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## Jeryl Gray's March 15, 2021 Testimony to Connecticut Judiciary Committee

### **Opposition to Raised Bill No, 959** **AN ACT CONCERNING PROBATE COURT OPERATIONS**

#### **Statement of Purpose:**

To make various changes concerning Probate Court processes and procedures.

and

### **Opposition to Raised Bill 6505** **AN ACT CONCERNING PROBATE COURT OPERATIONS**

#### **Statement of Purpose:**

To: (1) Make various changes to statutes that facilitate the continuation of ongoing court processes without requiring a person to appear in court; (2) update terminology relating to "juvenile residential centers"; (3) update provisions relating to the adoption of judicial rules; (4) make changes to statutes affecting the taking of oaths and the ability of a person to designate others to act on his or her behalf; (5) improve efficiencies with respect to various court processes; and (6) make conforming and technical changes to various statutes.

Good morning, Judiciary Committee Members et al, I am Jeryl Gray, an over-age-65 elderperson born and raised in Connecticut. I am testifying today my opposition to the above-captioned Bill No. 959, which seeks "To make various changes concerning Probate Court processes and procedures" and my opposition to Bill No.6505, which also seeks to make changes related to Probate Court Operations, of which are referenced in the above-quoted Bill 6505's Statement of Purpose.

I testify to members of the Connecticut Legislature within the context of being one horrifically, unconscionably victimized prey of Connecticut Probate Court who, along with my Mother, Dolores Gray, has suffered such extreme loss and agonized pain at the hands of the predatory, rapacious aggressions of racketeering, estate-looting Connecticut Probate Court Enterprise insiders, these insiders being members of the human trafficking **Connecticut Probate Court Conservatorship-Guardianship/ElderLaw/Social Services Racketeering Enterprise.**

As I have testified to CGA over these past 13 tortured, tortuous years, my Mother and I have been but two of tens of thousands of prey/victims of this state's *self-serving, self-contained, self-regulating, self-profiteering* **Conservatorship-Guardianship/ElderLaw/Social Services Racketeering Enterprise**'s predacious\_crimes: there are *currently* over 22,000 Connecticut Probate Court-conserved persons who have lost their rights to self-governship and have lost control/ownership of over \$2.1 billion dollars worth of their assets and property as these assets have been taken from them by the members of the Connecticut Probate Court Enterprise in these assets being self-servingly transferred into the pockets and coffers of the members of this corrupt, rigged, human trafficking racketeering enterprise under the self-granted rights of The Racket's members to pay themselves for their services of so raping their prey, in particular their prey *with assets*) and from the taxpayers of Connecticut after all the preys' assets have been depleted, appropriated, stolen from them and they have been rendered indigent.

While Connecticut has been identified as being at the top of the list of states whose corrupt probate court insiders are perpetrating such atrocities upon their prey, the racketeering theft of assets being perpetrated by probate courts and their vast network of mutually self-profiting colluders is defined as the “Number One Crime of the 21<sup>st</sup> Century” as the enormous wealth earned over the lifetimes’ of Greatest Generation/Great Depression/WWII elderpersons and their now elderly Baby Boomer children have become ripe-for-the-plucking prey for tens of thousands of like-minded predators. They even have a national Probate Judge College whose members meet at least annually to support and reinforce their collectively and mutually sought same powers and abilities in engaging in estate-looting profiteering in their respective states. (Interestingly, the most reputedly corrupt probate judges in Connecticut have for decades held the most powers in the Connecticut Probate Court Administration, and out of all the probate judges in the USA, there have been *two* Connecticut probate judges who have held the top role of being President of the national Probate Judge College...)

The Probate Guardianship-Conservatorship Cabal is so so deeply entrenched, is so so powerful from decades and decades of growing their racketeering enterprise into holding such enormous power as that of power crafted by the infamous gangs of mobsters and gangsters and murderers that have grown their own similar organizational power; the Probate Racketeering Enterprise has very much in common with the Mafias and the Drug Cartels that similarly prey upon easy game and similarly destroy so many thousands of lives...

While the valiant fight of so many victims, activists and civil rights warriors has thus been a mostly futile David v Goliath war with Goliath prevailing through these decades, there appears to be some momentum gaining. In our own state of Connecticut, there has been exposes of the corrupt Connecticut Probate Racket in the form of the Jim Powell article in Forbes Magazine, the testimony to CGA by Yale Estate and Wills Law Professor John Langbein, the national level-testimony and co-sponsorship of Bills against probate corruption by Connecticut’s U.S. Senator Dick Blumenthal...There is an award-winning movie “THE GUARDIANS” and most recently, in the national media’s attention are two huge exposes which have gotten tremendous national attention, these being “FRAMING BRITNEY SPEARS” the NY Times Documentary movie expose of the enormous financial appropriation of so many tens of millions of her dollars in the probate conservatorship of Britney Spears, as well as current Netflix movie “I CARE A LOT” re USA’s dirty, predatory probate guardianship-conservatorship racket. I could parse these two bills which I am herein opposing word-for-word and my objections could and would take many many pages to present per this sort of deliberation of the contents of these two bills: Bill 959 is 20 pages long, the other, Bill 6505, is 112 pages long. As the Probate Court Administration/Administrator and members of the Connecticut Probate Judges and Probate Court Insiders Gang have been active in gaining/having more and more predatory powers via Bills going before CGA, it is a most daunting task to try to keep informed. The current Probate Court Administrator, she being a most treacherous foe of the Connecticut Probate Court prey/victims, has been prolific this session alone as there are/have been multiple 2021 Bills all with purpose of strengthening/expanding the powers of Connecticut Probate Court in taking the money and civil rights of their prey, that prey being the feeding troughs provided by Connecticut Probate Court -Conserved/Guardian-ized Wards and the Connecticut taxpayers.

I will therefore articulate one representative opposition herein, this being opposition to one particular contained in Bill 959, that being in items contained in lines 414 -425:

414 Any person seeking on-line access to any data processing system  
415 operated by the [office] Office of the Probate Court Administrator, or  
416 seeking, in any other medium, information stored in such data  
417 processing system, may be required to pay to the [office] Office of the  
418 Probate Court Administrator an amount, as established in a fee schedule  
419 determined by the Probate Court Administrator, for deposit in the  
420 Probate Court Administration Fund established in section 45a-82. Such  
421 fee schedule may include reasonable charges for personal services,  
**422 fringe benefits, supplies and any other expenses related to maintaining,**  
**423 improving and providing such data processing services including, but**  
**424 not limited to, program modifications, training expenses, central**  
**425 processor user time and the rental and maintenance of equipment.** (emphasis added).

This is just one example of the outrageous money-grabbing endeavors being perpetrated by Connecticut Probate Court. Any person seeking on-line access to any data should not have to pay for training, for "fringe benefits," (!!!) supplies, and any other expenses related to maintaining the courts' data processing system... As for training, the probate court employees should already know how to retrieve the data, that's why they are employees of the probate court.

You may see my previous objections to Connecticut Probate Court's disingenuous machinations in my Testimony submissions to Aging Committee and Labor & Public Employee Committee Bills 6553, 6382, 418, 6187...

And I welcome any inquiries by any concerned parties.

Jeryl Gray

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