AFFIDAVIT OF ELDER ABUSE COMITTED AGAINST EMMA PARR

2007-2013: A History of Elder Abuse and Neglect by Brookdale/Emeritus Corp., ManorCare Health Services, Court appointed Guardian Barton R. Cox, Kent Olsen, Esq, Guardian Ad Litem.

Note to Reader: The statements in this affidavit are written by Larry Parr and are supported by certifiable documentation indicated in red.

Emma Parr, at the age of 85, in May 2007, lived in an apartment setting at Sunrise Assisted Living in Denver Co. It was an unsecured facility where residents could leave and return as they pleased which became a problem when Emma started to wander. She required a facility that had more security and was equipped to handle people with dementia. Everyone agreed that Emma should be move to Brookdale / Emeritus a facility that specializes in dementia, located 3790 W. Quincy Av. Denver Co. 80236. Emma was moved April 2009. Those involved in this decision included Emma's son Dennis Parr, Ms. Patty Jones, Court appointed conservator, and Barton R. Cox. Mr. Cox owned Assurance Guardianship & Care Services Inc. and was appointed guardian of Emma by Judge Fasing on February 8, 2008 (See Appointment of Barton R. Cox)

Emma's New Surroundings

Emma's new room at Brookdale / Emeritus Emma had a bed, a dresser, a small sitting area and a lavatory. She did not have her own shower or kitchen. The facility had three separate residential areas and all together housed up to 60 residents. There was a common living room with a TV and a dining room where all the residents' meals were served. The doors to all outside areas were locked and could only be opened by staff members.

Neglect of Proper Nutrition

Emma had diabetes and a proper diet was essential for her health. She was weak and blind and was allowed to stay in her room, even during meal time. According to the Director of Brookdale / Emeritus, Ms. Marisa Olson, "residents have the right to refuse food" as she testified in Arapahoe County Probate Court (Case# 2007PR579 on May 25, 2011) Instead of allowing Emma the ability to adjust to a new

routine of eating meals in the dining room, Barton R. Cox approved of a refrigerator to be placed in her room by Dennis Parr, in 2009. She was the only resident of sixty that had one. Dennis routinely stocked it with junk food consisting of soft drinks, (containing 44 grams of sugar), Safeway Lemon Cake, cookies, candy, and other foods that are harmful and unhealthy for a diabetic. This in turn allowed Emma to stay in her room and kept her from wanting to go to the dining room for a nutritious and balanced diet. This practice continued from 2009 to October 2011.

On January 8, 2011 Emma was admitted to the Emergency Room for stomach bleeding because of her poor diet and the sedative medications administered under the care of Emma's primary physician, Dr. Thomas Lally Jr. with Physician Housecalls LLC., since 2007.



Emma often skipped nutritious meals served in the dining room; Emma was the only resident of sixty that had a refrigerator in her room supplied with junk food and soft drinks.

Barton Cox did not notify Larry that Emma was admitted to the Emergency Room until two days later. Larry should have been notified as soon as the ambulance was called. (See January 12, 2011 email)

As Emma's health declined under the supervision of Barton Cox and Dr. Thomas Lally from 2008 to 2013, Emma was allowed to become more indulgent with the previously mentioned snack foods. As a result, she ran the risk of insulin shock. (Blood level should have been in the mid 100's.) (See May 25, 2011 Court transcript)

On January 25, 2011, Larry spoke with Emma's visiting nurse. She told Larry that both she and Barton

had been there on January 24, when Emma's blood sugar was 56. The nurse told Barton that Emma needed something to eat. He had a peanut butter and jelly sandwich made for Emma. The nurse said she fed Emma the sandwich and "she devoured the sandwich out of my hand". After that, Emma's blood sugar level went up to 125. The nurse told Larry that Emma's sugar was low because she is not getting enough proper food to eat. This was a direct result of poor diet and inadequate monitoring by Barton Cox and Dr. Thomas Lally. Larry repeatedly voiced his concerns regarding Emma's unhealthy diet, Barton agreed that restrictions should be made to reduce the unwholesome foods being brought in, however, Dennis refused Barton's directive, Barton did not take any measures to stop this practice. This continued from April 2009, through October 2011 (See transcript September 6, 2011 Pg. 116) Brookdale / Emeritus, director Marisa Olson falsified service notes from April 7, 11 to April 14, as can be seen with this document (See notes)



With Barton Cox approval, Emma's Refrigerator was stocked with foods unfit for a diabetic. Snacking on these foods prevented Emma from going to the dining room for nutritious meals.

Failure to Thrive

It became routine for Emma to stay in her room during meals and lead to further isolation as she was



Emma was forced to eat out of her dresser drawer like a pig from a trough.

deprived one of the most basic human needs, the pleasure of social interaction. She became a prisoner in her room and the staff started to treat her like an inmate. Since Emma was blind, they made her stand in front of her dresser to eat pizza and cold sandwiches out of her dresser drawer, like a pig from a trough. (See Letter from Barton Cox) Emma lost 10 pounds in a month she never had an opportunity to go outside for fresh air or to enjoy the pleasure of birds singing, as she always enjoyed. Emma failed to thrive under the supervision of Barton Cox and Brookdale / Emeritus.

Director Olson and her staff fed Emma 3 to 4 bottles of Glucerna[®] a day as a meal substitutes as a result, Emma was no longer eating a nutritious

and balanced meal. Emma also became dehydrated from lack of fluids. Emma complained about the finger foods (pizza, peanut butter and jelly sandwiches and toasted cheese sandwiches) that Barton ordered for her to eat. (See Letter to Attorney)

Emma's Possessions Go Missing

When Emma first arrived at Brookdale / Emeritus, she had a complete wardrobe that was weather appropriate throughout the four seasons. Larry would often take her out for lunch, and then take her shopping so Emma's wardrobe was current and fresh. Over time, however, costume jewelry, perfume, purses, clothing and even shoes, began to disappear. Emma was left with only one pair of purple slippers, a blue sweater and a pair of blue pajamas. (See conservator's court transcript May 25, 2011 pg. 189; lines 2-5) Further, on three different occasions, Larry bought Emma new radios so she could listen to music since she was mostly confined to her

room. In an attempt to identify Emma's clothing, Larry had Emma's

name sewn on them in large letters that were prominently displayed



The radios kept "disappearing" until he chained the third one to Emma's dresser.

even when worn. Although Larry spoke to Barton about this troubling situation, her clothes still went missing.

Unsanitary Living conditions

The condition of Emma's room was deplorable. Her Lazy Boy chair and bedding smelled of urine; the odor overwhelmed her room. As Ms. Jones, Emma's conservator, testified on May 25, 2011, feces were smeared on the walls and toilet papers were left on the floor. (See transcript pg. 189; lines 2-9) When Larry addressed his concerns about Emma's living conditions with Barton Cox, Marisa Olson, and the Ombudsman, Jennifer Solms, Larry learned that Emma's room was contracted to be cleaned only once a week; if her room became soiled in the meantime, Emma would have to suffer through the filthy living conditions until the next scheduled cleaning. Barton did little to address Emma's living conditions although he admitted that "Emma needed more care and better care." (See Barton Cox Letter)

Financial Crisis

Even though Emma did not eat the balanced and nutritious meals prepared served in the dining room, had only routine housekeeping, and spent twenty hours a day in her room, her housing costs continued to rise to about \$8,000.00 per month. Emma's received \$2,762.00 per month, through Social Security and a monthly lease payment of \$1,500.00 made by Larry, which was insufficient to cover the combined costs of housing, doctor's bills, medications, and incidental services. Additionally, Barton Cox billed over \$1,000.00 a month. Larry had always provided continued financial support for his mother over the previous 30 years. (Later, Larry was assessed with Barton Cox's attorney, Jennifer Gormley, Esq. attorney's fees) When Emma's income fell short, Larry supplemented it to cover any shortfall. Emma's conservator, Ms. Jones, stated on May 25, 2011: "I call Larry, usually I'll do the bills and I'll call Larry and I'll say, Larry, I need to cover the bills. I need somewhere from 4 to 6 thousand dollars.' It depends on how much I need; and I'll say "this is how much I need." It's never been more than two days; Larry will deposit the money in her account. He'll call me. He'll say, 'The money is there." And I'll mail the checks." (Testified by Emma's conservator on May 25, 2011, Transcript pg. 187; line 7-22)

Things spun out of control when Larry became frustrated with the neglect and inadequate care provided by Barton Cox and Brookdale / Emeritus resulting in the rapid decline of Emma's health and failure to thrive. In January 2011, out of desperation to have Emma's living conditions improved, he started to voice his concerns about the decisions of Barton Cox, court appointed guardian, regarding Emma's poor care backed up with documentation and photos. This ignited a fire storm that went out of control resulting in repercussions against Larry that now has driven Larry into bankruptcy. Through the past fourteen years, Larry learned the hard lesson that those family members who advocate for their loved one's care and wellbeing and question the integrity or dealings of any probate court appointed fiduciary, are retaliated against in court through character assignation, ongoing litigation, restraining orders, and financial and emotional drain, in the past fourteen years defending Emma's constitutional rights, Larry has paid so far to date \$940,655.64 for Court litigation.

A Most Reasonable Alternative

In an attempt to provide a clean and loving home, proper care and good nutrition for his mother as well as manage the rising costs of living for Emma, Larry held a meeting on January 20, 2011, with Barton Cox, Ms. Jones, Ms. Bodden, the owner of "Home Helpers" a company that specializes in dementia and a licensed clinical social worker who specializes in elder care. Larry explained in clear terms to Barton he was having difficulty meeting Emma's monthly financial needs and that Emma needed better care. (See Larry's Letter) Larry laid out a detailed proposal for Emma to be moved to his home. He would hire care professionals (Home Helpers) have meals for Emma prepared by a certified nutritionist who specialized in diabetic meals and assure Barton Cox had full access to Emma, as her guardian. Barton agreed at the meeting and later testified on May 25, 2011, (Transcript Pg. 132 and 133) that Emma needed "more care."

On February 1, 2011, Barton agreed to have Emma moved to Larry's house and gave a 30-day notice to Brookdale / Emeritus that Emma was going to move out of the facility. (See Barton's billing) Barton wrote in an email on February 7, 2011"I'm also frustrated that this issue of your mom's care has not been resolved yet, but I expect that this will be resolved by the end of this month." (See email) Larry presented Barton and Jennifer Gormley, Barton's attorney, a detailed outline of his proposal that was be implemented (See proposal) from that outline, Jennifer Gormley wrote the final agreement. Larry and all of Emma's Court appointed fiduciaries signed the agreement (See agreement) however, Dennis, refused to sign it; he would rather have had his mother live in **Hell**.

The Neglect Continued; Inappropriate Clothing on a 13 Degree Day

Barton Cox and Brookdale / Emeritus had been aware of the fact that for over a year Emma's clothes



Barton had Emma taken out in 13-degree weather wearing only house slippers, light weight pajamas pants, a sweater and a baseball cap. us had been aware of the fact that for over a year Emma's clothes were repeatedly stolen, as it had been well documented. On a cold and windy, 13-degree day February 3, 2011, Emma was escorted out of the facility by Dennis wearing inappropriate clothing. Dennis, along with Barton's and Brookdale / Emeritus approval placed Emma's health in danger. Instead of Barton rescheduling a nonessential eye exam he allowed Emma to be taken out in dangerously cold weather wearing only house slippers, light weight blue pajamas pants, a sweater and a baseball cap. This was especially risky for Emma due to the fact that Emma was already in poor health and malnourished. Under these conditions, she could have developed pneumonia. When talking with her about her appointment, Emma

repeatedly stated she remembered being cold. (listen to Barton)

On March 1, 2011, Larry wrote to Barton stating: "As Mom's guardian, your fiduciary duty is to Mom and not to Dennis. I reminded you yesterday when you called, as ordered by the court you can move Mom in an emergency. Larry was not alone in his opinion; his view is supported by other court appointed officials, also two professionals in the field of elder care, and many others. Arapahoe County Probate Court, State of Colorado, Case number 07PR579, dated February 8, 2008 signed by Judge Fasing, Division 21, p.3 **'Absent an emergency**, the guardian shall not change the respondent's current placement,

unless all interested parties' consent or such a change is specifically authorized by the court prior to any change.' *This is an emergency! Concerning Emma's life.*"

The Neglect of safety for the residents and visitors

February and March had been snowy and cold months. The sidewalks leading out Brookdale / Emeritus facility were icy and posed further risk to residents and visitors coming and leaving the facility. Larry was concerned about safety issues and asked Director Marisa Olson about the availability of wheelchairs. She told Larry Brookdale / Emeritus did not and will not have wheelchairs for their residents. Larry felt that putting their residents in wheelchairs when transporting them from one location to another would provide them more safety, especially in winter. By placing a resident in a wheelchair, the

caretaker would reduce the risk of the elder falling and becoming injured. Further, not only could the elder fall, but he or she could be pushed or pulled off-balance by the person who is helping them walk should they trip over any obstacle or slip on ice. Usually the person walking with a disabled or elder person is focused on that person and not on obstacles in the way of their path. Larry tried to voiced his concerns to both Barton and Marisa Olson including the Ombudsman, however all three were unable to amend the situation. (See email) Out of concern, Larry called the Denver Department of Health inquiring why facilities that housed elders at risk (70 years or older) were not required to have wheelchairs. What would happen if a fire or another emergency broke out in the facility? Many residents were so incapacitated that they sat in fetal positions in their chairs or were bed-bound and unable to walk on their own. It seemed very unlikely



The sidewalks leading out of Brookdale/Emeritus at Denver facility were icy and posed a risk to residents and visitors.

that all 60 residents could be evacuated in a timely manner before being injured in a catastrophe.

Emma's Dental Procedure

On February 13, 2011, Barton informed Larry that Emma had a chipped front tooth and that she was too weak to make a dental appointment with her regular dentist of twenty years. Barton said he contacted a "a traveling dentist" made an appointment to see Emma on February 17, 2011, and asked Larry to be present. Barton also asked him to bring a check to pay for this service. Larry met with the "traveling dentist" at this appointment, however, Barton did not show for the meeting.

Within one short week later, the visit that was to be a simple dental procedure escalated from minor dental repair to major surgery with the "removal of at least 4 up to 5 molars with gold crowns". On March 6, Barton wrote in an email, ... "after the teeth were extracted, Emma would benefit from someone being with her for the 1st 24 hours to help with any bleeding, etc., and after that he felt Emma would be fine. 24-hour care could be provided to Emma anywhere"

On March 15, 2011, Larry wrote Barton (See email) addressing his concerns about the pending dental surgery Barton wanted Emma to undergo. The proposed surgery would have been traumatic for Emma at the age of 89. Emma was in frail health and felt no pain or discomfort from her teeth; having 4 to 5 molars removed at one time would not only be traumatic, but she needed what few teeth she had for chewing her food. Larry pled with Barton to get a second opinion from Emma's family dentist and Barton finally agreed. (See March 15, 2011 Letter)

Barton scheduled Emma to see her family dentist on April 5, at 1:30 PM for an initial evaluation of Emma and "hopefully [he will] be able to extract 2 teeth that day." Barton also called the "traveling dentist"

who said that "he probably couldn't get this done next week, and that he would prefer to remove all 4-5 teeth at once anyway". It should be noted that the "traveling dentist" performs surgery out of his **van** in the parking lot.

No one was willing to protect Emma from the pending surgery from the "traveling dentist". Kent Olsen, Judge Fasing's appointed Guardian Ad Litem (GAL) for Emma in 2007, Esq. (Reg # 6431) Law firm of Olsen and Traeger, was aware of the surgery and did nothing to intervene. Kent was also advised of the poor living conditions under which Emma endured for the past six years Kent was copied in with emails and along with written communications to the proper State authorities concerning Emma. The purpose of a GAL is to supervise and protect their wards and to assure that they thrive and do not suffer elder abuse. Kent never once addressed issues or voiced his concerns that lead to elder abuse and Emma's failure to thrive. The very lack of concern was evident on May 25, 2011 (Page 94 Line 7 through 15) in an eight-hour court hearing before of judge Fasing, the only question he had for Marisa Olson was, "My name last name is Olsen, we are not related correct?", to which Marisa answered, "No." Kent had no further questions and continued to bill Emma's estate of tens of thousands of dollars from 2007 through 2013 until Emma died May 24, 2013.

On April 5, Larry picked up and drove Emma to her dental appointment. Her mouth was so dry from

dehydration that her lips were cracking and bleeding. Her family dentist had to give her 5 glasses of water before he could perform work on her. Once he physically examined her teeth, he concluded that since Emma was not in pain or discomfort, it was not necessary to expose her to the trauma of dental surgery; the only procedure on Emma was a minor repair to her front tooth. Afterward, Emma never had any other dental work nor had she ever complained of any dental pain. (April 6, 2011 Letter)



Emma's mouth was so dry from dehydration that her lips were cracking

After Larry returned Emma to Brookdale / Emeritus from her dental appointment, emotionally and physically exhausted from worrying about the constant elder abuse and mistreatment of Emma, Larry voiced his

disgust to the Director Marisa Olson. Larry stated that if the abuses of Emma continued, Larry would refuse to pay the facility due to elder abuse. It should be noted that up to that time, Larry never missed a payment to the facility for Emma's care and he was always praised for his devotion and love for Emma by the entire staff at Brookdale / Emeritus.

Frustrated by the Director's refusal to improve Emma's situation, Larry brought his concerns to the attention of the Department of Health and D.O.R.A (See Letters) On April 5, 2011 the Denver Department of Health made an unannounced visit to Brookdale / Emeritus and, as a result of their inspection, wrote 6 citations for safety violations. Director Olson and Barton Cox came to the erroneous conclusion that Larry was responsible for the surprise inspection. As a result, they both took an extremely hostile position toward Larry. They each wrote a letter to Arapahoe County Court with unfounded accusations and defamed Larry's character which resulted in a protection order against Larry. (See Letters)

Early in the morning on April 6, 2011, sometime between 4: 00 AM and 6:00 AM (before the facility opened), while Emma was sleeping in bed, she received at least one hard blow to her head. Everyone, including Melisa Olson and Barton Cox, was in agreement that Emma did not fall. It stands to reason because Emma was blind from diabetes and always walked slowly with her arms and hands reached out

in front of her in search of obstacles, walls, and doors that could cause her injury. Since she walked so carefully, it would have been impossible for her to sustain such a large impact that would cause the severe injury. (See Emma walk video) It should be noted that Dennis never brought up the subject or asked Barton Cox about Emma's injury, as Barton stated in his email. Director Marisa Olson explained in a letter that Emma did not fall because she could not have gotten up and back into bed and that Emma was on 15-minute bed watch. (See letter from Marisa Olson) Barton Cox wrote of the incident stating that there were no signs that Emma fell. (See letter from Bart) (See my Letter to Bart April 7)



Photo of Emma's bruises after a brutal attack by a staff member at Brookdale/ Emeritus.

Upon any accident at a facility, the management is supposed to report the incident to the proper officials. It was not they, but Larry who reported the assault to the Denver Police (and later notified the Department of Health),

since no one had reported the incident. Denver Police Officer Padilla investigated the situation at the facility. When Officer Padilla asked Emma what had happened, Emma said "I think someone hit me." (listen to recording) When Officer Padilla questioned Raynell Checko, a staff member, she stated that the injury was caused by a blunt object. (See letter to Bart) Barton then hired an outside agency to protect Emma 24 hours a day for the next four days from any future attacks by the Brookdale / Emeritus staff.

Larry believes that Emma's assault was in retaliation for the 6 citations by the Department of Health issued the day before his comment to Marisa that he will not pay for his mother's mistreatment and the elder abuse at Brookdale / Emeritus any more. He perceived this assault to be a loud and clear message from the staff; do not make trouble for Brookdale / Emeritus or your mother will suffer the consequences. Barton Cox and Marisa Olson informed Larry he could only visit Emma 12:00 to 12:30 if he gave a twenty-four-hour advance notice; with this policy in place, they could stage Emma at a table for lunch.

One day Larry and a friend visited Emma sitting at the lunch table with a plate of half eaten food in front of her, however, she had no silverware, napkins, or water. When we questioned how Emma was able to eat her lunch without utensils and water, the staff and Director Marisa became very upset and asked Larry and friend to leave.

Because of the permanent restraining order placed against Larry on October 26, 2011 by Judge James F. Macrum stated "LARRY PARR SHALL REFRAIN FROM ATTACKING, BEATING, MOLESTING, INTMIDATING VERBALLY HARSSING, EMMA PARR" because this case was in front of Judge Fasing's court this was a non-hearing. Larry was not permitted to defend himself (See Order) it should be noted that Emma is 89 years old, also no police reports were made by Brookdale / Emeritus of these crimes, his visits were restricted to Mondays and Thursdays only between the hours 12:00 to 12:30. Larry was banned altogether from seeing his mother and was told he would be charged with trespassing if he attempted to visit her outside this order. Larry had to be supervised by Marisa Olson, Barton Cox or Jim Franklin a private detective after two years charged the estate tens of thousands of dollars. (see photo)

Emma's deflated and uncomfortable hospital bed.

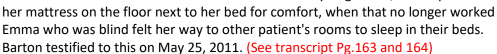


Emma's deflated and uncomfortable hospital bed.

Barton ordered a hospital bed to be placed in her room in April 2011, for her safety. This is commendable of Barton; however, he violated her basic human rights when he ordered that the bed could never be inflated. (See Letter to

Department of Health)

As a result, she was extremely uncomfortable and unable to get her much need sleep because she was forced to sleep essentially on a bed of springs covered with only a thin layer of plastic (which was supposed to be cushioned with air) Emma was forced to live and sleep twenty hours a day for **seven months.** in extreme discomfort and her inability to get rest, Emma placed





It was extremely uncomfortable for Emma to live and sleep on the bed Barton ordered.

A friend of Emma's came to visit her September 30, 2011 and noticed bruising on Emma's hand and wrist that looked like hand impressions (See attorney Rita Booker's Letter) When she noticed these bruises on Emma, she asked a staff person what happened to cause these bruises. Immediately after asking, Emma's friend was asked to leave. (See Linda's Letter) (See Geri's Letter) (See Rita's Letter to Barton)

Emma's Painful Broken Hip

On November 3, 2011, Barton emailed Larry (See email) saying that Emma had been complaining of hip pain since October 31, 2011. Emma was under heavy medication to stop the pain but it became so unbearable in the last week that Barton decided to admit Emma to Swedish Hospital. Larry was not aware of Emma's condition because of the visitation ban imposed by Brookdale / Emeritus and Director Marisa Olsen and Barton, which included Larry and Emma's friends.

Because of this directive the staff of Brookdale / Emeritus was enabled to ignore Emma's condition and consequently, she laid in bed for weeks with a broken hip. Larry believes that either a staff member of Brookdale / Emeritus was assaulting Emma or they were rough when they changed her. Further, Emma was very dehydrated, most likely because the staff did not give Emma water or food because this would cause Emma to leave the bed for bathroom breaks. (See Dept. of Health) (See Letter from Rita Booker) After weeks of suffering from extreme hip pain, Barton Cox finally allowed Emma proper medical care. Barton called Larry Sunday evening at 5:00 PM on November 6, 2011, and told him he should go to the Emergency Room to see his mother as she might not have long to live.



After weeks of suffering from extreme hip pain, Barton Cox finally allowed Emma proper medical care

When Larry arrived at the Emergency Room, Emma was in bed and thirsting for water. She was so dehydrated that the roof of her palate had shed and fallen onto her tongue, as explained by the E.R. nurse after examining Emma's mouth with a flashlight. Emma had been deprived of water and food for the previous weeks in bed because she could not be taken to the bathroom without assistance and was in such pain, she could not be lifted on a bed pan. After X-Rays were taken, it was determined that she had a broken hip and emergency surgery needed to be performed the next morning. In a Court hearing, upon learning that Larry had visited his mother on a Sunday, a non-visitation day, Judge Fasing stated that Larry should have been arrested. When Larry tried to explain that Barton Cox encouraged Larry to go to the hospital, the Judge maintained that "he did not care. It did not fall on his visiting day and Larry should have been arrested".

On Monday, November 7, the day after surgery Barton and his attorney, Jennifer Gormley (Reg.#26808), spoke with the Swedish Hospital Attorney who assured that **no** visitation was allowed with Emma which was Larry's rightful visitation day to be denied. The Hospital even went so far as to post guards at the entrance of Emma's' room.

When Emma was discharged from the hospital, she was moved to ManorCare, in Denver, which was under the management of Director Tammy Wilbert. Where Emma underwent rehab and continued to live for the rest of her days. Here, too, as at Brookdale / Emeritus, Larry was not allowed to visit Emma on special days or events that were important in Emma's live such as Christmas, New Years, Mother's Day, Larry's Birthday or Emma's milestone 90th Birthday.

To further exasperate things, Barton hired private detective Jim Franklin of Franklin Investigation to monitor Larry and friends' visits. Jim Franklin would invariably on visiting day harass Larry by saying things such as, "You have to jump big for me to visit your Mom". He particularly enjoyed standing directly behind Larry to intimidate him as Larry visited with Emma (See December 24, 2012) Barton continued to make Larry's visitation with Emma more and more impossible by further restricting his visitations, the staff would bring Emma out to the common area late which shorten Larry's visits. (See April 4, 2013)

Barton gave a directive allowing Emma only 8 ounces of water with every meal. Emma was so thirsty and dehydrated when Larry visited that she would rather have water instead of food. At this time, Emma was on hospice. Larry called Denver Hospice concerning their policy denial of fluids for people who were on hospice and in the last stages of life. Mark Clem of Denver Hospice said, "It is not the position of any hospice to deny hospice patients fluids when desired by the patient". After many months of Barton's restriction of water intake, Emma did not have enough saliva to assist her in swallowing and clearing food from her mouth. As a result, she developed a food buildup of 3/4 inch of food behind her teeth. (See letter concerning water)



Lack of water with meals, caused a ¾" build-up of food to form behind her teeth.



Top of Emma's palate fell on her tongue due to dehydration. Emma's palate and teeth became so dehydrated from the lack of fluids, that it dried and formed a heavy crust of tissue and food debris. As her mouth healed, the crusted tissue started to peel off and began to fall onto her tongue. (See photo) This further inhibited Emma from swallowing. Drinking fluids and eating were extremely difficult for Emma in this state.

Thursday, May 23, 2013, was Larry's last visit with Emma when took these photos. He was accompanied by a friend who was also a care giver/owner of a nursing home. Because of Barton's directive that Emma not be given water with her meals, and because of care-giver negligence, over a few months' time, a 3/4-inch build-up of food formed behind Emma's teeth.

On Friday, May 24, 2013, Emma died. Larry believes that Emma died from

wrongful death through the hands of Judge Timothy Fasing, Barton Cox, Kent Olsen, Director Marisa Olson, Brookdale / Emeritus, Director Tammy Wilbert, ManorCare, Director, Physician House Calls, Dr. Thomas Lally Jr., Dennis Parr, and others, due to their lack of care, empathy and compassion depriving Emma of her basic human rights.

It is Larry's believe that his mother choked to death from the food and debris buildup that had fallen from her palate and teeth onto her tongue and lodged in her throat, chocking her to death. If only Judge Timothy Fasing had removed Barton Cox as Guardian, Emma would have been able to live out many more quality years of life. If **only** Emma was not subjected to all the severe conditions, she suffered under Judge Fasing's orders she could have lived her remaining years with dignity surrounded by love in an attentive and loving, caring environment.

Thomas Rodriguez (Reg#30377) of Vincent, Romero & Rodriguez law firm, who represented Barton Cox and Larry at the same time (a conflict of law), summed up his appraisal of this situation when he stated, "*If the guardian was another person, I would be willing to go after him/her with guns blazing*"!



Ends of Affiant's statement. Dated this 22nd day of January, 2019

Larry Wayne Parr

Subscribed and sworn before me the 22^{M} day of January, 2019

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Notary Republic

My Commission expires on 407/2000

State of <u>Colorado</u> County of <u>Denver</u>

NETRA RAJ NEUPANE NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20164013421 MY COMMISSION EXPIRES 04/07/2020