

THE GUARDIAN/CONSERVATOR ENTERPRISE - AN URGENT WAKE UP CALL**TO: GUARDIAN VICTIMS, MEDIA AND GOVERNMENT OFFICIALS****FROM: BARBARA STONE, DR. ROBERT SARHAN AND ROBERT GETTINGER**

This is a Summary of the attached Position Statement to Abolish Illegal Void Guardian/Conservator Laws, Demand Return of our Family and other Mandatory Remedy.

I. URGENT STATEMENT OF POSITION AND DEMAND FOR URGENT REMEDY

1. Over the past few months, officials in several states have perpetrated a new series of illegal void “decrees” in the guise of laws to regulate the government sponsored industry of human trafficking secretly run in the ruse of “guardianship.”¹
2. It is therefore urgent that everyone whose lives and families are being destroyed by the guardian/human trafficking enterprise and the journalists who report on this crime syndicate understand the depravity of this crime so that it can be addressed by the victims and correctly reported by the journalists and the mandatory remedy of ABOLISHMENT is demanded.

II. PURPOSE OF THE STATEMENT OF POSITION

3. This Statement of Position documents and makes a formal record of:
 - a. the illegality and criminality of the so-called “guardian/conservator” laws
 - b. the magnitude of the Crimes against Humanity and human atrocities perpetrated.
4. To require URGENT AND MANDATORY remedy as follows:
 - a. REPEAL AND ABOLISHMENT of so-called “guardian/conservator laws;
 - b. RETURN of our loved ones held hostage in captivity
 - c. criminal accountability;
 - d. restitution and remuneration.
5. A call to immediate action to seek that victims unite in our pending lawsuits; petitions and demands and speak in one unified voice to demand the only true and correct remedies including ABOLISHMENT of the illegal void laws that keep us entrapped in illegal jurisdiction-less lawless color of law courts. See link in Article III below and Article IX of the attached Position Statement to provide us the information necessary for this purpose:
 - a. The Court Case Number
 - b. The name of your loved one held in the guardian/conservator enterprise
 - c. The County and State
 - d. The names of all judges involved

¹ All reference to “guardianship” includes “conservatorship.”

III. WE DEMAND AN EXECUTIVE ORDER:

A. ABOLISHING GUARDIANSHIP;

B. IMMEDIATE RETURN OF OUR LOVED ONES HELD IN CAPTIVITY

C. CRIMINAL ACCOUNTABILITY; AND

D. RESTITUTION AND REPARATION

6. We hereby demand issuance of an Executive Order ordering:
 - a. The Abolishment and Repeal of all “guardian laws” and “conservator laws.”
 - b. The release of our mothers, fathers, children and loved ones held hostage by this crime syndicate;
 - c. Criminal indictments and sentencing of the perpetrators by a *Special, Independent, Federal Public Grand Jury* on the order of Nuremberg Trials to which we shall be an integral part;
 - d. Reparation, Restitution, Damages;
 - e. Whistleblower Protection;
 - f. Blocking, Seizing and forfeiture of the assets of the perpetrators.

**See the attached Position Statement
for a complete expose
of the monstrous guardian/conservator scam
operated under color of law.**

Please contact us by placing the link shown in your browser: <https://courtvictim.com/mission>

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 - f. Blocking, Seizing and forfeiture of the assets of the perpetrators.

IV. GUARDIANSHIP/CONSERVATORSHIP AND GUARDIAN/CONSERVATOR LAWS ARE ILLEGAL AND MUST BE ABOLISHED AND REPEALED NO LAWS CAN “FIX” LAWS THAT ARE VOID AND ILLEGAL

7. The so-call “Guardian/Conservator” “laws” are **ILLEGAL AND VOID** (See Article V).
8. Void illegal “legislative” laws are the same as void, illegal “judicial” laws/orders.
9. They must be set aside and vacated.
10. The right to life, liberty and pursuit of happiness are **UNALIENABLE** rights **endowed** by the **CREATOR** as set forth and reinforced in the **Declaration of Independence and adopted into the Constitution.**
11. These rights are **our natural and birth rights.**
12. These rights **are not granted** to us by the “constitution” or any other government law.
13. They are **endowed** from birth by the Creator.
14. The government is instituted and their sole purpose is to **protect and secure these rights.**
15. Legislators have no jurisdiction to enact new laws that enforce existing void illegal laws.
16. Why would we, as victims, enable color of law legislators to enact more illegal “guardian” legislation to keep us in **their courts** to litigate **their crimes** that **only benefits them?**

17. To the contrary, we are being blackmailed, ²extorted ³and deprived of our federally protected rights ⁴ under color of law⁵by being **forced, intimidated, co-erced and threatened**⁶ to appear in these jurisdiction-less, extra-judicial⁷ color of law courts.
18. In fact, the “edicts” in the guise of “law” by jurisdiction-less, extra-judicial color of law public servant/employees legislators and the “pronouncements” by jurisdiction-less, extra-judicial color of law public servant/employees judges in the guise of “Orders” that strip our rights and those of our family their employers (“We the People”) are identical to “Nuremberg Law.” ⁸ (Article VII).
19. To buy into the concept of more illegal laws that **only serves to keep us enslaved in their jurisdiction-less courts** is the classic Albert Einstein definition of insanity... doing the same thing and expecting a different result:
- a. **OUR PUBLIC SERVANT/EMPLOYEE LEGISLATORS**, the masterminds of the illegal void so-called “guardian/conservator” laws have NO JURISDICTION to enact illegal void laws that strip “We the People,” their employers, of our natural birth rights.
 - b. **OUR PUBLIC SERVANT/EMPLOYEE JUDGES** have NO jurisdiction to “adjudicate” void illegal laws.
 - c. In fact what is taking place is **OUR PUBLIC SERVANT/EMPLOYEE JUDGES** are adjudicating their own illegal acts of stripping our family members (“We the People”), their employers, of our NATURAL BIRTH RIGHTS ENDOWED BY THE CREATOR.
 - d. Moreover, the matters being “litigated” are staged “scenarios” and “ploys” created by the guardian enterprise to incite their own litigation in order to extort fake “fees” to pay themselves for committing “Crimes against Humanity” (Article VII) and engage in a “scheme to defraud” in violation of a string of felony laws. ⁹

² 18 U.S.C. § 872

³ 18 U.S.C. § 245

⁴ 18 U.S.C. § 245

⁵ <https://legal-dictionary.thefreedictionary.com/Color+of+Law> **Color of law:**

n. the appearance of an act being performed based upon legal right or enforcement of statute, when in reality no such right exists.

⁶ 18 U.S.C. § 873; 18 U.S. Code § 1512 - Tampering with a witness, victim, 25 CFR § 11.406 - Criminal coercion

⁷ <https://www.merriam-webster.com/dictionary/extrajudicial> **Definition of extrajudicial**

1a: not forming a valid part of regular legal proceedings an *extrajudicial* investigation

b: delivered without legal authority : PRIVATE SENSE 2A(1)the judge's *extrajudicial* statements

2: done in contravention of due process of law an *extrajudicial* execution

⁸ As defined in Wikipedia: The **Nuremberg Laws** (German: *Nürnberger Gesetze*) were antisemitic and racial laws in Nazi Germany were enacted by the Reichstag in 1935. Jewish citizens were harassed and subjected to violent attacks. **They were actively suppressed, stripped of their citizenship and civil rights, and eventually completely removed from German society**

⁹ 18 U.S. Code § 1341 - Frauds and swindles;

18 USC §1346, definition of “scheme or artifice to defraud”

20. This transcends the absurd:

- a. Fake, farcical illegal, void “edicts” are enacted by color of law jurisdiction-less Public Servant/Employee Legislators in the ruse of “laws”
- b. in order for their cross-corrupted, conspirator color of law jurisdiction-less Public Servant/Employee Judges to steal and incarcerate our parents; and
- c. blackmail us to pay them for their Crimes Against Humanity.

21. Everyone must “wake” to this SHEER MADNESS.

V. GUARDIANSHIP IS ILLEGAL

A. DOCTRINES AND LAWS VIOLATED

22. “Guardianship” violates:

- a. the Declaration of Independence,
- b. the Constitution,
- c. the laws of the Universe,
- d. the Law of Creator,
- e. the U.N. Universal Declaration of Human Rights,
- f. the U.N. Convention of Persons with Disabilities,
- g. the Americans with Disability Act of 1990 and Amendments (“ADA”),
- h. Amendment XIII of the Constitution and Federal and State laws prohibiting indentured servitude, human trafficking and peonage,
- i. international laws in the Rome Statute enacted by the United Nations known as “Crimes Against Humanity.”
- j. the laws against torture and other criminal laws.

B. SUMMARY OF DOCTRINES AND LAWS VIOLATED

23. Our natural, human and birth rights to life, liberty, property and the pursuit of happiness are unalienable¹⁰ inherent rights granted by the Creator.

18 U.S.C. § 371—Conspiracy to Defraud

¹⁰ Inalienable Rights - Definition, Examples, Cases (legaldictionary.net)

Inalienable Rights: Personal rights held by an individual which are not bestowed by law, custom, or belief, and which cannot be taken or given away, or transferred to another person, are referred to as “inalienable rights.”

The U.S. Constitution recognized that certain universal rights cannot be taken away by legislation, as they are beyond the control of a government, being naturally given to every individual at birth, and that these rights are retained throughout life. To explore this concept, consider the following *inalienable rights* definition.

Definition of Inalienable Rights

1. Rights that are not alienable
2. Rights that are not transferable or capable of being taken away or nullified

24. These human rights are not “government issued civil rights”.¹¹
25. No law or treaty supersedes the Supreme Law of the Land. “Supreme” meaning 'highest or greatest'. There is no highest or greater than greatest of the Creator.
26. The government and Constitution doesn't 'give' us the UNALIENABLE rights. The Government and the Constitution is instituted to PROTECT AND SECURE these unalienable, inherent, Creator-endowed rights.
27. No one can be stripped of these unalienable rights except in punishment of crimes.
28. The Declaration of Independence acknowledges and incorporates the laws of the Creator:
 "We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. -- That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed..."
29. The Bill of Rights to the Constitution acknowledges our God-given, unalienable rights, and secures and protects those rights.
30. The Universal Declaration of Human Rights¹² sets out, for the first time, fundamental human rights to be universally protected.
 Article 1 states: “All human beings are born free and equal in dignity and rights,”
31. The U. N. Convention of Right of Persons with Disabilities **mandates the abolishment of guardianship laws stating:**

U. N. Convention of Right of Persons with Disabilities Article 4(b)

What are Inalienable Rights

The Declaration of Independence gives three examples of inalienable rights, in the well-known phrase, “Life, Liberty, and the Pursuit of Happiness.” These fundamental rights are endowed on every human being by his or her Creator, and are often referred to as “natural rights.” Only under carefully limited circumstances can such natural rights be taken away as people have the freedom to exercise them as they choose.

The framers of the Constitution acknowledged the inalienable rights of man in this powerful phrase from the Declaration of Independence:

“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.”

The founding fathers intended the government of the new nation to have the sole charge of protecting the inalienable rights of its citizens, and made that clear as they stated:

“That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, – That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new government ...”

¹¹ **Difference Between Inalienable Rights and Legal Rights**

The difference between inalienable rights and legal rights is that one is bestowed on every human being by the nature of birth, and the other coded in law. Inalienable rights supersede governmental laws and cultural norms. These natural rights include the right to think for oneself, the right to life, and the right to self-defense, and they remain through every human’s lifetime.

Legal rights, on the other hand, are those created, acknowledged, and protected by a government. In the United States, legal rights include such rights as the right to vote, the right to a fair trial if accused of a crime or civil wrong, and the protection from unfair search and seizure.

¹² <https://www.un.org/en/universal-declaration-human-rights/index.html>

To take all appropriate measures, including legislation, to modify or abolish existing laws, regulations, customs and practices that constitute discrimination against persons with disabilities.¹³

32. “Guardianship” violates the Americans with Disability Act of 1990 and Amendments (“ADA”). The ADA requires “accommodations” to those with disabilities. An “incapacity is a disability “Accommodations” means equal services. **Accommodations do not mean forcible disappearance, human trafficking and murder.** The guardian enterprise refer to the “removal” of their victims as “isolation”. The “isolation” of a vulnerable adult is a federal felon. However, what is taking place is “forcible disappearance” under the auspice of the government, a war crime.¹⁴ Not only are our loved ones being subjected to this terror crime, so too, we, the family members are crime victims.
33. Moreover, we are criminalized and retaliated for the crimes of the guardian perpetrators.
34. Guardianship, the forced stripping of rights by coercion is a form of Indentured Servitude and Human Trafficking.¹⁵ It violates Amendment XIII of the Constitution prohibiting

¹³ **OHCHR | Convention on the Rights of Persons with Disabilities**

¹⁴ **In international human rights law, a forced disappearance (or enforced disappearance)** occurs when a person is secretly abducted or imprisoned by a state or political organization or third party with the authorization, support, or acquiescence of a state or political organization, followed by a refusal to acknowledge the person's fate and whereabouts, with the intent of placing the victim outside the protection of the law. According to the Rome Statute of the International Criminal Court (ICC), when committed as part of a widespread or systematic attack directed at any civilian population, a "forced disappearance" qualifies as a crime against humanity. Often, forced disappearance implies murder. The victim in such a case is abducted, illegally detained and often tortured during interrogation, and killed, with the body hidden. Disappearances work on two levels: they silence opponents and critics who have disappeared and create uncertainty and fear in the wider community, silencing others who would oppose and criticise. Disappearances entail the violation of many fundamental human rights. For the disappeared person, these include the right to liberty, the right to personal security and humane treatment (including freedom from torture), the right to a fair trial, to legal counsel and to equal protection under the law, and the right of presumption of innocence among others. Their families, who often spend the rest of their lives searching for information on the disappeared, are also victims. The International Convention for the Protection of All Persons from Enforced Disappearance, adopted by the UN General Assembly on 20 December 2006, also states that the widespread or systematic practice of enforced disappearances constitutes a crime against humanity. It gives victims' families the right to seek reparations, and to demand the truth about the disappearance of their loved ones.

¹⁵ **Is Elder Guardianship A New Form Of Human Trafficking ...**

https://www.huffpost.com/entry/is-elder-guardianship-a-n_b_11970144

Sep 14, 2016 · An argument can be made that the "Liquidate, Isolate, Medicate" **Elder Guardianship** process in Florida at its worse is a form of **human trafficking**.

When Guardianship becomes Human Trafficking - Dr. Rich Swier

<https://drrichswier.com/2014/09/25/guardianship-becomes-human-trafficking>

Sep 25, 2014 · Although unlisted as an element of **trafficking**, the widespread use of physical and chemical restraints is common to both **guardianships** and **trafficking**. Thus, **guardianship** becomes **trafficking** when helpless elders are restrained by pill mills and tethers, such that they are either unable to process sensory input due to excessive pharmaceuticals or unable to move themselves as normal **human**

Judges, lawyers use guardianships to prey on elderly ...

<https://www.washingtonexaminer.com › article>

Judges, lawyers use guardianships to prey on **elderly**. By **Barbara Hollingsworth**. November 1, 2011 - 12:00 AM. Think your well-tended nest egg will protect you ...

Indentured Servitude and Federal Criminal Laws prohibiting slavery, indentured servitude, peonage and human trafficking.¹⁶

35. The forced isolation used in guardianship meets the three constituent elements of **human trafficking** according to the definition by the United Nations Office on Drugs and Crime.¹⁷
36. “Guardian” laws violate Article 7 of the international Rome Statute.¹⁸
37. The theft and looting of assets under color of law constitutes pillaging, a war crime under the Geneva Convention.¹⁹
38. The crimes perpetrated fall with the definition of a “Murder for Hire”²⁰ enterprise (the “Guardian Murder for Hire Enterprise”).
39. The secret, dystopian²¹ Guardian Murder for Hire Enterprise also violates treason, misprision of treason, insurgent and subversive laws.²²

¹⁶ 18 U.S. Code CHAPTER 77—PEONAGE, SLAVERY, AND TRAFFICKING IN PERSONS

¹⁷ elderdignity.org/silent-torture-trafficking-through-guardianship-video

Silent Torture: Trafficking Through Guardianship [Video ...

Jan 23, 2020 · The family (or defender) is silenced through defamation and sanctions. The act itself is kept silent through closed hearings and sealed records. **The forced isolation that often is used in guardianship meets the three constituent elements of human trafficking** according to the definition put forth by the United Nations Office on Drugs and Crime. a) The Act (What is done) -- recruitment,

¹⁸ **The Rome Statute of the International Criminal Court**

<https://www.icc-cpi.int/resourcelibrary/official-journal/rome-statute.aspx>

According to the International Criminal Court, **crimes against humanity** are defined as any of the following acts committed as part of a widespread or systematic attack knowingly directed against any civilian population: murder; extermination; enslavement; deportation or forcible transfer of population; imprisonment; torture; rape, sexual slavery, enforced prostitution, forced pregnancy, enforced sterilization, or any other form of sexual violence of comparable gravity; persecution against an identifiable group on political, racial, national, ethnic, cultural, religious or gender grounds; enforced disappearance of persons; the crime of apartheid; or other inhumane acts of a similar character intentionally causing great suffering or serious bodily or mental injury

United Nations International Human Rights Treaties

OHCHR The Core International Human Rights Instruments ...

<https://www.ohchr.org> > professionalinterest > pages > c...

¹⁹ **Pillaging under color of law is a war crime under the Geneva Convention**

<https://advocatetanmoy.com/war-crimes-and-breach-of-geneva-convention>

War Crimes And Breach of Geneva Convention ... Aug 12, 2017 · As per Rome Statute of the International Criminal Court **War crime** means : (a) Grave breaches of **the Geneva** Conventions of 12 August 1949, namely, any of the following acts against persons or property protected **under** the provisions of the relevant **Geneva Convention**: (i) Willful killing; (ii) Torture or inhuman treatment, including biological experiments; (iii) Wilfully causing...

²⁰ **18 U.S. Code § 1958 - Use of interstate commerce facilities in the commission of murder-for-hire**

(a) Whoever travels in or causes another (including the intended victim) to travel in interstate or foreign commerce, or uses or causes another (including the intended victim) to use the mail or any facility of interstate or foreign commerce, with intent that a murder be committed in violation of the laws of any State or the U.S. as consideration for the receipt of, or as consideration for a promise or agreement to pay, anything of pecuniary value, or who conspires to do so, shall be fined under this title or imprisoned for not more than ten years, or both; and if personal injury results, shall be fined under this title or imprisoned for not more than twenty years, or both; and if death results, shall be punished by death or life imprisonment, or shall be fined not more than \$250,000, or both.

²¹ **Dystopia - Wikipedia**

<https://en.wikipedia.org> > wiki > Dystopia

VI. THE OBVIOUS AND COMMONSENSE REMEDY TO PROTECT THOSE WHO NEED HELP WITH THEIR CARE AND AFFAIRS

40. It is an outrage, a violation of humanity, our human and birth rights and the Constitution described herein that the government intrudes/trespasses into our family matters.
41. The remedies to protect our family members and the public are glaringly obvious and commonsense²³ solutions:
- a. All that is needed to protect our family members who need help with their daily affairs is a power of attorney.
 - b. If someone is indigent or without family, the state must appoint a STATE LICENSED social worker. The social worker and the expenses for their care is paid for by the state.
 - c. It is the ultimate deception that our family members are derogatorily labeled “wards” of the state in guardianship when of course, that is the opposite of what is taking place as the “wards” are paying the state.
42. Any exploitation or abuse of a power of attorney **is a police matter**, not a civil matter to be “litigated” in a self benefiting color of law court.
43. Of note:
- a. Diabolically, the very same cross-corrupted officials who capture our loved ones in the Guardian Murder for Hire Enterprise devised a “Homeless Bill”²⁴ to protect rights of the homeless to allow them to remain on the streets and in their desired environment and surroundings.

Dystopias are often characterized by dehumanization, tyrannical governments, environmental disaster, or other *characteristics* associated with a cataclysmic ...

²² **[USC02] 18 USC Ch. 115: TREASON, SEDITION, AND ...**

[https://uscode.house.gov > view > part1 > chapter115](https://uscode.house.gov/view/part1/chapter115)

CHAPTER 115 —TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES ... or insurrection against the authority of the United States or the laws thereof, or ... (D) Whoever **violates** any of the provisions of this section shall be fined under this title ...

²³ **“Commonsense: is the foundation of the Constitution**

The Federalist Papers - Library of Congress Research Guides

[https://guides.loc.gov > federalist-papers > text-31-40](https://guides.loc.gov/federalist-papers/text-31-40)

Aug 13, 2019 - The *Federalist Papers*: Primary Documents in American History ... dictates *of common-sense*, that they challenge the assent *of* a sound and ... the power *of* making that *provision* ought to know no other bounds than

The Federalist Papers Essay 33 Summary and Analysis | GradeSaver

[https://www.gradesaver.com > the-federalist-papers > study-guide > summar...](https://www.gradesaver.com/the-federalist-papers/study-guide/summary...)

Feb 22, 2020 - Hamilton responds that both *clauses* are *common-sense provisions* necessary *for* any functioning government. If Congress is entrusted with ...

Federalist No 83 - The Avalon Project / https://avalon.law.yale.edu > fed83

The *rules of* legal interpretation are *rules of COMMONSENSE*, adopted by the courts in the construction *of* the laws. The true test, therefore, *of* a just application *of* them is its conformity to the source from which they are derived.

²⁴ https://en.wikipedia.org/wiki/Homeless_Bill_of_Rights

- b. In Miami, a “Pottinger Agreement” was in effect at one time protecting the Constitutional rights of the homeless.
- c. In other words, the very same cross-corrupted government that sponsors, sanctions and funds the Guardian Murder for Hire Enterprise protects homeless indigent persons with “incapacities” and NO MONEY and incarcerates, pillages and murders those with assets on whose backs this country was built.

VII. NO “PANDERING” TO ALL STATE AND FEDERAL GOVERNMENT OFFICIALS WHO KNOW THE “GUARDIAN” LAWS ARE ILLEGAL AND VOID “PANDERING” CONSTITUTES COLLUSION.

- 42. As you may have observed, there is NO FEDERAL LAW directly regulating the guardianship industry.
- 43. The Federal government knows it is illegal and refuses to hold the state officials accountable.
- 44. They are therefore complicit and acting in collusion and conspiracy.
- 45. This is because many of these cross corrupted officials are profiting.
- 46. Rick Scott, the former Florida governor who embezzled \$2 billion in medicare fraud and other corruption schemes²⁵ he hid by blind trusts, ²⁶inexplicably instead of being held criminally liable went on to parlay Florida into one of the biggest human trafficking by guardianship crime syndicates in the country, if not the world.
- 47. Yet many in the guardian-world constantly pander to these corrupt frontrunners of the Guardian Murder for Hire Enterprise by flattering them and expecting them to remedy the very same laws that they have devised for their subversive massive financial gain.

²⁵ **Rick Scott 'oversaw the largest Medicare fraud' in ... - PolitiFact**

<https://www.politifact.com › florida-democratic-party>

Revealed: Rick Scott's financial link to botched SunPass contract

<https://www.tampabay.com › Florida Politics › The Buzz>

Oct 19, 2018 — The personal investment portfolio of the **governor** and U.S. Senate candidate has another potential conflict.

OPINION: Rick Scott's long list of corruption – UNF Spinnaker

<https://unfspinnaker.com › opinions › opinion-rick-scot...>

Nov 15, 2018 — On Nov. 6, **Florida** had its mid-term elections. On that night, Republicans appeared to enjoy a sweep, with victories in the races for U.S Senate ...

²⁶ **Gov. Rick Scott's mockery of a “blind trust” | Editorial - South ...**

<https://www.sun-sentinel.com › opinion › fl-op-editoria...>

Aug 30, 2018 — Gov. **Rick Scott's** federal financial disclosure shows Florida's “**blind trust**” law is a sham and the state's financial disclosure requirements are ...

48. The legislators and judges involved are no different that the predators in the KidsforCash scandal ²⁷who lined their pockets by putting juveniles in jails in which they were investors.
49. Thousands of lives were destroyed while collusive officials protected their cronies.
50. This is a demand to stop pandering to these perpetrators of the Murder for Hire Enterprise and demand their criminal accountability.

VIII. THE MURDER FOR HIRE ENTERPRISE; THE NATIONAL SECURITY THREAT; OPERATION PAPERCLIP II”

A. THE MURDER FOR HIRE ENTERPRISE

51. The Murder for Hire Enterprise falls within the definition of and is virally exposed as a fully fledged domestic terrorism ²⁸crime syndicate.
52. There is no pretense of “Constitutional Due Process”.
53. Corrupt judges who may at one time have been able to be shamed into following and enforcing the law by viral media exposure ²⁹are no longer concerned about their reputation or public perception.
54. In fact, the lawless guardian judicial public servant employees are routinely plucked from the “criminal bench” in order to employ their lawless, corrupt tactics used against those accused of crimes against our most vulnerable persons and to criminalize us, their family members.

²⁷ **Pennsylvania Judge Gets 28 Years in 'Kids for Cash' Case ...**

<https://www.foxnews.com/us/pennsylvania-judge-gets...>

Aug 11, 2011 · A longtime northeastern Pennsylvania judge was ordered to spend nearly three decades in prison for his role in a massive **juvenile justice bribery scandal** that prompted the state's high court to ..

Corrupt ‘Kids for Cash’ judge ruined more than 2,000 lives

<https://nypost.com/2014/02/23/film-details-teens...>

Feb 23, 2014 · The **scandal** was called “**Kids for Cash**,” and it rocked the state in 2009 — for the accusation that Ciavarella was happy to tear families apart ...

²⁸ **18 U.S. Code § 2331 - Definitions**

(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—

(i)to intimidate or coerce a civilian population;

(ii)to influence the policy of a government by intimidation or coercion; or

(iii)to affect the conduct of a government by mass destruction, assassination, or kidnapping; and

(C)occur primarily within the territorial jurisdiction of the United States;

<https://newswithviews.com/JBWilliams/williams116.htm>

RECOGNIZING AND DEALING WITH MODERN JUDICIAL TERRORISM

Nov 04, 2010 · **RECOGNIZING AND DEALING WITH MODERN JUDICIAL TERRORISM.** By J.B. Williams. November 4, 2010. NewsWithViews.com. When running down the laundry list of modern threats to freedom and liberty in America, atop that list is the corrupt and anti-constitution nature of today’s **judicial** branch. Without a genuine respect for the rule of law and reverence for the supreme law of this land inside the **judicial** ...

²⁹ **Thousands of US judges who broke laws or oaths ... - Reuters**

<https://www.reuters.com > usa-judges-misconduct>

Jun 30, 2020 — In the past dozen years, **judges** have repeatedly escaped public ... on the origins of the unrest, the U.S. Department of Justice **exposed** how ... “good character and the lack of evidence of scandal or **corruption** ...

55. We are accused and tried for their crimes in their lawless courts.
56. The color of law judicial government employees operating the Nuremberg Guardian Courts are acting under false authority in criminal violation of 18 U.S.C. 912.³⁰
57. The lawless judiciary is the obvious result of (1): their own non-existent “self-policing” and (2) their illegal, fictitious self-created, self-serving “immunity.”
58. Both of these concepts are illegal, preposterous and sheer lunacy.
59. Just like the Nazi Holocaust, the Guardian Murder for Hire Enterprise is run under color, cover and concealment of law in the auspices of government sanction.
60. The Guardian Murder for Hire Enterprise is the terrifying result of a cross-corrupted diseased government operating by greed and abuse of power.
61. What takes place in this government sponsored terrorist crime syndicate are:
 - a. Crimes against Humanity;
 - b. Transnational Terrorist Crimes³¹
 - c. Global Terrorists Acts.³²
 - d. Extraordinary Acts of Torture under U.N. Convention against Torture, Rome Statute, and Section 2340A of Title 18.

³⁰ **18 U.S. Code § 912 - Officer or employee of the United States**

Whoever falsely assumes or pretends to be an officer or employee acting under the authority of the United States or any department, agency or officer thereof, and acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be fined under this title or imprisoned not more than three years, or both

³¹ <https://www.fbi.gov/investigate/organized-crime#:~:text=Crimes%20such%20as%20drug%20trafficking,are%20keystones%20within%20TOC%20enterprises.>

<https://home.treasury.gov/system/files/126/tco.pdf>

³² **18 U.S. Code CHAPTER 113B—TERRORISM**
18 U.S.C. §2331.

As used in this chapter—

(1) the term “international terrorism” means activities that—

(A) involve violent acts or acts dangerous to human life that are a violation of the criminal laws of the U. S. or of any State, or that would be a criminal violation if committed within the jurisdiction of the United States or of any State;

(B) appear to be intended—

(i) to intimidate or coerce a civilian population;

(ii) to influence the policy of a government by intimidation or coercion; or

(iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and

(C) occur primarily outside the territorial jurisdiction of the United States, or transcend national boundaries in terms of the means by which they are accomplished, the persons they appear intended to intimidate or coerce, or the locale in which their perpetrators operate or seek asylum;

(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 U.S. or of any State;

(B) appear to be intended—

(i) to intimidate or coerce a civilian population;

(ii) to influence the policy of a government by intimidation or coercion; or

(iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and

(C) occur primarily within the territorial jurisdiction of the United States.

62. The Guardian Murder for Hire Enterprise is perpetrated as follows:

- a. Vulnerable persons with financial assets, our mothers, fathers and children are targeted and preyed upon;
- b. These vulnerable persons are illegally and falsely ruled “Incapacitated” to seize them into this racket;
- c. They are then stripped of their **INALIENABLE Human, Civil, Constitutional and Birth Rights so they can’t fight back.**
- d. **They are DECLARED DEAD UNDER THE LAW** with fewer rights than a murderer on death row;
- e. They are removed from their families. This crime under the auspices of government constitutes “forcible disappearance” a war crime;
- f. They are relentlessly drugged with toxic, illegal psychotropic drugs, a chemical restraint to make them incoherent so they can’t even talk;
- g. They are illegally intubated/ “snowing”³³ in order to remove their ability to communicate, a form of torture;
- h. They are water-boarded³⁴ by having their stomach cut open to implant an unneeded “feeding tube” in order to lace them with drugs;
- i. They are dehumanized by “sensory deprivation” – the removal of their eyes-glasses, hearing aids; dentures; a form of torture that also deliberately accelerates their death.
- j. These monstrous perverted atrocities are devised to deliberately and willfully debilitate and incapacitate and dehumanize them.
- k. Then Judge, Attorneys and Guardians steal their entire estate, Generations of Assets, 401k’s, Social Security, Jewelry, Cars, and Homes;³⁵
- l. After everything they own is stolen, they are put to death by toxic doses of illegal psychotropic drugs/chemical restraints containing black box warnings as they cause Sudden Cardiac Death.

B. EMERGENCY GLOBAL SECURITY THREAT

63. The Guardian Murder for Hire Enterprise operated under the auspices of the American government constitution is the biggest world danger and security threat.³⁶

³³ <https://www.chicagotribune.com/news/breaking/ct-sacred-heart-hospital-verdict-met-20160304-story.html>

³⁴ **Torture is torture, and waterboarding is not an ... - OHCHR**

<https://www.ohchr.org/Pages/DisplayNews>

Jan 30, 2017 — “First, *waterboarding* is a form *of* torture and, contrary to popular belief, torture ... they irreparably destroy the *humanity* and integrity not only *of* the victim, but also ... recognized *crimes* and, in armed conflict, even to war *crimes*.

³⁵ **Judges, lawyers use guardianships to prey on elderly**
www.washingtonexaminer.com/judges-lawyers-use...

C. OPERATION PAPERCLIP II

64. The Crimes against Humanity, Torture and Mass Atrocities perpetrated by the Guardian Murder for Hire Enterprise are identical to those perpetrated in Nazi Genocide Regime.
65. In fact, the PERPETRATORS OF THE NAZI GENOCIDE REGIME were imported to the United States under a secret, demonic program known as “Operation Paperclip.”³⁷
66. **Operation Paperclip** was a secret US intelligence program in which more than 1,600 German scientists, engineers, and technicians were taken from former Nazi Germany to the United States for government employment after the end of World War II in Europe, between 1945 and 1959.³⁸
67. Conducted by the Joint Intelligence Objectives Agency (JIOA), it was largely carried out by special agents of the US Army's Counterintelligence Corps (CIC). Many of these personnel were former members, and some were former leaders, of the Nazi Party.
68. The primary purpose for Operation Paperclip was U.S. military advantage in the Soviet–American Cold War, and the Space Race.
69. The US Joint Chiefs of Staff (JCS) established the first secret recruitment program, called **Operation Overcast**, on July 20, 1945, initially "to assist in shortening the Japanese war and to aid our postwar military research".
70. In November 1945, Operation Overcast was renamed Operation Paperclip by Ordnance Corps officers, who would attach a paperclip to the folders of those rocket experts whom they wished to employ in America.
71. In a secret directive circulated on September 3, 1946, President Truman officially approved Operation Paperclip and expanded it to include 1,000 German scientists under "temporary, limited military custody".
72. The United States Government sponsored Guardian Murder for Hire Enterprise is an obvious derivative of “Operation Paperclip.”
73. The Mass Atrocities perpetrated by Nazi Genocide regime and the Operation Paperclip operatives to murder and loot the assets of Jewish persons include:
 - a. Targeting and Rounding up Jewish persons, a class of German citizens;

³⁶ **SECURITY COUNCIL CONSIDERS TERRORISTS THREATS ...**
<https://www.un.org/press/sc7522.doc.htm>

The *United Nations* had a clear obligation to deal with that *global threat*, and was well ... The *Security Council* met this morning to consider *threats* to *international* ... The pace of ratification of the 12 *international anti-terrorism conventions* and ...

National Security Act of 1947 - dni.gov

³⁷ <https://www.c-span.org/video/?317955-1/operation-paperclip>

³⁸ https://en.wikipedia.org/wiki/Operation_Paperclip

- b. Issuing illegal orders commanding them to register their wealth; ³⁹
 - c. Enactment of an illegal “Protective Custody” decree euphemistically called, “For the Protection of the People and State,” suspending all of the basic rights of citizens and imposing the death sentence for arson, sabotage, resistance to the decree, and disturbances to public order. Arrests could be made on suspicion, and people could be sentenced to prison without trial or the right of counsel. The suspension was never lifted the prisoners as individuals and to spread terror among the rest of the population, but also to provide the Gestapo with a training ground, a way of conditioning them so that they would lose all familiar human emotions and attitudes.
 - d. throughout the entire period of Nazi rule, and the decree of February 28th destroyed fundamental guarantees under the Weimar democracy ⁴⁰
 - e. Passage by the Reichstag of an “Enabling Act” which “enabled” Hitler’s government to issue color of law decrees independently of the Reichstag and the presidency; ⁴¹
 - f. Nazi Concentration Camps.
 - g. Nazi Gas Chambers.
74. The Nazi Regime exported to the U.S under Operation Paperclip have infiltrated into the judicial, legal, medical and political systems.
75. The exact Mass Atrocities used by the Nazi Regime are employed by Guardian Murder for Hire Enterprise in the U.S. Operation Paperclip II including:
- a. Targeting and Rounding up a class of Americans, older and vulnerable adults with assets.
 - b. Using “Guardian Petitions” to identify their assets and holdings.
 - c. Issuing illegal “isolation orders” to forcibly disappear their victims from their family.
 - d. The use of lawless illegal Guardian/Conservator Slavery Courts acting with autonomy and without accountability to perpetrate these crimes.
 - e. Placing a class of citizens and persons into filthy state controlled and licensed facilities – ie. “nursing homes” against their will as a venue to perpetrate the most inhumane crimes in secret including “sensory deprivation” where their prey are subjected to criminal battery to implant unneeded feeding tubes for the convenience of their captors and thus denied the sensory pleasure of eating; their eyeglasses, hearing aids and dentures are removed to subject them to sensory deprivation and they are removed from their family so as to be deprived of human emotion.

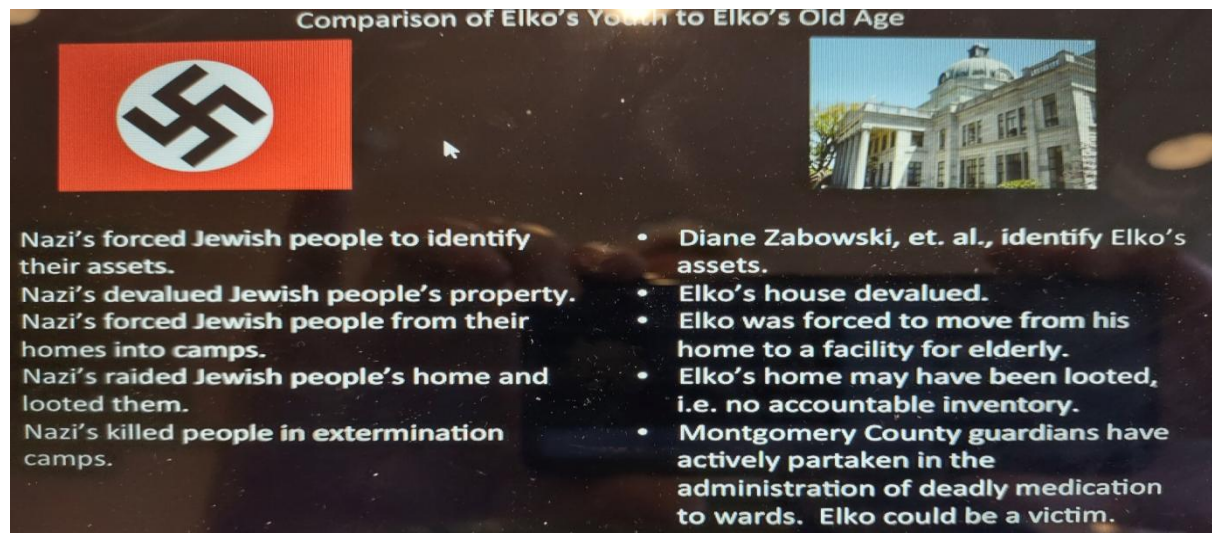
³⁹ [A 1938 Nazi Law Forced Jews to Register Their Wealth—Making It Easier to Steal | History | Smithsonian Magazine](#)

⁴⁰ [The First Steps Leading to the "Final Solution" | The Holocaust History - A People's and Survivor History - Remember.org](#)

⁴¹ [Nazi Party | Definition, Meaning, History, & Facts | Britannica](#)

- f. Chemical restraints/illegal psychotropic drugs in toxic dosages as a means of murder.
75. A similar comparison was done by an attorney⁴² documenting the Guardian Murder for Hire Enterprise as identical to the Nazi genocide regime:

Comparison of Elko's Youth to Elko's Old Age



<p>Nazi's forced Jewish people to identify their assets.</p> <p>Nazi's devalued Jewish people's property.</p> <p>Nazi's forced Jewish people from their homes into camps.</p> <p>Nazi's raided Jewish people's home and looted them.</p> <p>Nazi's killed people in extermination camps.</p>	<ul style="list-style-type: none"> • Diane Zabowski, et. al., identify Elko's assets. • Elko's house devalued. • Elko was forced to move from his home to a facility for elderly. • Elko's home may have been looted, i.e. no accountable inventory. • Montgomery County guardians have actively partaken in the administration of deadly medication to wards. Elko could be a victim.
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76. Justice Richard D. Fybel, Chair of the California Supreme Court's Advisory Committee on the Code of Judicial Ethics and a co-author of the Fourth Edition of the *California Judicial Conduct Handbook* (2017) was a member of the Holocaust Program Planning Committee for "How the Courts Failed Germany." Justice Fybel is also the author of *Assassins In Judicial Robes* published in *Gavel to Gavel*, the L.A. Superior Court Judicial Magazine (Spring 2013), an apt description of the Guardian Murder for Hire Enterprise.
77. These atrocities violate the United Nations Universal Declaration of Human Rights.⁴³ The acts of these extrajudicial public officials are the same as Nuremberg law.⁴⁴
78. In the Nuremberg Trial of Nazi Judge Oswald Rothhaug the Court found in its sentencing judgment that:

"By his manner and methods he made his court an instrumentality of terror and won the fear and hatred of the population. From the evidence of his closest associates as well as his victims, we find that Oswald Rothaug represented in Germany the personification of the secret Nazi intrigue and cruelty. He was and is a sadistic and evil man. Under any civilized judicial system he could have been impeached and removed from office or

⁴² [Attorney Diane Zabowski - Nazi Parallel - YouTube](#)

⁴³ <https://www.ohchr.org/EN/ProfessionalInterest/Pages/WarCrimes.aspx>

⁴⁴ Nuremberg laws are used to strip citizens of their rights, criminalize human rights in order for public official to illegal seize their assets and steal their liberty.

*convicted of malfeasance in office on account of the scheming malevolence with which he administered injustice.*⁴⁵

79. The terrorist instruments employed by Guardian Murder for Hire Enterprise are identical to those of the Nazi Regime.

80. **The very same Nuremberg Trials and criminal sentencing are mandatory.**

IX. THE GUARDIAN MURDER FOR HIRE ENTERPRISE PILLAGES AND PLUNDERS THE AMERICAN ECONOMY

81. The Guardian Murder for Hire Enterprise is a **FORTY TRILLION DOLLAR A YEAR PILLAGING REGIME.**

82. These assets are seized from Americans, many who are running thriving entrepreneurial business, Wall Street investors and huge market consumers by forcing them into guardianship.

83. These funds are removed from the free enterprise economy.

84. This staggering pillaging of America's wealth steals the prosperity of America and its international bargaining position.

85. These funds are prohibited by the Guardian Murder for Hire Enterprise from being invested, put into the economy or put at risk.

86. This plundering of American wealth has a devastating impact on the free enterprise system.

87. The Guardian Murder for Hire Enterprise deliberately and diabolically sabotaging the economy and vetos America's free enterprise system.

88. The Guardian Murder for Hire Enterprise thereby **deliberately usurps and sabotages the U.S. economy and our ability to negotiate international trade agreements and treaties.**

A. THE GUARDIAN MURDER FOR HIRE ENTERPRISE IS SELF-PERPETUATING; THE FREE FLOW OF FUNDS IS BLOCKED AND HELD WITHIN THE RACKET

89. The Guardian Murder for Hire Enterprise is a self-perpetuating crime syndicate.

90. The pillaged assets only benefit its closely held members, stays self contained and is secretly funneled to tax haven countries.

91. These crimes violate the Hobbs Act,⁴⁶ honest services fraud⁴⁷ and a string of other laws.

92. The outsourcing of America's wealth through this enterprise is staggering.

⁴⁵ <https://phdn.org/archives/www.mazal.org/NMT-HOME.htm>

⁴⁶ **18 U.S.C. § 1951(a)** Whoever in any way or degree obstructs, delays, or affects commerce or the movement of any article or commodity in commerce, by robbery or extortion or attempts or conspires to do so, commits, or threatens physical violence to any person or property in furtherance of a plan or purpose to do anything in violation of this section shall be fined under this title or imprisoned not more than twenty years, or both

⁴⁷ **18 U.S. Code § 1346. Definition of "scheme or artifice to defraud"**

For the purposes of this chapter, the term "scheme or artifice to defraud" includes a scheme or artifice to deprive another of the intangible right of honest services.

B. STRATOSPHERIC MEDICAID FRAUD

93. The Guardian Murder for Hire Enterprise is responsible for stratospheric Medicare fraud.

94. It is reported that in 2014, a staggering \$272 BILLION was swindled in Medicare and Medicaid fraud ⁴⁸ and \$140 BILLION was embezzled in Medicaid fraud in 2016.

C. MASSIVE I.R.S. FRAUD AND THEFT

95. The pillaged gains, the subject of massive fraud, criminal racketeering and federal felonies are not claimed in I.R.S. filings.

96. The lost and withheld income owed to I.R.S. is well into the trillions of dollars.

97. This pillaging of American wealth constitutes a colossal criminal violation of multiple abuse, negligence and waste Federal laws by the government accountability office.

X. WE ARE CRIME VICTIMS AND DEMAND OUR RIGHTS AND REMEDY

98. We are Crime Victims under 18 U.S.C. § 3771; ⁴⁹ the Trafficking Victims Protection Reauthorization Act of 2013; ⁵⁰ and the Justice for Victims of Trafficking Act of 2015 (JVTA), Pub. L. No. 114-22 ⁵¹ and other laws.

99. We are forced against our will to become whistleblowers to terrorist acts by the government.

⁴⁸ **Health-care fraud - The \$272 billion swindle | United States ...**

<https://www.economist.com/united-states/2014/05/31/the-272-billion-...>

May 31, 2014 - No one knows for sure *how much of* that is embezzled, but in 2012 Donald Berwick, a former head *of the* Centres for *Medicare* and Medicaid ...

Medicaid Fraud's Staggering Cost: 140 Billion | National Review

www.nationalreview.com/2016/09/medicaid-fraud...

Medicaid Fraud's Staggering Cost: 140 Billion | National Review Medicaid fraud costs the federal government a staggering \$140 billion annually. Medicaid fraud costs the federal government a...

⁴⁹ **18 U.S. Code § 3771 - Crime victims' rights**

(2)CRIME VICTIM.—(A)In general.—

The term “crime victim” means a person directly and proximately harmed as a result of the commission of a Federal offense or an offense in the District of Columbia.

Not later than 1 year after the date of enactment of this chapter, the Attorney General of the United States shall promulgate regulations to enforce the rights of crime victims and to ensure compliance by responsible officials with the obligations described in law respecting crime victims.

(2)CONTENTS.—The regulations promulgated under paragraph (1) shall—

(A)designate an administrative authority within the Department of Justice to receive and investigate complaints relating to the provision or violation of the rights of a crime victim;

(C)contain disciplinary sanctions, including suspension or termination from employment, for employees of the Department of Justice who willfully or wantonly fail to comply with provisions of Federal law pertaining to the treatment of crime victims;

⁵⁰ **H.R.898 - Trafficking Victims Protection Reauthorization Act of 2013**

⁵¹ The Justice for Victims of Trafficking Act of 2015 (JVTA), Pub. L. No. 114-22, amending 18 U.S.C. § 1594 to direct any assets forfeited in a human trafficking case to be used to satisfy a victim restitution order. It further allows forfeiture of, for example, any asset that is involved in, or is traceable to the proceeds of, human trafficking.

100. We are entitled to and demand urgent mandatory relief, including injunctions and restitution under 18 U.S.C. § 1954;⁵² 18 U.S.C. § 1595⁵³ and 18 U.S.C. § 1596.⁵⁴

101. **There is no immunity.**

⁵²**18 U.S. Code § 1594**

(1)The following shall be subject to forfeiture to the United States and no property right shall exist in them:

(A)Any property, real or personal, involved in, used, or intended to be used to commit or to facilitate the commission of any violation of this chapter, and any property traceable to such property.

(B)Any property, real or personal, which constitutes or is derived from proceeds traceable to any violation of this chapter.

(2)The provisions of chapter 46 of this title relating to civil forfeitures shall extend to any seizure or civil forfeiture under this subsection.

(f)TRANSFER OF FORFEITED ASSETS.—

(1)IN GENERAL.—

Notwithstanding any other provision of law, the Attorney General shall transfer assets forfeited pursuant to this section, or the proceeds derived from the sale thereof, to satisfy victim restitution orders arising from violations of this chapter.

(2)**PRIORITY.**Transfers pursuant to p. (1) shall have priority over any other claims to the assets or their proceeds.

(3)USE OF NONFORFEITED ASSETS.—

Transfers pursuant to paragraph (1) shall not reduce or otherwise mitigate the obligation of a person convicted of a violation of this chapter to satisfy the full amount of a restitution order through the use of non-forfeited assets or to reimburse the Attorney General for the value of assets or proceeds transferred under this subsection through the use of nonforfeited assets.

(g)WITNESS PROTECTION.—

Any violation of this chapter shall be considered an organized criminal activity or other serious offense for the purposes of application of chapter 224 (relating to witness protection).

⁵³**18 U.S. Code § 1595 - Civil remedy**

⁵⁴18 U.S. Code § 1595A - Civil injunctions

(a)**IN GENERAL.—**Whenever it shall appear that any person is engaged or is about to engage in any act that constitutes or will constitute a violation of this chapter, chapter 110, or chapter 117, or a conspiracy under section 371 to commit a violation of this chapter, chapter 110, or chapter 117, the Attorney General may bring a civil action in a district court of the United States seeking an order to enjoin such act.

(b)**ACTION BY COURT.—**The court shall proceed as soon as practicable to the hearing and determination of a civil action brought under subsection (a), and may, at any time before final determination, enter such a restraining order or prohibition, or take such other action, as is warranted to prevent a continuing and substantial injury to the United States or to any person or class of persons for whose protection the civil action is brought.

(c)PROCEDURE.—

(1)IN GENERAL.—

A proceeding under this section shall be governed by the Federal Rules of Civil Procedure, except that, if an indictment has been returned against the respondent, discovery shall be governed by the Federal Rules of Criminal Procedure.

(2)**SEALED PROCEEDINGS.—**If a civil action is brought under subsection (a) before an indictment is returned against the respondent or while an indictment against the respondent is under seal—

(A)the court shall place the civil action under seal; and

(B)when the indictment is unsealed, the court shall unseal the civil action unless good cause exists to keep the civil action under seal.

**XI. WE ARE SENDING A CLEAR MESSAGE TO
VICTIMS OF THE GUARDIAN MURDER FOR HIRE ENTERPRISE;
THE MEDIA; AND THE PERPETRATORS
TO DEMAND URGENT AND MANDATORY REMEDY:**

- A. GUARDIAN/CONSERVATOR LAWS MUST BE IMMEDIATELY ABOLISHED;**
- B. OUR FAMILY MEMBERS MUST BE IMMEDIATELY RELEASED;**
- C. THOSE RESPONSIBLE MUST BE HELD CRIMINALLY ACCOUNTABLE; AND**
- D. MANDATORY RENUMERATION AND RESTITUTION**

TO THE VICTIMS:

1. Do you, the victims want to continue to be mired in their jurisdiction-less courts at the mercy of corrupt color of law judges and kept in their spin cycle by more illegal “reverse” laws?
2. As a group, we must **demand** the **REPEAL AND ABOLISHMENT** of these archaic, barbaric, illegal laws, criminal accountability and remuneration and restitution.
3. Please contact us for details regarding our pending lawsuit and to join us in this endeavor. We need a massive united voice to put an end to the guardian madness.

TO THE REPORTERS:

Please call for the **ABOLISHMENT AND REPEAL** of the illegal void “guardian/conservator” laws in your reporting. Please do not be fooled by the insane diversion and scenarios taking place. The story to convey is that these atrocities only occur because a jurisdiction-less color of law court proceeding is taking place using illegal void self serving “Guardian and Conservator” laws **and these laws must be abolished and repealed.**

TO THE LEGISLATORS:

You are **MANDATED** to repeal and abolish these illegal void laws. There is no immunity for creating human trafficking laws.

Please contact us by placing the link shown in your browser: <https://courtvictim.com/mission>

Barbara is a former attorney with licenses in New York and Florida and practiced real estate law with the most prominent law firms in the country. Barbara was stripped of her license **AFTER** she retired with no client complaints and with a letter of appreciation for her services by the bar association in retaliation for being a whistleblower to this criminal enterprise. **Barbara’s mother was murdered by the Guardian Murder for Hire Enterprise in Florida.**

Robert Sarhan is a doctor, formerly employed by the federal government who is being viciously retaliated for being a whistleblower to this criminal enterprise. **Robert’s mother was murdered by the Guardian Murder for Hire Enterprise in Florida.**

Robert Gettinger is a former police officer who is being viciously retaliated for being a whistleblower to this criminal enterprise. **Robert’s mother was murdered by the Guardian Murder for Hire Enterprise in California.**