



Gus J. Solomon, Portland, Oregon

# **It's Britney, Bitch!**

Britney moves to Oregon  
and her Conservatorship moves, too.

16 March 2021 : 5:30 – 6:30

# Script:

## PLAYERS:

Judge - Sam

Brittany - Kara

Lawyer for Brittany - Ashley

Father - Lake

Presenter 1 & Lawyer for the Father - Justin

Britanyfan/Visitor - Ed

Friend / Psychologist / Psilocybin Shaman - David

Chaperone / Reporter - Rachel

Scholar 1 Ashley

Scholar 2 Justin

## Inns Opening Script

**Presenter 1 (Justin):** Good evening fellow members of the Gus Solomon Inns of Court. We are excited to present to you a realistic portrayal of the present from the far, far distance past of 2006! Imagine if you can, a world beset by a global pandemic, economic hardship, government enforced travel restrictions, and protests.

**Presenter 2:** [Lake] This is the world as presented in Alfonso Cuarón's 2006 think-piece "Children of Men", but we might as well be talking about the nightly news.

**Presenter 1 (Justin):** Except in the movie world, the Government's sponsored medical option to address the pandemic for the elderly is not a vaccine, but "Quietus" a hip way to just "end it all."

**Presenter 2:** (Lake) No, sorry. I can't. . . . I can't do this. No, it's just too depressing. I need something more exciting. Sorry everyone, I'm going off script for tonight's presentation.

**Presenter 1 (Justin):** But, we have a presentation to do on dystopian legal issues. What are you even talking about, Lake?

**Presenter 2 (Lake):** I'm talking about what everyone's talking about: **JORDAN/GAETZ PIC** the New York Times, Entertainment Tonight, Twitter, Justin Timberlake, and even members of Congress.

**Presenter 1 (Justin):** Huh?

**Presenter 2:** "It's Britney, Bitch!" **[PLAY CLIP 1]** Tonight I want to talk about Britney Spears, #FreeBritney, and the legal issues surrounding conservatorships and guardianships. I can't take it, take it, take no more...and neither can Britney. **[CLIP 1.A]**

**Presenter 1 (Justin):** But there's nothing dystopian or sci-fi about Britney.

**Presenter 2:** And that's where you're wrong. Britney is out of this world. So tonight, I'm hijacking this Inns meeting. **[Play CLIP 2]**. I now present to you the new March program "It's Britney Bitch" –Throughout our presentation, listen for over 20 Britney song titles woven into the narrative as we discuss the legal issues surrounding Oregon law conservatorships raised in the New York Times Documentary "Framing Britney Spears."

**[Play Clip 3]**.

**REPORTER/RACHAEL:** Good Evening Inns, I am standing outside the courtroom where troubled singer Britney Spears is having a hearing seeking to transfer jurisdiction of her conservatorship to Oregon. As you may have heard, last election Oregon voters approved new therapy treatments using psilocybin, which has demonstrated effectiveness in treating clinical depression among other things. Britney has recently moved to Oregon to begin treatment for undisclosed mental health issues utilizing this new therapy.

However, we have been informed that due to the nature of Britney's conservatorship in California under her father, Jamie Spears, before she can seek treatment, her conservatorship must be transferred. Britney's attorney, ASHLEY SUNDAR, often referred to as Attorney to the Stars, has filed a request to transfer her conservatorship to Oregon, and, in the event that the transfer is accepted, to have the conservatorship modified and potentially terminated.

I know many of you out there watching our award winning news program may be wondering what a conservatorship is. To help explain what a conservatorship is and how they work between states, we asked a couple of prominent legal scholars around the State of Oregon who will explain things to you:

## [EXPLANATION - SCHOLAR 1/ASHLEY]

A conservatorship is a court case where a judge appoints a responsible person or organization (called the “conservator”) to care for another adult (called the “conservatee”) who cannot care for himself or herself or manage his or her own finances.

In Oregon, conservatorships are often referred to as “Protective Proceedings.”

**Generally speaking, there are two types of conservatorships for adults - and some people need both. A conservator of the person** cares for and protects a person when the judge decides that the person cannot do it. The conservator is responsible for making sure that the protected person has proper food, clothing, shelter, and health care. Depending on the protected person’s ability to understand and make decisions, the conservator may need to make important medical choices for him or her, and the conservator can sometimes even limit the person’s associations - meaning control their friendships and relationships.

**A conservator of the estate** handles the conservatee’s financial matters — like paying bills, collecting a person’s income, filing tax returns — if the judge decides the conservatee cannot do it.

Ms. Spears’ conservatorship includes control of her money and person, and for ease of reference tonight, we will discuss Ms. Spears’ “conservatorship” without always specifying the components that relate to her person or her financial estate.

Oregon law considers the appointment of a guardian or conservator to severely limit the rights of the protected person. Therefore, the legislature has imposed extensive procedural protections that authorize conservatorships only when absolutely necessary, which is a facet of Oregon law that many of Ms. Spears’ fans and the #FREEBRITNEY movement would appreciate.

Oregon law presumes a person to be competent. A court may appoint a conservator of the person only on a finding of “clear and convincing evidence, only when “necessary to promote and protect the well-being of the protected person.” The conservatorship must be designed “to encourage the development of maximum self-reliance and independence of the protected person and may be ordered only to the extent necessitated by the person’s actual mental and physical limitations.”

A court may appoint a conservator of the estate on a finding of “clear and convincing evidence,” that the respondent is “financially incapable” and that the respondent has money or property warranting court supervised management.

The term “financially incapable” means a condition in which a person is unable to effectively manage his or her financial resources for reasons including, but not limited to, mental illness, mental retardation, physical illness or disability, chronic use of drugs or controlled substances, chronic intoxication, confinement, detention by a foreign power, or disappearance”.

To meet the burden of proof that a person is financially incapable, the evidence must be extraordinarily persuasive to overcome the fundamental recognition of the importance of preserving personal liberties.

**SCHOLAR 2: <JUSTIN>**

Additionally, once a conservatorship is established, either in Oregon, or in another state, there are legal issues surrounding the transfers of guardianships and conservatorships between states.

Since 2009, Oregon has been a signatory to the “Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act” or “UAGPPJA” which was enacted in 45 states (including California where Ms. Spears’ conservatorship is currently established) as well as Washington DC and Puerto Rico. The enacted provisions of the act are found at ORS 125.800 *et seq*, which the watching public can review at its leisure.

The purpose of the act is to address situations in which two or more states have some connection with the conservatee. The act provides for the registration of out-of-state guardianship and conservatorship orders, allowing the guardian or conservator appointed in the other state to exercise powers in Oregon created in the out-of-state order.

In general, the act vests Oregon courts with exclusive jurisdiction to appoint a guardian or to issue a conservatorship if Oregon is the “home state” of the adult; or Oregon is a “significant-connection state”. A home state is “the state in which the respondent was physically present for at least six consecutive months” prior to the petition. A significant-connection state is any state with which a person has a significant connection other than mere physical presence and in which substantial evidence concerning the respondent is available.

Under the act, a conservatorship issued in Oregon may be transferred to another state if such transfer is necessary or advisable and the court is satisfied that the other state will accept the guardianship or conservatorship. Similarly, a conservatorship issued in another state, like California, may be transferred to Oregon, which is the issue the Court will be facing in today's hearing. To transfer a conservatorship to Oregon, a conservator or fiduciary must first file a petition for transfer along with a certified copy of the other state's provisional order of transfer: a preliminary step already accomplished by Ms. Spears' attorney.

Once a petition for transfer is filed, an Oregon court will issue an order provisionally accepting the transfer, unless the court determines that the transfer would not be in the best interests of the protected person or the guardian or conservator is ineligible for appointment in Oregon. That is the first issue to be argued before the Court at the hearing today.

However, acceptance of the transfer is not the final step. No later than 90 days after issuance of the order, the court must also determine whether the transferred proceedings need to be modified in some way to comply with Oregon law. This is the second issue in today's hearing as Ms. Spears' attorney has asked the court to evaluate Jamie Spears' appointment as conservator under Oregon law.

**REPORTER:** Thank you knowledgeable legal scholars. Now before we take you to today's court hearing, we have a short clip providing some additional background on how Ms. Spears was placed under a conservatorship and how her father, Jamie Spears, was appointed. **[Play CLIP 4]**. With that basic understanding and background, we now turn live to the courtroom of Judge Sam Kauffman.

**COURT:** Good evening everyone. We're here in The Matter of Britney Spears. There are two matters before the court at this time and I will take them in turn. The first matter before the court is the request to approve the Los Angeles Superior Court's provisional order authorizing the transfer of the conservatee's conservatorship to Oregon so that Ms. Spears may undertake psilocybin treatment. The second is, assuming the transfer is granted, whether Ms. Spears' conservatorship should be maintained or modified in Oregon under Oregon law and specifically, whether Ms. Spears' father, Jamie Spears, should remain as the co-conservator.

As the moving party, counsel for Ms. Spears, will you please address the first matter.

**ATTY FOR BRITNEY:** Yes, your honor. As the court, and the entire television watching world is aware, Ms. Spears' father was granted a full conservatorship in California over Ms. Spears back in 2008 after a series of public mental breakdowns and disputes, one in which she shaved her head, another where she attacked a photographer with her umbrella, and of course her child custody dispute.

#### **CLIP 5 - SHAVE HEAD**

In February of 2008, Ms. Spears was placed on a temporary psychiatric hold at UCLA in Los Angeles. Ms. Spears' father, Jamie Spears, quickly obtained a temporary conservatorship from the Los Angeles County Superior Court, and a permanent one later that year.

Those times may have appeared to be quite a **Circus** because of how the media portrayed them, but Ms. Spears' life has changed dramatically for the better since 2008, and in particular, since Ms. Spears has taken more control of her life in recent years - to the extent possible with all the **Toxic** restrictions of the conservatorship.

We are before the Court today because we've already successfully petitioned the California court for a provisional order of transfer of the conservatorship. The California Court has had jurisdiction of this case since 2008, and it is familiar with the facts and circumstances of Ms. Spears' person and her estate. The mere fact that the California Court has approved the transfer to Oregon should weigh heavily in favor of this Court accepting jurisdiction.

#### **LAW SUPPORTING THE TRANSFER**

Under Oregon law, this Court shall grant the Petition unless:  
The court determines that transfer would not be in Ms. Spears' best interests; or  
The conservator is ineligible for appointment in Oregon.

Ms. Spears' *best interests* are at the forefront of this transfer request. The primary reason for the transfer is related to Ms. Spears' mental health and well being, as she would like to receive psilocybin treatment in Oregon.

Ms. Spears has been in the limelight since she was a young child. As a rising star in a time when America was perhaps more obsessed with the burn out and fall from grace of its stars, she was tormented for years by the press and paparazzi, from her early years as a performer even through adulthood when she was deemed an unfit mother by the press. Even public figures such as Kendel Ehrlich, former First Lady of Maryland, called for her to be killed because of her "influence" on girls.

There were many **Womanizers** in her orbit, and although perhaps at one point she was susceptible to their charms, that is no longer the case today.

As a result of the high pressure of stardom and inability to maintain any sense of privacy or autonomy, Ms. Spears understandably developed mental health issues. The very nature of those issues is contained in a sealed report originally filed with the California Court, which has been updated each year and kept under seal. The records have been provided to this Court confidentially as well.

Ms. Spears has made remarkable strides in recovery due in part to her ability to access the best treatment in the world. However, conventional treatments have their limitations, and Ms. Spears is committed to a full recovery - which requires new, cutting edge approaches and therapies. Ms. Spears' health and recovery are of paramount concern to her, and they should be of paramount concern to Jamie Spears, her co-conservator, and the Court.

Ms. Spears, and her mental health professionals, were excited to learn that Oregon has legalized the use of psilocybin mushrooms as treatment for depression, anxiety, and other mental health issues. Ms. Spears learned of the effectiveness of the treatment some years ago from her friend and health expert, Gwyneth Paltro:

#### CLIP 6 - GOOP VIDEO

Ms. Spears, and her medical team, believe that psilocybin treatment provides the most meaningful means of a full and total recovery, which may one day completely remove the need for the conservatorship.

In support of Ms. Spears' Petition, I would like to call **Mr. David Sorek, Ms. Spears' therapist and psilocybin guide,** to testify regarding Ms. Spears' plan of care and anticipated benefits from psilocybin therapy in Oregon.

**THE COURT:** Go ahead

**SPIRIT GUIDE/THERAPIST FOR BRITNEY:** Thank you for the opportunity to speak on behalf of Ms. Spears. Britney is a beloved, internationally renowned artist. She is a phenomenally talented singer whose value to society has only increased in recent years. Britney has risen to fame from humble beginnings, but her success has come at the cost of **Toxic** treatment by the press. Since her early adolescence every detail of

her life has been cruelly exploited by a media machine that has profited handsomely from dispatching paparazzi to document her every movement. From the beginning Britney's incipient sexuality was monetized to sell albums while some condemned her for being a poor example for young people. Britney's father is also a deeply misogynistic, patriarchal man whose overriding interest seems to be using his daughter's hard won celebrity to enrich himself. His personal mantra appears to be: **Gimme More**.

As such, it should come as no surprise that Britney's mental health suffered. Like too many other women she endured a heart-breaking separation from her young children in the midst of a divorce proceeding. This trauma, combined with so many others before it, left Britney in need of compassionate care. Britney is no **Criminal**, nor is she a **Slave 4 U**. Rather she is in need of deep healing. I believe that the court should allow Britney every opportunity to flourish so that she can live a full happy life.

The beneficial, healing effects of psilocybin treatment are well-documented and increasingly understood as a way forward for individuals, like Britney, who have been traumatized by past abuse. Unfortunately, Oregon is one of the few places where Britney could access this treatment. I urge the court to grant the Petition and change the venue of this matter to Oregon.

**ATTY FOR BRITNEY:** Thank you Mr. Sorek, for advising the Court that psilocybin treatment is no longer a **Freakshow**.

Not only will Ms. Spears' health benefit from the transfer, but her estate will also benefit. Living in California and maintaining a Conservatorship there is incredibly expensive. The protected person actually pays for everyone's fees in the conservatorship, even if she didn't want it to be set up - and even if she continues to object to it. These fees include compensation paid to the conservator, the fees for each conservator's attorneys, fees for her own counsel, and ongoing court costs and such. Over 13 years into the conservatorship, Ms. Spears has paid millions of dollars in fees. **[Play CLIP 7]**.

Fees are handled similarly in Oregon, where the protected person essentially pays for all the fees related to her conservatorship - so long as they benefit her and her estate. However, the rates of attorneys in Oregon are much lower than those of attorneys in Los Angeles, which will result in a significant savings to Ms. Spears' estate.

Ms. Spears will also benefit from the ability to live in a slower-paced environment while allowing her to continue pursuing her craft. Ms. Spears is now refusing to work until her father is removed as Co-conservator, but she has an amazing opportunity for a

residency at the **Lucky Eagle Casino in Rochester, WA.** Ms. Spears wants to **Work, Bitch!** - just not in Vegas - or under her father's thumb.

Ms. Spears' children, who live in the Los Angeles area and are part of a shared custody plan, will be able to visit and enjoy the splendors of Oregon.

Within 90 days from transfer of the Conservatorship, the Court is required to consider whether the conservatorship should be modified to meet Oregon law. If this Court will accept jurisdiction and approve the transfer, we would also ask Court to not wait 90 days for this analysis and instead make the decision to modify the conservatorship today - and find that Jamie Spears should not continue to serve as Ms. Spears' Co-Conservator. Bessemer Trust has been Co-Conservator for some time, and should continue as sole Conservator.

Under Oregon law, the court shall give consideration to Ms. Spears' circumstances and her stated desires, as they relate to the selection of a conservator, and she no longer wants her father to be a co-conservator.

Additionally, Mr. Spears filed for bankruptcy years ago, proof that he is not fit to manage an estate of this nature. Although Mr. Spears is not precluded from serving as conservator in Oregon due to his bankruptcy, the Court should weigh this issue heavily - particularly when coupled with Ms. Spears' circumstances, and her stated desires and preferences as to who should be conservator.

I now call Ms. Spears to testify regarding her wishes and desires as to the transfer of the conservatorship and the removal of Mr. Spears as co-conservator.

**BRITNEY:** It would mean the world to me if my conservatorship could be transferred to Oregon where I can begin healing my soul with the help of psilocybin. I mean, how amazing is it that your state allows its people to heal themselves through magic mushrooms?? It's very smart, y'all. Anyways, I believe it will work wonders and will give me the strength to begin taking care of myself. Because, I don't need another man controlling me or feeding off my hard earned fame. I don't want my father running the show anymore. He's in it for the money and control. He's keeping me away from the people in my life who want to help and who give me light and life. I'm overprotected! And this loneliness is killing me. The only outlet I have is Instagram and I'm sick of posting about what I want and who I used to be...I want to live in real time.

**ATTY FOR BRITNEY:** Thank you, your honor, that concludes the argument on our Petition to Transfer that is before the Court today. We are hopeful that the Court will grant the Petition as requested, in which case we would expect to be before the Court soon again on a Petition to Terminate the Conservatorship after Ms. Spears' anticipated recovery.

**JUDGE:** Mr. Rusk, I understand your client has an Objection to Ms. Spears' petition. Are you ready to proceed?

**COUNSEL FOR MR. SPEARS:**

Yes your honor. Mr. Spears objects to the transfer of the conservatorship to Oregon on the basis that transfer is not in Ms. Spears' best interests. However, in the event the court does transfer Ms. Spears' conservatorship to Oregon, Mr. Spears' objects to any change to his status as co-conservator. Contrary to the unfounded allegations levelled against him, Mr. Spears's conduct has not been **OUTRAGEOUS (na - nana - na)**, but has always been for her current and future financial benefit. He's not some distant **Alien**.

As an initial matter, we challenge whether Attorney Sundar was even appropriately retained by Ms. Spears' as her counsel in this matter. As the court is aware, Ms. Spears has previously been deemed unable to contract and retain counsel Adam Streisand due to her lack of capacity. **[Play CLIP 8]**.

As to the substantive issues raised in the petition, Ms. Spears has spent little time in Oregon and is a current legal resident of California, where she maintains an approved residence where she can see her children under a custody agreement. At this time, no such agreement has been similarly accepted in Oregon. Second, Ms. Spears may have expressed a desire to move to Oregon, but she has not yet established sufficient residency for Oregon to be considered her "home state" and a desire for treatment alone is not sufficient to make Oregon a "significant connection state." The State of California is already far more familiar with the facts of this conservatorship and other than what was submitted for today's hearing, the location of all remaining evidence related to Ms. Spears' conservatorship is in Southern California. Thus, we request that the court decline to transfer the conservatorship to Oregon.

In the event the transfer is granted, Mr. Spears requests the Court maintain his role as co-conservator. First, under the Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act, if the court accepts the petition to transfer in this case, the Court must recognize the order from California, including the determination of Ms. Spears' incapacity and the appointment of Mr. Spears as her fiduciary. This determination was

not **Clumsy**, but was well documented by events going on in Ms. Spear's life at the time.

Second, the various factors for appointment of a conservator in Oregon establish that Mr. Spears is the right co-conservator for his daughter. Mr. Spears is related to Ms. Spears by blood, and, as her parent, his stated preference to stay as her co-conservator is a stated factor the court must consider under the law. Further, Ms. Spear's estate is vast and complicated which necessitates continuity through Mr. Spears extensive knowledge and history. This will also allow for ease of administration and the reduction of future costs to the estate as there would be no need to bring someone else up to speed by reviewing the long history of the conservatorship and Ms. Spears' extensive and complicated entertainment contracts, trust agreements, and other financial matters.

Finally, Mr. Spears has been a fantastic conservator for Ms. Spears. In Oregon, a conservator is bound to exercise scrupulous good faith in the management of the estate's affairs. Everything the conservator does must be for the benefit of the conservatee and to protect their economic interest. This is exactly what Mr. Spears has done in diligently overseeing Ms. Spears' estate and interests.

The Court should not be inclined to listen to petitioning counsel who seems to be regurgitating the points made of uninvolved, uninformed, individuals like these two [Show Jordan & Gaetz pictures] who are jumping onto the bandwagon demanding a congressional hearing into the nature of conservatorships simply because they watched a documentary made by the "fake news" at the New York Times.

Now, Mr. Spears is here to present testimony on his own behalf.

**MR SPEARS:**

You honor, when I first stepped into the role of Britney's conservator in 2008, my daughter's life was spiraling. Despite all of her successful albums, tours, and awards, her financial assets had dwindled to less than \$3 million and she was financially in debt. She was also constantly involved in custody disputes related to her children whom she was not authorized to see by court order. She was not in a good place mentally, or financially. She was carousing with people who sought to take advantage of her financially and who could have easily defrauded her. She even put Sam Lufti as her manager. In short, Britney was unstable.

Today Britney's assets exceed \$60 million. Through my role as conservator, Britney has had an amazingly successful residency in Las Vegas, she has put out several hit albums, and has completely turned her life around. She can also see her children. Since 2019, after Britney's former co-Conservator, Andrew Wallet, resigned, I have been her sole Conservator. Now I share this role with Bessamer Trust, and we are in the process of creating a budget plan for Britney. A new conservator would simply not have the experience and insight into Britney's life and conservatorship to be able to carry out the fiduciary duties I carry out.

I have fulfilled my duties as Britney's conservator with the kind of dedication and diligence that only a family member — that only a parent who loves his daughter unconditionally — can. Don't believe these new claims that Britney can manage her own life and finances and **Hold It Against Me**, it will only lead to another need for intervention in the future. And that is something we would all regret. [Play CLIP 9].

**JUDGE Kaufman:**

Thank you counsel and parties. I will now take a short recess.

**Reporter:**

Wow, what an interesting hearing so far. Wouldn't you agree? While we wait for the Court to resume, let's turn to see how some of the free Britney fans who have come to see what happens have to say. [Play CLIP 10].

**Judge Kaufman:**

The Court has reconvened. Before the Court renders its decision, the Court shall now take the report of the previously appointed special advocate. Mr. Hill, will you please present to the Court the results of your investigation.

**MR. Hill:**

May it please the court. To "Break the Ice" allow me to state for the record that you appointed me to serve as Court Visitor in this proceeding in part because of my training as an attorney and in part because of the faith you have placed in me to complete an entirely neutral assessment of the merits of Ms. Spears's petition. As you are aware, I have no personal interests in these proceedings nor I am not a "Liar," a "Mannequin," or "The Man on the Moon."

I have interviewed all the major actors in this proceeding including Petitioner Britney Spears, Respondent Jamie Spears, Psychologist Dr. David Sorek, who supports Brittany in her desire to

pursue legally available psilocybin therapy in Oregon and, as was “My Prerogative,” Ms. Abbey Jeanne who has agreed to work with Dr. Sorek as Brittany’s psilocybin trip guide. I think Ms. Abbey Jeanne could offer some compelling testimony on this point. **CLIP 11**

Having interviewed these individuals, I prepared my report to the court and it has been entered into the record of these proceedings as an exhibit and, as one might say, “What You See Is What You Get.” That said, I would like now to present to you a summary of my determinations for the oral record.

**Judge Kauffman:**

Please proceed, Mr. Hill. I know what a **“Work Bitch”** you can be and I am sure **“You got it All,” “Up and Down.”** Oh and by the way, thank you for dressing for court today. And thank you for not attending this hearing from bed, like you did last time.

Mr. Hill:

Thank you, Your Honor. At her request, I interviewed petitioner Brittnay Spears at “Tom’s Diner” in Madras, Oregon, a location she said she preferred because in Central Oregon she can look into the night sky and feel that she is “Swimming in the Stars” in moonlight so bright she can see her “Shadow.”

As you are aware, Ms. Spears is not contesting the necessity for her to live under a conservatorship and she is not trying to get “Out From Under” that arguably “Overprotected” status. However, she believes that her best interests would be served by a decision to remove her father from his role as conservator because in her estimation he is “Selfish,” she often feels “Intimidated” by him and she believes that he has supported a misrepresentation of her as a “Freakshow” who is too “Crazy” and “Chaotic” to live outside of his stewardship. Ms. Spears believes that she could become a “Brave New Girl” under a different conservator here in Oregon while pursuing psilocybin therapy in this “Drop Dead Beautiful” state.

As an initial matter, it is my determination that Ms. Spears is entirely competent to consider the implications of her intended move to Oregon, which she has described to me as “Heaven on Earth.” I have reported on her choice of a residence among the many luxurious ranch and lodge properties in Deschutes County where in “The Early Mornin” she can look at “The Girl In The Mirror” and love who is looking back at her. I have reported on the opinions of Dr. Sorek who will oversee Ms. Spears’s psilocybin therapy and who said to me, and I will quote him, “Deep In My Heart,” I believe it would be “Criminal” to deny Ms. Spears her petition to move to Oregon where she can “Get Back” to a healthier version of herself and escape the “Quicksand” of depression in which she appears to be mired in California.” Dr. Sorek has assured me that he will be willing and able to move between Deschutes County and his Portland base to manage Ms. Spears’s therapy because, as he said to me, and I will quote him, “That is no “Trouble For Me” because I am more of a “Rock Boy” than you might think and I have access to a psilocybin strain that is “Outta This World” and well worth the drive to Deschutes County to administer to Britney.”

**Judge Kaufman:**

Well thank you for your remarks, but “**Don’t Hang Up**” before sharing your determination regarding the suitability of Mr. Jamie Spears continuing in his role of conservator.

Mr. Hill:

Yes, thank you, Your Honor. I know that Mr. Spears and his counsel are likely to “Hold It Against Me” that I have determined that he is not suitable to continue in his role as Brittany’s co-conservator but I feel I need to report from “The Bottom of My Broken Heart” that Mr. Spears holds Brittany in a relationship that is “Toxic.” I am sorry if my determination offends Mr. Spears, but in my role as Court Visitor I cannot let such considerations sway my judgment. That is not “How I Roll.” Confident as I am that you will read my report with all due consideration and with an eye to the efficiency of today’s proceeding, I will allow the New York Times to speak to the suitability of Mr. Spears’s continued co-conservatorship. (CLIP 12).

### COURT’S RULING:

- I would like to thank the court appointed visitor/special advocate for his report.
- There is one other expert that I have appointed, who has reviewed all of the evidence in this matter and put their thoughts and conclusions into a poignant and compelling video.
- The expert’s presentation in this video also nicely encapsulates the court’s thinking after having reviewed all of the evidence and heard all of the arguments.
- [PLAY CLIP 13]
- **Enough of this circus**
- I find that Britney is competent to retain Ms. Sundar. I believe that hiring counsel should be **her prerogative**.
- Transfer of conservatorship to Oregon so that Britney can undergo psilocybin treatment is approved.
- Jamie Spears is out as Co-Conservator.
- BUT I am not terminating the conservatorship, because, well, nobody asked me to. I will be glad to look at that issue after Britney finishes her treatment. But for now, I do not find that Britney is “**overprotected**.”

- [PLAY CLIP 14]

QUESTIONS? How many songs have you heard?