

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)

Original Received
Probate Division

MAY 13 2008

Clerk of the Third Court

Case No. 3AN 08-00493PS

NOTICE OF FILING TESTIMONY

The following prior testimony is hereby filed by Respondent in connection with consideration of the current AS 47.30.839 forced drugging petition:

1. Transcript of the March 5, 2003, testimony of Loren Mosher, in 3AN 03-00277 CI;
2. Affidavit of Loren Mosher in 3AN 03-00277 CI; and
3. Transcript of the September 5, 2007, testimony of Sarah Porter in Pages in 3AN 07-1064 PS.


All of this testimony is admissible pursuant to Evidence Rule 804(b)(1). Dr. Mosher is now deceased and therefore unavailable, and the Petitioner not only had the opportunity and similar motive to develop the testimony by direct, cross, or redirect, the Petitioner, it self, had such an opportunity and similar motive.

Ms. Porter lives in New Zealand and is unavailable for that reason. Not only, as with Dr. Mosher, did the Petitioner have the opportunity and similar motive to develop the testimony by direct, cross, or redirect, the testimony was with respect to a previous forced drugging petition against Respondent, which Petitioner abandoned.

DATED: May 13, 2008.

Law Project for Psychiatric Rights

By:


James B. Gottstein, ABA # 7811100