

## GENESIS

- Late 2010 – Begins to experience Intense Paranoia, Auditory and Visual Hallucinations and Explosive Psychosis where she is a Threat to Self and Others around her.
- 2010 – Her Alleged Year of a Prodromal Phase of Acute depression where she is zoning out and absolute inability to concentrate shot down by concrete evidence that will show that it also Her Highest Earning Year prior to explosive onset.
- An Individual who ends her marriage in 2010 and severs all ties with her family since 2010 after her final visit to India right after her surgery and her complaints of stalking that she logged with Law Enforcement in 2010. She has not budged on her position inspite of repeated harassment from her husband and all events that have transpired since 2010.
- An Individual who experiences No psychotic episodes in community till 2015, A woman who spends an average of 5 hrs in the community while **she is rapid cycling between states at home only to have no observations in the community till 2015**. A woman who ensured she spent time in the community living her life so **she could bank on that log in the community for a rainy day**.
- An Individual inspite of no guidance from Law Enforcement and no recordings from the scene inspite of the repeat victimization endured – ensured she stayed candid in her responses to them knowing fully well how it would be used back against her, to ensure that she at least had her statements on the record that rebutted theirs.
- An individual who is continuously defamed, continuously put thru the wringer because she is declared mentally ill, continuously MADE AWARE THAT NOT ONE SOUL IN THE SYSTEM WILL HELP HER, till date asks the most obvious

questions, continues to challenge the system to see the most obvious anomaly behind no observations in the community till 2015, and the apparent motive behind her repeat victimization.

- An Individual, when nothing broke her because she could stay focused on what needed to get done inspite of it all – her core behavior of a focused engaged mind was used back against her to portray her as a rigid compulsive mind with not thought to anyone around her.
- An Individual after 6 years of Intense Victimization asked the Officials of this Land via her letters to the Police Department, to the Sherrif's Office and other agencies to **Investigate** her abnormal behavior and **Put Her Under Surveillance** to **Get To The Bottom of the Truth.**

## Facts of the Case

- A PHYSICALLY and VERBALLY Abusive Husband as logged in Police Reports. Her Story began 6 years ago with ending a relationship and a spouse that desperate to re-connect the marriage?
- Surgery in 2010, Stalking at Walmart in 2010, Saw herself Surrounded by people with cell phones, felt stalked and tailed in community parking lots, heard needless clicks on the phone. Logged Police Reports Calling in how she felt. Quit her job in 2010 (I had my reasons). 2010 Highest Year of Earnings inspite of alleged Prodromal Phase. The decision to quit was made very responsibly. Taking her high earnings out of the equation actually rendered a savings of \$144,000. I demonstrated growing our savings from 16,000 in 2010 to 40,000 in 2012 pre-committal. As a salaried employee as the Director of Development I earned \$148,000 which is how much me not working can be negated if you compare what I bring to the table vs the savings not to mention

nanny costs (\$26,000 - \$30,000), not to mention all the time a mother could spend with her kids.

- Forced Committal in 2012 – Preponderance alone on grounds of Paranoid Schizophrenia on grounds of experiences of Stalking – (*A Time Line and Sequence of Events on my Committal in 2012 can be provided*) - Denied her due Process by denying her attorney representation and any education on what her options are after forcing her down a committal route, ensuring of a mental health diagnosis for life. What kind of message does that send to an abuser when he recognizes that she will not receive any help from the system even though it is her right to avail of a court appointed attorney to represent her wishes even if they are not in her best interest?
- Refusal to Take the Stand in 2012 - Any episodes called out by a friend of the husband in 2012 did not take the stand in 2012. Any statements made by friends after as per OFP did not log Police Reports – Why? The community or friends have not been shy in expressing their concern prior?
- Vandalism ( \$70,000 Jewelry) – Vandalized of everything she had. All Communication strictly between Law Enforcement and Petitioner. Any responses initiated with the Respondent was minimal and responded to as documented in Police Reports.
- Ongoing Domestic Violence – 19 years.
- Financial Takeover and Complete Control over every element of her life post committal, post finishing out her contract in 2013.
- Immense Amounts of Electronic Harassment since 2014
- Absence of Logs of Psychotic Episodes in Community Pre 2015 - A woman who was declared mentally ill since 2010 who spends at least an average of 5 hrs in the community on a daily basis as documented in my behavior log did

not experience a single episode in the community till 2015 as per police reports.

- She seems to exhibit a very strange pattern of rapid cycling where she cycles from intense paranoia, to heightened agitation spewing streams of profanity, hurting herself to intense euphoria with prolonged high pitch giggles, to complete daze of complete unawareness of anything around her only to step out each day that polite and normal with people in the community till the documented episode in 2015.
- Absence of any Criminal Record, Substance Abuse, Reliance or Dependence on any Substance or Individual.
- Stalking by Law Enforcement Units – Need for Law Enforcement to deploy 2 Units to Tail her to cite her a petty misdemeanor – I took both cases to court to ensure that I stand up to them.
- **Exparte** Divorce Proceeding on Grounds of Mother being a Grave Imminent Threat to her children’s life with No Observations in the Community till 2015 ( 2 Psychotic Episodes in 2015). **Tactical Advantage**, Almost a year and 4 months on an Exparte, No Progress, **A mother taken out of the equation on all fronts. Patterns that she put in place since they were 3 were taken over and decisions were executed even prior to the issuance of the First Temporary Order. LOGS OF NEEDLESS CONTINUANCES and REFUSAL TO HEAR MOTIONS as a RESULT OF CONTINUANCES can be provided when needed. Good Example – Soliciting a Psychological Evaluation on 4/21 for a hearing on 5/17 that she was ordered to have the report ready for. How did the custody evaluator plan on getting that done?**
- **Exhaustion of Victims Finances and Resources – Denial of Motions to Ensure that Victim is not Paid Out – Utter Refusal from Petitioner’s Counsel to read the specificity in the Temporary Order to ensure that the Respondent’s costs keep mounting – Any Continuance that can be**

**employed, OR Any Refusal that can be employed to exhaust the Victim will be employed. Specific Instances of Requests and Harassment including Request of security codes to ensure of her safety that was met with such resistance and invasion of privacy by wanting to be on all calls with Respondent inspite of NO EVIDENCE of damage to any item within the household cited in the Pre-Trial Memorandum. Is One of the Well Known Strategies of Atypical Domestic Violence Cases to typically EXHAUST VICTIMS FINANCES and PLUMMET HER with LENGHTY PROCEEDINGS so that she FEELS FORCED TO CAVE INTO NEGOTIATIONS?**

#### Other Environment Variables

- Refusal to Train Dogs – Refusal to Fix Electronic Gaiting Devices – Forces me to Clean after them.
- Maids Let Go
- Favorite Channels Taken Away
- Sams Club Account Shut Down – Moved to Costco and Refused to get a parallel card wanting to force me to buy my own card.
- Little things moved around or stolen e.g. 2 stolen credit cards in 2014, favorite books, favorite clothes to agitate you and induce call with Law Enforcement to Gas Light her as ILL.
- Buyout of Affections of Kids – Petitioner Primary Driver of Finances – Petitioner Has Ability to Buy them anything they ask for – Earns \$15,000 a month – Respondent Forced to Submit Invoices as oppose to her life from 2010 till 2012 – Better Access to Funds Pre Late 2012 - Everything

transparent and every cent accounted for. – Savings grew – Worked really well for him – Post mid 2013 the opposite - Abuse as I don't have access to anything.

- Conditioning of Young Minds – The children were subject to speaking to county case workers both at home and in school as per OFP with NO CONSENT from her even prior to Exparte that requires my consent CONDITIONING their young minds against their mentally ill mother and ensuring of identification of young minds to their father where-in they feel the need to be secure with their father and not their mother
- Owns Fancy Cars, Fancy Devices, Fancy Watches
- Statements from Petitioner – He gives her everything she needs - She owns a cell phone not switched out in 6 years, a cheap watch \$50 in comparison to his fancy Apple Watch, car that she ran with no air for 2 ½ years handed down by him cause he needed to own my car, a new car forced down by throat with stories of the payments he needs to pay.
- Sale proceeds of the X5 that I owned prior to the handoff of the rundown car went towards his fancy new car.
- Irresponsible Behavior –
  - Did not try to own the right health plan inspite of 2 years of illness prior to committal.
  - Waited to 6 years post onset of illness to initiate Exparte.
    - Mother Grave Threat,
    - His life – Intense Fear and Trauma on a Daily Basis – Children's Lives in Danger from Mother – Children are traumatized and need to be with the father to seek assurances in secrecy from the threat the mother imposes.

- Waits 6 years inspite of it all why? Are the children's thoughts opinions more valid at 10?
  - Visits Abroad to spend time with his family right after me returning from forced committal in 2012 in spite of anticipated financial drain with not the right health plan in place.
- Tried to coerce her into buying 2 dogs and furniture for the house amounting to approx. \$5,000 while she was working temporarily right after committal in 2012 inspite of expenses tied to mental health. 2 Dogs Adds to the Burden of Expenses – Used as an excuse to not train them – Victim not able to confront Petitioner.
- Other forms of subtle coercion were employed as Petitioner was very confident that his mentally ill wife right out of forced committal, forced to take the harsh medication , denied every right that was rightfully hers **should have come to the realization** that no NOT ONE SOUL WOULD HELP HER.
- Post me completing out contract in 2013 – **I shut down a joint account with the remainder \$12,000** in it and **used it for the months ahead** where I knew **it would take me a bit to find another job.**
- Her **earnings for the 6 month** contract in 2013 amounted to **\$65,000**. Please note that while she may have shut down an account with a remainder of \$12,000 in it she also during that period contributed \$65,000. Corporation was taken over as a result of my action without no thought to the funds that were raised prior to committal, , and no thought to a mentally ill wife on harsh neuroleptics.
- Steal of Mental Health & Jewelry Theft Reimbursements - Left out of All Conversations with Regard to Mental Health Reimbursements (MN Law MN 62Q.535 – Health Plans must reimburse for Court Appointed Care) and

Jewelry Theft Reimbursements inspite of Petitioner loosing just an iPad and some other nominal Device after Takeover

- Abuser and Bully, Continually Defames her in the Community, Not one Conversation initiated by her in the Community to Friends and Family that she has over or visits as per my behavior log since 2010.
- Stalks her and Goads her into Confrontations with Law Officials to Gas Light her as Mentally ILL as stated in Police Reports – Law Official Records will read that Respondent was Agitated. I have seen me simply as a strong speaker. Agitated and Emotional also calls for traces of tears, outbursts, inability to handle oneself that are NOT recorded in Police Reports. It is the Law of Domestic Violence for a Victim to be defensive and an Abuser to be strong and calm.
- Controller – Pre 2010, will open up all mail, will question every transaction, will control every element of my life, will interfere into all decisions, who can be invited, what I should cook, how I should conduct my professional life, screaming while I am on calls to embarrass me, down to what I should wear if he can and if I don't stay strong.
- Post 2010 – I ended it all. I kept everything documented and transparent – Used Finances very minimally – Stayed away in every way I could – Savings Continued to Grow – Stayed Strong and Independent.
- Other Events Post 2010 – Can be easily seen as Automatic Cause and Effect – Buildup to Divorce Proceeding with continual refusals from a woman to fix marriage inspite of everything she went thru. Evidence on Email  
*Communications of lengthy letters pouring out the love and his need to re-connect the marriage can be provided when needed and asked for. Please note my responses to most emails as absence of a response or extremely civil.*

- Post Exparte – Earns \$15,000 a month – Asked for \$1000 Monthly Spousal Maintenance Award that was Granted
- Petitioner’s Family – High Maintenance - \$200,000 that I can offer evidence for has been shelled out over the course of 19 years – It could have paid off the remainder mortgage.
- Petitioner Family Maintenance – Avg of \$700 - \$1000 a month – The same as what he asked for as spousal maintenance not to mention other costs incurred.
- Has Family in Town as of the last 3 -4 months and is currently raising the children with his family building the perfect family with grandparents for them. Was his very ill rigid wife inspite of being so ill, able to take care of all the day to day activities that entailed cooking, cleaning, scrubbing, laundry, grocery, lawn care, educating myself, stay abreast of all their education, all their activities, all financials WITH NO HELP from anyone?
- Petitioner FLYING into Chicago for a family vacation with his parents and the kids for the long weekend.
- Petitioner headed for another cabin trip this summer with his parents, kids and friends.
- Petitioner currently living in Edina by Centennial Lakes probably one of the most expensive areas with regard to rent instead of owning an apartment in a cheaper suburb after putting on a big show via his lawyer for requesting furniture.
- Petitioner was presented with a proposal where he could stay in the same home with a harassment restraining order in place till officials assessed the situation at home to determine how much a threat she is to the kids. He rejected the offer, chose to live in a apartment, bring family in and live with family and children as a perfect unit.

- Respondent lived ill inside the home for a year and 4 months. She severely declined over the period that she was alone by herself. Her episodes were often as every 3 min in the household. In spite of it being as often as every 3 min in the household she has not exhibited or demonstrated any episodes in the court or at doctors appointments. She has a log filled with dates where in she exhibited no episodes.
- The petitioner for all his claims of no money spent \$8,000 and more to setup his new apartment and spent an additional \$6000 to bring his family in and live with him. Why would he spend \$140,000 or close to that amount to setup another home especially when there is no evidence of his wife physically and emotionally endangering their lives.
- For all his claims of how bad everyone wants to connect to her and how she rigidly shuts everyone out, she has not received one email or one phone call from his so called friends to check on her when she lived this hell all by herself every min of her life especially when she was breaking into involuntary episodes as often as every 3 min
- Her so called family never flew in either for the year and 4 months.
- Why would it be wrong to think that the situation was setup where she would be attacked to the extent she was for the year and a half or that she was thrown to the dogs that were attacking her as often as every 3 min inside the household?
- Why for all the claims of how much family and friends have tried to connect to her, did she wind up her living this murder all by herself with no one to even check on her.
- Respondent was allotted only 96 hrs of Unsupervised Time with the Kids prior to the Divorce Decree entered in on Feb 24<sup>th</sup> 2017 – Petitioner will call in continuously to check in – He sets the atmosphere of making sure that they

are ok with me – Respondent who has OCD and has exhibited a compulsive behavior so rigid where she imposes strict education guidelines on them – Has never attempted to initiate any contact outside of her allotted time – Who has OCD? Who has the ability to detach from volatile situations?

- Respondent Yanked out of Everything her Life Revolved Around at a moment's notice - Did she exhibit any kind of emotional Dysregulation and put her children thru more by being in their faces OR Did she do the opposite and stay away and stay within her bounds, be bold and speak up to what has transpired?
- Respondent today allotted 2 hrs of supervised parenting time, yanked out of their lives and all her dreams. She is still holding it all together while she is under attack when she is all alone. Why can she do what she does?

### Am I a Victim of Mind Control

You find that answer by answering “Am I mentally ill”. If a Paranoid Schizophrenic suffering from a SchizoAffective Disorder of Extreme Paranoia and Bipolar I features of Mania, Depression and Extreme Agitation and can stay that focused for 6 years straight and can simply turn off and be that extremely polite every time she steps out of the house then either she is a remarkable case of a very rare personality disorder that is able to exercise control in a split second for 6 years straight OR She truly is a Victim of Organized Stalking setup by her husband. You can Decide.

All **LITERATURE** on **STALKING** Gathered till date focuses on why **DOMESTIC VIOLENCE** and Stalking is so prevalent in cases with a **HUSBAND** who exhibits the need to the **CONTROL EVERY ELEMENT** of the spouse's life. You couple that with a Woman **GASLIGHT** and **STAMPED AS MENTALLY ILL, STOLEN OF**

**EVERYTHING**, her **FINANCES** reduced to **BAREBONES**, A divorce proceeding initiated Exparte served strategically at a time when she was reduced to barebones, A **divorce proceeding** granting her minimal time with the children, ensuring **she has no say in their lives**, the **picture closely aligns with all boiler plate guidelines on Domestic Violence** and Stalking **published by many programs aided by the Department of Justice.**

## CONCLUSION

- She is a woman who has the ability to switch from a state of prolonged high pitch giggles or intense auditory and intense visual hallucinations causing self-harm with extreme agitation and unawareness, (*A state where she inflicts harm on self and all objects around her in the household but for some magical reason is able to exercise restraint on hurting the children as there is not a report of her physically abusing the children*), to a state that is normal like where she does have the ability to get the job done in a person's presence at a moment's notice, or the moment she steps out of the house EACH SINGLE DAY for 6 years straight besides the 2 reported episodes in 2015 as per her paperwork in 2012, 2014 and the Exparte in 2015.
- During her committal periods both in 2012 and 2014, high pitch giggles are recorded within the confines of a room only with no camera recordings, a episode of slapping recorded on 5/20/2012 post committal on 5/4/2012 and post Jarvis order grant on 5/17/2012 with ZERO ANALYSIS INTO HER DAY TO DAY LIFE OR any other evidence that could counter the allegations or even a cursory analysis if not through investigative analysis of the fact if there could be more to the violence she experienced. Why are there no

observations recorded outside the confines of a room besides the one alleged episode on 5/20 for which there was no direct intervention from the staff to prevent self-harm nor were any recordings shared with her or family that flew in to make sure that she was safe and well to make her aware of her illness?

- Why were there no thoughts on why such a highly educated family (Father – P.H.D. in Organic Chemistry who retired as the CEO of a Very Large Multinational abroad) with as many resources available to them NOT make sure that she should avail of appropriate attorney representation or pose questions to ensure that the committal stayed short and effective and that their daughter stay away safe from an abuser?
- She was a woman that had a consistent pattern of visiting family once in 2 years prior to 2010. Why would she end that pattern for 6 years straight in spite of everything she went thru and not turn to family in any way unless forced to which she needed to in 2015 to avail of funds to help her thru the lengthy divorce proceeding that she felt was justified courtesy the decisions they were part of?
- It can be argued that they have rendered some support as they did her the favor of being a witness to the Domestic Violence Situation that led to her committal of 2014. Maybe they realized the consequences of their poor actions in 2012 and decided to help out some in 2014 and 2015. Like I stated, since I was a woman that took nothing from them my entire life, given the sorry mess my life and my innocent children's lives were reduced to, I had no qualms using the help at a time when I was reduced to Zero support from the system and Zero finances as consequences of their actions in 2012.
- As per the American Journal of Psychiatry, published in 2002, an index episode including at least 2 mood polarity switches especially starting with depression is associated with a poorer long term outcome. They also spend more time in an affective episode which is HIGHLY UNSTABLE AND ACUTE

in nature and has SIGNIFICANTLY WORSE psychopathological and psychosocial outcome.

- As per the American Journal of Psychiatry in cases of Switching the time to 50% probability of recovery from the index episode was significantly longer as long as 35 weeks to 52 weeks with every little remission periods between each episode that progressively declines. The cumulative probability of recovery also declines each year as much as 8% each year. As per the 10 year follow up study 19% of the switchers had a score of 0 on the employment scale i.e. were unemployed, UNABLE TO PERFORM, NO USEFUL WORK including not even that of a house-wife or student during the year preceding the follow up interview. They also tended to have a higher re-hospitalization rate. The British Journal of Psychiatry also supports these findings in its article “ Ten – Year Outcome : Patients with Schizoaffective disorders, schizophrenia, affective disorders, and mood-incongruent psychotic symptoms” published by the Royal College of Psychiatrists in 2000. As per this article:
  - Patients with Schizoaffective disorders tend to have a better prognosis and better recovery probability than those patients with pure schizophrenia.
  - However, at the 7.5 year follow up and the 10 year follow up the comparisons between the rate of recovery and work function between schizoaffective disorders and schizophrenia is non-significant leading us to believe they progressively decline to the point of exhibiting full blown negative symptoms, catatonia like.
- In Light of the Fact OF THE ALLEGATIONS LISTED IN ALL PAPERWORK, she is experiencing extreme psychosis that is highly unstable in nature with schizophrenia and bipolar features, she should clearly exhibit a progressive decline each year in cognitive impairment, functional and social adaptations.

Her vulnerability to psychotic attacks should progressively increase rendering her highly susceptible and causing the level of intensity of what she experiences in each attack to progressively increase. Can she truly switch between states each and every day that CONSISTENTLY and stay on top of everything that needs to get done?

- Can she truly switch from a highly unstable psychotic state to a calm aware state in an individual's presence in the BLINK OF AN EYE for 6 years straight barring the sporadic public reported episodes? Can she still retain that switching function that consistently after 6 years of having such an ill brain ?
- As per the data since 2010 regardless of allegations the data will demonstrate she is a woman who has consistently stayed on top of her goals and everything that needs to get done each day beginning at 4:00 in the morning till midnight each night that consistent and that calm in an individual's presence EXCEPT FOR THE EPISODES REPORTED UNLESS MORE CAN BE UNCOVERED WHICH BEGS THE QUESTION, WHY DID THEY NOT COME FORTH SOONER WHEN THEY HAVE BEEN WILLING TO CALL IT IN THE PAST?.
- Triggers of major affective episodes range from a divorce, loosing a job, death in the family, other traumatic events. What should the triggers for a woman who has been living such an ill brain for 6 years straight, coupled with living with a physically and emotionally abusive controlling husband who took control over every facet of her life, ensured she was reduced to merest bare bone expenses with complete financial control, ensured she was forced to go to him for every basic need, ensured that she was defamed in every possible way both in the community and in the eyes of her children and after 6 years of an abuse so extreme ensured of an advantageous divorce proceeding served Exparte rendering her a threat to her children's lives where they needed to be taken out of her care effective immediately only to have it converted to a

highly advantageous lengthy divorce proceeding where decisions take forever and ensures of her taken out of the equation on every single decision of her children's lives be?

- With such extreme triggers present in her environment, should she not experience psychotic episodes so acute in nature where she should probably experience a very high relapse of being re-admitted? Why is she still able to switch between states that consistently **EACH DAY**, stay focused for hours at length, pour over such extreme amounts of paperwork, gather every piece of evidence that she can and stay on top of all her communication and continue to have the psychotic pattern be that consistent? It JUST DOES NOT ADD UP especially when she is so violently psychotic around her children?
- Her CAREER track RECORD will show that she is NOT an ABUSIVE person, and does not show a vulnerability or susceptibility to extreme agitation. She has always been an incredibly polite individual, why would she develop extreme acute psychosis of such an unstable nature only to switch to her polite self each and every single day when out in public?
- Her interactions in the Community for a better part of the day such as (schools, studios for all their activities, community centers, museums, parks) typically tend to be at places where the safety of the children around is very important. Why would they not be more reports of a psychotic woman who is a threat to self and other children Pre – 2015?
- Why would she be denied her due process where she denied the right to cross examine the statements which was the basis of pre-ponderance for the forced committal in 2012 especially when there were no observations in the community and especially when she was out there on a daily basis managing and staying on top of everything that needed to get done on a daily basis?

- Why was she shut down repeatedly and forced down a committal route enabling an abuser to do more and take over every element of her life rendering her penniless and stolen of everything she owns?

**For the record as proof she spent half days in court beginning 4/6 till date as proof of the fact that she is not psychotic in court not to mention the number of hours she has spent fighting this proceeding since 11/20.**

**In absence of any proof in the community besides the 2 public episodes in 2015, the only other way to shed light on the situation as to why there is such an anomaly to such a consistent pattern of switching is to put her under surveillance as she has requested off official's in her letters dated March of 2016, perform forensics on her devices to get to the bottom of the truth.**

In the Light of no Finances and her Inability to find Representation, She has spent hours processing/Educating herself on :

- **Stalking Technologies that Can be Used** – A Device - Just an RF Signal – Any Device can be remotely activated and turned against you.
- Scientific Studies on Electro Magnetic Fields - Their Study, Theory Behind Extremely Low Frequencies, Tissue Conductance, Tissue Stimulation, Induction of Unhealthy Fields Killing a Brain, Stimulation of Environment Around You – Sensitized Brain as a Result of Stimulation - Ill Brain .
- Articles that show how easy Nano Implants are especially in Bio Engineering and Assisted Care and Its Uses to help the handicapped and Retrain the Brain to help the Handicapped. How easily it was made available to the common

man via the advent of Solo Health Stations a pilot project as a partnership between the Department of Defense and Walmart.

- Implants or No Implants, at the end of the day you are simply an EMF field with a certain frequency that can be hacked into very easily with the right tools. For a woman to experience as much right after Surgery in light of what is available, is truly a strange co-incidence
- Case Laws and Cases that she can use to support her Arguments
- Articles after Articles published by the Department Of Justice in Conjunction with a variety of Programs educating the common man on Domestic Violence, Stalking, The Use of Technologies, The use of Gas Lighting in a Divorce Proceeding, The Roles of Various Agencies within the System, How they should assist a Victim and what a Victim's constraints might be in scenarios such as these and How these agencies can educate a victim so a case might be built.
- Hours trying to find Credible Articles that closely align with her life to show how Organized Stalking works.
- Mental Health Articles published by Many Journals of Psychiatry that she can use to challenge the nature of her Long Term Mental Health and the Anomaly she is experiencing.
- Compiling Videos on True Stories of Acute Psychosis in Bipolar Disorders and Schizophrenia and their life long term where many individuals experiencing such acute psychosis might wind up taking their life. Stories of Recovery typically show periods of remission where they might return to a quality of life that they held prior to onset of illness. Stories with NO REMISSION typically WIND UP TAKING THEIR LIVES or end up in SOME INSTITUTION BURIED for the rest of their lives IN A MUCH SHORTER TIMESPAN THAN 6 YEARS.
- Perfect Examples of Movies that align with real life, **The Voices** (A beautiful story of devices talking to her, the intense emotion she experiences, her cognitive decline, to the point where she needs to take her life is the extent of

highs and lows she experiences – She is unable to stay focused for hrs at length), **Touched By Fire** (Along similar lines where the intense mania and the emotion they experience takes over their lives in its entirety killing them – In spite of the alleged intense emotional state, please also note there are no records of her feeding off any delusions nor does she seem to exhibit a frenzied state of any kind of LET OUT i.e. the need to pour out your emotions that tends to go hand in hand with an intensely emotional mind such as painting furiously or frenzied writing or face booking in an attempt to connect, nor any withdrawal given her behavior log).

- Compiling Evidence – Clear and Concrete Convincing Evidence that can refute all the Allegations unlike the heresay that her entire life was taken away on.

In Light of Her Devices Constantly Bailing out on her, with files deleted, packets injected, monitoring devices fried, continual trips back and forth to Fedex to just be able to deliver all her responses on time and stay on top of everything she still survived and delivered inspite of it all without resorting to any kind of substance abuse or any kind of dependence on an individual or substance that most individuals with her kind of acute chronic mental illness would resort to especially with continual triggers in her environment over these last 6 years.

As per the Department of Justice published survey, stats read about 7.5 million Americans stalked each year, Higher Percentages are Women, 10% of victims GPS tracked and electronically harassed, **11% of stalking victims have been stalked for 5 years or more**, and **Majority of the victims are stalked by someone they know - 40% reported friends and family**. 76% reported as intimate partner femicide. 89% of femicide victims reported being stalked and **abused** in the 12months prior to murder. There is a huge intersect between domestic violence and organized stalking as reported by the United States Department of Justice on all their publications

published on the Stalking Resource Center as well as the Community Oriented Policing Services (Department of Justice). Am I that Paranoid?

The divorce Proceeding till date has laid its foundation on her being SO ACUTELY ILL that it warrants her to discharge parental responsibilities EFFECTIVE IMMEDIATELY. All Paperwork till date is flooded with numerous allegations for which there is NO CONCRETE EVIDENCE substantiating those allegations put forth by the petitioner, besides HERESAY testimony NOT SUBJECT TO CROSS EXAMINATION, that the petitioner could bank on and a forced committal in 2012 for which NUMEROUS QUESTIONS that the SYSTEM SHOULD HAVE RAISED WERE RAISED BY THE RESPONDENT FORCING the system to see a picture that just does not align with a woman that acutely ill. In the absence of any other analysis that could have shed light on the Violence she underwent, her denial of due process, such utter refusal to educate her on her rights and options, lack of exploration on the PSYCHIATRIST'S qualifications and LEVEL OF EPOSURE TO USE OF TECHNOLOGY IN STALKING CASES, his LEVEL OF EXPERTISE IN DOMESTIC VIOLENCE CASES, Lack of simple tests such as monitoring DOPAMINE LEVELS in a psychotic brain especially when you have the opportunity of picking her up right after a psychotic episode, A psychiatrist's comments on her paperwork amounts to nothing but an OPINION that was NOT to be subject to Cross Examination.

The entire proceeding inspite of shut down in 2012 and 2014 revolves around 2 public psychotic episodes documented in 2015 in the absence of concrete evidence that can support the numerous allegations stated in the OFP. A Divorce Proceeding that could have been expedited so easily by simply granting an EVIDENTIARY HEARING to simply receive evidence to counter the allegations or ask petitioner to substantiate the allegations was SHOT DOWN. Why? **Does the petitioner today after 8 months have the ability to solicit testimony that are not documented in**

**the police reports**. The GOAL of an EVIDENTIARY HEARING is to TAKE such an ADVANTAGE OUT OF THE EQUATION. It's PREMISE is to ensure, "**Is the Exparte truly necessitated?**". Is a **Core Advantage** provided to the **Petitioner today** by **denying** the respondent **her right** to **challenge EVIDENCE** at an Evidentiary Hearing?

Every statement made to Law officials in 2010 calling in the stalking she was experiencing was used back against her to ensure that she was declared paranoid and tailored to fit a schizophrenic profile to ensure a diagnosis of Undifferentiated Schizophrenia from which she would have no return so that they can ensure that she stays committed on a mental incapacitation route. She would have no place to go but downhill at every stage in her life leading her to where she is today, no funds, a home contested in a divorce proceeding and her children secured with a man who worked with law official's to SET HER UP to where she is today.

### **Allegations Against Me Till Date – Yet To Be Proven**

- Respondent is mentally ill mother, who is experiencing hallucinations, has vivid outburst (profane in nature), obsessive behavior with children's activities, irrational beliefs (false claims of domestic abuse), negatively affecting her children and all people around her. She is incapable of taking care of the children at this point of time as per petitioner. Children have plug their ears to shield them profanity. – My Rebuttal as Listed in Document. Defendant leaves early in the morning and arrives at one of their activities so the girls can ride home with him. The girls have a busy schedule. Is there any evidence of them missing any activity, missing school, doing poorly at school or evidence and I do mean evidence not just allegations of me being incapable of taking care of them. Her behavior Log calls out the number of

interactions she has had at school prior to 2015. Was she psychotic at any event prior to 2015? As per many articles and guidelines published by the Department of Justice, it is an atypical abuser theory to allege a wife to solicit an advantage in a divorce proceeding.

- Allegations - She quit her job unexpectedly inspite of holding leading positions. Was unable to return to work courtesy severe mental health issues – My Rebuttal as to Irresponsible Decisions – Answered and Listed in Document. Number of Attempts to return to Work – Listed in Behavior Log – Allegations of Grandiose Delusions – Rebutted by Responsible Behavior with regard to all Decisions, Attempts to Return to Work were solicited as Part Time in the interest of maintaining current schedule at home.
- Rash Driving Habits endangering children’s lives and neighbors lives. Numerous complaints from friends and neighbors. – My Rebuttal – As Listed in my Arguments questioning the anomalies behind my Severe Mental Health Allegations. Without Evidence from the speeding meter recording, rash driving the allegations remain just allegations plain heresay with nothing to substantiate it.
- Respondent obsessive about the children’s education to the point where she imposes rigid timelines and is completely insensitive to the children’s needs as to where they might want to head in terms of their interests and ambitions. She has false sense of grandeur illusions in her head such as not sticking with her local school district and forcing the children into Edina. Responded dictatorial, rigid behavior does not end with academics alone. She ensures and demands that her children participate in all activities regardless of wishes, their talents, or their enjoyment of activity fueled rigidity, and

irrationality of mental illness. The children do not have a childhood, friends or what they need courtesy the respondents behavior. – My Rebuttal – No Concrete Evidence Provided to substantiate the REPITITVE OCD BEHAVIOR. No Concrete Evidence Cited to call out the EFFECTS of the Grandeur Delusions besides logs of speeding in the Community for which besides statements there is no concrete evidence provided to substantiate it inspite of speeding meters parked in the community. Behavior Log will show the number of interactions the children have and how healthy their life is in terms of socialization. Activities – Being Part of an Engaging Activity is the healthiest way to spend their evening as oppose to sitting in front of the T.V. – It was my decision to not continue education in a private school to save funds. The best choice that could have been made to realize private school learning and the exposure that they could have received in a private school, was to bring to the table a good public school augmented with activities that they would have been exposed to in a private school.

Nothing is healthier than having a blast in the evening (singing, dancing, ice skating, swimming, diving) especially when there are no demands for you to be the star of the show. Had they been part of a private school, these patters would have been a consistent part of their educational daily life. I chose for it to be just as consistent augmented by a good public school.

I could have chosen for me to ensure that they remain part of private school. Where would that have left me today? I would be labelled and alleged to be a completely insane woman who insisted on private school education where the incoming funds may not have been able to support a dream such as that. There are parents that however do choose to make expensive educational choices even if they need to take a loan if it something they truly believe in. Are they all completely insane?

The house is filled with album's of the children's laughter at the many celebrations in the household. The petitioner is very averse to socialization

that if the respondent HAD NOT stayed strong on staying her patterns in the household, she would have truly been setup today to display complete withdrawal as there would not even be a LOG to show the number of occasions of laughter the kids have had in this home.

As far as me being alleged about my rigid need to step the children up 2 grades beyond where they need to be, a complete list of what they should know at this age is available on their school website which has been provided to the custody evaluation. A sample of their writing as well has been provided to the custody evaluation. If you study the writing they have done at home and compare it to what they have written in class, you will see that they are very much where they need to be at today.

- Respondent has developed irrational spending habits, and demands that the petitioner pays whatever she demands. She is very vicious in nature, and if the petitioner does not adhere to demands, she is very abusive. She keeps invoices rolling, husband has endured immense amounts of suffering as he is unable he is to meet the demands of his wife. The total of these invoices averages to about \$4200 a month, he claims to have been very reasonable and pays when he can, for fear of how he might be treated by me. – My rebuttal – Credit card Statements for the year of 2015 along with a fully documented Check Register for the year 2011 and 2012 was provided to the custody evaluation for the petitioner to draw comparisons and pick out the specific transactions that he deemed was so frivolous in nature compared to 2011 and 2012 where she demonstrated that savings could be grown to as high as \$40,000 over 2 years. If you study my almost non-existent responses to the petitioner's emails you will see a victim that has done a very best to stay away from every confrontation possible except with regard to the children's education and well-being as she refused for him to take over on that ground.

- Respondent is not taking medication and not seeking treatment. Unless she is ordered to go back on medication nothing will change for the family. My rebuttal – Cases were shut down in 2012 and 2014 not requiring me to take any medication. 2012 – Case was dismissed in Sept 2012. She did not receive any paperwork to that effect nor was any education provided to that effect inspite of repeated questions from me as to what next steps were with regard to shut down and when she could quit meds. She was forced to stay on medication till Feb/March 2013 and forced to endure the side effects as a result thereof – immense weight gain, poor concentration and other side effects that go hand in hand where she was still able to hold the job for the duration of the contract and still get her job at home done. Why did she not receive any paperwork? Would she be too paranoid to assume a tie between complete takeover of finances, a routine of him handling the mail as a result of takeover, and forcing her to stay on meds inspite of paperwork stating that she did not need any that she did not receive till post exparte where she received a log of all paperwork filed with the attorney that represented her in 2012.
- Respondent gets into rages where she has damaged electronic items in the house. Petitioner is in fear of his belongings where he refuses to bring them home. - My Rebuttal – Petitioner is unable to provide specifics or any kind of evidence on the damaged goods in the house.