

Docket Number: _____

IN THE UNITED STATES SUPREME COURT

Plaintiff, Appellant)
Curtis M. Gorham)
VS) Writ of Cert from FSC;
Defendants, Appellee) Case No: SC2025-0369
Dr. Michael A. Jenkins, et al)
) Today's Date: 09/15/2025

"On Petition for Writ of Certiorari to the Florida Supreme Court"

Appellant's Amended Petition For Writ Of Certiorari

Filed By: Curtis Gorham, Pro Se,
3513 Rosewood Cir, Lynn Haven, FL, 32444, (850) 601-4954

APPENDIX - COVER SHEET

Exhibit N: Supreme Court of Florida SC2025-0369 Decision - 04/09/2025 - 2 Page

Exhibit M: 05/13/25 Ep - Order Closing Case Vexatious Litigant - 1 Page

Exhibit Y: CT Scan of my legs and pelvis - 1 Page -filed before in Dr. Lavine

Exhibit A: Hospital ER Record "Old Records Reviewed." - 1 Page -never filed before

Exhibit C: Fort Walton Beach Okaloosa County, Florida, 2018 - Involuntary Baker Act Judge's Order. - 1 Page -never filed before

Exhibit D: Fort Walton Beach Okaloosa County, Florida, 2018 - Guardian Appointed Judge's Order. - 1 Page -never filed before

Exhibit J: Emerald Coast Behavioral Hospital, Florida, 2014 - Mental Health Diagnosis. - 1 Page -never filed before

Exhibit K: (Redacted) Social Security Benefits Verification Letter, 2025 - 1 Page -never filed before

Florida SC Motions for Writ of Mandamus & Injunctive Relief - 03/19/2025 - 9 Page

Supreme Court of Florida

WEDNESDAY, APRIL 9, 2025

Curtis Gorham,
Petitioner(s)

v.

Michael Alan Jenkins, et al.,
Respondent(s)

SC2025-0369

Lower Tribunal No(s):

1D2024-3085;

032022CA001076CAXXXX,

032022CA000496CAXXXX

Because Petitioner has failed to show a clear legal right to the relief requested, he is not entitled to mandamus relief. Accordingly, the petition for writ of mandamus is hereby denied. *See Huffman v. State*, 813 So. 2d 10, 11 (Fla. 2000). No motion for rehearing will be considered by the Court.

CANADY, LABARGA, GROSSHANS, FRANCIS, and SASSO, JJ.,
concur.

A True Copy

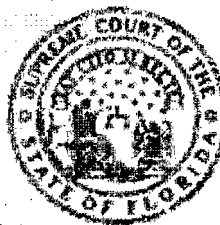
Test:

SC2025-0369 4/9/2025

John A. Tomasino

Clerk, Supreme Court

SC2025-0369 4/9/2025



KS

Served:

JOSEPH EUGENE BROOKS

1DCA CLERK

BAY CLERK

BRIDGET MISTY DENNIS

ROGELIO JOSE FONTELA

CURT GORHAM

CASE NO.: SC2025-0369

Page Two

JUSTIN T. KEETON
JAMI MCFATTER KIMBRELL
ELIZABETH PENNY
RYAN CHRISTOPHER REINERT
GREGORY KENT RETTIG
TARA LEE SAID
JACOB MILLER SALOW
BRIAN L SMITH
OLESTINE TURENNE
JESSICA KAY VANDER VELDE

**IN THE CIRCUIT COURT
OF THE FOURTEENTH JUDICIAL CIRCUIT,
IN AND FOR BAY COUNTY, FLORIDA**

**CASE NUMBER: 03-2022-CA-000496-CA
ESMILEY - Circuit Civil Division**

**CURTIS M GORHAM,
Plaintiff,**

-vs-

**MICHAEL ALAN JENKINS
TATIANA ECHEVERRY
RICHARD WOOTEN,
Defendant.**

ORDER

The clerk of court shall close case 22CA496.

The Court has entered an order finding Curtis M Gorham to be a vexatious litigant.

DONE AND ORDERED in Panama City, Bay County, Florida, on Tuesday, May 13, 2025.

03-2022-CA-000496-CA 05/13/2025 10:05:01 AM

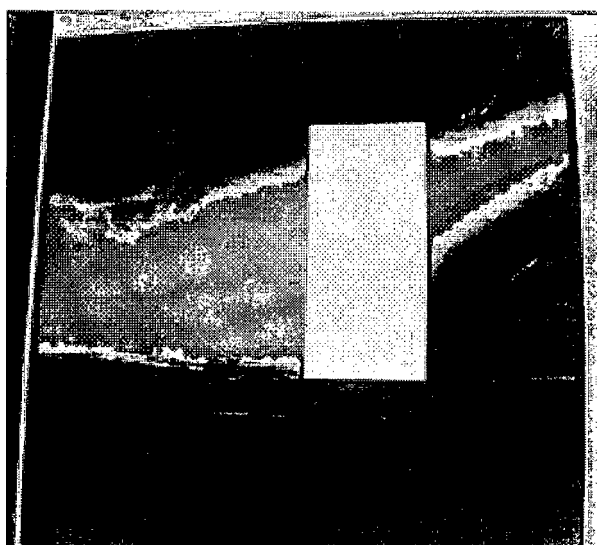
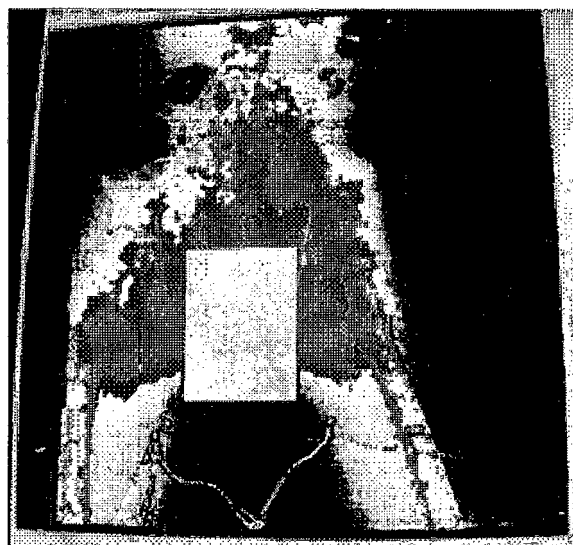


Elijah Smiley, Judge
03-2022-CA-000496-CA 05/13/2025 10:05:01 AM

**ELIJAH SMILEY, M.B.A., C.P.A.
Circuit Judge, Bay County, Florida**

Exhibit Y

Series #1, Image #2
Series #1, Image #1





615 N Bayfront, Panama City, FL 32401
(850) 769-1511

FINAL (SIGNED)

ED General

Patient: GORHAM, CURTIS	Sex: Male	DOS: 10/21/2018 21:10	MR#: 556133
-----------------------------------	---------------------	---------------------------------	-----------------------

All CT scans at this facility use dose modulation, iterative reconstruction, and/or weight based dosing when appropriate to reduce radiation dose to as low as reasonably achievable.

Dictated by: Emily Billingsley 10/21/2018 10:49 PM
Electronically Signed by: Emily Billingsley 10/21/2018 10:49 PM

ED COURSE**Progress**

Patient had a CT of the lumbosacral spine. No signs of any acute fracture or subluxation or large disc bulge.

He refused anything for pain.

Was reevaluated at 11:30 PM. Still has lumbosacral pain. But no saddle anesthesia. Repeat neurologic exam is normal. He has a benign nonsurgical abdominal exam. No neck pain.

He did hit his head. But no loss of consciousness. No signs of any head injury. Normal neurologic exam. He is not on any anticoagulants. Did not see any injury or indication requiring CT of the head or neck.

After evaluation of this patient I feel that this patient has any evidence of cauda equina syndrome, conus medullaris Syndrome, spinal cord infarct, epidural abscess, epidural hematoma, discitis or this patient has a normal neurologic examination and has no midline spine tenderness. Patient is able to walk with a steady gait and has no saddle anesthesia. There is no bowel or bladder incontinence. No history of IV drug abuse. No fevers. Do not see any indication for emergent neurosurgical intervention or MRI at this point.

Will refer him back to his primary care doctor and will also refer him to Dr. Bleday a orthopedist

After review of this patient's emergency department visit I believe that he or she can be safely discharged home. I have given this patient time specific follow-up instructions as well as a healthcare provider to follow-up with. I have given you specifics regarding signs and symptoms of when to immediately return to the emergency department. I have asked her to return to the emergency department if not improving in 1 day.

Much of this chart was constructed using Dragon voice recognition. Despite my best effort to minimize typographical errors they will still exist.

PLAN/MEDICAL DECISION MAKING**Differential Diagnosis**

Differential diagnoses: Back pain; Acute lumbosacral strain, lumbosacral radiculopathy, lumbosacral radiculitis, intervertebral disc disease, fracture, subluxation, aortic aneurysm, pancreatitis, cholecystitis, mesenteric ischemia, retroperitoneal appendicitis, ureteral stone, urinary tract infection, pregnancy, ectopic pregnancy, labor, shingles, epidural abscess, epidural hematoma, discitis, cauda equina syndrome, conus medullaris syndrome

Plan

D/C

Old Records Reviewed

Yes

Additional History From Someone Other than the Patient

Yes

Discussion of the Patient with Another Provider:

No

[NAME: GORHAM, CURTIS - MRN: 556133 - Printed: Sunday, October 21, 2018 11:39:00 PM - Page 3/5]

IN THE CIRCUIT COURT IN
AND FOR THE FIRST
JUDICIAL CIRCUIT,
OKALOOSA COUNTY,
FLORIDA
CASE NO. 18 MH 1610

IN RE: Curtis Gorham

**ORDER FOR INVOLUNTARY PLACEMENT AT FORT WALTON BEACH MEDICAL CENTER
AND ORDER OF CONTINUANCE**

INDEXED BY PERSONAL
2018 DEC 12 10:51

THIS MATTER comes before the Court for review of the report of the undersigned Magistrate having been assigned this matter pursuant to Administrative Order 2018-01, on the issue of whether Curtis Gorham should be involuntarily placed in a mental health treatment or receiving facility and the Court being fully advised in the premises, finds by clear and convincing evidence, as follows:

1. The petition for involuntary placement was filed in this case on **December 10, 2018**.
2. Said person has been informed of his right to counsel and informed that if he/she does desire an attorney, the Court will appoint one.
3. Said person has indicated that he does desire counsel, and such request has been honored. The Office of the Public Defender of the First Judicial Circuit was appointed to represent the patient.
4. A hearing was held before the Magistrate on **December 12, 2018**.
5. Said person meets the criteria for involuntary placement pursuant to Section 394.467(f), Florida Statutes. This finding is determined from the testimony of **Dr. Benjamin Egusquiza, M.D.**
6. There are no viable less restrictive alternative placement for the patient. (Florida Statutes 394.458(4)).
7. It further appears and the Court finds that there is not available any viable less restrictive alternative placement for the patient.

GORHAM, CURTIS M
F00728425302
12/06/18
30 N 18A FORT WALTON BEACH MEDICAL CENTER



On the basis of the above finding of facts, it is hereby ORDERED that:

The petition for Involuntary Placement of the Patient was filed in this Court on **December 10, 2018**. The Patient meets the criteria for continued involuntary hospitalization at Fort Walton Beach Medical Center and this case is continued for further

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT

IN AND FOR OKALOOSA COUNTY, FLORIDA

IN RE: CURTIS GORHAM

CASE NO.: 18 MH 1610

RECEIVED IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR OKALOOSA COUNTY, FLORIDA

Order Appointing Guardian Advocate

This matter came to be heard on the issue of whether the above-named person should be adjudicated incompetent to consent to treatment, and the Court finds by clear and convincing evidence as follows:

- 1. Said person has been represented by counsel.
- 2. Said person is not presently adjudicated incapacitated with a duly appointed guardian with authority to consent to treatment.
- 3. Said person meets the definition for being incompetent to consent to treatment pursuant to Section 394.455 (15), Florida Statutes.

This finding is determined from the testimony of Dr. Benjamin Egusquiza. The court has considered testimony and other evidence regarding said person's competence to consent to treatment and based on such testimony and evidence has concluded that said person is not competent to consent to treatment.

On the basis of these findings, it is hereby, ORDERED

That Curtis Gorham presently within the county, is incompetent to consent to treatment because his/her judgment is so affected by a mental illness that he/she lacks the capacity to make a well-reasoned, willful, and knowing decision concerning his or her medical and/or mental health treatment.

Jean Hentz, whose relationship to the person is, Name of Guardian Advocate

- 1. Health Care Surrogate
- 2. Person's Spouse
- 3. Person's Adult Child
- 4. Person's Parent
- 5. Person's Adult Next of Kin
- 6. Person's Adult Friend
- 7. Adult Trained and Willing to Serve

Has agreed to serve as guardian advocate and:

- a. Will obtain from the facility sufficient information in order to decide whether to give express and informed consent to the treatment, including information that the treatment is essential to the care of the person, and that the treatment does not present an unreasonable risk of serious, hazardous, or irreversible side effects.
- b. Has agreed to meet and talk to the person and the person's physician in person, if at all possible, and by telephone if not, before giving consent to treatment.
- c. Has or will undergo a training course approved by this Court prior to exercising this authority, unless waived by this Court.
- d. Will be provided access to the appropriate clinical records of the person.

This guardian advocate has been given authority by this Court to consent, refuse consent, or revoke consent for:

- mental health treatment
- medical treatment

but may not consent to abortion, sterilization, electroconvulsive treatment, psychosurgery, or experimental treatments unless express Court approval in a separate proceeding is given.

This appointment as Guardian Advocate shall terminate upon the discharge of the person from an order for involuntary outpatient placement or involuntary inpatient placement or the transfer of the person to voluntary status, or an order of the court restoring the person's competence.

DONE AND ORDERED this 12 day of December, 2018

Jean Hentz (Printed Name of Circuit Court Judge)

[Signature] (Signature of Circuit Court Judge)

cc: Person Guardian Advocate Representative Facility Administrator Person's Attorney

See s. 394.455(15), 394.4598(1), (2), (3), (4), (6), (7), Florida Stat; CF-MH 3107, Feb 05 (obsoletes previous editions) (Recommendation); GORHAM, CURTIS M F00728425302 ADM IN F.M.H.I.-B 12/06/18 Daver, Michael MD 39 M 18W F000742624

BAKER ACT

FOR MORE INFORMATION, PLEASE CONTACT THE COURT CLERK AT (904) 209-1111

EMERALD COAST BEHAVIORAL HOSPITAL
1940 Harrison Avenue
Panama City, Florida 32405

PSYCHIATRIC DISCHARGE SUMMARY

Patient Name: GORHAM, CURTIS
MRN#: 1003064
Admission Date: 06/23/2014
Discharge Date: 06/26/2014

PRESENTING PROBLEM: Mr. Gorham is a 34-year-old Caucasian male with a history of chronic paranoid schizophrenia, insulin-dependent diabetes, and medication noncompliance. He presented under Baker Act filed by law enforcement after a domestic dispute with father and a complaint of suicidal ideation. The patient has no history of violence to self or others in the past.

HOSPITAL COURSE: The patient was pleasant and cooperative with groups and milieu therapy. He was somewhat emotionally withdrawn and disheveled until reminded to take care of his ADLs. He explained that he has had chronic difficulties with motivation and agoraphobia. He was not prescribed any psychotropic medication because they have never helped with the paranoid delusions. He was not given any medicine here and presented no dangerousness.

MENTAL STATUS EXAMINATION ON DISCHARGE: No suicidal, homicidal, or assaultive ideation. Seen with the treatment team and in no distress.

FOLLOWUP: Followup will be with IOP tomorrow.

Electronically Signed on 06-27-2014 at 11:27 AM (GMT -4)

Dana Harbison, MD

DH/aj

DD: 06/26/2014 11:46

DT: 06/26/2014 13:02

Job #: X541129

cc:



055
1/1

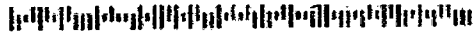


Social Security Administration Benefit Verification Letter

Date: July 1, 2025

REF: A, DI

0101E71D1A003753* CCM.A72.BEV.2.B30701



T6 P1 181233-10-5-1 - 3055 BEV 0701



FRANK GORHAM JR FOR
CURTIS M GORHAM
3513 ROSEWOOD CIRCLE
LYNN HAVEN FL 32444-5643

003055

You asked us for information from your record. The information that you requested is shown below. If you want anyone else to have this information, you may send them this letter.

Information About Current Social Security Benefits

Beginning December 2024, the full monthly Social Security benefit before any deductions is \$885.90.

We deduct \$0.00 for medical insurance premiums each month.

The regular monthly Social Security payment is \$885.00.
(We must round down to the whole dollar.)

Social Security benefits for a given month are paid the following month. (For example, Social Security benefits for March are paid in April.)

Your Social Security benefits are paid on or about the third of each month.

We found that you became disabled under our rules on June 26, 2007.

Information About Past Social Security Benefits

From December 2023 to November 2024, the full monthly Social Security benefit before any deductions was \$864.30.

We deducted \$0.00 for medical insurance premiums each month.

The regular monthly Social Security payment was \$864.00.
(We must round down to the whole dollar.)

Type of Social Security Benefit Information

You are entitled to monthly disability benefits.

See Next Page

Page 2 of 2

IN THE FLORIDA SUPREME COURT

Appellant, Plaintiff,)
Curtis M. Gorham) Florida Supreme Court
VS) Case No.
Appellee, Defendants,) Previous. <u>SC2024-1220</u>
Michael Alan Jenkins, Richard Wooten,	1st District Court of Appeal
Tatiana Echeverry, Insurance(s), and	Case No. <u>1D2024-2114</u>
maybe others.	
Dr. Gary H. Lavine, Dr. Emily D. Billingsley,) Lower Tribunal: Bay County
Kendrea Virgil, RN., Lloyd G. Logue, Donna) 14th District Civil Court
Baird, Joseph R. Impicciche (CEO),	
Junco Emergency Physicians, Bay County) L.T. Case No. <u>22000496CA</u>
Health System LLC, The State of Florida,	L.T. Case No. <u>22001076CA</u>
PayPal, Inc., USAA FSB, and other	
unknown people such as the orderly and) Date: 03/19/2025
radiology assistant,	
(Medical Expert) Dr. Daniel Cousin, Others.)

Plaintiff's Motions For Writ Of Mandamus & Injunctive Relief

I seek a writ of mandamus from the Florida Supreme Court in order to ensure that the defense counsels and the medical experts involved are investigated for the actions in this litigation such that it is all "fraud." I also seek that the Judges involved are also investigated and their decisions set aside. This may be injunctive relief to enjoin the Judges or a Writ of Mandamus to direct whoever would be responsible to see the Judge "step down" or are disciplined.

I will state things very clearly that the experts are not at all in any form addressing the "conspiracy" and "medical battery" that has taken place to

me. The failure of the experts to address that as part of their "investigation" is only capable of being "fraud" and "perjury."

Second, the defense counsels are thus doing "fraud upon the court." It is only because I would require my own experts to say that those experts have done wrong, yet it is not so, because they all fail to address the matters and in fact fail to address the actual "evidence" given to them to review such as with my medical expert in radiology Dr. Daniel Cousin he has refused to review the 2 missing exams from a CT scan and as such that is my evidence of conspiracy and medical battery along with the medical records. Because he refuses to address the 2 missing exams he is treating the other exams done as normal. This includes that I did not want pelvic scanning he is allowing it to occur without my consent as a matter of the "standard of care" to do what is ordered even when the patient doesn't want it. It is obvious I didn't "need it" because my back injury in my middle spine wasn't diagnosed. The "Order" from the doctor was for apparently a lumbar and sacrum CT scan. Sacrum is in the pelvis and was not wanted or needed.

Therefore, my medical expert is a fraud that ruined my litigation he should have given the merit required of him and he hasn't even produced a single medical standard it is all just his own words without any medical or

legal documentation. Therefore, his defense counsel is doing fraud when she said that he didn't give merit and wouldn't do so today; she said that in her Answer filing and in a hearing. Both are fraud, she never mentions the doctors failure to address the conspiracy or medical battery. So we have a "switch" taking place which is the experts do fraud, then the switch is the defense counsels do more fraud then a switch to the court allows it.

In addition the defense counsels have filed my personal information in violation of the rules of court. I had to file many filings and the have to one by one removed yet some places it remains because it was filed so many times after court orders to remove it and still it has been filed. More injunctive relief. The information is in fact according to the rules supposed to be returned by those who received it, so all the defendants and defense counsels that have my personal emails, plural. PayPal filed 2 and then Bay County Health Systems for Bay Medical and staff and then Tara Said for Dr. Cousin both filed my other personal email.

The Judges are ignoring all I file and my requests for contempt of court and other motions and protective orders requests, even a appointment of a guardian has been ignored. Additionally the 1ST DCA decision in late 2023 said that Dr. Cousin "did a review" and provided a "opinion" which is clearly not correct, just see the initial paragraph of this

very filing herein he refuses to address evidence, why is the DCA saying he did a review if he is refusing to review? 1ST District Court of Appeal, DCA is making a decision that actual "evidence" and the actual lack of the "discovery" I needed of more evidence isn't important, essentially DCA is striking rules of evidence and discovery rules against me by fraud and ignoring my filings and appeals.

When I filed the Dr. Lavine lawsuit it was also filed as a preservation of rights litigation but the defense counsel answer for Dr. Cousin specifically said I didn't file the "elements" so the defense counsel is ignoring it is a preservation lawsuit, then the Judge in the lower tribunal is also ignoring it and dismissed the case. It was filed as a preservation matter to be amended, because I can't file a 100 party mass action in a short period of time it takes time, so I had to file it, under f.s. 95.11 what everybody has done in the previous limitations and tolling period is fraud, concealment and intentional misrepresentation of fact, which when done creates an additional 2 years of limitations. It is ignored by all this is what has taken place. It is all fraud, and me reporting these matters to court has recently resulted in a motion for vexatious litigant and the LT Judge Smiley granted it and now the DCA has dismissed the appeal filed even before the decision. So the LT and DCA are in this litigation appearing to be corrupt,

in error, failing to understand the case which is an abuse of discretion.

PART 2 - Statement of Case:

I filed the original Dr. Jenkins lawsuit 05/20/2022 (Case No.: 22000496CA) in the Bay County 14th District Civil Court with the intention of being appointed private counsel under the law civil of Florida or otherwise and did "motion for counsel" on the same day of filing see, "Civil Appointment Of Counsel" motion on 05/20/2022, which was denied. It is a "right" as per Florida law cited below able to provide civil private counsel appointment when indigent or incompetent.

Therefore, my filing here now with the Florida Supreme Court was made to accomplish the appeal here and in the 1ST District Court of Appeal and appointment of counsel is a right and required to accomplish this appeal, hence a "stay" is required until the counsel is appointed in all 3 courts of this state including the lower tribunal. See also my triple filed motion in LT/DCA/FSC "motion to request appointment of counsel" as well filed with the appeals herein.

The following is some law outlining the "incompetent" and "indigent" law of Florida for civil matters in regards to counsel, court reporting and experts all of which have been improperly denied to me as an abuse of court or Judge discretion; "f.s. 744.3215., f.s. 29.007., f.s. 57.081., f.s.

57.071., f.s. 744.101., f.s. 744.102(10)(12)., Fed.R.Civ.P. Rule 17(c)(2).,

and Florida Constitution Article V., "Judiciary," Section 14 "Funding.""

> f.s. 57.081., Title VI., Civil Practice And Procedure., Court Costs.,
> f.s. 57.081 Costs; right to proceed where prepayment of costs and
payment of filing fees waived.—

(1) Any indigent person,.. who initiates such proceeding shall receive the services of the courts,.. examining fees; private court appointed counsel fees; and any other cost or service arising out of pending litigation...

Clearly my Dr. Jenkins and then Dr. Lavine lawsuits are both

"initiated" as "pending litigation's."

> f.s. 29.007. Court-appointed counsel.—For purposes of implementing s. 14, Art. V of the State Constitution, the elements of court-appointed counsel to be provided from state revenues appropriated by general law are as follows: (2) ..private attorneys appointed by the court to represent indigents or other classes of litigants in civil proceedings requiring court-appointed counsel in accordance with state and federal constitutional guarantees and federal and state statutes. (3) Reasonable court reporting and transcription services necessary to meet constitutional or statutory requirements, including the cost of transcribing and copying depositions of witnesses... (4) Witnesses, including expert witnesses, summoned to appear for an investigation, preliminary hearing, or trial in a case when the witnesses are summoned on behalf of an indigent, and any other expert witnesses approved by the court.

> f.s. 744.3215 Rights of persons determined incapacitated.—

(1) A person who has been determined to be incapacitated **retains the right:** (d) To be treated humanely, with dignity and respect, to be protected against abuse, neglect, and exploitation. (e) To have a qualified guardian. (k) To have access to the courts. (l) **To counsel...**

> Title VI., Civil Practice And Procedure., Court Costs.,

> f.s. 57.081 Costs; right to proceed where prepayment of costs and
payment of filing fees waived.— (1) Any indigent person,.. who initiates such proceeding shall receive the services of the courts, sheriffs, and

clerks, with respect to such proceedings, despite his present inability to pay for these services. Such services are limited to.. examining fees; private court appointed counsel fees; and any other cost or service arising out of pending litigation...

There is incentive for the Judge to ignore my filings if I get a guardian I can win lawsuits via the counsel the guardian would get for me. There is clearly incentive for the defense counsels to do fraud as well herein.

Plaintiff swears that this information is true and correct and files it with the Florida Supreme Court.

Judge: _____
Division: _____

Respectfully submitted Pro Se,
Curtis M. Gorham

_____/s/ Curtis Gorham_____

CERTIFICATION OF SERVICE

I certify that on __03/19/2025__ a copy of this filing has been provided to the Florida Supreme Court, via the E-Portal and also via regular mail or e-mail to those not on the E-Portal and that the defendants, names and address are included below.

_____/s/ Curtis Gorham_____

PLAINTIFF/APPELLANT: Curtis M. Gorham
Pro Se Litigant. 3513 Rosewood Cir, Lynn Haven, FL 32444
850-601-4954
> Primary email: bccgorham@yahoo.com

DEFENDANT/APPELLEE; BAY COUNTY HEALTH SYSTEM LLC.
COUNSEL; Brian L. Smith [FBN 0150827].,
Olestine Turenne [FBN 1018996].

FIRM; Hall, Schieffelin & Smith, P.A. 407-628-4848
Post Office Box 1090, Winter Park, FL 32790-1090
> Primary email: BSmith@HSSLawGroup.com

DEFENDANT; USAA FEDERAL SAVINGS BANK.
COUNSEL; Bridget M. Dennis [FBN 1024897].,
Ryan C. Reinert [FBN 81989]., Juanita Heard.
FIRM; Shutts & Bowen LLP. 813-229-8900
4301 W. Boy Scout Blvd, Suite 300, Tampa, FL 33607
> Primary email: rreinert@shutts.com

DEFENDANT; DR. EMILY BILLINGSLEY, DR. LLOYD LOGUE, (BAY
RADIOLOGY?).
COUNSEL; Elizabeth Victoria Penny [FBN 0032613].,
Jacob M. Salow [FBN 1019760].
FIRM; Henry Buchanan, P.A. 850-222-2920
P.O. Box 14079, Tallahassee, FL 32317-4079
> Primary email: mmeservice@henryblaw.com

DEFENDANT; DR. DANIEL COUSIN.
COUNSEL; Tara L. Said [FBN 317860]., Justin T. Keeton [FBN 1025509].,
Gregory Kent Rettig [FBN 172774]., Natalie Woods.
FIRM; Lloyd, Gray, Whitehead & Monroe, P.C. 850-777-3322
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> Primary e-mail address: Tsaid@lgwmlaw.com
> Primary e-mail address: Jkeeton@lgwmlaw.com

DEFENDANT; JUNCO EMERGENCY PHYSICIANS.
COUNSEL; Jami M. Kimbrell [FBN 0657379].,
Joseph E. Brooks [FBN 0880752].
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> Primary e-mail address: jmk@brookslawyers.net

DEFENDANT; PAYPAL INC.
COUNSEL; Jessica K. Vander Velde [FBN 1003827].,
Rebecca S. Wilt [FBN 236750].
FIRM; Quarles & Bradley LLP. 813-384-6723
101 East Kennedy Blvd, Suite 3400, Tampa, FL 33602-5191

> Primary e-mail address: jessica.vandervelde@quarles.com

DEFENDANT; MICHAEL JENKINS AND ADVANCED UROLOGY, LLC
COUNSEL; Rogelio J. Fontela, Jessica Keeler.,
FIRM; Dennis, Jackson, Martin & Fontela, P.A.
1591 Summit Lake Drive, Suite 200,
Tallahassee, Florida, 32317
(850) 422-3345, Fax (850) 422-1325
> Primary email: roger@djmf-law.com
> Primary email: jkeeler@djmf-law.com

[USPS Letter] Dr. Gary H. Lavine
Ascension Bay Medical Sacred Heart Hospital., (Ascension Sacred Heart)
Bay Medical Center Sacred Heart Health System., (in 2018)
615 N Bonita Ave, Panama City, FL 32401

[USPS Letter] Kendrea Virgil, RN
Ascension Bay Medical Sacred Heart Hospital., (Ascension Sacred Heart)
Bay Medical Center Sacred Heart Health System., (in 2018)
615 N Bonita Ave, Panama City, FL 32401

[USPS Letter] Donna Baird., Risk Manager
Ascension Bay Medical Sacred Heart Hospital., (Ascension Sacred Heart)
Bay Medical Center Sacred Heart Health System., (in 2018)
615 N Bonita Ave, Panama City, FL 32401

[USPS Letter] Attorney for Dr. Gary Lavine and Junco Emergency
Physicians., (in 2020), Junco now has has counsel but Dr. Lavine has not
responded and doesn't seem to be represented by the hospitals counsel.
Dennis, Jackson, Martin and Fontela, P.A.
1591 Summit Lake Drive, Suite 200, Tallahassee, FL 32317

[USPS Letter] Joseph R. Impicciche., CEO. (Bay Medical Center Sacred
Heart Health System., (in 2018))
101 South Hanley Rd., Suite 450, St. Louis, MO 63105

[USPS Letter] Office of the Attorney General., Ashley Moody.
State of Florida, PL-01 The Capitol, Tallahassee, FL 32399-1050