FILED
SUPREME COURT
STATE OF WASHINGTON
2/20/2024 11:30 AM
BY ERIN L. LENNON

CLERK

CASENOIDZ743-5

WASHINGTONSUPREMECOURT

MOTION FOR ORDER WRITOF PROHIBITION (WSG) ARTW, 54,6

TO STOP INTUSTICE AND INEQUALITY, FRAUD

OF BLAKELY FUNDS

RALPH HOWARDBLAKELY, d. b.a.

BLAKELY FARMSTRUST,
Plaintiff,

Yolanda Blakely, etal, and. JAMES P. SPURGETIS, Defendants,

SCSCNO.96-2-04155-1

VIOLATING
BLAKELY'S DUE PROCESS RIGHTS
RCW4.D8.06B; (WSC) ART, [\$\frac{3}{3},10,12}
Raych H.Blakely 817995
CRCC MSU BZ

Box 769 Connell, WA99326 Frebruary 14,2024 30 pages EXCERPTS

CASEND/02743-5 Ratoh Howard BLAKEW, d.b. of COURT OF AP BLAKELY FARMS TRUST, DECLARATION COURT OF APPEALS NO387381 DECLARATION: MOTION YOLANDA BLAKELY, etalland JAMES P. SPURBETIS, etal Defendants: FOR WRIT DIPROHIBITION TO STUP THEFT, FRAUD I RALPH H.BLAKELY AGESS, INNOCENT, DECLARES UNDERPENALTY OF PERTURY THAT THE FULLDWING ISTRUE WITH SUPPORTING EXCERPTS (ER 1-29) 2.2010, trusteeSpurgetts, ToCONCEAL HIS SELF-INTEREST THEFT OF BLAKELY FUNDS FILED WITH SCSC#10 4006607 3. 2016. trustee Spurgetis CREATED FRAUDULENT BASED UN ABOVE, BLAKELY ASKS THIS COURT

Spokano

Court

Ralph H. Blakely Special Person Care CHECKACCOUNT FOR HIS SELF-INTERESTEMBEZZLEMENT of \$91,6 FORAN DROER of WRIT of PROHIBITION TO STOP trustee Spurgetis from FURTHER FRAND, ANOTHEFT

ACCORDINGTO WASHINGTON CONSTITUTION (WSC) article TV \$34. 6, etag the SUPREME COURT HAS ULTIMATE ATHERITY, DUTY, COGRANTA WRITE PRONIBITION TO STUPFURTHER INJURY TO BLAKELY, Respectfully requested Ralph & Blakely Frebruary 14, 2024 817995

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2. TABLE OF CONTENTS WITHOUT DUEPROCESS 3. CERFICATION OF SERVICE WINDIGENT W 4. INTRODUCTION STATEMENT OF CASE 5. RIDICULOUS CONTRARY COMM'R 12-5-33 RUL'S 6. SCSC VIOLATES BLAKELYS DUE PROCESS NOTICE 7. COURT CAN NOT HAVE 'IT "BOTH WAYS! 8. SCSC VIOLATES CONSTITUTIONALLAW 9. WRONGFUL CONVICTIONS INCAPACIATED PERSON? 10. MOTIONTOSTOP UNFAIR JUSTICE; BIAS COURT 22 11. MOTION FOR APPOINTMENT OF COUNSEL RCW 4.08.060
12. MOTION FOR MANDATORY COUNSEL SPURGETIS
13. FRAUD ARIZES PAYBLAKEY'S DTO ATTORNEY ANDERSON ? 14. MOTION TOSTAY; DOJCPS, SOJA, BLAKELY/S/NDICENT 15. SEPT 29, 2023 COALT MANDATORY COUNSEL, DOJCP 16. Oct 17,2023 COACH Dof CPS SofA. LACK COURT DKT 17. Oct/6,2023 NOTICE OF APPEACT RAUDULENT THEFT 18. NOTICE OF APPEALTERPETUAL COURT ALLOWED 19. RALPH H. BLAKELYSPECIAL PERSON CARETRUST" 20. DBJECTIONTO TRUSTEE'S 14th FRAUDACCOUNTS \$20 21. DIDTHECOURTAPPOINT SPURGETTS APPELLANT COUNSELL 22-NEVERAN INVENTORY TOP beneficary L19-21 FALSE 23. LINE OFALSE (SERUSTECH) TO L5-8 SLIG-12 VS#10#3 ~ 24. NITT 1 \$ to or for beneficiary Ralph Blakely ~ L'declare allarations (indergrenalty of perfect)
25. Order approving theft
26. Without Due Proving appearant 275-23 Ralph & Blokeh J. 29.
27. Motion to terminate Spungetis (2)
28. Paid out 3 Million & tokker (2)
29. Blokely in Prison

CERTIFICATIONOFSERVICE 1, Ralph HiBlakely age 872, LLEGALLY IMPRISONED. declares under penalty of perjury of Washington laws that he has been deliberately REFUSED the use of his life saving fundsby trustee James P. Spurgetis? Lhave Spendable Lhave Oppostage Ldo NOT have Offor copies to mail to lawyer Beverly Landerson 601 W. Riverside Due Spokane WHO was paid with Ralph H. Blakely SPECIAL PERSUNUARE TRUST check account that was fraudulently created WITHOUT BRAKELY'S DUE PROCESS NOTICE APPEARANCE- RCW4.08.060-(WSCGH1.53 Please e mail a copy concerned parties December 5, 2020 2-14: Ralph & Blakely 817995 30 Pages CRCC MSUBZ Box 769.

I INTRODUCTION STATEMENT OF CASE SINCE 1996 PEOPLE HAVE PLUNDEREDAND EMBEZZLED THE RACPHHOWARDBLAKELY, BLAKELY FARMSTRUST REACESTATE BUSINESS (Frederal Jan number of Wyoming) Ct took me 45 YEARS OF HARD WORKAND SAVINGS TO FORM THIS 7 MILLION & REALESTATE BUSINESS. (SCSC#96-2-04155-1) AS a WAY TO CONCEALEMBEZZLEMENT DEBLAKELY FUNDS, TRUSTEESPURGETIS (INCORRECTLY RECORDED 1NZO10-4-00660-7SCSCTHE WRONG DOCUMENTS) DURING 2016, BLAKELY FILED A WRIT (359 pages) TO RESCIND THE FRAUDULENT CREATED RHB SPECIAL PERSON CARETRUST. (and PRIORTO Motions to reacing)
BLAKELY HASFILED 10 NOTICE MOTIONS TO TERMINATE SPURGETIS WITH SCSC. 2020, 2021/NTHIS CASE #387381-111 L declare underpenatly of perjury that (e-mailed ahand writen designation of clerkpapers SUPPORTED WITH COPIES OF SUCH TO THE COURT DE APPEALS III and hand written statement of arrangements IN ADDITION followed with Court FORMS of the same supplemented bylawyer anderson. THEN AGAIN SEPT Det 2023 SUBMITTED HAND WRITTEN designation of clerkpapers and statement of arrangements e-mail to COATI

DURING OCTOBER AND IN ADDITION TO HAND WRITTENSTATEMENT OF BEERKS PAPERS AND SOFA'S I SUBMITTED THE FILLED-DUTCOURT FORMS. OF THE SAME (ATTACHED ARE TPACES UN DOLCPASOA) WSP OFFICALS SEIZED ALL DOCUMENTS AND TYPEWRITER NOVEMBER 11, 2022 WHEN I WAS BRUTA-LLY RAPEDAND KICKED MY HEAD BYTIMOTHY GATES. CONTEMPETABLE COURT AND TRUST times Charged Blakely Attorney fees (11-2022) SPURGETIS REFUSED TO PAY PETER CONNICK PAYS COURTAPPROVED LAWYER B. ANDERSON WITH BLAKELY FUNDS TO OPPOSE BLIND BLAKELY, & COMMISSIONER LANDRUS IS WRONG; 6TIMES BLIND BLAKELY e-mailed Dof CPS & Sof A. to CDATIL. HOWRIDICULOUS GANTHE C'OURTS BE WHEN THEY USE RHB SPECIAL PERSONCARE TRUST CHECK FUNDS of \$91,000.00 more TO PAY ADVESARIES ATTORNEYS SPURGETIS ANDB ANDERSON F A. MHY/S/2-5-23 COMMISSIONERS LANDRUS RULING GROSSLY CONTRARY AND IN CRIMINAL VIOLATION OFRCW 11.88 segoil. +RCW 4.08,060F

III. WHETHER OR NOT THE SPOKANE SUPERIOR COURT VIOLATED PETITIONER BLAKELY'S DUE PROCESS, INTER-STATE COMMERCE, (WSC) Article I, Secs 3,9,10,12,13,15,22; PURSUANT TO MANDATES OF RCW 11.88 et seq and RCW 4.08.060 et seq and Rev.Stat. 1565 Sec 9897 of the APRIL 11,2000, SPOKANE SUPERIOR COURT ADJUDICATED "SPECIAL PERSON CARE TRUST"?

WHEN THE TRUSTEE AND ACCOUNTANT SERVE THEIR "SELF-INTEREST" BY FRAUD ON THE COURT AND THE COURT ABIDES BY THEIR REQUEST!

- A. When as in this case, Petitioner Ralph H. Blakely is claiming that the Spokane Co. Superior Court (SCSC) is devoid of competent jurisdiction when ruling that Petitioner Blakely was then and currently is, an "incapacitated person" thereby unlawfully and unconstitutionally depriving Petitioner Blakely of his legal personage, resulting in the Grant County Superior Court (GCSC) lacking competent jurisdiction over the legal personage of Petitioner Blakely: culminating in Petitioner Blakely being deprived of his right to challenge his 'invalid conviction' giving rise to illegal restraint.
- 1. The April 11,2000 adjudicated "Special Person Care TRust" appointing guardian ad litem has 'too numerous' jurisdictional and structural defects rendering that Order for appointment of GAL ineffectual for lack of competent jurisdiction and fraud.
- a) Petitioner Blakely was not given "Notice" nor was he allowed to attend the hearing for appointment of GAL in violation of RCW 11.88.040; and there was no valid basis for an 'incapacited person finding within the meaning of RCW 11.88.010.
- b) Petitioner Blakely did not sign any motion for appointment of GAL nor give anyone authority to file said motion, nor was Petitioner made aware that any such motion for appointment of GAL was going to be filed.
- c) The Motion for appointment of GAL was filed by Attorney Matthew Dudley for the 'fraudulent' purpose of unlawfully committing theft of Petitioner Blakely's financial and property assets.
- d) The determination of incapacity is a legal not a medical decision and age, eccentricity, proverty, or medical diagnosis alone shall not be sufficient to justify a finding of incapacity, the Motion for appointment of GAL was not made on the application of relative or friend of the Petitioner as required by the Mandates of RCW 4.08.060 et seq.
- e) Trustee Attorney Spurgetis violated Petitioner Blakely constitutional rights and fraud upon the court by refiling a fraudulent August 16,2002, copy of Ralph Howard Blakely 'Special Person CAre Trust' No.96-2-04155-1 of which In Ralph H. Blakely have not received any personal direct benefit.

- 2.. Whether the (SCSC) has competent jurisdiction over all grounds, claims and issues herein within the meaning of RCW 11.88.010..
- In re Matter of Gaddis, 12 Wn. 2d 114,124, 120 P.2d 849 (1942)... The Court held: That as long as the ward remsained SUBJECT TO his disability and remained within the state, the original court, which originally acquired jurisdiction retained the same.
  - 1) Uner Wash.Rem. Rev. Statute 1565 Sec 9897, the Superior Court of the county in which asn'incapacitated person' resides has EXCLUSIVE JURISDICTION .... In re Matter of Dill, 60 Wn. 2d 148, 372 P.2d 541(1962) was deprived of Due Process of Law because the record showed error that the 'incapacitated person never appeared by GAL. Wash Rem.Rev. Statute 1565 Sec 9897: In re Dependency of P.H.V.S. 186 Wn. App.167,339 P.3d 225(2015)
  - 2) The Superior Court in which an 'incapacitated person' resides (Spokane County) has EXCLUSIVE JURISDICTION over that person, estaTE OR EITHER THEREOF, AND NO OTHER superior court in the state has that jurisdiction. The (SCSC) cannot divest itself of that jurisdiction, and those conditions have not ceased or changed. Rupe v. Robinson, 139 Wash 592,595, 247 P.954 (1926), In re Miller, 26 Wn.2d 202, 172 OP 2d 538(1946).
- 3. This specific ordered jurisdiction has never been reversed, nor set aside, showing that the GRant County Superior Court lacked jurisdiction during CrR 3.5 probable cause hearing and during the jury trial of March 5-9,2005, to wrongfully convict an 'incapacitated person' with false testimony.
- a) The extraordinary exception is that state chief witness Robbie Juarez clearly testified that alledged communicated offer of solicitation to commit murder occurred in Spokane County AHCC K unit. That positively gives rise to a miscarriage of justice, when the Grant County Prosecutor knowingly uses false testimony of state chief witness Juarez, who was out to extricate himself from a conviction, as is clearly shown and explained in attached exhibit Number \*11\* and #2,4. (RP 629-652)
- b) The extraordinary origin of jurisdiction is Spokane County Superior

  Court not considering the mandates of RCW 4.08.060; Wash Rem.Rev

  statute 1565 sec 9897 referring to an 'incapacitated person' which has
  not been changed.
  - c) Therefore (SCSC) mandates jurisdiction and venue according to (RP 629-652) Exhibit 4,11 State v. Reanier, 157 Wn. App. 194,
- £ 201,202,211,214,237 P. 3d 299 (2010) n 15; CrR 7.8 (b)(3)(4) the judgment and sentence of Blakely is void and invalid on its face as it exceeds the duration allowed by statute and the alleged defect is evident on the face of the chargin documents, Id 215.
  - c) Even though defense counsel advised Blakely to admit to communicating with state chief whitness.

The court transcript testimony of state cheif witness Juarez (RP 629,630,640,645) is very clear that the alledged offer of solicitation to commit murder took place in AHCC K Unit, Spokane County October ? 2002 to Dec. 18, 2002. The Blakely inmate placement records clearly show that August 5,2002 to August 13,2003, that Blakely was in a different prison. (Please view exhibits Nos. 4,\*11\* confirmed by RP 629-652, recantation of Juarez, Espinosa, Barr)

- d) However, after Juarez's third letter of apprehension and scam, I appeasingly replied(RP 796,802-6). This third and/or fifth appeasement letters do not contribute to any offense/offer no matter how they are interpreted, and are the only elements to cover the charging information of September to December 2003.(please view exhibits ## 2,3,4,5,6,\*11) e) Extraordinary circumstances of repeated legal document confiscation
- e) Estraordinary circumstances of repeated legal document confiscation (notorized recantation affidavit of Robbie Juarez, transcript, Grant County Sheriff's Report with specific dates were all seized 9/10/09; 8/7/15; 5/6/17; 10/8/18) have prevented Petitioner Blakely from proving a wrongful conviction beyond a reasonable doubt.
- THE SPOKANE COUNTY SUPERIOR COURT ABUSED DISCRETION OCTOBER 2019, AND BEGEMBER \$,2019, BY DENYING PETITIONER BLAKELY JURISDICTION AND VENUE IN VIOLATION OF WASHINGTON STATE CONSTITUTION AND STATUTES.

  Does the (SCSC) violate Petitioner Blakely's Due Process Rights to an evidenciary hearing on "NO PERSON SHALL BE DEPRIVED OF LIFE, LIBERTY, OR PROPERTY, WITHOUT DUE PROCESS OF LAW?"?

  "JUSTICE IN ALL CASES SHALL BE ADMINISTERED OPENLY, AND WITHOUT DELAY"
- A. Accordingly, when there is "FRAUD SUBMITTED TO THE COURT" under CR 60(b) (4)(5); RCW 10.73.100(1-6) there is no time bar or procedural bar to declare Petitioner Blakely's judgment and sentence invalid on its face. (please read the too many fabricated wild statements in the Robbie Juarez March 9, 2005 Court record (RP 608-708) This along creates a wrongful conviction, because there is no evidence to cover the sharging information dates. (Ex.# 4,11)
- 1. The Spokane Superior Court cannot give away Petitioner Blakely's property without jurisdiction, due process, venue, while giving his life, liberty to a wrongful conviction in the Grant County Superior Court!
  - a) Admitted, Petitioner Blakely is a resident of Spokane County, but the abuse of discretion of Judge Charnell M. Bjelkengren (SCSC) refusing to consider fraud and perjury on the court is wrong. Exi
  - b) Judge John Stine (SCSC) erred in granting Attorney Spurgetis's ORDER 1274/19 No. 10-4-00660-7; which gives away Blakely's property without consideration of his life, liberty, or property, without DUE PROCESS. Exp

- V. WAS THERE A MISCARRIAGE OF JUSTICE CREATED BY THE COURT OF ORIGINAL JURISDICTION AND VENUE, THAT DEPRIVED BLAKELY OF LIFE, LIBERTY, OR PROPERTY, WITHOUT DUE PROCESS OF LAW?
- A. The alleged clear testimony RP 629,630-652 chief witness Robbie Juarez states that the offer of solicitation to commit murder occurred in Spokane at AHCC K Unit OCTOBER? 2002 while Petitioner Blakely was in a different prison. The **third time** amended charging information is fatally flawed with dates of September to December 2003.
- 1. Judge John Stine's Order granting Attorney Spurgetis Blakely's property December 4,2019 supports the ultimate fact that Spokane County Superior Court maintains jurisdiction and that Grant County Superior Court lacks jurisdiction as a miscarriage of justice. Petitioner Blakely's judgment and sentence is invalid on its face.
- VI. ATTACHED ARGUMENT OF EXHIBIT NO. 11 supported by 2,4,5,8

### VII. . . CONCLUSION AND REQUEST FOR RELEASE FROM A WRONGFUL CONVICTION

The extraordinary 'ultimate fact' is the Courts have refused to consider and read state cheif witness Robbie Juarez's wild fabricated testimony.(RP608-708) Judge Charnell M. Bjelkengren (SCSC) abused discretion 10/19/19 by not taking responsible duty and jurisdiction. Just as Judge John Stine (SCSC) 12/4/19 took Spokane County exclusive jurisdiction and erred by granting that Order to give away Petitioenr's legal property against Blakely's many objections. Ex.No.1

Petitioner Blakely, after serving 2% years of a wrongful conviction asks this Court for an Order of Release from a wrongful conviction under RAP 16.15b). Based on critically needed medical and dental treatment that is deliberately refused by Washington Department of Corrections AHCC. Blakely has fallen too many times suffering brain concussion causing blind left eye, distorted right eye vision and the disability to participate in daily activities.

I Ralph Howard Blakely 817995 declare under penalty of perjury of the laws of the state of Washington that the exhibits and attachment # 11 are true and correct February 20, 2028.

Ralph H. Blakely 817995

AHRE NA. 14 C. K. C. MSU DO 2

Box 2040

Box 2040

Airway Weights, Ma 99011

CASENO 387381

COURT of APPEALS III CASE NOID-4-00660-7 RALPH HOWARDBLAKELY, SPECIAL PERSON CARETRUST, DECLARATION
PLAINTIFF MATION TO STO JAMES P. SPURGETIS DEFENDANT, MOTION TO STOP UNFAIR JUSTICE OF THE BIAS COURT | RHB DECLARES THAT 96-2-04155-1 15 RHB doing businessas (D.B.A) BLAKELY FARMSTRUST, SINCE 1956. 2. THE FUNDS EMBEZZLED FROM MY PERSONAL M.S) SECURITYES ACCOUNT ( Due Process NOTICE) ARE USED TO FUND THE (FRAUDULENT CREATED KHB SPECIAL PERSON CARETRUST) check account.

3. THE APPEA (incorrect TITLE) HOWEVER, IT - SHOULD INCLUDE BOTH BECAUSE (T INCLUDES THEFT ACCOUNTING FOR THE ASSETS OF BLAKELY FARMS TRUST SCSC 96-2-04155-1 COA3a. INJUSTICEARISES WHEN THE COURTALLOWS BLAKELY CANFUNDS 10 PAY Beverly anderson 10 BEAT blind BEAKELY ago 87 along with Lawyer Spurgetis' THEFT OF \$170,000 of Blakelie's money !!!

4. HOW DOES the EXPECT Blakelie's Doj CPS+SofA WITHOUT Poptage WHEN spurgetes REFUSES ALL PHONE CALLS AND TU PAY MY LOVALLAWYER CONNICK O JOHNSTONE OR O SPOSTABLE ENVELOPES for service on allconcorned. OET 4,2023, 1. RHB declareupder penalty of persung the above is true Ralph 21. Blakely 817995 MOTION + DECLARATION 9-29-13 tetter

### CASENO.387381 COURTOF APPEALS ITT

RALTHHOWARD BLAKELY D.BA. (RHBSPCT)
BLAKELY FARMISTRUST
SCEC 10-\$ 00660-7

REQUEST to 10-17-23 MOTION FOR APPOINTMENT COAD LETTER. OF COUNSEL Chave hadall legal documents seized at WSP then transfered to CRCC.
Please & mail back to me copies of minto CUAII 9-19-23 letter 1-8. now the court appointed lawyer. ~ anderson to represent lawyer Spurgetis and pays andersonwith Blakely (VIII) Please terminate Spurgetis from stealing Blakely's money and appoint The Court 7-11-2000 Declared Blakely an INCAPICIATED PERSON" MITHOUT DUEPROCESS NOTICE APPEARANCE IN VIOLATION DF (WSC) ART /83, RCW1188 etseg: RCW4.08.060 MANDATES!!

> October 20,2023 Ralph X Blakely 817995 CRCC MSU BOZ BOX 769 Connell WA 99326

Tristen L. Worthen Clerk/Administrator

(509) 456-3082 TDD #1-800-833-6388 The Court of Appeals
of the
State of Washington
Division III

500 N Cedar ST Spokane, WA 99201-1905

Fax (509) 456-4288 http://www.courts.wa.gov/courts



September 13, 2023

Ralph Blakely #817995 Washington State Penitentiary 1313 North 13th Ave. Walla Walla, WA 99362 Email

CASE # 387381
 In re Trust of Blakely Farms
 SPOKANE COUNTY SUPERIOR COURT No. 104006607

Mr. Blakely:

Your "Declaration and Motion for Mandatory Appointment of Counsel" and "Motion to Terminate" received August 30, 2023 are rejected for filing. These motions regarding Spokane County Superior Court No. 96-2-04155-1 must be filed with the Spokane County Superior Court Clerk. Confemplable Court I HISCOURT ALLOWS THEE SPURGETUS TO STEAL ALL BLIND BLOOKED WARRY THEN EXPECTS BLAKELY TO HAVE DISCOURTED TO Sincerely,

Sincerely,

Tristen Worthen

Clerk/Administrator

TLW:sd

c: Beverly Louise Anderson, bla@winstoncashatt.com

Tristen L. Worthen Clerk/Administrator

(509) 456-3082 TDD #1-800-833-6388 The Court of Appeals
of the
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August 9, 2023 Ralph Blakely #817995 Washington State Penitentiary 1313 North 13th Ave. Walla Walla, WA 99362 iail I de clare under penalty of pressure that on 244 ear of illegal impresonment that I have In re Trust of Blakely Farms SPOKANE COUNTY SUPERIOR COURT No. 104006607 Appellant has filed to timely file the Statement of Arrangements and Designation of Clerk's Papers by the due date of July 17, 2023. Unless the Statement of Arrangements and Designation of Clerk's Papers are received within 10 days from the date of this letter, by August 21, 2023, this matter will be referred to the Clerk/Administrator. Sanctions in the amount of 250,00 nhay be imposed without further notice. See RAP 18.9(a). Beverly Louise Anderson Bla@winstoncashatt.com arkan

Tristen L. Worthen Clerk/Administrator

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September 8, 2023

Ralph Blakely #817995 Washington State Penitentiary 1313 North 13th Ave. Walla Walla, WA 99362 Email

Beverly Louise Anderson Winston & Cashatt 601 W Riverside Ave Ste 1900 Spokane, WA 99201-0695 bla@winstoncashatt.com

CASE # 387381 In re Trust of Blakely Farms SPOKANE COUNTY SUPERIOR COURT No. 104006607

Counsel and Mr. Blakely:

Having received Appellant's Motion for Stay and Response, the following notation ruling was entered:

September 7, 2023

Motion to Stay is denied in part. Court does not find sufficient evidence to stay proceedings, however an extension will be granted. RAP 18.8(a).

Corrected Statement of Arrangements and corrected Designation of Clerk's Papers, that comply with RAP 9.2 and RAP 9.6, are now due October 9, 2023. Objection is noted and made a permanent part of the record.

Tristen Worthen . Clerk

The Statement of Arrangements and Designation of Clerk's Papers received August 30, 2023 are rejected for filing. Sample forms for both documents are attached for Mr. Blakely, please refer to RAP 9.1, Composition of Record on Review for further information.

Sincerely,

Tristen Worthen Clerk/Administrator

TLW:sd

Tristen L. Worthen Clerk/Administrator

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Spokane, WA 99201-1905

500 N Cedar ST



September 29, 2023

Ralph Blakely #817995 CRCC, PO Box 769 Connell, WA 99362 Email

> CASE # 387381 In re Trust of Blakely Farms SPOKANE COUNTY SUPERIOR COURT No. 104006607

### Mr. Blakely:

On September 19, 2023 the court received numerous documents from you through the filing portal – please see resolution/action taken:

1) Appeal from Spokane County Superior Court Case No. 96-2-04155-1 – this case is not on appeal, no action will be taken

2) Fraudulent Created (RHCSPCT) Corrections – no action taken

- 3) Declaration and Motion for Mandatory Appointment of Counsel RCW 11.88 no action taken, duplicate of 8/30/23 Motion previously rejected 9/13/23
- 4) Motion to Terminate Trustee duplicate of 8/30/23 Motion, previously rejected 9/13/23
- 5) Motion to Stay Proceedings duplicate of 8/17/23 Motion, ruled on 9/7/23
- 6) Motion to Strike Trustee's Answer to Motion to Stay No action taken, ruling on motion to stay entered 9/7/23, made permanent part of the record
- 7) Designation of Clerk's Papers rejected, does not properly designate documents
- 8) Statement of Arrangements rejected, does not list hearing dates or court reporters

It is noted some of your pleadings reference Spokane County Superior Court Case No. 96-2-04155-1, that matter is not on appeal. Your current appeal only pertains to Spokane County Superior Court No. 10-4-00660-7 and only issues regarding that case can be raised.

Many of your documents indicate you do not have money for postage. Documents filed through the electronic portal are automatically served so postage is not necessary.

The Designation of Clerk's Papers and Statement of Arrangements remain due October 9, 2023

Sincerely,

Tristen Worthen Clerk/Administrator

TLW:sd

c: Beverly Louise Anderson, bla@winstoncashatt.cdm/

Tristen L. Worthen Clerk/Administrator

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October 17, 2023

Ralph Blakely #817995 Coyote Ridge Correction Center PO Box 769 Connell, WA 99362 Email

> CASE # 387381 In re Trust of Blakely Farms SPOKANE COUNTY SUPERIOR COURT No. 104006607

Mr. Blakely:

After several attempts to have you file the **correct** statement of arrangements and the designation of clerk's papers, those documents still remain due. Therefore, this file has been forwarded to the Commissioners' office for setting on their docket for dismissal for abandonment.

This matter will be considered on the docket of **November 2, 2023**, at **9 a.m.** without oral argument on a court's motion to dismiss for abandonment. If before the hearing date you file the correct statement of arrangements and designation of clerk's papers, the hearing will be stricken.

Sincerely,

Tristen Worthen Clerk/Administrator

Bridget-Anne Rigg

Commissioners' Administrative Assistant

TLW:bar

C: Beverly Anderson

CASEND387381
COURT OF APPEALS III
NOTICE OF APPEAL OF
FRAUDULENT TRUSTEES 14th
THEFT AND ACCOUNTING
FROM
SPOKANE COUNTYS UPERIOR COURT
NO.10-4-DD660-7
RALPH HOWARD BLAKELY,
SPECIAL PERSON CARE TRUST

NO.96-2-04155-(
RALPHHOWARD BLAKELY D.B.A.
BLAKELY FARMS TRUST

CONSTITUTIONALRICHIS

DUE PROCESS NOTICE

APPEARANCE VIOLATION

(WSC) Orth Seas 3,10,12

RCW 4.08.060 49A.56,020,

Ralph H. Blakely 817995

CRCC Sage MSUBO2

Bey 769

8 pages 10-1623

Connel WA 99326

## CASEN0387381 COURTOFAPPEALS

SPOKANE COUNTY SUPERIOR COURT

CASE#10-4-00660-7 RALPH HOWARDBLAKELY SPECIAL PERSON LARETRUST,
PLAINTIFF VS

NOTICE of APPEAL of SEFT 28-2023 TRUSTEES 14th ACCOUNTING

JAMES P. SPURGETIS, etal, DEFENDANTS

PLAINTIFF BLAKELVASKS THE COURT TO APPEAL DEFENDANT SPURGETIS 12-13-14th ACCOUNTING AGGENUINE THEFT AND FRAND. BASED ON PLAINTIFF BLAKELY'S "TEN" SUPPORTED MOTIONS TOTHE SPOKANE COUNTY SUPERIOR COURTS

1. PLAINTIFF BLAKELY DECLARES THAT SPURGETIS REFUSED BLAKELY'S CALLS AND REFUSES \$ 1.00 but paysBlakely's MONEY to his self-interest as attorney fees and to add graater Blakely /NTURY, pay attorney anderson over \$7,000. of Blakely's MONEY to oppose Blakely!!!

2. BLAKELY HAS LOST & ZMILLION ART + NOW-FICTION, BOOK BECAUSE BLAKELY COULD NOT PAY \$ 67.00 SHIPPING TO SPOKANE ATTURNEY Respectfully Requested October 11,2023 Ralph H. Blakely 817995 CRCC SACE BOZ I don't have resources to mail to SCSC or Clerk or attorney.

NOTICE OF APPEAL 18

### JAMES P. SPURGETIS, P.S.

Attorneys at Law U.S. Bank Building 422 W. Riverside Ave., Ste. 620 Spokane, Washington 99201-0308 Phone: (509) 444-5141 Fax: (509) 444-5143

MR RALPH H BLAKELY JR 817995 WASHINGTON STATE PENITENTIARYSA GE 1313 N 13TH AVE Coyote Reder Cc WALLA WALLA WA 99362 BOX 766 Commal WAGG326 LEGAL CORRESPONDENCE DATE: September 28, 2023 Ralph H. Blakely Jr. Special Person Care Trust Enclosed please find the following: Copies Description One Trustee's Fourteenth Accounting and Proposed Budget ) For Necessary Action ( x) See Remarks Below ) For Signature & Return ) Per Your Request ) For Signature & Forwarding ) Per Our Conversation As Noted Above ) Approved as Noted ) For Review & Comment (x) For your Files ) For Recordation ) For Your Information For Payment Only, No Action Necessary

Enclosed please find the Trustee's Fourteenth Accounting and Proposed Budget filed with the Spokane Superior Court on 09/28/23.

Sincerely,

Debbie Phillips Legal Assistant

ebbie Phellyps)

:dp

Enc.

## CASEN0387381 COURT OF APPEALS III

SPOKANE COUNTY SUPERIOR COURT BALPHHOWARDBLAKELY D.B.A., SCSC CASENDIGG-2-DOJ 155-1
BIAKELY FARMSTRUST, OBJECTION TO

VS YOLANDABLAKELY, etc.) AND JAMES P.SPLAR GETIS, DEFENDANTS.

TRUSTEE'S /4 th ARAUD ACCOUNTING Terminate
Thief James P. Spurgetis

PLAINTIFF BLAKELY OBJECIS TO TRUSTEES FRAUDULENT 14th GENUINETHEFT ACCOUNTING.

BASED ONFALSE STATEMENTS PAGE 3089 LINE 10, 19,24. During pastyears Plaintiff Blokely has issued 4 years SUBPEONAS regugting INVENTORY of \$628,000 Royal Sales Orchard, \$12 million Logan lumber warehouse and 119 acre SUBDIVISION. also requested INVENTORY of Blakely Farms Trust \$ 697,000 equipment, and stocks in personal Ralph H. Blakely (morgan Stanely securities account of \$6,9,000). Line 21-24 Spurgetis paid michael Kahrs \$ 35,000. to DONUIHING AND Page 4 of 9, LINES-9 PAIDJ. FINER \$13,992 TO PREVENT Blakely fromgetting his pain relief wheelehoir and cobalamin injection! NHY! does spurgetis pay to the IRS/HREE times (Page 10 \$3,429, or\$10287, WHEN. Ralph H.

Objection + terminale Squirgetis

Blakely personal M.S. security account () ECREASES from\$619,000 to\$566.000.?\$53,000 LOSS? PACE 4 LINED-3 WSP or DOC does not use Gobal Tel and Spurgetis REFUSES Blakely Securisphone calls for vitamins, atips, paper, copies, P LINE 14-15 CONFLICT DISTRECOURT APPOINT ATTORNEY SPURGETIS APPELLANT COUNSEL 12-20-20 AND 6-29-23 AND HAD SPURGETIS PAY ANDERSON WITH adjudicated 7-11-00 [NCAPACIATED PERSON BLAKELY'S MUNEY ? DIDTHESE MONEYSTHAT WERE PAID TO LAWYERS SPURGETIS AND ANDERSON (VIA RHBSPECAL PERSON LARE) CHECK ACCOUNTY WITHOUT RHBDUEPROCESS NUTLE APPEARANCE of RHBYSPCT? MANDATES OF RCW 4.08.060. PROWILS 8 et seg? VIOLATING GENUINE THEFTROWGA. 56.205 DECLARATION OF SERVICE I RHB absolutely do not have funds for copies postage to any of the OURT on parties -October 16,2023 1. RHB, declares under penalty perjury of Washington laws that the aforementioned is true with direct personal injuries. Ralph Howard Blakely 8/7995 CRCC SAGE MSUUZ BUX 769 Connel, WA99316

OBJECTION & TERMINATE SPURGETTS

	d. The bond should: I remain the same; OR be changed \$								
1	d. The bond should.   Temain the same, OK   Joe changed   \$								
2	*Per Judge Tompkins' order entered 05/16/16, the Trustee was allowed to transfer								
3	\$5,000.00 from his blocked account to open this unblocked account for payment of the								
4	matters discussed in the Trustee's budget below in article 12. Said order does not require								
5	the posting of a bond.								
6	9. Have trust reports been prepared annually? [X] Yes [ ] No								
	10. Benefits Received. The Beneficiary receives the following:								
7	SSDI/SSA; SSI; Medicaid; Medicare; Copes; TANF; HUD;								
8	Food Stamps; GAU; Public Assistance; VA; CSA; Other-Specify: Mr.								
9	Blakely is incarcerated at the Washington State Penitentiary.								
10	11. Inventory: An inventory of all trust property is, or is not on file herein. An								
11	* updated inventory is contained in this Report.								
12	12. Proposed Budget:   The Trustee seeks authority to make expenditures for the								
	beneficiary according to the following proposed budget:								
13	As set forth in all prior annual reports, retired Judge Tompkins desired that								
14	disbursements from the Trust be brought before her and approved; therefore, a proposed								
15	budget for ongoing monthly expenditures had not been presented in past annual reports.								
16	However, after Judge Tompkins retired from the bench several years ago, this matter was								
17	not assigned to another judge; therefore, the annual accountings are now audited by the								
18	GMP, and approved by a court commissioner which began, I believe, with the eighth								
	annual report filed on 08/25/17.								
19	Regarding the above and as stated in my last nine annual reports, requests are								
20	periodically made to the trustee from Mr. Blakely for various matters that are urgent and								
21	either of a legal or medical nature. For example, in past years there has been a request for								
22	costs for an appeal Mr. Blakely filed with the Washington State Court of Appeals, for								
23	assistance from a physician to assist Mr. Blakely in obtaining much needed medication he								
24	feels is being deprived him from the correction facility where incarcerated, for payments								
- 1									
25	TRUSTEE'S 14 <sup>TH</sup> ACCOUNTING AND PROPOSED BUDGET PAGE 3 OF 9								
26									

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to Global Tel Link necessary for Mr. Blakely to phone in for court hearings with former Judge Tompkins that were requested by him, and for miscellaneous other matters such as a postage account at the prison, and trial court transcripts which was the case five years ago. These are generally of an urgent nature; thus, these advancements are made by the trustee and had been urged or ordered by Judge Tompkins.

A new matter mentioned in my 9<sup>th</sup> and 10<sup>th</sup> annual reports, that being a request by attorney Jeffry Finer to represent Mr. Blakely in a matter before the Department of Corrections pertaining to the withholding of needed medical services for Mr. Blakely, did occur. An order was entered to pay Mr. Finer \$12,000.00 for these services, which was paid from the blocked account on 08/31/18. An additional \$1,992.09 was paid to Mr. Finer on 03/10/20 per a court order entered on 02/24/20.

Mr. Blakely filed an appeal of the order approving my 11<sup>th</sup> annual report entered on 11/20/20. I was given permission to hire appellate law attorney Beverly Anderson by court order on 04/15/21. The appeal was decided on 09/01/22 under appellate cause number 37893-4-III. The ruling of the Spokane County Superior Court Commissioner approving the trustee's 11<sup>th</sup> annual report was affirmed 3-0. The Appellate Court opted not to publish the opinion in the Washington Appellate Reports. Mr. Blakely continues to file appeals. The last order approving more funds for me to hire appellate counsel was entered on 06/29/23.

13. Fees: If Trustee and/or attorney fees are requested, attach, or submit a separate, itemized fee declaration which describes the specific services rendered, the time required, the rate of compensation, and the out-of-pocket costs incurred.

Trustee \$3,573.50; Attorney \$185.50; Accountant \$ 400.00 (paid as billed for 2022's 1041 tax return); Costs \$85.40

DOUBLE STURING

14. Court Approval: The Trustee petitions the Court for approval of this Accounting and Proposed Budget.

TRUSTEE'S 14TH ACCOUNTING AND PROPOSED BUDGET

PAGE 4 OF 9

# Blakely Trust Balance Sheet Detail As of May 31, 2023

Туре	Date	Num	Name	Memo	Clr	Split	Paid Amount	Balance
ASSETS	3					<del></del>		25,027.24
Curr	ent Assets							25,027.24
C	hecking/Savings					*		25,027.24
	WTB Blocked PM	IA						20,014,87
Deposit	06/30/2022		Deposit to PMA	Interest Deposit	Х	WTB PMA	0.49	20,015.36
Deposit	07/31/2022		Deposit to PMA	Interest Deposit		WTB PMA	1.01	20,016.37
Deposit	08/31/2022		Deposit to PMA	Interest Deposit		WTB PMA	1.70	20,018.07
Check	09/02/2022		Withdrawal fro	transfer per c	Х	WTB Non Bl	-6,800.00	13,218.07
Deposit	09/30/2022		Deposit to PMA	Interest Deposit		WTB PMA	1.11	13,219.18
Check	10/27/2022		Withdrawal fro	transfer per c	Х	WTB Non Bl	-7,200.00	6,019.18
Deposit	10/31/2022		Deposit to PMA	Interest Deposit		WTB PMA	0.98	6,020.16
Deposit	11/30/2022		Deposit to PMA	Interest Deposit		WTB PMA	0.63	6,020.79
Deposit	12/31/2022		Deposit to PMA	Interest Deposit		WTB PMA	0.76	6,021.55
Deposit Deposit	01/31/2023 02/28/2023		Deposit to PMA	Interest Deposit		WTB PMA	0.77	6,022,32
Deposit	03/31/2023		Deposit to PMA	Interest Deposit		WTB PMA	0.93	6,023.25
Deposit	04/30/2023		Deposit to PMA Deposit to PMA	Interest Deposit		WTB PMA	1.79	6,025.04
Deposit	05/31/2023		Deposit to PMA	Interest Deposit		WTB PMA	1.73	6,026.77
Борозк	00/0/12020		Dehosit to LIMA	Interest Deposit	^	WTB PMA	1.97	6,028.74
	Total WTB Blocked	AM9 t		19 1 m			-13,986.13	6,028.74
	WTB Certificate o	f Deposit	long. 1 1	CHEC	K			0.00
	Total WTB Certifica		osit DIID	SPECIAL	N 10	A 12-1 1	MAN	0.00
			-11/11	コーヒロハレ	1-1-	ペミソスノ	ARETR	0.00
	WTB Non Blocked	i Simp Ch	ecking		(MIC)	, r and final to a		5,012.37
Check	<b>~</b> -06/08/2022	141	United States T	2022 1041 ES	Х	1041 ES Pa	رم 3,429.00 ج	1,583.37
Check	09/02/2022		Withdrawal fro	Deposit per C	Х	WTB Blocke	6,800.00	
Check	→ 09/07/2022	142	United States T	2022 1041 ES	Х	1041 ES Pa	-3,429.00	4,954.37
Check	09/07/2022	143	Vold		Х	Voided Check		4,954.37
Check	09/07/2022	144	Winston & Cas	attorney for tr	Х	Atty Fees fo	-661.37	4,293.00
Check Check	10/27/2022	4.45	Withdrawal fro	transfer per c	X	WTB Blocke	7,200.00	
Check	11/23/2022 01/12/2023	145	James P. Spur	trustee fees a	Х	Trustee Fee	-6,513.88	4,979.12
Check	+01/12/2023 +01/12/2023	146 147	Washington St United States T	filing fee appeal	X	Filing Fee	-200.00	4,779.12
Check	04/11/2023	148		2022 1041 ES	X	1041 ES Pa	-3,429.00	1,350.12
Oncor			Schmedding &	income tax ret	Х	Schmedding	-400.00	950.12
_	Total WTB Non Blo	•	Checking				-4,062.25	950.12
To	tal Checking/Saving	S					-18,048.38	6,978.86
	counts Receivable						32065.25	0.00
Tot	tal Accounts Receiv	able			\$ 10	287	37000	0.00
OH.	her Current Assets				A	, , ,	18062125	
	tal Other Current As						A see the stage of	0.00 0.00
Total (	Current Assets						-18,048.38	6,978.86
<b>5</b> 3							10,010.00	0,070.00
	Assets Fixed Assets							0.00 0.00
	Assets							0.00
	Other Assets							0.00
TOTAL A	SSETS						-18,048.38	6,978.86
LIABILITI	ES & EQUITY							25,027.24
Liabili	ties							0.00
	rrent Liabilities							0.00
	Accounts Payable							0.00
•	Total Accounts Paya	able						0.00
	Cradit Carala							
	Credit Cards Fotal Credit Cards							0.00
	TOTAL CHECK CAICS							0.00

1 2 JAN 3 1 2024 3 SPOKANE GOUNTY CLERK 4 (Copy Receipt) (Clerk's Date Stamp) SUPERIOR COURT OF WASHINGTON COUNTY OF SPOKANE In Re: CASE NO. 10-4-00660-7 10 BLAKELY FARMS TRUST, et. al., ORDER APPROVING 11 TRUSTEE'S 14TH REPORT Plaintiffs. 12 (ORAPRT) 13 YOLANDA BLAKELY, et. al., (CLERK'S ACTION REQUIRED) 14 Defendants. 15 YOLANDA BLAKELY, et. al., Third Part Plaintiffs, 16 17 18 RALPH H. BLAKELY, JR., et. al., Third Party Defendants. 19 20 Due Date for Next Report: 09/30/2024 Due Date for: Trustee's 15th Accounting Name, Address and Telephone for Trustee/Attorney: James P. Spurgetis, 422 W. Riverside 23 Ave., Ste. 620, Spokane, WA 99201, (509) 444-5141. 24 Having reviewed the Trustee's Report, the Court now orders: RDER APPROVING TRUSTEE'S 14TH REPORT PAGE 1 OF 2 26 JAMES P. SPURGETIS, P.S. ATTORNEYS AT LAW

1	1.	1. The Trustee's Report is approved;							
3	2. The Trustee provide the next Report for the \( \sum \) 12-month period from \( \frac{05/31/23}{2} \) (the <b>ending date</b> of the last reporting period); and the Report shall be presented to the Court for review and approval <b>within</b> 90 days following his appointment date;								
4	3.	7 The Trustee food of \$2.572.50 attaining food \$2.572.50							
5 6	J.	3. The Trustee fees of \$3,573.50, attorney fees of \$185.50; and costs of \$85.40 are found to be reasonable, necessary, and are approved for payments by the Trustee from the assets of the trust estate;							
7	4.	Bond ⊠ remains the same or ☐ is changed to \$; and							
8	Other: The Trustee shall continue to pay the beneficiary's expenses pursuant								
9	to his discretionary authority granted in the trust document and shall make a report of such expenses at the next accounting.								
10			•						
11			24						
12	DATED AND SIGNED IN OPEN COURT THIS 23DAY OF Jee 2023.								
13			KEVIN STEWART						
14			Court Commissioner						
15			Judge/Court Commissioner						
4		00							
16	Staves	1. Murdas	James P. Spurgetis, 7949/5308						
17	Signature of	Trustee/Attorney\	Printed Name of Trustee/Attorney, WSBA/CPG#						
18	422 W Piver	side Ave., Ste. 620	(500) 444 5141 (500) 444 5140						
19	Address	side Ave., Ste. 020	(509) 444-5141/(509) 444-5143 Telephone/Fax Number						
20	G 1 177								
ł	Spokane, WA City, State, Z		jps@spurgetislaw.com Email Address						
21	O11), Suite, 2.	ip code	Eman Address						
22									
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- li									
	RDER APPROV	VING TRUSTEE'S 14 <sup>TH</sup> REPORT	PAGE 2 OF 2						
26									

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### SPOKANE COUNTY SUPERIOR COURT OF WASHINGTON

RALPH HOWARD BLAKELY, dba, BLAKELY FARMS TRUST,

٧S

Plaintiff,

YOLANDA BLAKELY, et.al.,

vs

JAMES P. SPURGETIS, THIRD Party, Defendants. ORIGINAL CASE No. 96-2-04155-1
Case No. 10-4-00660-7
AFFIDAVIT OF RALPH H. BLAKELY IN
SUPPORT OF MOTION TO TERMINATE TRUSTEE
James P. Spurgetis and to RESCIND THE
FRAUDULENTLY CREATED SPECIAL PERSON
CARE TRUST

- I, Plaintiff Ralph H. Blakely, declare under penalty of perjury of the of the laws of Washington that the following list of improper payments to people is not the exact amount, but a close approximate paid to each of the following:
  - 2. \$200,000. was improperly paid to Ralph H. Blakely ,SR without Due Process.
  - 3. \$6,000. was paid to Melvin Champagne without Due Process Hearing.
  - 4. \$40,000. was paid to Dennis Gronnin &Maxey to keep Blakely in Prison.
  - 5.\$295,000 was paid to Douglas Phelps to keep Blakely in Prison.
  - 6. \$28,000 was paid to Matthew Dudley to head the cabal of exploiters.
  - 7. \$15.000 was paid to Larry A. Weiser to mastermind the cabal. as GAL.
  - 8. \$90,000 was paid to John P. Bjorkman to seized Blakely Business Funds.
  - 9. \$500,000 was confiscated by Gary Cormier to liquidate Blakely Estate.
  - 10. \$195,000 was seized by Gary Gainer & Dennis Hession as manipulators.
  - 11. \$11,000 was paid to Richard L. Sayre to prepare FRAUDULENT Special Trust.
  - 12. \$39,000 was paid to Clifton Larson Allen to file tax returns for 20 years.
  - 13 \$80,000 has been paid to trustee James P. Spurgetis to cover FRAUD.
  - 14. \$8,000 was paid to Eric Schumaker to cover for the fraud of others.
  - 15. \$10,000 was paid to Steve K. Gustafson to cooperate with the cabal.
  - 16. \$6,000 was paid to Debie Kurbitz to secure fruad payments to RHB.
  - 17, \$70,000 was paid to Paul F. Blakely to quite him of the fraud
  - 18. \$70,000 was paid to Becky B. Barker as financial explotation of Blakely.
  - 19. \$70,000 was paid to Lorene L. Blakely as financial exploitation.
  - 20. \$1,874,000 was stolen by Lorene and Yolanda Blakely as Fed interstate Com.
  - 21. \$80,000 was paid to Jeffrey Fisher to create grounds for life prison.
  - 21A. \$27,000 was paid to John L McKean to enforce the 'incapacitated person', 21B. \$65,000 was paid to W DSHS at request of Grant County Superior Court.

- 22. \$35,000 was paid to Robert Cossey as cabal directive to allow a conviction.
- 23. \$35,000 was paid to John C. Perry not to appeal the Farce of Blakely conv.
- 24. \$35,000 was paid to Michael C. Kahrs to keep Blakely in prison without M&D.
- 25. \$8,500 was paid to Kenneth H. Kato to do nothing.
- 26. \$13,992 was paid to Jeffry K. Finer to keep Blakely without medical an dental. The approximate Total illegally paid to people without due process notice to Plaintiff Ralph H. Blakely is about \$2,814,492.00 from a PLUNDERED profitable real estate busines with clear assets valued at more than SEVEN MILLION DOLLARS.... 27. Plaintiff Blakely was stopped 2002 by Larry A. Weiser from purchasing 10,000 share of AMAZON stock with security funds in Salomon Smith Barney of \$307.683... (please view ER # 6 which was prepared by John Bjorkman of Clifton Larson Allen) 28. Due Process notice was not served on Plaintiff Blakely on the interstate Commerce disappearance of 2,379.936.53 \$\$\$ from Franklin Templeton Acct# 699051... 29. Plaintiff Blakely was never given Due Process notice for the sale of Logan 119 Acre twelve million dollar subdirision and half million dollar lumber warehouse with sawmill and lumber. Blakely has asked many times for the trustee to provide an accounting of that and the \$628,000 Royal Apples Sales Contract. 30. Plaintiff Blakely has many times asked for PROOF of the "MANIPULATED" securities account of a half million dollars, and trustee Spurgetis refuses. 31. Plaintiff has too many times asked for an accounting of construction equipment, mechanical, electrical, farm and orchard equipment of more than a half million dollars. Trustee Spurgetis self-interest of financially exploiting a sulnerable almost blind elder Blakely.
- 32. Trustee Spurgetis has too many times charged ATTORNEY FEES and has always represented the theft, of funds from Plaintiff Blakely. Spurgetis must be terminated as trustee of the Ralph Blakely Special Person Care Trust, which has only been a benefit to the cabal.
- 33. About \$80,000 paid to Long, Meyers, Vaino, More was not included in the \$2,814,492. mentioned above, that was not paid out by trustee Spurgetis.
- 34. February 27,2020, check#116 for \$15.90 was paid for typewriter ribbons that Plaintiff critically needs, but absolutely did not receive them!
- 35. Trustee Spurgetis as an employee of Clifton Larson Allen have been TRIPLE BILLING vulnerable Blakely everyyear for the SAME ACCOUNTING, TAX, INVESTMENT SERVICE AS A SCHAM "RICO" SCAM. When they have never filed a tax refund return for Blakely on \$200,000 that was mastakenly paid to the I R S and \$100,000 that was mistakenly paid to the Montana Department of Revenue ! ! !



- 36. Re #34 inaddition to \$15.90 for ribbons never received, but was charged over \$50.00 for writing check, attorney fee for signing, paralegal fee for ordering them; which creates fraUD and trustee Spurgetis must be terminated.
- 37. May 31,2019,Blakely Trust Balance Sheet Detail, Clifton Larson Allen(CLA) was paid \$1,910 and \$1,970 for tax accounting and filing, when all accounts are blacked and closed accounts? ? ? And James P. Spurgetis is paid \$1.801. to audit the SAME: REFUSING TO supply Blakely with itemized attorney fee statements for August 2013 to August 2020 without one that I have for 8/23/18.
- 38. COMPARATIVE ! ! !(CLA) has never supplied Blakely is specific itemized monthly tax accounting statement as a RICO SCAM. Must Blakely do a Subpoena Duces Tecum for (CLA) tax accounting statements of fraud? ? ?
- 39. Excerpt(ER) 15-19;15-20;15-21;15-22;15-23 clearly and conclusively have evidence gross financial exploitation of blind left eye, sporadic right eye 85 year old Ralph H. Blakely, who has been wrongfully convicted and has substantial evidence proving actual innocence.

40. Excerpts (ER) 15-10,11,12,13,14,15,16,2,18 clearly and conclusively show that Ralph H. Blakely is more than an expert of high intelligence to manage his financial property and matters, when during 2002,2003 he was not allowed to purchaZE 10,000 shares of AMAZON at \$ 25-35 per share, and his security accounts were improsperly seized by the cabal.

41. Excerpt (ER) is page 6 of Accountant John P. Bjorkman of Clifton Larson Allen of December 28,2002 clearly showing Salomon Smith Barney with two Blakely Security Accounts of \$307,683 and \$ 148,450, which would have covered the purchase of 10,000 AMAZON shares at \$30. What happened to \$2,379.936. Franklin-Templeton account # 11119083051 ? ? ?

I, Ralph Howard Blakely age 85, declare under penalty of perjury of the laws of Washington that all excerpts, exhibits and the aforementioned approximate funds, people were improperly paid by trustee Spurgetis is true. Ralph, N. Blakely 331/2 CERTIFICATION OF SERVICE

Z-/4-24

I, Ralph H. Blakely Excerpt #5,#7 do not have funds for copies to serve on Trustee James P. Spurgetis, nor postage for the 30 pages, March 31,2021

Kalph H. Blakely Ralph H. Blakely 817995 WESTON CRCC MSUDE Bax 769 Walla Walla WA-99362

### **INMATE**

### February 20, 2024 - 11:30 AM

#### **Transmittal Information**

Filed with Court: Supreme Court

**Appellate Court Case Number:** 102,743-5

**Appellate Court Case Title:** In re: Trust of Blakely Farms

**Superior Court Case Number:** 10-4-00660-7

DOC filing of Blakely Inmate DOC Number 817995

### The following documents have been uploaded:

• 1027435\_20240220113004SC036905\_5918\_InmateFiling.pdf {ts '2024-02-20 11:26:29'}

The Original File Name was 20240220\_094950.pdf

The DOC Facility Name is Coyote Ridge Corrections Center.

The Inmate The Inmate/Filer's Last Name is Blakely.

The Inmate DOC Number is 817995.

The CaseNumber is 1027435.

The Comment is 1of1.

The entire original email subject is 05, Blakely, 817995, 1027435, 10f1.

The email contained the following message:

Reprocessed. -----Original Message----- From: SMTP.DOC1.WA.LCL <SMTP.DOC1.WA.LCL> Sent: Tuesday, February 20, 2024 9:50 AM To: eFiling-SC <eFiling-SC@courts.wa.gov> Subject:

[DMARC]05,Blakely,817995,102743-5,1of1 External Email Warning! This email has originated from outside of the Washington State Courts Network. Do not click links or open attachments unless you recognize the sender, are expecting the email, and know the content is safe. If a link sends you to a website where you are asked to validate using your Account and Password, DO NOT DO SO! Instead, report the incident. Reply to: SMTP.DOC1.WA.LCL <SMTP.DOC1.WA.LCL> Device Name: DOC1pCNL1149 Device Model: BP-70C31 Location: S054 OA Suite File Format: PDF (Medium) Resolution: 200dpi x 200dpi Attached file is scanned image in PDF format.

The following email addresses also received a copy of this email:

A copy of the uploaded files will be sent to:

• bla@winstoncashatt.com

Note: The Filing Id is 20240220113004SC036905