

1. Estate Planning & Power of Attorney (PoA)

When a person becomes suddenly ill or suffers memory loss over time, they become dependent & vulnerable. This is the danger age, when predators sense opportunities and strike by superseding established springing PoAs with Durable POAs, Living Trusts, retaining new estate planning lawyers, primary care physicians & neurocognitive psychiatrists. In a short time an elder's will/Will becomes another's. Fraud, organized exploitation & stealing assets from the disabled is illegal. If these actions victimize multiple persons and are accomplished with others operating in collusion it may be a criminal enterprise.

10. Estate Planning Attorneys & Elected Probate Judges

In majority of counties probate Judges are elected in some circumstances the largest donors to their campaigns are lawyers. Probate courts is the venue for regular hearings by the same estate planning attorneys & courts default or attorney directed/biased third-party evaluators. All being paid from the exploited seniors estate.

9. Estate Planning Attorneys, State Bars & Elected DAs

There has been instances of professional networks where for-profit conservator companies have also chaired State Bar Probate Councils. Other examples include District Prosecutors sitting as Trustees on Estates where elder seniors have been exploited. District Attorneys/DAs and Police don't investigate or prosecute elder exploitation crimes when probate attorneys are involved. They call these matters Civil. The predators know they are untouchable., beyond and above the reach of law enforcement.

8. Estate Planning Attorneys & Conservator/Guardian

Established estate attorneys prefer to work with the family PoA as default conservator or their choice of for-profit conservator as because it provides them a safeguard to conceal fiduciary breaches, illicit estate transfers/theft and remain on as a regularly paid professional. Because of the immense power State Statutes and probate courts grants to the Conservator, they have the power to execute illicit estate plans and gifts away the seniors estate while the elder is still alive. Some Conservators even keep the unethical estate planner and abusive home-care provider on the Wards payroll.

7. Estate Planning Attorneys & Guardian Ad Litem

Some Estate Planners use cross-referring Guardian Ad Litem professionals in their G-C probate cases. These professionals are typically elder law attorneys or licensed social workers. If the GALs are instructed by the AIPs attorney and/or home-care provider respondent's attorney to favor the seniors abusive or exploitative home-care provider, then the GAL will conceal relevant facts in their reports to the court and blame the conflicts on the litigating parties despite facts illuminating that the AIP is at risk physically and/or financially. Court will likely default judgment to a professional Guardian or conservator.

6. Estate Planning Attorneys & Court Visitor

Typically licensed social workers (LSW) are Court Visitor's operating on behalf of the court's civil procedures. Court visit with and interview an alleged incapacitated person (AIP) after a G-C petition is filed, either by family, an interested party or a State agency. In some cases, court visitors may be contracted by a Court Visitor/LSW specialist business. If the LSW is visibly biased in their court reports by concealing relevant material facts to conceal abuse, exploitation or negligence then this is likely a violation of Civil Procedure. This is a problem in regions with limited Court Visitors or areas with aligned probate professional networks.

2. Estate Planning Attorneys & PoA's Legal Counsel

Vulnerable person with diminished capacity assumes their attorney will act ethically to create a viable estate plan based on best practices, that attorney also drafts a PoA or fiduciary role for the elder's primary care-giver or even draft a limited financial PoA for themselves. PoA(s)/fiduciaries coordinating with home care providers & attorney to isolate dependent elderly person who dares not tell APS or question the estate documents. They are unduly influenced and their estate is stolen.

3. Estate Planning Attorneys & PoA's Accomplices Group Pressure

Coercive situations can consist of mental and physical condition of environments influence such as group pressure, general social influence techniques, tactics of thought reform, and responses and behavior found in other high-control, intense influence situations ranging from the Stockholm syndrome to abused women and the other methods of corrupt caretakers. - Margaret Thaler Singer, Ph.D; research in *Undue Influence and Written Documents: Psychological Aspects*

4. Estate Planning Attorneys & Primary Care Physicians

If an estate planning attorney's new or existing elderly client becomes ill, memory impaired, at greater risk for inappropriate influence and dependent on a home-care provider/Fiduciary who changes the seniors long-established primary care physician this is a substantial red flag. Often the seniors best first line defense against abuse, negligence and undue influence is the seniors primary doctor. Some professionals in geriatric services have their preferred cross-referencing doctors and elder law services providers. If a PCP conceals material facts in Physician reports to the court this is against Medical Board and civil procedures.

5. Estate Planning Attorneys & Neurocognitive Psychologists

When senior has memory impairments, is subjected to isolation & undue influenced by a PoA/home care provider or other abusers an estate planning attorney will likely arrange a psychological test just before signing a new will. This protects the illicit Will from attacks in Probate. A Psychological examiner is typically known to the estate or elder law attorney whom arranges who appointment with a specific outcome in-mind, although it is a conflict sometimes the estate planner will remain present in the interview and/or coordinate procedures so the psych evaluator purposely doesn't have access to medical records or information that would alert psychologist to brain damage or undue influence.