## 18-9009

10-9009
18-A499
No. ————————————————————————————————————
IN THE  Supreme Court, U.S. FILED  JAN - 8 2019  SUPREME COURT OF THE UNITED STATES  OFFICE OF THE CLERK
MIRELLA LANDI ADELMAN — PETITIONER (Your Name)
vs.  DOCTOR LAURENCE ROOT ET-AL  ———————————————————————————————————
ON PETITION FOR A WRIT OF CERTIORARI TO
U.S. FIFTH CIRCUIT COURT OF APPEAL NEW ORLEANES LA.
F COURT THAT LAST RULED ON MERITS OF YOUR CASE)
PETITION FOR WRIT OF CERTIORARI

(Your Name)
6347 COACHWOOD DR.

(Address)

HOUSTON, TEXAS 77035

(City, State, Zip Code)

MIRELLA LANDI ADELMAN

(Phone Number)

NO.20320

(NAME

#### QUESTIONS ASKED

- AND ESTATET PF DAMIEL LINDSEY ADELMAN SUBBIMITED UNDER THE FALSE INFORMATIONTO BE CONSIDERED A LEGITELMAN LEGAL DO-CUMENT AND HONERED WITH THE GIARDIANSHIP PF DANIEL LINDSEY AFELMAN...APPENDIX NO. D. PETITION FOR GIARDIANSHIP OF D.L.A. MAR-KED ORIGINAL. DANIEL HAS NEVER BEEN IN THE TEXAS SPECIALTY HOSPITAL IS THERE A BENEVELANT REASON FOR REMOVING ALL OF DANIEL RIGHTSAND THE REMOVEL OF DANIELS MOTHER BY DISCREDETING THE MOTHERS POWER OF ATTORNEY? APPENDIX NO D. ORDER APPOINTING DANIELS GUARDIANSHIP TO THE HARRIS COUNTY GUARDIANSHIP PROGRAM. APPENDIX NO. D. THE ORDER APPOINTING THE GUARDIANSHIP ALL OF THE ABOVE ARE IN THE JURESDICTION OF THE HON. MIKE WOOD PROBATE COURT N).2 HOUSTON HARRIS COUNTY TEXAS
- 2. THE SALE OF DANIELS HOUSE LOCATED AY 502 WEST HOUSTON AVE.

  SEADRIFT CALHOUN COUNTY TEXAS 77983/

  HON. MIKE WOOD IS THE PRESIDING JUDGE PF PROBATE COURT NO.2 IN

  HARRIS COUNTY TEXAS. BECAUSE ALL OF THESE HAPPENINGS ARE IN HARRIS

  COUNTY, DOSE THIS GIVE HON. MIKE WOOD THE RIGHT TO WRITE TO

  CONSTRUCT YHE ORDER TO SELL THE HOUSE(DANIELS) OUT OF PROBATE

  COURT NO. FOUR IN HARRIS COUNTU HOUSTON TEXAS?

  IS THERE WHY MIRELLA LANDI ADELMAN WAS NOT NOTIFIED OF ALL OF THE

  HAPPININGS IN PROBATE COURT NO. 2
  - 3. ARE ALL OF THE ABOVE HAPPENINGS A VIOLATION OF OUR CIVIL RIGHT?
    4. IS THIS CASE TO BE CONSIDERED TO BE MISCELLANIOUS? APPENDIX B.
    AS IT LABLED BY THE UNITED STATES DISTRICT COURT OF THE SOUTHERN
    DISTRICT OF HOUSTON. TEXAS NO. B 4-18-mc-1337.

#### LIST OF PARTIES

- [ ] All parties appear in the caption of the case on the cover page.
- **XX**[] All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

#### MIRELLA LANDI ADELMAN

PETITIONER

VS.

1. DOCTOR LAURENCE ROOT

DEFENDANT

2. HARRIS COUNTY GUARDIANSHIP PROGRAM

DEFENDANT

3. PROBATE COURT NO. 2 HARRIS COUNTY, TEXAS

DEFENDANT

- 4. ANDERSON ALICIA
- 5. KEMPER BLISS
- 6. LOPEZ BARBARA
- 7. LOPEZ DIANA
- 8. LOPEZ JENNIFER
- 9. MALONE JEFF
- 10 METHALLAND VALERY
- 11 NOLAN CHRISTINE
- 12 PEREZ JENNIFER
- 13.RYAN VINCE
- 14 SNEED JOHN DOCTOR
- 15 STEETHAMEN NEAVA
- 16 VASQUEZ DIANA
- 17 MIKE WOOD HON JUDGE

- 18. CIRA HINTON
- 19. VIREN SHA M.D.
- 20. TAMBARELLO GUS
- 21. STAN STANANT
- 22. NITA ON COACHWOOD

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BY HER SAY NO DRUG PROGRAM

#### ADDITION TO THE APPENDIX

DANIEL LINDSEY ADELMAN - HAS BEEN ESTABLISHED TO BE A MENTALLY ILL PERSONBY PROBATE COURT NO. TWO OF HARRIS COUNTY HOUSTON TEXAS AT THE REQUEST IN A FORMAL PETITION SUBMITTED TO SAID COURT IN FORM OF A MOTION FOR GUARDIANSHIP TO BE GIVEN TO THE HARRIS COUNTY GUARDIANSHIP PROGRAM.

#### PETITIONER MIRELLA LANDI ADELMAN IS THE

IS THE MOTHER IS THE MOTHER OF DANIEL LINDSEY ADELMAN, EVERONE WAS KNEW DANIEL HAD A LIVING MOTHER THAT HAD ALEGAL POWER OF ATTORNWY THAT BEEN ESTABLISHED IN PROBATE COURT NO. TWO AND GRANDED NY JUDGE MIKE WOOD IN2004, FOR MIRELLA HAD FAXED A COPY OF THE POWER OF ATTOENEY TO DOCTOR OF ATTORNEY TO DOCTOR LAURANCE ROOT, IN SPITE OF EVERY ONES KNOLEDGEPETITIONER THE MOTHER OF DANIEL WAS NEVER INFORMED OF ACCOUNTY OFFICIALS WEREPLOTTING TO DO WITH DANIEL. I THE PETITIONER MIRELLA LANDI ADELMAN, THE MOTHER OF DANIEL NEVER RECEIVED ONE NOTICE TO APPEAR IN CORT NOT THE TIME OR PLACE - - - FROM ANY ONE NOT DOCTOR LAURENCE ROOT, NOT YHE HARRIS COUNTY GUARDIANSHIP PROGRAM, NOT PROBATE COURT NO. TWO. NOT THE SHERRIF DEPARTMENT.

NOT A WRITTEN WORD ON THE ORDER SIGNED BY JUDGE MIKE WOOD THAT
PRESIDES OVER PROBATE COURT NO. TWO THE ORDER TO SELL DANIEL'S HOUSE
CAME FROM JUDGE MIKE WOOD ONLEY THE ORDER SIGNED BY MIKE WOOD CAME
CAME FROM PROBATE SCOURT NO. FOUR OF HARRIS COUNTY HOUSTON, TEXAS
PROBATE COURT NO. FOUR BELONGS TO JUDGE CHRISTINE BUTTOR.

THE ORIGINAL PETITION FOR GUARDIANSHIO BY THE GUARDIANSHIP IS FOUND APPENDIX NO. D THE ORDER TAKING AWAY ALL OF DANIELS ESTABLISHE

ADDITION TO THE APPENDIX

THAT HAVE BEEN GRANTED BY THE ADVOCACY LAW ESTABLISHED BY TH SUPREME BY THE SUPREME COURT OF THE UNITED STATES WERE ERADICATED

BY THE ORDER GRANTING GUARDIANSHIT FOR DANIEL LINDISY ADELMAN WERE GIVEN TO THE HARRIS COUNTY GUARDIANSHIP PROGRAMWHO APPOINTED JEFF MALONE ASGUARDIAN AND BLISS KAMPER AS HIS ASSISTNCE AND VIRA HINTON AS THE SUPER VISER . ALLFOUR OF THESE PEOPLE INCLUDING THE GUARDIANSHIP AGREE AND ESTABLID THAT THE MOTHER MUST NEVER WHERE DANIEL IS BEEING KEEPT AND APPROXIMATELY ONCE A YEAR A PHONE CALL IS ARRANGED FROM THE MOTHER TO HER SON APPENDIX D. THIS IS IN THE ORDER GRANTING GUAE-DIANSHIP TO HARRIS COUNT GUARDIANSHIP INCLUDING THE TERMINATION OF ALL OF DANIEL"S CIVIL RIGTS. PETITIONER MIRELLA THE MOTHER POWER OF ATTORNEY FOR THE CARE PF DANIEL WAS ESTABLIED IN CPROBATECCOURTENODATED JUDGEOMIKE WOOD PRESIDING GAVE ORDER THAT THIS CASE NO.175980 IS NOW TERMI TERMINITE EVIDENCE WAS PRESENTED THAT DANIEL WAS NOW A RESIDENT OF 502 WEST HOUSTON AVE. SEADRIFT, TEXAS 77083 THIS IS IN APPENDIX NO. C. THE CASE WAS REOPENED BY A REQUEST FOR GUARDIAN. HIP DOR DANIEL IN OR AFTER SEPTEMBER OF 2016 AFTER THE POISANING ABDUCTION OF MIRELLA TE THE ABDUCTION OF DANIEL FOLLOWED BY THE RELISE OF MIRELLA TO HER SISTER. CASE NO.175980. THIS REOPENING OF SAID CASE CAN BE

FOUND IN APPENDIX E.

RESPECTFULLY SUBMITTED.

MIRELLA LANDI-ADELMAN pro-se and next friend to by con

DANIEL LINDSEY ADELMAN

#### TABLE OF AUTHORITIES CITIES

CASES

DOMINGUEZ VS. MOORE 149 FED. APPX. 281 (FIFTH CIRCUIT COURT OF APPEAL 2006)

GLENN VS. THE CITY OF TYLER, TEXASED. 3D 307, 314

(FIFTH CIRCUIT OF APPEAL) 2001)

ADELMAN VS. GRAVES. BOOK 747 1984 ( FIFTH CIRCUIT OF APPEALS)

STATUS AND RULES

OTHER

CONSTITUTION OF THE UNITED STATES OF AMERICA (3)
INTERNATIONAL LAWS AND TREATES (3)

VIOLATION OF CONSTITUTIONAL AND CIVIL RIGHTS

### IN THE

## SUPREME COURT OF THE UNITED STATES

## PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

## **OPINIONS BELOW**

Y <sub>1</sub> ] For cases from federal	courts:	
The opinion of the U	Jnited States court of appeals appears a	t Appendix A to
	ated for publication but is not yet repor	
The opinion of the Uthe petition and is	United States district court appears at A	AppendixB to
	ated for publication but is not yet repor	
[ ] For cases from state co	ourts:	
Appendixto HAR Figreported at	nighest state court to review the merits the petition and is RIS COUNTYCOUNTY COURT ated for publication but is not yet repor	EXHIBIT NO.E
	RRIS COUNTY PROBATE COURT (2) x to the petition and is	court
	ated for publication but is not yet repor	ted; or,

#### **JURISDICTION**

[ ] For cases from <b>federal courts</b> :
The date on which the United States Court of Appeals decided my case
was FIFTH CIRCUIT COURT OF APPEALS CASE DENIED ON AUGUST17 2017 case no. 20203
[ ] No petition for rehearing was timely filed in my case.
[ ] A timely petition for rehearing was denied by the United States Court of Appeals on the following date:, and a copy of the order denying rehearing appears at Appendix
[ ] An extension of time to file the petition for a writ of certiorari was granted to and including (date) on (date) in Application NoA
The jurisdiction of this Court is invoked under 28 U.S.C. § 1254(1).
[ ] For cases from state courts:  AFTER SEPTEMBER 2036
The date on which the highest state court decided my case was  A copy of that decision appears at Appendix APPENDIX NO. E
PROBATE COURT NO. TWO OF HARRIS COUNTY TX, NO. 175980  [ ] A timely petition for rehearing was thereafter denied on the following date: , and a copy of the order denying rehearing
appears at Appendix APPENDIX NO. D (CASE OPEN STILL)
PETITTIONER THE MOTHER OF DANIEL WAS NEER NOTIFIED OF ANY COURT PRESIDURE  An extension of time to file the petition for a writ of certiorari was granted to and including (date) on (date) in Application NoA
The jurisdiction of this Court is invoked under 28 U.S.C. § 1257(a).  DANIEL LIMDSEY ADELMAN A MENTALLY ILL PERSON WAS ABDUCTED BY POLICE AT THE REQUEST OF DOCTOR LAURENCE ROOT TAKEN TO ST. JOSEPH HOSPITAL ON THE THIRD FLOOR OF THE CULLEN BUILDING, FILED AN APPLICATION FOR DANIEL'S GUARDIANSHIP, FOR THE HAPPING COUNTY CHAPPINANGHIO

ON THE THIRD FLOOR OF THE CULLEN BUILDING, FILED AN APPLICATION FOR DANIEL"S GUARDIANSHIP, FOT THAT FOR THE HARRIS COUNTY GUARDIANSHUO PROGRAM, THEN TOOK ALL DANIEL"S CIVIL RIGHTS, TOOK HIS HOME LOCATED AT 502W. HOUSTON AV. SEADRIFT TX, IN CALHOUN COUNTY, AT 125 MILES FROM HARRIS COUNTY SOLD DANIEL THE HOMETHE HARRIS COUNTY GUARDIANSHIP PROGRAM HAS THE MONEY. ALLTHIS HAS TAKEN PLACE WITHOUT ANY NOTIFICATION GIVEN TO HIS MOTHER MIRELLA OR EVER NOTIFIED OF DANIE"S LOCATION NOT EVEN A PHONE NUMBER FOR TO SEE HOW HE IS OR WHERE HE ISOR HOW MUCH OR THE MEDICAL EXPERIAMENTS USED ) FOECED ON DANIEL)

#### CONSTITUTIONAL AND STATUATORY PROVISIONS INVOLVED

#### CONSTITUTION OF THE UNITED STATES OF AMERICA

- 1. FOURTH AMENDAMENT
- 2. FIFTH AMENDAMENT
  - 3. EIGHITH AMRNDAMENT
- 4. FOURTWENTH AMENDAMENT

#### INTERNATIONAL ANDTREATES

- 5. RESTATEMENT (THIRD) OF FORRIGN RELATION LAW SECTION 702 (1987)
- 6. CONVENTION AGAINSTTORTURE AND OTHER CRUELTY TINHOUMAN OR DEGRADING TREATMENT OR PUNISHEMENT
- 7. INTERNATIONAL COVENANT ON CIVIL AND POLITICAL RIGHTS
- 8. UNIVERSAL DECLARATION DECLARATION OF HUMAN RIGHTS
- 9. AMERICAN DECLARATION OF THE RIGHTS AND DUTIES OF MAN
  COMPLETE ABSTRUCTION OF DANIEL LINDSEY ADELMAN AND HIS MOTHER
  MIRELLA LANDI ADELMAN CIVIL RIGHTS BY THE HARRIS COUNTY. TEXAS
  OFFICIALS INCLUDING THE SHERRIFOFFICE AND THE POLICE DEPARTMENT
  IT IS AS IF HARRIS COUNTY IN HOUSTON TEXAS IS NOT PART OS THE
  UNITED STATES OF AMERICA. THE ONLY THAT IS PRACTICED BY ALL OFFICIAL
  INCLUDING THE HOSPITAL IS CALLED H.I.P.A.A. I CANNOT FIND A WRITTEN
  COPY OF THIS LAW. THE LIBRARY DOES NOT HAVE A WRITTEN COPY
  I WAS TOLD THAT IT IS A LAW USED BY INSURANCE COMPANIES.

AwG .

#### SUPREME COURT OF THE UNITED STATES

UNITED STATES COURT OF APPEALS FIFTH CIRCUIT NO. 18-20320 NO 4-18A99

UNITED STSTATES
DISTRICT COURT OF THE
SOUTHERN ' DISTRIC SHOUSTON
NO. 41 18 10 000 37

ABUSE OF POWER BY LOWER COURTF OFFICIAL - HARRIS COUNTY PROBATE COURT

MIRELLA LANDI ADELMAN

Plaintif - Apellee

PROBATE COURT NO. 2 CASE NO. 175980

V.

DR. LAURENCE ROOT HARRIS GUARDIANSHIP PROGRAM - PROBATE COURT NO. 2

Defendant Appelant
ALL IN HARRIS COUNTYHOUSTON, TEXAS

On Appeal from the the UNITED STATES DISTRIC COURT OF THE SOUTHERN APPENDIX C. D. E. DISTRIC OF TEXAS

DURING THE TIME THAT DANIEL WAS IN THE AUSIN STATE TEXAS. THERE

WERE NO LAWS TO PROTECTT MENTALLY PEOPLE. CONSEQUANTALLY MANY

WERE NO LAWS TO PROTECTT MENTALLY PEOPLE, CONSEQUANTALLY MANY YOUNG MEN UNDER THE AGE OF2; WERE DYING FROM OVER MEDICARION, IF I HAD NOT MADE FRIENDS WITH THE GROUND NURSE AND CALLED HER AND ASKED HER DANIEL BECAUSE HE WAS DYING FRO, TAKING 120 MGRMS OF HALDOL EVERY DAY AFTER 20 DAYS DANIEL WAS DYING. EVERY DAY I CALLED AT 5:30 IN THE EVENING BEFORE I WENT TO WORK. DANIEL HAD EXPRESSED THAT HIS HEART WOULD HURT HIM AFTER HE TOOK GIS MEDICINE. HIS DOCTOR WAS A. BOULIS HE WAS AN EGYPTIAN CITIZEN, I HAD CALLED MANY TIMES TO ASK HIM TO CUT DANIEL MEDICINE DOWEN, HE WOULD HANG UO THE PHONE. THE GROUND SAVED DANIEL RUSHED HIM TO A HOSPITAL WHERE HE WAS DETOXED. THEN I GOT IN TOUCH WITH THE SAY NO DRUGE PROGRAM THAT MRS. NANCY REAGON WAS SPONSERING AND TOLD THEM THAT WERE MORE YOUNG MEN UNDER 21 DYING IN STATE HOSPUTAL THEN THERE IN THE STREETS THE LADY ASKED ME FOR MY PHONE NUMBER. THAT EVENING MRS REAGOM SECRATARY CALLED ME, ASKED ME CAN YOU PROVE THIS, WHAT DO YOU WANT

ME TO DO? GET TWO CORENARY RAPPORTS AND EVERY TIME THEY HAVE A PAGE XII.

FUNERAL WRITE THE NAME AND KEEP A LIST

IT TOOK ME SIX MONTS BEFORE ANY ONE WOULD GIBE ME A COPY OF THE CORANARY RAPPORT, ALL THE MOTHER WERE AFRIED THAT THEY EOULD BE DECLAIRED INSANE AND WOULD END UP IN THE STATE HOSPITAL AND END UP WITH THE SAME FATE AS THEIR SONS.

FINALLY I GOT ONE CORONARY RAPPORT FROM AN ATTORNY HIS SON HAD DIED AND TJE OTHER FROM A VERY INDOSTRIOHS BUSINESS FROM INDIA HIS WAS AN AMERICAN CITIZEN GOT ON DRUGS AND ENDED UP IN THE STATE HOSPITAAL WHILE WAS OUT OF TPWN ON BUSINES?

I MAILED MY FINDINGS 5 TIMRS I WOULD RECEIVE THE GREEN CAED FROM THE POST OFFICE, THEY AT THE WHITE DID NOT RECEIVE ANY THING. FINALLY ONE EVEBING BEFORE I WENT TO WORK CALLED AND INSTRUCTRD ME TO GET A BIG YEWLLO ENVELOPE SHE GAVE THE ADDRESSEIS TO WRITE AND MAILE IT NEXT TIME I WENT TO AISTIN IN SOME LITTLE STREET MAULING BOX I DID AND SHE RECEIVED THE ENVELOPE.

BY THAT TIME THE COURT HAD KNOWLEDGE OF MY INVOLVEMENT WWITH MRS NANCY BEAGON. I WAS ORDERED TO BE MENTALLY EXAMENED WITHOUT PRO-BABLE CAUSE. THE TRIEL WAS SET FOR A MONTH FROM THAT DAY. WENT BY AND I REALIZED THAT THESE PEOPLE WERE SERIOUS AND HAD EVERY INTENTION OF PUTTING ME AWAY FOR GOOD.

I THEN CALLED THE SECRETARY ROLD HER EVERY THING. SHE SAID DONT WORRY I AM GOING TO SEND YOU A LETTER. WHEN YOU RECEIVE IT CALL ME I DID. SHE INSTRUCTED ME TO WRITE A MOTION USING A COPY OF THE LETTER FOR THE FIRST PAGE. WAIT UNTIL 3 MINUTES BEFORE COURT TIME, MAKE LOTS OF COPIES, GIVE ONE TO EACH DOCTOR RIGHT AT COURT TIME. THE DOCTORS EACH HAD A LAWER EITH THEM THE LAWERS TOOK THE PETION FROM THE DOCTORS, SAID LETS GO FOR COFFY. IKNEW THEY WERE NOT CAMMING

BACK. MRS. NANCY REAGOM SENT ALL MY RESEARCH TO THE JUSTICE DEPARTMENT JUSTICRS SCALIA PUSHED IT THROUGH RHWE SENATE AND CONGRESS. THIS BECAME THE ADVOCACY LAW.

PAGE THREE
UNITED STATES DISTRICT COURT OF SOUTH TEXAS HOUSTON DIVISION
THE MANY ATTEMPS ON MIRELLA LANGU ADELMAN TORNO LIFE PAGE XIII

ON THE FIRST PART OF SEPTEMBER OF 2016 I WOKE UP BECAUSE MY HEART WAS BETTING SO HARD I COULD UNDERSTANG WHY. I HAVE NEVER HAD HEART TROUBLE OR HIGH BLOOD PRESSUR. I STOUD UP TO USE THE PHONE, I FELL DOWEN, I I FINALLY REACHED THE PHONE. IT WAS DEAD I WILL CALL 911 FROM MY CELL PHONE THE DE MY PURSE MY PURSE WAS GONE AND SO WERE MY KEES. THEN I REMEMBERED I HAD AN EXTRA SET OF KEYES MADE WHWN I HEARD THAT JUSTICE SCALIA DIED IN HIS SLEEP WHILE HE WAS IN A HUNTING LODGE IM SOUTH TEXAS HE SAID I DONT FEEL GOOD, HE WAS TOLD TO GO TO SLRRP YOU WILL FEEL BETTER . HE WENT TO SLEEP AND NEVER EOKE UP. HE DIED. TWO MONTHS, LATER MRS. NANCE REAGON DIED IN HER SEEEPLARPEN MONTHS I WAS POISENED tu siath for ? IN MY SLEED. THE CONNECTION THE ADVOCACDIDATHE RESEARCH MRS. REAGON SENT THE FINDINGS TO THE JUSTICE DEPARTMENT AND JUSTICE SCALIA PUSHED IT THROUGH CONGRESS AND THE SENET AND THIS BECAME. THE FEDERAL LAW NAMED ADVOCACY FOR THE PROTECTION OF DIBIBLED, MENTALLY ILL PEOPLE ALONG HITH THE LETTERE RECEIVED FROM MRS NANCY REAGON FARE PART OF THE BREEFF MARKED EXIBIT A.. THEN I THOUGHT I AM GOING TO BE NEXT FOR MY INVOLVEMENT IN THE ADVOCACY LAW. DANFEL AND I HAD BEEN BACK FROM SEADRIFT ONE WEEK THAT SEPTEMBER MORNING WHEN IN WAS POISINED ON MY SLEEP OTHEY HAD COME THROUGEAMY BEDEOOM SLIDING GLASS DOOR. WE WERE LOCKED IN THE HOUSE THEY HAD TAKEN THE KEYES ALSO. I REMEMBERED THE KEYES I HAD MADE WE GOT ONLY OF THE HOUSE SCREENED FOR HELP MY NEXT DOOR MEIGHVOR CALLED 911 A POLIEMAN WAS THE FIRST TO SHOW UP. HE HAND CUFFED ME AND TOOK WHAT LOOK LIKE A SLAB OF WORMS THAT HAD STARTED WIGGLING THE MOMENT HE HAD I have the second of the second TAKEN THEM OUT OF TJE SALLOFIN BAG. AND SAID IWAS TOLD TO PUT THIS

TAKEN THEM OUT OF TJE SALLOFIN BAG, AND SAID IWAS TOLD TO PUT THIS
ON YOUR RIST, OH NO YOU ARE NOT YOU ARE NOT COMING NEAR MW WITH THOSE
WORMS DONT DROP THEM ON THE SUDEWALK PEOPLE WALK HEAR ALL THE TI.E
MY HOUSE DOOR IS OPENED GO IN THE BATH ROOM AND F: ISH DOWN THE TOILET
THE POLICEMAN SAID I WILL PUT THIS IN MY POCKET, NO DOMT HAVENT YOU

U.SSEP DISTROCT COURT OF THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISON CONTINUEF ON ATTEMPS ON MIRELLA LANDI ADELMAN LIFE

HEARD ABOUT ALL THE PEOPLE THAT ARE DYING FROM THE WORM APPADEMUC/
POLICEMAN SAID NOBZDY WOULD DO THAT TO ME AT THR STATION AND HE PUT THEM
IN HIS POCKET

THE AMBULANCE FINALLY CAME, I SAID PLEASE TAKE ME TO ST. LULE THE POLICEMAN SAID YOU KNOW WHERE GOING.

I WAS TAKEN TO SAINT JOSEF WHEN I FINALLY GAINED COUNCIOSNESS, I FOUND THAT I WAS IN THE VULLIN BLDG. OF SAINT JOSEFE HOSPITAL IN THE VERY SEVIER MENTALLY ILL SECTION.

THAT NIGHT A NURSE CAME IN THE ROOM WHERE I HAD BEEN PLACED AND SAID I AM (GOING TO GIVE YOU A SHOT NO YOU ARE NOT I HAVE THE RIGHT TO REFUSE.

SHE CAME BACK WITH THREE MORE PEOPLE THEY KNOCKED ME DOWN AND GSVE ME.

SHOT THE NEXT NIGHT THE SAME THING HAPPENED. THEY PUT ME IN A EHILE

CHAIR I COULD NO LONGER WALK THE PARALICEIS LASTED ONE WEEK AND A HALF.

DR: LURENCE ROOT WAS IN CHARGE OF THE ENTIRE OPERATION.

MY SISTER AND MYNEPHEW FIND ME . DR LAURANCE ROOT FINA::Y RELEASED

ME TO MY SISTER. FROM THE NEWS ON TRLE VISION I FOUND THAT THE POLICEMAN

THAT TOOK ME TO THE HOSPITAL DIED OF AN UNKNOWN DESIES ALSO, THE

POLICE HAD GONE BACK TO THE HOUSE AN FORCEHLY TOOK DANIEL TOOK DANIEL

YO ANNOTHER SECTION OF THE CULLIN BLDG IN SA NT JOSEF HOSPITAL OF

TJE DEVERELY .ENTALLY ILL UNDER DR. LAURENCE ROOT , DANIEL HAS BEEN

IN THE HANDS EVERY SINCE. DANIEL HAS MEDICARE MEDICAID AND GETS \$700.00

MONTH, THAT WASENT ENOUGH FOR THE DEFENDANTS. THEY SOLD DANIEL HOUSE

IN SEADRIFT CALHOUN COUNTY TEXAS AND ALL OF THE CONTENCE INCLUDING MY

CLOTHES ALL OF MY CARPENTERS TOOLS THAT I HAD USED TO FIX DANIELS HOUSR.

I BOUGHT THE HOUSE IN SEADRIFT FOR ONLY \$3000.00 BECAUSE THE HOUSE WAS

VONDEMMED. IT TOOK ME TWO YEARS ALLTHE MONEY I MADE AND RECEIVED FROM

SOCIAL SECURITE U BOUT THE HOUSE IN Z999 AND GAVE IT TO DANIEL ALONG

WITH A DOCUMENT STATING THAT DANIEL IS A MENTALLY I:: PERSON VOUNARABLE. THE HOUSE CANNOT BE DOLD WITHOUT MY WRITTEN PERMISSION OR CONSENT

CONT. U.S. DISTRICT DOURT OF THE SOUTHERN DISTRICT OF TEXAS HOUSTIN DIV. IN THE HOUSE (N SEADRIFT CALHOUN COUNTY TEXAS NY ALLOF THE DIFENDANTS TOGATHER AND WITHOUT DANIEL CONSENT OR MINE. THE APPRASAL DISTRICT SAID THE HOUSE WAS SOLD ON JUNE27. 2018u NOWHING WAS WRITTEN ON THE DEED THEREFORE THEY IF I DID NOT WANT IT SOLD O SHOULD WRITTEN IT ON THE DEED NOTHING ELSE COUNT.

WITH THE HOUSE AND THE CONTENCE MY CAMPENTER TOOLS AND MY BECCI SOWING THAT I GOT FROM ITALY WHRN I WAS 21 years old. 1 m I MADE ALL THE CURTAINS FOR DANIELS HOUSE WITH THAT MACHINE, IT WAS OUT MY PERMISSION OR KNOWLEDGE. IF RHER IS ANY MONEY CAMING TO ME I WISH TO PAY MY FEE TO THE COURT OF APPEALSHOF THE FIFTH CIRCUIT.

THE NEXT ATTEMPED ON MY LEFE WAS MADE DONE ON JANUARY 13, 2017 THE

I HAD RECEIVED A CALL FROM A NURSE IN BAY SHORE HOAPITAL WHERE DAY HAD BEEN BY THE FIRE DEPARTMENT. AFTER DANIEL HAD BEEN SENT TO A NURSING HOME IN LA PORT TTEXAS. HE WAS SO MEDICATED THAT THE NURSING HOME PUT HIM IN THE STREET AND CALLED THE FIRE DEPARTMENT TO CAME AND GET HIM OME OF THE NURSIS AT SAN JOSEF TOLD ME THAT DANIEL WAS GOING TO BE TRANSFORD TO LA PORT THERE WAS ONLY ONE NURSING HOME IN LA PORT TEXAS. ICALLED TOLD I WAS DANUELS MOTHER AND GAVE THEM MY PHONE NUMBER. DANIEL HAD NOT ARRIVED. WHEN THE FIRE DEPARTMENT PICKED DANIEL UP THEY GOT MY PHONE NUMBER, AND CALLED ME AND TOLD ME TO CAME AND PICK HIM UP, IT WAS NIGHT AND VERY DARK, SO I ASKED IF I COULD PICK HIM UP AS SOON THAT IT WAS DAY LIGHT, SINCE I HAD NEVER BEEN IN LA PORT AND WOULD PROBABLY GET LOST. THE FIRE DEP. LADY CALLED ME BACK AND SAID THEY WERE TAKING HIM TO BAY SHORE HOSPITAL IN PASSADINA FOR THAT WAS WITHIN THEIR TRAVOLING DISTANCE HOUSTON WAS OUT OF THEIR JURESDICTION.

- I HAD BEEN PAINTING DANIELS ROOM IN MY HOUSE, SO I THOUGHT I WOULD FINISH PAINTING WHILE I WAITED FOR DAY LIGHT.
- I FELL OFF OF THE LADDER AND BROKE MY LEFT ALL THE WAY THROUGH. I CAINT DRIVE I NEED HEALP. I CALLED MY SISTER SHE TOLD HER SOM TO CAME AND GET ME AND TAKE ME TO THE HOSPITAL. HE TOOK ME TO BAY SHORE HOSPITAL IN

PASSADINA. THEY SET MY ARM AND SAID DANIEL WAS IN THE EMERGIANCE ROO, AND I COULD SEE HIM AT SEVEN IN THE MORNING.

MY SISTER DROVE DOWN ALL THE WAY FROM GROVETON TEXAS, AND WE BOTH WENT TO SEE DANIEL. DANIEL WAS SO DRUGGED THAT HE WAS TOTALLY INCAPASITED.

HE COULDN'T TALK OR MOVE

THE DOCTER THAT HAD BEEN TREATING DANIEL CALLED ME TO THE SIDE AND SCOLDED ME HE SAID ARE TRYING TO KILL YOUR SON, WHY IN THE WORD DID YOU GIVE HIM SO MUCH MEDICIN, WHAT WERE THINKING ALSO HE IS TOTALLY INFECTED HE WILL HAVE TO STAY HERE UNTIL HE GETS BETTER. IMMEDIATELY I TOLD HIM THAT HE HAD BEEN AT SAINT JOSEF HOSPITAL UNDER THE CARE OF DOCTOR LAURENCE ROOT.

THATS HOW DANIEL GOT TO BAY SHORE HOSPITAL. I COUD NOT BRING HOME BECAUSE I HAD A HARD TIME TAKING CARE MYSELF.

ON JANUARY THIRTEEN 2017 I RECEIVED A CALL A CALL FROM A NURSE AT BAY SHORE HOSPITAL I TOLD I WOULD BE THERE AROUND THREE THAT DAY, AND ASKED FOR DIRECTION. MY ARM WAS BETTER AND I COULD DRIVE.

ON MY WAY THERE WAS A BIG TRUCK IN FRONT OF ME ALL THE TRAFFIC WAS MOVUNG
60 MILES PER HOUR. THE TRUCK IN FRONT STOPPED SUDDRNLY I TRIED TO GO AROUND
BUT HE CAUGHT MY CAR ON THE CORNER OF THE DRIVER SIDE, FORTUANATELLY AND BY
THE GRACE OF GOD THE AIR BAGS WORKED ON THAT LAXES THAT AND SIT BELTS
SAVED. I CONSIDER THAT TO BE THE SECON ATTEP ON MY LIFE, DUE TO THE
CIRCUMSTANCIES, TJAT BAY HARRIS COUNTY SHERRIF CAME AND GOT DANIEL AND
TOOK HIM TO THE HARRIS COUNTY HOSPUTALI COULD NOT VISIT HIM, I HAD INJURED
MY KNEE IN THE ACCIDENT COULD NOT WALK VERY WELL THERE THEY WERE MEDICATING
DANIEL ECCESSIVELY A COPY OF THE MEDICATION DANIEL WAS BEEING FORCED TO
TAKE IS IN THE BACK OF THI AND IT IS MARKED EXIBIT B.

THE NEXT ATTEMPED PN MY LIFE WAS MADE BY ONE OF MY NWIGHBORS. SHE HAD
BEEN IN A CAR ACCIDENTDIDNOT HAVE INSURANCE THE PERSON DID NOT HAVE INAURANCE
AS SHE STATED A BENIFACTOR GAVE HER \$2000.00 AND PROMISSED \$5000.00 TO

GGET HER CAR OUT OF THE SHOP.

THIS WAS ON MAY THIRD THE FOURTH WAS MY BIRTHDAY SO I INVITED HER OVER FOR

U.S. DISTRICT COURT OF APPEALS OF THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIV.

MY BIRTHDAY DINNER, AND TOLD HER THAT I WAS COOKING UT ALLREADY, SHE SAID

I WILL COME OVER AND SEE WHAT YOU ARE COOKING. I LEFT THE KITCHEN FOR A

MINUTE CAME BACK AND I SAID I THINK I WILL TAST THE SAUCE SHE SAID I HAVE

GO AND LEFT. ALMOST AFTER I TASTED THE SAUCE MY LEFT STARTED TO MOVE

UNCONTROLLABELY, I RAN OUT OF THE HOUSE SOW MY NEIGHBOR IN HER DRIVE WAY

AND I MADE IT TO HER DRIVE WAY BEFORE A LOT OF THE NEIGHBORS CAME SOMEONE

CALLED MY SISTER, SHE TOLD THEM TO TAKE ME TO SAINT LUKE AND .AKE SURE

THAT I WAS NOT TAKEN TO SAINT JOSEF.

SEVERAL DAYES LATER I REGAINED CONSCIOSSENES I WAS AT SAINT LUKE. MY SISTER CAME AND TOOK ME HOME RHIS INCIDENT STARTED HAPPENED ON ,AY THIRD 2017.

THERE HAVE BEEN TWO MORE INCIDENTS WHERE I WAS MADE SICK DATHLY ILL AND SURVED HOWEVER SINCE I HAVE NOT BEEN A FRIEND TO ANY ONE NOT LET ANYONE IN MY HOUSE CIMENTED THE SLIDING GLASS BOOR SECURED THE BURGLER BARS DOORS WHERE THEY WONT OPEN I HAVE NOT HAD ABY MORE CLOSE CALLSITH DEATH..

## IS THIS A MISHELLANIOUS CASE OR IS ALL THIS A VIOLATION OF OUR CIVIL RIGHTS

EXHIBIT A? MRS. REAGON LETTER & THE ADVOCASSY LAW

EXHIBIT B. THE MEDICATIONS DANIEL WAS FORCED TO TAKE

NOW I HAVE NO WAY OF KNOWING ANY THING IN REGUARDA TO MY SON. I CALL,

I LEAVE MESSAGES NO ONE EVER ANSWERES THE PHONE NO ONE EVER CALLS BACK.

RESPECTFULLY SUBMITTED

MIRELLA LANDI ADELMAN pro-se next-friend to MY SON DANIEL LINDSEY ADELMAN

## SUPREME COURT OF THE UNITED STATES

## STATEMENTS OF THE CASE (BRIFF FACTUAL)

MO. ONE DANIEL LINDSEY ADELMAN WAS ABDUCTED SO THAT HE COULD BE USED TO TEST NEW AND EXPERIAMENTAL DRGS

IN JULY AND AUGUST OF 2077 MOWING THAT DANIEL IS DEATHLY ALLERGIC TO ABILIFY HE WAS GIVEN LARGE DOSIS OF THIS DRUG THIS DRUG CLOSED HUS THROAT COULD NO LONGER SWALLO HE WAS FED BY A TUBE... I FOUND THIS OUT, AND MADE STOP.

- NO. TWO DANIEL CANNOT CALLME I CANNOT CALL HIM THE REASON I INTERFEAR WITH HIS MEDICANE.
- NO. THREE THESE PEOPLE ARE MAKING A FORTUNE USING MEN AND BOYES FOR DRUG TESTING FOR THE PHARMACUTICA: COMPANIES
- NO. FOUR THE REASON FOR THESE PEOPLE ARE TRYUNG TO KILL ME IS .. THEY HAVE BEEN AFRAID THAT IN SOME WAY I WOULD BRING UP TO THE RIGHT AUTHORITY
- NO. FIVE MRS, NANCE REGGAN AND JUSTICE SCALIA WERE WORKING TO
  TRY TO INCLUDE THE FIRST TIME OFFENDER INTO THELADVOCACY DEW
  NO. MRS NANCY REGGSN AND JUSTICE SCALIA BOTH DIED IN THEIR SLEEP
  NO. SEVEN I DID THE RESERCH FOR THAT LAW. THE SAME PEOPLE
  TRIED TO KILL ME IN MY SLEEP. AND MANY MORE ATTE, PS HAVE BEEN
  MADE TO KILLME) ENORMUS TRICK COMING TO DEAD STOP IN FRONT OF ME OM THE
  HYWAY WHEN THE SPEED IS SIXTY MILES, MY CAR WAS COMPLETE:Y DEMOLISHED
  MY NEUGBOR ACROSS THE STREE FROM ME HAD A CAR ACCIDENY NO INSURANCE
  NEEDED FIVE THOUSAND DOLLARS TO PAY THE REPAIRS. THE BENIFACTOR GAVE
  HER SEVEN THOUSAND DOLLARS TO PUT SOME POWDER IN THE DINNER I WAS OREPA

ONE MORE THING HAPPENED AFTER DSNIEL BECAME INSANE. WE WERE FORCED INTO PROBATE NO 3. AT THE TIME JIMSCANLIN WAS THE PRESIDING JUDGR IN HARRIS COUNTI TEXAS. WITH THE PERSUATION OF DOCTOR STEVEN ROSANNLAT (DR. ROSENBLATHAD BEEN ATTENDING SEMINARS GIVEN BY ATTORNEY JAMES PATRIC SMITH, ON HOW TO GET RICH.

THE HONORABLE JOM SCANLIN THEN APPOINTED MR. GRAVES TO BE DANIELS " BE DANIEL"S TEMPORARI GUARDIAN. EACH NONTH MR. GRAVES WOULD RENEW ... THE TEMPORARY GUARDIANSHIP ON DANIEL. THATA IS HOW WE GOT FORCED IN THE PROBATE COURT BY THIS TIME I HAD RUN OUT OF MONEY TO PAY THE PRIVITE HOSPITALS . DANIEL WAS SENT TO THE AUSTIN STATE HOSPITAL. IN TRAVIS COUNTY, TEXAS!

BOULES THERE A DR. A. OULES, WHO WAS AN EGIPTION CITIZEN WASTESTING EXPE-RIAMENTA DRUGGS'ON BOYES BELOW 21 YEARS, AND KILLING THEN IN VERY LARGE NUMBERS. DR. BOULES STARTED GIVING DANIEL 1020 mgms. OF HALDO: A DAY TO DANIEL. AFTER 20 DAYS DANIEL WAS DIVING IN FRONT OF THE BUILDING CALLED HARRIS K. THIS I FOUND BY PHONE FROM HIS FRIEND JOHN I CALLED THE GROUND NURSE(WE HAD BECOME FRIENDS BECAUSE OF OUR DIS-CUSSIONS ABOUT FLOWERS) THE NURSED RUSHED TO A HOSPITAL S EMENGENVY ROOM. ALL NIGHT I CALLED THE NURSE FINALLY SHE ANSERED THE PHONE SHE SAID HE IS GOING TO LIVE. I CALLED MRS. NANCY REAGON SAY NO DRUG PROGRAM. THANKED FOR HELPING YOUNG PEOPLE STAY AWAY FROM DRUGS. I INFORMED THAT THE REAL PROBLEM WAS IN THE AUSTIN STATE HOSPITAL WHERE YOUNG MEN WERE DYING AS MANY AS 5 A WEEK OR MORE, MY SON HAD BARELY ASKAPED DEATH BECAUSE I HAPPENED TO CALL WHILE HE WAS DYING I CALLED THE GROUND NURSE AND INFORMED HER, MY SON IS DYING IN PRONT OF HARRISMS. FRAY THE GROUNDRUSHED TO HARRIS K. AND

TOOK MY SON TO AN EMERGENCY ROOM AND SAVED HIS LIFE.

THE LADY ASKED ME FOR MY PHONE NUMBER, THE FOLLOWING I RECEIVED A

PHONE CALL FROM THE FIRST LADY'S SECRETARY, ASKED COULD I PRUVE THE

MANY DEATHS HOW, GET ME TWO CORENARY RAPPORTS WRITE DOWN EVERY THIM

YOU FIND OUT AND SEND NE COPUES, THERE WERE NO FACTS MACHINGS AR

THE TIME.

AFTER A LOT OF STROGGLE AND ,ANY TIMES SEENDING ALL INFORMATION
THE SECRATARY GAVE ,E AN ADDRESS FOR THE TOP OF THE ENVELOPE AN.
ANNOTHER TO SEEND IT TO AND INSTRUCTED ME TO SEEND IT FROM SOME SMALÆ
TOWEN ON MY WAY TO AUYIN AND DROP IT IN A MAIL BOX
THEN THEY RECEIVED THE MAIL?

INCLUDED WITH THIS INFORMATION IS THE ETTER MRS. REAGAN SENT ME WHEN PROBATE TO HAVE ME COMMITTED WITHOUT PRABABLE CAUSE. THE SUPREME COURT OF THE UNITED STATES AND THE JUSTICE DEPARTMENT ESTABLUSHED A LAW CALLED ADVOCACY. THE FIRST PAGE OF THIS LAW AND MRS. NANCE REGEON LETTER INFORMING ME THAT WE NOW HAD A LAW TO PROTECT THOSE IN IN MENTAL BOSPITAL FROM BEEING USED FOR EXPERIAMENTS AND KILLED. THANK YOU FOR ERINGING CIVILIZATION TO OUR YOUNG COUNTRY. THAT DOSE NOT HAVE MUCH HISTORY TO LEAEN FROM.

REASONS FOR GRANTING THE WRIT OF CERTOIRARI

NO. 1. NO ONE IN HARRIS COUNTY HOUSTON HAS LIVED LONG ENOUGH TO

BTING TO THE ATTENTION TO THE HIGHEST COURT IN THE UNITED STATES

SUPREME COURT THE ANTI-AMERICAN LOW THAT IS BEEING PRACTIST IN THIS

COUNTI. THE ONLY LAW THAT I HAVE BEEN QUOTED BY THE HOSPITALS

IS CALLEDH.I.P.A.A. I CANNOT FIND A WRITTEN COPY OF IT AT ANY OF THE

LIBRARY THAT I HAVE CALLED, AND THERE HAVE BEEN MANY, SOMEONE TOLD T

THAT IT CAN BE FOUND AT GOOGLE, NO WRITTEN COPIES ANY WHERE?

IS TEXAS PART OF THE UNITED STATES OR DOES NOW BELONG TO AN ORGANI-ZATION CALLED THE BRNIFACTORS.

#### THE BENIFACTOR"S LAWS ARE:

- A. IF YOU AGREE WITH ME AND DO EVERY THING I ASK OF YOU WILL BE REWARDED WITH VACATIONS CARS, MONEY
  - WE PAY IN ADVANCE AND YOU DO NOT DO IT, THEN BE READY TO PAY US BACK OR WHAT EVER OT WAS THAT WE PAILD YOU TO DO WILL HAPPEN, EVEN IF IT IS MURDER, THAT IS WHAT HAPPENEDTO THE HANDT MAN IN OUR NEIGHBORHOUD. HE WAS PAID TO KILL ME MIRELLA, BUT WHEN DROPPED A 4x4 ON MY HEAD WHILE REPAIRING THE LITTLE HOUSE I BUILT FOR MY CATS, SO THEY WOULD NOT FREEZE IN THE WINTER. CHARLES SPENT THE MONEY HE WAS FIVEN I DID NOT LET HIM COME BACK TO WORK FOR ME, HE DID NOT HAVE ANNOTHER CHANCE TO KILL ME, SO TJE BENIFACTORS RAN ONER HIM WITH AXCAR AND KILLED HIM? HIS WIFE CAME OVER TO TELL ME (IDIDNOT KNOW THAT MONEY WAS WORTH MORE THEN PEOPLE"S LIVES)O. THIS MUCH I KNOW TO BE A FACT.

THESE THINGS THAT ARE GOING ON IN TEXAS ARE SPREDING TO ALL THE SURRING STATES, I AM SURPRIZED THAT TJE BENIFACTORS HAVE NOT OFFERED YOUR CLERKS A VACATION OR SOME TYPE OF A REWARD. THEY OFFERED JUSTICE SCALIA A VACATION IN SOUTH TEXAS BY THE MEXICAN BORDER, JUSTICE SCALIA ACCEPPED NEVER CAME BACK. HE DIED THERE.

PAGE 2 STATMENT ABIUT THE CASREASON FOR GRANTING RHISWRIT OF CERTOIRARI TOOK HER TO ST. JOSEF THOSPITAL IN THE COLLIN BLDG, WHERE DETOXT

PUT IN THE THIRD FLOOR WITH THE SEVERELY MENTALLY ILL PATIENTS SOME THE STAFF APPEARED TO BE SEVERELY MENTALLY ILL AS WELL FOR ' COULD NOT REMEMBER THAT SHE WAS A WOMAN AND INSISTED THAT WERE SHE WAS A MAN WITH SOME STRANGE NAME. THE FIRST NIGHT ABOUT MID-NIGHT A NURSE CAME IN HER ROOM TO GIVE HER A SHOT, MIRELLA REFUSED THE NURSE LEFT CAME BACK WITH AN ADDITIONAL THREE MORE PEOPLE FORCED THE SHOT, THE SHOT MADE HER CHRIPPELED, SJE WAS PUT IN A WHELE CHAIR, FINALLY MIRELLA SISTER FOUND HER THE SHOTS STOPPED A FEW DAYS LATER SHE WAS RELEASED, ONLY BECAUSE THE POLICE HAD ABUDECTED MIRELLA"S SON DANIEL AND BROUGHT HIM TO DOCTOR LAURENCE ROOT SO THAT HE COULD TRY HIS EXPERIAMENTA DRUGS ON DANIEL SINCE HE WAS FINISHED TRYINGJIS CHRIPPOLING DRUGS ON MIRELLA, MOW HE HAD SOMEONE THAT HE COULD REALLY TRYING HIS DRUGS THAT COULD RENDER DANIEL INCOHERANT NOW HE COULD APPLY FOR GUARDIANDHIP FOR DANIEL AND TRYINGLL OF THE DRUGS ON DANIEL AND SELL THE INFORMATION TO THE PHARMACUTICAL COMPANIES AND REALLY MAKE A LOT OF MONEY FOR LONG TIME ONCE A GUARDIANSHIP WAS ESTAB: ISHED USING FABRICATED INFOR-MARION, ORDER A GUARDIAMDHIP THAT WOUL DEPRIVE DANIEL OF ALL OF HIS GOD GIVEN AND GET RID MERECEAUS POWER OF ATTORNEY THAT SHE HAD OBAINED FOR DANIEL'S PROTECTION ALONG WITH THE HOUSE MIRELLA HAD GIVEN HIM ALL THIS HAD TAKEN PLACE IN 2004 IN PROBATE COURT NO.2 WHEN CASE NO. 175984 WAS CLOSED ON THAT DAY THIS IS APPENDIX &. THE ATTEMPS TO KILL MIRELLA CONTINUES APPENDIX D. JUDGE MIKE WOOD OF PROBATE COURT NO. TWO SIGNED THE ORDER DEPRIVING DANIEL OF EVERY YHING EVEN HIS MOTHER HIS HOUSE ALL OF HIS GOD GINEN RIGHTS. ALL THIS IS FOUNDAPPENDIX D. WE HAVE DOCTOR LAWRENCE ROOT, PROBATE COURT NO TWO, AND THE MONEY

WE HAVE DOCTOR LAWRENCE ROOT, PROBATE COURT NO TWO, AND THE MONEY FROM THE SALE OF THE HOUSE WENT TOKEEP TO THE HARRIS COUNTY

GUARDIANSHIP PROGRAM. THERE IS A LOT MORE. THE ADDRESS TO DANIEL'S 502W. HOUSTON AVE. SEADRIFT CALHOUN COUNTY TEXAS OVRT 220 MILES SOUTH OF HARRIS COUNTY OUT OF THE HON MIKE WOOD JURISDICTION. PROBATE COURT. COURT. BELONGS TO HON CHRISTINE BUTTS NOT HON MIKE WOOD.

### REASON FOR GRANTING THIS WRIT OF CERTOIRARI

PRIMARY REASON FOR GRANTING THE WRIT OF CERTOIRARI

ALL OF HARRIS COUNTY AND MOST OF TEXAS, ALL OF THE HOSPITALS

ARE HAVING TO ANSWER TO A GROUP OF PEOPLE THAT CALL THEMSELVES THE PRINIFACTORS THEY REWARD PEOPLE WITH MONEY, VACATIONS, CARS THESE

PEOPLE WORK FOR A FAMILY CALLED THE COLLINS, THIS FAMILY IS BELIVED

TO BE THE RICHEST FAMILY ON EARTH, ALSO IF THE ORDERS GIVEN TO PEOPLE

THAT ACCEPT THE MONEY IN ADVANCE, HAD BETTER BE CARRIED OUT OR THEIR

PUNISHMENT COULD BE DEATH, AND MOST OF THE TIME DEATH IT IS?

WHAT IS THE WORLD GOING TO THINK OF THE UNITED STATES OF AMERICA IS "O LONGER FOLLOWING THE CONSTITUTION BUT SOMEONE THAT GIVES THEM REWARDS ON PUNISHMENT, AND THE ONLY LAW THAT EVERY ONE IS ALLOWED TO USE IS A LAW CALLED H.I.P.A.A. THE CONSTITUTION OF THE UNITED STATES OF AMERICA IS NULL AND VOID.

WITH THE LIST OF AUTHORITIES I AM INCLUDING PAGES OF INFORMATION
THAT HAS BEEN COMING OUT OF MY FAX MACHINE EVER SINCE ME. EDUWARD SNODEN
SENT IT TO ME. I HAVE NO IDEA WHO HAS BEEN SPYING ON ME, OR WHY.

I AM JUST AN ORDINARY MOTHER THAT HAS BEEN TRYING TO SELVIGE HER SON SINCE DECEMBER OF 1976. A PHYSICAL BY A RELIABLE DR. FOR DANIELEPLEASE. THANK YOU.

DANIEL"S MATERIAL POSISSION SUCH AS DANIEL"S HOME IN SEADRIFT IN CALHOUN COUNTY TEXAS ALL FURNITUREALLTOOLS TYPEWRITER SOWING MACHINE EVERY THING.SHOULD BE RETURNED TO DANIEL

RESPECTFULLY SUBMOTTED

MIRELLA LANDI ADELMAN pro-se &

Mullo Jand. Odelnon

next-friend to my son DANIEL LINDSEY ADELMAN

IN CONCLUSION:

FOR DANIEL LINDSEY HIS RIGHTS AS A HUMAN BEEING, HIS FAMILY, HIS HOME RESTORED AND RETURNED TO HIM.

FOR MIRELLA LANDI ADELMAN HER POWER OF ATTORNEY. THE ADVOCY LAW TO PROTECT MENTALLY ILL AND DISABLED PEOPLE. ALL THIS RESTORED AND RETURNED IN ORDER.

RESPECTFULLY SUBMITTED

MIEWLLA LANDI ADELMAN pro-se next friend to DANIEL LINDSEY ADELMAN ASS AS PROSECULAR

DANIEL LINDSEY ADELMAN AND MIRELIA LANDI ADELMAN ARE VICTEMES OS GREAT, ENORMOUS, OUTRAGIOUS FABRICATIONS BY THE ENORMOUS ABUSE OF POWER BY ALL OF THE OFFICIOLES SUCH AS JUDGES COUNTY JUDGE RHE COUNTY ATTORNEY, THE DOCTORS IN CHARGE OF THE MENTAL HEALTH SYSTEM ALL OF THESE DIFFERNT OFFICIES TJAT GOVERN HARRIS COUNTY, HOUSTON TEXMS

WHY CAINT DANIEL NOT ALLOWED TO KNOW THE LOCATION AND THE WHEREABOUT OF DANIEL, AND DANIEL NOT BE ABLE TO GET IN TOCH WITH HIS MOTHER WHY WERE ALL OF DANIEP"S HUMAN AND AMERICAN CITIZENS RIGHTS TAKEN FROM HIM WHY WAS DANIEL'S HOUSE (LOCATED AT 502 W. HOUSTON AVE. IN SEADRIFT LOCATED IN CALHOUN COUNTY, TEXAS 77083) TAKEN FROM HIM SOLD AND THE MONEY GIVEN TO THE HARRIS COUNTY GUARDIANSHIP PROGRAM ALL THIS WAS DONE BY ORDERS FROM THE HONORABLE MKI WOOD OF THE HARRIS COUNTY PROBATE COURT NO.2: TEAS HOWER THE ORDER TO SEEL THE HOUSE HONERABLE MIKE WOOD USED PROBATE COURT NO. FOUR ( NOT HIS COURT. WHY WAS MIRELLA POISOND IN HER SLEEP IN HER HOME THE CHRIMINALS BROKE IN THE HOUSE POISENED HER LEFT HER TO DIE. MIRELLA GOT OUT WITH EXTR KEYES, THEB SHE WAS ABDICTE AND FORCED INTO ST. JOSEPH HOSP. TWO DAYS LATER WAS ABDUCTED AND TAKEN TO ST. JOSEPH AT THE TEQUEST OF DR, LAURENCE TOOT, AND DR. ROOT HAS HAD HIM EVER SINCE UNDER HIS DIRECT WHY CAINT BEEFREED AND LEFT ALONE TO LEAVE OUR L VES WHY CAINT MIRELLA HAVE HER POWER OF ATTORNEY BACK BY THE WAY THE COUNTY ATTORNEY HELPED TO ORKESTRATE THE SALE OF THE HOUSE IN SEADRIFT (DANIEL'S HOUSE)

MIRELLA LANDI ADELMAN & DANIEL LINDSEY ADELMAN HAVE SUFFERED MUCH ABUSE, NUMERRIOUS ABDUCTIONS, INSELEVED TO BE USED TO TEST EX\_
PERIAMENTAL DRUGS TO THE POINT OF DEATH, CUNVOLTIOMS INVASION OF MIRELLA"S HOME TO PLANT DRUGS AND POISION UNSIDE OF DROWERS IN VARIOUS ROOMS, BROKE INTO MIRELLAS CAT HOUSE AND KILLED AS MANY AS TEN CATS AT ONE TIME.

#### EXPLANATION:

THE DEFENDANTS: SENT SOMEONE TO BRAKE INTO MIRELLA'S HOUSE WHILE SLEEPING FILLED WITH POISINTHEN LEFT WITH THE KEYS TO HOUSE LEFT THE PHONE INOPERABLE, LOCKED THE DOORS. FORTUNLLY MIRELLA HAD ANNOTHER SET OF KEYES, GOT OUT NEIGHBORS CALLED AN AMBULANCE, POLIVE CAME HAND CUFFED MIRELLA, TOOK HER TO ST. JOSEPH HOSPITAL TO DR. LAURENCE ROOT, WHERE MANY ETROCIOUS EXPERIAMENTS MIRELLA WAS A VICTM OF, FINALLY MIRELLA MIRELLA'S SISTER GOT HER OUT, ONLY BECAUSE THE POLICE ABDUCTED DANIEL FROM MIRELLA'S HOME. ("THERE ARE MORE ATTEMPS TO KILL MIRELLA WERE MADE LATER)

DANIEL WAS PIKED UP BY BOLICE AGAINST HIS WISHES TAKEN TO ST. JOSEPH HOSPITAL WHERE HE WAS DRUGGED TO BE INCOHERANT BY DR. LAURENCE ROOT, WAS EXAMINED BY A DIFFERENT DOCTOR AND DECLAIRED HOPPELESLY INSANE, SO AS TO APPLY FOR A GUARDIANSHIP, SO DANIEL COULD BE USED TO TEST EXPERIAMENTAL DRUGS, THE INFORMATION IS SOLD RO THE PHARMACUTICAL COMPANIES AND ALL THE DEFENDANCE GET A LOT OF MONEY ABOVE AND BEWOND THEIR SALERIES, WHILE PRETENDING TO BE UPRIGHT AMERICAN CITIZEZENS. DANIEL US ENSLAVED BY THEM DEPRIVED OF ALL HUMAN RIGHTES, DENIED ALL CONTACT WITH HIS FAMILY, TOOK HIS HOME FROM HIM, LOCARED IN SEADRIFT CALHOUN COUNTY TEXAS BY AN ORDER FROM JUDGE MIKE WOUD LOCARED IN HARRIS COUNTY TEXAS SOLD IT, THE MONEY WENT TO THE HAEEIS COUNTY GUARDIANSHIP PROGRAM. DANIEL"S HOUSE SOLD FOR MORE THEN FIFTY TWO THOUSAND DOLLARS, THE HOUSE THAT MIRELLA

page No. three REASON FOR GRANTING THIS WRIT OF CERTOIRARI BOUGHT THE HOUSE FOR ONLY THREE THOUSAND DOLLAR, THE HOUSE WAS CONDEMMADAND DEFINATELY NOT LIVABLE. IKMOW CARPENTER WORK SO I BEGAIN REPARING IT MY SELF. AFTER TWO THE HOUSE WAS REPAIRED ENNOUF TO PASS TJE COUNTRY INSPACTION. I THEN STARTED TO BEUTIFY THE ENTERIATHE HOUSE WAS STRUCTURY SOUND AND NICE AND LIVABLE THEN I OBTAINED POWER OF ATTORNEY PROBATE COURT CLOSED CASE NO. 175985 DANIEL WAS RELEASED FROM THE HOSPITAL UNTIL DANIEL AND I WERE SIMU: -TAMUSLEY ABDUCTED ON SEPTEMBER 2016 WITHOUT PROBANLE CAUSE. NO ONE WILL TELLME WHERE THEY ARE KEEPING DANIELNOT THE SHERRIF OR THE POLICE DEPARTMENT. SOMEONE INFECTED NEW BORN KITTENS THE EYES ARE STILL SHOT, ILIKE CATS ESPECIALLY KITTENS, I HAVE SOME DEADLY DESIS FROM THE KITTENS THESE CALLED THE BENIFACTOR WARN MY DOCTORS NOT HAVE ME AS A PATIENTTHROUGH THE COMPUTER AND THE BENIFACTOR THE ONES IN ARE INFORMED THE DOCTOR ARE TOLD NOT TO SEE ME AGAIN AFTER CHARGE SEEING ME THEIR PHONE AND COMPUTERS WERE CLOSED DOWN THE DOCTORS OFFICE COULD NOT COMMUNICATE WITH THEIR PATIENTS. NOW I DON'T HAVE ANY DOCTORS THAT WILL SEE ME SO I CANNOT GET MEDICATION WHEN I A. SICK. THERE ARE MANY OTHER MOTHERS THAT CANNOT VISIT OR TELEPHONE THEIR SONS THESE ARE YOUNG STARTING AT SIXTEEN YEARS. THESE BOYES ARE USED FOR DRUG EXPERIAMENTS, THE INFORMATION IS SOLD TO THE PHARMACUTICAL COMPANY SOMBADY IN HARRIS COUNTY IS MAKING A VAST AMOUNT OF MONEY. THE MOTHERS SAY NOTHING THEY SUFFER IN SILENCE THESE MOTHERS ARE MORTALY-AFRAID YOUR RULE 10 a, b. ALSO PARTS OF RULE 11 DICTATES TO ME THAT THE SUPREM COURT OF THE UNIED STATES SHOULD BE INFORMED. MY PHONE IS TEMPERED WITH ALL THE TIME MY PHONE WAS OUT DOR ONE ENTIRE MONTH THE PROBLEM WAS UNDER GROUND. LAST WEEK MY PHONE START THE KNOISE AGAIN ICALLED REPAIRAND AS OF YESTERDAY MY PHONE IS NOW CLEAR I AM CERTAIN THAT THESE ARE THE DOINGS OF THE CONTROLLERS THAT THESE RESPECTFULLY SUBMITTED BENIFACTORS WORK FOR. WE THE AMERICAN PEOPLE OF THE UNITED STATES WISH FOR JUSTICE. friend to DANIEL LINDSEY ADELMAN ro-se & next MIRELLA LANDI ADELMAN

MIRELLA LANDI ADELMAN pro- 10 - 10 to 17 500

# REASON FOR GRANTING THIS WRT OF CERTOIRARI FINAL CONCLUSION OF THIS WRIT

IN THE NAME OF ALL OF THE PEOPLE OF THE UNITED STATES THE FOUNDERS OF THE LAWES GIVEN TO US. MOST OF JUSTICES AND FAIRENES THE PRIMARELY OUR CREATOR.

RETURN TO US OUR LIVES OUR LIBERTY AND THE PERSUIT OF HAPPINES
THAT IS PROMISSED TO IS IN OUR CONSTITUTION AND ALL OF THE AMMENDAMENTS
THANK YOU,

RESPECTFULLY SUBMMITED.

Mulla Landi Adelman pro-se &

next friend to my son DANIEL LINDSEY ADELMAN

I PRAY

#### CONCLUSION

## THE PETITIONER FOR A WRIT OF CERTIFICARI SHOULD SHOULD BE GRANTED

Merella Landi leddomon pro Se Merella Landi leddomon pro Se Mehr bund to mer Son Danel L. Deedmon DATE Day's Date leprel 12, 2019

### **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Mirelon Landi bolelmon

Date: 2019

#### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

March 7 TAGG

Date: March 7, 2019

Original wormound on Jan 8, 2019 Sent book to correct