

IN THE COMMON PLEAS COURT FOR MONTGOMERY COUNTY, OHIO  
CIVIL DIVISION

Chante Norvell  
Estate of Mark Myles  
Plaintiffs Et. al

Case No.2011CV07300

JUDGE: Michael Krumholtz

Vs

Estate of Robert Rosecrans  
2020 Munich Ave  
Moraine Ohio 45418

Selective INS. CO.  
445 Hutchinson Ave.  
Columbus Ohio 44335  
Defendant(s) et. al

**PLAINTIFFS MOTION IN OPPOSITION TO THE  
DEFENDANTS MOTION TO STRIKE WITH ATTACHMENTS  
AND DEMAND TO SET ASIDE ALL PREVIOUS VERDICTS  
AND DECISION DUE TO THE FACT THIS WAS NOT A  
SURVIVORSHIP ACTION THIS WAS CORRUPTION AND  
FRAUD AGAINST THE COURT ITSELF AND SANCTIONS  
ARE DEMANDED AGAINST THE ATTORNEYS OF RECORD  
OR LIBEL/SLANDER AND FOR SPREADING FALSE  
NARRATIVES AND NEWS OF A SUICIDE/MURDER  
STATING THAT MARK MYLES WAS RESPONSIBLE FOR  
THE KILLING OF HIS SLAIN BROTHER KEVIN VALENTINE  
WHO WAS SACRIFICED AS A DIRECT RESULT OF MARK  
MYLES HAVING WITNESSED THE KILLING OF ONE  
ROBERT ROSECRANS**

1. First of all Thomas F. Glassman, I the Plaintiff, cannot and will not be held to the same legal standard as a lawyer. Haines vs Kerner, 400 U.S. 519(1972). This complaint seeking to recover the actual damages for claimed physical injuries and deprivation of rights and now, the Plaintiff has here on her own opportunity to present her claims in the name of her deceased sons. JUSTICE POWELL and MR. JUSTICE REHNQUIST took no part in the consideration. The U.S. Supreme Court affirmed that unrepresented complaints are to be held to less stringent standards than formal pleadings drafted by lawyers. The records indicate that

Glassman was behind the corruption to begin with, now plaintiff once under **PTSD** Posttraumatic Stress Syndrome has been on natural remedies for her anxiety and Stress due to her sons having been **murdered** by outside forces. Callahan vs State, 464 N.W. 2d 268(1990). Pursuant to this case file the statute of limitations did-not begin to run until discovery of the actual injury had been found. The Plaintiff discovered the fraud here after her PTSD had been addressed and litigated. Therefore Glassman, you cannot apply the statute of limitations having that been the case. Glassman through the media having been instructed to bolster this false narrative of this murder suicide. The attorneys have created this false narrative of murder suicide things that, Black, Colored African Americans don't commit. The problem is People like Glassman has no knowledge about Black culture, he is way out of line with his assumptions.

2. Attorney Thomas F. Glassman has been involved in the corruption from the start, committing gross negligence, malpractice, money laundering, and fraud against the Court itself, he having the collaboration with corruption of Michael L. Wright and Jonathan C. Turner to cover up the actual cause and death of one Mark Myles.
3. This was no Survivorship action, there game worked for a while but no longer, Justice will prevail.
4. The Plaintiffs stress and anxiety levels have subsided some and she began researching her son's death again and tracked down the corruption of Wright and Turner and now files this demand against the previous judgment and it be set aside due to fraud and corruption by her past attorneys.
5. Attorney Glassman is way out of line here because on October 10, 2011 Michael L. Wright an Attorney at law (**#0064503**) 130 West Second Street Dayton Ohio 45402 and Attorney at law Jonathan C. Turner (**#0067698**) of 130 West Second Street Dayton Ohio 45402 had indeed filed a complaint with demand for Jury Trial for the damages caused by deceased and former Mayor of Moraine Ohio Robert Rosecrans.
6. It's been discovered as of October of 2020 through December 2020 that Glassman along with representatives and agents of Selective Auto and Home Insurance Company had committed Fraud and Deceit and had mislead the Plaintiff and her sons Estate in the name of Mark Myles.
7. Now the Plaintiffs demands full compensation from Selective Insurance Company and demand for the Attorneys at law to return all proceeds, including actual money, punitive and compensatory, and fees charged from her deceased sons Estate including any all of her money claims under the Estate of Mark Myles her biological son.

(Signature of Plaintiff)

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### **REVISIT THE FACTS AND SUPPORTING MEMORANDUM**

8. The Plaintiffs son had been in an automobile accident in the City of Dayton Ohio on October 15, 2010.
9. Robert Rosecrans hit the Plaintiffs son as a direct result of having being hit from the side by a third automobile having been driven by Jason Wardan a Police Officer for DPD, and left Robert Rosencrans DOA/killed at the scene.
10. The Estate of Robert Rosecrans had been taken out in the name of Teresa Murphy as administrator of the Estate.
11. Robert Rosecrans was insured by defendants Selective Insurance Company.
12. A Karen Dombi, an employee at selective insurance company she stated on **10-28-2020** that the Plaintiffs son records and files confirmed that he was **50%** at fault, and that is why **45.000.00** was only received for his compensatory damages and medical bills, where you aware about this mistruth Glassman?
13. At first Glassman name did not come up until lately where the Plaintiff presumed that defendants at Selective Insurance Company was properly being handled by Michael Wright and Jonathan Turner but they did not act alone it was Glassman the actual master mind behind the collusion because in order to pull this off they had to be on one accord, one mind, they all took participation and falsified the claims so that the full amount on the policy would not be obtained by the Plaintiffs.

### **|GROSS NEGLIGENCE/MALPRACTICE OF LAW|**

14. We now understand that it was attorneys Michael Wright and Jonathan Turner who made the actual false reports because they represented the Plaintiff that's a no brainer, but by the attorneys never informing the Plaintiff that they had filed the Civil Suit in October of 2010 this links Glassman to the whole fraud upon the Court itself.

### **OTHER FACTS AS WELL AS TRUTH:**

15. This just don't add up, Glassman affirmed in his latest motion to strike that the Plaintiff had no basis in fact or this attorney has committed this type of fraud against African Americans in the past, now why would Job and Family Services only accept **14.000.00**, for medical coverage Michael Wright and Jonathan Turner and Anthony Vanoy only accept the remaining balance of **14.000.00**, at the time of the accident was settled this is Ludacris and

Ridiculous. What is also very odd is the fact that suddenly the hospital refused services for Mark Myles, but all of a sudden, they said that he was not covered by Medicaid or Medicare, but the records seem to change when Mark Myles was murdered and now we see that the hospital had been charged but where not paid the **135.000.00** you know Glassman this is looking real bad for you as well as for both of the attorneys, if you want to come to an agreement I'm all ears but the corruption can't be overlooked.

16. Attorneys Michael Wright and Jonathan Turner continued to commit fraud and falsify statements and it didn't seem as though they had acted with someone else but this was beyond greed but more sinister as in the cover up of the murder of Mark Myles.

17. Glassman attempted in this prior motion to divert the Corruption by stating this was actually a **Survivorship Action?** As this case moves forwards, I will explain more in detail what survivorship means in a cause of action such as this.

18. Wright and Turner had threatened the Plaintiff by telling her if she did not accept the settlement of 45.000 she would not receive anything this was stated when concerns had been raised about the medical bills, so Glassman what happened to the **135.000.00**? what happened to the **165,914,39**? Did it just vanish not hardly, and why did Selective Insurance Company cut a check for it and Job and Family Services never got the check this was according to a c/o Robert J. Burne Sr. c/o Robert J. Burne Sr. also served as the Asst. Attorney General of Ohio on the collection Enforcement Division so why didn't he collect the 135.000.00? what happened to the 165,914.39.

19. Let's revisit attachment **A**. On paragraph **9** in the first claim for relief the Attorneys confirmed that Robert Rosecrans made the illegal left turn now that admission sustained the injuries to the Plaintiff's son I mean unless Glassman is reading from another suit but this one establishes what it says I am trying to see if Glassman did read that part because Glassman seems to be out in left field we talking a devastating car crash that killed his client here, and with all due respect Wright and Turner could only get **45.000.00** not including medical this is beyond gross negligence but a manifestation of corruption apparently allowed by the BAR.

20. Prior to the lawsuit, and Mark Myles being murdered, this murder took place in Myles biological mother back yard, and Selective Insurance had no intention of settling this claim but since the killing took place there was no suicide, you see Glassman Blacks don't act like that, I was shocked at how Attorneys could participate in this type of collusion but not now, the way Glassman has been breathing Suicide out of his mouth this tells me that he was behind the campaign of this falsehood, he did not do this on his own, Myles never shot his brother.

21. How many Blacks, Colored African Americans hang themselves Zero, White People do this kind of thing that's not our cup of tea now is it Glassman.
22. The fraud here just keeps on multiplying, we have here the falsified Insurance claims, stating that the Plaintiff son was **50%** at fault this reduction was predetermined prior to the filing of the lawsuit would you now agree Glassman.
23. Judge Connie was misled significantly wouldn't you say Glassman.
24. Let's keep moving as stated in attachment **A**. The Lawsuit filed on October 10, 2011 attorneys Michael Wright and Jonathan Turner confirmed that Robert Rosecrans was the sole cause of the injuries to Mark Myles, hold it right there but the insurance claim did not reflect That, now did it Glassman, it's a fact that Wright and Turner could not have pulled this off without you Glassman isn't that also true.
25. This whole fraud was orchestrated by Glassman himself this was deceit and fraud against the Court itself.
26. Attachment **B**. On May 21, 2012 approximately at 3:56:54pm: The Court issues a notice of Dismissal. The Plaintiff was not informed of this ruling which constitutes fraud.
27. Attachment **C**. On May 21, 2012 approximately at 4:01:25pm: The Court issues a notice of Dismissal. The Plaintiff was not informed of this ruling confirming once again fraud upon the Court itself.
28. Attachment **D**. On March 12, 2012 Attorney Michael Wright Presented the Plaintiff with the Settlement disclosure from Selective Insurance Company, again No lawsuit was mentioned. Again, Wright confirmed that if the Plaintiff did not take this settlement she would receive nothing at all, and that was the end of the discussion, then Wright settled the case in May of 2012 as discovered again the act of fraud and deceit.
29. What's interesting it's been about ten years since the Plaintiffs sons had been murdered, on or about October 28, 2020 the Plaintiff went to the law offices of Michael Wright and Jonathan Turner and she saw his office was vacant and it appeared to be two cleaning women in their, immediately the Plaintiff requested her sons' files and records because what the Insurance company explained to her that day did not add up how could the Insurance company state that Mark Myles was **50%** at fault when he actually got struck while sitting in his vehicle this just don't add up, Glassman.

30. Within two hours Michael Wright had the same two women to call the Plaintiff that same day and she was instructed not to come back to his abandoned office why do you think that was Glassman.
31. Still to date this was the representation of Michael Wright and Jonathan Turner, after all these years its finally making since as the lies multiply and the lawsuit states before the Court that former Mayor Robert Rosecrans was at **100%** at fault did you see that Glassman, now what's your reaction to that you seem surprised and in disbelief that this case of murder and corruption has been tracked down well, but don't be we got plenty of more to come.
32. It's now believed that the agent at Selective Insurance Company informed Michael Wright himself of what was stated that day and the attorney knew that he had been caught stealing through fraudulent conveyances by taking from his clients Estate, because he knew that he had been murdered two years earlier by unknown assailants in November of 2010.
33. The Plaintiff read on page two of the motion that Mark Myles allegedly sustained injury in the accident you know that's a mistruth, but what is the truth is the death of Robert Rosecrans. Then Glassman went on to say that this injury to Mark Myles was contested, you no Glassman you need an Academy Award for the most lies told in an hour, and it's not hard to believe now with the way the world has been polluted that Black People have been and continued to be hood wink by you white so-called privileged Attorneys through Corrupted Black Attorneys like Michael Wright.
34. You are being continually deceitful! Mark never shot Kevin point period, the investigation conducted by the police which was staged as a cover up of high crimes and felonies within the ranks of the Moraine City Counsel, do you get that, we have a bigger conspiracy here, much bigger than first thought or imagined, who would want to kill an ordinary citizen like Mark Myles and take out his brother. This is tied directly to the crash and death of Robert Rosecrans. Robert Rosecrans may have been involved in a deep Scandal during his term as Mayor of Moraine Ohio, and what happened to him he only knows, and the third vehicle that was involved in the accident that police alleged that they were looking for at the scene. But reports confirm otherwise. Like I said you been schooled to repeat murder/suicide that's what you have been trained to do in high profile matters such as this one.
35. Can you prove that this was a survivorship claim?
36. Who stated this was a wrongful death claim, no no no this was a personal injury suit, or have your lies deceived you. You see Glassman you know yourself

that lies have to continue to be told and rearranged, when all this comes to light the truth will bear down on you with great weight and might.

**SURVIVERSHIP:**

37. A Survivorship action centers around the deceased person rather than the grief and financial losses of the family is that a fair assumption of the facts Glassman?

38. You no Glassman this statement means that Mark Myles was supposed to have been awarded damages for his murder instead of a personal injury suit from the car wreck, because you know as well as I do that he did not commit suicide.

39. Like I said you been told to create this false narrative of a **murder/ suicide** to cover up the real facts of the Robert Rosecrans scandal that led to his early death, is that a fair statement? now you come here with this alleged **survivorship** claim to further deepen the rabbit hole.

40. Since this was a Survivorship Action then Selective Insurance owes to the Estate of Mark Myles damages relating to the pain and suffering of the victim and **"their medical bills"**, now explain who is the victim, it has to be Mark Myles because Robert Rosecrans was killed two years prior to the time this lawsuit was filed.

41. Let's continue, cause theres more on the menu, wrongful death laws allow the estate to be awarded damages for the beneficiary of the deceased.

42. On the other hand survival laws allow the estate to be awarded damages relating to the pain and suffering of the victim now, let's examine what the law states about the victim, but of what incident are you referring to Glassman, we got three things hear the accident the murder of Mark Myles or the hospital beating which is it?

43. The probate court never mentioned that this was a survivor's case now did it Glassman, this issue is all new don't you think, this has never been raised before until deceit and false narratives continues to pour out of the mouths of the agents., we have evidence that this was the murder of Mark Myles which is highly contested false narrative of a suicide.

44. This sounds like a case for Robert Rosecrans, due to the fact that he died at the scene, because you mentioned what the deceased could have earned in a personal injury suit if they had survived, is that a fair assessment of the law as well as facts?.

45. According to survivorship law, Robert Rosecrans had his earnings put into his estate and you all got paid up in the Millions, and then you turned around and

thought you could shaft the estate of Mark Myles, with this false narrative of a suicide/murder, this is what has happened to Black Americans for Decades, Black families with similar situated cases in America have dealt with attorneys like you and Wright, but like they say all good things come to an end and the end is here.

46. Let's look at this under survivorship, only the Executor could have brought this type of action for Mark Myles, you are aware of this right? so who told you to say 10, years later that this was now a survivorship claim? Michael Wright never mentioned this, its not in the Probate Court Journals or Common Pleas Court records as well.

47. **Attachment A. CONTINGENT FEE CONTRACT:** This document confirms that it was agreed upon on the 6th day of January 2011, and it has letter No. and the symbol# on page 2 the document was dated January 6th 2010 and it has the Plaintiff's signature along with Michael L. Wright, but Anthony Vannoy was not signed.

48. **Attachment B. CONTINGENT FEE CONTRACT:** This document confirms that it was agreed upon on the 6th day of January 2011, but it does not have the letter No. on it and it does not have the symbol# on it, but it has at the right top the date 2011 EST 00294. on page 2 of the document it was dated January 6th 2011 and it has the Plaintiffs signature along with Michael L. Wright, and Anthony Vannoy was not signed.

49. **Attachment C. CONTINGENT FEE CONTRACT:** This document confirms that it was agreed upon on the 6th day of January 2011, and it does not have the letter No. and no symbol# on it. page 2 the document was dated January 6th 2011 and it has the Plaintiffs signature along with Michael L. Wright, but this does have the signature of Anthony S. Vannoy officially signed.

50. **Attachment D.** On this next document from Wright and Vannoy its the actual application requiring the signature of the plaintiff on the second page, on page 2 nothing was signed by the plaintiff it was never signed at all.

51. **Attachment E. APPLICATION FOR AUTHORITY TO SETTLE INJURY CLAIMS:** It states on paragraph 2 that Robert Rosecrans made an improper turn into decendants lane of travel, do you see that Glassman? On paragraph 3 the document confirms the **165,914,39** medical bills reasonable and necessary but it does not mean it was paid. Do you understand where this is going Glassman? Paragraph 4 it states that Mark Myles was killed and did not commit suicide; something that you have been instructed to pursue from the Police and Slective Insurance company isnt that true Glassman? On paragraph 5 Glassman claimed now that he reached a compromised settlement because Mark Myles was speeding.

52. Can you, Glassman please explain for the Court record, how was Myles speeding while traveling on south Gettsburg heading up towards Highway 35 and he got plowed into by Robert Rosecrans and Officer Jason Ward!

53. Mark Myles vehicle was then knocked backwards is that a fair assumption Glassman!

54. Mark Myles vehicle trunk area was caved in by a utility pole rendering him unconscious and his chest was caved in and his jaw was broken and his legs had a gapping hole and Wright had the gall to you settled for a mere **45,000!** You know better than that!

55. On paragraph 6, it states that Wright accepted **15,000.00** and reimbursement of **791.00**, and on paragraph 7 it says Job and Family Received **14,604** out of **42,705.51**, if that's true Glassman then what happened to the remaining balance of **165,914,39?**

56. On page 2 of this document it has Wright's signature and the Plaintiffs on it do you see that Glassman, keep this in mind!

57. **Attachment F. FINAL REPORT OF DISTRIBUTION OF PERSONAL INJURY CLAIMS**, On page 1 it has Wright's signature and the Plaintiffs on it do you see that Glassman, again follow me on this this filing took place on 05/02/2012 and after all deductions leaving the Plaintiff with 14,604.50 keep this in mind! on page 2 it says that there was no other assets remaining of Robert Rosecrans, that's not confirmed, all financial records and disclosures are demanded Point Period! and the document was signed by Wright's signature and the Plaintiff.

58. **Attachment G.** A document from Wright which was time stamped on May 11, 2012, from the Probate Court, on paragraph 2 it states that once the plaintiff agreed to the settlement it was no turning around under Ohio Laws can you cite the Code in Ohio that states that Glassman, I need to see that. On page 3 it bears the signature of Wright and the Plaintiff once again.

59. **Attachment H.** A document from Wright which was time stamped on April 3rd, 2012, from the Probate Court, on page 2 it also was signed by Wright and the Plaintiff once again.

60. **Attachment I.** 2 documents from MiamiValley hospital demanding payment of **135,782.63** on page 2 it states the total amount was **165,914,39** again, what happened to the money paid out by Selective Insurance Company?

61. I have as the Plaintiff, talked extensively about the signatures of Wright and myself as the Plaintiff, but no one one human being on this planet can sign their name the same way over and over in other words the conspiracy of Wright,

Turner and Glassman its affirmed the Plaintiff didnt sign the documents in front of the Court.

62. I have also talked extensively about the suicide and Glassman is the salesman of this fraud A Glock 21 which only can shoot a 45 caliber bullet but could not have been verified as the weapon that killed Kevin Valetine; so, as stated Glassman is way off into left field; for this **murder/suicide** as stated, the Police knew it didnt go down that way and they refused to investigate who the real killers are. This investigation establishes the defamation and conspiracy to coverup the Murder of Mark Myles.

63. We have more evidence that Robert Rosecrans was chased that day and that he hit Mark Myles. This is what the Police have been attempting to hide but now Glassman, have exposed yourself, with them in the effort to suppress the truth here.

64. We have direct evidence that Summit Towing confirmed that the vehicle driven by Robert Rosecrans was in excellent working condition and it had no reason to hit the vehicle driven by Mark Myles this also indicates what Ive always beleived that Robert Rosecrans was allready dead at the time that he hit Mark Myles. Is that a viavble theory Glassman?

65. If this is true, I am sure that this would nullify your claims of murder/suicide.

66. The claims filed against Selective Inurance Company would have to be renegotiated, what do you think?

67. Its sustained that Kevin Valentine was killed as the cover up in order to mislead the real reason why Robert Rosecrans was killed to start with.

68. The theory of murder suicide wont stand, the agents responsible for the murder of Mark Myles was also at the scene of the actual incident.

69. Prior to the execution style murders of Mark Myles and Kevin Valentine having taken place, the agents had conspired to kill Valetine because they assumed that Mark Myles saw or witnessed the murder of Robert Rosecrans, and in order to make it look like Mark Myles was not the actual target, the police had Kevin Valentine taken out so that the true reason that Robert Rosecrans killing would never be revealed.

70. Its established that Glassman withheld evidence of the 2005 Crown Victoria that was at the scene that actually ran Robert Rosecrans into Mark Myles; Does that ring a bell Glassman? So what happened to the Crown Vic. Glassman? You attempted to cover the killing of Mark Myles and Robert Rosecrans isn't that also true Glassman?

71. **Attachment J.** Investigation of Summit Towing of Robert Rosecrans Vehicle after reading the reports, there was nothing wrong with that car causing it to hit Mark Myles.

72. You the attorney of record, was paid to make this conspiracy go away! In other words, you have been behind the false Narratives all this time. Isn't that also true Glassman?

73. **Attachment K.** Police Report of the 2005 Crown Victoria that was at the scene. Its a fact that this vehicle caused the accident isn't that true Glassman! because Summit Towing investigators confirmed tat there was nothing wrong with Robert Rosecrans vehicle at the time it stuck Mark Myles vehicle, Isn't that also true Glassman?

74. Well Glassman, this is all true, you know what this means for your career.

75. You also are aware that you have a chance to come clean, that's law. You have a chance here to expose the people who killed Robert Rosecrans your client, if you truly have his best interest at heart.

76. Kevin Valentine was subsequently murdered because his brother Mark Myles was connected to the killing of Robert Rosecrans.

77. I know and understand that this incident has been on your mind for quite sometime, and since you took this case its time for you to come clean. I am trying to help you help your self before its to late Glassman.

**GLASSMAN, DO YOU HAVE ANY IDEA WHAT THIS MEANS, THAT MARK MYLES AND KEVIN VALENTINE WAS MURDERED TO SILENCE ANY POTENTIAL WITNESSES WHO MAY HAVE SAW THE KILLERS OF ROBERT ROSENCRANS.**

78. We have more evidence concerning the crash reports conducted by Summit Towing Company that had been recovered at the scene.

79. To Selective Insurance Company we have a document from the BATF.

80. **Attachment L.** The weapon recovered at the scene belonged to a Jimmy Ray Adkins. Now, this guy was never questioned as to how his weapon was found in Dayton Ohio at the murder scene of Mark Myles and Kevin Valentine; isnt it a fact that they were murdered that day, is that a true finding Glassman? We have here direct statements from the National tracing center office confirmig that the bullets and fragments recoverd at the scene was not a bullet that was in the weapon of Mark Myles, are you aware of that Glassman?

80. **Attachment M.** This is from Michael Wright, which was time stamped on April 3rd, 2012, from the Probate Court, on page 1. it also was signed by Wright and the Plaintiff, once again its the same exact signature on every other document but the Plaintiff could not, and did not sign her name the same exact way on each of the documents presented are you aware of this Glassman?.

81. If **Attachment M.** is true, then what happened to the remaining balance of the contingency fee contract: This document confirms that thier was an agreement made upon on the 6th day of January 2011, and it does not have the letter No and no symbol#on it. but as explained earlier on page 2 the document was dated January 6th 2011 and it has the Plaintiffs signature along with Michael L. Wright, but it didnt have the signature of Anthony S. Vannoy officially signed.

82. **Attachment N. TOXICOLOGY REPORT:** It looks like on the 30th day of October 2010 a Ms. Lauren J. Marinetti PH.D Cheif Forensic Toxicology Officer confirmed that former Mayor of Moraine Ohio Robert Rosecrans drug tests came back negative , can Glassman explaine what caused him to hit Mark Myles in the fashion that he did? As explained the driver of the 2005 Crown Victoria forced the former Mayor into Mark Myles that day isn't that correct?

83. **Attachment O.** We have a document from the Mr. James H. Davis MD, Now what he stated flows right along with what Ms. Lauren J. Marinetti confirmed that Robert Rosecrans could not have caused his own death, and another thing the Coroners report stated that the cause of death was due to blunt force trauma to the head. First of all that's impossible because Robert Rosecrans head never hit the steering wheel because it woud have left a major contusion to the brain, second of all its affirmed by the Coroners office that Robert Rosecrans was not dead at the scene, the injuries found here could not have been life ending, but the blow to the head could have been because it appeared from the records presented that it came sometime or directly after the crash, now can you explain what killed Robert Rosecrans that day, because it was not the impact with Mark Myles, the News paper continually lied and slanderd Mark Myles and you pushed the false narritves as confirmed to cover up the actual killing of Robert Rosecrans.

84. Now the Plaintiff demands a hearing date as soon as possible in order to resolve this issue of this being a survivorship claim which was false, because what Glassman has stated does not and will not add up at all.

Respectfully submitted

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**REQUEST FOR RELIEF**

**WHEREFORE**, Plaintiffs seeks the following relief:

Judgment against defendant Selective Insurance Company and the Estate of Robert Rosecrans.

I. The Full and Actual compensatory damages from Selective Insurance Company in order to make her whole again.

II. Punitive damages against Defendants sufficient enough and attorneys for fraud and deceit and to deter further misconduct conduct.

III. Treble damages; for intentional wrongdoing;

IV. Injunctive relief sufficient to protect Plaintiffs and her family from ongoing harassment and taking of private property and to immediately return her Son's Estate in its full form, and an order to deter any other persons that may be associated with the Defendants from harassment and causing further Damage and Injuries.

V. Attorney and other' fees, litigation expenses, costs, pre- and post-judgment interest as provided by law; and

VI. See Civil Rule 8(a) and Such other and further relief as the Court deems just and proper.

(Signature of Plaintiff)  
propria persona sui juris \_\_\_\_\_

**CERTIFICATE OF SERVICE**

The Plaintiff hereby certify that a copy of this Designation was served to the defendants and its counsel by email and regular sent by email and regular U.S. Mail on this \_\_\_day of January 2021

(Signature of Plaintiff)  
propria persona sui juris \_\_\_\_\_