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Feb 27 2026

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

APPEAL FROM HORRY COUNTY
Court of Common Pleas
The Honorable Dale Van Slambrook, Circuit Court Judge

Appellate Case No. 2024-001734

Olga Teslenko, Appellant,
v.
Joe Kocsis and Carpet King & Flooring,
Respondents.

**APPELLANT'S NOTICE OF EXTRAORDINARY INTERFERENCE
AND WITNESS TAMPERING**

Appellant, Olga Teslenko, appearing *pro se*, hereby files this Notice regarding her Urgent Notice of Evidence Preservation and Statement of Physical Risk, filed yesterday on February 26, 2026, with McLeod Health (See Exhibit A).

While the underlying appeal involves systemic judicial fraud on the court, Appellant is providing this copy to document a dangerous escalation in retaliation. The documented tampering with Appellant's medical records appears specifically tailored to undermine her legal standing and credibility, and has already resulted in the effective denial of medical care. This retaliation appears to be a deliberate effort to undermine the credibility of her claims and eliminate her evidence by endangering her physical survival (See Exhibit B).

Appellant is notifying the Court to ensure the record reflects these extraordinary efforts to compromise her safety and credibility while this matter is under judicial review.

Appellant remains grateful for this Court's time and consideration.

Respectfully submitted,

s/ Olga Teslenko

Appellant, Pro Se

100 Fountain Pointe Ln, Unit 103

Myrtle Beach, SC 29579

Email: osenochen@gmail.com

Tel: (510) 388-2780

Dated: February 27, 2026.

Enclosures:

- Exhibit A – Appellant’s Urgent Notice of Evidence Preservation and Statement of Physical Risk, filed with McLeod Health on February 26, 2026.
- Exhibit B – Physician Confirmation of Record Alteration.

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**EXHIBITS
TO APPELLANT'S NOTICE OF
EXTRAORDINARY
INTERFERENCE
AND WITNESS TAMPERING**

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Exhibit A:

**Appellant's Urgent Notice of Evidence
Preservation and Statement of
Physical Risk, filed with McLeod
Health on February 26, 2026**



O. T. <osenochen@gmail.com>

Urgent Notice of Evidence Preservation and Statement of Physical Risk

1 message

O. T. <osenochen@gmail.com>

Thu, Feb 26, 2026 at 11:33 PM

To: compliance@mcleodhealth.org, himrecords@mcleodhealth.org

Cc: "O. T." <osenochen@gmail.com>

Olga Teslenko
100 Fountain Pointe Ln, Unit 103
Myrtle Beach, SC, 29579
osenochen@gmail.com

February 26, 2026

VIA EMAIL

Pamela Elliott, Chief Corporate Compliance Officer
McLeod Health Compliance & Privacy Office,
compliance@mcleodhealth.org

McLeod Health Information Management
himrecords@mcleodhealth.org

RE: Urgent Notice of Evidence Preservation and Statement of Physical Risk;
Patient: Olga Teslenko, MRN 2144057

Dear Ms. Elliott and McLeod Health Legal, HIM and Risk Management Departments:

Please be advised that this serves as a formal Urgent Notice of Evidence Preservation.

I am currently identifying significant material misrepresentations and data integrity breaches within my medical record. During recent clinical visits, internal records were observed to have been modified, deleted, and re-attributed. On February 13, Adderall and Ambien were observed listed as "Outpatient Medications", despite my consistent reports of not taking any of these medications for over two years. On February 18, these medications were still listed in the "Outpatient Medications" section, but were now crossed through, reportedly because there was no way to remove them as they were pinned "at the system level". On February 24, these medications remained listed in the "Outpatient Medications" section, confirming the nurse's inability to take them off my chart, and a prior, false, internal note associated with my diagnosis of ADHD, was deleted and then re-uploaded under a different name.

As a patient, I cannot see these internal chart notes. However, even the portion of the chart, visible to me, contains numerous unsupported insertions which amount to severely prejudicial material

misrepresentations. I am intending to file a formal report of record tampering and demand an investigation. My disability and recent illness impede my progress, and I am concerned that the presence of these undocumented, non-clinical and severely prejudicial fabrications in my chart has been and continues to be a significant risk to my safety and diagnostic accuracy. Ensuring the integrity of the audit trail is essential to prevent further prejudice to my clinical care.

I therefore formally request that McLeod Health immediately place a Litigation Hold on my entire electronic medical record, from its inception to the present date, including all metadata and designated record set, audit trails, and internal notes and flags. Please take all necessary steps to prevent further alteration of any part of my record.

Furthermore, given the documented hypertensive crises and deterioration, I am formally placing McLeod Health on notice regarding my physical safety. Please be advised that a complete mirror of my evidence has been secured to be released to investigative authorities and the public record in the event of my incapacitation or death. This record-tampering is now a matter of my safety.

Please confirm receipt of this notice and provide the name of the Risk Management officer assigned to this matter.

Sincerely,

s/Olga Teslenko

Olga Teslenko

MRN 2144057

osenochen@gmail.com

Dated: February 26, 2026.

CC: South Carolina Court of Appeals; South Carolina Supreme Court.

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**Exhibit B:
Physician Confirmation of Record
Alteration.**

Name: Olga Teslenko | DOB: 1/12/1973 | MRN: 2144057 | PCP: | Legal Name: Olga Teslenko

Data Integrity of Internal Record attribution

Participants:  Melissa Miara



You Feb 25, 12:51 AM

Dear Dr. Miara,

Thank you for the consultation today. I am writing to ensure the integrity of my record. During my visit, we discussed a note attached to the diagnosis of ADHD in the internal Active Problems list—a note I cannot see on my portal.

Before you deleted that note, you mentioned it was attributed to 'Kirshner' and contained the following statement: "Per patient diagnosed and treated by previous provider_ Sacramento California, Current regimen Adderall 5 mg BID, breakfast and lunch however this is unclear if she has been taking this medication the last few years Of note also treated with Ambien nightly for insomnia -Advised patient I will not refill adderall without evidence of diagnosis by psychiatrist, also due to underlying psychiatric".

After I requested that my chart remain untouched, you restored this statement, but confirmed that the digital attribution changed from 'Kirshner' to your own name.

Could you please confirm for the record that this note was indeed present in the internal system and attributed to 'Kirshner', before you deleted it, restored, and changed attribution to your own name? I want to ensure that the record of these historical inaccuracies is preserved so they do not continue to prejudice my clinical care>

Sincerely,
Ola Teslenko



Melissa Miara Feb 25, 8:33 AM

Hello Olga,

Yes, the overview note within the problem list for ADHD did state the aforementioned note which I deleted and replaced at your request. It appears to have been written by someone else although it is difficult for me to ensure she was the primary author. These are notes that are usually included to provide reminders about the course of care as it relates to each of those problems and are not meant to prejudice clinical care from other providers. Thus, I doubt that this was the intention of the author although I understand your concern as it is there in the medical record for other providers to view. Try to move forward with your plan, we will send that referral today and look into Carolina Health Specialists if you would like to start fresh with a PCP.

Thanks,
Melissa Miara



You Feb 25, 5:01 PM

Dear Dr. Miara,
Thank you very much, I appreciate your confirmation that the note existed and that it was authored by someone else. To clarify for the record, it is my distinct recollection that the attribution displayed at the time was "Kirshner."

I must reiterate that the content of that specific note is a gross material misrepresentation of my medical history and character, framing me as a drug-seeking patient with "underlying psychiatric" concerns. The note creates a false, severely prejudicial image that has already hindered my ability to obtain accurate care. While I am concerned that other providers will be prejudiced by this record, I wish to preserve it now and work through the formal process of reporting these misrepresentations to McLeod Risk Management—because I need to restore the integrity of my official record completely. I am also focused on moving forward with the referral to Dr. Sulica and appreciate your help with that.

Thank you again for your professionalism in addressing this sensitive matter.
Sincerely, Ola Teslenko



Please allow up to 48 hours for a reply.

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**PROOF OF SERVICE OF APPELLANT'S NOTICE OF EXTRAORDINARY INTERFERENCE
AND WITNESS TAMPERING**

Appellant hereby certifies that she has served her Notice of Extraordinary Interference and Witness Tampering, with Exhibits, upon Respondent, Mr. Joe Kocsis, who at all relevant times represented himself the owner of Carpet King & Flooring. Service was made by depositing a true copy thereof with Federal Express, postage prepaid, on February 27, 2026, addressed to: Mr. Joe Kocsis, Carpet King & Flooring, 532 Broadway Street, Myrtle Beach, SC 29577.

Respectfully submitted,

s/ Olga Teslenko

Olga Teslenko, Appellant, Pro Se
100 Fountain Pointe Ln, Unit 103
Myrtle Beach, South Carolina 29579
Email: osenochen@gmail.com
Tel: (510) 388-2780

Dated: February 27, 2026