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DEPARTMENT OF LAW
OFFICE OF THE ATTORNEY GENERAL

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

In the Matter of the Necessity for the Hospitalization of: WILLIAM BIGLEY,

Respondent.

Case No. 3AN-08-1252 PR

MOTION FOR EXPEDITED CONSIDERATION

The Alaska Psychiatric Institute ("API"), through the Office of the Attorney General, moves for an order, pursuant to Civil Rule 77(g), granting expedited consideration of its Motion for Protective Order filed this date. A Petition for Court-Ordered Medication was filed on October 27, 2008. A hearing is scheduled on November 5, 2008, at 9:00 a.m., on the Petition for Court-Ordered Medication. The depositions were noticed on October 30, 2008, and are scheduled to start on November 3, 2008, at 10:00 a.m. API is requesting that the court issue a protective order that (1) discovery not be had, OR if discovery is ordered, that (2) it take place at a mutually convenient time and place AND (3) all contents of this discovery be kept confidential to protect respondent and the deponents. A decision is needed on the principal motion by November 3, 2008, at 9:00 a.m. This Motion for Expedited Consideration is supported by the attached affidavit of counsel.

DATED: ______/ے

TALIS J. COLBERG ATTORNEY GENERAL

Laura J. Derry

Assistant Attorney General Alaska Bar No. NA14011

OFFICE OF THE ATTORNEY GENERAL

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

In the Matter of the Necessity)	
for the Hospitalization of:)	
WILLIAM BIGLEY,)	
Respondent.)	Case No. 3AN-08-1252 PR
	———/	CADE INC. SXXXI VOTIZEZ IX

AFFIDAVIT

STATE OF ALASKA)	
) ss	-
THIRD JUDICIAL DISTRICT)	

Laura Derry, being first duly sworn upon oath, deposes and says:

- 1. I am the assistant attorney general assigned to the above-captioned matter.
- 2. A decision is needed on the principal motion by November 3, 2008, at 9:00 a.m., on the Motion for Protective Order. The depositions are scheduled to begin on November 3, 2008 at 10:00 a.m. The hearing on court-ordered medication is scheduled to being on November 5, 2008, at 9:00 a.m. API is requesting that the court issue a protective order that (1) discovery not be had, OR if discovery is ordered, that (2) it take place at a mutually convenient time and place AND (3) all contents of this discovery be kept confidential to protect respondent and the deponents.
- 3. Expedited consideration is necessary because petitioner's counsel received notices for multiple depositions on October 30, 2008, setting these depositions for November 3, 2008. As previously stated, expedited consideration is needed because discovery is improper in this case, and because an undue delay in the court proceedings to conduct discovery will cause further harm to respondent, William Bigley. It is also necessary to prevent undue burden, annoyance, and harassment for the deponents, and should discovery proceed, to ensure confidentiality.

I contacted Jim Gottstein, attorney for the respondent, via

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OFFICE OF THE ATTORNEY GENERAL

DEPARTMENT OF LAW

1031 W. FOURTH AVENUE, SUITE 200 ANCHORAGE, ALASKA 99501

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electronic mail and telephone on October 30, 2008 and October 31, 2008 in an effort to resolve these issues. These attempts were unsuccessful. Mr. Gottstein has refused to withdraw his notices, and has not agreed to a time and place that is more convenient to the deponents. Further your affiant saith naught.

SUBSCRIBED AND SWORN to before me this

day of October,

2008.

Challery WOTAN. My Commas, :

otary Public in and for Alaska

ly commission expires:

AFFIDAVIT

ITMO: W.B.

CASE NO. 3AN 08-1252 PR PAGE 2 OF 2

LD/TO/DERRYL/API/BIGLEY (3AN 08-1252 PR)/EXP MO FOR PROTECTIVE ORDER DOC

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

In the Matter of the Necessity)
for the Hospitalization of:)
)
WILLIAM BIGLEY,)
)
Respondent.)
) Case No. 3AN-08-1252 PR

ORDER GRANTING EXPEDITED CONSIDERATION

The Court, having received petitioner's Motion for Expedited Consideration and any opposition, and being fully advised in the premises,

IT IS HEREBY ORDERED that Petitioner's Motion is GRANTED. The Court will render a decision on petitioner's Motion for Protective Order on or before November 3, 2008, at 9:00 a.m.

DATED:	

SUPERIOR	R COUR	T JUDGE

Recommended for approval:

Probate Master

Dated: _____

LD/TO/DERRYL/API/BIGLEY (3AN 08-1252 PR)/EXP MO FOR PROTECTIVE ORDER.DOC

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PHONE: (907) 269-5100

DEPARTMENT OF LAW OFFICE OF THE ATTORNEY GENERAL

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

In the Matter of the Necessity)
for the Hospitalization of:)
)
WILLIAM BIGLEY,)
)

Respondent.

Case No. 3AN-08-1252 PR

MOTION FOR PROTECTIVE ORDER

The Alaska Psychiatric Institute ("API"), through the Office of the Attorney General, pursuant to Alaska Rule of Civil Procedure 26(c) and the Motion to Quash filed contemporaneously herewith, hereby requests the entry of a protective order in this matter.

As explained in the Motion to Quash¹, API believes that discovery in this case is improper and should not be allowed. Should discovery be allowed to proceed, API seeks a protective order to prevent annoyance, harassment, and undue burden on the deponents.

The Notices of Deposition ("Notices") in this case were served by respondent William Bigley ("Bigley") on Thursday, October 30, 2008, for discovery to take place on Monday, November 3, 2008.² A hearing on the petition for court-ordered medication is scheduled for Wednesday, November 5, 2008. As an initial matter, more fully explained in the Motion to Quash, API believes that discovery is improper in this case under AS 47.30.839. This statute governs court-ordered administration of medication, and the specific procedures laid out for such a determination do not allow for discovery. Further, even if discovery were to be allowed in this particular matter, Bigley's notices do not comport with the Alaska Rules of Civil Procedure. Bigley did

Attached at Exhibit 1.

See attached notices, at Exhibits 2 - 5.

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PHONE: (907) 269-5100

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OFFICE OF THE ATTORNEY GENERAL

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not attempt to confer with API prior to noticing the depositions. The notices also do not specify a subject matter of the deposition. Finally, if discovery is proper for this type of case, the timing of the depositions leaves little room for API to conduct discovery of its own prior to the hearing date. As such, API requests that a protective order be issued that discovery not be had.

Should discovery proceed, API seeks to protect deponents Dr. Kahnaz Khari, M.D., Dr. Dwight Stallman, Officer Wendi Shackelford, and Ronald Adler from annoyance, harassment, and undue burden. First, the notices place a significant burden on the deponents with regard to their work schedules, which is particularly important for Drs. Khari and Stallman, who are busy physicians tasked with caring for the patients. On such short notice, the deponents will be unable to arrange their schedules to allow for attendance. The timing of the proposed depositions—10:00 a.m., 11:00 a.m., 1:00 p.m., and 9:00 p.m., on November 3, 2008—should be changed to more reasonable and mutually-agreeable times should discovery proceed. As such, API requests that a protective order be issued that discovery be had at a time and place convenient to the deponents.

Given the sensitive nature of the information likely sought by Bigley in this discovery (noting that the notices do not specify the subject matter of the proposed depositions), and the history of respondent's attorney using information obtained in court proceedings to tarnish the reputation of treating physicians via publication on his website3, API requests that a protective order be issued so that the contents of all discovery in this case be confidential, from now and into the indefinite future. Such an order would protect both respondent from the disclosure of sensitive medical information and the deponents from harassment and embarrassment by respondent's attorney.

Accordingly, API seeks a protective order for the following:

1. That discovery not be had; OR

See Law Project for Psychiatric Rights, attached at Exhibit 6.

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That should discovery be allowed, it be held at a time and place 2. more convenient to the deponents; AND

That the contents of the discovery be confidential so as to protect 3. both the respondent and the deponents.

DATED:

TALIS J. COLBERG ATTORNEY GENERAL

Laura J. Derry

Assistant Attorney General Alaska Bar No. NA14011

MOTION FOR PROTECTIVE ORDER

ITMO: W.B.

CASE NO. 3AN 08-1252 PR PAGE 3 OF 3

LD/TO/DERRYL/API/BIGLEY (3AN 08-1252 PR)/EXP MO FOR PROTECTIVE ORDER.DOC

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

In the Matter of the Necessity for the Hospitalization of: WILLIAM BIGLEY,

Respondent.

Case No. 3AN-08-1252 PR

MOTION FOR EXPEDITED CONSIDERATION

The Alaska Psychiatric Institute ("API"), through the Office of the Attorney General, moves for an order, pursuant to Civil Rule 77(g), granting expedited consideration of its Motion to Quash filed this date. A Petition for Court-Ordered Medication was filed on October 20, 2008. A hearing is scheduled on November 5, 2008, at 9:00 a.m., on the Petition for Court-Ordered Medication. The depositions were noticed on October 30, 2008, and are scheduled to start on November 3, 2008, at 10:00 a.m. API is requesting that the court quash these deposition notices. A decision is needed on the principal motion by November 3, 2008, at 9:00 a.m. This motion for expedited consideration is supported by the attached affidavit.

By:

DATED: 10

TALIS J. COLBERG ATTORNEY GENERAL

Laura J. Derry

Assistant Attorney General Alaska Bar No. NA14011

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

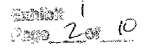
In the Matter of the Necessity for the Hospitalization of:)	
x 11- x)	
WILLIAM BIGLEY,)	
Respondent.)))	Case No. 3AN-08-1252 PR

AFFIDAVIT

STATE OF ALASKA) ss. THIRD JUDICIAL DISTRICT

Laura Derry, being first duly sworn upon oath, deposes and says:

- 1. I am the assistant attorney general assigned to the above-captioned matter.
- 2. A decision is needed on API's Motion to Quash respondent's deposition notices by November 3, 2008, at 9:00 a.m. The depositions are scheduled to begin that day at 10:00 a.m. The hearing on court-ordered medication is scheduled to being on November 5, 2008, at 9:00 a.m.
- 3. Expedited consideration is necessary because petitioner's counsel received notices for multiple depositions on October 30, 2008, setting these depositions for November 3, 2008. As stated in the underlying motion, API moves to quash these notices because discovery is improper in this case, and an undue delay in the court proceedings to conduct discovery will cause further harm to respondent, William S. Bigley.
- 4. I contacted Jim Gottstein, attorney for the respondent, via electronic mail and telephone on October 30, 2008 and October 31, 2008 in an effort to resolve these issues. These attempts were unsuccessful; Mr. Gottstein has refused to



Further your affiant saith naught.

withdraw his notices. Mr. Gottstein has agreed to argue against the principal motion

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PHONE: (907) 269-5100

OFFICE OF THE ATTORNEY GENERAL 1031 W. FOURTH AVENUE, SUITE 200

DEPARTMENT OF LAW

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OFFICIAL SEAL Christine Dagood MOTARY PUBLIC My Commission Expines

SUBSCRIBED AND SWORN to before me this 3151 day of October,

Notary Public in and for Alaska My commission expires: Wothre

AFFIDAVIT ITMO: W.B. CASE NO. 3AN 08-1252 PR PAGE 2 OF 2

LD/TO/DERRYL/API/BIGLEY (3AN 08-1252 PR) EXP MOTION TO QUASH.DOC

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

In the Matter of the Necessity)	
for the Hospitalization of:)	
WILLIAM BIGLEY,)	
Respondent.)	
)	Case No. 3AN-08-1252 PR

DATED: _____

ORDER GRANTING EXPEDITED CONSIDERATION

The Court, having received petitioner's Motion for Expedited Consideration, any opposition, and being fully advised in the premises,

IT IS HEREBY ORDERED that petitioner's Motion for Expedited Consideration is GRANTED and the Court shall render a decision on petitioner's Motion to Quash on or before November 3, 2008, at 9:00 a.m.

SUPERIOR COURT JUDGE	

Recommended for approval:

Probate Master

Dated: _____

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LD/TO/DERRYL/API/BIGLEY (3AN 08-1252 PR) EXP MOTION TO QUASH.DOC

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OFFICE OF THE ATTORNEY GENERAL 1031 W. FOURTH AVENUE, SUITE 200

IN	THE SUPERIOR	COURT FOR	THE ST	TATE OF.	ALASKA
	THIRD JUDIC	HAL DISTRIC	CT AT A	NCHORA	GE

In the Matter of the Necessity for the Hospitalization of: WILLIAM BIGLEY, Respondent.

Case No. 3AN-08-1252 PR

MOTION TO QUASH

The State of Alaska, Alaska Psychiatric Institute ("API"), through its attorney, respectfully requests that the Court quash respondent William Bigley's Notices of Taking Deposition for Dr. Dwight Stallman, Officer Wendy Shackelford, Dr. Kahnaz Khari, and Ron Adler ("notices"). The notices should be quashed because (a) under the relevant statute, AS 47.30.839, specific procedures for this type of hearing do not allow for discovery, (b) the probate rules applicable to this hearing are silent on discovery, and (c) even if discovery is allowable for this hearing, the specific notices proffered by the respondent are improper.

The Relevant Statute Sets Out Specific Procedures for this Hearing, A. Which Does Not Include Discovery.

This case deals with a petition for the court-ordered administration of medication to the respondent, William Bigley ("Bigley"). Such proceedings are governed by AS 47.30.839, which provides that the court shall hold a hearing to determine a patient's capacity to give or withhold consent to medication. The statute lays out detailed requirement for such hearings, including the appointment of a court visitor to assist the court in determining the patient's capacity. The statute also grants

AS 47.30.839(e)

AS 47.30.839(d)



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OFFICE OF THE ATTORNEY GENERAL

I W. FOURTH AVENUE, SUITE 200 ANCHORAGE, ALASKA 99501 PHONE: (907) 269-5100

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the patient due process guarantees; namely, the patient's attorney has a right to crossexamine any witness during the hearing.3

Importantly, neither this statute, nor any other statute addressing civil commitment, allows for discovery to be conducted prior to a hearing under this section. Given the specificity of the procedures laid out in the applicable statute, it is clear that discovery is not allowed as a matter of law under this section. Additionally, the subject of the hearing—Bigley's capacity to consent to medication—is to be determined through examination of the court and testimony of the court visitor. It is unclear what purpose the proposed depositions would serve for this specific hearing; should Bigley wish to question any witness on issues of capacity, he may do so during crossexamination at the hearing, as provided for in the statute. As such, Bigley's attempt to conduct discovery prior to this hearing is improper, and the notices should therefore be quashed.

B. Probate Rules, Applicable to Medication Hearings, Are Silent on Discovery.

Under the Rules of Probate Procedure, this type of hearing – court-ordered medication – is governed by the Probate Rules. Notably, the Probate Rules are silent on the issue of discovery in these types of hearing. No allowances for depositions, such as the ones proposed by Bigley, are made. Given that both the statute and the applicable rules of court for this type of hearing do not provide for discovery, the notices should be quashed.

C. Should the Rules of Civil Procedure Apply to these Proceedings, Discovery Is Improper.

Where the Probate Rules are silent, a court may "proceed in any lawful If the Rules of Civil Procedure were to apply in this proceeding, it is inappropriate to allow discovery given that under the statute, the hearing must take



AS 47.30.839(e).

Alaska Rule of Probate Procedure 2(b)(2)(C).

Alaska Rule of Probate Procedure 1(e).

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OFFICE OF THE ATTORNEY GENERAL

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place within 72 hours of the filing of the petition.⁶ In this time frame, discovery is not practicable and not contemplated by the Rules of Civil Procedure. An attempt to conduct discovery for a hearing under AS 47.30.839 is inconsistent with the statute itself, the Probate Rules, and the Rules of Civil Procedure.

Furthermore, even if discovery were appropriate in this type of hearing, the notices here are deficient under the Rules of Civil Procedure. First, timing is improper. Bigley has not attempted to meet and confer with API to set a discovery schedule prior to serving the notices. Second, the notices are not specific as to the subject matter of the proposed depositions, requesting only the presence of the deponent and attaching a list of documents to bring to the deposition.⁸ The documents requested are not limited to Bigley's capacity to consent to medication. Given that no scope of the depositions is set, and that the requested documentation is not limited to the issue presented at the hearing, the notices are improper.

Finally, as a matter of fundamental fairness under the Rules of Civil Procedure, if Bigley is allowed to conduct discovery prior to this hearing, API should be allowed to conduct similar discovery. Ample time to notice and prepare for depositions and other discovery would be necessary. It is clear that such discovery would go against the intent of AS 47.30.839, and would significantly expand the mandated 72 hour time frame. This certainly cannot be the intent of the statute—to allow discovery

AS 47.30.839(e).

Alaska Rule of Civil Procedure 26(d)(1)

See notices, attached, at Exhibits 1-4.

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that would delay a hearing for court-ordered administration of medication. As such, the notices should be quashed and the hearing should proceed as scheduled.

DATED:

TALIS J. COLBERG ATTORNEY GENERAL

By: taura J. Derry

> Assistant Attorney General Alaska Bar No. NA14011

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

In the Matter	of the Necessity)	
for the Hospit	alization of:)	
WILLIAM B	IGLEY.)	
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j	Respondent.)	G 31 0 131 00 1050 DD
			Case No. 3AN-08-1252 PR

ORDER GRANTING MOTION TO QUASH

The Court, having considered petitioner's Motion to Quash, respondent's opposition, and being fully advised in the premises,

IT IS HEREBY ORDERED that petitioner's Motion to Quash is GRANTED as follows:

- 1. The Notices of Taking Deposition are quashed, as discovery is improper in petitions for court-ordered medication.
- 2. The hearing for court-ordered medication shall proceed as scheduled on November 5, 2008, at 9:00 a.m.

SUPERIOR COURT JUDGE

Recommended for approval:

Probate Master

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Exhibit | 10410

DATED: _____

GRANTING

LD/TO/DERRYL/API/BIGLEY (3AN 08-1252 PR) EXP MOTION TO QUASH DOC

ANCHORAGE CIVIL DIVINO

THE SUPERIOR COURT FOR THE STATE OF ALASKA
THIRD JUDICIAL DISTRICT, AT ANCHORAGE

In the Matter of the Necessity for the Hospitalization of William S. Bigley,

) NOTICE OF TAKING DEPOSITION) KAHNAZ KHARI, MD

Respondent

Case No. 3AN 08-1252PR

TO:

Laura Derry Attorney General's Office 1031 W. 4th Avenue, Suite 200 Anchorage, Alaska 99501 Marieann Vassar 3080 A Leighton Street Anchorage, Alaska 99517 Elizabeth Brennan Public Defenders 900 W. 5th Avenue, Suite 200 Anchorage, AK 99501

PLEASE TAKE NOTICE that on behalf of William S. Bigley, Respondent, James B. Gottstein of the Law Project for Psychiatric Rights, will take the deposition of Kahnaz Khari, MD, on the 3rd day of November, 2008, at the hour of 1:00 PM, at the offices of the Law Project for Psychiatric Rights, 406 G Street, Suite 206, Anchorage, Alaska 99501, before a court reporter. The designation of materials to be produced is attached and you are invited to attend.

DATED: October 30, 2008.

Law Project for Psychiatric Rights Inc.

By:

James B. Gottstein, Esq. ABA # 7811100

406 G Street, Suite 206 Anchorage, Alaska 99501 907) 274-7686 Phone ~ (907) 274-9493 Fax

LAW PROJECT FOR PSYCHIATRIC RIGHTS, INC.

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Kahnaz Khari, M.D. Attachment to Subpoena Duces Tecum (Production of Documents)

- 1. Your curriculum vitae or resume.
- 2. The Respondent's entire chart, and all other records or other documents pertaining to the Respondent, including any and all records relating to treatment team meetings and decisions, from January 1, 2007 to the time set for the deposition.
- 3. Your written report prepared and signed by you to be presented at the hearing. The report shall contain a complete statement of all opinions to be expressed and the basis and reasons therefor; the data or other information considered by you in forming your opinions; any exhibits to be used as a summary of or support for the opinions; your qualifications as an expert witness, including a list of all publications authored by you within the preceding ten years; and a listing of any other cases in which you have testified at a civil commitment or court approval of administration of psychotropic medication hearing or by deposition within the preceding four years.
- 4. All documents you reviewed, considered or relied upon in arriving at your conclusions, or any combination thereof, including without limitation, any and all of the following:
 - Medical, psychiatric or other types of treatises, texts, manuals, studies, or other materials or authorities that you used in arriving at your opinion.
 - · Reports prepared by you or others.
 - · Results of all tests undertaken by you or others.
 - All of your time records relating to time spent on this matter.
 - All other records and documents pertaining to the Respondent, including without limitation, any notes.
 - All correspondence, communications or other documents generated or prepared by you or received by you pertaining to the Respondent, this matter and your forming an opinion or opinions in this matter.
 - All notes, memoranda, photographs, video tapes or other documents relating to inspections and observations made by you.

2 of 2

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

In the Matter of the Necessity for the) NOTICE OF TAKING DEPOSITION
Hospitalization of William S. Bigley,) NOTICE OF TAKING DEPOSITION) DR. DWIGHT STALLMAN
Respondent)
)
Case No. 3AN 08-1252PR	

TO:

Laura Derry Attorney General's Office 1031 W. 4th Avenue, Suite 200 Anchorage, Alaska 99501 Marieann Vassar 3080 A Leighton Street Anchorage, Alaska 99517 Elizabeth Brennan Public Defenders 900 W. 5th Avenue, Suite 200 Anchorage, AK 99501

PLEASE TAKE NOTICE that on behalf of William S. Bigley, Respondent, James B. Gottstein of the Law Project for Psychiatric Rights, will take the deposition of Dr. Dwight Stallman, on the 3rd day of November, 2008, at the hour of 10:00 AM, at the offices of the Law Project for Psychiatric Rights, 406 G Street, Suite 206, Anchorage, Alaska 99501, before a court reporter. The designation of materials to be produced is attached and you are invited to attend.

DATED: October 30, 2008.

Law Project for Psychiatric Rights Inc.

By:

James B. Gottstein, Esq.

ABA # 7811100

Dr. Dwight Stallman Attachment to Subpoena Duces Tecum (Production of Documents)

- 1. Your curriculum vitae or resume.
- 2. All of the Alaska Department of Corrections mental health records pertaining to Respondent from January 1, 2006, to date.
- 3. If you will be providing any expert scientific opinion testimony, your written report prepared and signed by you to be presented at the hearing. The report shall contain a complete statement of all opinions to be expressed and the basis and reasons therefor; the data or other information considered by you in forming your opinions; any exhibits to be used as a summary of or support for the opinions; your qualifications as an expert witness, including a list of all publications authored by you within the preceding ten years; and a listing of any other cases in which you have testified at a civil commitment or court approval of administration of psychotropic medication hearing or by deposition within the preceding four years.
- 4. All documents you reviewed, considered or relied upon in arriving at your conclusions, or any combination thereof, including without limitation, any and all of the following:
 - Medical, psychiatric or other types of treatises, texts, manuals, studies, or other materials or authorities that you used in arriving at your opinion.
 - Reports prepared by you or others.
 - Results of all tests undertaken by you or others.
 - All of your time records relating to time spent on this matter.
 - All other records and documents pertaining to the Respondent, including without limitation, any notes.
 - All correspondence, communications or other documents generated or prepared by you or received by you pertaining to the Respondent, this matter and your forming an opinion or opinions in this matter.
 - All notes, memoranda, photographs, video tapes or other documents relating to inspections and observations made by you.

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

In the Matter of the Necessity for the Hospitalization of William S. Bigley,) NOTICE OF TAKING DEPOSITION OFFICER WENDY SHACKELFORD Respondent

Case No. 3AN 08-1252PR

TO:

Laura Derry Attorney General's Office 1031 W. 4th Avenue, Suite 200 Anchorage, Alaska 99501

Marieann Vassar 3080 A Leighton Street Anchorage, Alaska 99517 Elizabeth Brennan Public Defenders 900 W. 5th Avenue. Suite 200 Anchorage, AK 99501

PLEASE TAKE NOTICE that on behalf of William S. Bigley, Respondent, James B. Gottstein of the Law Project for Psychiatric Rights, will take the deposition of Officer Wendy Shackelford, on the 3rd day of November, 2008, at the hour of 11:00 AM, at the offices of the Law Project for Psychiatric Rights, 406 G Street, Suite 206, Anchorage, Alaska 99501, before a court reporter. The designation of materials to be produced is attached and you are invited to attend.

DATED: October 30, 2008.

Law Project for Psychiatric Rights Inc.

By:

ames B. Gottstein, Esq.

<u> ÅB</u>A# 7811100

Wendy Shackelford Attachment to Subpoena Duces Tecum (Production of Documents)

- 1. Your curriculum vitae or resume.
- 2. All of the Anchorage Police Department's records pertaining to Respondent records from January 1, 2006, to date.

LAW PROJECT FOR PSYCHIATRIC RIGHTS, INC. 406 G Street, Suite 206 Anthorage, Alaska 99501

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

In the Matter of the Necessity for the Hospitalization of William S. Bigley,

) NOTICE OF TAKING DEPOSITION RON ADLER

Respondent

Case No. 3AN 08-1252PR

TO:

Laura Derry Attorney General's Office 1031 W. 4th Avenue, Suite 200 Anchorage, Alaska 99501 Marieann Vassar 3080 A Leighton Street Anchorage, Alaska 99517 Elizabeth Brennan Public Defenders 900 W. 5th Avenue, Suite 200 Anchorage, AK 99501

PLEASE TAKE NOTICE that on behalf of William S. Bigley, Respondent, James B. Gottstein of the Law Project for Psychiatric Rights, will take the deposition of Ron Adler, on the 3rd day of November, 2008, at the hour of 9:00 PM, at the offices of the Law Project for Psychiatric Rights, 406 G Street, Suite 206, Anchorage, Alaska 99501, before a court reporter. The designation of materials to be produced is attached and you are invited to attend.

DATED: October 30, 2008.

Law Project for Psychiatric Rights Inc.

By:

James B. Gottstein, Esq.

ÁBA # 7811100

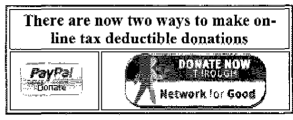
Ron Adler Attachment to Subpoena Duces Tecum (Production of Documents)

- 1. Your curriculum vitae or resume.
- 2. All policies of the Alaska Psychiatric Institute (API), training material, notices of training, or any other documents pertaining to the administration medication pursuant to AS 47.30.838 from January 1, 2007, to date. It is understood API changed its policy following the September, 2007, proceeding involving Respondent and this subpoena is intended to cover all documents relating to such medication both prior to and after the change in policy.
- 3. If you will be providing any expert scientific opinion testimony, your written report prepared and signed by you to be presented at the hearing. The report shall contain a complete statement of all opinions to be expressed and the basis and reasons therefor; the data or other information considered by you in forming your opinions; any exhibits to be used as a summary of or support for the opinions; your qualifications as an expert witness, including a list of all publications authored by you within the preceding ten years; and a listing of any other cases in which you have testified at a civil commitment or court approval of administration of psychotropic medication hearing or by deposition within the preceding four years.
- 4. All documents you reviewed, considered or relied upon in arriving at your conclusions, or any combination thereof, including without limitation, any and all of the following:
 - Medical, psychiatric or other types of treatises, texts, manuals, studies, or other materials or authorities that you used in arriving at your opinion.
 - · Reports prepared by you or others.
 - · Results of all tests undertaken by you or others.
 - All of your time records relating to time spent on this matter.
 - All other records and documents pertaining to the Respondent, including without limitation, any notes.
 - All correspondence, communications or other documents generated or prepared by you or received by you pertaining to the Respondent, this matter and your forming an opinion or opinions in this matter.
 - All notes, memoranda, photographs, video tapes or other documents relating to inspections and observations made by you.

PsychRights®

Law Project for Psychiatric Rights

The Law Project for Psychiatric Rights (PsychRights) is a non-profit, tax exempt 501(c)(3) public interest law firm whose mission is to mount a strategic legal campaign against forced psychiatric drugging and electroshock in the United States akin to what Thurgood Marshall and the NAACP mounted in the 40's and 50's on behalf of African American civil rights. The public mental health system is creating a huge class of chronic mental patients through forcing them to take ineffective, yet extremely harmful drugs.



Currently, due to massive growth in psychiatric drugging of children and youth and the current targeting of them for even more psychiatric drugging, PsychRights has made attacking this problem a priority. Children are virtually always forced to take these drugs because it is the adults in their lives who are making the decision. This is an unfolding national tragedy of immense proportions.

REGISTER NOW!

International Center for the Study of Psychiatry and Psychology (ICSPP)

2008 Annual Conference:

Effective Therapeutic Approaches to Emotional Suffering: Recovering the Soul of Psychotherapy

(Tampa, Florida Oct. 10-12)

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PETER R.

Highlighted Items

- Law Project for Psychiatric Rights v. State of Alaska, et al. Case No. 3AN 08-10115
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 - PsychRights Sues State of Alaska to Stop Its Massive, Harmful Psychiatric Drugging of Alaskan Children, September 2, 2008.
 - o Amended Complaint

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- o Questions & Answers
- Forced Drugging Defense Package (4.5 Megabytes)
 - Microsoft Word version of pleadings
- The "clickable" Whitaker Affidavit
- Dr. Grace E. Jackson Affidavit
- Top Psychiatrist Didn't Report Drug Makers' Pay, by Gardiner Harris, New York Times, October 4, 2008
- Forced Drugging of Bill Bigley
 - o One Drug, Two Faces, New York Times, March 25, 2008.
- The Zyprexa Papers Scandal





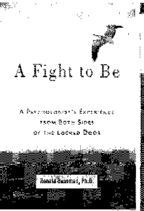
- Involuntary Commitment and Forced Psychiatric Drugging in the Trial Courts: Rights
 Violations as a Matter of Course, by James B. (Jim) Gottstein, 25 Alaska L. Rev. 51
 (2008).
- How the Legal System Can Help Create a Recovery Culture in Mental Health Systems, presented at Alternatives 2005: Leading the Transformation to Recovery, Phoenix, Arizona, October 28, 2005.
- Report on Multi-Faceted Grass-Roots Efforts To Bring About Meaningful Change To Alaska's Mental Health Program
- <u>Wetherhorn v. Alaska Psychiatric Institute</u>, Opinion No. 6091, ruling Alaska's gravely disabled criteria unconstitutional (requiring the state prove the person unable to survive safely in freedom).
- Myers v. Alaska Psychiatric Institute. Opinion No. 6021, June 30, 2006, ruling Alaska's forced psychiatric drugging regime unconstitutional.
- Anatomy of an Epidemic: Psychiatric Drugs and the Astonishing Rise of Mental Illness in America, by Robert Whitaker, Ethical Human Psychology and Psychiatry, Volume 7, Number I: 23-35 Spring 2005.
- <u>Unsealed documents</u> from <u>Alaska v. Lilly</u>, the Alaska Supreme Court allowed to be open to the public on July 29th, in <u>Eli Lilly v. Bloomberg News</u>.
- Jim Gottstein Legal Defense Fund
- MindFreedom Shield Program
- Allen Jones' Full Whistle-Blower Report on Drug Company influence on states' drug purchases.

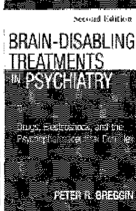














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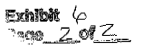
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Law Project For Psychiatric Rights 406 G Street, Suite 206 Anchorage, AK 99501 (907) 274-7686 -- (fax) 274-9493 e-mail us

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

In the Matter of the Necessity)	
for the Hospitalization of:)	
)	
WILLIAM BIGLEY,)	
_)	
Respondent.)	
)	Case No. 3AN-08-1252 PR

AFFIDAVIT

STATE OF ALASKA)	
)	SS.
THIRD JUDICIAL DISTRICT)	

Laura Derry, being first duly sworn upon oath, deposes and says:

- I am the assistant attorney general assigned to the above-captioned 1. matter.
- 2. I have attempted to confer with James B. Gottstein, attorney for respondent, in an effort to resolve these issues. These efforts were unsuccessful. Mr. Gottstein has refused to withdraw his notices, and has not agreed to a time and place that is more convenient to the deponents.

Further your affiant saith naught.

SUBSCRIBED AND SWORN to before me this 3/5/

2008.

STATE OF ALASKA

My commission expires: <u>いりっ作之</u>

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

)	Case No. 3AN-08-1252 PR
Respondent.)	
WILLIAM BIGLEY,	į	
for the Hospitalization of:)	
n the Matter of the Necessity)	

ORDER

Having considered API's Motion for Protective Order and any responses thereto, IT IS SO ORDERED:

- Discovery shall not be had in this matter. 1.
- 2. Should discovery proceed, it shall be had at a time and place mutually agreeable to the parties and with regard to the schedules of the deponents.
- 3. Should discovery proceed, all discovery in this matter shall be held confidential.

DATED:	

SUPERIOR COURT JUDGE

Recommended for approval:

Probate Master

Dated: