

**SUPERIOR COURT  
FOR THE STATE OF VERMONT**

State of Vermont, : **CRIMINAL DIVISION**  
Plaintiff,

:

V. : Case No. 17-10343

JASON KOKINDA :  
Defendant(s),

**AFFIDAVIT**

**FACTS**

I, Jill Wong, as the mother of Jason Kokinda, have been given a great deal of weight regarding my assessments of his mental health. Unfortunately, I am in no position to make any determination on his mental health, because I myself suffer from severe Attention Deficit Disorder. My reasons for believing he is mentally ill, are based upon what I now know to be a simple anxiety disorder (OCD) for cleaning/ typing obsessively. While he may have had more problems as a teenager from drug use, he was never hospitalized or involved in any dangerous behaviors after quitting drugs altogether by 1999.

The dangerous behaviors he engaged in while suffering from mild

PCP psychosis, were totally exaggerated in my attempts to hospitalize him. He is either allergic to, or severely intolerant of the antipsychotic medications. And, therefore was understandably *threatening* to run away and to act violently, when we were trying to force these drugs on him and were unable to be persuaded by reason. In retrospect, I had taken fragments of spiritual things he said out of context to make him appear crazy, as a symptom of my ADD.

I was led to believe by a corrupt attorney, Dennis G. Charles, in Pennsylvania that Jason had no defense for engaging in figurative *younger girl/older man* role-play games, even if this was the long-established/published theme of the chatroom and he reasonably would have presumed the character was an adult. I was told to emphasize his irrelevant drug-induced symptoms as a teenager, as the only way to mitigate punishment.

Jason was doing extremely well for himself by opening his independent German Car Shop and was not doing anything dangerous or insane, let alone criminal. Jason had estranged himself from me and his entire family for many years, from my ADD always

picking out any fragment to say he is insane. The police have continually sought to demonize and target Jason based upon this false belief that he is mentally ill and dangerous, that they have no conscience about locking him under the guise of providing help.

Jason suffered from severe anxiety for five years as a side-effect of the anti-psychotic drugs I ignorantly forced upon him. It was so bad that he would choke and gag anytime he tried to eat or drink anything. He had to take other medicine to finally subdue the symptoms, after overcoming his fear of doctors; after I had unknowingly directed them to abuse him, and ignored his bad reactions to the medications.

On the morning of July 27, 2017, at the Vermont Superior Court I had made similar attempts to mitigate any harm to Jason, by attempting to persuade staff there in back rooms that Jason is mentally ill. I had saved a letter where he had initially received relief from his OCD with tiny nontherapeutic doses of antipsychotic tranquilizers in prison in NJ, and misrepresented it as proof of insanity. Jason was taken off antipsychotic tranquilizers, because the

horrible side-effects far out-weight any benefit. And they are not the proper treatment for OCD, nonetheless; merely masking the symptoms with comatose sedation.

Jason likely became OCD from the anti-psychotic drugs I forced upon him, according to recent studies that they cause the disorder. He was put on antipsychotics based on this ongoing demonization from me, causing misdiagnosis of his OCD. The only doctor who had seen him long enough for any independent assessment, agreed that he only has OCD.

As a person with severe ADD I have a habit of taking fragments out of context, because my brain forgets pieces and I am unable to grasp the full context. I am not able to understand Jason's complex religious beliefs, and I therefore take fragments out of context which make me think he is crazy. While other people see his religious book and writings as relatively in-line with fundamentalist theories. In any case, the book and writings do not indicate any dangerous behaviors, or desires or plans to harm anyone.

SWORN CERTIFICATION

Pursuant to 28 U.S.C. § 1746, I, Jill Wong, declare under penalty of perjury that the foregoing is true and correct.

Executed this 13<sup>th</sup> day of October, 2017."

ACKNOWLEDGEMENT AND JURAT

STATE OF NEW JERSEY )  
  ) Scilicet  
COUNTY OF ATLANTIC )

SUBSCRIBED AND SWORN TO before me Christopher Vitale NOTARY PUBLIC of the STATE, identified themselves to me as the same, and swore to the above facts as truth. Dated this 13<sup>th</sup> date of the month of October, 2017.

 SEAL:  
My commission expires: 8-25-21

Christopher Vitale  
Notary Public  
New Jersey  
My Commission Expires 8-25-2021  
No. 50044550

x 