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DATE OF DISCHARGE: 06/17/2002

DATE OF ADMISSION: 06/11/2002

PRIMARY DIAGNOSES:

- 1. Sick sinus syndrome.
- 2. Dizziness and vertigo exacerbated by #1.
- 3. Coronary artery disease.
- 4. Dementia.
- 5. Hypertension.
- 6. Major social issues.

CONSULTATIONS OBTAINED:

- 1. PETER KIM, M.D., NEUROLOGY.
- 2. IVON CAMPO, M.D., CARDIOLOGY.
- 3. OSCAR MATTHEWS, M.D., CARDIOLOGY.

PROCECURES -

On 06/15/02, the patient had placement of a VVI pacemaker by Dr. Matthews. Dr. Cross is the surgeon.

COMPLICATIONS :

Essentially none. The patient following pacemaker insertion had approximately 5% pneumothorax which was totally asymptomatic, monitored clinically with serial chest x-rays and was stable.

HISTORY OF ADMISSION AND HOSPITAL COURSE:

The patient is an 86-year-old Caucasian female who was admitted to the hospital with complaint of severe episode of dizziness and weakness without cephalgia and a worsening mental status and memory over the last 2 weeks prior to admission. Family members noticed the eyes moving rapidly when lying down recently prior to the admission. The patient was admitted with a presumptive diagnosis of vertiginous episode with a possible vertebrobasilar TIA, doubtful of seizure. The patient was admitted to the hospital and monitored serially. A Neurology consultation was obtained. Carotid Doppler showed no significant stenosis. She was continued on her usual dementia medications and Aricept and Zyprexa. Neurology consultation was performed to concur that it was likely vertiginous. While the patient was being monitored followed this consultation, the patient developed some bradycardia. Beta-blockers were discontinued. Cardiology consultation was also performed. On followup, the patient seemed to be stabilizing but on 05/14/02, I found the patient feeling weak and I personally observed her having the episode where she was found on the floor with a documented heart rate of 37 and maintained a scable blood pressure but quite pale and notably confused. The patient was transferred to ICU. Cardiology reevaluation was made and the patient was scheduled for placement of permanent pacemaker. Permanent pacemaker was placed as noted above with good function. Continued ...

Rancho	Springs	Medical Center
25500	Medical	Center Drive
M	mrieta,	CA 92552

PT NAME: PHELAN, AMALIE PHY: DAVID MITZNER, D.O. MR#: 119087 ACCT#: 600552150

DISCHARGE SUMMARY

PAGE 1

ATTACHMENT 8 ORDER TO SHOW CAUSE AND TEMPORARY RESTRAINING ORDER

The restrained person shall not contact the care facility where the protected person is residing, nor the protect person's physicians, nor the Conservator of the protected person for the purpose of harassing. The restrained person may only contact the Conservator of the protected person and inquire as to the protected person's health only.

Further, the restrained person shall not contact the following agencies for the purpose of making false reports against the facility wherein the protected person is residing or against the protected person's physician: Federal Bureau of Investigation, Central Intelligent Agency, the Department of Justice, the local Police Department where the protected person resides, the Adalt Protective Services located in the County where the protected person resides, the Ombudsman's Program where the protected person resides, the American Medical Association, and any and all Licensing Agencies for care facilities.

DATE: (Ct & 2002

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JURGE OF THE SUPERIOR COURT

Exhibit 11

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PAGE 4 OF 7

Janet became concerned about Amalie and told Amalie she would take her to the doctor
 later, if Amalie did not feel well later. Janet, Garcia, and Amalie drove back to Amalie's
 residence after the Unilab appointment.

After Janet, Garcia, and Amalie arrived at the house. Janet told Amalie to lie down in herbedroom and get some rest. Amalie woke up around 1400 hours and said she was still not feeling well. Janet started gathering some of Amalie's personals to take Amalie to the emergency room. Garcia became upset with Janet and told Janet she did not have the authority to take Amalie to the hospital. Garcia said she would have to call Scott.

11 Janet then took Amalie to Rancho Springs' Emergency Room.

While admitting Amalie into the hospital, Janet saw another list of Amalie's medications
 and saw there were more medications on the second list than Garcia had provided Janet
 with earlier in the day.

17 Janet spent the night at the hospital on the evening of 06-11-02. Janet drove back to Amalie's residence on 06-12-02. When Janet arrived at the residence, Garcia was moving her personal possessions out of Amalie's residence. Janet began looking around in Garcia's bedroom and saw old prescription bottles with Amalie's information on them.

22 Janet then asked me to follow her to Garcia's bedroom to look at the prescription bottles.
23 Deputy Forbes and I followed Janet to Garcia's bedroom. Janet then showed me the
24 following prescription bottles:

Zyprexa

The first bottle was issued to Amalie Phelan, filled on 05-08-02 for 30 pills and contained 22 pills. The second bottle was also issued to Amalie Phelan, filled on 06-04-02 for 30 pills and contained 30 pills.

Atenolol

The bottle was issued to Amalle Phelan, filled on 05-08-02 for 30 pills and contained 30 pills.

While I was looking at the prescription bottles. I heard the telephone ringing in the background. Janet answered the phone and said, "I'm glad you called. The cops are here and I'm sure they'll want to talk to you Melody." Janet then pushed the telephone in front of me and yelled, "Here! She's on the phone! Here!"

I took the telephone and advised who I was. Scott immediately replied, "What are you doing there?" I advised Scott that Janet believed Garcia had not been giving Amalie all of her medications. Scott promptly yelled, "She always gives her her medicine." I advised Scott I had looked at a couple of Amalie's old prescription bottles, which appeared to be full. Scott replied, "You need to watch what you're saying Deputy. You have no idea what's going on."

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PAGE 5 OF7

Scott proceeded to tell me that Doctor Mitzner would double fill Amalie's prescriptions, because Janet was coming to Amalie's house and throwing Amalie's medicine away. 2 When I attempted to ask Scott a question, Scott would interrupt me and begin talking 3 about how Janet was crazy and Janet should be locked up for being mentally disturbed. 4 Scott then demanded I give her Janet's full name and date of birth, so Scott could file a 5 restraining order against Janet. 5

7 I advised Scott the personal information I had received from Janet was confidential and 8 Scott would have to ask Janet for the information. Scott then asked for my information 9 so she could tell the judge I refused to give Scott the information she requested. I spelled 10 my last name for Scott and then told her my departmental identification number was 3-1-11 12 1-1.

13 I then attempted to ask Scott for her personal information and Scott demanded to speak to 14 Janet. I again artempted to get Scott's personal information and Scott yelled she wanted 15 16 to speak to Janet.

17 I handed the telephone back to Janet and Janet walked out of the bedroom yelling at 18 Scott. Janet walked into another room and I could not understand what she was saying to 19 20 Scott

Janet came back into the bedroom and said she did not give Scott her personal 22 information and asked me if I had. I advised Janet I did not give Scott Janet's personal 23 24 information.

I asked Janet if Annalie told Janet that Garcia had not been giving Amalie her 26 medications. Janet said Amalie did not tell Janet she had not been receiving the Zyprexa 27 and/or the Atenolol. Janet said Amalie is not usually aware of the medications she is 28 taking, Amalie just takes the medications she is handed without question ... 29

I then asked Janet if she had contacted Doctor Mitzner to find out if he had taken Amalie 31 off of any medications. Janet said she was not able to get the information, because Scott 32 told Doctor Mitzner that he was not supposed to discuss Amalie with Janet. 33

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I asked Janet if she had any proof that Scott had been directing Garcia to withhold 35 Amalie's medications. Janet said she had done her own investigation into Scott's history 36 and knew that Scott was telling her employees to withhold elderly peoples vital 37 medications. I again asked Janet what proof she had to support the allegations. Janet told 38 me that Amalie's medication bottles were enough proof. 39

40 I told Janet I would to write a report on the incident and advise Adult Protective Services 41 (APS) of the circumstances. Deputy Forbes and I then left Amalie's residence. 42

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PAGE (OF)

On 06-13-02, at about 0800 hours, I spoke to Jason Hoy with APS. Jason advised me there had been several reports of alleged elder abuse on Amalie's behalf. Hoy said he would add the information to the other allegations and forward it to the appropriate APS Agent in Hemet.

On 06-13-02, at about 1432 hours, I was dispatched to a follow up call at 43991 Gatewood Way, Temecula. Upon my arrival I contacted Janet Phelan.

9 Janet said she was not satisfied that the report was going to be forwarded to APS and said she wanted the report forwarded to the district attorney's office for prosecution of Scott 10 for elder abuse. Janet then said Scott has been directing Garcia to withhold Amalie's 11 12 13

Janet also said Garcia stated she should not be blamed for what was happening, because 14 she was only following orders. I attempted to find out if Janet knew who Garcia had been following orders from, but Janet was extremely upset. Janet kept saying Amalic was still in the hospital and no one was helping her.

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I asked Janet who had taken care of Amalie prior to Garcia. Janet said a woman by the name of Sheryl Moormar had taken care of Amalie prior to Garcia. Janet added 20 Moormar was supposed to contact Janet's Lawyer to help secure her case against Scott. 21 22 Janet said she was taking Scott to court on July 16TH, 2002 to have Scott's authority as 23 24

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I asked Janet if Moormar had been hired by Janet to care for Amalie. Janet then became upset again and began yelling how Moormar used to work for Scott and Moormar was 26 mentally unstable and lied about everything. I asked Janet why she had asked Moormar 27 to help her if she knew Moormar was going to lie. Janet said she thought Moormar 28 29 would be able to provide information about Scott's methods as conservator. 30

31 Prior to me leaving Amalie's residence, Janet said she already talked to District Attorney Fox and he was going to ensure that Scott was prosecuted for what she had done to 32 33 34

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I advised Janet I would take the additional information provided by Janet and continue to follow up the allegations of elder abuse. 36 37

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Janet then told me Scott threatened to get a restraining order against her, so Janet was going to change all of the locks in Amalie's house, so Scott could not get in. I advised 39 40 Janet that if Scott was the conservator of Amalie's house, Janet could be in violation of 41 the law for changing the locks without Scott's permission. Janet said she would not 42 change the locks on the house. 43

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PAGE 7 OF 7

While I was back in route to the Southwest Station, at about 1552 hours, I received a second follow up call advising me to contact Janet Upon my arrival at the Southwest Station, I attempted to call Janet. When Janet answered the telephone I advised who I was. Janet replied, "I don't want to talk to you sir" and hung up the telephone. I then walked to Sergeant Zerkel's office to advise him of what had happened. Sergeant Zerkel told me he was on the telephone with Janet and asked me to wait for him to get off the telephone.

9 This case will be forwarded to Southwest Station's Investigation Bureau for follow up 10 contact with Janet Phelan, Melody Scott, and Linda Garcia to substantiate or unfound the 11 allegations of elder abuse.

CASE STATUS: Open/CTE-2



EDMUND G. BROWN JR. Attorney General

1300 1 STREET, SUITE 125 P.O. BOX 944255 SAC? AMENTO CA 94244-2550

State of California.

DEPARTMENT OF YUSTICE

Public: (916) 445-9555 Telepines: (916) 324-5185 Facsheile: (916) 322-2368 B-Mail: mark zeiger@doj.ca.gav

March 6, 2007

Janet Phelan c/o 4051 North F Street San Bernardino, CA 92407-3409

RE: Melodie Scott, et al.

Complaint for Criminal Investigation and Prosecution

Dear Ms. Phelan:

have reviewed the material forwarded to Deputy Attorney General Tawnya Boulan as well as the package you arranged to send me by FedEX, received on March 6, 2007. These documents numbered over 1,000 pages, many of which were duplicates.

I have concluded that there is insufficient widence of the crimes you have alleged to justify opening a criminal investigation a this time. This includes the allegations of forgery and theft by your sister, Judith Phelan and perjury and they by Melodie Scott and David Horspool. Charging and proving criminal conduct must meet a burden of evidentiary proof that is greater than that required in a civil suit for damages and injunctive relief.

As you are also aware, thestatute of limitations for bringing a criminal prosecution for acts of fraud in California is four years from thedate of discovery. Discovery is defined as 'actual notice of circumstances sufficient to make (you) suspicious of fraud thereby leading (you) to make inquiries which might have revealed the fraud." *People v. Zanora* (1976) 18 Cal.3d 538, 571-572; *People v. Crossman* (1989) 210 C.A.3d 476. Unfortunately, it appears that the statute has run on many of the alleged offenses. For example, even if your sister did commit criminal forgery and theft, I note that the acts occurred in 1999 and you apparently uncovered sufficiently suspicious circumstances to have prompted your investigation no later than 2002. ⁹

You have alleged numerous other acts that you contend are also criminal, including attempted murder, conspiracy to commit murder, assault by an officer of the law, denial of access of official records to a member of the public, issuance of illegal gag orders, and denial of due process by a Superior Court judge.

 Your Original report to the Temecula Police Department was made June 12, 2002; you provided them copies of the allegedly forged checks in December, 2002. Jane Philips March 1, 3007

Admittedly, these are matters beyond my area of developed criminal expertise. However, qualified and experienced Department of Justice investigative personnel have talked with medical professionals and examined the available medical and financial records from your mother's estate and has found no grounds for opening a criminal investigation.

A murder investigation is best handled by local authorities and, unless there is clear proof that they have abused their discretion in evaluating and acting on the available evidence, the Attorney General will not intervene. It would seen, perhaps, that your best remedy is to pursue the bringing of a lawsuit for damages, including the specific remedy of injunctive relief.

I am returning to you the documents you provided rue most recently in the FedEX delivery. I will retain a copy, however, and will keep your file open to consider any new information of wrongdoing you discover which may better demonstrate the utility of opening a criminal investigation in the future.

Sincere

For

Best wishes to you in your pursuits.

MARI GEIGER Senior Assistant Attorney General Special Crimes Unit

EDMIND G. BROWN JR. Attomey General

Enclosures

Alleged Co-Conspirator Presides Over Case

by Janet C. Phelan (janetcphelan [at] yahoo.com) Sun. Jun 6, 2010 12:18PM

Privilege now trumps any semblance of law.

As a reporter, I am reluctant to report on issues where I am an affected party. The idea of the "objective" reporter, which we learn as a mantra in Journalism School, largely dissuades us from reporting on events which impact us directly. However, as I watch the mainstream press twist facts and spin stories in order to protect and please those in power, I have come to see objectivity as a false flag under which mainstream media does repeated damage to the truth.

The story below certainly does involve me. The facts cited are sustained not only by my personal testimony, but are buttressed by court records and other external documentation. Given the seriousness of what is reported herein, given the potential for a similar deprivation of rights to all who set foot inside Riverside Superior Courthouse, I find it necessary to write this, my story.

On May 5, 2010, Judge Stephen Cunnison emerged from retirement to preside over several hearings concerning a case enumerated as RIP 080974, the Conservatorship of Amalie Phelan. Amalie, who is now deceased, was my mother. The case had been transferred from Judge Gary Tranbarger to Cunnison on April 26, 2010. Tranbarger is the third judge to be suddenly pulled off this case following my research on property loans taken out by judges, first reported in the San Bernardino County Sentinel on September 11, 2009.

On calendar was a lawsuit against former Conservator/Trustee Melodic Scott. The lawsuit named Judge Stephen Cunnison as acting in a capacity which could be considered as "co-conspirator" with Melodie Scott. And on May 5th, Stephen Cunnison threw out the lawsuit which named him a compromised judge.

Count VI, entitled "Fraud Upon the Court and Undue Influence," alleged that Melodie Scott had exercised "undue influence" over several judges through the course of RIP 080974 and specifically named actions by Stephen Cunnison as profoundly illegal. I maintain that these actions by Stephen Cunnison resulted in Amalie Phelan's death.

My mother first visited Attorney J. David Horspool in the fall of 2001. My sister, Judith Phelan, had been residing with my widowed mother, and following the death of our father in 1997, had been stealing from the family estate, at one time valued at approximately \$1 million dollars. In an effort to curtail the hemorrhaging of the estate by my sister and reluctant to initiate criminal proceedings against her, my mother and I approached J. David Horspool, seeking a bookkeeper to handle the funds of my mother, who was in her eighties.

In December of 2001 my mother and I met with Melodie Scott and Horspool. Scott expressed consternation at my sister's behavior, and stated she would "cut Judith off." Not wishing to leave her elder daughter destitute (Judith, though well-educated, is

psychiatrically and physically disabled and does not work), my mother expressed her wish that Judith not be "cut off" but be granted adequate funds for her needs.

On December 2, 2001, my mother signed a document nominating Melodie Scott as conservator of her person and estate. In the Living Will set up by my parents in 1997 by Attorney Mark Anderson of Escondido, a conservator was named in advance should this prove necessary. An old family friend, James Henderson of Riverside, had been designated as "stand-by" should conservatorship prove necessary. He was also named successor trustee. In the meetings with Scott and Horspool we were at no time given input as to the difference between a "conservator" and a fiduciary or even a bookkeeper.

In light of the actions embarked on by Horspool and Scott against the best interests of Amalie and me, her signing the conservatorship nomination proved disastrous.

Almost immediately. Scott started funneling thousands of dollars a month to Judith. In a moment of rare and uncharacteristic honesty. Judith referred to these payments as "hush money." Scott placed aides in my mother's home, ostensibly to care for Amalie, although none were needed before. On several occasions she threatened to call the police on me when I came to visit Amalie. Very shortly. Amalie requested I find her an attorney to consult on this matter, as she was distressed by Scott's behavior.

And then Amalie went down. Alarmed at how she sounded during a routine phone call in mid-June of 2002. I rushed to Temecula to find her too ill to even walk unassisted, and nearly delirious. I trundled her into my car and took her to the Emergency Room at Rancho Springs Hospital where she was evaluated and admitted. Shortly thereafter, she was taken into surgery and a pacemaker was inserted. Two days later. I was served with a Temporary Restraining Order. Melodie Scott had gone to court and said that I had "harmed" my mother by "unnecessarily" transporting her to the hospital.

On August 1, 2002, Stephen Cunnison was set to preside over two hearings. One was a hearing on the permanent conservatorship of Amalie Phelan, as the conservatorship moved from temporary to permanent. This was set for 8:30 a.m. On the docket following this hearing was a hearing on the above cited Restraining Order.

As far as I could see it, this Restraining Order hearing was going to be a slam-dunk. I would tell the judge the truth—my mother was close to death and received life-saving cardiac surgery as a result of the hospitalization. But Stephen Cunnison never called the Restraining Order to hearing. He left the courtroom following the hearing on the permanent conservatorship and the courtroom was then closed. I, along with a party who accompanied me to court that day, was told to leave the courtroom. Stephen Cunnison violated the Constitutional Right to Due Process and signed my Restraining Order into permanence without ever allowing me to face my accusers. The Minute Order for the hearing, signed by Stephen Cunnison on August 1, is archived here

() along with other relevant documents pertaining to this case. Aptly, the minute order reveals no one as listed as being in court, revealing Cunnison did not call this to hearing. The subsequent document was produced by my witness to that morning's events. But Scofflaw Cunnison didn't stop there. He was to preside over a second Restraining Order hearing against me in October of 2002 and signed an order barring me from contacting the police, the FBI. The Ombudsman for Nursing Care and nearly anyone else who could have assisted Amalie Phelan, as I could no longer protect her, being "legally" restrained from my own mother. In that second hearing I asked Cunnison to recuse himself. He refused to do so.

Amalic soon died under suspicious circumstances. I was not informed of her death until weeks after she was buried. Possibly this was what Judith had referred to as the impetus for the "hush money."

I filed suit against Melodic Scott, alleging multiple serious crimes. Upon discovering that Cunnison was again assigned to my case in May of 2010, I filed for his recusal. These papers were entered into the court file on May 5. The Challenge for Cause cites his heinous and illegal actions back in 2002.

In his denial of this request to have him recused. Cunnison determined that I should have moved to have him kicked off the case back in 2002. Which I had done. Other judges took over the case from 2003 on and I had no reason to suspect that he would emerge to further assault the law and my rights.

But he did.

Incidentally, the California Code of Civil Procedure 1013 (a) mandates ten extra days for notice to parties residing outside of the State of California and twenty extra days for those residing outside of the U.S. I have repeatedly noticed the court that I am residing in Toronto and that my mail is bundled from Ashland. Oregon and Fedexed to me in Toronto. Even if the court only ignored the fact that I now reside in Canada and chose to attend to my Oregon address, the ten extra days for service were not satisfied by re-scheduling from April 26th to May 5th.

The station at the court responsible for checking these details is the Probate Examiner, Elizabeth Miller. I spoke with Miller recently and told her that the court was ignoring the extended time for service, mandated by CCP 1013 (a) and ignoring my repeated filings to this effect. "Just keep telling the court," she exhorted.

If the Riverside Superior Court can't do any better than appoint a "Red Queen Judge" to destroy my family, destroy my ability to protect my mother from an obvious liar and plunderer and destroy my God-given rights to appeal to law enforcement to protect a vulnerable elderly person. I have only one question left:

What should I tell the court? What possible words are there to convey the damage done by this Constitution-denying scofflaw who has now quashed my lawsuit against the woman who, in concert with him, destroyed my family?

I fear we are living in lawless times, distinguished only by the fact that so many Americans

have not yet realized this. As painful as it may be to realize that the promise of freedom, of equal protection under the law, is a farce and an illusion, it is imperative we wake up before we lose everything. My mother, who had a PhD and worked decades as a City Health Department supervisor, lost her life because of the illegal actions of an absolute stranger who had total power to hurt her. I have left the country of my birth to avoid a similar attack. If we have no protection from the justice system, then who do we turn to?

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September 15, 2017

RE: Janet Phelan Request for Precautionary Measures no. MC-559-16 México

Dear Madam:

On behalf of the Inter-American Commission on Human Rights, I wish to acknowledge receipt of your request for precautionary measures in favor of Janet Phelan in México.

I also wish to inform you that after examining the information presented and the current status of the situation, the IACHR has determined that your request for precautionary measures does not meet the requirements set forth in Article 25 of the Commission's Rules of Procedure, which establishes:

Article 25. Precautionary Measures

1. In accordance with Articles 106 of the Charter of the Organization of American States, 41.b of the American Convention on Human Rights, 18.b of the Statute of the Commission and XIII of the American Convention on Forced Disappearance of Persons, the Commission may, on its own initiative or at the request of a party, request that a State adopt precautionary measures. Such measures, whether related to a petition or not, shall concern serious and urgent situations presenting a risk of irreparable harm to persons or to the subject matter of a pending petition or case before the organs of the inter-American system.

Ms. Janet Phelan

janet_c_phelan@yahoo.com

09/15/2017-tk-5007004

- 2. For the purpose of taking the decision referred to in paragraph 1, the Commission shall consider that:
 - "serious situation" refers to a grave impact that an action or omission can have on a protected right or on the eventual effect of a pending decision in a case or petition before the organs of the inter-American system;
 - b. "urgent situation" refers to risk or threat that is imminent and can materialize, thus requiring immediate preventive or protective action; and
 - c. "irreparable harm" refers to injury to rights which, due to their nature, would not be susceptible to reparation, restoration or adequate compensation.
- Precautionary measures may protect persons or groups of persons, as long as the beneficiary or beneficiaries may be determined or determinable through their geographic location or membership in or association with a group, people, community or organization.
- 4. Requests for precautionary measures addressed to the Commission shall contain, inter alia:
 - identifying information for the persons proposed as beneficiaries or information that allows them to be determined;
 - b. a detailed and chronological description of the facts that motivate the request and any other available information; and
 - c. the description of the measures of protection requested.
- 5. Prior to the adoption of precautionary measures, the Commission shall request relevant information to the State concerned, except where the immediacy of the threatened harm admits of no delay. In that circumstance, the Commission shall review that decision as soon as possible, or at the latest during its next period of sessions, taking into account the information received from the parties.
- In considering the request the Commission shall take into account its context and the following elements;
 - whether the situation has been brought to the attention of the pertinent authorities or the reasons why it would not have been possible to do so;
 - b. the individual identification of the potential beneficiaries of the precautionary measures or the determination of the group to which they belong or are associated with; and
 - c. the consent of the potential beneficiaries when the request is presented by a third party unless the absence of consent is justified.
- The decisions granting, extending, modifying or lifting precautionary measures shall be adopted through reasoned resolutions that include, among others, the following elements:
 - a description of the alleged situation and of the beneficiaries;
 - b. the information presented by the State, if available;
 - c. the considerations by the Commission concerning the requirements of seriousness, urgency, and irreparability;
 - d. if applicable, the time period for which the measures will be in effect; and
 - e. the votes of the members of the Commission.
- The granting of such measures and their adoption by the State shall not constitute a prejudgment on the violation of any right protected by the American Convention on Human Rights or other applicable instruments.
- 9. The Commission shall evaluate periodically, at its own initiative or at the request of either party, whether to maintain, modify or lift the precautionary measures in force. At any time, the State may file a duly grounded petition that the Commission lift the precautionary measures in force. Prior to taking a decision on such a request, the Commission shall request observations from the

beneficiaries. The presentation of such a request shall not suspend the precautionary measures in force.

- 10. The Commission shall take appropriate follow-up measures, such as requesting relevant information from the interested parties on any matter related to the granting, observance and maintenance of precautionary measures. These measures may include, as appropriate, timetables for implementation, hearings, working meetings, and visits for follow-up and review.
- 11. In addition to the terms of subparagraph 9 above, the Commission may lift or review a precautionary measure when the beneficiaries or their representatives, without justification, fail to provide a satisfactory reply to the Commission on the requirements presented by the State for their implementation.
- 12. The Commission may present a request for provisional measures to the Inter-American Court in accordance with the conditions established in Article 76 of these Rules. Any precautionary measures issued with respect to the matter shall remain in effect until the Court notifies the parties of its resolution of the request.
- 13. In the case of a decision of the Inter-American Court dismissing an application for provisional measures, the Commission shall not consider a new request for precautionary measures unless there are new facts that justify it. In any case, the Commission may consider the use of other mechanisms to monitor the situation.

If you would like to receive information on the petition and case system, you can consult the web page of the Inter-American Commission on Human Rights at http://www.oas.org/en/iachr/mandate/petitions.asp or request a hard copy of the form (cidhdenuncias@oas.org, or 1889 F Street NW, Washington, D.C. 20006, USA).

Sincerely,

Formal request to the OPCW

-Yahoo/Sent

Janet Phelan

From:janet_c_phelan@yahoo.com

To:opb@opcw.org,Janet Phelan

Bcc:Michael Edwards,Victim,vaccinepolice@protonmail.com,brianeharriss@protonmail.com,Janet C. Phelanand 7 more...

Tue, Jan 31, 2023 at 11:01 PM

To the OPCW,

My name is Janet Phelan and I am a journalist with over thirty years in the saddle. I am also the author of a recent and acclaimed book on the pandemic, "At the Breaking Point of History." I am writing you to officially ask for your assistance due to repeated and increasingly life-threatening chemical attacks which have been launched against me by state authorities.

I am currently in Latin America, having fled the US--my country of origin--due to the initiation of these attacks by US authorities. It appears that my country of origin has contacted the national authorities here and these assaults are now taking place in Latin America, as well.

The attacks are utilizing several delivery systems. I have experienced gas attacks, the deployment of impostor pharmaceuticals, drone attacks by micro-drones armed with chemical weapons, as well as calculated food and fluid contamination. I have samples to back up my allegations.

It is my understanding that no country in Latin America professes to maintain any chemical weapons. It is therefore most probable that these weapons are imported

from the US, which has admitted to the OPCW that it has not destroyed its stockpiles.

I am preparing a press release to go out shortly concerning these attacks, which are sickening and also crippling me. I am requesting a thorough and timely response from the Chemical Weapons Convention, and am specifically asking that you send a team of investigators to detail this atrocious situation as well as to secure my future viability.

Janet Phelan

EXILE, pub. 2014

At the Breaking Point of History, pub. 2021



September 28, 2022

Janet Phelan Janet.phelan@protonmail.com

Dear Ms. Phelan:

Thank you for your correspondence received on September 22, 2022. The U.S. Department of Justice (DOJ), Office of the Inspector General, investigates allegations of misconduct by employees and contractors of DOJ, as well as waste, fraud and abuse affecting DOJ programs and operations. After reviewing your complaint, we have determined that the matters that you raised are more appropriate for review by another office within the DOJ. Therefore, we have forwarded your correspondence to:

> U. S. Department of Justice Civil Rights Division Assistant Attorney General Washington, DC 20530

Please direct any further correspondence regarding this matter to that office.

Of course, if you have information that involves other allegations or issues regarding DOJ employees, contractors, programs or operations, please feel free to submit that information to us.

Thank you for giving us the opportunity to review your concerns.

Sincerely,

Office of the Inspector General Investigations Division

3985 Gordon Highway Harlem, GA 30814

To William Burns, Director of the Central Intelligence Agency,

I am herewith demanding that the CIA stop all covert operations relating to me at home and abroad, including any and all surveillance details and all involvement or use of any chemical weapons. This includes but is not limited to all future attacks on my person and property,

In particular I am demanding an end to all 4th and 14th Amendment Invasions of my person and property including but not limited to gassing and drone operations. In addition, the CIA and its contractors are requested to inform their assets abroad and at home to respect my aforesaid 4th, 5th and 14th Amendment Rights and cease and desist in any and all operations against me of any kind or nature. This would include negating any orders or suggestions given to state actors and assets in Latin America as well as ceasing the distribution of chemicals used in the attacks. In addition, the CIA and its contractors are requested to inform their assets abroad and at home to cease and desist in these operations against me.

In addition, the CIA and its assets are to cease and desist in contacting others about me and using both positive and negative incentives to coerce others into violating the law in order to attack me and my work. This includes disrupting financial activities as well and disrupting any medical care I may seek. The above caveat concerning the relationship between the CIA and other state actors, specifically in Latin America, also applies here.

Signed this 5th day of December, 2023

youret C. Pfelin

Janet C. Phelan