REMORSTRANCE

In the matter of H.B. 4909,4910,4911, and 4912 (10/4/2023)

These bills try to give the appearance of redressing. I'm appalled that this took 4 years ,it was a good effort by the STATE with the creation what appears to be another layer of task-force and agencies.

The presentations that were given last week. Sound good to the ear, to have government admit their deficiencies and derelict in duty to the people. The people have learned not to trust their government with the face they present. They use deceptive paraphrasing. Insight authority in practice to cause unconstitutional weaponization on the people.

That's exactly what these bills do. Playing catch-up to justify current practice is archaic. The fact that the current system of probate courts, attorney's, public guardian's, guardian ad litems, Probate guardian supervisors, Judge's clerk's, court administrator, APS, Nursing homes, facilities, hospitals, Social workers, and all others are incentivized by the Social Security Act to trafficking people. Until this core status quo is corrected, these bills will do little justice for the people.

No basis of standard for clear and convincing evidence. Courts are exercising a practice that's outside of the base standard for character assessing. Using criminal history past 10 years, and using non criminal contact as a tool for character assassination in guardian ad litem reports.

I see that removing a ward from permanent residence isn't classified to elevate the priority of private vs public institution as secondary.

Time frame for notice is 14 days to the court only. No language elevating immediate notice to interested parties.

Also doesn't comply with current landlord tenant rights of due process. Which is what they do when they put you in probate, they treat like a renter and not a owner.

This bill discriminates against families that deal with addiction and mental health. The broad terms that allow the court to exclude someone as unsustainable.

With using the court attachments to internal records of MDHHS and other mechanisms to look for anything to use against anyone seeking guardianship or other assignments.

No where in these bills, redress exparte PPO for neglect and abuse, when the probate fails to protect.

It also doesn't redress the unconstitutional practice of the system using trespass or contempt of court, when someone has evidence of neglect and abuse on the ward or the property.

The people of Alichigan, demand a state convention to fix these harms upon the people.

See Notice to Unconstitutional Process & Desist and Cease Supervisory Control sent to jscoby@greenvillemi.org, jbarrus@greenvillemi.org , cjohnson@greenvillemi.org , jcunliffe@greenvillemi.org , lmoss@greenvillemi.org , jlinton@greenvillemi.org , mlehman@greenvillemi.org , HFeazel@greenvillemi.org , miag@michigan.gov , probatecourt@kentcountymi.gov , bblomstrom@greenvilledps.org , nevinj@courts.mi.gov , melissa.lagrand@kentcountymi.gov , jbrown@mikameyers.com , mayor@grcity.us , City Attorney's Office cityattorney@grand-rapids.mi.us , chris.becker@kentcountymi.gov , vanderwoodk@wyomingmi.gov , smiths@wyomingmi.gov , ewinstrom@grcity.us on August 14,2023 to protect a ward in the city of Greenville, and all other wards.

During a FOIA process, the people discovered a sex offender living at the nursing home, related to an attorney that works at the city law firm. The city has blocked the people from having access to any video of a incident regarding this sex offender that happened this past summer.

They have try to use exemptions as HIPPA, and FOIA to not give the people access.

This sex offender is not registered on the state database currently.

Those who are in a position for the people have used the emoluments to acclimate themselves in a position of title of nobility. They treat the people as commoners and put them in danger. viz

By:/s/ Shannon Tanis©
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