

**Marjorie Partch**  
P. O. Box 776  
Westport, CT 06881

March 3, 2015

Committee on Aging  
Connecticut General Assembly

**Re.: Raised Bill # 1005: A Bill to Protect the Elderly From Exploitation**

Dear Members of the Committee:

Thank you for this fourth opportunity to testify before the State Legislature. I have testified before the Judiciary Committee on three separate occasions concerning the systemic exploitation of my elderly mother, Dorothy S. Partch, a retired school teacher from Norwalk.

Despite my properly conveyed authority as her Health Care Representative, With Durable Power of Attorney (Coupled With an Interest in the \$1M Estate), my mother was forced into an Involuntary Conservatorship fraudulently procured by Wilton Meadows nursing home in 2010, when the Norwalk-Wilton Probate Court was all too happy to comply with the agenda to seize the entire Estate – *AND* my vulnerable stroke-patient mother.

I had brought her to the facility for stroke rehabilitation in April. When the facility learned in June that her Medicare benefits were about to run out, they were eager to force her into home care. I asked for an additional month of institutional care, in order to prepare our shared home for my mother's return. Upon the facility's interrogation, they learned of assets remaining in my mother's name, and soon reversed their Discharge Plan and applied for her Involuntary Conservatorship under the fraudulent claims that she had no Health Care Representative or Attorney-in-Fact. However, that this is how I signed her into the facility was confirmed in their subsequent Collections Suit a year later for more than \$100,000.

Many, many innocent Citizen families in Connecticut are being injured and even destroyed by the systemic corruption that has taken root in the "Constitution State."

We hope that you can help restore the meaning of that nickname, and redeem us from our current moniker around the nation: "Corrupticut."

This initial Fraud Upon the Court has spilled over to the Civil Court system, resulting in Tort Claims and Foreclosure in Superior and Appellate Courts in the past four and a half years.

As you may know, Probate Courts were the first Courts in the country, dating back over 300 years. That is to say, they go back to Colonial structures, and predate our Democratic principles, namely our Constitution and Bill of Rights. The self-regulated mechanisms of these quasi-

Judicial entities run particularly deep in Connecticut's well established "Old Boy Network," which seems to utterly transcend and defy not only the other Courts that have grown up around them, but the "other" Three Branches of Government as well, and to function on its own as a Fourth Branch.

I am beseeching Federal authorities to review the Probate Court's Rules of Practice (available online) for their (lack of) Constitutionality, and to restore the Civil Rights of its victims post haste, and to consider eradicating these pseudo-Courts entirely.

When the Probate (or Family) Court "evaluators" stand to personally acquire the incomes and assets of the evaluatees, at the rate of \$300, \$400, \$500 per billable hour, in packs of four to six forced "service providers," what motive do they have to ever find anyone to be "fit" to manage their own families and resources? With a profit incentive like that, it is a wonder that *anyone* with substantial income or assets is ever found to be fit to manage their own affairs.

In our case, I safeguarded my family's "Estate" (\$1M) in my mother's name for more than six years of having the full authority to transfer the entire Estate to my own name as a Gift *Inter-Vivos*. And I *didn't*.

And all of this, built up over the entire working lives of my parents (a journalist and a public high school English teacher), was completely wiped out in approximately 18 months of my mother's so-called "Conservatorship." This family nest egg was completely *liquidated* in order to qualify my mother for otherwise unnecessary Medicaid benefits; and forced the Family Homestead into a Fraudulent Foreclosure for a completely unnecessary Mortgage.

And what is the "justification" for this? After winning the first round in Probate Court with their fraudulent claims that I and my authority did not exist, the facility changed its tactic to Perjury, again with false claims, this time that I was "unfit."

According to whom? Not any of my mother's private medical providers, but only the facilities holding her hostage for their own gains, and that is all. Our congregation's Habitat-for-Humanity-like "Westbridge Coalition Committee" is willing to *pay for* the necessary restorations and modifications to bring my mother home where she belongs. In contrast, the facilities have received private payments and fees from not only Medicaid, but my mother's State Pension as well.

Please remember, these false claims against my mother's Designated but Defrauded Health Care Representative, with Durable Power of Attorney (Coupled with an Interest in the \$1M Estate), is the Courts' formulaic self-justification in 99% of our cases, for their own self-enrichment, at the horrible expense of [my mother's] *actual* (documented) suffering at their hands.

Please see the enclosed documentation of my points, including my CUTPA Complaints filed for the second time; and please remember to Follow the Money. I *conserved* it. *They* liquidated it, into their own pockets (and outrageous capital gains taxes clearly not in the best interests of the modest Estate; or its Principal or Beneficiary).

Thank you for your work for Justice in these hopefully to be United States of America.

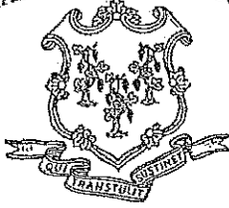
That the States' Probate (and Superior) Courts are Federally Funded to commit these systemic and routine Civil Rights Violations seems, to this novice *Pro Se* litigant, to present a unique and urgent need for Constitutional Review of their "Rules of Practice" by the Federal Corruption Task Force.

If not to our State and Federal Governments,, where else are Citizens to turn? There are "Guardianship Gulag" cases being brought to the United Nations for Human Rights Violations Review. Is that my next step to save my family and our home?

Sincerely,

Marjorie Partch, POA  
For Dorothy S. Partch

STATE OF CONNECTICUT



**SENATOR BOB DUFF**  
Norwalk & Darien  
*Assistant President Pro Tempore*

*Chair*  
Energy & Technology  
*Vice Chair*  
Childrens  
*Member*  
Regulations Review • Appropriations  
*Appropriations Subcommittee Chair*  
Results-Based Accountability  
Conservation & Development  
General Government A

January 15, 2014

Senator Eric Coleman  
Representative Gerry Fox  
Co-Chairmen  
Joint Committee on Judiciary  
LOB, Room 2500

Dear Senator Coleman and Representative Fox,

Per Joint Rule 9(i), I would like to respectfully request your consideration of a reintroduction of a section of 2013 Senate Bill 1162, Sec. 33.

As you may be aware, this component of SB-1162 was by the request of a constituent of mine, Marjorie Partch of Norwalk. I have enclosed the relevant section of this bill for your review.

Thank you for your consideration of this request. Should you have any questions, please do not hesitate to contact me or my staff.

Sincerely,

  
Bob Duff  
Connecticut Senate

Enclosure  
CC: Marjorie Partch

GEORGE C. JEPSEN  
ATTORNEY GENERAL



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Office of The Attorney General  
**State of Connecticut**

February 7, 2013

The Honorable John C. Gerogasian  
The Honorable Robert M. Ward  
Auditors of Public Accounts  
210 Capitol Avenue, Rooms 114 & 116  
Hartford, CT 06106

**Attn: Stephen R. Eckels, Deputy Auditor**

**RE: C-13-1645 – Marjorie Partch – Alleged Elder Abuse by Probate Court System**

Dear Messrs. Ward and Geragosian:

Attached you will find a complaint that our office received from Ms. Marjorie Partch regarding her mother, Dorothy S. Partch, a resident at Wilton Meadows Health Care Center and actions taken by the Probate Court System.

We are referring this complaint to you for whatever investigation pursuant to Conn. Gen. Stat. §4-61dd or action as authorized by Conn. Gen. Stat. § 4-61dd (b) you deem appropriate.

Very truly yours,

A handwritten signature in black ink, appearing to read "M. Cole".

Michael E. Cole  
Assistant Attorney General  
Chief, Antitrust and Government Program Fraud  
Department

MEC/sm  
Enc.

cc: Patricia Wilson, Administrative Auditor

EXHIBIT 1