Email: minkowski@gmail.com

12 October 2025

The clerk US Supreme Court 1 First Street, NE Washington, DC 20543

Re: my first writ of certiorari (California S284033) mailed to you on 10 June 2024

Dear clerk,

In response to your letter dated September 10, 2025, requesting a supplemental appendix, please see the attached Supplemental Appendix 6, 7 and 8, with pages numbered commencing with 98. I request filing without seal.

The purpose of Appendix 6, 7 and 8 are to provide full information about the disability accommodation requested for essential medical treatment, absent which I would continue to be more injured by the court. The accommodation was never provided, either by the trial court, or by the appeal court, or by the California Supreme Court. All three courts consider this to be 'business as usual' without any regard to the fact of me being at the active medical treatment/ hospitalization and serious injuries and severe psychological trauma that they intentionally cause to disabled litigants.

Appendix 7, in particular, shows that the appeal court will do absolutely nothing about stopping the injuries and discrimination by the trial court while it 'adjudicates' the correctness of the trial court's handling of a litigant's disability accommodation, while at the same time acknowledging that the litigant requires disability accommodation in the appeal court. This is a very serious problem, and a significant human rights violation that is uncorrectable.

I also request your careful attention: I still have not received any response or acknowledgment about my SECOND writ against California S284308, which you 'lost'. Please respond to my several letters about that writ.

Thank you.

Sincerely yours.

Julia Minkowski

Attachments: Supplemental Appendices for writ S284033

## APPENDIX 6

# IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SIXTH APPELLATE DISTRICT

## H051475

On January 12, 2024, petitioner filed a disability accommodation request asking for an extension of time to approximately April 15, 2024 ("30 days . . . after . . . 14 March 2024") to serve and file a reply to the preliminary opposition briefs. On January 25, 2024, this court partially granted the request by extending time until March 1, 2024.

On January 30, 2024, petitioner filed a disability accommodation request asking us to "[a]djust the previously granted ADA accommodation" by extending time to approximately April 15, 2024 ("30 days... after... 3/14/24"). This request for accommodation is denied as it would "fundamentally alter the nature of the service, program, or activity" of this court by unduly delaying the administration of justice. (Cal Rules of Court, rule 1.100(f)(3).)

Date: 02/22/2024 Mary Greenwood P.J.

# APPENDIX 7

#### Order in H051475

## BY THE COURT:

On January 12, 2024, petitioner filed a disability accommodation request asking for an extension of time to serve and file a reply to the preliminary opposition briefs and for a stay of trial court proceedings.

The reply is currently due January 31, 2024, and the accommodation request is partially granted, in that petitioner now may serve and file the reply on or before March 1, 2024.

The request for a stay is denied under California Rules of Court, rule 1.100(f)(3), but this denial has no impact on the stay request made in the petition itself.

Date: 01/25/2024 Mary Greenwood P.J.

(Proof of required uninterrupted medical treatment is provided in the next appendix, as filed on January 12, 2024. The trial and appeal courts once again prevented my essential medical treatment causing predicted and serious injury, & increased treatment.

Appendix 7, in particular, shows that the appeal court will do absolutely nothing about stopping the injuries and discrimination by the trial court while it 'adjudicates' the correctness of the trial court's handling of a litigant's disability accommodation, while at the same time acknowledging that the litigant requires disability accommodation in the appeal court. This is a very serious problem, and a significant human rights violation that is uncorrectable.)

# **APPENDIX 8**

# Jan. 12, 2024 MC-410 Request for disability accommodation

MC-410 form Question 3: When and where do you need the accommodation?

CA Court of Appeal, Sixth District, beyond January 31st 2024

MC-410 Question 4: What accommodation do you need at the court?

Time extension to file a response to Nicole Myers 38 pages document and Family Court response, a stay of the family court proceedings until completion of my PHP hospitalization and IOP medical treatment and to stop my further injuries.

MC-410 Question 5: Why do you need this accommodation to assist you in court?

Julia's partial hospitalization and IOP intensive treatment is scheduled to be completed on 03/14/24. Until then being forced to litigate interferes with her medical treatment and causes more injury and need for more treatment. More information on this request is attached.

## ATTACHMENT #1 TO MC-410

DECLARATION BY JULIA MINKOWSKI (case # H051475 in Sixth District Appeal court and 19FL004302 in Santa Clara County Family Court) This letter has been prepared with the assistance of my disability support person, an ADA advocate. I am updating the court on my current medical needs in view of Hon. Judge Greenwood's expectation for me to respond in 21 days.

My health treatment has been altered due to increased injuries. I was transferred onto more intensive PHP treatment from IOP treatment. I am attaching a detailed schedule and explanation of PHP setting.

PHP stands for Partial Hospitalization in a medical facility. Its main goal is to treat me while saving costs of overnight stay in hospital. Between 9am and 4pm I am undergoing an intensive treatment with prescribed modalities. During the evening hours I have to attend 12 steps support group meetings, attend social gatherings, engage in physical activity and to take care of my children. This is necessary for my recovery and healing. The PHP Handbook clearly specifies such participation<sup>1</sup>.

<sup>&</sup>lt;sup>1</sup> I attached a brochure about the PHP program

I will be also undergoing an intensive IOP (Intensive Outpatient Program) medical treatment at a medical facility in Sunnyvale, California. For this treatment to be effective, I must have complete stoppage of the stress of litigation that put me in IOP therapy. Due to my current health condition, I am advised that any legal stress at this me will cause additional injury.

However, the legal stress has not stopped but has increased, and it is deliberately inflicted.

In light of this, I respectfully request an accommodation to allow extra me for submitting my complete response to the appeal court. Specifically, at the current me, if my injury stops, I estimate 30 days would be immensely helpful after completion of my current treatment schedule on 14 March 2024, to ensure I can pick up the threads of my case and prepare my submission without further exacerbating my health condition.

Your understanding and support in providing this necessary accommodation under the Americans with Disabilities Act (ADA) would be greatly appreciated. It will enable me to participate effectively in the appellate process while adhering to my critical medical treatment schedule.

Attached is a letter from the medical facility confirming my treatment and its current duration. The duration of my

treatment has previously been extended because of continuing injuries in the course of legal proceedings.

Thank you for your consideration of this request.

I, Julia Minkowski, confirm that I have requested Ms. Hagan to state my requests in accordance with my wishes, and that the foregoing is a true and correct statement of what I want to convey. I certify under penalty of perjury under the laws of the state of California that the foregoing is true and correct.

Date: 01/11/2024 Julia Minkowski

Typed by an ADA supporting person because Julia is disabled.

## List of Attached Documents:

#	Source	Description
1	Access Clinic	Doctor's note about the disability and
		projected recovery on 03/14/24 (from
		12/27/23).
2	Bibi Das, MD	Letter of Dr. Bibi Das showing proof
		of a medical condition that limits one
		or more major life activities,
		according to ADA regulations
		(5/20/22).
3	California	Proof of approved state disability
	Employment	after clinical review (4/28/23).
	Development	
	Department	
	(EDD)	

4	Sedgwick	Proof of employer approved		
	Disability	disability after clinical review		
		(9/11/23) and a recent		
		accommodation request (12/7/23).		
5	Montare	Proof of a planned inpatient		
	Inpatient	treatment scheduled between June 1st		
	Medical	to June 30th, 2023 (5/10/2023)		
	Facility			
6	Meadows	Proof of PHP (partial hospitalization)		
	Center	treatment between December 13th		
		2023 through March 14th, 2024 and		
		program description. Meadows is a		
		certified medical facility that includes		
		court ordered treatment such as		
		EMDR and other modalities		
		(12/21/23).		

## **ATTACHED DOCUMENT #1**

Letter from ACCESS MULTI SPECIALTY MEDICAL CLINIC, INC.

MICHAEL U. LEVINSON, MD, PH D. BOARD CERTIFIED PSYCHIATRIST

(415) 596-1151 MLEVINSONMD@HOTMAIL.COM

ANASTASIA BEREZOVSKAYA, PSYD (415) 323-0665 <u>ABEREZOVSKAYAPSYD@GMAIL.COM</u>

25 EDWARDS COURT, SUITE 101, BURLINGAME, CA 94010 FAX (650) 727-0551

December 21, 2023

Re: Support Letter for Ms. Julia Minkowski

#### TO WHOM IT MAY CONCERN:

Ms. Julia Minkowski has been under professional care at this clinic for treatment of conditions diagnosable under the DSM-V since February 1, 2023. Her mental impairment substantially limits several major life activities that involve tasks requiring concentration and/or communication.

At this time Ms. Minkowski is undergoing Partial Hospitalization Program due to severity of her symptoms (started Intensive Outpatient Program at The Meadows Outpatient Center on October 30, 2023 but her condition significantly deteriorated by December 12,2023 so she was transferred to step-up PHP and should complete it by January 12, 2024 and return to IOP from January 13th through March 14th, 2024, pending further assessment).

At this time, she is still experiencing significant difficulties with daily tasks her medication management was recently adjusted. Therefore, we deem her unable to work or participate in any legal proceedings, including producing or processing paperwork, as well as participate in any court hearings until March 15, 2024 (pending further assessment).

Sincerely,

Anastasia Berezovskaya, PsyD Clinical Psychologist (415) 323-0665

## **ATTACHED DOCUMENT #2**

Letter from MEDICAL DOCTOR

Bibi Das, M.D. 2425 Park Blvd Palo Alto, GA 94306 phone: (65d) 8531339

fax: (650) 561 4752 bibi@drbibi.com

#### MEDICAL REPORT FOR JULIA MINKOWSKI

I Bibi Das, MD hereby prepared this report for the California Superior Court, as it pertains to my patient, Julia Minkowski. Ms. Minkowski has been my patient since September 12, 2016.

Ms. Minkowski is a Caucasian female who is presently being treated by me. Ms. Minkowski suffers from severe cognitive symptoms of inattention and problems with

post-traumatic stress disorder due to legal abuse (Z65.3 - Problems related to other legal circumstances) and domestic abuse which prevents her from functioning normally.

It is my professional opinion that Ms. Minkowski cannot effectively participate in legal proceed- ings and requires the assistance of an attorney. Forcing her to participate in legal proceedings without the assistance of an attorney will aggravate her illnesses and is detrimental to her health.

If you have any further questions, you may contact me at the above address or phone number during my regular office hours.

Sincerely,

BIBI DAS, MD

5/20/22

(A85212)

### **ATTACHED DOCUMENT #3**

Favorable, redacted.

## **ATTACHED DOCUMENT #4**

Favorable, redacted.

## **ATTACHED DOCUMENT #5**

Letter from MONTARE BEHAVIORAL HEALTH

May 10, 2023 Re: Julia Minkowski DOB: 6/20/1975

To whom it may concern,

This communication is to confirm that Julia Minkowski has been approved to admit into Montare Behavioral Health. Mrs. Minkowski is to comply with all rules of our facility, including but not limited to daily group therapy sessions, individual weekly therapy sessions, case management sessions, and individual psychiatry sessions.

Montare Behavioral Health is a mental health inpatient treatment facility specializing in providing treatment for individuals who suffer from mental health disorders or/and

109

have experienced PTSD, trauma, and psychiatric injuries. Our licensed professionals include consulting Psychiatrists, Psychologists, Therapists, CAADACs, nurses, and other supporting staff. Montare Behavioral Health is licensed and certified by the state of California.

Julia's start date at Montare Behavioral Health is June 1, 2023.

Our inpatient residential level of care is a 30-day program, we also offer outpatient mental health treatment for aftercare that would consist of additional 60 days of treatment services. Our programs are in the Los Angeles, California area.

If you have any questions regarding this communication, please feel free to contact me directly at 818-633-8656

Respectfully,

Jamie Hessler
Associate Admissions Director 818-633-8656 [Direct]
Jamie.hessler@renewalhg.com [Email]

## **ATTACHED DOCUMENT #6**

Brochure from MEADOWS Behavioral Healthcare

Specializing in the Neuroscience of TRAUMA & ADDICTION

Describes the services and treatment Julia would receive.

Attached was a calendar/schedule of "The Meadows Outpatient Center Partial Hospitalization Program (PHP Schedule) and Description" showing the Clinical Group and the Ancillary Group daily activities Monday to Friday Redacted.

## **Letter from MEADOWS OUTPATIENT CENTER**

Date: 12/21/2023

To Whom It May Concern:

Julia Minkowski (DOB: <redacted>) is enrolled in treatment at the Meadows Treatment Program since 10/30/2023. Her

diagnoses include,		
	, 3	and

Post-Traumatic Stress disorder. She has seen the Meadows Psychiatric Provider and is medications.

She attends and receives treatment for mental health with the modalities of group therapy, individual case management, neurofeedback, psychiatry, trauma-sensitive yoga, tai chi, art therapy, acupuncture, dialectical behavioral therapy, and

111

engagement in 12 step support groups. As per requirement, she attends the program five days per week and attends other required scheduled treatment programs outside of the required group therapy hours. She has had full attendance and engagement so far in the program and has been consistent with her medications.

Per recommendation and program requirements, patient should not be working while in the program. For any questions or clarifications, please do not hesitate to contact me. Her estimated discharge date is 03/14/2024. Patient is currently attending the Partial Hospitalization Program (PHP) at the Meadows Treatment Program.

Sincerely,

Grashika Devendra, DNP, PMHNP-BC PSYCHIATRIC PROVIDER AT THE MEADOWS 1309 S. Mary Ave., Suite 100, Sunnyvale, CA 94087 | t 408-686-2901 | Intake: 800-244-4949 | www.therneadowsiop.com