



## RE: APS Intake

C cq3dx@proton.me <Office365@messaging.microsoft.com>

1/27/2026 2:50:27 AM

To: Twarner@adsd.nv.gov ✉

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Dear Ms. Warner,

Reconsideration requested for report #466429. Provide detailed written reasons it was screened out.

During the February 2025 home visit, APS observed:

- Food I bought with my money stored out of reach, requiring John's permission to prepare my own meals.
- Filth and hoarder conditions in the home that endanger me as an immunocompromised person with mobility issues.

I told APS:

- John manufactures financial emergencies that force me to use my escape savings to cover household expenses to prevent homelessness (financial exploitation).
- Any conversation escalates to arguments that cause severe stress and worsen my health.
- John has multiple daily IED episodes.

APS ignored all of this. Because APS ignored this, I eventually chose to barricade myself in my room since August 2025.

I began withholding rent in September 2025 because of the abuse. The sanitation issues are an escalation. John makes my safe access to shared areas (bathroom for commode bucket cleaning, kitchen for dishwashing, hallway/outside for trash removal) contingent on when he chooses to leave the unit.

Examples:

- Refused to leave for 2–3 consecutive days or entire days.
- Overrode my 9–10 AM request to 1:30 PM.
- Did not announce leaving at 9 AM; van remained visible from my window so I reasonably believed he was still present. Knocked at 1:30 PM to say he was going to the store and I could do chores while he was gone. By then the stress from no safe window had caused migraine, dizziness, nausea; I had called APS (no answer), 988, and filed the online intake. I texted him: "I was ready to do my chores at 9AM. Since you did not leave, I called APS, 988, and filed out an APS intake form. The stress this caused brought on migraine, dizziness, nausea. So I can't do my chores now that you have decided I have permission." He yelled through my door that he left at 9 AM and sat in the van.

This creates ongoing unsanitary conditions (uncleaned commode bucket, unwashed dishes, accumulated trash) that endanger my life as a terminally ill vulnerable adult (diagnoses provided in intake).

John is withholding medical information my daughter emailed him to correct my Medigap application (after agent falsification), obstructing my last window (March 2026) to start antifungals.

John has been recorded (one-party consent) saying he does not care that his abuse is being recorded. He stated the abuse will stop if I pay the rent I'm withholding due to his creation of nuisance, uninhabitable living conditions, and interference with peaceful enjoyment. I told him I am withholding because of the abuse and will not pay until the abuse stops.

**This is not relationship issues. This is not roommate issues.**

**I did not move in with him out of choice nor reconciliation. His was the only door open to avoid homelessness, because of uninhabitable living condition of the unit I was renting, while chronically ill.**

John has been recorded saying: **"You will never get your way!"**

This is not about me not trying to communicate, compromise, cooperate, and get along with each other.

This is about John demanding I get along with him, **his way, period.**

**"Just leave" is a fallacy in my case.** I have nowhere to go. I have no family, no friends. Abandoned by them after 1/2019 family murder/suicide. I have reached out to all DV and community resources and they say they have nothing for me. Leaving would trigger immediate SSDI stoppage via AI flags (blacklisted/underutilized records read as "improvement"), homelessness, accelerated CPA progression, and potential involuntary civil commitment under EO 14321. Staying is calculated harm reduction, not consent.

My family is triangulating with John across state lines via email/text, sending harassing gag gifts, cyberstalking, harassing, and bullying.

This meets:

- NRS 200.5092(2) – Abuse (mental anguish, controlling/isolating behavior, deprivation of services)
- NRS 200.5092(3) – Isolation (restriction of access causing harm)
- NRS 200.5092(5) – Neglect (obstruction/deprivation of health-maintaining conditions)
- NRS 200.5092(8) – Vulnerable person (physical/mental limitations)

Provide:

1. Detailed written reasons report was screened out.
2. Reconsideration and opening of investigation.
3. If not reopened, referral to law enforcement per NRS 200.5093.

Evidence ready (logs, photos, screenshots, texts, audio recordings). Advise how to submit.

This is life-endangering and urgent.

Sincerely,

Celestia Quixs

cq3dx@proton.me (mailto:cq3dx@proton.me)

702-969-1775

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**From:** Taraneh Warner <Twarner@adsd.nv.gov>

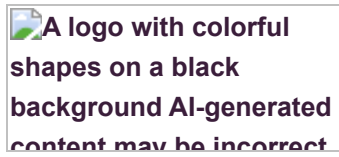
**Sent:** Monday, January 26, 2026 11:23:00 PM

**To:** cq3dx@proton.me <cq3dx@proton.me>

**Subject:** APS Intake

Hello,

Adult Protective Services (APS) has received and reviewed your report #466429. APS is not opening an investigation.




**Taraneh Warner**  
Adult Protective Services

**adsd.nv.gov**

(702)486-6930 or (888)729-0571

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