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- That I am the Mother of the Petitioner in this case whose signature appears in the Original Affidavit to Use the Surname of the Father which was signed and executed by myself and Ramon Dayon (the deceased Father of the Petitioner) on 07 February 2013; (Attached herein)
- That I am executing this affidavit without any compulsion and based solely on my voluntary will and decision to assist my child, the petitioner, in this case;
- That I execute this Affidavit to attest to the truth of the foregoing facts to be used for whatever lawful purpose this may serve.

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Emergency Medical Treatment and Active Labor Act and spoliation of evidence in medical negligence litigation and continues to write on medical legal subjects Dr Oppenheim has been active in the field of medical negligence litigation for almost twenty five years He heads coMEDco Inc a national medical legal consulting firm as President and CEO Dr Oppenheim also teaches health law SUMMARY TABLE OF CONTENTS Chapter 1 Admissibility of Medical Records Chapter 2 The Recording Sequence Chapter 3 Why There Must Be a Record Chapter 4 Spoliation Chapter 5 Confidentiality and Privilege Chapter 6 Discovery and Trial Techniques This book is a pdf made from a high quality scan of the original **U.S. Immigration Made** Easy Ilona Bray, Kyle A. Knapp, 2021-03-30 There's actually nothing easy about U S immigration law but this book explains it in the plainest possible English covering both eligibility for U S visas and green cards and the practical requirements of obtaining them Useful for would be immigrants and those who assist them Principles of Investigative Documentation (2nd Edition) Philip Becnel, Scott J. Krischke, Alexandra K. Becnel, 2024-01-10 This is the only book in existence that discusses the process of documenting an investigation from start to finish It presents just about everything an investigator needs to know regarding how to document an investigation This new edition builds upon the principles outlined in the first edition but the new edition has a criminal defense bent with numerous case examples provided that include insurance claims and civil litigation criminal defense murders sexual assaults and other serious felonies particularly wrongful convictions These require meticulous documentation Proper documentation matters most in criminal cases This book therefore will focus also on the rights of those accused of crimes The first chapter discusses the five primary principles of investigative documentation taking comprehensive notes documenting every effort to contact witnesses and all surveillance preparing reports whenever there is any possibility of needing to testify taking verbatim statements from hostile witnesses and declarations from friendly witnesses and providing all case documents to the client or maintaining a document retention plan The second chapter details the numerous misconceptions pertaining to investigative documentation This chapter sets the stage for the remaining chapters on note taking running resumes reports statements and documentation retention Each chapter is broken down into four or five sections that approximate the methods used to complete that particular documentary endeavor The book also contains an exhaustive appendix that many investigators will find to be very useful This is an advanced book for people who already have the necessary skills to do an investigation By following the principles outlined in this book investigators will see the quality of their investigations improve markedly and ultimately be more successful Although the authors have chosen to refocus the second edition on criminal defense investigations where proper documentation is most important the principles herein remain the benchmark of how to document any investigation in the private sector Clinicians in Court Allan Edward Barsky, 2024-01-02 This trusted authoritative reference for mental health clinicians and students is now in a thoroughly revised third edition Using vivid case scenarios Allan E Barsky explains when and why clinicians may be called to participate in legal proceedings. He describes and illustrates best practices for record keeping responding to subpoenas preparing

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