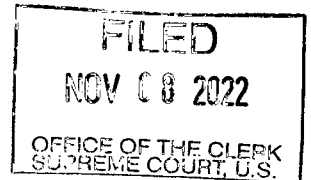


22-6073
No. _____

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES



Lindsey Chow (and William Chow / Doe 9)
(Your Name) — PETITIONER

vs.

Verity Health Systems of California, et al.
— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Supreme Court of California
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Lindsey Chow
(Your Name)

1662 1/2 Cortez Street
(Address)

Los Angeles, CA 90026
(City, State, Zip Code)

310-728-9909
(Phone Number)

QUESTIONS PRESENTED

1. Did the Supreme Court of California violate murder victim Henry Chow's and his children their **Fourteenth Amendment** rights of "life, liberty, and property", and **equal protection** under the Constitution by supporting Justices Perluss, Segal, and Feuer in their violation of Article 6, Clause 2 of Constitution in their denial of Henry Chow's rights to life and bodily autonomy by advocating the right to euthanasia under Medicare and depriving us of Survivorship rights, on page 10 [*first paragraph*]: "...Defendant's treatment of Decedent constituted '**intentional murder**' as opposed to negligence, **whether conduct of Defendant's staff caused Decedent's death...and taking Decedent off the ventilator are irrelevant...**" ?
2. Did California's highest court participate in **Domestic Terrorism** pursuant to *18 USC §2331(5)* by upholding the Lower Courts' orders legalizing Henry's forced death by deliberately unplugging his life support for 21 hours by Defendants Verity Health Systems of California and its employees, Leyba, Lopez, Vue, and Markovic for Lower Courts claimed Defendants had legal right within medical practice to "taking Decedent off the ventilator" constitutes "acts dangerous to human life" meet domestic terrorism definition of "(5) the term "domestic terrorism" means activities that— (A) **involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State;** (B) **appear to be intended?**
3. Did Supreme Court of California commit **sedition conspiracy in violation of 18 U.S. Code § 2384** in gratifying Orders to legalize Henry Chow's euthanasia, since Opinion [Page 10] states: "**intentional murder**' as opposed to negligence, **whether conduct of Defendant's staff caused Decedent's death**, and ... **taking Decedent off the ventilator are irrelevant**" and dismissed Verity Health Systems of California in flagrant violation of **42 Code of Federal Regulations § 482.12** that holds "governing body" legally responsible?

LIST OF PARTIES

Chow, et al v. Verity Health Systems of California, et al. No. B307432, U.S. Court of Appeals for the Second Appellate District, Division P. Judgment entered Jan. 27, 2021. Judgment on the merits.

IMPORTANT NOTE: ST. VINCENT MEDICAL CENTER WAS SOLD OFF AND WAS NOT IN EXISTENCE AT TIME OF SUMMARY JUDGMENT. JUDGE BACHNER HELD A SUMMARY JUDGMENT WITH NO EXISTING DEFENDANT SINCE SHE DISMISSED VERITY HEALTH SYSTEM IN VIOLATION OF 42 C.F.R. §482.12

Lindsey Chow
Pro Se Petitioner
1662 ½ Cortez Street
Los Angeles, CA 90026
310-728-9909
lisa_chow45@hotmail.com

Verity Health System of California
Respondent (sold off St. Vincent facility)
La Follette Johnson
& The Dentons (in Bankruptcy)
Ms. Janee Tomlinson, Esq. [Lead]
Mr. David Ozeran, Esq.

865 South Figueroa Street, Floor 32,
Los Angeles, CA 90017
213-426-3600, jtomlinson@ljdfa.com

William Chow (DOE 9)
Son of Henry Chow
1664 ½ Cortez Street
Los Angeles, CA 90026

The Dentons
601 S. Figueroa St. Ste. #2500
Los Angeles, CA 9001

Included in action to reflect
The interests of all heirs
Not a true defendant, as he is
Part of victim's family

213-623-9300
john.moe@dentons.com

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3 Susan Chan Chow
4 Disabled Widow of Henry
5 Died during pendency of case
6 (unmarked grave as I am
7 unable to pay for gravestone)
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Employees of Verity Health's sold off St. Vincent –
Also Represented by La Follette Johnson
Ma Leyba, Registered Nurse (perpetrator)
Fernando Lopez, Respiratory Care Practitioner
Daniel Vue, Respiratory Care Practitioner
Dejan Markovic, Respiratory Care Practitioner
Mariana Juarez, Registered Nurse
Lydia Barrios, Supervisor
Lucio Ramirez, RCP
***Leyba, Lopez, Vue, Markovic, Juarez are**
Perpetrators of Murder against Henry
***Barrios, and Ramirez are Accessories after the**
Fact in covering up

RELATED CASES

Supreme Court of California, Case No. S274863, Petition For Review on August 10, 2022 was denied. U.S. Court of Appeals in the Second Appellate District, Div. P No. B307432. U.S. Bankruptcy Court in the Central District of California. Los Angeles Division. Honorable Judge Ernest Robles. No. 2:18-bk-20151-ER (Chapter 11) [Filed Motion for Relief from Stays that were granted under exceptions for murder and fraud] U.S. Court of Appeals in the Second Appellate District, Division 7. No. _____ Writ of Mandate (*Denied Survivorship Rights to daughter in support of trial court denial*). Los Angeles Superior Court, Division 71, Judge Monica Bachner, BC 648838.

OPINIONS BELOW

Second Appellate District, Division 7 wrote an Opinion attached in Appendix. Los Angeles Superior Court. Trial Court Judge Monica Bachner denied all relief to victim's family to grant complete impunity to Defendants for the elder abuse & involuntary euthanasia of Henry Chow. Reproduced at Pet. App. A. Los Angeles Division. No. 2:18-bk-20151-ER. Honorable Judge Ernest Robles granted Relief from Stays by Petitioners, Lindsey Chow, and Susan C. Chow (deceased widow of murder victim) upon his satisfaction Petitioner's Suit met the Bankruptcy Discharge Exceptions of "willful and malicious injury against an entity [Henry Chow, facility murder victim]" and "fraud" exceptions that met threshold of standards of "Clear and Convincing Evidence" [Intentional Tort standards]. Judge Robles granted Relief without ceiling nor caps on recoverable damages. Reproduced at Pet. App. D.

JURISDICTION

Supreme Court of California, Case No. S274863, Petition For Review DENIED on August 10, 2022. U.S. Court of Appeals in the State of California in the Second Appellate District entered judgment on Jan. 27, 2021. *See* Pet. App. _____. Due to pandemic, The Supreme Court extended the time to file this petition until June 28, 2021 (since exact date falls on a weekend, it is extended to Monday of the 28th of June, 2021). This Court's jurisdiction is invoked under 28 U.S.C. § 1254.

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National Strategy For Combating Terrorist and Other Illicit Financing 2018 by
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claim Healthcare Fraud takes top billing as a key domestic threat
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A Republic, If You Can Keep It by Supreme Court Justice Neil Gorsuch

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11 U.S.C. § 523 (a)(2)(A) Exceptions to Bankruptcy for Fraud

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11 U.S.C. § 523 (a)(6) Exceptions to Bankruptcy Discharge for

1 “willful and malicious injury by the debtor to another entity [Henry
2 Chow]” Pages 5,7,8, 13,19,30,31, 38

3
4 **U.S. SUPREME COURT CASES**

- 5 1. *Washington v. Glucksberg*, 521 U.S. 702 (1997) Pages 8, 11, 12, 13
6 2. *Vacco v. Quill*, 521 U.S. 793 (1997) Pages 8, 11, 13, 36
7 3. *Cruzan v. Director, Missouri Department of Health*,
8 497 U.S. 261, 110 S. Ct. 2841 (1990)..... Pages 8, 11, 13

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- 10 1. **FIRST DEGREE MURDER**Pages 8,10,11,13,15,16,19,20,24,33,36-38
11 PURSUANT TO CA PENAL CODE 189 Based upon
12 **WRONGFUL DEATH** see above pages because 1st deg. Murder is Wrongful Death
13 *California Civil Procedure* §335.1
14 2. **Uniform Determination of Death Act – U.D.D.A.**Pages 8,13,14, 28
15 3. **Welfare and Institutions Code §15610.07 –**
16 **ELDER ABUSE** Pages 6,8,10-13,15,17,21,22,27-29,34,39
17 **AND PURSUANT TO CA PENAL CODE §368**
18 4. **ASSAULT** -- California Penal Code §240 Pgs. 8,10,11,13,16,19-21,27,28,30,33,39
19 **BATTERY** – CA Penal Code §242 and CCP §3515Pgs. 8,10,11,13,17,21,28,33,39
20 5. **Intentional Infliction of Emotional Distress – CACI 1600...** Pg 8,10,13,17,21,22,39
21 6. **SURVIVORSHIP C.C.P. §377.60(a)** surviving children’s right
22 for Henry’s Pre-death suffering Pgs. 1,5,8,11-13,15,17,21,28,29,33,37,39
23 ***WRONGFUL DEATH C.C.P. §335.1** Within two years: An action for assault,
24 battery, or injury to, or for the death of, an individual caused by the wrongful act or
25 neglect of another.
26 7. **PUNITIVE DAMAGES WARRANTED** pursuant to C.C.P. §3294
27 8. **FOR FRAUD, MALICE, OR OPPRESSION** pgs.
28 9,10,13,17,21,27,28,33,34,37,39

JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

☐ 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 No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

☒ For cases from **state courts**:

The date on which the highest state court decided my case was August 10, 2022.
A copy of that decision appears at Appendix D.

☐ A timely petition for rehearing was thereafter denied 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 No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

☒ The Supreme Court of California had issued an indefinite timeframe delay before deciding on August 10, 2022.
They already sua sponte delayed (two weeks) beyond their normal 60 days before Aug. 10/22 before their decision to deny review.

1	FEDERAL RULES OF EVIDENCE RULE 302	Page 39
2	FEDERAL RULES OF EVIDENCE RULE 402	Page 39

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

CONSTITUTION --TWO FOUNDATIONAL VIOLATIONS OF CONSTITUTION against Persons (i.e. Citizens) and against U.S. Laws (*Federal, State, and Constitutional rights*)

1. **Fourteenth Amendment Rights** to life, liberty, and equal protection was violated when Courts nullified Henry's rights to life and bodily autonomy, and his children's rights to Equal Protection (i.e. Survivorship for his pre-death suffering of 3 days)
2. **Article 6 Clause 2** was violated by Courts when they prevented Federal Felonies of euthanasia to defraud Medicare was refused to be recognized as Wrongful Death, Elder Abuse, IIED, Assault and Battery, when Courts acquitted First Degree Murder of Henry, and Dismissed Verity Health Systems of California as "governing body" in violation of 42 Code of Federal Regulations § 482.12 when Medicare program holds "governing body responsible for conduct of hospital".

FEDERAL STATUTES (NINE FEDERAL FELONIES AT MINIMUM)

3. **18 U.S.C. §2331(5) of Domestic Terrorism** was violated by Opinion/Decisions to gratifying Henry's murder to defraud Medicare, that is within definitions for **Domestic Terrorism** granting Defendant right to cut off oxygen as "licensed medical activity" usurping CA Penal Code 189 for willful murder.
4. **Major Fraud of United States under 18 U.S.C. §1031** Opinion on page 10 is *Overt Act* holding "intentional murder", "taking Decedent [Henry] off the ventilator" and conduct causing death "are irrelevant" in rebellion to Rule of Law that define them as federal and state felonies of "Wrongful Death", "Elder Abuse", "euthanasia", "Medicare fraud", Assault and Battery, I.I.E.D., and Violation of Informed Consent of Patient as well as deserving of "Punitive Damages" for "fraud, oppression and malice" in disregard to Henry's life and rights.

5. **18 U.S.C. § 2384 for Seditious Conspiracy** was committed by Courts when they rewarded federal and state felonies when their decisions “oppose by force the authority” and “to prevent, hinder, or delay the execution of any law of the United States” and making unlawful orders to give VHS right to take, possess and seize Medicare funds of Henry by his forced death by unplugging oxygen for 21 hours (1st degree murder).
6. **18 U.S.C. §1347 – Health care Fraud** was committed by Courts in abusing power making Orders to incentivize patient death to steal Medicare monies.
7. **42 United States Code, Chapter 138 §14401(a)(2) – Euthanasia defined as “criminal offenses” and “illegal activities”**
8. **42 U.S.C. chapter 138 §14404** – Payment for euthanasia is prohibited AND advocating for a legal right to euthanasia is prohibited as federal felonies
9. **42 Code of Federal Regulations §482.13 Patient Rights** – Henry had rights to medical consent and bodily autonomy, and right to life

U.S. SUPREME COURT CASES

1. *Washington v. Glucksberg*, 521 U.S. 702 (1997) – human life is “compelling interest”
2. *Vacco v. Quill*, 521 U.S. 793 (1997) holds unplugging life support causes death
3. *Cruzan v. Director, Missouri Department of Health*, 497 U.S. 261, 110 S. Ct. 2841 (1990) – holding “clear and convincing evidence” life support is unwanted by patient

STATE STATUTES (SIX STATE VIOLATIONS AT MINIMUM)

Murder First Degree *pursuant to CA Penal Code 189*

Survivorship Rights *so a murder victim’s action is not extinguished*

Elder Abuse Statute – *pursuant to Welfare and Institutions Code §15610.07 AND California Penal Code §368*

Assault and Battery statutes *pursuant to CA Penal Codes 240 and 242 respectively*

Intentional Infliction of Emotional Distress *pursuant to CACI No.1600*

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DECLARATIONS OF LINDSEY CHOW

I, Lindsey Chow, declare that I am a Pro Per, author of this Petition For Certiorari to appeal the Denial of Petition of Review by Supreme Court of California.

I witnessed my father, Henry Chow, being forced to die against his medical consent in violation of his Fourteenth Amendment Rights to "life, liberty, and property" when Verity Health Systems of California's facility had maxed out Henry's Medicare after two (2) days of ICU stay.

I saw my father was unplugged from his life support with the ventilator alarms all turned off, and I saw even the heart monitor at foot of his bed was wheeled away so Defendants could close the door to prevent visitors from seeing an elderly man of 77 years old gasping for every breath in anguish and terror, seeing his left arm had turned a medium shade of grey or dying flesh color.

Two doctors and nurse Ma Leyba was in the ICU refused to save him when I pleaded with them three or four times saying, "My father needs help!" They refused to give my father oxygen, and about 40 minutes later, Ma Leyba, came to impose anesthesia in my presence and my brother, William's presence to paralyze his lungs to hasten his death.

Trial court falsified we missed Wrongful Death (2 year deadline). We filed in one year and one month of his murder. Trial court claiming Defendants had a right to unplug Henry's life support as a practice of medicine and their intentional acts were "Negligence" and "Medical Malpractice" and denied Henry's 2.5 to 3 days of pre-death suffering by extinguishing my Survivorship Rights.

We met the Wrongful Death deadline, and 1st degree acts of UNPLUGGING LIFE SUPPORT is murder under CA Penal Code 189. Involuntary euthanasia is a federal felony.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at Los Angeles, California.

Respectfully,



Date: November 7, 2022

Lindsey Chow, Plaintiff in Pro Per

STATEMENT OF THE CASE

Trial court Judge Monica Bachner ABSOLUTELY HATES ME, Lindsey Chow, a PRO PER PLAINTIFF, and she has extreme hatred for value of Henry Chow's life and rights. She made rulings to effect one result: Henry's life should be worth ZERO, and I should be prevented from any Survivorship Rights, and his Wrongful Death, Elder Abuse Case should be extinguished along with any damages reflecting Henry's torture and murder, and lastly, Defendants had every right to murder Henry to defraud his Medicare, and that his children should recover NOTHING.

REASONS FOR GRANTING THE PETITION

United States Supreme Court Justice Neil Gorsuch in his book *The Future of Assisted Suicide and Euthanasia* on page 201 states, "If some human lives may be taken intentionally, which lives may be so taken? And who is to be the judge? The fundamental guarantee of equal protection for all human lives can be placed at risk if courts may pick and choose which human lives may be extinguished and which may not."

Justice Gorsuch perfectly expressed terrible risk in equal protection, 14th Amendment Rights, for all human lives should our courts arbitrarily chose to extinguish individual lives. This case is based upon the involuntary euthanasia of my father, Henry Chow.

Human life is a compelling state interest according to *Washington v. Glucksberg*.

Supreme Court of California committed SEDITIOUS CONSPIRACY in violation of 18 U.S.C. § 2384 when they "en banc" (*four to seven justices*) upheld the destruction of a deluge of American Laws, they "en banc" abused the state's judicial power to "by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize,

1 **take, or possess any property of the United States contrary to the authority thereof** in
2 preventing, hindering the execution of the Constitution's Fourteenth Amendment rights of
3 Henry Chow and his children, Article 6 Clause 2 requirement for judges to abide by US
4 Laws, Lindsey and William, preventing and hindering the execution of Wrongful Death
5 statute of California Civil Procedure §335.1, CA Penal Code 189 (First Degree Murder to
6 be recognized for Wrongful Death), Elder Abuse statutes of *Welfare and Institutions Code*
7 *§15610.07*, Uniform Determination of Death Act (U.D.D.A.) state requirement of brain-
8 death before withdrawing ventilator oxygen, I.I.E.D. state statute, Survivorship Rights for
9 Henry's pre-death suffering, Assault and Battery statutes pursuant to CCP section 3515,
10 CA Penal Codes §§240 and 242, and Federal Laws of 42 United States Code, Chapter 138
11 §14401(a)(2) criminalizing euthanasia, 18 U.S.C. §1347 on Health care Fraud, 18 U.S.C.
12 chapter 138 §14404 that prohibits forcing Medicare to pay for euthanasia [of Henry Chow],
13 18 U.S.C. §1031 prohibiting Major Fraud against the United States (since defrauding
14 Medicare by "intentional murder" are federal felonies the FBI, DHS, and Department of
15 Treasury defines as "Domestic Terrorism" with top-billing of greatest national security
16 criminal activities categorized as "illicit financing" and "money laundering"), Punitive
17 Damages for the forced death of Henry Chow when Defendants unplugged his oxygen for
18 21 hours under *California Civil Code §3294*, 42 Code of Federal Regulations § 482.12 that
19 holds Verity Health Systems of California, the "governing body" legally responsible for
20 conduct of the hospital, 11 U.S.C. § 523 (a)(2)(A) Exceptions to Bankruptcy Discharge for
21 Fraud for "willful and malicious injury against an entity [Henry Chow]", and fraud
22 exceptions, Caselaw on life support, such as *Cruzan, Vacco v. Quill, Glucksberg*,
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1 criminalizing withdrawing life support when patient does not want to die, and
2 participating in 18 U.S.C. §2331(5) on Domestic Terrorism.

3 Appellate Justices Perluss, Segal, Feuer, and Trial Court Judge Bachner executed on
4 criminally insane orders to hold in Opinion on page 10 Defendants were legally entitled to
5 “intentional murder”, “conduct caused Decedent’s death”, and “taking Decedent off the
6 ventilator” as licensed practice of medicine. Eight to eleven justices controlling the second
7 largest civilian population abused the power (**by force**) to execute criminally insane orders
8 forcing Medicare pay for Henry’s euthanasia. Misuse of judicial power effectively is “**by**
9 **force to seize, take, or possess any property of the United States contrary to the authority**
10 **thereof.**”

11 Henry Chow, an elderly man of 77 years, was forced to die against his medical consent,
12 against his will when Medicare ran in 2 to 3 days ICU stay. Defendants unplugged his
13 ventilator in violation of brain-death requirement of U.D.D.A. Doctors drafted the law in
14 consensus unplugging ventilator results in homicide. California’s highest court disregards
15 the UDDA requirement of brain-death with two (2) physicians obtaining a brain-scan with
16 two (2) brain-scans of brain-death. Opinion on page 10 holds: “INTENTIONAL
17 MURDER”, “CONDUCT CAUSED DECEDENT’S DEATH” and “TAKING DECEDENT
18 OFF THE VENTILATOR” “ARE IRRELEVANT” – Each of these claims independently is
19 criminal insanity violating a deluge of laws. *Claims give Defendants legal right to plot*
20 *and kill patients to rip off millions from Medicare, showing they are enemies of our nation*
21 *and laws.* Justices unlawful Orders within definitions of **18 U.S.C. § 2384 on Seditious**
22 **Conspiracy** providing: **If two or more persons** in any State or Territory, or in any place
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1 subject to the jurisdiction of the United States, conspire to overthrow, put down, or to
2 destroy by force the Government of the United States, or to levy war against them, or to
3 oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution
4 of any law of the United States, or by force to seize, take, or possess any property of the
5 United States contrary to the authority thereof, they shall each be fined under this title or
6 imprisoned not more than twenty years, or both.

8 Eight to eleven Justices by force when they made illegal orders abusing their judicial
9 power to prevent, hinder, or delay the execution of any law of the United States (e.g.
10 regards Henry's murder -- the 14th Amendment Rights of Henry and his children;
11 healthcare fraud; federal felony of euthanasia; major fraud against U.S.; first degree
12 murder as Wrong Death statute, elder abuse laws, Survivorship Rights, etc.

14 JUSTICES VIOLATED *ARTICLE 6 CLAUSE 2* IN DISMISSAL OF VHS' LIABILITY

16 Federal government holds Verity Health System responsible. **VERITY HEALTH**
17 **SYSTEMS IF LIABLE AS "GOVERNING BODY" UNDER FEDERAL LAW**

18 **42 Code of Federal Regulations § 482.12 *Condition of participation: Governing body.***

19 "There must be an effective governing body that is legally responsible for the conduct of
20 the hospital." Justices from trial to appellate to Supreme Court of CA violated **Article 6**
21 **Clause 2 in Constitution** that provide: "**This Constitution, and the Laws of the United**
22 **States** which shall be made in Pursuance thereof; and all Treaties made, or which shall be
23 made, **under the Authority of the United States, shall be the supreme Law of the Land;**
24 and the **Judges in every State shall be bound thereby, any Thing in the Constitution or**
25 **Laws of any State to the Contrary notwithstanding.**"

1 **42 CFR section 482.12 HOLDS VERITY HEALTH SYSTEMS RESPONSIBLE**

2 Judge Bachner had no right of law to obstruct the Federal Government's
3 administration of a Medicare program, then claim federal field pre-emption is "irrelevant."
4 Appellate Justices helped trial court in preventing Federal Law when they supported her
5 summary judgment and orders dismissing VHS as legally responsible. **See Appendix B on**
6 **pages 2 in last sentence, "Plaintiffs failed to allege sufficient facts to suggest Verity played**
7 **a role in the alleged wrongful conduct and/or is responsible for the alleged wrongful of St.**
8 **Vincent for treatment on October 31, 2015 and passed away on or about November 6, 2016**
9 **due to the illegal acts of St. Vincent staff and the complete withdrawal of care by the St.**
10 **Vincent staff. (4AC paragraphs 23-85)."**

11 The government's Medicare program, its healthcare regulations holds VHS responsible.
12 Judge Bachner LIED ABOUT THE LAW, AND DESTROYED 42 CFR SECTION 482.12 to
13 deny all relief for Henry's involuntary euthanasia. This proves SEDITIOUS
14 CONSPIRACY to prevent the government's authority from being executed.

15 Justices by force made criminal Orders, Opinion, to unlawfully provide services to
16 allow Medicare to be defrauded satisfying element of "by force to seize, take, or possess
17 any property of the United States contrary to the authority thereof" in flagrant violation of
18 **42 U.S.C. chapter 138 §14404** prohibiting Medicare funds to be used for euthanasia of any
19 individual. Federal Law prohibiting funds is repeated in federal statutes **§§14402, 14403**.
20 **TAKING HENRY OFF THE VENTILATOR "INVOLVE ACTS DANGEROUS TO HUMAN**
21 **LIFE THAT ARE A VIOLATION OF THE CRIMINAL LAWS"**

22 This is **an open and shut case of first degree murder** in Medicare racketeering activity.
23 These 8 -11 justices should be in federal prison for federal felonies, including Domestic
24 Terrorism *pursuant to 18 U.S.C. §2331(5) Domestic Terrorism* since taking Henry off the
25 ventilator constitutes acts dangerous to human life that are a violation of the criminal
26 laws of the U.S., such as CA Penal Code 187 on felony murder.

27 "(5) the term **"domestic terrorism" means activities that— (A) involve acts dangerous to**
28 **human life that are a violation of the criminal laws of the United States or of any State;**

1 (B) appear to be intended— (i) **to intimidate or coerce a civilian population;** (ii) **to influence**
2 **the policy of a government by intimidation or coercion;** or (iii) **to affect the conduct of a**
3 **government by mass destruction, assassination, or kidnapping;** and (C) occur primarily
4 **within the territorial jurisdiction of the United States;** and”

5 The Courts did “intimidate or coerce a civilian population” as we are citizens by their
6 rulings extinguishing our Constitutional Rights and denying us equal protection under the
7 laws for our appropriate legal claims of Wrongful Death (because “intentional murder” is
8 Wrongful Death), Elder Abuse, I.I.E.D., Assault and Battery, **Survivorship for Henry’s**
9 **days of pre-death suffering from three acts of 1st degree murder,** and Violation of Informed
10 Consent, and Punitive Damages available under in CA’s Civil Code for intentional acts of
11 fraud, malice, and oppression. The policy of our government is to grant us these rights of
12 recovery in justice for Henry’s life taken by violations of federal laws. Their unlawful, evil
13 Orders and Opinion did “affect the conduct of a government” because these Justices 8 – 11
14 of them broke the Rule of Law and our Constitution in order to nullify our privileges under
15 14th Amendment, Patient Rights under Code of Federal Regulations, Federal Laws against
16 Medicare Fraud and State Tort Laws and even disregard to criminal laws such as CA
17 Penal Code 187 against 1st degree murder.

18 OPINION ON PAGE 10 show criminal intent by three reasons Supreme Court of
19 California used their power “en banc” to gratify lower courts’ rulings to deprive the value
20 of Henry Chow’s life and human rights, effectively extinguished his life. Executing on any
21 of them such as “intentional murder” is a FEDERAL FELONY is claimed by CA Courts as
22 “irrelevant” or “of no legal consequence” is totally, absolutely psychopath insanity,
23 depravity. See APPENDIX A

24 25 **OPINION DESTROYS 14th AMENDMENT BY REWARDING FELONY MURDER**

26 Each of three claims of the Opinion independently violate Henry Chow’s and his
27 children’s Constitutional Rights under the 14th Amendment above. **“No State shall make**
28 **or enforce** any law which shall abridge the privileges or immunities of citizens of the

United States” but Supreme Court of CA abridged our privileges by enforcing lower court’s psychopath insanity that “intentional murder”, conduct causing Henry’s death, and taking Henry off the ventilator “are irrelevant”. They upheld these claims that independently destroy a multitude of US Laws.

Each of 3 claims of Opinion independently violate Constitution’s Article 6 Clause 2

JUSTICES COMMITTED FEDERAL FELONIES

Eight to eleven justices chose to reward intentional murder to defraud Medicare which violates *18 U.S.C. §1031 – Major Fraud against the United States*. This statute provides:

- (a) Whoever knowingly executes, or attempts to execute, any scheme or artifice with the intent— (1) to defraud the United States; or
- (2) to obtain money or property by means of false or fraudulent pretenses, representations, or promises, in any grant, contract, subcontract, subsidy, loan, guarantee, insurance,..., or services as a prime contractor with the United States...

Eight to eleven justices chose to unlawfully provide services (i.e. abuse of their power) in support of such illegal activities (i.e. involuntary euthanasia of Henry Chow) in violation of **42 United States Code, Chapter 138 §14401(a)(2)** that provide:

“Assisted suicide, **euthanasia**, and mercy killing have been **criminal offenses throughout the United States** and, under current law, it would be **unlawful to provide services in support of such illegal activities.**”

Eight to eleven justices rewarded health care fraud by murder that is punishable by LIFE IN PRISON *pursuant to 18 U.S.C. §1347 – Health care Fraud*

- (a) Whoever knowingly and willfully executes, or attempts to execute, a scheme or artifice— (1) to defraud any health care benefit program; or
- (2) to obtain, by means of false or fraudulent pretenses, representations, or promises, any of the money or property owned by, or under the custody or control of, any health care benefit program, in connection with the delivery of or payment for health care benefits, items, or services, If the violation results in ...and if the

violation results in death, such person shall be fined under this title, or imprisoned for any term of years or for life, or both.

Their denial of my petition is a scheme or artifice gratifying fraud by “intentional murder” of Henry Chow. Opinion has an instruction of “NOT TO BE PUBLISHED IN OFFICIAL REPORTS” for it is evidence of *AN OVERT ACT* in furtherance of *Major Fraud against the United States* violating **18 U.S.C. §1031**.

We had to meet “willful and malicious injury against an entity [Henry]” under “Clear and Convincing Evidence” standard of proof (i.e. an Intentional Tort standard). We did so with Medical Records, Death Certificate showing “cardiogenic shock” (or “lack of oxygen”) and it shows “Cause of Death” not being natural. When a patient dies of natural death, that box is checked. Dr. Jagdeep Tung, admitting doctor, did not check that box because he knew Henry did not die of natural causes. Dr. Tung expressed to me that Henry’s insurance (Medicare) would not cover their “treatment” two days before I found my father terrorized into death. Death certificate is prima facie evidence of “facts therein” according to FRCP for being a “self-authenticating document”.

In his book, *A Republic: If You Can Keep It* Justice Gorsuch writes about our nation being governed by consent, and the judges should execute the laws, not what is not (the law) in accordance with Constitution’s *Article 6 Clause 2*. This idea of consent is basis of our Rule of Law and Fourteenth Amendment, that crimes serve to forfeit one’s protections.

CA Penal Code 189 provides:

(a) All **murder** that is perpetrated by **means of a destructive device** or explosive, ..., **poison, lying in wait, torture, or by any other kind of willful, deliberate, and premeditated**

1 **killing**, ..., is murder of the **first degree**. Defendants perpetrated poison, lying in wait,
2 torture of Henry that was willful, deliberate and premeditated from intentionally
3 unplugging his oxygen supply or ventilator for over a day until his body broke and beyond
4 saving. Even if they unplugged his ventilator for a few minutes, it would have been a
5 crime of "intentional murder" or FIRST DEGREE MURDER -- it was assault with a
6 deadly weapon by ventilator to suffocate, lying in wait, torture and willful, deliberate and
7 premeditated. Empirical studies in trial record show half of hundreds of European and
8 U.S. patients die within a 20 to 36 minutes from withdrawing ventilator oxygen.
9

10
11 The day after this his Medicare maxed out in expensive ICU, so Defendants took steps
12 to recover bedspace by FIRST ACT OF MURDER which was Mariana Juarez, RN,
13 executing "Discontinue Orders" one of action was DENIAL OF ANTIBIOTICS FOR
14 HOSPITAL ACQUIRED INFECTIONS (HAI's). Henry also died of sepsis from being
15 denied antibiotics but because HAI could not kill him off fast enough. HAI's kill patients
16 off within days, if not hours, but it was not fast enough. A SECOND ACT OF MURDER
17 was executed by Respiratory Care Practitioners, Lopez, Vue, and Markovic, three medical
18 employees responsible for orders to DENY LIFE SUPPORT OXYGEN. I witnessed my
19 father gasping in absolute TERROR and ANGUISH OF MIND AND SPIRIT as he was
20 aware Defendants were forcing him to die. This was Assault with a Deadly Weapon. They
21 used the ventilator against him. He twisted the bedsheets to the point his penis was
22 exposed, sitting up in an unnatural position in absolute awareness his left arm was a
23 medium shade of grey/blue, a dying flesh color noted in Medical Records as "cyanotic".
24 Medical Records show he had been cyanotic since 12:00 p.m. which was FIFTEEN HOURS
25
26
27
28

1 at least since they unplugged his ventilator. I arrived at 3:30 p.m. so it was EIGHTEEN
2 AND HALF HOURS (18.5) since they unlawfully AUTHORIZED VENTILATOR
3 WITHDRAWAL. I pleaded with two doctors and Ma Leyba, RN, to save him. They
4 refused and acted like everything was completely normal. My heart dropped as I went
5 back to my father, and HE HEARD MY PLEAS TO SAVE HIM AND HE SAW THEY
6 DENIED TO SAVE HIS LIFE. THEY HAD MILLIONS OF CHANCES AND EIGHTEEN
7 AND A HALF HOURS TO PLUG HIM BACK INTO OXYGEN, BUT THEY REFUSED.
8 INSTEAD, an hour later Leyba put anesthesia into his body to hasten his death.
9

11 COURT EXTINGUISHED HENRY'S LIFE BY DENYING SURVIVORSHIP

12 In Judge Monica Bachner's Tentative Ruling granting Defendants' Summary
13 Judgment, she claims healthcare regulations are "irrelevant" along with "equal protection"
14 and other issues. She previously DENIED MY MOTIONS TO AMEND to add Elder
15 Abuse, I.I.E.D., Assault and Battery, Survivorship, and violation of informed consent.
16 *Judge Bachner also wrote what happened to Henry was not elder abuse in a Ruling*
17 *Denying us this cause of action.* NO WAY IS DENYING A PERSON 21 HOURS OF
18 OXYGEN ANY SORT OF NEGLIGENCE OR LAWFUL MEDICAL PRACTICE OR
19 ACTIVITY. Judge Bachner IS A LIAR to write the action is "time-barred" based upon
20 Negligence. Elder Abuse, Patient Abuse, Involuntary Euthanasia that is NEVER within
21 any parameter of "negligence" or licensed medical practice.
22
23
24

25 Their OPINION is PURE FEDERAL FELONIES and PSYCHO. CA Civil Code section
26 3294 grants punitive damages where there convincing and clear evidence that the
27 defendant's conduct amounted to oppression, malice or fraud. Malice, Oppression and
28

1 Fraud." Henry's death of being forced to die over 2.5 to 3 days of three (3) acts of 1st
2 degree murder is never any form of "Negligence" nor "licensed practice of medicine" but
3 strictly FEDERAL FELONIES.

4 CA'S HIGHEST STATE COURT GRATIFIES COLD-BLOODED MURDER

5 CA's Supreme Court "en banc" rewarded the criminal orders of the Lower Courts to make
6 "plots to kill" patients such as Henry by a healthcare provider that forces patients to die is
7 IRRELECONCIABLE with Constitution and Laws. Supreme Court of California gratifies
8 HEALTHCARE RACKETEERING BY 1ST DEGREE MURDER OF HENRY, MEDICARE
9 FRAUD, and ELDER ABUSES. They perpetrated "Major Fraud Against the United
10 States" and destroys *42 United States Code, Chapter 138 §14401(a)(2)*.

11 These judges drove the train of justice off the rails, the wheels have come off by
12 legalizing a bunch of federal felonies in disregard to healthcare regulations by dismissing
13 facility murderers Lopez, Leyba, Vue, and Markovic and rewarding Lydia Barrios and
14 Ramirez for falsifying medical records to cover up Henry's death.

15 I visited Defendants' ICU about 3:30 p.m. which was over SIXTEEN (16) HOURS after
16 Defendants' employees Respiratory Care Practitioners Lopez, Vue, and Markovic
17 authorized the denial of ventilator oxygen. It was authorized at 9:06 a.m. by Fernando
18 Lopez the previous morning, then the denial of life support oxygen was re-authorized by
19 Dejan Markovic and Daniel Vue to deny Henry Chow necessary oxygen to continue living.
20 At 12 noon my father had already turned blue and grey in color as noted "cyanotic" in his
21 Medical Records, and his flesh had become "cold to the touch" so despite clear
22 deterioration, Defendants continued to deny him oxygen as my father gasped for breath.
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1 ELDER ABUSE, TORTURE (I.I.E.D.) & FORCED TO DIE IN "PATIENT DUMPING"

2 Henry Chow, an elderly man of 77 years old was involuntarily euthanized when he
3 having mental capacity was forced to die by Defendants Verity Health Systems of
4 California after TWO Days in ICU when his MEDICARE was maxed out for TWENTY
5 ONE (21) hours of life support denial until his body which was "warm to touch" at 9.06
6 a.m. with stable vital signs to "cold to touch" by 12:00 p.m. noon of NEXT DAY comprising
7 of FIFTEEN HOURS of NO LIFE SUPPORT OXGYEN, and if Defendants had desired
8 Henry to recover would have called CODE BLUE to save his life.
9

10
11 By 3:30 p.m. I, Lindsey Chow, visited my father. A door was closed where heart
12 monitor was connected to my father. There was nothing but silence because when I went
13 to his bed area, I saw my father twisting the bedsheets, sitting in an unnatural position,
14 his penis was exposed from his twisting bedsheets in desperate attempt to circulate his
15 left arm that turned a medium shade of grey/blue, a dying flesh color, and according to his
16 Medical Records as "cyanotic" which means a bluish color indicating a lack of oxygen. He
17 looked at me in absolute terror, and incredible anguish of mind, and his every breath was
18 noisy, and labored in excruciating pain. Medical Records confirm as "agonal" pattern, a
19 death rattle. *See Timeline to Death in Medical Records in Appendix H*
20
21

22 I pleaded with two doctors and nurse, Ma Leyba, whom works for Defendants, and a
23 named Defendant, to save my father. They refused. Initially, the Asian doctor got off the
24 stool then looked back at Caucasian doctor, whom sat there calmly with slight air of
25 boredom, then Asian doctor returned to his stool after realizing Caucasian doctor were
26 supporting Leyba, in denying Henry's rights to life and bodily autonomy in order to retake
27
28

1 bedspace. These doctors returned to their chat and acted as my father's dying was a
2 normal part of their routine. I went back to my father, then noticing all the alarms which
3 were previously making loud beeps and sounds were all turned off, his ventilator was
4 unplugged, and his heart monitor was wheeled away. Evidence is overwhelming in
5 Medical Records, Death Certificate certifying cause of death as not natural, my witness
6 testimony and my brother, William's testimony, which Judge Bachner made sure no jury
7 would ever hear of this case.
8

9 Justices Dennis M. Perluss, John L. Segal, and Gail Ruderman Feuer did all the evil
10 they can by orders insisting a man should lose his life so a healthcare corporation can
11 defraud Medicare and should Defendants have murdered countless of other patients, it is
12 "irrelevant". This is an open and shut case of domestic terrorism, seditious conspiracy,
13 healthcare and major fraud against the United States, a laundry list of federal felonies,
14 destructive of state laws. Henry's death was Wrongful Death because it was First Degree
15 Murder and a Federal Felony, it is never legally defined as Negligence nor Medical
16 Malpractice because 1st degree murder is not negligence nor any type of accident nor
17 reckless medical procedure. Defendants did in fact act intentionally forcing my father to
18 die AS ACKNOWLEDGE BY OPINION written by Second Appellate Court on page 15
19 where justices wrote "whether St. Vincent's actions were deliberate or accidental – there is
20 no dispute they were intentional..."
21
22
23
24

25 If willful murder can be defined as Negligence, then all willful murderers would have
26 defense that their willful act was merely negligence.
27
28

1 EQUAL PROTECTION VIOLATIONS California's highest gratified lower courts'
2 terroristic orders to make human life disposable, and his C onstitutional protections
3 casually and perfunctorily stripped in a showing of hatred for value of human life and
4 disregard for fundamental liberties. Henry was denied life support oxygen for twenty-one
5 (21) hours that took his body from being "warm to touch" with stable vital signs to "cold to
6 touch" and "pt vital signs deteriorating through the day" (see Medical Record by nurse
7 Teresa Cannon in appendix), and thirdly, imposing anesthesia to paralyze his lungs to
8 hasten his death in my presence against my father's consent.
9

10
11 I thought she would save him, but she came to his bed after denying three to four of
12 my pleas of "My father needs help!" to two (2) doctors and Ma Leyba when I found them
13 sitting in middle of a quiet ICU. The ICU was quiet and these doctors were having a
14 leisurely chat, looking like they enjoyed doing so, and Leyba sat next to them. The ICU
15 was quiet because Defendants had turned off all alarms connected to ventilator and heart
16 monitor after they unplugged his life support so they would not have to call Code Blue to
17 save his life – which they did only after another nine (9) hours around after 10 p.m. – over
18 eleven (11) hours from when Respiratory Care Practitioner Lopez authorized denial of life
19 support oxygen, which was renewed twice by RCP's Vue, and Markovic – until my father
20 turned cold to touch at 12:00 p.m.

21 I visited around 3:00 p.m. to find my sweet, noble, generous father, whom abided by
22 the law all his life to be gasping in terror for each breath. He twisted bedsheets to point
23 his penis was exposed. I saw heart monitor was wheeled away from foot of his bed so
24 Defendants can close a door there to prevent visitors from seeing him gasping for air but
25 no oxygen was given. Ventilator was unplugged, alarms were disconnected from heart
26 monitor and ventilator to silence Henry's deteriorating vital signs from loud beeps and
27 alerts to call attention and force Defendants to call for Code Blue to save his life, because
28 Defendants did not intend to save his life but force Henry to lose it.

1 **Second Appellate Court acknowledges Defendants' actions were intentional.** On
2 pages 14 (from last paragraph) to 15, Division 7 judges wrote in the Opinion, "Lindsey
3 advances four basic arguments in her briefs. First asserting murder is not mere
4 negligence, Lindsey contends her declaration described **deliberate acts intended to kill**
5 **Henry (unplugging the ventilator, removing the heart monitor and turning off alarms)**;
6 and she suggests, as a consequence, well-established rules governing medical malpractice
7 cases are somehow inapplicable to her lawsuit. Lindsey's argument misperceives the
8 nature and elements of her causes of action for wrongful death and medical malpractice.
9 (The Survival action is simply Henry's claim for malpractice.) As to each, **the issue is not**
10 **whether St. Vincent's actions were deliberate or accidental – there is no dispute they were**
11 **intentional** – but whether they were performed in accordance with the applicable standard
12 of care and, therefore, not tortious or otherwise wrongful. 6" **see APPENDIX A.**

13 These appellate justices acknowledge denial of oxygen was intentional, then
14 advocated these illegal acts of 1st degree murder as licensed activity under "medical
15 practice". CA'S HIGHEST COURT REWARDED TERRORISTIC VIOLENT IDEOLOGY

16 **Opinion** in first paragraph on **page 10**, Justices Dennis M. Perluss, John L. Segal,
17 and Gail Ruderman Feuer wrote, "Plaintiff's arguments in opposition that Defendant's
18 treatment of Decedent constituted '**intentional murder**' as opposed to negligence, **whether**
19 **conduct of Defendant's staff caused Decedent's death**, and ... **taking Decedent off the**
20 **ventilator are irrelevant** to her burden in opposing ...summary judgment..."

21 Justices Perluss, Segal, and Feuer, wife of City Attorney Mike Feuer, claims and
22 executed Orders to deny justice for Henry's torture and murder within definitions of felony
23 murder (*murder with special circumstances* in violation of **CA Penal Code §187**), felony
24 euthanasia within definitions of **42 United States Code, Chapter 138 §14401(a)(2)**, within
25 definitions of **health care fraud 18 U.S.C. §1347** (*Among a laundry list of other violations of*
26 *law*) since these judges words which they executed on: "that Defendant's treatment of
27 Decedent constituted '**intentional murder**' and "**taking Decedent off the ventilator are**
28 **irrelevant**" is within definitions of violating federal law by "**knowingly and willfully**

1 executes, or attempts to execute, a scheme or artifice” “to defraud any health care benefit
2 program” and “to obtain, by means of false or fraudulent pretenses, representations, or
3 promises, any of the money or property owned by, or under the custody or control of, any
4 health care benefit program (Medicare), in connection with the delivery of or payment for
5 health care benefits, items, or services” when law is clear: “If the violation results ...in
6 death, such person shall be fined under this title, or imprisoned for any term of years or
7 for life, or both.”

8 We were entitled to damages by a jury for Elder Abuses, with Punitive Damages
9 available under *CCP section 425.13* for Defendants’ actions were within definitions of
10 “fraud, malice, and oppression.” We were entitled to damages for Assault and Battery
11 because involuntary euthanasia is healthcare fraud by murder.

12 Opinion on page 10 Justices Perluss, Segal, and Feuer held that “intentional
13 murder” and “conduct” caused Henry’s death, and taking Henry off ventilator “are
14 irrelevant” which abundantly satisfies “violent extremist” ideology that motivated their
15 “socio-political goals” against “soft targets” or Henry, an elderly patient and Lindsey, his
16 surviving daughter, United States citizens to criminally advocate Defendants Verity
17 Health Systems of California had legal rights to force patients to die because they wrote
18 and executed upon this criminal ideology that “intentional murder” and “conduct” that
19 caused Henry’s death “are irrelevant”.

20 HIGHEST COURT OF CALIFORNIA USURPED AMERICAN LAWS

21 Knowing that Lower court’s lunatic reasons for denying all relief from appropriated
22 COA’s to myself, Lindsey Chow, and my brother William Chow, on behalf of our
23 euthanized father, Henry Chow, California’s Supreme Court willfully decided and chose to
24 support an absolute violation of our Constitution and Rule of Law from Federal to State
25 laws. These justices rewarded Defendants’ actions to plot to kill an elderly patient to
26 defraud his Medicare based upon their “violent extremist” ideology that “INTENTIONAL
27 MURDER” & CONDUCT CAUSING DEATH “ARE IRRELEVANT” to support their socio-
28 political goals because CA’s highest court betrayed the power given by United States’

1 government, and the People by misusing the judicial power to by force "intimidate a
2 civilian population" and "influence the policy of government by intimidation" and "affect
3 the conduct of a government" by usurping American Laws criminalizing 1st degree murder
4 to defraud a citizen's Constitutional Rights and usurp, destroy American Laws by
5 themselves participating in violating Federal Laws against rewarding euthanasia to
6 commit Healthcare Fraud, which are life in prison felonies, and Elder Abuse punishable
7 by death penalty or life without parole under CA Penal Code section 187.

8 There is no justification for these justices on CA's highest court, nor judges Perluss,
9 Segal, Feuer, and Bachner to break the Constitution and Federal Laws and State Laws to
10 indemnify, reward, participate in domestic terrorism, seditious conspiracy, federal felonies
11 of *18 U.S.C. §1031 – Major Fraud against the United States, 18 U.S.C. §1347 – Health*
12 *care Fraud, 18 U.S.C. §1347 – Health care Fraud, and 42 United States Code, Chapter 138*
13 *§14401(a)(2), 42 Code of Federal Regulations § 482.12, 42 Code of Federal Regulations*
14 *§482.13 on Patient Rights, destructive of Welfare and Institutions Code §15610.07 on*
15 *Elder Abuse, destructive of U.D.D.A., and total obliteration of State Laws criminalizing*
16 *Wrongful Death, Murder, Assault and Battery, IIED, Survivorship to recognize Henry's*
17 *2.5 to 3 days of Pre-death suffering, and Punitive Damages.*

18 These justices belong in federal prison for shameless, out of control destructions of
19 black-letter laws and usurpation of Constitution in protecting human life, a citizen's
20 fundamental liberties, nullifying Congress' work, will of the People in terroristic orders
21 based upon personal agenda that a murder victim's life should be worth zero, and their
22 desire to trample upon a murder victim, three fatherless, a widow's cause.

23 HOLDING OF INTENTIONAL MURDER ARE "OF NO SEQUENCE" VIOLATES
24 SUPREME LAW OF THE LAND

25 **Fourteenth Amendment** holds: All persons born or naturalized in the United States,
26 and subject to the jurisdiction thereof, are citizens of the United States and of the state
27 wherein they reside. **No state shall make or enforce any law which shall abridge the**
28 **privileges or immunities of citizens** of the United States; **nor shall any state deprive any**

1 **person of life, liberty, or property, without due process of law; nor deny to any person**
2 **within its jurisdiction the equal protection of the laws.**

3 “In comparison, international terrorism (IT) for the FBI’s purposes is referenced in
4 U.S. Code at 18 U.S.C. § 2331(1), and is defined as activities: • **Involving violent acts or**
5 **acts dangerous to human life that are a violation of the criminal laws of the United States**
6 **or of any State, or that would be a criminal violation if committed with the jurisdiction of**
7 **the United States or of any State...**”

8 The common denominator are “violent acts or acts dangerous to human life that are
9 a violation of the criminal laws of the United States or of any State, or that would be a
10 criminal violation if committed with the jurisdiction of the United States or of any
11 State...”

12 These judges denied my survivorship COA to reflect Henry’s enduring 3 acts of 1st
13 degree murder over 2.5 to 3 days that is within definitions “Appearing to be intended to
14 intimidate a civilian population.” Justices Perluss, Feuer, and Segal of Appellate Court
15 also supported Trial Court Judge Bachner’s pure evil, cruel terroristic order to insist
16 Henry’s action be extinguished and abated by denying his immense pre-death suffering
17 and his children their rights to survivorship in violation of Elder Abuse Statutes. These
18 judges denied us EQUAL PROTECTION, and Judge Bachner wrote in her Tentative
19 Ruling in granting Summary Judgment wrote Equal Protection is “irrelevant”.

20 The fact these judges and CA’s highest court had perfunctorily dismissed Henry’s
21 rights to bodily autonomy and life shows absolute disrespect for human life, and disregard
22 to Constitution and Federal Laws in healthcare regulations, work of Congress, will of
23 People and freedoms that were paid for by blood that shelters everyone from oppression.
24 These judges belong in federal prison.

25 NO AMERICAN JUDGE HAS JURISDICTION TO INCENTIVIZE PLOTS TO
26 KILL. Orders to executed to deny Henry’s Wrongful Death case are based upon violent
27 extremists ideologies these judges executed to “by force overthrow the authority of the
28 United States” and “oppose by force the authority thereof,” and “**by force to prevent,**

1 **hinder, or delay the execution of any** [*a laundry lists of federal felonies, states felonies,*
2 *Constitutional violations*] law of the United States, or by force to seize, take, or possess
3 any property of the United States [Medicare Advantage of Henry's, taxpayer monies,
4 Social Security Funds] **contrary to the authority thereof**, they shall be fined under this
5 title or imprisoned not more than twenty years, or both." These judges from California's
6 Supreme Court, whom rewarded the terrorist orders in violation of Domestic Terrorism,
7 Seditious Conspiracy because rewarding the destruction of American laws constitutes "18
8 **U.S.C. § 2384 Seditious Conspiracy.**

9 Appellate court justices Perluss, Segal, and Feuer instructed on Top of Opinion
10 "NOT TO BE PUBLISHED IN OFFICIAL REPORTS" because they know they are
11 breaking the Constitution and American Laws. This Opinion proves beyond any doubt,
12 their evil knows no limits because they wrote to insist "intentional murder" and conduct
13 causing death in the most efficient/quickest way for a healthcare concern to kill is to
14 suffocate, because within 30 seconds a person can die, as within 30 seconds of oxygen
15 deprivation consciousness can be lost. They insist these "irrelevant" to mean serial facility
16 murders is "of no consequence" and allowing no liability to come upon Defendants for
17 others they have intentionally killed to steal Medicare funds. Henry's death is a category
18 of murder that is not isolated in nature; facility euthanasia happens in hundreds. Gosport
19 War Memorial Hospital murdered from 450 to 600 patients. This type of murder
20 perpetrators have opportunity, access to victims for Medicare funds provide motive.

21 It is a **healthcare racket** because John Moe II, Defendants' bankruptcy attorney, e-
22 mailed me *see APPENDIX I – E-MAIL* stating case is "non-unique", Lindsey Chow, to
23 inform me my dad's death was "non-unique" and our obtaining Relief from Bankruptcy
24 Stays for VHS happened to other movants Judge Ernest Robles granted in meeting
25 "willful and malicious injury against an entity [Henry]" exception against discharge
26 pursuant to 11 USC §523(a)(6). **Under bankruptcy code only assault, rape, and murder**
27 **are non-dischargeable.**

28 **BANKRUPTCY COURT FINDINGS OF JUDGE ERNEST ROBLES**

1 Judge Ernest Robles wrote "good cause appearing thereof" in granted Relief so we
2 could obtain jury damages – and given Henry's forced death with 3 acts of murder
3 enduring three (3) acts of murder that amounted to terrorizing an elderly man that was an
4 invasion upon his soul – violating his right to pray last hours to God. Judge Robles did not
5 cap our damages because we met intentional tort standards for "actual fraud" and "willful
6 and malicious injury". We should have obtained closure for his murder but were denied.
7 My mother, Susan Chan Chow, never saw justice before dying in despair.

8 Judge Bachner graduated from Harvard, as did two of the three appellate Justices
9 Perluss and Feuer, it explains why they put their social agenda above Constitution and
10 American Laws in executing psychopath orders insisting a man's life is worth zero and
11 VHS and their murdering staff be rewarded. These judge executed federal felonies and all
12 kinds of destructions on the law. They fabricated the law to claim "intentional murder",
13 and conduct causing death "are irrelevant" and denying oxygen which is the easiest &
14 fastest way to kill anyone "are irrelevant".

15 HEALTHCARE RACKETEERING IS MONEY LAUNDERING

16 *National Strategy for Combating Terrorist and Other Illicit Financing* on page 29
17 states, "The **crimes that generate the bulk of illicit proceeds for laundering in the United**
18 **States are fraud**, drug trafficking, human smuggling, human trafficking, **organized crime,**
19 **and corruption.** The many varieties of **fraud, including** bank, consumer, **health care,**
20 securities, mortgage and tax refund fraud, **are believed to generate the largest share of**
21 **illicit proceeds. Health care fraud alone generates proceeds of approximately \$100 billion**
22 **annually.** Prosecutions indicate that health care fraud often involves complicit health care
23 professionals submitting fraudulent invoices to insurers."

24 On page 2 of *National Strategy for Combating Terrorist and Other Illicit Financing,*
25 *(May 2022)* it states: Illicit finance activity in the United States or transiting the U.S.
26 financial system poses **a systemic challenge to our financial integrity and national**
27 **security. It distorts markets and victimizes ordinary Americans.**
28

1 Rewarding forcing Henry's death to steal from Medicare funds is money laundering
2 and a scheme to steal through the U.S. financial system. Chief Justice of Supreme Court
3 of California Cantil-Sakauye once hosted an award ceremony for Justice Perluss.

4 HENRY CHOW DIED FROM 21 HOURS OF DEFENDANTS' UNPLUGGING HIS
5 LIFE SUPPORT OXYGEN THEN IMPOSED ANESTHESIA TO HASTEN DEATH

6 I, Lindsey Chow, pleaded to save my father Henry Chow's life with two doctors and
7 Ma Leyba, Registered Nurse, at Verity Health Systems of California's facility of St.
8 Vincent Medical Center which they sold for \$135 million. They refused to plug him back
9 into life support. I saw all alarms associated with heart monitor, ventilator were
10 unplugged or turned off, and his life support was withdrawn my father. He had turned
11 cyanotic or grey, a dying color, and was "cold to touch" as he looked at me in desperate fear
12 and terror as he was aware they were intentionally killing him.

13 They terrorized him and caused him unimaginable suffering. The Opinion in first
14 paragraph, Justices Dennis M. Perluss, John L. Segal, and Gail Ruderman Feuer wrote, "
15 Plaintiff's arguments in opposition that Defendant's treatment of Decedent constituted '
16 intentional murder' as opposed to negligence, whether conduct of Defendant's staff caused
17 Decedent's death, and ... taking Decedent off the ventilator are irrelevant to her burden in
18 opposing ...summary judgment..."

19 Second Appellate Court judges claim intentional murder and conduct causing death
20 and taking Henry off life support oxygen are irrelevant. You have criminal insanity in
21 their unlawful, pyscho criminal claim that Defendants had the right to suffocate a patient
22 to death and it is "irrelevant" or legally speaking "of no consequence". California's highest
23 state court fully supported these lower court judges in denying my petition in the full
24 knowledge of these violent expressions, that are also anti-government, anti-Constitution,
25 criminal intent filled expressions that form their rationale.

26 The claim "intentional murder is irrelevant" is beyond criminal reasoning and
27 evinces criminal intent. Only a sicko, psychopath claims intentional murder is irrelevant
28 or "of no consequences". These judges claim a right to violate a person's bodily autonomy.

1 These judges claim that 'intentional murder' is one of those items that is "irrelevant"
2 which means "of no consequence" according to Rule 401 of Federal Rules of Evidence.
3 Intentional murder is NEVER IRRELEVANT and NEVER OF NO CONSEQUENCE.

4 **CRIMINALLY INSANE RATIONALE OF "MURDER" IS "IRRELEVANT"**

5 It is irreconcilable for the highest court of a state, controlling the execution of the
6 Rule of Law and Constitution, governing the second most populated state in our nation to
7 support felony murder to defraud Medicare. Because Supreme Court of California does
8 exactly this regarding Henry Chow's wrongful death case in aiding and abetting lower
9 courts in denial of total relief in violation to federal laws, Constitutional Rights of murder
10 victim Henry and his children, violation of state tort laws in awarding punitive damages
11 and damages for Elder Abuses, IIED, Assault and Battery, violation of informed consent
12 COA, Survivorship for his 2.5 to 3 days of pre-death suffering enduring **three acts of first**
13 **degree murder with last two acts on last day of his life** – when Defendants unplugged his
14 life support oxygen for 21 hours and imposed anesthesia to paralyze his lungs to hasten
15 his death after denying my, Lindsey Chow's repeated pleas to save his life. [First act of
16 murder was "Discontinue Orders" by Mariana Juarez, Registered Nurse, a day before to
17 weaken him up by stopping treatment for his hospital acquired infections, and denials of
18 essential care such as "No diet order".]

19 Lower courts LIED ABOUT the law FOR EXAMPLE Judge Bachner wrote that
20 health care regulations ("federal pre-emption on healthcare corporations") is "irrelevant"
21 **on Page 6 see APPENDIX B for ORDER GRANTING SUMMARY JUDMENT**, and "
22 Defendants' conduct causing death" is "irrelevant" in their criminally insane rationale (i.e.
23 holding) to claim murder and human life is of no consequence so Verity Health Systems of
24 California (**a gigantic healthcare corporation** including **St. Vincent** rolled over **\$800 – 900**
25 **Millions per year**) had legal right to murder.

26 California's highest state court participated in Domestic Terrorism and Seditious
27 Conspiracy to destroy the Constitution's power to safeguard a citizen's life and liberty by
28 executing a ruling denying a citizen's rights to fundamental liberty and rights to his life

1 and bodily autonomy when lower courts were clear their rulings are based upon
2 CRIMINALLY VIOLENT SPEECH that “intentional murder” is “irrelevant” as well as
3 “conduct” “caused death” is “irrelevant” and “taking Decedent [Henry] off ventilator” is
4 “irrelevant”. Intentional murder is criminal behavior punishable by life in prison or death
5 penalty. Elder Abuse as Henry Chow suffered is also punishable by life in prison without
6 parole or death. Healthcare fraud causing death is punishable by life.

7 These judges are criminals for them there is no greater high than to play God, to be
8 above the Constitution, Federal, State laws both criminal and tort, blood of soldiers whom
9 died for Henry’s freedoms, and Congress, and will of the People to get a **gigantic**
10 **healthcare corporation** off for 1st degree serial murders which does not even fear paying
11 any possible jury damages as VHS got hundreds of billions discharged in bankruptcy, and
12 sold off St. Vincent Medical Center for \$135 million? VHS could not care less if a jury
13 awarded punitive damages. Their attorney **John Moe II e-mailed me**, Lindsey Chow, to
14 inform me the case was “not-unique” and there are others whom obtained relief from stays
15 to go on to jury trials. *See APPENDIX I.* Defendants had SIXTEEN (16) subsidiaries.
16 They reorganized and profit from selling facilities to discharge billions in debts.

17 **FACTS & EVIDENCE: TIMELINE OF TERMINAL WEANING IMPOSED**

18 Henry Chow had been started on SIMV-VC which is a weaning mode on the
19 ventilator on November 5, 2015 at 0500 hours according to medical record by Daniel Vue,
20 RCP (Respiratory Care Practitioner). So at 5:00 a.m. Henry Chow’s life was endangered.
21 See our Exhibit for this medical record evidence. It is immoral and unethical to use SIMV
22 on a patient for too long because of the imminent risk of death. At 10:00 a.m. Henry Chow
23 was still on weaning mode when Ma Leyba, RN, was on duty, and at 11:00 a.m. Henry
24 Chow was “warm to touch”. However, at 12:00 p.m. Henry Chow was “cold to touch”
25 according to Leyba’s medical record. Also, she records he is “cyanotic” which he was not
26 before 12:00 p.m. Cyanotic is the adjective form of cyanosis. Cyanosis is defined as “is a
27 physical sign causing bluish discoloration of the skin and mucous membranes. Cyanosis is
28 caused by a lack of oxygen in the blood.

1 (*Source: The Free Dictionary/Medical Dictionary online*) Leyba did not notify any
2 doctors or any RCPs to get Henry Chow back on life support. He had been without oxygen
3 for seven (7) hours and his flesh was no longer "warm to touch." Despite Henry Chow's
4 flesh turned "cold to touch" and his color of flesh became "cyanotic" or BLUE, Leyba
5 CONTINUED TO DO NOTHING TO SAVE HIS LIFE.

6 Leyba continues to record Henry Chow for being "cold to touch" at 1300 hours or
7 1:00 p.m. as she did not plug him back into the ventilator. At 1400 hours or 2:00 p.m.
8 Leyba records again that he is "cold to touch" and "cyanotic" while again there is no action
9 to save his life. Even at Lindsey's pleas to help her father and letting her know Henry
10 Chow needed help (which we estimated that Lindsey arrived at this hour). Lindsey
11 noticed the greyness of his left arm, too. At 1500 hours or 3:00 p.m. or ten (10) hours since
12 Henry Chow was started on "weaning", Leyba makes the same record of Henry being "cold
13 to touch" and "cyanotic" and this would be the estimated time she administers anesthesia
14 to start him on "terminal sedation". According to this medical record, at 1600 hours or
15 4:00 p.m. Leyba does the same recording and nothing to save Henry. Then finally, at 1700
16 hours or 5:00 p.m. Leyba acts by notifying Dr. Batra that "patient is dying" along with "no
17 more movement"... but still tries to open eyes" Circulation: cold to touch cyanotic..." You
18 see, Henry Chow was struggling not to fall asleep into his death. He was struggle to
19 survive their vile acts. Terminal sedation was administered in order to stop Henry Chow
20 from trying to save his life against their deliberate attempt to force him to lose it.

21 According to another Exhibit of Medical Record, Henry Chow was finally placed
22 back into life support at 1746 hours or 5:46 p.m. on AC-VC mode. This is almost six (6)
23 hours from when he turned "cold to touch" and "cyanotic" or blue. This was also almost
24 another hour after Leyba notified Dr. Batra "patient is dying". [The false DNR was not
25 even executed at this time.] They heartlessly denied us last hours of his life after they
26 broke his body with denial of ventilator oxygen from 9:06 a.m. to the next day at 12:00
27 p.m. from his medical records Henry had turned "cold to touch" and blue in color or
28

1 “cyanotic”. **Fifteen (15) hours before, they intentionally withdrew life support my father**
2 **Henry was “warm to touch” and had stable vital signs.**

3 **OPINION CONCEDES UNPLUGGING VENTILATOR WAS INTENTIONAL**

4 Justices Dennis M. Perluss, John L. Segal, and Gail Ruderman Feuer executed an
5 **Opinion from page 14 to page 15**, they wrote, “Lindsey advances four basic arguments in
6 her briefs. First asserting murder is not mere negligence, Lindsey contends her
7 declaration described **deliberate acts intended to kill Henry (unplugging the ventilator,**
8 **removing the heart monitor and turning off alarms)**; and she suggests, as a consequence,
9 well-established rules governing medical malpractice cases are somehow inapplicable to
10 her lawsuit. Lindsey’s argument misperceives the nature and elements of her causes of
11 action for wrongful death and medical malpractice. (The Survival action is simply Henry’s
12 claim for malpractice.) As to each, **the issue is not whether St. Vincent’s actions were**
13 **deliberate or accidental – there is no dispute they were intentional** – but whether they
14 were performed in accordance with the applicable standard of care and, therefore, not
15 tortious or otherwise wrongful. 6”

16 **These judges lied about Survival action** is simply Henry’s claim for malpractice in
17 order to claim Defendants’ unplugging his life support was legal and practicing medicine
18 and fabricate that Survival action is available under Wrongful Death, the cause of action
19 deadline we met. If Survival is simply Henry’s claim for malpractice, this lawsuit would
20 have been time-barred since medical malpractice’s deadline is one year.

21 Please read APPENDIX A again, “**the issue is not whether St. Vincent’s actions**
22 **were deliberate or accidental – there is no dispute they were intentional...**” They admit
23 unplugging Henry’s ventilator, removing heart monitor and turning off alarms were
24 deliberate actions by Defendants. In *Vacco v. Quill* found patient death that follows is **not**
25 **natural**.

26 **DOMESTIC TERRORISM** Unplugging Henry’s life support is against state law of
27 U.D.D.A. satisfies the element of “(A) **involve acts dangerous to human life that are a**
28 **violation of the criminal laws of the United States or of any State**”. Euthanasia is a f

1 federal felony pursuant to **42 United States Code, Chapter 138 §14401(a)(2)** provides:
2 “Assisted suicide, **euthanasia**, and mercy killing have been **criminal offenses throughout**
3 **the United States** and, ...**unlawful to provide services in support of such illegal activities.**”
4 Supreme Court of California rewarded such illegal activities in violation of **42 USC,**
5 **Chapter 138 §14401(a)(2)**, and when Judge Monica Bachner in *violation of CCP sections*
6 *377.30 and 377.20* denied my **Survivorship rights** for Henry’s 2.5 to pre-death suffering to
7 abate Henry’s action is “(i) **to intimidate or coerce a civilian population**”.

8 Defrauding Henry’s Medicare is “to seize, take, or possess any property of the
9 United States contrary to the authority thereof” pursuant to **42 U.S.C. chapter 138 §14404**
10 prohibiting funds for euthanasia. Justices committed this federal felony of **SEDITIONOUS**
11 **CONSPIRACY: 18 U.S.C. § 2384 Section 2384 of Title 18 of the U.S. Code** because they
12 rewarded death of my father and denied punitive damages under *California Civil Code*
13 *section 3294* since “**defendant has been guilty of oppression, fraud, or malice, the plaintiff,**
14 **in addition to the actual damages, may recover damages for the sake of example and by**
15 **way of punishing the defendant.**”

16 To execute rulings to claim Henry’s life satisfies “**to oppose by force the authority**
17 **thereof, or by force to prevent, hinder, or delay the execution of any law of the United**
18 **States**”. Court rulings prevented the execution US Laws. **Second Appellate Court admits**
19 **actions were intentional.** On pages 14 to 15 in APPENDIX A, Division 7 judges wrote in
20 Opinion, “Lindsey advances four basic arguments in her briefs. First asserting murder is
21 not mere negligence, Lindsey contends her declaration described **deliberate acts intended**
22 **to kill Henry (unplugging the ventilator, removing the heart monitor and turning off**
23 **alarms);** and she suggests, as a consequence, well-established rules governing medical
24 malpractice cases are somehow inapplicable to her lawsuit. Lindsey’s argument
25 misperceives the nature and elements of her causes of action for wrongful death and
26 medical malpractice. (The Survival action is simply Henry’s claim for malpractice.) As to
27 each, **the issue is not whether St. Vincent’s actions were deliberate or accidental – there is**
28

1 no dispute they were intentional – but whether they were performed in accordance with
2 the applicable standard of care and, therefore, not tortious or otherwise wrongful. 6”

3 **OPINION ADMIT ACTS WERE INTENTIONAL IS ADMISSION OF 1ST DEGREE**

4 Appellate Court justices executed terroristic orders nullifying Henry’s human rights to
5 give Defendants right to murder when they held murder is “irrelevant” on page 10 of
6 OPINION in first paragraph stating, “ Plaintiff’s arguments in opposition that
7 Defendant’s treatment of Decedent constituted ‘ **intentional murder**’ as opposed to
8 negligence, **whether conduct of Defendant’s staff caused Decedent’s death**, and ... **taking**
9 **Decedent off the ventilator are irrelevant** to her burden in opposing ...summary
10 judgment...”

11 **HEALTHCARE FRAUD IS DOMESTIC TERRORISM**

12 In May 2022’s *National Strategy for Combating Terrorist and Other Illicit*
13 *Financing* publication, it states: “**How Illicit Proceeds Enter the United States and U.S.**
14 **Financial System**” on page 7, “The same strengths that make the United States an
15 attractive destination for legitimate investment—a large economy; an open business
16 climate; and **the central role U.S. financial institutions and the U.S. dollar play in global**
17 **trade**, investment, and financial services—**also can attract criminals and other illicit**
18 **actors seeking to hide or disguise their ill-gotten gains or fund their dangerous plots...**”
19 Insisting a legal right to murder to defraud Medicare is “their dangerous plots...”

20 **BANKRUPTCY COURT HON. JUDGE ERNEST ROBLES FINDINGS**

21 On page 40 of 66 *see Appendix E -- Order of Judge Robles* granted Relief from
22 bankruptcy stays for meeting “willful and malicious injury against an entity [Henry]”
23 exception and “actual fraud” of Bankruptcy Code. We met by intentional tort standards of
24 “clear and convincing evidence”. Judge Robles wrote in second to last paragraph, “With
25 respect to factor five, **the damages sought in the State Court Action are substantial**;
26 Movants have not agreed to limit recovery to applicable insurance; and **it is therefore not**
27 **known whether available insurance proceeds will be sufficient to cover any judgment**
28 **Movants may obtain**.” Judge Ernest Robles chose not to cap any jury damages.

1 *CA's Penal Code §368* states: that a "person who knows...that a person is an elder
2 or dependent adult and who...**willfully causes or permits any elder or dependent adult to**
3 **suffer, or inflicts** thereon unjustifiable physical pain or mental suffering... [is guilty of a
4 crime]." Appellate Court had no authority to dismiss William Chow from action. He is a
5 child of Henry, he was added pursuant to our Rule of Laws regarding estate of deceased
6 persons. Appellate Court committed malfeasance in order to extinguish Henry's action.

7 William saw Henry's cheeks were wet from tears and despite being heavily sedated
8 those tears show Henry knew Defendants were oppressing him by forcing him to die
9 against his consent and against his will. Henry Chow had flatlined twice before dying
10 from their unlawful deprivations of oxygen!

11 DEFENDANTS EXPERT TESTIMONY IS INADMISSIBLE

12 Incidentally, Defendants' expert declaration is inadmissible because it breaks a host
13 of Federal and State Laws since it claims that acts to suffocate and poison Henry is legal
14 which is untrue. Dr. Watchel's expert testimony is INADMISSIBLE pursuant to Federal
15 Rules of Evidence Rule 302 for violating state law of UDDA, felony murder law, criminal
16 acts against Henry, and Rule 402 for violating Constitution and Federal Laws.

17 I filed a Writ of Mandate for my Survivorship rights for Henry's pre-death suffering
18 to Appellate Court that they DENIED despite Counsel for Los Angeles Superior Court not
19 filing opposition. The attorney office representing LA Superior Court DID NOT DESIRE
20 to stop us from obtaining Henry's immense pre-death suffering for being tortured and
21 murdered, but Second Appellate Court justices INSISTED in violation of SURVIVORSHIP
22 STATUTES and Elder Abuse laws to extinguish Henry's pre-death suffering.

23 Their denial of Survivorship is an act of moral turpitude as well as abuse of judicial
24 power to deprive Equal Protection and violate our Fourteenth Amendment Rights. They
25 are a danger to society by destroying our justice system. They do not belong on the bench;
26 they belong in federal prison for the laundry list of federal felonies in shameless acts of
27 executing orders to the detriment of a citizen's rights and a country's national interests.

1 When a patient dies in California, Elder Abuse Unit and Adult Protective Services
2 does not allow a Report to be filed. I tried and was repeatedly denied because CA does not
3 prosecute. I guess it saves the State money. Many patients have been abused without
4 recourse. **This is an open and shut case of 1st degree murder.** Without oxygen within
5 minutes the brain suffers brain damage. People die within seconds in pools. **Eight to**
6 **eleven justices from a powerful state has shown clear hatred for human life and rights.** It
7 falls to you to protect our Fourteenth Amendment, Equal Protection, Rights to life &
8 bodily autonomy. *Roe* was overturned, it's effect is the most protective legal positioning
9 for bodily autonomy in a State's hands. This Court has always defended bodily autonomy.

10 CONCLUSION

11 I request this Court to make it right for me and my brother, William Chow, to the
12 utmost of your ability, for Henry's torture and murder. Please write Orders to force
13 Defendants Verity Health Systems of California to face liability for breaking American
14 Laws in Damages for the Wrongful Death of Henry Chow to reflect his forced death
15 subsuming Elder Abuses, I.I.E.D., Assault and Battery, Violation of his Rights to Life and
16 Informed Consent/ Bodily Autonomy, Punitive Damages for his Pre-death Suffering in
17 Survivorship. A jury would have ordered damages over 100 million to 350 million.

18 Eight to eleven justices executed domestic terrorism, seditious conspiracy, major
19 fraud, rewarded murder for healthcare racketeering destructive of a Citizen's rights under
20 the Fourteenth Amendment. Medical staff RCPs Lopez, Vue, and Markovic should
21 account in criminal trial for ordering Henry's oxygen be cut off, Leyba for hastening his
22 death, Juarez for executing Discontinue Orders, and Barrios and Ramirez Ponce for
23 falsifying records to aid and abet.

24 The petition for writ of certiorari should be granted.

25 Respectfully submitted,

26 

27 _____
28 Date: November 8, 2022