the probate court where there is no jurisdiction and there
 wasn't.

So, I was stuck in a nightmare for two and a half
years and I couldn't get out. I tried to file summary judgment
and declaratory judgment motions, which I filed, but I couldn't
get a hearing for those. But they could hear whether they were
going to have another mediation, so that they could unentrench
me from my belief that this property belonged to me and they
were holding it. So, that's why I'm here today.

10 Mr. Munson has been helping me since the very 11 beginning. I've known him for almost ten years now, and that 12 was my only choice.

THE COURT: The defendants in this case have made some 13 14 very specific legal arguments as to why your case should be 15 dismissed as to their various clients, from judicial immunity to failure to state a claim and a host of issue legal issues 16 17 that you heard in between. So, in regards to a response to those specific legal assertions by these defendants, judicial 18 19 immunity, failure to state a claim, do you have any specific 20 response other than what you've put on paper already?

*MS. CURTIS:* Well, I believe that if there's no jurisdiction, there are no judges, there are no lawyers, and there is no litigation. And if there is no litigation, then there is no immunity. And I don't believe that there is litigation relating to the trust in Probate Court No. 4.