

No. 74436-4-I

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION ONE

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STATE OF WASHINGTON,

Respondent,

v.

JANET BAUML,

Appellant.

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FILED  
February 10, 2017  
Court of Appeals  
Division I  
State of Washington

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STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW

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## Statement of Additional Grounds for Review:

No. 74436-4-I

The public defender's office was not willing to allocate the funds and time necessary to provide me an adequate defense. As they stated, it was too much money to spend on just one case.

A reasonable defense would have required the public defender's office spend \$30,000, plus allocate hundreds of man-hours.

One expert witness for dementia costs \$10,000 (\$5,000 for pretrial work and \$5,000 to testify). The second expert witness, to discuss my emotional state, brings that portion of expenses to \$20,000. The cost of plane flights for the many out of state witnesses was estimated at \$10,000.

With their heavy case load, the attorneys were not willing to allocate the time necessary to go through all the financial records to document five years income and expenditures, that were mostly done on a cash basis.\* They did not request, and collect from companies the additional information to specify exactly what was purchased. Then determine which items were purchased on behalf of the organizational client I was shopping for, and verify those purchases with her records. This was made even more difficult because the client is now living in another state.

After analyzing and documenting the financial information, it would have been necessary to confirm my expenditures through testimony from the many people who provided alternative medical treatment to my son and myself. That would require my attorney spend time managing well over thirty witnesses, many of whom

\* Using cash was a normal practice to keep my life private from my ex who requested copies of my checking account statements.

are out of state. Even with a second attorney assigned to my case they did not address the key components required to provide me a reasonable defense.

This financial information is essential to document that the prosecutor's assumptions about my expenditures are incomplete and inaccurate. She did not account for \$125,000 in cash withdrawals (11/4/2015, p. 908, lines 21-22), \$70,000 earned income (as documented by my tax returns), and a large sum of monies returned to me for purchases made on behalf of my organizational client. Mariana referenced my part-time work. (10/26/2015, p. 119, lines 18-23) I have cash receipts showing another \$100,000 spent on alternative medical treatments. The prosecutor's financial analysis is lacking a great deal of information.

To defend me properly the public defender's office would have had to allocate many hours to prepare me for lengthy testimony. The private attorney told me he would spend 100 hours preparing me for testimony that would likely run a week or more. The public defenders were going to prepare me to testify in 5 hours. Based on the information I was given, I was not going to get adequate preparation to testify. My attorney also refused to tell me what questions she would ask me on the stand because she wanted me to be "surprised". The attorney did not allow my kids to review information and dates before they testified. Their office policy is to not have people testify; only 1% of their clients testify.

Additionally, I felt threatened because my attorney refused to give me legal counsel for medical and state licensed marijuana farming, but insisted that if I testified I would go to prison for growing marijuana because it isn't really legal. She refused to explain to me how that was possible. I had copies of the laws pertaining to growing, and I was following them. The

medical grow where I learned was small, and distributed to the few patients involved in the grow. Had I not been following the medical grow laws (and intentions), I would have been able to afford private counsel. I maintain my actions were legal, and the state is licensing and overseeing legal activities. The medical grow was a legal stepping stone into the state licensed recreational marijuana farming and consulting business for growers. Without adequate legal counsel it is impossible to understand the consequences of the threat.

I was told by my attorney the only thing I had a right to determine in my trial was whether or not I testified. Yet the option I was given for speaking in my own defense was not a viable option.

Without the option to testify I could not address Mariana's version of events. I could not speak about my relationship with Mariana, our loan agreement, and Mariana's painful relationship with her family. Mariana had intentionally reduced their inheritance. And the roof debt was part of her plan to run up a sizable debt, and force her financial advisor to pay it off by decreasing her IRA account. When her family gave her a "second chance" Mariana was afraid to tell them what she had been doing for fear their sympathy would turn to anger. She was afraid she would lose them again. Mariana felt compelled to pretend she had asked me for money for the roof and make up wild claims about me promising her immediate money. Mariana's actions are driven by pain, anger, and fear - not dementia.

The following is a list of witnesses that demonstrate the expenses required to properly represent my case. I have limited this witness list to those referenced in the trial, my defense sentencing report, and some that are common sense responses to the trial accusations yet are conspicuously absent from my defense:

- 1) In a case about dementia I was not provided a dementia expert to explain the flaws in the assessment of Mariana. Mariana's doctor of twenty years is confident saying she does not have dementia; he is not an expert on dementia testing flaws and test interpretations. (11/3/2015, p. 685 & p. 686) The assessment does not meet the criteria for legal purposes, (10/27/2015, p. 310, lines 20-25, & p. 311, lines 1-3) or clinical standing. (10/27/2015, p. 286, lines 17-21) The assessment contradicts the professional opinion and testimony of Mariana's doctor, personal attorney, financial advisor, and the detective who tested Mariana for dementia. (11/4/2015, p. 905, lines 20-25, & p. 906, lines 1-7) The granddaughter acknowledged she was not concerned about about Mariana's functioning and that Mariana did not have cognitive issues. (10/22/2015, p. 518, lines 8-23) It was appropriate to have an evaluation of Mariana by a doctor with expertise in dementia testing and diagnosing to establish that Mariana does not have dementia.
- 2) It is reasonable to expect testimony from the Chateau Pacific Retirement Communities where Mariana lives. (Exhibit C) They can verify Mariana moved from her home but she is still living independently, without assistance in her own apartment. Their testimony will reaffirm Mariana's testimony that she receives no treatment for dementia, (10/26/2015, p. 122) even 4½ years after the end of the loan and 8 years after the beginning of the loan period. They

can confirm the facility provides Independent Living (where Mariana lives), Assisted Living, 4 levels of Memory Care, and Respite Care. They can testify to the fact that they are qualified to recognize dementia issues, and if Mariana had dementia she would be receiving care for it.

Additionally, their testimony can explain the costs related to living at the Chateau Pacific Retirement Communities because the prosecutor claimed Mariana was forced out of her home due to lack of money. Yet living in this retirement community is much more expensive than living in her mortgage free home. Mariana's home was in excellent condition, taxes were about \$120/month, utilities were low, and the home owner association (dues were \$90/month) handled lawn, shrub, and tree maintenance. The purpose of reverse mortgages is to ensure that people can afford to stay in their homes as long as they want.

Chateau Pacific Retirement Communities can confirm that Mariana's motives for moving were to be near her grandkids and great grandchildren, and that made it worthwhile for her to increase her living expenses. The granddaughter testified that "it would be better for her to be nearer us". (10/26/2015, p. 11, lines 7-10) The doctor records in evidence state Mariana told the nurse she was moving to be near her grandchildren and great-grandchildren.

- 3) Dr. Joseph Vizzard, a psychologist, can testify to his treatment of my son, and myself, concerning Christopher's heroin addiction. Dr. Vizzard's billing statements show cash payments in addition to payments from my checking account that were acknowledged by the prosecutor.
- 4) Dr. Trey Stiles, a chiropractor specializing in a technique

especially suited for emotional issues and PTSD, can testify to his treatment of my son and myself for two years during the loan period. A letter from Dr. Stiles discussing treatment is in the defense sentencing report. In the letter Dr. Stiles acknowledges receiving additional cash payments. (Exhibit D) He sold his practice and moved back to New Mexico; he is an out of state witness.

- 5) My organizational client can testify I was shopping for home decorations and other items for their household. They have since moved, and is an out of state witness. Mariana acknowledged I was doing part time work. (10/26/2015, p.119, lines 18-23) It is also documented by tax returns.
- 6) Records of classes I took from the Demartini Institute were admitted into trial evidence. (Exhibit E) Alana Demartini can testify to the classes I took from her father, Dr. John Demartini, in Houston, Texas, and to purchases of books and DVD's from the Institute. Her verification of these expenditures, and the related expenses for plane flights and hotels, confirm that the money I borrowed from Jeff Mitchell was spent in accordance with the loan expectations. Alana can also speak to the credibility of the work, the earning potential, and the international influence of the Demartini Institute.
- 7) Donna Cohen can testify to \$6,500 I paid her for coaching and training I received from her on Demartini methodology. This is documented in her letter in the defense sentencing report. (Exhibit F) Mrs. Cohen is certified by the Demartini Institute as a Master Facilitator; she has studied with Dr. Demartini for 20 years. This is confirmation of more monies spent in accordance with loan expectations. Donna Cohen lives in Florida, and is another out of state witness.

- 8) Lisa Dion wrote a letter on my behalf, and spoke via Skype at my sentencing. (Exhibit G) She is a therapist, and one of four people authorized to teach Demartini methodology. I met her while taking classes at the Demartini Institute in Houston, Texas. She lives in Colorado, and is another out of state witness.
- 9) Excerpts from my book on facial acupressure and self love
- 10) as it relates to beauty are included in my defense sentencing report. (Exhibit H) I was intending to use the brief outline extracted from my book, describing the basic methodology, for online "how-to" sales. Two book publishers, one in New York and another in California, can testify to their willingness to promote my book as soon as I recovered enough emotionally to participate in promotional activities. Both are out of state witnesses. I borrowed money from Jeff Michell to be able to take the time to write my book, and I repaid the loan; monies in count XI. (11/4/2015, p. 909, lines 7-9)
- 11) Mrs. Jill Eden wrote three letters on my behalf, one of which is in the defense sentencing report. Two of her letters documented the work I was doing with the NuSkin company prior to focusing on my son's addiction recovery. She was an elite "Blue Diamond" company seller, and she was mentoring me. She contacted my attorney to testify about my work and the earning potential with the company. She lives in California and is an out of state witness.
- 12) A life coach was working with my son to approach his addiction recovery from another perspective. He lives in California, and will testify to their work. At least some of this expenditure went through my checking account and was verified by the prosecutor.
- 13) We attended yoga and meditation weekend workshops, conducted



by Lawrence Conlan. He came in from Colorado to teach them; he is another out of state witness. A portion of this expenditure was paid through my checking account and verified by the prosecutor.

- 14) My son also attended intensive 10 day meditation retreats, with another organization, to build awareness and resiliency skills.
- 15) I took pranic healing classes, in Washington and California,
- 16) from Stephen Co. I also paid an experienced pranic healing practitioner to work on Christopher, in hopes that would help ease his addiction. Both of these are out of state witnesses,
- 17) An acupuncturist can testify to his work and related fees.
- 18) A Chinese herbalist can testify to his work with my son and myself. A portion of these expenses were verified by the prosecutor. I also have receipts for a brewing pot and herbs purchased from a store in Chinatown, Seattle.
- 19) Mary O'Malley, an addiction counselor, can testify to her work with my son and myself. She provided one on one counseling to both Christopher and myself. I also paid to attend her women's support group, and purchased a couple of her books. Some of the expenditures for Mary O'Malley, were acknowledged in trial.
- 20) A Reiki energy healer can testify to her work, and the related expenditures.
- 21) We did some Somatic Respiratory Integration work that can be testified to. This was to build awareness of physical responses, and provide coping and relaxation techniques.

22) Work with spiritual advisors can be testified to. One of these  
23) is an out of state witness.

24) We did work with Ayahuasca tea that can be testified to. This is used a lot in Brazil to treat addictions, and it has a very high success rate. It is legal in this country for religious purposes.

All of these various methodologies were referenced in my defense sentencing report. The success rate for standard heroin addiction treatment is very low: between 4-25%, I consider that a failure rate; and my son's life was on the line. Because the success rate was so poor, we were willing to consider alternative medical treatments and spiritual options. Although our treatment options can be considered unorthodoxed, we were successful and that is what is important. My son has not used heroin in over four years, and he does not crave the drug. I am proud of Christopher, and his accomplishment in overcoming, and growing through, a major life obstacle. I am also proud of him for working two jobs to pay for his addiction, verses stealing or selling drugs.

Witnesses from various companies are required to correct misinformation from the prosecutor:

25) My phone records (Exhibit B) are solid evidence contradicting the version of events Mariana created to hide her actions from her family. They confirm she was not leaving me messages requesting money for her roof, as she claimed in interviews and the trial. The records show she was not calling my daughter to reach me as she claimed. The records show I called her from California, and we were in contact after the roof was put on. The phone records contradict Mariana's testimony.

26) Comcast records verify I had discontinued the house phone prior. (Exhibit O)

27) Health insurance information to verify state insurance requires my son and daughter to have their own policy after 18 years of age. My son was not able to be on my insurance policy, and he did not have insurance as the prosecutor claimed. Also, state insurance does not cover in-patient treatment centers like other policies do, and Christopher made too much money to qualify for other programs covering treatment centers.

28) Mariana's credit card company to verify the cash advance checks were 0% short term loans

29) IRS to verify my tax returns, confirming there were additional funds for treatment resources.

30) Testimony to verify that while I was recovering emotionally I received training for growing specialty marijuana. I was subsequently hired to manage a state licensed recreational marijuana farm, for a salary and a percentage of profits (to start after trial). We were also putting in place a consulting business to assist state licensed growers that were struggling. I had put myself in a position of earning \$250,000 a year.

In avoiding expenses my attorney avoided the fundamental elements of my case. A reasonable defense in my case requires the following key components:

- 1) In a case about dementia, a dementia expert is a basic requirement for explaining the faults of the assessment and why the conclusion is inaccurate. An expert could have evaluated Mariana and stated his own conclusions, making it clear Mariana does not have dementia.
- 2) A Chateau Pacific Retirement Communities representative to testify that Mariana is living independently in her own apartment without assistance or treatment; provide information about their levels of care for those who need it; and the costs of living there. (Exhibit C)
- 3) In a case about money it is essential to document that more than \$240,000 is not accounted for, and the prosecutor's information is incomplete and the assumptions are inaccurate.
- 4) In a case about money, it is reasonable to be able to present receipts for \$100,000 in cash expenditures for alternative medical treatments - even though more than 30 witnesses are necessary to verify receipts, and at least 13 of them are out of state witnesses.
- 5) In a case about money, it is reasonable to be given the specific breakdown of expenditures necessary to confirm items purchased on behalf of my organizational client.
- 6) When accused of deception, it is reasonable that the jury be made aware that in prior depositions Mariana stated she had knowingly given me money to purchase a car. The money for the car was part of the \$50,000 check with

"medical treatment" on the memoline, and even though Mariana knew I was purchasing a car she had not itemized the car on the check memoline. Mariana's permission and knowledge of the car purchase significantly undermines the prosecutor's claim that only items on the check memoline are legal, and everything else is deception.

- 7) A reasonable defense must include an explanation of events, especially when someone's lucid actions can be misunderstood as dementia or deception. Mariana was deeply hurt by her family, and after years of painful alienation by them Mariana was intentionally reducing their inheritance. (10/27/2015, p. 357, lines 11-12)(10/22/2015, p. 520, lines 2-14, & p. 477, lines 18-21)(10/26/2015, p. 15, line 25, & p. 16, lines 1-3) When they gave Mariana a "second chance" she felt compelled to hide what she was doing from them. She was afraid they would be angry with her, and she feared losing their sympathy and her "second chance". Mariana felt compelled to pretend she was asking me for money for her roof, and make up wild claims that I promised her immediate money. The roof debt was part of her plan to intentionally run up significant debt to force her financial advisor to pay off the debt by decreasing her IRA account. Mariana's actions were driven by heartache, anger, and fear - not dementia; she is lucid.
- 8) A reasonable defense must include my 2011 phone records. (Exhibit B) The records are solid evidence contradicting the version of events that Mariana created to hide her actions from her family. They confirm she had not been leaving me messages, repeatedly requesting money for her roof, as she testified and had been claiming in depositions. (10/26/2015, p. 120, lines 15-25, & p. 121, lines 1-17)(10/26/2015, p. 126, lines 18-25, & p. 127, lines 1-23, & p. 128, lines 1-7) The records show Mariana was not calling my daughter to reach me, as she testified. (10/26/15, p. 79, lines 2-3, & lines 23-25) The records show I called Mariana

from California, when I was there for six days, and that we were in contact after her roof was put on. The phone records contradict Mariana's testimony. (I included my phone records in the defense sentencing report and my attorney took them out.)

- 9) It is reasonable to have a viable option of testifying in my own defense, with appropriate preparation, and legal counsel regarding medical and state licensed marijuana farming.

All of the fundamental elements of my defense were missing from my attorney's trial strategy. For these reasons, I attempted to have a private attorney take over my case in the "eleventh hour", as is shown in trial records. (10/11/2015, p. 11)

The public defender's office did not allocate the man-hours and money required for a reasonable defense. In avoiding these costs they failed to disprove dementia, and they avoided all of the financial aspects of my case - that affected my ability to disprove the charge of deception.

There was no reason for me to lie to Mariana; no reason to make up stories about where the money was being spent. As Mariana testified, "all she had to do was ask, and I'd give it to her." (10/26/2015, p. 130, lines 3-7)

In this case, 5 of the 12 charges the prosecutor presented to the court were already proven to be unfounded by confirmed evidence. The remaining charges rest primarily on a manufactured claim of dementia that is clearly unfounded, and testimony that is unsubstantiated and contradicted by phone records, her prior interviews and deposition, and her trial testimony.

- The monies in count I were acknowledged by Mariana in all interviews to be a gift. Mariana consistently stated it was a gift, and testified to that in deposition and trial. (10/26/2015, p. 76, lines 4-6 & 10-12)
- Counts I, III, & X were determined to be loans given with the knowledge of how the money was to be used, and the money was proven to be used for those purposes. The prosecutor acknowledged there was no deception. (11/4/2015, p. 908, lines 14-19)
- In counts XI & XII I was charged with theft of monies from Jeff Mitchell that had already been repaid. (11/4/2015, p. 909, lines 7-9) (10/27/2015, p. 373, lines 14-25, & p. 374, lines 1-2) I paid Jeff \$1,800 in cash. (10/28/2015, p. 407, lines 17-24) When I could not pay Jeff money I contacted him about working off the loan, as documented by an email in evidence. (11/4/2015, p. 909, lines 23-24) I paid off the first loans before borrowing more. I worked off \$15,000; repaying half of the total amount I borrowed from Jeff, as he testified to. (10/28/2015, p. 430, lines 16-20) I was still willing to work off more of the loan but Jeff's new girlfriend wanted a more active role. (10/28/2015, p. 430, lines 22-25, & p. 431, line 1) The work I did for Jeff was a solid value in exchange for \$15,000 because I transformed his home inside and outside. (10/28/2015, p. 411, lines 4-16) My actions to repay, and my willingness to do further work are clear demonstrations of my intentions to repay the loan.

The book excerpts in my defense sentencing report (Exhibit H); trial evidence documenting classes I took at the Demartini Institute in Houston, Texas show the cost of just one class was \$3,799 (Exhibit E); and a letter in the defense sentencing report from Donna Cohen MSPL, LMFT, a certified Demartini Master Facilitator, documents \$6,500 I paid to her for coaching and training in Demartini methodology (Exhibit F), all verify the loan money was spent on its intended purposes.

- Mariana's testimony was not plausible when she stated she intended the checks from 9/16/2009 until 5/23/2011 were to be used only for Christopher's treatment and medical treatment (10/26/2015, p. 69, line 19 - p. 75, line 9); that is 1 year and 8 months.  
checks:  
9/16/09 \$32,000 nothing on memoline; she testified it was for Chris' treatment only  
12/2/09 \$50,000 "medical treatment" on memoline  
1/26/09 \$50,000 nothing on memoline; she testified for medical treatment only  
7/20/10 \$21,000 "medical treatment" on memoline  
7/31/10 \$4,000 "medical treatment" on memoline  
1/7/11 \$3,000 "medical treatment" on memoline  
5/23/11 \$2,200 "loan to Janet" on memoline

Mariana thereby stated that for a period of 1 year and 8 months, or half of the time she was providing money for our care, she did not give permission for any money to be spent on general living expenses. That testimony lacks credibility, and it is inconsistent with other testimony.

Mariana testified in prior interviews, deposition, and in the trial she knew money was going to rent, utility bills, groceries, and general living expenses. (10/26/2015, p. 103, lines 4-18) She testified she was loaning me money because I did not have a full time, well paying job. (10/26/2015, p. 119, lines 13-17) She testified that all I had to do was ask, and she would give it to me. (10/26/2015, p. 130, lines 3-7)



It is pretty obvious that I was relying on Mariana for my living expenses and other needs during the loan period. Mariana has testified she was aware that I was struggling financially and emotionally. There was also no reason for me to lie to Mariana about where money was spent because she was very willing to help take care of me and my kids.

In a prior deposition Mariana also testified that she had knowingly given me money to purchase a car. The money for the car was part of the \$50,000 check with "medical treatment" written on the memoline. Her prior testimony confirms she intended money to go towards a car, although it was not itemized on the check memoline. Mariana's permission and knowledge of the car purchase is significant in undermining the prosecutor's claim that only items on the check memoline are legal, and everything else is deception. Mariana's prior testimony is not consistent with her trial testimony stating those checks were for medical treatment only.

- The jury was unable to distinguish lack of deception as a significant factor without appropriate jury instructions, even though the prosecutor stated there was no deception in counts I, III, & X. The prosecutor acknowledged that money was given for rent, food, bills, living expenses, medical treatment, and drug treatment, and the money was spent on rent, food, bills, living expenses, medical treatment, and drug treatment. (11/4/2015, p. 908, lines 14-19)
- Counts I, III, & X are not only unfounded, they are technically reinstating debtor's prison because the loans were given with the knowledge of how the money was to be used, and it was proven the money was used for those purposes.

- The prosecutor claimed Mariana had dementia even though the lady responsible for Mariana's assessment clearly states her assessment does not meet the criteria for legal purposes (10/27/2015, p. 310, lines 20-25, & p. 311, lines 1-3) or clinical standing. (10/27/2015, p. 286, lines 17-21) It was verified that Mariana was living in her own home, driving, volunteering at the hospital, and active in her church during the loan. Mariana testified she is currently living independently in her own apartment, with no assistance, at Chateau Pacific Retirement Communities, 3333 148th St SW, Lynnwood, WA 98087. (10/26/2015, p. 13, lines 3-10) Their living options include: Independent Living - where Mariana lives; Assisted Living; Memory Care - with 4 levels of dementia care; and Respite Care. (Exhibit C) Mariana testified she is living independently with no assistance and no treatment for dementia. (10/26/2015, p. 122) Her testimony was 4 1/2 years after the end of the loan, and 8 years after the beginning of the loan period.

Mariana's doctor of twenty years (11/3/2015, p. 685, lines 4-13, & p. 686, lines 1-13), her personal attorney, her financial advisor, and the detective who tested Mariana for dementia, all testified they did not see any signs of cognitive impairment. (11/4/2015, p. 905, lines 20-25, & p. 906, lines 1-7) Her granddaughter also testified that Mariana does not have cognitive issues and she functions well. (10/22/2015, p. 518, lines 8-23)

Years after the loan, Mariana is alert, coherent, and living independently, without assistance or dementia treatment, in a retirement community that is trained to recognize and treat dementia when necessary. Yet the prosecutor is claiming Mariana has dementia.

A properly funded defense would have proven the claim of dementia is completely unfounded.

- For the purpose of getting Jeff Mitchell and Sherry Crawford to testify against me they were given inaccurate information. Mrs. Sherry Crawford wrote a letter to the court expressing her concerns about the police being unprofessional and intimidating; she was aware that the information they gave her was incorrect. (Exhibit I) Her letter is in the defense sentencing report.
- The lady that did Mariana's assessment was given incorrect information that influenced her conclusions, and she relayed incorrect information as facts to the jury.
- If Mariana was concerned about how far this had been taken she would have spoken more openly in the only interview done without the granddaughter present, and that interview was "lost". (10/13/2015, p. 46, lines 20-25, & p. 47, lines 1-15) That interview was done before Mariana lost her driver's license and her anger towards me subsequently increased.

Mariana:

II

After years of painful alienation from her kids, Mariana was intentionally reducing their inheritance. When they gave her a "second chance" she was fearful of losing it, and her "victim" sympathy,

Mariana is afraid her family will be angry with her if she tells them of her intentions behind the reverse mortgage, and her plans to run up debts to force her financial advisor to reduce her IRA account to pay off the debts. The granddaughter arranged to have her resolve the debts through bankruptcy.

Initially Mariana was just going to get me established in a better paying career, and she planned to spend most of her money taking trips and on house upgrades (such as new cupboards). She planned to remain in her home. (10/26/15, p. 116, lines 19-22)

Monies loaned to me were to be returned into a separate account reserved for her needs encase her funds were exhausted. It was never her intentions to have the funds returned to her estate.

Mariana felt comfortable reducing her money because she was not concerned about potential medical costs. Her health insurance pays almost 100% of her medical and dental bills. Mariana's financial records confirm she pays almost no money out of pocket for medical expenses.

Mariana believes that if she gets sick and loses her independence that she, with God's help, is capable of willing herself to death in a short period of time. My father, my great aunt, and a friend dying of cancer effectively and consciously willed themselves into a quick death, so I am

familiar with this strategy.

Mariana's children had alienated her for most of their adult lives. Mariana's attorney testified she told him that "she was somewhat estranged from her son who lived in Yakima." (10/27/2015, p. 357, lines 10-14) Amy, the granddaughter, described Mariana and her son as "they weren't in regular communication" when she testified about Mariana's will. Amy stated that was the reason Mariana gave her for changing her will to make the nephew heir verses her son. (10/22/2015, p. 520, lines 2-14) Mariana had coldly turned her back on her daughter when she was 18 yrs old because she was addicted to drugs. Mariana testified that her daughter "made some bad choices", and there was distance between them. (10/26/2015, p. 15, line 25, & p. 16, lines 1-3) Amy testified about growing up with a lack of closeness between her mother and Mariana. (10/22/2015, p. 477, lines 18-21) Mariana's daughter never fully recovered from her drug addiction. Amy testified her parents divorced when she was 4 yrs old. She was raised by her Dad. (10/22/2015, p. 478, lines 12-17) Mariana and her daughter's relationship never really recovered. The family was splintered, and it resulted in years of heartache for Mariana. Mariana was hurt and angry.

Mariana was pretty much excluded from her daughter's battle with cancer from 2004-2007. It was very, very painful for Mariana to not be allowed to fully participate in her daughter's death.

After Mariana's daughter died, Amy, the granddaughter with whom Mariana's daughter had been living with during her illness and death, stopped speaking almost entirely to Mariana for the next 2½ years. Mariana had suffered

through years of estrangement from her children, and her granddaughter's choice not to speak with Mariana hurt her deeply, and Mariana was angry.

When my son became addicted to heroin the reverse mortgage funds ended up being used mostly for my family's immediate needs. Mariana knew it would take time for me to get back on my feet, and the overall plan remained the same. I'd been helping Mariana since 2004; she was like a mother to me and my kids called her "grandma".

In her own way, Mariana was atoning for her earlier choice to turn her back on her daughter by helping my family. Mariana and I were very close, and she did not want me to suffer the same pain. Years of alienation from her children had been her greatest heartache.

People may not approve of Mariana's choice to reduce her family's inheritance, but Mariana was lucid and clear regarding her financial intentions. Mariana's decisions were driven by years of pain, anger, and fear - not dementia.

Throughout this case there is a definite evolution in Mariana's statements and tone as her anger towards me progressed. Mariana directed anger towards me that stemmed from her frustration with the "dementia claim" resulting in the loss of her driver's license and her corresponding loss of independence. It also resulted in Mariana losing control of her finances. And when Mariana moved to be close to her grandkids, she lost easy access to her church and friendships of 40 years. Additionally,

based on their family history, and a report in which Amy described Mariana as obstinate, it is likely that having Mariana's family back in her life is not as glorious as Mariana had hoped it would be.

As background information, Mariana supported my family through a series of challenges that were back to back, and overlapping.

After being with the Family Policy Council for 15 years, I found an inappropriate expenditure of tax dollars by staff of the FPC Network which I chaired. It was swept under the carpet by people I had worked with for years; people I trusted and respected. I contacted our fiscal agent, the State Auditor's office and Rep. Ross Hunter, House Appropriations Chair. (Exhibit J) I ended up resigning, and Family Policy Council ended up being zero-funded due to "ineffectiveness". I was extremely upset by the unexpected behavior of people and my loss of long time friendships.

Before the situation with Family Policy Council was totally resolved, my son informed me of his addiction. I knew very little about addiction when we began. It was scary to realize that conventional treatment did not have sufficient answers, or an acceptable success rate - and that we were going to have to figure out our own solutions. A lot of research was required. I was very aware that my son's life was on the line, and his addiction was having a huge impact on my daughter and our family relationships. I was very stressed, and traumatized by fear that my son would die, and it seemed never ending.

Things got even worse when the "man of my dreams," with whom I had plans to marry, was pushing me to send my son away. I knew my son would not succeed if I turned my back on him. It came to a head with my partner when he called me "selfish" for refusing to give up on my son. I was devastated by the loss of my partner, as I was more deeply in love with him than I had ever been in my life. It was necessary to continue to interact with him to co-parent my daughter because her biological father had died and he was "Dad" to Katie.

I like to think of myself as extremely resilient, but I wasn't managing well.



- Counts XI & XII charged me with theft of money from Jeff Michell that had previously been repaid. (11/4/2015, p. 909, lines 7-9) (10/27/15, p. 373, lines 14-25, & p. 374, lines 1-2) He loaned me additional funds after I paid him for the first loans.
- I paid Jeff Michell \$1,800 in cash, which he testified to. (10/28/2015, p. 407, lines 17-24)
- When I didn't have money I contacted Jeff Michell about working off the loan, as is documented by an email in trial evidence. (11/4/2015, p. 909, lines 23-24) I worked off \$15,000, as confirmed by Jeff in his testimony; \$15,000 is about half of the total amount he loaned me. (10/28/2015, p. 430, lines 16-20) The work I did for Jeff was a solid value in exchange for \$15,000, as his home was transformed inside and outside. Jeff testified to painting the bedroom, stripping wallpaper from a bathroom, painting the exterior of his home, landscaping the yard, fixing a fence, and organizing his garage. (10/28/2015, p. 411, lines 4-16) I urged my attorney to ask Jeff more questions so he could confirm I did much more. The house had sat empty for at least two years; and landscaping included a lot of clearing overgrown gardens, shopping for plants, digging and planting, and putting down stone walkways. There was a lot of caulking, etc to prep the exterior of his house prior to painting. After the bathroom wallpaper was stripped the room was painted, and a wallpaper border was added around the top. There was extensive cleaning and organizing of drawers and cupboards. I put together a filing system and did years worth of filing. Boxes and boxes were unpacked; they had sat untouched, resulting in the family room and dining room being unuseable. There was a lot of decorating to make his home inviting and family friendly. (changing pictures, shopping for decor, rearranging furniture, etc.). The garage was full of belongings that had to be sorted through. We put together industrial shelving, and organized, labeled, and

stored items that were not sent to the dump or donated. We also installed new automatic garage door openers to make the garage entirely functional again. The neighbors were stopping by to vocalize their appreciation of the new look of the house, and Jeff had a party to show off his home to friends and work colleagues.

- I was willing to work off more of the loan, but Jeff's new girlfriend wanted a more active role. (10/28/2015, p.430, lines 22-25, & p.431, line 1) Otherwise I definitely would have paid off more of the loan by helping with packing, and other preparations when he moved. My actions to repay, and my willingness to do further work represent my repayment intentions.
- Initially I borrowed money from Jeff Mitchell to be able to take time to write a book on facial acupressure and self love as it relates to beauty. Although my attorney did not include it in my trial evidence, I put excerpts from my book in the defense sentencing report. (Exhibit H) I was intending to use the brief outline from my book, describing the basic methodology, for online how-to sales. I had two different publishers that were willing to promote my book as soon as I recovered enough emotionally to participate in sales and promotional activities.
- Another major purpose for Jeff loaning me money was to be trained in the Demartini methodology. Some records from the Demartini Institute were submitted into trial. (Exhibit E) Alana Demartini can testify to classes I took, including the basic training to be a facilitator (the Demartini Method Training Program), and to the many books and DVD's I purchased on Demartini methodology. The classes I attended were in Houston, Texas. In addition to the cost of the

courses, I paid for plane flights, hotels, and meal expenses.

- Donna Cohen is able to testify and she wrote a letter, that is in the defense sentencing report, stating I paid her \$6,500 to coach and train me in the Demartini methodology. (Exhibit F) Donna is certified by the Demartini Institute as a Master Facilitator, and she has worked with Dr. John Demartini for twenty years.
- Lisa Dion is a therapist I met while taking classes at the Demartini Institute. She is one of four people authorized to teach Demartini methodology. She spoke via Skype at my sentencing, and she wrote a letter on my behalf. (Exhibit G) She can speak to my continued involvement with this work.
- Clearly I used the money Jeff Mitchell loaned me to pursue training in Demartini methodology. The documentation of monies paid for classes, plane flights, hotels, books, DVD's, and training from Donna Cohen are confirmation of money being used for its stated purpose.
- The reasons I did not provide coaching to Jeff's son are multiple, and not related to me. First, it was discovered that Jeff's son had mononucleosis, and his tiredness and excessive sleeping were not as related to depression as previously thought. Second, some family history came to light that complicated relationships, and Jeff, I think wisely, wanted to let it remain quiet. And thirdly, some of the issues would be more effectively dealt with through changing Jeff's parenting in a couple of areas, than through his son. It was not a short coming on my part that led to the decision to not provide coaching to his son.
- The picture painted by the prosecutor of my expenditures is

incorrect and incomplete. It did not account for money that came back to me from purchases for my organizational client and other income. It did not account for the cash receipts showing another \$100,000 spent on alternative medical treatments. The cash receipts contradict timelines and explanations of where money was supposedly spent when it came in.

- For the purpose of getting Jeff Mitchell to testify the police and prosecutor misled him with incorrect information. Mrs. Sherry Crawford wrote a letter to the court (Exhibit I) expressing her concerns about the police being unprofessional and intimidating; she was aware that the information they gave her was incorrect. In my case they gave inaccurate information to law abiding citizens with no criminal history or suspected criminal activity.

## Summary of 2011 phone calls with Mariana

- This is a summary of all calls between Mariana, myself, and my daughter, Katie, in 2011.
- A copy of the complete phone records are attached.
- Comcast records verify I had previously discontinued the house phone. (Exhibit 0)

The majority of Mariana and I's relationship was in-person visits; not phone calls. She lived close by and I stopped in frequently. She testified we had daily contact at times. Mariana usually knew when she was going to see me next before I left her house.

The phone records contradict the version Mariana gave to avoid her family being angry with her. The records verify she was not leaving me messages requesting money for her roof as she claimed. The records show I called Mariana from California, when I was gone for six days, and that Mariana was not calling Katie to reach me, as she testified. The records show we were in contact after the roof was put on in September. This is contrary to Mariana's testimony, (10/26/2015, p. 126, lines 18-25, & p. 127, lines 1-23) (10/26/2015, p. 79, lines 2-3 & 23-25, & p. 80, lines 6-11), and prior interviews.

Mariana acknowledged that she did not request payment from me prior to her alleged request for money for her roof, or on Christmas Eve, 2011. (10/26/2015, p. 120, lines 15-25, p. 121, lines 1-17) Mariana did not request a payment; she did not discuss any change in our loan agreement with me. Mariana's granddaughter called the police accusing me of theft on 2/9/2012. I did not receive a bill or a phone call before hearing from the police.

• Jan / February 2011

- 5 calls, all outgoing to Mariana

- 1/16 (2min), 1/16 (2min), 1/17 (1min), 1/18 (1min), 1/23 (4min)

• Feb / March 2011

- 7 calls, all outgoing to Mariana

- 2/20 (2min), 2/27 (11min), 3/3 (2min), 3/6 (4min), 3/6 (1min),  
3/6 (14min), 3/8 (20min)

• Mar / April 2011

- 6 calls, all outgoing to Mariana

- 3/14 (26min), 3/25 (20min), 3/28 (1min), 3/29 (1min), 3/30 (2min), 4/9 (1min)

• Apr / May 2011

- 3 calls, all outgoing to Mariana

- 4/14 (5min), 4/28 (1min), 5/01 (3min)

• May / June 2011

- 4 calls: 2 outgoing to Mariana, followed by 2 incoming from Mariana

- 5/17 (3min, outgoing), 5/22 (4min, outgoing), 5/23 (4min, incoming), 5/23 (3min, incoming)

• Jun / July 2011

- 2 calls, all outgoing to Mariana

- 6/16 (7min), 7/3 (2min)

• July / August 2011

- 3 calls, all outgoing to Mariana

- 7/22 (10min from California), 7/31 (5min), 8/7 (2min)

Records show I called Mariana from California while on a 6 day trip. We (Katie & I) were visiting Mariana as usual after the California trip, until halfway through August when I found out Christopher was using heroin again. Mariana knew that I took the news very

hard because I sat at her house and cried.

Mariana was not calling Katie to reach me, as she testified. (10/26/2015, p. 79, lines 2-3 & 23-25) (Katie's recall of grandma calling her was in a prior year, when we had a house phone. Mariana had dialed a wrong number, and she redialed me after speaking to Katie.)

• Aug/September 2011

- 7 calls: 6 outgoing from Katie to Mariana, 1 incoming from Mariana to me
- 8/17 (10 min from Katie), 8/19 (2 min from Katie), 8/19 (2 min from Katie), 8/29 (4 min from Katie), 8/30 (3 min from Katie), 9/7 (1 min incoming from Mariana to me), 9/8 (3 min from Katie)

Katie was calling grandma because she was upset and concerned about the change in her mother, and because I wasn't taking her to visit grandma as usual.

The kids were used to me being depressed or going to my room to cry, but this time I became deeply discouraged. Usually I cry and then pick myself up and keep working on the problem, or at least garden and clean house. This time I felt like it was insurmountable, and I just started reading childhood Nancy Drew books in bed. I got up only to address some necessities; I did reach out a little for help because I recognized this was dangerous. In truth I just sunk lower, and in the second half of September my darkness was worse. I harshly judged myself for falling apart - as I had done to my mother when I was a kid and she fell apart. My current mother, Mariana, was mad at me for not being there to help her. It was time to bring in the lawn furniture and water fountain, etc. to get ready for winter. I felt even worse because I was letting her down. I had been helping her with all of these things since our friendship began in 2004, and she was helping me.

• Sept/October 2011

- 2 calls, all outgoing to Mariana
- $10/7$  (2 min from Katie to Mariana),  $10/9$  (3 min from me to Mariana)

We visited Mariana in October. She was upset that I had not been available to help her the last two months, and that I wasn't going to be able to help her until after I finished moving.

I was approaching my moving deadline, and it took an extreme effort on my part to pull myself together enough to start packing up our house. We had lived there for almost 12 years, and I was overwhelmed by all that moving required. Moving was all I could handle.

• Oct/November 2011

- 2 calls, outgoing to Mariana
- $10/3$  (2 min, from me to Mariana),  $11/7$  (7 min, from Katie to Mariana)

I let Mariana know we were about to move, and Katie called grandma to talk and let her know how the move was going.

• Nov/December 2011

- no calls

I was still overwhelmed with unpacking, sorting, and trying to get organized.

Katie stopped reaching out to grandma because her feelings were hurt that Mariana was not calling her to check on how she was doing.

• Dec/January 2011/2012

- no calls

I brought Mariana a present on Christmas Eve. She was



upset with me for not being able to help her in recent months. I offered to start helping her again. I dropped by twice after Christmas and left notes expressing my love and desire to help her.

Mariana was sensitive to my absence and inability to help her because of the years of alienation from her family, but I assumed she would get over her anger because we had been like family since 2004.

I contacted Jeff Michell in December as well, and I started working for him to pay off what I owed him. Throughout 2012 I worked off \$15,000 transforming his home inside and outside.

I took classes and training on the Demartini methodology to put myself in a position to be able to cover my financial responsibilities.

Even by the end of 2012, my capacity to be around people for extended periods of time was still very limited. Jeff Michell can confirm that I wasn't even over losing the love of my life, whom I had plans to marry prior to the problems with Christopher. I realized my emotional recovery was going to take longer than I expected. I acknowledged my limitations, and I became educated in growing specialty marijuana. I am an excellent gardener, and working with plants is natural support for healing. I was subsequently hired to manage a state licensed marijuana farm for a salary and a percentage of the profits. We were also putting a consulting business in place to provide assistance to struggling state licensed farms. Between the two businesses I was in a position to earn \$250,000 a year.

I continued my involvement with the Demartini work, making plans to be able to resume it fully later.

My actions to repay Jeff Mitchell, my Demartini training and involvement, and my work to put myself in a position to manage a state licensed marijuana farm and consulting business - in spite of some serious obstacles - are indications of my intentions to fulfill my responsibilities.

My years of volunteer work on behalf of children and families (Exhibit J, K, L, M, N); raising a son with the integrity to earn his heroin money versus steal or sell heroin - and the strength to quit heroin; my lack of criminal history at age 59; my actions in 2008/09 concerning inappropriate expenditures of tax dollars by Family Policy Council Network board staff, documented by Rep. Ross Hunter, House Appropriations Chair (Exhibit J), speak to my contributions to society, my credibility, and my concern for people.

The crime I have been wrongfully accused of is not consistent with my pattern of behavior throughout my life.

C,  
Janet Bauml 387782

Chateau Pacific

425-341-4133

3333 148th Street Southwest Lynnwood, WA 98087

# Living Options

At Chateau Retirement Communities, we are committed to resident wellbeing. Chateau Pacific provides a full range of exceptional senior living care options. These include independent, assisted living, memory care and respite. All of our communities offer the comforts of home with the added benefit of a team of experienced, caring professionals dedicated to providing you or your loved one with quality care. At every level of retirement living, we are committed to the comfort, safety, enrichment and contentment of our residents.

## Care Options:

- Independent Living - *Mariana's apartment*
- Assisted Living
- Memory Care
- Respite Care

# Independent Living

We know that senior living isn't one-size-fits-all. Every resident who comes to us may be in a similar time of life; however, every person's situation is unique, which is why we offer a variety of options in our senior care levels. For those who are looking more for a retirement community, we offer independent living apartments.

As an independent resident at Chateau Retirement Communities, you are simply a tenant and we, the landlord. Where it becomes a little different is in all the services that we include with your monthly rent!

The independent living arrangements themselves often have people wishing they had made the decision to move to a retirement community sooner. The apartments include

Janet Baum 387702

all of the appliances you need and enough space so that your furry four-legged friend could even join you if you want. Once you take into consideration the idea of maintenance-free living, you'll be grateful that you never will have to change another light bulb ever again.

**Monthly rent includes:**

- Choice of One Meal from Three Served Daily
- Scheduled Weekly Housekeeping
- Weekly Laundry of Flat Linens (Sheets & Towels)
- Full Spectrum Life Enrichment Program
- Recreational Excursions on Air Conditioned Bus with Wheelchair Lift
- Fitness Program & Exercise Classes, Including Water Aerobics
- Use of all Amenities Including Heated Indoor Swimming Pool
- Cable Television
- All Utilities (Except Telephone)
- Basic Maintenance and Upkeep
- Emergency Call System in Every Apartment with 24-Hour Response

## Memory Care

Chateau Pacific believes each resident has value and purpose. By creating partnerships with residents, family, and staff we can work together to provide resident centered care empowering each resident to be a contributing participant in their activities of daily life.

Memory Care residents enjoy three chef-prepared meals a day, nutritious snacks, scheduled and unscheduled housekeeping, comprehensive laundry services, and full participation in dementia-specific activities. Our carefully selected staff members receive on-going specialized dementia training to ensure superior, individualized care. Our unique residential care setting fosters an active, supported lifestyle in an atmosphere of compassion and security.

Janet Bauml 387702

## Peace of Mind & Comfort

We are a secure, intimate care setting specially designed and operated to support residents with dementia. We offer a cozy community that comforts residents with the familiarity of a home-like environment. For example, residents and families are encouraged to bring furnishings and family photos that create calming familiarity in their personal living spaces.

## Memory Care Rates

Chateau Pacific offers four levels of specialized dementia assistance. We are committed to care for your loved one for as long as possible. We work with families to contract with outside agencies such as physical therapy, occupational therapy, speech therapy, foot care and hospice in support of this goal.

Chateau Pacific also offers four types of suites to choose from in our memory care community. Your total memory care rate will be the suite cost plus the care level.

- Companion Suite: \$1,320
- Deluxe Companion Suite: \$1,700
- Private Suite: \$2,100
- Deluxe Private Suite: \$2,838

### Care Level 1 - \$2,900

Residents in Care Level 1 function independently with mobility and transfers, with a primary need for assistance in cueing and cognitive support.

Care Level 1 includes the following care:

- Cueing for dressing, grooming, and bathing
- Medication Management
- Minor redirection, reminders, cueing
- Cueing for specialized programmed activities

Janet Bauml 387702

**Care Level 2 - \$3,860**

Residents in Care Level 2 require additional physical support for mobility and ambulation, as well as with daily care tasks.

Care Level 2 includes all Level 1 care in addition to any of the following:

- Minimum, stand-by assistance with transfers and mobility
- Minimum (hands-on) assistance with dressing, grooming, and bathing
- Minimum, one-person assistance with incontinence
- Necessary incontinent and hygiene supplies
- Increased housekeeping and laundry service
- Minor behavioral redirection and support
- Dining supervision
- Minimum assistance for specialized programmed activities

**Care Level 3 - \$4,820**

Residents in Care Level 3 require moderate physical support for mobility and transfers, daily care tasks, and frequent cognitive and behavioral support.

Care Level 3 includes all Level 1 & 2 services in addition to any of the following:

- Minimum to moderate, one-person physical assistance with transfers and mobility
- Moderate, one-person assistance with dressing, grooming and bathing
- Moderate, one-person assistance with incontinence
- Routine behavioral planning and support
- Moderate assistance with dining/feeding, including specialized diet
- Moderate assistance with specialized programmed activities

**Care Level 4 - \$5,770**

Residents in Care Level 4 require maximum, physical support for transfers and mobility, daily care tasks, and enhanced one-to-one sensory activities to maximize comfort and quality of life.

Care Level 4 includes all Level 1, 2, & 3 services in addition to any of the following:

Janet Bauml 387702

- Maximum, one- to two-person assistance with transfers/mobility (including mechanical lift)
- Maximum, one- to two-person assistance with dressing, grooming and bathing
- Maximum, one-to two-person assistance with incontinence
- Maximum assistance with dining (including full feeding assistance)
- Maximum assistance with specialized programmed activities, with a focus on one-to-one sensory activities.
- Minimum Assistance: Stand-by or very minimal physical assistance with a task
- Moderate Assistance: More hands-on assistance where staff carries out many aspects of the task.
- Maximum Assistance: Full or total assist whereby all functions of a task are completed by care staff.

# DEMARTINI INSTITUTE

## Demartini Method Training - Level I Registration Form & Contract

Houston, September 13-17, 2012 - Full Fee: \$3999.00 New Attendees.  
Repeat attendees: \$1299.00. Non Refundable Deposit Value: \$1000.00 Contact Office for Specials.  
Please complete legibly, sign, and fax back to 1-713-850-9239 or email your office representative.

Seminar Registration: Mark applicable options

New	Refresher	If a REFRESHER Where and When did you attend	Last Breakthrough Attended	DMF Level: Trained Certified, Senior or Master
x				

Name & Surname of Attendee: Please fill out a form for each attendee separately

Janet Bauml
Name of Paying Attendee: Janet Bauml

Mobile Number & Land Line:

Email Address:

425.941.9575	janet@peacefulorgsolutions.com
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Mailing address:

16541 Redmond way C-160, Redmond WA 98052
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Indicate Method of Payment

Credit Card	Check	Money Order	EFT	Program Amount Charged	Deposit Amount	Amount Paid	Remaining Amount	Remaining Amount Due Date
x				\$3,799	\$1,000		\$2,799	TBA

Credit Card Payments:

Name on card: Janet L Bauml		
Make of Card <input type="checkbox"/> Visa; <input type="checkbox"/> MC; <input type="checkbox"/> Amex; <input type="checkbox"/> Disc	Expire Date: 11/14	3 digit number on back of card: 288
Credit Card Number: 4388649643026196		

*(Office Use Only: D-based into Infusionsoft - Please put your initials - \_\_\_\_\_)*



# DEMARTINI INSTITUTE

To whom it may concern:

My name is Alana Demartini; I am the Sales and Event Manager for the Demartini Institute. I am writing to confirm attendance for Janet Bauml, on the programs presented by The Demartini Institute:

- The Breakthrough Experience Program-April 14-15 2012
- The Prophecy 1 Experience Program-April 16-23 2012
- The Demartini Method Training Program-September 13-17<sup>th</sup> 2012

These particular classes are requirements to become a trained and licensed Demartini Method Facilitator. She successfully completed the above programs.

For further questions regarding Ms. Baumls participation and involvement with The Demartini Institute, please email [Programs@DrDemartini.com](mailto:Programs@DrDemartini.com) or call 713-850-1236.

Sincerely,

Alana J Demartini

Sales and Event Manager-US/Canada

The Demartini Institute.

2800 Post Oak Blvd. Suite 5250 Houston Texas 77056 Tel. +1 713 850 1234 or 1 888 DEMARTINI Fax. +1 713 850 9239 [info@drdemartini.com](mailto:info@drdemartini.com)

Dedicated to Expanding Human Awareness and Potential

[www.drdemartini.com](http://www.drdemartini.com)

\*

# Donna Cohen MSPL

LMFT, LMHC, CHt

Master Certified Demartini Method Facilitator  
Human Behavior Specialist –Personal relationship Coach  
Consults in Person, by Phone, on Skype

To The Honorable Monica Benton.

11-27-15

I would love to speak on behalf of Janet Bauml; I met Janet Bauml at a Demartini Facilitator training class, where we became acquainted. Janet subsequently became a client and student of mine. From 2012 until March of 2015 Janet spent \$6,500 with me to coach her in her personal self-development and to mentor her in further developing her skills to be successful Demartini Facilitator, and coach.

Our coaching was for the dual purpose of working on specific personal issues to help Janet to be more empowered in her personal relationships, as well as her career, by upping her communication skills, identifying and dissolving disempowering thinking and behaviors, and clarifying her life priorities. This gave Janet more certainty, presence gratitude and love for herself, so that she experienced strategies and coaching techniques to empower her clients.

The training Janet attended both at the Demartini Institute and through her coaching allowed her to facilitate this work with clients.

Janet often spoke about her dream of eventually owning a clinic to use this work, and help People who were struggling with addictions, my perception that her experience of her Mother's and Son's addiction opened her heart to want to make a difference in others' lives with that struggle. My perception is that the desire to "figure out and empower her life and others, " was driven by a very challenging home life. Janet is not someone who complains, she just gets back up and attempts to find a way through it.

Janet shows a deep level of concern and interest in her children's lives, continually improve herself and increase her life skills. These increased skills assist Janet in Being a more effective facilitator and coach for her clients to help them to master challenges in their lives.

My experience of Janet is that she is a caring and involved parent and she is someone who jumps in to help a friend. Janet is developing a career that can make a difference in the lives of others and provide her with a healthy income.

Please consider allowing Janet to be home so that she can continue to be a good parent to her kids, to develop her love of coaching and assisting others through their life challenges. Janet has a good heart, she is intelligent and is not afraid to work hard to achieve her goals. I know she can make a difference in the world, given a chance.

Thank you for your consideration.

Sincerely,  
Donna Cohen

*Will Hunter*

STATE REPRESENTATIVE  
48<sup>th</sup> DISTRICT  
ROSS HUNTER

State of  
Washington  
House of  
Representatives

APPROPRIATIONS  
CHAIR



August 4, 2014

In Re: Janet Bauml

To Whom It May Concern,

I've known Janet Bauml for several years in my capacity as a state legislator. Janet is one of my... constituents and she would regularly travel to Olympia to advocate for programs benefitting children and families. Janet's service with her child's school Parent Teacher Association along with her board membership on numerous non-profit organizations in Washington over a 15 year period, propelled her to become a founding member of the Family Policy Council community network. Janet held the position of Board Chair for the Eastside Community Network until 2010.

Prior to Janet's resignation from the Family Policy Council, she confided with me her concerns about ineffective and inappropriate expenditure of public tax dollars. Janet sought my advice on how to proceed with those concerns. I urged her to seek private legal counsel and suggested she contact the King County Prosecuting Attorney's office if she believed the inappropriate expenditures could be fraudulent.

Janet has impressed me with her determination to do good work in a conscientious, thoughtful manner. She is forthright about her strengths and weaknesses. I wish her well in her future endeavors.

I hope this information is helpful and I'm available by telephone to answer any questions.

Sincerely,

Ross Hunter  
State Representative  
48th Legislative District

*When Rep. Hunter, House Appropriations, chair, wrote this letter he was aware of the charges against me*

46

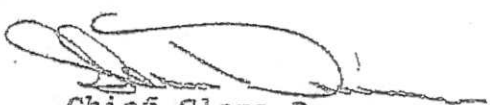
December 10, 1998

To Whom It May Concern:

Over the past five years I have had the privilege of serving with Janet Bauml on several organizations that are dedicated to human and community services. I have found Janet to be a consistent and persistent leader in the process of social change.

Honesty, integrity, loyalty . . . values ingrained in the woman and shaping her standards of acceptability. On this foundation Janet has established high standards and expectations for all she associates with, and in the process has influenced the shape of our community.

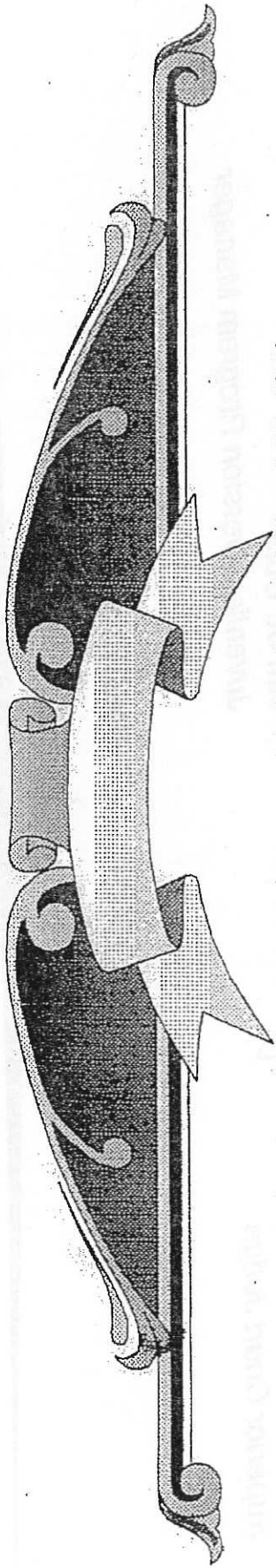
It is a pleasure for me to call Janet a friend and to have had the opportunity to work with her in legislation that affects family issues. She continually strives to make our community a safer and better place to live.



Chief Glenn Dunnam  
Yelm Police Department

Mr. Dunnam is now Chief of Staff for Lt. Gov. Brad Owen. He can be reached at 360-786-7719. He would be happy to speak on my behalf.

Mr. Dunnam has now retired.



# CERTIFICATE OF APPOINTMENT

*In acknowledgement of special trust and confidence in the integrity, diligence and discretion of*

*Ms. Janet Bauml*

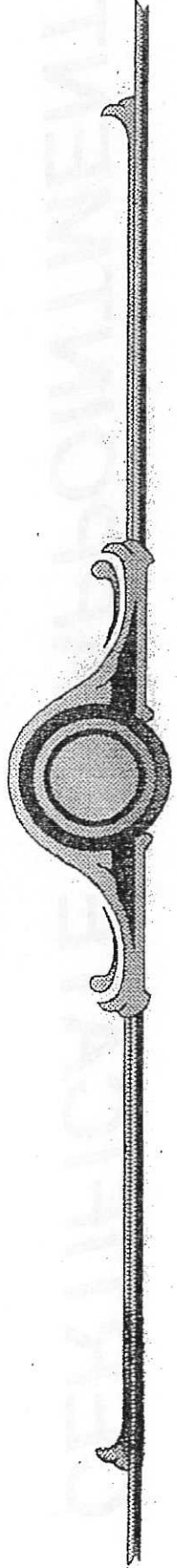
*is, The Honorable Paula Casey, Superior Court Judge of Thurston County in the State of Washington, do appoint and commission as a member of Community Youth Services' Juvenile Diversion Community Accountability Board for the term ending December 2, 1996, to hold the office with all the rights, duties and responsibilities legally pertaining to this position of public trust,*

*this 2nd day of December, 1995*

*Paula Casey*  
The Honorable Paula Casey,  
Superior Court Judge

*Jim St. Ours*  
Jim St. Ours,  
Juvenile Diversion Program Manager

OLYMPIA, WASHINGTON





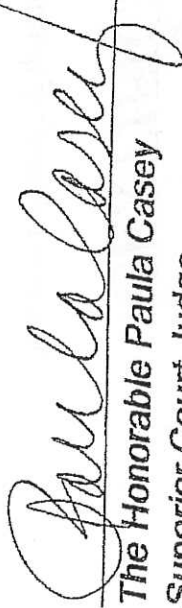
# CERTIFICATE OF APPOINTMENT

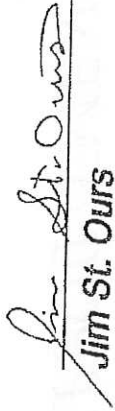
In acknowledgment of special trust and confidence in the integrity, diligence and discretion of

Janet Bauml

I, The Honorable Paula Casey, Superior Court Judge of Thurston County in the State of Washington, do appoint and commission as a member of Community Youth Services' Juvenile Diversion Community Accountability Board for the term ending October 26, 1997, to hold the office with all the rights, duties and responsibilities legally pertaining to this position of public trust,

this 26th day of October, 1996

  
The Honorable Paula Casey  
Superior Court Judge

  
Jim St. Ours  
Juvenile Diversion Program Manager

OLYMPIA, WASHINGTON



# Golden Acorn and Silver Hawk Awards

by Yuka Nakata

Each year, our PTSA gives the Golden Acorn Awards to PTSA Member who has given outstanding volunteer service to our children and our school community. The Golden Acorn Award is very special and is given for continued and dedicated service.

The Golden Acorn recipient is given a gold pin and his/her name is added to the recognition plaque. We contribute \$65.00 in the person's name to the Washington state PTSA financial Grant Foundation. This foundation provides scholarships each year to high school graduates entering college and vocational school.

In 1994, Redmond Elementary PTSA established the Silver Hawk Award to recognize excellent volunteers, in addition to the Golden Acorn. Silver Hawk recipients' names are also added to the plaque and a book is donated to the school library in each recipient's name.

Here are this year's recipients. Congratulations and thank you for your dedicated service.

## Golden Acorn Awards

### Stephen Bryant

- Attends all the PTSA events, including monthly board meeting
- Works with and supports PTSA in many ways,

including coloring his hair, lying on a bed of nails, or other silly things that we ask of him

- Board of Neighborhood Schoolhouse
- Works with the City of Redmond on new funding opportunities for youth in Redmond.
- Boundary committee and works with Audubon/Einstein to ensure an easy transition for families
- Goes beyond his job to work/help with children at school

- Helps out at many events, works behind the scenes
- Always the first one to be at the event, and the last one to leave

### Jay Duncan

- Classroom Volunteer
- Picture Day Volunteer
- Popcorn Sales volunteer
- Hawk Walk – organizing volunteers
- Nominating Committee member
- Always sports a smile and willing to help! Thank you Jay!

### Jeff Johnson

- Also known as "Captain Cartoon"
- Art docent for many years at Redmond El
- Helped many art-related enrichment programs
- Lunch buddy
- Helps with popcorn
- Works with PTSA on Reflections, Staff Appreciation, Art Smart (and anything else we ask for!)
- Softball coach

### Janet Bauml

- Legislative Chairperson
- Passionate about her position and communicating news to the board and parents
- Classroom Volunteer
- Amanda Clark comments, "Janet has not only been a phenomenal room mom to me this year, she has found ways to teach important life skills such as compassion and love to my students through science projects. Out of my room she volunteers in the school and is always going above and beyond the call of duty."
- Hawk Walk – Activities Coordinator and Business Sponsor Extraordinaire

## Silver Hawk Awards

### Jerry Nakata:

- Established and maintains the PTSA website
- Updates the readerboard



I became involved with the Family Policy Council in 1994, as a founding member. I served until 2010, in a variety of roles, from statewide committees to Network board chair. I resigned after finding misappropriation of state funds, which I brought to the attention of the state auditors office and Representative Ross Hunter, current chair of the House Appropriations Committee. The organization was declared ineffective and zero funded.  
September 17, 1997

14th & Jefferson  
P O Box 45015  
Olympia, WA  
98504-5015

(360) 902-7880  
FAX (360) 902-7853

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House Democratic Caucus

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Senate Democratic Caucus

Office of the Governor

To all Community Public Health and Safety Networks:

On April 6, 1994, Governor Mike Lowry signed into law the Youth Violence Reduction Act. Thus began a three-year odyssey in creating a state-local partnership and advancing the Family Policy Principles.

On behalf of the Executive branch of the Family Policy Council, this letter is to express our admiration for the overwhelming commitment shown by network board members, and all of the community members who have volunteered time, energy and passion. If we are to affect the way that citizens participate in their government, then your passion for our states' families will certainly light the way.

Our work has been ground breaking, and often controversial. We thank you for your patience and determination. As we enter the next biennium, and look forward to real improvements for children and families, we wish to send you a simple message: keep up the good work; we are committed to the networks' success, and excited about the future.

Thank you. Please extend our appreciation to all of your community members who have given so much to this effort.

Warmest regards,

BRUCE MIYAHARA, Chair

Department of Health

DR. TERRY BERGESON

Superintendent of Public Instruction

TIM DOUGLAS

Department of Community, Trade & Economic Development

LYLE QUASIM, Vice-Chair

Department of Social and Health Services

CARVER GAYTON

Employment Security Department

RUSS LIDMAN

Office of the Governor





September 17, 1997

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Senate Democratic  
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Office of the  
Governor

To all Community Public Health and Safety Networks:

*Janet*

As legislative members of the Family Policy Council, we are particularly gratified at the work and dedication of community members in implementing House Bill 2319, Laws of 1994. It was, and continues to be, a hard fought battle to convince skeptics that lay citizens can participate and contribute in meaningful ways to the policies so important to families in Washington state. You have demonstrated your wisdom, insight and tenacity as we work toward a new model for improvement.

These first three years have been difficult, but you have been up to the challenge. Your work is eloquent testimony to the fact that citizens do care about their communities, and are willing to take real action. You have begun to demonstrate a new standard for citizenship.

Thanks to you and all of your fellow community members.

Sincerely,

*James Hargrove*  
Senator JAMES HARGROVE

*Jeanine Long*  
Senator JEANINE LONG

*Mary Lou Dickerson*  
Representative MARY LOU DICKERSON

**IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON  
DIVISION ONE**

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STATE OF WASHINGTON,	)	
	)	
RESPONDENT,	)	
	)	
v.	)	NO. 74436-4-I
	)	
JANET BAUML,	)	
	)	
APPELLANT.	)	

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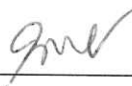
**DECLARATION OF SERVICE**

I, MARIA ARRANZA RILEY, DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOLLOWING IS TRUE AND CORRECT:

ON THE 10<sup>TH</sup> DAY OF FEBRUARY, 2017, I CAUSED A TRUE COPY OF THE STATEMENT OF **ADDITIONAL GROUNDS FOR REVIEW** TO BE SERVED ON THE FOLLOWING IN THE MANNER INDICATED BELOW:

[X] RAUL MARTINEZ, DPA	( )	U.S. MAIL
[raul.martinez@kingcounty.gov]	( )	HAND DELIVERY
[paoappellateunitmail@kingcounty.gov]	(X)	AGREED E-SERVICE
KING COUNTY PROSECUTOR'S OFFICE		VIA COA PORTAL
APPELLATE UNIT		
516 THIRD AVENUE, W-554		
SEATTLE, WA 98104		

**SIGNED** IN SEATTLE, WASHINGTON THIS 10<sup>TH</sup> DAY OF FEBRUARY, 2017.

X \_\_\_\_\_ 

**Washington Appellate Project**  
701 Melbourne Tower  
1511 Third Avenue  
Seattle, WA 98101  
Phone (206) 587-2711  
Fax (206) 587-2710