IN THE SUPERIOR COURT OF THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT ANCHORAGE

IN THE MATTER OF WILLIAM BIGLEY, Case No. 3AN-08-247 PR

> REPRESENTATION HEARING BEFORE THE HONORABLE MARK RINDNER

> > Thursday, March 6, 2008

APPEARANCES:

FOR THE STATE: Timothy M. Twomey

Elizabeth Russo

Assistant Attorney General

Human Services Section

1031 West 4th Avenue, Suite 200

Anchorage, Alaska 99501

(907) 269-5140

FOR MR. BIGLEY: Kelly Gillilan-Gibson

Elizabeth D. Brennan

Assistant Public Defender

900 West 5th Avenue, Suite 200

Anchorage, Alaska 99501

(907) 334 - 4400

James B. Gottstein

LAW PROJECT FOR PSYCHIATRIC RIGHTS

406 G Street, Suite 206 Anchorage, Alaska 99501

(907) 274-7686

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1 **PROCEEDINGS**

2 THE COURT: We're on the record in probate case 3AN-08-247 Probate in the matter of the 3 4 hospitalization of William Bigley.

5 Present in the courtroom, let's see. We 6 have Mr. Twomey, who is the assistant general, with Ms. Russo. 7

8 MS. RUSSO: Your Honor, excuse me. I'm 9 representing the Office of Public Advocacy.

10 THE COURT: Represents the Office of Public Advocacy. Ms. Brennan and Ms. Gibson are here currently 11 representing Mr. Bigley. And we have got Mr. Bigley, 12 and Mr. Gottstein for Mr. Bigley for the forced drug 14 petition only.

15 This is going to be short and sweet, but 16 I'll probably have to make it a little bit longer. This 17 case involves a petition filed by the state for court approval of the administration of psychotropic 18 19 medication, as well as for a 30-day commitment.

20 The public defender was appointed to 21 represent Mr. Bigley in this case. There was a hearing that was supposed to be held in front of Judge Lack yesterday. Judge Lack -- apparently, at the hearing, 24 Mr. Bigley said that he wanted Mr. Gottstein to represent him in this matter.

1 Just to be clear, Mr. Gottstein, so you 2 know, although it's not going to matter, as I'm going to explain in a second, I wasn't prepared to negotiate your representation. You were either in or you're out, and then if you were in, you could file motions and then I would decide what -- I would consider the motions as I might normally consider any motions.

But in reading the material that Mr. Gottstein filed, it's clear that he makes -- that an issue in this case that has likely developed deals with the use of second generation antipsychotic drugs and the side effects of those drugs.

12 13 I am currently trying a case, the United 14 States versus Eli Lilly Company -- or State of Alaska 15 versus Eli Lilly Company where much of that information 16 is at issue. And I have concluded that for me to hear that information and be involved in this case would 18 effectively affect my ability to be fair and impartial in the case that I'm currently have impaneled a jury and I'm taking evidence on that's scheduled to last four weeks, so I am recusing myself in this case right away before I start getting fed a lot of information by 23 Mr. Gottstein that, in my view, would constitute ex 24 parte communications or would be problematic for me in handling that other case, because the state and Lilly

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And so this matter was referred to me, because the case was assigned to me as the superior court judge for a representation hearing.

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This morning, Mr. Gottstein has filed what he called a submission for a representation hearing and appendix to the submission for the representation hearing, and then affidavits from Robert Whitaker, Ronald Bassman, Ph.D., Paul Corneals (phonetic).

9 And it appears that -- well, I'll just read -- Mr. Gottstein talks about whom he works for, the Law Project for Psychiatric Rights, and he feels that in these commitment proceedings, the public defender doesn't do an adequate job of representing the people

14 that they are charged with representing.

And he concludes on page three of his thing: 16 "In the instant case, when Mr. Bigley employed me to represent him, I decided I was simply not in a position at that time to zealously represent him because of impending deadlines; however, I am prepared to represent Mr. Bigley with respect to the forced drugging petition

20 only, so that's the petition for involuntary drug -- to

22 force Mr. Bigley to take drugs that he doesn't -- to

23 force Mr. Bigley to take drugs."

24 I'll leave it like that. "Only upon the consideration and motions which follow."

aren't there, even though I'm getting information that

clearly would be the same kind of information, but maybe different information than I'm going to get in the case that I'm currently trying.

So I am recusing myself in this case. I have spoken to the presiding judge, although the paperwork hasn't happened yet, and the magic wheel has spun and Judge Michalski has been assigned to this case.

9 Judge Michalski is available to have a hearing at 3:00 tomorrow, so this hearing is continued 10 11 until 3:00 tomorrow in front of Judge Michalski because 12 I'm recusing myself.

MS. GIBSON: Your Honor, may I just mention 13 14 one thing?

THE COURT: Sure.

MS. GIBSON: I know that you may recuse yourself on the substantive issues, but would you be able to deal with the representation issue?

THE COURT: If I have to recuse myself from 20 the case, I have to recuse myself from the case. It's 21 not like pieces that I can do. And given that

22 Mr. Gottstein wants somebody to basically review the 23 substance and, as I understand it, only upon

considerations and motions which filed, and he has got

motions, somebody has got to decide what they are going

Page 6 Page 8 my recusal and the assignment to Judge Michalski will to do about all of that stuff. 1 2 catch up with this, but the next -- this is continued And it ought to be the judge who is actually until 3:00 tomorrow in his courtroom. 3 going to try the case. 4 MR. GOTTSTEIN: Your Honor, I apologize. MR. GOTTSTEIN: Your Honor, would it be 5 It's nice to meet you, Your Honor. I did this in a possible for me to get a copy of the file so far? 6 rush, so there might have been things that probably THE COURT: It will be, but, I mean, most of 7 should only have come out -- and if I should clarify the file is you, Mr. Gottstein. Right now, all we have in the file, I'll just tell you, is the petitions and things, I will file an entry of appearance with respect 9 to the forced drugging petition, because the -kind of the appointments of OPA and the appointments of (indiscernible) -- probably should have come out of the notice of the 30-day hearing and the stipulation to 11 11 that, but I missed that. continue the hearing and the log notes from yesterday, 12 THE COURT: Okay. Anyway, I mean, there is the recusal notice of Master Duggan and the assignment 13 all this stuff, which, again, I saw the headings and ran 13 of the case to me. That's what there is. 14 14 away from it real quick, but there is all this stuff MR. BIGLEY: We need the paperwork. 15 15 about Zyprexa and Risperdal, and I don't remember THE COURT: Excuse me? 16 16 whether any of the other ones were mentioned, but that's MR. BIGLEY: We need the paperwork. The 17 everything that's going on in this trial, which I have 17 Secret Service knows -- (indiscernible). 18 got two floors of the Captain Cook involved in and it's 18 THE COURT: So the file will be available as 19 a big trial that's going on and will last four weeks. 19 soon as -- what I'm going to do is do the paperwork for 20 And I just don't want to do anything that 20 the recusal, get it signed by the presiding judge and 21 would involve my getting information in this case when I'm going to bring the file to Judge Michalski's 22 chambers, and so if you need it, you can contact Judge the parties to that case aren't present that might 23 Michalski's chambers. affect my ability and cause a mistrial in that case, and 24 24 so I'm not going to handle this case. We'll be off record then. 25 25 MS. GIBSON: Your Honor, just to be clear, Page 7 Page 9 1 we're still seeking a representation hearing. TRANSCRIBER'S CERTIFICATE 2 2 THE COURT: Right, and that's what Judge 3 Michalski will give you tomorrow, but he has been -- I'm 3 I, SONJA L. REEVES, hereby certify that the foregoing recusing myself and, like I said, I advised the pages numbered 1 through 9 are a true, accurate and presiding judge of that and she then told me so that you complete transcript of proceedings in Case No. could know who the judge would be and I could talk to 3AN-08-247 PR transcribed by me from a copy of the 7 that judge and find out when they could handle this 7 electronic sound recording to the best of my knowledge 8 thing promptly. 8 and ability. 9 And the case was assigned to Judge Michalski 9 10 and he said 3:00 tomorrow. 10 11 MS. GIBSON: And just one more issue, Your 11 Honor. Would it be possible for us to talk to Judge 12 **DATE** SONJA L. REEVES, TRANSCRIBER Michalski after you get off record? 3:00 is when I am 13 due to be handling API hearings. 14 14 15 THE COURT: I have no idea what his -- I 15 16 mean, he was up in his chambers five minutes ago when I 16 17 explained to him what had happened and asked him when he 17 18 wanted to tell me you were going to do this thing, or he 18 19 could do this thing. 19 20 Whether -- I don't know. You know, if it 20 were my chambers, I kind of handle requests to move a 21 hearing pretty informally, but I don't know whether 22 23 23 Judge Michalski does. 24 You probably know better than me. Sorry. 24 We'll be off record, and, like I said, the paperwork of 25