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SUPREME COURT
STATE OF WASHINGTON
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In the
Supreme Court for the
State of Washington

NO.99904-0

IN RE: GUARDIANSHIP OF OMANA THANKAMMA

(Court of Appeals- 81006-5-I consolidated with 81506-7-I)

PETITIONERS:
JAYAKRISHNAN NAIR (AIP'S SON), JAYAKUMAR NAIR (AIP'S BROTHER)

PETITION FOR REVIEW

Petitioners appearing Pro Se.

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DATED: 07/23/2021

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I. ERRORS, OMISSIONS & COMMISSIONS STATEMENT

Petitioners are neophytes in litigation, and have an EXTREMELY limited knowledge of the legal system in USA, but are pleading for justice and the Constitutional protection of life, liberty and property for their family, and to end the ongoing evil torture of Omana, an innocent paralyzed visitor being sought to be racially lynched only as the State has no money to take care of her, and for pure racist evil. They are genuflecting in the highest reverence before the Laws and Courts of the USA despite the systemic injustice hitherto meted out to them.

Any criticism herein is ONLY on the subjective actions of certain individuals who have sacrilegiously compromised the integrity of the Courts, while at all times the Nair family revere the actual Courts themselves as Hallowed Institutions.

They trust sincerely that God, Truth and the US Justice System will ultimately prevail; the miscreants who disgraced it will be brought to justice and that our family's humble prayers for justice will finally be answered by a

benevolent Court that is neither racially prejudiced/xenophobic nor afraid/reluctant to do it's duty to uphold the dictum inscribed under the venerated Supreme Court fascia: "Equal Justice under Law". Facing such extreme systemic injustice and cruel racist malice (as attempted to be expounded herein), we humbly pray furthermore that this most August & Honorable Supreme Court would kindly empathize and sympathize with our family's excruciating suffering and emotional turmoil despite being innocent, erudite, highly contributing members of the society; and in the light of our most crucifying experiences and pain would kindly forgive any errors, delays, omissions, commissions, improper/incorrect language and/or procedural inadequacies in the prosecution of this matter (perhaps bound to happen from our legal inexperience and terribly traumatized state of mind), in the spirit of manifest justice as well as in lenient consideration of the liberal pleading standards set forth by Fed R. Civ. P. 8(a) and 28 U.S.C. § 1654.

II. CERTIFICATE OF SERVICE

I hereby certify that (a) I am a legal permanent US resident over the age of eighteen; and (b) on 7/23/2021, I filed the foregoing petition with the Clerk of the Supreme Court for the Washington State, and also served the following person(s), by eService to ermin.ciric@rm-law.com:

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III. IDENTITY OF PETITIONERS

Petitioner Jayakumar Nair, a retired Chemical Specialist with Fertilizers and Chemicals Travancore , is the brother of AIP Omana Thankamma (Indian citizen aged 79; hereinafter, "Omana"), a widowed, retired Accountant (whose only income is a \$300/ mo pension from Kerala State Electricity Board where she had worked for 35 years) who has two children: Rajakumari Susheelkumar (hereinafter, "Raji"), a senior media executive with Mathrubhumi Printing Press (one of India's largest and oldest newspapers) and Jayakrishnan Krishna Nair (hereinafter, "Krishna"), a biomedical and real estate entrepreneur who had immigrated to USA at age 21 on merit after he was admitted to Masters in Computer Engineering with a full Research Scholarship and tuition waiver for working on NASA projects at University of Massachusetts, in August 2001, by virtue of his stellar academic merit, an outstanding patents and publications record, an All-India 10th rank in Mathematics Talent and several national awards and honors . Since he was already making ~\$2000+ /mo from his scholarship, he was able to rent an apartment and invite his mom to visit him at Amherst, MA within just one quarter of starting his graduate studies in the USA.

Omana therefore got a 10 year B1/B2 tourist visa in February 2002, which she renewed for another 10 years in February 2012 to be (currently) valid until February 2022. She has been visiting her beloved son for six months every year since 2002 during summers, and spending the other six months with Raji in India – an annual routine she followed diligently until 2014, wherein she was disabled due to a stroke that paralyzed her on the right side but did not affect her cognitive abilities, language, reasoning, alertness or intelligence.

IV. FACTS AND TIMELINE OF A JEREMIAD

a) 2001-2014: Living the American Dream

Krishna was campus-recruited to Microsoft in 2003, completed an MBA summa cum laude from University of WA Foster School while working, and also steadily rose through the ranks to be leading a team of 27 engineers by age 26. He used his income to invest in five new construction homes in the eastside of Seattle, from 2003 - 2008, which he then used as passive rental income:

- a) 11031 Elliston Way NE Redmond WA 98053 (Redmond Ridge East)
- b) 8646 230th Way NE Redmond WA 98053 (Redmond Ridge)
- c) 6706 Quigley Ave SE Snoqualmie WA 98065 (Snoqualmie Ridge)
- d) 6813 SE Gove ST Snoqualmie WA 98065 (Cottages at Heights)
- e) 13506 34th AVE SE Mill Creek WA 98012 (Meadows at Mill Creek)

All except (d) was purchased directly in his name, but in 6/2007 **ONLY** since the new community of Cottages at Heights had a deep (over \$100,000) purchasing discount for senior citizens, he added Omana to HIS primary Bank of America account (ending in 3880, opened 7 years earlier solo) so he could wire in \$200,000 from his Countrywide Home Equity Loan [on his then-primary residence at (c)], and take out a cashier's check from that Bank of America account for the full purchase amount of \$204,000, which was delivered to Escrow to purchase the home in Omana's name. After the mandatory one year holding period (a purchase requirement), Omana promptly transferred the title to her son on 9/2008. It is to be noted herein that Omana has NEVER EVER transferred a single penny from India to USA, could have NEVER earned a penny in the USA as she is legally disallowed to work in the USA as a visitor (let alone her disabilities), and as a matter of fact, has NEVER EVER made a single other financial transaction in the USA (not even buying a candy).

b) 2014 – 3/12/2018: Stroke forces Omana to be disabled and taken care of at home by Son without any State Assistance

In 2014, Omana was unable to return to India as usual (as she had done 12 times previously) as she became paralyzed on the left side due to a stroke that affected the right hemisphere of his brain. However, as the left hemisphere of the brain was unaffected, it did NOT affect her language, mental acuity or alertness- the damage was limited to her becoming disabled on one side and needing full time care [Exhibit 11]. This forced Krishna to quit his job and return to WA state, so he can become her primary caregiver, along with hiring a team of a live-in CNA secondary caregiver (FULLY Certified by DSHS: as can be seen in [Exhibit 1]), a visiting certified nurse for tertiary respite [Exhibit 37], and a also live-in maid [Exhibit 36] to assist & enable him to do so.

As Omana did not have any Medicare/ Medicaid etc due to being a “visiting alien”, and her private insurance (Molina Healthcare Inc, despite the hefty \$1000+/ month premium Krishna was paying) refused to place her at a long-term assisted living facility as her condition now required, Krishna had to spend over \$10,000 a month to take care of her at home, including the salaries, accommodation and living expenses for the live-ins (Ashley Redican CNA: Exhibits [1,4]), (Alexandria Hall: [Exhibit 36]), respite nurse Karina Conspicion CNA [Exhibit 37: Karina’s certifications], her quotidian rehabilitation therapies (Physical, Speech & Occupational from Providence Health Care- three times each per week that Krishna paid out of pocket: [Exhibit 11]), in addition to over \$15,000+/ month that he was losing in opportunity costs due to not being able to work regular office hours in a senior executive position as he is qualified.

Furthermore, since her stroke-induced disability, Krishna has also been her Durable Power of Attorney [Exhibit 40] managing all her medical and financial affairs for her care. She has also always been a tax dependant of Krishna for 16 years on all his annual IRS 1040s since she first started visiting USA in 2002. The mother and son have a very deep, loving bond and they have always loved each other more than their own lives, as can also be seen from the [Exhibit 5] statements from the live-in helpers (Miki Chong, Peggy Chong and Chanelle Hollis, all of who thus have had the opportunity to know the family closely for years) extolling their pristine, immaculate love towards each other. Krishna was taking excellent care of Omana while also doubling as a biotech & real estate entrepreneur, after acquiring the exclusive licenses for certain epoch making neurosurgical technologies from research labs at Johns Hopkins University and working from home on getting the IP approved through international Patent Offices and for FDA 510(k) clearances, while also running his real estate business (ONLY for which he did hire several maids from Craigslist) for the family's sustenance through rental income from his five homes, which had been converted to furnished short term room rentals⁷.

c) 3/12/2018 – 11/18/2018 : A Neighbor's Silly Misunderstanding leading to a purported "Blessing in Disguise"

A frivolous incident happened in 3/18/2018, after he stepped out in the morning leaving Omana with Ashley and Alexandria, Ashley completed her morning routine and went to run a quick errand, wherein Alexandria went to a neighbor (who had never met the Nair family before and did not know of Omana's existence). For whatever reason, this neighbor reported Alexandria as

a “suspicious person” to Snoqualmie Police, wherein a cop came to the home and seeing Omana, and unable to understand her condition, had her removed to a hospital [Exhibit 2: Police Report]. Albeit that the doctor who examined her at Swedish Medical Center stated that she was well taken care of [Exhibit 3: Doctor Report], the City of Issaquah still charged Krishna with a misdemeanor charge of Abandonment of a dependent person in the third degree [Case #8Z0375340] based on this entirely frivolous “incident”.

Furthermore, despite Ms. Redican CNA’s exonerating statement [Exhibit 4] clearly admitting that she was present at home when Krishna had left in the morning showing Omana was never left alone with the maid Alexandria [albeit she is ALSO experienced with care facilities: Exhibit 36] at any time with Krishna’s knowledge or consent, the prosecutor failed to dismiss the baseless, almost laughable “charge” (how is taking excellent care of a disabled mother in a six bedroom luxury home by hiring two live-in assistants and a crew of private therapists visiting three times a week, in addition to sacrificing one’s own lucrative career to become a fulltime primary caregiver, losing over \$25K/mo as she has no state assistance, a “crime”?) until 17 months later on 7/2019.

Following this “incident”, DSHS/APS sent him a letter [Exhibit 6] “accusing” him of “hiring unqualified caregivers from craigslist”, although this was utterly false as Ms. Ashley Redican CNA is in fact not only fully certified [Exhibit 1], but also had been hired (along the respite nurse Ms. Karina Conspicion CNA [Exhibit 37]) from the same website (www.care.com) that most of the large nursing homes in USA use to hire caregivers [Exhibit 7: Proof of paid membership at www.care.com, from which CNAs were hired].

Please note DSHS/APS has NEVER accused Mr. Nair of any wrongdoing with his mother other than the frivolous “allegation” of hiring unqualified caregivers from Craigslist, or opposed his visitations.

Any reasonable person examining all facts can see Krishna is an ideal, loving son who did all he could and went above and beyond his call of duty, sacrificing his own career, to take best care of his beloved mom. However, on the basis of this utterly frivolous, baseless and farcical “allegation”, DSHS’ Adult Protection Services took a VAPO against Mr. Nair that HAD NO RESTRICTIONS other than taking her back home from Harborview hospital where she was being held [Exhibit 8: VAPO with NO visitation restrictions].

Omana really enjoyed staying with her son at her home, and therefore she wanted to prove to the Court that she was entirely competent to make decisions for herself. Accordingly, she submitted a declaration DENYING the DSHS efforts to place her under guardianship, under RCW 74.34.067(7) [Exhibit 9: Omana’s Declaration]. To prove she had made this declaration competently and voluntarily, King County Superior Court Judge Ken Schubert appointed a psychologist Dr. Janice Edwards for a mental competency evaluation. Omana proved to Dr. Edwards [Exhibit 10: Mental/ Psychological Report] that she “clearly understood all the court proceedings, but declined any guardianship protection from DSHS as she loves her son and wants to live with him at his home”. She further not only proved she was very alert and smart as she answered questions about previous presidents of USA, but also that she is in fact MORE intelligent and intellectually capable than the general population as she was able to answer multiplication questions for any two two-digit

numbers entirely by mind (which is not a feat majority of ordinary people can do). For context, one needs to only wonder how many American tourists visiting India can answer questions about India's previous prime ministers, or do advanced math by head, faster than a doctor could do on a calculator app?

As Krishna was spending exorbitant amounts for her caregiver salaries & private therapies etc, his attorneys Greg McBroom and Charles Diesen, representing the Nair family on the DSHS matter, suggested that the DSHS action might actually be a "blessing in disguise", so he can offload the extremely expensive private care for his mother (as he had been providing at home for nearly 5 years not only without any adverse incident, but also on the contrary Omana has repeatedly stated on record¹ that she loves her son and had been extremely happy with her care and loved to stay at his home - the gallery section at site www.saveomana.in has videos of her recorded statements in Malayalam pleading to be released with her son), and could return to work for Microsoft. They offered to negotiate a settlement that would allow her to be (a) placed within 25 miles of his home so he can visit her every day, and (b) she would get a US Citizenship, so she can receive the best care possible while also being close to her family and (c) allow Krishna to be able to take her to attend social and religious functions with her family etc. Washington State Asst. Attorney Gen. Ms. Jennifer Boharski, representing the DSHS, agreed to these conditions of settlement [Exhibit 12: Guardianship Settlement] and therefore a so-called "guardian" Ms. Channa Copeland was brought in.

¹ https://saveomana.in/?page_id=2

d) 11/18/2018 – 6/13/2019 – The Paramount Shelter Home:

Officially Ranked Worst Hell Hole in all of America by CMS

However, DSHS did not make any financial arrangements for Omana's continued care (although they were only too eager to wrestle her out of Krishna's excellent care at home). Further, Ms. Copeland turned out to be a rabid, evil, racist monster, who never visited Omana or try to speak with her through an interpreter even once, and instead she threw her into a free-for-all public shelter home (Paramount Nursing) that had clearly stated on its website [Exhibit 13: Homeless shelter admission criteria] that they do not have the facility to take care of long term patients; and was only a temporary shelter for homeless short-term patients without insurance or money to pay for their care.

For context, there are about 45,600 nursing facilities in the USA that are under oversight from Center for Medicare Services (CMS), and the 2019 report [Exhibit 14] shows this "facility" was the WORST OFFENDER even among the dreaded Schedule B, which is a list of about 20 of the worst nursing homes in all of USA. It literally could not get any worse than this. The staff, mostly all males who had recently immigrated from African countries and with **ZERO** caregiving experience or knowledge, made life an absolute nightmare for Omana, who kept pleading with Krishna that she was not only in total terror of the staff and other "inmates" at this terrible, filthy, ghoulish hell, but also was being neglected most cruelly and even being heinously abused in her helpless, paralyzed condition. He and the family's friends watched her suffer inexplicable cruelties each day, almost always being kept in her excrements [Exhibit 15: Pictures of Horrific Neglect and Evil Abuse at Paramount Shelter Home].

Kindly note that she was taken from her son's six bedroom luxury home where she had three live-in caregivers including him and a full-time CNA, as well as a visiting CNA and three therapists, in addition to quotidian doctor visits. Her care was at a gold standard at home that had been heavily modified with Hoyer lifts and ramps for her use & care, as ALL the medical professionals that treated her during her time under her son's care happily attests [Exhibit 11].

Furthermore, as the medically unqualified "staff" at this shelter did not know how to use a urinary catheter, they instead used diapers that were never changed, and being incontinent, this led to **FIVE serious UTI infections**, for each of which either Krishna or one of Omana's friends visiting her had to call 911 to rescue her after finding her unconscious and neglected [Exhibit 16: Report by visiting family friend Kavesh]. Krishna pleaded with Ms. Copeland to save her from Paramount, and to prove how filthy and intolerable the conditions are, he invited Ms. Copeland to watch the Youtube livestreams of his daily visits to his sister Raji, uncle Jayakumar and family in India, so she can see for herself how the conditions at Paramount were truly horrid. Ms. Copeland was sent over 40 hours of videos and pictures of Omana's gruesome neglect and evil abuse at Paramount, which she promptly forward to the administrator Roger Moore, who promptly trespassed Krishna and Kavesh on the very next day stating the use of cameras was a violation of their policies [Exhibit 22].

Omana not only **DOES NOT HAVE ANY TERMINAL CONDITION**, and is completely medically stable, but she has also conclusively proved she is far more intelligent, alert, savvy and intellectually superior than Ms. Copeland, despite which the latter presents Omana as a "vegetable" to be "euthanized".

e) 6/13/2019 – 8/16/2019: First / Unofficial Murder Attempt

Thwarted by Raji, Seattle Police Refuses to Charge Criminals

Krishna attempted to persuade Ms. Copeland to let him visit his mother (please note the VAPO that Ms. Jennifer Boharski had taken on Krishna on the alleged issue of hiring unqualified caregivers did not have any restrictions on his visit – Exhibit 8), and as can be seen from the set of all email communications with Ms. Copeland [Exhibit 17: Channa Emails], all such messages were polite and professional. She did not respond, instead contacted Omana's family in India- specifically daughter Raji, granddaughter Sukanya and Omana's brother Jayakumar – on a conference call and told them that based on the research she has done on Hinduism, she felt Omana deserved to die than live in this condition, and therefore she had decided to "let her die" by withholding food and water, as she had instructed with Mr. Roger Moore and Mr. Tedla Belete. This conversation (which was also backed by her email – Exhibit 18: Ms. Copeland's Email to granddaughter threatening to murder Omana as she "did not believe Omana deserved to live in this condition based on her tons of research on Hinduism") really caused Raji to panic and therefore she boarded the next available flight to Seattle on June 12, 2019.

After landing on Seattle, Raji directly went to Paramount from the airport to check on her mother, and the sight she saw cuddled her blood- Omana was severely dehydrated, had burn marks all over her body, was delirious, covered in her excrements and pleading for "vellam" (water in Malayalam). She was told by couple of "staff" when she ran to them for help, that the "only thing to do was to pray for her in her last moments" as the guardian had asked them to withhold

all food and water. She also had the most horrible, most ghastly third degree burns all over her body from apparently getting scalded [Exhibit 19: pictures of burns] by these animals for psycho sadism. Raji called 911, and paramedics confirmed [Exhibit 20: Volumes of medical records showing her vitals corroborating the murder attempt] that she had not received any water, food or medication in days, and it was a miracle she was still alive.

Omana was taken to Harborview, and Raji then obtained all the medical evidence from the Paramedics and the Hospital to corroborate the attempted murder/ racist lynching and scalding torture. The medical evidence also showed her blood glucose was over 400, and all her vitals had been very severely compromised (proving she had not received any medications in days). Raji took all these evidence and photos to Seattle Police on July 3, 2019 and filed a criminal case (19-243177) of attempted murder against these rabid animals that conspired to torture, scald and murder her mother: male “nurse” Tedla Belete (that Omana has stated as having abused and tortured her the most), “administrator” Roger Moore and the animal Ms. Copeland who betrayed the family’s trust in letting her in as guardian and had also violated all terms of the agreement with DSHS. However, the Seattle Police officers who took her complaint advised Raji that as Omana was a foreigner, they did not consider that it was a crime to murder her as she had no rights whatsoever in the USA (i.e. her life did not matter, anybody can do anything to her and the police will not intervene). As retaliation, Raji was taken into illegal custody by Harborview Security when she tried visiting her mother on the next business day (July 5th 2019). She was placed under false arrest for nearly 6 hours in a locked room, and her laptop and cellphone confiscated, as was also done with Krishna

earlier at Paramount by Roger. Both their laptops and cellphones have still not been returned. Raji has since not been allowed to see her mother even once, and Krishna has only been allowed to see Omana once, and that too with Court permission, on Feb 5th 2020. Otherwise, none of the family members in India or USA has been allowed any information, updates, telephonic or any other form of contact with Omana, who has been asking why she is being held prisoner, and incessantly screaming to be reunited with her family [Exhibit 38].

f) 8/16/2019 - 12/17/2019: Federal Civil Rights Complaint, Habeas Corpus, Omana's ongoing cruel solitary confinement

Raji & Krishna sent a letter [Exhibit 21] demanding Ms. Copeland to allow them to visit their mother, and when she did not respond, the Nair family filed a Federal Civil Rights lawsuit [Exhibit 22] on August 16, 2019 against these evil monsters that tried to murder their helpless, paralyzed mother. They also filed complaints with DSHS, human rights organizations, ACLU, WA State LTC ombudsman, US Senators, and every authority about Omana's pitiable plight [Exhibit 23: Raji's declaration]. Omana has been held in unconstitutional, illegal, inhuman solitary confinement since then, without access to any family or friends. All of these Kafkaesque nightmares the Nair family has had to endure is directly a result of systemic racism, wherein the dysfunctional local legal system has spectacularly failed. On October 2019, Mr. Ermin Ciric, representing Ms. Channa Copeland, made a CR68 Settlement Offer to repatriate Omana under Harborview's expense, if the Nair family agreed to dismiss the Federal case for \$1 [Exhibit 24: Rejected CR68 Settlement Offer], which the plaintiffs rejected as they wanted to bring Ms. Copeland to justice.

Petitioners also brought a motion to terminate the guardianship with the State Court [Exhibit 25] and sought a VAPO against Ms. Copeland from inflicting further damage on Omana [Exhibit 26], which were denied and appealed. Albeit having no legal restrictions to their visits, both children were not allowed to visiting their mother, and after trying for several months, including Habeas Corpus petition to release her mother [Exhibit 31], Raji returned to India in tears not knowing if or whether she could ever see her mother again. Two of the attorneys representing the Nair family turned into witnesses on the Federal Civil Rights case for the racial abuse of Krishna and Raji at Harborview Medical Center, one of the defendants in the Federal case: Attorney Dan Young's declaration is in [Exhibit 27], and attorney Paul Barrera's declaration is in [Exhibit 28]. Thereafter, the Nair family has since struggled to find any counsel to represent them in the King County, as apparently they have been "blacklisted" by the King County Ex Parte Commissioners Henry Judson and Carlos Velategui [Exhibit 29: Correspondences proving no local attorneys are willing to represent the Nair family due to fear of targeted declensions from these Commissioners] from obtaining legal representation [Exhibit 30: Dan Young's email about being forced to withdraw due to Commissioner's illegal threats from the bench against representing the Nair family], forcing the Nair family to learn the US legal system and to represent themselves pro se.

g) 12/17/2019- 3/25/2019: Fraud VAPO with Back Dated proof of perjury, Covid19 and More Heinous Racist Hate Crimes

On 12/17/2019, he received an email with a 5-year VAPO attachment against him restraining him from visiting Omana, from Mr. Ermin Ciric's office,

albeit he had never received any service of process. Upon obtaining the files from the docket, it was found that this perverted vermin had downloaded and combed through the 40 hours of family videos that Krishna had shared with Ms. Copeland A FULL YEAR earlier, which had also been uploaded by Family in India on the gallery¹⁰ section of the website www.saveomana.in as early as 11/2019, and criminally photoshopped images of him hugging and kissing his mother in the bed [specifically the ones under site/gallery/Paramount Nursing Home (12/8/2018-6/13/2019)] as a loving son while on video conference with sister and uncle, in order to deceive Judge Julie Spector and to obtain a fraud VAPO, for (A) the purpose of mounting a defense on the federal civil rights matter, (B) to obtain backdoor compliance with state statutes for illegally denying access the incapacitated adult to her family (guardian is required by RCW 11.92.195 (c) (iii) to bring a protection petition within 14 days of placing an arbitrary restriction between AIP and family members qualified under 11.92.150, but Ms. Copeland did not for over 6 months while keeping Omana in illegal solitary confinement after the family filed police and federal complaints against her), and also (C) for accelerating Ms. Thankamma's death knowing she has said on record that her only purpose of existence was spending time with her beloved children, and that she is clinically depressed from the stroke and that cutting off her access to family was a bestial way of breaking her heart and killing her, as well as to (D) break Krishna's ability to fight the legal battle by psychologically torturing him by not allowing him to see his most beloved mother. Furthermore, in order to prevent Krishna from appearing on the hearing or defending himself, the docket [CP 5, 9] proves that Mr. Ciric had deviously amended the note for calendar from 12/13/2019 to 12/17/2019 – after he

"convinced" the Orting County Municipal "Prosecutor" Mr. Aaron Walls to "charge" Krishna in November 2019 [Exhibit] with "Cyberstalking" for the polite emails [Exhibit] he had sent SIX MONTHS EARLIER in May 2019 before filing the federal lawsuit. As the police report shows [Exhibit], the Pierce County prosecutor had declined to press charges six months earlier (and since then Krishna has never had any correspondence with Ms. Copeland), in response to which Ms. Copeland threatened the prosecutor. Krishna was due to appear for a criminal arraignment on this yet another entirely frivolous, laughable and baseless misdemeanor charge, on 12/17/2019.

After having corruptly secured the arraignment, Mr. Ciric amended the calendar note to the same date and time when he knew Krishna would have to be at Orting Municipal Court for the arraignment. Mr. Ciric then filed a fraud return of service on 12/16/2019 [CP 12 ¶3], in which "Ms. Linda Baker", the apparent process server, claims in an email (the header of which shows it was sent on 12/4/2019 at 11:53 AM) to Mr. Ciric's paralegal Ms. Rebecca Jenkins, that she served Krishna "on 12/13/19 at 11:42 PM at his address on 11031 Elliston Way NE Redmond WA 98053" – a date and time she reasserts twice on the document at *Id.* ¶3], which means ONLY ONE OF TWO THINGS: (A) either that Mr. Ciric / Ms. Baker is in possession of a time machine (for which they should receive a Nobel prize in physics), or (B) this filing of fraud affidavit of sevice is evidence to charge and prosecute Mr. Ciric for criminal perjury.

Furthermore, all efforts to locate Ms. Linda Baker, or her "company" The Baker Detective Agency, seems to point to the fact that Ms. Baker does not even exist in reality as a person, but is nothing more than a fictitious bit of

imagination from Mr. Ciric after his previous process server, a real person named Ms. Margaret Xitco, had tried and failed five times to locate Krishna at that address, as she has stated in [Exhibit 33]. The reason for this was Krishna had been staying at a different address at 8646 230th Way NE, as attested by his housemate Mr. Erdinc Ucar here [Exhibit 34], and had never been to the address (where he was purported to have been served) in months. Therefore Mr. Ciric likely decided to file a fraud Affidavit of Service under a fictitious name, though he was fortunately not smart enough to double check his email header to fit with his fraud story. Petitioners are not hand writing experts, but any amateur can see the distinct similarities between 'Ms. Baker' and Mr. Ciric.

This fraud VAPO was promptly appealed [Case # 81006-5], after his CR60 motion to vacate [CP 22] was denied, as he had constitutional rights to due process (including 14th amendment) before his other constitutional as well as 42 U.S.C. § 1983 civil rights, including right to family consortium could be denied. For context, the declarations by all the caregivers and maids that he had hired over the previous 5 years to take care of his paralyzed, disabled mother at home without any state assistance, can be seen in [Exhibit 5]. All his constitutional due process rights have also been violated.

**h) 3/25/2020 – 5/15/2020: Proof of Insidious Corruption: A \$370K
Fraud, baseless “Judgment”**

On 3/25/2020, these psycho criminals obtained yet another fraud, corrupt judgment from King County Superior Court, for almost \$400K against Krishna's multi-million dollar estate, although Omana never had transferred a single penny to him ever, and she had always been his dependent with no

income of her own in the USA (nor could she have made any money in USA as she was not legally permitted to work anyways). Krishna had always been her sole financial source of support for the entire time Omana had been staying with him in the USA, and financial records prove he has spent over a million dollars for her various extremely expensive hospitalizations (including a bypass surgery in NJ in 2011 and almost 3 months following her stroke in Las Vegas), rehabs, therapies, salaries for in home caregivers, private insurance, accessibility alterations to his home including a Hoyer lift & ramps etc, in addition to the opportunity costs from not working a highly paying senior IT job that he is qualified for, in order to take care of her as her primary caregiver. Therefore this “judgment” is nothing more than evidence of the corruption and racism plaguing the King County Superior Court. This fraud judgment has also been appealed, and the Honorable Court of Appeals Commissioner has combined this appeal with 81006-5.

i) 5/15/2020 - Present: Second / Official Murder Attempt is currently ongoing, + a TEDRA Petition to steal Krishna's home

These animals have currently brought an official motion seeking to racially lynch Omana [Exhibit 37]. Specifically, the motion explicitly asks the Commissioner of the Ex Parte Court to grant them the permission to remove her breathing tube, and to stop entereal feeding and water, and to let her suffocate and starve to death, although she has proven to be mentally alert, fully conscious and seeking to be reunited with her family. These evil monsters' own exhibits in [Exhibit 37] in support of murdering her show that they had asked her the question whether she wants to live, to which she had not only replied

yes (God only knows her frightened state of mind when such a terrifying question was asked) but also enquired why she was being held a prisoner. Please note that the stroke DID NOT affect her mental faculties, as she is still able to do advanced mental calculations as she has shown with the medical evaluation with Dr. Janice Edwards [Exhibit 10], during which she demonstrated advanced mental acuity of multiplying two digit numbers by head, and answering questions about previous presidents of USA. To attempt to murder such a fully alert and conscious mother, not once but twice and still being free to roam the streets show the fact the legal system in King County has completely collapsed and lost its meaning.

V. ISSUES PRESENTED

- 1) Did Mr. Ciric commit the crime of perjury by deceiving the Court with fictitious documents and fraud declarations, in order to obtain a VAPO as a defense for his client against the Federal Civil Rights Complaint, and to steal an innocent loving son's home, destroy his upstanding reputation, and above all derive the most dastardly, racist, psycho sadistic pleasure of hurting Krishna and Omana from spending precious time together during her last days? YES
- 2) Did Krishna have a constitutional due process to receive proper service, without which the judgment taken on 12/17/2019 is void ab initio? YES
- 3) Did the trial court commit a clear error when it awarded a \$370k judgment against Krishna to the guardian "on behalf of" Omana, when the fact is no scintilla of evidence has established that Omana ever had any (or could have had any) contribution to Krishna's estate (which financial records corroborate

he built on his own merit & efforts in the USA), and on the contrary he had spent over a million dollars for her care in the USA out of his savings & love?

VI. RELIEF SOUGHT

Petitioners are requesting the Court to bring these racist crimes to justice by ordering a criminal enquiry into Ms. Thankamma's multiple murder attempts, evil torture that has resulted in her turning blind on an eye, quash the baseless, fraud judgments against her family such as the \$400k scam judgment and the 5-year VAPO taken without service, and terminate the guardianship, as well as to allow Family to repatriate Ms. Thankamma to India, as the Indian government has offered to use its medical flights to repatriate her.

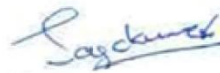
VII. CONCLUSION

For the aforementioned reasons, petitioners respectfully request that this August Supreme Court grant this petition.

Respectfully Submitted,



Jayakrishnan Nair (AIP's Son)



Jayakumar Nair (AIP's brother)

JAYAKRISHNAN NAIR - FILING PRO SE

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