Worst and most amazing gag orders imaginable—from a Detroit Michigan Probate court and Judge

Posted on July 22, 2015 by jmdenison

https://marygsykes.com/2015/07/22/worst-and-most-amazing-gaq-orders-imaginable-from-a-detroit-michigan-probate-court-and-judge/

I challenge every law school student and graduate to find the dozen or so illegal portions of this order, it is so reprehensible, it deserves to be on a bar exam: (note this has been OCR'd and scanned so please excuse errors)

From the Probate court in Michigan:

PC609 Case 1I9nOls 1:32PM Approved SCAO OSM CODE: ORO STATE OF MICHIGAN PROBATE COURT WAYNE COUNTY ORDER

In the matter of Gayle Robinson, Legally Incapacitated Individual At a bearing on 7-08-15, Honorable Terrance A. Keith ORDERED the following: 1. That Randy Robinson failed to appear pursuant to Order dated 7-06-15 FILENO.

- 2. That Randy Robinson failed to communicate with Guardian, Mary Rowan or her staff as ordered on 7-06-15 about the return of Gayle Robinson to Michigan.
- 3. That a bench Warrant shall be issued for the return of Randy Robinson to jail and that he shall not be released until further order of the Court.
- 4. That a Motion and Order to Show Cause shall be issued for DEBBIE FOX to appear before the Court at a date to be set by the Court.
- 5.That Guardian or her staff shall make arrangements for the return of Gayle Robinson to Michigan within 30 days or sooner [comment: since when does a sitting Judge in Michigan have the power or authority to just step into California land and remove a woman who is now a California resident, and has changed all of her addresses to that state? Residency requires presence plus intent. You would think that after being forced into a psych hold for 9 days with forced drugging they would get it she does not want to go back, but then there are a lot of dense people and judges out there] depending on the removal of Randy Robinson and his daughter Lynette from the residence. James Brown shall return Gayle Robinson to Michigan once presented with the arrangements made by Guardian. Mary S. Rowan and her staff. In the interim, Gayle Robinson shall remain in the physical custody of James Brown at his residence in California. [As if any of these idiots have a choice].

JAMES BROWN SHALL ABIDE BY THE ORDER OF THIS HONORABLE COURT DATED 6-17-15.

In particular paragraphs 3 and 4 whereby there shall be no contact or (communication with RANDY ROBINSON, LYNETTE ROBINSON AND DEBBIE FOX AND HER

IMMEDIATE FAMILY WHICH INCLUDES HER HUSBAND AND CHILDREN. [comment: clearly illegal gag order]

(the SIBLINGS OF DEBBIE FOX are not included in the phrase immediate family) 6. That in addition to the fees ordered to be paid in the order of 6-17-15, Randy Robinson shall be personally responsible for reimbursement to the estate !he cost of the return ticket to Michigan. [He's indigent, so what's the point of that, they will never collect]. 7. That Conservator, MARY S ROWAN, and /or her staff shall be pernitted to enter the residence and marshall the assets (steal the assets) if it appears that the property has been abandoned by RANDY ROBINSON AND LYNETTE ROBINSON the LOCKS SHALL BE CHANGED. [comment: now Michigan has a statute for a tenant abandoning property, perhaps this judge should look it up. Randy has not abandoned his home, he has been harrassed out by a sitting Judge clearly engaging Abuse of Power]

- 8. That Randy Robinson. Lynette Robinson AND Debbie Fox shall report to the Court Guardian/Conservator all possessions and financial medical and legal papers removed from the residence, as well as provide a list of all papers that were shredded and put in bins. [even assuming this is true, and I bet it's not, how do you make a list of something that is in shreds? Who writes these orders? and again, if it's documents, most are stored electronically anyway, so what's the point?]
- 9. That all children of Gayle Robinson, with the exception of Randy Robinson, his daughter Lynette, Debbie Fox and her immediate family, shall be able to communicate with Gayle Robinson while she is in California.

In the event that Guardian or her staff are notified that any of the other children are communicating with Gayle about the Court proceedings, orders or family dynamics in an attempt to attempt to influence Gayle that Child shall be suspended from communication by the directive of Guardian or her staff. [Good, gaslighting is shown to be harmful to seniors, so why not throw that in?]

10. It is further ordered that all internet communication concerning Gayle Robinson shall cease and desist. That all postings of whatever nature including links and blogs where information has been disseminated shall be removed by RANDY ROBINSON AND DEBBIE FOX.

[comment: this judge obviously hasn't read 47 USC sec 230 which protects the rights of bloggers and gives any offended a statutory scheme for removal of false or offensive content.]