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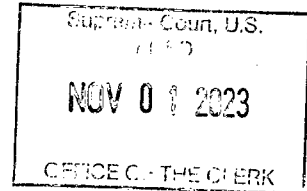
No. _____

**In the Supreme Court of the
United States of America**

Jon Myers, Petitioner

v.

Sondra Myers and Morey Myers



On Petition for Writ of Certiorari to the Massachusetts Supreme Judicial Court

PETITION FOR WRIT OF CERTIORARI

Presented by:

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QUESTIONS PRESENTED

1. Whether in denying Jon Myers' ("Myers") consent to file a lawsuit, as allowed in an Agreement, without a hearing, putting the icing on the cake, in terms of an epic denial of American legal rights over a twenty-eight-year period to Jon Myers.
2. Is this a groundbreaking case and situation pertaining to emotional/psychological abuse, underscoring the necessity of the Tort for the Intentional Infliction of Emotional Distress in today's society. And its' relationship to the very American psychology.
3. Is a malicious lie, so vast and intensive emanating from Scranton PA that it must be rectified that, or does it cause irreparable harm to Jon Myers, his children and more?
4. Is Jon Myers's ongoing patience and perseverance, exposing dramatic holes in American society and legal system; and further offering remedies, at a time when such remedies are desperately needed.
5. At a time when principle itself is most threatened is this case a remedy for the vast spiritual and psychological challenges afflicting America?

PARTIES TO PROCEEDINGS

Jon Myers, Petitioner

Morey and Sondra Myers, Respondents
1121 Myrtle Street
Scranton, PA 18510

LIST OF PROCEEDINGS

Massachusetts Supreme Judicial Court

FAR No. 29349 Reconsideration Denied August 4,
2023

Sondra and Morey Myers, Appellees,
v. Jon Myers, Appellant

Massachusetts Court of Appeals,
2022-P-0840

Sondra and Morey Myers, Appellees,
v.

Jon Myers, Appellant

Date of final Opinion: May 3, 2023

Middlesex County Superior Court

Denial of hearing and Reconsideration: July 19,
2022

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In the Supreme Court of the United States of America

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On Petition for Writ of Certiorari to the
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OPINIONS BELOW

The ruling from the Massachusetts Supreme Judicial Court for Reconsideration dated August 4, 2023, is included in the Appendix (page 13a), as is the original ruling dated June 29, 2023. The opinion from the Massachusetts Court of Appeals is included in the Appendix dated May 3, 2023, is included in the Appendix pages....and the Massachusetts Superior Court ruling of July 7, 2022, and Denial of Reconsideration of July 19, 2022, are in the Appendix as well.

JURISDICTION

The denial of the Massachusetts Supreme Judicial Court for Reconsideration was August 4, 2023. This process followed a lengthy tenure from the original

filing in the Superior Court level in June 2022. The proceedings reached their culmination in the Massachusetts Courts on August 4, 2023. A Writ was filed with the Supreme Court on November 1, 2023, and rejected for an extension, due on or about January 15, 2024.

It is respectfully the view of the Petitioner that the matters set forth a grave unto themselves AND pertain to the national psyche and well-being.

STATEMENT OF THE CASE

This is an extremely important case on three levels:

1. It affects profoundly the life of Jon Myers and residually his children, through enduring emotional/psychological persecution in intensive and escalating fashion, since 1988.
2. It exposes an extraordinarily extreme outrageous lie and pattern of behavior anchored by Sondra and Morey Myers in Scranton, PA.
3. By encountering and exposing, in a loving sense the ghastly holes in our American legal system, centered in divorce and family matters, Jon Myers seeks repair, restitution, and restoration of what is truly noble about America and our principles.

The instant matter entails the remnant of a 2014 “Agreement” (Appendix 13a) which allowed Jon Myers to pursue a lawsuit, by seeking consent from the first Administrative Justice of a Massachusetts County. The essence of previous matters is that Jon Myers’s family beyond his late ex-wife was involved in an extraordinary pattern of emotional abuse, involving Jon’s children, family standing, social engagement, financial and emotional states.

When Jon approached the Middlesex Superior Court, more than eight years later, he emphasized three main factors as change. One is that Jon had not seen his loving son Samuel (“Sam” DOB 5/22/93) since on or about March 16, 2012, a period now ten plus years, rather than a year or two. Second, Jon’s ex-wife Margaret Carney (“Carney”) died on or about February 1, 2016, according to her obituary “peacefully” in her native Oklahoma, unbeknown to Jon. Three, Jon presented information that he was known for his decades of work in Cambridge, MA for his work with youth and children, which translated to his own children Sophia Rose Myers (DOB 3/17/90) and Sam, as an excellent father.

To be clear, this is not solely about divorce and children, although that is a significant piece as the ferocity and recklessness of the emotional abuse is of unprecedented and irrational fashion. Having your own parents and family of origin exert extreme energy over decades to denigrate Jon and failingly attempt to sever the loving bond between Sophie and Sam, and Jon is but one prominent feature of the depths of depravity that Jon’s family has sunk to, in its incessant rage towards him.

One key element of emotional/psychological abuse is not only appearance and what people are doing; it is even more about what is being withheld financially, socially, emotionally, and more; along with utter indifference to another’s plight.



Jon Myers seeks to establish the essential nature of understanding emotional/psychological abuse for courts and society. The DENIAL of Jon Myers's motion for consent to file a lawsuit, without even a hearing, through the entire Massachusetts court system is an egregious denial of justice. This denial of justice follows twenty-eight years of horror within the Massachusetts family and probate court system, beginning in 1996. Carney initiated eleven years of separation, divorce, custody, and post-custody proceedings, maliciously. The icing on the cake is that these proceedings were supported, if not galvanized by Jon Myers's family of origin. While Morey and Sondra Myers, Jon's biological parents, played a key role in the twenty-eight-year pattern of vengeance, it is possible and the focus of Jon's proposed actions that his younger brother David

Nathan Myers and Nathan Myers's wife Nomi Maya Stolzenberg played more inciting and horrific roles.

The twenty-eight-year pattern of error and indifference by the Massachusetts courts, culminating with the DENIAL of Jon's right to pursue a lawsuit, as allowed in the "Agreement" is an egregious decision that threatens irreparable harm, and allows a group of many forceful people to continue this outrageous and nihilistic treatment of Jon Myers, to the detriment of his children too, and society more generally.

INTRODUCTION

The Petitioner Jon Myers ("Jon Myers") believes this is a Biblical level story, a once in a millennium occurrence, with substantial reasons for its occurrence. What is telling is the level and degree of irrational opposition that Jon Myers has encountered from places that one anticipates and needs reason. There has been an unfathomable coalescence of at least two major forces of opposition. One being the astounding hatred and rage directed at Jon for decades from his own family of origin; and two being the bottom dropping out of our American legal system, in the form of divorce and family matters.

Jon Myers has not only remarkably withstood these destructive forces; in the process of his own personal growth, he has developed remedies. Remedies for something as vast and broad, he considers to be America's spiritual virus. The gravity

of the virulence Jon Myers has faced, and his inability to exit it for twenty-eight years, provided the opportunity for Jon Myers to discover what truly ails America. What Jon calls a spiritual virus, or a pernicious psychology affects society from gun violence to political divisiveness, to crime and failures within American cities, immigration issues, and more. Due to the length and intensity of this odyssey, Jon has created a laboratory to understand and provide remedies for America's true challenges.



REASONS FOR GRANTING THE WRIT

1. Jon Myers' journey through the Massachusetts court system, emanating from a marital separation in 1996, is epic. The astonishing thing is that Jon has survived, and even further brought for comprehensible remedies. It is impossible to understand Jon's journey through Court system, without including the rage influencing from Jon's family.

2. Still the experience within Massachusetts i.e., American courts is ghastly. The degree of roughness, whim, and inaccuracy when dealing with someone else's very children, financial and family status is absurd. The immediate decision of the Massachusetts Supreme Judicial Court on August 4, 2023, and its trail from Jon's Motion to the Middlesex Superior Court in June 2022 reveals this absurdity.¹
3. Jon has consistently brought forth claims for emotional abuse since 2009. Indeed, it was a Judge in Scranton, PA, the Honorable Harold Thomson Jr. who enlightened Jon as to the existence of the Tort for The Intentional Infliction of Emotional Distress. Given the horrifically extraordinary nature of this situation, Jon has previously pursued cases with the Pennsylvania Supreme Court and the Massachusetts Supreme Judicial Court. The emotional/psychological abuse is a yoke Jon has fought appropriately to remove from his neck.

¹ As Jon will illuminate with the Tort for the Intentional Infliction of Emotional Distress and Massachusetts treatment of it, the voice of the "juror" and/or average member of the community is paramount. Thereby common sense is a relevant tool for assessing this matter.

One outcome was the 2014 “Agreement (relevant part Appendix pg. 13 a)”²

In the instant matter, there was an allowable provision for Jon to seek to file a lawsuit. Jon followed this procedure to a tee. Giving Attorney Perry a month’s notice. Jon then filed a Motion to seek consent from the Administrative First Justice to file a lawsuit.

Poignantly Jon presented three facts of change and/or relevance:

1. Jon had not seen his own son in over ten years.
2. Carney, Jon’s ex-wife died in 2016, according to her obituary “peacefully” in her native Oklahoma.
3. Jon amplified that he was indeed renowned for his work with youth in Cambridge, MA over a more than twenty-year period, and was similarly skilled as a father.

One of the key components of the Tort for the Intentional Infliction of Emotional Distress as the Massachusetts Supreme Court Judicial Court set forth in Agis v. Howard Johnson 371 Mass. 140

² Jon uses quotation marks because all the agreements were coercive, and at this moment, with some vague verbal representations of financial support which on a survival level has materialize, this “Agreement” was a step up from death, in a survival sense.

(1976) is the premise that a juror is ordinarily in the best position to determine emotional distress. The Restatement of torts (2d) Section 46, references behavior so extreme that an average member of the community would be moved to exclaim: "Outrageous!"

In other words, evaluation of the claims pertaining to the Tort for the Intentional Infliction of Emotional Distress can be adjudicated on the basis of common sense. If the "2014 Agreement" allowed Jon to pursue a lawsuit; then presenting facts that he had not seen his very own son Samuel in ten plus years, while Carney, his ex-wife and Sam's mother had died six years previous, anyone with an iota of fairness and/or compassion would say that this must be evaluated. Anyone who reads this, and is a loving and able parent, as most are, and Jon is, would be more than outraged by these circumstances.

Contemplate the loss of a child, under any circumstances, particularly involuntary, when unfairness and rampant Alienation masterminded from Jon's own family of origin, was at the core. A parent would feel massive emotional distress from the loss of a child, let alone the fact that this was but one significant variable of enormous efforts to inflict emotional and psychological pain on Jon, over a more than thirty-year period. In the below illustration Jon equates the emotional equivalency of losing time by Alienation to that which one could feel from outright kidnapping. There is punitive pain,

because the child's mind itself is being manipulated, if not tormented with false notions about a loving and able parent, via coercive means.



When one objectively considers the consequences, it is appalling that the Middlesex Superior Court Judge did not weigh the consequences of what Jon was presenting and at a bare minimum allow for a hearing. Jon is pointing to a heinous hole in the Massachusetts and American legal system. The

Court(s) erred consistently over an eleven-year period, from 1996-2007 Middlesex D-3015 in separation, divorce, and custody matters, all initiated by Carney, with increasing malice. Not seeing Jon's value as a parent and failing to stop efforts which began horrifically in 2005, to alienate Sophie and Sam, from Jon.

That the Court could not put the pieces together and acknowledge potential errors or at least cause for adjustment, when Carney had died six years (2016) before Jon petitioned the Court in (2022) and sought to identify destructive dynamics pertaining to his own children is an abomination. Courts cannot have it both ways: If it is going to play this heavy-handed role in family matters³, it then has an extra responsibility to get it right. We are talking about peoples' children and families for God's sakes.

It is not to relitigate the custody matters, which was not Jon's primary intention. It was to pinpoint that change in circumstances, the ten-year passage of time, Carney's death, his own acclaim for youth, as a small segment of a much larger pattern of atrocious⁴ behavior that was causing insufferable emotional and financial distress to Jon. The Court's failing to even hold a hearing was a terrible error in

³ Jon would argue that role is far too intrusive, harmful, and genuinely calibrated to the best interests of the children.

⁴ "Atrocious" is a word pertaining to the Tort for the Intentional Infliction of Emotional Distress, as in "atrocious and beyond all bounds of decency."

Judgment as, Courts do not fully understand, the terrors and torment of emotional/psychological abuse.

The Massachusetts Court of Appeals Court of Appeals affirmed that decision and refused to have a hearing on the matter. The Massachusetts Supreme Judicial Court did the same, nullifying the most fundamental right of an American citizen, the right to be heard, to defend themselves. If Jon is really experiencing heinous abuse, life-threatening abuse, then it is the responsibility of a Court to hear him. In order to evaluate the accuracy of Jon Myers's claim past, present and future a fulsome understanding of Emotional/Psychological abuse is necessary, along with their correlation to the Tort for the Intentional Infliction of Emotional Distress.

THE HORROR OF
EMOTIONAL/PSYCHOLOGICAL ABUSE: THE
MYERS FAMILY THE WORST CASE IN HISTORY:
AND THE TORT FOR THE INTENTIONAL
INFLICTION OF EMOTIONAL DISTRESS

Jon Myers goes as far as to say that understanding emotional/psychological abuse is the key to a better society. An umbrella of understanding covering immigration, climate change, gun violence, civil discourse, political divisiveness and more. Emotional/psychological abuse gets at the essence of the deviant mindset of hatred itself, of rage. The most nefarious and invisible of abuses, alongside physical, sexual, domestic; emotional/psychological

abuse is so heinous because, of its profound deception involved, thereby leading to “nearly infinite” longevity.⁵ Particularly pernicious about the emotional abusers, is their obsession with playing to public image, while committing outrageous horrors underneath the surface, creating an iceberg effect.



Key to understand is that emotional/psychological abuse is a direct assault on the spirit and soul of an individual. It is not understood how sheer emotional tactics can harm and cause destruction to a human being. The Massachusetts Supreme Judicial Court in its handling of Agis affirmed three principles worthy to the treatment of understanding emotional distress: One is that emotional distress, without physical harm is an actionable offense:

“There has been concern that mental anguish standing alone...is too subtle and speculative to be measured by any known legal standard, that mental anguish and its consequences are so intangible, peculiar, and vary much so with that individual that they cannot be reasonably

⁵ “Nearly infinite” is a phrase used by Samuel Myers to his father Jon Myers, in recent years, in a text message, proclaiming his nearly infinite love for Jon.

anticipated and there can be no objective measure of emotional distress.

“While we are not unconcerned with these problems, we do not believe these problems are insuperable and that administrative difficulties do not justify, the denial of relief for serious invasions {emphasis added} of mental and emotional tranquility.” State Rubbish Collectors Ass’n v. Siliznoff 38 Cal 2d 330 3338-39 (1952).

The Massachusetts SJC is affirming that standalone emotional abuse is an actionable element. The shocking thing about this case is the utter insanity and vengeance of Jon Myers’s family of origin, centered in Scranton, PA. While the hole dropping out in Massachusetts courts or sinking to a low level of fairness and justice is one characteristic; this pales in comparison to the shocking assault on Jon Myers’ brain, heart, and soul that has ensued for thirty-five years.

It is “indescribable” ⁶ to depict the assault on Jon Myers’s emotional state conducted by his own family, over the course of thirty-five years. The Pennsylvania Supreme Court struggled with the Tort for the Intentional Infliction of Emotional Distress long ago, in Kazatsky v. King David Memorial 515

⁶ A word used by Jon’s daughter Sophia in her 2008 successful college entrance essay describing feelings of fear and anxiety around facets of this situation.

Pa. 183 (1987): “The term outrageous is neither value-free or exacting. It does not objectively describe an act or a series of acts; rather it represents an evaluation of behavior. So, it is the behavior of the Myers family of Scranton, PA, and in that, Jon Myers is referencing in the main, Morey and Sondra Myers,⁷ David Nathan Myers and Nomi Stolzenberg of Los Angeles, CA, as principles, and potentially even a larger array of family members who stood by and/or more passively supported the attempted evisceration of another human being. The hardest thing to understand is the utter irrationality and vengeful nature of the psychological/emotional assault on Jon Myers. When Jon says “psychological” this is a key phrase afflicting America.

What is on display in Jon Myers’ life over the course of twenty-eight years is a clash of two psychologies. The basic premises of America, however, flawed in our actuation over the course of centuries are “liberty and justice for all...” or “life, liberty, and the pursuit of happiness...”, American Declaration of Independence. The essence of Jon Myers’s journey offers the opportunity to see the clash of psychologies play out.

As more and more challenge appeared in Jon’s life, it provided an opportunity to deepen and deepen his commitment to basic American principles of fairness,

⁷ A reminder that Jon Myers is pursuing consent to file a lawsuit, not even at the stage of a lawsuit itself.

decency⁸, equality. As his extended family through viciousness and Courts through indifference combined to minimize Jon's basic human and American rights, Jon through twenty-eight years of twenty-four/seven work could not give up. A certain hole, a malice was created in American life in which Jon was thrust, and deepened, and deepened, and deepened Jon Myers' commitment to fairness and decency for all.

The toxicity of the psychology that Jon challenged Jon had similarities in many forms. From his brother and sister-in-law came a desperate desire for condemnation, internal inferiority cloaked in superiority, and raw rage; from an uncle managing family funds came and insatiable greed; from attorney Bishop came a bombastic desire to control family finances; from Jon's parents themselves, came a cowardly and manipulative betrayal based on weakness. Not only did these central and controlling parties bring life-threatening types of emotional energy against Jon, but they also brought in many others through their tornado-like swirl.

As Jon's daughter Sophie wrote in her college entrance essay, friends, neighbors, communities, were turned against Jon, Carney and her family through divorce and custody were happily (sic) pulled in. The amount of irrational and vicious emotional assault Jon Myers has faced over the course of more

⁸ Decency is central to an understanding of the Tort for the Intentional Infliction of Emotional Distress: "beyond all bounds of decency..."

than twenty-eight years is epic, unbelievable, AND unprecedented. All of which, excellently, albeit not perfectly served as a crucible of pressure, which figuratively helped turn Jon from coal to diamond.

This then is the heart of the American affliction: Psychologies of malice, greed, manipulation, and targeting of others, versus “life, liberty and the pursuit of happiness.” Beyond right or left partisanship, this then is the true struggle in America, and if anything, that which constitutes to the true “threat to democracy.” It is the distancing from principle itself, which threatens the individual, such as Jon Myers, if not democracy itself.

Not throwing the baby out with the bathwater: This adage plays out in America AND Jon’s life. Spurred by this situation Jon Myers has produced many YouTube videos with highly diverse artists on these and related topics, one of which was “AND the New America.”

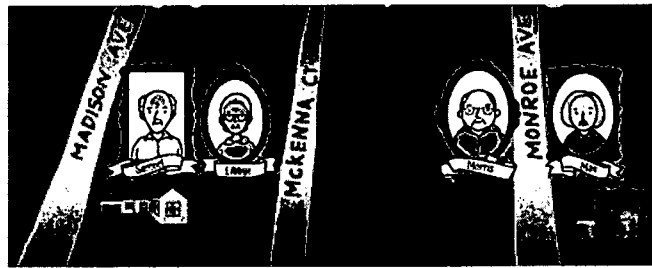


Because America has had awful episodes in our past with slavery and other inequalities, does not mean we abandon our principles. As we expand our expanding of civil and human rights to all Americans, including but not limited to LGBTQ+, women, people of all colors, identities, ethnicities, etc. we have lost sight of affirming that principle of

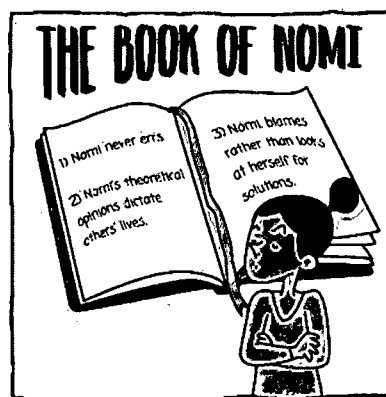
fairness to the individual. One of the psychological principles, Jon has identified, aligns with “grains of truth.” Groups such as Hamas, will take grains of truth of validity and conduct horrific and horrible acts.

Similarly, psychologically, although not physically, thankfully yet, in America, groups take grains of righteousness and use them to assert aggressively, not assertively, their point of view to the exclusion of all others. Lost in the translation is the very principle itself, that of equality. Ironically, the basis of Jon Myers’s standing for fairness and liberty derives from his background in Scranton, PA. His father Morey travelled to the South and connected with Dr. Martin Luther King Jr. during the early days of Jon’s roots in Scranton.

The spiritual essence of this situation is that Jon Myers is healing a hole in the American psyche. While it is Jon’s own unwavering and staggering twenty-eight-year effort on display, similarly spiritually Jon sees this as a necessary conflict. A conflict represented by Jon’s four grandparents, and particularly two grandmothers, lived over 100 years each. Jon’s grandparents lived back-to-back on Madison and Monroe Avenues in Scranton, PA.



V.



The book of Nomi is Nomi Stolzenberg, Nathan Myers's wife, and Jon's sister-in-law. The values of Jon's grandparents surely imperfectly represented were those of hard work and making life better for one's children. Nomi Stolzenberg, a supporter of Carney, and a zealous advocate of divorce and extreme feminism, knows no capacity to compromise or acknowledge errors. Nomi Stolzenberg being a spiritual (sic) force of the reprehensible thirty-five-year campaign to eviscerate and falsely denigrate Jon.

THE TORT FOR THE INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS (PART TWO)

Jon Myers speaks as a survivor of what he calls the worst case of emotional abuse in history.⁹ The facts that this situation has endured for over thirty-five years; and Jon Myers had goals and values that he would not forgo, provided the opportunity for the development of a science of understanding. While the Court may not recognize Jon Myers as an “expert,” he does not know everything, but knows he brings a genius for the topic. The degree of irrational assault on Jon Myers should never have occurred in the first, and the fact that it has endured for thirty-five years is astonishing, and an occurrence of humanity itself.

Emotional abuse is the most rank of abuses, precisely because it is in some ways invisible, and thereby relies on the utter deception of the perpetrators, constantly relying on their societal status as camouflage to hide their true mindset. That is the horror, it is their mindset, first to want to cause harm in the first place, and then to seek to perpetuate it permanently. There is a profound deviance to emotional abuse, which Jon Myers avers is the gateway to understanding human characteristics such as hate, rage, and abuse itself.

While the epic twenty-eight year, indeed thirty-five year umbrella of this situation surely meets and

⁹ With a touch of irony as his younger brother David Nathan Myers is a tenured professor of history, at UCLA.

exceeds general requisites of the Tort for the Intentional Infliction of Emotional Distress. Namely:

1. The Defendant(s) behavior was extreme and outrageous.
2. The behavior was intentional and/or reckless.
3. A causal correlation between the Defendant(s) conduct and the distress of the Plaintiff.
4. The distress was severe.

The Massachusetts Supreme Judicial Court in *Agis*, provided more specific justification for legal action. Indeed, it stated that it is the responsibility of courts to adjudicate such matters. However, before reverting back to *Agis*, it is crucial that an understanding of the toxicity of emotional abuse emerge. Full emotional/psychological abuse is a “vile”¹⁰ attack on the spirit, mind, and soul of its target. Even more so, it has a ghastly quality of attempting to suck the life out of its target and use that very life for the sustenance of the abuser(s).

¹⁰ Vile is word used by Sondra Myers (Jon’s mother) in a note, circa 2009, to Jon Myers, along the lines: “Even if we are the ‘vile’ creatures that you say, why don’t you just move on with your life.” Leaving his children’s interest, his own family standing aside evidently according to Sondra. This was a venomous and irrational trade-off Jon was not willing to make.

So again, while this is not remotely only a case of divorce and custody, Jon PRAYS that a significant reader of this Writ of Certiorari is a parent, who can relate to this one aspect, at least: That of alienating a child against a parent. The horror of this situation is not “only” (sic) the loss of the time with the child, by the parent. The deepest horror entails, the actual brainwashing of the child, to substitute opinion and inappropriate needs onto the child(ren), replacing true and appropriate, albeit imperfect parental love.

Emotional/psychological abuse in its rawest form is comprised of profound perversion. That is why the mindset created around Jon’s grandfather, Morris Gelb’s estate in 1988, when Jon’s uncle managed the funds the late Jerome Klein, who had issues of sexual deviance, based on knowledge and information is relevant. The insatiable rage created by David Nathan Myers augmented by Nomi Stolzenberg, forty years ago, and continuing unabated to today, is relevant. The indifference and/or capitulation by Sondra and Morey Myers, Jon’s own parents, is also a factor!

This group energy set forth in 1988, accelerated greatly¹¹ in 1996, with Beverly Klein who had never

¹¹ One component, valid and irrational though it may be; when Jon appropriately removed funds from the late Jerome Klein’s management in 1994, Jerome and Beverly Klein (the latter Jon’s aunt and Godmother) began a campaign to further crucify Jon, to the point where in 2008, Morey Myers alluded to

been involved, calling Jon's home, advising Carney (Jon's now late ex-wife) on vengeance, denigrating Jon, and how to divorce. The "behavior" of enormously denigrating and falsely attacking Jon, initiated by Nathan Myers in 1988 was reaching fever pitch. The weapon, of an opinion used by Nathan Myers and others, from a factual standpoint is irrelevant, as it is not a statement of love or care, only of vengeance, rage, and hate.

So, only from a grain of salt perspective, and certainly the last twenty-eight years have demonstrated the opposite, were any characterizations of Jon's mental health relevant. No person could have survived the full-on assault of character assignation, denigration, ostracizing, alienating of children, creation of extreme emotional and financial distress, and much more, in calm and assertive fashion, and had anything wrong with them: Common sense, i.e., the "juror" dictates would relate.

Jon that he should never have removed his own funds in 1994, showing the force of vengeance that was in play. Also revealing how Jon's parents, were siding with an extreme and outrageous dynamic fundamentally over any purported notions of love for Jon. This dynamic was supported and galvanized by Richard S. Bishop Esq. of Hourigan, Kluger and Quinn.



Berserk opinions have assaulted Jon for thirty-five years.

The emotional abuser will seek and destroy the slightest human perfection. That is the perversion of their abuse. The emotional abuser has an uncanny capacity, like radar to find fault, and zero in mercilessly. Narcissists will target empaths. Empaths, being those with compassion, and operating within the reasonable rubric of the golden rule and/or civility.

This is why the Massachusetts Supreme Judicial Court in Agis is affirming a good principle:

“The jury is ordinarily in a better position...to determine whether outrageous conduct results in mental distress rather than whether that distress results in physical injury. From their own experience jurors are aware of the extent and characters of the disagreeable emotions that may arise because of the defendant’s conduct.”

Thereby it does not take tons of experts and over-zealous pondering. Everyday people will understand when a person’s dignity and core emotional state

have been so violated, as to exclaim: "Outrageous."
Further:

"The case is one in which the recitation of facts to an average member of the community would arouse his resentment against the actor and lead him to exclaim: 'Outrageous!'"
Restatement (Second) of Torts (2d) Section 46 (1965).

It is relevant at this point, to interject specifically what exactly where the parameters and behaviors of emotional abuse were directed against Jon Myers, pointedly beginning in 1988, and continuing through today. Emotional abuse is the greatest challenge facing America. Evil, in its incendiary nature, unknown and/or underestimated. Emotional abuse contains the seeds of rage, hatred, and jealousy that form corruptive elements in our courts, causing violence in our streets, promulgates divisions and more.

The effects of emotional abuse are a vicious assault on the mind, body, and soul of its target. Emotional abuse invisibly expresses emotions through actions that become vile. At core, emotional abuse seeks to eviscerate another human being, in its most grotesque iterations manifesting in sadistic, even parasitic ways.

Thus, in this situation David Nathan Myers, and we are going back forty years, in its roots, so hard is

this to decipher and then present, albeit the pattern continues through today, believed himself to have privilege for life-long rage towards Jon Myers. Nathan Myers saw his minute, if non-existent cause for childhood vengeance to be the highest psychological aim in his life. Emotional abuse operates in deceptive, often non-physical ways. Thereby a campaign to destroy, denigrate and falsely define Jon Myers reared his ugly head in 1988.

It matters little the substance; any imperfection will do to the perverse needs of the emotional abuser. When Jon Myers uses the word “perverse,” he is cognizant that such word would correlate to a Jerry Sandusky like offense, or even an Ariel Castro of Cleveland. So, evil, is the mindset which attaches itself by Nathan Myers to Jon Myers.

Notably when Nathan Myers showed up to make his “ludicrous” ¹² claims about Jon Myers mental health in 1988, Nathan Myers was from the very onset grasping at straws and making a mountain out of a molehill. Common sense flew in the face of any of Nathan Myers’ absurdity. For one, Jon Myers was in the midst of an ascent to the Cambridge City

¹² In recent years, Nathan Myers in an email exchange with Jon Myers called something “ludicrous.” The adage applies that the person pointing the finger, has three fingers pointing back at themselves, as nothing could approximate the ludicrous nature of David Nathan Myers’ actions and mindset in this situation. Taking a reasonable childhood beginning and attempting to turn it into a horror show.

Council, an intense local political scenario.¹³ Largely unknown in the city of Cambridge, MA, Jon narrowly missed election in 1987, and then was elected for three consecutive terms beginning in 1989, based on his ability to get out door-to-door beginning in North Cambridge, the legendary Tip O'Neil's neighborhood, where the expression: "All politics is local politics" was fostered and finetuned.

More so, a distinction must be made between those characteristics of everyday quirks,¹⁴ substantial mental health issues, and for that matter, fervently those with personality disorders, who will take everyday imperfections and attempt to drive a fleet of Mack trucks through them. Absurdly, Nathan Myers who flew in under false pretenses in 1988 from 3000 miles away, and zero care to evilly begin making wanton claims about his older brother, Jon Myers. The extreme and outrageous nature of the situation is not merely that Nathan Myers made patently false and reckless characterizations of Jon Myers; it is that not only so many people went along with it, but that they put vicious real-world stakes in the ground, of financial, social and emotional torments in the ground for Jon Myers.

¹³ Circa 1991, Morey Myers called it the "greatest achievement in family history;" a proclamation Jon respectfully attempted to differ with, touting Morey's efforts as a father, for which Morey berated Jon for "not be able to take a compliment."

¹⁴ Freud himself, is quoted along the lines: "To cherish our idiosyncrasies because those are things which make us human."

One of the most wicked and powerful facets of emotional abuse is not what is overtly done, it is what is withheld, from the target. Social status, recognition, participation in a group, withholding of affection, withholding of truth, withholding of financial standing, withholding of reason, and so much more. Beginning in 1988, unfathomably and continuing right through today, all these characteristics and more were irrationally withheld from Jon Myers.

Thus, begins the “severe” viciousness, because when reason does not apply, when irrationality dictates, the group grows in a frothing and festering mob, who exists to see, who can be cruel, vicious, and unkind to Jon Myers. All accoutrements of finances, social standing, recognition, participation, emotional abuse and more came under the umbrella of pointless rage. Irrational hate and jealousy mushroomed into a standalone event.

Then the words of the Pennsylvania Supreme Court in Kazatsky are prescient: “We are not evaluating an act or a series of acts, but behavior.” Behavior as a manifestation of a mindset. This is a breakthrough concept society needs to recognize: There are people with psychological dispositions that prey upon, lean upon, and need an enemy to function. This dependency is not limited to people at the lower ends of the achievement spectrum. Indeed, there is an argument that there is a disproportionate representation in higher levels of achievement,

politically, academically, economically, due to the deceptive nature AND the capacity to be ruthless.

David Nathan Myers grew up a younger brother, by two years five months and three days, to Jon Myers and endured understandable parts of being a younger brother in Scranton, PA during the sixties and seventies, as far as football, basketball, wrestling, etc. And in no way was David Nathan Myers the victim of rampant bullying and/or an insufficient home life, as he has egregiously trumpeted. This is the psychological grain of hatred, rage, and jealousy distilled for this Honorable Court.

David Nathan Myers took a grain of understandable, albeit rationally speaking surmountable discontent and with the aid (sic) of Nomi Stolzenberg turned it into a nuclear level of psychological vengeance, which is unprecedented. Unprecedented, in terms of volatility, irrationality, duration, and capacity to draw others viciously to his side. From an unfathomably impaired mindset David Nathan Myers formulated an ironclad opinion that something was deeply wrong with Jon Myers, and that Jon Myers has deserved every bit rage, ostracizing, and vengeance that a group of people could inflict on another person.



We live in times when opinion is weaponized and used to destroy another.

THE PRACTICAL EFFECTS: THE WORST CASE OF EMOTIONAL ABUSE IN HISTORY

What is relevant to understand that emotional/psychological abuse does not solely injure a person emotionally, as if that is not enough. The effect is equal to an emotional tsunami hitting your village, and/or a bulldozer driving into your living room, depending on the severity. At the most extreme end emotional/psychological abuse is a surgical strike on all that is near and dear to a person. Why this case constitutes the worst case of emotional abuse in history, is due to the “utter” irrationality, the savagery, and the duration, now extending thirty-five years.

Because the emotional/psychological assault engineered by David Nathan Myers and Nomi Stolzenberg struck so much at the core of who Jon Myers was, made it so extreme and outrageous. Bear in mind again, that a major function of emotional/psychological abuse entails not only doing but withholding. The emotional assault on Jon Myers

struck at his very definition as a human being, his relationship with his children, his standing, even membership in his formerly supportive family, along with deep financial and emotional distresses too. While again, as the Pennsylvania Supreme Judicial Court in Kazatsky stated that severe emotional distress was “not an act or a series of acts, it was behavior....:” these were among the practical effects. Downfalls, and behaviors that occurred in Jon Myers’s life as a direct result of the viciousness of the assault spearheaded by his family of origin:

- Completely ostracized and shut off from his family of origin, in any regular participation. The last time he was in his family home in which he was raised, was February 2002. On that occasion, his grandmother’s passing¹⁵ within a thirty-six-hour span, Jon had his car window smashed in front of his family home, was physically assaulted by David Nathan Myers, and then horrifically mocked for not engaging in physical combat.
- Falsely labelled and failingly defined by Nathan Myers and Stolzenberg in 1988 and ridiculed, mocked, and denigrated in escalating fashion since. This stigmatizing was

¹⁵ His grandmother Libbye Myers lived 106 years, all in Scranton, and along with his other grandmother, Mae S. Gelb, who lived next to Libbye for decades at a time, also living over 100 years, Jon sees these grandmothers as a spiritual impetus for his life, work, and case here.

spread viciously and rampantly to extended family members, neighbors, friends, and community in both Scranton, PA, and greater Boston. Far beyond defamation of character, it attempted to keep Jon Myers psychologically imprisoned and scorned upon permanently.

- Heinously used legal, financial, and social methods to attempt to sever the appropriate and loving bond between Jon Myers and his children Sophie and Sam. Key to understand are concepts like “narcissistic” supply and Parental Alienation. With narcissistic supply, the perpetrators were/are drawing psychic energy from their denigrating of Jon.



Spiritually empty people draw energy from a purposeful person, sadistically gaining "joy;" albeit the purposeful person prevails.

- There is a direct casual nexus between the psychological assault on Jon Myers AND the grave financial and emotional success inflicted upon Jon Myers. Already it is so vital for Massachusetts Courts to live up to the standard set by the Massachusetts SJC in Agis: "...administrative difficulties do not justify the denial of relief for serious invasions of mental and emotional tranquility." State Rubbish Collectors Ass'n v. Siliznoff 38 Cal 2d 330 3338-39 (1952).

Further:

“That some claims may be spurious, should not compel those who administer justice to shut their eyes to serious wrongs and let them go without being brought to account. It is the function of courts to determine whether claims are valid or false. This responsibility should not be shunned just because it is difficult to perform.” Samms v. Eccles, 11 Utah 2d 289, 292 (1961). See George v. Jordan Marsh Co. 359 Mass. 244, 251 (1971). See also Sorenson v. Sorenson 369 Mass. 350, 364 (1975).

What is not understood in our culture AND by courts is the horror that can be *inflicted* by emotional/psychological abuse. What is stunning about this matter is layers and walls of engagement by so many parties to perversely coalesce to not only denigrate, but also seek, to destroy Jon Myers. The accumulation of agendas is astounding including but not limited to:

- First, the evil energy of David Nathan Myers and Nomi Stolzenberg, in utterly random fashion to emotionally assault, stigmatize and eradicate Jon Myers from his life, beginning in the eighty's.
- Richard S. Bishop, Esq., and his deceit in handling Morris B. Gelb's (Jon's maternal grandfather) estate, and engaging in crimes, conspiracy, and cover-up since 1988 and perversely targeting Jon.

- The divorce and family court, and extended system in Massachusetts, which made erroneous and indifferent decisions regarding Jon's own children and life, beginning in 1996, and to this day, not allowing a fair hearing.
- Atty. Michael R. Perry, for the respondents, who has not engaged in one constructive and/or reasonable conversation to resolve this in fifteen years. Instead, Atty. Perry engages in vicious and baseless mocking of Jon Myers, to the exclusion of any discussion of facts or care.
- Jon's ex-wife the late Margaret Carney, who engaged in eleven years of malicious prosecution of divorce and custody antics, solely out of spite and vengeance.
- Unfathomably Jon's own parents, Morey and Sondra Myers of Scranton, PA, held center court on this dynamic. Upholding, if not embracing a dynamic, which sought to bury Jon Myers, with ridicule, mocking, ostracizing, denigrating and more. Unbelievably the family mantra was "blood ain't mud;" in Jon's growing years, and there could not be more mud deposited on one human being, other than the horror of an awful real-life avalanche.
- To provide context for this scenario, as well, the family was bound together by their grandparents, and Jon's first cousins, all

slightly older than Jon participated, in the family shunning. Notably, all these first cousins Mark Myers of San Francisco area, Lisa Goldman of San Francisco area, Judith Premseelaar of New Jersey, and Carol Kaplan of Philadelphia area, have substantial means, in the tens of millions of dollars, including the Goldmans reaching towards billions.

All this energy wantonly galvanized, in an anti-Jon sentiment, in a massive way. The dynamic was ironclad and ruthless over a thirty-five-year period. The challenging part that Jon seeks to establish is that emotional/psychological abuse exists. That understanding this dynamic is a useful breakthrough and something vital for Courts and society to know. Narcissism/psychopathy are not minor energies to recognize, they underly seventy percent (70%) of the challenges in society, if not more, according to Jon's sense of Compassionate Genius that he has developed in this process.

The massive error made, and this is over a twenty-eight-year period, is for one, a divorce ideology that outrageous unto itself. However, that facet is exacerbated by the role of the Myers family from Scranton itself. If not for the disgusting retribution, malice and hateful energy directed towards Jon, challenges in our legal system would not be exposed. Being spiritual as he is, adopting views that "everything happens for a reason;" the collision between the ruthlessness directed at Jon clashed

with his integrity, purpose, and sense of fairness for himself and others.

It is abhorrent for Courts, now, beginning with this one, the very Supreme Court of the United States of America, could show indifference not only to the case of Jon Myers, but also to the fundamental fault lines of American principles themselves being mocked. This case could determine the future of America. When we take a fully imperfect, although significantly less so over time, man, and mock and denigrate, and threaten to permanently discard his basic American rights of “life, liberty, and the pursuit of happiness” over a twenty-eight-year period, then we as a nation stand nakedly.

Similarly, it would be an epic error, not to ascertain the fault lines, in American culture, that Jon by his very journey and advocacy is unearthing. It is not accidental that we see dramatic increases in mass shootings, violent protests, breakdown of civility and political discourse, enormous illegal influxes at our border, chaos in online communication, and more. So much of these ominous challenges in American life, emanate from our inability to merge concepts, like our principles and our need to expand those principles to greater numbers and identities of people. We lapse into false discussions of one side or another, rather than standing firmly for fairness.

Jon Myers has stood for fairness, true equality, and integrity while those he counted on from family to American courts were out to lunch. There is more potential commonality than we allow ourselves to consider, by shirking true American principles. Most people want decency and fairness.

We need the umbrella of fairness and principle to extend in general. Constituency group after constituency group winnows away our core principles and we wonder why there is such contentiousness. This is a moment, and the Supreme Court needs to put its foot down at a time of profound peril for the United States AND affirm Jon Myers' life and work. It is insignificant whose ego could be slightly bruised in the service of our greater humanity. Our issues are spiritual/psychological. After twenty-eight years of direct and unrelenting denigration, Jon Myers brings remedies.



Jon calls the hole in our American psyche a spiritual virus, and his work offers the Spiritual vaccine.

THE WORLD'S BIGGEST LIE: RESPONDING WITH FAIRNESS AND FORGIVENESS

The ghastly nature of this situation has to do with the humongous gulf between the public representations of the Myers family ¹⁶ and the outrageous treatment of Jon Myers, beginning seriously in 1988. Publicly Morey and Sondra Myers present themselves as pillars of the community. Sondra was affiliated with the University of Scranton and developed all types of programming pertaining to “democracy” and “interdependence.” Morey was known for his civil rights work during the sixties and travelling to the South.

The horror of this situation has to do with, from a rational standpoint, how utterly unnecessary, cruel, and berserk the pattern of “behavior” directed towards Jon Myers is. This is a perverse sabotage of another human being’s life, with zero correlation to necessity, nor merit. From 3000 miles away, David Nathan Myers, for a speculatively perverse set of psychological reasons (sic) decided to incite a shocking system of mocking, denigration, and emotional assault on Jon Myers, an innocent and removed party from these dynamics.

¹⁶ The Myers family from Scranton, includes David Nathan Myers and Nomi Stolzenberg, along with metaphorically Attorneys Bishop and Perry, and others, who use the luster and perceived prominence of Morey and Sondra Myers as their shield to engage in such vile actions.

David Nathan Myers, a Professor of Jewish History, also wrote at age thirty-four, a book “Reinventing the Jewish Past...” Here, Nathan Myers reinvented a family narrative that had a grain of truth to it at best! This situation is prescient in revealing characteristics of group behavior, as to how one person can affect a group dynamic, so profoundly. Adjoined by Nathan Myers’s wife, Nomi Stolzenberg, who has astronomical aversion to being able to admit an error.

THE MASSACHUSETTS SUPREME JUDICIAL COURT AND EMOTIONAL DISTRESS

It bears repeating that this instant matter, is the result of a twenty-eight-year process not only of intentionally inflicting emotional distress, but of Massachusetts Courts erroneously considering Jon Myers, initially as a father, and then in this larger context. Jon Myers approached the Middlesex Superior Court in June 2022, with both legitimate cause for action, as well as a valid avenue for legal consideration. A 2014 “Agreement” as restrictive and coercive as it was, allowed Jon to petition the first Administrative Justice for consent to file a lawsuit.

This is precisely the process Jon ensued, with extensive communication to Attorney Perry in advance, with the aim of avoiding such an event. Perry responded not at all. Screaming were the facts presented in Jon’s Motion for Consent:

- He had not seen his son in over ten years.

- His ex-wife Carney had died six year earlier.
- Jon was renowned for his work with youth in the city of Cambridge, MA over decades and was “excellent”¹⁷ as a father.

Jon Myers is averring that he is receiving emotional/psychological abuse that would have killed people literally and/or figuratively. Thereby it is alarming that the Middlesex Superior Court, the Massachusetts Appeals Court, and the Massachusetts Supreme Judicial Court did not allow even a hearing. Myers is talking about a psychic murder, a form of kidnapping, and the Courts could not lift a finger.

In Agis, the Massachusetts SJC affirmed the vital role of courts:

“That some claims may be spurious should not compel those who administer justice to shut their eyes to serious wrongs and let them go without being brought to account. It is the responsibility of courts to determine whether claims are valid or false. The responsibility should not be shunned just because it is difficult to perform.” Samms v. Eccles, 11 Utah 2d 289, 292 (1961), See George v. Jordan Marsh Co. 359 Mass. 244, 251 (1971). See also Sorenson v. Sorenson 369 Mass. 350, 364 (1975).

¹⁷ Even Carney in her berserk custody battles, acknowledged Jon was excellent as a father.

What is not understood is how emotional/psychological abuse is a form of torture, of profound torment of its target. Because, when a group in power, in control, can create and manage conditions to impugn and/or denigrate another human being, it can be supremely challenging to surmount. To restore his financial and emotional well-being is a process Jon Myers has ensued for twenty-eight years now.

It is the responsibility of Massachusetts Courts by its own affirmations, to hear this, and determine the validity of the claims. Some are familiar with the adage that if you put a frog in a pot of boiling water, it will jump out.



And if you put a frog in a pot of water, and gradually turn up the heat, it will not notice the rise in temperature and perish. That is what is occurring in Jon Myers's life, with the attempted gradual degradation of his legal standing, of his familial place, of the assault on his character. Jon Myers is respectfully requesting and demanding the most fundamental of inalienable rights: The right to be heard, to defend himself.

It is a monstrous error, when someone shows up to an American court of law, avers that by slow and gradual methods, his children have been kidnapped,

that the assault on him, could be construed as attempted murder; and no one lifts a finger to even hear his case. Jon Myers in June 2022, in approaching the Middlesex Superior Court, was not even filing a lawsuit, he was seeking consent to do so. Jon was armed, with monumental reasons and a ghastly set of facts:

1. By circumstances beyond his control, he had not seen his son in over ten years.
2. His ex-wife had died, and
3. 3.he was renowned for his work with youth and children.

In assessing emotional distress, the Massachusetts SJC also affirmed that:

“The Jury is ordinarily in a better position...to determine whether outrageous conduct results in mental distress rather than whether that distress results in physical injury. From their own experience jurors are aware of the extent and character of the disagreeable emotions that may arise because of the defendant’s conduct.” State Rubbish Collectors Ass’n v. Siliznoff.

We are not relitigating custody here, we are assessing the gravity of emotional distress, if a group of people interfered so desperately in your own life,

to attempt to sever the relationship between your own children and you. Succeeding (sic) for long periods of time, albeit not permanently, as the bonds of love are too strong. The questions are, if your children were kidnapped, if you were attempted to be annihilated to the point of emotional murder, would you endure massive emotional distress? Most jurors relying on their own experience would say yes. People who are parents for instance, would often stand fiercely in love for their own children. As not only does Parental Alienation breaks bonds, of relationship it abuses a child's mind.

Courts have a responsibility to hear these matters, jurors would understand the outrage of what is being done. Rather than just hearing what Jon Myers is saying, he is uniformly mocked and denigrated by Perry in outrageous form, for standing for recognizable American and human rights.

THE LARGER PICTURE: AMERICA SPIRITUALLY AND PSYCHOLOGICALLY

It would compound error after error in this instant matter, if the Supreme Court of the United States did not recognize what is really going on here. It is a horror, a public humiliation, the equivalent of evils associated with other countries, when they drag people out in the street and humiliate and harm them. Just because it is happening in slow motion, just because it is happening psychologically, spiritually even; it makes it no less of a violation. Indeed, due to its elongated nature,

emotional/psychological abuse can inflict mountains and mountains of pain on another human being.

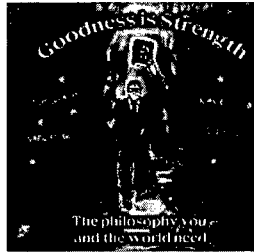
America cannot allow what is happening to Jon Myers to occur. It happens to others, countless others. There are hundreds of thousands, millions harmed by emotional abuse, as the advent of on-line forums pertaining to narcissism, psychopathy and more indicate. There are travesties happening within our divorce system. To the degree these varying energies, coalesce, American principles of "liberty and justice for all" are being shredded. There is a subliminal arrogance which has crept into our Courts, which ensure that they not make determinations on true facts and fairness, but on attitude and opinion.

This simply cannot go on anymore. The true assault on America, the greatest threat to democracy; is deceit, indifference and Jon says with love, a corruptive attitude towards the purest value we have that of equality.

CONCLUSION

4. From a legal, financial, social, emotional, and psychological basis, Jon Myers' life has been made a living hell. Offset, only by profound faith, commitment to our dear American principles of decency and fairness; along with a commitment to his children, himself, and the world. The rulings of the Massachusetts Supreme Judicial Court must be reversed, and Jon ALLOWED a hearing in full on all

matters: On the advancement of the understanding of emotional/psychological abuse, as well as his own sufferings. This instant matter represents an opportunity for America to put the stake in the ground for its principles: To right the ship of a country lurching out of control, with grave confusion, about who we truly are. Jon Myers, in his past, present and future represents what is best about America, advocating for the philosophy that Goodness is Strength



For all the reasons above, the Writ must be GRANTED and Jon PRAYS that result.

Respectfully Submitted,

Jon Myers