



Stan J. Caterbone
ADVANCED MEDIA GROUP

Freedom From Covert Harassment &

Surveillance, [®]
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February 4, 2017

ANDREW WALLET 2551 La Sierra Court Camarillo, CA 93012

805-987-7198 andrew@walletlaw.com

re Currently co-conservator of the estate of Britney Jean Spears.

Dear Mr. Wallet,

I have been a VICTIM OF U.S. Sponsored Mind Control for the past 30 years and have been litigating in federal courts regarding claims arising from that as well as my WHISTLEBLOWER Case since 2005. I am the AMICUS for the former Pennsylvania Attorney General, Ms. Kathleen Kane, have taken my AMICUS case for the LISA MICHELLE LAMBERT case to the U.S. Supreme Court, and have been before every court possible since 2005 as a Pro Se Litigant.

I now am learning to help others in my situation and have been on the other end of the CONSERVATORSHIP tactic, although they have never legally attempted in courts, just veiled threats. My oldest brother, Sammy was under a CONSERVATORSHIP in Santa Barbara, California in the 1980's, was a victim of the MKULTRA LSD experiments, and was ultimately murdered on Christmas Day of 1984, while under the CONSERVATORSHIP in Santa Barbara.

Recently I have been in contact with the Legal Counsel for the Ft. Lauderdale Shooter and have always been following the career of Britney, both as a fan and as one interested as finding similar attributes to my own targeting. In 1987 I was named the Executive Producer for a film in a partnership with Tony Bongiovi, former owner and founder of Power Station Studios. I was also refinancing the Ted Gamillion Film Studio in Hollywood for Ted and his wife. I know my way around the entertainment business.

I have some 8 Gigabytes of experience, research, law, and evidence to support my claims and would be honored to help Britney free herself from enslavement. Please Call.

Rule 702. Testimony by Expert Witnesses

A witness who is qualified as an expert by knowledge, skill, experience, training, or education may testify in the form of an opinion or otherwise if:

- (a) the expert's scientific, technical, or other specialized knowledge will help the trier of fact to understand the evidence or to determine a fact in issue;
- (b) the testimony is based on sufficient facts or data;
- (c) the testimony is the product of reliable principles and methods; and

(d) the expert has reliably applied the principles and methods to the facts of the case.

EXPERT TESTIMONY FEE SCHEDULE - \$50,000.00

Following is attached File List of 1209 files and over 13,000 BOOKMARKS of RESEARCH MATERIALS WITH AUDIO AND VIDEOS sent via US Priority Mail 9505 5165 0616 7019 0008 77 and the letter to Eric Cohen. Phone calls were made on Thursday January 19, 2017 regarding the information submitted.

/S/____

Stan J. Caterbone, Pro Se Litigant ADVANCED MEDIA GROUP

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Notice and Disclaimer: Stan J. Caterbone and the Advanced Media Group have been slandered, defamed, and publicly discredited since 1987 due to going public (Whistle Blower) with allegations of misconduct and fraud within International Signal & Control, Plc. of Lancaster, Pa. (ISC pleaded guilty to selling arms to Iraq via South Africa and a \$1 Billion Fraud in 1992). Unfortunately we are forced to defend our reputation and the truth without the aid of law enforcement and the media, which would normally prosecute and expose public corruption. We utilize our communications to thwart further libelous and malicious attacks on our person, our property, and our business. We continue our fight for justice through the Courts, and some communications are a means of protecting our rights to continue our pursuit of justice. Advanced Media Group is also a member of the media. Reply if you wish to be removed from our Contact List. How long can Lancaster County and Lancaster City hide me and Continue to Cover-Up my Whistle Blowing of the ISC Scandel (And the Torture from U.S. Sponsored Mind Control)?

ACTIVE COURT CASES

- J.C. No. 03-16-90005 Office of the Circuit Executive, United States Third Circuit Court of Appeals COMPLAINT OF JUDICIALMISCONDUCT OR DISABILITY re 15-3400 and 16-1149; 03-16-900046 re ALL
 FEDERAL LITIGATION TO DATE
- U.S. Supreme Court Case No. 16-6822 PETITION FOR WRIT OF CERTIORARI re Case No. 16-1149
 MOVANT for Lisa Michelle Lambert
- U.S.C.A. Third Circuit Court of Appeals Case No. 16-3284; Case No. 16-1149 MOVANT for Lisa Michelle Lambert; 15-3400 MOVANT for Lisa Michelle Lambert; 16-1001; 07-4474
- U.S. District Court Eastern District of PA Case No. 16-4014 CATERBONE v. United States, et.al.; Case No. 16-cv-49; 15-03984; 14-02559 MOVANT for Lisa Michelle Lambert; 05-2288; 06-4650, 08-02982;
- U.S. District Court Middle District of PA Case No. 16- 2513 INJUNCTION; Case No. 16-cv-1751 PETITION FOR HABEUS CORPUS
- Commonwealth of Pennsylvania Judicial Conduct Board Case No. 2016-462 Complaint against Lancaster County Court of Common Pleas Judge Leonard Brown III
- Pennsylvania Supreme Court Case No. 353 MT 2016; 354 MT 2016; 108 MM 2016 Amicus for Kathleen Kane
- Superior Court of Pennsylvania 3575 EDA 2016 Amicus for Kathleen Kane; Summary Appeal Case No. CP-36-SA-0000219-2016, AMICUS for Kathleen Kane Case No. 1164 EDA 2016; Case No. 1561 MDA 2015; 1519 MDA 2015; 16-1219 Preliminary Injunction Case of 2016
- Lancaster County Court of Common Pleas Case No. 16-05815 Injunction; Case No. 16-08472 INJUNCTION re Pain Meds; Case No. 15-10167 Film Commission; Case No. 08-13373; 15-10167; 06-03349, CI-06-03401
- U.S. Bankruptcy Court for The Eastern District of Pennsylvania Case No. 17-10615; Case No. 16-10157