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By John Pacenti

Palm Beach Post Staff Writer

udge Martin Colin is married to guardian Elizabeth Savitt. She manages the lives of seniors who can't take care of themselves.

With her career choice comes complications ... and accusations – her husband's influence over her lawyers; another judge, his daily lunch companion, approving her fees; and her taking money from the seniors before any judge approves it.









The judge

Jan. 14, 2016



When

Martin Colin presides over cases involving his wife's lawyers, the parties are apt to doubt his ability to be fair and impartial. A former high court justice says this doesn't look right. Read more.

The judge's wife

Jan. 14, 2016



Clearing out belongings from a house, seeking to annul a marriage, paying children accused of abusing the senior: Elizabeth Savitt stands accused of all this and more. She says her husband's colleagues have never found a problem. Read more.

Judge Colin's family court problem

Jan. 25, 2016



The mother of Judge Colin's grandson says **she fears his influence on his fellow family court judges** while battling for more time with her 5-month-old infant. *Read more*.

How to stop guardianship abuse

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There's lots more the state can do, advocates and experts suggest. Read more.



Chief judge investigating Post's findings

Jan. 20, 2016



Chief Judge Jeffrey Colbath says he is in fact-finding mode and "is preparing to make appropriate changes to address concerns" about Judge Colin's role in adult guardianship. *Read more*.

The couple's financial picture

Jan. 14, 2016



IRS liens, multiple foreclosures, loans from judge's former clients. **Their bottom line improved after she became a guardian.** *Read more.*

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Jan. 14, 2016



Judge Colin barred from case in 2007 involving one of her lawyers when she was his girlfriend. *Read more*.

Is taking fees before a judge approves them legal?

Jan. 14, 2016



Elizabeth Savitt's attorney says, "Yes." But other local elder law attorneys don't advise it. *Read more*.

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Investigative reporter John Pacenti started with a Craigslist ad. Read more.



Explore the documents



For readers interested in reviewing documents, The Post has assembled files **most pertinent to our stories**. *Read more*.



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BREAKING NEWS

Clinton edges out Sanders to win Iowa caucus

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How we got the story: 'Mini estate sale' on Craigslist started it off

Posted: 3:24 p.m. Thursday, Jan. 14, 2016









By John Pacenti - Palm Beach Post Staff Writer

It started with a Craigslist ad, a "mini-estate sale" at the address of Palm Beach County Circuit Judge Martin Colin.

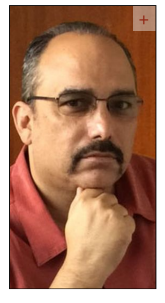
The Palm Beach Post knew the judge's wife was a guardian and that guardians sometimes

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liquidate seniors' assets, including their belongings. So Post investigative reporter John Pacenti started looking into Elizabeth Savitt's cases and talked to families who accused her of double-billing and taking fees without prior court approval.



John Pacenti

The story touched on a subject of national interest. Families nationwide were telling stories of guardians and their attorneys siphoning off the savings of seniors. In April, investigative reporter John Pacenti put a local face on the issue with stories on the annulment of a senior's marriage and the seizing of

property.

Pacenti, 49, a reporter for 30 years, dug into cases involving the judge's wife, sifting through thousands of court documents. While case

groundhog dies just before Groundhog Day

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Why a 'virtual tie' in Iowa is better for Clinton than Sanders

dockets are available online, specific court documents could be viewed only at the courthouse and others are sealed.

Pacenti and senior investigative team editor Holly Baltz tracked Savitt's actions and her ties to attorneys who appeared before her husband.

Data reporter Mike Stucka sorted through thousands of court records to zero in on Colin's recusals since he became a judge and found the judge started recusing himself en masse from cases involving Savitt's attorneys once the Post started asking questions.

Post researcher Melanie Mena tracked Colin's and Savitt's finances in the public record, reviewing several liens and foreclosures, as well as debts owed to the judge's former legal clients.

Pacenti interviewed dozens of family members, sorting through their versions of events documented in court records. He talked to guardianship advocates and reformers, legal

The inside story of how Ted Cruz won Iowa

Why did Donald Trump lose in Iowa? experts, two former Florida Supreme Court justices, lawyers and other judges. In several interviews spanning hours, he spoke with Judge Colin himself.

He invited Savitt's attorneys to respond to questions and spoke with many, but they were limited on what they could say on the record.

He exchanged several emails with Savitt. As far as the sale in the Craigslist ad and an accusation brought up later in court that it may have been a senior's items, she said, "There was no proof presented."

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Forgetaboutit2

Report

Wonderful and greatly needed investigative report that I hope results in laws protecting seniors/those unable to care for themselves.

1:04 p.m. Jan. 14, 2016



Funkaholic Report

Huh, reminds me of a patient my husband had who was suffering from Dementia. Out of the blue a woman, who claimed she was now his court appointed guardian showed up at the this older gentleman's house and moved him into a condo she had down in Delray Beach. Honestly, we have no idea if this man was worth money, I suspected he may have been, but she came in wrote my husband a check for what she felt was owed to him and we never heard anything from them. It made me feel almost sick, that someone could come in without anyone overseeing it and take off with this man. I wish I knew then, what I know now.

4:54 p.m. Jan. 14, 2016



pepper38 Report

Kudos to Mr. Pacenti for taking a simple ad on Craig's List one step farther. It didn't pass his 'smell' test I guess you could say and may be one of the best reporting tools that may open a silent plague many families facing similar circumstances have no idea is going on right under their noses. Congrats to his team as well.

1:59 p.m. Jan. 17, 2016



BOBNBOYNTON Report

This a practice that must be stopped!! The children of parents with Dementia depend on the court system in many cases. When you have a greedy sibling that forces the case to end up in court and the court ends up assigning a Guardian for the care of the person and/or to manage the assets of the person, families have to be able to trust in the court system.

Now that this case has been exposed this situation must be transitioned to Guardians without a horse in the race. Both judge and wife must no longer handle nor be involved in these cases.

PB Post- "PLEASE" follow this up and keep the pressure on until justice is done. It is the older people that suffer from these terrible diseases that made our country the great place it is.

9:35 a.m. Jan. 18, 2016



Eliot Bernstein Report

For information on Colin, French and Phillips and one of the most bizarre cases involving Fraud on the Court and Fraud by the Court, including Forgery and Fraudulent Trust and Estate Documents committed by by the Court Appointed attorneys at law and fiduciaries in the case and allowed by the courts. please review the following link

http://tedbernsteinreport.blogspot.com/

4:03 p.m. Jan. 27, 2016



Eliot Bernstein

Report

www.tedbernsteinreport.blogspot.com/

4:04 p.m. Jan. 27, 2016

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Not just urgent. Care.





Why this man regrets tapping judge's wife as his dad's guardian

O 11:00 a.m. Thursday, Jan. 14, 2016 | Filed in: Southern PBC









'Evil-doer' or inspiration? The dilemma of Father Gallagher

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EXPLORE ⇒

James Vassallo can't stop beating himself up for bringing Elizabeth "Betsy" Savitt into his elderly father's life.

Savitt is the wife of Palm Beach County Circuit Judge Martin Colin and serves as guardian to his incapacitated father.

Not knowing she was married to a judge, Vassallo chose her to protect his father after his brother and sister transferred \$180,000 from his father's accounts.

But under Savitt's care, his father still lives with his sister. Vassallo has been removed as trustee of his father's estate and he says he can't get satisfactory answers from her about how his father's money is spent.

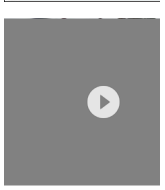


James Vassallo, left, with his father, Albert Vassallo Sr. at an adult day-care center in Deerfield Beach on Nov. 19, 2015. Vassallo Sr. was a senior "ward" of professional guardian Elizabeth "Betsy" Savitt, wife of Circuit Judge Martin Colin. (John Pacenti/The Palm Beach Post)

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Vassallo then learned that Savitt settled a \$308,000 foreclosure on her home while shepherding his father's finances.



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Madeline Gray

Elizabeth Savitt appears at a hearing with Attorney Sheri Hazeltine to discuss attorney fees. Elizabeth Savitt is the wife of Judge Martin Colin and also a professional guardian. (Madeline Gray / The Palm Beach Post)

When he asked about it in court, Colin's close colleague - Judge David French - abruptly ended the hearing.

went with her because whatever I said to her meant nothing. She can do whatever she wants because she has the court's backing and that is exactly what is happening now," said Vassallo.

Guardianships: A Broken Trust

Click here to read this Palm Beach Post exclusive investigative series.

"If I knew her husband was a judge, I never would have



Judge Martin Colin presides over a hearing. Judge Colin's wife Elizabeth Savitt, who is a professional guardian, was simultaneously participating in a hearing in another courtroom with Attorney Sheri Hazeltine. (Madeline Gray / The Palm Beach Post)



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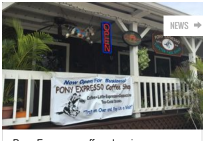


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Judge picks fight with ex-mobster; history of conflict with wife

Posted: 11:00 a.m. Thursday, Jan. 14, 2016









By John Pacenti - Palm Beach Post Staff Writer

Palm Beach County Circuit Judge Martin Colin is no stranger to accusations of conflict of



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interest or controversy in his decade on the bench.

The state Judicial Qualifications Commission received complaints about Colin in 2008, claiming he was favoring divorce attorneys from the powerhouse law firm of Weiss Handler Angelos & Cornwell, who represented Elizabeth Savitt. She and Colin were married in 2008.



Lewis Kasman, the self-described adopted son of mobster John Gotti, said Judge Colin jailed him in a divorce case to favor ... Read More

The judge, first elected in 2004, was transferred around 2009 from the family to the probate and division, where Savitt became a professional guardian for incapacitated adults two years later. Her entry into the lucrative world of professional guardians created a whole new set of potential conflicts.

In 2008, the judge picked a fight with former mobster Lewis

Simpson; Groundhog Day

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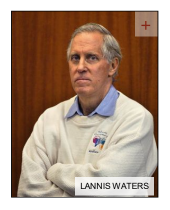
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Kasman.

Colin jailed Kasman, the adopted son of Mafia boss John Gotti Sr., for about a week in February 2008 for failure to pay his ex-wife child support. It was later determined the judge acted without a proper order in jailing Kasman, who claimed it was done as a favor for his wife's attorney, Carol Kartagener from Weiss Handler.

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Jay Gordon,
Elizabeth Savitt's
ex-husband. At
hearing where
Martin Colin served
as the main
witness and
Savitt's attorney
acted as
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Kasman and two other men in cases in front of Colin filed complaints with the JQC that the judge favored attorneys who had represented Savitt, including those at Weiss Handler.

The JQC in March 2011 informed Kasman that it had considered his complaints "and has taken appropriate action on the same."

In a paternity case in 2007

involving one of Savitt's divorce attorneys, the 4th District Court of Appeal ordered Colin off the case and told him that disclosing his conflict with the attorneys on the other side "would have been prudent." Savitt was the judge's girlfriend at the time, but the court found no difference between a wife and a girlfriend, saying there was still an "appearance of bias or prejudice."



Current Chief
Judge Jeffrey
Colbath presided
over a contempt
case against Jay
Gordon, Elizabeth
Savitt's exhusband. Colbath
would eventually
say that ... Read
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In May 2008, Colin produced a letter instructing four attorneys

— Henry Handler, Jonathan
Root, John F. Schutz and
Christopher Jette — to disclose the conflict, again putting the onus on the lawyers.

Controversy has followed Colin and Savitt since they started dating during Colin's days as her divorce attorney. In 2001,

Colin moved into Savitt's Delray Beach home while he was representing her in her divorce.

The ex-husband, former restaurateur Jay Gordon, filed a complaint against Colin with the Florida Bar, but the matter was dropped in 2004 when Colin became a judge because the Bar doesn't handle complaints about judges.

Child custody issues were argued in front of Circuit Judge Jeffrey Colbath. At a 2004 hearing where Colin served as the main witness and Savitt's attorney Root acted as prosecutor, Colbath sentenced Gordon to 30 days in jail for violating a restraining order to avoid contact with his ex-wife. The conviction was overturned on appeal.

"There is a great difference between an 'appointed' prosecutor who develops facts to support a finding and one who misuses the appointment for injustice and oppression. The record in this case contains facts which support the latter conclusion," the 4th DCA wrote in a 2007 opinion.

Colbath would eventually state that Colin sought to use the court system to "bully and intimidate" Gordon.

"As a result of this relationship with Ms. Savitt, Mr. Colin may have lost his objectivity and is not problem solving but is exacerbating the post-judgment conflicts between these parties," Colbath wrote.

Colin asked for Judge Colbath's remarks to be stricken from the record. Colbath refused.

Colbath is now chief judge of Palm Beach County.

Colin made headlines again in 2005 when he was investigated on allegations of battery on a child, accused of holding his future stepson underwater in a pool after the 12-year-old sassed him.

Although Delray Beach police filed a probable cause affidavit, neither Palm Beach nor Broward prosecutors filed charges. The judge remained on the bench during the investigation.

In 2006, attorney Bill Abramson made public Colin's driving record. The judge had averaged a speeding ticket every 18 months since 1994. Colin had failed to turn in his not guilty plea and paperwork, which caused his driver's license to be suspended for two weeks.

Three years later, the Palm Beach County
Property Appraiser's Office asked Colin and Savitt
why they were both claiming a \$50,000
homestead exemption on their Atlantis and Delray
Beach homes. The issue was complicated by a
foreclosure proceeding on Colin's home.

The probate judge, who presides over financial matters, said the couple were living at both homes at the time and said he didn't know claiming homestead on both residences was prohibited.

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Amadhaun Report

Looks like this investigator, Mr. Pacenti, is on to something, something rotten in the State of Florida. I'll wager this is only the tip of the iceberg, and that elder abuse from "guardians" is systematic and widespread. I have heard of other cases where the legal system prevented family from caring for parents, and appointed people to manage their affairs, when no such actions were called for. These two need to be suspended pending a complete investigation, and prevented from carrying out any further activities.

7:57 p.m. Jan. 14, 2016

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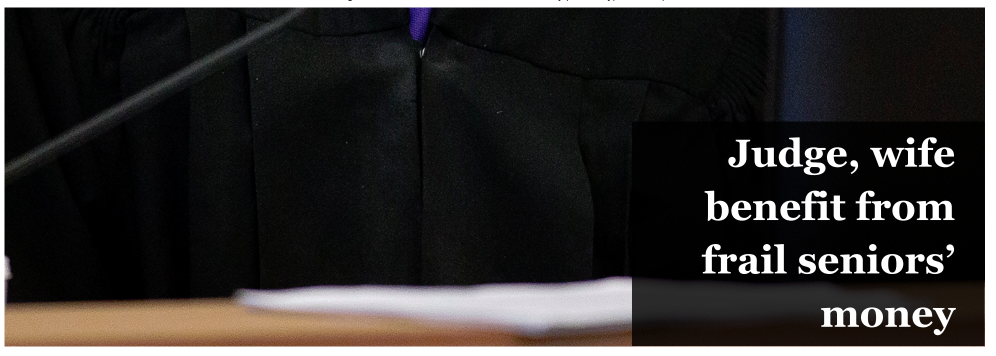
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Written By: JOHN PACENTI
Palm Beach Post Staff Writer

he savings of incapacitated seniors flow into the household of Palm Beach County Circuit Judge Martin Colin.

This occurs courtesy of Colin's wife — Elizabeth "Betsy" Savitt. She serves as a

professional guardian, appointed by judges to

Cover photo: Judge Martin Colin hears guardianship cases, but not those of his wife. However, he hears other cases involving her lawyers. A former Florida high court justice says it looks improper and could violate the Judicial Code of Conduct. (Madeline Gray / The Palm Beach Post)

make decisions for adults who no longer can take care of themselves.

Savitt makes her money off the nest eggs of the elderly, many suffering from dementia and put in guardianships in the same Probate & Guardianship Division where Judge Colin wields considerable influence. His fellow judges approve Savitt's fees.



'I'm the wife of a judge': Some familes say Elizabeth Savitt, a professional guardian, cites her husband's position when they complain. (Madeline Gray / The Palm Beach Post)

Savitt has **taken money** from the elderly people whose lives she controls without first getting a judge's approval as well as **double-billed** their accounts, a Palm Beach Post investigation has uncovered in court records. Families of some of the seniors say the judge's wife and her attorneys drum up **unnecessary litigation** that runs up fees, benefiting herself, the judge and her lawyers.

Savitt doesn't appear before her husband, but Judge Colin does oversee other guardianship

of the court. Colin's colleague, Circuit Judge David French who lunches with him regularly, has overseen almost two-thirds of Savitt's cases. Some lawyers who have opposed Savitt in Judge French's courtroom say he didn't disclose that Savitt is the wife of a fellow judge or his social connections to the couple.

The lawyers Savitt has hired to represent her also practiced before her husband in other cases, where he had the power to approve their fees. A former Florida Supreme Court chief justice and a law professor say this constitutes, at minimum, an appearance of impropriety and should be investigated.

"This conflict puts the whole courthouse under a cloud because it raises so many questions and there are no answers forthcoming. And that is why we have a judicial canon on the appearance of impropriety, so there



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are no questions like this," Nova Southeastern law Professor Robert Jarvis said.

The guardianship arena is an attorney's playground. Everyone - the elderly ward, the guardian, relatives of the senior - are lawyered up. And most, if not all, get paid out of the savings of the senior in guardianship.

Families wonder if their lawyers naturally would be gun shy in opposing Savitt, a wife of a judge who they must

Lunches with husband: Judge David French hears the majority of Savitt's cases. He lunches with her husband every day. (Damon Higgins/The Palm Beach Post) appear in front of in other, more lucrative, cases.

his elaborate dance plays out in south county in the lucrative Probate & Guardianship Division, where Colin is a

longtime sitting judge.

This isn't the first time Colin has had a conflict involving his wife and her lawyers. An appeals court in 2007 **barred the judge** from presiding over a case involving Savitt's divorce lawyers, ruling he had an "apparent conflict of interest that would cause a reasonable litigant to have a well-grounded fear of not receiving a fair trial."

115 recusals in six months

His wife's job as a professional guardian leaves Judge Colin compromised, handcuffing him from fully doing his job, The Post found. He's recused himself from 115 cases that involve his wife's lawyers in the last six months of 2015 after The Post started asking questions in its investigation.

"When you have a judge suddenly recuse himself of so many cases, it certainly sends up a red flag," Jarvis said. "How did a judge allow himself to be put in such a position? I have never heard of a judge doing such a thing."

But Judge Colin doesn't see a problem. Even before his recent mass recusals, he remarked in a court hearing that in the past he had required his wife's attorneys to tell opposing lawyers that they represented Savitt.

But at least one attorney told The Post that's not always how it worked. Gary Susser gave an example in which Colin's disclosure policy fell short, saying he was "floored and shocked" when he found out about the conflict.

Attorney Sheri Hazeltine didn't tell Susser until April that she works for Savitt, almost a year into a probate case, Susser said.

"She never disclosed her relationship until she was told by Judge Colin to do so," he said. "It's a huge concern for me when opposing counsel represents the judge's wife."

A **transcript** of the hearing shows Colin asking Hazeltine to disclose, she does so and then Susser **objected** to Colin continuing to preside over the case.

"It was news to me what I just found out," Susser tells Colin.

Colin responds, "OK. That's why we make what we call a disclosure."

"Yeah," Susser responds.

Colin then defends the policy that he would change later in the summer: "Can't disclose until it's, you know, ripe to disclose," he tells Susser.

Colin had the case reassigned to another judge.

The judge spoke to The Post for hours, but because of his position, was limited in what he could say. He would only say on the record that he has dealt with the conflict with his wife properly through established methods.

How do you convince a god he is wrong?

he nation as a whole is beset by unscrupulous guardians, some of whom have been charged with crimes. Florida passed its **first effort at reform** last legislative session, including applying criminal penalties to guardians found guilty of abuse. Advocates say legislative reform, though, means nothing if judges are complicit in draining the life savings of seniors in guardianships.

Judges like Colin are the main line of defense against guardianship abuse.

Colin, 66, is one of a handful of judges in Palm Beach County Circuit Court who oversee



Sam Sugar, co-founder of Americans Against Abusive Probate Guardianships, says state bills to rein in professional guardians have wide support this legislative session.

guardians for incapacitated adults. When a senior is found to be incapacitated, they can lose all legal rights to make decisions for themselves. So these judges approve expenditures including fees for the guardian and the guardian's attorney — again all coming from the senior's money.

"The problems all arise from the judges and the lawyers and the greed-driven abusive guardians they enable," said Dr. Sam Sugar, co-founder of Americans Against Abusive Probate Guardianship, which spearheaded the Florida legislation.

"Judges are extremely insulated. They are legal gods who live in a court bubble in which they only believe what their friendly guardians tell them. I mean how do you convince a god that he or she is wrong? It's a near incestuous fraternity."

The final arbiter for judges' behavior is

the Florida Supreme Court. A former chief justice says Colin's conflict needs to be investigated.

"If you are sitting on the bench, you should not be doing things that would put a question in the minds of the public," said **Gerald Kogan**, who served on the high court from 1987 to 1998.

Judge's history of debt: Foreclosures, IRS liens



Colin's Atlantis home: He was sued for foreclosure in 2009 but told The Post it was a mortgage modification.

olin and Savitt are positioned as the power couple of the lucrative probate arena. Colin's financial history, however, is littered with debt, including suits for

foreclosure on three properties and \$65,000 once owed to the IRS for back

taxes.

Savitt also had a **recent foreclosure** on a property. The couple's financial problems appear to have eased since she became a professional guardian.

Financial records show Savitt's finances are mainly separate from the judge's, but it appears the couple has co-mingled finances at least somewhat, West Palm Beach accountant Richard Rampell said. He pointed to a **co-signed \$30,000 loan from Helen Rich**, a Wrigley chewing gum heiress who was a former client of Colin's when he practiced as a divorce lawyer.

And even with couples who keep their finances separate, there is bound to be overlap, Rampell said.

"It's very common, especially if one makes more money than other. And even if they say they don't, they often do," Rampell.

Sugar puts it simply: "Any money she collects would essentially be money he collects."

Professional guardians can be a big help

majority of **professional guardians** aren't looking to line their pockets.

They can be a godsend, taking over the decision-making for families fighting over a failing relative. But the salvation can be costly. Many of these seniors have substantial savings, and without proper oversight, a guardianship can become a fee frenzy.

Because the cases are in probate, and Florida law is complex, most parties hire lawyers to represent them. Many lawyers rely on the judge to approve their fees, paid from the senior's bank account.

Florida judicial canons are explicit in barring judges from appearing to use the bench for their own or their family's benefit.

"A judge shall not allow family, social, political or other relationships to influence the judge's judicial conduct or judgment. A judge shall not lend the prestige of judicial office to advance the private interests of the judge or others. - Canon 2(b) - Florida Judicial Code of Conduct"

Former Chief Justice Kogan suggests Colin's and Savitt's conflict could violate the Florida Judicial Code of Conduct and should trigger an investigation by the Judicial Qualifications Commission.

"If I were somebody associated with the JQC, this is something I definitely would want to look into. It gives, if nothing else, an appearance of impropriety," he said.

The JQC has the power to recommend to the Florida high court punishment for judges — from a private reprimand to sanctions to removal from the bench.

Kogan and Raoul Cantero, another former high court justice, wonder why Palm Beach County's chief judge didn't remove Colin from the probate division.

"If I were the chief judge, I wouldn't put up with this type of thing because it looks terrible, not only to members of the public but also to members of the legal profession," Kogan said.

Cantero agreed: "One way to handle that as an administrative matter is to have that judge in a division where those conflicts don't occur."

In Palm Beach County, two chief judges have been in a position to move Colin since his wife became a professional guardian in 2011. But each presided at one time over her divorce case, when Colin was her attorney and her lover.

'Savitt wasted our money for her personal gain'



Retired teacher Helen O'Grady, who died at 83 in 2012 in Boynton Beach, was a senior "ward" of professional guardian Elizabeth "Betsy" Savitt, wife of Circuit Judge Martin Colin.

amilies say they watched slack-jawed as Savitt, 60, and her lawyers siphoned the wealth of their loved ones. They feel they are rendered powerless by judges who rule repeatedly for the judge's wife. Families fighting Savitt say Colin's colleagues allow her and her attorneys to pursue what critics of guardianships call "staged litigation" — pursuit of unnecessary legal issues to run up fees.

"It's his wife, Betsy Savitt, and her attorneys who wasted our family money and time for their personal gain through billing hours due to sibling infighting," said Thomas Mayes, who fought off Savitt's **effort to claim \$55,000** from the estate of his mother, Helen O'Grady. "I feel she helps herself and her attorneys and not the client nor the ward of the court."

The seniors might be incapacitated, but some are dubious of the judge's wife. Albert Vassallo Sr., a retired Brooklyn plumber who is one of Savitt's wards, spoke to The Post at a Deerfield Beach senior center.

"The only one taking money from me is that woman. But I'm going to get on that," he said. "I wish I could stop her."

Attorney: 'Courts have allowed this culture'

he conflict created for Colin by his wife working as a professional guardian is a frequent topic of conversation among probate and elder law attorneys. But many told The Post that they fear reprisals for themselves or their clients if they speak on the record about Colin, particularly on matters involving his wife.

"I blame the courts because they have allowed this culture," said one attorney, speaking on the condition of anonymity. "Savitt acts with impunity because she has the wind behind her."

Probate attorney Edward Shipe said Colin's conflict of interest at the very least "doesn't look right, doesn't feel right."

"I can't sit here and deny that," Shipe said. "So we got this wife and she wanted to do guardianship cases so she started a guardianship business. It was talked about before it happened. I was scratching my head a little bit, thinking, 'You are going to have problems doing this."

Professor Jarvis questioned whether attorneys who represent Savitt hope to get an edge in front of Colin.

"Are they doing this either to curry favor with Judge Colin or to avoid his wrath?" Jarvis said.

Savitt often hires attorneys Hazeltine,

Ellen Morris A and John Pankauski A, prolific practitioners in elder law. They or members of their firms practiced in front of Colin before he began recusing himself from their cases last year. From 2009 to 2014, Colin's recusals totaled 30. Since the beginning of July, he's taken himself off 133 cases — 115 involving his wife's lawyers.

Hazeltine, Morris and Pankauski or their firms — as well as the guardians they represent — have had fees in non-Savitt cases repeatedly approved by Judge Colin, The Post found.

Clifford Hark of Boca Raton refers cases to Savitt. He has also earned fees approved by the judge in



Ellen Morris, who works for Savitt, has also practiced in front of her husband. (Lannis Waters / The Palm Beach Post)

other cases. For example, Colin signed off on \$51,000 from the estate of retired Judge Stanley Hornstine in September 2013.

One of O'Grady's daughters, Kathleen Osterbuhr of Derby, Kan., wrote the court to say Hark promised the family to fight Savitt's petitions for lucrative fees in court, but never followed through.

Mayes said in another letter that "Hark has made mistakes and prolonged this case for his benefit" and that Savitt's "conflict of interest has caused more problems than it has solved."

Hark told The Post he has been practicing for 28 years in South Florida and does not "rely on Judge Colin for my livelihood."

"I represent and zealously advocate for my client's interest regardless of Ms. Savitt's involvement in the case," he wrote to The Post in an email.



Attorney Sheri Hazeltine, left, during a hearing regarding attorney fees. Elizabeth Savitt, seated right, is the wife of Judge Martin Colin and also a professional guardian. (Madeline Gray / The Palm Beach Post)

He pointed out that in some guardianship cases Savitt has opposed his fees and that Colin has also not awarded him the entire amount of fees sought by his firm.

Hark did say that he was unaware of complaints about her by attorneys or family members in the O'Grady case, which he referred to Savitt, and the guardianship of Lorraine Hilton, in which the family accuses the judge's wife of financial mismanagement. But, Hark reiterated that he recommends other guardians besides Savitt and that the decision, in the end, rests with the families.

Most of Savitt's attorneys also spoke to

The Post but were limited in what they could say on the record.

O'Grady's son, Mayes, said Savitt capitalized on family turmoil, sending their conflicts to court to be resolved, where the litigation generated more fees.

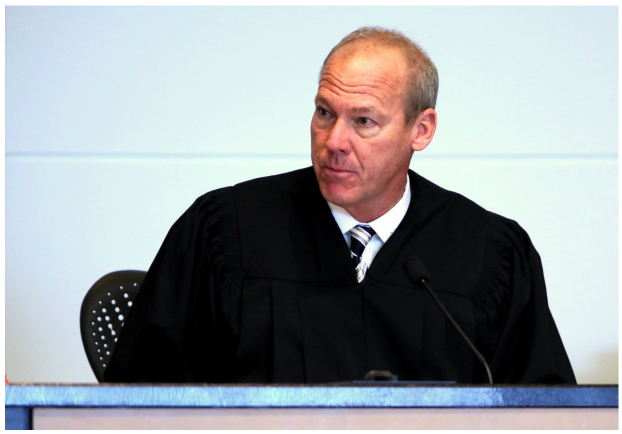
"That was a fix," Mayes said in an interview. "I was still doing all the work, but she and her attorneys were billing and kept stirring it up with the family."

The family learned that Savitt was married to a judge when Judge Rosemarie Scher, then presiding over their case, said she'd been out to dinner with the couple and described the judge's wife as "part of the judicial community."

"Savitt never told us beforehand, which I thought she should have," said Mayes. "The

lawyers never told us. I figured he was in another division, but he was in probate."

Chief judges presided over Savitt's divorce



Chief Circuit Judge Jeffrey Colbath. (Lannis Waters / The Palm Beach Post)

olin has been allowed to remain in probate under Peter Blanc and Jeffrey Colbath, chief judges since Savitt became a registered guardian four years ago. While other judges rotate, Colin hasn't been moved out of the south county courthouse since at least 2008.

Blanc and Colbath, the current chief judge, presided separately over Savitt's divorce and made rulings favorable to her.

Blanc said he worked in Colin's law firm for about nine months as an "independent contractor." He told The Post that when Savitt became a guardian there was some discussion about a potential conflict, but he felt satisfied not moving him out of probate because Colin vowed not to preside over any of her cases. The Post has not found any of Savitt's cases where he did.

Chief Judge Colbath declined to answer questions for this story, but he has the power to move Colin to another division if he suspects impropriety.

Florida Supreme Court Chief Justice Jorge Labarga in 2013 issued an **administrative order** to emphasize that the chief judges of circuit courts have the duty to take "corrective action as may be appropriate" if they feel a judge is acting inappropriately. Labarga declined to comment for this story.

Judges socialize, planned trip together

udge Colin and his wife have socialized with one of the judges she appears in front of regularly, The Post has learned.

Colin and Circuit Judge David French eat Junch together nearly every day. Colin and

Colin and Circuit Judge David French eat lunch together nearly every day. Colin and French co-hosted a **trivia night** in May for the South Palm Beach Bar Association. The event was co-sponsored by Pankauski's firm. French did not return repeated attempts for comment.

French's first ex-wife Gayle Smith said her son, now grown, grew up in French's household

and knew Colin as his father's running "mate" and that they often went on trips together.

French's second ex-wife, Christine Connelly, said she and Judge French were friends with Colin and Savitt. The two couples had planned a cruise vacation about five years ago, but it fell through when Colin didn't have his passport.

"We hung out, played tennis," she said.

French apparently doesn't always disclose this information to lawyers opposing Savitt in his courtroom on issues such as fees or her activities as a guardian.

Thomas Dougherty said he would have liked to have known that the judges socialized when he opposed Savitt in front of French.

Colin heads up elder-care pilot program

ny conflicts aside, Chief Judge Colbath has faith in Colin.

In September, Colbath announced an Eldercare Coordination Pilot Program headed by Colin to resolve family disputes in guardianship cases outside court will become permanent. The program is meant to decrease costs for families by bypassing attorneys and sending them to mediation.

Colin is excited.

"This pilot program is designed to put in place a conflict dispute mechanism that will allow guardians and family members to deal with nonlegal matters in a conference room setting and not in a courtroom ...with less cost and tension," he said.

Palm Beach County joined seven other circuits in Florida as well as Indiana, Minnesota, Idaho and Ohio in testing the program.

Are recusals enough to end conflict?

n the courtroom, Colin is trying to shed any conflict, but a divorce case illustrates how treacherous it can become.

Amber Larkin accused her ex-husband, Andrew, of hiring trust attorney Pankauski because Andrew knew Colin would have to recuse himself. Judge Colin had indicated he would rule in her favor on a life insurance issue and even throw her husband in jail, according to court transcripts.

In addition to the recusal allegation, Pankauski was forced to defend himself on accusations that he was part of a strategy to get Colin recused.

The judge at a Sept. 29 hearing in the case explained why after four years he now recuses himself from cases involving his wife's lawyers.



Attorney John Pankauski makes arguments before Judge David French during a hearing surrounding the guardianship of James Vassallo's father. (Damon Higgins/The Palm Beach Post)

Colin said that requiring attorneys to disclose that they work for Savitt used to be "a 100 percent acceptable procedure" and that there had never been a complaint.

But Colin said automatic recusals assure there is a court record, so there is no question about whether opposing lawyers know of the potential conflict.

"We have adopted long-standing approved methods to properly deal with such potential

conflicts," he told The Post.

Colin's previous policy may have been flawed. A 2005 opinion by the Supreme Court's Judicial Ethics Advisory Committee said judges are the ones who are supposed to disclose.

This is not the first time Colin has been called out for conflict of interest. Complaints surfaced in 2009 about him favoring attorneys who represented Savitt in her divorce after he became a judge. Colin says he wasn't punished. But the JQC can choose to reprimand a judge in private.

Colin was removed from the family division briefly and put into probate. Within two years, his wife was working as a professional guardian.

Despite his financial difficulties, Colin oversees divorce and probate cases in which he makes crucial rulings on money.

"By staying in the probate division, he put himself in a position to influence what work his wife gets," said Jarvis, who teaches a class on professional responsibility. "In fact, having this many recusals shows that something is amiss. It is all just rationalization - he should have avoided putting himself in a position where he has had to recuse himself so often."

Data editor Mike Stucka, researcher Melanie Mena and staff writer Holly Baltz contributed to this story. Web page production by Kristyn Wellesley and Gurman Bhatia.





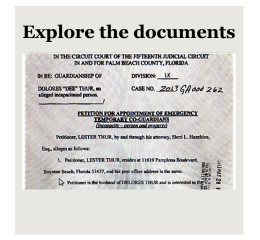












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Mother of Judge Colin's grandson says she fears his influence

Updated: 9:50 p.m. Monday, Jan. 25, 2016 | Posted: 8:25 p.m. Monday, Jan. 25, 2016









By John Pacenti - Palm Beach Post Staff Writer

Embattled Circuit Judge Martin Colin is now embroiled in another accusation of undue influence: this time involving his 5-month-old grandson in a case in front of a fellow family court judge.



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The mother of the infant has been trying for months to get a judge assigned from outside Palm Beach County — and away from Colin's legal clout — to determine how much time she gets to spend with her son.



Kacie Herrick sits in court for a custody arrangement hearing for Judge Colin's grandson Monday, January 25, 2016. (Lannis Waters / ... Read More On Monday, she scored a victory.

Circuit Judge Edward Garrison granted Kacie Herrick's motion to disqualify him before a hearing that was to establish a parenting plan, time sharing, child support and other matters.

Herrick in pleadings filed Sunday claimed she could never receive a fair hearing because of Colin's influence upon his fellow judges. Colin plays a

pivotal role in the care of his son's child and was listed as a material witness in the case.

The attorney for the infant's father — Matthew Colin, teacher and head basketball coach at Wellington High School — claims Herrick, of Briny Breezes, is making untrue statements about what should be a private matter.

Herrick said she felt she had no choice but to go public after Garrison ruled against her previous attempt to move the hearing on the time-share arrangement to another county.

The child was born out of a three-month relationship and the couple are no longer together.

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Why a 'virtual tie' in Iowa is better for Clinton than Sanders

The inside story of how Ted Cruz won Iowa Matthew Colin, 41, lives with the judge in Atlantis. Herrick says the current 50-50 time-share arrangement benefits the judge and his wife — not Matthew Colin and certainly not the infant.

Herrick on Sunday also petitioned Chief Judge Jeffrey Colbath to assign the matter to a judge either in Broward or another county.

Colbath said last week that he is investigating findings about Colin reported by The Palm Beach Post in the series Guardianships: A Broken Trust, which outlined what a former Florida Supreme Court justice called Colin's appearance of impropriety in the adult guardianship arena.

Colin sits in the Probate & Guardianship Division, as well as the Family Division. His wife, Elizabeth "Betsy" Savitt, works as a court-appointed professional guardian of incapacitated seniors. Savitt has been accused in pleadings of taking thousands of dollars in fees in her guardianships without prior court approval.

Families of seniors under Savitt's care told The Post they feel their concerns are not heeded by Colin's colleagues.

Neither Matthew Colin, nor his father nor Savitt was in court Monday morning when the mother sought Garrison's disqualification.

"The judge before whom this case is pending and Judge Colin are related by affinity as they are and have been co-workers for many years, and Judge Colin is extremely interested and affected by the outcome hereof," attorney Tracy Newmark

wrote in a pleading.

The parents exchange the baby nearly every other day. The mother says the child rarely sleeps in the same bed two nights in a row. Judge Colin is often the one who picks up or drops off the child and has suggested Herrick retrieve the child at the courthouse where he sits in Delray Beach.

"I have made it clear to Matt that I'm intimidated by his father," Herrick said. "I mean, he is a judge in the county."

Herrick said Savitt is the primary care provider when the baby is not with her.

Newmark said her client "feels like she has been treated as a surrogate for Betsy and Marty." She said the baby no longer sleeps through the night because of the time-sharing arrangement and that his breast-feeding has been disrupted. The father argues in pleadings that the child can either drink formula or the mother can provide pumped breast milk.

"He is just the trophy baby of the Colin family," Newmark said.

Herrick recalled how Judge Colin and his wife threw her a baby shower attended by attorneys and others in the legal community. The Colin family kept all the gifts but Savitt made her write the thank-you notes, she said.

As with many family court disputes, both parents take umbrage with the actions of the other and claim each is interfering with their time with the child.

The dispute between Herrick and the Colin family escalated in the hospital during the baby's birth. She said the two sides argued on a variety of issues during her complicated labor, which ended in an emergency Caesarean section. The Colin family attempted to serve Herrick with legal papers at the hospital.

Matthew Colin's attorney, John Schutz, said Herrick has a vested interest in influencing the case and is making untrue statements. "My client, Matt Colin, wants nothing more than to be a good father and believes that his personal life and that of Ms. Herrick and their son should not be public," he said. "He regrets the mother of their child does not feel similarly."

The case involving Colin's grandson is just the most recent in which a member of the public has feared the judge's influence.

While Colin doesn't hear any of his wife's guardianship cases, attorneys who represent her in such matters have appeared in front of him in other cases, sometimes seeking lucrative fees. Colin last year recused himself of 115 cases involving Savitt's lawyers once The Post started investigating.

Colin does not hear his wife's cases, but two former Florida Supreme Court justices and a renowned ethics law professor say the appearance of impropriety is so great that he should never have been allowed to continue to sit in the Probate & Guardianship Division where his wife has operated as a guardian since 2011.

Meanwhile, families of these seniors in guardianships under

Savitt accuse her in court documents and legal correspondence of double-billing, pursuing unnecessary litigation to drum up fees, and other improprieties, such as taking fees without court approval. They say their complaints fall on deaf ears in front of Colin's colleagues.

The result is that the savings of incapacitated seniors, many with dementia, flow into the household of Colin and Savitt, who have a history of foreclosure and financial problems. Those problems were mostly alleviated after Savitt started overseeing the finances of seniors.

In her motion to transfer venue, attorney Newmark says Florida statute demands the matter be transferred to another county because Judge Colin has undue influence over the mind of the court.

"The respondent/mother genuinely fears that the paternal grandfather in these proceedings (Judge Colin) has significant influence over the court conducting these proceedings," the most recent pleading to transfer venue states.

When the son of former Chief Judge Marvin Mounts in 1995 was charged with grand theft and other charges, he went to trial in front of a Broward County judge and was prosecuted by an assistant prosecutor specially assigned from Miami-Dade County. Even then, the prosecutor had to defend a five-year probationary last-minute plea deal was not reflective of special treatment.

Fort Lauderdale family attorney Robert S. Hannan says it is not

uncommon for a change of venue when proceedings involve family members of a judge or other officers of the court, such as prosecutors. He said Garrison did the right thing and that Colbath will most likely follow suit and assign the Herrick-Colin matter to an outside judge.

"It's just the appearance of impropriety," Hannan said. "You don't want to lose the public confidence. If the motion is denied, people are going to think, 'Well, he's the judge next door."

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Writer

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8:53 p.m. Jan. 26, 2016



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11:49 p.m. Jan. 26, 2016

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Judge's finances show history of unpaid debt, IRS liens, foreclosures

Posted: 11:00 a.m. Thursday, Jan. 14, 2016









By John Pacenti - Palm Beach Post Staff Writer

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Foreclosures, liens and unpaid debts.

These dominate the financial record of Palm



Beach County Circuit Judge Martin Colin and his wife, Elizabeth Savitt, a professional guardian. The couple have enormous power over the life saving of seniors no longer competent to care for themselves because of dementia or medical illness.



Judge Martin Colin's Atlantis home: He was sued for foreclosure in 2009 but told The Post it was a mortgage modification. The pair's financial difficulties peaked in the Great Recession. Then in 2011, Savitt became a paid professional guardian and much of their financial distress dissipated, including when Savitt paid off a \$308,000 foreclosure on a Delray Beach house that was set to be

auctioned off in March.

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Colin earns a \$146,000 annual salary as a circuit judge. Savitt was previously a tennis pro and a 2007 affidavit from a post-divorce proceeding show assets as high as \$1.27 million.

Despite this, Colin's financial records show he has repeatedly borrowed money from clients from his days as a divorce attorney.

One of these clients was Helen Rich, an heiress to the Wrigley chewing gum fortune. In May 2006, Colin borrowed \$85,000 from Rich, then a Palm Beach resident who Colin had represented in a divorce when she was known as Helen Rosburg. Colin paid back that loan.

Two years later, she said, Colin asked to borrow another \$20,000, explaining that Savitt, whom he had just married, had cancer and he needed money for her treatment. Rich was a former cancer survivor. Colin's first wife, Ellen, died of leukemia.

after poor showing in Iowa

Why a 'virtual tie' in Iowa is better for Clinton than Sanders

The inside story of how Ted Cruz won Iowa Rich and Colin modified the \$20,000 loan in 2013 to include interest. According to his latest financial disclosure with the state's Commission on Ethics, Colin still owes Rich about \$30,000.

Neither Savitt nor Colin responded to questions about their finances.

Savitt and Colin live in a home he owns in Atlantis, a golf course community. He also owned a West Palm Beach condominium sold in October and coowns a condominium with his son in King's Point west of Delray Beach. Savitt still owns the home from her previous marriage in Delray Beach and another West Palm Beach condominium.

Lenders and a homeowners association have sued for foreclosure on four of the five properties, with the exception of Savitt's condo, since 2008.

The lender on the Atlantis home sued for foreclosure in 2009, but Colin told The Post at that time that it wasn't a foreclosure, despite court filings that said it was.

"I modified my mortgage, but it's not in foreclosure," he said. But the modification didn't happen until three years later by Ocwen Financial Corp. through a government program of loan modifications to help homeowners avoid losing their homes.

Colin had about \$67,000 in liens from the Internal Revenue Service for back taxes from 2001 and 2005. He satisfied the IRS liens in 2012 and 2014.

The judge also has borrowed at least \$200,000 in the past decade from former clients.

In 2010, the year before Savitt became a registered professional guardian, the couple were delinquent on about \$9,000 in property taxes, county tax records show.

Besides the Rich loan, Colin hasn't paid off loans from Atlantis oncologist Dr. Surendra Sirpal, who was once a client. He borrowed \$35,000 from the doctor in 2007 and still owes him \$60,000, his latest financial disclosure shows. Sirpal said Colin

was his neighbor and he loaned him some money for the judge's real estate investments.

Colin — elected to the bench in 2004 and reelected in 2010 — has been delinquent on dues to homeowner associations and fines from code enforcement. The boards have slapped liens on his properties.

Since 2006 in his financial disclosures, Colin estimated the value of his Atlantis home between \$650,000 and \$700,000. The real estate website Zillow estimated the value at a high of \$472,000 in 2014 and a low of \$317,000 in 2011. The county assessed the market value of the property at \$305,000 in 2015.

The disclosures are signed under oath "that the information disclosed on this form is true, accurate, and complete."

Savitt had a judgment of foreclosure on her home in Delray Beach in 2010, but the bank backed off.

Another judgment was filed in November 2014 that

sent a house to the auction block.

In 2011, she told the Department of Elder Affairs when she was registering to be a guardian that the foreclosure matter involved a dispute with the lender over a home equity loan and was not due to "an oversight or neglect."

But court records show that she racked up late charges and interest and made only a handful of payments for six years. Her claim that Citibank violated the Truth In Lending Act fell apart.

During at least part of that time, she rented the house to tenants.

In March, days before the house was to be auctioned, she produced \$308,000 to satisfy the judgment, records show.

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Report

Judges protect their court-appointed attorneys and guardians - always, no matter what state you are in. As an attempt to show Pattern & Practice of the court-appointed Trustee's inability to properly manage funds and pay IRS taxes, I pointed out to the Judge in my hearing that the court-appointed Trustee had mismanaged his own funds by having an IRS lien imposed on his own personal home, for unpaid income taxes. The judge's response was to warn me (for having brought this Public Record info about the court-appointee unable to pay his own IRS taxes to her attention), "When you do something like that, though, it makes a person feel like you're getting to the point of stalking. Okay? You have to be careful on that."

To this day, I believe the court-appointed Trustee has not properly accounted for my mother's Trust's income to the IRS, and thus may have committed income tax fraud -- in the name of my mother's Trust. It's impossible to say for sure what has happened, since the Judge will not allow any oversight or auditing of her court's appointee.

If any of us of mere mortals without law degrees or judges' robes were to behave in this fashion, we'd be sentenced and hauled off so fast, it would make your head spin. But when the judges and attorneys to collude to break the law -- even if it's the government that is ripped off -- nothing happens; they are beyond and above the law, because where you can you go to complain?

9:51 p.m. Jan. 14, 2016

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How guardianship works

Why do families need guardians?

Family members often disagree over the care of an incapacitated loved one, especially when a lot of money is involved. Professional guardians are expected to base decisions on the best interest of the incapacitated senior, called a ward, not feuding family members or their own interests.

How does a court decide to appoint a guardian?

A petition is filed by a family member, a professional guardian or any other interested party. If the judge feels the vulnerable senior is in imminent danger, he may appoint an emergency temporary guardian. Three professionals, including either a doctor or a psychiatrist, assess whether the senior is able to take care of himself. If a court determines the senior incapacitated, a permanent guardian is appointed.

What is a professional guardian?

If a family member can't be appointed guardian, a professional often is sought. These individuals must take 40 hours training, post a \$50,000 bond and have their criminal and credit histories checked in order to be registered by the state. They are not licensed. They care for several incapacitated people at one time and can manage the assets, their housing and their medical care.

What rights do the elderly have?

Often the senior loses all legal rights to care for themselves or make many decisions involving property, medical care, finances or living arrangements. Sometimes only some of these rights are ceded to the guardian.

Why do guardians hire lawyers?

They face tricky legal and financial matters, such as tracking down a senior's assets, removing family members as trustees or even annulling marriages.

How do guardians and their attorneys get paid?

All fees come from assets of the incapacitated adult. The lawyer and guardian files a petition for fees with the court, which then determines whether the requests are reasonable. They

are rarely rejected.

What happens when the senior dies?

The guardian can seek to become personal representative of the estate. They would be entitled to 3 percent of the estate. The guardian's attorney can seek the same amount.

Who regulates the guardians?

Judges oversee guardians they appoint. The Department of Elder Affairs says it has no regulatory authority other than registering them and reviewing their continuing education requirements. The court clerk reviews guardian finances and investigates complaints, reporting back to the judge.

What's being done about unscrupulous guardians?

The Legislature passed a bill last year to end favoritism between the judiciary and professional guardians. A bill this year would allow the state to monitor and even fine guardians. Advocate groups are pushing for more, including a referendum to cap fees for guardians and attorneys.

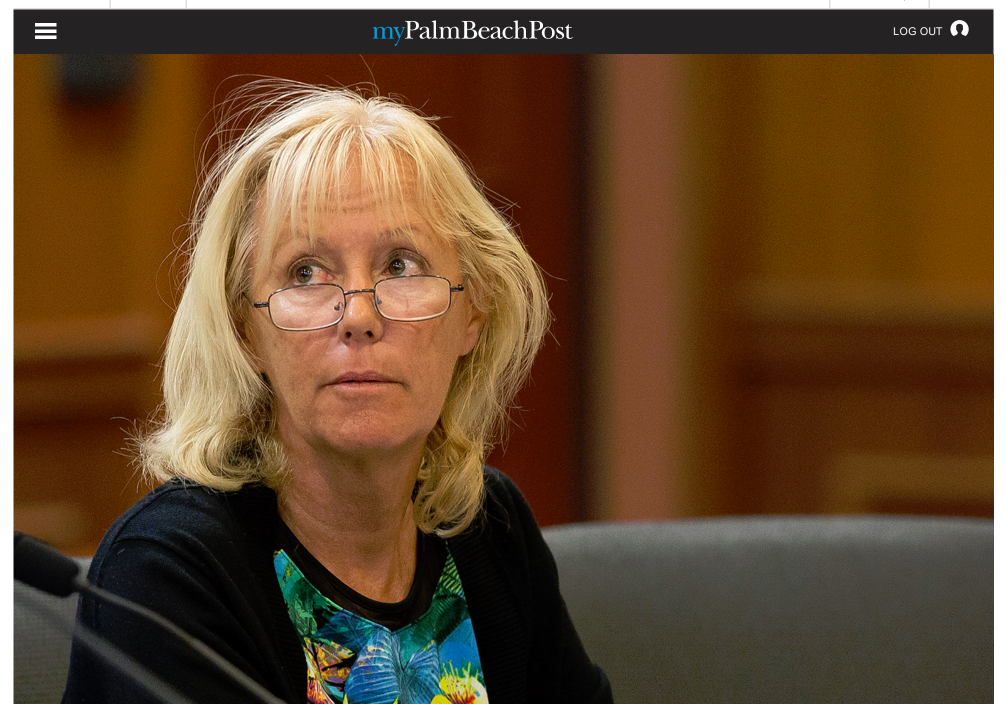
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Written By: JOHN PACENTI
Palm Beach Post Staff Writer

lizabeth "Betsy" Savitt , a tennis pro turned professional guardian for incapacitated senior citizens, profits from her marriage to a sitting judge, a Palm Beach Post investigation has uncovered.

As the wife of Palm Beach County Circuit

Judge Martin Colin . Savitt wields power

Cover photo: Professional guardian Elizabeth Savitt, married to Judge Martin Colin, says complaints from families of double billing and sending disputes to court to run up fees are 'frivolous' and 'baseless.' (Madeline Gray / The Palm Beach Post)

in her husband's Probate & Guardianship Division, where guardians are appointed to take

over the lives of seniors no longer able to care for themselves. Fees for guardians and their attorneys are paid from the assets of their elderly wards and approved by the court.

In several cases, Savitt has taken tens of thousands of dollars from their accounts without prior court permission, The Post found in court documents.

The chief auditor for Palm Beach County's clerk and comptroller says that in about 800 guardianship cases he's reviewed, only one guardian has taken money without first getting court approval: Judge Colin's wife.

Some of the seniors' family members express frustration with what they say are unnecessary legal disputes pursued by Savitt that drive up fees for her and her lawyers, depleting their loved one's assets. In addition, they say Savitt funneled cash and assets to family members accused of financially, or in one case, even physically abusing the senior she is sworn to protect, court documents show.

In December 2014, Savitt held a "mini estate sale" advertised on **Craigslist** at Judge Colin's address. "Cleaned out a home and selling all I could find," the



Click here to read more in the Guardianship series

ad said. A lawyer said in court that he was concerned the items belonged to one of the seniors.

In another case, court records show Savitt, **working for a family guardian**, seized items inside a home and helped load them onto a moving truck. A lot of the items, however, belonged to the homeowner and not the senior. Sheriff's deputies and a judge made **Savitt and her attorney** return the items.

Savitt doesn't appear in front of her husband. She does appear in front of his colleagues.



Judge Martin Colin, a fixture at the south county courthouse, was admonished by an appeals court in 2007 for conflicts involving Savitt after he represented her in her divorce. (Madeline Gray / The Palm Beach Post)

For families, taking on a judge's wife is daunting, and they complain that their protests go unheeded. Savitt responds that she has never been sanctioned for any wrongdoing, and The Post did not find any such instances.

Savitt claimed in an email exchange that her detractors are "disgruntled."

Besides how she takes retainers and fees, families take umbrage with other actions of Savitt.

The judge's wife double-billed seniors' accounts. In one case, she paid back the money

after a family member spotted it, court records show. Another instance, cited by the clerk, is part of an ongoing investigation.

Savitt even pursues seniors' money after their deaths, **taking \$30,000** in one probate case without court approval and with no apparent justification other than it was to be "held in trust." The court required her to give most of it back.

Families say they have depleted their own savings fighting her, to no avail.



Judge David French once planned a vacation with Colin and Savitt but Colin couldn't get a passport at the last minute. (Damon Higgins/The Palm Beach Post)

Savitt has been appointed in about 25 cases, nearly all guardianships, since she became a professional guardian in 2011. She worked without fees for some indigents, but several of her cases involve multimillion-dollar estates. Most of her cases were in front Circuit Judge David French . , a friend of her husband's.

"Colin and Savitt are a particularly good example and a very illuminating one of the conflicts of interest that exist within the guardianship system and how these conflicts lead to a miscarriage of justice and unspeakable amounts of pain, loss and frustration on behalf of families," said Dr. Sam Sugar, co-

founder of Americans Against Abusive Probate Guardianship, the force behind guardianship reform last year in the Florida Legislature.

Several families separately told The Post that Savitt openly cites her husband's powerful position.

When James Vassallo, whose father Albert Vassallo Sr. is incapacitated, asked Savitt to provide receipts for expenditures he questioned, she told him to mind his own business.

"She told me, 'In the real world, it doesn't work that way, but I can get away with it because

I'm married to a judge."

Savitt declined to address specific documents submitted to the court accusing her of wrongdoing in various cases.

Instead, in an email, Savitt noted that judges always approved her fees, even if she took the money beforehand. She denied selling wards' possessions out of the judge's home and said she did nothing wrong in withdrawing the \$30,000 from one senior's accounts.

She called such numerous concerns by families of the seniors in her guardianships "frivolous" and "baseless."

"To the best of my knowledge, I have not been found by a court after a hearing to violate in any material way an order of the court or a rule that I was to follow," Savitt wrote.

Savitt also accused The Post of searching for "something negative to write" and that the newspaper was not interested in reporting about her "good work."

"It is obvious to all who are aware of what you desire to do that you do not intend to be fair, accurate and balanced," Savitt wrote.

Savitt's husband presided over cases involving her attorneys for years before The Post began questioning the practice. After that, between July 1 and the end of 2015, he had recused himself from 115 cases involving his wife's lawyers.

Colin, as well as most of Savitt's attorneys, also spoke to The Post but were limited in what they could say on the record.

High cost of family discord: Fees blossom in court



During a hearing before Judge David French, James Vassallo represents himself in a case centering around the guardianship of his father. (Damon Higgins/The Palm Beach Post)

he families involved in guardianship cases are often broken. Brothers hate sisters. Fathers characterize their own daughters as evil for opposing them in court. It's not unusual for many family members to hire lawyers themselves, accusing one another of scheming to get the riches of the incapacitated senior.

Families who spoke to The Post say Savitt exploits those rifts to pursue litigation that drives up her fees. Savitt's attorneys, though, say it's the family rancor that necessitates costly

actions in guardianships, such as **removing a sibling** from a trust of a senior.

"I don't know if they seek out cases where there is family dysfunction, but they certainly take advantage of it," said Bruce Rosenwater, a West Palm Beach attorney who sought to remove Savitt from a guardianship.

Some family members applaud Savitt. The husband of one of her wards, Dolores Thur, said she's been a good caretaker and his wife's assets have been documented painstakingly. Lester Thur, 84, says he doesn't think any criticism of Savitt is justified even though his wife's case is under investigation by the clerk, which has questioned **several items in the annual inventory**, including double-billing.

In five Savitt cases The Post examined, however, family members said the judge's wife seemed more interested in the money from the estate than caring for the incapacitated senior.

The cases involved Brooklyn plumber Vassallo, 87; Kansas schoolteacher Helen O'Grady, 83; New York accountant Robert Paul Wein, 89; Chicago-area decorator Lorraine Hilton, 94; and Gwendolyn Batson, 89, a retired school administrator who lived in Lake Worth.

O'Grady died in 2012, Batson in 2013 and Wein died Dec. 1, but the other two are still alive and under the power of Savitt.

Gwen Batson: Savitt clears house with husband's order

n a case The Post wrote about in April, Savitt along with attorney Sheri Hazeltine — who represents Savitt in many cases — hauled out belongings from Gwendolyn Batson's Lake Worth home. Photos show they took nearly everything but the chandelier. Wearing badges with the word "guardian," they invoked an order signed by Judge Colin, witnesses told The Post.

Colin's order appointed Batson's brother and sister-in-law as emergency temporary guardians for Batson in late January 2012, court records show. That decision would be **reversed** by a successor judge, but not before Savitt and Hazeltine in mid-February broke the lock on the home that Batson lived in and seized all of the belongings.

It turned out the home and much of the property seized didn't belong to Batson but to restaurateur Skender Hoti, a Kosovo native who had taken care of Batson for decades. To get appointed emergency temporary guardian, Batson's brother, Kenneth Davis,



Gwendolyn Batson, who died at 89 in 2013, was a retired school administrator in Lake Worth. (Contributed)

claimed Hoti had taken financial advantage of his sister. Colin agreed, noting in his order that immediate action needed to be taken to safeguard Batson's belongings.

But if Hoti was taking advantage of Batson, it was a long con. Their relationship spanned decades. She traveled to Kosovo to attend his wedding and was a fixture at Hoti's Lake Worth restaurant, Little Italy. Hoti claimed the guardianship was a means for Davis to seize his sister's properties.

Davis used Colin's order — employing the judge's wife to help — to seize all the possessions in the home where his sister lived.

As Savitt and others moved items into a truck, Hoti called sheriff's deputies who stopped them. The two argued that they had authority from Judge Colin but the **deputies said the order was insufficient**, that they needed what is called a writ of possession.

Hoti said he saw Savitt scream at deputies: "You can't do that. I'm a judge's wife. I'm Judge Colin's wife."

Three days after the seizure of Hoti's property, Colin recused himself from the case.



Savitt and her attorney cleared out the home where Gwen Batson lived. But it was her adopted son Skender Hoti's house. Hoti says most of what they took was his.

Savitt wasn't Batson's guardian, yet Judge French approved paying her \$1,500 of Batson's money. The clerk questioned the expenditure more than a year after the house was cleared out and then Savitt submitted a bill, court documents show.

Hoti said even though deputies made them return his possessions, he later found valuables missing: jewelry, firearms and about \$18,000 in cash.

Last summer, Hoti said he filed an additional complaint about Savitt with the sheriff's office.

In a remarkable document, Savitt's bill filed with the court shows she worked as a hired hand for Batson's brother to spirit Batson to Alabama.

The bill indicates Savitt spied on Hoti at the restaurant he owns to make sure she could operate unencumbered and take possession of valuables from the Batson residence.

In the end, the restaurateur fought the

brother and persevered, getting a judge to order Batson back to Florida.

Savitt's home: \$308,000 staves off auction



Elizabeth Savitt's house in Delray Beach: She took out a \$250,000 home equity loan but didn't make payments on it for years.

n 2011, just before the Batson case, Savitt became a registered professional guardian. Savitt and Colin's financial picture — replete with foreclosures, debt and liens —

started to improve.

Savitt's path from tennis professional to professional guardian didn't require much heavy lifting. She completed 40 hours of training, put up a \$50,000 bond for her firm Savitt Guardians and submitted to credit and criminal background checks.

The Department of Elder Affairs **registered her** as a professional guardian in 2011 despite a **pending foreclosure** on a home she owns in Delray Beach.

Savitt passed the credit check after telling the department that she was in a dispute with her lender and wasn't past due because of "neglect or oversight." It wasn't until November 2014 that her dispute was settled with a judgment of foreclosure, sending the house to the auction block.

Six days before the home was to be **auctioned off in March**, she came up with \$308,000 **to satisfy** a delinquent home equity loan, court records show. She didn't make payments for several years on the \$250,000 loan and rented out the home for a portion of that period.



Colin's Atlantis home: He was sued for foreclosure in 2009 but told The Post it was a mortgage modification.

Vassallo found the timing of the \$308,000 payment suspicious. "I want to know if any of my father's money went to her foreclosure case," he said. When he told Judge French his concerns, a May 21 hearing was abruptly ended.

Despite the delinquencies, Savitt said she paid off the home equity loan on her property before the note was due. "I do not know how many professional guardians are debt free as I am," she said.

Most of Savitt's cases are in front of Judge French. Two of French's exwives have described Colin and French as good friends who once planned a

vacation together. The two judges have lunch together frequently in Delray Beach.

Families say they are also frustrated by the lack of transparency in the guardianship cases of their loved ones. It's not unusual for key documents regarding the guardian's activities to be sealed.

The Palm Beach County Clerk & Comptroller's Office audits the guardians' annual accounting of the seniors' assets and the guardianship plan. It also investigated complaints, but the office's investigations and findings are confidential under state law. Records show that at least four of Savitt's cases have been investigated by the clerk's inspector general, but any findings remain confidential.

Helen O'Grady: Lawyer aghast as Savitt withdraws \$30,000

homas Mayes of Boynton Beach sought legal advice in a dispute with his two brothers over his mother's health care and finances. His attorney, Clifford Hark of Boca Raton, recommended Savitt as a guardian for his mother, Helen O'Grady.

Even with Savitt as guardian, it was Mayes who made his mother's doctor's appointments, managed her transportation, readied her house for sale — all tasks he thought Savitt should have handled.



Helen O'Grady, a former Kansas schoolteacher, invested her money well. (Contributed)

After Mayes' mother died, Savitt recommended that the family urge the court to appoint her

curator of the estate, telling them it would **save money for her** to temporarily manage it until the family disputes were settled.

Once that happened and Mayes became personal representative of the estate, he said he could not get Savitt to pony up details of his mother's financial picture and relinquish control.

Before Mayes could get a grip on his mother's finances, Savitt started withdrawing money, court pleadings show.

She wrote herself a check for \$1,725 and another for \$1,745 to Hazeltine for fees before a judge approved it, according to a pleading filed by attorneys. Hazeltine said Savitt obtained an order allowing her to write the checks, but the order Hazeltine referenced said nothing about fees, court documents show.

Then Savitt took without proper court approval \$30,000 to be "held in trust" by her and Hazeltine.

"This action is so beyond the realm of reasonable conduct that I can hardly express myself right now," Mayes' attorney, Christopher Salivar, said in a **series of emails** to Hazeltine.

Mayes' lawyers, Andrew M. Schwartz and Salivar, **told the court** that Savitt actions amounted to the unlawful taking of O'Grady's property.

"The foregoing actions in and of themselves fall within the textbook **legal definition of conversion**."

Mayes agreed. "To me, I thought it was a criminal act. They were intentionally stealing it. This is how they make their money."

Judge Edward Garrison ordered Savitt and Hazeltine to return all but about \$2,600 of the \$30,000.

But that was not all. After the \$30,000 withdrawals, the two asked for **flat fees of \$55,000 each**, citing a state law that entitles **personal representatives to 3 percent of the estate**. Personal representatives, also known as executors, administer and close out the estate. Savitt was simply the temporary curator of the estate — not the personal representative.

Savitt and her attorneys would not relent on their claims for fees. Mayes said he aimed to fight them in court, but settled after his wife got ill, liquidating his mother's long-held Philip Morris stock to pay them.



Once Helen O'Grady's family settled their battles over their inheritance, O'Grady's son said he couldn't get Savitt to turn over management of the money. (Contributed)

Grady's **family estimates** attorney fees and court costs from their own pockets of around \$150,000. "Is this fair? Is this reasonable?" Mayes' sister, Kathleen Osterbuhr **wrote to the court** in objecting to Hark's fee. The attorney who represented Mayes and recommended Savitt collected more than \$35,000.

"My mother Helen O'Grady did not benefit from having a court-appointed guardian. ... My mother was a teacher who raised five children on a salary that was less than what Mr. Hark has already been paid."

Mayes estimates that fees for Savitt and her attorneys — Hazeltine and Ellen Morris — amounted to more than \$70,000.

"They just kept draining the estate," Mayes said. "And the judges kept rubber-stamping all of this. They are not helping the elderly; they are helping themselves.

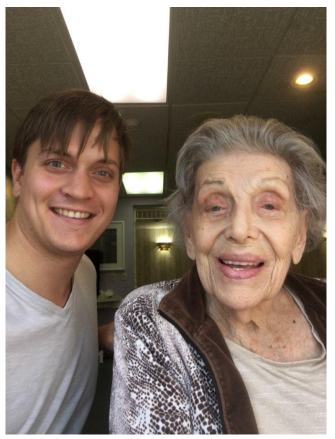
Savitt denied any wrongdoing. "Of course, I did not convert \$30,000 and that would be a lie to report that I did."

Lorraine Hilton: Son accused of abuse gets money from Savitt

n the case of retired decorator Lorraine Hilton, Savitt's actions benefited Hilton's son Robert, who was accused of physically abusing stealing from his mother. and according to court documents. Savitt's attorney Hazeltine persuaded Hilton herself — who had advancing dementia — to agree to а guardianship.

Her other son, James Hilton, learned in March 2013 that Savitt had taken control of his mother's assets, though Lorraine Hilton had a living trust established in 2007. Lorraine Hilton in a declaration for a preneed guardian explicitly stated that she didn't want her son Robert taking care of her.

James Hilton sought to intervene as an emergency guardian. He also wanted a restraining order against his brother, Robert. James Hilton cited incidents such as an "accident" in which Lorraine Hilton broke her hip and Robert left her at the hospital and left the state, court



New guardian: Lorraine Hilton and her grandson Max, who has taken over her care. Her son Robert, who Savitt paid, was accused of abusing her. (Contributed)

documents say.

"I am truly alarmed that a judicial process has been put in place there without me having been duly contacted," wrote James Hilton, who died in February.

Robert Hilton declined to comment. Billing documents in the case indicate his many demands on Savitt, such as for \$20,000 of his mother's money to buy a warehouse.

Billings from Savitt and Hazeltine memorialize phone messages from Robert Hilton left for Savitt in which his mother can be **heard weeping** in the background. On another, she called when all of sudden Lorraine Hilton let out "a blood-curdling scream and cuts off."

Savitt resigned after James Hilton came forward. James Hilton objected to Savitt's final accounting, accusing her of funneling money to Robert Hilton.

The pleading alleges:

- Savitt failed to secure a bank account, off of which Robert Hilton wrote two checks totaling \$49,685 for real estate. The deeds indicate he's the sole owner. The pleading alleges that Lorraine Hilton appears to have signed the checks.
- Savitt paid Robert Hilton \$2,500 without explanation or receipt. She also paid \$5,300 for property taxes on two homes owned by Robert Hilton.
- Savitt took as much as a \$2,000 retainer fee without prior court permission.
- A Wells Fargo bank statement shows Savitt accessed Hilton's account to make two separate deposits and to write two checks — all four in the amount of \$3,189.50 without explanation.

"The system sometimes ends up harming the people it's supposed to protect," said Palm Beach Gardens attorney Thomas Dougherty, who filed the objection on behalf of James Hilton.

Judge French took no action on the objection against Savitt.



Judge Krista Marx. (Gary Coronado/Palm Beach Post)

Savitt also took various amounts from the bank accounts of seniors without court approval in three of the guardianship cases The Post examined.

For example, at an August hearing before Circuit Judge Krista Marx, Savitt acknowledged she took about \$17,000 for her fees and a retainer from Robert Wein's accounts without prior court permission. Judge Marx approved the payments, saying Savitt simply was "asking for forgiveness instead of permission."

When asked about this, again Savitt pointed out that the judge approved her actions.

Anthony Palmieri — senior internal auditor of guardianship cases for the clerk — said a guardian taking a retainer or other money from a senior without prior court approval "would

not be consistent" with any of the 800 other cases he's reviewed.

"From an auditor's perspective, it is a concern," he said.

Is it legal?

Florida law says that "when fees for a guardian or an attorney are submitted to the court for determination," several factors determine whether they are reasonable. It goes on to list the factors.

Ellen Morris, one of Savitt's attorneys, cited sub-sections of the guardianship law in saying that her client is allowed to take money without court approval. "You will not find anything that says guardians need approval to pay their fee," Morris told The Post in an email exchange. Morris serves as administrative chair on the executive committee of the **Elder Law Section** of The Florida Bar, which promotes professional standards for the lawyers who practice in the area.

Mini-estate sale at judge's house

ut it's not just bank accounts, but property and possessions of these elderly wards that are controlled by professional guardians. Savitt's actions have been questioned in this regard, as well.

In the Robert Wein guardianship, attorney Rosenwater expressed concern to Judge Marx in August that the judge's wife may have sold some of Wein's belongings at the December garage sale.

A listing **on Craigslist** in late December under "mini estate sale (Atlantis FL)" and listing the judge's address, stated: "Cleared out a home and selling all I could find. I got new quality items." For sale: jewelry, fine china, computer, printer, artwork and various household items.

When asked about the garage sale by The Post, Savitt rolled her eyes. When it was brought up in court during a hearing in the Wein case, she appeared irritated. Savitt denies any item

of a ward was sold at the garage sale.

"The guardian is getting money, the guardian's attorney is getting money, and interested parties come into the case. Everyone is getting paid and it's all coming from the ward's money," Rosenwater said.

Robert Wein: Costly try at annulling marriage



Before Robert Wein died, Savitt tried to annul his marriage to Vita Wein, 82, whom he wed in 1958. Vita says Savitt is a 'despicable woman," but Robert's brother Daniel says Savitt has always been 'aboveboard.'

he case of Robert Wein illustrates the often savage nature of guardianship cases. Family members say Savitt splits families into camps by pursuing what is called "staged litigation," settling disputes in court to run up fees.

On one side is Daniel Wein, Robert's brother.

The other side is Robert's wife, Vita, and Jodi Rich, Daniel's estranged daughter.

Rich said all Savitt has done as guardian is "bill, bill, bill" and criticized her lack of success in tracking down \$700,000 in promissory notes owed to her late uncle, who died Dec. 1. Robert Wein was worth up to \$3 million, according to court documents.

Though married in 1958, the couple renewed their vows in 2014 and obtained a Florida marriage license. Daniel Wein believed his brother divorced Vita, 82, and wasn't competent enough to remarry. So for the last months of Robert Wein's life, Savitt — as his guardian — focused on undoing the union of this elderly couple in a fight over what would be a lucrative estate.

Vita, as a spouse, can claim one-third of Wein's estate. Daniel claims Vita Wein and Jodi Rich are interested only in that money.

"She has been guardian for 12 months and hasn't done anything except try to dissolve the marriage of these two elderly people who had been married for 58 years," said Rich before Wein's death. "So there are two marriage licenses. Who cares? What's the difference? They wanted to end their life together."

Emails show Savitt discussing with Daniel Wein trying to get the authority to annul Robert's marriage, contending he and Vita were divorced and that she tricked him into remarrying in 2014. Savitt also was trying before Robert's death to amend the trust to **give Daniel** \$150,000.

"Daniel and Savitt, they are in bed together," Rich said. "We have a lot of evidence."

Litigation on the marriage issue resulted in an expensive 2½ hour court hearing and depositions before the matter was dropped unceremoniously by Savitt at a hearing in August.

"Savitt is the culprit here. She is the one who caused all the problems," Rich said. "She shouldn't be a guardian." Daniel Wein, though, praised Savitt for protecting his brother's

assets.

"I don't know how she handles her other cases; I know with this, particularly with my brother, they have been aboveboard," he said.

Vita Wein, though, has pressed Savitt to explain her actions.

In a June 10 deposition and in **his motion for Savitt's removal**, Vita's attorney at the time, Rosenwater, repeatedly tried to get the judge's wife to say why she hadn't filed one invoice in the case in eight months but took \$17,000 without prior court approval.

When Savitt refused to answer a question about whether she had any objections to a critical report to the court on Wein, Rosenwater was exasperated. "She can't answer. It's amazing," he said.

"The guardian has used her fiduciary relationship with the ward for her own financial gain, as well as her attorney," Rosenwater wrote in another pleading. "It is clear the guardian has breached her duties." Rosenwater no longer represents Vita Wein, and Robert Wein died before a motion to remove Savitt as guardian was ruled on. A motion for sanctions against her remains unresolved.

Vita Wein, in an interview at her nursing home before her husband died, said Savitt saw her as a threat to the amount of money she can siphon off her husband's assets. She said her husband, who was struggling mightily with dementia, just wanted to be happy in his waning years.

"She is a despicable person. She is very two-faced," Vita Wein said from Colony Club in Sunrise. Her husband, oblivious to the complex details driving her anger, sat down next to her on the love seat. He died less than two weeks later.

Savitt said annulling the Weins' 2014 marriage was well within the propriety of the court, but she wouldn't answer why the legal action was necessary for the ward at the end of his life when the 1958 union was still valid.

Albert Vassallo Sr.: From friend to enemy, Savitt cites 'bad blood'

ames Vassallo can't stop beating himself up. He blames himself for allowing Savitt to take control of his father's finances. As result, he has a list of questions about Savitt's actions that he says remains unanswered to his satisfaction.

Like in the O'Grady case, Vassallo sought the advice of Hark when he learned last year that his brother and sister had transferred \$180,000 from the accounts of his father. And like in O'Grady, Hark steered him to Savitt, saying she would protect the assets of Albert Vassallo Sr., who was suffering from early stages of dementia.

Vassallo, who moved from Brooklyn to live next door and care for his father at Century Village in Deerfield Beach, says Savitt instead aligned with his sister who had taken \$140,000 and other assets, according to demand letters.



James Vassallo holds a photo of his parents, Albert Vassallo Sr. and Geraldine Mickey Vassallo. (John Pacenti/The Palm Beach Post)

Savitt successfully petitioned Judge



Albert Vassallo Sr. in November 2015. (John Pacenti/The Palm Beach Post)

French to remove Vassallo as a trustee to his father's estate, which would have allowed him to retain some administrative control. Savitt claimed Vasallo wasn't getting along with the very siblings, whose actions prompted him to seek the guardianship in the first place.

"If I knew her husband was a judge, I never would have went with her because whatever I said to her meant nothing. She can do whatever she wants because she has the court's backing and that is exactly what is happening now," said Vassallo.

In a **voicemail** that Vassallo still has, Savitt had assured him attorneys were working to remove his brother and sister but there was no reason to remove him because "you didn't do anything wrong." She did, however, suggest paying Hark more money to defend him just in case.

Vassallo said Savitt made her move to remove him from his father's trust after he repeatedly questioned her billing practices. He estimates that Savitt and her attorneys collected \$40,000 to get him off the trust. His father's savings have been depleted by more than \$200,000 in about year, he said.

Savitt said, "To accomplish getting the relief favorable to the Ward, and because of bad blood and conflicts between all three children of the Ward, it was agreed by the lawyers that I should be the sole trustee, not because of anything wrong James did."

Vassallo produced email and bank statements showing how Savitt doubled-billed his father's accounts by about \$7,300 and did not pay it back until he confronted her with the

bank account statements. "She never would have given that back on her own," Vassallo said. The \$7,300 plus a \$3,000 retainer fee came before a judge approved them and even before she submitted a petition to the court for that money.

To address the \$180,000, a deal was struck in mediation, allowing James' brother and sister to pay back half the money over 15 years and keep the rest.

Vassallo never signed the agreement and vehemently opposed it.

After The Post asked Savitt about \$10,000 in U.S. savings bonds, James Vassallo said she told him the bonds had been located and provided her accounting of expenses.

Still missing is reimbursement for his dad's Hyundai and assets from a savings account and a safety deposit box, Vassallo said. "My father said it was over \$100,000 in there."

But the knife in James Vassallo's heart came when Savitt and Judge French allowed his father to be permanently placed with his sister, Susan Mast. Savitt is paying the sister \$2,400 a month for the father's care under a **settlement agreement** that bears the guardian's signature. Little of the money initially taken has been returned.

Albert Jr. says his father consented in court to remain with his sister, but James Vassallo says the judge never should have asked his incapacitated father if he wanted to live with Mast considering the money owed.

Mast cursed at a reporter when asked about the case and threatened legal action. Her brother, Albert Jr., said the money he got from his father was a gift to help him pay his medical bills.



Trust attorney John Pankauski, who has represented Savitt, was forced to defend himself in a divorce case that Judge Colin presided over from accusations that he was part of a strategy to get Colin recused. (Damon Higgins/The Palm Beach Post)

Vassallo has also questioned Judge

French in court about whether any money from the bank accounts of Savitt's wards went to satisfy the foreclosure judgment on her Delray Beach home. He also objected at a hearing to attorney John Pankauski's L bill — which at the time was for \$18,000 and heavily redacted.

"I asked the judge, 'What are you going to do, rubber stamp everything?' and French told me that Pankauski should have charged my dad \$40,000," Vassallo said.

Now Vassallo has hired attorney Dougherty, hoping he can work the same magic he did for James Hilton by detailing questionable actions by Savitt for the court. Vassallo hopes this would force her to resign or have a court remove her.

Albert Vassallo Sr. remains alert and talkative. Interviewed at a Deerfield Beach senior center, he said he doesn't trust Savitt. "She doesn't show me any reports. At least, show me where the money is going," he said.

James Vassallo can't sleep at night, poring over bills and other documents, thinking what he could have done differently. His apartment is piled high with stacks of court papers.

"I was the one who brought this woman into my father's life," he said. "And what is she doing? She is taking the money that these seniors worked so hard for, set aside for their children, for their grandchildren."

Data editor Mike Stucka, researcher Melanie Mena and staff writer Holly Baltz contributed to this story. Web page production by Kristyn Wellesley and Gurman Bhatia.

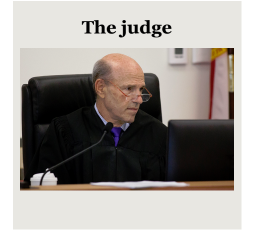
















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Is taking fees before a judge approves them legal?

Posted: 11:00 a.m. Thursday, Jan. 14, 2016









By John Pacenti - Palm Beach Post Staff Writer

The attorney for professional guardian Elizabeth Savitt — the wife of a Palm Beach



In this Section

Jupiter High School evacuated after threat to campus

7 things to know now: Iowa caucus winners; O.J. County circuit judge — claims her client is well within her legal rights to take money out of the accounts of seniors in guardianship without a judge's prior approval.

But local attorneys who practice elder law — as well as the auditor of guardian cases for the Clerk & Comptroller's Office — say they've never seen another professional guardian take retainers or fees without judicial approval.



Attorney Ellen
Morris, who often
works for Elizabeth
Savitt, said, 'You
will not find
anything that says
guardians need
approval to ...
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"I know I've never seen that before," said attorney Michael W. Connors of Juno Beach. "I don't know what the judge would think about that."

Savitt is married to Palm Beach County Circuit Judge Martin Colin. Her fees are approved, sometimes after she has taken them from the senior's account, by Colin's colleagues who preside over her cases. Savitt's Simpson; Groundhog Day

Weather forecasting Canadian groundhog dies just before Groundhog Day

UPDATE: Police: Driver not at fault in pedestrian crash on PB Lakes

2nd place finish pierces Trump's gold-plated mystique

Dead even after Iowa vote, Clinton and Sanders are now poised for long slog

How to understand Donald Trump's defeat in Iowa

O'Malley and Huckabee end their campaigns after poor showing in Iowa "wards of the court" are mostly seniors citizens deemed incapacitated because they no longer can care for themselves due to senility or other medical problems.

In three of Savitt's guardianships, involving Robert Paul Wein, Albert Vassallo Sr. and Lorraine Hilton, family members have complained about her taking tens of thousands of dollars in retainers or fees before a judge approved them.

Florida Statute 744.108 says: "A guardian, or an attorney who has rendered services to the ward or to the guardian on the ward's behalf, is entitled to a reasonable fee for services rendered and reimbursement for costs incurred on behalf of the ward."

The judge is the one who determines what's reasonable, the law states.

Savitt's attorney Ellen S. Morris, though, cites subsections of the guardianship law. Florida

Statute 744.444 (16) says under the heading of

Why a 'virtual tie' in Iowa is better for Clinton than Sanders

The inside story of how Ted Cruz won Iowa "Power of guardian without court approval": "Pay or reimburse costs incurred and reasonable fees or compensation to persons, including attorneys, employed by the guardian ... from the assets of the guardianship estate, subject to obtaining court approval of the annual accounting."

However, guardians taking their own fee is not mentioned.

Morris said, "You will not find anything that says guardians need approval to pay their fee."

Connors said he's never heard of anyone interpreting these sections of guardianship law as meaning a guardian can take fees from a **guardianship account** before submitting them for determination by a judge.

"That is an overly expansive interpretation," he said.

Anthony Palmieri is the senior internal auditor of guardianship cases for the clerk. He has reviewed

more than 800 cases and, except for the judge's wife, has never seen a professional guardian take a retainer or fee before a court has had the chance to approve it.

Attorneys in Miami-Dade and Broward counties say it is verboten by their local courts for guardians to take fees without prior court approval.

The Broward County Guardianship Association states on its website: "The court must approve any fee requested for reimbursement of expenses. You should keep good records of time you spend on guardianship matters. The burden is on you to show you are entitled to the fees you request."

When Morris was asked about this, she responded in an e-mail: "I can't answer why an association misquotes the law."

Fellow respected elder law attorney Scott M.

Solkoff of Delray Beach said the short answer is that professional guardians shouldn't be able to take fees without approval. "Laws are subject to

interpretation and it is conceivable that a guardian might argue that court approval is not mandated by statute," he said. "It is also conceivable, in the right case, that a court might not require it, though this would be a big exception and not the rule."

Paul Auerbach, an elder law attorney from Palm Beach Gardens, said taking a fee before a court approved it is certainly something he would not advise his guardian clients to do.

"A guardian's fee is to be determined by the court upon of a proper bill presented," he said. "I feel that a fee before starting would be frowned upon."

Boca Raton elder law attorney Michelle Hollister sided with Morris' interpretation, saying there is no direct prohibition on retainers or taking fees beforehand of money from incapcitated seniors in court-ordered guardianships.

Still, Hollister added, "I require my clients to petition for fees and to receive a court order prior to taking fees," she said.

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Solution to guardianship crisis? Advocates say cap fees

Updated: 10:02 p.m. Sunday, Jan. 24, 2016 | Posted: 12:00 a.m. Saturday, Jan. 23, 2016









By John Pacenti - Palm Beach Post Staff Writer

Despite a new state law and local safeguards, such as a fraud investigator, advocates for guardianship reform



In this Section

Birdie Bash: golf event to benefit Pace Center for Girls

An anti-aging event like no other say the system remains broken — almost hopelessly so.

Without serious changes, unethical courtappointed guardians and their attorneys can operate with impunity, draining bank accounts of seniors and isolating them from loved ones. And if the judiciary is compromised, there's no stopping the abuse, advocates say.



Elizabeth Savitt is the wife of Judge Martin Colin and also a professional guardian. (Madeline Gray / The Palm Beach Post) Solutions are complex but reformers focus on three areas: putting a cap on fees, drafting a type of Bill of Rights for seniors that will give them and their families more say in guardianships and giving the state the power to weed out bad actors. A bill reintroduced

in the Legislature for the current session would for the first time give the state real regulatory authority over guardians.

And there's good reason to reign in the

Health Notes, Feb. 2-8

Photographer donates services to parents who may have to say goodbye

Wellington's Emily Brooke makes it to another round on "American Idol"

For 100 years a retired historian and teacher spread love and cheer

Our love/hate relationship with snowbirds: An explainer

Ridiculously attractive veterinarian goes viral

Woman discovers husband divorced her months after marriage 20 years ago professional guardianship industry in Florida, which saw a boom after the last recession. The number of registered guardians swelled from 108 in 2003 to 457 last year, according to the Department of Elder Affairs.

Panda has a blast in snow at National Zoo

"Guardianship is a business and it's a big business and it's tremendously profitable," said Dr. Sam Sugar, co-founder of Americans Against Abusive Probate Guardianship.



Judge Martin Colin is married to a professional guardian who works in Palm Beach (Madeline Gray / The Palm Beach Post) No amount of legislation will do anything, however, if judges refuse to take advantage of the laws to crack down on unethical guardians.

In The Post's recent stories about Judge Martin Colin and his wife, guardian Elizabeth "Betsy" Savitt, families of

seniors in guardianship say in court documents and interviews with The Post that Savitt took advantage of her position as a guardian. They said the judge's wife went after the life savings of their loved ones through unnecessary litigation, double-billing and taking fees for herself and her lawyers without prior court approval.

Right now, the Department of Elder Affairs can do little about unscrupulous professional guardians.



Fernando Gutierrez, director of the Guardian Association of Pinellas County.

"The department does not have any authority over professional guardians," said spokeswoman Ashley Chambers. "This is a profession that we do not regulate and have no jurisdiction."

The pending bill seeks to address this. Senate Bill 232, sponsored by Sen. Nancy Detert, R-Venice, would create the Office of Public and Professional Guardians under the Department of Elder Affairs and give it oversight of professional guardians.

The executive director would develop and enforce standards for professional guardians.

The office would regularly monitor guardians' activities and do reviews that are different from the annual financial audits that the Clerk & Comptroller's Office does. It also would investigate complaints about the guardians. If an investigation finds the complaint is justified, the executive director could discipline the guardians, including revoking their registration, which would make them ineligible for court appointment.



Martha T.S.
Laham, a San
Francisco Bay area
college professor,
wrote "The Con
Game," says
families need to be
educated on ...
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"Somebody has found a cottage industry, and they are not targeting the poor people," Detert was quoted by The Florida Bar News last year.

Capping fees

But advocates say the reforms need to hit unscrupulous guardians and their attorneys in the pocketbook in order to dampen the current profit

motive in guardianships.

Among the most radical solutions proposed in Florida is a constitutional amendment to cap the fees of guardians and especially their attorneys. If guardians can't keep going back to a seniors' account for money, they'll be motivated to block unnecessary legal work and get their own work done more efficiently, advocates say.

Fees for professional guardians are set by the judicial circuit in each county. In Palm Beach County, it ranges from \$50 to \$95 per hour, guardians told the Post. Attorney fees, though, routinely range from \$250 to \$450 an hour, and guardianship cases are replete with lawyers.

The guardian, the ward and various family members may all be represented by lawyers who seek to be paid out of the savings of the incapacitated individual. A conference call with all the stakeholders can easily run \$1,000 an hour, turning routine matters into a money machine for the lawyers involved.

Americans Against Abusive Probate Guardianship

is considering ways to gather more than 680,000 signatures needed to put such a measure on the ballot to change the Florida Constitution.

"If you have a cap on the fees, there is going to be less guardianships, not as much abuse and the elderly will be able to stay with their families," said Lidya Abramovici, a co-founder of the Aventurabased group. "That is the way it is in other countries."

Caps could be fashioned after state laws that limit the amount of money attorneys can collect in medical malpractice cases — possibly 30 percent of the senior's annual budget or 5 percent of the senior's assets. The group's proposal also would limit payments to one attorney, Sugar said.

Some professional guardians, however, striving to do their best for a senior while working with oftenconflicting family members, object to the proposal.

Fernando Gutierrez, a director of the

GuardianAssociation of Pinellas County, said capping fees would be arbitrary and capricious because fees for guardians vary from county to county.

"Maybe, it's time for a uniform fee schedule," he said. "The major drawback to this system is making revisions that reflect fair compensation amounts. Capping guardian fees would make sense, only if a Florida statute would require the chief judges of each district to review and implement new fees every five years."

Sugar said it is up to the judges and prosecutors, though, to order penalties. "We desperately need prosecution of the worst offenders to set an example and dissuade others," he said.

Let seniors decide

To offset problems that can arise when a guardian takes charge, a reform gaining national attention is called "supported decision-making."

It lets seniors decide where they live and how much financial help they need through a type of Bill of Rights. The approach automatically considers alternatives to guardianship, such as giving a family member power of attorney. Texas and other states are considering incorporating the approach into guardianship laws.

Even the United Nations has chimed in, stating, "With supported decision-making, the presumption is always in favor of the person with a disability who will be affected by the decision."

"It needs to be translated into state legislative statutes," Sugar said.

But Jetta Getty, former president of the Florida State Guardianship Association, said current laws are enough and that the industry is being unfairly maligned.

"Less than 1 percent of professional guardians have any black marks or infractions," the Daytona Beach professional guardian said. "This is a judicial problem. I believe statutes already present give the courts full authority to rectify the problems that are being highlighted."

Local fraud investigator

On a local level, Palm Beach County Clerk and Comptroller Sharon Bock established a fraud hotline and hired an auditor in 2011 to look into complaints. The clerk's inspector general audits and investigates professional guardians, non-professional guardians, family members, attorneys, caregivers and anyone else suspected of exploiting a person under guardianship.

Bock's office says it has investigated more than 900 cases and uncovered more than \$4.5 million in questionable expenditures.

"Even a small amount of fraud is really intolerable," Bock said. "When we get to the point that all guardians are invested in the outcome of protecting the ward, then we have really reached our goal."

Sugar said he routinely hears complaints from Palm Beach County about professional guardians.

He said it is important for the public to understand that when a senior is put under plenary guardianship that they lose all rights, that they are "dead in the eyes of law." The guardian can determine where they live, how they spend their money and — most importantly — their medical care.

"It just seems like every day we hear about something more egregious," said Martha T.S.
Laham, author of The Con Game: A Failure of Trust. "It's a matter of the individual's basic rights. They strip these from them in a matter of minutes and reduce them to the status of an infant."

Easy to qualify

Laham, a professor at Diablo Valley College in Pleasant Hill, Calif., said some states are toughening qualification standards for guardians. Savitt was a tennis pro and became a guardian after 40 hours of training, a test and a credit and criminal background check.

Guardians need to be monitored much more strictly. Judges need to look at the credentials of guardians prior to appointment and then follow up to make sure the senior's finances aren't being abused, she said.

There are ways for families and seniors to protect themselves from falling prey to predatory guardianship. That is to set up a defined power-of-attorney and pre-need directives for the senior long before senility sets in. Some advocates claim that such planning would eliminate the need for guardianships for the vast majority of seniors.

How do these thwart aggressive professional guardians? Families only need to look to the precedent-setting Palm Beach County case of J. Alan Smith recently decided by the 4th District Court of Appeal in West Palm Beach.

The appellate court found that Smith's pre-need

directives naming his new wife, Glenda Martinez, his health-care surrogate trumped all of the claims of the guardian and his attorney. The guardian successfully sought to annul the marriage but not the pre-need directive.

"That decision was badly needed in guardianship law here in Florida," said Martinez's attorney, Jennifer Carroll. "The personal wishes of the ward somehow disappear over time and become irrelevant in the guardianship proceeding and all the players in the system lose sight of that fundamental principle."

Guardians' side

Guardian-advocate Gutierrez challenged Sugar to a debate on Oct. 19 in Clearwater, where families and professional guardians squared off.

While the industry needs reform, he said Sugar's group is too eager to depict every professional guardian as a gold digger. He said there are fewer than 100 complaints to the state about guardians.

"Are there bad guardians? You betcha," Guiterrez said. "But there are bad everything. Bad reporters. Bad doctors."

Still, Gutierrez conceded there is too much focus on the financial responsibilities of guardians and they need more training to do a job that is often done by professionals who went to school for years.

"The court is more interested in the money rather than the health and welfare of the patients that they call wards," he said.

A guardianship, he said, should be a last resort after all other avenues have been exhausted.

Palm Beach Guardians attorney Thomas

Dougherty challenged many of Savitt's actions in
the guardianship of Lorraine Hilton, and the
judge's wife resigned as guardian.

He first experienced the fee frenzy in guardianship cases when representing a mentally handicapped

man a few years ago.

"That's why I encourage clients to avoid guardianships if at all possible by either setting up trusts or powers of attorney or other methods," he said. "The system can be very frustrating and end up hurting those it was intended to protect and benefiting those who are supposed to be protecting the wards."

What the Post found

Families of incapacitiated seniors protest the practices — such as taking fees without prior court approval, for example — of Elizabeth Savitt, the guardian charged with taking care of them, The Post found in a yearlong investigation. Savitt is married to Judge Martin Colin and the position this arrangement puts the judge in makes for an appearance of impropriety, a violation of judicial canons, a former Florida chief justice says.

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Publication: Palm Beach Post; Date: Jan 31, 2016; Section: Main; Page: A18

GUARDIANSHIP

Who's making sure guardians don't prey on the vulnerable?

The Post's recent series, "Guardianships: A Bro-ken Trust," has placed a penetrating spotlight on a system that is ripe for abusing people at their most vulnerable.

In Post reporter John Pacenti's stories about Palm In Post reporter John Pacenti's stories about Palm Beach County Circuit Judge Martin Colin and his wife, Elizabeth "Betsy" Savitt — a tennis pro turned court-appointed guardian of incapacitated adults — some families of seniors in guardianship say in court papers and interviews that Savitt took advantage of her position, going after the life savings of their loved ones through unnecessary litigation, double billing and fees taken for herself and her lawyers without court approval.

That a guardian should do this in a court system where her husband sits as a judge — though not tak-

This is a field in which rules are remarkably lacking.

where her husband sits as a judge – though not tak-ing part in her cases directly – raises seri-ous questions of ethics. ous questions of etnics.
We're glad to see that
Chief Judge Jeffrey Colbath has responded by
saying he is "preparing to make appropriate changes to address
concerns."

Put the problems of

But the problems of guardianships go far beyond these cases. In Palm Beach County, which has the state's largest population of people over 85, guardianship cases have been increasing at 15 percent per year. There are now 2,800 open guardian-

ship cases in the county, according to Palm Beach County Clerk & Comptroller Sharon Bock.

And with 10,000 Americans turning 65 each day,
Bock notes, the nation at large will
inevitably feel the strains that are
appearing here first. "We call it the
Gray Tsunami," she told the Post
Editorial Board.

Editorial Board.
It's time to lay down some rules.
Because this is a field in which
rules are remarkably lacking.
Professional guardians are not
regulated, for instance, by the state
Department of Elder Affairs. A mea-



Colin and wife "Betsy" Savitt.

Department of Elder Affairs. A measure now pending in the Legislature, Senate Bill 232, would change this, establishing an Office of Public and Professional Guardians under the department that would develop, set and enforce professional standards of practice – and make violators ineligible for court appointments.

Efforts should also be made to cap fees for guardians and their attor.

fees for guardians and their attorneys, to limit the amount of money they can sap from seniors they're supposed to be

And the counties' Clerk & Comptroller offices must be strengthened. Bock's office already reviews every guardianship's financial records each year, every guardiansing's mandial records each year, acts as an independent auditor with the power to dig deeply into suspect cases and pursue criminal, as well as civil, penalties. With just a lead auditor and a staff of six clerk auditors, her office has investigata stain of six cierk auditors, her office has investigatived more than 900 cases, uncovered more than \$4.5 million in questionable expenditures, and, she said, "put two people in jail."

The office could be more effective with more resources. But the state's 67 clerks offices are already facing a \$42 million shortfall in fiscal 2015.

already facing a \$42 million shortfall in fiscal 201516 and will be struggling to fulfill their basic duties in
running the courts, Bock said. She plans to seek federal and state money to expand guardian oversight,
she said, after gathering statistics demonstrating the
scope of the problem, a project started Friday.

The system must have more safeguards. Because
any one of us could get caught in it.

"Which one of us doesn't have aging parents?"
Bock said. "And which one of us isn't aging?

"If you don't have yourself properly set up," she
added, "if you don't have a trust, if you don't have a
will, you could... become a ward of the court."

will, you could ... become a ward of the court."



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POST INVESTIGATION GUARDIANSHIPS

Chief judge investigating Post's findings on Colin, Savitt

Updated: 7:06 p.m. Wednesday, Jan. 20, 2016 | Posted: 6:52 p.m. Wednesday, Jan. 20, 2016









By John Pacenti - Palm Beach Post Staff Writer

In this Section

Jupiter High School evacuated after threat to campus

7 things to know

The chief judge for Palm
Beach County said
Wednesday that he is
investigating what needs
to be done to address



concerns brought forth by The Palm Beach Post's stories on Circuit Judge Martin Colin's role in adult quardianship.

Circuit Judge Jeffrey Colbath said in an email to The Post that he is in fact-finding mode and "is preparing to make appropriate changes to address concerns."



Elizabeth Savitt appears at a hearing with Attorney Sheri Hazeltine to discuss attorney fees for Albert Bach on Thursday, August 20, ... Read More Colin oversees family and probate matters in Delray Beach, including guardianships of adults no longer able to care for themselves. Colin's wife, Elizabeth "Betsy" Savitt, is a former tennis pro turned professional guardian who operates in the same division

now: Iowa caucus winners; O.J. Simpson; Groundhog Day

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Dead even after Iowa vote, Clinton and Sanders are now poised for long slog

How to understand Donald Trump's defeat in Iowa

O'Malley and Huckabee end their campaigns and appears in front of Colin's

colleagues.

But Colbath and the chief judge before him, Peter Blanc, took no action to eliminate potential conflicts caused by the close relationships in the south county courthouse.

Colbath has the power to transfer Colin out of the Probate & Guardianship Division, where he has been since about 2009. He also has the power to transfer Circuit Judge David French, who has been a close friend of both Colin and Savitt and oversees many of her guardianships.



Judge Martin Colin presides over a hearing on Thursday, August 20, 2015, at the South County Courthouse in Delray Beach.

The Post found Colin's colleagues must approve Savitt's fees and fees for attorneys who represent her in guardianships of incapacitated senior citizens, many with sizable life savings. Families have accused Savitt, a guardian since 2011, of

after poor showing in Iowa

Why a 'virtual tie' in Iowa is better for Clinton than Sanders

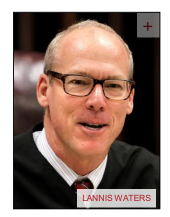
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double-billing, taking fees without prior court approval

and pursuing unnecessary litigation to drum up fees.

Several families separately told The Post that Savitt openly cites her husband's powerful position when confronted over her actions.

Savitt does not appear directly in front of her husband, but the attorneys who represent her litigated cases in front of him and relied on him at times to approve lucrative fees.



Palm Beach County Chief Circuit Judge Jeffrey Colbath

Two former Florida Supreme
Court justices and a legal
ethics expert told The Post the
relationships pose a conflict of
interest and appear improper.

After The Post started investigating last year, Colin recused himself from 115 cases in six months involving

those attorneys who represent Savitt in guardianships, such as Ellen Morris, Sheri Hazeltine and John Pankauski, The Post reported Sunday. Previously, Colin said he required the attorneys to disclose their professional relationship with his wife, but The Post found that didn't happen in at least one case.

"We have adopted long-standing approved methods to properly deal with such potential conflicts," Colin told The Post.

Colbath has the power to transfer Colin or French out of the probate division. It's common for judges to be rotated every few years.

Savitt pointed out that she has never been sanctioned by any of her husband's colleagues and that complaints were from "disgruntled" family members. She also accused the paper of holding a grudge against her and her husband.

Families with seniors in Savitt's guardianships told The Post that their complaints about her financial management of seniors' life savings were ignored by Colin's colleagues, especially French.

Of particular issue is the tens of thousands of dollars Savitt has taken in fees prior to judicial approval in either guardianships or probate cases after the senior has died. Overwhelmingly, attorneys in the elder law field told The Post that state guardianship law does not allow guardians to take fees before a judge gives the OK.

This week it has been business as usual in Colin's courtroom in Delray Beach. Several attorneys told The Post they are not comfortable with the relationships in the probate division but fear repercussions if they speak out.

The families of some of Savitt's current and former wards did not hold back.

"They should be moved out of probate, and if possible, moved off the bench," said Jodi Rich, niece of Robert Paul Wein, who was in a Savitt guardianship before he died at 89 on Dec. 1.

"They are not abiding by ethical standards," she said.

Thomas Mayes, whose mother, Helen O'Grady, was in a Savitt guardianship, said there needs not only to be further guardianship reform by state lawmakers but a criminal investigation into Savitt. He doubted, though, anything would done.

"They will just sweep the dirt under the rug or in a corner," he said.

Skender Hoti, a Lake Worth restaurant owner, watched Savitt in February 2012 try to assist a family guardian in seizing nearly every possession in a house he owned before she was stopped by sheriff's deputies.

"All their cases should be reviewed," he said of Colin and French. "No judge should be able not to rotate and stay in the probate arena."

What the Post found

Palm Beach County Circuit Judge Martin Colin is compromised by his wife's work as a professional guardian in the same probate and guardianship division where he has presided for years. His wife, Elizabeth "Betsy" Savitt, took fees without court approval and in some instances double-billed. Read all the stories and see the documents at myPalmBeachPost.com/guardianships-colin-savitt.

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Report

Thank you

7:43 p.m. Jan. 20, 2016



mcfinn25 Report

Well, honestly, Judge Colbath is a person named in the article under not so ethical circumstances. Is he reliable to make a proper inquiry?

9:29 p.m. Jan. 20, 2016



CaptfFoyd Report

This just seems to say that The Good Old Days are still here!!!

Palm Beach County is STILL the COUNTY of CORRUPTION!!!!!!!!!!!!!!

Office Of Inspector General still has a massive Clean p Job to do!!!!!!!!!!!!!!!!!!!!!!

I am guessing that they see it in the POTUS's Staff!
US Sec. Kerry's family is married to IRAN's Official!!
The top White House Advisor was born in IRAN & her family was under FBI investigation & has 24/7 Secret Security Detail and was not elected!!!!
Solar company that was given US Funds & then went bankrupt & the money was never repaid!! This same Solar company was given another even ore US Funds!!! They are also Obama's Donors!

Elected Official need to be in office 1 Term! The 2nd Term in JAIL!!!!

10:55 p.m. Jan. 20, 2016



Floridawalker Report

They just should be removed altogether for the misery they have caused in the courtrooms

11:17 p.m. Jan. 20, 2016



citizenobserver

Kudos to the Palm Beach Post for exposing this egregious mess! Wish they had a larger staff so they could take on irregularities at the municipal and county levels, also. There is plenty to investigate, but their corporate parent doesn't value the value of role the newspaper at the local level and continues to cut staff non stop. We need good reporting like this and other investigations they have done recently to keep our community healthy and corruption free. It forces people to stop looking the other way with a nod and a wink while corruption runs rampant.

Report

1:07 a.m. Jan. 21, 2016



pepper38 Report

'Citizenobserver' said it so well, much better than I ever could. I wish someone would take the suggestions seriously.

10:08 a.m. Jan. 21, 2016



Fidel

Report

Transfer the Judge. No more clients for the wife

1:47 p.m. Jan. 21, 2016



Fidel

Report

CaptainFoyd is a wacko and needs his meds

1:49 p.m. Jan. 21, 2016



Fidel

Report

Can you spell "CONFLICT OF INTEREST?"

4:20 p.m. Jan. 21, 2016



carolynballaban

Report

There is a Polish saying "ONE HAND WASHES THE OTHER SO THEY BOTH STAY DIRTY"That Savitt and CO.mess invites a criminal investigation; nothing less will do!!! ALI BABA and 7

7:44 p.m. Jan. 21, 2016

Comment(s) 1-10 of 10

All Comments (10)

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CFN 20110470458 OR BK 24914 PG 1584 RECORDED 12/19/2011 16:04:57 Pelm Beach County, Florida Sharon R. Bock, CLERK & COMPTROLLER Pg 1584; (1pg)

Revocation of Po

http://www.lawdepot.com/contracts/revocation-of-power-of-attomey/p...

REVOCATION OF POWER OF ATTORNEY

I, Gwendolyn Balson of 133 Blaze Dr. Florence, Alabama, hereby revoke the power of attorney, which was granted by me of the day of Sentaber, God and which appointed Kenneth Davis of 2049 Alpine Dr., Florence, Alabama and Mary Ann Davis of 2049 Alpine Dr., Florence, Alabama as my attorneys-in-fact. Kenneth Davis and Mary Ann Davis no longer have the authority to act on my behalf and any authority previously conferred on Kenneth Davis and Mary Ann Davis by said power of attorney is revoked canceled and terminated as of this 12th day of December, 2011.

IN WITNESS WHEREOF, Thave hereunto set my hand and seal at the city of Palm Springs in the State of Florida this 12th day of December, 2011.

Gwendolyn Batson

NOWLEDGEMENT

State of Florida

)) ss.

County of Palm BEAC

The foregoing instrument was acknowledged before me this 12th day of December, 2011, by Gwendolyn Batson, who is personally known to me or who has produced _ F C identification.

Catherine S. Siegel

NOTARY PUBLIC STATE OF FLORIDA Catherine S. Siegel Commission # DD892625 Expires: MAY 25, 2013

(print name)

1 of 2

12/12/2011 10:42 AM

06/4562

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

DIVISION: TY

CASE NO. 502012 G. A 6000 28 XXXXXX &

IN RE: GUARDIANSHIP OF

GWENDOLYN D. BATSON,

An alleged incapacitated person.

PETITION FOR APPOINTMENT OF EMERGENCY TEMPORARY CO-GUARDIANS

(Incapacity - person and property)

Petitioners, KENNETH DAVIS and MARY ANN DAVIS, by and through their attorney, Sheri L. Hazeltine, Esq., allege as follows:

- 1. Petitioners, KENNETH DAVIS and MARY ANN DAVIS' residence is 2049 Alpine Drive, Florence, Alabama 35630 and Petitioners' post office address is the same.
- 2. A Petition for Determination of Incapacity has been filed in this Court with respect to GWENDOLYN D. BATSON, an alleged incapacitated person, but a guardian has not been appointed.
- 3. Petitioners are the brother and sister-in-law of GWENDOLYN D. BATSON and are interested in the welfare of the alleged incapacitated person.
- 4. There appears to be an imminent danger that the physical or mental realth of safety of the alleged incapacitated person will be seriously impaired or that the property of that person is in danger of being wasted, misappropriated or lost unless immediate action is taken because: GWENDOLYN D. BATSON is incapacitated, has severe dementia, is vulnerable and easily influenced. There is also evidence that she is being taken financial advantage of by a gentleman named Skender Hoti.
- 5. GWENDOLYN D. BATSON (the Ward), an alleged incapacitated person whose date of birth is February 28, 1924 and who is 87 (eighty-seven) years of age. Her present address is 3396 Via Mancebo, Lake Worth, Florida 33467, and post office address of the alleged incapacitated person is the same.
- 6. The nature of the alleged incapacitated person's alleged incapacity is that she has severe dementia. It is clear from recent incidents that GWENDOLYN D. BATSON is in need of an emergency temporary guardianship.
- 7. According to Mr. and Mrs. Davis, about 30 years ago, GWENDOLYN D. BATSON and her husband met a man who immigrated to America from Kosovo who

be-friended them. His name was "SKENDER HOTI", and he was much younger than she and her now-deceased husband. Throughout the years, Mr. and Mrs. Batson were friendly with Mr. Hoti. He married, had children, and his own separate residence. Mr. Batson passed away, and Mrs. Batson was then alone. She began to exhibit signs of dementia several years ago. It was at that time that Mr. Hoti began using the name "Kenneth Batson," which is the same last name as the alleged Ward, and there is no evidence that this name change was legal. It was also then that incidents began occurring where it became evident that Mr. Hoti was having Mrs. Batson sign various deeds transferring her home to him.

- 8. According to Petitioners, in 1993 and October 16, 2009, Mrs. Batson signed a financial power of attorney document naming the Petitioner, KENNETH DAVIS as her attorney-in-fact. Exhibit A.
- 9. Mrs. Batson lives in her home located at 3396 Via Mancebo Street in Lake Worth. She and her husband originally purchased the home on February 7, 1980. Exhibit B, copy of Warranty Deed signed 02/07/1980.
- 10. On October 7, 1993 Mrs. Batson signed a new Quit Claim deed transferring the home into "The Gwendolyn D. Batson Trust". Exhibit C, copy of Quit Claim deed signed 10/07/93.
- 11. On April 26, 2004 Mrs. Batson as trustee signed a new Quit Claim Deed to the Gwendolyn D. Batson Trust *and* Kenneth Batson a/k/a Skender Hoti. Exhibit D, copy of Quitclaim Deed signed 04/26/04.
- 12. On May 7, 2010 GWENDOLYN D. BATSON signed yet another deed entitled "Warranty Deed", whereby she (as grantor) transferred the property to Skender Hoti a/k/a Kenneth Batson, whose address was stated as 3103 Drew Way, Palm Springs, Florida 33406. Exhibit E, copy of Warranty Deed signed May 7, 2010 and recorded on May 7, 2010.
- 13. On April 11, 2011 yet another Warranty Deed was prepared wherein Mrs. Batson was asked yet again to sign another deed transferring her property to Mr. Hoti. Exhibit F. It was apparently recorded on the same day. It is believed by Petitioners that Mr. Hoti thought the previous two (2) deeds may have been prepared incorrectly, and that out of caution he asked Mrs. Batson to sign a third deed out of caution.
- 14. On December 12, 2011, GWENDOLYN BATSON signed a document created through an online company called "Law Depot.com" called "Revocation of Power of Attorney" at a location in West Palm Beach. The document allegedly revoked the financial power of attorney document held by Petitioners. Exhibit G. This document was also recorded in the Public Records of Palm Beach County on December 19, 2011. Mrs. Batson signed this document without notifying or checking with her family first.
- 15. On December 19, 2011, Skender Hoti prepared a Durable Power of Attorney for Financial Management, had GWENDOLYN D. BATSON sign it, where it was

subsequently recorded in the Public Records of Palm Beach County, Florida on December 19, 2011. Exhibit H. copy of Power of Attorney.

- 16. On or about 2009, it is believed that Mrs. Batson signed an estimated \$44,000.00 car loan to purchase a new BMW for Mr. Hoti. Mrs. Batson has been making subsequent payments in the amount of \$675.00 per month for his vehicle. Exhibit I, copy of invoice.
- 17. Additionally, Petitioners believe an estimated \$180,000.00 was "loaned" to Skender Hoti by the alleged Ward. There is also evidence that a new credit card contract was recently signed by Mrs. Batson through her bank, Bank of America, and approximately over \$11,200.00 withdrawn on it. Exhibit J.
- 18. Attached as a printout from the Palm Beach County court docket system of the many lawsuits that Skender Hoti has been involved in. Exhibit K.
- 19. The names and addresses of the next of kin of the alleged incapacitated person are:

NAME	ADDRESS	RELATIONSHIP
и дв.	****	6 1
	2049 Alpine Dr., Florence AL 35630	Brother
Mary Ann Davis	2049 Alpine Dr., Florence AL 35630	Sister in law
Roland Rickard, 9	020 CR 404, Loraine, TX 79532	Cousin
Terry Davis, 1569	Berry Rd., Birmingham, AL 35226	Nephew
Melanie Phillips, 2	2306 CR 135, Florence, AL 35634	Niece
Brenda Myrick, 21	197 CR 25, Killen, AL 35645	Niece
Joshua Phillips, 23	06 CR 135, Floreπce, AL 35633	Great-Nephew

- 20. The proposed emergency temporary guardians, KENNETH DAVIS and MARY ANN DAVIS, who are not professional guardians, whose residence is 2049 Alpine Drive, Florence, Alabama 35630, whose post office is the same; and who is sui juris and otherwise qualified under the laws of Florida to act as guardians of the alleged incapacitated person. The relationship and association to the Ward is that she is KENNETH DAVIS' sister and MARY ANN DAVIS' sister-in-law. They know her very well and care about her deeply. They are interested in making sure she is safe, and ensure that GWENDOLYN D. BATSON's assets are protected and used for her healthcare and well-being, and not wasted or used inappropriately by others. The proposed guardians should be appointed because they love her very much, and are genuinely interested in helping her so that she will be safe and properly cared for.
 - 21. The nature and value of the property subject to the guardianship is as follows:

<u>Description</u> Value

Her home located at 133 Blaze Drive, Florence AL in which she owns a life estate.

Her home located at 3396 Via Mancebo, Lake Worth, FL.

Bank accounts:

Bank of America - \$5,000.00

SunTrust - less than \$500.00

Petitioners request that summary proceedings be held upon this petition, that the court appoint an attorney to represent the alleged incapacitated person in these proceedings, and that an emergency temporary guardian be appointed for the alleged incapacitated person.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on this 23rd day of January, 2012.

Petitioner, KENNETH DAVIS

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on this 23rd day of January, 2012.

By: Marylan Warrs
Petitioner, MARY ANN DAVIS

DATED THIS day of January, 2012 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Dw.

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567

800 Palm Trail, Suite 3

Delray Beach, Florida 33483

(561) 243-4655 (office)

(561) 243-6933 (fax)

DURABLE GENERAL POWER OF ATTORNEY

I. APPOINTMENT OF ATTORNEY-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, that I, Gwendolyn D. Batson, of 133 Blaze Drive, Florence, Alabama, 35630 (the Principal), do hereby nominate and appoint Kenneth O. Davis of 2049 Alpine Drive, Florence, Alabama, 35630, my true and lawful Attorney-in-Fact for me and in my name, place, and stead, and in my behalf, and for my use and benefit.

II. EFFECTIVE DATE

This Durable Power of Attorney shall become effective immediately upon the execution of this document. This Durable Power of Attorney shall not be affected by the disability, incompetence, or incapacity of the principal.

III. POWERS OF ATTORNEY-IN-FACT

Attorney is granted hereby full power and authority:

- 1. To exercise or perform any act, power, duty, right or obligation whatsoever that I now have, or may hereafter acquire the legal right, power, or capacity to exercise or perform, in connection with, arising from, or relating to any person, item, transaction, thing, business, property, real or personal, tangible or intangible, or matter whatsoever;
- 2. To request, ask, demand, sue for, recover, collect, receive, and hold, possess and invest all sums of money, debts, commercial paper, checks, drafts, accounts, deposits, bequests, devises, notes, interests, bonds, dividends, certificates of deposit, any and all documents of title, choses in action, and demands whatsoever, whether agreed to or disputed, as now are, or shall hereafter become, owned by, or due, owing payable, or belonging to, me or in which I have or may hereafter acquire any interest, to have, or use; and take all lawful means and equitable and legal remedies, procedures, and writs in my name for the collection and recovery thereof, and to adjust, sell, compromise, and agree for the same; and to make, execute, and deliver for me, on my behalf, and in my name, all endorsements, releases, receipts, or other proper discharges for the same as if done by me personally;
- 3. To maintain, repair, improve, manage, insure, rent, lease, grant, bargain, sell, exchange, pledge and contract for all of the foregoing, and in any way or manner deal with all or any part of any real or personal property whatsoever, tangible or intangible, or any interest therein, that I now own or may hereafter acquire, in my behalf, and in my name; and to effect any or all of the above-described transactions to any entities on such terms and at prices my attorney-in-fact may deem proper, and in my name to make, execute, acknowledge and deliver any deed of conveyance or other instrument, necessary to effect such transactions; and to ask for, demand, sue for, collect, recover and receive all monies which may become due and owing to me by reason of such transaction;
- 4. To conduct, engage in, and transact any and all lawful business of whatever nature or kind for me, on my behalf and in my name keeping the Principal's and beneficiary's best interest in mind;

- 5. To receive, deposit, hold, invest or cash all payments which I receive from Social Security, Medicare or any other government program or agency, annuities, pension and retirement benefits, insurance benefits and proceeds and to request, ask, demand, sue for and recover same;
- 6. To make, receive, sign, endorse, execute, acknowledge, deliver, and possess such applications, contracts, agreements, options, covenants, conveyances, deeds, trust deeds, security agreements, bills of sale, leases, mortgages, assignments, insurance policies, bills of lading, warehouse receipts, documents of tide, bonds, debentures, checks, drafts, bills of exchange, letters of credit, notes, stock certificates, proxies, warrants, commercial paper, receipts, withdrawal receipts and deposit instruments relating to accounts or deposits in, certificates of deposit, or investments with or through banks, savings and loan brokers, mutual fund companies or other institutions or associations, proofs of loss, evidences of debts, releases, and satisfaction of mortgages, lien, judgments, security agreements and other debts and obligations and such other instruments in writing of whatever kind and nature as may be necessary or proper in the exercise of the rights and powers herein granted;
- 7. To enter any safe deposit box, vault or other storage area leased by me alone or in conjunction with any other person, to sign such documents as may be necessary to gain access to same, and to examine, remove and keep the contents of same fully as I could if I were present;
- 8. To prepare, or cause to be prepared, state and local powers of attorney; to execute and file federal, state and local tax returns on my behalf and in my name; to respond to Internal Revenue Service notices and audit inquiries and to settle tax disputes;
- 9. To deal with and elect options under retirement plans including but not limited to annuities, pension plans, profit sharing plans, individual retirement accounts, rollovers, transfer and voluntary contributions of same; to apply for and maintain life insurance; to complete charitable contributions; to make statutory elections and disclaimers; and to settle, pursue, or appeal litigation on my behalf and in my name;
- 10. To make, execute, deliver and complete gifts of my property, whether real or personal, tangible or intangible, and without regard to whether such gifts are a part of estate planning or otherwise, and regardless of whether such gifts are a part of a pattern begun by me.
- 11. I grant to said attorney full power and authority to do, take, and perform, all and every act and thing whatsoever requisite, proper or necessary to be done, in the exercise of any of the rights and powers herein granted, as fully for all intents and purposes as I might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that said attorney, or his substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted.
- 12. To make all financial health care and end of life decisions in keeping with my Health Care Power of Attorney, Advance Health Care Directive (Living Will) and final instructions that I have executed or written down or may write down.

IV. ADMINISTRATIVE MATTERS

No person shall be required to inquire as to the circumstances of the issuance or use of this instrument or as to the disposition of any proceeds paid to my attorney based on this instrument.

This Durable General Power of Attorney revokes any prior Durable General Power of Attorney executed previously by the Principal.

In the event that any provision herein is invalid, the remaining provisions shall nonetheless be in full force and effect.

If this Durable Power of Attorney is terminated by operation of law, any person acting in reliance upon it without notice of such termination shall be held harmless. The enumeration of specific terms, rights, acts, or powers is not intended to limit the definition or scope of powers granted herein.

V. NOMINATION OF SUCCESSOR ATTORNEY

If the person appointed as Attorney-in-Fact should at any time, for any reason, be unable or unwilling to act or to continue to act as Attorney, then I nominate and appoint as Attorney-in-Fact the person(s) named as "Successor Attorney-in-Fact" in this document. I nominate and appoint in the order specified as Successor Attorney-in-Fact to serve by virtue of the authority herein granted the following:

First Successor: Mary Ann Davis, 2049 Alpine Drive, Florence, Alabama 35630
Second Successor: Terry Davis, 1569 Berry Road, Birmingham, Alabama 35226
Third Successor: Brenda D. Myrick, 2197 County Road 25, Killen, Alabama 35645
Melanie D. Phillips, 2306 County Road 135, Florence, Alabama 35634

If the Second, or Third successor Attorney so chooses, he/she may nominate and appoint the next successor Attorney to serve jointly with him/her.

If my Attorney is unwilling or unable to serve, successor Attorney(s) shall be fully authorized to serve, and have all powers granted originally to my Attorney. Successor Attorney should execute an affidavit that my Attorney is unwilling or unable to serve and such affidavit shall be conclusive evidence, insofar as third parties are concerned. Any person acting in reliance upon such affidavit shall incur no liability to my estate because of such reliance.

VI. DECLARATION OF PRINCIPAL

Principal declares that the follow is correct:

- A. Principal has been advised in regard to this Durable General Power of Attorney.
- B. Principal understands that the Durable General Power of Attorney gives to the Attorney nominated herein broad powers to dispose, sell, convey, and encumber Principal's real and personal property, which powers arise on the Principal's execution of this document, and Principal understands that these powers for the Durable General Power of Attorney will exist for an indefinite period of time after the Principal's disability, incompetency, or incapacity unless their duration has been limited in this document.

VII. SIGNATURE BY ATTORNEY When signing on behalf of Principal under this Durable Power of Attorney, Attorney shall sign as follows: "Gwendolyn D. Batson by Kenneth O. Davis, her attorney-in-fact."
In witness whereof, Gwendolyn D. Batson has executed this Durable General Power of Attorney
on <u>October 16</u> , 2009.
on <u>Petolev 16</u> , 2009. <u>Aurendolyn D. Batson</u> Gwendolyn D. Batson, Principal
Witness: Barbara W. Cox
Address: 1825 Darly Dr. G. 10, Florence al 35630
Witness: Margaret P. White
Address: 1624 Hermittge Dr., Florence, AL35630
State of ALABAMA) County of
On this

Shirley K. Hamm Notary Public Shirley K. Hamm My commission expires 08/25/2013

NOTARY SEAL

The Gwendolyn D. Balson Trust Durable General Power of Attorney Page 4+

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF		DIVISON: TY
GWENDOLYN D. BATSON, An alleged incapacitated person.	1	CASE NO. <u>502012 G. A000</u> 028 XXXX 8 A

ORDER APPOINTING EMERGENCY TEMPORARY CO-GUARDIANS

On the petition of KENNETH DAVIS and MARY ANN DAVIS for appointment of emergency temporary co-guardians for GWENDOLYN D. BATSON, an alleged incapacitated person, and it appearing to the court that there is an imminent danger that the physical or mental health or safety of the alleged incapacitated person will be seriously impaired or that the property of that person is in danger of being wasted, misappropriated, or lost unless immediate action is taken; and the court having jurisdiction and being fully advised; it is

ADJUDGED as follows:

- 1. KENNETH DAVIS and MARY ANN DAVIS are qualified to serve and are hereby appointed as emergency temporary co-guardians of the person and property of GWENDOLYN D. BATSON, the Ward. In addition, the co-guardians may exercise their authority jointly or solely, and it is not required that all act together in concert in order for any individual guardian to exercise their authority.
- 2. Upon taking the prescribed oath, filing designation of resident agent and acceptance and entering into bond in the amount of -0 payable to the Governor of the State of Florida and all successors in office, conditioned on the faithful performance of all duties by the guardian, letters of emergency temporary guardianship shall be insued to the emergency temporary coguardians granting the following powers and duties: PLENARY.
- 3. The Court is not aware whether the Ward, prior to incapacity, has executed any valid advance directive pursuant to Chapter 765, Florida Statutes. If any such advance directive exists, the guardians shall exercise no authority over the surrogate until further order of this Court.

4. Unless further extended by order of this Court, the authority of the emergency temporary co-guardians will expire ninety (90) days after the date of this order, or where permanent guardian is appointed pursuant to Section 744.344, Florida Guardianship Lagran whichever occurs first.

ORDERED ON January 21, 2012 at Delray Beach, Florida.

Copy Sent to: Sheri L. Hazeltine, Esq. CIRCUIT COURT JUDGE

DISPOSITION: ZULU

DIVISION: ROAD PATROL

CODE: 9566 DATE: 02/18/12 SATURDAY CIVIL MATTER ZONE: B43 GRID: DEPUTY ID.: 7713 ASSIST: TIME D 1208 A 1218 C 1516 OCCURRED BETWEEN DATE: 02/18/12 , 1208 HOURS AND DATE: 02/18/12 , 1515 HOURS EXCEPTION TYPE:

INCIDENT LOCATION: 3396 VIA MANCEBO ST APT. NO.:

CITY: LAKE WORTH STATE: FL ZIP: 33467

NO. OFFENSES: 00 NO. OFFENDERS: UK NO. VEH. STOLEN: 0 NO. PREM. ENTERED: 0

LOCATION: RESIDENCE - SINGLE FAMILY

NO. VICTIMS: 00 NO. ARRESTED: 0 FORCED ENTRY: 0

OTHER SHERI L HAZELTINE
SEX: F RACE: W HT: 506 WT: 160 HR: BLOND EYE: BROWN
DELBAY FL 33483 DOB: 02/21/1959

RESIDENTIAL ADDRESS: 301 NE 8 AV DELRAY FL 33483 HOME PHONE: 561 665-1066

BUSINESS NAME ADDRESS: HAZELTINE & ASSOC 800 PALMTRACE PLAZA DELRAY

BUSINESS PHONE: 561 243-4655

SKENDER HOTI DOB: 12/10/1953

SEX: M RACE: W HT: 508 WT: 160 HR: BROWN EYE: BROWN

RESIDENTIAL ADDRESS: 3103 DREW WY PALMSPRING FL 33463

HOME PHONE: 561 000-0000 BUSINESS PHONE: 561 000-0000

MARYANNE DAVIS OTHER DOB: 03/18/1937

SEX: F RACE: W HT: 507 WT: 140 HR: GRAY EYE: BROWN

RESIDENTIAL ADDRESS: 2049 ALPINE DR FLORENCE AL 35630

HOME PHONE: 561 000-0000 BUSINESS PHONE: 561 000-0000

GWENDOLYN BATSON DOB: 02/28/1924 OTHER

SEX: F RACE: W HT: 507 WT: 160 HR: BROWN EYE: BROWN

RESIDENTIAL ADDRESS: 3396 VIA MANCEB LAKE WORTH FL 33467

HOME PHONE: 561 000-0000 BUSINESS PHONE: 561 000-0000

REPORT NUMBER: 1 FLORIDA VICTIM ? N

WEATHER: CLEAR

. .

ON 2/18/2012, AT APPROXIMATELY 1215 HOURS, I WAS DISPATCHED TO A SUSPICIOUS INCIDENT AT 2396 VIA MANCEBO STREET, LAKE WORTH, FLORIDA 33467 IN UNINCORPORATED PALM BEACH COUNTY.

UPON MY ARRIVAL, I MET WITH SHERI HAZELTINE AS WELL AS A MOVING COMPANY. MS. HAZELTINE STATED TO ME, THAT SHE WAS THE LEGAL REPRESENTATIVE OF HER CLIENT MARYANNE DAVIS SHE PROVIDED ME WITH HER FLORIDA BAR ASSOCIATION CARD, WHICH WAS BAR NUMBER 0674567 WITH ALSO LEGAL DOCUMENTATION SHOWING THAT MS. DAVIS HAS BEEN ISSUED PRIMARY CUSTODY AND CAREGIVER TO GWEN BATSON WHO IS A RESIDENT AT THE CURRENT ADDRESS THAT IS LISTED ABOVE AT THE 2396 VIA MANCEBO STREET.

MS. HAZELTINE STATED, THEY ARE IN A CIVIL SUIT REFERENCE TO THE OWNER OF THE RESIDENCE REFERENCE TO MS. BATSON'S ADOPTED SON, KENNETH BATSON

PALM BEACH COUNTY SHERIFF'S OFFICE PAGE OFFENSE REPORT CASE NO. 12039579

WHO NOW HIS LEGAL NAME IS SKENDER HOTI. MS. HAZELTINE PROVIDED ME WITH THE DOCUMENTATION THAT SHOWS THAT MARYANNE DAVIS HAD BEEN GIVEN PRIMARY CAREGIVER AND CUSTODY OF GWEN BATSON DUE TO THE FACT THAT MS. BATSON IS SUFFERING FROM ALZHEIMER'S AND CAN'T MAKE ANY TYPE OF DECISIONS ANYMORE FOR HER WELL BEING. MS. HAZELTINE STATED, THAT MS. DAVIS CONTACTED HER TODAY IN REFERENCE TO GETTING THE PROPERTY THAT IS INSIDE THIS RESIDENCE AND BRINGING IT TO ALABAMA WHERE THEY ARE CURRENTLY LOCATED AT. I ASKED MS. HAZELTINE HOW SHE WAS ABLE TO ENTER THE RESIDENCE AND SHE STATED, BASED ON THE FLORIDA LAW THAT SHE WAS ALLOWED TO GET THE PROPERTY THAT WAS INSIDE THE RESIDENCE HERSELF. I EXPLAINED TO HER THAT I WANTED TO SEE THE DOCUMENTATION, AND SHE PROVIDED ME THE DOCUMENTATION JUST FOR THE GUARDIANSHIP ALONE BUT NOTHING IN REFERENCE TO THE WRIT OF POSSESSION ISSUED BY A JUDGE AT THE ACTUAL PROPERTY ITSELF.

WHEN I ARRIVED ON SCENE, THERE WAS A MOVING TRUCK THAT WAS PARKED OUT FRONT. THE MOVING TRUCK WAS BASICALLY HALF FULL OR ALMOST 3/4 FULL OF FURNITURE ALREADY FROM INSIDE THE RESIDENCE. I ASKED MS. HAZELTINE HOW SHE GAINED ENTRY. SHE STATED, THAT A LOCKSMITH WAS CONTACTED BY MS. DAVIS TODAY AND THE LOCKSMITH REMOVED THE LOCK THAT WAS ON THE FRONT DOOR. I ASKED MS. HAZELTINE WHAT GAVE THE LOCKSMITH THE RIGHT TO GO IN AND TAKE OUT THE DOOR AND SHE STATED THAT MS. DAVIS REPRESENTS MS. BATSON WHO IS A RESIDENT AT THIS RESIDENCE AND UNDER FLORIDA LAW SHE IS ABLE TO HAVE ACCESS TO THE RESIDENCE ITSELF, I STATED, THAT MS. BATSON OR MS. DAVIS WERE NOT PRESENT I COULDN'T PROVE THAT EITHER ONE OF THEM HAD ANY INVOLVEMENT REFERENCE TO GETTING THE FRONT DOOR CHANGED OUT AND EVERYTHING SHE TRIED TO CONTACT MS. DAVIS AND GIVE ME A PHONE OF SOMEBODY SHE SAID WAS MS. DAVIS WHO IDENTIFIED THEMSELF AS MS. DAVIS BY STATING, BASED ON THE CIRCUMSTANCES, THAT THEY WEREN'T SUPPOSED TO POP THE FRONT DOOR LOCK ON THE DOOR WITHOUT THE OTHER PARTY PRESENT OR TRY TO GAIN CONTACT WITHOUT THE OTHER PARTY TO GAIN ENTRY.

MS. HAZELTINE TRIED TO VERBALLY EXPRESS THAT SHE HAS THE RIGHT TO THE PROPERTY INSIDE, AND I SAID, BASED UPON THE INFORMATION THAT SHE HAD THAT I COULDN'T DEEM THAT SHE HAD ANY TYPE OF RIGHT OF THE PROPERTY INSIDE DUE TO THE FACT THAT JUDGEMENT IN THE STATE OF FLORIDA IN PALM BEACH COUNTY IN WHICH THIS RESIDENCE RESIDES HAS NOT INDICATED THAT THERE IS A WRIT OF POSSESSION AND THAT MS. BATSON OR NOW MS. DAVIS HAS ANY RIGHTS TO THE PROPERTY INSIDE THE RESIDENCE. WHILE I WAS EXPLAINING THIS TO HER, MR. HOTI ARRIVED ON SCENE AND STATED, THAT SEVERAL OF THE PIECES OF PROPERTY INSIDE THE BACK OF THIS TRUCK BELONG TO HIM AND THAT MS. HAZELTINE DOES NOT HAVE A RIGHT TO TAKE IT OUT OF THE RESIDENCE FROM WANTING TO MOVE BACK. MS. HAZELTINE STILL TRIED TO PROFESS THAT SHE HAS THE RIGHT TO THE PROPERTY, AND I EXPLAINED TO HER THAT BASED ON FLORIDA LAW AND WHAT I COULD SEE THAT SHE NEEDED TO REMOVE THE PROPERTY FROM THE BACK OF THIS VEHICLE AND PUT IT BACK IN THE RESIDENCE. SHE TRIED TO TELL ME SEVERAL TIMES THAT I NEEDED TO CONTACT AN ON CALL JUDGE TO HAVE THIS CASE LOOKED AT AND I EXPLAINED TO HER THAT THIS WAS NOT GOING TO HAPPEN. THAT WE DO NOT CALL AN ON CALL OR ANY TYPE OF JUDGES FOR CIVIL MATTERS ON THE WEEKENDS IN REFERENCE TO THIS INCIDENT.

I STATED, THAT BASED ON THE LEGALITYS FROM WHAT I SAW THAT SHE NEEDED TO REMOVE THE PROPERTY AND TAKE THIS UP IN COURT IN REFERENCE TO WHO IS GETTING THE PROPERTY THAT IS INSIDE THIS RESIDENCE. AFTER SEVERAL MINUTES MS. HAZELTINE REFUSED TO LISTEN TO WHAT I HAD TO SAY AND DEMANDED A SUPERVIOSR ARRIVE ON SCENE. I CONTACTED MY SGT., MIKE FERRANTE, AND HAD HIM ARRIVE ON SCENE, WHICH HE EXPLAINED TO MS. HAZELTINE THE SAME THING I EXPLAINED TO HER THAT BASED ON THE CIRCUMSTANCES THAT WE HAD THAT THE PROPERTY WAS NOT TO BE REMOVED FROM THIS PROPERTY UNTIL THEY WORKED IT OUT IN COURT AND

3

GET AN EMERGENCY HEARING OR AN EX-PARTE ON WHO IS GOING TO BE GETTING CUSTODY OF THE PROPERTY INSIDE THIS HOUSE OR GETTING OWNERSHIP OF THE PROPERTY, EITHER MS. DAVIS IN REFERENCE TO MS. BATSON OR SKENDER HOTI. I SAID, BASED ON THE CIRCUMSTANCES THAT I SAW THE PROPERTY NEEDED TO BE REMOVED OFF THE TRUCK IN WHICH IT WAS, WHILE I WAS STILL PRESENT AND PLACED BACK INTO THE RESIDENCE.

I EXPLAINED TO BOTH PARTIES THAT BASICALLY UNDER FLORIDA LAWS THAT THEY ARE BOTH IN THE WRONG DUE TO THE FACT THAT MR. HOTI CHANGED THE LOCKS ON THE DOORS AND DID NOT PROVIDE MS. HAZELTINE WHO IS A REPRESENTATIVE FOR MS. DAVIS WITH A KEY, WHICH BY FLORIDA LAW HE IS LEGALLY REQUIRED TO. I EXPLAINED TO MS. HAZELTINE AS A REPRESENTATIVE FOR MS. DAVIS, THAT SHE HAD NO RIGHT TO TAKE THE PROPERTY INSIDE WITHOUT A COURT ORDER SIGNED BY A JUDGE STATING THAT SHE GETS TO HAVE THE WRIT OF POSSESSION. I EXPLAINED TO BOTH PARTIES THAT THE PROPERTY NEEDED TO REMAIN INSIDE THE HOUSE AND THAT THE LOCKS FOR THE HOUSE OR ENTRY TO THE HOUSE NEEDS TO BE ACCESSED BY BOTH PARTIES UNTIL A JUDGE SAYS OTHERWISE ON TUESDAY OR WHENEVER THEY CAN GET THERE EMERGENCY HEARING TO TAKE PLACE. AS BOTH PARTIES LEFT, THESE ISSUES WERE ALL RESOLVED. THE PROPERTY WAS ALL PUT BACK INSIDE THE HOUSE AND BOTH PARTIES HAD A KEY TO THE HOUSE ITSELF. I EXPLAINED TO BOTH PARTIES ONCE THE JUDGE DEEMED WHOEVER GETS THE OWNERSHIP THAT IS WHEN THE DECISION WILL BE MADE AND CIVIL DEPUTIES WILL RESPOND BACK OUT IN REFERENCE TO GETTING THE PROPERTY ISSUES RESOLVED.

AT THIS POINT IN TIME, I RECLASSIFIED THIS CASE AS A CIVIL MATTER. I GAVE BOTH PARTIES A CASE NUMBER AND I EXPLAINED TO THEM THAT IF THEY HAVE A COURT CASE ON TUESDAY THAT THEY CAN BRING A CASE AT WHICH TIME DEPUTIES WERE CONTACTED TO COURT.

AT THIS POINT IN TIME, THIS CASE IS FOR INFORMATIONAL PURPOSES ONLY. THIS CONCLUDES THE INFORMATION I HAVE FOR THIS CASE.

D/S PAULSON ID 7713 2/19/2012 0952 /KJT 2/22/12

PALM BEACH COUNTY SHERIFF'S OFFICE PAGE OFFENSE REPORT CASE NO. 12032696

DISPOSITION: ZULU

DIVISION: ROAD PATROL

DOMESTIC DISTURBANCE CODE: 9538 DATE: 01/31/12 TUESDAY ZONE: B43 GRID: DEPUTY ID.: 7021 ASSIST: TIME D 2218 A 2236 C 0057

OCCURRED BETWEEN DATE: 01/31/12 , 1400 HOURS AND DATE: , 2100 HOURS

EXCEPTION TYPE:

INCIDENT LOCATION: 3396 VIA MANCEBO ST APT. NO.:

STATE: FL CITY: GREENACRES ZIP: 33467

NO. OFFENSES: 00 NO. OFFENDERS: UK NO. VEH. STOLEN: 0 NO. PREM. ENTERED: 0

LOCATION: RESIDENCE - SINGLE FAMILY

NO. VICTIMS: 00 NO. ARRESTED: 0 FORCED ENTRY: 0

SKENDER HOTI DOB: 12/10/1953
SEX: M RACE: W HT: 508 WT: 160 HR: BROWN EYE: BROWN COMPLAINANT DOB: 12/10/1953

RESIDENTIAL ADDRESS: 3103 DREW WY PALMSPRING FL 33463

HOME PHONE: 561 000-0000

BUSINESS NAME ADDRESS: CELL (561) 285-6390

BUSINESS PHONE: 561 000-0000

QUENDOLYN BATSON DOB: 02/24/1928

SEX: F RACE: W HT: 503 WT: 150 HR: BLOND EYE: BLUE

RESIDENTIAL ADDRESS: 3396 VIAMANCEBO ST GREENACRES FL 0

HOME PHONE: 561 385-6390 BUSINESS PHONE: 561 000-0000

REPORT NUMBER: 1 FLORIDA VICTIM ? N

ON 1-31-12 AT 2200 HOURS, I RESPONDED TO 3103 DREW WAY, IN THE CITY OF PALM SPRINGS, IN REFERENCE TO A DOMESTIC INCIDENT THAT HAPPENED INSIDE OF PBSO'S JURISDICTION.

UPON ARRIVAL, I MET WITH THE CALLER MR. SKENDER HOTI. HE TOLD ME THAT HIS MOTHER, QUENDOLYN BATSON, HAS BEEN IN A DISPUTE WITH HER BROTHER IN ALABAMA, OVER PROPERTY OWNED BY HER THAT NOW SHOWS HER BROTHER'S NAME ALSO ON THE DEED. HE TOLD ME SOMETIME TODAY AFTER 2:00 P.M., HIS MOTHER WAS TAKEN FROM HER HOME AT 3396 VIA MANCEBO STREET, GREENACRES, IN WHAT HE BELIEVES WAS AGAINST HER WISHES. HE TOLD ME THAT HE ATTEMPTED TO CALL HIS MOTHER SEVERAL TIMES, BUT HE DID NOT MAKE CONTACT. WHEN HE WENT TO HER HOME, HE NOTICED SHE WAS GONE, AS WERE MANY PHOTOS AND DOCUMENTS. HE TOLD ME THAT KENNETH DAVIS, HER BROTHER, CREATED A LIFE ESTATE ON THE PROPERTY IN ALABAMA, WITHOUT APPROVAL OF HIS MOTHER, AND SHE HAS BEEN TRYING TO GET HIM TO REMOVE HIS NAME FROM THE DEED BEFORE CONTACTING AN ATTORNEY OR POLICE.

HE SHOWED ME SEVERAL DOCUMENTS HAND WRITTEN BY MRS. BATSON, STATING HER BROTHER KENNETH DAVIS, PUT HIS NAME ON THE PROPERTY, IN FLORENCE, ALABAMA, WITHOUT HER APPROVAL, AND SHE WANTED IT REMOVED IMMEDIATELY SO SHE COULD SELL THE PROPERTY. I ALSO SHOWED THAT SHE HAS NOT LIVED IN ALABAMA FOR OVER 30 YEARS, AND ALL OF HER FRIENDS THERE IN FLORENCE, ALABAMA, ARE DEAD. IT ALSO SHOWS SHE IS VERY HAPPY IN FLORIDA, AND HAS FRIENDS LOCALLY IN THE NEIGHBORHOOD.

MR. HOTI, WHO HAS ADOPTED NAME OF KENNTH BATSON, ADVISES THAT

HE WAS ADOPTED BY MS. BATSON OVER 30 YEARS AGO, AND HAS A CURRENT POWER OF ATTORNEY. HE SHOWED ME DOCUMENTATION LOGGED IN AT THE CLERK'S OFFICE IN DECEMBER, 2011, GIVING HIM POWER OF ATTORNEY OVER HER FINANCIAL RIGHTS. IT ALSO SHOWED ANY/ALL VERIFICATION OF ANY POWER OF ATTORNEY FOR MR. KENNETH DAVIS, AND HIS WIFE MARYANN DAVIS AS OF 2008. MR. HOTI TOLD ME THAT HE WAS CONTACTED BY MR. DAVIS' ATTORNEY, SHERRI HAVEODINE, WHO CAN BE REACHED AT (561_ 243-4655, AND A BUSINESS PHONE OF (561) 665-1066. SHE ADVISED HIM HIS MOTHER WAS BEING FLOWN BACK TO ALABAMA, BUT LATER FOUND OUT THAT SHE WAS BEING DRIVEN. HE TOLD HER HE WAS CALLING THE POLICE TO REPORT A KIDNAPPING.

SHORTLY AFTER, HE MADE CONTACT WITH HIS MOTHER VIA CELL PHONE. SHE SEEMED UPSET AND WAS CRYING. SHE ASKED HIM NOT TO CALL THE POLICE, AND SHE WAS WITH HER BROTHER. THEN KENNETH DAVIS GOT ON THE PHONE, AND TOLD HIM TO NEVER CONTACT HIM OR HIS MOTHER AGAIN.

AT THIS TIME, IT APPEARS MR. DAVIS HIRED A LOCAL ATTORNEY, FLEW DOWN TO THIS LOCATION, AND THEN TOOK HIS SISTER BACK TO ALABAMA, VIA HER VEHICLE.

BASED ON WHAT I LEARNED AND OBSERVED IN DOCUMENTS FROM SCENE, IT DOES APPEAR THAT MRS. BATSON HAS THE INTENTION OF REMOVING MR. DAVIS FROM THE DEED ON HER HOME THAT SHE OWNS IN FLORENCE ALABAMA. SHE APPEARS TO BE OF SOUND MIND, AND APPEARED BEFORE THE CLERK OF THE COURTS TO GIVE POWER OF ATTORNEY TO HER SON, MR. SKENDER HOTI, A.K.A. KENNETH BATSON.

I ADVISED MR. HOTI TO CONTACT A FAMILY ATTORNEY IN THE MORNING, AND TO GET FURTHER LEGAL ADVISE. I ALSO ADVISED HIM TO CONTACT THE BANK TO GET OPTIONS ON POSSIBLY FREEZING THE BANK ACCOUNT, THAT HE HAD CURRENT POWER OF ATTORNEY OVER. ADDITIONAL INFORMATION WAS ALSO GIVEN TO ASSIST HIM IN THIS ISSUE.

AT THIS TIME, I THERE ARE NO CRIMINAL CHARGES IN THIS CASE. D/S JOHNSON, #7021, SC TRANS. 2-2-12 DATE 2-2-12 AT 0430 AM

03/18/15 6,122 PALM BEACH COUNTY SHERIFF'S OFFICE PAGE

OFFENSE REPORT CASE NO. 12048466

DISPOSITION: ZULU

DIVISION: ROAD PATROL

CODE: 9566 DATE: 03/10/12 SATURDAY CIVIL MATTER ZONE: B43 GRID: DEPUTY ID.: 7387 ASSIST: TIME D 1556 A 1603 C 1820 OCCURRED BETWEEN DATE: 03/10/12 , 1556 HOURS AND DATE: 03/10/12 , 1820 HOURS EXCEPTION TYPE:

INCIDENT LOCATION: 3396 VIA MANCEBO APT. NO.:

CITY: LAKE WORTH STATE: FL ZIP: 33467

NO. OFFENSES; 00 NO. OFFENDERS: 00 NO. VEH. STOLEN: 0 NO. PREM. ENTERED: 0

LOCATION: APARTMENT / CONDOMINIUM

NO. VICTIMS: 00 NO. ARRESTED: 0 FORCED ENTRY: 0

OTHER MARYANNE DAVIS DOB: 03/18/1937

SEX: F RACE: W HT: 507 WT: 140 HR: GRAY EYE: BROWN

RESIDENTIAL ADDRESS: 2049 ALPINE DR FLORENCE AL 35630

HOME PHONE: 256 767-4915

BUSINESS PHONE: 561 000-0000

GWENDOLYN BATSON DOB: 02/28/1924 OTHER

SEX: F RACE: W HT: 507 WT: 160 HR: BROWN EYE: BROWN

RESIDENTIAL ADDRESS: 3396 VIA MANCEB LAKE WORTH FL 33467

HOME PHONE: 256 767-4915 BUSINESS PHONE: 561 000-0000

000-0000 SKENDER HOTI DOB: 12/10/1953 OTHER

SEX: M RACE: W HT: 508 WT: 160 HR: BROWN EYE: BROWN

RESIDENTIAL ADDRESS: 3103 DREW WY PALMSPRING FL 33463

HOME PHONE: 561 385-6390 BUSINESS PHONE: 561 000-0000

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ON THE ABOVE DATE AND TIME, I RESPONDED TO THE ABOVE LOCATION IN REFERENCE TO A CIVIL MATTER. UPON MY ARRIVAL, I MET WITH MARYANNE DAVIS. DAVIS ADVISED HER SISTER, GWENDOLYN BATSON, CURRENTLY RESIDES AT THE ABOVE ADDRESS.

DAVIS ADVISED SHE OBTAINED AN EMERGENCY TEMPORARY GUARDIANSHIP DATED JANUARY 31, 2012 OVER HER SISTER, GWENDOLYN BATSON, DUE TO HER DETERIORATING MENTAL CONDITION. DAVIS ADVISED HER SISTER IS SHOWING SIGNS OF ALZHEIMER'S. DAVIS ADVISED HER SISTER IS BECOMING MORE AND MORE FORGETFUL. DAVIS ADVISED SHE CURRENTLY LIVES OUT OF STATE BUT HAS COME DOWN TO TAKE CARE OF GWENDOLYN BATSON AND OBTAIN DOCTORS MEDICAL OPINIONS PERTAINING TO HER SISTER'S MENTAL CONDITION. DAVIS ADVISED SHE IS HAVING A PROBLEM WITH GWENDOLYN BATSON'S LIVE-IN FRIEND, SKENDER HOTI.

I MET WITH SKENDER HOTI, WHOM ADVISED HE HAS BEEN FRIENDS WITH GWENDOLYN BATSON FOR A NUMBER OF YEARS. SKENDER ADVISED HE HAS BEEN A CARETAKER FOR MS. BATSON FOR QUITE SOME TIME NOW. HOTI ADVISED HE IS THE OWNER OF THE RESIDENCE AND DOES CURRENTLY LIVE IN THE RESIDENCE PART-TIME. I DID OBSERVE HIS BEDROOM CLOSET FULL OF CLOTHES AND OTHER PERSONAL ITEMS. I ADVISED DAVIS, ALTHOUGH SHE IS THE PRIMARY TEMPORARY GUARDIAN OF HER SISTER, GWENDOLYN BATSON, FOR A PERIOD OF 90 DAYS FROM THE DATE THE DOCUMENT WAS SIGNED, I CAN NOT FORCE HOTI TO LEAVE THE RESIDENCE WHILE SHE IS IN TOWN.

PALM BEACH COUNTY SHERIFF'S OFFICE PAGE
OFFENSE REPORT CASE NO. 12048466

I MET WITH GWENDOLYN BATSON, WHOM ADVISED SHE DID WANT MR. HOTI TO STAY AT THE RESIDENCE. I BEGAN TALKING TO BATSON AND DURING MY INFORMATION GATHERING, SHE FORGOT SKENDER HOTI WAS AT THE RESIDENCE. IT SHOULD BE NOTED SEVERAL TIMES DURING MY CONVERSATION WITH BATSON, SHE COULD NOT REMEMBER WHO ELSE WAS IN THE RESIDENCE. IT DID APPEAR MS. BATSON WAS STARTING TO SUFFER FROM THE FIRST STAGES OF ALZHEIMER'S. SKENDER HOTI ADVISED HE DID NOT WANT TO LEAVE GWENDOLYN BATSON, IN WHICH I ADVISED THE JUDGE'S ORDER STATED MARYANNE DAVIS HAS TEMPORARY PLENARY GUARDIANSHIP OVER HER DUE TO HER CURRENT MEDICAL CONDITION. SKENDER ADVISED HE HAS COURT DOCUMENTS STATING OTHERWISE. I ALLOWED SKENDER HOTI APPROX. ONE HOUR WHILE COMPLETING MY INFORMATION REPORT, IN WHICH HE COULD NOT PROVIDE ANY COURT DOCUMENTS STATING THE SAME. MARYANNE DAVIS DID HAVE IN HER POSSESSION A SIGNED AND NOTARIZED DOCUMENT EXPLAINING THE EMERGENCY TEMPORARY GUARDIANSHIP SIGNED BY JUDGE COLIN. I EXPLAINED TO SKENDER HOTI HE HAS NO PHYSICAL RIGHTS OVER GWENDOLYN BATSON DUE TO THE JUDGE'S ORDER. HOTI ADVISED HE WOULD LEAVE THE RESIDENCE ON HIS OWN TO LEAVE BATSON AND DAVIS UNTIL THE COURT DATE ON TUESDAY IN REFERENCE TO BATSON'S EVALUATION. HOTI PROVIDED ME WITH A HOUSE KEY TO THE RESIDENCE WHICH I GAVE TO MARYANNE DAVIS FOR SAFEKEEPING.

I GAVE BOTH PARTIES A PBSO BUSINESS CARD WITH A CASE NUMBER AND ADVISED SHOULD THEY NEED ANY FURTHER ASSISTANCE, TO CALL THE PALM BEACH COUNTY SHERIFF'S OFFICE TO AVOID ANY CONFRONTATIONS. THIS REPORT IS FOR INFORMATION PURPOSES ONLY.

NO FURTHER INFORMATION. D/S CALLAHAN #7387 DICT 3/11/12 AT 1812 HOURS

TRANS 3/11/12/KR

IN THE CIRCUIT COURT IN AND FOR PALM BEACH COUNTY, FLORIDA

In Re: Guardianship of

PROBATE DIVISION

GWENDOLYN D. BATSON,

FILE NO.: 502012GA000028XXXXSB

an alleged incapacitated person.

EMERGENCY MOTION TO VACATE EMERGENCY TEMPORARY GUARDIANSHIP AND TO COMPEL RETURN OF WARD TO FLORIDA

SKENDER HOTI (hereinafter "SKENDER"), by and through his understand on sel, moves this Honorable Court for an order vacating the Emergency Temporary Guardianship and compelling the guardian to return the Ward to Florida, and as grounds therefore, states 2

- 1. The Emergency Petition to Determine Incapacity was filed on January 24, 2512.
- 2. The order appointing Emergency Temporary Guardian ("ETG") was entered by this Court on January 25, 2012 without a hearing and without notice to either John T. Milton, Esq. (the Ward's court appointed counsel) or SKENDER (the Ward's surrogate son and attorney-infact under her Durable Power of Attorney).
- 3. The basis for the Emergency Petition to Determine Incapacity was that the Ward has "severe dementia". Contrary to the ETG's allegations, the Ward is <u>not</u> suffering from dementia. Refer to the attached medical report from Stuart Bagatell, M.D., dated January 18, 2012 (6 days prior to the filing of this guardianship). The ETG and the Ward were not close and SKENDER believes that this guardianship was filed as a ruse to kidnap the Ward and gain control of her assets.
- 4. The Batson's relationship with SKENDER spans a period of over thirty (30) years, and the Batsons raised SKENDER as their own son. In fact, in 1989 SKENDER changed his last

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Pursuant to §709.2121, F.S., suspension of the Durable Power of Attorney is not effective until SKENDER receives written notice of this guardianship proceeding. SKENDER is not on the service list and never received written notice of this guardianship from either the ETG or this Court.

name to Batson. Refer to the attached Order of Name Change and Certificate of Birth. There is no dispute that SKENDER received real estate and money from the Batsons over a seven (7) year period. The ETG conveniently fails to point out that these transfers were voluntary on the part of the Batsons and were based on the Batson's familial relationship with SKENDER as their surrogate son.

- 5. Immediately after their appointment, the ETG removed the Ward from the State of Florida to their home in Alabama without Court approval and without notifying SKENDER of his actions. During the drive to Alabama, the Ward called SKENDER on her cell phone and advised him that she was in a car, she did not know the driver of the automobile, and did not know where she was going. The Ward was very frightened and pleaded with SKENDER for help. As a result, SKENDER filed this emergency petition.
- 6. Pursuant to §744.2025, Fla. Stat., the ETG is <u>prohibited</u> from changing the residence of the Ward from Florida to Alabama without prior court approval.
- 7. After removing the Ward from this State, the ETG filed for guardianship in Alabama and may have subsequently filed a motion to terminate this guardianship.
- 8. Termination of this guardianship is not mandatory upon a ward's change of domicile from Florida to another state. Sec. 744.524, F.S. does <u>not</u> create a presumption that the guardianship must be terminated upon a change of domicile of the ward, and a probate court has discretion in making the decision whether to terminate a guardianship. See <u>In re Guardianship of Gechtman</u>, 719 So. 2d 960 (Fla. 4th DCA 1998).
- 9. In <u>Weissenborn v. Graham</u>, 963 So. 2d 275 (Fla. 4th DCA 2007), Judge John L. Phillips entered an order denying the motion to dismiss the guardianship proceedings because the ETG surreptitiously took the Ward from her Florida residence and moved her to California

without giving notice to the court or any of the parties. The appellate court, in affirming the Judge Phillips order, reasoned:

If a person could secrete the incapacitated ward away to another state and thereby cause termination of the guardianship, the entire purpose of having a guardianship procedure would be nullified. The equities in this case strongly call for the circuit court's continued exercise of jurisdiction. See also Nelson v. Beverly Beach Props., 47 So. 2d 310, 316 (Fla. 1950) (stating that "when equity takes hold it should retain jurisdiction until all matters between the parties have been disposed of").

The statutes provide for termination of a guardianship upon a change in domicile of the ward where another state has appointed a guardian, but the statute requires that the change in domicile be accomplished by the legal guardian with prior approval of the court. § 744.524, Fla. Stat. (2006) (providing for termination of guardianship when the domicile of a ward has changed as provided in section 744.2025).

* * * *

Larry, who continues to assert that he is the proper guardian based on the Health Care Directive, did not obtain prior court approval and did not notify anyone that he had taken Betty to California. If a guardian cannot remove the ward from the state without prior court approval, surely Larry cannot do so under these circumstances. Termination of the guardianship on the ground that Betty was no longer located in Florida would permit Larry to benefit from his misdeed of illegally removing Betty from the jurisdiction. The lower court in this case has jurisdiction to continue with the guardianship proceedings. [emphasis added].

- 10. Here, termination of this Guardianship on the ground that the Ward is no longer located in Florida would permit the ETG to benefit from their misdeed of illegally removing the Ward from this jurisdiction. Therefore, this court has jurisdiction to continue with this guardianship proceeding.
- 11. Finally, the principals of comity preclude termination of this guardianship. Comity applies where courts in different states have concurrent jurisdiction over a matter, the court which first exercises its jurisdiction acquires exclusive jurisdiction to proceed with that case. See Bogert v. Morrison, 972 So. 2d 905 (Fla. 2nd DCA 2007).
 - 12. Here, this Court first exercised jurisdiction over this matter. Therefore, this Court

acquired exclusive jurisdiction to proceed with that case.

WHEREFORE, SKENDER HOTI prays that this Court enter an order: (a) vacating the Emergency Temporary Guardianship, (b) compelling the guardian to return of the Ward to Florida, and (c) awarding him such other relief as this Court deems just and proper.

I HEREBY CERTIFY that a true and correct copy of the forgoing has been furnished by Email and/or U.S. Mail to Sheri L. Hazeltine, Esq., 800 Palm Trail, Ste 3, Delray Beach, Florida 33483-5859 and John T. Milton, Esq., 917 N. Dixie Hwy., Lake Worth, Florida 33460-2530this 20th day of February, 2012,

LAW OFFICE OF DAVID M. GARTEN

David M. Garten, Esq.

400 Columbia Drive, Suite 100 West Palm Beach, FL 33409

Tel: (561)689-0054 / Fax: (561)687-8103

Florida Bar No.: 454680



Batson, Gwendolyn

87 Y old Female, DOB: 02/28/1924 (2006 Via Manceho, Lake Worth, Ff-33467 Home: 561-967 9344

Guaranton: balson, Gwengolyn - ausorance: MI DR 3R1 MCH M A and L Appointment Facility: JFK Internal Medicine Faculty and Resident Practice

01/17/2012

Appointment Provider: Maria Silva-Chuecos, MD Supervising Provider: Stuart Bagatell, MD

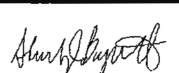
Reason for Appointment Livalo 2 MG Tablet 1 tablet Once a day Namenda 10 MG Tablet 1 tablet Twice a day 1. Early signs of dementia Past Medical History No Medical History: Allergies N.K.D.A.

Follow Up

2 Weeks (Reason: fu labs)

Manhala

Appointment Provider: Marka Silva Charcos, MD

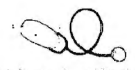


Electronically signed by Stuart Bagatell , MD on 01/18/2012 at 03:21 PM EST

Sign off status: Completed

JFK Internal Medicine Faculty and Resident Practice too JFK Drive Suite 102 Atlantis, FL 33462 Tel: 561-548-1450

Fax: 561-548-4463



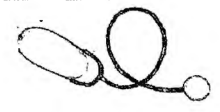
JFK Internal Medicine Faculty and Resident Practice 160 JFK Drive Suite 102 Atlantis FL 33462 Ph: 551-548-1450 Fax:561-548-1453

Deplession Screening(Pho2)

Name: Gwendolyn Batson Date: 01/17/2012

Little interest or pleasu	re in doing things		the first water of the second
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			S. CASIA
	100		

Power's By eClinicalWorks LLC.



Batson, Gwendolyn

87 Y öld Fémale, DOB; 02/28/1924 3396 Via Mancebo, Lake Worth, FL-33467 Home: 561-385-6390

Gonvantor: Batson, Gwendolyn - Insurance: MEDICARE MUTUAL A and B Appointment Facility: JEK Internal Medicine Faculty and Resident Practice

01/31/2012

Appointment Provider: Maria Silva-Chuecos, MD Supervising Provider: Vicki Britton, MD

Livalo 2 MG Tablet 1 tablet Once a day Namenda to MG Tablet I tablet Twice a day.

Past Medical History

Vit B12 in 1/12 on the low normal side

Reason for Appointment

History of Present illness

Depression Screening:

PHQ-2 In last 2 weeks have you been bothered by Little interest or pleasure in doing things No, Feeling down depressed or hopeless No. Memory Loss:

Pt was seen 2 weeks ago, family co memory loss, Mini mental test performed at that visit did not qualify pt as dementia. Causes of memory loss reviewed, vit b12 wnl, ts wnl, RPR negative. MRI was done by her previous pcp and records pending (within 1 yr). Here today to review her labs. No new complaints.

Vital Signs

BP 176/73, HR 86, RR 20, Temp 98.0, Wt 157, Oxygen sat % 97, Pain scale o.

Past Orders

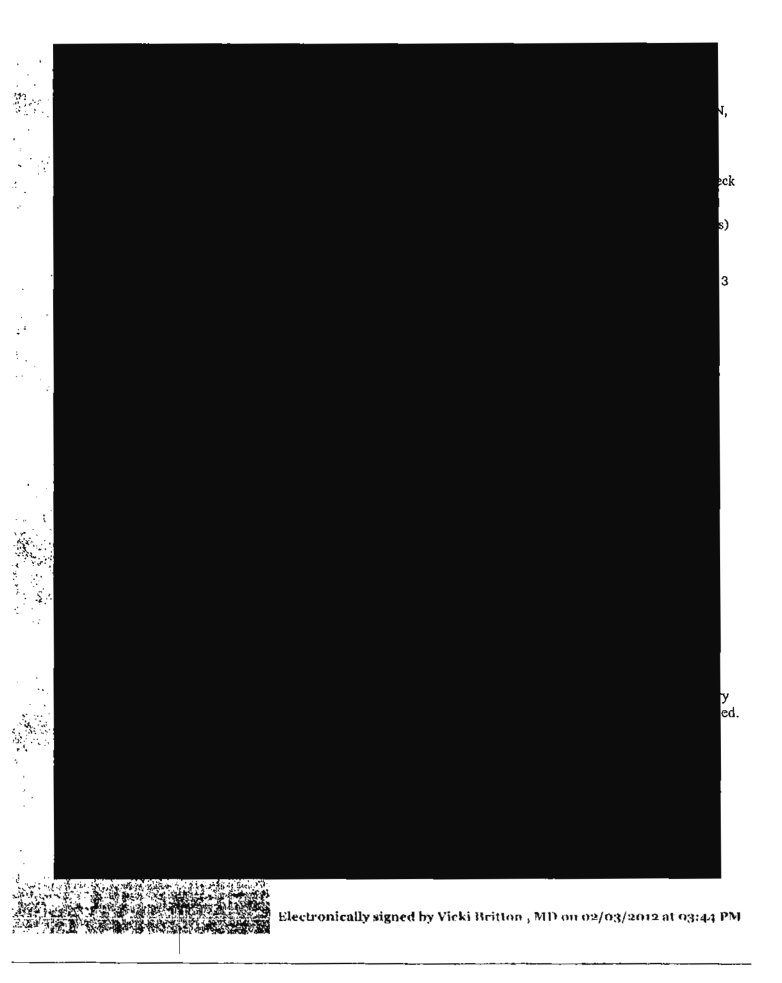
VITAMIN B12 (Order Date - 01/17/2012) (Colle	ction
D-4- 0-/-0/	

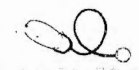
	0.11 17/100000
Date - 01/18/2012)	
VITAMIN B12	353
CBC (INCLUDES DIFF/PLT	r)-Q (Order Date -
01/17/2012) (Collection Dat	e - 01/18/2012)

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	WHITE BLOOD CELL COUNT	5.6
	RED BLOOD CELL COUNT	4.50
	HEMOGLOBIN	13.7
	HEMATOCRIT	41.1
	MCV	91.3
	MCH	30.5
	MCHC	33.5
	RDW	13.6
	PLATELET COUNT	169
	NEUTROPHILS	55.6
	ABSOLUTE NEUTROPHILS	1.7
	LYMPHOCYTES	30.7
	ABSOLUTE LYMPHOCYTES	1.7
	MONOCYTES	11.9
	ABSOLUTE MONOCYTES	0.7
	EOSINOPHILS	1.4
	ABSOLUTE EOSINOPHILS	0.1
	BASOPHILS	0.4
	ABSOLUTE BASOPHILS	0.0
	MDU	

RPR TITER (Order Date - 01/17/2012) (Collection Date -01/18/2012)

RPR TITER Non-Reactive ISH reflex to T4F (Order Date - 01/17/2012) (Collection Date - 01/18/2012) TSH 2,250





JFK Internal Medicine Faculty and Resident Practice 160 JFK Drive Suite 102 Atlantis FL 33462

Ph: 561-548-1450 Fax:561-548-1463

Depression Screening (PhQ2)

Name: Gwendolyn Batson Date: 01/31/2012

₹ No

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Page: 1

Patient:

BATSON.GWENDOLYN

Physician:

BAGATELL, STUART

2431 Quantum Blvd. BOYNTON BEACH FLORIDA 33426

Phone: 581-752-5550 FAX:581-752-5549

160 JFK Drive Suite 102 ATLANTIS, FL 33462

Accession:

118120284 ID:

412758

D.O.B.: 02/28/1924 87

F Female Sex:

548-1540 F: 548-1463

Requisition #: Doctor ID:

BAG1619

Collected: Received: 01/18/2012 14:00 01/18/2012 14:06 Phone; Statua: 385-6390 Final Report

JFK Internal Medicine Faculty & Residence Practice

Account No:

RPR Serology Non-Reactive Non-Reactive

Unless otherwise noted, testing performed at:

Hayes Clinical Laboratory, Inc., 2431 Quantum Blvd., Boynton Beach, FL 33426, CLIA # 10D0645478

Date Printed:

01/19/2012 5:00 PM

>> PH - Panic High

AH - Abnormal High

*** Final Page ***

<< PL - Panic Low

AL - Abnormal Low

T

In 1, 2 Circuit Court of the 15th Judicial Circuit of Florida, in and Palm Beach County, Florida,

MAY-10-1989 03:44PM 89-132522

ORB 6061 Ps

, 5

CD 89<u>4199</u>

IN THE MATTER OF CHANGING THE NAME

SKENDER HOTI

TO: KEMNETH LEE BATSON

ORDER ON NAME CHANGE

This cause having come on for hearing, upon this sworn petition of Skender Roti for a judgment changing name to Kenneth Lee Batson. And it appearing to the court that said petitioner is an actual bond file resident of Palm Beach Count, Florida, and the court being otherwise fully advised in in the premises, it is thereupon upon consideration thereof.

Considered, Ordered, Adjudged and Decreed by the court that said petition be and the same is hereby granted, and that the name of . Skender Hoti be and the same is hereby changed to Kenneth Lee Batson by which name the said petitioner shall ever hereafter be known.

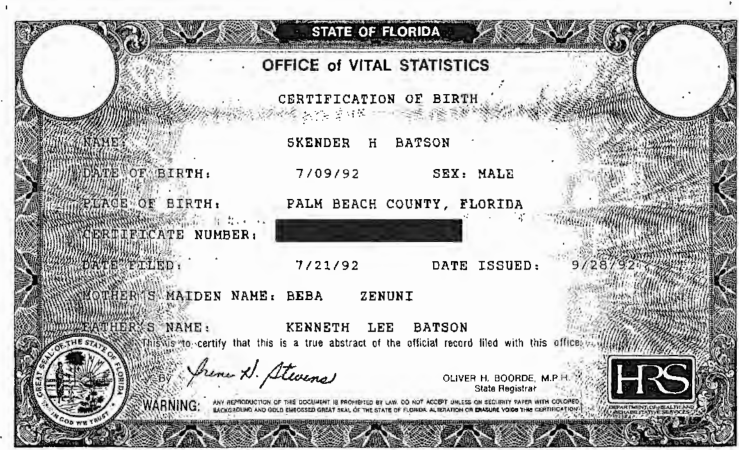
Done and Ordered in Chambers at Palm Beach County Court House

JUDGE

(3)

RECORD VERIFIED
PALM BEACH COUNTY, FLA.
JOHN B. DUNKLE
CLERK CIRCUIT COURT

I hereby certify that the foregoing is a true copy
of the record in my office this day, Feb 07, 2012.
Sharon R. Bock , Clerk Circuit Court, Pairn Beach County, Florida
BY Marline Deputy Clerk



HRS Form 1563 (3/86)

IN THE CIRCUIT COURT IN AND FOR PALM BEACH COUNTY, FLORIDA

In Re: Guardianship of

PROBATE DIVISION

GWENDOLYN D. BATSON,

FILE NO.: 502012GA000028XXXXSB

an alleged incapacitated person.

EMERGENCY MOTION TO VACATE EMERGENCY TEMPORARY GUARDIANSHIP AND TO COMPEL RETURN OF WARD TO FLORIDA

SKENDER HOTI (hereinafter "SKENDER"), by and through his understand of mosel, moves this Honorable Court for an order vacating the Emergency Temporary Guardianship and compelling the guardian to return the Ward to Florida, and as grounds therefore, state-

- 1. The Emergency Petition to Determine Incapacity was filed on January 24, 2012
- 2. The order appointing Emergency Temporary Guardian ("ETG") was entered by this Court on January 25, 2012 without a hearing and without notice to either John T. Milton, Esq. (the Ward's court appointed counsel) or SKENDER (the Ward's surrogate son and attorney-infact under her Durable Power of Attorney).
- 3. The basis for the Emergency Petition to Determine Incapacity was that the Ward has "severe dementia". Contrary to the ETG's allegations, the Ward is <u>not</u> suffering from dementia. Refer to the attached medical report from Stuart Bagatell, M.D., dated January 18, 2012 (6 days prior to the filing of this guardianship). The ETG and the Ward were not close and SKENDER believes that this guardianship was filed as a ruse to kidnap the Ward and gain control of her assets.
- 4. The Batson's relationship with SKENDER spans a period of over thirty (30) years, and the Batsons raised SKENDER as their own son. In fact, in 1989 SKENDER changed his last

1

Pursuant to §709.2121, F.S., suspension of the Durable Power of Attorney is not effective until SKENDER receives written notice of this guardianship proceeding. SKENDER is not on the service list and never received written notice of this guardianship from either the ETG or this Court.

name to Batson. Refer to the attached Order of Name Change and Certificate of Birth. There is no dispute that SKENDER received real estate and money from the Batsons over a seven (7) year period. The ETG conveniently fails to point out that these transfers were voluntary on the part of the Batsons and were based on the Batson's familial relationship with SKENDER as their surrogate son.

- 5. Immediately after their appointment, the ETG removed the Ward from the State of Florida to their home in Alabama without Court approval and without notifying SKENDER of his actions. During the drive to Alabama, the Ward called SKENDER on her cell phone and advised him that she was in a car, she did not know the driver of the automobile, and did not know where she was going. The Ward was very frightened and pleaded with SKENDER for help. As a result, SKENDER filed this emergency petition.
- 6. Pursuant to §744,2025, Fla. Stat., the ETG is <u>prohibited</u> from changing the residence of the Ward from Florida to Alabama without prior court approval.
- 7. After removing the Ward from this State, the ETG filed for guardianship in Alabama and may have subsequently filed a motion to terminate this guardianship.
- 8. Termination of this guardianship is not mandatory upon a ward's change of domicile from Florida to another state. Sec. 744.524, F.S. does <u>not</u> create a presumption that the guardianship must be terminated upon a change of domicile of the ward, and a probate court has discretion in making the decision whether to terminate a guardianship. See <u>In re Guardianship of Gechtman</u>, 719 So. 2d 960 (Fla. 4th DCA 1998).
- 9. In <u>Weissenborn v. Graham</u>, 963 So. 2d 275 (Fla. 4th DCA 2007), Judge John L. Phillips entered an order denying the motion to dismiss the guardianship proceedings because the ETG surreptitiously took the Ward from her Florida residence and moved her to California

without giving notice to the court or any of the parties. The appellate court, in affirming the Judge Phillips order, reasoned:

If a person could secrete the incapacitated ward away to another state and thereby cause termination of the guardianship, the entire purpose of having a guardianship procedure would be nullified. The equities in this case strongly call for the circuit court's continued exercise of jurisdiction. See also Nelson v. Beverly Beach Props., 47 So. 2d 310, 316 (Fla. 1950) (stating that "when equity takes hold it should retain jurisdiction until all matters between the parties have been disposed of").

The statutes provide for termination of a guardianship upon a change in domicile of the ward where another state has appointed a guardian, but the statute requires that the change in domicile be accomplished by the legal guardian with prior approval of the court. § 744.524, Fla. Stat. (2006) (providing for termination of guardianship when the domicile of a ward has changed as provided in section 744.2025).

* * * *

Larry, who continues to assert that he is the proper guardian based on the Health Care Directive, did not obtain prior court approval and did not notify anyone that he had taken Betty to California. If a guardian cannot remove the ward from the state without prior court approval, surely Larry cannot do so under these circumstances. Termination of the guardianship on the ground that Betty was no longer located in Florida would permit Larry to benefit from his misdeed of illegally removing Betty from the jurisdiction. The lower court in this case has jurisdiction to continue with the guardianship proceedings. [emphasis added].

- 10. Here, termination of this Guardianship on the ground that the Ward is no longer located in Florida would permit the ETG to benefit from their misdeed of illegally removing the Ward from this jurisdiction. Therefore, this court has jurisdiction to continue with this guardianship proceeding.
- 11. Finally, the principals of comity preclude termination of this guardianship. Comity applies where courts in different states have concurrent jurisdiction over a matter, the court which first exercises its jurisdiction acquires exclusive jurisdiction to proceed with that case. *See* Bogert v. Morrison, 972 So. 2d 905 (Fla. 2nd DCA 2007).
 - 12. Here, this Court first exercised jurisdiction over this matter. Therefore, this Court

acquired exclusive jurisdiction to proceed with that case.

WHEREFORE, SKENDER HOTI prays that this Court enter an order: (a) vacating the Emergency Temporary Guardianship, (b) compelling the guardian to return of the Ward to Florida, and (c) awarding him such other relief as this Court deems just and proper.

I HEREBY CERTIFY that a true and correct copy of the forgoing has been furnished by Email and/or U.S. Mail to Sheri L. Hazeltine, Esq., 800 Palm Trail, Ste 3, Delray Beach, Florida 33483-5859 and John T. Milton, Esq., 917 N. Dixie Hwy., Lake Worth, Florida 33460-2530this 20th day of February, 2012.

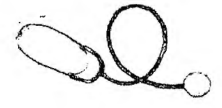
LAW OFFICE OF DAVID M. GARTEN

David M. Garten, Esq.

400 Columbia Drive, Suite 100 West Palm Beach, FL 33409

Tel: (561)689-0054 / Fax: (561)687-8103

Florida Bar No.: 454680



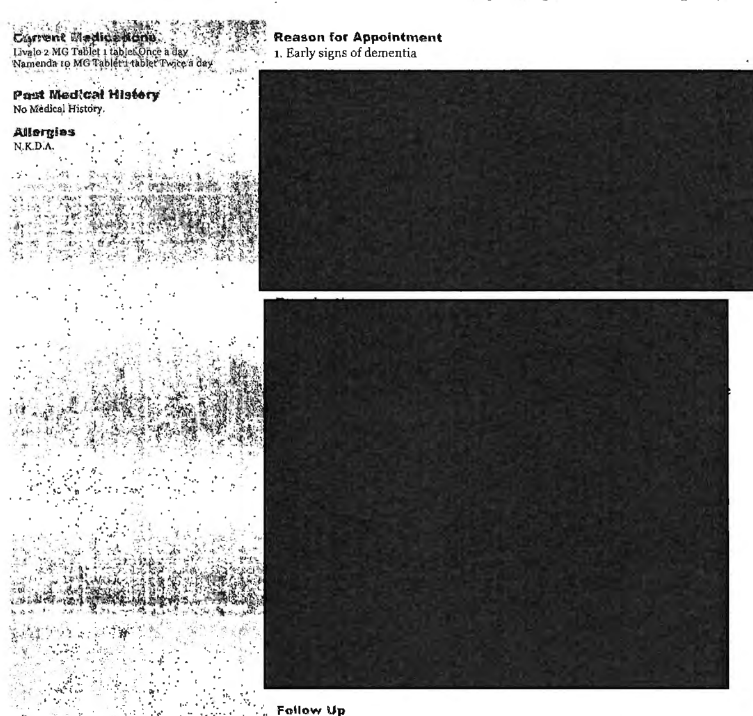
Batson, Gwendolyn

87 Y old Temale, DOB: 02/28/1924 ggs6 Via Mancebo, Lake Worth, FL-33467 Home: 561-967-9544

Granantar: halson, Gwennafyn ansarance: MUDIL GRI MCUS AL A and i. Appointment Facility: JFK Internal Medicine Faculty and Resident Practice

01/17/2012

Appointment Provider: Maria Silva-Chuccos, MD Supervising Provider: Stuart Bagatell, MD



2 Weeks (Reason: fu labs)

James La

Appointment Provider: Maria Silva Charcos, MD

Hur John H

Electronically signed by Stuart Bagatell , MD on 01/18/2012 at 03:21 PM EST

Sign off status: Completed

JFK Internal Medicine Faculty and Resident Practice 160 JFK Drive Suite 102 Atlantis, FF 33462 Tel: 561-548-1450

Fax: 561-548-1463



JFK Internal Medicine Faculty and Resident Practice 160 JFK Drive Suite 102 Atlantis FL 33462 Ph: 561-548-1450 Fax:561-548-1463

Depression Screening (PhQ2)

Date: 01/17/2012 Name: Gwendolyn Batson

Ľ	ittle interest or pleasure in	doing things	•	· · for milks	and some finding
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					1.743
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Powered By eclinical Works LLC.



Batson, Gwendolyn

87 Y old Female, DOB: 02/28/1924 3396 Via Mancebo, Lake Worth, FL-33467 Home: 561-385-6390

Guaranter: Batson, Gwendolyn - Jusurance: MEDICARE MUTUAL A and B Appointment Facility: 3FK Internal Medicine Faculty and Resident Practice

01/31/2012

Appointment Provider: Maria Silva-Chuecos, MD Supervising Provider: Vicki Britton, MD

Current Wedlestions

Livalo 2 MG Tablet 1 tablet Once a day Namenda 10 MG Tablet I tablet Twice a da

Past Midlical History

Vit B12 in 1/12 on the low normal side

Reason for Appointment

1. Fu labs

History of Present Illness

Depression Screening:

PHQ-2 In last 2 weeks have you been bothered by Little interest or pleasure in doing things No, Feeling down depressed or hopeless No. Memory Loss:

Pt was seen 2 weeks ago, family co memory loss, Mini mental test performed at that visit did not qualify pt as dementia. Causes of memory loss reviewed, vit bi2 wnl, ts wnl, RPR negative. MRI was done by her previous pcp and records pending (within 1 yr). Here today to review her labs. No new complaints.

Vital Signs

BP 176/73, HR 86, RR 20, Temp 98.0, Wt 157, Oxygen sat % 97, Pain scale o.

Past Orders

VITAMIN B12	(Order Date -	01/17/2012)	(Collection
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Date - 01/18/2012)

VITAMIN B12 CBC (INCLUDES DIFF/PLT)-Q (Order Date -

01/17/2012) (Collection Date - 01/18/2012)

۷.	1// 2012) (Concention Date Office) 20	*+ 1
	WHITE BLOOD CELL COUNT	5.6
	RED BLOOD CELL COUNT	4.50
	HEMOGLOBIN	13.7
	HEMATOCRIT	41.1
	MCV	91.3
	MCH	30.5
	MCHC	33.5
	RDW	13.6
	PLATELET COUNT	169
	NEUTROPHILS	55.6
	ABSOLUTE NEUTROPHILS	1.7
	LYMPHOCYTES	30.7
	ABSOLUTE LYMPHOCYTES	1.7
	MONOCYTES	11.9
	ABSOLUTE MONOCYTES	0.7
	EOSINOPHILS	1.4
	ABSOLUTE EOSINOPHILS	0.1
	BASOPHILS	0.4
	ABSOLUTE BASOPHILS	0.0
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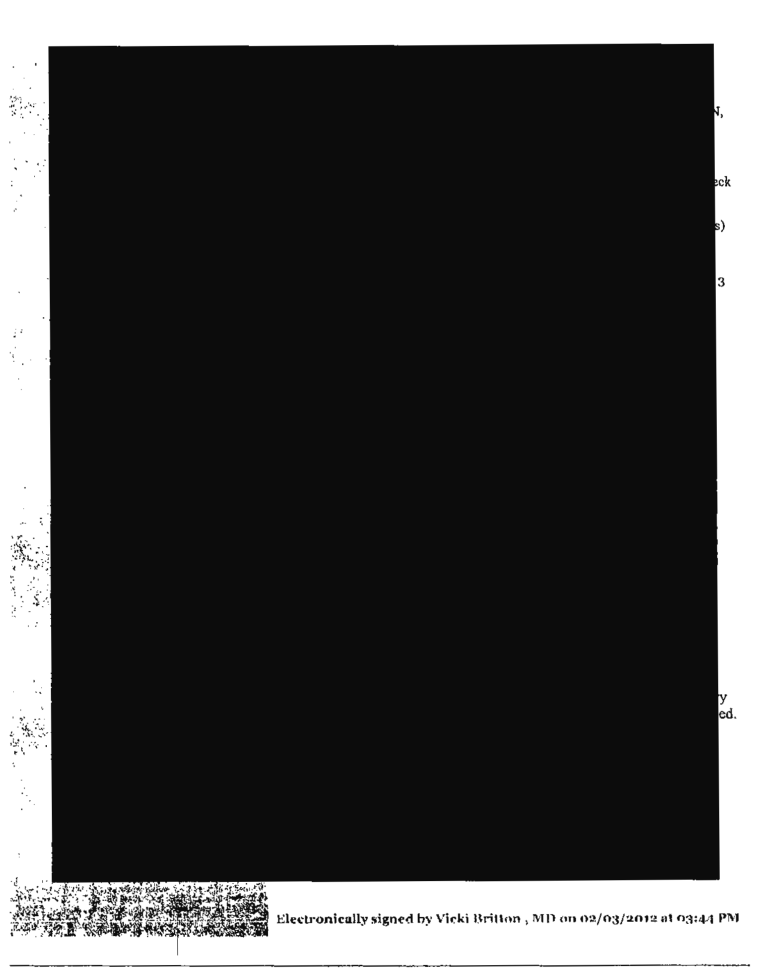
01/18/2012)

Non-Reactive RPR TITER TSH reflex to T4F (Order Date - 01/17/2012) (Collection

Date - 01/18/2012)

TSH

2,250





JFK Internal Medicine Faculty and Resident Practice 160 JFK Drive Suite 102 Atlantis FL 33462 Ph: 561-548-1450 Fax:561-548-1463

Dépression Screening (PhQ2)

Name: Gwendolyn Batson Date: 01/31/2012

₹ No

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Page: 1

Patient;

BATSON.GWENDOLYN

Physician:

BAGATELL, STUART

2431 Quantum Blvd. BOYNTON BEACH FLORIDA 33426 Phone: 561-752-5550 FAX:581-752-5549

JFK Internal Medicine Faculty & Residence Practice 160 JFK Drive Suite 102

Accession:

118120284 ID:

412758

D.O.B.; 02/28/1924 87

F Female Sex:

ATLANTIS, FL 33462

Requisition #: Doctor ID:

BAG1619

Collected: Received:

01/18/2012 14:00

Phone:

385-6390

548-1540 F: 548-1463

Account No:

01/18/2012 14:06

Statua:

Final Report

RPR Serology Non-Reactive Non-Reactive

Unless otherwise noted, testing performed at:

Hayes Clinical Laboratory, Inc., 2431 Quantum Blvd., Boynton Beach, FL 33426, CLIA # 10D0645478

AL - Abnormal Low

I

In the Circuit Court of the 15th
Judicial Circuit of Florida, in and
Palm Beach County, Florida.

MAY-10-1989 03:44pm 89-132522

ORB 6061 Pg

FA

IN THE MATTER OF CHANGING THE NAME

SKENDER HOTI
TO: KENNETH LEE BATSON

CD 89 <u>4199</u>

ON MIX -O MI :21

ORDER ON NAME CHANGE

This cause having come on for hearing, upon this sworn petition of Skender Hoti for a judgment changing name to Kenneth Lee Satson. And it appearing to the court that said petitioner is an actual bond file resident of Palm Beach Count, Florida, and the court being otherwise fully advised in in the premises, it is thereupon upon consideration thereof.

Considered, Ordered, Adjudged and Decreed by the court that said petition be and the same is hereby granted, and that the name of . Skender Hoti be and the same is hereby changed to Kenneth Lee Batson by which name the said petitioner shall ever hereafter be known.

Done and Ordered in Chambers at Falm Seach County Court House

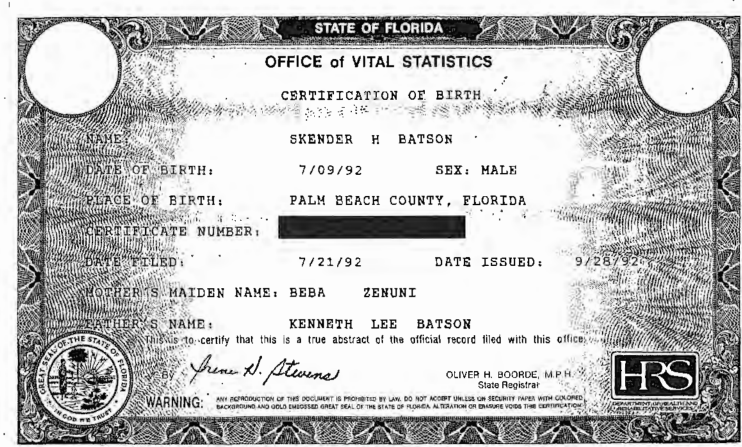
JUDGE

(3)

RECORD YERIFIED
PALM BEACH COUNTY, FLA
JOHN B. DUNKLE
CLERK CIRCUIT COURT

I hereby certify that the foregoing is a true copy of the record in my office this day, Feb 07, 2012.

Sharon R. Bock , Clerk Circuit Court, Palm Beach Courity, Florida BY Marke Deputy Clerk



HRS Form 1553 (3/88)

THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

CASE ID: 502012GA000028XXXXSB DIVISION: IZ

IN RE: THE GUARDIANSHIP OF GWENDOLYN D BATSON 12 FEB 21 AM 9: 29
SHARON R. BOCK, CLERK
SHARON R. BOCK, CLERK
PALM BEACH COUNTY, FL
PALM BEACH COUNTY, FL

CLERK'S NOTICE OF REASSIGNMENT

Pursuant to Court order of the Honorable JUDGE MARTIN H COLIN dated FEBRUARY 21, 2012 the above styled case is reassigned to Division IZ, JUDGE JAMES L MARTZ for all further proceedings.

WITNESS my hand and seal on FEBRUARY 21, 2012.

Sharon R. Bock Clerk & Comptroller

Deputy Clerk

cc:

JONH MILTON, ESQ 917 NORTH DIXIE HWY LAKE WORTH, FL 33460 SHERI L HAZELTINE ESQ., 800 PALM TRAIL PLAZA STE 3 DELRAY BEACH, FL 33483

DAVID M GARTEN, ESQ 400 COLUMBIA DR STE 100 WEST PALM BEACH, FL 33409

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

	DIVISION:	
IN RE: GUARDIANSHIP OF	CASE NO. 502012GA000028XXXXSB	200
GWENDOLYN D. BATSON,	THOTA	
An alleged incapacitated person.	Y BRANCH-	2
	I A/K/A/ KENNETH BATSON'S EMER ESCY	F
	GENCY TEMPORARY GUARDIANSHIP AND ' TURN OF WARD TO FLORIDA	

KENNETH DAVIS and MARY ANN DAVIS, by and through their attorney, Sheri L. Hazeltine, Esq., respond to SKENDER HOTI, aka KENNETH BATSON'S emergency motion as follows:

Kenneth Davis is the biological brother of GWENDOLYN BATSON, and Mary Ann Davis is her sister in law. Both live in Florence, Alabama where Gwen is also from.

As stated in the previously-filed petitions, GWENDOLYN BATSON has severe dementia. Her long-term family physician, Dr. Gregory Azlanian, began prescribing Namenda for Mrs. Batson after she began complaining about memory problems on June 7, 2011. Exhibit A, copies of medical records for Mrs. Batson from 02/06/2007 to 01/10/2012. On 09/12/2011 Dr. Azlanian began prescribing Aricept for Mrs. Batson also, along with the Namenda. These two drugs are commonly used to treat persons with dementia and/or Alzheimer's disease. Exhibit B, computer printout of definitions of Namenda and Aricept.

After Mrs. Batson was diagnosed with severe dementia, Mr. Hoti changed her long-term doctor, and her last visit to Dr. Azlanian was on January 10, 2012.

In addition, Mr. Hoti is not the biological son of Robert and Gwendolyn Batson. While he has repeatedly alleged Mrs. Batson was his mother and he was her son, this is false and he was never adopted by Mr. and Mrs. Batson.

In addition, Mr. Hoti's repeated claim that he resides at 3396 Via Mancebo, Lake Worth, Florida and all of the personal property contained within the residence is 'his' property, is also false. Instead his residence is located at 3103 Drew Way, Palm Springs, Florida where he lives with his wife Beba. Exhibit C, copy of Request for Notice and Copies filed by his attorney, Mr. Garten, Esq.; Exhibit D, copy of FL Department of State Div. of Corporations Administrative Dissolution for Annual Report in 09/23/2011

showing dissolution of corporation and address for Mr. Hoti at 3103 Drew Way, West Palm Beach, FL 33406; Exhibit D-2, copy of court docket print-out.

Moveants contend that Mr. Hoti did not change his name in order to become a member of the Batson family, and instead changed it after being charged with criminal conspiracy and cocaine-trafficking charges in 1985. Exhibit E, copy of newspaper article "Businessman Charged with Attempted Bribery"; Exhibit F, "Man Pleads Guilty to Bribery Attempt"; Exhibit G, "Bribery Suspect Asks for, Gets Trial"; Exhibit H; Exhibit I.

He even involved Mr. Robert Batson, the husband of Gwendolyn Batson, a college professor. Mr. Batson's charges were later dropped and he was able to retain his job.

As for Mr. Hoti receiving "notice" of this 2012 emergency temporary guardianship proceeding, Mr. Hoti called and spoke to Mr. and Mrs. Davis and to this office several times. He was informed of the proceedings and knew of the ETG. In fact, he was mailed a copy of the pleadings plus knew he could go to the courthouse to obtain a copy. He even spoke to Mrs. Batson on the phone when she was returning to her residence in Alabama and she told him she was fine and not to come and get her.

The truth is Mr. Hoti does not care about Mrs. Batson: he has not written letters to Mrs. Batson since she has been gone, has not called her, and has failed to express any interest in her.

Mrs. Batson has a regular yearly routine of living at her home in Florence Alabama and going down south to her Florida home in the winter. This is her regular yearly 'snowbird' routine, and has been since she and her husband purchased their home on Mancebo Via on February 7, 1980.

No court approval was ever needed to transfer Mrs. Batson to her home in Alabama near her family. In fact, Mr. Hoti prevented her from returning to Alabama last year as she was accustomed to as he intended to further isolate her from her family. Also, Mr. Hoti has no status where he must be "notified" and it is therefore false that the law requires that he be notified. Compelling her return to Florida would be against her and her family's wishes and not in Mrs. Batson's medical and financial interests. She is now back living at her home in Alabama where she is safe and sound with her family and friends. If she was fully competent there is no doubt she would have been able to contact Mr. Hoti or someone else to ask her to bring her back to Florida. She is no longer competent and instead is being taken care of by her family.

It is also untrue as alleged that Mr. Hoti filed an emergency petition for guardianship. Instead, he only recently became involved in this case after his hope to take all of Mrs. Batson's personal property was put in jeopardy. It was only then that he finally hired an attorney and even attempted to have a presence in this important court case.

Mrs. Batson has extensive personal property remaining in her home on Via Mancebo and an attempt was made on Saturday February 25th to secure this property on her behalf by moving it into storage. It turns out Mr. Hoti changed the locks on Mrs. Batson's home and a locksmith had to be called in order to get into the home to secure her property. A neighbor two doors down, a realtor, came by to visit stating she was Mr. Hoti's friend, and also said she had been discussing listing the sale of the home with him soon. In addition, she said where was Mr. Hoti? She left, and soon after a West Palm Beach policeman showed up at the residence because she called Mr. Hoti, and Mr. Hoti then called the police. Mr. Hoti then arrived at the scene and told police the home was his personal residence and produced documents from the home to convince the police he lived there. In addition, he told police that Mrs. Batson was his mother and that it was his house and all the property and possessions, including her clothes, shoes, kitchenware, underwear, photographs, college diplomas, food in the refrigerator, old books, videos, furniture: all were his property. The police did not know what to do, and advised this attorney to resolve this dispute in the guardianship proceeding. The personal property taken out at that time was returned to the garage for storage. Two keys were given to Mr. Hoti and to this attorney, with the admonishment to Mr. Hoti that he was not to move any of the property pending resolution by this court. Exhibit J, copies of personal property in rooms in Mrs. Batson's home and her vehicle.

It is extremely important that Mrs. Batson's remaining property be secured for her and placed in storage and/or liquidated on her behalf. In addition, the photographs represent years of memories that belong to her, and not Mr. Hoti. It is unconscionable that someone would claim possession of an elderly person's personal property as he did, and it is important that her property be returned on her behalf immediately. The coguardians request that an order be entered immediately allowing them to remove Mrs. Batson's personal property from her residence to be placed in storage.

Therefore, the co-emergency temporary guardians request that SKENDER HOTI a.k.a KENNETH BATSON's emergency motion be DENIED in its entirety.

DATED THIS 23rd day of February, 2012 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567 800 Palm Trail, Suite 3

Delray Beach, Florida 33483

(561) 243-4655 (office)

(561) 243-6933 (fax)

CERTIFICATE OF SERVICE

A true and correct copy of this Response was faxed to John Milton, Esq.; David Garten, Esq.; on February 23, 2012; with a courtesy copy sent to the dropbox at the South County Courthouse on February, 23, 2012.

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

DIVISION: IZ

CASE NO. 502012GA000028XXXXSB

IN RE: GUARDIANSHIP OF

GWENDOLYN D. BATSON,

An alleged incapacitated person.



STATUS REPORT TO COURT

KENNETH DAVIS and MARY ANN DAVIS, the co-emergency temporary guardians of GWENDOLYN D. BATSON, the Ward, by and through their attorney, SHERI L. HAZELTINE, ESO., hereby file this Status Report to the Court:

- 1.) As per the court's instructions the undersigned's attorney made arrangements to return the rest of the Ward's personal property that had been kept in storage to be sent or picked up by the emergency temporary co-guardians. This property was duly delivered to Mrs. Batson's home today at approximately 1:00 pm with professional guardian Joanne McNamara and Rex Blazer assisting. Ms. Savitt is out of town this week so Ms. McNamara was asked to assist in delivering the items back to the home.
- 2.) Upon arrival at Mrs. Batson's home, a maroon vehicle was parked in the driveway, and Mr. Hoti was seen bent over in the garage. He then spotted us, vehicle, got on his cell phone, and quickly pulled the garage door down to shut it. This attorney then called Mr. Garten's office and spoke to Cheryl, in order to notify Mr. Hoti, as Ms. McNamara simply wanted to assist in returning Mrs. Batson's items to her home. Ms. Hazeltine asked Cheryl to help in calling Mr. Hoti and tell him to allow us to place the items back within the garage. Ms. Hazeltine then left Mr. Blazer's cell phone number with Mr. Garten's office, as her cell phone

battery was running low and she was afraid he would be unable to reach her.

3.) Then, another man opened the garage door, and introduced himself as Mr. Hoti's brother. He allowed Ms. McNamara to place the items in the garage.

4.) Mr. Blazer then received a phone call on his cell from Mr. Milton, who said that Mr. Garten had called him and said a confrontation was occurring. Mr. Blazer told him this was incorrect, and that we were simply attempting to return Mrs. Batson's items as stated by the court at yesterday's hearing.

5.) This attorney then called to speak to Mr. Milton to verify the items had been returned. While she was explaining the items had been returned, as discussed at yesterday's hearing, her cell phone 'died'. This attorney is filing this report in an abundance of caution in order to keep the court informed.

Respectfully submitted,

DATED THIS 7th day of March, 2012 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri 4. Hazeltine, Esq. Florida Bar No. 0674567 800 Palm Trail, Suite 3 Delray Beach, FL 33483 (561) 243-4655 (office) (561) 243-6933 (fax) IN THE CIRCUIT COURT IN AND FOR PALM BEACH COUNTY, FLORIDA

In Re: Guardianship of

PROBATE DIVISION

GWENDOLYN D. BATSON,

FILE NO.: 502012GA000028XXXXSB

an alleged incapacitated person.

SKENDER HOTI'S RESPONSE TO STATUS REPORT FILED BY EMERGENCY TEMPORARY CO-GUADIANS ON MARCH 7, 2012

SKENDER HOTI (hereinafter "SKENDER"), by and through his undersigned counsel, responds to the Status Report filed by Emergency Temporary Co-Guardians on March 7, 2012 as follows:

- 1. Since the early morning on Wednesday March 7, 2012, SKENDER and his relative, Steve Zenuni, had been repairing the damage to Mrs. Batson's residence located at 3396 Via Mancebo Street, Lake Worth, FL previously caused by attorney Hazeltine. At approximately 1 p.m. the same day, attorney Hazeltine arrived at the residence unannounced. Where SKENDER saw attorney Hazeltine, he immediately shut the garage door and called his attorney it is SKENDER'S understanding that attorney Hazeltine had to make prior arrangements with his attorney regarding delivery of Mrs. Batson's personal property so that he would not be present. After communicating with his attorney's office, SKENDER advised attorney Hazeltine that she could place Mrs. Batson's property in the garage.
- 3. A short time later, SKENDER heard the sound of a key in the front door. Attorney Hazeltine had entered the premise with two unidentified people without knocking even though she was aware that SKENDER and Mr. Zenuni were inside the home. Attorney Hazeltine informed Mr. Zenuni that she had a court order, that she had just spoken to Mr. Garten's office, and that she was authorized to enter the premises. SKENDER stopped the two unidentified

people and insisted that they present him with identification before entering. He was handed a business card identifying the female as Joanne McNamara, a professional guardian, and a Montana driver's license identifying the male as Rexford Blazer.

4. As attorney Hazeltine, Ms. McNamara, and Mr. Blazer were walking through the residence, SKENDER overheard attorney Hazeltine ask Mr. Blazer "why did you give him your ID? He's going to call the police". Mr. Zenuni said "yes, he is going to call the police", at which point attorney Hazeltine, Ms. McNamara, and Mr. Blazer immediately vacated the premises. As Attorney Hazeltine was leaving, she was laughing and waving the house key in the air stating "I have a key and a court order. I can come into this house anytime I want."

I HEREBY CERTIFY that a true and correct copy of the forgoing has been furnished by Email and/or U.S. Mail to Sheri L. Hazeltine, Esq., 800 Palm Trail, Ste 3, Delray Beach, Florida 33483-5859 and John T. Milton, Esq., 917 N. Dixie Hwy., Lake Worth, Florida 33460-2530this 9th day of March, 2012.

LAW OFFICE OF DAVID M. GARTEN

By:

David M. Garten, Esq.

400 Columbia Drive, Suite 100 West Palm Beach, FL 33409

Tel: (561)689-0054 / Fax: (561)687-8103

Florida Bar No.: 454680

IN THE CIRCUIT COURT OF THE15th JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA CARLOS CLERK PROBATE DIVISION

HARCH R. COCK, CLERK PALM BEACH COUNTY, FL SOUTH CTY BRANCH-FILED

IN RE: GUARDIANSHIP OF GWENDOLYN D. BATSON, An incapacitated person.

DIVISION: IZ CASE NO. 502012GA00028XXXXSB

ORDER ON 1)SKENDER HOTI A/K/A KENNETH BATSON'S MOTION FOR CIVIL CONTEMPTAND ENFORCEMENT OF THE JUNE 25, 2012 COURT ORDER,

2) MOTION TO VACATE and/or MODIFY THE JOINT STIPULATION OF PARTIES ENTERED ON JUNE 25, 2012 and OF THE JUNE 25, 2012 COURT ORDER, AND

3) SECOND MOTION FOR CONTEMPT AND TO COMPELTHE RETURN OF WARD TO FLORIDA

THESE MOTIONS came to before the Court on JANUARY 11, 2013 at 9:00AM. Ms. Hazeltine, nor her clients, the Davis', attended this hearing. Ms. Hazeltine filed a Motion to Withdraw this date that has not yet been ruled on by this Court. Ms. Rochlin appeared with her client and his family members with the Ward, and the Court having heard argument of counsel Debra P. Rochlin, and the testimony of Gwendolyn D. Batson, the Ward and Skender Hoti a/k/a Kenneth Batson, being otherwise fully advised in the premises and

FINDS THE FOLLOWING:

This Court has tried desperately to apply some King Solemn wisdom to this case. At everyjuncture where the Court has attempted to impose some type of reasonable sharing of the time and responsibilities for Ms. Gwendolyn D. Batson's benefit, the Court has been left frustrated and with great consternation at the conduct of the Davis' with regard to travel, with regard to visitation, with regards to communication and with regard to abiding by the Court Orders. The Court has repeatedly had to resort to the threat of bodily attachment to gleit compliance by the Davis'.

If not by the Davis' conduct alone, this Court cannot allow Ms. Gwendolyn D. Batson to continue to have the swirl of litigation and conflict around her as she is in the years of her life where she should be free — from conflict and enjoy her relatives and her loved ones.

ORDERED AND ADJUDGED that: the Court will grant the Motions to RESCIND/VACATE the three prior orders, more particularly, the JOINT STIPULATION OF PARTIES ENTERED ON JUNE 25, 2012 and the COURT ORDER ratifying same.

SKENDER HOTI aka KENNETH BATSON is appointed as the Guardian of the person and

property of Gwendolyn D. Batson, the Ward. This is without prejudice to the Court hearing objections by the Davis' when and if they reinvest themselves in this case with appropriate counsel and participate at an appropriate level where the Court has some confidence that they are earnest and sincere in their—desire to ease this family's constant litigation, and do what is in the best interest of Gwendolyn D. Batson, the Ward.

The Court has had the luxury today of having a delightful conversation with Gwendolyn D. Batson, the Ward. The Court finds her to be certainly interested and aware enough to express to the Court her desire for all of the fighting to end in the family. She believes these people should be able to get along.

DRDERED AND ADJUDGED that the any and all legal rights are removed from the KENNETH AND MARYANN DAVIS. This Court hereby appoints SKENDER HOTI a/k/a KENNETH BATSON to attempt to continue some type of a visitation that will allow Ms. Batson to continue to visits with the Kenneth and Mary Ann Davis' in the fashion that he deems appropriate, in an environment that will not cause further litigation.

ORDERED AND ADJUDGED that the court Grants an ore tenus Motion for Skender Hoti aka Kenneth Batson by the authority vested in him by this court orderto make all decisions regarding time sharing/ visitation out of the State Gwendolyn D. Batson, the Ward is not to leave the State of Florida with anyone without the expressed written permission of Mr. Skender Hoti aka Kenneth Batson with specific instructions attached to it, with itinerary, and time frames to leave and return, that will all be subject to enforcement by this Court.

Skender Hoti aka Kenneth Batson can require that any time travel arrangements are provided that there be a filing in this Court of those travel arrangements. That counsel must seek a Court Order ratifying any agreement of travel arrangements in order that the travel arrangement be enforceable with the powers of contempt of this court, if not followed.

FURTHER ORDERED AND ADJUDGED that the court reserves on the issue of attorney fees and costs and any other sanctions that are requested in the motions.

Done and ordered in Chambers at West Palm Beach, Palm Beach County, Florida this

6 day of January, 2013

HONOPABLE JAMES MARTZ CIRCUIT COURT JUDGE

Copies furnished: Debra P. Rochlin, Esq. Sheri Hazeltine, Esq. Kenneth and Mary Ann Davis

12-2009/ order for contempt.doc

1	IN THE COUNTY COURT OF THE
2	15TH JUDICIAL CIRCUIT, IN AND FOR
3	WEST PALM BEACH, FLORIDA
4	CASE NO.: 502012GA000028XXXXSB
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6	
7	The Guardianship of Gwendolyn D. Batson
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L 4	PROCEEDINGS HAD TAKEN PLACE BEFORE
	PROCEEDINGS HAD TAKEN PLACE BEFORE THE HONORABLE JAMES MARTZ,
L 4	
L 4 L5	THE HONORABLE JAMES MARTZ,
L 4 L5 L6	THE HONORABLE JAMES MARTZ, CIRCUIT CIVIL JUDGE, PURSUANT TO NOTICE
L4 L5 L6 L7	THE HONORABLE JAMES MARTZ, CIRCUIT CIVIL JUDGE, PURSUANT TO NOTICE JANUARY 11, 2013
L4 L5 L6 L7	THE HONORABLE JAMES MARTZ, CIRCUIT CIVIL JUDGE, PURSUANT TO NOTICE JANUARY 11, 2013
L4 L5 L6 L7	THE HONORABLE JAMES MARTZ, CIRCUIT CIVIL JUDGE, PURSUANT TO NOTICE JANUARY 11, 2013
14 15 16 17 18	THE HONORABLE JAMES MARTZ, CIRCUIT CIVIL JUDGE, PURSUANT TO NOTICE JANUARY 11, 2013
L5 L6 L7 L8 .9	THE HONORABLE JAMES MARTZ, CIRCUIT CIVIL JUDGE, PURSUANT TO NOTICE JANUARY 11, 2013
14 15 16 17 18 19 19 19 19 19 19 19 19 19 19 19 19 19	THE HONORABLE JAMES MARTZ, CIRCUIT CIVIL JUDGE, PURSUANT TO NOTICE JANUARY 11, 2013 9:00 A.M 9:53 A.M.

1	APPEARANCES OF COUNSEL
2	
3	On behalf of the Plaintiff:
4	
5	DEBRA P. ROCHLIN, ESQ.
6	LAW OFFICES OF DEBRA P. ROCHLIN, P.A.
7	900 S. ANDREWS AVENUE
8	FORT LAUDERDALE, FL 33316
9	(954) 832-9009
10	
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1 THE COURT: This Court has tried desperately to apply some solemnest wisdom to this case. At every 3 juncture where the Court has attempted to impose some 4 type of reasonable sharing of the time and 5 responsibilities for Ms. Batson's benefit, the Court 6 has been left frustrated and with great consternation at the conduct of the Davis' with regard to travel, with regard to visitation, with regards to communication and with regard to abiding by the Court 10 The Court has repeatedly had to resort to the threat of bodily attachment in compliance to the Davis'. If not by the Davis' conduct alone, this Court cannot allow Ms. Batson to continue to have the swirl of litigation and conflict around her as she is in the years of her life where she should be free from conflict and enjoy her relatives and her loved For that reason, the Court will grant through request to rescind the prior orders to make Mr. Skender Hoti guardian of the person and property without prejudice to the Court hearing objections by the Davis' when and if they reinvest themselves in this case with appropriate counsel and participate at an appropriate level where the Court has some confidence that they are earnest and sincere in their desire to ease this family's constant litigation, and

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to do what is in the best interest of Ms. Batson. The Court has had the luxury today of having a delightful conversation with Ms. Batson. The Court finds her to be certainly interested and aware enough to express to the Court her desire for all of the fighting to end in the family. She believes these people should be able to get along. I believe the best chance we have at that is if we remove the legal rights from the Davis' and that this Court employ Skender Hoti to attempt to continue some type of a visitation that will allow Ms. Batson to continue to visit with the Davis' in the fashion that you deem appropriate, in an environment that will not cause further litigation. To be specific, the Court wonders if the visitation should all take place in the state of Florida. If requested -- and I'm going to give you a minute to talk to your client on that, this Court will likely grant a motion that requires that Mr. Hoti holds the authority now -- with the authority vested in him by this court order -to make those decisions. And I want explicitly in the court order that you'll prepare, Ms. Rochlin, that Ms. Batson is not to leave the state of Florida with anyone without the expressed written permission of Mr. Hoti with specific instructions attached to

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it, with itinerary, time frames and return times, that will all be subject to enforcement by this Court. I would also suggest, but not order, that any time travel arrangements are provided that there be a filing in this Court of those travel arrangements and that counsel seeks a court order ratifying agreement the parties for travel so that that order of travel by Mr. Hoti is enforceable with the powers of contempt. I don't think we can do anything less than that in this case and be successful. Does that address the needs?

MS. ROCHLIN: Yes.

THE COURT: The things that I'm reserving on are fees and any other sanctions that are requested in that the Court requires that the Davis' be present and it did not require their presence, in light of the fact that we served counsel who still represents them, but has failed to appear here today apparently based on the filing of a request of this Court to withdraw which has not yet been addressed or granted and may not be granted depending on the Court's view on that until such time as it's appropriate to withdraw, not the morning of the hearing on contempt. So we'll address those issues at a later date.

Ms. Rochlin, I will tell you to take whatever action you

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deem appropriate for Ms. Hazeltine's non-appearance today. And the Court will address those when those are filed and if those are filed. I don't know if you're going to be satisfied with the ruling today and I don't know what response we're going to get on that ruling. But I have not granted that motion to withdraw and keep an eye on it, you may want to file an objection because -- face the reality is that I'll only be here another week and then it will be Judge McCarthy, who will not be familiar with this case. And if he has no instructions in the file, he may not know the history of this case.
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MS. ROCHLIN: Right.

THE COURT: All right, when he reads this order, he should get a pretty good flavor of where we're at in this case.

MS. ROCHLIN: Absolutely.

THE COURT: All right?

MS. ROCHLIN: Okay.

THE COURT: Fine. Any other need from me?

MR. Hoti: Thank you.

MS. ROCHLIN: No. Thank you so much, Your Honor.

THE COURT: All right. Good luck to you.

Ms. Batson, it was a pleasure to meet you.

MS. BATSON: Well, pleasure to meet you.

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        THE COURT:
                    Thank you for coming down and talking
     to me today.
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 3
        MS. BATSON: Well, I'm happy you're doing as much
 4
     as you can to help me.
 5
        THE COURT: I'm trying.
 6
                       She do -- she understood.
        MS. ROCHLIN:
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        THE COURT:
                    She understood.
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        MS. ROCHLIN:
                      She understood.
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        THE COURT: All right. Thank you, folks.
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        MS. ROCHLIN: Thank you so much, Your Honor.
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        (Hearing concluded at time 9:53 a.m.)
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Digital Depo Services

Page: 7

1	CERTIFICATE OF REPORTER
2	
3	STATE OF FLORIDA
4	COUNTY OF BROWARD
5	
6	
7	I, MILLICENT DE CAMPS, certify that I was
В	authorized to and did digitally report and transcribe
9	the foregoing proceedings, page 3 to 8 inclusive, and
10	that the transcript is a true and complete record of
11	my digital notes.
12	
13	Dated this 11th day of January, 2013.
14	
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20	HUCCOMPA
21	
22	Millicent De Camps, Court Reporter
23	Notary Public, State of Florida
24	Commission No.: EE 174904

Commission Expiration: 3/10/2016

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE GUARDIANSHIP OF GWENDOLYN BATSON.

Guardianship Division
Case No. 502012GA000028XXXXSB

SUGGESTION OF DEATH

COME NOW, Kenneth and Mary Ann Davis (hereinafter, "the Davises"), by and through the undersigned counsel, and hereby suggest the death of the above-named person, Gwendolyn Batson, which occurred on or about April 8, 2013.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished <u>via e-mail only</u> to: Debra P. Rochlin, Esquire, 900 South Andrews Ave., Ft. Lauderdale, FL 33316 (<u>pleadings@dprlawgroup.com</u>), this <u>10</u> day of April, 2013.

PANKAUSKI LAW FIRM P.L.L.C.

120 South Olive Avenue, Suite 701 West Palm Beach, FL 33401

Phone: (561) 514-0906

courtfilings@pankauskilawfirm.com

John J. Pankauski, Esquire Florida Bar No.: 0982032 Allison R. Sabocik, Esquire

Florida Bar No.: 716006



Office of the CLERK OF THE CIRCUIT COURT FIFTEENTH JUDICIAL CIRCUIT PALM BEACH COUNTY Please respond to:

SOUTH COUNTY BRANCH OFFICE-GUARDIANSHIP DIVISION 200 West Atlantic Avenue, Delray Beach, Florida 33444 (561) 274-1562

Please visit our website at http://www.mypalmbeachclerk.com

Thursday, May 23, 2013

Allison Sabocik Esq. 120 South Olive Avenue Suite 701 West Palm Beach, FL 33401

THE GUARDIANSHIP OF: GWENDOLYN BATSON 502012GA000028XXXXSB

We are currently reviewing the Annual Guardianship Report of the Guardian of Person and/or Property which was filed in the above-referenced case on 3/12/13. In order to complete the processing of the report, we need you to submit the following:

XXX Other: Order for Attorney fees (Sheri Hazeltine)

Order for Betsy Savitt check #93 &143

Why is the ward paying for a car tag and oil change when an auto is not listed as an asset?

Order for legal support fees

Order for court appointed attorney (court file does not have an order dtd 4/17/12 for attorney fees)

PLEASE RESPOND WITHIN 20 WORKING DAYS FROM THE DATE OF THIS LETTER.

Sheri Paige

Deputy Clerk/Auditor

CC: Kenneth and Mary Ann Davis 2049 Alpine Drive Florence AL 35630



IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE GUARDIANSHIP OF GWENDOLYN BATSON.

Guardianship Division
Case No. 502012GA000028XXXXSB

ORDER ON MOTION FOR ENTRY OF OMNIBUS ORDER REGARDING AMENDED ACCOUNTING

THIS CAUSE came before the Court on the Motion for Entry of Omnibus Order Regarding Amended Accounting, dated June 18, 2013, which came before this Court for hearing on July 17, 2013. The Court, having been fully advised, it is

ORDERED AND ADJUDGED that the Motion is GRANTED. The Court hereby approves the payments made from Ms. Batson's guardianship account as follows: to Sheri Hazeltine, Esq. in the amount of \$1500.00 (Check #91 on 2/7/2013); to U.S. Legal Support in the amount of \$250.00 (Check #168 on 4/23/2012); and to Betsy Savit/Savit Guardians in the amounts of \$1000.00 (Check #93 on 2/7/2012) and \$498.00 (Check #143 on 3/28/2012).

Provided that this order is as anticipated by the Clerk's directive set forth in its

June 11, 2013 correspondence, the Court directs that the Clerk approve the Amended

Accounting filed on March 12, 2013 and close this guardianship file, imposing no further obligation or responsibility to Kenneth or Mary Ann Davis with regard to this guardianship matter.

day of _______, 2013. The Honorable David French Circuit Judge

Copies to:

John J. Pankauski, Esquire & Allison R. Sabocik, Esquire, Pankauski Law Firm PLLC, 120 South Olive Avenue, Suite 701, West Palm Beach, FL 33401

Debra P. Rochlin, Esquire, 900 South Andrews Ave., Ft. Lauderdale, FL 33316

Skender Hoti, 3103 Drew Way, Palm Springs, FL 33409



Office of the CLERK OF THE CIRCUIT COURT FIFTEENTH JUDICIAL CIRCUIT PALM BEACH COUNTY Please respond to:

SOUTH COUNTY BRANCH OFFICE-GUARDIANSHIP DIVISION 200 West Atlantic Avenue, Delray Beach, Florida 33444 (561) 274-1562

Please visit our website at http://www.mypalmbeachclerk.com

Thursday, May 23, 2013

Allison Sabocik Esq. 120 South Olive Avenue Suite 701 West Palm Beach, FL 33401

THE GUARDIANSHIP OF: GWENDOLYN BATSON 502012GA000028XXXXSB

We are currently reviewing the Annual Guardianship Report of the Guardian of Person and/or Property which was filed in the above-referenced case on 3/12/13. In order to complete the processing of the report, we need you to submit the following:

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Order for legal support fees

Order for court appointed attorney (court file does not have an order dtd 4/17/12 for attorney fees)

PLEASE RESPOND WITHIN 20 WORKING DAYS FROM THE DATE OF THIS LETTER.

Sheri Paige Deputy Clerk/Auditor

CC: Kenneth and Mary Ann Davis 2049 Alpine Drive Florence AL 35630





120 south olive avenue guaranty 701 west palm beach, fl 33401

June 6, 2013

VIA U.S. MAIL

Sheri Paige, Deputy Clerk/Auditor Fifteenth Judicial Circuit South County Branch Office – Guardianship Division 200 West Atlantic Avenue Delray Beach, FL 33444



Re: Guardianship of Gwendolyn Batson, an Incapacitated Person Case No. 50 2012 GA 000028 XXXX SB / Palm Beach County, FL

Dear Ms. Paige:

Our firm represents Kenneth and Mary Ann Davis in the above-referenced case, and I write in response to your May 23, 2013 correspondence. Your letter references the "Annual Guardianship Report" filed on March 12, 2013, but on March 12, 2013 the Amended Annual Accounting was on behalf of Mr. and Mrs. Davis. To that end, your inquiries are relative to the Amended Accounting, and your inquiries are responded to as follows:

1. Order for Attorney fees (Sheri Hazeltine)

There is no Order for Ms. Hazeltine's attorney's fees. Ms. Hazeltine served as former counsel to Mr. and Mrs. Davis in this case; Mr. and Mrs. Davis were appointed as Emergency Temporary Guardians of the ward on January 25, 2013 (D.E. #7). The \$1,500 paid on 2/11/2012 as reflected in the Amended Accounting was paid after their appointment by the Court. A copy of the legal services contract between Mr. and Mrs. Davis and Ms. Hazeltine is available on request.

2. Order for Betsy Savit (check #93 and 143)

There is no Order for Betsy Savit. Ms. Savit's services were retained by Mr. and Mrs. Davis to assist them with the guardianship and care of the ward. A copy of Ms. Savit's billing statement to Mr. and Mrs. Davis is enclosed.

3. Why is the ward paying for a car tag and oil change when an auto is not listed as an asset?

The ward's car was owned by her trust. However, the car was available to and utilized by the ward's caregivers and sitters to transport the ward where she wanted or needed to go.

4. Order for legal support fees

There is no Order for legal support fees. Check #168 (in the amount of \$250) was paid from the ward's guardianship account, for swearing in Dr. Aslanian (for telephone testimony at trial), and Skender Hoti's deposition, during the pendency of the litigation. A copy of the invoice from U.S. Legal Support is enclosed.

5. Order for court appointed attorney (court file does not have an order dtd 4/17/12 for attorney fees)

The Order dated 4/17/2012 was filed in the related mental health file for the ward (Case No. 502012MH000123XXXXSB). A copy of same is enclosed for your ready reference.

As an aside, pursuant to Article VI(B) of the ward's trust, Mr. and Mrs. Davis are the residuary beneficiaries. As is evident from the Amended Accounting, any amounts remaining in the guardianship account were transferred to the ward's trust. Any expenses paid from or through the guardianship account reduced their ultimate inheritance of the residuary amount from the ward's trust.

If you have any further questions or require any additional documents or explanations relating to the Amended Accounting, please advise. Thank you for your attention to this matter.

WWW CEN

PANKAUSKI LAW FIRM PLLC By: Allison R. Sabocik, Esquire

ARS/ Enclosures

cc: Mr. and Mrs. Davis, via e-mail only with enclosures

	SHART PALM LE SOUTH OF	2013 JUN
Betsy Savitt	1	0
Professional Guardian		PH
Billing Period from 1/26/12 - 3/14/12	- T.	بب
5g : 6/184 (18/11 2) 13/11 3/11 3/11	B _™ ∺	جَ
		Hou
ne Call from Sheri Hazeltine about Mrs. Batson Case	•	0.4

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Date	Description	Hour	Cost
1/26/12	Initial telephone Call from Sheri Hazeltine about Mrs. Batson Case	0.4	
	T.C. Mrs. Davis about the history of case	0.5	ļ
1/30/12	.T.C. Mrs Davis, after they arrived in Florida	0.3	
	Travel to Hotel and meet with Kenneth, Maryann and Brenda.	0.5	
1//31/12	E-mail and response Mrs. Davis. Concern for her physical and mental health.	0.4	
	Her property is in danger of being taken. Evidence that she has been taken		ļ
	advantage of by Skender Hoti.	0.2	
	T.C. Locksmiths	0.2	
	T.C. Mrs. Davis to coordinate evacuation of Mrs. Batson		\
	Travel to Little Italy restaurant to secure location of Mr. Hoti before Robert and	3.0]
	I went to house.	3.0]
	T.C. from Mrs. Davis, Gwen is not home. Stay in area and look for her at the		ļ
	local drug store.		
	Travel to Mancebo home. Meet Davis group and go to the door. Talk with Mrs.		
	Batson and convince her that she has to pack a few things and leave.	4.0	
	Stay with Maryann while she is packing bags for Gwen. Search home for		
	important papers and valuables to put into the trunk of Toyota.		
	Drive the Toyota home and store in home driveway.	ļ	}
2/1/12	T.C. Sheri Hazeltine, Go over what paperwork we found.	0.2	ľ
	Return to house with Sheri Hazeltine and do a complete written inventory and	0.3	ļ
	take pictures. Do a more extensive search for more paperwork and valuables.		
	Place paperwork in truck of Toyota, send valuables to office with Sheri.	1.5	
	1		
2/17/12	T.C. MaryAnn Davis, to talk about the licenses, house titles, car tag expirations.	0.5	
	T.C. Locksmith for appointment.	0.2	
2/18/12	Rent truck and hire extra hands for moving Mrs. Batson's possessions,	<u> </u>	\$308
. ,	clothes, files. Meet Skender Hoti with police for two hours.		
	Read and respond to e-mails	0.5	1
2/20/12	E-mails with MaryAnn, filing new case.	0.3	
2/22/12	Paperwork, read e-mails, prepare for trial, get updated on everything.	1.0	
2/24/12	Appear in court, testify	1.0	1
2/28/12	E-mails from attorney for Hoti, Hazeltine, and Milton. Wants a deposition.	0.6	
	Cancel ticket for Robert to St. Louis.		1
2/29/12	E-mails from MaryAnn concerning cancelling the driving of Toyota to Alabama.	0.2	+
-, -, 12	Purchase a new ticket for Robert to return to St. Louis. Look thru paperwork in		\$190
	Toyota, and return car to office.	0.3	
3/13/12	T.C. Brenda, needs to have someone watch Gwen for trial tomorrow.	1.0	
-,,	Attend incapacity hearing to testify	1	
	171 Hours x \$75.00 per hour = 1,282.50. Out of pocket cost-\$498.00	+	-
	TELETION AND OWN HOU - TIEDENOU OUT OF POCKET COST #730.00		
	1]	

STATEMENT

U.S. Legal Support, Inc. One Southeast Third Avenue Suite 1250 Miami FL 33131

Phone: 305-373-8404 Fax: 305-358-1427

Account No.	Date	
F24583	4/5/2012	

60 Days	30 Days	Current
\$0.00	\$0.00	\$375.00
Total Due	120 Days & Over	90 Days
\$375.00	\$0.00	\$0.00

Page 1 of 1

Accounts Payable
Sheri Hazeltine & Associates, P.A.
800 Palm Trail Plaza
Suite 3
Delray Beach FL 33483

Involce Date	Invoice No.	8alance .	Job Date	Witness	Case Name
3/20/2012	903628`	100.00	3/14/2012	Swearing in Dr. Gregory Asianian for trial	In re: Gwendolyn Batson
3/30/2012	907215	150.00	3/29/2012	Skender Hoti	In re: Gwendolyn Batson
3/30/2012	90/216	125.00	3/ 29/2012	Mary Ann Davis	In re: Gwendolyn Batson -
•	;	250,00			72013 JUN 10 PH 3: 43 SHAROK R. BOCK, CLESK PALM BEACH COUNTY, FL SOUTH CTY BRANCH-FILED

Tax ID:

Phone: 561-243-4655 Fax:561-243-6933

Please detach bottom portion and return with payment.

Accounts Payable Sheri Hazeitine & Associates, P.A. 800 Paim Trail Plaza Suite 3 Delray Beach FL 33483 Account No. : F24583 Date : 4/5/2012

Total Due : \$ 375.00~

250,00

Remit To: U.S. Legal Support, Inc. P.O. Box 864407 Orlando FL 32886-4407





IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA.

IN RE:	502012MH000123XXXXSB
GWENDOLYN D. BATSON, alleged incapacitated person	MENTAL HEALTH/PROBATE DIVISION
	2013 JUN SOUTH IN
	ON FOR COURT-APPOINTED ORNEY'S FEES
	ard upon the Second Petition for County 5
Appointed attorney's rees, and the Col	int having reviewed the Petition, naving heart
counsel, and being otherwise fully advi	sed in the premises, it is
ORDERED AND ADJUDGED #	nat the sum of \$4,750.00
are reasonal	ple attorney's fees (from 3/6/12 through 4/11/12)
and shall be paid to John T. Milton, Es	q., court-appointed attorney, within te:. (10) days
from the date of this Order by the (ETC	6) Guardians, Kenneth Davis, and Mary Ann
Davis.	
DONE AND ORDERED in Delra	ay Beach, Paim Beach County, Fiorida on this
day of	_
	SIGNED & DATED
	APR 17 2012
	CIRCUIT JUDISIDOEMAMES MARTZ
ec: - John T. Million, Esquire, 917 No	rth Dixle Highway, Lake Worth, FL 33450

Sheri Hazeltine, Esq., 800 Palm Trail Plaza, Suite 3, Delray Beach, FL 33483 David Garten, Esq., 400 Columbia Drive, Suite 100, West Palm Beach, FL 33409



Office of the CLERK OF THE CIRCUIT COURT FIFTEENTH JUDICIAL CIRCUIT PALM BEACH COUNTY Please respond to: OUTH COUNTY READOL OFFICE GUARDIANCHIR DIVISIONAL COUNTY READOL OFFICE GUARDIANCHIR COUNTY READOL OFFICE COUNT

SOUTH COUNTY BRANCH OFFICE-GUARDIANSHIP DIVISION 200 West Atlantic Avenue, Delray Beach, Florida 33444 (561) 274-1562

Please visit our website at http://www.mypalmbeachclerk.com

Tuesday, June 11, 2013

Allison Sabocik Esq.
120 South Olive Avenue Suite 701
West Palm Beach, FL 33401

THE GUARDIANSHIP OF: GWENDOLYN BATSON 502012GA000028XXXXSB

The Deputy Clerk/auditor is unable to approve your Amended Annual Accounting for 1/25/12 – 7/31/12 without an Order for Attorney fees for Sheri Hazeltine, Order for Betsy Savitt and Order for legal support fees. If you are unable to obtain these orders you can go directly to the court to get your Amended Annual Accounting for 1/25/12 – 7/31/12 approved.

Sheri Paige

We despite

Deputy Clerk/Auditor

CC: Kenneth and Mary Ann Davis 2049 Alpine Drive Florence AL 35630

SHARON R. BOCK, CLERK SHARON R. BOCK, CLERK SHARON R. BOCK, CLERK SHARON R. BOCK, CLERK

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE GUARDIANSHIP OF GWENDOLYN BATSON.

Guardianship Division
Case No. 502012GA000028XXXXSB

ORDER ON MOTION FOR ENTRY OF OMNIBUS ORDER REGARDING AMENDED ACCOUNTING

THIS CAUSE came before the Court on the Motion for Entry of Omnibus Order Regarding Amended Accounting, dated June 18, 2013, which came before this Court for hearing on July 17, 2013. The Court, having been fully advised, it is

ORDERED AND ADJUDGED that the Motion is GRANTED. The Court hereby approves the payments made from Ms. Batson's guardianship account as follows: to Sheri Hazeltine, Esq. in the amount of \$1500.00 (Check #91 on 2/7/2013); to U.S. Legal Support in the amount of \$250.00 (Check #168 on 4/23/2012); and to Betsy Savit/Savit Guardians in the amounts of \$1000.00 (Check #93 on 2/7/2012) and \$498.00 (Check #143 on 3/28/2012).

Provided that this order is as anticipated by the Clerk's directive set forth in its June 11, 2013 correspondence, the Court directs that the Clerk approve the Amended Accounting filed on March 12, 2013 and close this guardianship file, imposing no further obligation or responsibility to Kenneth or Mary Ann Davis with regard to this guardianship matter.

DONE AND ORDERED in Delray Beach, Palm Beach County, Florida, this 17 day of ________, 2013.

The Honorable David French

Circuit Judge

Copies to:

John J. Pankauski, Esquire & Allison R. Sabocik, Esquire, Pankauski Law Firm PLLC, 120 South Olive Avenue, Suite 701, West Palm Beach, FL 33401

Debra P. Rochlin, Esquire, 900 South Andrews Ave., Ft. Lauderdale, FL 33316

Skender Hoti, 3103 Drew Way, Palm Springs, FL 33409

×¥ 8-6-14

HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo

Aug 06, 2014

107 Westbury, Bldg $\rm E$

Deerfield Beach, Florida 33442

File #:

Vassallo

RE:

V

Guardianship of Albert Vassallo

Inv #:

15459

DA	ТЕ	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jun-	-26-14	Initial meeting w/ Client [NO CHARGE]	0.58	0.00	СВИ
フ J Jul-	07-14	Meeting w/ Client; Review Guardianship procedures	0.75	262.50	СВН
Jul-	10-14	Preparation for and Meeting w/ Client & Betsy Savitt; Direction to Paralegal	ons 1.17	409.50	СВН
		Prepare pleadings for incapacity and Guardianship Cases; Directions to Paralegal; Directions to Paralegal	1.83	686.25	СВН
Jul-		Review and correct pleadings to open Guardianship; Correspondence to Financial Institutions	1.66	581.00	СВН
Jul-1	17-14	Meeting w/ Client; Review of financials w/ Paralegal	0.50	187.50	СВН
Ju]-3		Telecon w/ Client; Telecon w/ Betsy Savitt; Review file; E-mato Atty O'Connell; Review and correct letters to Financial Institutions; Directions to Paralegal; Telecon w/ Atty Crispin	il 0.83	311.25	СВН
Aug	-05-14	Telecon with Optimum Bank regarding Accounts; Follow up with Paralegal	0.42	157.50	СВН
		Telecon with Client; Follow up with Atty Hark; Follow up with Hearing Date	n 0.17	21.25	ВМС
	Totals		7.91	\$2,616.75	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	7.74	\$335.34	\$2,595.50

K

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.: CASE NO.:502014MH001432XXXXSB

IN RE:

ALBERT VASSALLO,

An Alleged Incapacitated Person.

ORDER ON MOTION FOR CONTINUANCE OF INCAPACITY HEARING

THIS CAUSE came before the Court for Hearing upon Clifford B. Hark's Motion for Continuance of Incapacity Hearing Scheduled for Thursday, August 28, 2014, at 2:30 P.M. After reviewing the Motion and being advised that the Court-Appointed Counsel, Brian O'Connell, is in agreement with the Motion, and that there is not a need to obtain new Examining Committee Reports, it is,

ORDERED that the Hearing scheduled for Thursday, August 28, 2014, at 2:30 P.M. on the Petition for Incapacity filed by JAMES VASSALLO is hereby canceled and rescheduled for

eptenti 9, 2014 @ 10.00 Aar

DONE AND ORDERED in Delray Beach, Palm Beach County, Florida this 12th day of

August, 2014.

SIGNED & DATED

HONORABLE DAVID E: FRENCH CIRCUIT JUDGEROUT JUDGE NAVID E FRENCH

Copies of this executed Order furnished to:

Clifford B. Hark, Esquire, 2101 NW Corporate Blvd. Suite 220, Boca Raton, FL 33431

Brian O'Connell, Esquire, 515 N. Flagler Dr., West Palm Beach, FL 33401

Dr. Stanley Bloom, 10760 Northgreen Dr. Wellington, FL 33449

Dr. Phillip Heller, 2200 NW Corporate Blvd. Suite 110, Boca Raton, FL 33431

Gregory Calder, 964 SW 13th Street, Boca Raton, FL 33486

HARK | BURKHALTER | YON, PL

2101 NORTHWEST CORPORATE BOULEVARD, SUITE 220 BOCA RATON, FLORIDA 3343!

> 201 NORTHEAST 95TH STREET MIAMI SHORES, FLORIDA 33138

> > E-MAIL: CLIFF@HARKLEGAL.COM

CLIFFORD B. HARK LAURA BOURNE BURKHALTER MATTHEW F. YON

PALM BEACH: (561) 995-1800 BROWARD: (954) 925-7795 (561) 995-1801 FACSIMILE:

MIAMI-DADE: (305) 757-3307 FACSIMILE: (305) 757-3396

August 12, 2014

Susan Mast 9324 Ketay Circle, Unit 1 (Building 5) Boca Raton, FL 33428

> Guardianship of Albert Vassallo Re:

Dear Susan:

As you are aware, our Firm has been retained by your brother, James Vassallo, in connection with determining your father's incapacity and establishing a Guardianship on his behalf.

Enclosed please find the Court's Order on Motion for Continuance of Incapacity Hearing. Please note that the Incapacity Hearing originally set for August 28, 2014 at 2:30 P.M. is cancelled and the new Incapacity Hearing is September 9, 2014.

Can you please give me a call to discuss this matter.

Thank you for your attention to this matter. I remain,

Very truly yours,

HARK BURKHALTER YON, PL

Clifford B. Hark, Esquire

For the Firm

CBH/bmc

CC: James Vassallo

IN THE CIRCUIT COURT OF THE 15TH
JUDICIAL CIRCUIT IN AND FOR
PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.:502014GA000369XXXXSB

IN RE:

ALBERT VASSALLO,

An Alleged Incapacitated Person.

NOTICE OF UNAVAILABILITY

The undersigned counsel, CLIFFORD B. HARK, Esq., counsel for the Petitioner, JAMES VASSALLO hereby gives notice of his unavailability on the following dates: August 18, 2014 through and including September 1, 2014 and, inclusive and further states:

- The undersigned requests that no hearings, mediations, depositions or Court appearances be set during such periods. Furthermore, the undersigned requests that no motions, requests to produce, interrogatories or other pleadings which require a timely response be filed during these times.
- 2. The filing and service of this Notice shall constitute an application and request for continuance, extension of time and/or a protective order, as appropriate, for such reason.
- 3. The undersigned thanks opposing counsel for their courtesy in observing such unavailability.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Brian O'Connell, Esquire, 515 N. Flagler Dr., West Palm Beach, FL 33401 (service@ciklinlubitz.com, probateservice@ciklinlubitz.com, boconnell@ciklinlubitz.com) by eservice through the Florida Courts E-Filing Portal and by First Class Mail to Dr. Stanley Bloom,

IN THE CIRCUIT COURT OF THE 15TH
JUDICIAL CIRCUIT IN AND FOR
PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.:502014MH001432XXXXSB

IN RE:

ALBERT VASSALLO,

An Alleged Incapacitated Person.

NOTICE OF UNAVAILABILITY

The undersigned counsel, CLIFFORD B. HARK, Esq., counsel for the Petitioner, JAMES VASSALLO hereby gives notice of his unavailability on the following dates: August 18, 2014 through and including September 1, 2014 and, inclusive and further states:

- 1. The undersigned requests that no hearings, mediations, depositions or Court appearances be set during such periods. Furthermore, the undersigned requests that no motions, requests to produce, interrogatories or other pleadings which require a timely response be filed during these times.
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Brian O'Connell, Esquire, 515 N. Flagler Dr., West Palm Beach, FL 33401 (service@ciklinlubitz.com, probateservice@ciklinlubitz.com, boconnell@ciklinlubitz.com) by eservice through the Florida Courts E-Filing Portal and by First Class Mail to Dr. Stanley Bloom,

HARK | BURKHALTER | YON, PL

ATTORNEYS AT LAW

2101 NORTHWEST CORPORATE BOULEVARD, SUITE 220 BOCA RATON, FLORIDA 33431

201 NORTHEAST 95TH STREET MIAMI SHORES, FLORIDA 33138

E-MAIL: CLIFF@HARKLEGAL.COM

CLIFFORD B. HARK LAURA BOURNE BURKHALTER MATTHEW F. YON PALM BEACH: (561) 995-1800 BROWARD: (954) 925-7795 FACSIMILE: (561) 995-1801

MIAMI-DADE: (305) 757-3307 FACSIMILE: (305) 757-3396

August 12, 2014

Dr. Stanley Bloom 10760 Northgreen Dr. Wellington, FL 33449 Gregory Calder 964 SW 13th Street Boca Raton, FL 33486

Dr. Phillip Heller 2200 NW Corporate Blvd.

Suite 110

Boca Raton, FL 33431

Re: Guardianship of Albert Vassallo

Dear Dr. Bloom, Mr. Calder and Dr. Heller:

As you are aware, our Firm has been retained by James Vassallo, in connection with determining his father's, Albert Vassallo's, incapacity and establishing a Guardianship on his behalf.

Enclosed please find the Court's Order on Motion for Continuance of Incapacity Hearing. Please note that the Incapacity Hearing originally set for August 28, 2014 at 2:30 P.M. is cancelled and the new Incapacity Hearing is September 9, 2014.

Thank you for your attention to this matter. I remain,

Very truly yours,

HARK BURKHALTER YON, PL

Clifford B. Hark, Esquire

For the Firm

CBH/bmc

CC: James Vassallo

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.: CASE NO.:502014MH001432XXXXSB

IN RE:

ALBERT VASSALLO,

An Alleged Incapacitated Person.

ORDER ON MOTION FOR CONTINUANCE OF INCAPACITY HEARING

THIS CAUSE came before the Court for Hearing upon Clifford B. Hark's Motion for Continuance of Incapacity Hearing Scheduled for Thursday, August 28, 2014, at 2:30 P.M. After reviewing the Motion and being advised that the Court-Appointed Counsel, Brian O'Connell, is in agreement with the Motion, and that there is not a need to obtain new Examining Committee Reports, it is,

ORDERED that the Hearing scheduled for Thursday, August 28, 2014, at 2:30 P.M. on the Petition for Incapacity filed by JAMES VASSALLO is hereby canceled and rescheduled for

extenses 9, 2014 @ 10.00 Aar

 ${f DONE}$ AND ${f ORDERED}$ in Delray Beach, Palm Beach County, Florida this 12^{th} day of

August, 2014.

SIGNED & DATED

HONORABLE DAVIDE: FRENCH CIRCUIT JUDGE DAVID E FRENCH

Copies of this executed Order furnished to: Clifford B. Hark, Esquire, 2101 NW Corporate Blvd. Suite 220, Boca Raton, FL 33431 Brian O'Connell, Esquire, 515 N. Flagler Dr., West Palm Beach, FL 33401 Dr. Stanley Bloom, 10760 Northgreen Dr. Wellington, FL 33449 Dr. Phillip Heller, 2200 NW Corporate Blvd. Suite 110, Boca Raton, FL 33431 Gregory Calder, 964 SW 13th Street, Boca Raton, FL 33486 HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo 107 Westbury, Bldg E Deerfield Beach, Florida 33442

Sep 16, 2014

		File #	#:	Vassalio
RE:	Guardianship of Albert Vassallo	Inv #	/ :	15556
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Aug-06-14	Review file; Directions to Paralegal	0.42	157.50	СВН
	Review File; Prepare Motion for Continuance of Incapacity Hearing for both Mental Health and Guardianship Case; Prep Orders for Motion for Continuance of Incapacity Hearing for both Mental Health and Guardianship Case; Prepare Notice o Unavailability for both Mental Health and Guardianship Case Prepare Spread sheet for Bank Accounts; Send package to Cli	n S	250.00	вмс
	with Mental Health Pleadings Telecon w-Client re-Financial Accounts; Review w-Atty Hark	0.17	21.25	sw
Aug-11-14	Review Stanley Bloom, MD's Report; Telecon w/ Client; Telecon w/ Atty O'Connell & follow up e-mail; Review and Correct Motion for Continuance and Order; Directions to	0.58	217.50	СВН
	Paralogal Prepare for Hearing with Atty Hark	0.17	21.25	вмс
	Review instructions from Atty Hark; Follow up w/ Paralegal	0.17	21.25	ЕВН
Aug-12-14	Attendance at Hearing; Follow up E-mail to Atty O'Connell; Directions to Paralega!	1.50	562.50	СВН
	Review and correct Notice of Unavailability	0.17	63.75	СВН
	Follow directions from Atty Hark; Prepare letter to Committee Members with Order; Prepare Letter to Susan with Order; Follow up with Atty Hark	0.75	93.75	ВМС
	Meeting with Atty Hark; Send e-mail to Client with Letters an Orders; Follow up with File; Send Packages to Examining Committee Members	d 0.75	93.75	вмс
Aug-13-14	Review and correct letters to Examining Committee Members	0.17	63.75	СВН
Aug-14-14	Follow up with E-Portal and Emails regarding Acceptance of Pleading; Follow up with Atty Hark; Follow up with File	0.25	31.25	ВМС

	Aug-19-14	Review correspondence from Bank of America; Follow up w/ Atty Hark; Follow up w/ Paralegal; Follow up w/ file	0.17	21.25	ЕВН
	Aug-20-14	Review Phil Heller, PsyD's Report; E-mail to Betsy Savitt; E-mail to Atty O'Connell and Client; Review letter from Pinancial Institutions	0.33	123.75	СВН
		Review File; Follow up with Examining Committee Members and Reports; Prepare Spreadsheet; Follow up with Atty Hark	0,75	93.75	ВМС
	Aug-26-14	Telecon with Ralph Vassallo regarding Guardianship and File; Send e-mail to Atty Hark	0.33	41.25	BMC
	Sep-03-14	Review file; Telecon w/ Ralph Vassailo; Telecon w/ Client	0.25	93.75	СВН
,-	Sep-08-14	Review File; Prepare Order and Letters of Guardianship; Telecon with Mental Health Clerk regarding Report from Examining Committee Member; Prepare File for Court with Atty Hark; Prepare Spreadsheet with Reports	3.00	375.00	ВМС
رر	Sep-09-14	Review and correct drafts of Orders; Attendance at Court; Follow up w/ Clerk; Follow up w/ all Parties	2.58	967.50	СВН
		Follow directions from Atty Hark regarding Oath and Hearing; Follow up with File	0.50	62.50	BMC
		Meeting with Atty Hark regarding Hearing; Follow up with File; Send Orders to Clients; Follow up with Bank Accounts	1.00	125.00	BMC
	Sep-10-14	Telecon w/ Client; Telecon w/ Ralph Vassallo; Follow up e-mail to Betsy Savitt	0.25	93.75	СВН
	Sep-11-14	Review E-Service of Pleadings; Follow up with File and Atty Hark	0.25	31.25	ВМС
	Sep-12-14	Review file; E-mail to Guardian	1.00	375.00	СВН
	Total		17.51	\$4,001.25	
	TOTAL	13	L / 1	97,001,23	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	7.25	\$375.00	\$2,718.75
Brittany Carraro	9.75	\$125.00	\$1,218.75
Elissa B. Holder	0.34	\$125.00	\$42.50
Sierra White	0.17	\$125,00	\$21.25

DISBURSEMENTS		Disbursements	Receipts
Aug-06-14	Retainers Carried Forward		1,731.26
	Postage	9.21	
Sep-04-14	39 Copies @ \$.20/Copy	7.80	

Totals		\$17.01	\$1,731.26
Total Fees & Disbursements		-	\$2,287.00
Previous Balance			\$0.00
Payments Received	\$0.00		\$0,0\$
Balance of Retainer	\$0.00		
Balance Due Now			\$2,287.00

HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo

Oct 23, 2014

107 Westbury, Bldg E

Deerfield Beach, Florida 33442

File #:

Vassallo

RE:

Guardianship of Albert Vassallo

Inv #:

15691

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Sep-11-14	Directions from Atty Hark; Pick up Court Order from Courthouse	0.75	93.75	CW
_Sep-16-14	Telecon w/ Atty Hazeltine; Review Motion ref. SDB; Review and correct proposed Orders	0.42	157.50	СВН
Sep-17-14	Review pleading filed by Atty Hazeltine; Follow up w/ Paralegal; Follow up w/ file	0.08	30.00	СВН
	Attendance at Court; Follow up w/ Ex-Parte Clerk Tehera Sm Prepare Response to Motion ref, SDB	ith; 1.83	686.25	СВН
	Directions to Paralegal ref Response to Limited Guardian's Motion to Inventory Ward's SDB; eFile and eServe Response, Telecon and emails with Tehera, ExParte Case Manager	1.33	498.75	СВН
Sep-26-14	Review file w/ Atty Burkhalter	0.25	93.75	СВН
	Review file with Atty Hark	0.25	93.75	LBB
Oct-14-14	Telecon with Dr. Stanley Bloom; Follow up with File regarding Order to net payroll Examining Committee Members; Follow with Atty Hark	ig 0.25 up	31.25	вмс
	Totals	5.16	\$1,685.00	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	3.91	\$375.00	\$1,466.25
Laura Bourne Burkhalter	0.25	\$375.00	\$93.75

Brittany Carraro	0.25	\$125.00	\$31,25
Cecilia White	0.75	\$125,00	\$ 93.7 5

DISBURSEMENTS		Disbursements	Receipts	
Sep-17-14	Court Fees - Certif	fied Copy	4.00	
	Court Fees - Certif	fied Copies	24.84	
Sep-23-14 Photocopies 38 x \$.20		\$.20	7.60	
Totals			\$36.44	\$0.00
Total Fed	es & Disbursements		_	\$1,721.44
Previous I	Balance			\$2,287.00
P	ayments Received	\$0.00		\$0.00
В	salance of Retainer	\$0.00		
Balance l	Due Now			\$4,008.44

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE: GUARDIANSHIP OF PROBATE/GUARDIANSHIP DIVISION

ALBERT VASSALLO, SR., CASE NO.: 502014MH001432XXXXSBIX

An Alleged Incapacitated Person. 502014GA000369XXXXSBIX

______/

REPORT OF COURT APPOINTED COUNSEL

The undersigned attorney, pursuant to his appointment by this Court as counsel for ALBERT VASSALLO ("Mr. Vassallo"), in accordance with this Court's Order of July 24, 2014, files this Report:

INQUIRIES/REVIEW BY COUNSEL

- 1. The undersigned BRIAN M. O'CONNELL, ESQ. ("Counsel") and his associate, ASHLEY N. CRISPIN, ESQ. ("Crispin"), have spoken with Clifford B. Hark, attorney for the Petitioner, James Vassallo.
- 2. Counsel interviewed Mr. Vassallo at Day Scape, an adult daycare center located at 4800 Hillsboro Blvd., Coconut Creek, Florida 33073, on August 21, 2014 and Counsel toured the Day Scape facilities at that time as well.
- 3. Counsel conversed with the director of Day Scape regarding Mr. Vassallo's background, family information, capacity, ability and disability issues, and the activities in which Mr. Vassallo participates.
- 4. Counsel's paralegal has conversed with Mr. Vassallo's daughter, Susan Mast, regarding the accommodations she has put into place for her father, regarding family background and regarding Mr. Vassallo's estate planning documents and management of Mr. Vassallo's finances.

IN RE: GUARDIANSHIP OF ALBERT VASSALLO An Alleged Incapacitated Person

Case No. 502014MH001432XXXXSB

5. Counsel's paralegal conversed with Mr. Vassallo's son, Albert Vassallo, Jr. who

along with Susan Mast, serves as attorney-in-fact- and co-trustee for Mr. Vassallo.

6. Counsel's associate, JOIELLE A. FOGLIETTA, ESQ., also conversed with Susan

Mast and Albert Vassalo, Jr.

7. Counsel has reviewed the following records in connection with this matter:

-All Pleadings filed under Mental Health Case No. 502014MH001432XXXXSBIX

-All Pleadings filed under Guardianship Case No. 502014GA000369XXXXSBIX

Albert Vassallo Revocable Trust U/A dated February 17, 2009

Last Will and Testament dated February 17. 2009

Power of Attorney dated February 17, 2009

Healthcare Surrogate Designation dated February 17, 2009

<u>ALTERNATIVES</u> TO GUARDIANSHIP

1. It appears that Mr. Vassallo does have appropriate estate planning documents in

place, which would seemingly be a sufficient alternative to guardianship. However, based upon

interviews with various parties and the allegations made by petitioner, the appointment of a

guardian may be required to preserve and protect Mr. Vassallo's assets, pending further review.

Title to Mr. Vassaallo's former homestead located at 108 Westbury East, Deerfield Beach,

Florida is held by the Albert Vassallo Revocable Trust. Counsel is informed, but has been

unable to confirm that Mr. Vassallo's Trust is otherwise fully funded at this time.

2. Should Mr. Vassallo be adjudicated incapacitated (either limited or plenary), at

this time, the undersigned believes that the reporting requirements and Court supervision

afforded by a guardianship would serve to benefit him. In addition, a review needs to occur with

regard to the availability of alternatives to guardianship and the handling of Mr. Vasallo's

2

finances to date. Thus, at present, the undersigned will not object to the appointment of a guardian on this basis.

POSITION ON INCAPACITY

- 1. Mr. Vassallo was well groomed, appropriately dressed, happy in his surroundings, when seen at Day Scape, and he is ambulatory with the use of a cane. Mr. Vassallo exhibited memory loss issues, but demonstrated a basic understanding of the current incapacity and guardianship legal proceedings and expressed frustration with his children and the arguments taking place among them relative to these proceedings. Mr. Vassallo provided counsel with information regarding his six children and other family background. As to the incapacity issues, limited incapacity is admitted. The undersigned recognizes that two examining committee members, Dr. Bloom and Dr. Heller, have filed their reports recommending plenary guardianships and that examining committee member Mr. Calder has filed his report stating that no guardianship is required. Counsel stipulates to the entry of all examining committee reports into evidence.
- Based upon Counsel's interview of Mr. Vassallo on August 21, 2014, statements
 made by Mr. Vassallo, and statements made by Susan Mast, Albert Vassallo, Jr. and petitioner's
 attorney, Clifford Hark, Counsel is agreeable to Limited Guardianship of person and property.



1. As of this writing, Counsel is aware of only Ms. Savitt's petition to be appointed guardian. Family conflict exists here among certain of Mr. Vassalo's children. With such conflict, a professional guardian is usually the best option for a ward. If a Guardian is to be

IN RE: GUARDIANSHIP OF ALBERT VASSALLO

An Alleged Incapacitated Person

Case No. 502014MH001432XXXXSB

appointed, counsel agrees to the appointment of Elizabeth Savitt, a professional guardian, as

guardian of the person and property of ALBERT VASSALLO, SR., with the ability for Mr.

Vassallo to remain in his current residential setting unless otherwise ordered by the Court.

OTHER ISSUES

Mr. Vassallo did not like living with or near Petitioner, as he felt lonely. Mr. Vassallo

enjoys living with his daughter, Susan Mast. Mr. Vassallo should retain the right to determine

his place of residence to the extent he is able to appropriately express his wishes.

Additionally, Counsel suggests that if Elizabeth Savitt is appointed guardian, she

investigate the allegations made by Susan Mast and Albert Vassallo, Jr., and the allegations

made by James Vassallo in the Verified Petition to Determine Incapacity and the Petition for

Appointment of Plenary Guardian regarding the purchase of the home.

Respectfully submitted this 8th day of September, 2014.

BRIAN M. O'CONNELL, ESQUIRE

Florida Bar No. 308471

CIKLIN LUBITZ MARTENS & O'CONNELL

515 North Flagler Drive, 20th Floor

West Palm Beach, FL 33401

Telephone: 561-832-5900

Fax 561-833-4209

Primary e-mail: service@ciklinlubitz.com

4

IN RE: GUARDIANSHIP OF ALBERT VASSALLO An Alleged Incapacitated Person Case No. 502014MH001432XXXXSB

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished on the following this 8th day of September, 2014 by U.S. Mail unless otherwise indicated.

BRIAN M. O'CONNELL, ESQ.

Clifford B. Hark, Esq.	Susan Mast
HARK / BURKHALTER / YON, PL	9324 Ketay Cir., #1, Bldg. 5
2101 NW Corporate Blvd., Suite 220	Boca Raton, FL 33428
Boca Raton, FL 33431	
At Email: cliff@harklegal.com	
and service@harklegal.com	
Dr. Stanley Bloom	Ralph Vassallo
10760 Northgreen Dr.	303 Lake Ave. South
Wellington, FL 33449	Nesconset, NY 11767
Dr. Phillip Heller, PSYD	Jacqueline S. Cantela
2200 N.W. Corporate Blvd., #110	26 Parkside Ave.
Boca Raton, FL 33431	Miller Place, NY 11764
Gregory Calder	Albert Vassallo, Jr.
964 S.W. 13 th St.	28 Lafayatte Ave.
Boca Raton, FL 33486	Lake Grove, NY 11755
Marie Vassallo-Castagnetta	
433 Mills Rd., Unit 26	
Calverton, NYU LI 11933	

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARE	DIANSHIP OF
ALBERT VASS	SALLO, SR.

PROBATE/GUARDIANSHIP DIV. "IX" CASE NO. 502014GA000369XXXXSB

ORDER ON MOTION TO CANCEL AND RESET HEARING ON PETITION FOR REMOVAL OF CO-TRUSTEES SCHEDULED FOR DECEMBER 9, 2014 AT 9:30 a.m.

THIS CAUSE came before this Court on December 4. 2014 (8:45a.m./UMC hearing) on the Motion to Cancel and Reset Hearing on Petition for Removal of Co-Trustees Scheduled for December 9, 2014, which was filed on December 3, 2014 (hereinafter, "Motion"). The Court, having reviewed the Motion, having heard from counsel, and being otherwise fully advised, it is hereby

ORDERED AND ADJUDGED that Grantal

Your war for the pate of cupional of the

Life of a property to first their Spines of market to

Same of the pate of their spines of the pate of

DONE AND ORDERED. in Chambers, in Delray Beach, Palm Beach

County, Florida, this day of December, 2014.

SIGNED & PATED

The Honorable David E. French Circuit Judge

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney at Law

Member, National Academy of Elder Law Attorneys; Florida State Guardianship Association; Academy of Florida Elder Law Attorneys; South County Palm Beach County Bar Association; Palm Beach County Guardianship Association; Justice Teaching Program; Florida's Voice on Developmental Disabilities, vice-president.

Admitted to the practice of law in Florida and Alaska

800 Palm Trail. Suite Three Delray Beach, Florida 33483 (561) 243-4655 (office); (561) 243-6933 (fax) sheri@hazeltinelaw.com

SENT VIA CERTIFIED MAIL, USPS, RETURN RECEIPT REQUESTED

October 14, 2014

Susan Mast 9324 Ketay Circle, Unit 1, Building 5 Boca Raton, Florida 33428

RE: In re Guardianship of Albert Vassallo Case No.: 502014GA000369XXXXSB

Dear Ms. Mast,

I represent Elizabeth Savitt, the guardian for your father, Albert Vassallo. Ms. Savitt was appointed the guardian on September 9, 2014.

It has come to our attention that funds and items belonging to Mr. Vassallo or his trust were transferred or taken by you.

Specifically you transferred:

Date	Amount	From Mr. Vassallo's account #
November 15, 2013	\$50,000.00	Bank of America XXXX3886 partial withdraw of CD held in trust account.
April 7, 2014	\$13,760.16	Chase Bank XXXX3839, trust checking account withdrawal.
April 7, 2014	boxes at Bank	and removal of the contents of Mr. Vassalio's two (2) safe deposit to of America, 3311 West Hillsboro Blvd., Deerfield Beach FL ak United, 2201 W. Hillsboro Blvd., Deerfield Beach, FL 33442.
September 9, 2014	\$30,000.00	Chase Bank XXXX2772 check no. 109 to Susan Mast

September 9, 2014	\$25,000.00 Vassallo	Chase Bank XXXX2772 check no. 107 to Albert
	v assano	Jr., signed by Susan Mast, to Albert Vassallo, Jr.
September 21, 2014	\$ 100.00	Chase Bank XXXX3839 check no. 1734 loan to Albert Vassallo, Jr.
October 2014	10 (ten) gover Mr. Vassallo a \$10,000.00	nment bonds at \$1,000.00 each, which belong to and were in his possession =

Total: \$128,860.16

In addition, transfers were made from Mr. Vassallo's trust accounts to an individual checking account opened by you and Albert Vassallo, Jr. on behalf of Albert Vassallo, with yourself and Albert Vassallo Jr. as the beneficiaries of the account:

September 8, 2014	\$50,000.00	Chase Bank XXXX3828, trust checking, transfer to acct. XXX2722
September 2, 2014	\$4,000.00	Chase Bank XXXX3839, trust checking, transfer to acct. XXXX2722

Finally, a vehicle belonging to Mr. Vassallo, specifically a 2009 Hyundai Elantra, fair market value approximately \$13,000.00, is missing and must be accounted for.

THEREFORE, PLEASE IMMEDIATELY PAY OR RETURN THE FOLLOWING:

1.) Payment in the amount of \$128,860.16 which represents Albert Vassallo's or his trust account's funds and his government bonds.

The foregoing total of \$128,860.16 shall be paid by cash or bank check made payable to ELIZABETH SAVITT, guardian on behalf of ALBERT VASSALLO, for deposit into the ALBERT VASSALLO guardianship account, within 5 (five) days of the date of this letter.

2.) Production of Mr. Vassallo's 2009 Hyundai vehicle or payment in the amount of \$13,000.00.

The foregoing vehicle shall be produced to the guardian Elizabeth Savitt within 5 (five) days of the date of this letter, or a total of \$13,000.00 shall be paid by cash or bank check made payable to ELIZABETH SAVITT, guardian on behalf of ALBERT VASSALLO, for deposit into the ALBERT VASSALLO guardianship account, within 5 (five) days of the date of this letter.

3.) Return of the contents of Mr. Vassallo's safe deposit boxes contents taken from Bank of America, 3311 West Hillsboro Blvd., Deerfield Beach FL 33442, and Bank United, 2201 W. Hillsboro Blvd., Deerfield Beach, FL 33442.

The foregoing contents shall be returned to the guardian ELIZABETH SAVITT within 5 (five) days of the date of this letter.



Member, National Academy of Elder Law Attorneys; Florida State Guardianship Association; Academy of Florida Elder Law Attorneys; South County Palm Beach County Bar Association; Palm Beach County Guardianship Association; Justice Teaching Program; Florida's Voice on Developmental Disabilities, vice-president.

Dear Mr. Vassallo.

I represent Elizabeth Savitt, the guardian for your father, Albert Vassallo. Ms. Savitt was appointed the guardian on September 9, 2014.

It has come to our attention that funds were recently taken from Mr. Vassallo that belonged to him. Specifically, a total of \$45,000.00 was transferred to you from Mr. Vassallo's accounts at Theoretors, please immediately pay the following pages:

A(BEKT VASSA(LC) quantianship account within 5 (five) lays of the date of this letter

muniforced to you from Chane bank account AAACO859, check no. 1404 on of about April 18,

2.) Payment in the amount of 5.5,000.00 which represents Albert Vassalio's funds that were

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF	DIVISION: IX
ALBERT VASSALLO.	CASE NO. 502014GA000369XXXXSB

PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES

Petitioner, Sheri L. Hazeltine, Esq. alleges:

- Petitioner is an attorney engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- Petitioner is the attorney for ELIZABETH SAVITT, the limited guardian of ALBERT VASSALLO (the Ward).
- 3. Petitioner has rendered legal services for the benefit of the Ward, from September 11th, 2014 to November 11th, 2014, as more fully described and set forth in the itemized schedule of services and expenses attached hereto as <u>Exhibit A</u>, for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned in excess of 22.9 attorney hours and 4.0 paralegal hours have been devoted to the representation of the co-guardians of the Ward.
- 5. Based upon the criteria established by Section 744.108(2) of the Florida Guardianship Law, petitioner believes that a reasonable fee for the services performed by the petitioner during that period of time is:

Hourly rate:	\$	325.00
Atty. Hours worked:	\$	22.9
Paralegal rate:	\$	120.00
Paralegal Hrs. worker	1:\$	4.0
Total fees:	\$	7922.50
Total costs:	\$	116.76

T

Total amount of Fees and Compensation: 58,039.26

- 6. That this attorney's fees have a reasonable value of \$8,039.26.
- 7. That previous fees and costs have been billed in the amount of \$N/A.

WHEREFORE, Sheri L. Hazeltine, Esq. respectfully requests that this Court enter an Order awarding attorney fees and expenses provided on behalf of the Ward and made payable from the guardianship estate.

Under penalties of perjury I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief.

DATED this 12th day of November, 2014.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567 800 Palm Trail Plaza, Stc. 3 Delray Beach, Florida 33483

(561) 243-4655, Fax (561) 243-6933

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of this Petition for Attorney's Fees was sent via E-Service to the following parties and/or persons of interest on this 12th day of November, 2014:

1.) Clifford Hark, Esq., attorney for James Vassallo.

3301 N.W. Boca Raton Blvd.

Suite 200

Boca Raton 33431

(561) 955-0093 (office)

aura a hark egal rang

service@harklegal.com

2.) Brian M. O'Connell, Esq., court appointed attorney.

Ciklin Lubitz Martens & O'Connell

515 N. Flagler Dr., 20th Floor

West Palm Beach, FL 33401

(561) 832-5900 (office)

(561) 833-4209 (Fax)

Primary email: service@cilinlubitz.com

Secondary email: probateservice@cilinlubitz.com

3.) Robert M. Trinkler, Esq., attorney for Susan Mast and Albert Vassallo, Jr.

SunTrust Center, Suite 1050

515 East Las Olas Boulevard

Fort Lauderdale, FL 3330

Office: ph.(954) 764-7273

Fax: ph.(954) 764-7274

Legat-service/dathomaslav.com

and via U.S.P.S. certified mail, return receipt requested, to the follow persons:

- 4.) Mr. Ralph Vassallo
- 303 Lake Avenue South

Nesconset, NY 11767

5.) Jacqueline S. Cantela

26 Parkside Avenue

Miller Place, NY 11764

6.) Marie Vassallo-Castagnetta

433 Mills Road, Unit #26

Calverton, NY 11933

Rv

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney at Law

800 Palm Trail Plaza, Suite 3
Delray Beach, Florida 33483
Phone: 561-243-4655; Fax: 561-243-6933
sheri@hazeltinelaye.com

Member, National Academy of Elder Law Attorneys; Academy of Florida Elder Law Attorneys; Florida Guardianship Association;
Palm Beach Guardianship Association; Florida Bar Association; Elder Law Section,
Palm Beach County Bar Association;
South Palm Beach County Bar Association;
Florida's Voice on Developmental Disabilities;
Admitted in Alaska and Florida.

Elizabeth Savitt, guardian. 501 N. Country Club Dr. Atlantis, FL 33462 Invoice Date: November 11, 2014

Invoice Number: 11879 Invoice Amount: \$8,039.26

Case: Case No.: In re Guardianship of Albert Vassallo 502014GA000369XXXXSB

Attorney Fees 22.9 Hours @ \$325/hr; Paralegal Fees 4.0 Hours @ \$120/hr.

9/11/2014	Receipt and review of order determining limited incapacity, letters of limited guardianship and order appointing limited guardian from guardian.	R.P.	.20	No Charge
9/11/2014	Prepare application and oath.	R.P.	.20	\$24.00
9/11/2014	Prepare e-mail to guardian attaching application and oath for her signature.	R.P.	.10	No Charge
9/11/2014	E-filed guardian's application and oath with Court, ref. #18145131. E-mailed to guardian.	R.P.	.20	No Charge
9/11/2014	Preparation of email to guardian asking her to forward information case.	R.P.	.10	No Charge
9/11/2014	Telephone call with Mr. Hark, Esq. regarding case.	S.L.H.	.10	\$32.50
9/11/2014	Review of order and letters appointing guardian.	S.L.H.	.10	\$32.50
9/12/2014	Travel to courthouse to obtain petition for appointment of guardian.	S.L.H.	.50	No Charge
9/12/2014	E-mailed petition for appointment of guardian to guardian.	R.P.	.10	No Charge
9/12/2014	Review of email from guardian requesting the preparation of a petition for authorization to open and access contents of safe deposit boxes located at Bank of America and Bank United near Century Village. Prep of response email. Preparation of petition as requested. Research of bank locations and addresses on internet. Finalized petition.	S.L.H.	.80	\$260.00
9/12/2014	Emailed draft petition to Client for review.	S.L.H.	.10	\$32.50
9/15/2014	Review of email from Client after her review of the draft petition. Issue regarding authority to access if there is more than one name on the box (i.e., joint lessees).	S.L.H.	1.00	\$325.00

	Additional research of statutes and caselaw regarding			
	issue. Added additional language and statutes and rules to			
	draft petition. Preparation of emailed letter to Client with			
	attached copy of draft petition to open, access, and			
	remove items from safe deposit boxes.			
9/16/2014	Prepare notice of appearance.	R.P.	.20	\$24.00
9/16/2014	Prepare draft initial guardianship plan and verified	R.P.	.50	\$60.00
), 10, Ed11	inventory.		.50	\$00.00
9/16/2014	Re-sent email and attached draft petition to Client, asking	S.L.H.	.10	No Charge
>/ 10/ LUI 1	if she rec'd it.	O.D.11.	.10	140 Charge
9/16/2014	Review of draft annual plan and inventory docs. Asked	S.L.H.	-10	\$32.50
), to, 2 01.	paralegal to make change, then back to me for review.	0.11.	-10	732.30
9/16/2014	E-filed notice of appearance, ref. #18269512. E-mailed	R.P.	.20	No Charge
<i>>,</i> 10, 201.	copy to Client.		120	rvo omange
9/16/2014	E-mailed initial guardianship plan and verified inventory to	R.P.	.10	No Charge
9/16/2014	Review of email from Client requesting changes to the	S.L.H.	.10	\$32.50
77 107 E01 ·	draft petition. Made changes.	D12111	.10	402.50
9/16/2014	Emailed petition back to Client.	S.L.H.	.10	No Charge
9/16/2014	Telephone call from Client regarding draft petition.	R.P.	.10	\$12.00
<i>77</i> 107 201 (Transmitted information to atty, to make further changes.	11,1	.10	¥12.00
9/16/2014	Made additional changes to petition.	S.L.H.	.10	\$32.50
9/16/2014	Emailed petition again to Client for her review.	S.L.H.	.10	No Charge
9/16/2014	Review of email from Client re final changes to draft	S.L.H.	.30	\$97.50
), 10, 101 i	document. Made changes and finalized for e-filing.	0.2	.50	421130
9/16/2014	Telephone call to Mr. Hark, Esq. He will cover hearing	S.L.H.	.20	\$65.00
3, 10, 2011	tomorrow at 8:45 am on filed motion.	0.2	,	V 55.55
9/16/2014	Preparation of email to Mr. O'Connell, Esq. with attached	S.L.H.	.10	\$32.50
,,,o, <u>L</u> o	motion for his review. Asked whether he was in		,,,,	
	agreement or not.			
9/16/2014	E-filed motion to inventory safe deposit box.	S.L.H.	.10	No Charge
9/16/2014	Forwarded copy of the e-filed motion to Client.	S.L.H.	.10	No Charge
9/16/2014	Preparation of draft order for hearing for tomorrow's	S.L.H.	.40	\$130.00
	hearing.			·
9/16/2014	Emailed draft Order to Client for review.	S.L.H.	.10	No Charge
9/16/2014	Review of email from Mr. Hark, Esq. asking for proposed	S.L.H.	.10	No Charge
27 101 101 1	Order. Prep of response email.			
9/16/2014	Emailed draft Order to Mr. Hark, Esq. for his review.	S.L.H.	.10	No Charge
9/17/2014	Review of rec'd Response to Limited Guardian's Motion	S.L.H.	.10	\$32.50
	for Authorization to Inventory and Safeguard Contents of			
	Safe Deposit Boxes, filed by Clifford Hark, Esq., on behalf			
	of James Vassallo.			
9/18/2014	Receipt and review of response to guardian's motion for	R.P.	.10	No Charge
	authorization to inventory and safeguard contents of safe			6
	deposit boxes.			
9/18/2014	Receipt and review of signed agreed order authorizing	R.P.	.10	No Charge
	inventory of safe deposit boxes.			9
9/22/2014	Receipt and review of signed initial guardianship plan.	R.P.	.10	No Charge
9/24/2014	E-filed initial guardianship plan, ref. #18604854. E-	R.P.	.20	No Charge
	• • • •			_

	mailed copy to guardian.			
9/24/2014	Review of initial plan. Signed and finalized for e-filing.	S.L.H.	.10	\$32.50
9/25/2014	Review of signed Order (agreed) authorizing Inventory of	S.L.H.	.10	\$32.50
	Safe Deposit Boxes Leased by the Ward; and Order			-
	Restricting Access of Co-Lessees to Safe Deposit Boxes			
	Leased by the Ward.			
9/25/2014	Telephone call with Client the guardian regarding the	S.L.H.	.80	\$260.00
	Ward's bank accounts and monies taken out of the			
	account.			
9/25/2014	Preparation of email to Client asking her for copies of	S.L.H.	.10	\$32.50
	bank statements she has received so far and accounts she			
	has found out about.			
9/25/2014	Preparation of email to Client asking her Ward's monthly	S.L.H.	.10	No Charge
	income.			· ·
9/25/2014	Review of Florida statutes regarding restricted depository	S.L.H.	1.00	\$325.00
	accounts and requirements for Florida guardians for bonds			
	and/or restricted accounts. Preparation of motion to			
	amend the Order appointing limited guardian, to remove			
	the requirement for a restricted depository account.			
9/25/2014	Emailed copy of draft motion to amend Order appointing	\$.L.H.	.10	No Charge
	limited guardian to Client for review.			
9/26/2014	Review of emails from Client responding to my prior	S.L.H.	.50	\$162.50
	emails and questions regarding the two motions. Made			
	additions to draft Motion to Compel. Preparation of			
	emailed letter to Client with attached new draft of the			
	motion to compel.		- -	
9/26/2014	Review of Palm Beach County Property Appraiser's	S.L.H.	.10	\$32.50
	records showing Ms. Mast purchased condo in Nov. 2013			
	via Warranty Deed for \$188,000 and is sole owner of			
	home. Preparation of email to Client with this			
	information.	0.1.11	40	N. Ol
9/27/2014	Scanned in motion; E-filed motion.	S.L.H.	.40	No Charge
9/27/2014	Review of msg. from Client regarding date of hearing on	S.L.H.	.10	No Charge
0 /AT /AO/ .	motion. Preparation of response email.	C 1 11	10	No Chara
9/27/2014	Review of msg. from Client asking for preparation of draft	S.L.H.	.10	No Charge
0 /27 /2014	Orders. Prep of response msg.	CI LI	.40	No Charge
9/27/2014	Scanned in; e-filed Motion to Amend Order appointing	S.L.H.	.40	140 Charge
9/27/2014	guardian.	S.L.H.	.50	\$162.50
3/2//2014	Preparation of Order for Motion to Compel Financial Institutions to Provide Access to Financial Records; and	J.L.11.	.50	¥102.30
	Order on Motion to Direct Financial Institutions to			
	Distribute any and all Funds of the Ward and/or of his			
	trust to the guardian.			
9/27/2014	Preparation of draft Amended Order Appointing Limited	S.L.H.	.50	\$162.50
3/ 2// EVI	Guardian.	Q		,352.50
9/27/2014	Emailed copies of the draft Orders to Client for review.	S.L.H.	.10	No Charge
9/27/2014	Preparation of Notice of Hearing.	S.L.H.	.20	\$65.00
9/27/2014	E-filed Notice of hearing with clerk of court.	S.L.H.	.30	No Charge
	O			

9/27/2014	Preparation of emailed letter to Clifford Hark, Esq., with	S.L.H.	.10	\$32.50
9/27/2014	attached motions (2) and draft orders for his review. Preparation of emailed letter to Brian O'Connell, Esq., with attached e-filed motions (2) and draft Orders for his review, along with the copy of the Notice of Hearing.	S.L.H.	.10	\$32.50
9/29/2014	Telephone call from Clifford Hark, Esq. He and his client are in agreement with the motions.	S.L.H.	.10	\$32.50
9/29/2014	Telephone call from paralegal at Brian O'Connell's office regarding the two motions filed this week. He is in agreement with the two motions; he will not be there tomorrow.	R.P.	.10	No Charge
9/30/2014	Prepare e-mail to Clifford Hark, Esq. and Brian O'Connell, Esq. attaching amended agreed order appointing limited guardian and agreed order to compel financial institutions to provide access to accounts to guardian.	R.P.	.10	No Charge
9/30/2014	Attendance at court hearing in front of the Honorable Circuit Judge David French on the filed motions. Court signed both Orders.	S.L.H.	.30	\$97.50
9/30/2014	Obtained certified copies of Orders (two) from court hearing this morning.	S.L.H.	.10	\$32.50
9/30/2014	Meeting with guardian after court hearing to discuss case and to transfer certified copies of two Orders to her.	S.L.H.	.30	\$97.50
9/30/2014	Emailed copy of draft demand letter to Mrs. Mast to guardian for review.	S.L.H.	.10	No Charge
10/7/2014	Telephone call from Client stating that Chase Bank still refuses to assist her in accessing the Ward's account, even though it has been almost a week since we obtained the court order. Asked her to send me the phone number for the bank and person she spoke to. Review of msg with 800# for Chase. Telephone call to Chase Bank - received Customer Service for national office - she asked that I give her the social security number or the branch office for Mr. Vassallo. Msg. back to Client asking for branch office or ss# so I can find out who to contact at hranch.	S.L.H.	.20	\$65.00
10/8/2014	Review of email from Client with the information about the Chase Bank branch office.	S.L.H.	.10	No Charge
10/8/2014	Telephone call to Chase Bank, and spoke to Norma. Asked for phone number of Legal Dept. She said she could not give it out, but said she had spoke to 3 members of the legal dept. and none would approve the Order signed by the court. Told her Chase Bank was in contempt of a court's order. She said her mgr. and the legal dept. would call me back soon. Telephone call to Ms. Savitt to report what bank stated. Recommended we file a motion for contempt of court against Chase Bank, and she was in agreement. She said the branch that Mr. Vasallo dealt with was on Hillsboro Bivd. in Deerfield	S.L.H.	.30	\$97.50

	Beach.			
10/8/2014	Prepare petition to remove co-trustees.	R.P.	.50	\$60.00
10/8/2014	Prepare draft motion for contempt for attorney review.	R.B.	.50	\$60.00
10/9/2014	Review of draft motion for contempt. Made changes to it.	S.L.H.	.10	\$32.50
	Emailed copy to Client Ms. Savitt.			
10/9/2014	Review of email from Client regarding changes to the	S.L.H.	.30	\$97.50
	demand letters. Made changes to demand letters.			
10/9/2014	Emailed revised demand letter to Client for review.	S.L.H.	.10	No Charge
10/9/2014	Review of email from Client regarding copies of financial	S.L.H.	.10	No Charge
	statements. Preparation of response email stating we need			0
	the copies of statements.			
10/10/2014	Meeting in person with Client Ms. Savitt to discuss case	S.L.H.	1.00	\$325.00
	and transactions from Mr. Vassallo's accounts.			
10/11/2014	Review of email from Ms. Savitt. Worked on demand	S.L.H.	1.00	\$325.00
	letters in light of the new financial information from			
	Client yesterday.			
10/11/2014	Preparation of email to Client with attached draft demand	S.L.H.	.10	No Charge
	letters.			
10/11/2014	Preparation of email to Client asking her for a copy of the	S.L.H.	.10	No Charge
	revocable trust agreement, along with all amendments.			
10/11/2014	Further work on the draft petition for removal of co-	S.L.H.	.50	\$162.50
	trustees of Mr. Vassallo's trust.			
10/11/2014	Emailed copy of the new draft petition to Client for	S.L.H.	.10	No Charge
	review.			
10/13/2014	Telephone call from Client regarding meeting for	S.L.H.	.10	No Charge
	teleconference with Mr. Hark; review of email from Mr.			
	Hark regarding meeting this afternoon. Preparation of			
	response email stating I could meet after 1 pm today.			
10/13/2014	Review of email from Client Ms. Savitt approving letter to	S.L.H.	.10	\$32.50
	Albert Jr. Preparation of response email.			
10/13/2014	Telephone call from Mr. Hark, Esq. for teleconference	S.L.H.	.10	No Charge
	(approx. 3:30pm). Unable to contact Client for			
	teleconference; he will try again tomorrow.			
10/14/2014	Sent demand letter to Mr. Albert Vassallo, Jr. Letter has	S.L.H.	.10	No Charge
	5 day deadline.			N 01
10/14/2014	Emailed copy of demand letter to Albert Vassallo Jr. to	S.L.H.	.10	No Charge
101111011	Chient; letter to be sent out today via USPS, certified mail.		40	
10/14/2014	Dr. Bloom called and will be sending us a copy of his	R.B.	.10	No Charge
	examining committee bill to forward to the guardian.		20	.07.50
10/14/2014	Telephone call with Client Ms. Savitt. Teleconference	S.L.H.	.30	\$97.50
	with Mr. Hark, Esq. and Ms. Savitt regarding petition to			
10/15/0014	file. Telephone call with Ms. Savitt.		10	430 FO
10/15/2014	Preparation of email to Client asking her for the physical	S.L.H.	.10	\$32.50
	location of the Bank of America SDB, as there are 2			
	locations on Hillsboro. Need this information for the			
10/15/2014	petition and letter.	21.11	60	e10E 00
10/13/2014	Further work on the draft petition for removal of trustees	S.L.H.	.60	\$195.00
	and demand letter to Ms. Mast, as per discussion with			

	Client and Mr. Hark yesterday afternoon on			
	teleconference. Preparation of emailed letter to Mr. Hark,			
	with attached petition for removal of trustees and the			
	demand letter for Ms. Mast.			
10/16/2014	Telephone call with Client Ms. Savitt regarding demand	S.L.H.	.60	\$195.00
	letter and petition for removal of trustee. Client asked for			
	changes in documents.			
10/16/2014	Further work on the draft petition for removal of trustees	S.L.H.	1.00	\$325.00
	and demand letter to Ms. Mast, in light of corrections and			
10/16/10014	changes req'd by Client.		40	N. 61
10/16/2014	Emailed Client the new draft petition and demand letter.	S.L.H.	.10	No Charge
10/16/2014	Preparation of email to Client reminding of due date for	S.L.H.	.10	\$32.50
10/16/2014	verified inventory, with attached copy of inventory form.	C T LT	10	Na Chassa
10/16/2014	Review of email from Client Ms. Savitt stating she	S.L.H.	.10	No Charge
	approved the petition for removal and demand letter to Ms. Mast.			
10/16/2014		S.L.H.	.10	No Charge
107 107 2014	Emailed Client copy of the petition for removal, and asked Client to sign and return signature page.	3.1	.10	140 Charge
10/16/2014	Mailed demand letter to Susan Mast, via USPS, certified	R.B.	.10	No Charge
107 107 2011	mail, return receipt requested.		1.20	orange
10/20/2014	Preparation of email to Client asking for signed signature	S.L.H.	.10	No Charge
	page for petition.			6
10/20/2014	Receipt of signed green card showing demand letter was	S.L.H.	.10	No Charge
	rec'd by Susan Mast on Saturday October 18, 2014.			•
10/20/2014	Preparation of email to Client with scanned in copy of the	S.L.H.	.10	No Charge
	green card rec'd showing delivery of letter to Ms. Mast.			
10/20/2014	E-filed the petition for removal of trustees with the clerk	S.L.H.	.25	No Charge
	of court.			
10/20/2014	Emailed copy of the e-filed petition for removal of trustees	S.L.H.	.10	No Charge
	to Client Ms. Savitt.		_	
10/21/2014	Review of clerk of court docket, to see if the petition was	S.L.H.	.10	\$32.50
	assigned a docket # yet so we can get a court hearing.			
	Noticed that Robert Trinkler, Esq. filed a Notice of			
	Appearance. Forwarded copy of the docket entry to			
10/01/0014	Client.	CLII	10	•33.50
10/21/2014	Telephone call to Mr. Trinkler, Esq.; left phone msg.	S.L.H.	.10	\$32.50
	asking him to send me a copy of his notice of appearance			
	and designation of email addresses. Forwarded copy of			
	court docket entries to Client; Preparation of email to Mr. Trinkler asking him to send us copies of his notice of			
	appearance and notice of email designation.			
10/21/2014	Receipt of signed green card showing service of the	R.P.	.10	No Charge
	demand letter to Albert Vassallo, Jr.	*****		
10/21/2014	Review of email from Mr. Trinkler, Esq. stating he would	S.L.H.	.10	\$32.50
	have his paralegal send us copies tomorrow, and that be			
	would speak to his client about communication with the			
	guardian. Prep of response email. Forwarded his email to			
	Client Ms. Savitt.			

10/25/2014	Finalized petition to compel repayment from Albert Vassalo Jr. and completed Notice of Confidential Information; E-filed with clerk of court.	S.L.H.	.10	\$32.50
10/25/2014	E-filed petition to compel payment from Susan Mast; completion and e-filing of Notice of Confidential Information.	S.L.H.	.10	\$32.50
10/25/2014	Emailed copies of the e-filed petitions and notices of confidential information to Client.	S.L.H.	.10	No Charge
10/27/2014	Telephone message left with Judge French's JA to see if December 2nd at 1:30 was still available on petition for removal of co-trustees.	R.P.	.10	No Charge
10/27/2014	Receipt of verified inventory. Gave to attorney for review.	R.P.	.10	No Charge
10/27/2014	Work on review of draft Inventory prepared by guardian. Made additions.	S.L.H.	.50	\$162.50
10/28/2014	Receipt and review of e-mails from counsel. Everyone is available on December 9th at 9:30 for our petition for removal of co-trustees.	R.P.	.10	No Charge
10/28/2014	Telephone call to Judge French's JA inquiring if the December 9th date was still available which it was. Booked the date and time with ber.	Ř.P.	.10	\$12.00
10/28/2014	Prepare Order Setting Hearing.	R.P.	.20	\$24.00
10/28/2014	Telephone call to Judge French's JA to obtain a one hour hearing on the petitions of compel Albert Vassallo, Jr. and Susan Mast to re-pay funds. Was informed we need to write a letter to Judge French enclosing the petitions and he will decide if a one hour hearing is necessary. Relayed the message to Ms. Hazeltine who stated that 30 minutes would be okay.	R.P.	.10	\$12.00
10/29/2014	Telephone call to Judge Frenchs' JA to obtain dates and times for our petitions to compel.	R.P.	.10	\$12.00
10/29/2014	Prepare e-mail to all parties giving them the dates and times for our petitions to compel. Asked them to please let us know their availability by this afternoon.	R.P.	.10	\$12.00
10/29/2014	Receipt and review of e-mails from counsel. All attorneys are available on November 24th at 1:30 p.m. for the petitions to compel.	R.P.	.10	No Charge
10/29/2014	Telephone call to Judge French's JA securing the November 24th date at 1:30 p.m.	R.P.	.10	\$12.00
10/29/2014	Prepare e-mail to counsel telling them that we have secured the November 24th date. Told them to put it in their calendars and they would shortly be receiving the Order Setting Hearing.	R.P.	.10	\$12.00
10/29/2014	Prepare Order Setting Hearing on petitions to compel.	R.P.	.20	\$24.00
10/29/2014	Further work on review of draft inventory. Made changes and additions.	S.L.H.	.40	\$130.00
10/30/2014	Telephone call from Client. Discussion of case and visit today to Ms. Mast. Telephone call again from Client re:	S.L.H.	.20	\$65.00

	her meeting with Ms. Mast today.			
10/30/2014	Review of draft verified inventory. Made changes and	S.L.H.	2.10	\$682.50
	additions.		40	N 61
10/30/2014	Emailed inventory to Client again for her review.	S.L.H.	.10	No Charge
11/1/2014	Review of email from Client with info. on Prudential	S.L.H.	.10	\$32.50
	stock to add to inventory. Prep of response email.			
	Review of second email regarding petitions to compel			
11/6/2014	repayment. Preparation of response email.	R.P.	.10	\$12.00
11/6/2014	Prepare e-mail to James Vassallo attaching the Order	K.F.	.10	\$12.00
11/6/2014	Setting Hearing on petition to remove co-trustees. Receipt and review of e-mail from Ms. Savitt. She will	R.P.	.10	No Charge
11/6/2014	not be able to attend the 12/9 hearing; however she will	K.F.	.10	140 Charge
	attend by phone.			
11/6/2014	Receipt and review of Order approving initial	S.L.H.	.10	\$32.50
117 07 2014	guardianship plan.	0.2		402.00
11/9/2014	Review of email and attachment from Client regarding the	S.L.H.	.10	\$32.50
	addition of Prudential stock at ComputerShare. Prep of			*
	response email asking her the date of this value. Review			
	of email and attachment from Client regarding additional			
	information regarding the demand letter to Ms. Mast.			
	Preparation of response email.			
11/11/2014	Prepare e-mail to Ms. Savitt attaching the e-filed verified	R.P.	.10	No Charge
	inventory and the clerk's receipt in the amount of \$88.00.			_
11/11/2014	Prepare e-mail to James Vassallo attaching the verified	R.P.	.10	No Charge
	inventory.			
11/11/2014	Receipt and review of motion to withdraw filed by	R.P.	.10	No Charge
	Clifford Hark, Esq.			
11/11/2014	Prepare e-mail to Ms. Savitt and James Vassallo attaching	R.P.	.10	No Charge
	Clifford Hark, Esq.'s motion to withdraw.			
11/11/2014	Receipt of attorney fee petition from Clifford Hark, Esq.	R.P.	.10	No Charge
11/11/2014	Prepare e-mail to Ms. Savitt and James Vallasso attaching	R.P.	.10	No Charge
CURTOTAL	attorney fee petition from Clifford Hark, Esq.		35.65	-5.00.50
SUBTOTAL:			35.65	\$7,922.50
Costs				
9/30/2014	Cost for certified copies of two (2) orders.			\$8.00
10/14/2014	Certified mail postage for letter to Albert Vassallo, Jr.			\$6.49
10/16/2014	Cost of mailing demand letter to Susan Mast, certified mail,	return receip	ot req'd.	\$6.49
10/28/2014	Postage for mailing petition to remove co-trustees and o	order setting	hearing to	\$ 5.18
	Judge French and postage for self-addressed, stamped envelo			
11/4/2014	Postage for mailing petitions to compel, order setting her	aring and self	-addressed	\$5.60
	stamped envelopes to Judge French's JA.			
11/10/2014	E-File Verified Inventory; Reference # for this filing is 2041	1091.		\$85.00
SUBTOTAL:				\$116.76

TOTAL: \$8,039.26

IN THE CIRCUIT COURT OF THE 15TH
JUDICIAL CIRCUIT IN AND FOR
PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.:502014GA000369XXXXSB (IX)

IN RE: GUARDIANSHIP OF

ALBERT VASSALLO, Ward.

PETITION FOR PAYMENT OF ATTORNEYS' FEES AND COSTS

[June 26, 2014 through November 13, 2014]

The Petitioner, CLIFFORD B. HARK, Esquire, of HARK | BURKHALTER | YON, PL, as counsel for JAMES VASSALLO, who is the ward, ALBERT VASSALLO'S, son and the Petitioner in the Mental Health and Guardianship cases, as well as the Successor Co-Trustee of the Albert Vassallo Revocable Trust Agreement U/A/D 2/17/2009, hereby files his Petition for Payment of Attorneys' Fees and Cost [June 26, 2014 through November 13, 2014] and says:

- 1. The Petitioner is a law firm engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- 2. The Petitioner has rendered services and incurred costs for the benefit of the Limited Guardianship of ALBERT VASSALLO from June 26, 2014 through November 13, 2014 as more fully described and set forth in the itemized schedule of services and costs attached hereto as Composite Exhibit "A", for which the Petitioner has been partially paid.
- 4. The Petitioner's records indicate that during the period of the time mentioned above, 33.99 hours have been devoted to the representation of the Limited Guardianship of ALBERT VASSALLO, Ward [an additional .85 hours was expended, but not billed to the Guardianship]. Clifford B. Hark, Esquire, billed 18.98 hours [an additional .75 hours was expended, but not

billed to the Guardianship]; Laura Bourne Burkhalter, Esquire, billed .91 hours; and the Paralegals for HARK | BURKHALTER | YON, PL billed 13.10 hours [an additional .10 hours was expended, but not billed to the Guardianship]. The Limited Guardianship is being billed at an hourly rate of \$375.00 per hour for time expended by Clifford B. Hark, Esquire and Laura Bourne Burkhalter, Esquire, and \$125.00 per hour for time expended by the Paralegals for HARK | BURKHALTER | YON, PL.

5. Based upon the criteria set forth in Florida Statute Section §744.108, the Petitioner believes that a reasonable fee for the ordinary and extraordinary services performed during the period of time listed above is \$9,006.75, together with costs in the amount of \$705.44, less a retainer fee of \$5,000.00, for a total amount of \$4,712.19 due and owing to HARK | BURKHALTER | YON, PL.

WHEREFORE, the Petitioner, CLIFFORD B. HARK, Esquire of HARK | BURKHALTER | YON, PL, requests that an Order be entered, awarding the Petitioner the following: (i) a reasonable fee for the services rendered by the Petitioner for the benefit of the Limited Guardianship in the amount of \$9,006.75, together with costs in the amount of \$705.44, less a retainer fee of \$5,000.00, for a total amount of \$4,712.19 due and owing to HARK | BURKHALTER | YON, PL; (ii) directing the Petitioner to be paid the sum of \$4,712.19 from the

assets of the Ward's Estate; and (iii) granting any and all other relief this Court deems appropriate.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to: Sheri L. Hazeltine, Esquire, Sheri L. Hazeltine & Associates, P.A., 800 Palm Trail, Suite 3, Delray Beach, Florida 33483 [sheri@hazeltinelaw.com / randee@hazeltinelaw.com / rex@hazeltinelaw.com] and Brian O'Connell, Esquire, and Joielle A. Foglietta, Esquire, Ciklin Lubitz Martens & O'Connell, 515 N. Flagler Dr., 20th Floor, West Palm Beach, FL 33401 [service@ciklinlubitz.com / probateservice@ciklinlubitz.com / dreed@ciklinlubitz.com] by eservice through the Florida Courts E-Filing Portal on this 12 day of November, 2014.

Respectfully submitted,

HARK BURKHALTER YON, PL Attorneys for the Guardian of Property 2101 N.W. Corporate Blvd., Suite 220

Boca Raton, Florida 33431

Telephone: (561) 995-1800 Facsimile: (561) 995-1801

Facsimile: (561) 995-1801 Email: Cliff@harklegal.com

Secondary: <u>Laura@harklegal.com</u>
Tertiary: <u>Service@harklegal.com</u>

By:

CLIFFORD B. HARK, ESQ. FLORIDA BAR NO.: 301590

HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo

Aug 06, 2014

107 Westbury, Bldg E

Deerfield Beach, Florida 33442

File #:

Vassallo

RE:

Guardianship of Albert Vassallo

Inv #:

15459

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jun-26-14	Initial meeting w/ Client [NO CHARGE]	0.58	0.00	СВН
Jul-07-14	Meeting w/ Client; Review Guardianship procedures	0.75	262.50	СВН
Jul-10-14	Preparation for and Meeting w/ Client & Betsy Savitt; Direction to Paralegal	ons 1.17	409.50	СВН
	Prepare pleadings for incapacity and Guardianship Cases; Directions to Paralegal; Directions to Paralegal	1.83	686.25	СВН
JuI-15-14	Review and correct pleadings to open Guardianship; Correspondence to Financial Institutions	1.66	581.00	СВН
Jul-17-14	Meeting w/ Client; Review of financials w/ Paralegal	0.50	187.50	СВН
Jul-31-14	Telecon w/ Client; Telecon w/ Betsy Savitt; Review file; E-mai to Atty O'Connell; Review and correct letters to Financial Institutions; Directions to Paralegal; Telecon w/ Atty Crispin	il 0.83	311.25	СВН
Aug-05-14	Telecon with Optimum Bank regarding Accounts; Follow up with Paralegal	0.42	157.50	СВН
	Telecon with Client; Follow up with Atty Hark; Follow up with Hearing Date	n 0.17	21.25	ВМС
Tota	als	7.91	\$2,616.75	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	7.74	\$335.34	\$2,595.50

Brittany Carraro

0.17

\$125.00

\$21.25

DISBURSEMENTS			Disbursements	Receipts
Jul-15-14	Retainer-ck#132	5,000.00		5,000.00
Jul-24-14	Court Fees - Incap	acity Filing	238.96	
	Court Fees - Guard	lianship Filing	413.03	
Totals		-	\$651.99	\$5,000.00
Total Fees &	Disbursements			\$0.00
Previous Balance	ce			\$0.00
Payme	ents Received	\$0.00		\$0.00
Balanc	ce of Retainer	\$1,731.26		
Balance Due	Now		_	\$0.00

HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo Sep 16, 2014

107 Westbury, Bldg E

Deerfield Beach, Florida 33442

File #: Vassallo

RE: Guardianship of Albert Vassallo Inv #: 15556

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Aug-06-14	Review file; Directions to Paralegal	0.42	157.50	СВН
	Review File; Prepare Motion for Continuance of Incapacity Hearing for both Mental Health and Guardianship Case; Preporders for Motion for Continuance of Incapacity Hearing for both Mental Health and Guardianship Case; Prepare Notice of Unavailability for both Mental Health and Guardianship Case Prepare Spread sheet for Bank Accounts; Send package to Cl with Mental Health Pleadings	on e;	250.00	ВМС
	Telecon w-Client re-Financial Accounts; Review w-Atty Har	k 0.17	21.25	SW
Aug-11-14	Review Stanley Bloom, MD's Report; Telecon w/ Client; Telecon w/ Atty O'Connell & follow up e-mail; Review and Correct Motion for Continuance and Order; Directions to Paralegal	0.58	217.50	СВН
	Prepare for Hearing with Atty Hark	0.17	21.25	BMC
	Review instructions from Atty Hark; Follow up w/ Paralegal	0.17	21.25	ЕВН
Aug-12-14	Attendance at Hearing; Follow up E-mail to Atty O'Connell; Directions to Paralegal	1.50	562.50	СВН
	Review and correct Nutice of Unavailability	0.17	63.75	СВН
	Follow directions from Atty Hark; Prepare letter to Committee Members with Order; Prepare Letter to Susan with Order;	ec 0.75	93.75	BMC
	Follow up with Atty Hark Meeting with Atty Hark; Send e-mail to Client with Letters ar Orders; Follow up with File; Send Packages to Examining	nd 0.75	93.75	BMC
Aug-13-14	Committee Members Review and correct letters to Examining Committee Members	s; 0.17	63.75	СВН
Aug-14-14	Follow up with E-Portal and Emails regarding Acceptance of Pleading; Follow up with Atty Hark; Follow up with File	0.25	31.25	ВМС

Aug-19-14	Review correspondence from Bank of America; Follow up w/ Atty Hark; Follow up w/ Paralegal; Follow up w/ file	0.17	21.25	ЕВН
Aug-20-14	Review Phil Heller, PsyD's Report; E-mail to Betsy Savitt; E-mail to Atty O'Connell and Client; Review letter from Financial Institutions	0.33	123.75	СВН
	Review File; Follow up with Examining Committee Members and Reports; Prepare Spreadsheet; Follow up with Atty Hark	0.75	93.75	вмс
Aug-26-14	felecon with Ralph Vassallo regarding Guardianship and File; Send e-mail to Atty Hark	0.33	41.25	ВМС
Sep-03-14	Review file; Telecon w/ Ralph Vassallo; Telecon w/ Client	0.25	93.75	СВН
Sep-08-14	Review File; Prepare Order and Letters of Guardianship; Telecon with Mental Health Clerk regarding Report from Examining Committee Member; Prepare File for Court with Atty Hark; Prepare Spreadsheet with Reports	3.00	375.00	вмс
Sep-09-14	Review and correct drafts of Orders; Attendance at Court; Follow up w/ Clerk; Follow up w/ all Parties	2.58	967.50	СВН
	Follow directions from Atty Hark regarding Oath and Hearing; Follow up with File	0.50	62.50	ВМС
	Meeting with Atty Hark regarding Hearing; Follow up with File; Send Orders to Clients; Follow up with Bank Accounts	1.00	125.00	ВМС
Sep-10-14	Telecon w/ Client; Telecon w/ Ralph Vassallo; Follow up e-mail to Betsy Savitt	0.25	93.75	СВН
Sep-11-14	Review E-Service of Pleadings; Follow up with File and Atty Hark	0.25	31.25	ВМС
Sep-12-14	Review file; E-mail to Guardian	1.00	375.00	СВН
T 4		17.51	£4.001.25	
Total	as .	17.51	\$4,001.25	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	7.25	\$375.00	\$2,718.75
Brittany Carraro	9.75	\$125.00	\$1,218.75
Elissa B. Holder	0.34	\$125.00	\$42,50
Sierra White	0.17	\$125.00	\$21.25

DISBURSEMENTS		Disbursements	Receipts
	Postage	9.21	
Sep-04-14	39 Copies @ \$.20/Copy	7.80	

Totals	-	\$17.01	\$1,731.26
Total Fees & Disbursements			\$2,287.00
Previous Balance			\$0.00
Payments Received	\$0.00		\$0.00
Balance of Retainer	\$0.00		
Balance Due Now			\$2,287.00

HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo

Oct 23, 2014

107 Westbury, Bldg E

Deerfield Beach, Florida 33442

File #:

Vassallo

RE:

Guardianship of Albert Vassallo

Inv #:

15691

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Sep-11-14	Directions from Atty Hark; Pick up Court Order from Courthouse	0.75	93.75	CW
Sep-16-14	Telecon w/ Atty Hazeltine; Review Motion rcf. SDB; Review and correct proposed Orders	0.42	157.50	СВН
Sep-17-14	Review pleading filed by Atty Hazeltine; Follow up w/ Paralegal; Follow up w/ file	80.0	30.00	СВН
	Attendance at Court; Follow up w/ Ex-Parte Clerk Tehera Smi Prepare Response to Motion ref. SDB	th; 1.83	686.25	СВН
	Directions to Paralegal ref Response to Limited Guardian's Motion to Inventory Ward's SDB; eFile and eServe Response; Telecon and emails with Tehera, ExParte Case Manager	1.33	498.75	СВН
Sep-26-14	Review file w/ Atty Burkhalter	0.25	93.75	СВН
	Review file with Atty Hark	0.25	93.75	LBB
Oct-14-14	Telecon with Dr. Stanley Bloom; Follow up with File regarding Order to net payroll Examining Committee Members; Follow with Atty Hark		31.25	BMC
Tot	tals	5.16	\$1,685.00	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	3.91	\$375.00	\$1,466.25
Laura Bourne Burkhalter	0.25	\$375.00	\$93.75

Brittany Carraro	0.25	\$125.00	\$31.25
Cecilia White	0.75	\$125.00	\$93.75

DISBURSEME	NTS		Disbursements	Receipts
Sep-17-14	Court Fees - Certif	fied Copy	4.00	
	Court Fees - Certif	fied Copies	24.84	
Sep-23-14	Photocopies 38 x 5	5.20	7.60	
Totals			\$36.44	\$0.00
Total F	ees & Disbursements		_	\$1,721.44
Previous	s Balance			\$2,287.00
	Payments Received	\$0.00		\$0.00
	Balance of Retainer	\$0.00		
Balance	e Due Now		_	\$4,008.44

HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo Nov 13, 2014

107 Westbury, Bldg E

Deerfield Beach, Florida 33442

File #: Vassallo

RE: Guardianship of Albert Vassallo Inv #: 15708

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Oct-20-14	Review Atty Hazeltine's pleadings; Follow up w/ Atty Burkhal [NO CHARGE - 20 Minutes]	iter 0.17	63.75	СВН
	Review of documents filed by Atty Hazeltine; Follow-up email and meeting w-Atty Hark;	1 0.66	247.50	LBB
Oct-23-14	Directions to paralegal ref. Ward's E/P Docs	0.08	30.00	СВН
	Telecon with Atty Hazeltine's Office regarding Estate Planning Documents; Follow up with Atty Hark	0.33	41.25	ВМС
Oct-27-14	Review E-Service of Pleadings; Follow up with File and Paralegal	0.08	30.00	СВН
Oct-28-14	Review emails from Guardian's Attorney; Directions to Paraleg ref. sending e-mail confirming dates	gal 0.08	30.00	СВН
Oct-29-14	Review e-mail from Atty Hazeltine's Office; Follow up with Calendar; Send reply e-mail	0.17	21.25	ВМС
Nov-05-14	Draft Pet for Atty Fees [NO CHARGE]	0.10	0.00	CW
Nov-06-14	Telecon w/ Client [NO CHARGE]	0.17	0.00	СВН
Nov-10-14	Prepare M/ Withdraw; E-mail to all Parties	0.25	93.75	СВН
	Review File; Prepare Motion to Withdraw; Prepare Order to Withdraw; Prepare Letter to Judge with Proposed Order; Follow up with Atty Hark	1,17 w	146.25	BMC

Totals			3.26	\$703.75	
FEE SUMMARY:					
Lawyer	Hours	Effective Rate	Aı	mount	
Clifford B. Hark	0.83	\$298.19	\$	247.50	
Laura Bourne Burkhalter	0.66	\$375.00	\$	247.50	
Brittany Carraro	1.67	\$125.00	\$	208.75	
Cecilia White	0.10	\$0.00		\$0.00	
Total Fees & D	isbursements				\$703.75
Previous Balance					\$4,008.44
Payment	s Received	\$0.00			\$0.00
Balance	of Retainer	\$0.00			
Balance Due No	ow.				\$4,712.19

FURTHER AGREEMENT

The Parties shall execute a more formalized settlement agreement.

OTHER AGREEMENTS

If requested, the Guardian shall represent to the Court that she does not believe it is in the best interest of the Ward for any of his family to serve as his trustee.

DISMISSALS

All pending motions or petitions shall be dismissed, except for the Petition to Remove Trustees.

ATTORNEYS' FEES

All Parties shall bear their own attorneys fees and costs.

This will be further reduced to a written agreement with attached form promissory notes and amortization schedule.

GO (NA)

IN WITNESS WHEREOF, the Parties has December, 2014.	ave hereunto set their hands and seals this $\frac{190}{100}$ day of
1) /1 /14	Elas Bound - 6 DN
Date	ELIZABETH SAVITT, Guardian
12/1/14 Date	Robert HAUSER, ESQ., attorney for Savitt
Date ·	Susan Mart
12/1/14	(12
Date	ROBERT TRINKLER, ESQ., Attorney for Mast and VASSALLO, JR.
Date	BRIAN M. O'CONNELL, Court Appointed Counsel for the Ward.
	•
Retired Judge Jack Cook Mediator	

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE: GUARDIANSHIP OF

PROBATE/GUARDIANSHIP DIVISION

ALBERT VASSALLO, SR. Incapacitated Person.

CASE NO.: 502014GA000369XXXXSBIX

MEDIATED SETTLEMENT AGREEMENT

This Mediated Settlement Agreement ("Agreement") is made this _____ day of December, 2014 by and among the Parties listed below, for and in consideration of the mutual promises and releases made herein, the receipt and adequacy of which is acknowledged by all Parties hereto:

PARTIES:

Petitioner, Elizabeth Savitt, as Guardian of the Person and Property of Albert Vassallo, Sr., ("Guardian" and "Ward" respectively) represented by Robert Hauser, Esq. ("Mr. Hauser")

Respondents, Susan Mast ("Susan") and Albert Vassallo, Jr., ("Al, Jr.") represented by Robert Trinkler, Esq. ("Mr. Trinkler")

Court Appointed Counsel for the Ward, Brian M. O'Connell, Esq. ("Counsel")

WHEREAS, ALBERT VASSALLO, SR. was adjudicated incapacitated limited on September 9, 2014 and Letters of Guardianship were issued to the Guardian on September 9, 2014;

WHEREAS, the Guardian filed a Petition to Compel Susan to Re-pay Funds and Return Property of the Ward and a Petition to Compel Al, Jr. to Re-pay Funds Belonging to the Ward on October 25, 2014;

WHEREAS, a hearing on the above petitions was held November 24, 2014, at which

EXHIBIT "B" time the Parties were directed to participate in a mediation which then took place on December

1, 2014 with retired Judge Jack Cook acting as mediator;

WHEREAS, the Parties desire to resolve the various disputes in the above referenced

Guardianship, so as to avoid the continued expense and uncertainty of litigation and do so as

follows:

AGREEMENT

1. ALBERT VASSALLO, JR.

Al Jr. will execute a promissory note for \$45,000 to the Guardian at the rate of 4% per annum

with interest. The balance due under the note is payable at the earlier of: (1) the death of the

Ward or (2) under a 15-year amortization schedule. The first payment is due January 1, 2015.

The entire note balance is secured by Al Jr.'s expected inheritance /trust distribution. The note,

amortization schedule and security agreement shall be in the form set forth in Exhibit "A"

Composite attached hereto.

SUSAN MAST

Susan will execute a promissory note for \$54,000 to the Guardian at the rate of 4% per annum

with interest. Upon the maturity of the note, an additional payment of \$2,160 shall be made

which represents accrued interest from November 15, 2013 to present. The note is payable at

the earlier of: (1) the death of the Ward, or (2) under 15-year amortization schedule. The first

payment is due January 1, 2015. The entire note balance is secured by Susan's expected

inheritance/trust distribution. The note, amortization schedule and security agreement shall be in

the form set forth in Exhibit "B" Composite attached hereto.

2

3. ELECTRONIC WITHDRAWALS

Susan will separately execute a promissory note for \$8,000 to the Guardian at the rate of 4% per annum with interest accruing from September 9, 2014. The note is payable at the earlier of: (1) the death of the Ward or (2) pursuant to a 15 year amortization schedule. The first Payment is due January 1, 2015. The entire note balance is secured by Susan's expected inheritance/trust distribution. The note, amortization schedule and security agreement shall be in the form set forth as Exhibit "C" Composite attached hereto.

This promissory note will be held, in escrow, by the Guardian unless and until the Guardian has determined in good faith and in her sole discretion that Susan has failed to account for the \$8,128.00 in electronic withdrawals listed below or if the withdrawals did not benefit the Ward:

\$1,482.68	December 11, 2013
1,288.25	February 12, 2014
1,298.44	May 28, 2014
2,254.31	July 20, 2014
1,504.32	August 2014

If the Guardian determines that the withdrawals benefited the Ward, she will return the original signed \$8,000 note to Susan. If the Guardian chooses to enforce the note, she will give written notice to Susan through her attorney, Mr. Trinkler, of the decision to enforce the note and the amounts due, adjusted based on the amounts, if any, that benefited the Ward. Susan will present her evidence of the use of the funds within 30 days of the date of this agreement.

4. EXPENSES

During the time the Ward resides with Susan, the parties agree on a current expense budget of \$820.00 monthly, based on the following:

Bus Company Tops	\$ 140.0	0
Health and cosmetics, depends, razor, Vitamins	150.0	0

Petty cash for movies/personal	80.00
Food	450.00
Total	\$ 820.00

less bus fare if paid by the Guardian.

The parties also agree on the \$2,083 per month payment to Susan as compensation for care of the Ward, if and so long as the current care schedule continues (5 hours of care x 6 days per week; 8 hours on Sunday)

5. RELEASES

All Parties shall exchange mutual general releases including (in all fiduciary capacities, including, but not limited to, attorney-in-fact, trustee, and/or guardian) except as to the Parties performance of this agreement. Such Releases shall be in the form set forth as Exhibit "D" attached hereto.

6. OTHER AGREEMENTS

If requested, the Guardian shall represent to the Court that she does not believe it is in the best interest of the Ward for any of his family to serve as his trustee.

7. DISMISSALS

All pending motions or petitions shall be dismissed, except for the Petition to Remove Trustees.

8. ATTORNEYS' FEES

All Parties shall bear their own attorneys fees and costs.

ADDITIONAL PROVISIONS

9. ENFORCEMENT

The Court presiding over the above-styled action shall retain jurisdiction to enforce the terms of this Agreement until such time as it has been fully performed.

10. ADDITIONAL DOCUMENTS

The Parties agree to cooperate in the preparation, execution and delivery of whatever additional documents, if any, that may be reasonably required to effectuate the intents and purposes of this Agreement.

11. COMPROMISE

The Parties expressly acknowledge that any payment, agreement, promise, exchange, or other consideration provided in connection with this Agreement is made or accepted solely for the purpose of settlement and compromise.

12. ENTIRE AGREEMENT

This Agreement, including Exhibits, constitutes the entire agreement and understanding between the Parties, and supersedes any prior agreements or understandings between the Parties. No amendment to this Agreement may be made except by a written instrument executed by all Parties to this Agreement and approved by the Court presiding over the Palm Beach action. Any attempted oral modification of this Agreement shall be void.

13. CONSTRUCTION OF TERMS

The language of this Agreement shall in all cases be construed in its entirety, according to its fair meaning, and not strictly for or against any party, as the parties hereto jointly participated in the preparation of this Agreement.

14. GOVERNING LAW

This Agreement shall be construed in accordance with the laws of the State of Florida, without regard to its conflict of law provisions.

15. <u>NOTICE</u>

Any notice required under this Agreement shall be provided to the following by U.S. Mail and by e-mail as follows:

a. Notices to Elizabeth Savitt:

Robert J. Hauser
Pankauski Law Firm PLLC
120 South Olive Avenue
7th Floor Guaranty Building | West Palm Beach, FL 33401
West Palm Beach, FL 33401
hauser@Pankauskilawfirm.com

b. Notices to Susan Mast and Albert Vassallo, Jr.:

Robert M. Trinkler, Esq. Adrian Philip Thomas, P.A. Sun Trust Center, Suite 1050 legal-service@athomaslaw.com

c. Notices to Brian M. O'Connell:

Joielle Foglietta, Esq.
Ciklin Lubitz Martens & O'Connell
515 N. Flagler Dr., 20th Floor
West Palm Beach, FL 33401
Service@ciklinlubitz.com

16. COUNTERPARTS

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same instrument. Agreement by all parties is necessary for this Agreement to bind any of the parties. Facsimile copies of this Agreement shall be treated as an original.

17. BINDING EFFECT

This agreement will inure to the benefit of and bind the respective heirs, personal representatives, successors and permitted assigns of the parties hereto. Terms worded in the masculine include the feminine and terms worded in the feminine include the masculine, and terms worded in the singular include the plural and terms worded in the plural include the singular, and terms worded in the neuter include feminine, masculine, singular and plural, in each case as the context of this Agreement admits or requires.

Jan. 8, 2015 10:51AM ·

Witnesses:

No. 8158 P. 8"

IN RR: GUARDIANSFIP OF Albert Vascallo, Sr. Inospeciated Case No. 502014GA06036FXXXXSBIX

18. COURT APPROYAL REQUIRED

All Parties will use their best efforts to have this Agreement approved by the Court and adopted as a judgment thereof. This Paragraph shall become effective on the date this Agreement is executed by the last of the Parties. The remainder of this Agreement will become effective upon Court approval; if the Court declines to approve this Agreement, then it shall not become effective and no Party will have or incur any further duties hereunder.

The undersigned hereby agree to the terms and conditions of the foregoing Agreement.

7

Jan. 8. 2015 10:51AM

No. 8158 P. 9

IN RE: GUARDIANSHIP OF Albert Vessello, Sr. Incapacitated Case No. 502014GA000369XXXXXIBIX Putint name: JULIANA CONFIDA Frint name: MACKCY & GOLD	- -
Date	ALBERT VASSALLO, JR.
Witnesses:	
Print name:	<u>-</u>
Priot name:	
Date	ROBERT TRINKLER, ESQ., Attorney for Mast and Vassallo, Jr.
Witnesses:	
Print name:	- -
Print name:	
Date	BRIAN M. O'CONNELL, Court Appointed Counsel for the Ward.
Witnesses:	•
Print name:	- -
Print name:	

Jan. y. 2019 3:417m

IN RE: GUARDIANSHIP OF Albert Vesselfo, Sr. Incepecitated Case No. 5020140A000369XXXXXXIX	
Print name:	
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Date	ALBERT VASSALLO, JR.
Wimesses:	•
Print name:	·
Print name:	-
Date	ROBERT TRINKLER, ESQ., Attorney for Mast and Vassallo, Jr.
Witnessos:	
Print name:	
Print name:	
Date	BRIAN M. O'CONNELL, Court Appointed Counsel for the Ward.
Witnesses:	
Print name:	
Print name;	

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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE; GUARDIANSHIP OF	PROBATE/GUARDIANSHIP DIVISION
ALBERT VASSALLO, SR. Incapacitated Person.	CASE NO.: 502014GA000369XXXXSBIX

MEDIATED SETTLEMENT AGREEMENT

This Mediated Settlement Agreement ("Agreement") is made this _____ day of December, 2014 by and among the Parties listed below, for and in consideration of the mutual promises and releases made herein, the receipt and adequacy of which is acknowledged by all Parties hereto:

PARTIES:

Petitioner, Elizabeth Savitt, as Guardian of the Person and Property of Albert Vassallo, Sr., ("Guardian" and "Ward" respectively) represented by Robert Hauser, Esq. ("Mr. Hauser")

Respondents, Susan Mast ("Susan") and Albert Vassallo, Jr., ("Al, Jr.") represented by Robert Trinkler, Esq. ("Mr. Trinkler")

Court Appointed Counsel for the Ward, Brian M. O'Connell, Esq. ("Counsel")

WHEREAS, ALBERT VASSALLO, SR. was adjudicated incapacitated limited on September 9, 2014 and Letters of Guardianship were issued to the Guardian on September 9, 2014;

WHEREAS, the Guardian filed a Petition to Compel Susan to Re-pay Funds and Return Property of the Ward and a Petition to Compel Al, Jr. to Re-pay Funds Belonging to the Ward on October 25, 2014;

WHEREAS, a hearing on the above petitions was held November 24, 2014, at which

- (3) <u>RIGHT OF SALE</u>: It is agreed that the Creditor shall have the right to sell such pledged property at public sale in Palm Beach County, Florida or where such property is located as determined in the sole and absolute discretion of Creditor, provided, however:
 - (a) No sale shall be made before the maturity of the said Obligation, the giving by Creditor of notice of default, and the expiration of all times to cure any failure of performance although time periods shall be concurrent and not consecutive;
 - (b) The Creditor shall give to the Debtor written notice of such sale at least thirty (30) days prior to the date of such sale. The written notice shall fix the time and place at which such sale shall be held. The notice may be served upon the Debtor either by personal delivery or by certified mail directed to the Debtor at the address given below, or as may be directed in writing to Creditor. Such notice shall be effective on the date of the personal delivery thereof to the Debtor or the date it is received by Debtor if sent by U.S. mail, or the date of postmark if actually received by Debtor if sent by U.S. mail, certified, return receipt requested. Said time shall be computed by excluding the first day and including the last day;
 - (c) Such sale shall vest in the purchaser the legal and equitable title to said property free and clear of any right, title, interest or right of redemption of the Debtor;
 - (d) At such sale the Creditor may become the purchaser of said property; and
 - (e) The proceeds of such sale, shall be applied <u>pro tanto</u> in payment of the said Obligation to the Creditor. If the proceeds of such sale are insufficient to pay in full said Obligation, the Debtor shall promptly pay the balance then due, and in the event the proceeds of such sale be in excess of the amount due the Creditor, the surplus shall be paid to the Debtor. All the provisions of the Florida Uniform Commercial Code shall govern this transaction.
- (4) <u>REMEDIES</u>: The method of sale herein provided for the enforcement of this pledge shall not be deemed exclusive of all other legal or equitable rights or remedies which may be available to Creditor for the enforcement of this Security Pledge Agreement.

3. ELECTRONIC WITHDRAWALS

Susan will separately execute a promissory note for \$8,000 to the Guardian at the rate of 4% per annum with interest accruing from September 9, 2014. The note is payable at the earlier of: (1) the death of the Ward or (2) pursuant to a 15 year amortization schedule. The first Payment is due January 1, 2015. The entire note balance is secured by Susan's expected inheritance/trust distribution. The note, amortization schedule and security agreement shall be in the form set forth as Exhibit "C" Composite attached hereto.

This promissory note will be held, in escrow, by the Guardian unless and until the Guardian has determined in good faith and in her sole discretion that Susan has failed to account for the \$8,128.00 in electronic withdrawals listed below or if the withdrawals did not benefit the Ward:

\$1,482.68	December 11, 2013
1,288,25	February 12, 2014
1,298.44	May 28, 2014
2,254.31	July 20, 2014
1,504.32	August 2014

If the Guardian determines that the withdrawals benefited the Ward, she will return the original signed \$8,000 note to Susan. If the Guardian chooses to enforce the note, she will give written notice to Susan through her attorney, Mr. Trinkler, of the decision to enforce the note and the amounts due, adjusted based on the amounts, if any, that benefited the Ward. Susan will present her evidence of the use of the funds within 30 days of the date of this agreement.

4. EXPENSES

During the time the Ward resides with Susan, the parties agree on a current expense budget of \$820.00 monthly, based on the following:

Bus Company Tops	\$ 140.00
Health and cosmetics, depends, razor, Vitamins	150.00



Petty cash for movies/personal	80.00
Food	450.00
Total	\$ 820.00

less bus fare if paid by the Guardian.

The parties also agree on the \$2,083 per month payment to Susan as compensation for care of the Ward, if and so long as the current care schedule continues (5 hours of care x 6 days per week; 8 hours on Sunday)

5. RELEASES

All Parties shall exchange inutual general releases including (in all fiduciary capacities, including, but not limited to, attorney-in-fact, trustee, and/or guardian) except as to the Parties performance of this agreement. Such Releases shall be in the form set forth as Exhibit "D" attached hereto.

6. OTHER AGREEMENTS

If requested, the Guardian shall represent to the Court that she does not believe it is in the best interest of the Ward for any of his family to serve as his trustee.

7. **DISMISSALS**

All pending motions or petitions shall be dismissed, except for the Petition to Remove Trustees.

8. <u>ATTORNEYS' FEES</u>

All Parties shall bear their own attorneys fees and costs.

ADDITIONAL PROVISIONS

9. ENFORCEMENT

The Court presiding over the above-styled action shall retain jurisdiction to enforce the terms of this Agreement until such time as it has been fully performed.

10. ADDITIONAL DOCUMENTS

The Parties agree to cooperate in the preparation, execution and delivery of whatever additional documents, if any, that may be reasonably required to effectuate the intents and purposes of this Agreement.

11. COMPROMISE

The Parties expressly acknowledge that any payment, agreement, promise, exchange, or other consideration provided in connection with this Agreement is made or accepted solely for the purpose of settlement and compromise.

12. ENTIRE AGREEMENT

This Agreement, including Exhibits, constitutes the entire agreement and understanding between the Parties, and supersedes any prior agreements or understandings between the Parties. No amendment to this Agreement may be made except by a written instrument executed by all Parties to this Agreement and approved by the Court presiding over the Palm Beach action. Any attempted oral modification of this Agreement shall be void.

13. CONSTRUCTION OF TERMS

The language of this Agreement shall in all cases be construed in its entirety, according to its fair meaning, and not strictly for or against any party, as the parties hereto jointly participated in the preparation of this Agreement.

14. GOVERNING LAW

This Agreement shall be construed in accordance with the laws of the State of Florida, without regard to its conflict of law provisions.

15. NOTICE

Any notice required under this Agreement shall be provided to the following by U.S. Mail and by e-mail as follows:

a. Notices to Elizabeth Savitt:

Robert J. Hauser
Pankauski Law Firm PLLC
120 South Olive Avenue
7th Floor Guaranty Building | West Palm Beach, FL 33401
West Palm Beach, FL 33401

b. Notices to Susan Mast and Albert Vassallo, Jr.:

Robert M. Trinkler, Esq. Adrian Philip Thomas, P.A. Sun Trust Center, Suite 1050

c. Notices to Brian M. O'Connell:

Joielle Foglietta, Esq. Ciklin Lubitz Martens & O'Connell 515 N. Flagler Dr., 20th Floor West Palm Beach, FL 33401

16. COUNTERPARTS

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same instrument. Agreement by all parties is necessary for this Agreement to bind any of the parties. Facsimile copies of this Agreement shall be treated as an original.

17. BINDING EFFECT

This agreement will inure to the benefit of and bind the respective heirs, personal representatives, successors and permitted assigns of the parties hereto. Terms worded in the masculine include the feminine and terms worded in the feminine include the masculine, and terms worded in the singular include the plural and terms worded in the plural include the singular, and terms worded in the neuter include feminine, masculine, singular and plural, in each case as the context of this Agreement admits or requires.

ARC Mediation

Copies Furnished to: All parties

IN THE CIRCUIT COURT OF THE FIFTEENTH
JUDICIAL CIRCUIT IN AND FOR PALM BEACH
COUNTY, FLORIDA

Case No.: 502014GA000369XXXXSBIX

GUARDIANSHIP OF
ALBERT VASSALLO, Sr.

MEDIATOR'S REPORT

COMES NOW, the undersigned certified Mediator from ARC Mediation, and reports to this Honorable
Court:

The Mediation was held on December 1, 2014, the result of which was:

Agreement

No agreement

Plaintiff attorney to file Mediator Report

Defense attorney to file Mediator Report

Defense attorney to file Mediator Report

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE: GUARDIANSHIP OF	PROBATE/GUARDIANSHIP DIVISION
ALBERT VASSALLO, SR. Incapacitated Person.	CASE NO.: 502014GA000369XXXXSBIX

MEDIATED TERM SHEET

This Term Sheet is made this 1 th day of December, 2014 by and among the Parties listed below, for and in consideration of the mutual promises and releases made herein, the receipt and adequacy of which is acknowledged by all Parties hereto.

Respondents, Susan Mast and Albert Vassallo, Jr., represented by Robert Trinkler, Esq.

Court Appointed Counsel for the Ward, Brian M. O'Connell, Esq.

desire to resolve the various disputes in the above referenced Guardianship of Albert Vassallo,

Sr., Incapacitated Ward ("Guardianship" and "Ward" respectively) so as to avoid the continued

expense and uncertainty of litigation and do so as follows:

ALBERT VASSALLO, JR. ("AL JR.")

Al Jr. will execute a promissory note for \$45,000 to Elizabeth Savitt, as Guardian of Albert Vassallo at 4% per annum with interest.

Note is payable at the earlier of (1) death of Al Sr., or (2) under a 15-year amortization schedule. First Payment is due January 1, 2015. Entire balance is secured by Al Jr.'s expected

and on

- e. The parties agreed on a current expense budget ("Expenses") of \$820 per month (subject to adjustments) and payment of \$2,083 per month as compensation to Susan Mast for care of the Ward, if the then-current schedule continues.
- f. The parties agreed to exchange mutual general releases except as to the performance of this agreement.
- g. The Guardian consented to represent to the Court that it is not in the best interests of the Ward for any of his family to serve as his trustee.
- h. Attorneys' fees are borne by the parties.
- 8. The Court concurs with the Guardian's judgment that it is in the best interest of the Ward for the Court to ratify the Mediated Term Sheet. An agreement will largely avoid the legal expense from the guardianship which would be associated with litigation on the mcrits. Furthermore, the Court accepts the Guardian's testimony that the Mediated Term Sheet represents a fair and reasonable compromise regarding obligations owed to the Ward. See Fla. Stat. §744.441(2), (10).
- Accordingly, the Court will ratify the Guardian's execution of the Mediated Term
 Sheet and any prospective written formalized agreement with the same material terms.

Whether to bring a suit on the Mediated Term Sheet or, if necessary, on the merits.

- 10. As of the date of filing the instant Petition, the Ward's two adult children who agreed to the Mediated Term Sheet have not complied with the mediated terms. Their counsel has now moved to withdraw.
- 11. Accordingly, the Guardian seeks authorization vis-à-vis Fla. Stat. §744.441(11), to bring a civil action against Al Jr. and Susan to enforce the Mediated Term Sheet. See Fla. Stat. §744.441(11).
 - 12. Section §744.441(11) provides in relevant part:

After obtaining approval of the court pursuant to a petition for authorization to act [...] a guardian of the property [...] may:

(11) Prosecute or defend claims or proceedings in any jurisdiction for the protection of the estate and of the guardian in the performance of his or her duties. (emphasis supplied)

- 13. The Court concurs that the Guardian has a fiduciary obligation to protect the Ward's person and property. As a result, it is appropriate for the Guardian and beneficial to the Ward for her to institute proceedings against Al Jr. and Susan to enforce the Mediated Term Sheet, and to otherwise protect, marshal, and secure the Ward's revocable trust and assets which would be available for his benefit.
- 14. For these reasons, the Court authorizes the Guardian to institute civil proceedings against Al Jr. and Susan to enforce the Mediated Term Sheet.
- 15. If the Mediated Term Sheet cannot be enforced in civil court, the Guardian alternatively requests court authorization to sue Susan and Al Jr. in the Civil Division. According to the Guardian, the Ward had claims to recover substantial funds that are allegedly the property of the Ward; to void transfers of the Ward's property that were allegedly undertaken at a time when he lacked capacity; and to address those instances in which Susan and Al Jr. have allegedly exploited or taken advantage of the Ward both before and after the Guardianship. These are the claims that the Guardian attempted to settle at mediation with the Mediated Term Sheet.
- 16. The Court concurs that the Guardian has a good faith basis to pursue these claims. If the Mediated Term Sheet cannot be enforced in civil court, then the Ward will still have claims against Susan and Al Jr. and it is therefore in the best interest of the Ward's estate to take legal action to recover it.

Whether to amend and fund the Ward's Revocable Trust in accordance with Fla. Stat. §744.441(17) and/or (19).



- 17. The Ward maintained assets pursuant to the Albert Vassallo Revocable Trust Agreement (the "Revocable Trust"). When he became incapacitated, three of his children (James, Susan, and Al Jr.) became the successor co-Trustees. On September 30, 2014, this Court directed all financial institutions to distribute and/or transfer immediately all of the ward's funds, including accounts belonging to the Revocable Trust, to the guardianship account on behalf of the Ward.
- 18. The Guardian has averred, however, that the Revocable Trust is a reasonable alternative mechanism for the Ward's assets (1) to be used during life and (2) to pass to his heirs outside of probate as an estate planning mechanism. Two of the co-Trustees, however, are Suam and Al Jr. (i.e., the proposed defendants in the claims discussed above). Because of their adverse position to the Ward and the Guardian, the Court concurs that they should not continue to serve as co-trustee. Similarly, the Court concurs that the third co-Trustee, James, is hostile to his siblings and vice-versa as a result of this litigation and that he will not serve objectively as a co-Trustee.
- 19. Accordingly, it is in the Ward's best interest to be rid of any inter-family disputes over the Trust and for the Guardian to serve as the sole Trustee of the Revocable Trust, funded with the Ward's assets pursuant to section 744.441(17) and (19), for the remainder of the Ward's life. Therefore, the Court grants authorization to the Guardian to amend the Ward's revocable trust and to name herself as sole Trustee pursuant to the provisions Fla. Stat. §744.441(19).
- 20. The Ward could bave amended his own Revocable Trust and replaced the named successor co-Trustees at will and at any time, but for the adjudication of his incapacity and the appointment of the Guardian in this captioned cause. See Fla. Stat §736.0402(1)(a); Jasser v. Saddeh, 97 So. 3d 241 (Fla. 4th DCA 2012). Under subsection (19), the Guardian may now do so in the Ward's place.

WHEREFORE, it is ORDERED AND ADJUDGED as follows:

(1) the Guardian may execute the Mediated Term Sheet and the formal written agreement as

contemplated;

(2) the Guardian may institute civil breach of contract proceedings against Al Jr. and Susan

for their breach of the Mediated Term Sheet, or, if needed, to alternatively sue them to

recover property on behalf of the Ward;

(3) the Guardian may amend the Ward's Revocable Trust by replacing the named co-

Trustees and naming herself has sole Trustee;

(4) the Guardian may fund the Revocable Trust by transferring all or substantially all of the

Ward's accounts to the Revocable Trust; and

(5) The Court reserves jurisdiction to enforce this order and to order payment of the

Guardian's fees and those of her counsel,

DONE AND ORDERED, in Chamhers, in Delray Beach, Palm Beach County, Florida, this

____ day of February, 2015.

The Honorable David E. French Circuit Court Judge

6

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No.: 50 2013 CA 016492 XXXX MB

V\$	Plaintiff,
	ELRAY SECURITY, INC., a Florida Corportion doing business as Sunn Security; ALARM PARTNERS, LLC. a prida limited liability company; and TELULAR CORPORATION, a foreign corportion, Defendant.
_	
	MEDIATOR'S REPORT
cc	OMES NOW, the undersigned certified Mediator from ARC Mediation, and reports to this Honorable Co.
Th	e Mediation was held on December 3, 2014, the result of which was:
伷	Agreement
	No agreement
	☐ Plaintiff attorney to file Mediator Report ☐ Defense attorney to file Mediator Report
	Test of Lord
	ck Cook, Certified Circuit Civil Mediator
Ar	IC Mediation

Copies Furnished to: All parties

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished via e-

mail/e-service upon: Sheri L. Hazeltine, Esquire, 800 Palm Trail, Suite 3, Delray Beach, FL

33483 (shern(a)hazehmelaw.com), Brian M. O'Connell, Esquire, 515 N. Flagler Dr., 20th Floor,

West Palm Beach, FL 33401 (service: aciklinlubitz.com, probateservice (aciklinlubitz.com),

Robert M. Trinkier, Esquire, SunTrust Center, Suite 1050, 515 East Las Olas Boulevard, Fort

Lauderdale, FL 33301 (legal-service@athomaslaw.com) and James Vassallo via e-mail

(james.vassallo@yahoo.com) and via regular U.S. mail to: Ralph Vassallo, 303 Lake Avenue

South, Nesconset, NY 11767, Jacqueline S. Cantela, 26 Parkside Ave., Miller Place, NY 11764

and Marie Vassallo-Castagnette, 433 Mills Rd., Unit #26, Calverton NY 11933, this 27th day of

January, 2015.

PANKAUSKI LAW FIRM PLLC

120 South Olive Avenue, Suite 701 West Palm Beach, FL 33401 Phone: (561) 514-0900

courtfilings@pankauskilawirm com

By: /s/ Robert J. Hauser

Robert J. Hauser

Florida Bar No.: 55141

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

	COUNTY, FLORIDA
GUARDIANSHIP OF ALBERT VASSALLO, Sr.	Case No.: 502014GA000369XXXXSBIX
MEDIATOR	'S REPORT
COMES NOW, the undersigned certified Mediator fro Court:	rm ARC Mediation, and reports to this Honorable
The Mediation was held on December 1, 2014, the re	esult of which was:
Agreement	
□ No agreement	
☐ Plaintiff attorney to file Mediator Report☐ Defense attorney to file Mediator Report	
Cut II Sal	

Jack Cook, Certified Circuit Civil Mediator

ARC Mediation

Copies Furnished to: All parties

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE: GUARDIANSHIP OF

PROBATE/GUARDIANSHIP DIVISION

ALBERT VASSALLO, SR. Incapacitated Person.

CASE NO.: 502014GA000369XXXXSBIX

MEDIATED TERM SHEET

This Term Sheet is made this ______ day of December, 2014 by and among the Parties listed below, for and in consideration of the mutual promises and releases made herein, the receipt and adequacy of which is acknowledged by all Parties hereto.

On this the ______th day of December, 2014, the Parties (collectively "Parties"):

Petitioner, Elizabeth Savitt, as Guardian of the Person and Property of Albert Vassallo, — Sr., represented by Robert Hauser, Esq.

Respondents, Susan Mast and Albert Vassallo, Jr., represented by Robert Trinkler, Esq.

Court Appointed Counsel for the Ward, Brian M. O'Connell, Esq.

desire to resolve the various disputes in the above referenced Guardianship of Albert Vassallo,

Sr., Incapacitated Ward ("Guardianship" and "Ward" respectively) so as to avoid the continued

expense and uncertainty of litigation and do so as follows:

ALBERT VASSALLO, JR. ("AL JR.")

Al Jr. will execute a promissory note for \$45,000 to Elizabeth Savitt, as Guardian of Albert Vassallo at 4% per annum with interest.

Note is payable at the earlier of (1) death of Al Sr., or (2) under a 15-year amortization schedule. First Payment is due January 1, 2015. Entire balance is secured by Al Jr.'s expected

and and

- e. The parties agreed on a current expense budget ("Expenses") of \$820 per month (subject to adjustments) and payment of \$2,083 per month as compensation to Susan Mast for care of the Ward, if the then-current schedule continues.
- f. The parties agreed to exchange mutual general releases except as to the performance of this agreement.
- g. The Guardian consented to represent to the Court that it is not in the best interests of the Ward for any of his family to serve as his trustee.
- h. Attorneys' fees are borne by the parties.
- 8. The Court concurs with the Guardian's judgment that it is in the best interest of the Ward for the Court to ratify the Mediated Term Sheet. An agreement will largely avoid the legal expense from the guardianship which would be associated with litigation on the merits. Furthermore, the Court accepts the Guardian's testimony that the Mediated Term Sheet represents a fair and reasonable compromise regarding obligations owed to the Ward. See Fla. Stat. §744.441(2), (10).
- Accordingly, the Court will ratify the Guardian's execution of the Mediated Term
 Sheet and any prospective written formalized agreement with the same material terms.

Whether to bring a suit on the Mediated Term Sheet or, if necessary, on the merits.

- 10. As of the date of filing the instant Petition, the Ward's two adult children who agreed to the Mediated Term Sheet have not complied with the mediated terms. Their counsel has now moved to withdraw.
- 11. Accordingly, the Guardian seeks authorization vis-à-vis Fla. Stat. §744.441(11), to bring a civil action against Al Jr. and Susan to enforce the Mediated Term Sheet. See Fla. Stat. §744.441(11).
 - 12. Section §744.441(11) provides in relevant part:

After obtaining approval of the court pursuant to a petition for authorization to act [...] a guardian of the property [...] may:

- (11) Prosecute or defend claims or proceedings in any jurisdiction for the protection of the estate and of the guardian in the performance of his or her duties. (emphasis supplied)
- 13. The Court concurs that the Guardian has a fiduciary obligation to protect the Ward's person and property. As a result, it is appropriate for the Guardian and beneficial to the Ward for her to institute proceedings against Al Jr. and Susan to enforce the Mediated Term Sheet, and to otherwise protect, marshal, and secure the Ward's revocable trust and assets which would be available for his benefit.
- 14. For these reasons, the Court authorizes the Guardian to institute civil proceedings against Al Jr. and Susan to enforce the Mediated Term Sheet.
- 15. If the Mediated Term Sheet cannot be enforced in civil court, the Guardian alternatively requests court authorization to sue Susan and Al Jr. in the Civil Division. According to the Guardian, the Ward had claims to recover substantial funds that are allegedly the property of the Ward; to void transfers of the Ward's property that were allegedly undertaken at a time when he lacked capacity; and to address those instances in which Susan and Al Jr. have allegedly exploited or taken advantage of the Ward both before and after the Guardianship. These are the claims that the Guardian attempted to settle at mediation with the Mediated Term Sheet.
- 16. The Court concurs that the Guardian has a good faith basis to pursue these claims. If the Mediated Term Sheet cannot be enforced in civil court, then the Ward will still have claims against Susan and Al Jr. and it is therefore in the best interest of the Ward's estate to take legal action to recover it.

Whether to amend and fund the Ward's Revocable Trust in accordance with Fla. Stat. §744.441(17) and/or (19).



- 17. The Ward maintained assets pursuant to the Albert Vassallo Revocable Trust Agreement (the "Revocable Trust"). When he became incapacitated, three of his children (James, Susan, and Al Jr.) became the successor co-Trustees. On September 30, 2014, this Court directed all financial institutions to distribute and/or transfer immediately all of the ward's funds, including accounts belonging to the Revocable Trust, to the guardianship account on behalf of the Ward.
- 18. The Guardian has averred, however, that the Revocable Trust is a reasonable alternative mechanism for the Ward's assets (1) to be used during life and (2) to pass to his heirs outside of probate as an estate planning mechanism. Two of the co-Trustees, however, are Susan and Al Jr. (i.e., the proposed defendants in the claims discussed above). Because of their adverse position to the Ward and the Guardian, the Court concurs that they should not continue to serve as co-trustee. Similarly, the Court concurs that the third co-Trustee, James, is hostile to his siblings and vice-versa as a result of this litigation and that he will not serve objectively as a co-Trustee.
 - 19. Accordingly, it is in the Ward's best interest to be rid of any inter-family disputes over the Trust and for the Guardian to serve as the sole Trustee of the Revocable Trust, funded with the Ward's assets pursuant to section 744.441(17) and (19), for the remainder of the Ward's life. Therefore, the Court grants authorization to the Guardian to amend the Ward's revocable trust and to name herself as sole Trustee pursuant to the provisions Fla. Stat. §744.441(19).
 - 20. The Ward could have amended his own Revocable Trust and replaced the named successor co-Trustees at will and at any time, but for the adjudication of his incapacity and the appointment of the Guardian in this captioned cause. See Fla. Stat §736.0402(1)(a); Jasser v. Saddeh, 97 So. 3d 241 (Fla. 4th DCA 2012). Under subsection (19), the Guardian may now do so in the Ward's place.

WHEREFORE, it is ORDERED AND ADJUDGED as follows:

(1) the Guardian may execute the Mediated Term Sheet and the formal written agreement as

contemplated;

(2) the Guardian may institute civil breach of contract proceedings against Al Jr. and Susan

for their breach of the Mediated Term Sheet, or, if needed, to alternatively sue them to

recover property on behalf of the Ward;

(3) the Guardian may amend the Ward's Revocable Trust by replacing the named co-

Trustees and naming herself has sole Trustee;

(4) the Guardian may fund the Revocable Trust by transferring all or substantially all of the

Ward's accounts to the Revocable Trust; and

(5) The Court reserves jurisdiction to enforce this order and to order payment of the

Guardian's fees and those of her counsel.

DONE AND ORDERED, in Chambers, in Delray Beach, Palm Beach County, Florida, this

day of February, 2015.

The Honorable David E. French

Circuit Court Judge

6



Adrian P. Thomas, LL.M., † D: Michele M. Thomas, Esq. Daniel A. McGowan, Esq.* Robert M. Trinkler, Esq.

Jonathan W. Buidges, Esq. ^{et} Jeffrey S. Bunin, Esq. Victor D. Orihuela, Esq. Raymond Paparella, Esq.

- Also admitted in Obio and Pennsylvania
- " Also admitted in North Carelina

January 2, 2015

Robert J. Hauser, Esquire Pankauski Law Firm, PLLC 120 South Olive Avenue, Suite 701 West Palm Beach, FL 33401

Re:

Guardianship of Albert Vassallo, Sr.

Our File No. 2579-001

Dear Mr. Hauser:

First and foremost, I wish to extend a happy and healthy new year to you.

This morning, I was able to speak with my clients and I have been informed that I will be receiving a fully executed copy of the Settlement Agreement and Releases for delivery to you by Tuesday, January 6, 2015.

Regarding the approximate \$8,128.00 in electronic withdrawals as referenced in paragraph 3 of the Settlement Agreement, enclosed please find documentation supporting payments of expenses on behalf of the ward. The details of these transactions are as follows:

1. December 11, 2013 - \$1,482.68;

Hartford Auto Insurance	\$153.02
Chase credit card	\$864.67
AT&T	\$ 32.46
FP&L	\$ 22.32
Seacrest Service/Condo	\$196.21
Seacrest Service/Condo	\$116.00
Seacrest Service/Condo	\$ 98.00

2. February 12, 2014 - \$1,288.25;

Chase credit card	\$707.27
FP&L	\$ 17.75
Seacrest Service/Condo	\$196.21
Seacrest Service/Condo	\$116.00

man that its

		Seacrest Service/Condo Hartford Auto Insurance	\$ 98.00 \$153.02
3.	May 28, 2014 - \$1,598.44;	•	
	, , , , , , , , , , , , , , , , , , , ,	Seacrest Service/Condo	\$196.21
		Seacrest Service/Condo	\$116.00
		Seacrest Service/Condo	\$ 98.00
		Hartford Auto Insurance	\$153,02
		Chase credit card	\$761.85
		FP&L	\$ 23.36
		Transfer to Ward	\$250.00
4.	July 14, 2014 - \$2,254.31;		
	•	Seacrest Service/Condo	\$ 196.21
		Seacrest Service/Condo	\$ 116.00
		Seacrest Service/Condo	\$ 98.00
		Hartford Auto Insurance	\$ 202.90
		Chase credit card	\$1,365.83
		FP&L	\$ 25.37
		Transfer to Ward	\$ 250.00
5.	August 14, 2014 - \$1,504.32;		
•	, , , , , , , , , , , , , , , , , , , ,	Seacrest Service/Condo	\$196.21
		Seacrest Service/Condo	\$116.00
		Seacrest Service/Condo	\$ 98.00
		Chase credit card	\$803.59
		FP&L	\$ 40.52
		Transfer to Ward	\$250.00

For your clarification we are providing photocopies of the bank statements that support these electronic transfers. It is my clients' contention that all of these funds were exclusively for the benefit of the ward. Should your client require any further back-up, she should request same directly from the payees as my client no longer has access to this information since she is not the guardian. It is my understanding that your client is in possession of all of this information already, including the Chase credit card statements. It is our position that we have fully complied with the terms of paragraph 3 of the Settlement Agreement and request that your client confirm that there is no longer a need for Susan Mast to separately execute a Promissory Note for the \$8,128,00 and to exclude this paragraph from the agreement. In the event this is not correct, we request that you advise us of same immediately and provide us with additional time to respond to any further questions or concerns that your client may have.

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE:

PROBATE DIVISION IX CASE NO. 502014GA000369XXXXSB

GUARDIANSHIP OF ALBERT VASSALLO, SR.

Incapacitated	Person.

ORDER ON GUARDIAN'S VERIFIED PETITION FOR DIRECTION TO ACT

THIS CAUSE came before this Court on February 13, 2015 on the Guardian's Verified Petition for Direction to Act, which was filed on January 27, 2015 (hereinafter, "Petition"). The Court, having reviewed the Petition, having heard argument from counsel, reviewed the file and being otherwise fully advised, finds as follows:

Background

- 1. Elizabeth Savitt (the "Guardian"), pursuant to Fla. Stat. §744.447, has petitioned this Court for the entry of an order authorizing her to act. The Guardian was appointed on September 9, 2014, as the limited guardian of the person and property for the captioned Ward.
- Shortly thereafter, in October of 2014, the Guardian sought to compel the return of certain of the Ward's funds and property from the Ward's adult children, Albert Vasallo, Jr. ("Al Jr.") and Susan Mast ("Susan").
- Prior to a hearing on these contentious matters, the parties participated in courtdirected mediation.
- 4. On December 1, 2014, the Guardian, Al Jr., Susan, and the Ward's court-appointed counsel participated in the referenced mediation before the Honorable Jack Cook (retired). The mediation resulted in a signed agreement (the "Mediated Term Sheet").

- 5. The Mediated Term Sheet contains all of the material terms of an agreement.

 Nevertheless, it expressly states that the Mediated Term Sheet is to be reduced to a formal written agreement and that promissory notes are to be executed by Al Jr. and by Susan.
- 6. After the Mediated Term Sheet was executed, counsel for the Guardian and for Susan and Al Jr. agreed on the form of a settlement agreement and promissory notes. However, as of the date of filing the instant Petition, both of the Ward's adult children who are parties to it, Al Jr. and Susan, have either refused to execute or refused to deliver the signed formalized agreement. They also will not deliver the promissory notes required by the mediated terms. Their counsel, Robert Trinkler, Esq., has now moved to withdraw.

Whether to Authorize the Mediated Term Sheet.

- 7. Pursuant to Fla. Stat. §744.447 and Fla. Stat. §744.441(2), (10) and (11), the Guardian seeks this Court's approval and authorization for her execution of such Mediated Term Sheet (and for the prospective execution of such written formalized agreement as was contemplated therein). The Mediated Term Sheet, summarized, provides as follows:
 - a. Al Jr. will execute a promissory note for \$45,000 payable to the Guardian at 4% per annum interest.
 - Susan will execute a promissory note for \$54,000 payable to the Guardian at 4% per interest.
 - c. Susan will execute a second promissory note for \$8,000 to the Guardian at 4% per annum with interest running from September 9, 2014, the enforcement of which is subject to Susan's failure to account to the Guardian for \$8,120 in electronic withdrawals of the Ward's funds.
 - d. Each promissory note is due at the earlier of (1) the death of the Ward or (2) under the 15-year amortization schedule. Each note is secured by the obligor's inheritance or trust distributions.

WHEREFORE, the Guardian prays that this Court enter an order which grants the instant Petition, as follows:

- grant to the Guardian the authority to execute the Mediated Term Sheet and the formal written agreement as contemplated;
- (2) grant the Guardian the authority to institute breach of contract proceedings against Al Jr. and Susan for their breach of the Mediated Term Sheet, and, alternatively, to sue them for the underlying wrongs that were the basis for the Guardian's claims that led to the Mediated Term Sheet;
- (3) grant to the Guardian the authority to amend the Ward's Revocable Trust by replacing the named co-Trustees and to fund the Revocable Trust;
- (4) award to the Guardian her reasonable attorney's fees and costs; and
- (5) grant any other such further relief as this Court deems just and proper.

VERIFICATION

Under penalty of perjury, I have read the foregoing document and the facts stated therein are true.

Elizabeth Savitt

A 1-21 15

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No.: 50 2013 CA 016492 XXXX MB

¥\$.	Plaintiff,
	ELRAY SECURITY, INC., a Florida Corportion doing business as Sunn Security; ALARM PARTNERS, ILC. a prida limited liability company; and TELULAR CORPORATION, a foreign corportion, Defendant.
	MEDIATOR'S REPORT
co	MES NOW, the undersigned certified Mediator from ARC Mediation, and reports to this Honorable Co
The	e Mediation was held on December 3, 2014, the result of which was:
œ	Agreement
	No agreement
	☐ Plaintiff attorney to file Mediator Report ☐ Defense attorney to file Mediator Report
	Tal of Souls
lac	k Cook, Certified Circuit Civil Mediator

Copies Furnished to: All parties

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished via e-

mail/e-service upon: Sheri L. Hazeltine, Esquire, 800 Palm Trail, Suite 3, Delray Beach, FL

33483 (sheri@hazeltinelaw.com), Brian M. O'Connell, Esquire, 515 N. Flagler Dr., 20th Floor,

West Palm Beach, FL 33401 (service@ciklinlubitz.com, probateservice@ciklinlubitz.com),

Robert M. Trinkler, Esquire, SunTrust Center, Suite 1050, 515 East Las Olas Boulevard, Fort

Lauderdale, FL 33301 (legal-service@athomaslaw.com) and James Vassallo via e-mail

(james.vassatlota.yahoo.com) and via regular U.S. mail to: Ralph Vassatlo, 303 Lake Avenue

South, Nesconset, NY 11767, Jacqueline S. Cantela, 26 Parkside Ave., Miller Place, NY 11764

and Marie Vassallo-Castagnette, 433 Mills Rd., Unit #26, Calverton NY 11933, this 27th day of

January, 2015.

PANKAUSKI LAW FIRM PLLC

120 South Olive Avenue, Suite 701 West Palm Beach, FL 33401

Phone: (561) 514-0900

courtfilings a pankauskda wiler .com

By: /s/Robert J. Hauser

Robert J. Hauser

Florida Bar No.: 55141

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE: GUARDIANSHIP OF

PROBATE/GUARDIANSHIP DIVISION

ALBERT VASSALLO, SR. Incapacitated Person.

CASE NO.: 502014GA000369XXXXSBIX

MEDIATED TERM SHEET

This Term Sheet is made this ______ day of December, 2014 by and among the Parties listed below, for and in consideration of the mutual promises and releases made herein, the receipt and adequacy of which is acknowledged by all Parties hereto.

On this the 15th day of December, 2014, the Parties (collectively "Parties"):

Respondents, Susan Mast and Albert Vassallo, Jr., represented by Robert Trinkler, Esq.

Court Appointed Counsel for the Ward, Brian M. O'Connell, Esq.

desire to resolve the various disputes in the above referenced Guardianship of Albert Vassallo, Sr., Incapacitated Ward ("Guardianship" and "Ward" respectively) so as to avoid the continued expense and uncertainty of litigation and do so as follows:

ALBERT VASSALLO, JR. ("AL JR.")

Al Jr. will execute a promissory note for \$45,000 to Elizabeth Savitt, as Guardian of Albert Vassallo at 4% per annum with interest.

Note is payable at the earlier of (1) death of Al Sr., or (2) under a 15-year amortization schedule. First Payment is due January 1, 2015. Entire balance is secured by Al Jr.'s expected

and on

IN RE: GUARDIANSHIP OF
Albert Vassallo, Sr. Incapacitated
Case No. 502014GA000369XXXXSBIX

FURTHER AGREEMENT

The Parties shall execute a more formalized settlement agreement.

OTHER AGREEMENTS

If requested, the Guardian shall represent to the Court that she does not believe it is in the best interest of the Ward for any of his family to serve as his trustee.

DISMISSALS

All pending motions or petitions shall be dismissed, except for the Petition to Remove Trustees.

ATTORNEYS' FEES

All Parties shall bear their own attorneys fees and costs.

This will be further reduced to a written agreement with attached form promissory notes and amortization schedule.

PAR (NAT)

Copies Furnished to: All parties

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

	COUNTY, FLORIDA
GUARDIANSHIP OF ALBERT VASSALLO, Sr.	Case No.: 502014GA000369XXXXSBIX
MEDIATOR'S	REPORT
COMES NOW, the undersigned certified Mediator from Court:	n ARC Mediation, and reports to this Honorable
The Mediation was held on December 1, 2014, the res	ult of which was:
G Agreement	
☐ No agreement	
☐ Plaintiff attorney to file Mediator Report ☐ Defense attorney to file Mediator Report	
Jack Cook, Certified Circuit Civil Mediator ARC Mediation	

- 5. The Mediated Term Sheet contains all of the material terms of an agreement.
 Nevertheless, it expressly states that the Mediated Term Sheet is to be reduced to a formal written agreement and that promissory notes are to be executed by Al Jr. and by Susan.
- 6. After the Mediated Term Sheet was executed, counsel for the Guardian and for Susan and Al Jr. agreed on the form of a settlement agreement and promissory notes. However, as of the date of filing the instant Petition, both of the Ward's adult children who are parties to it, Al Jr. and Susan, have either refused to execute or refused to deliver the signed formalized agreement. They also will not deliver the promissory notes required by the mediated terms. Their counsel, Robert Trinkler, Esq., has now moved to withdraw.

Whether to Authorize the Mediated Term Sheet.

- 7. Pursuant to Fla. Stat. §744.447 and Fla. Stat. §744.441(2), (10) and (11), the Guardian seeks this Court's approval and authorization for her execution of such Mediated Term Sheet (and for the prospective execution of such written formalized agreement as was contemplated therein). The Mediated Term Sheet, summarized, provides as follows:
 - a. Al Jr. will execute a promissory note for \$45,000 payable to the Guardian at 4% per annum interest.
 - Susan will execute a promissory note for \$54,000 payable to the Guardian at 4% per interest.
 - c. Susan will execute a second promissory note for \$8,000 to the Guardian at 4% per annum with interest running from September 9, 2014, the enforcement of which is subject to Susan's failure to account to the Guardian for \$8,120 in electronic withdrawals of the Ward's funds.
 - d. Each promissory note is due at the earlier of (1) the death of the Ward or (2) under the 15-year amortization schedule. Each note is secured by the obligor's inheritance or trust distributions.

- e. The parties agreed on a current expense budget ("Expenses") of \$820 per month (subject to adjustments) and payment of \$2,083 per month as compensation to Susan Mast for care of the Ward, if the then-current schedule continues.
- f. The parties agreed to exchange mutual general releases except as to the performance of this agreement.
- g. The Guardian consented to represent to the Court that it is not in the best interests of the Ward for any of his family to serve as his trustee.
- Attorneys' fees are borne by the parties.
- 8. The Court concurs with the Guardian's judgment that it is in the best interest of the Ward for the Court to ratify the Mediated Term Sheet. An agreement will largely avoid the legal expense from the guardianship which would be associated with litigation on the merits. Furthermore, the Court accepts the Guardian's testimony that the Mediated Term Sheet represents a fair and reasonable compromise regarding obligations owed to the Ward. See Fla. Stat. §744.441(2), (10).
- Accordingly, the Court will ratify the Guardian's execution of the Mediated Term
 Sheet and any prospective written formalized agreement with the same material terms.

Whether to bring a suit on the Mediated Term Sheet or, if necessary, on the merits.

- 10. As of the date of filing the instant Petition, the Ward's two adult children who agreed to the Mediated Term Sheet have not complied with the mediated terms. Their counsel has now moved to withdraw.
- 11. Accordingly, the Guardian seeks authorization vis-à-vis Fla. Stat. §744.441(11), to bring a civil action against Al Jr. and Susan to enforce the Mediated Term Sheet. See Fla. Stat. §744.441(11).
 - 12. Section §744.441(11) provides in relevant part:

After obtaining approval of the court pursuant to a petition for authorization to act [...] a guardian of the property [...] may:

- (11) Prosecute or defend claims or proceedings in any jurisdiction for the protection of the estate and of the guardian in the performance of his or her duties. (emphasis supplied)
- 13. The Court concurs that the Guardian has a fiduciary obligation to protect the Ward's person and property. As a result, it is appropriate for the Guardian and beneficial to the Ward for her to institute proceedings against Al Jr. and Susan to enforce the Mediated Term Sheet, and to otherwise protect, marshal, and secure the Ward's revocable trust and assets which would be available for his benefit.
- 14. For these reasons, the Court authorizes the Guardian to institute civil proceedings against Al Jr. and Susan to enforce the Mediated Term Sheet.
- 15. If the Mediated Term Sheet cannot be enforced in civil court, the Guardian alternatively requests court authorization to sue Susan and Al Jr. in the Civil Division. According to the Guardian, the Ward had claims to recover substantial funds that are allegedly the property of the Ward; to void transfers of the Ward's property that were allegedly undertaken at a time when he lacked capacity; and to address those instances in which Susan and Al Jr. have allegedly exploited or taken advantage of the Ward both before and after the Guardianship. These are the claims that the Guardian attempted to settle at mediation with the Mediated Term Sheet.
- 16. The Court concurs that the Guardian has a good faith basis to pursue these claims. If the Mediated Term Sheet cannot be enforced in civil court, then the Ward will still have claims against Susan and Al Jr. and it is therefore in the best interest of the Ward's estate to take legal action to recover it.

Whether to amend and fund the Ward's Revocable Trust in accordance with Fla, Stat. §744.441(17) and/or (19).

- 17. The Ward maintained assets pursuant to the Albert Vassallo Revocable Trust Agreement (the "Revocable Trust"). When he became incapacitated, three of his children (James, Susan, and Al Jr.) became the successor co-Trustees. On September 30, 2014, this Court directed all financial institutions to distribute and/or transfer immediately all of the ward's funds, including accounts belonging to the Revocable Trust, to the guardianship account on behalf of the Ward.
- alternative mechanism for the Ward's assets (1) to be used during life and (2) to pass to his heirs outside of probate as an estate planning mechanism. Two of the co-Trustees, however, are Susant and Al Jr. (i.e., the proposed defendants in the claims discussed above). Because of their adverse position to the Ward and the Guardian, the Court concurs that they should not continue to serve as co-trustee. Similarly, the Court concurs that the third co-Trustee, James, is hostile to his siblings and vice-versa as a result of this litigation and that he will not serve objectively as a co-Trustee.
- 19. Accordingly, it is in the Ward's best interest to be rid of any inter-family disputes over the Trust and for the Guardian to serve as the sole Trustee of the Révocable Trust, funded with the Ward's assets pursuant to section 744.441(17) and (19), for the remainder of the Ward's life. Therefore, the Court grants authorization to the Guardian to amend the Ward's revocable trust and to name herself as sole Trustee pursuant to the provisions Fla. Stat. §744.441(19).
- 20. The Ward could have amended his own Revocable Trust and replaced the named successor co-Trustees at will and at any time, but for the adjudication of his incapacity and the appointment of the Guardian in this captioned cause. See Fla. Stat §736.0402(1)(a); Jasser v. Saddeh, 97 So. 3d 241 (Fla. 4th DCA 2012). Under subsection (19), the Guardian may now do so in the Ward's place.

WHEREFORE, it is ORDERED AND ADJUDGED as follows:

(1) the Guardian may execute the Mediated Term Sheet and the formal written agreement as

contemplated;

(2) the Guardian may institute civil breach of contract proceedings against Al Jr. and Susan

for their breach of the Mediated Term Sheet, or, if needed, to alternatively sue them to

recover property on behalf of the Ward;

(3) the Guardian may amend the Ward's Revocable Trust by replacing the named co-

Trustees and naming herself has sole Trustee;

(4) the Guardian may fund the Revocable Trust by transferring all or substantially all of the

Ward's accounts to the Revocable Trust; and

(5) The Court reserves jurisdiction to enforce this order and to order payment of the

Guardian's fees and those of her counsel.

DONE AND ORDERED, in Chambers, in Delray Beach, Palm Beach County, Florida, this

day of February, 2015.

The Honorable David E. French

Circuit Court Judge

6

inheritance /trust distribution.

<u>SUSAN MAST</u>

Susan will execute a promissory note for \$54,000 to Elizabeth Savitt, as Guardian of Albert Vassallo at 4% per annum with interest. Upon maturity of the note, an additional payment of \$2,160 shall be made which represents accrued interest from November 15, 2013 to present. Note is payable at the earlier of (1) death of Al Sr., or (2) under 15-year amortization schedule. First payment is due January 1, 2015. Entire balance due is secured by Susan's expected inheritance/trust distribution.

ELECTRONIC WITHDRAWALS.

Susan will separately execute a promissory note for \$8,000 to the Guardianship of Albert Vassallo at 4% per annum with interest running from September 9, 2014. Note is payable at the earlier of (1) death of Albert Vassallo, Sr., or (2) pursuant to 15 year amortization schedule. First Payment is due January 1, 2015. Entier balance due would be secured by Susan's expected inheritance/trust distribution. This promissory note will be held in escrow by the Guardianship of Albert Vassallo, Sr., unless and until the Guardian has determined in good faith and in her sole discretion that Susan Mast has failed to account for the \$8,128.00 in electronic withdrawais as follows, or if the withdrawals did not benefit the Ward:

\$1,482.68	12/11/13	
1,288.25	2/12/14	
1,298.44	5/28/14	
2,254.31	7/20/14	
1,504.32	8/2014	



IN RE: GUARDIANSHIP OF Albert Vassallo, Sr. Incapacitated Case No. 502014GA000369XXXXSBIX

If the Guardian determines that the withdrawals benefited the Ward, it will return the original signed \$8,000 note to Susan Mast. If the Guardian chooses to enforce the note, it will give written notice to Susan Mast through her attorney of the decision to enforce the note and the amounts due, adjusted based on the amounts, if any, that benefited the Ward. Susan will present her evidence of the use of the funds within 30 days of today, December 1, 2014.

EXPENSES

During the time the Ward resides with Susan Mast, the parties agree on a current expense budget of \$820.00 monthly, based on the following:

\$ 140.00	Bus Company Tops
150.00	Health and cosmetics, depends, razor, Vitamins
80.00	Petty cash for movies/personal
450.00	Food
\$ 820.00	Total

less bus fare if paid by the Guardian.

The parties also agree on \$2,083 per month to Susan Mast as compensation for care of the Ward, if and so long as the current schedule continues (5 hours of care x 6 days per week; 8 hours on Sunday)

<u>RELEASES</u>

All Parties shall exchange mutual general releases including (in all fiduciary capacities, including, but not limited to, attorney-in-fact, trustee, and/orguardian) except as to the Parties performance of this agreement.





IN RE: GUARDIANSHIP OF Albert Vassallo, Sr. Incapacitated Case No. 502014GA000369XXXXSBIX

Retired Judge Jack Cook Mediator

IN WITNESS WHEREOF, to December, 2014.	he Parties have hereunto set their hands and seals this 100 day of ELIZABETH SAVITT, Guardian
12/1/14 Date	ROBERT HAUSER, ESQ., attorney for Savitt
Date / C / / Date	SUSAN MAST ROBERT TRINKLER, ESQ., Attorney for Mast and VASSALLO, JR. Susan Mast
Date	BRIAN M. O'CONNELL, Court Appointed Counsel for the Ward.

- (9) Borrow money, with or without security, to be repaid from the property or otherwise and advance money for the protection of the estate.
- (10) Effect a fair and reasonable compromise with any debtor or obligor or extend, renew, or in any manner modify the terms of any obligation owing to the estate.
- (11) Prosecute or defend claims or proceedings in any jurisdiction for the protection of the estate and of the guardian in the performance of his or her duties. Before authorizing a guardian to bring an action described in s. 736.0207, the court shall first find that the action appears to be in the ward's best interests during the ward's probable lifetime. There shall be a rebuttable presumption that an action challenging the ward's revocation of all or part of a trust is not in the ward's best interests if the revocation relates solely to a devise. This subsection does not preclude a challenge after the ward's death. If the court denies a request that a guardian be authorized to bring an action described in s. 736.0207, the court shall review the continued need for a guardian and the extent of the need for delegation of the ward's rights.
- (12) Sell, mortgage, or lease any real or personal property of the estate, including homestead property, or any interest therein for cash or credit, or for part cash and part credit, and with or without security for unpaid balances.
- (13) Continue any unincorporated business or venture in which the ward was engaged.
- (14) Purchase the entire fee simple title to real estate in this state in which the guardian has no interest, but the purchase may be made only for a home for the ward, to protect the home of the ward or the ward's interest, or as a home for the ward's dependent family. If the ward is a married person and the home of the ward or of the dependent family of the ward is owned by the ward and spouse as an estate by the entirety and the home is sold pursuant to the authority of subsection (12), the court may authorize the investment of any part or all of the proceeds from the sale toward the purchase of a fee simple title to real estate in this state for a home for the ward or the dependent family of the ward as an estate by the entirety owned by the ward and spouse. If the guardian is authorized to acquire title to real estate for the ward or dependent family of the ward as an estate by the entirety in accordance with the preceding provisions, the conveyance shall be in the name of the ward and spouse and shall be effective to create an estate by the entirety in the ward and spouse.
- (15) Exercise any option contained in any policy of insurance payable to, or inuring to the benefit of, the ward.
- (16) Pay reasonable funeral, interment, and grave marker expenses for the ward from the ward's estate, up to a maximum of \$6,000.
- (17) Make gifts of the ward's property to members of the ward's family in estate and income tax planning procedures.
- (18) When the ward's will evinces an objective to obtain a United States estate tax charitable deduction by use of a split interest trust (as that term is defined in 3-735-7201), but the maximum charitable deduction otherwise allowable will not be achieved in whole or in part, execute a codicil on the ward's behalf amending said will to obtain the maximum charitable deduction allowable without diminishing the aggregate value of the benefits of any beneficiary under such will.

- (19) Create or amend revocable trusts or create irrevocable trusts of property of the ward's estate which may extend beyond the disability or life of the ward in connection with estate, gift, income, or other tax planning or in connection with estate planning.

 The court shall retain oversight of the assets transferred to a trust, unless otherwise ordered by the court.
- (20) Renounce or disclaim any interest by testate or intestate succession or by inter vivos transfer.
- (21) Enter into contracts that are appropriate for, and in the best interest of, the ward.
- (22) As to a minor ward, pay expenses of the ward's support, health, maintenance, and education, if the ward's parents, or either of them, are alive.

Credits

Laws 1974, c. 74-106, § 1; Fla.St.1974, Supp. § 744 501; Laws 1975, c. 75-222, §§ 22, 26; Laws 1977, c. 77-174, § 1; Laws 1977, c. 77-328, § 2; Laws 1979, c. 79-400, § 281; Laws 1980, c. 80-203, § 4; Laws 1986, c. 86-120, § 3; Laws 1987, c. 87-317, § 2; Laws 1989, c. 89-96, § 73; Laws 1990, c. 96-271, § 52, Amended by Laws 1997, c. 97-102, § 1100, eff. July 1, 1997; Laws 1997, c. 97-240, § 11, eff. May 30, 1997; Laws 2006, c. 2006-77, § 5, eff. June 6, 2006; Laws 2006, c. 2006-178, § 20, eff. July 1, 2007; Laws 2011, at 2011-183, § 12, eff. June 21, 2011,

Notes of Decisions (40)

West's F. S. A. § 744.441, FL ST § 744.441

Current through Ch. 255 (End) of the 2014 2nd Reg. Sess. and Sp. "A" Sess. of the Twenty-Third Legislature

(h) The nature and length of the relationship with the incapacitated person; and

(i) The experience, reputation, diligence, and ability of the person performing the service.

fees and expenses for guardian services and must have determined that no conflict of interest exists.

West's Florida Statutes Annotated

Title XLIII. Domestic Relations (Chapters 741-759)

Chapter 744. Guardianship (Refs & Annos)

Part I. General Provisions (Refs & Annos)

West's F.S.A. § 744.108

744.108. Guardian's and attorney's fees and expenses

Effective: May 30, 2003
Currentness
(1) A guardian, or an attorney who has rendered services to the ward or to the guardian on the ward's behalf, is entitled to reasonable fee for services rendered and reimbursement for costs incurred on behalf of the ward.
(2) When fees for a guardian or an attorney are submitted to the court for determination, the court shall consider the following criteria:
(a) The time and labor required;
(b) The novelty and difficulty of the questions involved and the skill required to perform the services properly;
(c) The likelihood that the acceptance of the particular employment will preclude other employment of the person;
(d) The fee customarily charged in the locality for similar services;
(e) The nature and value of the incapacitated person's property, the amount of income earned by the estate, and the responsibilities and potential liabilities assumed by the person;
(f) The results obtained;
(g) The time limits imposed by the circumstances;

(3) In awarding fees to attorney guardians, the court must clearly distinguish between fees and expenses for legal services and

744.108. Guardian's and attorney's fees and expenses, FL ST § 744.108

- (4) Fees for legal services may include customary and reasonable charges for work performed by legal assistants employed by and working under the direction of the attorney.
- (5) All petitions for guardian's and attorney's fees and expenses must be accompanied by an itemized description of the services performed for the fees and expenses sought to be recovered.
- (6) A petition for fees or expenses may not be approved without prior notice to the guardian and to the ward, unless the ward is a minor or is totally incapacitated.
- (7) A petition for fees shall include the period covered and the total amount of all prior fees paid or costs awarded to the petitioner in the guardianship proceeding currently before the court.
- (8) When court proceedings are instituted to review or determine a guardian's or an attorney's fees under subsection (2), such proceedings are part of the guardianship administration process and the costs, including fees for the guardian's attorney, shall be determined by the court and paid from the assets of the guardianship estate unless the court finds the requested compensation under subsection (2) to be substantially unreasonable.

Credits

Laws 1975, c. 75-222, §§ 18, 26; Laws 1989, c. 89-86. § 11; Laws 1990, c. 90-271. § 5; Laws 1996, c. 96-254. § 2. Amended by Laws 2003, c. 2003-57, § 7. eff. May 30, 2003.

Notes of Decisions (66)

West's F. S. A. § 744.108, FL ST § 744.108

Current through Ch. 255 (End) of the 2014 2nd Reg. Sess. and Sp. "A" Sess. of the Twenty-Third Legislature

West's Florida Statutes Annotated

Title XLII. Estates and Trusts (Chapters 731-740) (Refs & Annos) Chapter 736. Florida Trust Code (Refs & Annos)

Part IV. Creation, Validity, Modification, and Termination

West's F.S.A. 8 736,0402

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736.0402. Requirements for creation
Effective: July 1, 2007
Currentness
(1) A trust is created only if:
(a) The settlor has capacity to create a trust.
(b) The settlor indicates an intent to create the trust.
(c) The trust has a definite beneficiary or is:
1. A charitable trust;
2. A trust for the care of an animal, as provided in s. 736.0408; or
3. A trust for a noncharitable purpose, as provided in s. 736.0409.
(d) The trustee has duties to perform.
(e) The same person is not the sole trustee and sole beneficiary.
(2) A beneficiary is definite if the beneficiary can be ascertained now or in the future, subject to any applicable rule against perpetuities.
(3) A power of a trustee to select a beneficiary from an indefinite class is valid. If the power is not exercised within a reasonable time, the power fails and the property subject to the power passes to the persons who would have taken the property had the power not been conferred.
Credits

Added by Laws 2006, c. 2006-217, § 4, eff. July 1, 2007.

736.0402. Requirements for creation, FL ST § 736.0402

Notes of Decisions (1)

West's F. S. A. § 736.0402, FL ST § 736.0402

Current through Ch. 255 (End) of the 2014 2nd Reg. Sess. and Sp. "A" Sess. of the Twenty-Third Legislature

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Jasser v. Saadeh, 97 So.3d 241 (2012) 37 Fla. L. Weekly D1696

97 So.3d 241
District Court of Appeal of Florida,
Fourth District.

Summer JASSER, Lena Mamone and Anthony Saadeh, As Co-Trustees of the Trust Agreement of Karim H. Saadeh dated June 24, 2009, Appellants,

Karim H. SAADEH, Appellee.

Nos. 4D09-3974, 4D09-4879, 4D10-140, 4D10-1193, 4D10-3991. | July 18, 2012. | Rehearing Denied Oct. 10, 2012.

Synopsis

Background: Petition was filed to determine father's incapacity, and an emergency temporary guardian (ETG) was appointed. After entry of an agreed order dismissing the guardianship proceeding, and requiring father to execute a trust naming his children as co-trustees, the Circuit Court appointed a new examining committee and, based on their unanimous determination that father was competent, dismissed the petition to determine incapacity and terminated the emergency temporary guardianship. Father also filed petition to revoke the trust, and the Fifteenth Judicial Circuit Court, Palm Beach County, Richard Oftedas, J., entered orders that, among other things, declared the trust void ab initio. Children, as trustees of the trust, appealed multiple orders, and the appeals were consolidated.

Holdings: The District Court of Appeal held that:

- [1] agreed order dismissing the guardianship proceedings and requiring father to execute the trust was a nullity, and
- [2] father lacked authority to execute the trust.

Affirmed.

West Headnotes (6)

(1) Mental Health

For Temporary guardian

Mental Health

Dismissal of proceedings.

Mental Health

Confirming or vacating finding; new commission or new trial

Agreed order dismissing plenary guardianship proceedings involving father, and requiring him to execute trust naming his children as co-trustees, was a nullity, and thus trial court had authority to vacate order, appoint new examining committee, and, after committee unanimously found father completely competent, dismiss the petition for determination of incapacity and terminate the emergency temporary guardianship; petition to determine incapacity could not be dismissed until issue of incapacity was actually determined, and could not be dismissed without also terminating the emergency temporary guardianship, since appointment of guardian deprived father of nearly all his rights. West's F.S.A. §§ 744.3031(1), 744.331.

Cases that cite this headnote.

[2] Mental Health

 Appearance and representation by afformer; guardian ad litem

Mental Health

- Hearing and Determination

An attorney for an alleged incapacitated person may not waive an adjudicatory hearing when required. West's F.S A. § 744.331.

Cases that cite this headnote

[3] Montal Health

- Determination of montal disorder in general

Mental Health

- Dismissal of proceedings

If a person is incompetent, it is the duty of the court to assure that person's protection and his or her autonomy is respected to the greatest extent possible; to permit dismissal of proceedings where a party is in fact incompetent may endanger that person. West's F.S.A. § 744-1012.

Cases WW out this headnests

37 Fla. L. Weekly D1696

Mental Health

Mental incompetency or incapacity in general

The guardianship statutes and rules should not be used to protect competent persons from their spendthrift ways or to protect their beneficiaries; an individual who is competent should not be subject to the control of the courts through guardianship proceedings, temporary or plenary.

Cases that cite this headnote

Mental Health

. Temporary guardian

Mental Health

Dismissal of proceedings

Father who was the subject of a petition to determine incapacity, and for whom an emergency temporary guardian (ETG) had been appointed, lacked authority to execute trust naming his children as co-trustees, even after dismissal of the plenary guardianship proceedings; emergency temporary guardianship had not been terminated, ETG had been delegated all of father's legal rights except the right to vote, and father and ETG could not both execute the right to contract. West's F S.A. §§ 736 0402(1), 744 3031.

I Cases that cite this headnote

[6] Mental Health

⊱ Temporary guardian

To permit both a ward and an emergency temporary guardian (ETG) to exercise the right to contract would render the protection afforded by an ETG non-existent; in such cases, the ward could continue to deal with his or her property and conceivably give it all away while a petition for incapacity is pending even though that person is incompetent but not officially adjudicated as such.

Cases that cite this headnote

Attorneys and Law Firms

*242 Brian M. O'Connell and Ashley N. Grodamo of Casey Ciklin Lubitz Martens & O'Connell, P.A., West Palm Beach, for appellants.

frwin R. Gilbert and Bryan J. Yamell of Gilbert Yamell, Palm Beach Gardens, for appellee.

Opinion

PER CURIAM.

In their consolidated appeals, Summer Jasser, Lena Mamone, and Anthony Saadeh, the children of appellee, Karim Saadeh, appeal five orders, arising out of proceedings to determine the incapacity of their father as well as the appointment of an emergency temporary guardian. In connection with these proceedings, Saadeh executed a trust agreement, the validity of which was later contested by him after competency proceedings were dismissed. The crux of this appeal is a challenge to the court's summary judgment determining that the trust was void *ab initio*. Because we conclude that the court correctly determined that Saadeh did not have legal authority to create the trust, we affirm the summary judgment.

Karim Saadeh, now in his eighties, emigrated from Jordan with his wife, raised a family of three children, and became a very successful businessman. He and his wife were wealthy at the time of his wife's death in 2007. After her demise, Saadeh contemplated remarrying.

Saadeh met a younger woman through one of his wife's relatives. He loaned her money, which greatly disturbed his children even though he had his lawyer draw up a promissory note. The children then worried about his other substantial bank accounts on which they were named accountholders. The children became concerned that their father was not completely competent and expressed that concern to his business and estate planning attorney, Michael Singer. To prevent Saadeh from draining his accounts, the children transferred over a million dollars from these accounts to other accounts over which he had no control without his knowledge.

Saadeh was upset when he discovered that his children had drained his accounts. Around the same time, he discovered that *243 substantial money and jewelry located in a safe were missing. Because his children had the combination to his safe, he suspected that they had likewise taken these assets.

West's Florida Statutes Annotated

Title XLIII. Domestic Relations (Chapters 741-759)

Chapter 244. Guardianship (Refs & Annos)

Part VI. Powers and Duties

West's F.S.A. § 744.441

744.441. Powers of guardian upon court approval

Effective: June 21, 2011 Currentness

After obtaining approval of the court pursuant to a petition for authorization to act, a plenary guardian of the property, or a limited guardian of the property within the powers granted by the order appointing the guardian or an approved annual or amended guardianship report, may:

- (1) Perform, compromise, or refuse performance of a ward's contracts that continue as obligations of the estate, as he or she may determine under the circumstances.
- (2) Execute, exercise, or release any powers as trustee, personal representative, custodian for minors, conservator, or donee of any power of appointment or other power that the ward might have lawfully exercised, consummated, or executed if not incapacitated, if the best interest of the ward requires such execution, exercise, or release.
- (3) Make ordinary or extraordinary repairs or alterations in buildings or other structures; demolish any improvements; or raze existing, or erect new, party walls or buildings.
- (4) Subdivide, develop, or dedicate land to public use; make or obtain the vacation of plats and adjust boundaries; adjust differences in valuation on exchange or partition by giving or receiving consideration; or dedicate easements to public use without consideration.
- (5) Enter into a lease as lessor or lessee for any purpose, with or without option to purchase or renew, for a term within, or extending beyond, the period of guardianship.
- (6) Enter into a lease or arrangement for exploration and removal of minerals or other natural resources or enter into a pooling or unitization agreement.
- (7) Abandon property when, in the opinion of the guardian, it is valueless or is so encumbered or in such condition that it is of no benefit to the estate.
- (8) Pay calls, assessments, and other sums chargeable or accruing against, or on account of, securities.

- C) Alternatively, the Guardian petitions for court approval to sue Susan and Al Jr. for damages.
- 16. Alternatively, if the Mediated Term Sheet is not approved or if a litigation to enforce the Mediated Term Sheet fails, then the Guardian requests court approval to sue Susan and Al Jr. in the Civil Division to recover the substantial funds that are rightfully the property of the Ward; to void transfers of the Ward's property that were undertaken at a time when be lacked capacity; and to address those instances in which Susan and Al Jr. have exploited or taken advantage of the Ward both before and after the Guardianship. If no mediated agreement exists, then the Ward will still be owed money from Susan and Al Jr. and it is therefore in the best interest of the Ward's estate to take legal action to recover it.
 - D) The Guardian seeks further authorization from this Court to amend and fund the Ward's Revocable Trust in accordance with Fla. Stat. §744,441(17) and/or (19).
- 17. The Ward maintained assets pursuant to the Albert Vassallo Revocable Trust Agreement (the "Revocable Trust"). When he became incapacitated, three of his children (James, Susan, and Al Jr.) became the successor co-Trustees. On September 30, 2014, this Court directed all financial institutions to distribute and/or transfer immediately all of the ward's funds, including accounts belonging to the Revocable Trust, to the guardianship account on behalf of the Ward.
- Ward's assets (1) to be used during life and (2) to pass to his heirs outside of probate as an estate planning mechanism. Unfortunately, two of the co-Trustees are Susan and Al Jr. (i.e., the proposed defendants in the claims discussed above). Because of their adverse position to the Ward and the Guardian, they should not continue to serve as co-trustee. A third co-Trustee, James, is so hostile to his siblings and vice-versa as a result of this litigation that he cannot serve objectively as a co-Trustee.

Jasser v. Saadeh, 97 So.3d 241 (2012)

37 Fla. L. Weekly D1696

exercise all delegable legal rights and powers of the ward with the exception of his right to vote. Pursuant to statute, the court set the term of the temporary guardianship for ninety days.

The day after the hearing, two of the members of the examining committee filed their reports, both stating that Saadeh was fully capable of managing his own affairs and was completely competent. Unfortunately, the third person appointed to examine Saadeh passed away before the hearing. It does not appear that the court ever saw these reports. Within two days of the appointment of the ETG, Singer filed an emergency petition to set aside the guardianship and for rehearing. The ward's court-appointed attorney joined in the petition and also moved for rehearing.

The next day, only three days after the appointment of the ETG, Meyer, the attorney for the ETG, and the appointed counsel for Saadeh, submitted to the court an agreed order to "settle" the guardianship. The parties agreed that execution of a trust would be the "least restrictive alternative to plenary guardianship in this matter." The May 21 order provided for Saadeh to execute a trust agreement with his children serving as co-trustees, which could be amended only with consent of the co-trustees. Upon Saadeh's death, the trust assets would be distributed to the children. Saadeh would also execute a pour-over will, naming his three children as his co-personal representatives, and devising the residue of his estate to his children. In addition, Saadeh would create a new healthcare surrogate designation, appointing his three children as his surrogates. The ETG would acquire all of Saadeh's assets and place title to them in the trust. Thereafter, the ETG could seek leave of court for her discharge. The order provided that Saadeh shall execute the trust, will and healthcare surrogate within seven days. The last provision of the order *245 states that "All pending incapacity proceedings for the Ward in this Court are hereby dismissed, subject to the Court's retention of jurisdiction to enforce the terms of this Agreed Order if necessary." At the same time, the court dismissed the examining committee and denied the pending petition to set aside the guardianship filed by Singer the day before. It does not appear that Singer was notified of any hearing un this issue.

After the petition to set aside the guardianship failed, the accountant, Levine, who had power of attorney [POA] and who was Saudeh's current health care surrogate, filed his own petition to set aside the guardianship and requested rehearing. In his petition, Levine alleged that he had never been provided notice of the ETG proceedings. He attached the reports of two

doctors, who stated that Saadeh was competent to attend to his own affairs. The court scheduled this motion for hearing on June 25, 2009.

Despite the fact that the agreed order "dismissed" the pending incapacity proceedings, neither the parties nor the court operated as though anything was dismissed. A few days after entry of the agreed order, Noble, the court-appointed attorney for the ward, filed a motion for clarification of the order appointing the ETG. The court entered an order of clarification. In addition, both sides filed motions to disqualify attorneys. Noble wanted to disqualify Singer from representing Levine, and Singer sought to disqualify Meyer from representing Barfield because Meyer simultaneously represented Saadeh's children. In addition, Noble complained that Levine was not forwarding bills that the ETG was required to pay on behalf of Saadeh, thus acknowledging that the ETG continued to exercise Saadeh's rights. Moreover, Saadeh was not allowed to hire Singer as his attorney in the incapacity proceedings.

At a hearing, Singer raised the issue of whether the guardianship proceedings had been vacated and whether Saadeh's rights were restored. The ETG and the ward's court-appointed attorney argued that the order appointing the ETG took away all of Saadeh's rights, except the right to vote, and his rights had not been restored. The court agreed that all of his rights, with the exception of the right to vote, had been removed.

The same afternoon and without notification to Singer, the ETG had Saadeh sign a new trust agreement. Contrary to its title as an "initial revocable trust," the trust was not revocable by Saadeh. There are disputed issoes of fact as to the circumstances surrounding the execution of the trust and what Saadeh was told regarding the terms of the trust. The ward's court-appointed attorney, however, admitted that he told him that if he signed the trust, the proceedings would be over. To transfer property to the trust, the ETG executed deeds to Saadeh's property, and Saadeh executed quit-claim deeds to some of the properties.

When the parties next appeared before the court, the court questioned whether it had "pulled the trigger" too quickly in signing the order of settlement because Saadeh was not really incapacitated. In other words, the court was concerned that it did not possess the authority to order Saadeh to enter into trusts if he were not *246 incapacitated and would have his

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Jasser v. Saadeh, 97 So.3d 241 (2012) 37 Fla. L. Weekly D1696

[2] First, the statutes and rules do not provide for the dismissal of a petition to determine the incapacity of an individual before the actual determination of the issue. In Borden v. Guardianship of Borden-Moore, 818 So.2d 604 (Fla. 5th DCA 2002), the court held that a petition for guardianship could not be dismissed before receiving the report of the examining committee:

Section 744,331 contemplates that once a facially sufficient petition to determine incapacity has been filed, the court must ensure that the alleged incapacitated person has an attorney, that an appropriately qualified examining committee promptly examines the person, and that an adjudicatory hearing be set no more than fourteen days after the filing of the report of the examining committee, unless good cause is shown to extend that time. Compliance with the requirements of section 744.331 is mandatory and the trial court's failure to adhere to those requirements constitutes reversible error.

Id. at 668-09. See § 744.331(4), Fla. Stat. (2008); see also In re 3. ene. 343 So.2d 916, 917 (Fla. 4th DCA 1977) ("Proceedings to determine the competency of a person are generally controlled by statute and where a statute prescribes a certain method of proceeding to make that determination, the statute must be strictly followed.") (citation omitted). An attorney for the person may not wrive an adjudicatory hearing when required. See In re Frederick, 508 So.2d 44, 45 (Fla. 4th DCA 1987).

[3] [4] There is good reason for such a rule. If a person is incompetent, it is the duty of the court to assure that person's protection and his or her autonomy is respected to the greatest extent possible. See § 744.1012, Fla. Stat. (2008). To permit dismissal of proceedings where a party is in fact incompetent may endanger that person. On the other hand, without knowing whether the person is actually incompetent, the court could restrict a person's independent ability to deal with his property and place it out of the control of a *248 person who may be completely capacitated. The guardianship statutes and rules should not be used to protect competent persons from their spendthrift ways or to

protect their beneficiaries. An individual who is competent should not be subject to the control of the courts through guardianship proceedings, temporary or plenary.

That the order dismissing the plenary guardianship proceedings was a nullity is further supported by the fact that the order did not dismiss the petition for emergency temporary guardian, revoke the letters of guardianship, or terminate the same. Section 744.3031(4). Florida Statutes (2008), permits the appointment of an ETG only after a petition for determination of incapacity has been filed. For an ETG to be appointed there must be a pending determination of incapacity. As such, the court could not dismiss the petition for incapacity and retain the ETG. Unfortunately, that is what occurred in these proceedings.

The ETG, and even court-appointed counsel for Saadeh, never intended to restore any rights to him during the period of the temporary guardianship, and their statements to the court that all of Saadeh's rights had been removed were made at a hearing on the same day he executed the trust agreement. At a separate hearing, the attorney for the children as trustees also told the court that because of the appointment of the ETG. Saadeh could not be a trustee of his own trust. Thus, the trustees acknowledged that the appointment of the ETG deprived Saadeh of all of his rights. Because all parties relied on the ETG's appointment as depriving Saadeh of the ability to exercise all rights, they are now judicially estopped from taking the position that the incapacity proceedings were final. See Blumberg v. USAA Cas. Ins. Co., 790 So 2d 1061, 1066 (Fla.2001). Because the order did not dismiss the ETG proceedings and restore Saadeh's rights, it was legally impossible to continue to deprive Saadeh of his rights unless incapacity was determined. The court, recognizing its mistake in entering the order which purported to dismiss the incapacity proceedings, appointed the new examining committee. Then, when the examining committee unanimously found that Saadeh was completely competent, it appropriately dismissed the petition for determination of incapacity and terminated the ETG. The court was within its authority in these rulings.

[5] We agree with the trial court that when the court conferred the ward's rights on the ETG, it removed them from the ward; both cannot simultaneously exercise those rights. Section 744.3031(1) provides that the court shall specify the rights to be exercised by the ETG. In this case, the order delegated to the ETG all legal rights, reserving only the right to vote to the ward. Thus, the court removed the ward's

Jasser v. Saadeh, 97 So.3d 241 (2012) 37 Fla. L. Weekly D1696

rights restored at the end of the temporary guardianship. The court stated:

If it's determined that he's not incapacitated, then it seems to me there's no reason that the court should have entered this settlement agreement in the first place because he should be allowed to exercise his own free will with regard to this instrument.... If it's wrong, I want to undo it.

A lengthy hearing ensued regarding whether Saadeh should have the right to choose his attorney. Both the ETG and the ward's court-appointed attorney argued that he did not have the right to choose his attorney. Nevertheless the court permitted Saadeh to hire his own attorney. The court also reappointed an examining committee for the purpose of determining Saadeh's incapacity. In all other respects, the guardianship continued, and Saadeh did oot regain any of his rights. In fact, his attorneys had to request and receive permission for him to travel.

Each member of the new examining committee met with Saadeh and declared him fully competent and capable of managing his own affairs. At the hearing to determine incapacity, the recently retained attorney for the children as trustees under the trust contended that because of the May 21st order dismissing the incapacity hearings, there was no competency issue to be resolved. Nonetheless, the court pointed out that all parties had labored under the assumption that incapacity was still at issue. The court proceeded to consider the examining committee reports. Based upon the unanimous determination of the examining committee that Saadeh was competent, the court dismissed the petition.

Unfortunately, this did not end the litigation, far from it. Saadeh had already filed a petition to revoke the trust. In his petition, he claimed the following: 1) he had executed the trust based upon undue influence, coercion, and duress and without understanding its terms; 2) his children participated in the coercion and duress imposed on him and stood to gain substantially through the provisions of the trust; 3) he was denied the right to consult counsel of his choice; 4) the trust was inconsistent with the terms that he had previously discussed he would be willing to enter; 5) he did not agree to a trust that he could not revoke; and, 6) because he had never agreed to the trust when the settlement was presented to the trial court, a fraud on the court had been committed. The

children defended as trustees and filed a declaratory judgment action to determine the validity of the trust.

Eventually, Saadeh moved for summary judgment. The three questions addressed to the court were: 1) whether the May 2009 order requiring the execution of the trust and dismissal of the incapacity proceedings was properly entered and valid; 2) whether Saadeh lacked the legal right or power to enter into the settlement or trust agreement; and 3) whether the trust agreement was void ab initio. The court did not reach the question of undue influence, coercion, duress, or fraud on the court.

The court found that the May 2009 order was entered, but it did not authorize the execution of an irrevocable trust. When the court entered the order, it was not informed of catastrophic gift tax consequences if the trust was created, nor was it informed that the trust could not be revoked by Saadeh himself. When it appointed the ETG and granted her all of the ward's legal rights, it thereby removed them from the ward. Thus, Saadeh had no legal capacity to enter into the trust *247 agreements. Therefore, the June 2009 trust agreement was void ab initio.

In addition, while the May 2009 order provided that the execution of the trust was the least restrictive alternative to a guardianship, the court found that "[t]he implementation of a least restrictive alternative to plenary guardianship presupposes the appointment of a plenary guardian is warranted." See § 744.344(2), Fla. Stat. (2008). If the court does not find a need for a plenary guardianship, then there is no need for a least restrictive alternative. The court could not order any less restrictive alternative before it found incapacity on the part of the ward. Finally, the court found that the trust went beyond the terms of the order in that the trust was executed as an irrevocable trust with very significant tax consequences. For these reasons, the trial court determined the trust was void ab initio and ordered the return of the trust assets to Saadeh. From this order, the trustees appeal.

[1] The co-trustees attack the trial court's final judgment by first arguing that the May 2009 agreed order was final, but not appealed; therefore, it is no longer subject to attack. They cite, however, to cases involving a voluntary dismissal of proceedings. This was not a voluntary dismissal, but rather an allegedly agreed settlement and a mutual dismissal. They also contend that the court was without jurisdiction to vacate the May 2009 order of dismissal because there was no incapacity petition pending due to its earlier dismissal. We disagree.

Jasser v. Saadeh, 97 So.3d 241 (2012)

37 Fla. L. Weekly D1696

rights restored at the end of the temporary guardianship. The court stated:

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A lengthy hearing ensued regarding whether Saadeh should have the right to choose his attorney. Both the ETG and the ward's court-appointed attorney argued that he did not have the right to choose his attorney. Nevertheless the court permitted Saadeh to hire his own attorney. The court also reappointed an examining committee for the purpose of determining Saadeh's incapacity. In all other respects, the guardianship continued, and Saadeh did not regain any of his rights. In fact, his attorneys had to request and receive permission for him to travel.

Each member of the new examining committee met with Saadeh and declared him fully competent and capable of managing his own affairs. At the hearing to determine incapacity, the recently retained attorney for the children as trustees under the trust contended that because of the May 21st order dismissing the incapacity hearings, there was no competency issue to be resolved. Nonetheless, the court pointed out that all parties had labored under the assumption that incapacity was still at issue. The court proceeded to consider the examining committee reports. Based upon the unanimous determination of the examining committee that Saadeh was competent, the court dismissed the petition.

Unfortunately, this did not end the litigation, far from it. Saadeh had already filed a petition to revoke the trust. In his petition, he claimed the following: 1) he had executed the trust based upon undue influence, coercion, and duress and without understanding its terms; 2) his children participated in the coercion and duress imposed on him and stood to gain substantially through the provisions of the trust; 3) he was demed the right to consult counsel of his choice; 4) the trust was inconsistent with the terms that he had previously discussed he would be willing to enter; 5) he did not agree to a trust that he could not revoke; and, 6) because he had never agreed to the trust when the settlement was presented to the trial court, a fraud on the court had been committed. The

children defended as trustees and filed a declaratory judgment action to determine the validity of the trust.

Eventually, Saadeh moved for summary judgment. The three questions addressed to the court were: 1) whether the May 2009 order requiring the execution of the trust and dismissal of the incapacity proceedings was properly entered and valid; 2) whether Saadeh lacked the legal right or power to enter into the settlement or trust agreement; and 3) whether the trust agreement was void ab initio. The court did not reach the question of undue influence, coercion, duress, or fraud on the court.

The court found that the May 2009 order was entered, but it did not authorize the execution of an irrevocable trust. When the court entered the order, it was not informed of catastrophic gift tax consequences if the trust was created, nor was it informed that the trust could not be revoked by Saadeh himself. When it appointed the ETG and granted her all of the ward's legal rights, it thereby removed them from the ward. Thus, Saadeh had no legal capacity to enter into the trust *247 agreements. Therefore, the June 2009 trust agreement was void ab initio.

In addition, while the May 2009 order provided that the execution of the trust was the least restrictive alternative to a guardianship, the court found that "[t]he implementation of a least restrictive alternative to plenary guardianship presupposes the appointment of a plenary guardian is warranted." See § 744.344(2), Fla. Stat. (2008). If the court does not find a need for a plenary guardianship, then there is no need for a least restrictive alternative. The court could not order any less restrictive alternative before it found incapacity on the part of the ward. Finally, the court found that the trust went beyond the terms of the order in that the trust was executed as an irrevocable trust with very significant tax consequences. For these reasons, the trial court determined the trust was void ab initio and ordered the return of the trust assets to Saadeh. From this order, the trustees appeal.

[1] The co-trustees attack the trial court's final judgment by first arguing that the May 2009 agreed order was final, but not appealed; therefore, it is no longer subject to attack. They cite, however, to cases involving a voluntary dismissal of proceedings. This was not a voluntary dismissal, but rather an allegedly agreed settlement and a mutual dismissal. They also contend that the court was without jurisdiction to vacate the May 2009 order of dismissal because there was no incapacity petition pending due to its earlier dismissal. We disagree.

Jasser v. Saadeh, 97 So.3d 241 (2012) 37 Fla. L. Weekly D1696

[2] First, the statutes and rules do not provide for the dismissal of a petition to determine the incapacity of an individual before the actual determination of the issue. In Borden v. Guardianship of Borden v. erg. 818 So.24 604 (Fig. 5th DCA 2002), the court held that a petition for guardianship could not be dismissed before receiving the report of the examining committee:

Section 744,331 contemplates that once a facially sufficient petition to determine incapacity has been filed. the court must ensure that the alleged incapacitated person has an attorney, that an appropriately qualified examining committee promptly examines the person, and that an adjudicatory hearing be set no more than fourteen days after the filing of the report of the examining committee, unless good cause is shown to extend that time. Compliance with the requirements of section 744.331 is mandatory and the trial court's failure to adhere to those requirements constitutes reversible error.

Id. at 608-09 See § 744.331(4), Vla. Stat. (2008); see also In re Keene, 343 So.2d 916, 917 (Fla. 4th DCA 1977) ("Proceedings to determine the competency of a person are generally controlled by statute and where a statute prescribes a certain method of proceeding to make that determination, the statute must be strictly followed.") (citation omitted). An attorney for the person may not waive an adjudicatory hearing when required. See In re Frederick, 508 So.2d 44, 45 (Fla. 4th DCA 1987).

[3] [4] There is good reason for such a rule. If a person is incompetent, it is the duty of the court to assure that person's protection and his or her autonomy is respected to the greatest extent possible. See § 744 1012, Fla. Stat. (2008). To permit dismissal of proceedings where a party is in fact incompetent may endanger that person. On the other hand, without knowing whether the person is actually incompetent, the court could restrict a person's independent ability to deal with his property and place it out of the control of a *248 person who may be completely capacitated. The guardianship statutes and rules should not be used to protect competent persons from their spendthrift ways or to

protect their beneficiaries. An individual who is competent should not be subject to the control of the courts through guardianship proceedings, temporary or plenary.

That the order dismissing the plenary guardianship proceedings was a nullity is further supported by the fact that the order did not dismiss the petition for emergency temporary guardian, revoke the letters of guardianship, or terminate the same. Section 744,3031(1), Florida Statutes (2008), permits the appointment of an ETG only after a petition for determination of incapacity has been filed. For an ETG to be appointed there must be a pending determination of incapacity. As such, the court could not dismiss the petition for incapacity and retain the ETG. Unfortunately, that is what occurred in these proceedings.

The ETG, and even court-appointed counsel for Saadeh, never intended to restore any rights to him during the period of the temporary guardianship, and their statements to the court that all of Saadeh's rights had been removed were made at a hearing on the same day he executed the trust agreement. At a separate hearing, the attorney for the children as trustees also told the court that because of the appointment of the ETG, Saadeh could not be a trustee of his own trust. Thus, the trustees acknowledged that the appointment of the ETG deprived Saadeh of all of his rights. Because all parties relied on the ETG's appointment as depriving Saadeh of the ability to exercise all rights, they are now judicially estopped from taking the position that the incapacity proceedings were final. See Blumberg v 1 AA Cas Ins. Co., 790 Se.2d 106), 1066 (Fia.2001). Because the order did not dismiss the ETG proceedings and restore Saadeh's rights, it was legally impossible to continue to deprive Saadeh of his rights unless incapacity was determined. The court, recognizing its mistake in entering the order which purported to dismiss the incapacity proceedings, appointed the new examining committee. Then, when the examining committee unanimously found that Saadch was completely competent, it appropriately dismissed the petition for determination of incapacity and terminated the ETG. The court was within its authority in these rulings.

[5] We agree with the trial court that when the court conferred the ward's rights on the ETG, it removed them from the ward; both cannot simultaneously exercise those rights. Section 744 3031(1) provides that the court shall specify the rights to be exercised by the ETG. In this case, the order delegated to the ETG all legal rights, reserving only the right to vote to the ward. Thus, the court removed the ward's

Jasser v. Saadeh, 97 So.3d 241 (2012)

37 Fla. L. Weekly D1696

exercise all delegable legal rights and powers of the ward with the exception of his right to vote. Pursuant to statute, the court set the term of the temporary guardianship for ninety days.

The day after the hearing, two of the members of the examining committee filed their reports, both stating that Saadeh was fully capable of managing his own affairs and was completely competent. Unfortunately, the third person appointed to examine Saadeh passed away before the hearing. It does not appear that the court ever saw these reports. Within two days of the appointment of the ETG, Singer filed an emergency petition to set aside the guardianship and for rehearing. The ward's court-appointed attorney joined in the

doctors, who stated that Saadeh was competent to attend to his own affairs. The court scheduled this motion for hearing on June 25, 2009.

Despite the fact that the agreed order "dismissed" the pending incapacity proceedings, neither the parties nor the court operated as though anything was dismissed. A few days after entry of the agreed order, Noble, the court-appointed attorney for the ward, filed a motion for clarification of the order appointing the ETG. The court entered an order of clarification. In addition, both sides filed motions to disqualify attorneys. Noble wanted to disqualify Singer from representing Levine, and Singer sought to disqualify Meyer

Jasser v. Saadeh, 97 So.3d 241 (2012)

37 Fla. L. Weekly D1696

right to contract. The fact that the court removed his right to contract was specifically discussed not only in the original hearing appointing the ETG but in almost every other hearing thereafter.

[6] To permit both a ward and the guardian to exercise the right to contract would render the protection afforded by an ETG non-existent. In such cases, the ward could continue to deal with his or her property and conceivably give it all away while a petition for incapacity is pending even though that person is incompetent but not officially adjudicated as such. The ETG would be faced with the difficult task of recovering missing property.

This case is distinguishable from Holmes v. Burchett. 766 So.2d 387 (Fla. 2d DCA 2000). In Holmes, an ETG was appointed for the ward. 1d. at 388 n. 2. The trial court refused to permit an attorney retained by the ward from participating in *249 the incapacity proceedings even though, pursuant to section 744 331(2)(a), the alleged incapacitated person was entitled to substitute his or her own attorney for the one appointed by the court. 1d. The appellate court granted certiorari, concluding that until the ward is declared incompetent, she is presumed competent to contract and to substitute her chosen counsel. 1d However, in Holmes there is no mention as to what rights were conferred on the ETG. Thus, the opinion does not stand for the proposition that even though the legal right to contract is removed from a ward, the ward may still contract until found incapacitated.

In re Guardianship of Graham, 963 So 2d 275 (Fla. 4th DCA 2007) is more on point. In that case, a petition to determine the incapacity of the ward was filed, and an ETG with plenary authority over the ward's person and property was appointed,

much like the ETG authority in this case. See id at 276-77 The trial court did not adjudicate the ward incapacitated before the ward filed a motion to substitute counsel, which the trial court denied. See id. On petition for writ of certiorari to this Court, we denied the petition on the ground that where the ward's right to contract had been removed by the appointment of a plenary guardian, she did not possess the right to contract and enter into an agreement with the attorney. See id. at 278. Graham is consistent with the trial court's conclusion that where an ETG is granted the right to contract, the ward can no longer exercise that power.

As found by the trial court in granting summary judgment, at the time of the execution of the trust, the right to contract had been removed from Saadch, as the parties acknowledged to the court the day that the trust was signed. Section 736.0402(1), Florida Statute (2008), provides that "[a]trust is created only if: (a) the settler has capacity to create a trust." § 736.0402(1)(a), Fla. Stat. (2008) (emphasis added). Thus, because Saadch had no legal right to execute the trust, the trust was invalid and void. The trial court's ruling was correct.

With respect to the issues raised in connection with the remaining orders on appeal, we find no error.

Affirmed.

WARNER, DAMOORGIAN and CONNER, JJ., concur.

Parallel Citations

37 Fla. L. Weekly D1696

Footnotes

- The five orders include: 1) "Order Dismissing Incapacity Proceedings" dated September 9, 2009; 2) "Order on November 10, 2009 Hearing Re Saadeh's Motion to Strike Co-Trustees' Motion to Dismiss" nune pro tune to November 10, 2009; 3) "Order Granting Motion for Partial Summary Judgment and Rendering Final Judgment" dated December 22, 2009; 4) "Order on Karim Saadeh's Motion to Enforce Judgment and Release Funds to Karim H. Saadeh and for Attorney Fees" dated March 23, 2010; and 5) "Order Granting Saadeh's Amended Motion to Dismiss" dated September 17, 2010.
- The ETG prepared an affidavit which Saadeh signed, stating that he had executed the trust agreement voluntarily. However, Saadeh has continually testified that he was misled as to the terms of the trust and that his execution was not voluntary. He was told that the execution of the trust was the only way he could end the guardianship proceedings and get his life back to normal.

37 Fla. L. Weekly D1696

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West's Florida Statutes Annotated

Title XLIII. Domestic Relations (Chapters 741-759) Chapter 744. Guardianship (Refs & Annos)

Part VI. Powers and Duties

West's F.S.A. § 744.447

744.447. Petition for authorization to act

Currentness

- (1) Application for authorization to perform, or confirmation of, any acts under s. 744.441 or s. 744.446 shall be by petition stating the facts showing the expediency or necessity for the action; a description of any property involved; and the price and terms of a sale, mortgage, or other contract. The application must state whether it conforms to the general terms of the guardianship report and whether the ward has been adjudicated incapacitated to act with respect to the rights to be exercised.
- (2) No notice of a petition to authorize a sale of perishable personal property or of property rapidly deteriorating shall be required. Notice of a petition to perform any other acts under s. 744.441 or s. 744.446 shall be given to the ward, to the next of kin, if any, and to those interested persons who have filed requests for notices and copies of pleadings, as provided in the Florida Probate Rules, unless waived by the court. Notice need not be given to a ward who is under 14 years of age or who has been determined to be totally incapacitated.

Credits

Laws 1974, c. 74-106, § 1; Fla.St.1974, Supp. § 744.503; Laws 1975, c. 75-222, §§ 24, 26; Laws 1979, c. 79-221, § 12; Laws 1989, c. 89-96, § 76; Laws 1990, c. 90-271, § 55.

Notes of Decisions (11)

West's F. S. A. § 744,447, FL ST § 744,447

Current through Ch. 255 (End) of the 2014 2nd Reg. Sess. and Sp. "A" Sess. of the Twenty-Third Legislature

End of Document

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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF ALBERT VASSALLO, SR.
An incapacitated person.

PROBATE/GUARDIANSHIP DIV. "IX" CASE NO. 502014GA000369XXXXSB

GUARDIAN'S VERIFIED PETITION FOR DIRECTION TO ACT

Elizabeth Savitt ("Guardian"), by and through the undersigned counsel, and pursuant to Fla. Stat. §744.447, hereby petitions this Court for the entry of an order authorizing her to act, and in support, states as follows:

Introduction

- 1. The Guardian was appointed on September 9, 2014, as the limited guardian of the person and property for the captioned Ward.
- Shortly thereafter, in October of 2014, the Guardian sought to compel the return of certain of the Ward's funds and property from the Ward's adult children, Albert Vasallo, Jr. ("Al Jr.") and Susan Mast ("Susan").
- Prior to a hearing on these contentious matters, the parties participated in courtdirected mediation.

Mediated Agreement

- 4. On December 1, 2014, the Guardian, Al Jr., Susan, and the Ward's court-appointed counsel participated in the referenced mediation before the Honorable Jack Cook (retired). The mediation resulted in a signed agreement that is set forth on Exhibit 1 hereto (the "Mediated Term Sheet").
- 5. The parties to the mediation executed a Mediated Term Sheet on that date. The Mediated Term Sheet contains all of the material terms of an agreement. Nevertheless, it expressly

states that the Mediated Term Sheet is to be reduced to a formal written agreement and that promissory notes are to be executed by Al Jr. and by Susan. A copy of the Mediated Term Sheet is attached hereto as Exhibit "1".

6. After the Mediated Term Sheet was executed, counsel for the Guardian and for Susan and Al Jr. agreed on the form of a settlement agreement and promissory notes. However, as of the date of filing the instant Petition, both of the Ward's adult children who are parties to it, Al Jr. and Susan, have either refused to execute or refused to deliver the signed formalized agreement. They also will not deliver the promissory notes required by the mediated terms. Their counsel has now moved to withdraw, quite possibly because of Susan and Al Jr.'s apparent decision to renege on the Mediated Term Sheet.

7. Action is now required by the Guardian, subject to court authorization, to either (1) enforce the Mediated Term Sheet or (2) to abandon it and sue Susan and Al Jr. The action contemplated herein is not inconsistent with any guardianship report or plan. This petition for judicial direction and authorization follows.

A) Petition to Approve the Mediated Term Sheet

- 8. Pursuant to Fla. Stat. §744.447 and Fla. Stat. §744.441(2), (10) and (11), the Guardian seeks this Court's approval and authorization for her execution of such Mediated Term Sheet (and for the prospective execution of such written formalized agreement as was contemplated therein). A summary of the Mediated Term Sheet is as follows:
 - Al Jr. will execute a promissory note for \$45,000 payable to the Guardian at 4% per annum interest.
 - Susan will execute a promissory note for \$54,000 payable to the Guardian at 4% per interest.

In re Guardianship of Vassallo Page 2 of 8

- c. Susan will execute a second promissory note for \$8,000 to the Guardian at 4% per annum with interest running from September 9, 2014, the enforcement of which is subject to Susan's failure to account to the Guardian for \$8,120 in electronic withdrawals of the Ward's funds.
- d. Each promissory note is due at the earlier of (1) the death of the Ward or (2) under the 15-year amortization schedule. Each note is secured by the obligor's inheritance or trust distributions.
- e. The parties agreed on a current expense budget ("Expenses") of \$820 per month (subject to adjustments) and payment of \$2,083 per month as compensation to Susan Mast for care of the Ward, if the then-current schedule continues.
- f. The parties agreed to exchange mutual general releases except as to the performance of this agreement.
- g. The Guardian consented to represent to the Court that it is not in the best interests of the Ward for any of his family to serve as his trustee.
- h. Attorneys' fees are borne by the parties.
- 9. The Guardian believes it is in the best interest of the Ward for the Court to ratify the Mediated Term Sheet. An agreement will largely avoid the legal expense from the guardianship which would be associated with litigation on the merits. The Guardian also believes that it was a fair and reasonable compromise regarding obligations owed to the Ward. See Fla. Stat. §744.441(2), (10).
- 10. For these reasons, the Guardian requests the Court's entry of an order authorizing her act of executing the Mediated Term Sheet and the prospective written formalized agreement.

B) Petition to Permit a Lawsuit to Enforce It

- 11. As of the date of filing the instant Petition, the Ward's two adult children who agreed to the Mediated Term Sheet have not complied with the mediated terms. Their counsel has now moved to withdraw.
- 12. Accordingly, the Guardian seeks authorization vis-à-vis Fla. Stat. §744.441(11), to bring an action against Al Jr. and Susan to enforce the Mediated Term Sheet. More particularly, the Guardian seeks this Court's authorization, if necessary, to institute and prosecute proceedings for the protection of the Ward's estate, as part of her duties. *See* Fla. Stat. §744.441(11).
 - 13. Section §744.441(11) provides in relevant part:

After obtaining approval of the court pursuant to a petition for authorization to act [...] a guardian of the property [...] may:

- (11) Prosecute or defend claims or proceedings in any jurisdiction for the protection of the estate and of the guardian in the performance of his or her duties. (emphasis supplied)
- 14. As the Guardian has a fiduciary obligation to protect the Ward's person and property, it is appropriate for the Guardian and beneficial to the Ward for her to institute proceedings against Al Jr. and Susan relative to their breach of the Mediated Term Sheet, and to otherwise protect, marshal, and secure the Ward's revocable trust and assets which would be available for his benefit.
- 15. For these reasons, the Guardian seeks this Court's authorization to institute proceedings against Al Jr. and Susan to enforce the Mediated Term Sheet setting forth their agreement. In connection with such proceedings, the Guardian seeks attorney's fees and costs, for these services performed on behalf of and for the benefit to the Ward, pursuant to Fla. Stat. §744.108.

- C) Alternatively, the Guardian petitions for court approval to sue Susan and Al Jr. for damages.
- enforce the Mediated Term Sheet fails, then the Guardian requests court approval to sue Susan and Al Jr. in the Civil Division to recover the substantial funds that are rightfully the property of the Ward; to void transfers of the Ward's property that were undertaken at a time when he lacked capacity; and to address those instances in which Susan and Al Jr. have exploited or taken advantage of the Ward both before and after the Guardianship. If no mediated agreement exists, then the Ward will still be owed money from Susan and Al Jr. and it is therefore in the best interest of the Ward's estate to take legal action to recover it.
 - D) The Guardian seeks further authorization from this Court to amend and fund the Ward's Revocable Trust in accordance with Fla. Stat. §744.44!(17) and/or (19).
- 17. The Ward maintained assets pursuant to the Albert Vassallo Revocable Trust Agreement (the "Revocable Trust"). When he became incapacitated, three of his children (James, Susan, and Al Jr.) became the successor co-Trustees. On September 30, 2014, this Court directed all financial institutions to distribute and/or transfer immediately all of the ward's funds, including accounts belonging to the Revocable Trust, to the guardianship account on behalf of the Ward.
- Ward's assets (1) to be used during life and (2) to pass to his heirs outside of probate as an estate planning mechanism. Unfortunately, two of the co-Trustees are Susan and Al Jr. (i.e., the proposed desendants in the claims discussed above). Because of their adverse position to the Ward and the Guardian, they should not continue to serve as co-trustee. A third co-Trustee, James, is so hostile to his siblings and vice-versa as a result of this litigation that he cannot serve objectively as a co-Trustee.

In re Guardianship of Vassallo Page 5 of 8

- 19. Accordingly, it is in the Ward's best interest to be rid of any inter-family disputes over the Trust and for the Guardian to serve as the sole Trustee of the Revocable Trust, funded with the Ward's assets pursuant to section 744.441(17) and (19), for the remainder of the Ward's life. Therefore, the Guardian seeks the authorization of this Court to amend the Ward's revocable trust pursuant to the provisions Fla. Stat. §744.441(19).
 - 20. Fla. Stat. §744.441(19) provides:

After obtaining approval of the court pursuant to a petition for authorization to act [...] a guardian of the property [...] may:

- (19) Create or amend revocable trusts or create irrevocable trusts of property of the ward's estate which may extend beyond the disability or life of the ward in connection with estate, gift, income, or other tax planning or in connection with estate planning. The court shall retain oversight of the assets transferred to a trust, unless otherwise ordered by the court. (emphasis supplied).
- 21. The powers conferred in subsection (19) are directly applicable here, subject to Court approval. The Ward could have amended his own Revocable Trust and replaced the named successor co-Trustees at will and at any time, but for the adjudication of his incapacity and the appointment of the Guardian in this captioned cause. See Fla. Stat §736.0402(1)(a);

 Jasser v. Saddeh, 97 So. 3d 241 (Fla. 4th DCA 2012). Under subsection (19), the Guardian may now do so in the Ward's place if the Court approves. The Guardian should therefore be permitted to do so in his place and replace the feuding siblings with a single, court-appointed Trustee who is also the Guardian.

in re Guardianship of Vassallo Page 6 of 8 WHEREFORE, the Guardian prays that this Court enter an order which grants the instant Petition, as follows:

- grant to the Guardian the authority to execute the Mediated Term Sheet and the formal written agreement as contemplated;
- (2) grant the Guardian the authority to institute breach of contract proceedings against Al Jr. and Susan for their breach of the Mediated Term Sheet, and, alternatively, to sue them for the underlying wrongs that were the basis for the Guardian's claims that led to the Mediated Term Sheet;
- (3) grant to the Guardian the authority to amend the Ward's Revocable Trust by replacing the named co-Trustees and to fund the Revocable Trust;
- (4) award to the Guardian her reasonable attorney's fees and costs; and
- (5) grant any other such further relief as this Court deems just and proper.

VERIFICATION

Under penalty of perjury, I have read the foregoing document and the facts stated therein

are true.

Elizabeth Savitt

Date

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished via e-

mail/e-service upon: Sheri L. Hazeltine, Esquire, 800 Palm Trail, Suite 3, Delray Beach, FL

33483 (sheria hazeltinelaw.com), Brian M. O'Connell, Esquire, 515 N. Flagler Dr., 20th Floor,

West Palm Beach, FL 33401 (service@ciklinlubitz.com, probateservice@ciklinlubitz.com),

Robert M. Trinkler, Esquire, SunTrust Center, Suite 1050, 515 East Las Olas Boulevard, Fort

Lauderdale, FL 33301 (legal-service@athomaslaw.com) and James Vassallo via e-mail

(james, vassallo/a, yahoo.com) and via regular U.S. mail to: Ralph Vassallo, 303 Lake Avenue

South, Nesconset, NY 11767, Jacqueline S. Cantela, 26 Parkside Ave., Miller Place, NY 11764

and Marie Vassallo-Castagnette, 433 Mills Rd., Unit #26, Calverton NY 11933, this 27th day of

January, 2015.

PANKAUSKI LAW FIRM PLLC

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courtfilings@pankauskilawfirm.com

By: /s/ Robert J. Hauser

Robert J. Hauser

Florida Bar No.: 55141

Invoice submitted to:

Invoice #	22292
Invoice Date	01/28/2015
or Services Through	12/31/2014
Terms:	N/A

<u>Date</u>	Ву	Service Summary	Hours/Rate	<u>Amount</u>
In Reference	To: G	/O Albert Vassallo (Prof Service)		
11/27/2014	RJH	Receipt/Review	0.10 at \$ 350.00/hr	\$ 35.00
12/01/2014	RJH	Review materials transmitted by client Prepare Review materials provided by Guardian	0.30 at \$ 350.00/hr	\$ 105.00
12/01/2014	RJH	Prepare	0.50 at \$ 350.00/hr	\$ 175.00
12/01/2014	RJH	Prepare for mediation. Mediation Attend successful mediation of disputes with Albert Vassallo Jr. and Susan Mast before Hon. Jack Cook.	7.20 at \$ 350.00/hr	\$ 2,520.00
12/02/2014	RJH	Phone Call Telephone call with B. O'Connell regarding	0.10 at \$ 350.00/hr	\$ 35.00
12/03/2014	RJH	Phone Call Telephone calls with S. Hazeltine office regarding	0.10 at \$ 350.00/hr	\$ 35.00
12/03/2014	ЮH	Prepare correspondence Memos to and telephone call with B. O'Connell office regarding	0.10 at \$ 350.00/hr	\$ 35.00
12/03/2014	ЮH	Client Communication Memos to and from client about	0.10 at \$ 350.00/hr	\$ 35.00
12/03/2014	ЮH	Court TimePrepare For	0.20 at \$ 350.00/hr	\$ 70.00
12/03/2014	RJH	Prepare for hearing on 12/4/14 Phone Call	0.20 at \$ 350.00/hr	\$ 70.00
12/03/2014	ARS	Phone call with B. O'Connell regarding Attention to Attention to hearing preparation for UMC on motion to cancel and reset hearing, approve notice of appearance for filing	0.40 at \$ 300.00/hr	\$ 120.0 0
12/03/2014	HLG	Prepare Prepare and finalize for filing and service, update file and pleadings index and e-file and e-serve Notice of Appearance.	0.30 at \$ 150.00/hr	\$ 45 .00

Invoice submitted to:

Invoice #_	22292
Invoice Date	01/28/2015
For Services Through	12/31/2014
Terms:	N/A

12/03/2014	LCC	Attention to	0.30 at \$ 150.00/hr	\$ 45.00
		Attended to correspondence: Ralph Vassallo, Jacqueline Cantela, and Marie Vassallo-Castagnette re: Notice of Appearance and Request for		
		Electronic Service; Email correspondence to client re		
12/03/2014	HLG	Prepare	0,80 at \$ 150.00/hr	\$ 120.00
		Preparation of materials for hearing on 12/04/2014; prepare email correspondence to Cari Kelley requesting court reporter for same.		
12/04/2014	RJH	Court Time	0.90 at \$ 350.00/hr	\$ 315.00
,		Attend hearing on motion to postpone 12/9 hearing.		
12/04/2014	RJH	Communication from Opposing Counsel	0.20 at \$ 350.00/hr	\$ 70.00
12/05/2014	RJH	Conference with R. Trinkler about disposition of trust matter. Client Communication	0.20 at \$ 350.00/hr	\$ 70.00
12,00,201	1011	Review and respond to client memos regarding	5125 at \$ 550.00) th	¥ 70.00
12/08/2014	RJH	Prepare comm to counsel Memo to B. O'Connell	0.20 at \$ 350.00/hr	\$ 70.00
		Metho to B. O contreti		
12/10/2014	RJH	Case Management	0.10 at \$ 350.00/hr	\$ 35.00
		Review and reply to B. Labutka status memo regarding settlement agreement draft.		
12/11/2014	RJH	Client Communication	0.10 at \$ 0.00/hr	No Charge
				no charge
12/11/2014	RJH	Receipt/Review	0.30 at \$ 350.00/hr	\$ 105.00
		Review proposed settlement agreement draft prepared by Ciklin		
12/12/2014	RJH	Court filed document	0.50 at \$ 350.00/hr	\$ 175.00
		Review draft settlement agreement; 2 memos to R. Trinkler and Ciklin		,
12/12/2014	RJH	Lubitz with comments and suggested revisions. Receipt/Review	0.10 at \$ 350.00/hr	\$ 35.00
,,		Review C. Hark memo regarding representation of James Vassallo and	0.10 at \$ 350.00/11	\$ 33.00
12/12/2014	B.11.1	requesting telephone call.		
12/12/2014	КІН	Phone Call Telephone call with C. Hark regarding interests of James Vassallo.	0.30 at \$ 350.00/hr	\$ 105.00
12/12/2014	RJH	Client Communication	0.10 at \$ 0.00/hr	No Charge
474.0470:-			4 avantum	.io charge
12/12/2014	RJH	Client Communication	0.10 at \$ 350.00/hr	\$ 35.00
		Update memo to client regarding		

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22292
Invoice Date	01/28/2015
For Services Through	12/31/2014
Terms:	N/A

12/12/2014	RJH	Client Communication	0.10 at \$ 0.00/hr	No Charge
, .		Transmittal memo to client		
12/12/2014	RJH	Client Communication	0.10 at \$ 350.00/hr	\$ 35.00
		Update memo to client re:		
12/17/2014	RJH	Settlement or Settlement Agreement	0.40 at \$ 350.00/hr	\$ 140.00
12,27,201.	. •	Revise release and transmit to client and counsel.		
12/18/2014	RJH	Phone Call	0.40 at \$ 350.00/hr	\$ 140.00
		Set up and attend phone call with R. Trinkler regarding settlement agreement terms.		
12/18/2014	RJH	Client Communication	0.30 at \$ 350.00/hr	\$ 105.00
,,		والمراكات والمستوال والمستوالين والمستولين والمستوالين والمستوالين والمستوالين والمستوالين والمستوالين		
12/19/2014	RJH	Receipt/Review	0.10 at \$ 0.00/hr	No Charge
		Review client memo.	0.20 at a 250 00/6-	4 70 00
12/23/2014	RJH	Communication from Opposing Counsel Draft follow up memo to R. Trinkler regarding status of signed	0.20 at \$ 350.00/hr	\$ 70.00
•		agreement; review response; forward to client; reply to response.		
12/31/2014	RIH	Case Management	0.20 at \$ 350.00/hr	\$ 70.00
,,	70.1	Memos to and from E. Savitt and to and from R. Trinkler regarding		
		follow up on settlement status		
	~			
in Reference	e To: G/C	O Albert Vassallo (Expenses)		
12/17/2014	DLM	Court Reporter	\$95.00	\$ 95.00
		Check #13898 to Pleasanton Greenhill Meek & Marsaa		
		Inv. 53978 dtd 12/5/2014		
		Re: court reporter at hearing before Judge French on 12/4/2014		

Total Hours: 15.60 hrs Total Prof Service: \$ 5,020.00 Total Expenses: \$ 95.00

Total Invoice Amount: \$ 5,115.00

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22292
Invoice Date	01/28/2015
For Services Through	12/31/2014
Terms:	N/A

If you disagree in any way with this invoice or entries, pursuant to our Legal Services Contract, you agree to inform the Firm in writing within thirty (30) days of receipt and you also agree that if you do not object in writing within thirty (30) days, that you accept this invoice and all entries as accurate and are later prohibited from objecting to them. We assume you receive our correspondence within three (3) days of postmark or same day if via email.

Invoice submitted to

Invoice #	22333
Invoice Date	03/12/2015
For Services Through	01/31/2015
Terms:	N/A

<u>Date</u>	<u>Ву</u>	Service Summary	Hours/Rate	Amount
In Referenc	e To: G	/O Albert Vassallo (Prof Service)		
01/02/2015	RJH	Receipt/Review Review R. Trinkler letter client for consideration.	0.20 at \$ 350.00/hr	\$ 70.00
01/02/2015	RJH	Prepare comm to counsel Memo to R. Trinkler requesting	0.10 at \$ 350.00/hr	\$ 35.00
01/05/2015	RJH	Client Communication Advice memo to client about	0.10 at \$ 350.00/hr	\$ 35.00
01/05/2015	RJH	Communication from Opposing Counsel Memo to R. Trinkler requesting	0.20 at \$ 350.00/hr	\$ 70.00
01/06/2015	ЮH	Client Communication Telephone call with client about	0.20 at \$ 350.00/hr F	\$ 70.00
01/06/2015	RJH	Prepare correspondence Prepare demand letter to R. Trinkler on behalf of S. Mast concerning	0.30 at \$ 350.00/hr	\$ 105.00
01/06/2015	HCS	Review Band transmit to client for approval or revision.	0.10 at \$ 350.00/hr	\$ 35.00
01/07/2015	HLA	Prepare correspondence Finalize and transmit demand letter residence. R. Trinkler.	0.10 at \$ 350.00/hr	\$ 35.00
01/09/2015	RJH	Communication from Opposing Counsel Review R. Trinkler memo regarding settlement status, asbestos settlement checks; and dispute over \$8100 of Ward funds.	0.10 at \$ 350.00/hr	\$ 35.00
01/09/2015	RJH	Client Communication Memo to client	0.10 at \$ 0.00/hr	No Charge
01/09/2015	R.JH	Prepare comm to counse! Response memo to R. Trinkler, including request for conference call with E. Savitt to discuss \$81.00 issue.	0.10 at \$ 350.00/hr	\$ 35.00
01/09/2015	HLG	Phone Call Telephone call from Jenniler at R. Trinkler's office regarding conference with R. Hauser and B. Savit.	0.20 at \$ 0.00/hr	No Charge
01/12/2015	HLG	Attention to Attention to coordinating telephone conference with client and counsel; prepare email correspondence to B. Savitt regarding same; telephone call to R. Trinkler's office regarding status of same.	0.20 at \$ 0.00/hr	No Charge

Invoice submitted to.

Invoice #	22333
Invoice Date	03/12/2015
For Services Through	
Terms	N/A

01/13/2015	ЮH	Case Management Memos to and from H. Graboyes to set up conference call on	0.10 at \$ 0.00/hr	No Charge
01/13/2015	RJH	1/19/2015. Receipt/Review Review client memo asking about R. Trinkler's respons	0.10 at \$ 350.00/hr	\$ 35.00
01/14/2015	ЮH	Lirent Communication Memos to and from client about	0.20 at \$ 350.00/hr	\$ 70.00
01/14/2015	HLG	Attention to Attention to Settlement Agreement and coordinating conference regarding case status; telephone call with Jennifer from R. Trinkler's office; prepare email correspondence to R. Trinkler and B. Savitt regarding same.	0.40 at \$ 150.00/hr	\$ 60.00
01/15/2015	RJH	Client Communication Review and respond to client memos	0.20 at \$ 350.00/hr	\$ 70.00
01/15/2015	RJH	Prepare correspondence Memos to R. Trinkler regarding A. Vassallo Ir. failure to execute settlement agreement; review response and forward to client.	0.20 at \$ 350.00/hr	\$ 70.00
01/16/2015	RJH	Case Management Memo to H. Graboyes and telephone call re: cancellation of telephone conference on 1/19/2015.	0.10 at \$ 0.00/hi	No Charge
01/16/2015	HLG	Attention to Attention to telephone conference with counsel regarding accounting; telephone call with Jennifer regarding cancellation of telephone conference; prepare email correspondence to client regarding same.	0.10 at \$ 0.00/hr	No Charge
01/21/2015	RJH	Client Communication	0.40 at \$ 350,00/hr	\$ 140.00
01/21/2015	RJH	Client Communication Memos to E. Savill regarding	0.20 at \$ 350.00/hr	\$ 70.00
01/22/2015	RJH	Conference Office conference with A. Sabocik about	0.40 at \$ 350.00/hr	\$ 140.00

Invoice submitted to:

invoice #	22333
Invoice Date	03/12/2015
For Services Through	01/31/2015
Torms:	N/A

01/22/2015	RÙH	Client Communication Draft and revise advice memo to client	0.50 at \$ 350.00/hr	\$ 175.00
01/22/2015	RJH	Conference Memo to A. Sabocik regarding	0.10 at \$ 0.00/hr	No Charge
01/22/2015	ARS	Attention to	0.20 at \$ 300.00/hr	\$ 60.00
01/22/2015	ARS	Attention to	2.10 at \$ 300.00/hr	\$ 630.00
01/22/2015	HLG	Receipt/Review Receipt and review of Petition for Authorization to Sell Homestead Property of Ward dated 01/22/2015; update file regarding same.	0.10 at \$ 150.00/hr	\$ 15.00
01/23/2015	RJH	Receipt/Review Review R. Trinkler motion to withdraw; forward to client	0.10 at \$ 350.00/hr	\$ 35.00
01/23/2015	RJH	Court filed document	0.90 at \$ 350.00/hr	\$ 315.00
01/23/2015	RJ H	Revise draft petition, Client Communication Memo to E. Savitt	0.10 at \$ 350.00/hr	\$ 35.00
01/23/2015	RJH	Conterence	0.10 at \$ 350.00/hr	\$ 35.00
01/23/2015	ARS	Prepare Continued preparation of draft petition for authorization to act	1.60 at \$ 300.00/hr	\$ 480.00
01/23/2015	ARS	Receipt/Review Reviewed RJH email to clientine; copy of draft petition for	0.10 at \$ 0.00/hr	No Charge
01/23/2015	HLG	authorization Receipt/Review Receipt and review of Motion to Withdraw by Robert Trinkler dated	0.10 at \$ 150.00/hr	\$ 15.00
01/26/2015	RJH	01/23/2015; update file and pleadings index regarding same Court filed document Revise draft petition for authorization.	0.70 at \$ 350.00/hr	\$ 245.00

Invoice submitted to:

Invoice #	22333
Invoice Date	03/12/2015
For Services Through	01/31/2015
Terms:	N/A

01/26/2015	RJH	Client Communication	0.30 at \$ 350.00/hr	\$ 105.00
01/26/2015	ARS	Attention to Attention to status re: petition for authorization, and review of rule	0.20 at \$ 300.00/hr	\$ 60.00
01/26/2015	ARS	with RJH Receipt/Review Reviewed RJH email transmittal to client re:	0.20 at \$ 0.00/hr	No Charge
01/27/2015	RJH	CHARGE Client Communication Review 2 memos from client	0.10 at \$ 350.00/hr	\$ 35.00
01/27/2015	RJH	Client Communication Memo to client	0.10 at \$ 350.00/hr	\$ 35.00
01/27/2015	ARS	Attention to Attention to final petition for authorization in advance of filing	0.20 at \$ 300.00/hr	\$ 60.00
01/27/2015	HLG	Attention to Finalize for filing and service, update file and pleadings index and e-file and e-serve Guardian's Verified Petition for Direction to Act; forward copy of same to client via email; forward copy of same to Ralph Vassallo, Jacqueline Cantela and Marie Vassallo-Castagnette via regular	0.40 at \$ 150.00/hr	\$ 60,00
01/28/2015	RJH 🎁	mail. Court filed document Revise and finalize petition; add request to explicitly seek authorization for transfer of funds back into trust with court permission.	0.70 at \$ 350.00/hr	\$ 245.00
01/28/2015	HLG	Receipt/Review Receipt and review of email correspondence from clerk of the court regarding acceptance of court filed document - Petition for Authorization to Act dated 01/27/2015; update file and pleadings index regarding same.	0.10 at \$ 150.00/hr	\$ 15.00
01/29/2015	RJH	Client Communication Memos to and from client	0.10 at \$ 350.00/hr	\$ 35.00
01/29/2015	HLG	Attention to Attention to coordinating hearing on Petition for Authorization to Act; telephone call with Tahara regarding procedures for setting same.	0.20 at \$ 0.00/hr	No Charge

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22333
Invoice Date	03/12/2015
or Services Through	01/31/2015
Terms:	

01/29/2015	HLG	Prepare Prepare Order Specially Setting Hearing on Guardian's Verified Petition for Authorization to Act; forward same to counsel and parties via email requesting agreement of same; forward same to client via email requesting agreement of same; update file regarding same.	0.40 at \$ 150.00/hr	\$ 60.00
01/29/2015	HLG	Receipt/Review Receipt and review of email confirmation from B. Savitt regarding	0.10 at \$ 150,00/hr	\$ 15.00
01/29/2015	HLG	Prepare correspondence Prepare correspondence to Judge French enclosing proposed order specially setting hearing on Petition for Direction to Act.	0.20 at \$ 150.00/hr	\$ 30.00
01/30/2015	RJH	Prepare legal communication Review and revise letter to Judge French setting hearing with attached proposed order.	0.20 at \$ 350,00/hr	\$ 70.00
01/30/2015	HLG	Phone Call Telephone Call with judicial assistant confirming hearing on 02/13/2015 re Petition for Direction to Act.	0.10 at \$ 0.00/hr	No Charge
01/30/2015	HLG	Attention to Revise and finalize correspondence and enclosures to Court regarding proposed order setting hearing on Petition for Direction to Act; prepare same for delivery via regular mail; update file regarding same; forward same to counsel and client via email.	0.50 at \$ 150.00/hr	\$ 75.00

Total Hours: 15.20 hrs Total Prof Service: \$ 4,120.00

Total Invoice Amount: \$ 4,120.00

If you disagree in any way with this invoice or entries, pursuant to our Legal Services Contract, you agree to inform the Firm in writing within thirty (30) days of receipt and you also agree that if you do not object in writing within thirty (30) days, that you accept this invoice and all entries as accurate and are later prohibited from objecting to them. We assume you receive our correspondence within three (3) days of postmark or same day if via email.

Invoice submitted to:

Invoice #	22334
Invoice Date	03/12/2015
For Services Through	02/28/2015
Terms:	N/A

<u>Date</u>	<u>В</u> у	Service Summary	Hours/Rate	Amount
In Reference	e To: G/	O Albert Vassallo (Prof Service)		
02/03/2015	RJH	Conference Conference with H. Graboyes about preparing for hearing on 2/13/2015	0.10 at \$ 0.00/hr	No Charge
02/03/2015	HLG	Prepare Begin preparation of Order on Guardian's Verified Petition for Direction to Act.	0.20 at \$ 150.00/hr	\$ 30.00
02/03/2015	HLG	Prepare correspondence Begin preparation of letter to Court enclosing materials for hearing on Petition for Direction to Act scheduled for 02-13-2015.	0.20 at \$ 150.00/hr	\$ 30.00
02/04/2015	RJH	Conference Office conference with H. Graboyes about hand-delivery of hearing materials to court in advance of 2/13/2015 hearing.	0.10 at \$ 0.00/hr	No Charge
02/04/2015	RJH	Court filed document Prepare proposed order on verified petition for authorization to act.	0.90 at \$ 350.00/hr	\$ 315.00
02/04/2015	RJH	Client Communication Memo to client (Communication Communication Communi	0.10 at \$ 350.00/hr	\$ 35.00
02/04/2015	RJH	Court TimePrepare For Review statutes and case law	0.20 at \$ 350.00/hr	\$ 70.00
02/04/2015	HLG	Attention to Attention to preparation of materials for hearing on 02/13/2015; research authority cited.	0.70 at \$ 150.00/hr	\$ 105.00
02/05/2015	RJH	Court TimePrepare For Revise and finalize materials to be sent to trial court for hearing on Feb. 13, 2015.	0.50 at \$ 350.00/hr	\$ 175.00
02/05/2015		Attention to Finalize letter and enclosures to Judge French in connection with hearing on 02/13/2015; prepare same for hand delivery; update file regarding same; forward same to client and counsel.	0.40 at \$ 150.00/hr	\$ 60.00
02/06/2015	RJH	Client Communication Review fax copies of documents transmitted by R. Trinkler office; forward same to client.	0.10 at \$ 350.00/hr	\$ 35.00

Invoice submitted to:

Invoice #	22334
Invoice Date	03/12/2015
For Services Through	02/28/2015
Terms:	N/A

02/06/2015	RJH	Prepare comm to counsel Review R. Parrish memo and respond regarding scheduling of petition for authority to sell condominium on 2/13/15 along with other relief	0.10 at \$ 350.00/hr	\$ 35.00
02/06/2015	HLG	before Hon, David French. Prepare correspondence Prepare email correspondence to C. Kelley requesting court reporter for hearing on 02/13/2015; update file regarding same.	0.10 at \$ 0.00/hr	No Charge
02/08/2015	RJH	Prepare comm to counsel Memo to S, Hazeltine	0.10 at s 0.00/hr	No Charge
02/10/2015	RIH	Court TimePrepare For	0.10 at s 350.00/hr	\$ 35.00
02/10/2015	RJH	Client Communication Memos to and from client and A. Sabocik regarding	0.20 at \$ 0.00/hr	No Charge
02/10/2015	ARS.	Attention to Attention to petition for authority	0.30 at \$ 300.00/hr	\$ 90.00
02/11/2015	R)H	Communication from Opposing Counsel Review Cliff Hark memo indicating that he will represent James Vassallo in objection to his removal as trustee;	0.40 at \$ 350.00/hr	\$ 140.00
02/11/2015	RJH	Conference Office conference with H. Graboyes regarding materials needed for 2/13/15 hearing	0.10 at \$ 0.00/hr	No Charge
02/12/2015	RJH	Receipt/Review Review objection filed on behalf of James Vassallo and case cited in opposition	0.20 at \$ 350.00/hr	\$ 70.00
02/12/2015	RJH	Communication from Opposing Counsel Memos to and from Cliff Hark regarding James' opposition to E. Savitt	0.20 at \$ 350.00/hr	\$ 70.00
02/12/2015	ЮH	serving as sole trustee. Phone Call Phone call with Joiette Feglietta (attorney for Ward) about hearing on Friday 2/13/15	0.20 at \$ 350.00/hr	\$ 70.00
02/12/2015	RJH	Court TimePrepare For Review and add materials to be used for heating on 2/13/15, including final settlement agreement and executed fax agreements.	0.40 at \$ 350.00/hr	\$ 140.00

Invoice submitted to:

Invoice #	22334
Invoice Date	03/12/2015
For Services Through	02/28/2015
Terms:	N/A

02/12/2015	rjh	Receipt/Review Review notice of hearing on petition to sell homestead.	0.10 at \$ 0.00/hr	No Charge
02/12/2015	D 1H	Prepare comm to counsel	0.10 at \$ 350.00/hr	\$ 35.00
02/12/2013	Kill	Draft memo to R. Trinkler requesting that he deliver signed promissory notes and agreement at hearing on 2/13/15.		¥/
02/12/2015	нс	Prepare	1.60 at \$ 150.00/hr	\$ 240.00
02/12/2013	TILG	Attention to hearing scheduled for 02/13/2015; preparation of	1,00 00 4 1,50.00/111	\$ 2.000
		hearing folder and materials regarding same; prepare proposed blank		
		order on Petition for Direction to Act.		
02/12/2015	HLG	Receipt/Review	0.10 at \$ 150.00/hr	\$ 15.00
,,		Receipt and review of Notice of Hearing dated 02/12/2015, setting		
		Petition for Authorization to Sell Homestead Property of Ward; update		
		file regarding same.		
02/13/2015	RJH	Court TimePrepare For	0.70 at \$ 350.00/hr	\$ 245.00
		Prepare for guardianship court hearing on authorization to perform		
		various acts.	0.30 -1 4.350.00lb	4 4 6 5 6 6
02/13/2015	RJH	Client Communication	0.30 at \$ 350.00/hr	\$ 105.00
02/12/2015	014	Conference with client Court Time	0.70 at \$ 350.00/hr	\$ 245.00
02/13/2015	ЮП	Attend court hearing on authorization for quardian to act.	0.70 8(\$ 330.00)111	\$ 243.00
02/13/2015	ÐΊΗ	Conference	0.20 at \$ 350.00/hr	\$ 70.00
02,13,2013	1011	Conference with Clifford Hark, E. Savitt and Brian O'Conneil before	0.20 0. 4 550.00/11	\$ 70.00
		court hearing regarding proposed settlement		
02/13/2015	RJH	Court Time	1.00 at \$ 0.00/hr	No Charge
		Travel to and from court for guardianship hearing.		_
02/13/2015	RJH	Communication from Opposing Counsel	0.20 at \$ 350.00/hr	\$ 7 0.00
		Review and reply to M. Carbone message attaching signed 2/11/15		
		order for R. Trinkler to withdraw; review M. Carbone message		
		apologizing for failing to serve Pankauski Law Firm PLLC; forward to		
02/13/2015	ภาผ	client and atty for Ward. Client Communication	0.10 -6 4 0.0016-	N- Ch
02/13/2013	ЮП	Review E. Savitt memo regarding	0.10 at \$ 0.00/hr	No Charge
		(Caracter Les Saviet Mellio regarding 1		
		client calculations to		
02/13/2015	HLG	Prepare	0.30 at \$ 150.00/hr	\$ 45.00
		Preparation of Additional Materials for hearing on Petition for Direction	,	•
		to Act.		

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice # 22334 Invoice Date 03/12/2015 For Services Through 02/28/2015 Terms: N/A

02/13/2015	HLG	Hearing Attention to court hearing on Petition for Direction to Act.	2.70 at \$ 0.00/hr	No Charge
02/13/2015	ARS	Attention to Attention to and update re: hearing on petition for direction	0.40 at \$ 0.00/hr	No Charge
02/13/2015	HLG	Receipt/Review Receipt and review of Objection to Count D of Guardian's Verified Petition for Direction to Act dated 02/12/2015; update file regarding same.	0.10 at \$ 150.00/hr	\$ 15.00
02/18/2015	RJH	Order Dictate proposed order on approving mediated settlement agreement and term sheet.	0.10 at \$ 350.00/hr	\$ 35.00
02/18/2015	RJH	Order Dictate proposed order on modification of trust.	0.10 at \$ 350.00/hr	\$ 35.00
02/18/2015	AR5	Attention to Attention to strategy and proposed orders for 2/13 hearing	0.20 at \$ 300.00/hr	\$ 60.00
02/18/2015	HLG	Order Prepare Order on Mediated Term Sheet and Granting Other Relief and Order Approving Appointment of Trustee.	0.50 at \$ 150.00/hr	\$ 75.00
02/19/2015	RJH	Client Communication Communications with client about	0.20 at \$ 350.00/hr	\$ 70.00
02/19/2015	RJH	Communication from Opposing Counsel Review memo from C. Hark to E. Savitt.	0.10 at \$ 350.00/hr	\$ 35.00
02/19/2015	RJH	Phone Call Phone calls with C. Hark and J. Foglietta concerning proposed orders.	0.30 at \$ 350.00/hr	\$ 105.00
02/19/2015	RJH	Order Revise proposed orders and e-mail to counsel for approval.	0.80 at \$ 350,00/hr	\$ 280.00
02/20/2015	RUH	Client Communication Phone call with client	0.20 at \$ 350.00/hr	\$ 70.00
02/20/2015	RJH	Order Revise proposed order on settlement agreement per client comments and circulate to all counsel for comments.	0.60 at \$ 350.00/hr	\$ 210.00
02/20/2015	RJH	Client Communication Memos to and from client about	0.30 at \$ 350.00/hr	\$ 105.00
02/20/2015	LCC	Attention to Attention to correspondence and materials for service to Judge French, Clifford Hark, Sheri Hazeltine, Brian O'Connell, Albert Vassallo, Jr., Susan Mast, and James Vassallo	0.60 at \$ 150.00/hr	\$ 90.00

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

invoice #	22334
Invoice Date	03/12/2015
For Services Through	02/28/2015
Terms:	

02/24/2015	RJH	Client Communication Memos to and from client and JJP	0.40 at \$ 350.00/hr	\$ 140.00
02/24/2015	RJH	Prepare comm to counsel Review motion for rehearing filed by attorney Hollander on behalf of J. Vassallo; draft memo to attorney Hollander.	0.40 at \$ 350.00/hr	\$ 140.00
02/25/2015	RJH	Client Communication Telephone call with client	0.20 at \$ 350.00/hr	\$ 70.00
02/25/2015	RJH	Prepare correspondence Revise letter to court.	0.10 at \$ 0.00/hr	No Charge
02/25/2015	RJH	Phone Call Telephone call with judicial assistant re status of trust order.	0.10 at \$ 350.00/hr	\$ 35.00
02/25/2015	RJH	Conference Review fax signature pages and assist H. Graboyes assemble final executed agreement.	0.30 at \$ 0.00/hr	No Charge
02/25/2015	JJP	Conference with Client (12:30pm) Re:	0.10 at \$ 0.00/hr	No Charge
02/25/2015	HLG	Prepare Preparation of materials to be provided to Judge in connection with Order on Mediation Settlement Agreement.	1.50 at \$ 150.00/hr	\$ 225.00
02/25/2015	RJH	Conference Office conference with H. Graboyes re: signature pages on final signed mediated agreement.	0.10 at \$ 0.00/hr	No Charge
02/26/2015		Attention to Further attention to compilation of Order and finalize correspondence and enclosures to Judge French in connection with proposed Order on Mediated Term Sheet and Settlement Agreement; prepare same for delivery via email to counsel; update file regarding same; forward same to Albert Vassallo and Susan Mast via regular mail.	1.20 at \$ 150.00/hr	\$ 180.00
02/19/2015		O Albert Vassallo (Expenses) Courier	\$45.98	\$ 45.98
02,13,2013	<i>5</i> 13-1	Ck 14018 to BDS Courier Invoice #510708 dtd 2/12/15 Re: South County Courthouse Judge	4,3,34	¥ 73.70

Total Hours: 22.90 hrs

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invaice #	22334
Invoice Date	03/12/2015
For Services Through	02/28/2015
Terms:	N/A

Total Prof Service: \$ 4,550.00 Total Expenses: \$ 45.98

Total Invoice Amount: \$ 4,595.98

If you disagree in any way with this invoice or entries, pursuant to our Legal Services Contract, you agree to inform the Firm in writing within thirty (30) days of receipt and you also agree that if you do not object in writing within thirty (30) days, that you accept this invoice and all entries as accurate and are later prohibited from objecting to them. We assume you receive our correspondence within three (3) days of postmark or same day if via email.

Invoice submitted to:

Invoice #	22488
Invoice Date	07/21/2015
For Services Through	03/31/2015
Terms:	N/A

<u>Qate</u>	Ву	Service Summary	Hours/Rate	<u>Amount</u>
In Reference	Ta: G/	O Albert Vassallo (Prof Service)		
03/02/2015	RJH	Receipt/Review	0.10 at \$ 0.00/hr	No Charge
03/02/2015	HLG	Review signed order on mediated settlement agreement. Receipt/Review Receipt and review of Order Approving Mediated Term Sheet and	0.20 at \$ 0.00/hr	No Charge
		Granting Other Relief entered by the Court on 02/27/2015; update file regarding same; forward same to client via email; attention to Court required deadlines.		
03/03/2015	RJH	Receipt/Review Review correspondence from attorney Hollander to Judge French enclosing motion for rehearing.	0.10 at \$ 350.00/hr	\$ 35.00
03/03/2015	RJH	Legal Research	0.30 at \$ 350.00/hr	\$ 105.00
03/03/2015	HLG	Receipt/Review Receipt and initial review of Notice of Appearance by Hollander and Associates on behalf of James Vassallo dated 02/24/2015, Designation of E-Mail Address by Hollander and Associates dated 02/24/2015, Stipulation for Substitution of Counsel dated 02/24/2015 and Successor Co-Trustee James Vassallo's Post-Hearing Memorandum of Law and/or Verified Petition for Rehearing dated02/24/2015; update file regarding same.	0.10 at \$ 150.00/hr	\$ 15.00
03/03/2015	HLG	Receipt/Review Receipt and review of correspondence from Hollander and Associates to the Court with proposed Order on Rehearing; update file regarding same; forward same to client via email; research docket regarding entry of Order on Rehearing.	0.10 at \$ 150.00/hr	\$ 15.00
03/04/2015	RJH	Conference Office conference with J. Pankauski regarding	0.20 at \$ 0.00/hr	No Charge
03/04/2015	RJH	Court filed document Draft text of proposed motion for status conference.	0.20 at \$ 350.00/hr	\$ 70.00
03/04/2015	RJH	Communication from Opposing Counsel Review memo from Hollander firm about status conference date and prepare memo to 3. Pankauski re: same	0.10 at \$ 350.00/hr	\$ 35.00

Invoice submitted to

Invoice #	22488
Invoice Date	07/21/2015
For Services Through	03/31/2015
Terms:	N/A

03/04/2015	HIG	Phone Call	0 10 at \$ 0.00/hr	No Charge
0.070 172010		Telephone call with Kim regarding Motion for Rehearing and entry of		-
		Order on same.		
03/04/2015	HLG	Attention to	0.30 at \$ 0.00/hr	No Charge
		Attention to rehearing and Motion for Status Conference	0.30 at a 150.00/hr	\$ 30.00
03/04/2015	FIL.G	, , 2/2	0.20 at \$ 150.00/hr	\$ 30.00
03/04/2015	HLG	Prepare Motion for Status Conference. Attention to	0.20 at \$ 150.00/hr	\$ 30,00
0.17 0.17 2.0 1.3	TIEG	Finalize for filing and service, update file and pleadings index and e-file	***************************************	,
		and e-serve Motion for Status Conference; forward same to client via		
		email; forward same to parties listed on service list via regular mail (x5).	A	
03/04/2015	HLG	Attention to	0.10 at \$ 150.00/hr	\$ 15.00
		Attention to original signature pages to settlement agreement received from Susan Mast and Albert Vassallo, Jr.; advise client of		
		receipt of same via email.		
03/04/2015	HLG	Prepare	0.10 at \$ 150,00/hr	\$ 15.00
40,01,200		Prepare Notice of Hearing on Motion for Status Conference.		
03/04/2015	HLG	Attention to	0.30 at \$ 150.00/hr	\$ 45.00
		Finalize for filing and service, update file and pleadings index regarding		
		same; forward same to client via email; forward same to parties listed		
03/05/2015	HIG	on service list via regular mail (x5). Receipt/Review	0.10 at \$ 150.00/hr	\$ 15.00
0.370.272.01.5	111.03	Receipt and review of correspondence from the court regarding	0.10 0 100.00,	\$ 15.00
		acceptance of court filed document - Notice of Hearing on Motion for		
		Status Conference; update file regarding same.		
03/06/2015	RJH	Case Management	0.20 at \$ 0.00/hr	No Charge
		Memos to J. Pankauski re:		
03/06/2015	RJH	Conference	1.00 at \$ 0.00/hr	No Charge
05/00/2013	1011	Attention to client concerns	1,00 00 4 0,000,111	145 Charge
		The state of the s		
03/06/2015	Hl.G	Attention to	1.80 at \$ 150.00/hr	\$ 270.00
		Attention to Motion for Status Conference, Orders previously entered by the Court; prepare Notice of Withdrawal of Motion for Status		
		Conference and Notice of Cancellation of same; telephone call to client		
		regarding Payment Schedules; prepare email correspondence enclosing		
		same; attention to case status.		

Invoice submitted to:

Invoice #	22488
Invoice Date	07/21/2015
For Services Through	03/31/2015
Terms:	N/A

03/06/2015	HLG	Attention to Finalize for filing and service, update file and pleadings index and e-file and e-serve Notice of Withdrawal of Motion for Status Conference and Notice of Cancellation of Hearing on Motion for Status Conference; forward same to client via email; forward same to parties listed on the service list via regular mail (x5).	0.30 at \$ 150.00/hr	\$ 45.00
03/06/2015	HLG	Attention to Attention to Order Authorizing Appointment of Sole Successor Trustee of the Albert Vassallo Revocable Trust and Authorization to Transfer Wards Assets to Trust entered by the Court on March 2, 2015; update file regarding same; various telephone calls with 8. Savitt regarding same; prepare detailed correspondence to 8. Savitt regarding Order.	0.50 at \$ 150.00/hr	\$ 75.00
03/06/2015	LCC	Attention to Attention to confirmation of materials sent to Judge French with correspondence of 2/20/15	1.00 at \$ 0.00/hr	No Charge
03/09/2015	RIH	Conference Memo to H. Graboyes and office conference regarding rendition of	0.30 at \$ 350.00/hr	\$ 105.00
03/09/2015	HLG	order to which a rehearing motion pertains. Receipt/Review Receipt and review of email correspondence from B. Savitt regarding	0.20 at \$ 150.00/hr	\$ 30.00
03/12/2015	HLG	Attention to Attention to Successor Co-Trustee James Vassallo's Petition for Rehearing and to Amend Final Judgment dated 03/12/2015; update file regarding same; forward same to B. Savitt via email.	0.20 at \$ 150.00/hr	\$ 30.00
03/12/2015	JJP	Conference Call to and conf with client re:	0.10 at \$ 0.00/hr	No Charge
03/19/2015	RJH	Receipt/Review Review motion and consent for F. Hollander to withdraw on behalf of J. Vassallo; forward to H. Graboyes and J. Pankauski with memo to forward to client.	0.10 at \$ 350.00/hr	\$ 35.00
03/19/2015	HLG	Attention to Attention to Motion to Withdraw as Counsel of Records obo James Vassallo dated 03/19/2015 and signed Consent of James Vassallo regarding Motion to Withdraw dated 03/19/2015; update file regarding same; forward same to client via email.	0.10 at \$ 150.00/hr	\$ 15.00

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22488
Invoice Date	07/21/2015
For Services Through	03/31/2015
Terms:	N/A

03/23/2015	RJH	Client Communication Review and respond to client memo about	0.10 at \$ 350.00/hr	\$ 35.00
03/23/2015	HLG	Receipt/Review Receipt of correspondence from Frank Hollander to the Court regarding proposed agreed order on Motion to Withdraw as counsel for James Vassallo; update file regarding same; forward same to client via email.	0.10 at \$ 150.00/hr	\$ 15.00
03/24/2015	AR\$	Prepare	0.60 at \$ 300.00/hr	\$ 180.00
03/24/2015	HLG	Prepared fee petition per JJP request Phone Call Telephone call with Tahara regarding Motions for Rehearing.	0.10 at \$ 0.00/hr	No Charge
03/27/2015	HLG	Receipt/Review Receipt and review of email correspondence from B. Savitt regarding	0.20 at \$ 150.00/hr	\$ 30.00
In Reference	To: G/C	Albert Vassallo (Expenses)		
03/06/2015	DLM	Certified Copies Check #14044 to the Clerk of Court PBC for a certified copy of the Order Authorizing Appointment of Sole Successor Trustee of the Albert Vassalio Revocable Trust and Authorization to Transfer Wards Assets to Trust entered on 3/2/2015	\$4.00	\$ 4.00
03/12/2015	DLM	Court Reporter Check 14066 to Pieasanton Greenhill Meek & Marsaa Inv. 54823 dtd 2/24/2015 Re court reporter at hearing before Judge French on 2/13/2015	\$95.00	\$ 95.00
03/13/2015	DLM	Print Copy Scan Check 14076 to Pictera Solutions Inv. 15-50829 dtd 2/25/2015 Re: Materials to Judge - Order on Settlement	\$57.24	\$ 57.24
03/13/2015	DLM	Courier Check 14068 to BDS Courier Inv. 510763 dtd 2/28/15 Re: delivery of documents to South County Courthouse on 2/26/2015	\$59.98	\$ 59.98

Total Hours: 9.70 hrs Total Prof Service: \$ 1,290.00

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22488
Invoice Date	07/21/2015
For Services Through	03/31/2015
Terms:	

Total Expenses: \$ 216.22
Total Invoice Amount: \$ 1,506.22

If you disagree in any way with this invoice or entries, pursuant to our Legal Services Contract, you agree to inform the Firm in writing within thirty (30) days of receipt and you also agree that if you do not object in writing within thirty (30) days, that you accept this invoice and all entries as accurate and are later prohibited from objecting to them. We assume you receive our correspondence within three (3) days of postmark or same day if via email.

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Invoice submitted to:

Invoice #	22489
Invoice Date	07/21/2015
For Services Through	04/30/2015
Terms:	N/A

<u>Date</u>	<u>B</u> γ	Service Summary	Hours/Rate	Amount
In Reference	e To: G	O Albert Vassallo (Prof Service)		
04/01/2015	RJH	Client Communication	0.10 at \$ 0.00/hr	No Charge
04/01/2015	ነንЪ	Review E. Savitt memo regarding Phone Call To client re:	0.10 at \$ 0.00/hr	No Charge
04/02/2015	JJÞ	Conference With client, re:	0.40 at \$ 450.00/hr	\$ 180 00
04/02/2015	HLG	Phone Call Telephone call with Tahara regarding status of Motions for Rehearing.	0.10 at \$ 0.00/hr	No Charge
04/07/2015	HLG	Attention to Attention to Court Appointed Counsel for the Ward's Petition for Order Authorizing Payment of Attorney's Fees and Costs dated 04/03/2015; update file regarding same; forward same to client via email.	0.10 at \$ 150,00/hr	\$ 15.00
04/09/2015	RJH	Receipt/Review Review court order granting motion for rehearing filed by James Vassallo	0.10 at \$ 0.00/hr	No Charge
04/09/2015	HLG	Attention to Attention to Attention to Order Granting James Vassallo's Motion for Rehearing; update file regarding same; forward same to client via email; attention to strategy regarding Motion for Rehearing.	0.20 at \$ 150.00/hr	\$ 30.00
04/09/2015	HLG	Attention to Attention to client email communication regarding	0.10 at \$ 150.00/hr	\$ L5.00
04/09/2015	JJP	Conference With client	0.10 at \$ 450.00/hr	\$ 45.00
04/10/2015	RJH	Conference Office conference with J. Pankauski regarding	0.10 at \$ 350.00/hr	\$ 35.00
04/10/2015	RJH	Court filed document Draft response in opposition to J. Vassallo's motion for rehearing; office conference with J. Pankauski regarding revisions and comments.	1.10 at \$ 350,00/hr	\$ 385.00

Invoice submitted to:

Invoice #	22489
Invoice Date	07/21/2015
For Services Through	04/30/2015
Terms:	N/A

04/10/2015	HLG	Attention to	0.20 at \$ 150.00/hr	\$ 30.00
		Attention to Order on Motion for Rehearing; attention to coordinating		
		hearing on same; telephone conference with James Vassallo regarding		
04/10/2015	J)P	same. Communication from Opposing Counsel	0.10 at \$ 450.00/hr	\$ 45.00
04/10/2013	אננ	Mr. O'Connell's office re: fee petition, prep response 2x.	0.10 00 \$ 130.00	¥ 13.00
04/10/2015	HLG	Attention to	0.10 at \$ 150.00/hr	\$ 15.00
0 1, 10, 2012	1120	Attention to various email communications from client and opposing	-1.20 -1.4 -1.01.0-7	4
		counsel regarding		
04/10/2015	JJP	Attention to	0.30 at \$ 450.00/hr	\$ 135.00
		Conference with Joy at Mr. O'Connell's firm re: payment of fees, prep		
		detailed comm to client with action items. Call to client, left message.		
04/10/2015	HLG	Attention to	0.10 at \$ 150.00/hr	\$ 15.00
0441047015	110	Attention to hearing transcript from February 13, 2015.	0.40 -+ + 450 000-	* * * * * * * * * * * * * * * * * * * *
04/10/2015	JJΡ	Receipt/Review Draft opposition to motion for rehearing	0.40 at \$ 450.00/hr	\$ 180.00
04/12/2015	RJH	Court filed document	0.80 at \$ 350.00/hr	\$ 280.00
0-1/12/2013	,01,	Revise response to motion for rehearing.	0.00 00 4 330.00/111	\$ 200.00
04/12/2015	RJH	Prepare comm to counsel	0.10 at \$ 350.00/hr	\$ 35.00
. ,,		Memo to J. Foglietta and B. O'Connell		4 5 -10 2
		CONTRACTOR OF THE PROPERTY OF		
04/12/2015	R]H	Court filed document	0.30 at \$ 350.00/hr	\$ 105.00
		Review R. Hauser e-mails leading up to 2/13/15 hearing with C. Hark;		
		select and mark exhibits for attachment to draft response to motion		
04/13/2015	HLG	for rehearing. Attention to	0.40 at # 150.00/b-	+ 60.00
0-1/15/2015	TILG	Attention to Agreed Order Granting Motion to Withdraw as Counsel of	0.40 at \$ 150.00/hr	\$ 60.00
		Record for James Vassallo entered by the Court on 03/31/2015;		
		update file regarding same; forward same to all counsel via email;		
		forward same to client via email.		
04/13/2015	HLG	Phone Call	0.10 at \$ 0.00/hr	No Charge
		Telephone call with Kim from Judge French's office regarding case		_
04/13/3015		status and setting Motion for Rehearing.		
04/13/2015	MLG	Attention to	0.30 at \$ 150,00/hr	\$ 45.00
		Receipt and initial review of transcript excerpt from hearing on 02/13/2015; update file regarding same; forward same to client via		
		email with detailed information regarding case status.		
		and the actuach allot motion regarding case status.		

Invoice submitted to:

Invoice #	22489
Invoice Date	07/21/2015
For Services Through	04/30/2015
Terms:	N/A

04/14/2015	RJH	Phone Call Phone call with Joy Foglietta regarding court appointed attorney for	0 10 at \$ 350.00/hr	\$ 35.00
04/17/2015	RJH	Ward's approval or joinder of response to motion for rehearing. Propare comm to counsel Review and reply to J. Folgietta memo regarding O'Connell joinder in response to motion for rehearing.	0.10 at \$ 350,00/hr	\$ 35.00
04/20/2015	HLG	Phone Call Telephone Call to JA regarding status of scheduling rehearing.	0.10 at \$ 0.00/hr	No Charge
04/21/2015	RJH	Court filed document Finalize response to motion for rehearing for filing on 4/22; memo to H. Graboyes re: same.	0.20 at \$ 350.00/hr	\$ 70.00
04/22/2015	R]H	Conference Office conference re:	0.10 at \$ 0.00/hr	No Ch a rge
04/22/2015	HLG	Phone Call Second follow-up telephone call to Kim in Judge French's office regarding setting of Motion for Rehearing granted by the Court.	0.10 at \$ 0.00/hr	No Charge
04/22/2015	HLG	Attention to Finalize for filing and service, update file and e-file and e-serve Response of the Guardian to James Vassallo's Motion for Rehearing; forward same to parties listed on service list via regular mult (x5).	0.30 at \$ 150.00/hr	\$ 45.00
04/27/2015	RJH	Court Time -Prepare For Office conference with H. Graboyes about providing a blank proposed order setting hearing to judicial assistant; revise cover letter re: same.	0.20 at \$ 350.00/hr	\$ 70.00
04/27/2015	MLG	Prepare correspondence Prepare correspondence to the Court regarding Motion for Rehearing and setting of hearing on same.	0.20 at \$ 150.00/hr	\$ 30.00
04/27/2015	HI.G	Prepare Prepare proposed blank order specially setting hearing on Albert Vassalo's Petition for Re-hearing.	0.10 at \$ 150.00/hr	\$ 15.00
04/27/2015	HI.G	Attention to Finalize letter and enclosures to Judge French regarding James Vassallo's Motion for Re-hearing; prepare envelopes for return of Order Specially Setting Hearing; prepare same for delivery via pnority mail; forward same to client via email; forward same to counsel via email; forward same to Albert Vassallo and Susan Most via regular U.S. Mail; forward same to James Vassallo via email.	0.40 at \$ 150.00/hr	\$ 60.00

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22489
Invoice Date	07/21/2015
For Services Through	04/30/2015
Terms	N/A

04/28/2015	RJH	Phone Call	0.10 at \$ 0.00/hr	No Charge
04/28/2015	HLG	Phone call with Judicial Assistant about setting hearing. Client Communication Attention to client communication regarding	0.10 at \$ 150.00/hr	\$ 15.00
04/28/2015	HLG	Attention to Attention to Joinder to Response of Guardian to James Vassallo's Motion for Rehearing by Brian M. O'Connell, Esquire dated	0.10 at \$ 150.00/hr	\$ 15.00
04/30/2015	RJH	04/28/2015; forward same to client via email. Communication from Opposing Counsel Review and forward James Vassallo memo to E. Savitt and J.	0.10 at \$ 350.00/hr	\$ 35.00
04/30/2015	RJH	Pankauski. Court filed document	0.20 at \$ 0.00/hr	No Charge
04/30/2015	RJH	Review hearing transcript excerpt and proposed notice of filing. Conference Phone conference with J. Pankauski regarding	0.10 at \$ 0.00/hr	No Charge
04/30/2015		Prepare Prepare Notice of Filing Excerpt of Hearing Transcript.	0.10 at \$ 150.00/hr	\$ 15.00
In Reference	To: G/C	Albert Vassalio (Expenses)		
04/13/2015	DLM	Print Copy Scan Check #14130 to Clerk of Court PBC for copy of Order Granting Counsel (Frank Hollander for James Vassallo) to Withdraw entered 3/31/2015	\$2.00	\$ 2.00
04/14/2015	DLM	Court Reporter Check #14135 to Pleasanton Greenhill Meek & Marsaa Inv. 55361 dtd 4/13/2015 Re ordered transcript from hearing on 2/13/2015	\$76.20	\$ 76.20

Total Hours: 8.40 hrs
Total Prof Service: \$ 2,090.00
Total Expenses: \$ 78.20

Total Invoice Amount: \$ 2,168.20

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22489
Invoice Date	07/21/2015
For Services Through	04/30/2015
Terms:	N/A

If you disagree in any way with this invoice or entries, pursuant to our Legal Services Contract, you agree to inform the Firm in writing within thirty (30) days of receipt and you also agree that if you do not object in writing within thirty (30) days, that you accept this invoice and all entries as accurate and are later prohibited from objecting to them. We assume you receive our correspondence within three (3) days of postmark or same day if via email.

Invoice submitted to:

Invoice #	22490
Invoice Date	07/21/2015
For Services Through	05/31/2015
Terms:	N/A

<u>Date</u>	Вх	Service Summary	Hours/Rate	Amount
In Reference	e To: G	O Albert Vassallo (Prof Service)		
05/01/2015	HLG	Attention to Finalize for filing and service, update file and e-file and e-serve Notice of Filing Excerpt of Hearing Transcript; prepare same for delivery via regular mail to parties on service list; forward same to client via email.	0.30 at \$ 150.00/hr	\$ 45.00
05/05/2015		Phone Call Phone call with judicial assistant regarding date of hearing on m/ rehearing.	0.10 at \$ 0.00/hr	No Charge
05/07/2015	HLG	Phone Call Telephone call with JA regarding setting of Motion for Rehearing.	0.10 at \$ 0.00/hr	No Charge
05/08/2015	RJH	Order Review order setting hearing on motions for rehearing; review correspondence with E. Savitt regarding hearing attendance.	0.10 at \$ 350.00/hr	\$ 35.00
05/08/2015	HLG	Attention to Attention to Order Specially Setting Hearing on James Vassallo's Rehearing, entered by the Court on 04/29/2015; update file; forward same to client via email.	0.10 at \$ 0.00/hr	No Charge
0 5/08/2015	HLG	Client Communication Attention to client communication regarding	0.10 at \$ 150.00/hr	\$ 15.00
05/13/2015	HLG	Prepare Preparation of materials for hearing on 05-21-2015;	1.70 at \$ 150.00/hr	\$ 255.00
05/14/2015	RJH	MotionPrepare For Revise letter to Judge French; review and revise materials to be transmitted to Judge French for 5/21 hearing on motion for rehearing.	0.40 at \$ 350.00/hr	\$ 140.00
05/14/2015		Phone Call Phone call with Ciklin Lubitz regarding submission of proposed order.	0.10 at \$ 0.00/hr	No Charge
05/14/2015	RJH	Phone Call Phone call with C. Thomas at Ciklin Lubitz re: materials we sent in to Judge French for hearing on 5/21.	0.10 at \$ 0.00/hr	No Charge
05/14/2015	HLG	Attention to Finalize letter and materials to the Court in advance of hearing on May 21, 2015; prepare same for hand-delivery via courier; update file regarding same; forward same to counsel, James Vassallo and E. Savitt via email.	0.30 at \$ 0.00/hr	No Charge
05/14/2015	JJP	Conference Fees, motion, Mr. O'Connell's fees, rehearing.	0.20 at \$ 450.00/hr	\$ 90.00

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22490
Invoice Date	07/21/2015
or Services Through	
Terms:	N/A

05/14/2015	HLG	Prepare Prepare Prepare proposed order denying James Vassallo's Motions; prepare correspondence to court enclosing proposed order and envelopes for return service of same; prepare same for delivery via Federal Express; forward copy of same to counsel, J. Vassallo and client via email.	0.40 at \$ 150.00/hr	\$ 60.00
05/20/2015	JJP	Court TimePrepare For Motion re hearing.	0.90 at \$ 450.00/hr	\$ 405.00
05/21/2015	HLG	Prepare Further attention to materials for hearing on James Vassallo's Motion for Rehearing; preparation of proposed Order.	0.30 at \$ 150.00/hr	\$ 45.00
05/21/2015	HLG	Phone Call Telephone call with client regarding	0.20 at \$ 150.00/hr	\$ 30.00
05/21/2015	אננ	Court Time Motion for rehearing.	1.00 at \$ 450.00/hr	\$ 450.00
05/26/2015	RJH	Receipt/Review review memo from B. O'Connell and J. Pankauski.	0.10 at \$ 0.00/hr	No Charge
05/28/2015	RJH	Receipt/Review Review order denying rehearing; memo to client	0.10 at \$ 350.00/hr	\$ 35.00
05/28/2015		Attention to Attention to Order Denying James Vassallo's Motions for Rehearing and to Amend Final Judgment dated 05/22/2015; update file; forward same to client via email; attention to deadline for appeal of Order.	0.10 at \$ 150.00/hr	\$ 15.00
In Reference	To: G/C) Albert Vassalio (Expenses)		
05/31/2015	DLM	Courier Check #14180 to BDS Courier Inv. 511428 dtd 5/14/2015 Re delivery of documents to South County Courthouse on 5/14/2015	\$10.76	\$ 10.76

Total Hours: 6.70 hrs Total Prof Service: \$ 1,620.00

Total Expenses: \$ 10.76

Total Invoice Amount: \$ 1,630.76

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassailo

Invoice #	22490			
Invoice Date	07/21/2015			
For Services Through	05/31/2015			
Terms:	N/A			

If you disagree in any way with this invoice or entries, pursuant to our Legal Services Contract, you agree to inform the Firm in writing within thirty (30) days of receipt and you also agree that if you do not object in writing within thirty (30) days, that you accept this invoice and all entries as accurate and are later prohibited from objecting to them. We assume you receive our correspondence within three (3) days of postmark or same day if via small.

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22491
Invoice Date	07/21/2015
For Services Through	06/30/2015
Terms:	N/A

<u>Date</u>	₿у	Service Summary	Hours/Rate	<u>Amount</u>					
In Reference To: Appeal: Vassallo v. Savitt (Prof Service)									
06/24/2015	RJH	Receipt/Review Review notice of appeal by James Vassallo. Analyze for timeliness and legal sufficiency.	0.10 at \$ 350.00/hr	\$ 35.00					
06/24/2015	HLG	Attention to Attention to Notice of Appeal of Final Order dated 06/22/2015; forward same to E. Savitt via email.	0.10 at \$ 150.00/hr	\$ 15.00					
06/25/2015	HLG	Client Communication Attention to various email correspondence from client regarding	0.10 at \$ 150.00/hr	\$ 15.00					
06/25/2015	HLG	Attention to Attention to Order Directing Appellant to File Conformed Copy of Order being Appealed, Acknowledgement of New Case and Order Directing payment of filing fee for filing Notice of Appeal, all dated 06/25/2015; forward same to client via email.	0.10 at \$ 150.00/hr	\$ 15.00					
06/26/2015	RJH	Client Communication Review memos regarding	0.10 at \$ 350.00/hr	\$ 35.00					
06/26/2015	HLG	Attention to Attention to Receipt of payment for filing fee from 4th DCA Clerk dated 06/26/2015; forward same to client via email.	0.10 at \$ 150.00/hr	\$ 15.00					
06/29/2015	RJH	Client Communication Draft memo to client	0.20 at \$ 350.00/hr	\$ 70.00					
06/29/2015	HLG	Attention to Attention to Notice of Appeal filed with Palm Beach County Clerk on 06/22/2015; forward same to client via email.	0.10 at \$ 150.00/hr	\$ 15.00					

Total Hours: 0.90 hrs

Total Prof Service: \$ 215.00

Total Amount: \$ 215.00

In Reference To: G/O Albert Vassallo (Prof Service)

06/25/2015 RJH Client Communication 0.20 at \$ 350.00/hr \$ 70.00

Advice memo regarding Guardian's duties as trustee now that judgment

is final and rehearing has been denied.

In Reference To: G/O Albert Vassallo (Expenses)

Pankauski Law Firm P.L.L.C. 120 South Olive Avenue 7th Floor West Palm Beach, FL 33401

Invoice submitted to:

Betsy Savitt Re G/O Albert Vassallo

Invoice #	22491
Invoice Date	07/21/2015
For Services Through	06/30/2015
Terms:	N/A

06/15/2015 DLM

Courier

Check #14242 to FedEx

Inv. 5-037-68666 dtd 5/19/2015

Re delivery to Judge French on 5/15/2015

\$16.04

\$ 16.04

Total Hours: 0.20 hrs

Total Prof Service: \$ 70.00

Expenses: \$ 16.04

Total Amount: \$86.04

Total Hours: 1,10 hrs

Total Prof Service: \$ 285.00

Total Expenses: \$ 16.04

Total Invoice Amount: \$ 301.04

If you disagree in any way with this invoice or entries, pursuant to our Legal Services Contract, you agree to inform the Firm in writing within thirty (30) days of receipt and you also agree that if you do not object in writing within thirty (30) days, that you accept this invoice and all entries as accurate and are later prohibited from objecting to them. We assume you receive our correspondence within three (3) days of postmark or same day if via email.

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

FILE NO.: 502014GA000369XXXXSB (IX)

IN RE: GUARDIANSHIP OF	
ALBERT VASSALLO, SR.,	
The ward.	

SUCCESSOR CO-TRUSTEE JAMES VASSALLO'S POST-HEARING MEMORANDUM OF LAW AND/OR VERIFIED PETITION FOR REHEARING

JAMES VASSALLO, successor co-trustee, next of kin, son of the ward, and interested person, by and through his undersigned counsel, and pursuant to Fla.R.Civ.P. 1.530(a) - (d), files this Post-Hearing Memorandum of Law and /or Verified Petition for Rehearing of the February 13, 2015 hearing authorizing appointment of sole successor trustee of the Albert Vassalio, Sr. Revocable Trust et al. and in support, states as follows:

- James Vassallo is next of kin, son and interested person of the ward in the above-styled matter.
- At hearing held February 13, 2015 James Vassallo was removed, along with the other two successor co-trustees of the Albert Vassallo, Sr. Revocable Trust Agreement U/A/D 02/17/2009, as amended.¹

¹As of February 23, 2015 the on-line docket showed no entry of an order authorizing Elizabeth Savitt's appointment as sole successor trustee of the Albert Vassallo, Sr. Revocable Trust et al., the requested relief of the matter heard before the Court February 13, 2015: Guardian's Verified Petition for Direction to Act dated January 27, 2015. Exhibit G.

- Pertinent provisions of the Revocable Trust Agreement are as follows:
- a. Article I (D) Incapacitated. If the Grantor and Trustee is under a legal disability or by reason of illness, or mental or physical disability or is, in the certified written opinion of his physician and Albert Vassallo, Jr. and Susan Mast, unable to properly manage his affairs he shall be deemed incapacitated for the purposes of this trust agreement."
- b. Article II Administration During Life of Grantor (D) Right to Revoke and Amend. The Grantor reserves the right during his lifetime, except during any period when he is certified incapacitated as set forth in Article I to revoke this instrument, signed and acknowledged by Grantor and to change the identity of the trustee, etc. The Revocable Trust as Amended is attached as exhibit A.
- 4. By the Second Amendment the Grantor added James Vassallo as a cotrustee. Albert Vassallo Sr. never amended his trust to replace James Vassallo. Since the time he was legally disabled, September 9, 2014 Albert Vassallo Sr. was never certified incapacitated as defined in Article I (D). Elizabeth Savitt has no right to amend based upon the trust agreement language. F.S. §744.441 (19) has no application since it does not contain the required "certified incapacity" required to revoke or amend under Article II.
- 5. Neither on February 13, 2015 nor at anytime was evidence adduced, nor testimony taken by Albert Vassallo Sr.'s physician. The argument is fallacious in the guardian's verified petition paragraph 21 that the ward could have amended his own revocable trust and replaced the named successor co-trustee at will at any time (because in fact he did not), but for the adjudication of his incapacity (as it was not a certified

incapacity by his own physician as defined in Article I(D)] so that under F.S. §744.441 (19) "the guardian may (not) now do so." as prohibited under Article II. This so-called statutory authority is belied by trust agreement Article VI Trustee's Power. "It is Grantor's declared intent that my trustee or his successor not be bound by any laws of the State of Florida" {(including F.S. §744.441 (19)] and that the only requirement is that they act in good faith (which Albert Vassallo, Jr. and Susan Mast violated but James Vassallo did not). By all accounts James Vassallo has acted in good faith at all times. No testimony has been adduced to the contrary.

- 6. Albert Vassallo, Sr. was never under a certified incapacity as defined, so that Elizabeth Savitt had no right as guardian to amend the trust during the legal incapacity, especially since Revocable Trust Agreement Article XII. Survivorship provides that the trust agreement shall be binding upon the assigns of the parties. To the extent Elizabeth Savitt, as guardian is Grantor's assign, she is bound by the terms of the trust agreement, Article I(D) and Article II.
 - 7. James Vassallo seeks relief for additional reasons set forth herein.
- 8. At all times material Albert Vassallo, Sr. lived at 108 Westhury Building E, Deerfield Beach, Florida 33442 and James Vassallo lived at 107 Westbury Building E, Deerfield Beach, Florida 33442 next door and he took care of his father free of charge until late, 2013.
- 9. In 2012 James Vassallo obtained VA disability benefits for his father after he had been exposed in World War II to asbestos while serving in the Navy. In 2012 James Vassallo increased Albert Vassallo Sr.'s monthly income from \$1000 to \$2580.
 - 10. After James Vassallo's May, 2013 was added as co-successor trustee

in the trust second amendment, with the original 2 successor co-trustees, his 2 siblings Albert Vassallo, Jr. and Susan Mast, (nominated co-successor trustees in the trust agreement in 2009), James Vassallo discovered in November, 2013 that these 2 siblings were misappropriating for their own use his father Albert Vassallo Sr.'s funds through powers of attorney for approximately \$60,000 and \$110,000, respectively.

- 11. James Vassallo retained attorney Clifford Hark to rectify this issue. Mr. Hark prepared and James Vassallo signed a petition for incapacity indicating James Vassallo resided at 107 Westbury Building E, Deerfield Beach, Florida 33442 Exhibit B and a petition for the appointment of a guardian seeking Elizabeth Savitt as a professional guardian. Exhibit C.
- the bank account could be frozen by the Court, Susan Mast wrote out 2 checks, one to Albert Vassallo, Jr. for \$25,000 and one to herself for \$30,000. On December 1, 2014 a mediation agreement was entered into between Elizabeth Savitt, as guardian and Susan Mast, and Albert Vassallo, Jr's attorney. No where in the settlement agreement, the mediated term sheet, are the 2 said September 9, 2014 checks referred to or the misappropriation that necessitated these proceedings brought by James Vassallo, in the first instance addressed therein. As a consequence, it seems James Vassallo's role as a successor trustee remains essential as Elizabeth Savitt has failed in her duties. In a similar demonstration of her dereliction of duty, Ms. Savitt has failed and refused James Vassallo's repeated requests of her to contact the VA to place the now unclaimed VA funds into the guardianship/trust account since the checks began to accumulate without accruing interest since November 1, 2014. As a third example, after Susan Mast was

caught "red-handed" with the September 9, 2014 checks that this court ordered frozen that day, Ms. Savitt as guardian later knowing, saw fit in November, 2014 to allow the financial exploitative Susan Mast to receive retro-active pay of \$25,000 from Albert Vassallo, Sr., and James Vassello as sole trustee advised her it was unacceptable. That disagreement provides the basis for the hostilities claimed by Elizabeth Savitt, but those are between James Vassalio and Elizabeth Savitt. As a fourth example 10 \$1000 United States bonds of Albert Vassallo, Sr. have been missing since November, 2013 when Susan Mast and Albert Vassallo, Sr. were involved with moving Albert Vassallo, Sr. James Vassallo gave Elizabeth Savitt a claim form to track down the missing bonds 4 months ago to see if the bonds were cashed in or lost. No response has been forthcoming during this 120 day time period. Other examples abound such as Elizabeth Savitt's refusal to pay Albert Vassalio Sr.'s credit card bill minimum payments thus allowing his credit rating to plummet. The trust can ill-afford Elizabeth Savitt's kind of management style with the 90 day inventory filing period having now expired without compliance or extension thus explaining Elizabeth Savitt's eagerness to move the guardianship assets to the trust.

- 13. By court order dated November 20, 2014 Clifford Hark withdrew as attorney of record for James Vassallo. Mr. Hark's prepared order mistakenly directed Elizabeth Savitt's counsel to notice James Vassallo at 108 Westbury Building E, Deerfield Beach, Florida 33442. Exhibit D.
- 14. On January 27, 2015 guardian Elizabeth Savitt filed a verified petition for direction to act, seeking approval of the mediation and without attaching the Revocable trust agreement, sought the court's imprimatur to swiftly remove James Vassallo under

sole trustee on the sole ground that he is not appreciated by those persons, Susan Mast and Albert Vassallo, Jr. involved in the theft of their father's property. Elizabeth Savitt referred to whistleblower James Vassallo as "so hostile to his siblings that he cannot serve objectively as a co-trustee." He was "objective" enough to seek her very appointment as guardian in the first instance, all through court proceedings, no self help has been alleged, let alone has it occurred as there was no direct contact made with bis siblings.

- 15. On February 3, 2015 the order specially setting hearing for February 13, 2015 was mailed out to James Vassalo. Pursuant to the November 20, 2015 Court order of Mr. Hark's withdrawal, it was mailed to the ward's old address, 108 Westbury E and not to James Vassallo's address, 107 Westbury Building E, Deerfield Beach, Florida 33442 and that wrong address envelope was provided to the court presumably by Elizabeth Savitt's counsel based upon Mr. Hark's error. The order required James Vassallo to submit within seven (7) days prior to the February 13, 2015 hearing (i.e. on or before February 6, 2015) his Memoranda and case law authority and proposed orders. See composite Exhibit E.
- 16. Because of the wrong mailing address, James Vassallo did not receive the order until after the February 6, 2015 deadline had elapsed.
- 17. Clifford Hark was notified thereafter and he re-appeared in the case and served a late well-taken but limited objection on behalf of James Vassallo by certificate of service dated February 12, 2015. Exhibit F. It cited the removal as sought would constitute an abuse of discretion absent a showing of actual mismanagement. Removal of

trustees due to friction among contingent beneficiaries, which included trustees, was found to be an abuse of discretion, absent a showing of actual mismanagement. Parr v. Cushing, 507 So.2d 1227 (Fla. 5th DCA 1987) (Hostility and/or tension between trustee and potential beneficiaries of a trust does not by itself constitute ground for removal of a trustee). Generally removal of a trustee should be predicated upon a clear showing of abuse or wrongdoing in the actual administration of the trust. In Re Estate of Murphy, 336 So.2d 697 (Fla. 4th DCA 1976). As the order authorizing the appointment of Elizabeth Savitt as sole successor trustee reflects, this matter came before the court and the court heard argument of counsel but no testimony of any witness as to James Vassallo actually having mismanaged the trust was given. In fact James Vassallo was denied the opportunity to be heard at the hearing. "A trustee is entitled to an opportunity to be heard prior to his removal as trustee for his father's estate." Kountze v. Kountz 93 So.3d 1164 (Fla. 2nd DCA 2012), A factual finding must be made as to the trustee's unfitness unwillingness, and persistent failure to administer the trust effectively. F.S. §736.0706(1), (2)(c). In fact James Vassallo has administered the trust extremely efficiently and the decision by Elizabeth Savitt to remove him without due process is completely self-dealing. James has not sought any compensation from the trust although he is entitled under Trust Article VII, and Ms. Savitt will seek the compensation that James Vassallo would sacrifice in the future, all in the best interest of Albert Vassallo, Sr.

18. Pursuant to the Revocable Trust Article XII, the same is binding on its assigns binding Elizabeth Savitt to the extent she, as guardian is Grantor Albert Vassallo, Sr.'s assign. According to the trust agreement, the trustee is not to be in limitation of any

statutory authority i.e., F.S. §744.441 (17) and (19) that serve as the sole basis of James Vassallo's removal by Elizabeth Savitt.

WHEREFORE, James Vassallo files this post hearing Memorandum of Law and alternative petition for rehearing of the February 13, 2015 hearing authorizing the appointment of the Guardian Elizabeth Savitt as the sole successor trustee of the Albert Vassallo Sr. Revocable Trust and requests an evidentiary hearing and an opportunity to be heard.

VERIFICATION

Under penalties of perjury, I declare that I have read the foregoing and that the facts stated in it are true.

James Vassallo

HARK BURKHALTER YON, PL ATTORNEYS AT LAW 2101 NW CORPORATE BLVD., SUITE 220 BOCA RATON, FLORIDA 33431

TELEPHONE: (561) 995-1800 FACSIMILE: (561) 995-1801

James Vassallo Feb 16, 2015

107 Westbury, Bldg E

Deerfield Beach, Florida 33442

File #: Vassallo

RE: Guardianship of Albert Vassallo Inv #: 15922

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Oct-23-14	Preparation for and Meeting w/ Client [NO CHARGE]	1.00	0.00	СВН
Nov-13-14	Draft Pet for Atty Fees, Consents, Affidavit and Order; Efile Eservice, Revised documents [NO CHARGE]	and 3.00	0.00	CW
Nov-17-14	Review e-mail from Atty Hazeltine's Office; Follow up with a Hark regarding Hearing Date- NO CHARGE	Atty 0.25	0.00	BMC
Nov-18-14	Follow up ref. Atty Hazeltine Objection and Motion to Withdraw; Follow up w/ file- NO CHARGE	0.17	0.00	СВН
Nov-20-14	Preparation and attendance at Court Hearing on Motion to Withdraw [NO CHARGE]	1.00	0.00	MFY
	Meeting with Atty Yon regarding Hearing and Order; Send e-mail to all Parties with Order ['NO CHARGE]	0.17	0.00	BMC
Dec-12-14	Telecon w/ Atty Hauser	0.25	93.75	СВН
Dec-15-14	Review file; Telecon w/ Atty Trinkler	0.25	93.75	СВН
Dec-29-14	Review Mediation papers, Financials and Inventory; Prepara for and Meeting w/ Client	ation 2.00	750.00	Свн
Jan-06-15	Preparation for and attendance at Court; Meeting w/ Client a Betsy Savitt (45 mins- NO CHARGE)	and 0.75	281.25	СВН
Јап-09-15	Review file; E-mail to Betsy Savitt	0.08	30.00	СВН
Jan-12-15	Review E-Service of Pleadings; Follow up with File and Paralegal	0.08	30.00	Свн
	Telecon w-Ralph Vassalio; Review w- Atty Hark [NO CHARGE]	0.17	0.00	SW
Jan-13-15	Telecon w/ James and Ralph; Telecon w/ Det. White	0.25	93.75	СВН
Jan-14-15	Preparation for and meeting w/ Client	1.25	468.75	CBII

Jan-26-15	Review E-Service of Pleadings; Follow up with File and Paralegal	0.08	30.00	СВН
Feb-02-15	Telecons w-Client; Review w-Atty Hark [NO CHARGE]	0.17	0.00	sw
Feb-04-15	Directions to Paralegal ref. review and organization of Bank Statements	0.25	93.75	СВН
	Telecon w/ Atty Trinkler	0.17	63.75	СВН
	Review E-Service of Pleadings; Follow up with File and PL	0.08	30.00	СВН
Feb-10-15	Direction from Atty Hark; Review file w-Atty Hark and Paralegal, BMC; Review financial Statements	4.08	510.00	SW
Feb-11-15	Review pleadings filed by Atty Hauser; Review finances; Research; Review and respond to e-mails; Telecon w/ Client	1.58	592.50	СВН
	Meeting w-Atty Hark; Review financials	1.42	177.50	sw
Feb-12-15	Review and respond to Guardian's pleading; Research; Telecons to Client; Review and respond to e-mails; Preparation for Hearing	1.92	720.00	СВН
	Draft Response to Guardian's Pet/Authority to Act	1.25	468.75	LBB
Feb-13-15	Preparation for and attendance at Hearing; Meeting w/ Client	1.75	656.25	СВН
Tota	ds .	23.42	\$5,183.75	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	11.91	\$338,16	\$4,027.50
Laura Bourne Burkhalter	1,25	\$375.00	\$468.75
Matthew Yon	1.00	\$0.00	\$0.00
Brittany Carraro	0.42	\$0.00	\$0.00
Cecilia White	3.00	\$0.00	\$0.00
Sierra White	5.84	\$117.72	\$687.50

DISBURSEMEN	TTS	Disbursements	Receipts
Jan-23-15	Retainer \$2000.00		2,000.00
Jan-22-15	Photocopies 119 x \$.20	23.80	

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Totals	. –	\$23.80	\$2,000.00
Total Fees & Disbursements			\$3,207.55
Previous Balance			\$4,712.19
Payments Received	\$4,712.19		\$4,712.19
Balance of Retainer	\$0.00		
Balance Due Now			\$3,207.55

HOLLANDER AND ASSOCIATES, LLJ

ATTORNEYS AT LAW

FRANK L. HOLLANDER ATTORNEY AT LAW ONE BISCAYNE TOWER SUITE 1650 2 SOUTH BISCAYNE BOULEVARD MIAMI, FLORIDA 33131

February 21, 2015

TELEPHONE: (305) 373-9999 (800) 966-4041 TOLL FREE: (305) 373-7777 TELEFAX: WEBSITE: WWW.ATTORNEYATLAW.BZ

EMAIL: FRANKH99@AOL.COM

Mr. James Vassallo 107 Westbury East #107

Deerfield, FL 33442

RE: Guardianship of Albert Vassallo, Sr.

Mr. Vassallo:

You the "CLIENT" have requested my firm to act as your attorney in connection with the above matter and to advise you and serve as your counsel advising you relating to the issues that have arisen.

This document sets forth the agreement concerning our representation of you and shall become effective upon our receipt of a signed copy of this document and the amount required herein as to fees and costs.

A. You agree to pay to Hollander and Associates, LLC an initial nonrefundable attorney fee retainer in the sum of \$8,000.00. It is also understood that we will bill by the hour for additional fees at our discounted professional courtesy hourly rate of \$440.00 per hour (normally it is \$550 per hour) for 18.18 hours. Attorney's compensation is based upon, among other factors, the time and labor involved, the novelty, complexity, and difficulty of the issues, questions, and the case as a whole as presented, the skill, reputation, experience, ability and diligence of attorneys in performing this type of service, the time limitations imposed upon attorneys by this representation, the likelihood this employment will preclude other employment, the amounts Attorneys customarily charge, the significance of the amount in controversy and the experience, reputation, diligence, and ability of the attorney in performing this type of service. CLIENT agrees this retainer fee is justified as long as attorney begins the work and is in compliance with the Rules. You shall replace this \$8,000 attorney fee retainer upon its being depleted to \$1,000.00 (15.90 hours) or less upon receipt of an itemized invoice for services rendered and under these same terms and conditions, and so forth, until the case is completed. If those attorneys' fees are not paid, then attorneys may withdraw from the representation. Failure of the CLIENT to do so permits ATTORNEY to withdraw from this representation and the attached consent today executed by the CLIENT may be dated and submitted to the Court at such future time in order to obtain an order authorizing ATTORNEY's withdrawal as attorney of record without need of a hearing, citing irreconcilable differences. The CLIENT further understands that these attorneys' fees are nonrefundable as are all attorneys fees hereafter received in this case are nourefundable and earned upon receipt.

Jomes Jassallo (CLIENT's initials)

- Costs. We shall expend costs as we shall determine is in your best interests in В. representing you, which shall be expended for expenses including, but not limited to court, arbitration, and/or service of process fees, mediation costs, deposition transcript costs, subpoenas, litigation costs, copying costs, court reporter's expenses and fees, research, postage, courier, filing fees, court fees, service of process fees, investigation fees, and expenses of experts as may be needed as deemed necessary to assist us in handling of this matter employed to examine persons or information pertinent to this case, to testify at deposition or at trial, or whose examination may further the case, attorney's travel time to and from West Palm Beach for any purpose involving this case such as traveling to and from court hearings or meetings (the court hearings and meetings themselves will be charged at the \$440.00 per hour rate) at \$100 per hour for the travel time alone/itself, and hotel expenses, if any, and all other expenses the Attorney considers reasonably necessary for the proper representation of the CLIENT and file storage. CLIENT agrees to promptly pay expense deposits upon receipt of a written request. Any unused portion may be applied to any unpaid fees at attorneys' option. Costs may also include hiring junior lawyers, para professionals as needed to be billed at an hourly rate of between \$200.00 and \$250.00 per hour. Their travel time will be \$50 per hour.
- C. We shall use our best judgment to determine the amount of time required to be expended on your behalf, and which attorneys and paralegal personnel shall perform the required services contemplated to be performed. We shall proceed as we deem necessary. You must assist in providing us all information concerning the facts and your objectives.
- D. I have made a preliminary analysis of the problem you have presented and have determined that it seems you have a colorable claim in seeking a rehearing within 15 days of the 2.13.15 order removing you as sole trustee/replacing you with Elizabeth Savitt as sole trustee and thereafter goal 2, seeking to remove her as guardian. (Client's initials). It is unknown whether this initial fee retainer will be available to be applied toward this second goal.
- E. I have explained my preliminary analysis of the case to you and the necessity of your assistance in order to keep expenses to a minimum. You must send me copies of all court filings to date, research completed and court documents in order to minimize the legal fees and costs.
- F. You acknowledge that we have made no guarantees in relation to the disposition of any phase of this matter for which we have been retained, as all expressions relative to it are only our opinions. All warranties express or implied are hereby denied and waived.
- G. In the event any monies are received from you hereunder or as proceeds due and owing hereunder and the same are deposited to our firm's Trust Account, we are authorized to _______(CLIENT's initials)

Hollander and Associates, LLC, One Biscayne Tower, Suite 1650, 2 South Biscayne Boulevard, Miami, Florida 33:31

disburse said funds from our Trust Account to any individual or any entity entitled to the same including, but not limited to, payment to this firm as provided for herein.

- H. All other matters which we handle for you or on your behalf must be evidenced by a modification to this Agreement or by a new Agreement or if work proceeds billed on an hourly basis.
- I. This is the entire agreement between the parties and this Agreement shall only be modified by an instrument in writing signed by the parties to this Agreement or otherwise clearly assented to by the parties. Client agrees all prior discussions and representations, if any, cannot and have not been relied upon and there are no understandings whatsoever or promises not contained herein. Attorney has promised to render his best professional skill and to exercise his best professional judgment and advice to client.
- J. Any dispute that may arise between the parties, Hollander and Associates, LLC and CLIENT (and not the natural person Frank L. Hollander, not a party hereto) and shall be resolved in Miami-Dade County Courts for venue and jurisdictional purposes. No consequential damages shall be allowed. As a condition precedent to a lawsuit or other complaint the parties shall attempt a good faith resolution of all of their differences through mediation at Florida Mediation Group in Miami, Florida with each party to pay half of the cost thereof
- K. Attorney's obligation under this agreement terminates on decision of judge as to the 2 petitions, to be reinstated as trustee, due March 2, 2015 and for Ms. Savitt to be removed as guardian. No appeal is anticipated to be filed under this agreement.
- L. Please sign a copy of this Agreement where provision has been made for your signature and cause an executed copy of said Agreement to be returned to the undersigned.
- M. Contact me or my staff (Niurka) when any issue arises or if you have any questions or comments by phone email or facsimile. Remember that our charges relate to the time spent in your service.

Thank you for utilizing our services.

Very truly yours,

Frank L. Hollander, Esq.

For the LLC

Agreed. Agreed lassalb February 21, 2015

Hollander and Associates, ILC, One Biscayne Tower, Suite 1650, 2 South Biscayne Boulevard, Miami, Florida 33131

IN THE CIRCUIT COURT OF THE 15^{TH} JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

FILE NO.:

IN RE: GUARDIAN	SHIP OF
ALBERT VASALLO	O, SR.,
The ward.	
CONSENT TO	MOTION TO WITHDRAW AS COUNSEL OF RECORD
James Vassal	lo, interested person hereby consents to Frank L. Hollander of
Hollander and Assoc	iates' motion to withdraw as counsel of record in the above styled
matter.	
Executed this	James Vassallo

IN THE CIRCUIT COURT OF THE $15^{\rm TH}$ JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

FILE NO.:

IN RE: GUARDIANSHIP OF	
ALBERT VASALLO, SR.,	
The ward/	
STIPULATION FOR SUE	SSTITUTION OF COUNSEL
IT IS HEREBY AGREED AND ST	TPULATED by and between FRANK L.
HOLLANDER, ESQ. of HOLLANDER AN	ND ASSOCIATES, LLC and CLIFFORD
HARK, ESQ. that FRANK L. HOLLANDI	ER, ESQ. of HOLLANDER AND
ASSOCIATES, LLC enter as counsel of rec	cord for JAMES VASSALLO, interested
person in the captioned matter.	
FRANK L. HOLLANDER, ESQ. HOLLANDER AND ASSOCIATES, LLC 2 SOUTH BISCAYNE BOULEVARD Ste. 1650 MIAMI, FL 33131 TEL: (305) 373-9999	CLIFFORD HARK, ESQ.
F.B.N.: 745332	F.B.N.:
Dated: 2- 21-2015 Dated:	
ames Vassall,	
JAMES VASSALLO	
Dated:	

ORDER GRANTING STIPULATION FOR SUBSTITUTION OF COUNSEL

THIS CAUSE having come before the Court upon the foregoing

Stipulation, and the Court having been fully advised in the premises, it is thereupon:

ORDERED AND ADJUDGED that FRANK L. HOLLANDER, ESQ. HOLLANDER AND ASSOCIATES, LLC. shall be substituted in the place and stead of CLIFFORD HARK, ESQ. as attorney of record for JAMES VASSALLO, interested person in the captioned matter; that CLIFFORD HARK, ESQ., shall be relieved of any further responsibility in connection to the aforementioned matter.

DONE AND	ORDERED at West Palm Be	each, Palm Beach County, Florida this
day of	, 2015.	
		CIRCUIT COURT JUDGE

Copies furnished to:

FRANK L. HOLLANDER, ESQ. CLIFFORD HARK, ESQ. JAMES VASSALLO ROBERT HOUSEN

HARK | BURKHALTER | YON, PL

ATTORNEYS AT LAW

2101 NORTHWEST CORPORATE BOULEVARD, SUITE 220 BOCA RATON, FLORIDA 33431

201 NORTHEAST 95TH STREET MIAMI SHORES, FLORIDA 33138

E-MAIL: CLIFF@HARKLEGAL.COM

CLIFFORD B. HARK
LAURA BOURNE BURKHALTER
MATTHEW F. YON

PALM BEACH: (561) 995-1800 BROWARD: (954) 925-7795 FACSIMILE: (561) 995-1801

MIAMI-DADE: (305) 757-3307 FACSIMILE: (305) 757-3396

February 19, 2015

James Vassallo 107 Westbury, Building E Deerfield Beach, FL 33442

Re: Guardiansbip of Albert Vassallo

Termination of Representation

Dear James:

Pursuant to our meeting this afternoon, this letter will confirm that I will not longer be representing you in any further matters involving your father's Guardianship or Trust.

With regard to last Friday's Hearing, I have advised you that you have thirty (30) days to file a Notice of Appeal of Judge French's ruling where you were removed and not appointed as your father's Successor Trnstee. Thank you once again for allowing me to represent you in this matter. I remain,

Very truly yours,

HARK | BURKHALTER | YON, PL

Clifford B. Hark, Esquire

For the Firm

CBH/sw

I have read, understood and agreed to the above this 19th day of February, 2015.

Signed: February 19, 2015

James Vassallo

HOLLANDER AND ASSOCIATES, LLC ATTORNEYS AT LAW

2-24-15

(305) 373-9999

(800) 966-4041

(305) 373-7777

Telephone:

TOLL FREE:

FRANK L. HOLLANDER ATTORNEY AT LAW ONE BISCAYNE TOWER Surre 1650

2 SOUTH BISCAYNE BOULEVARD MIAMI, FLORIDA 33131

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February 24, 2015

VIA FEDEX

The Honorable David E. French South County Courthouse 200 West Atlantic Avenue Delray Beach, FL 33444

> Guardianship of Albert Vassallo, St. RE:

> > Case No. 502014GA000369XXXXSB (IX)

Dear Judge French:

Onr firm represents successor co-trustee James Vassallo in connection with the abovecaptioned matter.

Enclosed please find a proposed Order requesting a Special Set evidentiary hearing on the enclosed Petition along with a Stipulation for Substitution of Connsel and a proposed Order thereon.

If the Court approves the proposed Orders, upon their execution, kindly forward conformed copies to all persons listed on the Service List using the enclosed self-addressed, stamped envelopes and have your Honor's indicial assistant fill-in the date and time for the requested evidentiary hearing. We request a one and a half hour hearing.

If the Court requires any additional materials, please do not hesitate to contact our office.

Thank you for your Honor's attention to this matter.

Respectfully submitted,

HOLLANDER AND ASSOCIATES, LLC

nanh L. Nelland

By: Frank L. Hollander

FLH:np

cc: service list

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000369XXXXSB

Division: IX

IN RE: GUARDIANSHIP OF

ALBERT VASSALLO.

AMENDED PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES

Petitioner, Sheri L. Hazeltine, Esq. alleges:

- Petitioner is an attorney engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- Petitioner is the attorney for ELIZABETH SAVITT, the limited guardian of ALBERT VASSALLO (the Ward).
- 3. Petitioner has rendered legal services for the benefit of the Ward, from November 12th, 2014 to February 24th, 2015, as more fully described and set forth in the itemized schedule of services and expenses attached hereto as <u>Exhibit A</u>, for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned in excess of 12.4 attorney hours and 7.4 paralegal hours have been devoted to the representation of the co-guardians of the Ward.
- 5. Based upon the criteria established by Section 744.108(2) of the Florida Guardianship Law, petitioner believes that a reasonable fee for the services performed by the petitioner during that period of time is:

Hourly rate:

\$325.00 (\$350 as of 1/1/15)

Atty. Hours worked:

12.4

Paralegal rate:

\$120.00 (\$125 as of 1/1/15)

Paralegal Hrs. worked:

7.4

Total fees:

\$4924**.00**

Total costs:

\$104.78

Total amount of Fees and Compensation: \$5,028.78

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Total amount of Fees and Compensation: \$5,028,78.

6. That this attorney's fees have a reasonable value of \$5,028.78.

7. That previous fees and costs have been billed in the amount of \$8,039.26.

WHEREFORE, Sheri L. Hazeltine, Esq. respectfully requests that this Court enter an Order awarding attorney fees and expenses provided on behalf of the Ward and made payable from the guardianship estate.

Under penalties of perjury I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief.

DATED this 24th day of February, 2014.

SHERYD, HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567

800 Palm Trail Plaza, Ste. 3

Delray Beach, Florida 33483

(561) 243-4655, Fax (561) 243-6933

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of this Petition for Attorney's Fees was sent via E-Service to the following parties and/or persons of interest on this 24th day of February, 2015:

1.) Frank Hollander, Esq., attorney for James Vassallo.

One Biscayne Tower, Suite 1650 2 South Biscayne Boulevard Miami, FL 33131-1806

Primary email: frank@hollander.lawyer Secondary email: niurka@hollander.lawyer

2.) Brian M. O'Connell, Esq., court appointed attorney.

Ciklin Lubitz Martens & O'Connell 515 N. Flagler Dr., 20th Floor West Palm Beach, FL 33401 (561) 832-5900 (office) (561) 833-4209 (Fax)

Primary email: service@cilinlubitz.com

Secondary email: probateservice@cilinlubitz.com

3.) Susan Mast9324 Ketay Circle, Unit 1, Building 5Boca Raton, Florida 33428

4.) Albert Vassallo, Jr.

28 Lafayette Avenue Lake Grove, NY 11755

Sheri-t, Hazeltine, Esq. Florida Bar No. 0674567

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney at Law

800 Palm Trail Plaza, Suite 3 Defray Beach, Florida 33483

Phone: 561-243-4655; Fax: 561-243-6933

sheri@hazeltinelaw.com

Member. National Academy of Elder Law Attorneys; Academy of Florida Elder Law Attorneys; Florida Guardianship Association; Palm Beach Guardianship Association; Florido Bar Association; Elder Law Section,
Palm Beach County Bar Association; South Palm Beach County Bar Association;
Florida's Voice on Developmental Disabilities;
Admitted in Alaska and Florida.

Elizabeth Savitt, Guardian. 501 N. Country Club Dr. Atlantis, FL 33462 Invoice Date: February 24, 2015

Invoice Number: 12011 Invoice Amount: \$5,028.78

Case:

In re Guardianship of Albert Vassalla

Case No.: 502014GA000369XXXXSB

Attorney Fees 12.4 Hours @ \$325/hr. (\$350 as of 1/1/2013); Paralegal Fees 7.4 Hours @ \$120/hr. (\$125 as of 1/1/2015)

11/11/2014	Telephone call from Mr. Hark, Esq. regarding case and his upcoming withdrawal from matter. Telephone call from Robert Trinkler, Esq. regarding settlement of case. Discussion of case. Told him I will contact my client and get back to him by tonight.	S.L.H.	.30	\$97.50
11/11/2014	Prepare draft attorney fee petition for attorney review.	R.B.	.40	No Charge
11/12/2014	Emailed Client a copy of the signed Order setting hearing for 11/24/14 at 1:30 pm.	S.L.H.	.10	No Charge
11/12/2014	Emailed a copy of the signed Order setting hearing on petition for removal of co-trustees to Client.	S.L.II.	.10	No Charge
11/12/2014	Review of petition for attys. Jees.	S.L.H.	.10	No Charge
11/12/2014	E-file attorney fee petition; Reference # for this filing is 20493819.	R.B.	,10	No Charge
11/12/2014	Review of ree'd signed order setting hearing on the petition for removal of co-trustees.	S.L.H.	.10	\$ 32.50
11/12/2014	Review of ree'd copy of signed Order setting hearing on petition to compel Albert Vassallo to repay funds and petition to compel Susan Mast to repay funds. Set for Monday November 24 at 1:30 pm.	S.L.H.	.10	\$32.50
[1/13/2014	Receipt and review of Chase Freedom visa account from Ms. Savitt.	R.P.	.10	No Charge
11/13/2014	Review of petition for fees from Mr. Hark, Esq. and Mr. O'Connell, Esq. Guardian objects to Mr. O'Connell's fee petition.	S.L.H.	.10	\$32.50

11/13/2014	Preparation of email to Mr. O'Connell, Esq. regarding his fee petition.	S.L.H.	.10	\$32.50
11/14/2014	Preparation of email to Client with attached atty. fee	S.L.H.	.10	No Charge
11/14/2014	petition from Clifford Hark, Esq. and his affidavit. Review of consent to withdrawal of attorney Clifford	S.L.H.	.10	\$32.50
	Hark, Esq. and consent to attys. fees by James Vassallo			
11/14/2014	(his client).	S.L.H.	.10	No Charge
11/14/2014	Emailed copies of received consents from James Vassallo to Client.	3,13,11.	.10	110 Ontage
11/14/2014	Receipt of petition for attys. fees from Clifford Hark, Esq.	S.L.H.	.10	No Charge
	and affidavit.			
11/17/2014	Preparation of email to Mr. Trinkler, Esq. asking if we	S.L.H.	.10	No Charge
	could meet in person with his client this week.		••	.24.00
11/17/2014	Telephone call to Judge French's JA to obtain available	R.P.	.20	\$24.00
	dates and times for Ms. Hazeltine's attorney fee petition.			
	Prepare e-mail to all counsel asking them to respond			
	ASAP with dates they are available.			
11/17/2014	Telephone call from Client. Discussion of case.	S.L.H.	.70	\$227.50
11/17/2014	Receipt and review of e-mails from counsel. All	R.P.	.10	No Charge
	attorney's are available on January 6th at 9:30 a.m.		4.0	-33 50
11/17/2014	Preparation of email to Mr. O'Connell asking him to re-	S.L.H.	.10	\$32.50
	calculate his fee petition as per the reduced hourly rates.			
	Review of response email from Mr. O'Connell stating			
	'will do'. Forwarded email to client for review.		20	-24.00
11/18/2014	Prepare Order Setting Hearing for January 6th. E-mailed	R.P.	.20	\$24.00
	blank Order to all attorneys. Told them they would get			
	the signed Orders from Judge French next week.	01.11	40	N. G.
11/18/2014	Follow up email again to Mr. Trinkler, Esq. asking if he	S.L.H.	.10	No Charge
	had received my email from yesterday asking if we could			
	meet in person with him and his client this week.		30	-07.50
11/18/2014	Telephone call from Mr. James Vassalio. Discussion of his	S.L.H.	.30	\$97.50
44 (40 (80)	concerns in the case.	D D	10	412.00
11/18/2014	Telephone call to Judge French's JA to secure the 1/6 at	R.P.	.10	\$12.00
14.410./2014	9:30 a.m. date.	n n	10	N- CL
11/18/2014	E-mailed copy of Clifford Hark, Esq.'s attorney fee	R.P.	.10	No Charge
11/19/2014	petition to Ms. Savitt.	R.P.	.20	No Charge
11/19/2014	E-filed objection, ref. #20749281. E-mailed copy to Ms. Savitt.	K.F.	.20	NO CALLEGE
11/19/2014		S.L.H.	.10	\$32.50
(1/17/2014	Review of email from Client regarding Mr. Hark's fee	J.L.11.	,10	\$32.30
11/19/2014	petition with request. Preparation of response email.	S.L.H.	1.00	\$325.00
11/19/2014	Meeting in person with Client Ms. Savitt; Mr. James	J.L.H.	1.00	\$323.00
	Vassallo on telephone conference. Discussion of Ward's accounts and charges made on the accounts by Susan Mast.			
11/19/2014	Prepare objection to attorney Clifford Hark, Esq.'s	R.P.	.20	\$24.00
11/17/AVIT	attorney fee petition.	17.1	.20	721.00
11/19/2014	Prepared spreadsheet for Albert Vassallo's checking	R.P.	.50	\$60.00
*** *>* ***	account.	****	.50	+44.44
3 11/19/2014	Preparation of email to Mr. Trinkler, Esq. requesting an	S.L.H.	.10	\$32.50
,	Ak	~		,

	account history (online printout) of all of her personal accounts since April 4, 2014, to the meeting tomorrow at 2:30 pm, at the request of the guardian.			
11/19/2014	Telephone calls to and from Jennifer at Mr. Trinkler's office to schedule a place for the meeting tomorrow. Mr. Trinkler had to change the 2:30 meeting to 3:30. It was agreed by all parties to have the meeting at Empire Legal in Boca Raton.	R.P.	.30	\$36.00
11/20/2014	Forwarded copy of re-calculated fee petition from Mr. O'Connell to Client for review.	S.L.H.	.10	No Charge
11/20/2014	Meeting in person with Client, Mr. Trinkler, Esq., Albert Jr., and Susan Mast at office space off Yamato Rd. in Boca. Asked questions of Ms. Mast and Mr. Vassalko Jr. Discussion of case.	S.L.H.	1.50	\$487.50
11/20/2014	Telephone call from paralegal, who was unsuccessful with phone call to Dr. Virginia MacIntosh' office to obtain copies of the medical records. Telephone call to Dr. MacIntosh' office and spoke to Debbic the office mgr. Discussion of case and procedure to obtain copies of the records. Need to send her a request and release and they will provide the records. Her fax number is 954-426-9995.	S,L.H.	.10	\$32.50
11/20/2014	Prepare medical release and fax cover letter to Debbie at Dr. McIntosh's office attaching the Order and Letters. Requested Dr. McIntosh's reports for Mr. Vassallo.	R.P.	.20	\$24.00
11/20/2014	Telephone call with James Vassallo. Discussion of medical records; plus more medical records at VA Clinic in Pompano Beach.	S.L.H.	.10	\$32.50
11/20/2014	Forwarded email from Mr. Hark, Esq. to Client for her review.	S.L.H.	.10	No Charge
11/20/2014	Review of email from Client acknowledging receipt of re- calculated petition from Mr. O'Connell, Esq. She will need additional time to review the petition also - no consent yet.	S.L.H.	.10	No Charge
11/20/2014	Review of email from Client regarding fee petition from Mr. Hark, Esq. Preparation of email to Mr. Hark, Esq. asking for specific reductions in hourly rate and line item.	S.L.H.	.10	\$32.50
11/20/2014	Telephone call from Client regarding meeting today at 3:30 pm with Mr. Trinkler, Esq. Questions about meeting and also the ree'd medical records from Mr. James Vassallo yesterday. Discussion of records; client asked me to call Mr. James Vassallo now to follow up to obtain more medical records, which I agreed to do.	S.L.H.	.10	\$32.50
11/20/2014	Driving time to meeting with Client, Mr. Trinkler, Esq., and Mr. Vassallo Jr. and Ms. Mast.	S.L.H.	.40	\$60.00
11/20/2014	Review of email from Biddy from Mr. O'Connell's office with attached re-calculated fee petition from Mr. O'Connell. Preparation of response email telling her I	S.L.H.	.10	\$32.50

	would forward to client and then get back to her.			
11/20/2014	Telephone call with Client after meeting today, regarding case.	S.L.H.	.40	\$130.00
11/20/2014	Review of email from Clifford Hark, Esq. stating he would reduce his fee petition as requested. Prep of response email.	S.L.H.	.10	\$32.50
11/20/2014	Telephone call to Mr. James Vassallo, as req'd by Client. Left phone msg. asking him for additional medical records as per Client.	S.L.H.	.10	No Charge
11/20/2014	Telephone call to Dr. McIntosh's office. Client requested we obtain a copy of the doctor's report as we have the report on the test results but not a doctor's report. I was told by the person who answered the phone (I unfortunately did not get her name) that Mr. Vassallo would have to go to their office personally to request it. I explained to her that Mr. Vassallo was under a guardianship and Ms. Savitt was his guardian. I told her I would fax over the Order and Letters naming Ms. Savitt guardian. She was very rude and kept telling me that it did not matter and that Mr. Vassallo would have to go there himself.	R.P.	.20	\$24.00
11/21/2014 ->	Emailed Mr. Trinkler copies of the chart Chase Checking account XXX3839 and "Electronic Withdrawals" list, prepared by Client Ms. Savitt, at Ms. Hazeltine's request. These documents were provided to Mr. Trinkler and his clients at yesterday's meeting also, as per Ms. Hazeltine.	R.P.	.10	No Charge
11/21/2014	Telephone call with Client regarding case.	S.L.H.	.20	\$65.00
11/21/2014	Preparation of emailed letter to Mr. Trinkler, Esq. with subpocnas attached for Ms. Mast and Mr. Vassailo Jr.	R.P.	.10	No Charge
11/21/2014	Telephone call with Mr. Trinkler, Esq. regarding case. Discussion of case - told him there was no agreement and that instead Ms. Mast needs to pay back the \$50,000 or put her father's name on title to house. His client not in agreement with this, and disputes issue; says the medical evidence will have to be there before we can prove it.	S.L.H.	.20	\$65.00
11/21/2014	Review of email from Robert Trinkler, Esq. stating no attachments, plus he wanted to talk to Ms. Hazeltine, Esq. Consulted with Ms. Hazeltine (in meeting) and preparation of response email to Mr. Trinkler stating she could call him this afternoon,	R,P.	.10	No Charge
11/21/2014	Review of email from Client regarding my attys. fee petition. Preparation of response email.	S,L,H,	.10	No Charge
11/21/2014	Preparation of 3 (three) subpoenss for attendance of James Vassallo, Albert Vassallo Jr., and Susan Mast for the court hearing on Monday Nov. 24 at 1:30 pm.	R.P.	.30	\$36.00
11/21/2014	Review of 3 (three) prepared subpoenas for hearing. Signed and finalized for emailing to Atty. Mr. Trinkler and Mr. James Vassallo.	S.L.H.	.10	\$32.50

11/21/2014	Preparation of email to James Vassallo Jr. along with	R.P.	.10	No Charge
	attached subpocna for his attendance at hearing on			
	Monday Nov. 24 at 1:30 pm.	C 7 11	10	433.50
11/21/2014	Review of email and letter from Mr. Trinkler.	S.L.H.	.10	\$32.50
11/22/2014	Preparation of email to Mr. O'Connell Esq. asking for a copy of his report.	S.L.H.	.10	No Charge
11/22/2014	Telephone call with Client Ms. Savitt regarding case and hearing on Monday.	S.L.H.	.60	\$195.00
11/22/2014	Review of email from Client regarding court appt'd attys report. Preparation of response email.	S.L.H.	.10	\$32,50
11/23/2014	Preparation for court hearing next day Nov. 24 at 1:30	S.L.H.	.90	\$292.50
	pm. Preparation of email to Mr. Boutwell, Esq. asking for			
	copies of Mr. Vassallo's estate plannings documents.			
	Preparation of email to Client asking about the copies of			
	medical records,			
11/23/2014	Review of email from Client regarding questions.	S.L,H.	.10	\$32.50
	Preparation of response email. Review of another email			
	with questions. Preparation of response email.			
11/24/2014	Preparation of email to court reporter asking her for copy of transcript.	Ř.P.	.10	No Charge
11/24/2014	Prepare exhibit files for today's hearing and prepare exhibits.	R.P.	.50	\$60.00
11/24/2014	Attendance at court hearing on the two petitions - petition	S.L.H.	1.00	\$325,00
	to compel repayment of funds from Susan Mast and			
	petition to compel repayment of funds from Albert			
	Vassallo Jr. Present also was guardian Ms. Savitt, Mr.			
	O'Connell, Esq., Mr. Trinkler, Esq., Susan Mast, and			
	Albert Vassallo. James Vassallo also appeared at hearing.			
	Took testimony from Susan Mast and Albert Vassallo Jr.			
11/24/2014	Review of email from paralegal requesting transcript of	S.L.H.	.10	No Charge
	court hearing today. Preparation of email to court			_
	reporter asking how much a transcript would cost.			
11/24/2014	Telephone call to U.S. Legal Support to secure at court	R.P.	.20	\$24,00
	reporter at the hearing today.			
11/24/2014	Telephone call to Delray Blueprint to order large copies of	R.P.	.20	\$24.00
	checks on poster board after request for these exhibits			
	from Client (telephone call). E-mailed copy of checks to			
	be copied.	_	_	
11/24/2014	Preparation of email to Mr. O'Connell, Esq., with copy to	S.L.H.	.10	\$32.50
	Client (guardian), regarding situation after hearing today.			
11/24/2014	Pick up and pay for court exhibits at Delray Blueprint.	R.B.	.30	\$36.00
11/24/2014	Telephone call with Client after court hearing to discuss case.	S.L.H.	.20	No Charge
11/25/2014	Review of amended notice of mediation, e-filed by Brian	S.L.H.	.10	\$32.50
	O'Connell, Esq.			•
11/25/2014	Prepare draft motion to withdraw.	R.P.	.20	No Charge
44 105 1004				
11/25/2014	Review of email from Client regarding mediation. She	S.L.H.	.10	No Charge

	would like it resolved in two (2) hours, not stay all day.			
11/25/2014	Review of email from Client regarding ordering	S.L.H.	.10	\$32,50
1172372014	transcript, said to hold off on ordering a copy yet.	5.5		422,00
	Preparation of response email to clarify message.			
11/25/2014	Receipt and review of Amended Notice of Mediation -	R.P.	.10	No Charge
11,23,2011	12/1/14 at 10:30 a.m. for two hours (rather than all		,,,	
	day).			
11/25/2014	E-mailed amended notice of mediation to James Vassallo.	R.P.	.10	No Charge
11/25/2014	Telephone call from James Vassallo. He wanted to know	S.L.H.	.20	No Charge
1172372014	about the mediation and what was going to happen at it.	J.2.11.	.20	rio omnige
	He said that if he did not agree with everyone else, what			
	would happen? Would that sink the deal? He also wanted			
	to know why Betsy had not moved his father out of his			
	sister's house, he feels his father is being abused now. He			
	wants a copy of all medical records received.			
11/25/2014	Review of e-mail from Lisa Zachary at U.S. Legal	R.P.	.10	No Charge
11, 23, 2011	Support. The estimate for the transcript is \$774.00.		.10	rio cinargo
11/25/2014	Telephone call to Client to inform her of Mr. James	S.L.H.	.10	No Charge
11/23/2014	Vassallo's call to our office.	3.2.11 .	.10	rio change
11/25/2014	Receipt of CD from the VA with Mr. Vassallo's medical	R.P.	.20	No Charge
20. 20. 1	records. Ms. Hazeltine told me to call Ms. Savitt and let			The Dinaige
	her know that we are in possession of it.			
11/25/2014	Receipt and review of Mediation Letter from ARC	R.P.	.10	No Charge
201 201 1	Mediation for December 1, 2014			
11/26/2014	Review of email from Stephanie at ARC Mediation, with	S.L.H.	.10	No Charge
	attached copy of the amended notice of mediation.	OLDIAN.	110	1.0 0.11.60
	Preparation of response email to Stephanic acknowledging			
	her email, as she requested.			
11/26/2014	Ms. Savitt came to the office and put the CD in the	R.P.	.40	\$48.00
	unused computer. She printed out a few pages. Gave her		,,,	4,0.00
	the CD per Ms. Hazeltine's instructions.			
11/26/2014	Preparation of email to Client requesting permission to	S.L.H.	.10	\$32,50
	send the other persons on the service list a copy of the			¥
	notice of mediation time, date and location.			
12/1/2014	Review of faxed letter from Diversified Medical Records	R.P.	.10	\$12.00
	in CA, regarding medical records of Mr. Vassallo's, at			¥12.00
	Unimed Health Systems Center. They asked for approval			
	of the request before they would send the records; there			
	will be a charge of \$538.18.			
12/1/2014	Preparation of email to Client Ms. Savitt with copy of the	S.L.H.	.10	No Charge
	rec'd letter from Diversified Medical Records regarding	0.2		
	copying medical records. Stated we would hold off			
	approving this until we heard from her.			
12/2/2014	Telephone call from Client at Diversified Medical	R.P.	.10	No Charge
	Records. He offered to reduce the invoice to \$300.00.	-		
	Relayed this to Client who stated she did not need the			
	medical records anymore.			
12/3/2014	Telephone call to Attorney Trinker's office letting them	R.P.	.10	\$12,00
	,			,

	know that we are scheduling an 8:45 hearing on December 4th to cancel and reset the petition on removal of trustees. Mr. Trinkler will be there.			
12/3/2014	Prepare motion to cancel hearing scheduled for December 9th.	R.P.	.40	\$48.00
12/3/2014	Telephone call from Client.	R.P.	.20	No Charge
12/3/2014	E-filed notice of hearing and motion to cancel and reset, ref. #21177617. E-mailed copy to Client and James Vassallo.	R.P.	,20	No Charge
12/3/2014	Telephone call from Rob Hauser, Esq. He asked me if he or Ms. Hazeltine was covering the 8:45 hearing tomorrow. I told him that it is up to Ms. Savitt.	R.P.	.10	\$12.00
12/3/2014	Prepare notice of hearing on motion to cancel and reset.	R.P.	.20	\$24.00
12/3/2014	Prepare Order resetting December 9th hearing.	R.P.	.20	\$24.00
12/3/2014	Telephone call to Client. Asked her who she wanted to cover the 8:45 hearing tomorrow. She said Mr. Hauser. Called him back and told him to be there.	R.P.	.10	\$12.00
12/4/2014	Received Notice of appearance and request foe electronic service from Robert J. Hauser, Esq.	R.B.	.10	No Charge
12/4/2014	Receipt and review of notice of appearance from Robert Hauser, Esq. E-mailed to Client.	R.P.	.10	No Charge
12/5/2014	Receipt and review of Order on motion to cancel and reset hearing on petition for removal of co-trustess - granted.	R.P.	.10	No Charge
12/8/2014	Receipt and review of mediator's report - agreed.	R.P.	.10	No Charge
12/8/2014	Review of rec'd bill from US Legal Support in amt. of \$120.00 for appearance at the hearing on Nov. 26, 2014. Prep of email to Client with attached bill asking for payment.	S.L.H.	.10	No Charge
12/8/2014	Preparation of email to Client with attached copy of bill from U.S. Legal Support for appearance at court hearing on Nov. 24, 2014.	S.L.H.	.10	No Charge
12/8/2014	Review of order from court signed Dec. 4, 2014 on the Motion to Cancel and Reset Hearing on the Petition for Removal of the Co-Trustees scheduled for Dec. 9, 2014 at 9:30am. Court granted the motion; respondents Albert Vassallo Jr. and Susan Mast shall have 10 days from the date of approval/objection of the settlement agreement to file teir response or motion to said motion, due to the fact that same may be rendered moot upon entry of an order approving the settlement agreement.	S.L.H.	.10	No Charge
12/8/2014	Emailed copy of the rec'd Mediator's Report to Client.	S.L,H.	.10	No Charge
12/8/2014	Prepare e-mail to Client attaching mediator's report.	R.P.	.10	No Charge
12/8/2014	Review of copy of mediator's report.	S.L.H.	.10	No Charge
12/12/2014	Review of email from Clifford Hark, Esq. stating Mr. James Vassallo had asked that he get back involved in the matter on a limited basis. He wanted a copy of the proposed settlement agreement, and also wanted to	S.L.H.	.10	\$32.50

	schedule a call with myself and Client to discuss the relationship between the Trust and guardianship. Forwarded email to Client for review.			
12/18/2014	Prepare notice of unavailability.	R.P.	.20	\$24.00
1/6/2015	Attendance at court hearing on SLH petition for attys. fees in front of the Honorable Judge French. Court signed agreed Order. Present also was Robert Trinkler, Esq. and Clifford Hark, Esq. Mr. Hark then presented his fee	S.L.H.	.50	No Charge
	petition and agreed order for attys. fees. Court signed his order too.			
1/6/2015	Mailed envelope via USPS to Mr. O'Connell, Esq.'s office that Client gave office to mail.	S.L.H.	.10	No Charge
1/6/2015	Client stopped by and paid attorneys fees via check for SLH in amt. of \$8039.26. Also she gave us check to send to Mr. O'Connell's office in amt. of \$6740.90.	S.L.H.	.10	No Charge
1/6/2015	Emailed a copy of the signed fee orders for Mr. Hark and Ms. Hazeltine to Client Ms. Savitt.	S.L.H.	.10	No Charge
1/8/2015	Prepare draft attorney fee petition for attorney review.	R.B.	.40	No Charge
1/9/2015	E-File attorney fee petition; Reference # for this filing is 22380848.	R.B.	.20	No Charge
1/10/2015	Review of email from Client asking that we hold off on setting for hrg. yet.	S.L.H.	.10	No Charge
1/19/2015	Review of email from Client and attached comps and purchase contract.	Ř.P.	.10	No Charge
1/20/2015	Emailed draft petition to sell property to Client for review.	S.L.H.	.10	No Charge
1/20/2015	Preparation of petition to sell real estate of Ward.	S.L.H.	.50	\$175.00
1/21/2015	Review of emails from Client asking us to include the comps. Prep of email to paralegal asking her to revise the petition to sell the real estate to include the comps.	S.L.H.	,10	No Charge
1/21/2015	Made changes to petition to sell real estate. Finalized for sending to Client. Preparation of email to client with attached revised petition.	S.L.H.	.10	\$35.00
1/21/2015	Prepare revised petition to add the comps.	R,P.	.20	\$25.00
1/22/2015	Prepare certified mail packages.	R.P.	.20	No Charge
1/22/2015	E-filed petition for authorization to sell homestcad property of ward, ref. #22841369. E-mailed copy to Ms. Savitt.	R.P.	.20	No Charge
1/22/2015	Review of 'read' receipt from James Vassallo showing he read the email and attached copy of the petition filed.	R.P.	.10	No Charge
1/23/2015	Review of clerk of court docket. Petition e-filed yesterday has docket number now. Prep of email to paralegal asking her to call the JA now to schedule court hearing on the e-filed petition.	S.L.H.	.10	No Charge
1/23/2015	Telephone call from Susan Mast. She said that she had tried to call the guardian but voice mail was full. Preparation of email to Client asking her to call Susan Mast, and gave her her phone number.	Ř.P.	.10	\$12.50

1/26/2015	Review of email from Client stating she tried to call and	R.P.	.10	No Charge
1/28/2015	reach Susan Mast. Receipt and review of guardian's verified petition for	R.P.	.10	No Charge
1/28/2015	direction to act. Review of case; noticed court hearing has not been set yet. Paralegal responded that waiting for green cards to come	S.L.H.	.10	No Charge
2/2/2015	back showing proof of service on beneficiaries first. Receipt and review of order specially setting hearing on guardian's verified petition for direction to act.	R.P.	.10	No Charge
2/6/2015	Telephone call to Robert Hauser, Esq. to inquire if we may "piggy back" our petition to sell homestead property	R.P.	.10	No Charge
2/6/2015	on his 2/13 hearing for petition for authority to act. He had no objection and said to confirm this with Ms. Savitt. Telephone call to Ms. Savitt regarding adding our petition to sell homestead to Mr. Hauser's special set hearing on 2/13. Ms. Savitt stated to ask Mr. Hauser if he will give our Order to Judge French for signature. This will save	R.P.	.10	No Charge
2/6/2015	attorney's fees as only one attorney will have to attend. Receipt and review of notice of hearing on Robert	R.P.	.10	No Charge
2/6/2015	Trinkler, Esq.'s motion to withdraw. Prepare e-mail to Mr. Hauser attaching petition to sell homestead property and agreed order. He will take it to	R.P.	.10	No Charge
2/6/2015	court next Friday to get it signed by Judge French. Prepare Agreed Order on petition for authorization to sell homestead property of ward.	R.P.	.30	\$37.50
2/8/2015	Review of email from Mr. Hauser, Esq. stating to make sure the JA was consulted and a new Order adding the petition on to his hearing was prepared and signed, etc. Prep of response email.	S.L.H.	.10	\$35.00
2/8/2015	Review of email from Mr. Robert Hauser, Esq. regarding adding the petition to sell real property on to his court hearing. Prep of response email stating we were in the process of doing this.	S.L.H.	.10	\$35.00
2/10/2015	Prepare e-mail to Ms. Savitt informing her of my conversations with Judge French's JA and Tehera. Asked her if she had e-mail addresses for the three out of town "interested parties" so we may e-mail them and get written agreements.	R.P.	.20	\$25,00
2/10/2015	Telephone call from Marie Vassallo-Castagnetta. She is in agreement with the selling of the home. Prepare e-mail to her and asked her to reply that she was in agreement. Her new address is: P.O. Box 160, Clarkridge, Arkansas 72623 - email: mariejames1963@gmail.com.	R.P.	.10	\$12.50
2/10/2015	Telephone messages left with Jacqueline Cantella and Marie Vassallo-Castagnetta inquring if they were in	R.P.	.10	\$12.50
2/10/2015	agreement to the sale of Albert Vassallo's home. Review of email from Client Ms. Savitt, forwarding email from Jeffrey Kalika stating they hoped for a closing of the	S.L.H.	.10	\$35.00

	condo on February 20, 2015. He said they were waiting for approval from Seacrest Services, then from the board			
2/10/2015	of directors of Westbury E. Receipt and review of Ralph Vassallo; Jacqueline Cantela and Marie Castagnetta's telephone numbers from Ms.	R.P.	.10	No Charge
2/10/2015	Savitt.	R.P.	.10	\$12.50
2/10/2015	Prepare e-mails to Ralph Vassallo and James Vassallo. Telephone call to Judge French's JA to add on petition for	R.P.	.20	\$25.00
27 107 2013	authorization to sell real property with Mr. Hauser's petition on Friday.	****	.20	42000
2/11/2015	Receipt and review of e-mail from Ms. Savitt.	R.P.	.10	No Charge
2/11/2015	Prepare notice of hearing on petition to sell homestead property.	R.P.	.20	\$25.00
2/11/2015	Receipt and review of e-mail from Ralph Vassallo.	R.P.	.10	No Charge
2/12/2015	Forwarded e-filing to Client Ms. Savitt.	S.L.H.	.10	No Charge
2/12/2015	Scanned in the financial statements dropped off at our office on 02.10.15 by Susan Mast. Emailed them to Client Ms. Savitt for review.	S.L.H.	.20	No Charge
2/12/2015	Prepare e-mail to Cliff Hark, Esq. and James Vassallo attaching the notice of hearing pursuant to Ms. Savitt's request. Sent a cc to Ms. Savitt.	R.P.	.10	\$12.50
2/12/2015	E-filed notice of hearing on petition for authorization to sell homestead, ref. #23688544. E-mailed copy to Ms. Savitt.	R.P.	.20	No Charge
2/12/2015	Review of Objection filed by Clifford Hark, Esq. regarding the guardian's filed Petition for Direction to Act.	S.L.H.	.10	No Charge
2/17/2015	Prepare Order to sell homestead property.	R.P.	.30	\$37.50
2/17/2015	Review of email from Mr. Ackerman, Esq. asking for	S.L.H.	.10	\$35.00
	specific court order approving sale of property. Prep of response email stating we will be attending a court hearing tomorrow at 8:45 am to obtain a signed copy of the order. Asked him whether he needed a certified copy or not.	0,2,,,,	***	V -0.00
2/17/2015	Review of email from Mr. Ackerman asking that we obtain a certified copy of the signed order.	S,L,H.	.10	\$35.00
2/17/2015	As per Client, was asked to email copies of the Letters and Order appointing guardian, to Mr. Jason Ackerman, Esq. Prep of emailed letter with attached copies of the Order and Letters appointing guardian.	R.P.	.10	\$12.50
2/18/2015	Attendance at court hearing today in front of the Honorable Circuit Judge David French. Court signed Order authorizing sale of property.	S.L.H.	.30	\$105.00
2/18/2015	Preparation of email to Client and Mr. Ackerman, with attached copy of certified Order authorizing sale of	S.L.H.	.10	No Charge
2/18/2015	property. At clerk's office to obtain certified copy of the Order obtained today. Was then asked by Client to ask clerk to check to see if I could obtain a copy of the Order from last	S.L.H.	1.00	\$350,00

	Friday's hrg. she attended. The clerk looked it up on the computer and stated it had not come down to their office			
	yet (it is Wed.). Telephone call with Client whereby she			
	requested I obtain an order from September 2014 also,			
	which I then did in separate transaction with clerk's office.			
2/18/2015	Review of court docket to find out if order approving	S.L.H.	.10	No Charge
	Inventory was ever entered - no not yet.			J
2/19/2015	Prepare e-mail to Mr. Ackerman, Esq. giving him Mr.	R.P.	.10	\$12.50
	Vassallo's social security number pursuant to his request.			
2/21/2015	Forwarded filing to Client Ms. Savitt for review.	S.L.H.	.10	No Charge
2/21/2015	Review of notice approving initial guardianship plan;	\$.L.H.	.10	\$35,00
	affidavit of reasonable guardian fees filed by Clifford Hark,			
	Esq.			
2/23/2015	Prepare draft amended attorney fee petition for attorney	R.B.	.40	No Charge
	review.			
2/23/2015	Receipt and review of Mr. Hauser's letter and proposed	R.P.	.10	No Charge
	Orders to Judge French regarding replacement of			
	successor trustee.			
2/23/2015	Prep of email to Mr. Jason Ackerman asking for copy of	S.L.H.	.10	\$35.00
	the HUD; also whether a check was issued, and whether			
	closing went o.k. or not.			
2/24/2015	Receipt and review of copy of settlement statement for	R.P.	.10	No Charge
	Ms. Vassallo's condo.			
2/24/2015	Telephone call from Marie Vassallo. She wants to know	R.P.	.10	\$12.50
	the amount of assets of her dad's estate. She has no idea			
	what is going on. I told her that I did not have any			
	authority to give out information. She will be calling Ms.			
0.40.4.400.4.5	Savitt.		20	Nr. ol
2/24/2015	Receipt and review of notice of appearance of Frank L.	R.P.	.20	No Charge
	Hollander for James Vassallo; designation of c-mail			
	address; successor co-trustee James Vassallo's post hearing			
2/24/2015	memorandum; and stipulation for substitution of counsel.	01.11	10	N. ol
2/24/2015	Preparation of email to Client asking her if she rec'd a	S.L.H.	.10	No Charge
	check at the closing last Friday; and if so, the amount; and			
SUBTOTAL:	where it was deposited.		21.20	*4 924 00
SUBTOTAL:			31.20	\$4,924.00
Costs				
11/24/2014	Pick up and pay for court exhibits at Delray Blueprint.			\$45.58
11/26/2014	Certified mail postage for mailing Amended Notice of Medi	ation to Mari	e Vassallo-	\$19.44
	Castagnetta; Ralph Vassallo; and Jacqueline Cantala.			
1/6/2015	Cost for mailing envelope with check for Brian O'Connell, I	Esq.		\$0.48
1/23/2015	Certified mail postage for sending petition to sell homest	tead property	to family	\$23.46
	members in New York.			
2/10/2015	Certified mail envelope came back undeliverable to Mar-		_	\$7.82
- 4-4 45	Obtained her new address. Re-sent petition to sell homeste		d mail,	
2/18/2015	Cost for obtaining two (2) certified copies of two (2) Order	s.		\$8.00
SUBTOTAL:				\$104,78

TOTAL: \$5,028.78

PREVIOUS BALANCE DUE: \$0.00

CURRENT BALANCE DUE AND OWING: \$5,028.78

Thank you for your business. We do expect payment promptly, so please process this invoice within 14 days. There will be a late payment charge of 1.5 percent, in 30 day increments, applied to any past-due unpaid balance of accounts.

IN THE CIRCUIT COURT OF THE 15^{TH} JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

-	FILE NO.:	502014GA0003	369XXXXSB (IX)
IN RE: GUARDIANSHIP OF			
ALBERT VASALLO, SR.,			
The ward.	<i>:</i>	٠.	
STIPULATION FOR SUBS	STITUTIO	N OF COUNSEL	L
IT IS HEREBY AGREED AND STI	PULATED	by and between F	RANK L.
HOLLANDER, ESQ. of HOLLANDER AN	D ASSOCI	ATES, LLC and C	CLIFFORD
HARK, ESQ. that FRANK L. HOLLANDER	R, ESQ. of I	HOLLANDER AT	4D
ASSUCIATES, LLC enter as counsel of reco	ord for JAM	ES VASSALLO,	interested
person in the captioned matter. Mank L. Dellaider		UM	tal
FRANK L. HOLLANDER, ESQ. HOLLANDER AND ASSOCIATES, LLC 2 SOUTH BISCAYNE BOULEVARD	HARK-	HARK, ESQ. BURKHALTI UW CORPO	RATE BOUD # 620
Ste. 1650 MIAMI, FL 33131 TEL: (305) 373-9999		RATUN, F	C 3343±
	F.B.N.: 2	301540	
Dated: 2-21-2015 Dated:	2	23 15	
James Vassallo			

Dated: 2-24-/5

IN THE CIRCUIT COURT OF THE $15^{\rm TH}$ JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

FILE NO.: 50214GA000369XXXXSB (IX)

IN RE: GUARDIANSHIP OF	TILLING. SOLITOROOSOSIA LILISA (A.1)
ALBERT VASALLO, SR.,	
The ward/	
ORDER GRANTING STIPULA	TION FOR SUBSTITUTION OF COUNSEL
THIS CAUSE having come before	e the Court upon the foregoing
Stipulation, and the Court having been ful	ly advised in the premises, it is thereupon:
ORDERED AND ADJUDGED th	at FRANK L. HOLLANDER, ESQ. of HOLLANDER
AND ASSOCIATES, LLC. shall be subs	stituted in the place and stead of CLIFFORD HARK,
ESQ. as attorney of record for JAMES V	ASSALLO, interested person in the captioned matter;
that CLIFFORD HARK, ESQ., shall be	relieved of any further responsibility in connection to
the aforementioned matter.	
DONE AND ORDERED at West	Palm Beach, Palm Beach County, Florida this
day of, 2015.	
	CIRCUIT COURT JUDGE
Copies furnished to:	
Frank L. Hollander	
Clifford Hark	
James Vassallo Robert J. Hauser	
Sheri Hazeltine	
Brian M. O'Connell	
Robert M. Trinkler	
Ralph Vassallo	

Jacqueline Cantela

Marie Vassallo-Castagnette

Ciklin Lubitz Martens & O'Connell 515 North Flagler Drive, 20th Floor West Palm Beach, FL 33401 561-832-5900 Federal ID #59-2523541

Brian M. O'Connell, Esq. c/o Biddy

February 24, 2015 Bill Number 291264 File Number 11270-52950

The enclosed bill is for services rendered for the period ending February 23, 2015. The breakdown of this bill by matter is as follows:

Guardianship of Albert Vassallo, BMO Court Appointed

Total for Legal Services	\$10,504.50
Total for Expenses	\$52.12
Total for This Bill	\$10,556.62

Please make your check payable to Ciklin Lubitz Martens & O'Connell

EXHIBIT_

Filing # 25692179 E-Filed 04/03/2015 04:05:10 PM



IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE: GUARDIANSHIP OF	PROBATE/GUARDIANSHIP DIVISION
ALBERT VASSALLO, SR. Incapacitated Person.	CASE NO.: 502014GA000369XXXXSBIX
	_/

COURT APPOINTED COUNSEL FOR THE WARD'S PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND COSTS

COMES NOW, Brian M. O'Connell, Esq., of the law firm of Ciklin Lubitz Martens & O'Connell ("Ciklin Lubitz"), court-appointed counsel for Ward, ALBERT VASSALLO, SR., ("Court Appointed Counsel" and "Ward") and files this petition with the Court for an Order authorizing the payment of attorney's fees and costs, and states as follows:

- Court Appointed Counsel represented the Ward in all pending matters under §744.331, Florida Statutes, pursuant to this Courts Order entered on July 24, 2014, under Case No. 502014MH001432XXXXXSBIX.
- 2. Court Appointed Counsel has rendered services and incurred expenses on behalf of Ward and for the benefit of the Guardianship from on or about October 10, 2014 through February 20, 2015, as more fully described and set forth in the detailed transaction statement attached hereto as Exhibit "A."
- 3. Ciklin Lubitz's records indicate that during the above-referenced period of time, in excess of 53.20 hours, totaling \$10,504.50, have been devoted by Court Appointed Counsel to the representation of Ward, and a total of \$52.12 in costs expended, for a total due of \$10,556.62.

WHEREFORE, Petitioner respectfully requests this Court enter an Order authorizing and

directing the payment of reasonable attorneys' fees and costs for services rendered to Ward and the Guardianship pursuant to Florida Statute §744.108 in the amount of \$10,556.62, to Court Appointed Counsel's law firm, Ciklin Lubitz Martens & O'Connell, from the assets of the Guardianship.

Under Penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Dated April 3 , 2015.

BRIAN M. O'CONNELL, ESQUIRE

Florida Bar No/ 308471

CIKLIN LUBITZ/MARTENS & O'CONNELL

515 North Flagler Drive, 20th Floor West Palm Beach, FL 33401

Telephone: 561-832-5900

Fax 561-833-4209

Primary e-mail: service@ciklinlubitz.com

Ciklin Lubitz Martens & O'Connell

515 North Flagler Drive, 20th Floor West Palm Beach, FL 33401 561-832-5900

Federal ID #59-2523541

Brian M. O'Connell, Esq. c/o Biddy

February 24, 2015 Bill Number 291264 File Number 11270-52950

FOR PROFESSIONAL SERVICES

Re: Guardianship of Albert Vassallo, BMO Court Appointed

LEGAL SERVICES

Through I	February	23.	2015
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<u>Date</u> 10/08/14	<u>Atty</u> BMO	Description Conference with and instructions to Biddy regarding call from Mast.	Time 0.10
10/08/14	вмо	Receipt and review of BCL 10/8/14 memo.	0.10
10/15/14	вмо	Receipt and review of Trinkler 10/15/14 Notice of Appearance and Request for Copies.	0.10
10/15/14	вмо	Receipt and review of Trinkler 10/14/14 Notice of Designation of Primary E-Mail Address for Service.	0.10
10/16/14	CCL	Receive, review notices, pleadings; work on fee petition, service list; calendaring	0.60
10/20/14	вмо	Receipt and review of Hazeltine 10/20/14 Petition for Removal of Co-Trustees and Notice of Hearing re: same.	0.10
10/23/14	CCL	Calls, Hearing preparation re: trustee removal	0.30
10/27/14	вмо	Receipt and review of Hazeltine 10/25/14 Petition to Compel Susan Mast to Re-Pay Funds and Return Property of the Ward.	0.20
10/27/14	вмо	Receipt and review of Hazeltine 10/25/14 Notice of Confidential Information Within Court Filing.	0.10

10/27/14	вмо	Receipt and review of Hazeltine 10/25/14 Petition to Compel Albert Vassallo, Jr. to Re-Pay Funds Belonging to the Ward.	0.20
10/27/14	CCL	Receive, prepare pleadings for BMO hearing attendance	1.20
10/27/14	CCL	Prepare fee petition exhibit; finalize for attorney review and signature; memo	0.60
10/28/14	вмо	Receipt and review of 10/28/14 e-correspondence from Randèe Parrish (Hazeltine firm) with copy of Order Setting Hearing for 12/9/14.	0.10
10/28/14	CCL	Hearing preparation	0.40
10/29/14	CCL	Correspondence form various attorneys re: hearing;	0.30
10/29/14	CCL	Revise fee petition; status memo to JF	0.50
11/06/14	CCL	Prepare for JF conference	0.10
11/10/14	ВМО	Receipt and review of 11/7/14 Order Setting Hearings on 11/24/14 (Special Set).	0.10
11/10/14	вмо	Receipt and review of Hark 11/10/14 Motion to Withdraw as Counsel of Record.	0.10
11/10/14	CCL	Received Hearing Notices; hearing prep	0.20
11/11/14	CCL	Review Inventory; status memo to attorneys in prep of upcoming hearings	0.50
11/11/14	CCL	Prepare for and attend conference with (JF) efile and eserve petition for court appointed fees	0.20
11/11/14	CCL	Received Hark's Motion to Withdraw; memo to attorneys	0.20
11/11/14	JAF	Consideration of issues re: inventory and petitions to compel.	0.30
11/12/14	вмо	Receipt and review of Hazeltine 11/12/14 Petition for Order Authorizing Payment of Attorney's Fees and Expenses.	0.20
11/13/14	вмо	Receipt and review of Consent to Motion to Withdraw as Counsel of Record, filed by Hark 11/13/14.	0.10 1
11/13/14	вмо \	Receipt and review of Consent to Petition of Payment of Attorney's Fees and Costs filed by Hark 11/13/14.	0.10

 11/13/14	вмо	Receipt and review of Petition for Payment of Attorney's Fees and Costs, with Affidavit as to same, filed by Hark 11/13/14.	0.20
11/13/14	CCL	Review fee petition of Cliff Hark and consents; memo	0.20 乂
11/17/14	CCL	Instructions from BMO; recalculate fees; revise fee order	0.50
11/17/14	CCL	Correspond with Hazeltine's office re: hearing dates, fee petitions at issue, possible agreed order	0.20_
11/18/14	вмо	Conference with JAF re: guardian's fee petition.	0.10
11/18/14	CCL	Memo to Hazeltine re: reduced fees and proposed order	0.10
11/18/14	JAF	Conference with BMO re: guardians fee petition.	0.10
11/19/14	CCL	Confer with/Instructions from JF) Memo to Hazeltine re: fee petition;	0.40
11/19/14	CCL	Hearing preparation - various issues/matters	0.30
11/21/14	вмо	Receipt and review of Susan Mast's Response and Objection to Petition to Compel Susan Mast to Re-Pay Funds and Return Property of the Ward, filed by Trinkler 11/21/14.	0.20
11/21/14	CCL	Prepare hearing file	0.20
11/24/14	вмо	Prepare for and attend Hearing on Petition to Compel Albert Vassallo, Jr. and Susan Mast to Repay Funds Belonging to the Ward.	2.40
11/24/14	CCL	Emails from guardian and from guardian's attorney; reply to each (.2); received Mast and Vassallo, Jr.'s answers to petitions (.2) additional hearing file preparation (.3)	0.70
11/24/14	CCL	Additoinal emails/correspondence from Guardian's attorney and replies; review and transmit Ward's EP docs to Ms. Hazeltine; memo to BMO	0.40
11/24/14	CCL	Call from BMO re: hearing results; instructions re: Mediation; calls, draft notice of mediation; finalize and efile, eserve Notice	0.80
11/24/14	CCL	Work on summary chart of transactions for use at mediation ボルナトト	0.50
11/25/14	вмо	Telephone call to Elizabeth Savitt.	0.20

11/25/14	CCL	Call from guardian; memo to BMO; prepare / efile Amended Notice of Mediation; E-serve Notice; email notice to guardian and ARC Mediation Services.	0.40
11/25/14	CCL	Correspond with ARC Mediation Services; consider disbursement chart summary per BMO instructions for use at mediation; consider information for delivery to mediator; additional instruction from BMO; call guardian re: existing summary.	0.80
11/25/14	JAF	Prep for mediation.	0.30
11/26/14	вмо	Receipt and review of 11/26/14 Settlement Breakdown.	0.20
11/26/14	вмо	Receipt and review of 11/25 and 11/26/14 email communications (4), Robert Trinkler, Biddy.	0.10
11/26/14	CCL	Correspondence with Mr. Trinkler re: mediation arrangements (.3); received/refview information from guardian for Mediation (.2); confer with BMO and email Judge Cook and ARC Mediation (.2)	0.70
11/26/14	CCL	Spam issues regarding Trinkler's emails; administrative support to attorneys NO CHARGE	0.40
12/01/14	вмо	Prepare for and attend mediation.	5.10
12/01/14	CCL	Communications and documents from guardian; prepare for mediation	1.50
12/01/14	CCL	Work with mediator, attorneys, RBC in creating amortization schedules on 3 loans; create/revise documents	3.00
12/01/14	CCL	Administrative Support during Mediation NO CHARGE	0.80
12/01/14	JAF	Instructions to BL re: prép for mediation.	0.40
12/02/14	ВМО	Telephone conference with Rob Hauser re: postponement of summary judgment hearing.	0.20
12/02/14	CCL	Communications with guardian, BMO and staff re: 12/9/14 hearing on trustee removal and guardian testimony, mediation settlement approval, fee petitions, cancellation of 12/9 hearing and rescheduling, 12/4/14 exparte, misc.	(0.90)

12/02/14	CCL	Communications with guardian re: fee order; finalize order with Letter to Court	0.50
12/03/14	вмо	Telephone call with Robert Hauser.	0.20
12/03/14	вмо	Conference with JAF re: Settlement Agreement terms.	0.20
12/03/14	вмо	Receipt and review of Hauser 12/3/14 Notice of Appearance and Request for Electronic Service.	0.10
12/03/14	ВМО	Receipt and review of Hazeltine 12/3/14 Motion to Cancel and Reset Hearing and Notice of Hearing for 12/4/14 re: same.	0.10
12/03/14	CCL	Multiple emails and calls re: rescheduling 12-9-14 hearing (.2); received and categorized hearing notice and motion; memo to BMO (.3); calendaring (.1)	0.60
12/03/14	CCL	Received and categorized Notice of Appearance by Hauser; revise service lists, hearing calendar	0.30
12/03/14	CCL	Additional communications re: hearings on 12-4-14 and 12-9-14	0.20
12/03/14	JAF	Conference with BMO re: settlement agreement terms.	0.20
12/04/14	вмо	Receipt and review of 12/4/14 Order on Motion to Cancel and Reset Hearing on Petition for Removal of Co-Trustees Scheduled for 12/9/14.	0.10
12/04/14	вмо	Instructions to BCL.	0.10
12/04/14	CCL	Call from JF; call and email Hauser re: hearing attendance, new hearing dates; received Order cancelling hearing with instructions to Mast and Jr.	0.40
12/04/14	CCL	Instructions from BMO; work on formal settlement agreement and promissory notes; memo to RBC re: amortization	0.80
12/04/14	CCL	Work on settlement agreement and promissory notes; memo to RBC re: Amoritzation schedules	0.60
12/04/14	JAF	Prepared for and attended hearing on motion to cancel removal hearing (.5); Instructions to BL re: same (.1); Reviewed and instructions to BL re: revisions to SA (.8).	1.40

12/05/14	вмо	Receipt and review of Savitt itemized list that issues have been narrowed to and list of electronic withdrawals.	0.10
12/08/14	вмо	Receipt and review of Mediator's Report filed 12/8/14.	0.10
12/08/14	вмо	Receipt and review of 12/8/14 e-correspondence from Robert Hauser.	0.10
12/08/14	CCL	Memo re: Mediator Report	0.10
12/09/14	вмо	Receipt and review of BCL 12/9/14 memo.	0.10
12/09/14	CCL	Finalize Settlement, amortization and promissory notes for delivery to BMO for review	0.20
12/10/14	вмо	Receipt and review of 12/10/14 JAF memo.	0.10
12/10/14	вмо	Instructions to JAF.	0.10
12/10/14	CCL	Memos and attorney conferences, instructions from JF/BMO re: document revisions	0.60
12/10/14	CCL	Correspond with Hauser	0.10
12/11/14	вмо	Review and revise Mediated Settlement Agreement.	0.60
12/11/14	вмо	Review and approve Settlement draft; revise security agreement and mutual release.	0.40
12/11/14	CCL	Document revisions; draft release and settlement; agreement; instructions from BMO; assemble, finalize and transmit to other parties for review	1.90
12/11/14	JAF	Instructions to BL re: revisions to settlement agreement; correspondence with BMO re: same.	0.20
12/12/14	ВМО	Receipt and review of 12/12/14 e-correspondence from Robert Hauser with comments on draft agreement.	0.10
12/12/14	CCL	Voice message from James Vassallo re: new hearing date rescheduled form 12/9; returned call and left message that hearingh as not been rescheduled yet and to call his attorney for status	0.10
12/12/14	CCL	Emails from Rob Hauser; document revisions; administrative support to attorneys NO CHARGE	0.30

12/12/14	JAF	Consideration of issues re: suggested revisions to SA.	0.20
12/13/14	вмо	Instructions to BCL.	0.10
12/16/14	CCL	Prepare document revisions requested by Mr. Hauser; memo	0.30
12/22/14	CCL	Confer with JF; review release language from Mr. Hauser; compile documents for BMO review	0.60
12/23/14	вмо	Conference with JAF re: revisions to release in Settlement Agreement.	0.10
12/23/14	JAF	Conference with BMO re: revisions to release in SA.	0.10
12/29/14	CCL	Received signed fee order; memo to guardian/attorney	0.20
12/30/14	CCL	Review Order dated 12-23-14; memo to Savitt and Hazeltine	0.20
01/02/15	CCL	Review status of settlement agreement; prepare for upcoming hearings; memos to attorneys	0.60
01/05/15	CCL	Instructions from JF; prepare file for attorney review in connection with proposed document revisions	0.60
01/12/15	ВМО	Receipt and review of Petition for Order Authorizing Payment of Attorney's Fees and Expenses, filed by Hazeltine 1/9/15.	0.20
01/12/15	CCL	Prepare notes regarding Hazeltine 2nd fee petition (.2); memo to attorneys re: settlement and release form (.s)	0.40
01/13/15	вмо	Receipt and review of JAF 1/13/15 memo.	0.10
01/15/15	вмо	Receipt and review of letter received 1/15/15 from James Vassalo to Judge French.	0.10
01/15/15	CCL	Call from Hauser; search files for original Mediated Term Sheet signed 12/1/14 (actual search time 1.00 hour); memo to Hauser; memo to BMO/JF/SRL	0.40
01/22/15	вмо	Receipt and review of Petition for Authorization to Sell Homestead Property of Ward, filed by Hazeltine 1/22/15.	0.10

01/22/15	CCL	Review real property value information; review court docket re: status of contested issues; memo re: fees	0.90
01/22/15	CCL	Work on fee petition and order, prepare exhibt; draft memo to attorneys	0.90
01/23/15	ВМО	Receipt and review of Motion to Withdraw as Attorney of Record, filed by Trinkler 1/23/15.	0.10
01/27/15	вмо	Receipt and review of Guardian's Verified Petition for Directions to Act, filed by Hauser 1/27/15.	0.10
01/30/15	вмо	Receipt and review of Hauser 1/30/15 letter to Judge French with proposed Order Specially Setting Hearing for 2/13/15.	0.20
02/02/15	CCL	Review Correspondence from Hauser to Judge French; memo to BMO; hearing prep re: 2/13/15	0.20
02/04/15	вмо	Receipt and review of Notice of Hearing for 2/11/15 filed by Trinkler 2/4/15.	0.10
02/04/15	CCL	Communications with Trinkler's office; hearing preparation	0.30
02/06/15	вмо	Receipt and review of 2/3/15 Court Order Specially Setting Hearing for 2/13/15.	0.10
02/09/15	вмо	Conference with JAF re: Petition for Direction to Act.	0.20
02/09/15	JAF	Conference with BMO re: pet for direction to act.	0.20
02/12/15	вмо	Receipt and review of Notice of Hearing for 2/18/15 filed by Hazeltine 2/12/15.	0.10
02/12/15	вмо	Conference with JAF re: prep for Hearing on Petition for Direction, Settlement Agreement and Trustee.	0.10
02/12/15	CCL	Prepare hearing file for 2/13; memo to BMO; received research from JF; update/finalize hearing file	0.40
02/12/15	JAF	Instructions from BMO re: hearing on pet for direction (.2); Conference with Robert Hauser re: same and trustee appointment (.3); Instructions to BL re: prep for hearing (.2); Conference with BMO re: same (.2).	0.90
02/13/15	вмо	Prepare for and attend Special Set Hearing on Guardian's Petition, Direction to Act.	2.50

Brian M. O	'Conne	ll, Esq.					Page: 9
02/13/15	02/13/15 JAF Memo to BMO re: prep for hearing on SA and trustee.					0.20	
02/16/15	02/16/15 CCL Prepare hearing file for 2/18/15 (.3); categorize pleadings, correspondence for attorney review and upcoming hearings				0.60		
02/19/15	JAF		appointment and approval of mediated term			0.10	
02/20/15	JAF	Conference with enforcement of s proposed order o agreement (.1).	ettlement (.2	2); Reviewe		0.30	
			ТОТА	AL LEGAL SE	RVICES:		\$10,504.50
LEGAL SER	VICES	SUMMARY					
BRIAN M O'			17.10 Hrs	43EU/U+	4E 00E	. 00	
BIDDY C LA	-		1.50 Hrs	\$350/Hr \$0/Hr	\$5,985	0.00	
BIDDY C LA			29.70 Hrs	•	\$3,564		
JOY A FOGL		\		\$125/Hr	\$955 \$955		
3017(1002	10117	-	53.20 Hrs	-	\$10,504		
			55125,1115	•	410,00		
COSTS ADV	ANCE	:D					
Through Fe	bruary	23, 2015					
Postage							
02/23/15		Postage			1	l3.61	
			Total Posta	age			13.61
Copy/Printin	a Evna	ence					
02/23/15	g Lxp	Copy/Printing Exp	nense		,	34.20	
02/23/13		Copy/Timung Exp		/Drinting Ev		74.20	34.20
			токат сору	/Printing Ex	pense		34.20
Long Distance	ce Tele	ephone					
02/23/15		Long Distance Tel	lephone			0.31	
			Total Long	Distance Te	elephone		0.31
Certified Cor	nioc						
12/02/14	JIC3	Collin C. Labutka;	Certified Co	niec		3.00	
12/02/14		Comm C. Labatka,		•		3.00	
			Total Certi	fied Copies			3.00
Printing Cost	ts						
01/06/15		Collin C. Labutka	- plain copy			1.00	
			Total Print	ing Costs			1.00

Page: 10

TOTAL COSTS ADVANCED:

\$52.12

TOTAL THIS BILL

\$10,556.62

Filing # 24204494 E-Filed 02/25/2015 04:12:47 PM

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000369XXXXSB

Division: IX

IN RE: GUARDIANSHIP OF

ALBERT VASSALLO.

AMENDED PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES

Petitioner, Sheri L. Hazeltine, Esq. alleges:

- Petitioner is an attorney engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- Petitioner is the attorney for ELIZABETH SAVITT, the limited guardian of ALBERT VASSALLO (the Ward).
- 3. Petitioner has rendered legal services for the benefit of the Ward, from November 12th, 2014 to February 24th, 2015, as more fully described and set forth in the itemized schedule of services and expenses attached hereto as <u>Exhibit A</u>, for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned in excess of 12.4 attorney hours and 7.4 paralegal hours have been devoted to the representation of the co-guardians of the Ward.
- 5. Based upon the criteria established by Section 744.108(2) of the Florida Guardianship Law, petitioner believes that a reasonable fee for the services performed by the petitioner during that period of time is:

Hourly rate: \$325.00 (\$350 as of 1/1/15)

Atty. Hours worked: 12.4

Paralegal rate: \$120.00 (\$125 as of 1/1/15)

Paralegal Hrs. worked: 7.4
Total fees: \$4924.00
Total costs: \$104.78

Total amount of Fees and Compensation: \$5,028.78

Total amount of Fees and Compensation: \$5,028.78,

6. That this attorney's fees have a reasonable value of \$5,028.78.

7. That previous fees and costs have been billed in the amount of \$8,039.26.

WHEREFORE, Sheri L. Hazeltine, Esq. respectfully requests that this Court enter an Order awarding attorney fees and expenses provided on behalf of the Ward and made payable from the guardianship estate.

Under penalties of perjury I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief.

DATED this 24th day of February, 2014.

SHERVEL HAVELTINE & ASSOCIATES, P.A.

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567 800 Palm Trail Plaza, Ste. 3

Delray Beach, Florida 33483

(561) 243-4655, Fax (561) 243-6933

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000369XXXXSB

Division: IX

IN RE: GUARDIANSHIP OF

ALBERT VASSALLO.

PETITION FOR ORDER AUTHORIZING PAYMENT OF COMPENSATION AND EXPENSES OF GUARDIAN

- Petitioner, ELIZABETH SAVITT, was appointed by the court as the limited guardian of the person and property of ALBERT VASSALLO (the Ward) on September 9, 2014.
- 2. The total amounts of all prior fees paid or costs awarded to petitioner in this proceeding are:

Fees: \$3,000.00 Costs: \$-0-

- 3. Petitioner has rendered services as guardian of the Ward and incurred expenses from September 9, 2014 through March 9, 2015 as more fully described and set forth in the itemized schedule of services and expenses attached hereto as <u>Exhibit A</u>, for which petitioner has not been paid.
- Based upon the criteria established by Section 744.108(2), Florida
 Guardianship Law, petitioner is of the opinion that reasonable compensation for the

services performed by petitioner during that time period is:

Fees: \$7,288.50 Costs: \$ 15.80

Total: \$7,304.30

Petitioner requests that an order be entered awarding petitioner reasonable compensation for the services rendered and expenses incurred by the petitioner for the benefit of the Ward and the Ward's estate, and authorizing and directing that such compensation and expenses be paid from the assets of the Ward's estate.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on this 17th day of March, 2015.

By: Cyclest Savitt, Petitioner and Guardian

DATED this _ March, 2015 at Delray Beach, Florida.

SHERML HAZELTINE & ASSOCIATES, P.A.

Sheri L. Hazeltine, Esq.

sheri@hazeltinelaw.com

Attorney for Elizabeth Savitt

Florida Bar No. 0674567

800 Palm Trail, Suite 3

Delray Beach, Florida 33483

(561) 243-4655 (office)

(561) 243-6933 (fax)

Savitt Guardians

Elizabeth "Betsy" Savitt 501 N Country Club Dr. Atlantis, FL 33462

Phone: 561-573-1292 | Fax: 561-439-6765

Account Statement

Prepared for Albert Vassallo Re: Limited Guardianship

Previous Invoice Amount	\$0.00
Last Payment Received	\$0.00
Previous Balance	\$(3,000.00)
Current Charges	\$10,304.30
Total Due	\$7,304.30

Matter: Limited Guardianship

Albert Vassallo

Savitt Guardians

Albert Vassallo

Invoice Date: March 09, 2015 Invoice Number: 10071 Invoice Amount: \$10,304.30

Guardian's Fe	28			
9/9/2014	Attend court hearing, meeting with family after hearing, retrieve original file and signatures, obtain	E.S.	2.30	\$218.50
	stamped documents.			
9/9/2014	T.C. S. Hazeltine re: new case, brief review of history and background.	E.S.	.50	\$ 47.50
9/9/2014	T.C. Albert Jr. re: payment of bills ongoing. Options for placement of Albert senior.	E.S.	.40	\$38.00
9/11/2014	Set up file, billing, send signatures and letters to S. Hazeltine office. E-mail to Cliff Hark for information.	E.S.	.70	\$66.50
9/12/2014	T.C. Cliff Hark for the file. T.C. James Vassallo, re: bank information. Safe Deposit Box.	E.S.	.50	\$47.50
9/12/2014	E-mail to Sheri re: petition to get access to S.D.B.	E.S.	.20	\$19.00
9/12/2014	T.C. James re: confirm meeting at banks on Thursday, more family history and assets that sister has taken from the ward.	E.S.	.40	\$38.00
9/15/2014	Set up portable file for visit to banks. Review and print documents from C. Hark.	E.S.	1.30	\$123.50
9/16/2014	T.C. S. Hazeltine re: petition for SDB. Review and add on to petition to open SDB. T.C. To Susan, email plan for review.	E.S.	.60	\$57.00
9/17/2014	T.C. to Susan re: scheduling meeting to complete the plan. Questions about care of Albert.	E.S.	.30	\$28.50
9/17/2014	Review of petition for SDB, e-mails to S. Hazeltine, Cliff Hark.	E.S.	.50	\$47.50
9/18/2014	T.C. James for meeting at banks. Met James at condo, went to real estate office with trust and guardianship paperwork, Wells Fargo for back statements, Bank of America, Chase, Bank United.	E.S.	4.00	\$380.00

	Consulted with James and reviewed account			
	statements. Collected information for initial			
	inventory.			
9/19/2014	T.C. Chase bank, James, Albert, Susan re: trust	E.S.	1.50	\$142.50
	accounts frozen at banks. Suggested moving to one			
	brokerage account that could handle the 3 trust			
	signatures. Travel to Chase for documents.			
9/21/2014	Review and sign yearly plan.	E.S.	.20	\$ 19.00
9/22/2014	Meeting with Susan Mast, guardianship plan, memorandum to file.	E.S.	2.50	\$237.50
9/22/2014	T.C. James re: account statements from Chase,	E.S.	.30	\$28.50
	Wells Fargo, Bank of America. Gave me the			
	timeline of bank united SDB closing and tracing the			
	50,000 removed to Chase then to Albert and Susan.			
9/25/2014	Pick up documents from home of Susan Mast.	E.S.	1.40	\$133.00
	Review and file.			,
9/25/2014	Travel to Wells Fargo Deerfield Beach, Bank of	E.S.	3,20	\$304.00
	America, Chase. Chase provided all documentation.			
9/25/2014	T.C. Wells Fargo, can not open unrestricted account	E.S.	.70	\$66.50
	without more court orders. T.C. S. Hazeltine re: case			•
	overview and discussion of 2 motions, amending			
	orders and adding access to all accounts titled in all			
	names, transfer of trust account held at Chase and			
	frozen with the addition 3rd trustee.			
9/25/2014	Review motions, additional e-mails for information	E.S.	.70	\$66.50
	from S. Hazeltine.			
9/25/2014	Travel to Bank of America Lake Worth requesting	E.S.	.50	\$47.50
	documentation. Sent orders to legal department.			
9/26/2014	Review revised motions and approve.	E.S.	.20	\$19.00
9/26/2014	T.C. James for update and set up meeting at banks.	E.S.	.10	\$9.50
9/27/2014	Send additional information to S. Hazeltine. Review	E.S.	.30	\$28.50
	of new documents from banks.			
9/30/2014	Travel to Chase Bank Greenacres to give them new	E.S.	.50	\$47.50
	court orders and open guardianship account. Did not			
	get approved by legal until late afternoon.			
10/6/2014	Travel to Bank of America, Optima, Wells Fargo,	E.S.	4,50	\$427.50
	Am Trust, Bank of America with SDB, returned to			
	all banks to get paperwork. Review and file.			
10/6/2014	T.C. Albert and Susan re: payment of his bills.	E.S.	.20	\$19.00
10/6/2014	T.C. (5) Chase bank re: hold on account. T.C. S.	E.S.	.50	\$47.50
	Hazeltine, bank manager and obtained numbers for			
	legal department. Hold will take an additional 2-3			
10/6/0014	days.	E 6	50	m 457 50
10/6/2014	Travel to Chase bank to set up guardianship account.	E.S.	.50	\$47.50
10/0/2014	Holds are placed on all accounts.	E C	4.00	#20A AA
10/9/2014	Obtained statements of credit card from Chase.	E.S.	4.00	\$380.00
	Account is frozen and bill is now 3,000. Closed			
	account as they can not take Susan off account and			
	she is not accounting for expenditures. Gave Motion			
	for contempt to officer and they sent documents to			
	legal. Gave us additional background			

	documentation. Obtained all the check numbers and duplicates of fraudulent withdraws from accounts.			
10/9/2014	T.C. S. Hazeltine with update on bank efforts and	E.S.	.40	\$38.00
10/0/2014	information for pleadings.	E.S.	.40	ቀን ቦ ለለ
10/9/2014	Billing and filling records from banks.			\$38.00 \$19.00
10/9/2014	Continued to trace money exchanging from bank to bank.	E.S.	.20	\$19.00
10/10/2014	Put investigation file together for attorney. Typed documents outlining expenditures in accounts for	E.S.	3.00	\$285.00
	inclusion in demand letter. Created new spread sheet			
10/10/00/14	of accounts, balances and dates closed.	D.0	1.40	#100.00
10/10/2014	Contacted VA, stock accounts for transfer to	E.S.	1.40	\$133.00
	guardianship. Scan, fax, mail guardianship			
10/10/0014	documentation, letters of instruction, identification.	E C	1.00	# 11400
10/10/2014	Meeting with S. Hazeltine to go over case, deliver	E.S.	1.20	\$114.00
10/11/2014	documentation, copy file.	E C	20	6 10.00
10/11/2014	T.C. James, money is in account, he will set up auto	E.S.	.20	\$19.00
	pays. E-mail S. Hazeltine with totals owed by Susan and Albert Jr.			
10/14/2014	and Aform Jr. Conference call with C. Hark and S. Hazeltine re:	E.S.	.80	\$ 76.00
10/14/2014	petitions to remove and demand letters. T.C. James	E.S.	.60	\$70.00
	re: review of money transferred.			
10/15/2014	Review petition to remove and demand for Susan	E.S.	.30	\$28.50
10/13/2014	Mast. T.C. James re: same. Forward petitions.	D. B.	.50	\$20. 50
10/16/2014	T.C. S. Hazeltine re: final review petitions, discuss	E.S.	.50	\$47.50
10/10/2011	strategy.	2.5.		\$17100
10/16/2014	T.C. Day scape, re: billing. Calculated costs for the	E.S.	.20	\$ 19.00
	month and send check for \$1,020.00. Any unused			•
	days will be credited to next month.			
10/16/2014	Proof final drafts and e-mail to James.	E.S.	.20	\$19.00
10/21/2014	Work on verified inventory. T.C. Peoples Bank, sent	E.S.	1.50	\$142.50
	documents for guardianship.			
10/21/2014	Travel to Chase Bank for more documents needed	E.S.	.50	\$47.50
	for verified inventory.			
10/21/2014	Contacted Sun America for annuity distribution	E.S.	.10	\$9.50
	change.			
10/21/2014	T.C. Susan Mast for bills to be paid and notify her of	E.S.	.20	\$19.00
	payment to Day Scape. Said she would forward to			
10010014	me by fax and mail.	F.0	10	ድብ ደብ
10/21/2014	T.C. S. Hazeltine re: letter to new attorney for	E.S.	.10	\$9.50
	continued communication with Susan about home			
10/22/2014	health care.	E.S.	.30	\$28.50
10/22/2014	T.C. Susan with bills. Faxed FPL and Chase, paid FPL.	E.S.	.30	\$20.30
10/23/2014	T.C. Peoples United, they need us to send all	E.S.	.40	\$38.00
10/25/2014	guardianship documents and notarized copy of	Li,U.	.40	Ψ30.00
	license.			
10/23/2014	T.C. S. Hazeltine re: next step on demands, payment	E.S.	.30	\$28.50
	of care taking bills, new attorney on case.			4
10/23/2014	T.C. James, billing for condo and budget amounts	E.S.	.20	\$19.00
	for Albert. Setting up meeting for next week.			

10/24/2014	Sent notarized copy of license and all paperwork. T.C. Peoples Bank, T.C. First Sun America, faxed more documentation. Complete verified inventory. Scan and e-mail all documents to S. Hazeltine.	E.S.	3.50	\$332.50	
10/24/2014	Review, sign and scan petitions to collect to Albert and Susan.	E.S.	.20	\$19.00	
10/29/2014	T.C. James re: attorney billing, petition. E-mail S. Hazeltine re: supplementing petition.	E.S.	.50	\$47 .50	
10/29/2014	Meeting at Social Security to apply for Rep Payee, filing all documents.	E.S.	1.20	\$114.00	
10/30/2014	T.C. S. Hazeltine re: hearing dates and amending the petition. E-mail to Cliff re: billing.	E.S.	.40	\$38.00	
10/30/2014	Meeting with Susan Mast to go over bills, obtain a budget, discuss finances.	E.S.	1.20	\$114.00	
10/30/2014	T.C. Sheri Hazeltine re: hearing dates and strategy.	E.S.	.20	\$19.00	
10/30/2014	Meeting with James to go over additional items for hearing, Review the statements and go over	E.S.	2.00	\$190.00	
11/1/2014	testimony. Made additions to the demand letter, added all checks from 3 accounts, Chase charges, withdrawals. Scanned and sent to S. Hazeltine. Paid bills, deposit retirement distribution from Peoples Bank. T.C. James re: petitions.	E.S.	2.00	\$190.00	
11/2/2014	Set up online account at Computerserve and printed statement of account for inventory of Prudential stock.	E.S.	.40	\$38.00	
11/5/2014	T.C. US LIFE, re: check returned. They have guardianship papers, want another form with notarized signature and another guardianship order stamped. Print, fill out, get signed.	E.S.	.70	\$66.50	
11/5/2014	Took claim form for Celotex settlement to Wells Fargo for medallion stamp.	E.S.	.40	\$38.00	
11/7/2014	T.C. Chase bank, wants me to come in to sign for closing account. T.C. Chase Hillsboro re: CD maturing 11/9. Travel to bank for signing.	E.S.	.60	\$57.00	
11/16/2014	T.C. James re: getting CD money from Chase and Am Trust and putting it into money market at Bank United making 1%. until trust hearing is over then where to place it to make 4%, secured.	E.S.	.10	\$9.50	
11/17/2014	t T.C. Am Trust re: moving CD's. Fax all documents. T.C. James. T.C. Am Trust, Call hack to confirm appointment on Wed.	E.S.	.50	\$47.50	
11/17/2014	T.C. S. Hazeltine to go over request sent for additional demand.	E.S.	.40	\$38.00	
11/18/2014	T.C. S. Hazeltine re: preparation for meeting and hearing. T.C. James re: same. Meeting manager at Chase to get funds from CD's	E.S.	1.00	\$95.00	
11/19/2014	Meeting at S. Hazeltine office for document exchange and review of case for meeting and hearings. Meet with James to pick up documents, go to Bank United to set up new guardianship account	E.S.	4.20	\$399.00	

	with trust assets there. Set up appointment with Private banking.			
11/19/2014	Travel to Chase to sign for CD money to be transferred into guardianship account.	E.S.	.40	\$38.00
11/20/2014	T.C. S. Hazeltine re: results of meeting with Susan, Albert and Attorney. Stipulation agreement.	E.S.	.50	\$47.50
11/20/2014	Preparation for and meeting with S. Hazeltine, Susan, Albert and attorney.	E.S.	2.00	\$190.00
11/21/2014	T.C. Bank United re: Cd's and changing to guardianship. They are sending me to private banking for guardianship account, Sean Benneau. Also, James and Susan and Albert have all come into the bank separately. States they do not understand guardianship.	E.S.	.25	\$23.75
11/21/2014	T.C. S. Hazeltine re: Monday hearing	E.S.	.50	\$47.50
11/21/2014	Pay bills, deposit annuity check, send in hard copy of documentation for annuity direct deposit.	E.S.	.50	\$47.50
11/21/2014	Review Cliff Hark fees, E-mail reduction amounts to S Hazeltine. T.C. to discuss with James. Sign consent.	E.S.	.50	\$47.50
11/21/2014	T.C. Susan re: Humana expiration due to address change. 6 month's temp has expired. They are sending new cards. She may want to go to new day care for Albert 2-3 days a week.	E.S.	.20	No Charge
11/22/2014	Review of petition from Robert Trinkler, attorney for Susan and Albert Mast.	E.S.	.30	\$28.50
11/22/2014	Tele conference with S. Hazeltine re: hearing on motion to compel.	E.S.	.50	\$47.50
11/23/2014	T.C. James Vassallo re: hearing on Monday. T.C. Sheri Hazeltine	E.S.	1.20	\$114.00
11/24/2014	Meeting with S. Hazeltine re: hearing.	E.S.	.80	\$76.00
11/24/2014	Attend hearing and meet after with all parties to discuss mediation.	E.S.	1.30	\$123.50
11/24/2014	T.C.'s James Vassallo, S. Hazeltine re: results of hearing.	E.S.	.80	\$76.00
11/25/2014	Return to S. Hazeltine office to review Disk from VA with medical records. Pick up files for mediation.	E.S.	1.00	\$95.00
11/26/2014	E-mail to Rob Hauser, Brian O'Connell for mediation. Include drafted proposal and copies of demands.	E.S.	.40	\$38.00
11/26/2014	Draft mediation letter.	E.S.	.90	\$85.50
11/26/2014	T.C. Biddy @ Brian O'Connell office, T.C. Rob Hauser @ Pankauski Law Firm re; mediation.	E.S.	.40	\$38.00
11/26/2014	Review and organize file and prepare for mediation Monday.	E.S.	.50	\$47.50
11/29/2014	Draft additional letter for mediation.	E. S	25	\$23.75
12/1/2014	Attend mediation.	E.S.	7.00	\$665.00 \$
12/1/2014	Prepare for mediation.	E.S.	1.00	No Charge
12/2/2014	T.C. Brian O'Connell office and Rob Hauser re: reschedule of hearing on petition to remove trustees.	E.S.	.40	\$38.00

		D-8-6			
12/3/2014		Draft of settlement agreement. T.C. Bank United re: special 18 month cd rates for	E.S.	.25	\$23.75
12/3/2014		account	D.D.	.23	Ψ 2 3.13
12/3/2014		T.C. VA: does not recognize State of Fl.	E.S.	.40	\$38.00
		guardianship papers. They assign a fiduciary to			
		come and interview both Mr. Vassallo and myself.			
12/3/2014		District is Columbia, paperwork started.	E.S.	40	#70 AA
12/3/2014		E-mail Hauser re; hearing. Filing documents from mediation.	E.S.	.40	\$38.00
12/3/2014		Pay Dayscape and T.C. Dr. Blume for payment of	E.S.	.50	\$ 47.50
		Exam Committee.		•	4 11123
12/4/2014		T.C. R. Hauser re: scheduling, T.C. James re:	E.S.	.10	\$9.50
		forwarding documents.			
12/5/2014		T.C. James Vassallo re: disagreement with	E.S.	.70	No Charge
12/9/2014		mediation and trusts. Mail CD to James with medical records. Download	E.S.	.20	\$19.00
12/3/2014		records.	E.S.	.20	\$19.00
12/16/2014		E-mail to James, Detective and attorney's re;	E.S.	.30	\$28.50
		Settlement			
12/17/2014		Paid bills.	E.S.	.20	\$19.00
12/18/2014		T.C. James re: yearly physical and questions about	E.S.	.30	\$28.50
12/10/2014		mediation agreement. Receive settlement from R. Hauser. Forward to	E.S.	.20	£10.00
12/19/2014		detective.	E.5.	.20	\$19.00
12/29/2014		E-mails to R. Hauser re: petition settlement.	E.S.	.20	\$19.00
1/2/2015		Review of Hazeltine fee petition for hearing on	E.S.	.40	\$38.00
		1/6/15. Print Cliff Hark agreement for fees.			
1/5/2015		T.C. S. Hazeltine re: Hark fees at hearing tomorrow.	E.S.	.10	\$9.50
1// 2016		She is only one on docket.	T. O.	1 10	Ø104 50
1/6/2015		Meet with Cliff Hark and James Vassallo re: mediation agreement. Received check from	E.S.	1.10	\$104.50
		Asbestos settlement. Meet with S. Hazeltine re: fees			
		paid to her, Hark, O'Connell.			
1/6/2015		T.C. R. Hauser re; settlement, refusal of accounting	E.S.	.30	\$28.50
	(on withdrawals. Demand letter for asbestos checks			
1/65015		missing to Susan Mast.	EG	1.00	6114.00
1/6/2015	J	Print and fill out forms for lost/stolen treasury bonds. Went through the VA file, T.C. VA for	E.S.	1.20	\$114.00
		update on status of checks. Billing and filling.			
		Prepare for meeting at Chase.			
1/6/2015		T.C. James re: Treasury Bonds, Chase withdrawals,	E.S.	.30	\$28.50
		Chase accounts, checks from Asbestos settlement.			****
1/7/2015		Print materials for demand letter to Jacqueline	E.S.	1.20	\$114.00
		Cantela, respond to e-mail from R. Hauser re; demand for checks, Travel to Chase bank for			
		medallion stamp for treasury bond replacement and			
		clarification of auto withdraws on Albert's accounts.	4		
1/14/2015		T.C. Century Village relator re: contract for sale of	E.S.	.20	\$19.00
1/15/00-5		condo.	T. C	70	ሰ ደሚ ብብ
1/15/2015		T.C. Cliff Hark, T.C. James Vassallo re: settlement agreement. E-mail R. Hauser re: answer to request	E.S.	.60	\$57.00
		agreement. E-man K. mauser ie; answer to request			

		for telephone conference.			
1/16/2015		Letter to R. Hauser re: demand to Susan and Albert for signatures on document.	E.S.	.15	\$14.25
1/19/2015		T.C. Weitz Luxemborg re: claim and payments made. Claim payments ongoing since 2001. Request total and payment since 2013. coming from non bankruptcy and bankrupt court.	E.S.	.30	\$28.50
1/20/2015		Forward completed contract from relator and further E-mails to S. Hazeltine re; petition to sell condo, review, make additions. Filing.	E.S.	.40	\$38.00
1/20/2015		Review documents from Weitz-Luzemborg, payments made since 2001 and checks cashed in 2013-2014.	E.S.	.30	\$28.50
1/21/2015		Read full contract, print, sign, scan to relator.	E.S.	.40	\$38.00
1/21/2015		E-mail to Mr. Trinkler denying accounting of expenditures.	E.S.	.10	\$9.50
1/21/2015		Receive letter from Dep of Vet Affairs stating they are deciding after review of file and will contact us.	E.S.	.15	\$14.25
1/26/2015		Review of petitions from R. Hauser. Review of documents from Relator re: sale of condo. Sign and return.	E.S.	.50	\$47.50
1/27/2015		E-mail to R. Hauser with additions to petition, sign and scan.	E.S.	.30	\$28.50
1/27/2015		Multiple calls to contact Susan Vassallo, unable to contact.	E.S.	.30	No Charge
2/3/2015		Scan request to Optima for 1099. T.C. Optima bank re: same.	E.S.	.20	\$19.00
2/6/2015		Demand to Jacqueline for insurance and car payment. Sent certified mail.	E.S.	.30	\$28.50
2/6/2015		Billing to Dayscape, filing tax documents.	E.S.	.30	\$28.50
2/8/2015		Meeting with Albert in home. Looked great, was going to a movie. Susan states her son and daughter will be moving out. Pay bills, file mail.	E.S.	1.00	\$95.00
2/10/2015		T.C. James re: telephones, condo sale, trust. T.C. Susan re: same plus explanation of electronic withdrawals.	E.S.	.40	\$38.00
2/11/2015		T.C. R. Hauser re: hearing on Friday. E-mail to family members.	E.S.	.40	\$38.00
2/11/2015		E-mail S. Hazeltine re: sale of condo, T.C. family members.	E.S.	.50	\$47.50
2/11/2015		Receive and review chase documents from Susan Mast. T.C. Susan Mast re: 8,000 in withdrawal. E-mail to R. Hauser.	E.S.	.50	\$47.50
2/13/2015	1	Attend hearing for petitions on mediation and trustee. Meeting with Cliff Hark, James Vassallo, R. Hauser after hearing to discuss finances and related issues.	E.S.	1.30	\$123.50
2/13/2015 2/19/2015	1	E-Mail R. Hauser re; issues regarding hearing. T.C. Ralph Vassallo re; visitation, hostility with Susan, trust questions. T.C. Susan re: medications, change of address, funds from VA.	E.S. E.S.	.15 .40	\$14.25 \$38.00

2/19/2015	Coordinate closing of condo and documents needed for tomorrow.	E.S.	.20	\$19.00	
2/20/2015	T.C. Cliff Hark re: visitation, T.C. Ralf, T.C. Susan.	E.S.	.40	\$38.00	
2/20/2015	Picking up certified copies of documents for closing. E-mails from Robert Hauser concerning the hearing	E.S.	.30	\$28.50	
2/20/2015	and orders drafted. Attend closing on condo at title company on Hillsboro. Pick up refreshed court orders for closing from court house. Attempt to deposit check at Chase. Problem with account title.	E.S.	1.20	\$114.00	
2/24/2015	T.C. Marie Castagnetta, daughter. Update on Albert and trust funds. Got new contact information and sent her the verified inventory.	E.S.	.40	\$38.00	
2/24/2015	Review petition from James Vassallo. T.C. S. Hazeltine re: the e-filed inventory.	E.S.	.40	\$38.00	
2/25/2015	T.C. R. Hauser re: status of petitions from hearing last Friday.	E.S.	.20	\$19.00	
2/25/2015	Letter to Detective White with update on case and answer to her E-mail requesting information on accounts.	E.S.	.30	\$28.50	
2/25/2015	E-mail and telephone call to James/Cliff Hark re: visitation with Albert.	E.S.	.20	\$19.00	
2/25/2015	T.C. VA. They sent e-mail with an authorization to disclose that we already sent in. It states may not be used by beneficiary recognized as incompetent. Online account already established so not accessible. Download additional form for Albert to sign. Fill out information.	E.S.	.50	\$47.50	
2/25/2015	T.C. Susan and James for online VA information. Susan wants confirmation that James is coming for visitation. T.C. Day center.	E.S.	.30	\$28. 50	
3/2/2015	T.C. Susan to give mailing address for sending in signed agreement.	E.S.	.10	No Charge	
3/2/2015	Meet bank officer at Chase to deposit check for condo. T.C. Chase in Deerfield to verify.	E.S.	.10	\$9.50	
3/3/2015	Review of petitions re; trustee hearing from Robert Hauser.	E.S.	.20	\$19.00	
3/4/2015	E-mail, Heather @ Pankauski Law Firm re: orders, hearing, payment schedule.	E.S.	.20	\$19.00	
3/6/2015	Billing and filling	E.S.	.30	\$28.50	
3/9/2015	Received response from VA. Albert is declared	E.S.	.40	\$38.00	
5/9/2015	incompetent. T.C. To VA re: benefits.	D.D.	.10	Φ50.00	
3/9/2015	Receive additional fiduciary documents from VA. Fax form and correct telephone for interview. Requesting all financial information.	E.S.	.30	\$28.50	
3/9/2015	Received signed orders from Pankauski Law Firm.	E.S.	.10	No Charge	
3/9/2015	E-mail from Heather at Pankauski Law Firm with payment schedules.	E.S.	.10	\$9.50	
SUBTOTAL:	F.A		110.70	\$10,288.50	

Costs

postage copies 42 @ .15, 6.30 Postage 10/24/2014 10/29/2014 2/6/2015

\$4.60 \$6.30 \$4.90 \$15.80

SUBTOTAL:

TOTAL: \$10,304.30 PREVIOUS BALANCE (CREDIT): \$3,000.00 CURRENT BALANCE DUE AND OWING: \$7,304.30



April 16, 2015 Brough May 15, 2015 Account Number: 000000438801234

TRAI	NSACTION	DETAIL	(continued)				
DATE	DESCRIPTION					AMOUNT	BALANCE
04/23	Service Fee F	Teversal				8.00	577,634.20
04/23	Deposit 7	08103909				25,837.A2	803,471.62
04/29	Deposit					90.54	903,562.16
04/27	Deposit					7,304.30	610,886.46
04/28	Check	# 140		D	ay Care	- 1,095.00	609,771.48
04/30	Faa A	liga	PPD ID: 5000955077		7	260,00	810,021.48
05/01	Vacp Trees 3	10 Xxva Senel	PPD ID: 91110	38002		1,567.00	611,588.46
05/01	SSA Treas 3	10 Xxxxx Sec	PPO ID: 90317	36042		1,000.00	612,648.46
05/08	Deposit 7:	23884727				41.34	612,689.80
05/12	Check	# 143		Do not	Know	- 876.00	611,813.80
05/14	Check	# 142		Su	san	- 2,463.57	609,350.23
05/14	Check	# 141			San	- 2,463.57	606,886.66
05/15	Interest Paym	ent				4.87	606,891.53

Ending Balance \$408,891.53

A monthly Service Fee was <u>not</u> charged to your Chase Premier Plus Checking account. Here are the two ways you can continue to avoid this fee during any statement period.

Have an everage qualifying deposit and investment balance was \$812,753.00)

- \overline{QR} , sutherize us to make sustantic payments to your qualifying Chase mortgage from your Chase eccount. (You do not have a qualifying Chase mortgage)

3. The limited guardian is authorized and directed to pay that fee and these expenses from the assets of the Ward for a total of \$7,304.30 within five (5) days from the date of this Order.

DONE and ORDERED on this 1/1\ day of \ \Mu(\mu). 2015 in Delray

Beach, Florida.

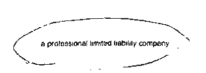
CIRCUIT JUDGE DAVID E FRENCH

Copies provided to: Sheri L. Hazeltine, Esq. 800 Palm Trail, Suite 3 Delray Beach, Florida 33483

Frank Hollander, Esq. One Biscayne Tower, Suite 1650 2 South Biscayne Boulevard Miami, Florida 3313 -1806

Brian M. O'Connell, Esq. Ciklin Lubitz Martens & O'Connell 515 N. Flagler Dr., 20th Floor West Palm Beach, Florida 33401





120 South Olive Avenue Guaranty 701 West Palm Beach, FL 33401

(561) 514-0906

April 27, 2015

VIA PRIORITY MAIL

The Honorable David E. French South County Courthouse 200 West Atlantic Avenue Delray Beach, FL 33444

Re: Guardianship of Albert Vassallo, Sr. Case No. 502014GA000369XXXXSB

Dear Judge French:

Our firm represents the Guardian, Elizabeth Savitt, in connection with the above-captioned matter.

On April 2, 2015 Your Honor entered an Order granting James Vassallo's Motion for Rehearing. For your ease of reference, a copy of same has been enclosed herewith. The Order directed the moving party to contact your Judicial Assistant for hearing times. As of the date of this letter, we have not received any proposed dates from the Court's Judicial Assistant or Mr. Vassallo, for this matter to be heard.

On April 22, 2015, we filed the enclosed Response of Guardian to James Vassallo's Motion for Rehearing. A courtesy copy of the Response is enclosed.

We kindly request that the Court set a date and time to have Mr. Vassallo's Motion for Re-Hearing heard. As a courtesy and for the Court's use, please find a blank order specially setting hearing and self-addressed stamped envelopes for its circulation, if the Court is inclined to do so.

If the Court requires additional information or materials, please do not hesitate to contact our office. Thank you in advance for your attention to this matter.

Sincerely.

Colos Char.
PANKAUSKI LAW FIRM, P.L.L.C.

By: Robert J. Hauser

RJH/hg Enclosure

cc: Elizabeth Savitt (via email, with enclosures)

Sheri L. Hazeltine, Esquire (via email, with enclosures)

Brian M. O'Connell, Esquire (via email, with enclosures)

James Vassallo (via email, with enclosures)

Albert Vassallo, Jr. (via U.S. Mail, with enclosures)

Susan Mast (via U.S. Mail, with enclosures)

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

CASE NO. 502014GA000369 IX

IN RE: GUARDIANSHIP OF ALBERT VASSALLO, SR., The ward.

ORDER GRANTING JAMES VASSALLO'S MOTION FOR REHEARING

THIS CAUSE submitted to the Court the James Vassallo's Motion for Rehearing, and the Court having fully reviewed said Motion, and the Court file, it is hereby,

ORDERED AND ADJUDGED that said Motion is GRANTED for Rehearing. The moving party is directed to contact the Judges Assistant for hearing times.

DONE AND ORDERED in Chambers at Delray Beach, Palm Beach County. Florida, this 2nd day of April, 2015.

DAVID E. FRENCH, Circuit Judge

Copies furnished:

James Vassallo 107 Westbury Building E Deerfield Beach, FL 33442

Sheri L. Hazeltine 800 Palm Trail, Suite 3 Delray Beach FL 33483

Brian M. O'Connell 515 N. Flagler Dr. 20th floor West Palm Beach, FL 33401 Robert J. Hauser, Pankauski Law Firm 120 South Olive Avenue Suite 701 West Palm Beach, 33401

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

,
PROBATE DIVISION IX
CASE NO. 502014GA000369XXXXSB
/

RESPONSE OF GUARDIAN TO JAMES VASSALLO'S MOTION FOR REHEARING

Elizabeth Savitt (the "Guardian") respectfully responds in opposition to James Vassallo's motion to rehear this Court's orders replacing James Vassallo, Albert Vassallo, Jr., and Susan Mast as successor co-trustees and appointing Ms. Savitt as the lone successor trustee of the Ward's revocable trust, and state:

- 1. James Vassallo's argument that the Ward's revocable trust does not allow him to be replaced is circular. Under guardianship law, it would not matter even if the Ward's trust contained language expressly forbidding replacement of James as a co-trustee. That is because the whole point of 744.441(19) is to allow a trust to be *amended* by a guardian with court approval. It states:
 - 744.441 Powers of guardian upon court approval.—After obtaining approval of the court pursuant to a petition for authorization to act, a plenary guardian of the property, or a limited guardian of the property within the powers granted by the order appointing the guardian or an approved annual or amended guardianship report, may:

. . .

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished this 22nd day of April, 2015 to the individuals on the service list below in the manner indicated.

PANKAUSKI LAW FIRM, P.L.L.C.

120 South Olive Avenue, Suite 701 West Palm Beach, FL 33401 Phone: (561) 514-0900 courtfilings@pankauskilawfirm.com

By: /s/ John J. Pankauski John J. Pankauski Florida Bar No. 0982032

SERVICE LIST

Servied via e-mail/e-service:

Sheri L. Hazeltine, Esquire, 800 Palm Trail, Suite 3, Delray Beach, FL 33483 (sheri@hazeltinelaw.com)

Brian M. O'Connell, Esquire, 515 N. Flagler Dr., 20th Floor, West Palm Beach, FL 33401 (service@ciklinlubitz.com, probateservice@ciklinlubitz.com),

Servied via e-mail and U.S. Mail:

James Vassallo, 107 Westbury Building E, Deerfield Beach, Florida, 33442 (james vassallo avahoo com)

Served via regular U.S. Mail only.

Susan Mast, 9324 Ketay Circle, Boca Raton, Florida 33428

Albert Vassallo, Jr., 666 Rosevale Avenue, Lake Ronkonkoma, NY 11779

Ralph Vassallo, 303 Lake Avenue South, Nesconset, NY 11767

Jacqueline S. Cantela, 26 Parkside Ave., Miller Place, NY 11764

Marie Vassallo-Castagnette, 433 Mills Rd., Unit #26, Calverton NY 11933

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney at Law

800 Palm Trail Plaza, Suite 3 Delray Beach, Florida 33483 Phone: 561-243-4655; Fax: 561-243-6933

sheritathazeltinelaw com

Member, National Academy of Elder Law Attorneys; Academy of Florida Elder Law Attorneys; Florida Guardianship Association;
Palm Beach Guardianship Association; Florida Bar Association; Elder Law Section,
Palm Beach County Bar Association;
Florida's Voice on Developmental Disabilities;
Admitted in Alaska and Florida.

Elizabeth Savitt, Guardian, 501 N. Country Club Dr. Atlantis, FL 33462 Invoice Date: May 19, 2015 Invoice Number: 12121 Invoice Amount: \$474.63

Case: Case No.: In re Guardianship of Albert Vassallo 502014GA000369XXXXSB

Attorney Fees 1.1 Hours @ \$350/hr.; Paralegal Fees 0.7 Hours @ \$125/hr.

2/24/2015	Further revise attorney fee petition, per attorney direction.	R.B.	.60	No Charge
2/24/2015	Review of copy of signed stipulation for substitution of counsel, substituting in Mr. Frank Hollander, Esq. for Mr. Hark, Esq. on behalf of James Vassallo.	S.L.H.	.10	\$35.00
2/24/2015	Telephone call from Client regarding inquiry into the effiling of the inventory. Review of file and research online. The inventory was e-filed on November 10, 2014, #20411091. However, it does not show up as e-filed on the clerk of court docket. Prep of email to Client regarding call to clerk's office.	S.L.H.	.10	No Charge
2/25/2015	E-File Amended Attorney Fee Petition; Reference # for this filing is 24204494.	R.B.	.20	No Charge
2/25/2015	Review of amended atty, fee petition. Gave to RB for further changes,	S.L.H.	.10	No Charge
3/2/2015	Review of email from Mr. Hollander, Esq. stating he was in agreement with our law firm's attys, fee petition.	S.L.H.	.10	No Charge
3/2/2015	Prepare e-mail to Mr. Frank Hollander, Esq. and Brian O'Connell, Esq. asking if they were in agreement with Ms. Hazeltine's attorney fee petition.	R.P.	.10	No Charge
3/2/2015	Left voicemail with Judge French's JA to schedule attorney fee hearing.	R.P.	.10	No Charge
3/3/2015	Prepare letter to Judge French enclosing petition for	R.P.	.30	No Charge

	attorney's fees; agreed order; and self-addressed, stamped envelopes.			
3/3/2015	Review of rec'd Order authorizing appointment of sole successor trustee of the Albert Vassallo revocable trust and authorization to transfer Ward's assets to Trust, signed by	S.L.H.	.10	No Charge
	the Honorable David French on Feb. 25, 2015.			
3/5/2015	Receipt and review of notice of hearing and motion for status conference,	R.P.	.10	No Charge
3/6/2015	Receipt and review of notice of cancellation of status hearing.	R,P.	.10	No Charge
3/10/2015	Prepare petition for guardian fees. E-mailed it to Ms, Savitt for signature.	R.P.	.20	\$25.00
3/10/2015	Receipt and review of guardianship invoice from Ms. Savitt.	R.P.	.10	No Charge
3/12/2015	Receipt and review of James Vassallo's petition for rehearing and to amend final judgment.	R,P,	.10	No Charge
3/16/2015	Sent reminder email to Client asking her to review & sign the petition for guardian fees.	S.L.H.	.10	No Charge
3/16/2015	Telephone call with Client regarding Susan's (the caregiver's) assertion that if her brother James gets to visit	S.L.H.	.10	\$35,00
	with her father she wants him moved to an assisted living facility. She said she does not want her father picked up by James at the home, etc. Advised Client that this issue			
	may need to be set before the court if there is no resolution between the parties.			
3/17/2015	Receipt and review of signed agreed order authorizing payment of attorney's fees. E-mailed to Ms. Savitt for payment.	R.P.	.10	No Charge
3/17/2015	Review of signed guardian fee petition; signed and finalized for e-filing.	S.L.H.	,10	\$35.00
3/17/2015	E-filed guardian fee petition with Court, ref. #24971818. E-mailed copy to Ms. Savitt.	R.P.	.20	No Charge
3/17/2015	Emailed copy of the fee petition and signed fee order (SLH attys fees) to Mr. Hollander and James Vassallo, so they have a copy.	R.P.	.10	No Charge
3/17/2015	Preparation of emailed letter to Mr. Hollander, Esq. and Mr. O'Connell, Esq. asking if they are in agreement with Ms. Savitt's guardian fee petition so we may prepare an	R.P.	.10	\$12.50
3/20/2015	Agreed Order, Review of rec'd motion to withdraw from Mr. Hollander,	S.L.H.	.10	\$35.00
3/20/2015	Esq. Review of email from Mr. James Vassallo regarding guardian's fee petition and his objection to some line items.	S.L.H.	.10	\$35.00
3/20/2015	Receipt and review of motion to withdraw as counsel for James Vassallo filed by Frank Hollander, Esq.	R.P.	.10	No Charge
3/20/2015	Receipt and review of e-mail from James Vassallo questioning some of Ms. Savitt's charges on her invoice.	R.P.	.10	No Charge

3/23/2015	Check received in the amount of 5028.78, # 135.	R,B,	.10	No Charge
3/24/2015	Review of letter to Judge French, along with copy of	S.L.H.	.10	\$35.00
	petition and proposed agreed order on guardian Ms.			
	Savitt's fees. Signed and finalized for sending to the court.			
3/24/2015	Receipt and review of e-mail from Ms. Savitt stating that	R.P.	.10	No Charge
	James Vassallo is in agreement with her guardian fee			
	petition.			
3/24/2015	Prepare agreed order for guardian fee petition.	R.P.	.20	\$25.00
3/24/2015	Prepare letter to Judge French enclosing petition for	R.P.	.20	\$25.00
	authorization of guardian fees, agreed orders and self-			
4/6/2015	addressed, stamped envelopes.	S.L.H.	.10	•25.00
4/0/2013	Review of email from Client regarding attys. fee petition from court appt'd attorney. Asked for several items to be	5.L.N.	.10	\$35.00
	reduced. Preparation of emailed letter to Mr. O'Connell,			
	Esq. asking for his fee petition to be reduced, and cited			
	specific line items.			
4/6/2015	Review of email from Ms. Foglietta, Esq. asking if there	S.L.H.	.10	\$35.00
	was a set amt, for reduction from Client. Prep of			
	response email saying I would check. Prep of email to Ms.			
	Savitt forwarding this question to her.			
4/7/2015	Prepare e-mail to Ms. Savitt asking what amount she	R.P.	.10	No Charge
	would like to Mr. O'Connells fee petition be reduced to.			
4/7/2015	Receipt and review of signed Order authorizing guardian	R.P.	.10	No Charge
4.77.72015	fees. E-mailed to Ms. Savitt.	n n	10	No Charac
4/7/2015	Prepare e-mail to Ms. Foglietta stating that Ms. Savitt	R.P.	.10	No Charge
	would consider a \$1,000.00 reduction in Mr. O'Connell's			
4/9/2015	fee petition. Telephone call with Client Ms. Savitt. Discussion of my	S.L.H.	.10	\$35.00
17 27 2013	remaining on case as second attorney and need for it. She	D.12.11.	****	435.00
	asked that I continue to remain on in a limited capacity to			
	maintain the annual documents in the guardianship. Also,			
	she said that Mr. Pankauski's law firm would handle the			
	objection to the court appointed attorney's fee petition.			
4/9/2015	Emailed copy of the Order granting James Vassallo's	S.L.H.	.10	No Charge
	motion for rehearing, to Client Ms. Savitt. Asked her			
	what this was for.			
4/9/2015	Telephone call from Mr. James Vassallo. He is upset	S.L.H.	.10	\$35.00
	about Mr. O'Connell's bill, wants it reduced by 1/2 at			
4 (0 /2015	least. Upset about not being able to visit his father.	C I LI	10	No Charm
4/9/2015	Review of rec'd signed Order on motion for re-hearing,	S.L.H.	.10	No Charge
4/13/2015	signed by Judge French.	S.L.H.	.10	No Charge
T/ 13/ 2013	Emailed copy of the Notice of Limited Representation to Client Ms. Savitt. Asked paralegal to mail copy to Mr.	J.L.11.	.10	140 Change
	James Vassallo plus email him a copy.			
4/13/2015	Receipt and review of signed Order allowing Frank	R.P.	,10	No Charge
, 	Hollander, Esq. to withdraw as counsel for James	-	•	D
	Vassallo.			
4/13/2015	Preparation of Notice of Limited Representation.	S.L.H.	.10	\$35.00

4/22/2015	Receipt and review of guardian's response to motion for rehearing.	R.P.	.10	No Charge
4/29/2015	Review of e-mail from James Vassallo stating that he would like to schedule his "rehearing date" for May 27, 2015 at 3:00 p.m.	R.P.	.10	No Charge
5/8/2015	Receipt and review of Order Setting Hearings for James Vassalio.	R.P.	.10	No Charge
5/19/2015	Petition for Authorization to Sell Homestead undeliverable to Jacqueline Cantela.	P.1.	.20	No Charge
SUBTOTAL:	· ,		6.00	\$ 47 2.50
Costs				
3/24/2015	Postage.			\$1.44
4/8/2015	Postage for mailing Brian O'Connell's petition for order at to James Vassallo.	uthorizing atto	arney's fees	\$0.69
SUBTOTAL:	-			\$2.13

TOTAL: \$474.63

PREVIOUS BALANCE DUE: \$0.00

CURRENT BALANCE DUE AND OWING: \$474.63

Thank you for your business. We do expect payment promptly, so please process this invoice within 14 days. There will be a late payment charge of 1.5 percent, in 30 day increments, applied to any post-due unpaid balance of accounts.

6-3-15

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000369XXXXSB

Division: IX

IN RE: GUARDIANSHIP OF

ALBERT VASSALLO.

AMENDED PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES

Petitioner, Sheri L. Hazeltine, Esq. alleges:

- Petitioner is an attorney engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- Petitioner is the attorney for ELIZABETH SAVITT, the limited guardian of ALBERT VASSALLO (the Ward).
- 3. Petitioner has rendered legal services for the benefit of the Ward, from February 25th, 2015 to June 2nd, 2015, as more fully described and set forth in the itemized schedule of services and expenses attached hereto as <u>Exhibit A</u>, for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned in excess of 1.1 attorney hours and 0.7 paralegal hours have been devoted to the representation of the co-guardians of the Ward.
- 5. Based upon the criteria established by Section 744.108(2) of the Florida Guardianship Law, petitioner believes that a reasonable fee for the services performed by the petitioner during that period of time is:

Hourly rate: \$350.00
Atty. Hours worked: 1.1
Paralegal rate: \$125.00
Paralegal Hrs. worked: 0.7
Total fees: \$472.50
Total costs: \$2.13

Total amount of Fees and Compensation: \$474.63

Total amount of Fees and Compensation: \$474.63.

- 6. That this attorney's fees have a reasonable value of \$474.63.
- 7. That previous fees and costs have been billed in the amount of \$13,068.04.

WHEREFORE, Sheri L. Hazeltine, Esq. respectfully requests that this Court enter an Order awarding attorney fees and expenses provided on behalf of the Ward and made payable from the guardianship estate.

Under penalties of perjury I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief.

DATED this 3rd day of June, 2015.

SHERI & HAZELTINE & ASSOCIATES, P.A.

By: Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567 800 Palm Trail Plaza, Ste. 3

Delray Beach, Florida 33483

(561) 243-4655, Fax (561) 243-6933



IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000369XXXXSB

Division: IX

IN RE: GUARDIANSHIP OF

ALBERT VASSALLO.

6-23-15

ORDER SETTING HEARING 15-Minute Special Set

PLEASE TAKE NOTICE that the Court will hold a hearing on the following petition listed below on <u>Tuesday</u>, <u>July 28, 2015 at 9:30 a.m.</u>, before the Honorable David E. French, Circuit Court Judge, South County Courthouse, 200 West Atlantic Avenue, Courtroom 2, Delray Beach, Florida 33444.

PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES

NOTE: This hearing is specially set by Court Order and CANNOT BE CANCELLED, RESET OR ADDED ON TO EXCEPT BY FURTHER COURT ORDER.

DONE AND ORDERED in De	elray Beach, Palm Beach County, Florida, on this
day of June, 2015.	SIGNED & DATED
	JUN 2 3 2015
	CIRCUIT JUDGE
	CIRCLIT HIDGE DAWNOLE FRENCH

Copy furnished to:
Sheri L. Hazeltine, Esq.
800 Palm Trail, Suite 3
Delray Beach, Florida 33483

Guardianship-Albert Vassallo

Case #502014GA000369XXXXSB

July 2, 2015

I'm objecting to Elizabeth Savitt serving as my father's guardian.

Elizabeth Savitt became guardian of property and person, filed on September 9, 2014. I, James Vassallo objects to the following items, her accounting for the inventory which is incomplete and incorrect. Elizabeth Savitt has not shown any receipts or copies of checks or who they are written to on my father's accounts. The guardian took a \$3,000 retainer fee for herself from my father's money without a date as to when to she took it and without petitioning the court for it. Also, the guardian paid herself check #133, date, 3/10/2015 \$7,304.30. Then, on 4/14/2015, check #139, she double paid herself \$7,304.30. If +didn't catch it, she would not have reimbursed the money because she told me that she had no idea she had done it. On 4/14/2015, check #138, she paid Susan Mast \$7,390.71 with no explanation as to why this much. On 5/15/2015, she wrote Susan two checks out, check numbers #141 and #142 in the amount of \$2,463.57 each. On 6/8/2015, she wrote Susan Mast two checks, #144 and #145 in the amount of \$189.88. There are also fifteen to twenty checks since she has been guardian that do not apply to my father's living expenses.

April, 2014, Susan Mast and Albert Vassallo Jr. moved out my father's personal belongings from his condo where he lived at 108 Westbury E in Deerfield Beach, FL. There were two brand new fifty inch to's, Jewelry, \$2,500 in coins, and other personal property. Also, they looted his safe which had ten United States Savings Bonds valued at \$1,000 each, which Elizabeth Savitt knows about. Elizabeth Savitt has failed to account for these items. Also in April, 2014, Susan removed my father's 2007 Hyundai, tag #YIYMG and the car has not been seen since. Susan said that she gifted the car away to Jacqueline Cantela in April, 2014 and showed the guardian the bill of sale. Susan had been paying car insurance for it for 7 months with money from my father's accounts after she gifted it. The guardian stated that the car could not have been gifted. From September 9, 2014 to the present time, the guardian has not secured the car, nor the money that Susan has paid for the insurance.

Elizabeth Savitt and her attorney Sheri Hazeltine sent out demand letters on October 14, 2014 to 5usan Mast and Albert Vassalio Jr. On November 15, 2013, Susan Mast withdrew \$50,000 from my father's Bank Of America CD. On April 7, 2014, Susan Mast withdrew \$13,760.16 from my father's trust checking account. Then, on the same day, she closed out my father's trust accounts from three different banks for a total of \$269,515.29. Susan and Albert Jr. opened up a CD in Chase Bank for \$200,000, which left \$69,515.29. With the \$69,515.29, they opened up a checking account beneficiary to them and my father had no idea what was going on. On September 2, 2014 Susan transferred \$4,000 from my fathers checking account to their beneficiary account. On April 8, 2014, Albert Jr. wrote himself a check in the amount of \$20,000.

SISAW 128,000 Albert 600K 50,00 After the guardianship was established on September 9, 2014, Susan Mast wrote out two checks, one for \$30,000 to herself and one for \$25,000 to Albert Vassallo Jr. Susan Mast signed both checks.

In the year 2014, Susan Mast and Albert Vassallo Jr. wrote out checks from my father's account in the amount of \$3,106.00 which the guardian has not accounted for. Also, electronic withdrawals add up to \$16,644.23 which the guardian has not accounted for. My father had lawsuit money coming in from Weitz & Luxenberg for over \$900.00. The guardian is not accounting for the missing checks that Susan Mast received.

Susan Mast used my fathers credit card for her own benefit and some of my father's needs with a steady balance of over \$3,000 or more each month. The guardian closed out my father's credit card in November, 2014 with a balance of \$2,886.16. Before she closed the credit card account, she gave Susan the credit card and she charged another \$129.04 on it. The guardian paid \$786.96 on October 21, 2014 towards the balance. She left a balance of 2,111.36 and did not pay anything more towards the credit card until March 16, 2015. On March 16, 2015 she paid \$2,945.95 with my father incurring late charges and interest for \$834.59. She never made Susan accountable for the money she charged on my father's credit card for her benefit.

As of this date, July, 2015, the guardian has not received any money back that was taken from Susan Mast or Albert Vassallo Jr. The guardian has spent over \$50,000 of my father's money in lawyer fees to take me off as a trustee unnecessarily. This amount is without her new attorney John Pankauski's fees.

James Vassallo

FAGE 0

Betsy, how did you get involved in this case?

I hired Cliff Hark and he recommended you as a guardian. At the time, I did not know that you had a lien and a judgement on you and you had a foreclosure on your home which was just ready to get auctioned off. I would never had hired you had I known that. I asked you what are a guardians duties? You said the first thing that you would do as a guardian was to make sure that I could see my father. The next thing is that you and Cliff would freeze my fathers money so Albert Jr. and Susan wouldin't be able to take it anymore.

Why did you take Albert Jr. and Susan Mast off as trustees? Because the stole money from my fathers trust ar his trust says that the only way one can be taken off is Article VI, trust power is that they do not act in good fail which they did not by stealing money. Why did you take me off as trustee? I helped you, for the interest of the ward, found out where his banks were and what kind of bank accounts he had. I gave you all the bar paperworks with statements, I gave you all the info about how much they stole from my father. I took care of n father free of charge from 2010 until late 2013. I took him to his doctors appointments, grocery shopping....etc. I benefited my father by getting him full disability benefits from the VA. due to him getting asbetos in his lung from fighting in the war. (\$1,600 more per month). For the best interest of my father, I helped sell his condo s that he wouldn't have to pay maintenace on it since he wasn't living in it.\$5,400 a year, plus another \$800 taxes. I never asked my father for money, I never was given any money or stole any money.

My father put me on as a trustee as he knew that I would divide up the money equally between my siblings. cost my father no money to put me on as trustee, but now its costing him with you being the sole truste thousands of dollars between your fees and your lawyer fees.

You were hired as a guardian to safeguard his money and to get money that his owed to him returned to him and nothing more. Now, you are abusing your powers as a guardian and costing my father thousands of dollars to unnecessarily remove me as trustee who did nothing wrong.

Why did you want to be sole trustee for my father? How much are you going to charge or make off my father as a trustee and as a guardian?



IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

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PROBATE DIVISION IX
CASE NO. 502014GA000369XXXXSB

GUARDIANSHIP OF ALBERT VASSALLO, SR.

Incapacitated	Person.

AMENDED PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEE AND EXPENSES

COMES NOW the Pankauski Law Firm PLLC ("Petitioner"), pursuant to Fla. Stat. §744.108, and hereby petitions the Court for authorization of payment of attorneys' fees, legal services, and costs for litigation rendered to the court appointed guardian, Elizabeth Savitt, and alleges:

- 1. Petitioner is a law firm engaged in the practice of law in Palm Beach County, and elsewhere in the State of Florida.
- 2. Elizabeth Savitt is the duly appointed and acting Guardian of the person and property of Albert Vassallo, Sr. ("Ward").
 - The Petitioner has not yet been awarded any fees or costs in this proceeding.
- 4. Petitioner has rendered services and incurred costs for the benefit of the Ward, see Fla. Stat. §744.108 from November 1, 2014 through June 30, 2015, for which Petitioner has not been paid. A copy of the itemized invoices will be made available to the Court in connection with such expenses, and a redacted set of these itemized invoices will be provided to counsel.
 - 5. The total amount of costs sought is: \$462.20
- 6. Based on the criteria established in Fla. Stat. §744.108(2), Petitioner believes that a reasonable fee for the services performed for the benefit of the Ward, from November 1, 2014

through June 30, 2015 is: \$ 18,975.00. The business records of this Firm reflect that the following hours have been spent on professional services during this time:

a.	John J. Pankauski. Esquire @ \$450.00 / hour	3.4 hours	\$1,530.00
b.	Robert J. Hauser : a: \$450.00 / hour	35.4 hours	\$12,390.00
c.	Allison R. Sabocík, Esquire (a) \$300.00 / hour	5.8 hours	\$1,740.00
d.	Heather Graboyes @ \$150.00 / hour	21.2 hours	\$3,180.00
c.	Lynda Crate @ \$150.00 / hour	.9 hours	\$135.00

7. Petitioner therefore requests that an Order be entered by this Court awarding Petitioner a reasonable fee and costs for the services rendered by Petitioner for the benefit of the Ward, and authorizing the Guardian to pay to Petitioner from the assets of the Ward the fee awarded and the expenses incurred by Petitioner.

Under penalties of perjury, I declare that I have read the foregoing and the facts alleged are true, to the best of my knowledge and belief.

Robert J. Habser

Partner

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via e-mail/e-service to: Sheri L. Hazeltine, Esquire, 800 Palm Trail, Suite 3. Delray Beach, FL 33483 (sheri@hazeltinelaw.com). Brian M. O'Connell, Esquire, 515 N. Flagler Dr., 20th Floor, West Palm Beach, FL 33401 (service@ciklinlubitz.com, probateservice@ciklinlubitz.com), and via regular U.S. Mail to: James Vassallo, 107 Westbury, Bldg, E. Deerfield Beach, FL 33442. Susan Mast, 9324 Ketay Circle, Boca Raton, Florida 33428, Albert Vassallo, Jr., 666 Rosevale Avenue, Lake Ronkonkoma, NY 11779, Ralph Vassallo, 303 Lake Avenue South, Nesconset.

NY 11767, Jacqueline S. Cantela, 26 Parkside Ave., Miller Place, NY 11764, Marie Vassallo-Castagnette, 433 Mills Rd., Unit #26, Calverton NY 11933, this 24th day of July, 2015.

PANKAUSKI LAW FIRM, P.L.L.C.

120 South Olive Avenue, Suite 701 West Palm Beach, FL 33401 Phone: (561) 514-0900 courtfilings@pankauskilawfirm.com

By: /s/ John J. Pankauski John J. Pankauski

Florida Bar No.: 0982032



PLEASANTON, GREENHILL. MEEK & MARSAA

SACCA MATERIAND STREET, STEVEN METERS REMAINED CHIEF SALENDERS RECORDERS AS SERVE WASHING ASAM MORTERS OF MATERICAN

Robert Hauser, Esq. Pankauski Law Firm, PLLC 120 S Olive Ave. Suite 701 West Palm Beach, FL 33401

INVOICE

Invoice No.	Invoice Date	Job No.
53978	12/5/2014	11610
Job Date	Case	No.
12/4/2014	502014GA000369XXXXS8	3
	Case Name	كاشها
Suardianship of Albe	et Vassallo	4.7
		10

	HEARING BEFORE:		
1	Judge French		
	Per Diem		95,00
į		TOTAL DUE >>>	\$95.00
ļ		AFTER 1/4/2015 PAY	\$96.43
•	Reference No. : TM2391		
	6:45-9:40		
	Pleasanton. Greenhill, Meek & Marsaa does not abdicate payment responsibility to third parties		
	Fast due invoices in excess of 30 days shall bear interest at 18% annually.		
	Above-named addressee agrees to pay all costs of collection, including attorney's fees.		

Tax ID 65-0959121

Phone: 561,514,0906 Fax:

Please eletach battom northon and return with payment

Robert Mauser, Esq. Pankauski Law Firm, PLLC 120 S Olive Ave. Suite 701

West Palm Beach, Fc 33401

Remit To: Pleasanton, Greenhill, Meek & Marsaa 330 Clematis Street **Suite 208**

West Paim Beach, FL 33401

BU ID 1-MAIN Job No. ; 11610

: 502014GA000369XXXXS8 Case No : Guardianship of Albert Vassalio Case Name

53978 Invoice Date : 12/5/2014 Invoice No.

Total Due : \$95.00 AFTER 1/4/2015 PAY \$96.43

PAYMENT WIT	H CREDIT CARD	NT - WISH
Cardholder's Nan	<u> </u>	
Caro Number,		
Exp. Date:	Phone#:	
Billing Address:		
Zio:	Card Security Code	
Amount to Charg	e	

01/18/2002 14:12 15618429696

7/31/2015

Print

Subject: Re: Vassallo

From: Elizabeth Savitt (savittguardians@gmail.com)

To: james.vassalio@yahoo.com;

Date: Friday, July 31, 2015 5:44 PM

James,

Don't forget, Savittguardians returned 7,304.30 duplicate check error. All of your check requests have court orders/mediated settlement agreement orders, and all of the guardianship accounting will be filed in a month and will be checked by the clerk of court for approval by the court. You will receive copy of the filing.

On Fri, Jul 31, 2015 at 3:48 PM, Elizabeth Savitt <savittguardians@gmail.com> wrote: James,

Attached are all of the checks that you requested.

Betsy Savitt.

On Fri, Jul 31, 2015 at 12:14 PM, James Vassallo james.vassallo@yahoo.com wrote:

Betsy, Thank you for sending me a copy of the check paid to Dayscape. Now, could you send me copies of the following checks written from my fathers checking account so that I have them for my records? Thanks, James

Checks:

#133 3/10/15

#138 4/14/15

#139 4/14/15

#141 5/14/15

#142 5/14/15

#144 6/8/15

#145 6/8/15

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE:	PROBATE DIVISION IX CASE NO. 502014GA000369XXXXSB
GUARDIANSHIP O F ALBERT VASSALLO, SR.	
Incapacitated Person.	1

ORDER SPECIALLY SETTING HEARING

The following Matter has been specially set for hearing before Judge David E. French in Courtroom 2A of the South County Courthouse, 200 West Atlantic Avenue, Delray Beach, Florida, 33444.

DATE:

Tuesday, August 18, 2015

TIME:

2:30 p.m. to 3:00 p.m. (30 minutes reserved)

MATTER:

Amended Petition for Order Authorizing Payment of Attorney's Fee and

Expenses dated July 24, 2015

The Attorneys/Parties must submit directly to the Court no later than seven (7) days prior to the hearing:

- 1. Copies of all relevant pleadings
- 2. Original* Memoranda of Law(*see A.O.2.301)
- 3. Copies of case law authority
- 4. Proposed order and/or judgment with copies and self addressed stamped enveloped to all parties

NOTE: This hearing is specially set by Court Order and CANNOT BE CANCELLED, RESET OR ADDED ON TO EXCEPT BY FURTHER COURT ORDER.

DONE AND ORDERED this day of Aug., 2015 in Delray Beach, FL, Palm Beach County, Florida.

DAVID E. FRENCH, Circuit Judge

8/20/2015 Print

Subject: Susan Mast

From: Savitt Guardians (savittguardians@gmail.com)

To: James.vassallo@yahoo.com;

Date: Thursday, August 20, 2015 2:00 PM

8-20-15

James,

Here is the payments for Susan Mast. She has paid \$3,195.44 from her loan. It is being deducted from her monthly payment.

Thanks,

Elizabeth Savitt

Table 1

				14010 1			
Month	Bus	expenses	caretaking	loan	Total paid	-55- 55-4	tour.
January	100.00	680.00	2,083	-399.43	2,463.57		
February				-399.43	2,463.57		
March				-399, 43	2,463.57		
April				-3 99.4 3	2,463.57		
May				-399.43	2463 57		
June				-399.43	2463.57		
ytut				-399.43	2463.57		
August				-399.43	2463.57		
September							
October							
November	, 1						
December							
TOTAL				-3195,44	19708.56		
0.0							

inheritance /trust distribution.

SUSAN MAST

Susan will execute a promissory note for \$54,000 to Elizabeth Savitt, as Guardian of Albert Vassallo at 4% per annum with interest. Upon maturity of the note, an additional payment of \$2,160 shall be made which represents accrued interest from November 15, 2013 to present. Note is payable at the earlier of (1) death of Al Sr., or (2) under 15-year amortization schedule. First payment is due January 1, 2015. Entire balance due is secured by Susan's expected inheritance/trust distribution.

ELECTRONIC WITHDRAWALS.

Susan will separately execute a promissory note for \$8,000 to the Guardianship of Albert

Vassallo at 4% per annum with interest running from September 9, 2014. Note is payable at the

earlier of (1) death of Albert Vassallo, Sr., or (2) pursuant to 15 year amortization schedule.

First Payment is due January 1, 2015. Entier balance due would be secured by Susan's expected
inheritance/trust distribution. This promissory note will be held in escrow by the Guardianship

of Albert Vassallo, Sr., unless and until the Guardian has determined in good faith and in her sole
discretion that Susan Mast has failed to account for the \$8,128.00 in electronic withdrawals as
follows, or if the withdrawals did not benefit the Ward:

\$1,482.68	12/11/13
1,288.25	2/12/14
1,298.44	5/28/14
2,254.31	7/20/14
1,504.32	8/2014



IN RE: GUARDIANSHIP OF Albert Vassallo, Sr. Incapacitated Case No. 502014GA000369XXXXSBIX

If the Guardian determines that the withdrawals benefited the Ward, it will return the original signed \$8,000 note to Susan Mast. If the Guardian chooses to enforce the note, it will give written notice to Susan Mast through her attorney of the decision to enforce the note and the amounts due, adjusted based on the amounts, if any, that benefited the Ward. Susan will present her evidence of the use of the funds within 30 days of today, December 1, 2014.

EXPENSES

During the time the Ward resides with Susan Mast, the parties agree on a current expense budget of \$820.00 monthly, based on the following:

\$ 140.00	Bus Company Tops
150.00	Health and cosmetics,
	depends, razor, Vitamins
80.00	Petty cash for
	movies/personal
450.00	Food
\$ 820.00	Total

less bus fare if paid by the Guardian.

The parties also agree on \$2,083 per month to Susan Mast as compensation for care of the Ward, if and so long as the current schedule continues (5 hours of care x 6 days per week; 8 hours on Sunday)

RELEASES

All Parties shall exchange mutual general releases including (in all fiduciary capacities, including, but not limited to, attorney-in-fact, trustee, and/orguardian) except as to the Parties performance of this agreement.



IN RE: GUARDIANSHIP OF Albert Vessello, Sr. Incapacitated Case No., 198614GA6885697CCCCBBIX

If the Guardian determines that the withdrawals benefited the Ward, it will return the original signed \$8,000 note to Susan Mast. If the Guardian chooses to enforce the note, it will give written notice to Susan Mast through her attorney of the decision to enforce the note and the amounts due, adjusted based on the amounts, if any, that benefited the Ward. Susan will present her evidence of the use of the funds within 30 days of today, December 1, 2014.

EXPENSES

During the time the Ward resides with Susan Mast, the parties agree on a current expense budget of \$220.00 monthly, based on the following:

\$ 140.00	Bus Company Tops
150.00	Health and commetics, depends, razor, Vitamins
80.00	Petty cash for movies/personal
450.00	Food
\$ 820.00	Total

less bus fire if paid by the Guardian.

The parties also agree on \$2,083 per month to Susan Mast as compensation for care of the Ward, if and so long as the current schedule continues (5 hours of care x 6 days per week; 8 hours on Sunday)

RELEASES

All Parties shall exchange mutual general releases including (in all fiduciary capacities, including, but not limited to, attorney-in-fact, trustee, and/orguardian) except as to the Parties performance of this agreement.



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April	3	:		-399.43	2.463.57	•	•	
May	4	\$		-369.43	2483.57	•	•	
June				899.43	2489,57	1007 17 17 1 4 1		
July				-399.43	2463.57	4.00-00		
August	• • •		:	-399.43	2483.57			
September			•				,	
October		د 4 ويوچ منهند	* * * * * * * * * * * * * * * * * * * *	4 4 9 114 6-		ramp out the	1	
Nevember	1 1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		· · · · · · · · · · · · · · · · · ·				•
December	:	•	4					
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9-10-15

IN THE DISTRICT COURT OF APPEAL FOURTH DISTRICT, STATE OF FLORIDA

JAMES VASSALLO,

Appellant/Petitioner,

CASE NO. 4D15-2449 L.T. CASE NO.: 502014GA000369XXXSB

V,

ELIZABETH SAVITT,

Appellee/Respondent.

APPELLEE'S RESPONSE TO APPELLANT'S MOTION FOR EXTENSION OF TIME TO SERVE INITIAL BRIEF

Appellee, ELIZABETH SAVITT, in her capacity as Guardian of Albert Vassallo, Sr., by and through the undersigned counsel, hereby files her Response to Appellant's Motion for Extension of Time to File Initial Brief dated September 9, 2015 and states:

 The Appellee has no objection to Appellant's request for a forty-five (45) day enlargement of time to serve his initial brief.

I HEREBY CERTIFY that a true copy of the foregoing has been served this 10th day of September, 2015 via e-mail and U.S. mail upon: James Vassalto, pro se, 107 Westbury Building E, Deerfield Beach, FL 33422 [james.vassallo@yahoo.com].

Respectfully submitted,

/s/Robert J. Hauser

Robert J. Hauser
B.C.S. (Appellate Practice)
Florida Bar No. 0055141
PANKAUSKI LAW FIRM PLLC
120 South Olive Avenue
Guaranty Building Suite 701
West Palm Beach, Florida 33401
(561) 514 0900
hauser@pankauskilawfirm.com
courtfilings@pankauskilawfirm.com

Filing # 35903700 E-Filed 12/24/2015 12:09:35 PM

	IN THE CIRCUIT COURT FOR Pa	Im Beach	COUNTY	FLORI	DA	
IN PE: CI	JARDIANSHIP OF	PF	OBATE DIVIS	SION		
	bert Vassallo	Fil	File Number 502014GA000369XXXX			0369XXXXSB
AI	Dert Vassallo	Di	vision _	Probate		
			DE 6 DE 5	T) (
	ANNUAL ACCOUNTING OF	GUARDIAN	OF PROPER	(IY		
ANNUAL FOR THE	ACCOUNTING PERIOD COMMENCING:	9/09/14				
		09/30/15				
	SUM	MARY				
1.	Starting Balance					
	Assets per Inventory or Assets on Hand at Close of Last Accounting Period				\$	35,218.61
11.	Receipts					
	Schedule A - Income	\$	30	01.14		
	Principal	\$	717,4	46.32	\$	717,747.46
	Sub Total				\$	752,966.07
111.	Disbursements and Distributions					
	Schedule B - Income	\$		0.00		
	Principal	\$	140,0	83.85	\$	140,083.85
	Sub Total				\$	612,882.22
IV.	Capital Transactions and Adjustsments					
	Schedule C - Net Gain or (Loss)				\$	52,414.27
V.	Assets on Hand at Close of Accounting Period					
	Schedule D - Cash and Other Assets				\$	665,296.49

NOTE:

See Appendix A, Rule 5.346, Florida Probate Rules for instructions relating to summary and all schedules

ANNUAL REPORT OF GUARDIAN OF PROPERTY - ANNUAL ACCOUNTING							
GUARDIA	NSHIP OF						
FOR THE	PERIOD COMMENCING:	09/09/14					
	THROUGH:	09/30/15					
SCHEDU	SCHEDULE - A Receipts During Period						
	Does not include receipts from sale or other dispositions of principal assets. Such transactions are shown on Schedule C.						
Date	Brief Descriptions of Items Inc		Income	Principal			
	Chase Bank a/c #xxxxxx2772						
10/09/14	Interest		0.02				
	Chase Bank a/c #438601234						
10/09/14	Tfr fr Chase Bank a/c#xxxxxx	2772 (closed)		131.07			
10/10/14	Deposit from Chase Bank (CD)	a/c #xxxxxx3839 (Estate)		13,758.16			
10/14/14	Deposit from Chase Bank Savi	ngs a/cxxxx3828 (Estate)		80.0			
10/16/14	Interest		0.03				
11/03/14	Tfr fr People's United Bank - a/	c #53363H		45.35			
11/05/14	Deposit - First Sun/United State	es Life Insurance		250.00			
11/07/14	Deposit - SSA & VA			2,597.03			
11/18/14	Interest		0.10				
11/19/14	Deposit from Chase Bank (CD)	a/c#xxxxxx1754 (Estate)		200,620.13			
11/19/14	14 Deposit from Chase Bank (CD) a/c #xxxxxx1218 (Estate)						

120,674.13

GUARDIANSHIP OF	Albert Vassallo	
FOR THE PERIOD COMMENCING	S:09/09/14	
THROUG	6H: 09/30/15	_
SCHEDI II E - A	Peccinte During Period	

Receipts During Period

Does not include receipts from sale or other dispositions of principal assets. Such transactions are shown on Schedule C.

Date Brief Descriptions of Items	1	ncome	Principal
Chase Bank a/c #438601234			
02/27/15 Deposit - First Sun/United States Life Insurance			250.00
03/03/15 Deposit - Sale of Condominium (108 Westbury E, Deerfield)	ı		41,782.32
03/03/15 SSA Treasury 310			1,060.00
03/05/15 VACP Treasury 310 - Retroactive payment			6,258.00
03/16/15 Interest		2.38	
03/31/15 Deposit - First Sun/United States Life Insurance			250.00
04/01/15 VACP Treasury 310			1,567.00
04/03/15 SSA Treasury 310			1,060.00
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx3096 (Estate)			114,347.64
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx5277 (Estate)			111,759.55
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx3525 (Estate)			17,240.93
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx3947 (Estate)			7,770.77
04/15/15 Interest		2.82	
04/23/15 Bank Fee Reversal			6.00
04/23/15 Bank Fee Reversal			6.00
04/23/15 Bank Fee Reversal			6.00
04/23/15 Bank Fee Reversal			6.00
04/23/15 Tfr fr NY Community Bank (CD) a/c #xxxxxx3099 (closed)			11,141.99
04/23/15 Tfr fr NY Community Bank (CD) a/c #xxxxxx1747 (closed)			11,341.21
04/23/15 Tfr fr NY Community Bank (CD) a/c #xxxxxx8115 (closed)			3,354.22
04/23/15 Interest - Prudential Inc		45.24	
04/23/15 Tfr fr People's United Bank - a/c #53363H			45.30
04/27/15 Deposit - Reverse pymt made to E. Savitt			7,304.30
04/30/15 Deposit - First Sun/United States Life Insurance			250.00
05/01/15 VACP Treasury 310			1,567.00
05/01/15 SSA Treasury 310			1,060.00
	\$	50.44	\$ 339,434.23

GUARDIANSHIP ()F	Albert Vassallo		
FOR THE PERIOD COMMENCING:		09/09/14		
	THROUGH:	09/30/15		
SCHEDULE - A		Receipts During Period		
		ts from sale or other disponsactions are shown on S		
Date	Brief Description	ons of Items	Income	Principal
Chase I	Bank a/c #438601234			
05/08/15 Interest	- Prudential Inc		41.34	
05/18/15 Interest			4.87	
05/18/15 Tfr fr Pe	oples United (CD) a/c #53	3363H		2,028.76
05/18/15 Tfr fr Pe	ople's United Bank - a/c#	53363H		45.51
05/29/15 Deposit	- First Sun/United States	Life Insurance		250.00
06/01/15 VACP T	reasury 310			1,567.00
06/03/15 SSA Tre	easury 310			1,060.00
06/15/15 Interest			5.09	
06/18/15 Dividend	d - Prudential Inc.		45.24	
06/30/15 Deposit	- First Sun/United States	Life Insurance		250.00
07/02/15 SSA Tre	easury 310			1,060.00
07/08/15 VACPT	reasury 310			1,567.00
07/15/15 Interest				4.91
07/30/15 APA Tre	easury 310			10,339.20
0731/15 VACP T	reasury 310			1,567.00
07/31/15 Deposit	- First Sun/United States	Life Insurance		250.00
08/03/15 SSA Tre	easury 310			1,060.00
08/17/15 Interest			5.47	
08/31/15 Deposit	- First Sun/United States	Life Insurance		250.00
09/01/15 VACP T	reasury 310			1,537.08
09/03/15 SSA Tre	easury 310			1,060.00
09/16/15 interest			4.88	
09/17/15 Dividend	d - Prudential Inc.		45.24	
09/30/15 Deposit	- First Sun/United States	Life Insurance		250.00

\$

152.13

\$

24,146.46

GUARDIA	NSHIP OF		Albert Vassallo		
FOR THE	PERIOD CO	MMENCING:	09/09/14		
		THROUGH:	09/30/15		
SCHEDU	LE - A		Receipts During Period		
	D		pts from sale or other disposit ansactions are shown on Sch		
Date		Brief Descript	ions of Items	Income	Principal
	Chase Bank	k a/c #3022282452			
10/10/14	Deposit - Op	en Account			11,251.81
10/21/14	Interest			0.08	
10/31/14	Interest			0.09	
11/28/14				0.26	
12/31/14				0.21	
01/30/15				0.28	
02/27/15				0.26	
03/31/15				0.30	
04/30/15	Interest			0.28	
05/29/15				0.27	
06/30/15	Interest			0.29	
07/31/15	Interest			0.29	
08/31/15	Interest			0.29	
09/30/15	Interest			0.28	
	Am Trust (N	lew York Communi	ty Bank) - xxxx3099		
04/23/15			<u> </u>	1.23	
	Am Trust (N	lew York Communi	ty Bank) - xxxx1747		
04/23/15		TOTA GOTHING	LY Daliky - AAAA1747	40.54	
04/20/10	THE COST			40.04	
	Am Trust (N	ew York Communi	ty Bank) - xxxx8115		
04/23/15				0.39	
				\$ 45.34	\$ 11.251.91

GUARDIA	NSHIP OF		Albert Vassallo				
FOR THE	PERIOD CO	MMENCING:	09/09	/14			
		THROUGH:	09/30	/15			
SCHEDU	LE - B		Disbursements and Dis	tributions			
			s not include purchases th transactions are show				
Date		Brief Desc	criptions of Items		Inc	ome	 Principal
	Chase Ban	k a/c #xxxxxx27	72	<u>-</u>			
10/09/14	Tfr to Chase	e Bank a/c #4386	01234				131.07
	Chase Bani	k a/c #43860123	4				
10/21/14	Chk #9993	- Freedom Credit	- Card payment (Pre Gua	ırdianship)			786.96
		- Dayscape Senio					1,020.00
10/27/14	Chk #5901 -	- FPL	•				111.25
10/27/14	Chk #9992	- Chase Credit Ca	ard (Pre Guardianship)				103.00
10/28/14	Chk #5902 -	- Bay Manageme	nt				30.00
10/29/14	Chk #0102 -	- Elizabeth Savitt	(Retainer fee incl. in c/o	3/31/15)			3,000.00
11/03/14	Chk #0103 -	- Chase Credit Ca	ard (PRC Guardian)				66.00
11/05/14	Chk #0106 -	- Westbury Cond	o Fees				196.21
11/06/14	Debit - Sead	rest Service Inc	(Property Management)				196.21
11/06/14	Debit - Sead	crest Service Inc	(Property Management)				116.00
11/06/14	Debit - Sead	crest Service Inc	(Property Management)				98.00
11/24/14	Chk #0110 -	- Broward County	Tax Collector				860.21
11/24/14	Chk #0105 -	- Randa Parish (r	nisci office work)				125.00
11/25/14	Chk #0114 -	- FPL					22.87
11/26/14	Chk #0112 -	- West Boca Med	ical Ctr				65.00
12/02/14	Chk #0113 -	- West Boca Med	ical Ctr				36 7.00
12/03/14	Chk #0109 -	- Dayscape Senio	or Activity Ctr				816.00
12/05/14	Chk #0117 -	- Dr. Blume					35 0.00
12/08/14	Chk #0115 -	- Judge Cook (me	ediation service)				2,600.00
12/08/14	Debit - Sead	crest Service Inc	(Property Management)				196.21
12/08/14	Debit - Sead	crest Service Inc	(Property Management)				116.00
12/08/14	Debit - Seac	crest Service Inc	(Property Management)				98.00
12/08/14	Chk #0119 -	- Dr. Calver					75.00
					\$	0.00	\$ 11.545.99

GUARDIA	NSHIP OF		Albert Vassalio			
FOR THE	PERIOD CO	OMMENCING:	09/09/14			
		THROUGH:	09/30/15			
SCHEDUL	.E - B		Disbursements and Distributions			
			not include purchases of principal transactions are shown on Sche			
Date		Brief Descri	ptions of Items	Inco	me	Principal
	Chase Ban	k a/c #438601234				
12/11/14	Chk #0116	- Dr. Phillip Heller				300.00
12/22/14	Chk #0120	- US Legal Support	(hearing)			120.00
12/22/14	Chk #0121	- FPL				11.96
01/06/15	Chk #0124	- Sheri Hazeltine (A	ttorney fees) C/O 1/6/15			8,039.26
01/06/15	Chk #0122	- C/O 01/06/15 Fee	s to Clifford Hark			3,000.00
01/07/15	Debit - Sea	crest Service Inc (P	roperty Management)			201.64
01/07/15	Debit - Sead	crest Service Inc (P	roperty Management)			120.00
01/07/15	Debit - Sea	crest Service Inc (P	roperty Management)			98.00
01/13/15	Chk #0126	- Dayscape Senior	Activity Ctr			884.00
01/13/15	Chk #0125	- Attorney - Brian O	'Connell C/O 12/23/14			6,740.90
01/13/15	Chk #0123	- Reimb Cheryl Car	nty C/O 1/6/15			5,000.00
01/21/15	Chk #0127	- FPL				10.20
02/06/15	Debit - Sea	crest Service Inc (P	roperty Management)			201.64
02/06/15	Debit - Sea	crest Service Inc (P	roperty Management)			120.00
02/06/15	Debit - Sead	crest Service Inc (P	roperty Management)			98.00
02/17/15	Chk #0109	- Dayscape Senior	Activity Ctr			816.00
03/02/15	Chk #0130	- FPL				31.99
03/10/15	Chk #0133	-Elizabeth Savitt (re	imb Guardian fee) C/O 3/31/15			7,304.30
03/16/15	Chk #0131	- Dayscape Senior	Activity Ctr			884.00
03/16/15	Chk #0134	- Chase Credit Card	d (final pymt - Pre guardianship)			2,945.95
03/23/15	Chk #0135	- Sheri Hazeltine (A	ttorney fee) C/O 3/12/15			5,028.78
04/03/15	Chk #0134 -	- Chase Credit Card	d (Interest pymt)		•	18.29
04/06/15	Chk #0137 -	- Prudential Insuran	ce Premium			299.40
04/09/15	Bank Fee -	Stmt copies				6.00
04/14/15	Chk #0138 -	- Susan Mast - 3 mi	ths Caretaking fees per			7,390.71
			ent (Caretaking services			.,===::1
				\$	0.00	\$ 49,671.02

GUARDIA	NSHIP OF	A	ibert Vassallo		
FOR THE	PERIOD COMMEN	CING:	09/09/14		
	THRO	DUGH:	09/30/15		
SCHEDU	LE - B	Disbu	rsements and Distributions		
			clude purchases of principal sactions are shown on Sched		
Date	В	nef Descriptions	s of Items	Income	Principal
	Chase Bank a/c #4	38601234		· · · · · · · · · · · · · · · · · · ·	
	3 X \$2,863.00 less le	oan payment 3 2	X \$399.43)		
04/14/15	Chk #0139 - Elizabe	th Savitt (dupilio	ate pmt reimb on 4/27/15)		7,304.30
04/14/15	Bank Fee - Stmt cor	oies			6.00
04/14/15	Bank Fee - Stmt cor	oies			6.00
04/14/15	Bank Fee - Stmt cor	pies			6.00
04/28/15	Chk #0140 - Daysca	ipe Senior Activ	ity Ctr		1,095.00
05/12/15	Chk #0143 - Daysca	pe Senior Activi	ity Ctr		876.00
05/14/15	Chk #0142 - Susan	Mast - Caretakir	ng fees per Mediation		2,46 3.57
	Settlemenet Agreem	ient (Caretaking	services \$2,863.00		
	iess \$399.43 loan pa	ayment			
05/14/15	Chk #0141 - Susan	Mast - Caretakir	ng fees per Mediation		2,463.57
	Settlemenet Agreem		services \$2,863.00		
	less \$399.43 loan pa				
06/08/15			ng fees per Mediation		2,463.57
	Settlemenet Agreem		services \$2,863.00		
	less \$399.43 ioan pa	-			
06/08/15			ng fees per Mediation		2,463.57
	Settlemenet Agreem		services \$2,863.00		
00/00/45	less \$399.43 loan pa				
	Chk #0146 - Waigre	-			189.88
	Chk #0147 - Daysca				1,095.00
	Chk #0149 - Daysca		•		949.00
	Chk #0151 - Dr. Mai		y)		15.00
	Chk #0150 - Human				59.00
	Chk #0152 - Palm B				150.00
	Chk #0153 - West B		er		510. 0 0
	Chk #0154 - Human				29.50
08/12/15	Chk #0155 - Sheri H	azeltine (Attorn	ey fee) C/O 7/28/15		474.63

22,619.59

\$

0.00

\$___

GUARDIA	NSHIP OF	Albert Vassallo		
FOR THE	PERIOD COMMENCING:	09/09/14		
	THROUGH:	09/30/15		
SCHEDU	LE-B D	isbursements and Distributions		
		not include purchases of principa transactions are shown on Sche		
Date	Brief Descri	otions of Items	Income	Principal
	Chase Bank a/c #438601234			
08/17/15	Chk #0156 - Dayscape Senior	Activity Ctr		730.00
08/17/15	Chk #0153 - West Boca Med. 0	Center		170.00
08/24/15	Chk #0159 - Ambulance Fee			200.00
08/25/15	Chk #0160 - John Pankauski -	(Attorney Fee) C/O 8/18/15		18,544.70
08/26/15	Chk #0158 - Susan Mast - Care	etaking fees per Mediation		2,463.57
	Settlemenet Agreement (Careta	aking services \$2,863.00		
	less \$399.43 loan payment)			
09/02/15	Chk #0161 - Susan Mast - Care	etaking fees per Mediation		2,463.57
	Settlemenet Agreement (Careta	aking services \$2,863.00		
	less \$399.43 loan payment)			
09/08/15	Chk #0162 - Humana Insurance	е		29.50
09/10/15	Chk #0163 - Dayscape Senior	Activity Ctr		1,168.00
09/29/15	Chk #0161 - Susan Mast - Care	Susan Mast - Caretaking fees per Mediation		
	Settlemenet Agreement (Careta	aking services \$2,863.00		2,463.57
	less \$399.43 loan payment)			
04/14/15	Chase Bank a/c #3022282452 Bank Fee			
				6.00
04/30/15	Bank Fee			6.00
	People's United Bank - a/c #5	3363H		
11/03/14	Tfr to Chase Bank a/c #438601	234		45.35
04/23/15	Tfr to Chase Bank a/c #438601	234		45.30
05/18/15	Tfr to Chase Bank a/c #438601	234		45.51
05/18/15	Tfr to Chase Bank a/c #4386012	234		2,028.76
				2,020.70
			\$ 0.00	\$ 30,409.83

GUARDIANSHIP OF	Al	bert Vassalio		
FOR THE PERIOD CO	OMMENCING:	09/09/14		
	THROUGH:	09/30/15		
SCHEDULE - B	Disbur	sements and Distributions		
		clude purchases of principa actions are shown on Sche		
Date	Brief Descriptions	of Items	Income	Principal
NY Commu	inity Bank (CD) a/c #xx	xxxx3099		
04/21/15 Tfr to Chase	e Bank a/c #438601234			11,141.99
NY Commu	ınity Bank (CD) a/c #xx	xxxx1747		
04/21/15 Tfr to Chase	e Bank a/c #438601234			11,341.21
NY Commu	inity Bank (CD) a/c #xx	xxxx8115		
04/21/15 Tfr to Chase	e Bank a/c #438601234			3 354 22

\$ 0.00 \$ 25,837.42

Savitt Guardians

Elizabeth "Betsy" Savitt 501 N Country Club Dr. Atlantis, FL 33462

Phone: 561-573-1292 | Fax: 561-439-6765

Account Statement

Prepared for Albert Vassallo Re: Limited Guardianship

Previous Invoice Amount \$0.00

Last Payment Received \$0.00

Previous Balance \$(3,000.00)

Current Charges \$10,304.30

Total Due \$7,304.30

Matter: Limited Guardianship

Albert Vassallo

IN THE FIFTEENTH JUDICIAL CIRCUIT COURT
IN AND FOR PALM BEACH COUNTY, FLORIDA
CIVIL DIVISION

PROBATE DIVISION IB

IN RE: THE GUARDIANSHIP OF ROBERT PAUL WEIN,

The Ward.

CERTIFIED COPY

Deposition of ELIZABETH SAVITT (Vol. II)

Wednesday, June 10, 2015

1601 Forum Place, Suite 610

West Palm Beach, Florida 33401

8:46 a.m. - 11:04 a.m.

Reported by: Suzanne L. Anderson, Shorthand Reporter Notary Public, State of Florida

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

		Page 127	08:4	46:42-09:09:51 Page 129
1	Appearances:			PROCEEDINGS
2			1 2	LKOCEEDINGS
3	On behalf of the Petitioner:		3	(Volume II)
4	Elder Law Associates, P.A.		4	(+ Orallic 11)
5	7284 W. Palmetto Park Road, Suite 101		5	Deposition of ELIZABETH SAVITT, a witness,
6	Boca Raton, Florida 33433		ı -	taken by Counsel for Vita Wein for the purpose of
7	BY: ELLEN S. MORRIS, ESQUIRE			discovery and for use as evidence in the
8				above-entitled cause, pursuant to notice heretofore
9	On behalf of Vita Wein:			filed, before Suzanne L. Anderson, Shorthand
10	Bruce S. Rosenwater & Associates, P.A.			Reporter, and Notary Public in and for the State of
11	1601 Forum Place, Suite 610			Florida at large, at 1601 Forum Place, Suite 610,
12	West Palm Beach, Florida 33401			West Palm Beach, Florida, on Wednesday, June 10,
13	BY: BRUCE S. ROSENWATER, ESQUIRE			2015, commencing at 8:46 a.m.
14	. ~		14	
15	Also present: Jody Rich		15	MS. MORRIS: Those are the documents that
16			1	you asked for that are separate from the
17				request to produce you sent, which is not due
18				until I think the 14th. These are the
19			I	documents that you asked Betsy for during her
20				deposition certain questions. I made a note
21				that I would produce them for you. A lot was
22				communication with Dan Wein or other I think
23				it was mostly Dan Wein. You asked for emails
24				and other communications, so you have all of
25				that there.
		Page 128	09:	10:56-09:11:39 Page 130
1			1	
2	INDEX		I -	THEREUPON,
3			3	ELIZABETH SAVITT,
4	EXAMINATIONS	Page	4	being by the undersigned Notary Public first duly
5	Witness:			sworn, was examined and testified as follows:
6	ELIZABETH SAVITT		6	THE WITNESS: I do.
7	BY MR. ROSENWATER	130	7	CONT. DIRECT (ELIZABETH SAVITT)
8			8	BY MR. ROSENWATER:
9			و	Q. Let me go through this real quick. Your
10	EXHIBITS MARKED		10	attorney said you provided or she provided some
11	No: Vita Wein's Exhibits		11	documents that we requested at the last deposition.
12	20 Report of Court-Appointed Counsel	151	12	Those documents that were provided or handed to me
13	21 Documents Produced at Deposition	151	13	was a 1040 U.S. Income Tax Return for Robert Wein
14	22 Emails from Jody Rich to Betsy	190	14	just the first page. Do you know where the rest of
15	Savitt		15	the tax return is?
16	23 Email From Betsy Savitt to Jody	207	16	A. Can I see it?
17	Rich		17	MS. MORRIS: Just yes or no.
18			18	THE WITNESS: I'll find it. Yes. Maybe.
19	(ALL EXHIBITS RETAINED BY MR. ROSENWATER.)		19	BY MR. ROSENWATER:
20			20	Q. So you're going to produce it?
21	Certified Question: Page 146, Line 12		21	MS. MORRIS: No, not necessarily. It may
22	- · ·		22	be privileged. You asked her if she knows
1			23	where it is. She said yes.
23				
24			24	MR. ROSENWATER: Well, I don't know if
1			24 25	MR. ROSENWATER: Well, I don't know if it's privileged. She provided the first page,

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

09:11:46-09:13:01 Page 133 Page 131 | 09:15:31-09:16:19 so it's not privileged. 1 A. It's not condo. It's Paraveda. 1 MS. MORRIS: That's what we're providing. 2 O. What is Paraveda? 2 3 A. Paraveda is an investment that Robert had MR. ROSENWATER: Are you objecting that 3 it's privilege? What's the privilege? 4 that came due. 4 MS. MORRIS: I don't know yet. You can 5 O. So the --6 A. It was sent to Morgan Stanley. send a follow-up request to produce if you want 6 the full tax return. 7 Q. Was that an investment or was that a 7 MR. ROSENWATER: We're not going to send a promissory note? 8 follow-up request. We requested documents 9 A. Investment. pursuant to our duces tecum, and you haven't (Reporter clarification.) 10 10 11 provided all of the documents. We'll take it 11 THE WITNESS: P-A-R-A-V-E-D-A. up with the court. BY MR. ROSENWATER: 12 12 MS. MORRIS: I've objected to the whole 13 13 Q. Are there any other monies that are due 14 file that you -- and I produced the documents 14 from Paraveda? that I felt were not objectionable, Bruce. 15 15 A. No. MR. ROSENWATER: You provide the first 16 Q. Are there any promissory notes entered 16 17 into with Paraveda? 17 page, but no other page of the tax return? MS. MORRIS: That's right. 18 A. No. 18 MR. ROSENWATER: We'll bring that up with 19 Q. Is there a number of outstanding 19 20 promissory notes for monies that Robert Wein lent 20 the court. BY MR. ROSENWATER: individuals and companies to? 21 21 22 Q. You produced some documents regarding a MS. MORRIS: Objection. Relevance. Go 22 B of A core checking account 3992. It doesn't say 23 ahead. whose account it was for. Whose account is this BY MR. ROSENWATER: 24 24 for? 25 25 Q. Are there promissory notes? 09:13:33-09:15:14 Page 132 09:16:25-09:17:04 Page 134 1 A. It's the guardianship account. THE WITNESS: Am I supposed to answer? 1 2 Q. When was that account opened? MS. MORRIS: Yes. You can answer. 2 3 A. I'm not sure. THE WITNESS: There are promissory notes, 3 4 Q. Are those complete records for that 4 yes. 5 account? BY MR. ROSENWATER: 5 6 A. Oh, here we go. September 29th. 6 Q. Who are the promissory notes from? 7 Q. Are those the complete records for this 7 MS. MORRIS: I want a standing irrelevant 8 account? objection to this line of questioning. 8 9 A. Yes. THE WITNESS: I don't have them. 9 10 Q. And whose handwriting is this on these BY MR. ROSENWATER: 10 11 accounts? 11 Q. Have you made any effort to collect on 12 A. My assistant, these promissory notes? 13 Q. Who is your assistant? 13 A. Yes. 14 A. Kiriam. 14 O. What efforts have you done? 15 Q. Who? 15 A. Tried to collect them. 16 A. Kiriam. 16 Q. How did you try to collect them? 17 Q. Is that the first name or last name? 17 A. They're all different. 18 A. Kiriam Ruiz 18 O. Tell me. 19 A. Well, they're in the inventory. 19 Q. On 4/13/2015 there's check number 200 to 20 Morgan Stanley. It says condo for \$200,000. Can 20 Q. They're in the inventory that these are 21 you explain that entry? 21 monies that are owed to the guardianship, to the 22 A. Can I see it? I think condo is a mistake. 22 ward. But how did you collect them? In the 23 I'm not sure exactly, but I think this is the inventory it said --24 Paraveda funds that came back. 24 A. I'm in the process of collecting them. 25 Q. It's what, for the court reporter? 25 Q. In the process? What are you doing? Have

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

09:17:16-09:18:02 Page 137 Page 135 | 09:20:14-09:21:23 1 for \$3,577.50 to Elder Law Associates. Did you get 1 you sent out demand letters? 2 court approval for that? 2 A. I've been calling and speaking to the 3 people that owe the money. 3 A. No. 4 Q. And your records reflect that? 4 O. On October 29th, 2014, you wrote a check 5 A. Possibly. 5 to yourself for guardian fees for \$3,000. Did you 6 Q. You've been the guardian for almost eight 6 get court approval for that? months now. These monies have been due and 7 A. No. outstanding since that time. You filed no court MS. MORRIS: Standing irrelevant objection R to all of these questions, please. action or sent any demand letters to these individuals or companies? BY MR. ROSENWATER: 10 MS. MORRIS: Objection. Irrelevant and 11 11 Q. On October 22nd, 2014, you wrote a check 12 argumentative. to Ellen Morris for \$1,137.50. Did you get court 13 You can answer. 13 approval? THE WITNESS: I've done many things to 14 A. No. collect these monies. 15 Q. On December 15, 2014, you wrote a check to BY MR. ROSENWATER: 16 Mitchell Kitroser for \$13,972.52. 17 Q. What are the many things that you've done? 17 (Reporter clarification.) 18 A. Mostly telephone calls. MR. ROSENWATER: \$13,972.52. 18 19 Q. And your records would reflect that? 19 BY MR. ROSENWATER: 20 A. Possibly. 20 O. Is that correct, you wrote a check to 21 Q. Have you collected any of these monies? 21 Mitchell Kitroser? 22 A. Not yet -- that's wrong. I take that 22 A. I did. 23 back. I have collected some of them. 23 Q. Was that pursuant to a court order? 24 A. I believe so. 24 Q. What have you collected? 25 A. The interest from the Copa Cabana loan. 25 Q. Have you paid yourself more than the 09:18:23-09:19:51 Page 136 09:21:57-09:22:42 Page 138 1 O. Is that note due? 1 \$5,000 and the \$3,000 that I just asked you about? 2 A. It's not a -- it doesn't have a due date. 2 A. No. 3 I'm collecting interest. 3 Q. Do you have billing records? MS. MORRIS: There's an irrelevant 4 A. Yes. objection to all of those questions. 5 Q. Did you bring those? BY MR. ROSENWATER: 6 A. No. 7 Q. On Fehruary 18, 2015, check number 182, 7 Q. Weren't they asked for at the last 8 you paid yourself \$5,000 for guardianship fees. deposition and requested as part of the notice of 9 Did you get court approval for those fees? taking deposition duces tecum? 10 A. No. 10 A. Yes. 11 Q. On March 11th, 2015, check number 190 to 11 Q. Why didn't you bring them? 12 Elder Law Associates for \$4,146.85, did you get 12 A. I don't have them finished yet. 13 court approval for that check? 13 Q. Why didn't you bring what you had 14 A. No. 14 completed? 15 Q. Have you petitioned the court for 15 A. It doesn't let me do tbat. 16 guardianship fees? 16 Q. You can't print it out? 17 A. No. 17 A. I can't print out the incomplete invoice. 18 Q. Do you intend to? 18 O. So from October 2014 to June 10th, 2015, 19 A. Yes. 19 you have not completed one invoice in this case? 20 Q. When do you intend to do so? 20 A. I haven't invoiced for this guardianship 21 MS. MORRIS: Objection. Irrelevant. 21 yet, no. 22 Q. But you've paid yourself \$8,000? 22 BY MR. ROSENWATER: 23 Q. You can answer the question. 23 A. Yes. 24 A. I don't know. 24 Q. What was that based upon? 25 Q. On November 17, 2014, you wrote a check 25 A. What was due and owing at the time I paid

Re: Guardianship of Robert Paul Wein Page 141 09:22:50-09:23:42 Page 139 09:25:23-09:26:33 co-payment. The best approach is to have the 1 it. 2 Q. Off of your billing records? marriage annulled and then have her go on Medicaid when all expenses are paid. з A. Yes. 3 Did Dan Wein send you this email? 4 Q. And you can't print a partial billing 4 5 record? 5 A. Yes. 6 Q. Whose idea was it to have the marriage 6 A. Not on my program. 7 annulled, yours or Dan Wein's? 7 Q. What program do you have? 8 A. Rocket Matter. 8 A. I don't know. 9 Q. You don't know? 9 Q. Are you going to provide those records? 10 A. No. 10 A. Yes. 11 Q. Did you have any emails with him or 11 Q. When are you going to provide those? 12 discussions with him prior to this email of MS. MORRIS: Subject to any privilege 12 November 20, 2014, regarding the annulment of the 13 13 redaction. marriage? 14 BY MR. ROSENWATER: 14 15 Q. When are you going to provide those 15 A. I'm not sure. 16 O. Why were these discussions made with Dan 16 records? 17 Wein regarding Robert Wein's marriage to Vita Wein? 17 A. By the date that they're due. 18 Q. You have a gmail account? 18 A. I'm not sure. 19 O. Why does Dan Wein have any standing to 19 A. Yes. 20 Q. And you communicate with Dan Wein via 20 have this marriage annulled? 21 A. I don't know if he does. 21 cmail at Dan Wein's email address: 22 O. Why are you discussing this as the ward? 22 DWein5680@aol.com? 23 Isn't that information that shouldn't he discussed 23 A. Yes. with the brother, his marriage? 24 Q. And you provided us with copies of emails 25 that you've had with Dan Wein regarding Robert 25 A. I can't prevent him from emailing me. 09:26:50-09:27:13 Page 142 09:23:51-09:25:07 Page 140 1 Wein? 1 Q. He emails you on November 20, 2014, at 10:00 p.m. saying: The best approach is to have 2 A. Yes. the marriage annulled and then have her go on 3 O. The cmails that you provided are all of Medicaid when all expenses are paid. Is that 4 the emails that you've had with Dan Wein since the beginning of this matter? correct? 5 6 A. Yes. 6 A. That's part of that email. O. What is the rest of the email? 7 Q. Now, on some of these emails you've MS. MORRIS: Objection. The document redacted information from these emails. Why did you redact the information? speaks for itself. 9 10 A. Because it wasn't specific to what we're 10 MR. ROSENWATER: She said she's --BY MR. ROSENWATER: 11 here for today. 11 12 O. What's the rest of the email? 12 Q. What are you discussing with Dan Wein 13 other than Robert Wein? What other matters are you MS. MORRIS: Well, obviously it's part of 13 the email. There's already --14 discussing with him? 14 MR. ROSENWATER: She said that's --15 A. His healthcare, finances. 15 16 Q. Robert Wein's healthcare and finances? 16 MS. MORRIS: -- testimony that there's redactions as to the healthcare or other issues 17 A. Yes. 17 18 Q. That's not relevant to the guardianship? that are not relevant to what we're here for. I don't understand the question. 19 A. It doesn't have anything to do with the 19 20 annulment or the trust issues. MR. ROSENWATER: Can you repeat the 20 21 Q. Dan Wein sent you an email on November 20, 21 question. 22 2014. The first half of the email is reducted. 22 (The preceding question was read back by 23 But it says thereafter: Insofar as Vita, I 23 the Reporter.)

24

25

MR. ROSENWATER: Go back to her answer.

(A portion of the record was read back by

25

understand she is on Medicare. If so, she can see

any doctor that accepts Medicare and pays the

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein 09:27:54-09:28:50 Page 143 | 09:30:13-09:30:55 the Reporter.) BY MR. ROSENWATER: 3 Q. What is the rest of the email? 3 can go on Medicaid? 4 A. It's right there.

5 Q. Here. Tell me what is the rest of the email.

MS. MORRIS: Objection to anything that's 7 redacted. Obviously she's not testifying to Я

9

BY MR. ROSENWATER: 10

11 Q. I'm talking about the annulment.

12 A. In the rest of the email he's talking

13 about Vita's social worker at Jewish Home Life in

14 the Bronx, and that social worker told him that

15 Vita was on Medicaid. He wants to know when did

she go off Medicaid and back on Medicare, which she

17 says she's presently on.

18 Q. What relevance does that have to do with

19 ward?

20 A. I don't know.

21 Q. On November 20th Dan Wein emails you about

22 having the marriage annulled. Then on November

23 21st, one day after that, you email Jody Rich and

suggest that Vita -- the best approach is to have 24

25 the marriage annulled and then have her go back on

1 discussions that you had with Dan Wein for the best

2 approach for the marriage to be annulled so Vita

4 A. No. That was concerning Jody's request

5 for health insurance for Vita.

6 Q. So you've never had discussions with

7 Robert Wein prior to January of 2015 --

8 A. No. I didn't say that.

9 Q. -- regarding the annulment of the

10 marriage?

11 A. I didn't say that.

12 Q. When did you first have discussions

13 with --

14 A. I don't remember exactly.

15 Q. Would your -- do you take notes? Do you

16 have notes on the guardianship?

17 A. Some notes.

18 Q. Did you provide those notes?

19 A. They would be in the emails or --

MS. MORRIS: Unless they were objected to. 20

BY MR. ROSENWATER: 21

22 O. You have other notes as well, correct?

23 A. No.

24 Q. You don't -- you visit Robert Wein on such

25 and such date. You don't take notes on what took

09:29:10-09:29:58

09:31:09-09:32:09

Page 146

Page 145

Medicaid when all expenses are paid, housing,

doctors, hospital, et cetera. Is that correct?

3 A. If that's what you're reading.

4 Q. Well, look at it.

5 A. Yes.

6 Q. So Dan Wein on the 20th tells you that the

7 marriage should be annulled. You email Jody Rich

the next day saying, the best approach is to have

the marriage annulled. Whose idea was it to have

10 the marriage annulled, yours or Dan Wein's?

11 A. I don't know.

12 O. You don't know?

13 A. No.

14 Q. At your last deposition you said that

15 Robert Wein wanted his marriage annulled, and he

16 told you in January of 2015. Do you recall that?

17 A. Yes.

j

18 Q. And you said that was the first time that

19 came up, correct?

20 A. The first time it came up with Robert.

21 Q. So prior to January of 2015, Robert never

22 said anything about his marriage being annulled?

A. I can't remember.

24 Q. Did you have any discussions with Robert

25 prior to January of 2015 regarding these emails and

1 place on that visit? You don't have a journal?

2 A. No.

3 O. How do you document what took place with

4 the ward if anything needed to be done? For

example, you met the ward today.

6 A. It would be in my billing.

7 Q. Your billing records would reflect

conversations or the extent of what was done?

9 A. Possibly.

10 Q. If they're not in the billing records,

11 where would they be?

12 A. Then I probably don't have them.

CERTIFIED QUESTION 13

BY MR. ROSENWATER: 14

Q. Did you speak with Mitchell Kitroser

regarding the annulment of Robert Wein's marriage?

17 A. Yes.

MS. MORRIS: Objection. 18

MR. ROSENWATER: What is your objection? 19

MS. MORRIS: Mitchell Kitroser was the 20

attorney for Robert Wein. The attorney/client 21

privilege extends to fiduciaries. Betsy is 22

Robert Wein's fiduciary. Any conversation that 23 she had with Mitchell Kitroser is privileged

attorney/client communication.

24

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

Page 149 09:32:21-09;33:15 Page 147 09:34:36-09:35:13 filed any objections with the court? MR. ROSENWATER: If there's a discussion. 1 I've asked if she had any discussions. That's MS. MORRIS: Objection. Argumentative. 2 2 MR. ROSENWATER: She can't answer the 3 not privileged. 3 MS. MORRIS: It actually is. question. It's amazing. 4 4 MR. ROSENWATER: It is not. BY MR. ROSENWATER: 5 6 Q. Let me direct your attention to page five MS. MORRIS: It is. And I'm directing you 6 of the report. Do you have page five? not to answer. 7 MR. ROSENWATER: That's not privileged. 8 A. You want me to read the whole report? Θ Again mark that. We'll certify that and MS. MORRIS: No. He wants you to go to Q. 9 bring that up before the court. page five. 10 10 BY MR. ROSENWATER: 11 THE WITNESS: Okay. 12 Q. So you're not going to testify that you 12 BY MR. ROSENWATER: 13 had any discussions with Mitchell Kitroser? 13 O. Do you see the stipulation as to the rights to be removed? 15 Q. Did you review his report that he filed 15 A. The rights that will be delegated to the 16 with the court? guardian. Is that what you're looking at? 17 A. I did. 17 Q. No. On page five, the stipulation as 18 Q. Did his report indicate anything about 18 to --19 Robert Wein's marriage? 19 A. Stipulation, okay, uh-huh. 20 A. I can't remember the report exactly. I'd 20 Q. And Mr. Kitroser says that Mr. Wein 21 recalls that he remarried his former wife Vita and 21 have to read it again. 22 Q. When is the last time you read his report? 22 wishes to remain married. Have you read that 23 A. At the very beginning of the guardianship. before? 23 24 Q. I'm handing you the report of the court 24 A. Yes. 25 appointed counsel, which was Mitchell Kitroser. 25 Q. (Reading.) And for the purposes of this 09:33:29-09:34:16 09:35:32-09:36:28 Page 148 Page 150 hearing in this matter, Mr. Wein states that he no 1 Have you seen that report before? 2 A. Yes. longer has the need to marry in the future and has no need to retain this right. Correct? 3 Q. The report was signed on October 14, 2014, 4 by Mitchell Kitroser, correct? 4 A. Yes. 5 A. Signed, yes. 5 O. When Mr. Kitroser filed this report, did 6 Q. And you read that report? 6 you file any objections to that? 7 A. Yes. 7 A. No. 8 Q. Did you have any objections to the report? 8 O. Do you object to his statement that 9 A. Not at the time. Mr. Wein wishes to be remain married to his wife? 10 Q. Do you have objections to the report now? 10 A. Do I what? 11 A. I don't know. I'll have to reread it. 11 O. Do you have an objection to his statement 12 Q. You said, not at the time. I mean, either that Mr. Wein wishes to remain married? 13 you have objections or not. Have you filed any 13 A. I don't have an objection to what he's 14 objections to the report? saying. 15 A. No. 15 Q. And he was the court-appointed attorney 16 Q. What are your objections to the report, if 16 for the ward, correct? 17 any? 17 A. Yes. 18 A. I would have to reread it and let you know 18 Q. And your petition to annul is hased upon 19 if I have an objection. statements that Robert Wein made to you? 20 Q. Wouldn't you know now? MS. MORRIS: It's a petition for authority 20 21 A. No. I don't know. I haven't reread it to annul. Let's just be clear what we're on. 21 22 since beginning of the guardianship. This is not the annulment petition. It's a 22 23 Q. So you haven't looked at it since the petition for authority to annul. 23 beginning of the guardianship. But you're saying MR. ROSENWATER: I understand that. But 24

you may have objections to it. But you haven't

I'm trying to find out why there's even a basis

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

Page 153 09:36:36-09:39:26 Page 151 | 09:40:53-09:41:34 for authority to annul. 1 correct? BY MR. ROSENWATER: 2 A. Yes. 3 O. And on May 20th did he have discussions 3 Q. What is your basis for filing this 4 with you regarding his marriage to Vita? petition? 5 A. It wasn't a discussion, no. 5 A. Conversations with Mr. Wein. 6 Q. And Mr. Wein has said to you, I don't want 6 O. Did he say anything to you about his 7 to be married to Vita Wein? 7 marriage being annulled? B A. Correct. 8 A. No. 9 O. When were those conversations? 9 Q. Did he say that he wanted to be married to 10 A. I don't have the exact date. 10 Vita? 11 A. Possibly. 11 MR. ROSENWATER: Let's enter this as Exhibit --12 Q. Well, what did he say to you? 12 13 A. I don't have it written in front of me. 13 (Off-the-record discussion.) (Vita Wein's Exhibit 20, Report of 14 Q. So you had a telephone conversation on Court-Appointed Counsel.) 15 May 20th with Robert Wein. You didn't visit him on 15 MR. ROSENWATER: Let's mark as Composite 16 that day. Would it he reflected in your billing 17 Exhibit 21 the additional documents that were 17 records? produced today. 18 A. Yes. 18 (Vita Wein's Exhibit 21, Documents 19 Q. So your billing records would indicate Produced at Deposition.) 20 what you talked to Robert Wein on May 20th about, 20 BY MR. ROSENWATER: 21 correct? 21 22 Q. Has Robert Wein ever had any recent 22 A. Or my notes. 23 Q. So you have notes as well. Where do you 23 discussions with you stating that be wanted to 24 remain married? 24 take notes? 25 A. He called me on the telephone. A. On my Rocket program. 09:39:46-09:40:42 Page 152 09:41:43-09:42:17 Page 154 1 Q. When? 1 O. Is that connected with your hilling 2 A. The day after our deposition. 2 program? 3 Q. And what did he say? 3 A. Yes. 4 A. He said -- I don't know exactly. 4 O. So when you print your invoice, your notes 5 Q. Why did he call you? 5 would come up as well? 6 A. I'm not sure. 6 A. No. I have to print my notes. 7 Q. What did you say to him? 7 Q. So your notes are separate? You don't 8 A. I just listened to him. have to finalize your billing to print your notes, 9 Q. You didn't say anything to him? correct? 10 A. I asked him who was there, 10 A. Correct. 11 Q. Who did he say? 11 O. Did you bring your notes on the 12 A. He said Jody and Vita. 12 guardianship file with you today? 13 Q. And what else? That's it? That was your 13 A. No. 14 wbole conversation? 14 Q. Wby not? 15 A. No. It wasn't the whole conversation. 15 A. Because I haven't printed them yet. 16 Q. What else did you speak with Robert on 16 Q. Weren't you asked for that at your last 17 that day. And that would be May 20th, correct, 17 deposition? 18 because your deposition was taken on May 19th? 18 A. Yes. But I haven't finished it yet. 19 A. Yes, 19 Q. Did you say you were going to produce them 20 Q. So it was approximately a little less than 20 at the deposition with the emails and the billing 21 three weeks ago? 21 records? 22 A. Yes. 22 A. No. I said I would produce them when they 23 Q. So Robert Wein called you on May 20th. 23 were due. 24 And he said he -- he asked you. Strike that. 24 O. I don't think so. 25 Robert Wein called you on May 20th, 25 A. Well, I produced all of the emails.

Re: Guardianship of Robert Paul Wein

09:42:28-09:43:10 Page 155 09:44:07-09:45:04 Page 157

- 1 Q. You knew your deposition was renoticed for
- 2 June 10th, and the purpose of renoticing the
- 3 deposition was to go over the documents that were
- 4 requested, right?
- 5 A. Correct,
- 6 MS. MORRIS: Objection. Argumentative.
- **7 BY MR. ROSENWATER:**
- 8 Q. I guess we're going to have to continue
- 9 your deposition again because you haven't provided
- 10 the records. Is that okay with you?
- 11 A. No.
- 12 Q. Are you going to provide the records?
- 13 A. Yes.
- MS. MORRIS: They're due on the 14th. You
- 15 served your notice prior and asked for
- 16 documents before your request for production
- 17 due date. We gave you professional courtesy
- and produced whatever we could produce before
- 19 that time. We filed an objection to your duces
- 20 tecum in your depo, which was overbroad, and
- 21 we'll produce whatever we're not objecting to
- 22 according to your request for production.
- 23 MR. ROSENWATER: You had a notice of
- 24 taking deposition pursuant to the guardian's
- 25 deposition. You were supposed to provide those

- 1 and didn't respond?
- 2 A. Yes. He gave a speech.
- 3 Q. You said nothing?
- 4 A. Not until he was done.
- 5 Q. What did you say when he was done?
- 6 A. I said, who's there with you.
- 7 Q. Other than that, what did you say?
- 8 A. That's it.
- 9 Q. Did you discuss Larry Wein with him?
- 10 A. I don't think so.
- 11 Q. Would your notes reflect that?
- 12 A. They would.
- 13 Q. You said he gave a speech. What was the
- 14 speech that he gave to you?
- 15 A. Something about, I don't want to change
- 16 anything.
- 17 O. Meaning his estate documents?
- 18 A. I don't know what he meant.
- 19 Q. And then after this discussion on
- 20 May 20th, did you have any other discussions with
- 21 Robert Wein regarding the annulment of his marriage
- 22 or his estate documents?
- 23 A. He called again with Vita from Vita's
- 24 phone. And I have to look to see exactly what he
- 25 said.

09:43:20-09:43:57 Page 156 09:45:15-09:45:56

Page 158

- 1 documents unless you had an objection. You
- 2 didn't object to the billing records. You said
- 3 you were going to provide the billing records.
- 4 MS. MORRIS: We objected in total to your
- 5 notice as overbroad.
- 6 MR. ROSENWATER: We'll file a motion.
- 7 MS, MORRIS: Go right ahead. File
- 8 whatever you want.
- 9 MR. ROSENWATER: You guys don't provide
- 10 anything.
- 11 BY MR. ROSENWATER:
- 12 Q. So on May 20th you had a discussion with
- 13 Robert Wein. You don't recall what was discussed
- 14 in this conversation?
- 15 A. Ido.
- 16 Q. What was discussed?
- 17 A. He called and he spoke. We didn't discuss
- 18 anything.
- 19 Q. Well, when someone calls, isn't that a
- 20 discussion? You responded to him, correct?
- 21 A. No.
- 22 Q. He just said, hello, Betsy, this is Robert
- 23 Wein?
- 24 A. (Nodding head.)
- 25 Q. And you just sat there shaking your head

- 1 Q. You don't know what he said?
- 2 A. Well, he said something about, I want to
- 3 pay for Vita.
- 4 O. And what did you say to him?
- 5 A. I don't remember.
- 6 O. And when was that conversation?
- A. Sometime after the first conversation.
- 8 O. So it was sometime after May 20th?
- 9 A. Yes. A couple days later.
- 10 Q. So less than two weeks ago?
- 11 A. Yes.
- 12 Q. And you don't recall the conversation?
- 13 A. I don't recall exactly the conversation.
- 14 Q. Well, can you paraphrase the conversation?
- 15 A. I just did.
- 16 Q. What do you recall of the conversation?
- 17 A. I just paraphrased it.
- 18 Q. Just that I want to pay for Vita?
- 19 A. I want to pay for Vita. I want to leave
- 20 everything as it.
- 21 Q. Were there any other conversations with
- 22 Robert after that conversation?
- 23 A. No.
- 24 Q. No other telephone conversations?
- 25 A. No.

09:46:05-09:46:39 Page 159 | 09:47:41-09:48:20 1 Q. Did you meet with him? You asked what do they involve. 2 A. Yes. MR. ROSENWATER: I said, what other 2 records are you working on, what other cases do 3 Q. When did you meet with him? 4 A. I'll provide you with that date. 4 you have. 5 O. You don't have that? MS. MORRIS: She said six. 5 MR. ROSENWATER: Six guardianships. She 6 A. Not on me, no. said she was busy and had other matters and she 7 Q. Approximately? 7 8 A. Approximately sometime between then and hasn't --8 MS. MORRIS: What types of other cases? 9 now. 9 MR. ROSENWATER: Yeah. What types of 10 Q. When is then? 10 11 A. The last deposition. 11 other cases. MS. MORRIS: Okay. You can answer that. 12 Q. Well, it had to be after May 20th, 12 13 correct? 13 THE WITNESS: I have guardian advocates. 14 A. Yes, It was after May 20th, correct. 14 BY MR. ROSENWATER: 15 Q. And then a few days after that you had a 15 O. What is a guardian advocate? 16 conversation with him, you said, a telephone 16 A. Oh, boy. A guardian advocate is different from a regular guardianship. It deals with people 17 conversation? 18 A. Right. who are incapacitated from birth. 18 19 Q. It was after that conversation, correct? 19 Q. How many cases do you have? 20 A. I'm not sure. 20 A. I don't know exactly. 21 Q. You don't review your notes and records 21 Q. Approximately. 22 before you come to these depositions? 22 A. Three. 23 A. It could have been before that. I was 23 O. What other matters are you handling? 24 busy copying the emails. 24 A. Special needs trusts. 25 Q. How many guardianships do you have right 25 Q. How many special needs trusts are you 09:46:49-09:47:35 Page 162 Page 160 09:48:33-09:49:35 1 now? 1 involved in? 2 A. I don't know exactly, 2 A. Five. 3 Q. What about approximately? 3 Q. Any other matters you're presently working 4 A. I have all different things. I have 4 on? 5 trusts. I have full plenary guardianships. I have 5 A. Estates. guardian advocates. They're all different. When 6 Q. Estate what? 7 you say "guardianships," guardianships, I don't A. Personal representative. 8 have very many. 8 O. How many estates? 9 Q. How many, less than five? 9 A. Two. 10 A. Six. 10 Q. Court appointed? 11 Q. These are six ongoing guardianships? 11 A. Yes. 12 A. Yes. 12 Q. Any other matters? 13 Q. You're court appointed for each of them? 13 A. No. 14 Q. On November 28th, 2014, you have an email 15 Q. What other matters are you working on? 15 with Dan Wein regarding the eviction of Larry Wein. 16 MS. MORRIS: Objection. Irrelevant. Is that it? 16 Don't answer. 17 17 A. Yes. MR. ROSENWATER: It's not. 18 Q. Yes? Correct? 18 19 MS. MORRIS: I'm instructing her not to 19 A. Yes. 20 answer, Bruce. Move on. 20 Q. Why did you get involved in Larry Wein's MR. ROSENWATER: It's relevant because 21 eviction? 21 22 A. Bob asked me to. 22 she's not recalling anything. I want to know how busy she is. She can't provide these 23 Q. Those are in your notes? 23 24 records. 24 A. No. 25 MS. MORRIS: That's not what you asked. 25 Q. Larry Wein is an adult, right?

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

Page 165 09:50:01-09:51:34 Page 163 09:52:58-09:53:40 1 A. Yes. 1 Q. The annulment and amending the estate 2 documents? 2 Q. Again, in this email on Friday, 3 A. He has a lot of documentation. November 28th, Dan Wein says: Bob's marriage to 4 Q. What documentation does he have? Vita has to be annulled. I prepared a brief 5 A. Whatever he's given us. delineating the reasons to annul the marriage and 6 Q. What has he given you? I'm asking you. reversed, revised and restated trust of 6 August 25th, 2014. I will email the brief to you 7 A. Anything we have that came from Dan, 7 documentation, or Jody. I started the guardianship within a day or so. Did you provide that brief? with nothing, so... 9 10 Q. So you started the guardianship with 10 A. I believe so, yes. nothing and Dan Wein and Jody Rich provided you 11 Q. So Dan Wein emails you on Wednesday, with documentation? 12 December 31st, 2014: Have you made progress on the 13 A. Correct. 13 reversal of the trust and annulment of the marriage. Was my brief of any help to you? 14 Q. When you went to court the first time 15 regarding this matter, did you meet with Jody Rich? Is he telling you what to do regarding 15 16 A. I met her, yes. 16 this guardianship? 17 A. He's sending emails. 17 Q. Did she provide a package to you? 18 A. Sometime later she sent a package. 18 O. You're aware that Dan Wein took out a 19 large amount of money from Robert Wein's accounts 19 Q. What was in the package? 20 prior to this guardianship? Are you aware of that? 20 A. I don't recall exactly. I have it in my 21 A. No. 21 file. 22 Q. Was it the estate documents for Robert 22 Q. Bob Wein never told you that? 23 Wein? 23 A. No. 24 Q. No one ever told you that? 24 A. Some of them, yes. 25 Q. So at your last deposition you said that 25 A. No. 09:51:41-09:52:47 09:53:54-09:54:57 Page 166 Page 164 1 Q. Did Jody Rich tell you that? 1 Ellen Wein provided -- Ellen Morris provided those documents to you. Who provided the estate 2 A. No. documents for Robert Wein to you, Jody Rich or 3 Q. Jody Rich never said that? Ellen Morris? 4 A. No. 5 A. Well, there are lots of estate documents, 5 Q. Didn't she give you a note telling you 6 so I don't know which ones you're asking about. 6 about that? 7 A. What are we referring to? 7 Q. At some time Jody Rich provided these documents to you, estate documents? 8 Q. That Dan Wein took a large amount of money 9 from Bob Wein? 9 A. Correct. Correct. 10 Q. And you're aware that she had these estate 10 Λ. A large amount of money? How much money 11 are we talking about? 11 documents? 12 Q. \$100,000. 12 A. I have to look in the file to see which ones she had. I'm sure she had -- I know she had 13 A. No. I didn't hear that. 13 14 Q. Did you know that Dan Wein tried to take the second trust. 15 O. Did you ever ask her how she got these 15 \$200,000 after his power of attorney was revoked 16 from Robert Wein's account? 16 estate documents? 17 A. No. 17 A. I don't think so, no. 18 Q. Do you feel it's appropriate to talk to 18 Q. Your attorney is alleging that these 19 documents are privileged? 19 Dan Wein regarding these issues? 20 A. What issues? 20 A. Correct. 21 O. His annulment and financial issues? 21 O. You sent an email to Dan Wein on January 22 A. If I need to. 30, 2015. It says: I hear you, and I'm making an 22 23 Q. Why do you need to speak to him regarding appointment with Bob to take him to see my 23 attorney. I will let you know when. I had a very 24 these issues? nice call with Bob. He said nice things about you. 25 A. Which issues? 25

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Elizabeth Savitt - - Vol. 2 - 06/10/2015

Re: Guardianship of Robert Paul Wein Page 169 09:55:10-09:56:11 Page 167 | 09:58:02-09:58:47 those testimonies from the two people --Do you recall this email? MS. MORRIS: They're right here. Hang on. 2 A. Yes. 2 THE WITNESS: -- his two friends and 3 Q. What did Bob say? 3 4 A. In his conversation with me? then --4 MS. MORRIS: Hang on. 5 Q. Yeah, on January 30th, 2015. 5 6 A. He said that he loved his brother and he 6 THE WITNESS: (Inaudible.) THE REPORTER: I can't hear what you're wanted to redact anything negative he's ever -- he 7 has said to anyone about his brother. 8 MS. MORRIS: I don't know that this needs 9 Q. So you can remember this conversation on 9 January 30th, 2015, which was almost six months to be on the record. 10 ago, but you can't recall your conversation last MR. ROSENWATER: It does. 11 11 week with Bob Wein? MS. MORRIS: You want this on the record? 12 13 MS. MORRIS: Objection. Argumentative. 13 MR. ROSENWATER: Yeah. Stating facts not in evidence. That's not what 14 MS. MORRIS: Okay. I'm finding the 14 affidavits that are the additional documents she testified to. 15 15 16 BY MR. ROSENWATER: for her and handing them to Bruce. 16 17 Q. You say: I'm making an appointment with MR. ROSENWATER: Or throwing them, 17 Bob to take him to see my attorney. What were you 18 BY MR. ROSENWATER: taking Bob to see the attorney for? 19 O. Who had these affidavits prepared? 20 A. He wanted to annul the marriage and change 20 A. I don't know. 21 his trust documents. 21 Q. Did you instruct Dan Wein to get these 22 O. This was after he was already determined 22 affidavits prepared? 23 to be incapacitated and show that he had dementia, 23 A. No. correct? 24 Q. So Dan Wein on his own got these 25 affidavits from these individuals? 25 A. Correct. 09:56:20-09:57:49 09:59:00-10:01:48 Page 168 Page 170 1 Q. He didn't have the ability to contract? 1 A. I don't know who got them. 2 A. Correct, 2 Q. Dan Wein provided these documents to you, 3 Q. And you're trying to set aside the 2014 3 correct? amendment because he didn't have the capacity to 4 A. On this day he did, yes, February 9th. enter into those documents; is that correct? 5 Q. And there's also an email from Mitch MS. MORRIS: Objection. That is Kitroser on February 9th. Do you have that email 6 7 misstating facts in evidence. That's not what from Mitch Kitroser? 7 the petition says. MS. MORRIS: This is an email from Mitch 8 8 BY MR. ROSENWATER: Kitroser that's dated October 13th, 2014. 9 Here's another email that's part of an email 10 Q. There's an email from Dan Wein to you on 10 11 Monday, February 9, 2015. It says: Attached are 11 string where there's an email contained from some documents I meant to give you this afternoon. Mitch Kitroser in it dated somewhere also in 12 12 They are files, an email from Mitch Kitroser, which October. Those are the only emails that you 13 13 of course was not paying Vita's attorney and two 14 have. 14 separate affidavits which support the annulment of BY MR. ROSENWATER: 15 16 Bob's marriage to Vita. 16 O. So the two emails that were handed to me 17 Do you recall that email? by your attorney from Mitch Kitroser, are those the 17 18 A. Yes. emails that were attached to this email of 19 Q. Did you attach those documents? February 9th that Dan Wein provided to you? 20 A. Yes. 20 A. I don't know exactly. I can look it up

- 22 MS. MORRIS: Let me look. It will
- 23 probably be easier.
- THE WITNESS: I wrote back and sent them 24
- yesterday. These additional documents were

- 22 Q. Did you speak with Larry Wein regarding
- 23 his affidavit that he filed?
- 24 A. No.
- 25 Q. In paragraph three Larry Wein states: My

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

10:02:06-10:02:44 Page 171 | 10:04:09-10:05:07 Page 173 father has been manipulated, coerced and exploited 1 A. No. I don't believe so. by his caretaker, Delores Bryant, my mother Vita 2 Q. Did he provide you with the marriage and other third parties such as Jody Rich. 3 license? You never spoke to him about this? 4 A. I don't think he did, no. 5 Q. Where did you obtain that document from? 5 A. No. 6 Q. You didn't think it was important to speak 6 A. From the courthouse, the clerk of court. to him about this? 7 Q. The marriage license, did you speak to the MS. MORRIS: Objection. Argumentative. 8 individual who performed the ceremony? 9 Asked and answered. 9 A. No. BY MR. ROSENWATER: 10 10 Q. And I believe you've also attached to your 11 Q. Did you think it was important to speak amended petition to appoint an attorney to annul 12 with these individuals regarding the allegations 12 the marriage a marriage license application? 13 made by Robert Wein's son? 13 A. Yes. 14 A. I've never spoken to Larry Wein. 14 Q. Who provided that application to you? 15 Q. You've never spoken to him? 15 A. The clerk of court. 16 Q. When did you obtain that license? 16 A. No. 17 O. Does Larry Wein have any type of mental 17 A. I don't have the date. 18 issues? 18 Q. Did you go to the court directly and get 19 A. Yes. 19 it? 20 Q. Do you know what they are? 20 A. Yes. 21 A. Not exactly. 21 Q. Did you discuss that application with 22 Q. How did you find out about his mental 22 Robert? 23 issues? 23 A. No. 24 A. From his family members. 24 Q. On the inventory that you prepared on 25 Q. What did they tell you about Larry Wein? 25 behalf of the ward, you indicated there's numerous 10:02:58-10:03:55 10:05:22-10:05:55 Page 172 Page 174 1 A. That he has mental issues. individuals that have outstanding obligations to 2 Q. Are you relying on his affidavit in this the ward, correct? 2 3 case? 3 MS. MORRIS: Objection. Irrelevant. 4 A. That's a legal question. I can't answer. 4 You can answer, Betsy. 5 Q. Do you know who had -- strike that. **THE WITNESS:** Yes. There are people that 5 This affidavit of Eugene Kaplan, did you 6 have monies owed. speak with Mr. Kaplan? 7 BY MR. ROSENWATER: 8 A. No. Q. I believe Eugene Kaplan was one of the 9 Q. This affidavit of, the first name is individuals that owes Robert money, correct? 10 S-U-R-U-J-E-A-Y-E, last name J-A-I-K-A-R-A-N, have 10 A. Yes. 11 you spoken with this individual? 11 Q. Have you made any efforts to contact 12 A. No. Mr. Kaplan to collect these monies? 13 Q. Do you know who this individual is? MS. MORRIS: Objection. Irrelevant. 13 14 A. A friend of Robert's. 14 THE WITNESS: Yes. 15 Q. Do you know who Eugene Kaplan is? 15 BY MR. ROSENWATER: 16 A. Another friend of Robert's. 16 Q. What did you do? 17 Q. Dan Wein provided those affidavits to you, 17 A. Telephone calls. 18 correct? 10 Q. Did you send any demand letters? 19 A. Yes. 20 Q. He provided the marital settlement 20 Q. Has Mr. Kaplan made any payments? 21 agreement to you that was entered into evidence as 21 A. No. 22 the last exhibit? 22 Q. Do you know how much money he owes Robert 23 A. Yes. 23 Wein? 24 Q. And has he provided you with any other 24 A. No.

25 documents regarding Robert and Vita's marriage?

25 Q. You provided an email. I guess it was

10:07:56-10:10:15 Page 175 | 10:11:56-10:12:47

- from Ellen Morris to Mitchell Kitroser regarding
- the Wein guardianship dated October 14, 2014. In
- that email Ellen Morris states to Mitch Kitroser:
- She maintains that Robert continues to say he wants
- to live with and take care of Vita.
- Is the "she" you? 6
- 7 A. Can I see it? Yes, that is me.
- 8 Q. So Robert was telling you in October
- of 2014 that he wanted to remain married to Vita,
- correct? 10
- 11 A. I think that he wants to continue taking
- 12 care of her.
- 13 Q. And he told you that last week or a few
- 14 weeks ago according to you, correct?
- 15 A. Yes.
- 16 Q. On February 11th, 2015, you get an email
- from Dan Wein and it says: Betsy, attached are the
- cogent, ethical and fiduciary arguments to annul 18
- the marriage. 19
- 20 Can you provide those to me? I don't see
- where those are. 21
- 22 MS. MORRIS: They're there.
- BY MR. ROSENWATER: 23
- 24 Q. So at your last deposition you said that
- 25 you met with Bob and yourself and Ellen Morris on

- 1 statements that --
- 2 Q. Took place in the presence of yourself and
- Ellen Morris. 3
- MS. MORRIS: Betsy, just put that down and 4
- answer his question. 5
- THE WITNESS: I'm not sure exactly. 6
 - BY MR. ROSENWATER:
- a Q. How would Dan Wein know that Bob made a
- statement on February 9, 2015, to Ellen Morris that
- he wanted to stay married to Vita?
- 11 A. I may have paraphrased our meeting.
- 12 Q. So you discussed attorney/client privilege
- documentations to a person that's not a party to 13
- 14 this?

7

- 15 A. No. I paraphrased it.
- 16 Q. You said that Bob made statements that he
- wanted to stay married to Vita.
- MS. MORRIS: Objection. That's what Dan 18
- 19 said.
- BY MR. ROSENWATER: 20
- 21 Q. You're saying that Dan is incorrect when
- 22 he's saying this to you?
- 23 A. Yes. He writes a lot of incorrect things
- there.

4

10:12:58-10:13:55

25 Q. How do you know what's true and what's not

10:10:34-10:11:34

Page 178

Page 177

- February 9th, 2015, and Bob wanted his marriage
- annulled, correct?
- 3 A. Yes.
- 4 Q. But this letter or email that Dan Wein
- 5 sent to you states: He was coerced by Vita and
- Jody into a marriage he would never have partaken
- in if he were not in a demented state. Bob's
- statement on February 9, 2015, to Ellen Morris,
- Esquire, that he wanted to stay married to Vita was
- 10 in variance to the statements made by Bob to me on
- numerous occasions that he did not want to stay 11
- married. 12
- Is that a true and correct statement? 13
- 14 A. From Dan?
- 15 Q. Yes.
- 16 A. It appears to be,
- 17 Q. So you were discussing with Dan Wein
- 18 statements that Bob made to you and Ellen Morris,
- 19 correct?
- 20 A. Let me see the email again. What was your
- 21 question again?
- 22 Q. I asked if you were discussing statements
- 23 with Dan Wein that were made between you and Ellen
- 24 Morris and Robert Wein?
- 25 A. If I was discussing with Dan Wein

- correct when he tells you stuff?
- MS. MORRIS: Objection. Relevance as to 2
- what Dan says that's true or not.
 - BY MR. ROSENWATER:
- 5 Q. Well, you're using Dan's information to
- help you with your petition. 6
- MS. MORRIS: Objection. That's actually 7
- contrary to the testimony that was given.
- MR. ROSENWATER: Not contrary. You can 9
- 10 question her. You have the right to
- cross-examine her. You don't have the right --11
- 12 file a legal objection. But speaking
- objections aren't proper. You can't comment on 13
- the question. If you have an objection to it, 14
- 15 state your objection. You're coaching your
- witness. 16

17

- BY MR. ROSENWATER:
- 18 Q. On February 9th, 2015, did Bob make a
- statement to Ellen Morris that he wanted to stay
- 20 married to Vita?
- 21 A. I'm not sure exactly.
- 22 Q. Was Dan present at the meeting with you
- and Ellen Morris and Bob?
- 24 A. No.
- 25 Q. Was anyone else there besides you, Bob and

10:14:12-10:15:59 Page 179 10:16:54-10:18:01

- 1 Ellen Morris?
- 2 A. No.
- 3 Q. Where would Dan Wein get this information
- that Bob made a statement on February 9th, 2015, to
- Ellen Morris that he wanted to stay married to
- Vita?
- 7 A. I don't know.
- 8 Q. So according to Dan Wein on February 9,
- 2015, Bob wanted to stay married to Vita; is that
- correct?
- 11 A. That's what Dan said.
- 12 Q. In October of 2014 Bob states and emails
- 13 and discusses that he wants -- strike that.
- On October 14th your records indicate that 14
- 15 Robert Wein indicated to you that he wanted to stay
- 16 married to Vita, correct?
- 17 A. What's that, in an email?
- 18 Q. Yes.
- 19 A. Which one?
- 20 Q. An email from Ellen Morris to Manny
- 21 Kushner that we went over. It says: She maintains
- 22 that Robert continues to say he wants to live with
- 23 and take care of Vita?
- 24 A. Wants to live with and continue paying her
- 25 bills.

- - MS. MORRIS: Objection. Asked and
 - answered.

1 A. I don't know.

- BY MR. ROSENWATER: 4
- 5 Q. Dan was present at Ellen Morris's office
- on that date, correct?
- A. He drove Bob.
- 8 Q. Did you speak with Dan after this meeting?
- 9 A. I'm sure I spoke with him after the
- 10 meeting at some point.
- 11 Q. In May again, May of 2015, Bob called you
- 12 at least on two occasions recently you told us
- stating that he wants to he married to Vita and 13
- take care of her, correct?
- 15 A. He stated that he wanted to keep things
- 16 the same, and he wanted to continue paying for
- 17
- 18 Q. And as the guardian for the ward, don't
- 19 you have the hest interest of the ward?
- 20 A. Yes.
- 21 Q. And if the ward wants something, isn't
- 22 that what you're supposed to provide?
- 23 A. Possibly.
- 24 Q. So are you going to provide -- are you
- 25 going to bonor Bob's wishes to take care of Vita?

10:16:05-10:16:49

Page 180

10:18:15-10:19:04

Page 182

Page 181

- MS. MORRIS: You said that was an email to
- Manny Kushner. Isn't that an email to Mitch
- Kitroser that you read prior? 3
- MR. ROSENWATER: No. It's an email from
- you to -- strike that. It was to Mitchell 5
- Kushner (sic) and Manny Kushner.
- MS. MORRIS: Ce'd Manny, I think. 7
- MR. ROSENWATER: No. It was to -θ
- MS. MORRIS: That's fine. I just wanted 9
- 10 to make sure I'm thinking about the same email
- that you're talking about. 11
- BY MR. ROSENWATER: 12
- 13 Q. And then on February 9th it appears that
- 14 Boh Wein told you that he wants to remain married
- to Vita, correct? 15
- 16 A. No.
- 17 Q. So this is incorrect?
- 18 A. That's what Dan said.
- 19 Q. Dan wasn't present at the meeting,
- 20 correct?
- 21 A. Dan writes a whole long email. I can't
- 22 verify what Dan said was true or not.
- 23 Q. Well, where would he get this information
- 24 of what Bob's statements were on February 9th
- regarding bis marriage?

- - 1 A. If it's in his best interest.
 - 2 Q. Are you going to dismiss your petition to
 - 3 appoint an attorney to annul the marriage?
 - 4 A. No.
 - 5 Q. But Bob told you -- you're saying it's not
 - 6 in Bob's best interest to remain married to Vita?
 - 7 A. That's a legal question.
 - 8 O. Well, you're the guardian.
 - 9 A. But it's a legal question.
- 10 Q. A legal question is it's in the best
- 11 interest that someone is going to be married to
- someone? 12
- 13 A. It's a legal question that we're asking
- the judge to decide.
- 15 Q. But Bob has told you. Your ward has
- indicated to you on numerous occasions that he
- wants to remain married to Vita and take care of 17
- her. 18
- 19 A. He wants to continue paying for her. He
- doesn't care if he continues paying for her or not.
- It doesn't make any difference to him. 21
- THE REPORTER: He doesn't care if he 22
- continues paying for her or not? 23 THE WITNESS: Yeah.
- BY MR. ROSENWATER: 25

24

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

10:19:12-10:20:13 Page 185 Page 183 | 10:22:01-10:22:42 1 Q. You also want to amend his estate 1 you done? 2 documents based upon statements he's made to you, 2 A. Wrote -- made telephone calls and wrote 3 correct? 3 letters. 4 A. Yes. 4 Q. To who? 5 Q. Have you ever asked him if he was happy 5 A. New York. being married to Vita? 6 Q. Did you get back any letters from the 7 A. Yes. 7 state of New York? 8 Q. What did he say? 8 A. I got back one. 9 A. He doesn't care. 9 O. Was that produced? 10 Q. Have you ever asked him, do you want to MS. MORRIS: No. It's not in the 10 11 remain married to Vita? production. We'll produce it. 12 A. Yes. 12 BY MR. ROSENWATER: 13 Q. And what has he said? 13 Q. That letter indicated --14 A. No. 14 A. I think I sent it yesterday. 15 Q. And when did he say that? MS. MORRIS: I haven't seen it yet. 15 16 A. When I talked to him in -- I don't know BY MR. ROSENWATER: 17 the date. I have to look it up. 17 Q. The letter indicated that they have no 18 Q. You've asked him if he wanted to remain records that Robert and Vita Wein were ever 19 married, and he says no. And he calls you and divorced? 20 says, I want to remain married to Vita. So he 20 A. Yes. 21 keeps changing his mind, correct? 21 Q. Yes. They have no records? 22 A. You could see it that way. 22 A. Yes. They have no records. 23 Q. So basically he could change his mind 23 Q. Did you ask Dan Wein when Rohert and Vita 24 depending on who asks the question and the date or 24 Wein were allegedly divorced? time, correct? 25 A. Yes. 10:20:19-10:21:50 10:22:50-10:24:02 Page 184 Page 186 1 A. Possibly. 1 Q. What did he say? 2 Q. At this point he's suffering from 2 A. I can't remember. 3 dementia, correct? 3 Q. How does he know? Did you ask him if he 4 A. Yes. 4 had any records or any knowledge of that? 5 Q. And he doesn't have the ability to make 5 A. Ask Robert? 6 decisions regarding his marriage or his trust 6 Q. Ask Dan Wein. 7 documents, correct? 7 A. Oh, Dan. Dan doesn't know either the 8 A. That's a legal question. exact date. 9 Q. I think at your last deposition didn't you 9 Q. And he has no records, correct? 10 testify that Bob has sufficient assets to support 10 A. No. 11 him and his wife for the remainder of his life? 11 Q. Who is Stacy Wein? 12 A, Yes. 12 A. Dan's daughter. 13 Q. So what's the problem with him supporting 13 Q. Why are you --14 his wife for the rest of his life? 14 A. Larry's sister. 15 A. I don't know. 15 Q. Wby are you communicating with Stacy Wein? 16 Q. Has Dan Wein provided you with a final 16 A. I don't speak to Larry, so I've had some 17 judgment of dissolution of marriage for Bob Wein's communication with her concerning Larry. 18 and Vita Wein's marriage that took place? 18 Q. And it says she sent you an email on 19 A. No. 19 Thursday, April 9th, 2015: Unfortunately Larry was 20 Q. Have you researched that? taken to the hospital again yesterday from the 21 A. Yes. shelter. They say if he's disruptive one more 21 22 Q. Have you found the final judgment of time, he will be kicked out of the homeless shelter 22 23 dissolution of marriage? and really be homeless. 23 24 A. No. What did you do in response to this email? 24

25 Q. When you say you researched it, what have

25 A. I'm not sure.

10:24:24-10:25:52 Page 187 | 10:28:32-10:29:20 Page 189 1 Q. And it says: If Vita through Jody did not addition, I do not think it's appropriate for Dan 2 evict Larry, he would still be paying the mortgage Wein to be discussing Bob's finances or any related as he has always had and she would be collecting husiness? the approximately \$3,000 a month. 4 A. Correct. Did you ever ask Vita whether Larry was 5 Q. It says: My understanding is that Dan paying the mortgage? 6 continues to upset Bob, speaking about bis son 7 A. Yes. Larry in such drama. 8 Q. What did Vita tell you? Have you had discussions with Bob 8 9 A. She said she wouldn't discuss it. regarding that at that point in November? 10 Q. Did you ask Jody if Larry was ever paying 10 A. There's been discussions about Larry all 11 the mortgage? 11 along. 12 A. I can't remember. 12 Q. What about Dan upsetting Boh? 13 Q. Weren't you aware that Larry wasn't paying 13 A. No. He never -- no. 14 the mortgage and the house was going in 14 Q. Does Vita upset Bob? 15 foreclosure? 15 A. Sometimes. 16 A. No. I don't know all of the details about 16 Q. And Bob bas told you that? 17 that house. 17 A. Yeah. 18 Q. You went ahead and took a thousand dollars 18 Q. Bob never told you that Dan upsets him? 19 from the guardianship account and hired -- had 19 A. He did not say that Dan upsets him, no. 20 Stacy Wein hire an attorney, correct? 20 Q. Never? 21 A. Yes. 21 A. No. He's never said that. 22 Q. Stacy Wein sent you an email on Friday, 22 MR. ROSENWATER: Let's have this marked as 23 April 10th, 2015. And you received emails from Exhibit 22, the emails from Jody Rich to Betsy 23 24 Jody Rich, correct? 24 25 A. Yes. MS, MORRIS: Over objection. 25 10:26:56-10:28:23 10:29:53-10:30:35 Page 188 Page 190 1 Q. Do you recall receiving these emails from (Vita Wein's Exhibit 22, Emails from Jody 2 Jody Rich to you in November of 2014? Rich to Betsy Savitt.) 3 A. I'll have to look this up. BY MR. ROSENWATER: 4 Q. You don't remember it? 4 Q. So Stacy Wein sends you an email on 5 A. No. I don't remember the first page. I 5 April 10th, 2015: Betsy, I saw this article you 6 saw this part, the second page. I remember the mentioned to my father regarding Ellen Morris. 7 second page. 7 What article did you mention to her father 8 Q. This is -- you're Betsy, correct? regarding Ellen Morris? 9 A. Yes. 9 A. I mentioned the article? 10 Q. This is an email from Jody Rich to you, 10 O. Yes. That's what she says. 11 correct? 11 A. I didn't mention the article to her. 12 A. Yes. 12 Q. No? 13 Q. It states: Larry is living in Vita's 13 A. No. 14 condo in New Jersey and stopped paying the mortgage 14 Q. Do you know what article she's talking 15 payments for several months now. As of today the 15 about? 16 mortgage is in collections. 16 A. I think she's referring to an article This was sent in October -- excuse me, 17 about Ellen Morris that was in the paper. 17 18 November of 2014. 18 Q. In the Palm Beach Post? 19 MS. MORRIS: I'm going to object to lack 19 A. Yes. of foundation, 20 20 Q. Are you familiar with that article? BY MR. ROSENWATER: 21 A. Somewhat. 21 22 Q. You're saying you don't recall this email? 22 Q. Did you read the article? 23 A. I recall the second page. I don't recall 23 A. I don't think so. 24 the first page. 24 Q. Why didn't you? 25 Q. On the second page, that's the one: In 25 A. I didn't read it.

Page 193 10:30:42-10:31:43 Page 191 10:33:13-10:34:01 1 Q. It was regarding professional guardians, deepened as his physical condition. Do you agree with that? 3 A. Yes. 3 A. Somewhat. 4 Q. And how they're taking advantage of the 4 Q. What do you mean "somewhat"? 5 A. It's gone up and down. 6 O. Do you think his dementia has deepened? 6 A. Yes. 7 O. Wasn't this a case in which Ellen Morris A. It goes up and down. 8 tried to have a marriage annulled as well? 8 Q. Does he have a private nurse? 9 A. He has nurses at the Colony. 10 Q. Any other additional private nurses? 10 Q. Stacy Wein said: I believe you need to 11 have new counsel represent you and my uncle 11 A. Not a private nurse. 12 O. Isn't there another nurse that comes three 12 annulling the marriage. 13 hours a day that's not affiliated with the Colony? Did von have discussions with her 13 14 regarding this? 14 A. It's an aide. 15 A. No. 15 O. That's not a nurse? 16 A. No. 16 Q. And Dan Wein is emailing you on April 13, 17 2015. And he's stating that: It's now close to 17 O. What does the aide do? 18 A. Takes care of his needs, gets him to eat. 18 six weeks after Ellen filed the petition February 19 23rd. There was ample time to speak to Bob before 19 Q. Who suggested that this aide be provided now. I'm disturbed, especially after our 20 for Bob? 20 21 A. Jody. 21 conversation. 22 Q. Don't you think it's in the best interest 22 What were you supposed to speak to Bob 23 about? 23 and welfare of Bob that the aide is there? 24 A. I'm not sure. 24 A. Do I think it's in the best interest that 25 the aide is there? 25 Q. Do you know what he was disturbed about? 10:31:49-10:33:01 10:34:07-10:35:11 Page 192 Page 194 1 A. Who, Dan? 1 Q. For Bob, yes. 2 Q. Yes. 2 A. For Bob, yes. 3 A. No. 3 Q. But you never made that decision on your 4 Q. He said: I'm disturbed, especially after 4 own? our conversation. 5 A. Yes, I did. What conversation did you have with Dan 6 Q. And Dan Wein never suggested that an aide Wein it appears sometime in April 2015? 7 be there for Bob, did he? 7 8 A. I don't think he's referring to me. B A. No. He didn't not suggest. 9 Q. He's sending it to you. The email is to 9 O. Shouldn't the aide be there more than 10 you. He says, Betsy. And then he's saying, I'm 10 three hours a day? 11 disturbed especially after our conversation. 11 A. Right now she's sufficient. So you don't think he's speaking to you? 12 Q. And what do you base that on, that she's 12 13 sufficient? You don't think Robert needs an aide 13 A. I'm not sure he's referring to our 14 conversation. 14 more than three hours a day? 15 Q. And again he says: I'm more convinced now 15 A. We're still analyzing that process. 16 that Ellen is not interested to pursue this because 16 Q. It seems like Dan Wein is controlling 17 of the very bad publicity naming her in an 17 these petitions; is that correct? 18 annulment controversy in a recent Palm Beach Post 18 A. Just the opposite. article. Is this a delaying tactic on her part? 19 Q. It seems like he's telling you what to do. 19 20 Did you have any discussions with him 20 A. Just the opposite. 21 regarding this article? 21 Q. What's the opposite? Who's controlling 22 A. No. 22 this, you? 23 Q. And Bob Wein -- excuse me, Dau Wein states 23 A. He's not. 24 in this email: Since that court order of October 24 O. But you're listening to him, aren't you? 25 finding him incapacitated, his dementia has 25 A. He sends emails.

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein Page 197 10:35:21-10:36:28 Page 195 | 10:37:58-10:39:08 1 A. I know but you're reading it there, so... 1 Q. Do you respond to his emails? 2 A. Sometimes. 2 Q. Is that what Bob wants, those are the 3 changes to his will to add back or to his trust to 3 Q. You walked into the deposition yesterday add back -- to add Dan Wein back into the trust for 4 with him and Stacy Wein. Did you have discussions \$150,000? with him prior to Jordan's deposition? 6 A. I picked up some paperwork. 6 A. Yes. 7 Q. How does that benefit Boh, Robert Wein? 7 Q. What did you pick up? 8 How does that benefit the ward? 8 A. What did I pick up? I picked up the Florida Bar Journal paperwork. 9 A. Those are his wishes. 10 Q. But you're not aware, I think you said 10 Q. That was from Dan Wein? 11 earlier, that Dan Wein has already taken money in 11 A. Yeah. It's about the Carpenter Factors. 12 Q. Dan Wein provided that to you or Stacy? excess of that from Robert Wein? 13 A. I don't have any records of that. 13 A. Dan. 14 Q. But you're communicating with Stacy as 14 O. Are you aware that Robert Wein told his attorney in the presence of two other individuals 15 well, correct? that he wanted to take Dan Wein out of the trust 16 A. Not really. 17 Q. As of April 11th you were having emails because he stole money from him? 18 with her, correct? 18 A. No. 19 A. She emails me, yes. 19 Q. No one has ever told you that? 20 Q. You email her as well, correct? 20 A. No. 21 A. Occasionally. 21 O. Dan Wein sent an email on April 14, 2015, 22 Q. You say: Stacy, I will need to speak to and it says: You mentioned to me that Ellen filed a petition to scare Vita and Jody to drop Larry's 23 Bob again, as I want to make clear what his 23 intentions are. What does he want to do with Vita? 24 eviction proceedings. This is April 11th, 2015, correct? 25 Is that true? 25 10:39:57-10:41:10 Page 198 10:36:57-10:37:42 Page 196 1 A. Can I see that one? Who is it to? 1 A. Let me see. Yes. 2 Q. So did you have discussions with Bob after 2 Q. Dan Wein. 3 April 11th, 2015? 3 A. Yes. That's what he says. 4 A. Yes. THE REPORTER: You just said Dan Wein sent an email, and then she just said who is it to, 5 Q. With what he wants to do with Vita? 6 A. Yes. and you said Dan Wein. 6 MR. ROSENWATER: I meant Betsy Savitt. 7 O. When were those discussions? 7 B A. I don't have the exact date. BY MR. ROSENWATER: 9 O. It says: You mentioned to me that Ellen 9 Q. How many discussions did you have with 10 him? filed these petitions. 10 11 A. I don't know. So you're saying you never said that to 11 12 Q. It would be on your billing records in Dan Wein? 12 13 your Rocket notes? 13 A. It's out of context. 14 O. You sent Dan Wein and copied Ellen Morris 14 A. Probably.

- 15 Q. You're going to be providing those,
- 16 correct?
- 17 A. Yes.

ì

- 18 Q. And then it says, Stacy -- you say to
- 19 Stacy: Also you may not know we have already filed
- 20 to amend the trust, as Bob asked to add your father
- 21 back into the trust for \$150,000 and it was stated
- 22 that he did have testamentary capacity.
- Is that what Bob wants?
- 24 A. I can't really comment on that.
- 25 Q. Well, you did already.

- 15 on an email of April 14, 2015: I'm writing to both
- of you so we can all be on the same page. 16
- 17 Notwithstanding the views of the three of us on
- this annulment and revocation of the trust matters, 18
- remember that our views are not evidence and can't 19
- be used at trial. 20
- Who is the three of us, Dan Wein, Ellen 21
- Morris and Elizabeth Savitt?
- 23 A. Correct.
- 24 O. So you guys are working together on these
- matters?

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein 10:41:20-10:43:19 Page 201 Page 199 | 10:45:41-10:46:40 1 A. No. 1 Wein to Jody Wein (sic) POA for Vita Wein. Did you 2 Q. Of course both of you can be fact investigate any of these? witnesses. 3 A. I'm aware of the first one. 4 Q. When was the check for \$12,500 given to Who is "both of you," Stacy Wein, Stacy Wein and Dan Wein? 5 Vita? 6 A. September. I want to say September, 6 A. (Nodding head.) 7 O. You shook your head. Is that yes or no? August or September. 8 O. Do you know what the check was for? Do 8 A. Pardon me? you know what the check was for? 9 Q. I agree we must proceed with diligence to 10 A. (Shaking head.) 10 make a determination that the case can be won and it's the best interest of Bob. 11 O. You have to answer yes or no. 11 12 A. No, I don't. You were looking at her, so Have you made that determination? 13 I thought you were asking her. 13 A. Well, it's a legal question. 14 O. Did you ever ask Bob about this check? 14 Q. And on these emails they have quoted text 15 hidden. Do you know what that means? 15 A. Yes. 16 Q. And what did he say? 16 A. No. 17 A. He said Vita asked me for it. 17 Q. You're not deleting things from the 18 O. He didn't say anything more? 18 emails? 19 A. No. 19 A. No. That would be like my name and 20 whatever on the bottom of the email or Dan's, the 20 O. Do you know whether it was to pay for 21 disclaimer or something like that. 21 Delores Bryant? 22 Q. On April 24, 2015, Stacy Wein sent you a 22 A. No. It was not to pay for Delores Bryant. detailed email regarding the trust document that 23 O. How do you know that? was prepared by the Chaves firm and also trust 24 A. As far as I know. assets. Do you recall this email? 25 Q. You don't know for sure, correct? 10:43:43-10:45:20 Page 200 10:46:53-10:47:54 Page 202 1 A. I was copied on an email to Ellen. 1 A. Well to pay for Delores Bryant for who? 2 Q. You're right, excuse me. Why is Stacy 2 Q. She was taking care of Bob, wasn't she? 3 Wein communicating directly with Ellen Morris 3 A. Yes. And I paid her for taking care of regarding this matter? 5 A. I have no idea. 5 Q. This is prior to you being appointed the 6 Q. Have you instructed her not to, Stacy not 6 guardian? 7 to contact Ellen Morris? A. Correct. 8 A. I have. 8 Q. And Delores was helping Vita as well, 9 Q. You have? 9 correct, taking care of Vita as well? 10 A. Yes. 10 A. When I met them, yes. 11 Q. There's a document or a piece of paper 11 Q. And there's numerous checks that Dan Wein that says, funds to Vita Wein. It has 4/2015 under 12 wrote to himself and Dorothy Wein, his former wife, 13 that. Who prepared that? 13 and Stacy Wein, his daughter, from Robert's account 14 A. This would be from Dan. 14 when he was power of attorney? 15 Q. What was the purpose of this? 15 A. Yes. 16 A. I don't know. Informative. 16 Q. Have you made any efforts to get those 17 monies back? 17 Q. So he's saying that from Boh's account 18 there was a \$12,500 that was written to Vita? 18 A. Not yet. 19 O. This is the same individual that allegedly 19 A. Yes.

24 there.

20 Q. And he was concerned that these monies

25 Q. There's also a check for 5,355 from Larry

23 A. I think they're all different entries

21 were given to Bob by Vita -- given to Vita from

21

23 A. No.

24 Q. No?

25 A. No.

wants -- that you're having numerous conversations

with regarding getting the \$150,000 back to him in

22 the trust documents, correct?

Page 203 10:50:40-10:53:11 10:48:05-10:49:30

- 1 Q. Isn't that -- I think you testified
- earlier isn't that why Bob wants to amend the
- trust? 3
- MS. MORRIS: Objection. Outside the scope 4
- of this witness's knowledge. 5
- BY MR. ROSENWATER: 6
- Q. Does Dan Wein bave a healthcare surrogate
- for Robert Wein?
- 9 MS. MORRIS: Objection. Irrelevant.
- You can answer, Betsy. 10
- THE WITNESS: No. 11
- 12 BY MR. ROSENWATER:
- 13 Q. Did you see the motion of Daniel Wein to
- 14 intervene that he filed yesterday?
- 15 A. No.
- 16 Q. Do you want to see it?
- 17 MS. MORRIS: I didn't see it either.
- THE WITNESS: Okay. 18
- BY MR. ROSENWATER: 19
- 20 O. So Dan Wein says: With the concurrence of
- the guardian he's been seeing for the medical care
- for the ward such as selecting his physicians, 22
- making doctor's appointments, driving him to 23
- doctors' appointments, discussing treatment with 24
- his physicians... 25

- 2 A. Privileged to an outsider, yes.
- 3 Q. And also privileged to any family members.
- He's not a -- he doesn't have any type of
- healthcare surrogate, does he?
- MS. MORRIS: Objection. Asked and 6
- 7 answered.

1 privileged?

- BY MR. ROSENWATER: 8
- 9 O. Is there any legal document that Robert
- Wein provided to Dan Wein authorizing him to
- discuss his medical treatment or make medical
- decisions on his behalf?
- 13 A. No. It's in the guardianship.
- 14 Q. Which was appointed to you?
- 15 A. Correct.
- 16 Q. And you're the one that's supposed to be
- 17 making these decisions and not delegate them,
- correct? 18
- MS. MORRIS: Objection. 19
 - BY MR. ROSENWATER:
- 21 Q. You can answer the question.
- 22 A. I can't answer that.
- 23 O. You can't?
- 24 A. No.

10:57:04-10:58:25

20

While you're looking for that, may I go to 25

10:49:36-10:50:21

Page 204

Page 206

Page 205

- Is that correct?
- 2 A. He helps with that.
- 3 Q. He helps with all of those?
- 5 Q. But Dan Wein doesn't have any healtbcare
- 6 surrogate, correct?
- 7 A. Not anymore, no.
- B Q. He doesn't have the right to discuss these
- privileged matters with his doctors, does he?
- 10 A. Yes. He's a family member. He has the
- 11 right to do that.
- 12 Q. Only if he had a healthcare surrogate?
- 13 A. No. Because I'm -- he's helping me do
- 15 Q. Did you give a letter to the doctor saying
- 16 they can speak to Dan Wein regarding his medical
- 17 treatment?
- 18 A. No. I told him.
- 19 Q. You called the doctors up and said they
- 20 can speak to Dan Wein?
- 21 A. Yes.
- 22 Q. Isn't that your job as the guardian, to
- 23 make decisions regarding his medical care?
- 25 Q. Isn't the medical condition of the ward

- the rest room? 1
- MR. ROSENWATER: Yes. 2
- (A brief recess was taken.) 3
- BY MR. ROSENWATER: 4
- 5 Q. At the last deposition we entered -- there
- was an Exhibit Number 8. It was an order
- determining limited incapacity for Robert Wein.
- 8 A. Yes.
- 9 Q. Basically it stated that the ward lacks
- capacity to consent to medical and mental health
- treatment, correct? 11
- 12 A. Correct.
- 13 O. And there was also an order entered
- 14 appointing you as the guardian, correct?
- 15 A. Uh-huh, yes.
- 16 Q. And that order is appointing you as the
- 17 guardian. You're the one that's now supposed to
- make the medical decisions on behalf of Robert?
- 19 A. Correct.
- 20 Q. You delegated that duty to Dan Wein?
- 21 A. No.
- 22 Q. Mayhe this will -- we showed you some
- 23 emails from Jody Rich to you dated November 30th,
- 2014, stating regarding Larry and Larry's eviction.
- Here's a cleaner copy. Do you recall seeing this

Page 209 10:58:42-11:00:05 Page 207 11:02:25-11:03:12 1 email from Jody or receiving this email? 1 A. Yes. 2 O. What was the largest amount of money that 2 A. This is my email to Jody? 3 Q. Correct. 3 you've handled? 4 A. This is the first I've heard -- this one? MS. MORRIS: Objection. Irrelevant. 5 Q. Yes? BY MR. ROSENWATER: 6 Q. You're seeking -- you filed a petition for 6 A. The first I've heard anything about Vita's an order appointing guardian as a lifetime trustee condo? 8 Q. Yes. of the ward's trust, correct? 9 A. Yes. 9 A. Correct. 10 Q. As the trustee of the ward's trust, it's 10 Q. You did send an cmail to Jody on 11 November 30th? your intent to control the finances, the assets in 11 12 A. Yes. the trust? 12 MR. ROSENWATER: Let's mark that. MS. MORRIS: Objection. Irrelevant. 13 13 THE WITNESS: It's merely a clarification (Vita Wein's Exhibit 23, Email From Betsy 14 14 of the guardianship orders. Savitt to Jody Rich.) 15 15 BY MR. ROSENWATER: THE WITNESS: What is the date of that 16 16 17 O. You say, currently it has assets titled in email? 17 18 BY MR. ROSENWATER: the name of the trust as Morgan Stanley, TIG 19 Q. Your email to Jody, correct, 19 Arbitrage Associates and Joseph Gunner, LLC. Do you intend to take the moneys out of these 20 November 30th, 2014? 20 21 A. When is the rest of the email from Jody to accounts? 21 MS. MORRIS: Objection. Irrelevant. 22 me? 22 23 Q. The same date, correct? You can answer. 23 24 MS. RICH: Yes. That's why I didn't print 24 THE WITNESS: No. 25 it for you. It wasn't clear. BY MR. ROSENWATER: 25 11:00:26-11:02:10 11:03:22-11:04:20 Page 210 Page 208 BY MR. ROSENWATER: 1 Q. Wouldn't it he better to have a professional trustee such as someone from these 2 Q. Have you ever filed any complaints with the Adult Protective Services regarding any entities as a trustee versus you? individuals involved with Robert Wein? 4 A. No. 4 5 Q. No? Why not? Isn't it a conflict of your MS. MORRIS: Objection. Confidential. 5 interest as the guardian to be the trustee? I'm instructing you not to answer. BY MR. ROSENWATER: 7 A. As I said, that's merely a clarification 8 Q. Did you go to college? of what the judge already ordered in the 9 A. Yes. guardianship papers. 9 MR. ROSENWATER: You have to leave? 10 Q. What college did you go to? 10 11 A. University of Miami. MS. MORRIS: Yeah, I do. I've got to get 11 12 Q. Did you graduate? to the doctor. You said you only had a half 12 13 A. Yes. hour after the last deposition. 13 14 Q. What was your degree? MR. ROSENWATER: Well, there was a couple 14 15 A. Bachelor of education. of things that were filed since then. And I 15 16 Q. Do you have any master's or any education didn't realize what was in the documents. 16 17 after your bachelor's of education? MS. MORRIS: I understand the document 17 thing. What was filed since then is not really 18 A. I went for an MBA, but I didn't finish it. 18 relevant to what we're here for in the action. 19 Q. Do you have any -- have you taken --19 20 strike that. 20 I understand that the documents were produced Do you have any degrees in finance? and you needed more time, but I've got to go. 21 21 THE REPORTER: Are we adjourning, 22 23 Q. Have you managed large trusts in the past? continuing? 23 24 A. Trusts? MR. ROSENWATER: Adjourning. 24 25 Q. Yes. MS. MORRIS: We're ending as far as I'm 25

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein

11:0	4:31 Page 211		Page 213
' ' '		1	CERTIFICATE OF REPORTER
1	concerned.	2	
2	MR. ROSENWATER: As far as me, we're	3	STATE OF FLORIDA
3	adjourning. We'll make a determination. There	ر 4	
4	are certain documents that weren't provided,	*	COUNTY OF PALM BEACH
5	so	5	I, Suzanne L. Anderson, Shorthand
6		6	Reporter do hereby certify that I was authorized to and did stenographically report the deposition of
7	(Thereupon, the Proceedings were adjourned	7	ELIZABETH SAVITT; that a review of the transcript WAS NOT requested; and that the foregoing
8	at 11:04 a.m.)	8	transcript pages are a true and correct record of my stenographic notes.
9		9	I further certify that the said deposition
10		10	was taken at the time and place hereinabove set forth and that the taking of said deposition was
11		11	commenced and completed as hereinabove set out.
12		12	I further certify that I am not an attorney or counsel of any of the parties, nor am I
13		13	a relative or employee of any attorney or counsel or party connected with the action, nor am I
14		14	financially interested in the action.
15		15	The foregoing certification of this
16		16	transcript does not apply to any reproduction of the same by any means unless under the direct
17		17	control and/or direction of the certifying reporter.
18		18	DATED this 25 day of June 2015.
19		19	DATED this 25 day of June 2015.
20		20	V
21		21	4.44
22		22	S. Claderson
23		23	Suzanne L. Anderson, Court Reporter
24		24	Mudrick Court Reporting, Inc. 1615 Forum Place, Suite 500
25		25	West Palm Beach, Florida 33401 561-615-8181
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2 3 4	CERTIFICATE OF CATH		
2 3 4 5	CERTIFICATE OF CATH		
2 3 4 5 6	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH	-	
2 3 4 5 6 7	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I cartify that on Wednesday, June 10, 2015		
2 3 4 5 6 7 8	CERTIFICATE OF OATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I cartify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the		
2 3 4 5 6 7 8	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared	1	
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2 3 4 5 6 7 8 9 10 11 12 13	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I cartify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me		
2 3 4 5 6 7 8 9 10 11 12 13	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wedneeday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County		
2 3 4 5 6 7 8 9 10 11 12 13	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wedneeday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County		
2 3 4 5 6 7 8 9 10 11 12 13 14	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015 at 8:46 s.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Faul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Falm Beach, County		
2 3 4 5 6 7 8 9 10 11 12 13 14 15	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wedneeday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County of County		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wedneeday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the metter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County Additional Subscriber Description of		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wedneeday, June 10, 2015 at 8:46 s.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the metter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County Commission # EE 117728 Expres September 18, 2015 Banks The Roy Feb Immun 105, 2015 Banks The Roy Feb Immun 105, 2015		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County of County		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH In my capacity as a Notary Public of the State of Florida, I cartify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County of Commission # EE 117729 Explore September 18, 2015 Band The Toyleth Manual COUNTY Suzanne L. Anderson, Notary Public		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH In my capacity as a Notary Public of the State of Florida, I cartify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County of Commission # EE 117729 Explore September 18, 2015 Band The Toyleth Manual COUNTY Suzanne L. Anderson, Notary Public		

IN THE CIRCUIT COURT OF THE 15th JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY.

GUARDIANSHIP DIVISION

CASE# 502013GA00052XXXXSBIX

RE:	GUARDIANSHIP OF
	LORRAINE HILTON
	Ward.

OBJECTION TO FINAL REPORT, FINAL ACCOUNTING AND PETITION FOR DISCHARGE

COMES NOW, James Hilton as Emergency Temporary Guardian of the Person and Property of Lorraine Hilton, by and through his undersigned attorneys, and hereby files this Objection to Final Report, Final Accounting and Petition for Discharge filed by Elizabeth Savitt, as Guardian of the Property, filed on June 11, 2013 and in support thereof states:

- 1. James Hilton files a general objection to the Final Report and Accounting as the same is incomplete and inaccurate and objects to the Petition for Discharge until such time as a full and complete accounting can be performed.
- 2. James Hilton objects to the following specific items on said Final Report and/or Final Accounting:
 - a) Guardian lists a disbursement of \$998.30 (without any receipts of breakdown of expenses although per Chapter 744 of Florida Statutes, these must be presented and kept for 3 years by the Guardian) for the Inventory of New Port Richey house (personal Property) yet the accounting and inventory list no personal property, (see Exhibit A). The Guardian indicated to Jomes Hilton that she had photographs of the contents of the Roseland property but has never provided such photographs. In addition, the Ward had jewelry, fine crystal, art and other items of Personal Property that the Guardian was made aware of an March 20, 2013 by the current ETG and the Guardian did not secure said property and has failed to account for said property.
 - b) The Guardian failed to secure the personal property which is believed to have been stolen by Robert Hilton. The ETG, upon appointment, requested a

- key to the Wards home in New Port Richey from the Guardian. The Guardian stated she "did not have time" to give him the key but instead mailed the key to the ETG. As a result of the delay in obtaining the key, Robert Hilton entered the home and removed all of the Ward's Praperty.
- c) The "Account Statement" attached to the Petition for Order Authorizing Payment of Compensation and expenses shows a prior invoice of \$4,208.50 and payments received of \$3,189.50 yet thase payments are not listed in the disbursements.
- d) The accounting shows a "Guardian Retainer Fee" on May 17, 2003 without authorization.
- f) The accounting does not disclose the existence of the Bank America Account Market Which was a joint account with Robert Hilton, although all funds in the account belonged to the ward.
- g) The Guardian failed to secure and separate joint accounts including the Bank America Account listed although she was aware of the account and as a result, Robert Hilton wrote 2 checks on the account AFTER the Guardianship was established for a total of \$49,685.00 (check 390 for \$33,485.00, check 391 for \$16,200.00 (See attached Exhibit C) It appears that the ward signed each check despite the existence of the Guardianship. These checks were for real property yet the deeds indicate sole ownership in favor of Robert Hilton.
- h) The accounting shows two payments to Robert Hilton (April 17, 2013 for \$1,000.00 and April 29, 2013 for \$1,500.00) without any explanation or receipt. Noteworthy is that both were identified as check #101 of the same bank account.
- i) The accounting reveals that the Guardian paid the property taxes on two homes that are titled in the name of Robert Hilton for a total of \$5,304.50 (Property tax 5170 for \$2653.87 and Property Tax 5210 \$2,650.63) Further,

- these properties were previously owned by the Ward and acquired by Robert Hilton by Warranty deed in October 2012 while the ward was incompetent. The Guardian took no steps to reclaim these properties.
- j) The Accounting reveals one single payment for a Chase Credit Card 4587 in the amount of \$1,000.00 without detail as to the charges, receipts, balance etc., let alone the fact that a charge card exist and who is authorized to charge.
- k) The Guardian failed to notify credit agencies of the guardianship leaving the ward exposed to credit fraud and accounts being opened in her name which has occurred. Robert Hilton in fact opened at least one card with Discover after the appointment of the Guardian in the name of the ward. The ETG has since taken steps to prevent additional accounts from being opened.
- The accounting shows a "withdraw to Lorraine Hilton" on April 8, 2013 in the amount of \$500,00 without any explanation or receipt.
- m) The accounting shows Cash for Lorraine Hilton on May 9, 2013 in the amount of \$200.00 without any explanation or receipt.
- n) The accounting shows Cash for Lorraine Hilton on May 17, 2013 in the amount of \$200.00 without any explanation or receipt.
- o) The initial Inventory of the Ward Shows three accounts at Chase (XX8880, XX1264, and XX8670) the Final Accounting does not show the accounts or list them in any manner.
- p) The Initial Inventory does not show any accounts at Wells Farga however, the Final Accounting Shows an Account without any explanation.
- q) The Final Accounting shows only three disbursements from the Wells Fargo account (# [] [a wire fee of \$15.00, a Federal Tax Fee of \$.11 and the payment of a \$2,000.00 "Guardian Retainer Fee"] and four receipts [Wire of \$10,000.00, Interest of \$.05, Interest of \$.41 and Interest of .27] However, the bank statement attached show two separate depasits in the amount of \$3,189.50 and two withdrawals/checks each in the same amount without any explanation.

- The Guardian was appointed on March 20, 2013 and the Bank account shows check a check #202 on April 2, 2013 in the amount of \$600.00, Check 198 on March 27, 2013 in the amount of 183.80, and check 197 (Walgreens) in the amount of \$66.89. None of these items are accounted for or explained.
- 3. The accounting fails to occount for all receipts and disbursement made during the accounting period. The Guardian fails to provide cancelled checks and/or receipts for all disbursements.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Ellen Morris, Esq, attorney for the Guardian of the Property via email at lirubin@elderlawassociates.com 7000 West Palmetto Park Rd Ste 205 Boca Raton, Florida 33433 Carol Crozier, via email at cc@kmkpa.com on the lirubin@elderlawassociates.com 7000 West Palmetto Park Rd Ste 205 Boca Raton, Florida 33433 Carol Crozier, via email at cc@kmkpa.com on the lirubin@elderlawassociates.com on lirubin@elderlawassociates.com on lirubin@elderlawassociates.

THOMAS H.DOUGHERTY, PA.
Attorneys for James Hilton
PO Box 30056
Palm Beach Gardens, FL 33420-0056
(561) 842-9707-Telephone
(561) 842-9696 Fax
E-Mall: thdlaw@bellsouth.net

Thomas H. Dougherty Fla. Bar # 0957630

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF		DIVISION: IX
LORRAINE HILTON.	,	CASE NO. 502013GA000052XXXXSB

PETITION FOR ORDER AUTHORIZING PAYMENT OF COMPENSATION AND EXPENSES OF GUARDIAN

- Petitioner, ELIZABETH SAVITT, was appointed by the court as the voluntary guardian of the property of LORRAINE HILTON (Ward) on March 20, 2013.
- 2.) The total amounts of all prior fees paid or costs awarded to petitioner in this proceeding are:

Fees: \$ 0.00 Costs \$ 0.00

- 3.) Petitioner has rendered services as voluntary guardian of the property of the Ward and incurred expenses from January 15, 2013 to April 25, 2013 as more fully described and set forth in the itemized schedule of services and expenses attached hereto as Exhibit A, for which petitioner has not been paid.
- 4.) Based upon the criteria established by Section 744.108(2), Florida Guardianship Law, petitioner is of the opinion that reasonable compensation for the services performed by petitioner during that time period is:

Fees: \$ \$4,208.50 (less \$1,000.00 paid as retainer)

Costs: \$ -0-

Total: \$3,208,50

Petitioner requests that an order be entered awarding petitioner reasonable compensation for the services rendered and expenses incurred by the petitioner for the benefit of the Ward and the Ward's estate, and authorizing and directing that such compensation and expenses be paid from the assets of the Ward's estate.

Under penalties of perjuty, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on this 25th day of April, 2013.

Elizabeth Savitt, Petitioner and Guardian

Dated: April 30, 2013

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq.

Attorney for Elizabeth Savitt and Lorraine Hilton.

Florida Bar No. 0674567 800 Palm Trail Plaza, Ste. 3 Delray Beach, Florida 33483

(561) 243-4655 (office) (561) 243-6933 (fax)

I hereby certify that a true copy of this Petition for Order Authorizing Payment of Compensation and Expenses of Guardian was mailed via first class mail service through the U.S. Postal Service on this 30th day of April, 2013 to: Lorraine Hilton; Elizabeth Savitt.

By:

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

PROBATE DIVISION

LORRAINE HILTON

CASE NO. 502013GA000052XXXXSB

PETITION FOR ORDER AUTHORIZING PAYMENT OF COMPENSATION AND EXPENSES OF GUARDIAN (April 26, 2013 through June 7, 2013)

Petitioner, Elizabeth Savitt, alleges:

- 1. Petitioner was the Voluntary Guardian of the Property of Lorraine Hilton (the Ward) but has since resigned and is awaiting discharge.
- The total amounts of all prior fees and costs awarded to petitioner in this proceeding are:

Fees: \$4,208.50 Costs: \$0.00

- 3. Petitioner has rendered services as guardian of the property of the Ward from April 26, 2013 through June 7, 2013, as more fully described and set forth in the itemized schedule of services attached hereto as Exhibit "A," for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned, Petitioner has performed services as guardian of the property of the Ward in the total amount of 23.95 hours and incurred expenses in the amount of \$3.60 as reflected on the attached time sheets.
- 5. Based upon the criteria established by § 744.108(2), Florida Statutes, and the hours Petitioner has expended in handling the affairs of the Ward, Petitioner believes that a reasonable hourly rate of compensation for the services performed is \$95.00 per hour. Therefore, a reasonable compensation for the services performed and expenses incurred by Petitioner during that period of time is \$2,231.35, less a \$2,000 credit as reflected on the attached time sheets.

Petitioner requests that an order be entered awarding petitioner reasonable compensation for the services rendered by the petitioner for the benefit of the Ward and authorizing and directing that such compensation be paid from the assets of the Ward. Under penalties of perjury. I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief

Signed on 2/1/23 ______ . 2013

Elizabeth Savitt, Petitioner

Ellen S. Morris, Esq. Attorney for Petitioner

Florida Bar Number: 850306 ELDER LAW ASSOCIATES PA 7000 W. Palmetto Park Road, Suite 205

Boca Raton, FL 33433 Telephone: (561) 750-3850

Fax: (561) 750-4069

Primary E-mail: emorris à elderlawassociates.com Secondary E-mail: Irubin à elderlawassociates.com

CERTIFICATE OF SERVICE

THEREBY CERTIFY that on the 18^{+%} day of Joke 2013, a true copy of the foregoing was served by certified mail to Ms. Lorraine Hilton, P.O. Box 1432. New Port Richey, Florida 34656 and Thomas H. Dougherty, Esq. (theliaw general and the DOUGHERTY, P.A., P.O. Box 30056, Palm Beach Gardens, FL 33420-0056

Ellen S. Morris, Esq. Florida Bar No. 850306

Savitt Guardians

4101 Satin Leaf Ct.
Delray Beach, FL 33445

Phone: 561-573-1292 | Fax: 561-496-1559

Account Statement

Prepared for Lorraine Hilton Re: Voluntary Guardianship

Previous Invoice Amount	\$4,208.50
Last Payment Received	\$3,189.50
Previous Balance	\$(2,000.00)
Current Charges	\$2,231.35
Total Due	\$231.35

Savitt Guardians

4101 Satin Leaf Ct.
Delray Beach, FL 33445

Phone: 561-573-1292 | Fax: 561-496-1559

Lorraine Hilton

Invoice Date: June 07, 2013 Invoice Number: 10017 Invoice Amount: \$2,231.35

Matter: Voluntary Guardianship

5/2/2013	T.C. K.C. Williams, the office is getting calls from Lorraine for money. They have asked her to call me. They are concerned because she screamed into the phone before it was hung up.	E.S.	.30	\$28.50
5/6/2013	T.C. Jim, request to see his Mother, have her flown to Tampa.	E.S.	.20	\$19.00
5/7/2013	T.C. (2) Bob and Lorrainc about getting receipts for items, having them copied and meeting today to give them to me.	E.S.	.30	\$28.50
5/7/2013	T.C. Karen at Ellen Morris office to set up and prepare for appointment for initial meeting.	E.S.	.30	\$28.50
5/8/2013	T.C. Bob, Lorraine is still sleeping and he did not say what happened to meeting me yesterday, but said he would call back again today. He is getting receipts together and getting them copied.	E.S.	.20	\$19.00
5/8/2013	T.C. Jim Hilton re: Visiting with his Mom and the Morgan Stanley account in trust.	E.S.	.30	\$28.50
5/8/2013	T.C. Morgan Stanley re: trust account, ira account, distributions, dividends. Legal department issues.	E.S.	.50	\$47.50
5/8/2013	Meeting at office of Ellen Morris to sign retainer agreement for guardianship and supply data.	E. S .	2.20	\$209.00
5/9/2013	T.C. Chase credit card, fax guardianship paperwork.	E.S.	.40	\$38.00
5/9/2013	Drive to Lake Mangonia home to see Lorraine and pick up bill and receipts. Lorraine hit her head and it still hurts. She wants to be taken to hair dresser. Bob did not have receipts copied. Picked up three bills.	E.S.	1.50	\$142.50
5/10/2013	T.C. Lorraine, Bob, (3) They are going to be packing up and leaving West Palm Beach. He is going to deliver the receipts. He needs to get on the	E.S.	.50	\$47.50

	road so he is going to buy a printer for his I pad so she can scan receipts on the way to Okecchobee house and New Port Richie. He will allow Lorraine to visit her son Jim.			
5/10/2013	E-mail Bob about not selling the house or renting without the trust signing off, Billing and filing.	E.S.	1.00	\$95.00
5/12/2013	Read and respond to E-mails Ellen Morris and Comerica re: Bob executing a quitelaim deed May 1, 2013 transferring title of New Port Richie home to himself.	E.S.	.70	\$66.50
5/12/2013	T.C. Jim Hilton asking about title of the New Port Richie home, tax return, money, bills.	E.S.	.50	\$47.50
5/13/2013	Look up property tax unpaid on Lorraine's rental property. Travel to Chase to purchase Checks to pay Property Taxes. Drop off at tax office.	E.S.	.80	\$76.00
5/13/2013	Responce E-mail to Comerica and Ellen Morris re: clouding the quitelaim deed.	E.Ş.	.40	\$38.00
5/13/2013	Voice messages (6) from Lorraine from 1:00 am re: request for \$8,000 including one in which her voice is all of a sudden pitched to a high scream. E-mail from Jim detailing same series of phone messages.	E.S.	.40	\$38.00
5/13/2013	Letter to homeowners association listing contact information. E-mails to Comeriea and Morris.	E.S.	.40	\$38.00
5/14/2013	T.C. Lorraine and Bob asking for 8,000.00 they want to pick up now while they are near courthouse. T.C. Lorraine from home said she needs someone to help take care of her. Bob is not there. T.C. voice mails from Lorraine and Bob, in one she is screaming again, very agitated.	E.S.	.60	\$57.00
5/14/2013	T.C. Chase credit card re: paid down bill and transferred address. Limiting the credit.	E.S.	.50	\$47.50
5/14/2013	T.C. to court house to notify of threat and get security. Travel to hearing, meet with Sheri Hazeltine before hearing re: billing, attend hearing. Speak to security afterwards concerning Bob's inability to drive home on drugs.	E.S.	1.40	\$133.00
5/14/2013	T.C. Randec from Hazeltine office. She called to warn me that she received a threatening voice mail from Bob Hilton asking for my home address so that he can force me to give him the \$8,000, of his Mother's money that he needs to pay for property. He needs it right now and wants to get it immediately. I told her to preserve it for a police report.	E.S.	.40	\$38.00
5/14/2013	Text from Jim that Bob was in fact going to the hearing this morning and he is bringing all his paperwork.	E.S.	.10	\$9.50
5/14/2013	T.C. Officer from Delray Police re: voice message report. T.C. DCF re: Lorraine's safety and care. T.C. attorney Doreghty re: background of Lorraine, phone calls, issues with Bob Hilton. E-mail Ellen	E.S.	1,20	\$114.00

5/15/2013	Morris office with details of events. T.C. Jim, (4) wanted to know the whereabouts of his Mother what madiantians the year taking how the	E.S.	.30	\$28.50
	Mother, what medications she was taking, how the hearing with Judge French went on Tuesday.			
5/15/2013	T.C. Bob and Lorraine (8) wanting to make arrangements to meet and give me receipts and get some spending cash. Delay in meeting as Bob did not sound like he was in condition to drive. Lorraine had called the fire department and they came into house to see Bob. He refused to go to hospital. He told me he was out of medication and in pain. Lorraine wanted to get some help as well.	E.S.	.50	\$47.50
5/15/2013	T.C. Ellen Morris, discuss the T.C. from Jim's attorney and the mistakes in his filing.	E.S.	.20	\$19.00
5/16/2013	T.C. Bob, (4) the police have his Mother. He is going to hire an attorney. T.C. Jim, (3) He is going to pick up his Mother in Pahokee. He wants the keys to the house so that he can get clothes for his Mother and he will be taking her to see her doctor here tomorrow.	E.S.	.20	\$19.00
5/17/2013	T.C. Holly at H & R, schedule B for income from other accounts/banks etc. She is having a hard time with the taxes.	E.S.	.20	\$19.00
5/17/2013	T.C. Jim, Lorraine has not l.D., no wallet. Sending house key and inventory. At attorney for restraining order. T.C. Bob, wants me to write him a check for caretaker fees of his Mother.	E.S.	.40	\$38.00
5/18/2013	Review of bills from Bob, text requesting to pay the auto insurance.	E.S.	.30	\$28.50
5/20/2013	Receive text from Bob Hilton requesting to be paid for caretaker. Text from Jim Hilton stating he is the plenary E.T.G. Respond to both text. E-mail to Ellen Morris re: bills from Bob and turning over said hills to Jim's attorney, service of restraining order and request for no further contact.	E.S.	.50	\$47.50
5/21/2013	Voicemail from Bob re: money	E.S.	.10	No Charge
5/22/2013	Voicemails from Bob Hilton re: his Mother being kidnapped and getting money.	E.S.	.20	No Charge
5/22/2013	T.C. Holly Durfee re: taxes, how to estimate the work done on property.	E.S.	.20	No Charge
5/23/2013	E-mail to Ellen Morris re: bills to pay. E-mail Cris at Comerica re: bills on home in trust.	E.S.	.30	\$28.50
5/24/2013	Scan tax documents to Holly Durfee at H & R.	E.S.	.15	\$14,25
5/27/2013	Paid FPL bill for April and Palm Beach Neurology,	E.S.	.20	\$19.00
	forward Comerica to Jim.			
5/27/2013	Forward Utility and Electric for New Port Richey home to Comerica	E.S.	.10	\$9.50
6/5/2013	Final Accounting. Complete all receipts, dispursements and summary work. Forward to E. Morris office.	E.S.	3.50	\$332.50
6/7/2013	Final accounting review and billing.	E.S.	1.50	\$142.50

23.95 \$2,227.75 SUBTOTAL:

Costs

5/16/2013 Postage 8@.45 \$3.60 \$3.60 SUBTOTAL:

TOTAL: \$2,231.35 PREVIOUS BALANCE (CREDIT): \$2,000.00

CURRENT BALANCE DUE AND OWING: \$231.35

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

	III AND I OR I A	M BEACH COUNTY, I LONDA			
IN RE; GU	ARDIANSHIP OF	PROBATE DIVISION			
LORRAINE	HILTON/	CASE NO. 502013GA0000	52XXXXSB		
<u>ORD</u>		MENT OF COMPENSATION AND EXUNTARY GUARDIAN	<u> PENSES</u>		
Ward), for an the Court hav regarding the allegations of	order authorizing payment of ving examined the file in this criteria established by Sectio	as voluntary guardian of the property of Last Compensation for services rendered and a proceeding and having considered the en 744.108(2), Florida Statutes, and finding 5.00 per hour is a reasonable rate of confise fully advised, it is	expenses incurred vidence presented g that the materia		
ORD	ERED AND ADJUDGED as	follows:			
1.	-	d a reasonable fee under Section 744.108(2) the Petitioner during the period of April 20ws: \$95.00 29.75 \$2,778.75 \$3.60 \$2,782.35 (less a \$2,000.00 credit)	/ /		
2.		erty of the Ward is authorized and dir expenses from the assets of the Ward in the			
3.	sooner, and shall be made	de within ten (10) days from the date of through any accounts held in the nam accounts restricted under Section 69.031	e of the Ward o		
	E AND ORDERED on this _ Beach County, Florida.	Davil E. F.	pench		
		HONORABLE DAVID E. F.	KENCH		

Circuit Judge

Copies furnished to: See attached list

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: ESTATE OF FILE NO.: 502012CP002908XXXXSB

HELEN O'GRADY, DIVISION: IX

FINAL ACCOUNTING OF CURATOR ELIZABETH SAVITT

FOR THE PERIOD COMMENCING April 1, 2013 THROUGH August 22, 2013.

The purpose of this accounting is to acquaint all interested persons with the transactions that have occurred during the period covered by the accounting and the assets that remain on hand. It consists of a SUMMARY sheet and Schedule A showing all Receipts, Schedule B showing all Disbursements, Schedule C showing all Distributions, Schedule D showing all Capital Transactions and Adjustments (the effect of which are also reflected in other schedules, if appropriate), and Schedule E showing assets on hand at the end of the accounting period.

It is important that this accounting be carefully examined. Requested for additional information and any questions should be addressed to the curator or the attorney for the curator, the names and addresses of whom are set forth below.

Under penalties of perjury, the undersigned curator declares that I have read and examined this accounting and that the facts and figures set forth in the Summary and the attached Schedules are true, to the best of my knowledge and belief, and that it is a complete report of all cash and property transactions and of all receipts and disbursements by me as curator of the estate of Helen O'Grady, deceased, from April 1, 2013 through August 22, 2013.

Signed on August 30, 2013.

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Attorney für Curator:

Sheri L. Hazeltine, Esq. Attorney

Florida Bar No. 0674567 sheri@hazeltinelaw.com 800 Palm Trail, Suite 3 Delray Beach, Florida 33483

Telephone: (561) 243-4655

Fax: (561) 243-6933

Signed on August 30, 2013.

Curator:

Name: Elizabeth Savitt.

IN THE CIRCUIT COURT FOR Palm Beach COUNTY, FLORIDA

IN RE:	Estale	F				PRO	BATE D	IVISION				
	Helen M. O'Gr	ady		<u> </u>			Fìle	Number	500	0120	CP002908	XXXX SB
							Divis	sion	IX			
			FIWAL	ACCOUNTIN	NG OF	CURAT	∂ શ	OF PRO	PERTY			
	: ACCOUNTII HE PERIOD CO		ENCING:		04/01	1/13_						
		TH	HROUGH:		08/22	2/13	_					
				S	SUMMA	RY						
I.	Starting Bala	ance										
	Assets per li Close of Las			ets on Hand at riod						\$_	2,194,915.	<u>15</u>
Ħ.	Receipts											
	Schedule A	•	Income			\$_		36,953	<u>3.91</u>			
			Principal			\$_		2,51	1.18	\$_	39,465.	09
			Sub Total							\$_	2,234,380.	<u>24</u>
111.	Disburseme	ents a	and Distribu	tions								
	Schedule B	-	Income			\$_			0.00			
			Principal			\$_		284,14	9.86	\$_	284,149	86_
			Sub Total							\$_	1,950,230	38_
IV.	Capital Trar	nsact	ions and Ad	<u>justsments</u>								
	Schedule C	-	Net Gain o	er (Loss)						\$_	(1,540,574	.61)
V.	Assets on I	land	at Close of	Accounting Pe	eriod							
	Schedule D	-	Cash and	Other Assets						\$_	409,655	.77_

NOTE: See Appendix A, Rule 5.346, Florida Probate Rules for instructions relating to summary and all schedules

Estate	OF _		Helen M. O'Grady			
FOR THE PE	RIOD COM	MENCING:	04/0	1/13		
		THROUGH:	08/22	<u>713</u>		
SCHEDULE -	- -		Disbursements and i			
			s not include purchase th transactions are sh			
Date		Brief Descri	ptions of Items	Income		Principal
Mor	rgan Stani	ey Smith Bar	ney a/c 719-147723-2			
04/05/13 Har	k Burkhalte	er Yon, PL - At	ty fees			9,021.09
04/09/13 She	eri Hazelline	e - Atty fees				8,755.19
04/05/13 Tho	mas Maye	s				3,381.25
04/08/13 Tho	mas Maye	s				500.00
07/19/13 Win	e Tfr to Jar	mi L Huber a/c	# xxxxxxxx9461 c/o 7/	11/13		100,000.00
07/29/13 Wit	hdrawal - A	Andrew M. Sch	wartz, P.A c/o dtd 7/1	1/13		85,000.00
07/29/13 Wit	hdrawal - C	Clark Skatoff, F	P.A. c/o dtd 7/11/13			30,000.00
08/22/13 She	eri Hazeltin	e - Atty fees (h	eld in trust)			10,000.00
08/22/13 Gua	ardianship	Financial Repo	orting Services			1,040.00
08/22/13 Ira	Goldfarb					200.00
<u>We</u>	lls Fargo (Checking a/c	5536352734			
04/04/13 Ck	# 1050 - E	lizabeth Savitt	(fees)			2,821.50
04/10/13 Ck	# 1077 - F	lorida Space (storage)			151.58
04/11/13 Ck	# 1076 - C	ity of Boca Ra	ton			73.44
04/17/13 Del	bit - ATT					151.34
05/31/13 Ck	# 1078 - C	VR distributor	ı			398.80
08/14/13 Ck	# 1053 - E	. Savitt (held i	ı trust)			13,000.00
<u>W</u> e	ells Fargo	Checking a/c	xxxxxxx2739			
05/13/13 Ck	# 95 - Dail	ly Business Re	view			194.00
05/14/13 De	bit - FPL					219.24
06/03/13 Ck	# 104 - Fla	a Space Coast	(storage)			75.79
06/03/13 Ck	# 103 - Ci	ty of Boca Rat	on			73.73
06/18/13 De	bit - FPL					58.50
06/25/13 Ck	# 106 - Ma	ary Sue Donot	nue			4,552.50
				\$ 0.0	00 \$	269,665.95

FINAL ACCOUNTING

ESTATE	OF		Helen M. O'Grady		_		
FOR THE PE	ERIOD CO	MMENCING:	04/01/13		_		
		THROUGH:	08/22/13		-		
SCHEDULE	- A		Receipts During Po	eriod			
	Do		eipts from sale or other transactions are shown			•	
Date		Brief Descript	ions of Items	1	ncome	Pr	nncipal
Mo	rgan Star	iley Smith Barne	y a/c 719-147723-267				
04/12/13 Div	- Philip M	orris inti inc			9,180.00		
04/29/13 Int	Income				0.31		
04/16/13 De	posit Kraf	VMondelez Div.			1,295.45		
05/30/13 Int	Income				0.26		
06/27/13 Int	Income				0.23		
07/12/13 Div	/ - Philip M	orris Intl Inc			9,180.00		
07/30/13 Int	Income				0.31		
07/30/13 Int	Income				0.28		
07/15/13 De	eposit Kraf	t/Mondelez Div.			1,295.45		
We	elis Fargo	Checking alc xx	xxxxx2739				
04/16/13 Tfr	fr PNC Ba	ank a/c 12-0894-6	799				2,511.18
04/22/13 De	eposit - Div	idend from Altria	Stock		8,000.10		
07/10/13 De	eposit - Div	idend from Altria	Stock		6,336.00		
07/12/13 De	eposit - Div	idend from Kraft	Stock		1,660.50		
07/12/13 De	epasit - Div	ridend from Kraft	Stock		5.00		
PN	NC Bank a	/c 12-0894-6799	(acct closed)				
04/16/13 Int	t Income				0.02		
				\$	36,953.91	\$	2,511.18

FINAL ACCOUNTING

Estate OF Helen M. O'Grady				
FOR THE PERI	OD COMMENCING:	ENCING: 04/01/13		
	THROUGH:	08/22/13		
SCHEDULE - B		Disbursements and Distribution	ns	
		not include purchases of princ h transactions are shown on S		
Date	Brief Descri	ptions of Items	Income	Principal
Wells	Fargo Checking a/c	XXXXX2739		
07/23/13 Ck # 1	10 - Guardianship Fina	ancial Reporting Svcs, Inc.		1,275.00
07/23/13 Ck # 1	12 - Fla Space Coast	storage)		75.79
07/23/13 Ck # 1	08 - Fla Space Coast	storage)		75.79
07/23/13 Ck # 1	07 - Fla Space Coast	storage)		75.79
08/12/13 Ck # 1	114 - Elizabeth Savitt- (Suardian fees c/o dtd 8/18/13		1,725.00
08/13/13 Ck#1	l 13 - Sheri Hazeltine d	o date c/o dtd 8/18/13		1,745.36
08/14/13 Ck # 1	l 15 - Elizabeth Savitt (ł	łeld in Trust)		7,000.00
PNC I	Bank a/c 12-0894-679	(acct closed)		
04/16/13 Tfr to Wells Fargo Bank a/c # xxxxxxxx2739				2,511.18

\$ 14,483.91 \$ ____ 0.00

04/16/13 Tfr to Wells Fargo Bank a/c # xxxxxxx2739

FINAL ACCOUNTING

EST	TATE OF		Helen M. O'Grady			
FOR TH	IE PERIOD C	OMMENCING:	04/01/13			
		THROUGH:	08/22/13			
SCHED	ULE - C	Ca	pital Transactions and Adjustn	nents		
		D	Does not include distributio istributions are shown on Sche			
Date		Brief Description	s of Transactions	Net	Gain	Net Loss
	Morgan Sta	nley Smith Barn	ey a/c 719-147723-267			
07/05/13	3 Sld - 1,145.0	00 shs Philip Morr	is Intl Inc @ \$87.7577			6,106.59
	\$100,046.36	5 - 3/31/13 value \$	106,152.95			
07/22/13	3 Sld - 1,122.0	00 shs Philip Morr	is Intl Inc @ \$89.5956			3,930.67
	\$100,089.95	5 - 3/31/13 value \$	6104,020.62			
	Distributions	per c/o dtd 7/11/	13 (valued a/o 3/31/13)			
	2000 shs to	Tom Mayers	- \$185,420.00			185,420.00
	2000 shs to	Kathleen Ost	erbuht - \$185,420.00			185,420.00
	2000 shs to	Stephanie C	chambers - \$185,420.00			185,420.00
	2000 shs to	Dan Mayers	- \$185,420.00			185,420.00
	Remaining /	<u>Asset</u>				
08/22/13	3 533.00 shs	Philip Morris Intl I	nc @\$84.17\$44,862.61			4,551.82
		ie \$49,414.43				
08/22/1			stock @ \$34.39\$495,216.00			
	•		s distributed per c/o 7/11/13			400 470 00
		Tom Mayers				103,170.00
			terbuht - \$103,170.00			103,170.00
		-	Chambers - \$103,170.00			103,170.00
		Dan Mayers				103,170.00
	Remaining \$82,536.00		/alue as of 3/31/13 : \$80.544.00			1,992.00
TO- 11			,	\$	0.00	\$ 1,170,941.08
TOTAL	NEI GAINS	AND LOSSES				
NET GA	AIN OR (LOS	3)		\$	0.00	\$ 1,170,941.08

ESTATE	î Ø F		Helen M. O'Grady		-	
FOR THE P	ERIOD C	OMMENCING:	04/01/13		-	
		THROUGH: _	08/22/13			
SCHEDULE	- C	Capit	al Transactions and Adjustr	nents		
		Dist	Does not include distribution ibutions are shown on School			
Date		Brief Descriptions	of Transactions	N	et Gain	 Net Loss
08/22/13 9,9	65.00 sh	s Mondelez Inc @ \$3	30.62\$305,128.30			
(va	alued as d	of 3/31/13) Shares di	stributed per c/o 7/11/13			
20	00 shs to	Tom Mayers - \$6	61,240.00			61,240.00
20	00 shs to	Kathleen Ostert	ouht - \$61,240.00			61,240.00
20	00 shs to	Stephanie Cha	mbers - \$61,240.00			61,240.00
20	00 shs to	Dan Mayers - \$	61,240.00			61,240.00
Re	emaining	shr bal 1,965.00 valu	ie as of 3/31/13			
\$6	0,168.30	- 8/22/13 value \$61,	032.90		864.60	
08/22/13 3,	321,00 st	ns Kraft Foods Grp Ir	nc. @ \$51.53\$171,131.13	ł		
(v:	alued as	of 3/31/13) Shares d	istributed per c/o 7/11/13			
70	00 shs to	Tom Mayers - \$3	6,071.00			36,071.00
70	00 shs to.	Kathleen Osterb	uht - \$36,071.00			36,071.00
70	00 shs to.	Stephanie Char	mbers - \$36,071.00			36,071.00
70	00 shs to	Dan Mayers - \$3	6,071.00			36,071.00
R	emaining	shr bal 521.00 value	as of 3/31/13			
		3 - 8/22/13 value \$27			765.87	
08/22/13 <u>R</u>	eal Prop	erty Located at: 374	12 N.W. 5th Avenue,			
<u>B</u>	loca Rate	on, FL 33432				
A	djustmer	it to reflect the increa	se in value of ward's real		17,980.00	
p	roperty p	er the attached Palm	Beach Appraisers report.			
V	/alue 201	2 \$175,701.00				
٧	/alue 201	3 \$193,681,00				
	TOAINS	AND LOSSES		\$	19,610.47	\$ 389,244.00
TOTAL NE	I GAINS	AND LOSSES		-		
NET GAIN	OR (LOS	SS)		\$	0.00	\$ 369,633.53

FINAL

ACCOUNTING

1,922.26

409,655.77

			FINAL	70000111	ING	
Es	TAIR OF	Helen M. O'Grady				
FOR THE	E PERIOD COMMENCING:	04/01/13				
	THROUGH:	08/22/13				
SCHEDL	JLE - D Assets	on Hand at Close of Accour	nting Period			
	Indicate where held and	legal description, certificate	numbers o	r other informa	tions.	
			Сапу	ing Value		arket Value
ASSETS	OTHER THAN CASH:					
1.	2,400.00 Shs Altria Group Sto	ck @ \$35.90				80,544.00
2.	1,965 Shs Mondelez Inc @ \$3	31.58				61,032.90
3.	521.00 Shs Kraft Foods Grou	p Inc @ \$56.45				27,613.00
4.	Morgan Stanley Smith Barney					44,862.61
	533 Shs Philip Morris Intl @ \$	84.17				
5.	Real Property Located at: 374 Raton, FL 33432	2 N.W. 5th Avenue, Boca				193,681.00
OTHER A	ASSETS TOTAL		\$	0.00	\$	407,733.51
CASH:						
1.	Morgan Stanley Smith Barney	alc 719 - 147723-267				0.48
2.	Wells Fargo Checking a/c 55	36352734				555.49
3.	Wells Fargo Checking a/c ∞	000002739				1,366.29

(Attached are copies of each annual or year-end statement from each depository of all the Ward's cash assets.)

CASH TOTAL

TOTAL ASSETS (entered as Item V on Summary)

For the period commencing 04/01/13 through 08/22/13.

Attached are copies of the statements of the decedent's accounts from each of the institutions where the funds were deposited.

This final accounting was prepared by Guardian Financial Reporting Services, Denzil Parkes, 1040 Bayview Drive, Ste. 405, Ft. Lauderdale, Florida, 33304.

Under penalties of perjury, the undersigned Curator declares that I have read and examined this accounting and that the facts and figures set forth in the Summary and Schedules are true, to the best of my knowledge and belief, and that it is a complete report of all cash and property transactions and of all receipts and disbursements by me as curator of the estate of Helen O'Grady, deceased, from April 1, 2013 through August 22, 2013.

Signed on this 30th day of August, 2013.

ELIZABETH SAVITT, Curator.

DATED this 2 day of August, 2013 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Rν

SHERI L. HAZELTINE, ESQ

Attorney for the Curator, Elizabeth Savitt.

Florida Bar No. 0674567 sheri@hazeltinelaw.com 800 Palm Trail Plaza, Suite 3 Delray Beach, Florida 33483 Telephone: (561) 243-4655

Facsimile: (561) 243-6933



Property Appraiser's Public Access



Location Address 3742 NW 5TH AVE

Municipality BOCA RATON

Parcel Control Number 06-43-47-07-02-026-0090

Subdivision BOCA RATON HILLS SEC 3

Official Records Book 06326

Page 1437

Sale Date JUL-1989

Legal Description BOCA RATON HILLS SEC 3 LT 9 BLK 26

Owners

OGRADY HELEN EST

SAVIT ELIZABETH C/O 4101 SATIN LEAF CT **DELRAY BEACH FL 33445 1259**

Sales Date Price OR Book/Page Sale Type Owner JUL-1989 06326 / 1437 **OGRADY HELEN EST**

No Exemption Information Available.

Number of Units 1

*Total Square Feet 1878

Acres 0.35

Use Code 0100 - SINGLE FAMILY Zoning R1D - Single Family (06-BOCA RATON)

Tax Year	2013 P	2012	2011
Improvement Value	\$95,031	\$88,400	\$95,741
Land Value	\$98,650	\$87,301	\$91,896
Total Market Value	\$193,681	\$175,701	\$187,637

Preliminary

All values are as of January 1st each year

	Tax Year	201 3 P	2012	2011
	Assessed Value	\$193,681	\$105,895	\$102,811
	Exemption Amount	\$0	\$50,000	\$50,000
_	Taxable Value	\$193,681	\$55,895	\$52,811
4.3-4	Tax Year	2013 P	2012	2011
	Ad Valorem	\$3,775	\$1,301	\$1,263
	Non Ad Valorem	\$260	\$259	\$254
	Total tax	\$4,035	\$1,560	\$1,517

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

DIVISION: IX

CASE NO. 502012CP002908XXXXSB

IN RE: ESTATE OF

HELEN M. O'GRADY.

PROOF OF SERVICE

I, Sheri L. Hazeltine, Esq., certify that a true and correct copy of the Final Accounting of the Curator for the period April 1, 2013 through August 22, 2013 was transmitted via E-Service on this 30th day of August, 2013 to:

Christopher Salivar, Esq.
Attorney for Thomas Mayes
101 Plaza Real, Suite 218
Boca Raton, Florida 33432
ams@pmslaw.biz
cs@amslaw.biz
cmp@amslaw.biz
receptionist@amslaw.biz

Daniel Mayes 3742 N.W. 5th Avenue Boca Raton, Florida 33431 whodawatdam hotmail.com

Ronald Mayes rongbadycom.net

Stephanie Chambers 1008 Arbor Meadows Derby, Kansas 67037 schambers 61 a cox.net

Kathleen M. Osterbuhr 1300 Chesthill Derby, Kansas 67037 kosterbuhr (@cox.net

DATED this 3° day of August, 2013 at Delray Beach, Florida.

By:

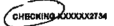
Sheri L. Hazeltine, Esq. Florida Bar No. 0674567 sheri@hazeltinelaw.com 800 Palm Trail Plaza, Suite 3 Delray Beach, Florida 33483 (561) 243-4655 (Office) (561) 243-6933 (Fax)



Wells Fargo Business Online®

Account Activity

HELEN O'GRADY Accounts



Activity Summary	
Current Posted Belance	\$585.49
Ponding Withdrawah/ Debits	\$0,00
Pending Deposits/ Credits	\$0.00
Avaliable Bainnee	1555,49

The Arzitable Balance shown above reflects the most up-to-date information evailable on your account. The balances shown below next to the last transaction of each day do not reflect any panding withdrawsis or holds on deposited that may have been outstanding on your account when the transaction posted in your account, fees may have been assessed.

Show: for L	aar 6 Months		
Date .	Description Daposite / Credits W	/khdrawals / Dobits	Ending Dally Balance
Pending Trans	actions Note: Amounts may change	. '	
No pending tr	unsactions meet your criticals above.	, ,	
Posted Transe	ctions		
08/14/13	CHECK # 1053 Fee de posit E. SIAVITE (MELDIN TRUST)	/\$13,000.00	\$555.49
08/31/13	CHECK # 1078 CVR distribution Re payment Ravof 12/12/2 Date	× \$396.80	\$13,555.49
04/17/13	ATT Payment 041613 823828002EPMYF Holen OGrady	× \$151.34 ¹	\$13,952.29
/ 04/1/na	CHECK # 1078 City of Boca Ration	\$73.44	\$14,103.03
04/10/13	CHECKO 1077 Florida Space Center	\$151.58	\$14,177.07
<u>/</u> 04/04/13	CASHED CHECK # 1080 Elizabeth Sacit Fee	\$2,821.50	\$14,328.65
03/19/13	ATT Payment 031813 920492001EPAYC Helen OGrady	\$151.34	\$17,150.15
Totals	\$0,00	\$16,748.00	

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Wells Fargo Business Online®

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Account Activity

ESTATE OF HELEN M. C'GRADY Accounts

CHECKING XXXXXX2738

Activity Summary	
Current Posted Betance	\$1,365.29
Pending Withdrawate/ Debits	\$0.00
Pending Deposits/ Credits	\$0.00
Available Belance	\$1,368,29

The Available Balance shown above reflects the most up-to-date information available on your account. The balances shown below next to the less transaction of each day do not reflect any pending withdrawals or holds on deposited funds that may have been outstanding on your account when the transaction posted. If you had insufficient evallable funds when the transaction posted to your account, fees may have been assessed.

Transactions Show: for Last 6 Months Description Withdrawals / Dubite Ending Dally Deposits / Credits Balance Pending Transactions Note: Amounts may change No pending transactions meet your criteria above. Posted Transactions 08/14/13 CHECK # 115 Fee deposit \$7,000.00 \$1,366,29 CASHED CHECK#114 E, Savit Foes 08/13/13 \$1,745,38 \$8,386.29 09/12/13 \$1,725.00 \$10,111.65 07/23/13 **CHECK# 107** Storage \$75.7B \$11,836.65 07/23/13 **CHECK # 108** Storage \$75.79 07/23/13 510-010 \$75.79 07/23/13 \$1,275.00 Guardian KRAFT FOODS COMM DIV 0.5000 130628 KRF14003580111 SAMTT, ELIZABETH 07/12/13 / 15.00 \$13,339.02 KRAFT FOODS COMM DIV 0.5000 130628 KRF14003582710 SAVITT, ELIZABETH 07/12/13 \$1,660,50 ALTRIA GROUP INC DC010D1307 130710 C0038842821MOA ELIZABETH SAVITT 07/10/13 \$8,338.00 \$11,873.52 CURAT 08/25/13 CHECK # 108 Mary \$4,552.50 \$5,337.52 Sue Porchue 06/18/13 FPL DIRECT DEBIT ELEC PYMT 08/13 7458017579 PPDA HELEN O'GRADY **/** \$58,50 \$9,890.02 Elty of Boia Raton 06/03/13 **/**\$73.73 \$9,948,52 08/03/13 y 375.79 Storage FPL DIRECT DEBIT ELEC PYMT 05/13 7455017579 PPDA HELEN O'GRADY 05/14/13 **\$219.24** \$10,099.04 05/13/13 Business **\$194.00** \$10,317.28 / 04/22/13 DEPOSIT MADE IN A BRANCH/STORE #653890611 \$8,000.10 \$10,511.28 04/16/13 DEPOSIT MADE IN A BRANCH/STORE #853877392 \$2,511.18 \$17,148,49 \$19,512.78

② Equal Housing Lender
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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: ESTATE OF

PROBATE DIVISION

HELEN M. O'GRADY.

CASE NO. 502012CP002908XXXXSB

ORDER ON AMENDED MOTION FOR EXTENSION OF TIME

THIS MATTER having come before the Court upon Sheri L. Hazeltine, Esq.'s Motion for Extension of Time to File the Final Accounting, and the Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that the final accounting in this matter be filed AUG-30 by September 16, 2013.

DONE and ORDERED on this 8th day of August, 2013 at Delray Beach, Palm Beach

County, Florida,

By: CERCUIT JUDGE EDWARD GARRISON

Copy furnished to: Sheri L. Hazeltine, Esq. 800 Palm Trail, Suite 3 Delray Beach, Florida 33481



IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: THE ESTATE OF HELEN M. O'GRADY Probate Division
Case No. 502012CP002908XXXXSB (IX)

Deceased,

The Honorable Judge Edward Garrison

THOMAS H. MAYES

Petitioner/Counter-Respondent,

٧.

RONALD O. MAYES, Respondent/Counter-Petitioner, and DANIEL MAYES, Respondent.

SUITH ETY BRANCH FILLD

ORDER ON CURATOR, ELIZABETH SAVITT'S PETITION FOR DISCHARGE OF CURATOR AND ON PERSONAL REPRESENTATIVE, THOMAS H. MAYES' OBJECTION TO ELIZABETH SAVITT'S NOTICE OF FINAL ACCOUNTING OF CURATOR AND PETITION FOR DISCHARGE

THIS CAUSE, having come to be considered before this Court on October 31, 2013 upon the aforementioned Petition for Discharge of Curator and the Personal Representative's Objection to same, and the Court having heard the argument of the parties and being otherwise duly advised in the yemises.

IT IS HEREUPON ORDERED AND ADJUDGED as follows:

- 1) Elizabeth Savitt is hereby discharged as Curator for the estate of Helen M. O'Grady, and is relieved of all authority to act on behalf of the estate of Helen M. O'Grady.
- 2) The Court hereby retains jurisdiction over the Curator to a) address the issue of approval of the Curator's Final Accounting, b) address the Personal Representative's pending Petition for Removal and Surcharge, and c) address the Petition for Hourly Fees and Costs which the Curator shall be filing pursuant to the Order of this Court also entered this day.
- 3) The Curator is hereby Ordered to turnover all of the assets of the estate (including the \$20,000.00 sum presently held by the Curator in trust and the \$7,330.00 sum presently held by Sheri Hazeltine, Esq. in trust) to the Personal Representative, THOMAS H. MAYES, within ten (10) days of October 31,2015

THIS ORDER

IT IS SO DONE AND ORDERED, in Chambers at Palm Beach County, Florida, this

day of November, 2013.

The Honorable Edward Garrison

GUARDIA	NSHIP OF		Albert Vassallo				
FOR THE	PERIOD COM	IMENCING:	09/09/14				
		THROUGH:	09/30/15				
SCHEDUI	LE - C	Car	oital Transactions and Adjustment	s			
		D	Does not include distributions. istributions are shown on Schedul	e B.			
Date		Brief Description	ons of Transactions		Net Gain		Net Loss
	Prudential Fi	nancial Inc - Co	omputershare			· · · · · · · · · · · · · · · · · · ·	
10/0 9 /15	78 shs Pruder	ntial Financial Inc	c @ \$78.08\$6,090.24 -				822.90
	09/09/14 value	e \$6,913.14					
09/30/15	Adjustment to	reflect correct Ir	nventory of People United Bank				214.24
	(IRA) balance	as of:					
	September 9,	2014	\$2,379.16				
	Corrected Am	ount	\$2,164.92				
09/09/14	108 Westbury	E 108, Deerfiek	d Beach, Florida 33442 -		31,970.00		
	Adjustment to	add Real Prope	erty to Inventory per attached				
		nty property appr					
02/20/15	Adjustment to	reflect the sale	of property per attached				
	H.U.D. statem						
	2014 Value pe	er property appra	aisers report\$31,970.00				
			\$46,000.00				
	Gain / loss on	sale price			14,030.00		
	CVE Master d	lues 2/20/15 to 2	1/28/15		35.51		
	Westbury E du	ues 2/20/15 to 2/	/28/15		59.66		
	CVRF dues 2/	/20/15 to 2/28/15	5		29.00		
	Non-Ad Valore	em 2/20/15 to 9/	30/15		106.92		
	Settlement ch	arges					4,350.00
	City Taxes						98.77
	Remove asset	t from accountin	g due to sale of property				41,782.32
	(Net proceeds	deposited in Ch	nase Bank a/c #438601234)				
TOTAL N	ET GAINS ANI	DLOSSES		\$	46,231.09	\$	47,268.23
NET GAIN	N OR (LOSS)			\$	0.00	\$	1,037.14

GUARDIANSHIP OF			Albert Vassallo		
FOR THE PERIOD COM		MMENCING:	09/09/14		
		THROUGH:	09/30/15		
SCHEDU	LE-C	·	tal Transactions and Adjustments Does not include distributions. stributions are shown on Schedule	В.	
Date		Brief Description	s of Transactions	Net Gain	Net Loss
09/09/14	Adjustment to		nce Company eneral Life Insurance Company discovered after filing Inventory	1,452.82	
09/09/14		o add loan receiva s Settlement Agree	ble from Susan Mast (Guardian) ement	51,998.59	

TOTAL NET GAINS AND LOSSES	\$ 53,451.41	\$ 0.00
NET GAIN OR (LOSS)	\$ 53,451.41	\$ 0.00

GUARDIANSHIP OF		AI	pert Vassallo				
FOR TH	E PERIOD CO	OMMENCING: 09/09/14					
		THROUGH:	09/30/15		-		
SCHEDU		Assets on Har	d at Close of Accounting		other inform	ations.	
				Carry	ing Value		Market Value
ASSETS	OTHER THA	N CASH:					
1.	Prudential Fi	nancial Inc					6,090.24
2.	American G	eneral Life Insurance Co	mpany #1CJ83449				1,452.82
3.	Loan Receiv	able Susan Mast (Guard	ian)				51,998.59
OTHER /	ASSETS TOTA	AL.		<u> </u>	0.00	\$	50 541 SE
CASH:				Ψ	0.00	¥	59,541.65
1.	Chase Bank	a/c #438601234					\$594,511.85
2.	Chase Bank	a/c#30222282452					11,242.99
CASH TO	TAL					\$	605,754.84
TOTAL AS	SSETS (entere	ed as Item V on Summar	y)			\$	665,296.49

(Attached are copies of each annual or year-end statement from each depository of all the Ward's cash assets.)

GUARDIANSHIP OF	Afbert Vassailo	
FOR THE PERIOD COMMENCING	. 09/09/14	·
THROUGH	H: 09/30/15	
expenditures or receipts made on be	ehalf of the ward, which said guardia or period after discharge of said guan	ained a receipt or cancelled check for n will preserve along with other sub- dian, which will upon request be made
Attached hereto is the recourt order).	uired fee for the auditing of this annu	ual financial return (unless waived by
the best of my knowledge and belief	, it constitutes a full and correct acco	nined the foregoing return and that, to ount of all the ward's property of which ty transactions and of all receipts and
from September 9 a statement of the ward's assets at		atember 30 20 15, and includes
Executed on 12/2	22/15 , 20 15.	2 W Sant
By:		Guardian
Attorney for Guardian	ylen	
Florida Bar No. 0674563		
800 Palm Trail, Delray Beach, Fl		
(Address)	The state of the s	
Telephone: (56) 243-	4655	



Computershare

Computershare Trust Company, N.A. P.O. Box 43038 Providence Rhode Island 02940-3038 1-800-586-1305 Hearing-impaired 1-800-619-2837 www.comoutershare.com/investor

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Ուալարդիկիալը Մեն լովում է ինդին կանում են ինդին կանում և հանական անձանական անձանական անձանական անձանական անձա

ALBERT N VASSALLO 501 NORTH COUNTRY CLUB DRIVE ATLANTIS FL 33462-1005

Holder Account Number

C0004518012

IND



Reminder Regarding the Sales Facility at Computershare

As of the close of the market on October 9, 2015, you owned 78 share(s) of Prudential Financial, Inc. Common Stock valued at \$6,090.24

This letter is being sent as a reminder of the terms of the Sales Facility offered by Computershare, Prudential's Transfer Agent. There are three options for selling your shares.

- By calling 1-800-586-1305 (For hearing-impaired, call 1-800-619-2837).
- · By going online at www.computershare.com/investor.
- · By mail, by signing the form below or submitting a signed letter of instruction.

The market value will fluctuate until your sales transaction is completed and the actual sales price is determined. A check will be mailed to you within two weeks of the sale. The proceeds will reflect a transaction fee and a fee for each share sold. Please refer to the enclosed Term Sheet for additional information regarding the applicable fees. Selling your shares will not impact any policy or contract you own with Prudential.

To sell all of your shares, sign the form below, detach this portion and return in the envelope provided.

, ,	•	
This program is voluntary. Should yo	ur Prudential Financial, Inc. Shares ou decide to sell all of your shares, s elope provided. Additional informatio Sales Facility Term Sheet provided.	ign in the
All persons listed must sign exactly Signature for sale only Please sign inside box	as named above Additional signature if needed Please sign inside box	Date (mm/dd/yyyy)
I (we) agree to the Sales Facility Te	rm Sheet included in this mailing.	



C0004518012

5 U C F

IND

ALBERT NIVASSALLO

PRU

To sell ALL of your shares ...

For the quickest response, call 1-800-586-1305 (for the hearing-impaired, call 1-800-619-2837) or log on to www.computershare.com/investor. Otherwise, you may sign and return the Sale Authorization Form on the reverse side.

To sell only a PORTION of your shares ...

You must either call 1-800-586-1305 (for the hearing-impaired, call 1-800-619-2837) or log on to www.computershare.com/investor.

If you are selling your shares and you have a stock certificate ...

You must return a properly completed Sale Authorization Form together with your stock certificate to Computershare. Do not sign the back of the stock certificate. For your protection, we suggest you use registered mail and insure your envelope's contents for 3% of the value of the shares represented on your certificate. Alternatively, if you choose not to use registered mail, please return your Sale Authorization Form and stock certificate in the enclosed business reply envelope.

NOTE: In authorizing the sale of your shares, you are agreeing to the terms and conditions in the Sales Facility Term Sheet included in this mailing.



JPMorgen Chase Bank, N.A. P O Box 659754 San Antonio, TX 78265-9754

00084282 1 AV 0.391

00084282 DRE 021 141 29015 NANNANNANN T 1 000000000 11 0000 T2742402 P92978 Deaf and Hard of Hearing:

ALBERT VASSALLO BY ELIZABETH S SAVITT GRON 501 N COUNTRY CLUB DR ATLANTIS FL 33462-1005

September 17, 2015 through October 16, 2015 000000438801234 Account Number:

CUSTOMER SERVICE INFORMATION

Chase.com Web site: 1-800-935-9935 Service Center. 1-800-242-7383 1-877-312-4273 Para Espanot International Calls: 1-713-262-1679



CHECKING SUMMARY

Chase Premier Plus Checking

	AMOUNT
Beginning Balance	\$596,680.18
Deposits and Additions	2,927.07
Checks Paid	- 3,631.57
Ending Balance	\$595,975.68
Annual Percentage Yield Earned This Period	0.01%
Interest Earned This Period	\$4.83
Interest Paid Year-to-Date	\$40.68

CHECKS PAID

CHECK NUMBER	DATE PAID	AMOUNT
164 ^	09/29	\$2,463.57
165 ^	10/13	1,168.00
Total Checks Paid		\$3,631,67

If you see a check description in the Transaction Detail section, it means your check has already been converted for electronic payment. Because of this, we're not able to return the check to you or show you an image on Chase com.

^ An image of this check may be available for you to view on Chase.com.

TRANSACTION DETAIL

DATE	DESCRIPTION	AMOUNT	BALANCE
	Beginning Balance		\$596,680.18
09/17	Prudential Finan Tc01Dd1509 PPD ID: 243191274	40 45.24	598,725.42
09/29	Check # 164	- 2,463.57	594,261.85
09/30	US Life Insuranc Annuityach O1Cj83449 CCD ID: 50001	30788 250.00	594,511.85
10/01	Vacp Treas 310 Xxva Benef PPD ID: 911103600	02 1,567.00	596,078.85
10/02	SSA Town Mining The Inc. Court Court	1,000.00	097, 130.05
10/13	Check # 165	- 1,168.00	595,970.85
10/16	Interest Payment	4.83	595,975.68
	Ending Belance	were the second	\$50.5 ATE 08



CHASE PRIVATE CLIENT

JPMorgan Chase Bank, N.A. P O Box 659754 San Antonio, TX 78265-9754

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ALBERT VASSALLO BY ELIZABETH S SAVITT GRDN 501 N COUNTRY CLUB DR ATLANTIS FL 33462-1005 September 01, 2015 through September 30, 2015
Account Number: 000003022282452

CUSTOMER SERVICE INFORMATION

Web site:	Chase.com
Service Center:	1-800-935-9935
Deaf and Hard of Hearing:	1-800-242-7383
Para Espanol:	1-877-312-4273
International Calls	1_713_262_1679



We are making changes to non-Chase ATM fees and Travelers Checks

Your relationship is important to us, and we are committed to keeping you informed about changes that may affect you beginning November 9.

Non-Chase ATMs

When you use an ATM that is not owned by Chase we charge a non-Chase ATM fee; which will change beginning November 9. The fees listed below apply to each transaction made at a non-Chase ATM:

- \$2.50 for any Inquiries, Transfers or Withdrawals while using a non-Chase ATM in the U.S., Puerto Rico and the U.S. Virgin Islands.
- \$2.50 for any Transfers or Inquiries at ATMs outside the U.S., Puerto Rico and the U.S. Virgin Islands. As a reminder, we will still charge \$5 per Withdrawal at ATMs outside the U.S., Puerto Rico and the U.S. Virgin Islands.

Fees from the ATM owners still apply. As a reminder, there is no fee to use any of the 15.500 Chase ATMs.

For the products listed below, these fees may be waived entirely or for a certain number of times per statement period. For all other products, the fees listed above apply to each transaction made at a non-Chase ATM.

- Chase Private Client Checking(SM) and Chase Private Client Savings(SM): You will not pay a fee to us for using a non-Chase ATM. We will also refund up to 5 fees charged by the ATM owner every statement period.
- Chase Premier Platinum Checking(SM), Chase Premier Plus Checking(SM) with Chase Military Banking benefits, Chase Plus Savings(SM) and Chase Premier Platinum Savings(SM): You will not pay a fee to us for using a non-Chase ATM. You will have to pay all fees charged by the ATM owner.
- Chase Premier Plus Checking (without Chase Military Banking benefits) and Chase Premier Checking(SM): You will not pay a fee to us for the first 4 non-Chase ATM transactions each statement period. You will have to pay all fees charged by the ATM owner.
- Chase Workplace Checking(SM): You will not pay a fee to us for the first 2 non-Chase ATM transactions each statement period. You will have to pay all fees charged by the ATM owner.

Travelers Checks

Beginning November 9, we will no longer sell Travelers Checks. There are other alternatives to Travelers Checks, please talk to a banker to learn more. We apologize for the inconvenience.

All other terms and conditions of your Deposit Account Agreement still apply. If you have any questions, please call the number listed at the top of this statement.

CHASE PRIVATE CLIENT

September 01, 2015 through September 30, 2015 000003022282452 Account Number

Chase Plus Savings SAVINGS SUMMARY AMOUNT \$11,242,71 Beginning Balance 0.28 Deposits and Additions \$11,242.99 **Ending Balance** 0.03% Annual Percentage Yield Earned This Period Interest Earned This Period \$0.28 \$2.54 Interest Paid Year-to-Date

The monthly service fee for this account was waived as an added feature of Chase Premier Plus Checking account.

TRA	NSACTION DETAIL			
DATE	DESCRIPTION	AMOUNT	BALANCE	
	Beginning Balance		\$11,242.71	1-00/0
09/30	Interest Payment	0.28_	11,242.99	- 62 4/D - 4/30/15
	Ending Balance		\$11,242.99	-/ /

You earned a higher interest rate on your Chase Plus Savings account during this statement period because you had a qualifying Chase Premier Plus Checking account.

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call or write us at the phone number or address on the front of this statement (non-personal accounts contact Customer Service) if you think your statement or receipt is incorrect or if you need more information about a transfer listed on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the problem or error appeared. Be prepared to give us the following information:

Your name and account number
 The dollar amount of the suspected error
 A description of the error or transfer you are unsure of, why you believe it is an error, or why you need more information.

We will investigate your complaint and will correct any error promptly. If we take more than 10 business days (or 20 business days for new accounts) to do this, we will credit your account for the amount you trink is in error so that you will have use of the money during the time it takes us to complete our investigation.

IN CASE OF ERRORS OR QUESTIONS ABOUT NON-ELECTRONIC TRANSACTIONS: Contact the bank immediately if your statement is incorrect or if you need more information about any non-electronic transactions (checks or deposits) on this statement. If any such error appears, you must notify the bank in writing no later than 30 days after the statement was made available to you. For more complete details, see the Account Rules and Regulations or other applicable account agreement that governs your account.



JPMorgan Chase Bank, N.A. Member FDIC

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE:

PROBATE DIVISION IX
CASE NO. 502014GA000369XXXXSB

GUARDIANSHIP OF ALBERT VASSALLO, SR.

Incapacitated P	erson.
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ORDER APPROVING MEDIATED TERM SHEET AND GRANTING OTHER RELIEF

THIS CAUSE came before this Court on February 13, 2015 on the Guardian's Verified Petition for Direction to Act, which was filed on January 27, 2015 (hereinafter, "Petition"). The Court, having reviewed the Petition, having heard argument from counsel, reviewed the file and being otherwise fully advised, it is hereby:

ORDERED AND ADJUDGED that:

- 1. The Guardian's entry into the Mediated Term Sheet and resulting Mediated Settlement Agreement attached hereto as Exhibits A and B, respectively, are hereby approved by this Court.
- 2. At the hearing, the Court learned that Susan Mast and Albert Vassallo, Jr., provided facsimile images of their signatures rather than originals to the Mediated Settlement Agreement. The Court finds that it has jurisdiction over Susan Mast and Albert Vassallo, Jr. as they appeared before this Court and have expressly agreed to the jurisdiction of this Court in paragraph 9 of the Mediated Settlement Agreement.
- 3. The Court directs that within five (5) days of the date of this Order, Susan Mast and Albert Vassallo, Jr. shall either 1) furnish the original executed Mediated Settlement Agreement along with supporting documentation to the Guardian, Elizabeth Savitt, c/o Robert J. Hauser, Esquire, Pankauski Law Firm, PLLC, 120 South Olive Avenue, Suite 701, West Palm Beach, FL

33401 or alternatively 2) show cause to this Court why they should not be required to furnish their original signed Agreements and attachments in accordance with the Mediated Term Sheet.

- 4. If original signatures are not received within five (5) business days from the date of this Order, the Court will deem the copies of the signatures provided to be originals.
- The Court reserves jurisdiction to enter further orders, including orders enforcing the
 Mediated Settlement Agreement under its terms.
 - 6. The Court reserves jurisdiction to award fees and costs to the Guardian and counsel.

DONE AND ORDERED, in Chambers, in Delray Beach, Palm Beach County, Florida, this day of February, 2015.

The Honorable David E. French Circuit Court Judge

Copies furnished to:

Robert J. Hauser, Esquire, Pankauski Law Firm, PLLC, 120 South Olive Avenue, Suite 701, West Palm Beach, FL 33401 (courtfilings/a pankauskilawfirm.com)

Sheri L. Hazeltine, Esquire, 800 Palm Trail, Suite 3, Defray Beach, FL 33483 (sheri a hazeltinelaw.com)

Brian M. O'Connell, Esquire, 515 N. Flagler Dr., 20th Floor, West Palm Beach, FL 33401 (service @ciklinlubitz.com, probateservice a ciklinlubitz.com)

Frank L. Hollander, Esquire. Hollander and Associates, LLC. One Biscayne Tower, Suite 1650, 2 South Biscayne Boulevard, Miami, Florida 33131-1806 (frank *a* hollander.lawyer)

Susan Mast, 9324 Ketay Circle, Boca Raton, Florida 33428

Albert Vassallo, Jr., 666 Rosevale Avenue, Lake Ronkonkoma, NY 11779

Ralph Vassallo, 303 Lake Avenue South, Nesconset, NY 11767

Jacqueline S. Cantela, 26 Parkside Ave., Miller Place, NY 11764

Marie Vassallo-Castagnette, 433 Mills Rd., Unit #26, Calverton NY 11933

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY

IN RE: GUARDIANSHIP OF

PROBATE/GUARDIANSHIP DIVISION

ALBERT VASSALLO, SR. Incapacitated Person.

CASE NO.: 502014GA000369XXXXSBIX

MEDIATED TERM SHEET

This Term Sheet is made this 1 th day of December, 2014 by and among the Parties listed below, for and in consideration of the mutual promises and releases made herein, the receipt and adequacy of which is acknowledged by all Parties hereto.

On this the ______th day of December, 2014, the Parties (collectively "Parties"):

Petitioner, Elizabeth Savitt, as Guardian of the Person and Property of Albert Vassallo, Sr., represented by Robert Hauser, Esq.

Respondents, Susan Mast and Albert Vassallo, Jr., represented by Robert Trinkler, Esq.

Court Appointed Counsel for the Ward, Brian M. O'Connell, Esq.

desire to resolve the various disputes in the above referenced Guardianship of Albert Vassallo, Sr., Incapacitated Ward ("Guardianship" and "Ward" respectively) so as to avoid the continued expense and uncertainty of litigation and do so as follows:

ALBERT VASSALLO, JR. ("AL JR.")

Al Jr. will execute a promissory note for \$45,000 to Elizabeth Savitt, as Guardian of Albert Vassallo at 4% per annum with interest.

Note is payable at the earlier of (1) death of Al Sr., or (2) under a 15-year amortization schedule. First Payment is due January 1, 2015. Entire balance is secured by Al Jr.'s expected

EXHIBIT "A" of Wh

IN RE: GUARDIANSHIP OF Albert Vassallo, Sr. Incapacitated Case No. 502014GA000369XXXXSBIX

inheritance /trust distribution.

SUSAN MAST

Susan will execute a promissory note for \$54,000 to Elizabeth Savitt, as Guardian of Albert Vassallo at 4% per annum with interest. Upon maturity of the note, an additional payment of \$2,160 shall be made which represents accrued interest from November 15, 2013 to present. Note is payable at the earlier of (1) death of Al Sr., or (2) under 15-year amortization schedule. First payment is due January 1, 2015. Entire balance due is secured by Susan's expected inheritance/trust distribution.

ELECTRONIC WITHDRAWALS.

Susan will separately execute a promissory note for \$8,000 to the Guardianship of Albert Vassallo at 4% per annum with interest running from September 9, 2014. Note is payable at the earlier of (1) death of Albert Vassallo, Sr., or (2) pursuant to 15 year amortization schedule. First Payment is due January 1, 2015. Entier balance due would be secured by Susan's expected inheritance/trust distribution. This promissory note will be held in escrow by the Guardianship of Albert Vassallo, Sr., unless and until the Guardian has determined in good faith and in her sole discretion that Susan Mast has failed to account for the \$8,128.00 in electronic withdrawals as follows, or if the withdrawals did not benefit the Ward:

\$1,482.68	12/11/13
1,288.25	2/12/14
1,298.44	5/28/14
2,254.31	7/20/14
1,504.32	8/2014

ma am

If the Guardian determines that the withdrawals benefited the Ward, it will return the original signed \$8,000 note to Susan Mast. If the Guardian chooses to enforce the note, it will give written notice to Susan Mast through her attorney of the decision to enforce the note and the amounts due, adjusted based on the amounts, if any, that benefited the Ward. Susan will present her evidence of the use of the funds within 30 days of today, December 1, 2014.

EXPENSES

During the time the Ward resides with Susan Mast, the parties agree on a current expense budget of \$820.00 monthly, based on the following:

\$ 140.00	Bus Company Tops				
150.00	Health and cosmetics, depends, razor, Vitamins				
80.00	Petty cash for				
	movies/personal				
450.00	Food				
\$ 820.00	Total				

less bus fare if paid by the Guardian.

The parties also agree on \$2,083 per month to Susan Mast as compensation for care of the Ward, if and so long as the current schedule continues (5 hours of care x 6 days per week; 8 hours on Sunday)

RELEASES

All Parties shall exchange mutual general releases including (in all fiduciary capacities, including, but not limited to, attorney-in-fact, trustee, and/orguardian) except as to the Parties performance of this agreement.

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Filing # 35903700 E-Filed 12/24/2015 12:09:35 PM

	IN THE CIRCUIT COURT FOR Pa	Im Beach	COUNTY	FLORI	DA	
IN PE: CI	JARDIANSHIP OF	PF	OBATE DIVIS	SION		
	bert Vassallo	Fil	e Number	50201	4GA00	0369XXXXSB
AI	Dert Vassallo	Di	vision _		Prob	ate
			DE 6 DE 5	T) (
	ANNUAL ACCOUNTING OF	GUARDIAN	OF PROPER	(IY		
ANNUAL FOR THE	ACCOUNTING PERIOD COMMENCING:	9/09/14				
		09/30/15				
	SUM	MARY				
1.	Starting Balance					
	Assets per Inventory or Assets on Hand at Close of Last Accounting Period				\$	35,218.61
11.	Receipts					
	Schedule A - Income	\$	30	01.14		
	Principal	\$	717,4	46.32	\$	717,747.46
	Sub Total				\$	752,966.07
111.	Disbursements and Distributions					
	Schedule B - Income	\$		0.00		
	Principal	\$	140,0	83.85	\$	140,083.85
	Sub Total				\$	612,882.22
IV.	Capital Transactions and Adjustsments					
	Schedule C - Net Gain or (Loss)				\$	52,414.27
V.	Assets on Hand at Close of Accounting Period					
	Schedule D - Cash and Other Assets				\$	665,296.49

NOTE:

See Appendix A, Rule 5.346, Florida Probate Rules for instructions relating to summary and all schedules

ANNUAL REPORT OF GUARDIAN OF PROPERTY - ANNUAL ACCOUNTING							
GUARDIA	NSHIP OF						
FOR THE	PERIOD COMMENCING:						
	THROUGH:	09/30/15					
SCHEDU	LE - A	Receipts During Period					
	Does not include receipts from sale or other dispositions of principal assets. Such transactions are shown on Schedule C.						
Date	Brief Descri	ptions of Items	Income	Principal			
	Chase Bank a/c #xxxxxx2772						
10/09/14	Interest		0.02				
	Chase Bank a/c #438601234						
10/09/14	Tfr fr Chase Bank a/c#xxxxxx	2772 (closed)		131.07			
10/10/14	Deposit from Chase Bank (CD)	a/c #xxxxxx3839 (Estate)		13,758.16			
10/14/14	Deposit from Chase Bank Savi	ngs a/cxxxx3828 (Estate)		80.0			
10/16/14	Interest		0.03				
11/03/14	Tfr fr People's United Bank - a/	c #53363H		45.35			
11/05/14	Deposit - First Sun/United State	es Life Insurance		250.00			
11/07/14	Deposit - SSA & VA			2,597.03			
11/18/14	Interest		0.10				
11/19/14	Deposit from Chase Bank (CD)	a/c#xxxxxx1754 (Estate)		200,620.13			
11/19/14	Deposit from Chase Bank (CD)	a/c #xxxxxxx1218 (Estate)		120,674.13			

120,674.13

GUARDIANSHIP OF	Albert Vassallo	
FOR THE PERIOD COMMENCING	S:09/09/14	
THROUG	6H: 09/30/15	_
SCHEDI II E - A	Peccinte During Period	

Receipts During Period

Does not include receipts from sale or other dispositions of principal assets. Such transactions are shown on Schedule C.

Date Brief Descriptions of Items	1	ncome	Principal
Chase Bank a/c #438601234			
02/27/15 Deposit - First Sun/United States Life Insurance			250.00
03/03/15 Deposit - Sale of Condominium (108 Westbury E, Deerfield)	ı		41,782.32
03/03/15 SSA Treasury 310			1,060.00
03/05/15 VACP Treasury 310 - Retroactive payment			6,258.00
03/16/15 Interest		2.38	
03/31/15 Deposit - First Sun/United States Life Insurance			250.00
04/01/15 VACP Treasury 310			1,567.00
04/03/15 SSA Treasury 310			1,060.00
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx3096 (Estate)			114,347.64
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx5277 (Estate)			111,759.55
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx3525 (Estate)			17,240.93
04/14/15 Deposit from Bank United (CD) a/c #xxxxxx3947 (Estate)			7,770.77
04/15/15 Interest		2.82	
04/23/15 Bank Fee Reversal			6.00
04/23/15 Bank Fee Reversal			6.00
04/23/15 Bank Fee Reversal			6.00
04/23/15 Bank Fee Reversal			6.00
04/23/15 Tfr fr NY Community Bank (CD) a/c #xxxxxx3099 (closed)			11,141.99
04/23/15 Tfr fr NY Community Bank (CD) a/c #xxxxxx1747 (closed)			11,341.21
04/23/15 Tfr fr NY Community Bank (CD) a/c #xxxxxx8115 (closed)			3,354.22
04/23/15 Interest - Prudential Inc		45.24	
04/23/15 Tfr fr People's United Bank - a/c #53363H			45.30
04/27/15 Deposit - Reverse pymt made to E. Savitt			7,304.30
04/30/15 Deposit - First Sun/United States Life Insurance			250.00
05/01/15 VACP Treasury 310			1,567.00
05/01/15 SSA Treasury 310			1,060.00
	\$	50.44	\$ 339,434.23

GUARDIANSHIP ()F	Albert Vassallo		
FOR THE PERIOD	COMMENCING:	09/09/14		
	THROUGH:	09/30/15		
SCHEDULE - A		Receipts During Period		
		ts from sale or other disponsactions are shown on S		
Date	Brief Description	ons of Items	Income	Principal
Chase I	Bank a/c #438601234			
05/08/15 Interest	- Prudential Inc		41.34	
05/18/15 Interest			4.87	
05/18/15 Tfr fr Pe	oples United (CD) a/c #53	3363H		2,028.76
05/18/15 Tfr fr Pe	ople's United Bank - a/c#	53363H		45.51
05/29/15 Deposit	- First Sun/United States	Life Insurance		250.00
06/01/15 VACP T	reasury 310			1,567.00
06/03/15 SSA Tre	easury 310			1,060.00
06/15/15 Interest			5.09	
06/18/15 Dividend	d - Prudential Inc.		45.24	
06/30/15 Deposit	- First Sun/United States	Life Insurance		250.00
07/02/15 SSA Tre	easury 310			1,060.00
07/08/15 VACPT	reasury 310			1,567.00
07/15/15 Interest				4.91
07/30/15 APA Tre	easury 310			10,339.20
0731/15 VACP T	reasury 310			1,567.00
07/31/15 Deposit	- First Sun/United States	Life Insurance		250.00
08/03/15 SSA Tre	easury 310			1,060.00
08/17/15 Interest			5.47	
08/31/15 Deposit	- First Sun/United States	Life Insurance		250.00
09/01/15 VACP T	reasury 310			1,537.08
09/03/15 SSA Tre	easury 310			1,060.00
09/16/15 interest			4.88	
09/17/15 Dividend	d - Prudential Inc.		45.24	
09/30/15 Deposit	- First Sun/United States	Life Insurance		250.00

\$

152.13

\$

24,146.46

GUARDIA	NSHIP OF		Albert Vassallo		
FOR THE	PERIOD CO	MMENCING:	09/09/14		
		THROUGH:	09/30/15		
SCHEDU	LE - A		Receipts During Period		
	D		pts from sale or other disposit ansactions are shown on Sch		
Date		Brief Descript	ions of Items	Income	Principal
	Chase Bank	k a/c #3022282452			
10/10/14	Deposit - Op	en Account			11,251.81
10/21/14	Interest			0.08	
10/31/14	Interest			0.09	
11/28/14				0.26	
12/31/14				0.21	
01/30/15				0.28	
02/27/15				0.26	
03/31/15				0.30	
04/30/15	Interest			0.28	
05/29/15				0.27	
06/30/15	Interest			0.29	
07/31/15	Interest			0.29	
08/31/15	Interest			0.29	
09/30/15	Interest			0.28	
	Am Trust (N	lew York Communi	ty Bank) - xxxx3099		
04/23/15			<u> </u>	1.23	
	Am Trust (N	lew York Communi	ty Bank) - xxxx1747		
04/23/15		TOTA GOTHING	LY Dalley - AAAA1747	40.54	
04/20/10	THE COST			40.04	
	Am Trust (N	ew York Communi	ty Bank) - xxxx8115		
04/23/15				0.39	
				\$ 45.34	\$ 11.251.91

GUARDIA	NSHIP OF		Albert Vassallo				
FOR THE	PERIOD CO	MMENCING:	09/09	/14			
		THROUGH:	09/30	/15			
SCHEDU	LE - B		Disbursements and Dis	tributions			
			s not include purchases th transactions are show				
Date		Brief Desc	criptions of Items		Inc	ome	 Principal
	Chase Ban	k a/c #xxxxxx27	72	<u>-</u>			
10/09/14	Tfr to Chase	e Bank a/c #4386	01234				131.07
	Chase Bani	k a/c #43860123	4				
10/21/14	Chk #9993	- Freedom Credit	- Card payment (Pre Gua	ırdianship)			786.96
		- Dayscape Senio					1,020.00
10/27/14	Chk #5901 -	- FPL	•				111.25
10/27/14	Chk #9992	- Chase Credit Ca	ard (Pre Guardianship)				103.00
10/28/14	Chk #5902 -	- Bay Manageme	nt				30.00
10/29/14	Chk #0102 -	- Elizabeth Savitt	(Retainer fee incl. in c/o	3/31/15)			3,000.00
11/03/14	Chk #0103 -	- Chase Credit Ca	ard (PRC Guardian)				66.00
11/05/14	Chk #0106 -	- Westbury Cond	o Fees				196.21
11/06/14	Debit - Sead	rest Service Inc	(Property Management)				196.21
11/06/14	Debit - Sead	crest Service Inc	(Property Management)				116.00
11/06/14	Debit - Sead	crest Service Inc	(Property Management)				98.00
11/24/14	Chk #0110 -	- Broward County	Tax Collector				860.21
11/24/14	Chk #0105 -	- Randa Parish (r	nisci office work)				125.00
11/25/14	Chk #0114 -	- FPL					22.87
11/26/14	Chk #0112 -	- West Boca Med	ical Ctr				65.00
12/02/14	Chk #0113 -	- West Boca Med	ical Ctr				36 7.00
12/03/14	Chk #0109 -	- Dayscape Senio	or Activity Ctr				816.00
12/05/14	Chk #0117 -	- Dr. Blume					35 0.00
12/08/14	Chk #0115 -	- Judge Cook (me	ediation service)				2,600.00
12/08/14	Debit - Sead	crest Service Inc	(Property Management)				196.21
12/08/14	Debit - Sead	crest Service Inc	(Property Management)				116.00
12/08/14	Debit - Seac	crest Service Inc	(Property Management)				98.00
12/08/14	Chk #0119 -	- Dr. Calver					75.00
					\$	0.00	\$ 11.545.99

GUARDIANSHIP	° OF	Albert Vassalio			
FOR THE PERIO	OD COMMENCING:	09/09/14			
	THROUGH:	09/30/15	·		
SCHEDULE - B		Disbursements and Distributions	,		
		not include purchases of principal transactions are shown on Sche			
Date	Brief Descri	ptions of Items	Inco	me	Principal
Chase	e Bank a/c #438601234				
12/11/14 Chk #	0116 - Dr. Phillip Heller				300.00
12/22/14 Chk#	0120 - US Legai Suppor	(hearing)			120.00
12/22/14 Chk#	0121 - FPL				11.96
01/06/15 Chk#	0124 - Sheri Hazeltine (A	attorney fees) C/O 1/6/15			8,039.26
01/06/15 Chk#	0122 - C/O 01/06/15 Fee	es to Clifford Hark			3,000.00
01/07/15 Debit	- Seacrest Service Inc (F	roperty Management)			201.64
01/07/15 Debit	- Seacrest Service Inc (F	roperty Management)			120.00
01/07/15 Debit	- Seacrest Service Inc (F	Property Management)			98.00
01/13/15 Chk#	0126 - Dayscape Senior	Activity Ctr			884.00
01/13/15 Chk#	0125 - Attorney - Brian C)'Connell C/O 12/23/14			6,740.90
01/13/15 Chk#	0123 - Reimb Cheryl Ca	nty C/O 1/6/15			5,000.00
01/21/15 Chk #	0127 - FPL				10.20
02/06/15 Debit	- Seacrest Service Inc (F	roperty Management)			201.64
02/06/15 Debit	- Seacrest Service Inc (F	roperty Management)			120.00
02/06/15 Debit	- Seacrest Service Inc (F	roperty Management)			98.00
02/17/15 Chk #	0109 - Dayscape Senior	Activity Ctr			816.00
03/02/15 Chk #	0130 - FPL				31.99
03/10/15 Chk #	0133 -Elizabeth Savitt (re	eimb Guardian fee) C/O 3/31/15			7,304.30
03/16/15 Chk #	0131 - Dayscape Senior	Activity Ctr			884.00
03/16/15 Chk#	0134 - Chase Credit Car	d (final pymt - Pre guardianship)			2,945.95
		Attorney fee) C/O 3/12/15			5,028.78
04/03/15 Chk #	0134 - Chase Credit Car	d (Interest pymt)		•	18.29
04/06/15 Chk #	0137 - Prudential Insurar	nce Premium			299.40
04/09/15 Bank I	Fee - Stmt copies				6.00
04/14/15 Chk #	0138 - Susan Mast - 3 m	ths Caretaking fees per			7,390.71
		ent (Caretaking services			.,500
			\$	0.00	\$ 49,671.02

GUARDIA	NSHIP OF	Albert V	assallo	**************************************	
FOR THE	PERIOD COMMENCI	NG:	09/09/14		
	THROL	IGH:	09/30/15		
SCHEDU	LE - B	Disbursemen	ts and Distributions		
			urchases of principal are shown on Scheo		
Date	Brie	ef Descriptions of Iter	ns	Income	Principal
	Chase Bank a/c #438	601234		<u></u>	
	3 X \$2,863.00 less loa	n payment 3 X \$399.	43)		
04/14/15	Chk #0139 - Elizabeth	Savitt (dupilicate pm	t reimb on 4/27/15)		7,304.30
04/14/15	Bank Fee - Stmt copie	s			6.00
04/14/15	Bank Fee - Stmt copie	s			6.00
04/14/15	Bank Fee - Stmt copie	s			6.00
04/28/15	Chk #0140 - Dayscape	Senior Activity Ctr			1,095.00
05/12/15	Chk #0143 - Dayscape	Senior Activity Ctr			876.00
05/14/15	Chk #0142 - Susan Ma	ast - Caretaking fees	per Mediation		2,463.57
	Settlemenet Agreemen	nt (Caretaking servic	es \$2,863.00		
	less \$399.43 loan payı	ment			
05/14/15	Chk #0141 - Susan Ma	ast - Caretaking fees	per Mediation		2,463.57
	Settlemenet Agreemen		es \$2,863.00		
	less \$399.43 loan payr				
06/08/15	Chk #0144 - Susan Ma				2,463.57
	Settlemenet Agreeme		es \$2,863.0 0		
	less \$399.43 loan payı				
06/08/15	Chk #0145 - Susan Ma	-			2,463.57
	Settlemenet Agreemer		es \$2,863.00		
00/00/45	less \$399.43 loan payi				
	Chk #0146 - Waigreer	-			189.88
	Chk #0147 - Dayscape	-			1,095.00
	Chk #0149 - Dayscape	•			949.00
	Chk #0151 - Dr. Marvi				15.00
	Chk #0150 - Humana				59.00
	Chk #0152 - Palm Bea		ce Srv		150.00
	Chk #0153 - West Boo				510. 0 0
	Chk #0154 - Humana				29.50
08/12/15	Chk #0155 - Sheri Haz	eltine (Attorney fee)	C/O 7/28/15		474.63

22,619.59

\$

0.00

\$___

GUARDIA	NSHIP OF	Albert Vassallo	····	
FOR THE	PERIOD COMMENCING:	09/09/14		
	THROUGH:	09/30/15		
SCHEDU	LE-B D	isbursements and Distributions		
		not include purchases of principa transactions are shown on Sche		
Date	Brief Descri	otions of Items	Income	Principal
	Chase Bank a/c #438601234			
08/17/15	Chk #0156 - Dayscape Senior	Activity Ctr		730.0
08/17/15	Chk #0153 - West Boca Med. 0	Center		170.00
08/24/15	Chk #0159 - Ambulance Fee			200.00
08/25/15	Chk #0160 - John Pankauski -	(Attorney Fee) C/O 8/18/15		18,544.7
08/26/15	Chk #0158 - Susan Mast - Care	etaking fees per Mediation		2,463.5
	Settlemenet Agreement (Careta	aking services \$2,863.00		
	less \$399.43 loan payment)			
09/02/15	Chk #0161 - Susan Mast - Care	etaking fees per Mediation		2,463.5
	Settlemenet Agreement (Careta	aking services \$2,863.00		
	less \$399.43 loan payment)			
09/08/15	Chk #0162 - Humana Insurance	е		29.50
09/10/15	Chk #0163 - Dayscape Senior	Activity Ctr		1,168.00
09/29/15	Chk #0161 - Susan Mast - Care	etaking fees per Mediation		2,463.5
	Settlemenet Agreement (Careta	aking services \$2,863.00		
	less \$399.43 loan payment)			
04/14/15	Chase Bank a/c #3022282452 Bank Fee			
	Bank Fee			6.00
04/30/15	вапк нее			6.00
	People's United Bank - a/c #5	3363H		
11/03/14	Tfr to Chase Bank a/c #438601	234		45.35
04/23/15	Tfr to Chase Bank a/c #438601	234		45.30
05/18/15	Tfr to Chase Bank a/c #438601	234		45.51
05/18/15	Tfr to Chase Bank a/c #4386012	234		2,028.76
				2,020.10
			\$ 0.00	\$ 30,409.83

GUARDIANSHIP OF		· · · · · · · · · · · · · · · · · · ·		
FOR THE PERIOD CO	OMMENCING:	09/09/14		
	THROUGH:	09/30/15		
SCHEDULE - B	Dist	oursements and Distributions		
		include purchases of principal as nsactions are shown on Schedul		
Date	Brief Description	ons of Items	Income	Principal
NY Commu	ınity Bank (CD) a/c #	xxxxxx3099		
04/21/15 Tfr to Chase	e Bank a/c #43860123	4		11,141.99
NY Commu	unity Bank (CD) a/c #	XXXXX1747		
04/21/15 Tfr to Chase	e Bank a/c #43860123	4		11,341.21
NY Commu	ınity Bank (CD) a/c #	xxxxxx8115		
04/21/15 Tfr to Chase	e Bank a/c #43860123	4		3.354.22

\$ 0.00 \$ 25,837.42

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

DIVISION: \X

DOLORES "DEE" THUR, an alleged incapacitated person. CASE NO. <u>2013</u> GA 000 262

PETITION FOR APPOINTMENT OF EMERGENCY TEMPORARY CO-GUARDIANS

(Incapacity - person and property)

Petitioner, LESTER THUR, by and through his attorney, Sheri L. Hazeltine, Esq., alleges as follows:

1. Petitioner, LESTER THUR, resides at 11619 Pamplona Boulevard,

Boynton Beach, Florida 33437, and his post office address is the same.

SOUTH OF PRINCIPLY

Petitioner is the husband of DELORES THUR and is interested in the

welfare of the alleged incapacitated person.

3. There is imminent danger that the physical or mental health or safety of the alleged incapacitated person will be scriously impaired or that the property of that person is in danger of being wasted, misappropriated or lost unless immediate action is taken because: she is mentally ill with a diagnosis of mild dementia syndrome of Alzheimer's type. See Exhibit A, report from the Memory and Wellness Center at Florida Atlantic University.

- 4. DELORES THUR (the Ward), an alleged incapacitated person, whose date of birth is March 19, 1936, and who is 77 (seventy-seven) years of age, who currently resides at home with her husband LESTER THUR at 11619 Pamplona Boulevard, Boynton Beach, Florida 33437; (ph.) (561) 736-1149, and is a permanent resident of Boynton Beach, Florida.
 - 5 DELORFS THUR is incapacitated based upon the following factual

information: According to Lester Thur, the nature of his wife's alleged incapacity in that she has been diagnosed with mild dementia syndrome of Alzheimer's type. See Exhibit

A. Comprehensive Counseling and Care Coordination Summary prepared by the Memory and Wellness Center at Florida Atlantic University on August 20, 2012.

Mrs. Thur has refused to go to any follow up appointments, and refused to go to her appointment FAU Memory and Wellness Center on May 20, 2013. She has not rescheduled this appointment. She is in need of medications listed in Exhibit A, and according to her husband Lester, her behavior is out of control. It is imperative that the Petitioner be named guardian to ensure Mrs. Thur will get the medical treatment and help she requires.

Mrs. Thur's current physician is Dr. Mostel at Palm Beach Cardiology, 3365

Burns Road, Suite 101, Palm Beach Gardens, Florida 33410, (561) 775-1061. Dr. Mostel has prescribed high blood pressure medication for Mrs. Thur. She refuses to go to any follow up appointments with Dr. Mostel.

Mr. Thur is very worried about his wife as she has been exhibiting signs of very bizarre behavior and actions, for example:

Mrs. Thur will wake up her husband in the middle of the night accusing him of outrageous things, such as stealing her checkbooks. According to Mr. Thur, one night recently she woke Mr. Thur up and turned all of the lights on, and asked him the whereabouts of her checkbooks. She insisted he took all of her checkbooks. Mrs. Thur then found her checkbooks and set fire to them. A few days later she asked Mr. Thur again where her checkbooks were. He said she had burnt them up. She then stated that "no", she had put the checks in the oven.

Mrs. Thur also recently misplaced her cell phone and accused Mr. Thur of taking

it.

Mr. Thur recently went to their joint bank at Bank of America and averything was missing, including diamonds and bonds. Mrs. Thur accused Mr. Thur of stealing the diamonds, but he did not take any of these items. It was later figured out that Mrs.

Thur gave the diamonds to a neighbor.

According to Mr. Thur, because of her forgetfulness, Mrs. Thur is continuously throwing away items in the household including their mail. The situation is getting, worse and worse as bills are being unpaid because of Mrs. Thur's condition.

In addition, Mr. Thur has stated his wife is constantly taking money out of one bank account and putting it in another bank account. He says that she forgets when she does this, and then thinks money is missing or stolen.

Most recently, Mr. Thurs said that Mrs. Thur became very angry and smashed up their computer tower and threw the keyboard outside by the curb.

On May 15, 2013, according to Mr. Thur, Mrs. Thur approached him in the living room and asked him for her keys. He told her he did not have her keys nor did he know where they were. She then picked up a hammer and threatened him that she would "smash" up the living room if he did not give her back her keys. He resterated that he did not know where they were.

According to Mr. Thur, Mrs. Thur then proceeded into a violent rage to the wall and hit the wall with the harmer, which resulted in a hole in the wall. She then said that she would smash Mr. Thur's car while ranting and raving in the process. Mr. Thur said he told her they would try to find her keys, and to put down the hammer. He found her keys a few minutes later in her bathrobe.

During this period Mrs. Thur used the worst profanity and told Mr. Thur that he

was stealing her money and that he did not want her to leave the house. Her rage and anger was frightening and scary to Mr. Thur. He had to leave the house and go for a drive in fear that she might damage his car.

Finally, according to Mr. Thur it has come to the point that Mr. Thur is forced to sleep in another bedroom at their home with the door locked. He is in fear that Mrs. Thur will physically attack him.

It is clear to Mr. Thur that his wife's physical and mental health have significantly declined because of her dementia. She is in need of regular medical care, but she is non-cooperative about going to physician appointments or taking any prescribed medications.

It is necessary that temporary emergency co-guardians be appointed to exercise certain delegable rights of the Word. Those rights are: the right to make medical decisions on her behalf; the right to manage her property and finances; and the right to contract. In addition, Mrs. Thur's right to drive and travel should be taken away.

6. The names and addresses of all persons known to the petitioner who have knowledge of such facts through personal observations are:

Name of Person	on Address		Rel	ationship
Lester Thur Ellen Thur	11619 Pampiona Blvd., Boynton Beach, Fl. 33427 P.O. Box 856, Bellmore, NY 11710			Husband Daughter
Lorie Katz Marin Ordonez	4 Randolph Drive, Dix Hills, New York 11746 Memory and Wellness Center, FAU 777 Glades Road, Bldg. AZ-79, Boca Raton, Ft. 33431			Daughter Nurse Proctitioner
Dr Mostel Edward Thur Carol Thur	3365 Burns Road, Suite 101, Palm Beach, Gardens, FL 33410 610 Clematis Street, Apt. 38, West Palm Beach, FL 33401 610 Clematis Street, Apt. 38, West Palm Beach, FL 33401)	ı r	Cardiologist Brother-in-Law Sister-in-Law

7. The alleged incapacitated person is incapable of exercising, to the best of petitioner's knowledge, the right to make medical decisions on her own; the right to manage her property; the right to contract; the right to drive and right to travel; and is in need of an emergency temporary guardianship.

8. The names and addresses of the next of kin of the alleged incapacitated

person are:

NAME	ADDRESS	RELATIONSHIP
Lester Thur	11619 Pampiona Blvd., Boynton Beach, FL 33427	Husband
Ellen Thur	P.O. Box 856, Bellmore, NY 11710	Daughter
Lorie Katz	4 Randolph Drive, Dix Hills, New York 11746	Daughter

8. The proposed emergency temporary co-guardians, ELLEN THUR, who is not a professional guardian, and ELIZABETH SAVITT, a profession guardian, who are sui juris and otherwise qualified under the laws of Florida to act as emergency temporary co-guardians of the incapacitated person. The relationship and association to the Ward is ELLEN THUR is the daughter of DELORES THUR and ELIZABETH SAVITT is a professional guardian. They are interested in making sure DELORES THUR is safe, and ensure that her assets are protected and used for her healthcare and well-being, and not wasted or used inappropriately by others.



Office of the CLERK OF THE CIRCUIT COURT FIFTEENTH JUDICIAL CIRCUIT PALM BEACH COUNTY Please respond to:

SOUTH COUNTY BRANCH OFFICE-GUARDIANSHIP DIVISION 200 West Atlantic Avenue, Delray Beach, Florida 33444 (561) 274-1562

Please visit our website at http://www.mypalmbeachclerk.com

Wednesday, April 29, 2015

Sheri L Hazeltine Esq. 800 Palm Trail Suite 3 Delray Beach FL 33483

THE GUARDIANSHIP OF: DOLORES THUR 502013GA000262XXXXSB

We are currently reviewing the Annual Guardianship Report of the Guardian of Person and/or Property which was filed in the above-referenced case on 3/2/15. In order to complete the processing of the report, we need you to submit the following:

XXX Other: Amended Annual Accounting for 5/28/13 - 7/31/14

- Beginning balance should reflect the ending balance of the amended inventory which did not include the safe deposit box cash \$392,708.07
- Why wasn't the money deposited into the guardianship account at the time of the safe deposit inventory? Deposit slip of deposit of cash from the safe deposit into the guardianship account should be attached to the amended annual accounting
- Explain the savings bonds that were on the first inventory but not on any of the amended inventories or on the annual accounting?
- Why are "household expenses" paid as reimbursements and not montbly? Order for hudget
 only allowed one reimbursement to L Thur and monthly payments of household expenses.
- Order for use of "Bank of America Credit Card", "Amex", TJX rewards and Citicard".
 Order allowing credit card dated 1/29/15 only allowed Case Freedom and Hilton Honors.
- The order dated 4/21/14 for guardian fees was paid twice and returned also the order for attorney fees dated 4/21/14 was paid twice but not returned to the guardianship account. Please attach deposit slip to amended accounting of this money being returned
- · Order of P Law Firm, FAU Driving Test, Dee Thur expenses and for all gifts
- On all credit card purchases please give a brief description of the purchases
- Please explain all return check fees and bank fees
- · What is "Love Katz"?
- What was purchased at Target?
- Please explain the cost of the lost credit card?
- · Please explain the "Cashed Check . . . sent to hidden Post Office Box

PLEASE RESPOND WITHIN 20 WORKING DAYS FROM THE DATE OF THIS LETTER.

Sheri Paige

Deputy Clerk/Auditor

CC: Elizabeth Savitt 501 North Country Club Drive Atlantis FL 33462

RESTED

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney at Law

Member, National Academy of Elder Law Attorneys, Florida State Guardianship Association; Academy of Florida Elder Law Attorneys; South County Palm Beach County Bar Association; Palm Beach County Bar Association; Palm Beach County Guardianship Association, Justice Teaching Program; Florida's Voice on Developmental Disabilities, board member.

800 Palm Trail, Suite Three Delray Beach, Florida 33483 (561) 243-4655 (office); (561) 243-6933 (fax) sheri@hazeltinelaw.com

May 18, 2015

Sheri Paige, Deputy Clerk/Auditor South County Courthouse 200 West Atlantic Avenue Delray Beach, Florida 33444

Re: Guardianship of Dolores Thur Case No. 502013GA000262XXXXSB

Dear Ms. Paige,

Pursuant to your letter request dated April 29, 2015 (copy enclosed), here are responses to your questions:

- 1. A deposit of cash in the safe deposit boxes was made on February 2, 2015 (after the annual accounting) in the amount of \$370.00, \$3,110.00 and 8,564.00. These amounts were listed on the inventory. The guardian does not know where the amount of \$392,708.07 (listed in the clerk's letter) came from.
 - 2. There is no petition to close or remove contents of boxes as the Ward wished to keep everything where it was in each of the boxes.
 - 3. The guardian does not know why bonds were not on any of the amended inventories. They were physically in the safe deposit box. They are in the name of the husband and wife. Lester Thu the Ward's husband) and the guardian signed and cashed 1/3 of them for tax purposes last year and they plan to do the same this year.
 - 4. All household expenses are paid by Lester Thur (the Ward's husband who lives in the marital home). Delores is one-half owner. Mr. Thur pays the bills, and gets reimbursed after providing receipts.

2015 HAY 22 AM 8: 56

 Chase Freedom is the only credit card now in use. The Ward's aide has a prepaid debit card for the Ward's daily use for limited shopping, movies, museums and other outings.

Amex, and Citicard and Hilton Honors are all cards that the Ward previously had. She refused to give up the Hilton, in case she lost the Chase, but agreed not to use it. The Amex and Citicard were cancelled. The Ward herself opened a TJX card and had the bill coming to a post office box she opened. When guardian discovered what she did, it was cancelled.

- 6. Checks bounced as the bank did not transfer money as requested from savings account. The bank agreed to refund the fees. The bank covered the check to Sheri Hazeltine, and the guardian sent an additional check as it was the guardian's belief that the check would not be covered. Sheri Hazeltine will refund the money and the guardian will submit a deposit slip to show that the money was returned.
- 7. The guardian's attorney will prepare a petition to authorize payment to Pankouski Law Firm, payment for the FAU Driving Test, and gifts to family members for birthdays.
 - 8. Please refer to the Order dated January 29, 2015 authorizing all credit card purchases.

The Ward had her own car, was driving, and was free to go about on her own with a credit card. The guardian will review the credit card charges with her in order to properly document a description of the purchases.

- 9. Service charges have/or will be refunded.
- 10. "Love Katz", is a burthday gift to her daughter, Lori Katz.
- 11. The Target purchases were for household items purchased by the Ward.
- 12. The guardian does not know about the lost credit card, as the Ward was always changing her phone, the number, losing cards, or thinking someone was stealing her identity due to commercials touting such. She frequently ordered new credit cards.
- 13. As for the "Cashed Check" sent to hidden post office box: this was from the David Lemer, a brokerage account the Ward previously used and had checks for. She paid credit cards directly from this account. The Ward was told not to use this account for check writing and the account was transferred into guardianship.

The Ward called David Lemer and had them change the address to send the statements to her private P.O. Box. The Ward insisted she needed to keep writing checks on that account until the guardian opened her a small bank account for her use.



Sheri Paige, Auditor May 18, 2015 Page Three

The Ward is now in an assisted living facility in the memory care unit. She currently has no credit cards in her possession.

The Ward's Chase Freedom is used for medical expenses. Her prepaid debit end is used for daily expenses. The household bills, car, and weekend entertainment is paid for by Lester Thur and he is reimbursed for her share.

Please let us know if you need anything further.

Sincerely,

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567

SLH/rkp Enclosure

cc: Elizabeth Savitt



Office of the CLERK OF THE CIRCUIT COURT FIFTEENTH JUDICIAL CIRCUIT PALM BEACH COUNTY Please respond to:

SOUTH COUNTY BRANCH OFFICE-GUARDIANSHIP DIVISION 200 West Atlantic Avanue, Delray Beach, Florida 33444 (561) 274-1562

Please Visit our website at http://www.mypalmbeachclerk.com

Friday, November 06, 2015

Sheri L Hazeltine Esq. 800 Palm Trail Suite 3 Delray Beach FL 33483

THE GUARDIANSHIP OF: DOLORES THUR 502013GA000262XXXXSB

We are currently reviewing the Annual Guardianship Report of the Guardian of Person and/or Property which was filed in the above-referenced case on 9/30/15 and your correspondence to me dated 5/18/15. As to \$392,708.07 I meant that should be the beginning balance of the Annual Accounting. The money that was in the safe deposit box was \$12,044 which you explained was deposited in her account on 2/2/15. I verified that the money from the safe deposit box was deposited in the ward's account as noted on the annual accounting for the next period. I'm very sorry for the confusion in this matter.

Sheri Paige

Deputy-Clerk/Auditor

CC: Elizabeth Savitt 501 North Country Club Drive Atlantis FL 33462

SHAROH R. DOSK, CLERK PALM BEACH COUNTY, FL

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF DIVISION: DX

DOLORES "DEE" THUR. !

CASE NO.: 502013GA000262XXXXSB

AMENDED PETITION FOR AUTHORIZATION TO ACT

COMES NOW Petitioner, ELIZABETH SAVITT, as plenary guardian, by and through her attorney, SHERI L. HAZEL TINE, ESQ., and moves this Honorable Court for an Order granting her authority to act, and allowing her to amend DOLORES 'DEE' THUR's, (the Ward's), revocable trust, and as grounds states as follows:

- On May 28, 2013 ELIZABETH SAMITT was appointed the emergency temporary guardian (ETG) of the person and property of Mrs. Thur. On July 16, 2013 a hearing was held and Ms. Savitt was appointed the permanent limited guardian of Mrs. Thur.
 - 2. The Ward has a revocable trust that was signed on September 12, 2001 white she was capacitated. Mrs. Thur, as grantor, appointed berself and her husband,

 Peter Lester Thur, as co-trustees, and the primary beneficiary of the trust is the Ward.
 - 3. The Trust has standard language that allows the suspension of the Trust if the trustee becomes incapacitated and further allows the co-trustee, her husband.

 11 STIR HIUR, to thereupon make all decisions concerning the Trust.
 - The Trust contains valuable assets of the Ward that are needed solely for the care and benefit of the Ward.
 - As for the filing of this petition, the Ward and her husband have had marital difficulties, to the extent that they are considering separate residences, division of assets, and determination of support. A divorce is not available for at least three (3) years.

from the date of the Ward becoming incapacitated.

 It is currently not in the best interests of the Ward that her husband have sole control of her trust as trustee.

7. Instead, the Ward's two (2) daughters, ELLEN THUR and LORIE KATZ, wish to be added as co-trustees along with the guardian, for a total of three (3) co-trustees.

8. It is in the best interests of the Ward that the guardian be able to amend the Ward's Trust to put in place revised provisions concerning the designation and powers of the co-trustee and that allows the guardian the ability to make property/money decisions for the Ward that the guardian is already empowered to do by the guardianship that Orders do not, by law, reach this Trust.

9. Florida Statute 744.447 allows the guardian to bring a petition for authority to perform acts under Florida Statute 744.441. The latter statute, in subsection (19), allows a plenary guardian who secures court approval to amend revocable trusts of the Ward which extend beyond the disability of the Ward in connection with matters that will serve the best interests of the Ward.

WHEREFORE, for the foregoing reasons, the guardian respectfully requests that this Honorable Court grant the relief requested herein and as set forth the Order relating thereto.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on this 15th day of November, 2013.

Ctopped अपूर्ण Elizabeth Savitt, Petitioner and Guardian

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY

IN RE GUARDIANSHIP OF

DIVISION: **

LORRAINE HILTON, voluntary guardianship of the property.

CASE NO. 502013 GA000052XXXX

PETITION FOR VOLUNTARY GUARDIANSHIP

F.S. 744.341 (Voluntary Guardianship of the Property)

COMES NOW LORRAINE HILTON, by and through her attorney, Sheri I Hazeltine, Esq., and files this Petition for Voluntary Guardianship of her property, pursuant to FS 744.341. Mrs. Hilton, by and through her attorney, represent that:

- Mrs. Hilton is 92 (ninety-two) years old, widowed, and lives at 5501
 Lake Shore Drive, West Palm Beach, FL 33407. She has two (2) sons, Robert Hilton,
 Lake Shore Drive, West Palm Beach, FL 33407, and James Hilton, 1714 Emerald
 Dr., Clearwater, FL 33756.
- She needs assistance with her financial affairs and is unable to manage her property and financial affairs on her own now, even though she is mentally competent.
 - 3. She is a resident of Palm Beach County, Florida.
- 4. Mrs. Hilton would like to remain as independent as possible and is interested in having a guardian appointed to assist her with her financial affairs.
- 5. Mrs. Hilton requests that ELIZABETH SAVITT be appointed as her guardian over all matters regarding her property. Even though she is mentally competent, she agrees that she requires assistance in the management, protection, and investment of her income and property and timely payment of her bills. ELIZABETH SAVITT is a professional guardian.

Mrs. Hilton is currently capable of exercising all of her other rights.

 Mrs. Hilton requests that any requirements for a bond on behalf of Elizabeth Savitt be waived, and that no bond or surety be required.

7. This petition is accompanied by a certificate of a licensed physician, Dr. Pierre Andre, as required under F.S. 744.341(1). See Exhibit A, Physician's Certificate.

Dr. Andre examined Mrs. Hilton on January 17th, 2013 and found her to be competent to understand the nature of the guardianship and her delegation of authority.

8. This petition is also accompanied by an <u>Application for Appointment as</u>

<u>Guardian</u> (Fla. Prob. R. 5.590(a)) and <u>Oath</u> (Fla. Pro. R. 5.600). <u>Exhibits</u> B & C.

WHEREFORE, it is requested that the Court appoint ELIZABETH SAVITT as the Guardian of all of Mrs. Hilton's property, as she agrees she is incapable of the care, custody, and management of her estate by reason of her mental state at this time.

That under penalties of perjury, I declare that I have read every page of the this Petition for Voluntary Guardianship dated January 18th, 2013 and the facts alleged are true to the best of my knowledge and belief.

DATED THIS 18th day of January, 2013 at Delray Beach, Florida.

LORRAINE HILTON, Petitioner

Dated this 18th day of January, 2013 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney for Mrs. Hilton.

By:

Florida Bar No. 0674567

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Petition for Voluntary Guardianship, including Certificate of Physician, Application for Guardian, and Oath of Guardian, has been furnished via United States Postal Service mail to Lorraine Hilton, 5501 Lake Shore Drive, West Palm Beach, FL 33407; Elizabeth Savitt, 4101 Satin Leaf Court, Delray Beach, FL 33445; Robert Hilton, 5501 Lake Shore Drive, West Palm Beach, FL 33407; and James Hilton, 1714 Emerald Dr., Clearwater, FL 33756; and Dr. Pierre Andre; 16244 S Military Trail, Suite 320, Delray Beach, FL33484 this 18th day of January, 2013.

214 215+

DATED this 18th day of January, 2013.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

SHERI L. HAZELTINE, ESQ.

Attorney at Law

Florida Bar No. 0674567

800 Palm Trail, Suite 3

Delray Beach, Florida 33483

(561) 243-4655 (office)

(561)243-6933 (fax)

randee@hazeltinelaw.com

PHYSICIAN'S STATEMENT Voluntary Guardianship, F.S. 744.341

I. Dr	: Pierre Andre, hereby certify that:
1.	I am a Physician licensed in the United States by the State of Florida.
2.	My principal place of business is 16244 Military Trail, Delray Beach, Florida
	33484, telephone: (561) 499-9506. Feb 2, 1121
3.	I have known LORRAINE HILTON, (date of birth:) since January
	1 2013. My professional involvement with her in brief is as follows:
	psychiatric Evaluation
4.	I have personally examined or evaluated her, most recently on January 17, 2013.
5.	That based on my examination or evaluation, it is my medical opinion that she is,
	to a reasonable degree of medical certainty, incapacitated or disabled, resulting in
	her inability to effectively manage her financial affairs.
6. '	That based on my examination or evaluation, the following is my opinion as to
	the a) cause: DEMENTIA
	b) nature: Severe.
	c) extent: it will get worse with Time
	b) nature: Severe c) extent: it will get worse with Time and d): probable duration of the disability:
	(Please attach continuation sheet if necessary)
7.	That it is my opinion that LORRAINE HILTON does have sufficient mental capacity to understand the nature of and consent to the appointment of a voluntary guardian to manage her financial affairs. SHC cm NOT make her
By:_	Fune Andre, Physician Dr. Pierre Andre, Physician Dated: January 17, 2013.
	e mail and/or fax this to: L. Hazeltine & Associates, P.A.
	eri L. Hazeltine, Esq. aim Trail Plaza, Ste. 3
Delray	y Beach, FL 33483 243–4655 (office)
	241-6933 (fox)

Exhibit A

IN T	HE CIRCUI	T COURT	OF	THE		
15 th	JUDICIAL	CIRCUIT,	IN	AND	FOR	PALM
	CH COUNT					

GUARDIANSHIP DIVISION

CASE# 502013GA00052XXXXSBIX

RE:	GUARDIANSHIP OF	}
	LORRAINE HILTON	
	Ward.	

PETITION FOR APPOINMENT OF EMERGENCY GUARDIAN and FOR INJUNCTION AGAINST VIOLENCE

Petitioner, JAMES A. HILTON, by and through his undersigned attorney, allege as follows:

- Petitioner residence 115 Parkside Colony Drive Tarpon Springs, FL 34689.
 Further, Petitioner is the son of the Ward.
- LORRAINE HILTON, the Ward, whose date of birth is February 22, 1921, who
 is 92 years of age and currently resides at 5501 Lake Shore Drive, Mangonia Park, Fl.
- LORRAINE HILTON is totally incapacitated by reason that she suffers from Dementia/Alzheimer, as diagnosed by Dr. Teresa Delgado and Dr. Pierre Andre.
- 4. The Ward has been determined by this court to be incapacitated and is subject to a Guardianship of her property. As a result of the effects of Dementia/Alzheimer, the ward is her incapable of managing her affairs on daily living without ongoing supervision and assistance.
 - Petitioner is an adult Interested in the welfare of the incapacitated person.
- 5. There appears to be an imminent danger that the physical or mental health or safety of the alleged incapacitated person will be seriously impaired or that the property of that person is in danger of being wasted, misappropriated or lost unless immediate action is

taken because:

- a. the Ward suffers from Dementia/Alzheimer and is unable to protect herself;
- the ward resides with her son Robert Hilton who has a criminal record and admits he is currently taking drugs;
- Multiple people have witnessed acts of abuse by Robert Hilton against the ward;
- the Ward has called the Guardian of the Property on numerous occasion, including today, request assistance and requesting care;
- during phone calls with the ward, the Guardian has heard the ward scream as
 if she is being hurt by her son, Robert Hilton.
- f neighbors have heard screams from the home of the ward and have witnessed the ward lock his elderly mother out of her home;
- g. despite the fact that the ward is under a Guardianship of her Property and has a trust, Robert Hilton continues to exploit her financially. As recently as May 1, 2013, he has her execute a quit claim deed (see attached) on property she owns and is attempting to sell the property;
- h. In addition to abuse of the ward, Robert Hilton has threatened the Petitioner, James Hilton and the Guardian of the Property;
- i. In June of 2012, the ward had a "accident" in which she broke her hip and had to be operated on. Robert Hilton left the ward at the hospital without any personal effects and left the State of Florida. Upon his return he had his mother sign a document saying he had nothing to do with her injury (copy attached). The ward does not recall how the injury occurred.
- k. After surgery, the ward was placed in a rehabilitation facility. She was removed from the facility by Robert Hilton against medical advice and taken to the bank to close out an account that was joint with the Petitioner;
- The ward requires medication which must be monitored and Robert Hilton does not properly provide and /or monitor said medication;
- the Ward continues to ask for help, appears to be in fear of Robert Hilton and her appearance has declined greatly and appears she is unable to care for or protect herself.
- Robert Hilton does not work and is financial dependant on the assets of the Ward.
- 6. The above are examples, but not an all inclusive list of action of Robert Hilton that have placed the Ward imminent danger to her physical or mental health or safety, as well as financial exploitation by Robert Hilton.
- 7. Based on the above, there appears to be imminent danger that the physical and mental health and safety of LORRAINE HILTON will be seriously impaired unless

immediate action is taken because LORRAINE HILTON is unable to care for herself in any manner whatsoever.

- 8. LORRAINE HILTON is incapable of executing a Power of Attorney and unable to speak for herself. Without an appointment of an emergency guardian, LORRAINE HILTON is subject to physical, emotional and financial abuse at the hands of Robert Hilton.
- 9 Robert Hilton has committed and threatens to commit of domestic violence as described above. These acts of domestic violence have been previously reported to various Police Departments and DCF.
- 10. Robert Hilton has an alcohol problem and is currently taking oxycontin and other drugs.
- 11. Petitioner fears for the safety and welfare of the Ward and himself. Petitioner asks the Court to enter a TEMPORARY INJUNCTION for protection against domestic violence that will be in place from now until the scheduled hearing in this matter. Petitioner asks the Court to enter, after a hearing has been held on this request for protection, a final judgment on injunction prohibiting Robert Hilton from committing any acts of domestic violence against the Ward and Petitioner; prohibiting Robert Hilton from going to or within 500 feet of any place the Ward and Petitioner live; prohibiting Robert Hilton from going to or within 500 feet of the Petitioner's place(s) of employment; prohibiting Robert Hilton from contacting the Ward or Petitioner by mail, by telephone, through another person, or in any other manner; prohibiting Robert Hilton from knowingly and intentionally going to or within 100 feet of Petitioner's motor vehicle; and prohibiting Robert Hilton from defacing or destroying Petitioner's personal property

Wherefore, Petitioner request a Summary proceeding be held on this Petition and matter and the Court appoint Petitioner James Hilton as Emergency Guardian of LORRAINE HILTON and enter an injunction against Robert Hilton as described above.

Under penalty of perjury, I declare that I have read the above and the facts alleged are true and correct to the best of my knowledge and belief.

THOMAS H. DOUGHERTY, P.A. Attorneys for Petitioner P.O. Box 30056 Palm Beach Gardens, Florida 33420-0056 561/842-9707 Designated email: thdlaw@bellsouth.net

Thomas H. Dougherty Florida Bar No. 957630

CERTIFICATE OF SERVICE

THOMAS H.DOUGHERTY, PA. Attorneys for James Hilton
PO Box 30056
Palm Beach Gardens, FL 33420-0056
(561) 842-9707-Telephone
(561) 842-9696 Fax
E-Mail: thdlaw@bellsouth.net

Thomas H. Dougherty

Fla. Bar # 0957630



Rept: 1517258 Rec: 16.50 DS: 0.70 IT: 0.00 05/01/13 K. Kraengel, Dpty Clerk

PAULA S.O. NEIL, PH. D. PASCO CLERK & COMPTROLLER 05/01/13 05:22cm 1 of 2 OR BK 8866 PG 407

A discussion	
Recording requested by: LOVYN INC -K-AILTOI	Space above reserved for use by Recorder's Office
When recorded, mail to:	Document prepared by:
Name: LORR HUNE - H-HILTOW	Name LORRAINE K HILTON
Address: 1.2060 ROSEL ANd -Drive	Address/2060 POSEL AND TERIVE
City/State/Zip: NEW PORT Richey-7-1,	346 Sily State Zip Nacu Port- Hickor - Daliv
Property Tax Parcel/Account Number: 33-2	
\$1000 Quitcla	im Deed
This Quitclaim Deed is made on May 1, 3	
Barraino H. Hollow Gran	tor, of 12060 Roseland Buck
, City of Man Part Kickey H	, State of Florida, 34654
and Habert O. Hillow G	rantee, of 550/ Sala Stean Drive.
, City of Marion Park	SH. A. Bitate of Floriday 33407
4	
For valuable consideration, the Grantor hereby quite	claims and transfers all right, title, and interest held by
he Grantor in the following described real estate an	d improvements to the Grantee, and his or her heirs
and assigns, to have and hold forever, located at 🟒	2060 Roseland Drive
	, State of Zacida, 34654
ROSEWOOD At River PHASE / PB 29 PGS 22-2	RIDGE
-01 70	
	ovenants, and mineral reservations of record, if any.
•	ted between the Grantor and Grantee as of the date of
recording of this deed.	
	Quttolaim Deed Pg.1 (11-12

Deted: May 1, 2013
V Le reform.
Signature of Grantor
LORRAINE - K- HILTON
Name of Grantor
authorne of Money CATHERINE L'THOMAS
Signature of Witness #1 Printed Name of Witness #1
and the second second
Signature of Witness #2 Printed Name of Witness #2
State of FLORIDA County of PASCO
On May 1. 2013, the Grantor, Lorraine K. Hilrar.
personally came before me and, being duly sworn, did state and prove that he/she is the person described
in the above document and that he/she signed the above document in my presence.
Duran L. Wusture
Notary Signature Susan L. Weisberg
Notary Public,
In and for the County of POSCO State of FLORILITY SUBANL WESSERG MY COMMISSION & CO
My commission expires:
Send all tax statements to Grantee.

<u>DECLARATION NAMING PRENEED GUARDIAN</u>

I, LORRAINE K. HILTON, presently residing at 12060 Roseland Drive, New Port. Richey, Florida 34654-6316, telephone (727) 856-9090, do hereby make the following declaration naming a prenced guardian to serve in the event of my future incapacity:

If I am at any time determined to be an incapacitated person, as that term is defined in the Florida Guardianship Law as it now exists or may hereafter be amended, I declare that my nephew, JOHN W. DUBBS III, whose current mailing address is Hinshaw & Culbertson LLP, 222 N. LaSalle, Suite 300, Chicago, Illinois 60601-1081, telephone (312) 704-3075, shall serve as guardian of the property to exercise all delegable legal rights and powers and to perform all tasks necessary to care for my property or estate.

If I am at any time determined to be an incapacitated person, as that term is defined in the Florida Guardianship Law as it now exists or may hereafter be amended, I declare that my son, JAMES A. HILTON, whose current mailing address P. O. Box 1432, New Port Richey, Florida 34656, telephone (727) 457-0662, shall serve as guardian of the person to exercise all delegable legal rights and powers and to perform all tasks necessary to care for my person.

I specifically direct that my son, ROBERT O. HILTON, shall not serve as guardian of the property or guardian of the person for me under any circumstances regardless of any future vacancy.

I further declare that it is my intent and desire that the Guardian of the property and/or person be appointed by the Court having jurisdiction to serve in their respective capacities without bond.

AKA!

"Improper Ex-Parte Communication
Not Considered By The Court
Clerk to File"

DAVID E. FRENCH

February 19, 2013

James A. Hilton P.O. Box 1432 New Port Richey, Florida 34656

Judge David E. French
Division IX
Fifteenth Judicial Circuit in and for Palm Beach County
301 N. Olive Avenue
West Palm Beach, Florida 33401

RE: Case number 502013GA000052XXXXSB

Voluntary Guardianship of the Property of Lorraine Hilton

Esteemed Judge David E. French:

I am concerned about my mother. Our family set up a living trust in 2007 which outlines the steps to follow given that her long-time doctor, Dr. Elena Delgado, has stated my mother Lorraine Hilton does not have the capacity for decision-making and her dementia is getting worse. [See Attachment A]

I am truly alarmed that a judicial process has been put in place there without me having been duly contacted. Diligence was not performed by the lawyer who filed this case, Sheri L. Hazeltine, Esq., because mail was sent to a deceased James Arthur Hilton in Clearwater—a town where I have never lived since moving to New Port Richey, Florida from Illinois in 2005. The widow of Mr. James Arthur Hilton contacted Hazeltine's office alerting Ms Hazeltine's paralegal that the correct James A. Hilton has not be notified. [See Attachment B]

Furthermore, since learning that the case filed in October 2012 with the Elder Affairs Agency regarding my mother's well-being and questionable financial transactions prompted by my brother, Robert O. Hilton, was closed in January, I did not receive responses to questions posed in phone calls I have placed to the Elder Affairs Investigator Amelia Rose, or Sheri Hazeltine, Esq., and lastly, to the proposed guardian, Elizabeth Savitt.

I believe that vital information continues to be withheld from me and our family attorneys from Hinshaw & Culbertson, LLP, which leads me to be suspicious about this process. [See Attachment C] After multiple phone attempts to gain information by me and by Stephen Cutler of Hinshaw & Culbertson, LLP, I finally received in mid-February a copy of the Petition for Voluntary Guardianship filed by Sheri L. Hazeltine, but it was without the pertinent case number. I had to find this myself by going online. Yesterday, February 18, 2013, after 3 calls placed to Elizabeth Savitt, I was able to speak with her and learned that she knew nothing of my mother's home in New Port Richey, where my mother could comfortably live with professional care giver.

ZOIS MAR 25 PM 4: 16

JHARON R. LUCK, CLESK, SALH BEACH COUNTY, FL.
SOUTH CTY BRAKCH-FILED

I plea that I will be included in any prospective correspondence, at the addresses and phone numbers and emails that the Elder Affairs Agency has had on file since concern was raised in October, 2012. My mailing appears at the top of this correspondence, my phone number is 727-457-0662, and my email is hilton331@yahoo.com. I appreciate your consideration and truly am only motivated by my concern for my mother.

Respectfully, James A. Hilton

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF		DIVISION: IX
LORRAINE HILTON.	1	CASE NO. 502013GA000052XXXXSB

PETITION FOR ORDER AUTHORIZING PAYMENT OF COMPENSATION AND EXPENSES OF GUARDIAN

- Petitioner, ELIZABETH SAVITT, was appointed by the court as the voluntary guardian of the property of LORRAINE HILTON (Ward) on March 20, 2013.
- 2.) The total amounts of all prior fees paid or costs awarded to petitioner in this proceeding are:

Fees: \$ 0.00 Costs \$ 0.00

- 3.) Petitioner has rendered services as voluntary guardian of the property of the Ward and incurred expenses from January 15, 2013 to April 25, 2013 as more fully described and set forth in the itemized schedule of services and expenses attached hereto as Exhibit A, for which petitioner has not been paid.
- 4.) Based upon the criteria established by Section 744.108(2), Florida Guardianship Law, petitioner is of the opinion that reasonable compensation for the services performed by petitioner during that time period is:

Fees: \$ \$4,208.50 (less \$1,000.00 paid as retainer)

Costs: \$ -0-

Total: \$3,208,50

Petitioner requests that an order be entered awarding petitioner reasonable compensation for the services rendered and expenses incurred by the petitioner for the benefit of the Ward and the Ward's estate, and authorizing and directing that such compensation and expenses be paid from the assets of the Ward's estate.

Under penalties of perjuty, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on this 25th day of April, 2013.

Elizabeth Savitt, Petitioner and Guardian

Dated: April 30, 2013

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq.

Attorney for Elizabeth Savitt and Lorraine Hilton.

Florida Bar No. 0674567 800 Palm Trail Plaza, Ste. 3 Delray Beach, Florida 33483 (561) 243-4655 (office)

(561) 243-6933 (fax)

I hereby certify that a true copy of this Petition for Order Authorizing Payment of Compensation and Expenses of Guardian was mailed via first class mail service through the U.S. Postal Service on this 30th day of April, 2013 to: Lorraine Hilton; Elizabeth Savitt.

Bv:

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

PROBATE DIVISION

LORRAINE HILTON

CASE NO. 502013GA000052XXXXSB

PETITION FOR ORDER AUTHORIZING PAYMENT OF COMPENSATION AND EXPENSES OF GUARDIAN (April 26, 2013 through June 7, 2013)

Petitioner, Elizabeth Savitt, alleges:

- 1. Petitioner was the Voluntary Guardian of the Property of Lorraine Hilton (the Ward) but has since resigned and is awaiting discharge.
- The total amounts of all prior fees and costs awarded to petitioner in this proceeding are:

Fees: \$4,208.50 Costs: \$0.00

- 3. Petitioner has rendered services as guardian of the property of the Ward from April 26, 2013 through June 7, 2013, as more fully described and set forth in the itemized schedule of services attached hereto as Exhibit "A," for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned, Petitioner has performed services as guardian of the property of the Ward in the total amount of 23.95 hours and incurred expenses in the amount of \$3.60 as reflected on the attached time sheets.
- 5. Based upon the criteria established by § 744.108(2), Florida Statutes, and the hours Petitioner has expended in handling the affairs of the Ward, Petitioner believes that a reasonable hourly rate of compensation for the services performed is \$95.00 per hour. Therefore, a reasonable compensation for the services performed and expenses incurred by Petitioner during that period of time is \$2,231.35, less a \$2,000 credit as reflected on the attached time sheets.

Petitioner requests that an order be entered awarding petitioner reasonable compensation for the services rendered by the petitioner for the benefit of the Ward and authorizing and directing that such compensation be paid from the assets of the Ward. Under penalties of perjury. I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief

Signed on 2/1/23 _____. 2013

Elizabeth Savitt, Petitioner

Ellen S. Morris, Esq. Attorney for Petitioner

Florida Bar Number: 850306 ELDER LAW ASSOCIATES PA 7000 W. Palmetto Park Road, Suite 205

Boca Raton, FL 33433 Telephone: (561) 750-3850

Fax: (561) 750-4069

Primary E-mail: emorris à elderlawassociates.com Secondary E-mail: Irubin à elderlawassociates.com

CERTIFICATE OF SERVICE

THEREBY CERTIFY that on the 18^{+%} day of Joke 2013, a true copy of the foregoing was served by certified mail to Ms. Lorraine Hilton, P.O. Box 1432. New Port Richey, Florida 34656 and Thomas H. Dougherty, Esq. (theliaw general and the DOUGHERTY, P.A., P.O. Box 30056, Palm Beach Gardens, FL 33420-0056

Ellen S. Morris, Esq. Florida Bar No. 850306

Savitt Guardians

4101 Satin Leaf Ct.
Delray Beach, FL 33445

Phone: 561-573-1292 | Fax: 561-496-1559

Account Statement

Prepared for Lorraine Hilton Re: Voluntary Guardianship

Previous Invoice Amount	\$4,208.50
Last Payment Received	\$3,189.50
Previous Balance	\$(2,000.00)
Current Charges	\$2,231.35
Total Due	\$231.35

Savitt Guardians

4101 Satin Leaf Ct.
Delray Beach, FL 33445

Phone: 561-573-1292 | Fax: 561-496-1559

Lorraine Hilton

Invoice Date: June 07, 2013 Invoice Number: 10017 Invoice Amount: \$2,231.35

Matter: Voluntary Guardianship

5/2/2013	T.C. K.C. Williams, the office is getting calls from Lorraine for money. They have asked her to call me. They are concerned because she screamed into the phone before it was hung up.	E.S.	.30	\$28.50
5/6/2013	T.C. Jim, request to see his Mother, have her flown to Tampa.	E.S.	.20	\$19.00
5/7/2013	T.C. (2) Bob and Lorrainc about getting receipts for items, having them copied and meeting today to give them to me.	E.S.	.30	\$28.50
5/7/2013	T.C. Karen at Ellen Morris office to set up and prepare for appointment for initial meeting.	E.S.	.30	\$28.50
5/8/2013	T.C. Bob, Lorraine is still sleeping and he did not say what happened to meeting me yesterday, but said he would call back again today. He is getting receipts together and getting them copied.	E.S.	.20	\$19.00
5/8/2013	T.C. Jim Hilton re: Visiting with his Mom and the Morgan Stanley account in trust.	E.S.	.30	\$28.50
5/8/2013	T.C. Morgan Stanley re: trust account, ira account, distributions, dividends. Legal department issues.	E.S.	.50	\$47.50
5/8/2013	Meeting at office of Ellen Morris to sign retainer agreement for guardianship and supply data.	E. S .	2.20	\$209.00
5/9/2013	T.C. Chase credit card, fax guardianship paperwork.	E.S.	.40	\$38.00
5/9/2013	Drive to Lake Mangonia home to see Lorraine and pick up bill and receipts. Lorraine hit her head and it still hurts. She wants to be taken to hair dresser. Bob did not have receipts copied. Picked up three bills.	E.S.	1.50	\$142.50
5/10/2013	T.C. Lorraine, Bob, (3) They are going to be packing up and leaving West Palm Beach. He is going to deliver the receipts. He needs to get on the	E.S.	.50	\$47.50

	road so he is going to buy a printer for his I pad so she can scan receipts on the way to Okecchobee house and New Port Richie. He will allow Lorraine to visit her son Jim.			
5/10/2013	E-mail Bob about not selling the house or renting without the trust signing off, Billing and filing.	E.S.	1.00	\$95.00
5/12/2013	Read and respond to E-mails Ellen Morris and Comerica re: Bob executing a quitelaim deed May 1, 2013 transferring title of New Port Richie home to himself.	E.S.	.70	\$66.50
5/12/2013	T.C. Jim Hilton asking about title of the New Port Richie home, tax return, money, bills.	E.S.	.50	\$47.50
5/13/2013	Look up property tax unpaid on Lorraine's rental property. Travel to Chase to purchase Checks to pay Property Taxes. Drop off at tax office.	E.S.	.80	\$76.00
5/13/2013	Responce E-mail to Comerica and Ellen Morris re: clouding the quitelaim deed.	E.Ş.	.40	\$38.00
5/13/2013	Voice messages (6) from Lorraine from 1:00 am re: request for \$8,000 including one in which her voice is all of a sudden pitched to a high scream. E-mail from Jim detailing same series of phone messages.	E.S.	.40	\$38.00
5/13/2013	Letter to homeowners association listing contact information. E-mails to Comeriea and Morris.	E.S.	.40	\$38.00
5/14/2013	T.C. Lorraine and Bob asking for 8,000.00 they want to pick up now while they are near courthouse. T.C. Lorraine from home said she needs someone to help take care of her. Bob is not there. T.C. voice mails from Lorraine and Bob, in one she is screaming again, very agitated.	E.S.	.60	\$57.00
5/14/2013	T.C. Chase credit card re: paid down bill and transferred address. Limiting the credit.	E.S.	.50	\$47.50
5/14/2013	T.C. to court house to notify of threat and get security. Travel to hearing, meet with Sheri Hazeltine before hearing re: billing, attend hearing. Speak to security afterwards concerning Bob's inability to drive home on drugs.	E.S.	1.40	\$133.00
5/14/2013	T.C. Randec from Hazeltine office. She called to warn me that she received a threatening voice mail from Bob Hilton asking for my home address so that he can force me to give him the \$8,000, of his Mother's money that he needs to pay for property. He needs it right now and wants to get it immediately. I told her to preserve it for a police report.	E.S.	.40	\$38.00
5/14/2013	Text from Jim that Bob was in fact going to the hearing this morning and he is bringing all his paperwork.	E.S.	.10	\$9.50
5/14/2013	T.C. Officer from Delray Police re: voice message report. T.C. DCF re: Lorraine's safety and care. T.C. attorney Doreghty re: background of Lorraine, phone calls, issues with Bob Hilton. E-mail Ellen	E.S.	1,20	\$114.00

5/15/2013	Morris office with details of events. T.C. Jim, (4) wanted to know the whereabouts of his Mother what madiantians the year taking how the	E.S.	.30	\$28.50
	Mother, what medications she was taking, how the hearing with Judge French went on Tuesday.			
5/15/2013	T.C. Bob and Lorraine (8) wanting to make arrangements to meet and give me receipts and get some spending cash. Delay in meeting as Bob did not sound like he was in condition to drive. Lorraine had called the fire department and they came into house to see Bob. He refused to go to hospital. He told me he was out of medication and in pain. Lorraine wanted to get some help as well.	E.S.	.50	\$47.50
5/15/2013	T.C. Ellen Morris, discuss the T.C. from Jim's attorney and the mistakes in his filing.	E.S.	.20	\$19.00
5/16/2013	T.C. Bob, (4) the police have his Mother. He is going to hire an attorney. T.C. Jim, (3) He is going to pick up his Mother in Pahokee. He wants the keys to the house so that he can get clothes for his Mother and he will be taking her to see her doctor here tomorrow.	E.S.	.20	\$19.00
5/17/2013	T.C. Holly at H & R, schedule B for income from other accounts/banks etc. She is having a hard time with the taxes.	E.S.	.20	\$19.00
5/17/2013	T.C. Jim, Lorraine has not l.D., no wallet. Sending house key and inventory. At attorney for restraining order. T.C. Bob, wants me to write him a check for caretaker fees of his Mother.	E.S.	.40	\$38.00
5/18/2013	Review of bills from Bob, text requesting to pay the auto insurance.	E.S.	.30	\$28.50
5/20/2013	Receive text from Bob Hilton requesting to be paid for caretaker. Text from Jim Hilton stating he is the plenary E.T.G. Respond to both text. E-mail to Ellen Morris re: bills from Bob and turning over said hills to Jim's attorney, service of restraining order and request for no further contact.	E.S.	.50	\$47.50
5/21/2013	Voicemail from Bob re: money	E.S.	.10	No Charge
5/22/2013	Voicemails from Bob Hilton re: his Mother being kidnapped and getting money.	E.S.	.20	No Charge
5/22/2013	T.C. Holly Durfee re: taxes, how to estimate the work done on property.	E.S.	.20	No Charge
5/23/2013	E-mail to Ellen Morris re: bills to pay. E-mail Cris at Comerica re: bills on home in trust.	E.S.	.30	\$28.50
5/24/2013	Scan tax documents to Holly Durfee at H & R.	E.S.	.15	\$14.25
5/27/2013	Paid FPL bill for April and Palm Beach Neurology,	E.S.	.20	\$19.00
	forward Comerica to Jim.			
5/27/2013	Forward Utility and Electric for New Port Richey home to Comerica	E.S.	.10	\$9.50
6/5/2013	Final Accounting. Complete all receipts, dispursements and summary work. Forward to E. Morris office.	E.S.	3.50	\$332.50
6/7/2013	Final accounting review and billing.	E.S.	1.50	\$142.50

23.95 \$2,227.75 SUBTOTAL:

Costs

5/16/2013 Postage 8@.45 \$3.60 \$3.60 SUBTOTAL:

TOTAL: \$2,231.35 PREVIOUS BALANCE (CREDIT): \$2,000.00

CURRENT BALANCE DUE AND OWING: \$231.35

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

	III AND TORTAL	M BEACH COUNTY, I LONDA	
IN RE: GUA	ARDIANSHIP OF	PROBATE DIVISION	
LORRAINE	HILTON/	CASE NO. 502013GA0000	52XXXXSB
<u>ORD</u>		MENT OF COMPENSATION AND EXUNTARY GUARDIAN	<u> PENSES</u>
Ward), for an the Court hav regarding the allegations of	order authorizing payment of ving examined the file in this criteria established by Sectio	as voluntary guardian of the property of Last Compensation for services rendered and a proceeding and having considered the en 744.108(2), Florida Statutes, and finding 5.00 per hour is a reasonable rate of confise fully advised, it is	expenses incurred vidence presented g that the materia
ORDi	ERED AND ADJUDGED as	follows:	
1.	•	d a reasonable fee under Section 744.108(2) the Petitioner during the period of April 20ws: \$95.00 29.75 \$2,778.75 \$3.60 \$2,782.35 (less a \$2,000.00 credit)	26, 2013, through 2013 DEC 16 AM 9: SHARBAR & BOCK, CLEIN SOUTH CTY BRANCH-FILE SOUTH CTY BRANCH-FILE
2.		erty of the Ward is authorized and dir expenses from the assets of the Ward in the	
3.	sooner, and shall be made	de within ten (10) days from the date of through any accounts held in the nam accounts restricted under Section 69.031	e of the Ward o
	E AND ORDERED on this _ Beach County, Florida.	Davil E. F.	iench
		HONORABLE DAVID E. F.	KENCH

Circuit Judge

Copies furnished to: See attached list



IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF A SCHOOL SECTION OF THE FIFTEENTH JUDICIAL CIRCUIT OF A SCHOOL SECTION OF THE FIFTEENTH JUDICIAL CIRCUIT OF A SCHOOL SECTION OF THE FIFTEENTH JUDICIAL CIRCUIT

ALM BEACH COUNTY, FLORIDA	RESIDENCE CONTRACTORS TO
DIVISION: IX	

LORRAINE HILTON.

CASE NO. 502013GA000052XXXXSB

VERIFIED INVENTORY of the Voluntary Guardian of the Property

ELIZABETH SAVITT, the guardian of the property of LORRAINE HILTON (the Ward), by and through her attorney, Sheri L. Hazeltine, Esq., files, as the Verified Inventory of the Guardian, this inventory of all of the property of the Ward that has come into the guardian's possession or knowledge, including all encumbrances, liens and other secured claims on any item, as of March 20, 2013. All property not in the Guardian's possession as of the date of this inventory is identified by an asterisk (*) in the right margin.

REAL ESTATE

IN RE: GUARDIANSHIP OF

Description and Location of Property
and Encumbrances, Liens or
Security Interests on any Item

Estimated
Fair Market Value

Estimated Amount of Encumbrances, Liens, and Security Interests

None.

PERSONAL PROPERTY:

Description and Location of Property
and of Encumbrances, Liens or
Security Interests on any Item

Estimated Amount of
Encumbrances, Liens
or Security Interests

-0-

Total Estimated Value of Personal Property \$ - 0 -

Less: Encumbrances, Liens, Security Interests \$ - 0 -

Estimated Net Value of Personal Property \$-0-

TOTAL ESTIMATED NET VALUE OF PERSONAL PROPERTY:

\$-0-

CLAIMS:

Estimated

Name and Address of Potential Claims Basis for Claim Amount of Claim Amt. of Claim

None.

INCOME (monthly):

Description of All Income of Ward,	Frequency of	Amount of
Including Name and Address of Payor	Payment	Payment
Social Security Administration	Monthly	\$1,668.00

CASH ASSETS:

Attached to this Inventory are copies of the most current statements of all of the Ward's cash assets from all institutions where the cash is on deposit <u>as of March 20, 2013</u>:

Banks or Institutions	Account No.	Amount
Chase Bank Chase Bank Chase Bank		\$9,041.38 3,294.88 704.06

Total Cash Assets:

\$<u>13.040.32</u>

TOTAL ESTIMATED
PROPERTY INCLUDING
REAL ESTATE AND CASH
ASSETS:

\$ 13,040,32

The Ward has the right to sue on the following causes of action:

None.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on this 23 day of April, 2013.

ELIZABETH SAVITT,

Guardian of the Property

Dated this . 3 day of April, 2013 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Rv.

Sheri L. Hazeltine, Esq.

Attorney for Elizabeth Savitt

Florida Bar No. 0674567

800 Palm Trail Plaza, Suite 3

Delray Beach, Florida 33483

(561) 243-4655 (office)

(561) 243-6933 (fax)

sheri@hazeltinelaw.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this Verified Inventory was mailed via First Class Mail, U.S. Postal Service, on this <u>23</u>° day of April, 2013 to the following parties: Elizabeth Savitt and Lorraine Hilton.

Bv

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567

LORRAINE K HILTON RIDBERT O HILTON 6501 LAXESHORE DR WEST PALM BEACH R. \$3407-2132	367 63-27/031 FL 1837
Das thousand 20/100 -	\$ [, 000.80]
Bankof America	Bank of America Advantage®
- Beardianship mady	Tobut O. fittos
Natural Comp	

LORRAINE KHILTON ROBERT O HILTON 6601 LAKESHORE DR WEST PALM BEACH FL 33407-2132	W 4/24/13 HATTANIA
ALBERT GAMOT	\$ 16,200.00
Sixteen Thousand Two.	hundred ha - am 1
Bank of America	Bapik of America Advantage®
For Parohase of them Build	Tobut Of Holor
33476	Forsing K. Fillow
Separation .	

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LORRAINE K HILTON B #752- ROBERT O HILTON 6501 LAKESHORE DR WEST PALM SEACH FL 33407-2182	390 1377(51) R 1877
Thirty long + Kurser Kong hundred & Early Livery	3,485.00
Bank of America Bank of America A	dvuntago* ·
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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF	PROBATE DIVISION
LORRAINE HILTON	CASE NO. 502013GA000052XXXXSB

PETITION FOR DISCHARGE OF VOLUNTARY GUARDIAN OF THE PROPERTY

Petitioner, Elizabeth Savitt, as voluntary guardian of the property of Lorraine Hilton (the Ward), alleges:

- 1. Petitioner should be discharged because she resigued on May 24, 2013, and an Order on Resignation of Guardian was signed on May 30, 2013.
- Petitioner has fully administered the guardianship.
- 3. Petitioner files herewith a Final Report which includes an accounting showing all receipts and dishursements from the date of the previous annual accounting (or from the commencement of the administration of the voluntary guardianship if no annual accounting has been filed) and a schedule showing: (a) the amount of unpaid and anticipated costs and fees to be paid to the voluntary guardian and to attorneys, accountants, or other agents employed by the voluntary guardian, (b) all amounts reserved for unpaid and anticipated disbursements, costs and fees, (c) all other relevant financial information not shown on the accounting, and (d) a list of the assets to be turned over to the persons entitled to them.
- 4. A copy of the Final Report, a copy of this petition, and a notice containing the statements required by Fl. Prob. R. 5.680(d) will be served on the persons required by Fl. Prob. R. 5.680(e), or waivers by those persons of such notice and service are either attached hereto or will be filed herein.

Petitioner requests that an order be entered authorizing Petitioner to make the disbursements and distributions indicated in the Final Report, and, after satisfactory evidence has been presented that all property of the Ward has been distributed to the persons entitled to it, that an order be entered discharging petitioner as voluntary guardian of the property and releasing the surety on petitioner's bond, if any, from further liability.

Under penalties of perjury. I declare that	I have read the	foregoing, and	the facts	alleged
are true, to the best of my knowledge and belief				

Signed on \$277/13 2013.

Elizabeth Savitt, Petitioner

Ellen S. Morris, Esq. Attorney for Petitioner

Florida Bar Number: 850306 ELDER LAW ASSOCIATES PA

7000 W. Palmetto Park Road, Suite 205

Boca Raton, FL 33433 Telephone: (561) 750-3850

Fax: (561) 750-4069

E-Mail: emorris q elderlawassociates com

Secondary E-Mail: Irubin à elderlawassociates.com

Guardianship	of Lorraine Hilton	F	age 2
		Hrs/Rate	_Amount
7/1/2013	Phone call with Jim Hilton; several emails to Lisa Rubin at Ellen Morris' office	0.40 \$325.00/hr	\$130.00
7/2/2013	Receipt and review and forward emails of videos of house to Jim Hilton; email to and from Eflen Morris with Notice of Unavailability	0.30 \$325.00/hr	\$97.50
7/3/2013	Telephone conference with Jim	0.40 \$325.00/hr	\$130.00
	Receipt and review of Last Will and Testament, Durable Power of Attorney, Revocable Trust, Durable Health Care Power of Attorney	0.50 \$325.00/hr	\$162.50
	and Designation of Health Care Surrogate from Sheri Hazeltine		
7/5/2013	Receipt and review of Objection to Final Report, Final Accounting and Petition for Discharge; and Objection to Petition for Order Authorizing Payment of Compensation and Expenses of Guardian	0.30 \$325.00/hr	\$97.50
	and Petition for Discharge, both filed by Thomas Doughterty on		
7/8/2013	7/2/13 Receipt and review of Report of Gregory Calder	0,20 \$325.00/hr 0.20	\$65.00
7/10/2013	Email to Tom Dougherty; email to Lisa at Ellen Morris' office	\$325,00/hr	\$65.00
	Telephone call with Tom Doughterty	0.20 \$325.00/hr	\$65.00
7/11/2013	Travel to courthouse for hearing on Motion to Continue; notify Attorney Dougherty of new date	1.00 \$325.00/hr	\$325.00
7/16/2013	Receipt and review of photos of Roseland Drive property; forward to Jim Hilton and Tom Dougherty	0.20 \$325.00/hr	\$65.00
7/17/2013	Phone conference with Michelle from Signature Title; fax to Tom	0.30 \$325.00/hr	\$97.50

Dougherty re: sale

Guardianship	of Lorraine Hilton	F	age 3
		Hrs/Rate	Amount
7/18/2013	Receipt and review of Dr. Boltson's Report; forward to attorney	0.20 \$325.00/hr	\$65.00
7/19/2013	Phone conference with Tom Dougherty	0,20 \$325.00/hr	\$65.00
7/22/2013	Receipt and review of prior email to Sheri Hazeltine; begin drafting	0,50 \$325.00/hr	\$162.50
	report; investigate criminal background of Robert and James Hilton		4102,00
	Receipt and review of Report of Dr. Andre	0.20 \$325.00/hr	\$65.00
7/23/2013	Telephone call with Tom Dougherty; receipt and review of email re:	0.30 \$325,00/hr	\$97.50
	Discover Card balance letter stating Ward not responsible	0.50	
7/24/2013	Receipt and review of Order Authorizing Payment of Expenses of	0.50 \$325,00/hr	\$162.50
	Emergency Temporary Guardian; Motion to Vacate Quit Claim Deed;		\$ 102.00
	and Notice of Hearing		
7/26/2013	Receipt and review of email from Jim Hilton re: Ward attending	1.50 \$325.00/hr	\$487.5 0
	hearing; receipt and review of Notice of Hearing, Initial Report of		•
	Emergency Temporary Guardian, Interim Accounting and Petition to		
	Void Deed; finalize Report of Court Appointed Attorney and send to		
	attorney		
7/29/2013	Receipt and review of Petition for Attorney Fees of Tom Dougherty;	0.40 \$325.00/hr	\$130.00
	phone call with Tom Dougherty	2.00	
	Travel to Delray courthouse to attend hearing on Petition to	2,00 \$325.00/hr	\$650.00
	Determine Incapacity; review financial documentation		4000.00
	For professional services rendered	15.00	\$4,855.00
	Additional Charges :		
Copies			\$15.75
Fax			\$6.00

Guardianship of Lorraine Hilton		Page 4
		Amount
Postage	Total additional charges	\$1.38 \$23.13
	Total amount of this bill	\$4 , 678.13
	Balance due	\$4,678.13

IN THE CIRCUIT COURT OF THE 15th
JUDICIAL CIRCUIT, IN AND FOR PALM
BEACH COUNTY.

GUARDIANSHIP DIVISION

CASE# 502013GA00052XXXXSBIX

RE:	GUARDIANSHIP OF)
	LORRAINE HILTON	{
	Ward.)

OBJECTION TO FINAL REPORT, FINAL ACCOUNTING AND PETITION FOR DISCHARGE

COMES NOW, James Hilton as Emergency Temporory Guardian of the Person and Property of Lorraine Hilton, by and through his undersigned ottorneys, and hereby files this Objection to Final Report, Final Accounting and Petition for Discharge filed by Elizabeth Savitt, as Guardian of the Property, filed on June 11, 2013 and in support thereof states:

- 1. James Hilton files a general abjection to the Final Report and Accounting as the same is incomplete and inaccurate and objects to the Petition for Discharge until such time as a full and complete accounting can be performed.
- 2. James Hilton objects to the following specific items on said Final Report and/or Final Accounting:
 - a) Guardian lists a disbursement of \$998.30 (without any receipts of breakdown of expenses although per Chapter 744 of Florida Statutes, these must be presented and kept for 3 years by the Guardian) for the Inventory of New Port Richey house (personal Property) yet the accounting and inventory list no personal property. (see Exhibit A). The Guardian indicated to James Hilton that she had photographs of the contents of the Roseland property but has never provided such photographs. In addition, the Ward had jewelry, fine crystal, art and other items of Personal Property that the Guardian was made aware of on March 20, 2013 by the current ETG and the Guardian did not secure said property and has failed to account for said property.
 - b) The Guardian failed to secure the personal property which is believed to have been stolen by Robert Hilton. The ETG, upon appointment, requested a

- key to the Wards home in New Port Richey from the Guardian. The Guardian stated she "did not have time" to give him the key but instead mailed the key to the ETG. As a result of the delay in obtaining the key, Robert Hilton entered the home and removed all of the Ward's Property.
- c) The "Account Statement" attached to the Petition for Order Authorizing Payment of Compensation and expenses shows a prior invoice of \$4,208.50 and payments received of \$3,189.50 yet those payments are not listed in the disbursements.
- d) The accounting shows a "Guardian Retainer Fee" on May 17, 2003 without authorization.
- f) The accounting does not disclose the existence of the Bank America Account Market M
- g) The Guardian failed to secure and separate joint accounts including the Bank America Account listed although she was aware of the account and as a result, Robert Hilton wrote 2 checks on the account AFTER the Guardianship was established for a total of \$49,685.00 (check 390 for \$33,485.00, check 391 for \$16,200.00 (See attached Exhibit C) It appears that the ward signed each check despite the existence of the Guardianship. These checks were for real property yet the deeds indicate sole ownership in favor of Robert Hilton.
- h) The accounting shows two payments to Robert Hilton (April 17, 2013 for \$1,000.00 and April 29, 2013 for \$1,500.00) without any explanation or receipt. Noteworthy is that both were identified as check #101 of the same bank account.
- i) The accounting reveals that the Guardian paid the property taxes on two homes that are titled in the name of Robert Hilton for a total of \$5,304.50 (Property tax 5170 for \$2653.87 and Property Tax 5210 \$2,650.63) Further,

- these properties were previously owned by the Ward and acquired by Robert Hilton by Warranty deed in October 2012 while the ward was incompetent. The Guardian took no steps to reclaim these properties.
- j) The Accounting reveals one single payment for a Chase Credit Card 4587 in the amount of \$1,000.00 without detail as to the charges, receipts, balance etc., let alone the fact that a charge card exist and who is authorized to charge.
- k) The Guardian failed to notify credit agencies of the guardianship leaving the ward exposed to credit fraud and accounts being opened in her name which has occurred. Robert Hilton in fact opened at least one card with Discover after the appointment of the Guardian in the name of the ward. The ETG has since taken steps to prevent additional accounts from being opened.
- 1) The accounting shows a "withdraw to Lorraine Hilton" on April 8, 2013 in the amount of \$500,00 without any explanation or receipt.
- m) The accounting shows Cash for Lorraine Hilton an May 9, 2013 in the amount of \$200.00 without any explanation or receipt.
- n) The accounting shows Cash for Lorraine Hiltan on May 17, 2013 in the amount of \$200.00 without any explanation or receipt.
- o) The initial Inventory of the Ward Shows three accounts at Chase (XX8880, XX1264, and XX8670) the Final Accounting does not show the accounts or list them in any manner.
- p) The Initial Inventory does not show any accounts at Wells Fargo however, the Final Accounting Shows an Account without any explanation.
- a) The Final Accounting shows only three disbursements from the Wells Fargo account (# [] [a wire fee of \$15.00, a Federal Tax Fee of \$.11 and the payment of a \$2,000.00 "Guardian Retainer Fee"] and four receipts [Wire of \$10,000,00, Interest of \$.05, Interest of \$.41 and Interest of .27] However, the bank statement attached show two separate deposits in the amount of \$3,189.50 and two withdrawals/checks each in the same amount without any explanation.

- r) The Guardian was appointed on March 20, 2013 and the Bank account shows check a check #202 on April 2, 2013 in the amount of \$600.00, Check 198 on March 27, 2013 in the amount of 183.80, and check 197 (Walgreens) in the amount of \$66.89. None af these items are accounted far ar explained.
- 3. The accounting fails to account for all receipts and disbursement made during the accounting period. The Guardian fails to provide cancelled checks and/or receipts for all disbursements.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Ellen Morris, Esq, attorney for the Guardian of the Property via email at lirubin@elderlawassociates.com 7000 West Palmetto Park Rd Ste 205 Boca Raton, Florida 33433 Carol Crozier, via email at cc@kmkpa.com on the lirubin@elderlawassociates.com 7000 West Palmetto Park Rd Ste 205 Boca Raton, Florida 33433 Carol Crozier, via email at cc@kmkpa.com on the lirubin@elderlawassociates.com 7000 Tozier, via email at cc@kmkpa.com on the lirubin@elderlawassociates.com on the <a href="mai

THOMAS H.DOUGHERTY, PA. Attorneys for James Hilton PO Box 30056 Palm Beach Gardens, FL 33420-0056 (561) 842-9707-Telephone (561) 842-9696 Fax

E-Mail: thdlaw@bellsouth.net

Thomas H. Dougherty Fla. Bar # 0957630 IN THE CIRCUIT COURT OF THE

ISTH JUDICIAL CIRCUIT IN AND

FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO:

502010 G A0000 16 YMMS

2

IN RE:

GUARDIANSHIP OF

HELEN M. O'GRADY

APPLICATION FOR APPOINTMENT AS GUARDIAN

Pursuant to Section 744.3125 of the Florida Guardianship Law, the undersigned submits this Application for Appointment as Guardian of Helen M.D. Grand (the Ward) and submits the following information:

1. Name:	THOMAS	H.	MAYES
----------	--------	----	-------

2. Social Security Number:

3. Date and Place of Birth: 7-14-1960 PA.

4. Residence address: 1402 Sw Nicholas Daire
Boyuton Brach EL 33126

5. Mailing address:

6. U.S. citizen? Yes x No

7. Employer's name and address: US. DEFT OF Home Lines Security (TSA)
3200 BTC-12012 Runs Til A-124 WEST FROM BRACK FE 33406
Applicant's position:
LIAS JURISHING OFFICER

8. Marital status and name of spouse, if any: manito SANDER J. SMITH

9. Home telephone number: 561-733-0160 561-742-0669

10. Length of residence in county wherein application is filed: 17 years

11. If currently serving as guardian for any other ward, list names of each ward, court file number(s), circuit court(s) in which the case(s) is/are pending and whether applicant is acting as the limited or plenary guardian of the person or property or both:

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

Case No.: 502012 GA000016 XXXX SB

IN RE:

HELEN M. O'GRADY,

An Alleged Incapacitated Person.

PETITION FOR APPOINTMENT OF GUARDIAN OF THE PERSON AND PROPERTY

The Petitioner, THOMAS MAYES, alleges:

- 1. The Petitioner is the Son of HELEN M. O'GRADY. The Petitioner's residence address is the following: 1602 SW Nicholas Drive, Boynton Beach, FL 33426. The Petitioner's post office address is the same as his residence address and the post office address of the Petitioner's attorney is set forth at the end of this Petition.
- 2. The Alleged Incapacitated Person, HELEN M. O'GRADY, is an eighty-three (83) year old, English speaking female, whose date of birth is January 27, 1929, and whose Social Security Number is _____. The Alleged Incapacitated Person is a resident of Palm Beach County, Florida, whose permanent address is 3742 NW 5th Avenue, Boca Raton, FL 33431, but who is presently residing at Emiritus Assisted Living Facility, 1935 South Federal Highway, Boynton Beach, FL 33435, (561) 736-2424.
- 3. The Petitioner believes HELEN M. O'GRADY to be incapacitated based upon the following factual information: (i) She suffers from Alzheimer's disease and/or vascular dementia; (ii) She suffers from an aortic valve disease, congestive heart failure, essential hypertension, chronic

atrial fibrillation, chronic kidney disease [Stage III to IV], renal artery stenosis, and post stenting of the left renal artery during April, 2010; (iii) She suffers from cognitive decline; (iv) that the Alleged Incapacitated Person refuses to take her medication and refuses to consent to necessary medical treatment, which includes an aortic valve replacement recommend by Carlos Alonso, M.D. of the University of Medicine no later than the end of February, 2012(*), (v) the Alleged Incapacitated Person is not allowing her son to assist her with her necessary medical care, (vi) the Alleged Incapacitated Person has threatened to leave the Emeritus ALF and return to her home, which upon information and belief is not a safe and secure structure or environment, and (vii) the Alleged Incapacitated Person has withdrawn \$3,100.00 from her account for no apparent reason, especially since the Petitioner pays all of her bills and provides her with spending money. [*Without that surgery, Dr. Alonso feels that the AIP's coronary condition is so deteriorated that her death will occur if there is a stroke or a heart attack.]

The Alleged Incapacitated Person has previously executed a Durable Power of Attorney and Health Care Advance Directive with her attorney, Robert S. Kleinman, Esquire, on May 19, 2010, appointing her son, Thomas Mayes, as her attorney-in-fact and health care surrogate and surrogate under her Living Will. The Alleged Incapacitated Person is not allowing her son to exercise his duties as her attorney-in-fact and health care surrogate. A copy of the Advance Directive documents are being filed concurrently with this Petition.

The Alleged Incapacitated Person needs replacement of a heart valve and has refused treatment of this severe condition. Dr. Carlos Alfonso of University of Miami School of Medicine recommended this replacement no later than the end of February, 2012, but the Alleged Incapacitated Person refuses to have the surgery.

4. The names and addresses of all interested parties and next of kin of the Alleged Incapacitated Person are:

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

DIVISION: IX

HELEN M. O'GRADY.

CASE NO. 502012GA000016XXXXSB

APPLICATION FOR APPOINTMENT OF ELIZABETH SAVITT AS GUARDIAN OF THE PERSON

Pursuant to Section 744.3125, Florida Statutes, the undersigned, submits this Application for Guardian of the Person for (the Ward, HELEN M. O'GRADY) and submits the following information:

- 1. Name of Applicant: ELIZABETH SAVITT
- Social Security Number:
- 3. Date and Place of Birth: 09/09/1955 Louisville, Kentucky
- 4. Residence address: 4101 Satin Leaf Court, Delray Beach, Florida 33445
- 5. Mailing Address: same as above
- 6. U.S. Citizen? Yes.
- 7. Employer's name and address: Self, same.
- 8. Marital status and name of spouse, if any: Husband, Martin H. Colin
- 9. Home telephone number: (561) 573-1292 Work telephone number: Same
- 10. Length of residence in county wherein application is filed: 13 years
- 11. If currently serving as guardian for any other ward, list names of each ward, case number(s), circuit court(s) where case(s) is/are pending and whether each guardianship is limited or plenary:

Jennifer Keller, Palm Beach County Case No. 502006GA000155XXXSB (Guardian Advocate)

Danielle Peterson, Palm Beach County Case No. 502010GA000431XXXXSB (Guardian Advocate)

Carol Dobrzynski, Palm Beach County Case No. 502010GA000556XXXXSB (Guardian Advocate)

Irving Stone (now deceased but case is still open) Palm Beach County Case No. 502011GA000510XXXXSB. (Emergency Temporary Guardian)

12. Does applicant have any physical disabilities? No

If yes, please describe and state whether such disability will affect applicant's ability, in any degree, to serve as guardian:

13. H	as applicant	ever been to	reated for	the following:
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- a. Mental condition? No
- b. Alcohol?

No

c. Drugs?

No

d. Other?

No

If "yes" was answered to any of the above, please state date, time location of treatment and name of physician or professional involved:

- 14. Has applicant ever been judicially determined to have committed abuse or neglect against a child or adult as defined by Florida Statute? Yes _____ No X
- 15. Has applicant ever been the subject of a confirmed report of abuse, neglect, or exploitation which has been uncontested or upheld pursuant to the provisions of Sections 415.104 and 415.1075 of the Florida Statutes? Yes No X
- 16. Has applicant ever been charged with fraud, misrepresentation or perjury in a judicial or administrative proceeding? No. If yes, please give date and complete details:
- 17. Has applicant ever been charged with, arrested for or convicted of a felony? No. If yes, please furnish details including date, type of offense, location and final disposition:
- 18. Has applicant ever been charged with, arrested for or convicted of any other crimes? No. If yes, please furnish details including date, type of offense, location and final disposition:
- 19. Has applicant ever held a position which required bonding? No. If yes, please describe position, date, amount of bond and name of surety:
- 20. Has applicant, in the past, ever served as guardian of a person or of a person's property? No. If yes, please describe below, including reason for termination of fiduciary position: N/A.

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

DIVISION: IX

HELEN M. O'GRADY.

CASE NO. 502012GA000016XXXXSB

AGREED ORDER AUTHORIZING PAYMENT OF ATTORNEYS FEES AND COSTS

On the petition of Sheri L. Hazeltine, Esq. for an order authorizing payment of attorney's fees for services rendered and expenses incurred for her representation of ELIZABETH SAVITT, the plenary guardian of the property of the Ward, for the benefit of the Ward, HELEN M. O'GRADY, the court having examined the file in this proceeding and having considered the evidence presented regarding the criteria established under the Florida Guardianship law, and that the material allegations of the petition are true and being otherwise fully adjudged, it is

ADJUDGED as follows:

- 1. The sum of \$4,282.25 is a reasonable fee for the services of Sheri L. Hazelting.

 Esq. for the period from January 12, 2012 through the date of April 19, 2012.
- 2. The guardian of the property of the Ward, ELIZABETH SAVITT, is authorized and directed to pay that fee of \$4,282.25 to Ms. Hazeltine from the assets of the Ward's estate, for a total of \$4,282.25.

DONE AND ORDERED in Palm Beach County, Delray Beach, Florida this 2nd

day of May, 2012.

CIRCUIT COURT JUDGE ROSEMARIE SCHER

Copies furnished to:

Sheri L. Hazeitine, Esq., 800 Palm Trail Plaza, Suite 3, Delray Beach, Florida 33483 Joseph Lee, Esq., 1005 Lake Avenue, Lake Worth, Florida 33460 Clifford Hark, Esq., 3301 N.W. Boca Raton Blvd., Suite 200, Boca Raton, Florida 33431 IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.: 502012GA00016XXXXSB

IN RE: GUARDIANSHIP OF

HELEN M. O'GRADY,

Ward.

ZULTIAL ZZ AN D. 4. SHARBURAN BOOK. CLERK PALM DEACH COUNTY, FL PANTH DEACH COUNTY, FL PAN

PETITION FOR PAYMENT OF EMERGENCY TEMPORARY GUARDIAN'S <u>ATTORNEYS' FEES AND COSTS</u> [January 11, 2012 through May 14, 2012]

The Petitioner, HARK | BURKHALTER | YON, PL, as counsel for THOMAS MAYES as the Emergency Temporary Guardian of the Property of HELEN M. O'GRADY, hereby files its Petition for Payment of Emergency Temporary Guardian's Attorneys' Fees and Costs [January 11, 2012 through May 14, 2012] and says:

- 1. The Petitioner is a law firm engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- 2. The Emergency Temporary Guardian, THOMAS MAYES, has been appointed the Emergency Temporary Guardian of the Property of HELEN M. O'GRADY, pursuant to the Letters of Emergency Temporary Guardianship of Person and Property entered by this Honorable Court on February 9, 2012.
- 3. The Petitioner has rendered services and incurred costs for the benefit of the Emergency Temporary Guardianship of HELEN M. O'GRADY from January 11, 2012 through May 14, 2012, as more fully described and set forth in the itemized schedule of services and

costs attached hereto as Composite Exhibit "A", for which the Petitioner has been partially paid.

- 4. The Petitioner's records indicate that during the period of the time mentioned above 119.73 hours have been devoted to the representation of the Guardianship of HELEN M. O'GRADY [an additional 1.00 hours have been expended, but not billed to the Guardianship]. Clifford B. Hark, Esquire billed 79.32 hours; Elissa B. Holder, FRP billed 4.83 hours; Cecilia L. White, FRP billed 2.60 hours [an additional 1.00 hours have been expended, but not billed to the Guardianship]; and the Paralegals billed 32.98 hours. The Guardianship is being billed at an hourly rate of \$350.00 per hour for time expended by Clifford B. Hark, Esquire; \$125.00 per hour for time expended by the Paralegals for HARK | BURKHALTER | YON, PL.
- 5. Based upon the criteria set forth in Florida Statute Section §744.108(2), the Petitioner believes that a reasonable fee for the ordinary and extraordinary services performed during the period of time listed above is \$31,823.85, together with costs of \$1,187.46, less a payment of \$5,000.00, for a total due and owing in the amount of \$28,011.13.

WHEREFORE, the Petitioner, HARK | BURKHALTER | YON, PL, requests that an Order be entered, awarding the Petitioner the following: (i) a reasonable fee for the services rendered by the Petitioner for the benefit of the Guardianship totaling \$31,823.85, together with costs of \$1,187.46, less a payment of \$5,000.00, for a total due and owing in the amount of

Guardianship of Helen M. O'Grady Case No.: 502012GA00016XXXXSB

\$28,011.13; and (ii) directing the Petitioner to be paid the sum of \$28,011.13 from the assets of the Restricted Guardianship Account at Morgan Stanley Smith Barney Account No. XXXXXX6267.

Consented to this 21st day of May, 2012

Thomas Mayes

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was forwarded via Facsimile and First Class Mail this ___ day of May, 2012, to: Elizabeth Savitt, c/o Sheri Hazeltine, Esquire, Sheri L. Hazeltine & Associates, P.A., 800 Palm Trail Plaza, Suite 3, Delray Beach, Florida 33483 [(561) 243-6933]; Joseph Lee, Esquire, Court Appointed Attorney, 1005 Lake Avenue, Lake Worth, Florida 33460-3709 [(561) 533-1285]; Ronald Mayes c/o Jami L. Huber, Esquire, Miller & O'Neill, P.L., 2101 N.W Corporate Blvd., Suite 400, Boca Raton, Florida 33431 [(561) 353-0643]; Kathleen Osterbuhr, 1300 Cresthill, Derby, Kansas 67037; Stephanie Chambers, 1008 Arbor Meadows, Derby, Kansas 67037; and Daniel Mayes, 3742 NW 5th Avenue, Boca Raton, Florida 33431.

Respectfully submitted,

HARK | BURKHALTER | YON, PL Attorneys for the Emergency Temporary Guardian 3301 N.W. Boca Raton Blvd., Suite 200

Boca Raton, Florida 33431

Telephone:

(561) 955-0093

Facsimile:

(561) 955-0094

Email:

Cliff@Harklegal.com

BY:

CLIFFORD B. HARK, ESOUIRE FLORIDA BAR NO.: 301590

HARK * BURKHALTER * YON, PL ATTORNEYS AT LAW 3301 NW BOCA RATON BLVD., SUITE 200 BOCA RATON, FLORIDA 33431

Telephone: (561) 955-0093 / Facsimile: (561) 955-0094

Tom Mayes Feb 07, 2012

1602 SW Nicholas Drive Boynton Beach, Florida 33426

File #:

O'Grady

RE:

Guardianship of Helen M. O'Grady

Inv #:

12328

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jan-11-12	Meeting w/ Client & Atty Schwartz; Meeting w/ Client & B Savitt; Preparation of pleadings with Client; Attendance at C on Emergency Hearing; Draft P/Restricted Depository and M/Payment of Expenses (1.5 hrs- NO CHARGE)	•	2,275.00	СВН
	Make Copies for new Clients; Prepare Oath for Client and Elizabeth to sign; Follow up with Atty Hark; Follow direction from Atty Hark regarding Petitions; Amend Petitions; Prepa		190.00	вмс
Jan-12-12	Pleadings for Filing; Meeting with Paralegal and Atty Hark Mtg. w/ Atty Hark and Tom Mayes; Prepare Petition to App Emergency Temporary Guardian; Prepare Petition to Appoin Guardian; Prepare Letters of Emergency Temporary Guardian; Prepare Order Appointing Emergency Temporary Guardian; Prepare Notice of Filing Durable of Power of Attorney and Health Care Directive for Mental Health and Probate; Provid application for completion; Prepare Petition to Determine Incapacity; Prepare Notice of Filing Confidential Information Mental Health and Probte; Conf. w/ Paralegal ref. opening follow up w/ LMH; Follow up w/ Atty Hark Review Client's e-mail ref. financial accounts and expenses;	nt an; de on for ile;	500.00	ЕВН
Va 12 12	Draft P/Restricted Depository and Order			CDII
	Attendance at Court; Meeting at Chase Bank; Follow up fax Chase Bank; Telecon w/ Michael Shapiro @ Morgan Stanle Follow up e-mail to Michael Shapiro; Directions to Paralega ref. Correspondence and Faxes to Financial Institutions; Telecon(s) w/ Client; Review and correct correspondence to Computershare and Shareholder Services; Telecon w/ Sheila Computershare and follow up fax; Fax to Kathleen and Stephanie; Review and correct Receipts; Telecon w/ Atty Hazeltine; Telecon w/ Betsy Savitt; Directions to Paralegals Telecon with Atty Hark regarding Hearing and Directions;	ry; als a @	1,690.50	ВМС
	Telecon with Atty Hark tegateting Treating and Directions, Telecon with Computershare and Shareowner regarding con information and fax numbers; Prepare letters to Computershand Shareowner regarding assets and transferring to MorganStanley and SmithBarney; Follow up with Atty Hark Prepare Faxes to Computershare and Shareowner with Order Prepare Fed Ex Airbills to send packages with Letters and Orders; Meeting with Paralegal and Atty Hark; Prepare a Fax	tact are ;; rs;	205,00	20

	Judge with Letters to Computershare and Shareowners and Receipt of Assets from JP Morgan and MorganStanley and SmithBarney; Follow up with Atty Hark; Telecon with JP Morgan regarding Receipt of Acceptance; Follow up with Atty Hark and Paralegal			
	Conf. w/ Atty Hark and Paralegal ref. pending matters; Conf. w/ Atty Hark; Review Order per t/c w/ Atty Hazeltine; Follow up w/ file	0.17	21.25	ЕВН
	Direction from Atty Hark; Prepare Receipts of Assets for JP Chase Morgan and Stanley Morgan; Update file w-scanned docs; Prepare Consents to Guardian/Elizabeth Savitt for Interested Persons; Prepare facsimile to JP Morgan Chase w-Receipt; Review w-Atty Hark; Telecon w-Stephanie Chambers; Prepare Notice of Filing Consent from Stephanie; Telecon w-Atty Hazeltine; Prepare Notice of Filing Acceptance (MorganStanley)	1.83	173.85	SW
Jan-13-12	Review e-mails; Directions to Paralegal; Follow up w/ Michael Shapiro @ Morgan Stanley; Telecon w/ Client	0.33	115.50	СВН
	Review e-mail from Atty Hark; Telecon with Client regarding Consent; Telecon with Chase Bank regarding a Acceptance; Meeting with Paralegal; Update File; Telecon with Atty Hark	1.00	95.00	вмс
	Multiple telecons w- Chase Bank; Review w-Atty Hark; Update file; Telecon w-Atty Hazeltine; Email to Atty Hazeltine w-Docs	1.17	111.15	SW
Jan-16-12	Review Consent from Kathleen Osterbuhr; Prepare Notice of Filing Consent from Kathleen Osterbuhr; Follow up with Atty Hark	0.25	23.75	ВМС
	Telecon w-Atty Coleman; Review w-Atty Hark	80.0	7.60	sw
Jan-17-12	Telecon w-Chase ref Order and Receipt of Assets; Review w-Atty Hark; Review and respond to Atty Hazeltine's emails; Telecon w-Atty Hazeltine's Paralegal	0.50	47.50	sw
Jan-18-12	Telecon(s) w/ Chase Bank; Telecon(s) w/ Client; Review Account Statements ref. Budget; Directions to Paralegal; Meeting at Chase Bank	1.83	640.50	СВН
	Telecon w/ Atty Beller; Review draft of P/Monthly Budget; Review and respond to e-mails	0.50	175.00	СВН
	Conf. w/ Atty Hark ref. hrg.	0.08	10.00	ЕВН
	Mtg. w-Atty Hark; Email to Atty Hazeltine; Conference call w-Chase Legal; Telecon w-Jason at Chase; Begin drafting Petition for Monthly Budget; Teleconference w-Client; Meeting w-Client; Telecon w-Computershare; Set Execution Searches Parte Hearing; Prepare corrected Order of ETG	3.17	301.15	SW
	Telecon w-Sandy ref Sunflower Bank; Review w-Atty Hark	0.17	16.15	sw
Jan-19-12	Telecon(s) w/ Client; Telecon(s) w/ Atty Beller; Telecon w/ Atty Hazeltine; Telecon w/ ETG; Review and respond to e-mails; Preparation for Meeting w/ Parties	1.83	640.50	СВН
Jan-20-12	Preparation for Meeting; Meeting w/ Tom & Sandy, Atty Beller, Helen, Daniel and Ron & Stephanie [by telephone]; Visit Helen's home; Telecon w/ CPA Jeff Coleman; Telecon w/ Stephanie;	3.92	1,372.00	СВН
	Draft Intro letters to the three Examining Committee	0.75	93.75	CW
	Conf. w/ Atty Hark	0.17	21.25	ЕВН
	Assist w-Preparation of Meeting; Telecon w-Atty Coleman; Review w-Atty Hark	0.75	71.25	SW

Jan-23-12	Meeting w/ Atty Hazeltine & Betsy Savitt; Telecon w/ Client; Follow up w/ Atty Beller & JA	0.92	322.00	СВН
Jan-25-12	Telecon with Atty Hazeltine's Office regarding Hearing	0.08	7.60	ВМС
	Direction from Atty Hark; Prepare Motion to Liquidate Chase Monthly Budget	& 1.42	134.90	SW
Jan-26-12	Review Accounting; Telecon w/ Atty Lee; E-mail to Atty Bell	er 0.42	147.00	СВН
Jan-30-12	Review e-mail from Atty Hazeltine; Review File; Send follow e-mail to Atty Hazelton	up 0.42	39.90	ВМС
Jan-31-12	Review Original Receipt from MorganStanley; Prepare for Filing; Follow up with Atty Hark	0.17	16.15	ВМС
	Conf. w/ Paralegal and Atty Hark	0.08	10.00	ЕВН
Feb-01-12	Telecon w/ Betsy Savitt; Review file	0.25	87.50	СВН
	Conf. w/ Paralegal	0.08	10.00	ЕВН
Feb-06-12	Status of Examining Committe Reports	0.25	31.25	CW
Total	s	44.84	\$10,355.95	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	23.25	\$350.00	\$8,137.50
Brittany Carraro	6.92	\$95.00	\$657.40
Cecilia White	1.00	\$125.00	\$125.00
Elissa B. Holder	4.58	\$125.00	\$572.50
Sierra White	9.09	\$95.00	\$863.55

DISBURSEMENTS	Disbur	rsements	Receipts
Jan-16-12	Retainer-ck#2701 \$5000.00		5,000.00
	Filing Fee	655.16	
Jan-12-12	Courier Expense - FedEx Fees - Shareholder Service	es 26.09	
	Courier Expense - FedEx Fees - Computershare	23.66	
Jan-13-12	Photocopies 381 x \$.20	76.20	

Totals	_	\$781.11	\$5,000.00
Total Fees & Disbursements		_	\$6,137.06
Previous Balance Payments Received	\$0.00		\$0.00 \$0.00
Balance of Retainer	\$0.00		, "
Balance Due Now			\$6,137.06

HARK * BURKHALTER * YON, PL ATTORNEYS AT LAW 3301 NW BOCA RATON BLVD., SUITE 200 BOCA RATON, FLORIDA 33431

Telephone: (561) 955-0093 / Facsimile: (561) 955-0094

Tom Mayes Mar 16, 2012

1602 SW Nicholas Drive Boynton Beach, Florida 33426

File #: O'Grady

RE: Guardianship of Helen M. O'Grady Inv #: 12448

		,		
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Feb-07-12	Review and correct draft of Motion ref. Chase Accts and Restricted Depository and Payment of Expenses	0.58	203.00	СВН
Feb-08-12	Meeting w/ Client to review and correct final draft of Motio Chase Accts and Restricted Depository and Payment of Expenses Telecon w/ Client & Betsy Savitt; Telecon w/ Atty Lee; Draft Order; Directions to Paralegal;	y	962.50	СВН
	Follow directions from Atty Hark regarding Hearing tomorre Prepare Atty Hark and file for Hearing	ow; 0.33	31.35	BMC
Feb-09-12	Preparation for and attendance at Hearing; Follow up w/ Cle Meeting w/ JP Morgan Chase Bank	erk; 2.50	875.00	СВН
	Meeting with Atty Hark; Scan in Pleadings; Send e-mail to Alee and Atty Hazeltine with Pleadings; Send e-mail to Eliza regarding Letters; Send e-mail to Client regarding Pleadings Orders; Send e-mail to MorganStanley SmithBarney regardi Orders; Telecon with Client; Follow up with File; Follow up with Atty Hark	beth and ng	190.00	ВМС
	Telecon w-Chase Bank (Jamal); Review w-Atty Hark	0.08	7.60	SW
Feb-13-12	Conference call w/ Terri @ MSSB & Tom	0.17	59.50	СВН
Feb-16-12	Follow directions from Atty Hark; Scan and e-mail Doctor Report to Clients	0.25	23.75	ВМС
Feb-20-12	Follow up with File regarding pending mattes; Send e-mail t Atty Hark; Meeting with Atty Hark regarding file and pending matters		47.50	ВМС
Feb-21-12	Telecon w/ Atty Lee; Telecon w/ Client	0.25	87.50	СВН
	Follow directions from Atty Hark; Review Doctor Reports at make a Spread Sheet; Follow up with File regarding PNC Account:	nd 0.75	71.25	вмс
Feb-22-12	Meeting w/ Ex-Parte Clerk; Attendance at Court on Amende Order on Budget; Follow up w/ Ex-Parte Clerk; Follow up w Michael Shapiro @ MSSB		612.50	СВН

	Telecon w-Atty Lee; Review w-Atty Hark	0.08	7.60	sw
Feb-24-12	Telecon w/ Atty Lee; Follow up e-mail ref. independent exam; Meeting w/ Client and wife; Preparation for Hearing; Telecon w/ Elizabeth Savitt	2.25	787.50	СВН
Feb-27-12	Telecon w/ Tom Mayes; Follow up w/ file	0.17	59.50	СВН
	Meeting with Client; Review Documents from Client; Follow up with File and Atty Hark	0.50	47.50	ВМС
Feb-28-12	Review docs from Client; Follow up telecon	0.66	231.00	СВН
Mar-01-12	Telecon w/ Atty Miller ref. O'Grady	0.25	87.50	СВН
Mar-05-12	Telecon with Atty Beller's Office regarding Hearing; Send Pleadings to Atty Beller's Office; Follow up with file	0.42	39.90	ВМС
Mar-07-12	Preparation for Hearing	1.58	553.00	СВН
	Review File; Telecons with Atty Beller's Office regarding Pleadings and Orders; Follow up with Atty Hark	0.75	71.25	вмс
	Telecon w-Jamie Huber; Review w-Atty Hark	0.08	7.60	SW
Mar-08-12	Attendance at Court; Follow up with Client and Client's Family	2.00	700.00	СВН
	Telecon w/ Atty Hazeltine; Telecon w/ Elizabeth Savitt; Meeting w/ Client, Stephanie and Kathleen	2.42	847.00	СВН
	Review e-mail from Atty Hazeltine; Follow up with Atty Hark; Send follow up e-mail to Atty Hazeltine	0.25	23.75	BMC
	Meeting with Atty Hark to prepare for Hearing this afternoon	1.83	173.85	ВМС
Mar-09-12	Review and correct letters to Examining Committee Members and follow up e-mails	0.66	231.00	СВН
	Follow directions from Atty Hark regarding yesterday's Hearing. Prepare Fax to Doctor Marks; Scan and e-mail Pleadings and	0.75	71.25	вмс
	Orders to Atty's Draft letters to Examining Committee Members re Re-Evaluation; Draft letters to Attys w/copy of Orders	1.25	156.25	CW
Mar-12-12	Review and correct fax to Neville Marks, MD; Review and respond to Client	0.42	147.00	СВН
	Meeting with Atty Hark; Review File; Telecon with Doctor Mark's Office regarding Fax; Send e-mail to all Atty's with Fax;	0.75	71.25	ВМС
	Send e-mail to Atty Hark and Paralegal regarding Orders F/U with Examining Committee Members	0.25	31.25	CW
	Telecon w-Dr.Boltson; Email to Doctor Boltson with Reports by Doctor Andre and Otto	0.25	23.75	SW
Mar-13-12	Directions to Paralegal; Telecon w/ Client	0.33	115.50	СВН
	Telecon w/Shannon Otto comfirmed receipt of Order of Re-evaluation	0.10	12.50	CW
	T/C w/ physician; Follow up w/ Atty Hark	0.08	10.00	ЕВН

Telecons with: Atty Lee; Atty Hark; Doctor Marks' office; Clier all ref. Doctor Appointment for Helen O'Grady;	nt 0.42	39.90	SW
Totals	30.41	\$7,718.05	

FEE	CITA	/M	A	DV.
FEE	JUI	TIVE.	m	

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	18.74	\$350.00	\$6,559.00
Brittany Carraro	9.08	\$95.00	\$862.60
Cecilia White	1.60	\$125.00	\$200.00
Elissa B. Holder	0.08	\$125.00	\$10.00
Sierra White	0.91	\$95.00	\$86.45

DISBURSEMENTS			Disbursements	Receipts
	Postage		1.35	
Feb-17-12	Photocopies 87 x \$	3.20	17.40	
Mar-15-12	Photocopies 315 x	\$.20	63.00	
Totals			\$81.75	\$0.00
Total Fees &	& Disbursements			\$7,799.80
Previous Bala	nce			\$6,137.06
Payn	nents Received	\$0.00		\$0.00
Balar	nce of Retainer	\$0.00		
Balance Due	e Now		_	\$13,936.86

HARK * BURKHALTER * YON, PL ATTORNEYS AT LAW 3301 NW BOCA RATON BLVD., SUITE 200 BOCA RATON, FLORIDA 33431

Telephone: (561) 955-0093 / Facsimile: (561) 955-0094

Tom Mayes 1602 SW Nicholas Drive Boynton Beach, Florida 33426 Apr 12, 2012

File #:

O'Grady

RE:

Guardianship of Helen M. O'Grady

Inv #:

12485

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Mar-16-12	Preparation for Hearing; Directions to Paralegal	0.25	87.50	СВН
Мат-22-12	Telecon w/ Pierre Andre, MD and follow up e-mail with Medical report	0.25	87.50	СВН
	Review Neville Marks, MD and Pierre Andre, MD Reports; E-mail to Client; Review file	0.33	115.50	СВН
Mar-23-12	Telecon w/ Client; Review Examining Committee Reports from Shannon Otto & David Boltson and follow up e-mail to all Parties	m 0.25	87.50	СВН
	Telecon with Atty Miller's Office regarding Doctor. Report; Follow up with File and Atty Hark; Follow directions from At Hark regarding Doctor Report	0.17 ty	16.15	ВМС
Mar-24-12	Review Client's Activity Log	0.92	322.00	СВН
Mar-26-12	Preparation for and Meeting w/ Client and Kathleen	2.75	962.50	СВН
	Preparation for Hearing	4.75	1,662.50	СВН
	Meeting with Atty Hark; Prepare Atty Hark for Hearing tomorrow	0.75	71.25	вмс
	Direction from Atty Hark; Telecon w-Stephanie Chambers; Prepare TeleCourt Appearance for Stephanie	0.83	78.85	sw
Mar-27-12	Preparation for and attendance at Hearing	5.50	1,925.00	СВН
	Review e-mails; Correct draft of Letters and Order	0.58	203.00	СВН
	Direction from Atty Hark; Order Court Reporter; Telecon w-Esquire; Telecon w-Atty Miller's office; Email to Esquire;	0.33	31. 3 5	SW
Apr-02-12	Review and Respond to Atty Miller's Paralegal [email] Review and respond to e-mails	0.17	59.50	СВН

	Prepare Atty Hark for meeting with Client	0.33	31.35	ВМС
Apr-03-12	Preparation for and attendance at Meeting w/ Client, Sandy, Atty Hazeltine & Betsy Savitt; Follow-up with file	2.50	875.00	СВН
Apr-05-12	Follow directions from Atty Hark; Send e-mail to Client with Orders; Follow up with file	0.25	23.75	ВМС
Apr-09-12	Follow directions from Atty Hark; Scan and e-mail Pleadings to Client	0.33	31.35	ВМС
Apr-10-12	E-mail to Michael Shapiro @ Morgan Stanley	0.17	59.50	СВН
	Review file; E-mails to all parties	0.58	203.00	СВН
	Review file; Email to Client, Betsy Savitt and Atty Hazeltine; Email to Michael Shapiro at MSSB; Review and respond to Emails; Directions to Paralegal	1.25	437.50	СВН
	Review File; Send e-mail to Atty Hark regarding Payment for Doctor MArks	0.33	31.35	ВМС
Apr-11-12	Telecon w/ Michael Shapiro @ MSSB & follow up e-mail	0.33	115.50	СВН
	Pet for Fees [NO CHARGE]	1.00	0.00	CW
To	tals	24.90	\$7,518.40	

FEE SUMMARY:

Lawyer	Hours	Effective Rate	Amount	
Clifford B. Hark	20.58	\$350.00	\$7,203.00	
Brittany Carraro	2.16	\$95.00	\$205.20	
Cecilia White	1.00	\$0.00	\$0.00	
Sierra White	1.16	\$95.00	\$110.20	

DISBURSEMENTS	,	Disbursements	Receipts
	Court Reporter Fees	190.00	
Mar-28-12	Court Fees - Telecourt Charges	25.00	
Apr-10-12	189 Copies @ \$>20/Copy	37.80	
Totals		\$252.80	\$0.00

Total Fees & Disbursements		\$7,771.20
Previous Balance		\$13,936.86
Payments Received	\$0.00	\$0.00
Balance of Retainer	\$0.00	
Balance Due Now		\$21,708.06

HARK * BURKHALTER * YON, PL ATTORNEYS AT LAW 3301 NW BOCA RATON BLVD., SUITE 200 BOCA RATON, FLORIDA 33431

Telephone: (561) 955-0093 / Facsimile: (561) 955-0094

Tom Mayes May 14, 2012

1602 SW Nicholas Drive Boynton Beach, Florida 33426

File #: O'Grady

RE: Guardianship of Helen M. O'Grady Inv #: 12573

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Apr-12-12	Telecon w/ Betsy Savitt; Follow up w/ file	0.25	87.50	СВН
Apr-14-12	Telecon w/ Betsy Savit; Directions to Paralegal	0.25	87.50	СВН
Apr-24-12	Meeting w/ Paralegal	0.17	59.50	СВН
	Follow directions from Atty Hark regarding Pleadings from At Hazeltine; Follow up with File	ity 0,42	39.90	ВМС
	Prepare Final Accounting; Telecon with Client and Guardian	1.66	157.70	ВМС
May-01-12	Review file to prepare Inventory and Final Accounting w/ Paralegal; Telecon w/ Stephanie Chambers; E-mail to Michael Shapiro @ MSSB and Vivien @ Wells Fargo; E-mail to Client Telecon w/ Client		465.50	СВН
	Conf. w/ Paralegal ref. Petition to Reimburse Expresnes; Revi FLSSI forms; Provide Petition and Order to Paralegal	ew 0.17	21.25	ЕВН
May-02-12	Review of pleadings to prepare for Hearing; Telecon w/Atty Hazeltine and follow up e-mail to all Parties; Follow up w/ Paralegal ref Final Accounting; Telecon w/ Betsy Savitt ref.	0.75	262.50	СВН
	missing records Prepare Atty Hark for Hearing; Follow up with file	0.50	47.50	ВМС
May-05-12	Review Atty Huber letter and e-mail to Tom	0.17	59.5 0	СВН
May-08-12	Follow directions from Atty Hark; send e-mail to Client with Order from Judge; Follow up with File	0.33	31.35	ВМС
	Review e-mail from Atty Hark; Review e-mail from Guardian; Finalize Accounting; Follow up with Atty Hark	0.75	71.25	ВМС
May-09-12	Review and respond to Client's e-mail; Telecon w/ Elizabeth Savit; Review and correct draft of Inventory and Final ETG Accounting	0.58	203.00	СВН

May-14-12	BULK BILL - Time to complete Final Accounting and Close ETG; Attendance at Court [UNUSED FEES TO BE REFUNDED TO GUARDIANSHIP ESTATE]	12.00	4,200.00	СВН
	Review and correct pleadings to close ETG	1.25	437.50	СВН
		•		
Т	otals	20.58	\$6,231.45	

FEE SUMMARY:

Balance Due Now

Lawyer	Hours	Effective Rate	Amount
Clifford B. Hark	16.75	\$350.00	\$5,862.50
Brittany Carraro	3.66	\$95.00	\$347.70
Elissa B. Holder	0.17	\$125.00	\$21.25

DISBURSEMENTS			Disbursements	Receipts
May-14-12	Photocopies - 158	copies @ \$0.20 / copy	31.60	
	Postage - Certified	Mail Charges	40.20	
Totals			\$71.80	\$0.00
Total Fees &	Disbursements			\$6,303.25
Previous Balan	ce			\$21,708.06
Paymo	ents Received	\$0.00		\$0.00
Balan	ce of Retainer	\$0.00		
Balance Due	Now			\$28,011.31

FIND A GRAVE



Actions

Begin New Search
Refine Last Search
Cemetery Lookup
Add Burial Records
Help with Find A Grave

Find all O'Gradys in:

- Boca Raton Municipal Cemetery and Mausoleum
- Boca Raton
- Palm Beach County
- Florida
- Find A Grave

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Helen M Mayes O'Grady

Memorial Photos Flowers

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Birth: Jan. 27, 1929 Death: May 29, 2012

Helen M. (Mayes) O'Grady, 83, loving mother, grandmother, great grandmother and former teacher for USD 259, passed away Tuesday, May 29, 2012.

Services are being held in Boca Raton, Florida on Monday, June 4, 2012 at 10 a.m. at Glick Family Funeral Home. Gravesite services will be following at the Boca Raton Cemetery.

Helen was born January 27, 1929 in New York, New York, the second child of two children to Joseph and Margaret (Flynn) O'Grady. They have all preceded her in death.

Helen was a teacher at McCollum Elementary, Jesse Hunter Black Elementary and Hadley Junior High School all of Wichita, KS. Her love of games and children kept her active. She was involved in the American Business Women's Association (ABWA), American Association University Women (AAUW) and Radio Emergency Associated Communications Team (REACT). She enjoyed swimming every morning at the YMCA, reading and playing bridge with the girls.

Survivors: sons, Ronald O' (Gaynelle) Mayes of Andover, KS; Daniel Mayes of Boca Raton, FL; Thomas (Sandra) Mayes of Boynton Beach, FL. Daughters: Kathleen (Ken) Osterbuhr and Stephanie (Steve) Chambers both of Derby, KS. Grandchildren: Michael (Hayley) Mayes of Wichita, KS; Michelle (Nathen) Hornecker of Wichita, KS; Kevin (Tonya) Osterbuhr of Wichita, KS; Kelsi Osterbuhr of Derby, KS; Ciara and Sean Chambers of Derby, KS and Lukas (Anna) Smith of Boynton Beach, FL, and great grand-children: Katlyn & Zean Osterbuhr, Payton, Hunter, & Vanessa Smith, Jordan & James Hornecker, and Liam & Skyler Mayes.



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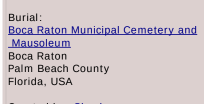
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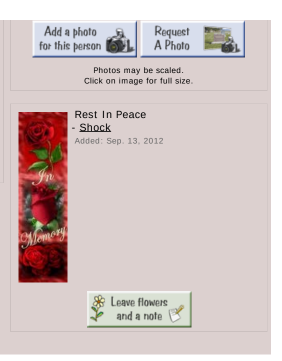


Added by: <u>David G. Stuart</u>



Created by: Shock Record added: Sep 13, 2012

Find A Grave Memorial# 96972757



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Records for Helen O'Grady:

Census & Voter Lists

City directories

Birth, Marriage & Death

Immigration & Travel

See more...



Newspaper records for Helen O'Grady:

The Atlanta Constitution

The San Bernardino County Sun

Reading Times

The Timespicayune

See more...



Military records for Helen O'Grady:

The Revolutionary War



IN THE CIRCUIT COURT FOR PALM BEACH COUNTY, FLORIDA PROBATE DIVISION

TA I	DT.
HV.	R.C.:

File No. 502012GA000016XXX

GUARDIANSHIP OF HELEN M. O'GRADY

Division IX

OBJECTION TO FINAL GUARDIANSHIP REPORT OF GUARDIAN OF THE PROPERTY

COMES NOW, Respondent, RONALD O. MAYES, by and through his undersigned counsel and, hereby objects to the Final Guardianship Report of Guardian of the Property filed by the Emergency Temporary Guardian of the Property of HELEN M. O'GRADY for the period during January 11, 1012 through April 4, 2012, and in support of this objection avers the following:

- 1. Ronald O. Mayes objects to the Final Accounting of Guardian on the grounds that Schedule "A" and Schedule "C" do not reflect any stock dividend income for the period of January 11, 2012 through [April 2, 2012]. If the stocks issued dividends, then the income should be reflected on Schedule "A". If the dividends were reinvested, those transactions should be shown on Schedule "C".
- 2. Ronald O. Mayes objects to the Final Accounting on the grounds that it appears to list the inappropriate address of real estate. As indicated on the Initial Inventory, Helen M. O'Grady owned a piece of property located at 3742 NW 5th Avenue, Boca Raton, Florida. In contrast, on Schedule "C" and Schedule "D" of the Final Accounting, the accounting shows property located at the address of 8849 Thames River Drive, Boca Raton, Florida. Additionally, this property is listed on Schedule "C" although there appears to be no capital transaction associated with this property.
- 3. Ronald O. Mayes objects to both the Initial Inventory and the Final Accounting on the grounds that it inappropriately describes Helen M. O'Grady's personal property. In both the Initial Inventory and the Final Accounting, Thomas Mayes states that he is completely unaware of any furniture, household goods, clothing and jewelry owned by Helen M. O'Grady. In his capacity as Guardian, it is his duty to marshal, inventory, protect and account for her assets. It is completely unacceptable to underhandedly and self-servingly breach these

{File: 00196802.}

responsibilities by stating that he is unaware of the personal property. Additionally, Thomas Mayes is believed to have removed jewelry and other valuables from the Ward's residence and will not account for same.

4. Ronald O. Mayes objects to both the Initial Inventory and the Final Accounting on the grounds that it fails to appropriately account for liens against real property and against certain stock in the amount of approximately \$338,000 for a personal loan that Helen M. O'Grady had with Sunflower Bank in Wichita, KS.

WHEREFORE, Ronald O. Mayes, respectfully asks this Honorable Court to sustain the objections, enter an Order requiring the Guardian to amend both the Initial Inventory and the Final Accounting, so that they are consistent with these objections, and asks this Court to award him such other and further relief as this Court deems just and proper under the circumstances, including costs and attorney's fees...

.. Huber, Esquire

CERTIFICATE OF SERVICE

Respectfully submitted,

MILLER & O'NEILL, P.L.

Attorneys for Ronald O. Mayes
2101 N.W. Corporate Blvd., Suite 400

Boca Raton, FL 33431 Telephone: (561) 353-3880

Fax: (561) 353-0643

By: Jami L. Huber, Esquire

Florida Bar Number: 098019

{File: 00196802.}

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF DIVISION: IX

HELEN M. O'GRADY. CASE NO.: 502012GA000016XXXXSB

now deceased.

ORDER ON REQUEST FOR AUTHORIZATION FOR GUARDIAN TO PAY INTERIM MONTHLY COSTS TO MAINTAIN HOME OF DECEASED WARD

On the request for authorization for guardian to pay interim monthly costs of home of the deceased Ward, filed by the guardian, ELIZABETH SAVITT, by and through her attorney, SHERI L. HAZELTINE, ESQ., the Court having considered said request for the guardian to pay the interim monthly costs; and the Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that the request is hereby GRANTED. The guardian may pay the following monthly bills until a personal representative or curator has been appointed:

FPL	\$	100.00		E 25 € 1	
Taxes	\$	120.00		~ ~~~ ~~~	2
Insurance	\$	120.00		E CE	0
Miscellaneous	\$	100.00	•	523	AK
Loan from Sunflower Bank	\$2	.000.00	-		Ø
	\$2	,440.00	į	<u> </u>	ယ်
			•	-	

DONE AND ORDERED in Delray Beach, Palm Beach County, Florida on this 20th

day of June, 2012.

Circuit Court Judge Rosemarie Schei

Copies furnished to:

Sheri L. Hazeltine, Esq., 800 Palm Trail Plaza, Suite 3, Delray Beach, Florida 33483 Clifford Hark, Esq., 3301 N.W. Boca Raton Blvd., Suite 200, Boca Raton, Florida 33431 Jami Huber, Esq., 2101 N.W. Corporate Blvd., Suite 400, Boca Raton, Florida 33431 Joseph Lee, Esq., 1005 Lake Avenue, Lake Worth, FL 33460

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.: 502012CP002908XXXXSB

IN RE: ESTATE OF

HELEN M. O'GRADY,

Deceased.



STATEMENT OF CLAIM

The undersigned, HARK | BURKHALTER | YON, PL, hereby presents for filing against the above Estate this Statement of Claim, as a known creditor, and alleges:

- 1. The basis of this claim is for attorney fees for serviced rendered to the Decedent prior to her death for the benefit of the Decedent's Guardianship.
- 2. The name and address of the Claimant is Hark | Burkhalter | Yon, PL, 2101 NW Corporate Blvd., Suite 220, Boca Raton, FL 33431, and the Tax ID Number of the Claimant is 20-4911806.
 - 3. The amount of the claim is \$35,425.66, which amount is now due. As additional legal work is performed in the Guardianship case, the outstanding balance increases.
 - 4. The claim is not contingent or unliquidated.
 - The claim is not secured.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true to the best of our knowledge and belief.

Signed this 20th day of September, 2012.

. Clfle Boffant
Clifford B. Hark, for Hark Burkhalter Yon, PL
Claimant
Copy mailed to the attorney for the Personal Representative on
, 2012.
CLERK OF THE COURT

<u>Date</u>	Explanation	Time	Amount
4-2-2013	Prepare motion to duplicate orders appointing curator and duplicate letters of curator; prepare draft orders appointing curator and letters of curator.	.50	\$60,00
4-2-2013	Scheduled UMC online for 8:45 a.m. hearing tomorrow on Motion for Duplicate Orders and letters	.20	\$24.00
4-2-2013	Receipt and review of letter from Sunflower Bank enclosing stipulation and dismissal. Scanned and e-mailed to Ms. Savitt	.20	N/C
4-3-2013	Preparation for court hearing today at 8:45 am to obtain duplication letters & order	.25	\$81.25
4-3-2013	Attendance at court hearing at 8:45 am in front of the Honorable Judge Garrison to obtain duplicate order and letters appointing curator, so that Ms. Savitt could have certifled copies. Waited from 8:45 am until 9:30 am in line at UMC and then in back of courtroom. Was told at 9:30 am by deputy to instead see the JA for court to speak to her instead first. Spoke to court's JA, who said she would talk to the court about it, as he did not have UMC on Wednesdays. Went back to courtroom and waited until break in court's cases. Court signed new duplicate order and letters. Took court file downstairs to clerk's office and obtained certified copies for Ms. Savitt	1.75	\$568.75
4-3-2013	Telephone call to curator Ms. Savitt to tell her I had obtained new certified copies. Will meet with her this afternoon to give to her	.10	N/C
4-5-2013	Review of email from Ms. Savitt requesting we prepare a petition regarding the real property. Preparation of response email	.10	\$32.50
4-5-2013	Review of email from Ms. Savitt asking for preparation of petition for early distribution to siblings, 10% to each of the 4 children, as per requests from some of them, leaving 60% of funds remaining. Preparation of response email	.10	\$32.50
4-6-2013	Review of email from Ms. Savitt regarding petitioning court to provide an early distribution to the siblings. Preparation of response email	.10	\$32.50
1-8-2013	Review of email from Ms. Savitt; review of email she sent to family regarding Mr. Ron Mayes' questions	.10	\$32.50
1-8-2013	Telephone call with Client Ms. Savitt regarding tasks in case	.25	\$81.25
4-13-2013	Preparation of petition regarding real estate and curator's desire to take possession of property. Research and review of relevant rules and statutes. Review of previous filed pleadings. Preparation of Formal Notice to parties	3.50	\$1,137.50
J-14-2013	Further work on petition and formal notice. Preparation of emailed letter to Client Ms. Savitt along with attached copies of draft petition documents for her review	.50	\$162.50
-15-2013	Preparation of email to Ms. Savitt regarding sending filed petition via formal notice, with 20 days for parties to respond, along with attached copy of Formal Notice document	.10	\$32.50
J-15-2013	Client Ms. Savitt came in to office to review the Notice of Intent to take Possession of Protected Homestead Property and Petition to Determine Homestead Status of Real Property. Discussion of documents, she rcq'd a few changes; made changes	,30	\$97.50

<u>Date</u>	<u>Explanation</u>	<u>Time</u>	<u>Amount</u>
4-15-2013	Review of Request for Production of Documents from Ronald Mayes to Thomas Mayes	.10	N/C
4-15-2013	Receipt and review of petition/counter-respondent T. Mayes' motion to compel responses to duces tecum request served upon R. Mayes on 1/14/13. E-mailed to Ms. Savitt	.10	N/C
4-15-2013	Revision of the petition document	.10	\$32.50
4-15-2013	Transmitted via email the revised petition for Ms. Savitt's review	.10	N/C
4-15-2013	Review of email from Curator Ms. Savitt approving final revisions to the petition	.10	\$32.50
4-16- 2 013	Review of Motion for Implementation of Pretrial Deadlines filed by Daniel Mayes	.10	N/C
4-16-2013	Filed Notice of Intent to Take Possession of Protected Homestead Property; and Petition to Determine Homestead status of Real Property.	.10	N/C
4-17-2013	Prepare six certified mail packages enclosing formal notice, notice of intent to take possession of protected homestead property; and petition to determine homestead status of real property to all parties on the service list	.40	N/C
4-17-2013	Review of email from Christine Parrott asking for coordination of UMC date for the motion to compel responses from Ronald Mayes. Preparation of emailed response stating I would check with client and get back to her	.10	N/C
4-17-2013	Review of Thomas Mayes' Motion for Implementation of Pretrial Deadlines	.10	N/C
4-17-2013	Receipt of UMC Notice of Hearing on Mayes' Motion for Implementation of Pretrial Deadlines	.10	N/C
4-17-2013	Preparation of E-Service of formal notice, notice of intent to take possession of protected homestead property; and petition to determine homestead status of real property	.30	\$36.00
4-17-2013	Review of Jordan Hammer's response stating he was available for all dates	.10	\$32.50
4-17-2013	Preparation of email to Client Ms. Savitt asking her about her availability about the named UMC dates on the motion to compel	.10	\$32.50
1-17-2013	Emailed copy of the filed petition to Client Ms. Savitt	.10	N/C
-17-2013	Review of Notice of Hearing (UMC) of April 23, 2013 at 8:45 am on Dan Mayes' Motion for Implementation of Pretrial Deadlines	.10	\$32.50
4-18-2013	Prepare e-mail to Judge Garrison's JA (per her request) asking her to give us some available dates and times for a hearing on our notice of intent to take possession of protected homestead property; and petition to determine homestead status of real property	.20	\$24.00
1-18-2013	Preparation of E-Service Notice Cover Sheet, with all attached copies of filed documents	.10	\$12.00
1-18-2013	Preparation of emailed letter to Christine Parrott and Mr. Salivar, Esq. informing them Ms. Savitt and I were not available before May 6 th for a hearing on Thomas Mayes' Motion to Compel	.10	N/C

<u>Date</u>	Explanation	<u>Time</u>	Amount
4-18-2013	Preparation of email to Client Ms. Savitt, with attached copy of rec'd notice of hearing for UMC of April 23, 2013	.10	\$32.50
4-18-2013	Review of email from paralegal stating Mr. Hammer had called asking if the guardian had had the power turned off at Mrs. O'Grady's home. Preparation of response email to paralegal; forwarded email to Ms. Savitt marked 'urgent'	.10	\$32.50
4-1 8-2 013	Filed Notice of Intent to Take Possession of Protected Homestead property; Petition to Determine Status of Real Property with clerk of court	.10	N/C
4-18-2013	Emailed filed docs and cover sheet to all parties	.10	N/C
4-19-2013	Review of email from Ms. Savitt stating we do not need to attend the hearing on the motion to compel. Preparation of response email	.10	N/C
4-19-2013	Preparation of email to parties with dates and times for hearings. Asked them to please respond by 5:00 today	.10	\$12.00
4-19-2013	Receipt and review of e-mail from Jami Huber, Esq. She is available on 5/16	.10	\$12.00
1-19-2013	Review of e-mail from Judge Garrison's JA giving us some new dates and times for our hearing	.10	\$12.00
1-19-2013	Review of emailed responses from attorneys regarding the hearing dates. The dates did not work for most of them	.10	\$12.00
l-19-2013	Review of email from Ms. Savitt regarding Mr. Dan Mayes putting power in his name for FPL. Preparation of response email	.10	\$32.50
1-19-2013	Prepare e-mail to Judge Garrison's JA requesting alternative dates and times	.10	\$12.00
1-19-2013	Review of emailed msg. back from Judicial asst. Ms. Bemier stating the same dates as before	.10	\$12.00
-23-2013	All parties are available on 6/19. Preparation or e-mail to JA to lock in the date; and she confirmed	.10	\$12.00
-23-2013	Review of emailed letter from Judge Garrison's JA giving us alternative hearing dates	.10	\$12.00
-23-2013	Prepare notice of hearing for June 19, 2013 @ 1:30 p.m.	,20	\$24.00
-23-2013	Review of Order on Motion for Implementation of Pretrial Procedures, signed April 23, 2013 by the Honorable Judge Garrison	.10	\$32.50
-24-2013	Telephone call with Jordan Hammer, Esq. regarding his client's request for an Interim distribution. Said Dan Mayes is not financially well off. Said the depos were very volatile	.25	\$81.25
-24-2013	Prepare notice of filing of court document – notice of hearing, special set	.20	\$24.00
-24-2013	Review of email from Client Ms. Savitt regarding interim distribution. Preparation of response email	.10	\$32.50
-24-2013	Telephone call with Client Ms. Savitt regarding sale of homestead property and any early interim distributions	.25	\$81.25
-24-2013	Preparation of emailed letter with attached Notice of Hearing, Notice of Intent to Take Possession of Protected Homestead Property; and Petition to Determine Homestead Status of Real Property to Jennifer Bernier	,10	\$12.00

<u>Date</u>	<u>Explanation</u>	<u>Time</u>	Amount
4-24-2013	Review of email (after phone call today) from Mr. Jordan Hammer, Esq. stating to follow up on our conversation earlier today, his client is requesting an interim distribution of \$100,000. He asked that I please discuss this with Ms. Savitt. Forwarded email to Ms. Savitt	.10	\$32.50
4-24-2013	Telephone call to Mr. Jordan Hammer, Esq. regarding his request for interim distribution for his client, Mr. Dan Mayes. He will follow up with a more specific number/amt. that his client will want as a distribution. He also said he was not sure yet whether his client would want to purchase the homestead property or not yet	.25	\$81.25
4-25-2013	Review of email from Ms. Savitt regarding interim distribution to Mr. Dan Mayes; asked about giving interim distributions to other family members also. Preparation of response email	.10	\$32.50
4-26-2013	Preparation of email to Ms. Savitt asking her position regarding petition for interim distribution to Mr. Dan Mayes and/or other siblings. Review of response email from Ms. Savitt regarding interim distribution	.10	\$32.50
4-29-2013	Review of email from Mr. Jordan Hammer, Esq. asking whether I have discussed with Ms. Savitt making an interim distribution to his client; and if so, what her position was	.10	\$32.50
4-29-2013	Review of email from Ms. Savitt regarding interim distribution to Mr. Dan Mayes	.10	\$32.50
4-30-2013	Review of email from Mr. Jordan Hammer, Esq. stating he had no preference as to a mediator; he is out of town on June 5 and 6	.10	\$32.50
4-30-2013	Review of email from Client Ms. Savitt stating family members were inquiring of her as to how much Mr. Dan Mayes owned the estate, in light of the bills being paid on his behalf out of estate, the fact he is staying in home rent-free, and that the costs being spent on his behalf should be repaid from his share of the estate. In addition, family members were asking when the next hearing date was scheduled. Also, a realtor she contacted to estimate the home's worth believed the home's FMV was around \$205,000, but this was just an estimate at this time	.10	\$32.50
4-30-2013	Review of email from Ms. Parrott, From Mr. Sallvar's office, stating needed to narrow down date for mediation; and suggestion for proposed mediator	.10	\$32.50
5-1-2013	Review of email from Client Ms. Savitt regarding we set on homestead petition for 8:45 am hearing. Preparation of response email	.10	\$32.50
5-1-2013	Telephone call with Client Ms. Savitt regarding setting court hearing on petition	.20	\$65.00
5-1-2013	As per request from Client Ms. Savitt to set issues at hearing at 8:45 am, preparation of emailed letter to JA Ms. Bernier asking if court will allow petition to be heard on May 9 th at 8:45 am. Review of response email from JA Ms. Bernier stating 'yes' it may be scheduled for UMS on May 9 th	.10	\$12.00
5-1-2013	Review of email from Client requesting set petition for hrg. on UMC on May 9 th . Preparation of response email	.10	\$32.50

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5-1-2013	Review of Ron Mayes' Responses to Duces Tecum Request from Thomas H. Mayes	.10	\$32.50
5-1-2013	Review of email from Mr. Salivar, Esq. to Ms. Huber, Esq. stating their response was incomplete. Review of response email from Ms. Huber	.10	\$32.50
5-2-2013	Preparation of emailed letter to client Ms. Savitt regarding hearing on the petition to take possession of homestead property	.20	\$65.00
5-2-2013	Review of email and attached correspondence (letter) from Mr. Jordan Hammer, Esq. regarding request of his client for interim distribution of \$100,000.	.20	\$65.00
5-2-2013	Telephone call with Client Ms. Savitt re: setting hrg. on filed petition	.10	\$32.50
5-2-2013	Review of filed Objection of Dan Mayes, through Mr. Jordan Hammer, Esq.	.30	\$97.50
5-3-2013	Telephone call with Client Ms. Savitt regarding setting petition issues for UMC hearing on May 14 at 9 am	.10	\$32.50
5-3-2013	Prepare notice of E-Service of notice of court hearing – court filing for emailing to all parties	.10	\$24.00
5-3-2013	Preparation of emailed letter to Ms. Savitt, along with attached copy of prior signed order from guardianship case regarding payment of monthly bills of Mrs. O'Grady's home. Order states guardian may pay the monthly bills until a PR or curator is appointed	.10	\$32.50
5-3-2013	Telephone call to Judge Garrison's JA to clarify if they cancelled the 6/19 special set hearing or if our office needs to prepare a order of cancellation of hearing	.10	\$12.00
5-3-2013	Prepare notice of hearing for 5/14/13 at 9:00 a.m. on notice of intent to take possession of homestead property; petition to determine homestead status of real property	.20	\$65.00
5-3-2013	Review of emailed letter from Christine Parrott, paralegal to Mr. Salivar, Esq., requesting to coordinate a date for mediation pursuant to the order entered by Judge Garrison. The deadline for implementation of the mediation is June 17 th , 2013. Ms. Parrott proposed Friday June 14 th as the mediation date. Also, suggested Mary Sue Donohue as the mediator. Asked that the parties respond to her by May 6 th at 5:00 pm	.10	\$32.50
5-3-2013	Review of email from Ms. Jami Huber, Esq. responding to Ms. Parrott's email regarding mediation date. She believed the mediation should proceed the depositions which needed to be scheduled at the same time of out of state parties. Have mediation first, and if unsuccessful, the depositions could occur in the days following	.10	\$32.50
5-3-2013	Review of email from Mr. Jordan Hammer, Esq. responding to Ms. Parrott's email re: mediation. Said that they are avail. June 14 th , and asked that a location for mediation be set. Presumed her office (Ms. Donohue's) office was not large enough. Said we would need 4 rooms to properly mediate case	.10	N/C
5-3-2013	Preparation of notice of hearing on notice of intent to take possession of homestead property; determination of homestead status	.10	\$12.00
5-5-2013	Review of email from Ms. Savitt regarding petition to be filed, along with orders to obtain, regarding real estate property	.10	\$32.50

5-5-2013	Telephone call from Client Ms. Savitt regarding real estate property and questions about access and sale	.30	\$97.50
5-6-2013	Review of msg. from Client stating not in agreement with suggested mediator, and instead would like to put out names of Glen Mednick and Jay Schwartz. Preparation of email to parties with new suggested names	.10	\$32.50
5-6-2013	Review of email from Jordan Hammer, Esq. stating he has conflict with Jay Schwartz being the mediator	.10	\$32.50
5-6-2013	Preparation of draft petition to inspect real estate property	.30	\$97.50
5-7-2013	Review of emailed letter from Ms. Rousso at Ms. Huber's office asking if we have a confirmation date for the mediation, and asked for confirmation of the date of June 11 th . Asked if we had determined the name of a mediator. Ms. Huber had no objection to Mary Sue Donohue	.10	\$32.50
5-7-2013	Preparation of email to parties stating Ms. Savitt was available for mediation on June 11 th	310	\$32.50
5-7-2013	Review of email from Client stating she is available June 11 for mediation. Preparation of response email	.10	\$32.50
5-7-2013	Telephone call with Client re: mediation, draft petition to inspect real estate property, and her desire to have this issue heard on UMC hearing as soon as possible	.10	\$32.50
5-8-2013	Preparation of email stating as to selection of mediator, we objected to Ms. Donohue and instead suggest alternative names of Mr. Kauffman and Jack H. Cook retired circuit judge	.10	\$32.50
5-8-2013	Review of email from Client regarding selection of mediator. Preparation of response email. Preparation of email to parties suggesting new names	.10	\$32.50
5-9-2013	Prepare notice of hearing on petition for inspection and permission to list and sell real estate	.20	\$24.00
5-9-2013	Prepare notice of cancellation of hearing scheduled on 5-14-13	.20	\$24.00
5-9-2013	Review of email from Mr. Salivar, Esq. regarding notice of hearing scheduled for May 14. Preparation of response email	.10	\$32.50
5-9-2013	E-Filed Petition for Inspection of Estate Real Property and for Permission to List and Sell said Estate Real Property	.10	\$12.00
5-9-2013	Meeting with Ms. Savitt in person regarding petition to inspect property	.20	\$65.00
5-10-2013	Review of email from Ms. Huber, Esq. to parties regarding her 3 Notice of Intent to Serve Subpoena for production of documents without deposition; she requested responses to her questions regarding whether anyone objected to the 3 subpoenas; if they will waive the 10 day notice period	.10	\$32.50
5-10-2013	Preparation of email to Mr. Hammer, Esq. asking him to provide evidence of his unavailability on May 14 or 16th. Review of his response email stating his assistant would forward copies of proof of his unavailability	.10	\$32.50
5-10-2013	Review of letter from Ms. Skatoff, Esq.	.10	\$32.50
5-13-2013	Review of email from Ms. Savitt regarding UMC hearing	.10	\$32.50

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5-13-2013	Prepare notice of service of court document on notice of cancellation of hearing	.20	\$24.00
5-13-2013	Prepared notice of cancellation of court hearing for 5/14/13	.20	\$24.00
5-13-2013	Prepare e-mail attaching notice of cancellation of court hearing to all parties	.10	N/C
5-13-2013	Preparation of email to parties stating hearing scheduled for May 14, 2013 at UMC was cancelled	.10	\$12.00
5-14-2013	Review of email from Mr. Salivar, Esq. stating he had spoken with Thomas Mayes and can confirm the 11 th for mediation. As to Depositions Thomas Mayes had scheduling conflicts with work for the 12 th and 13 th , but the 17 th and 18 th would work. He stated he could reschedule Ronald Mayes to be completed the morning of the 17 th , and Thomas Mayes to begin that afternoon, or the following day (the 18 th)	.10	\$32.50
5-14-2013	Review of email from Ms. Parrott regarding mediation date of June 11 th stating Mr. Hammer was correct. Said still had to select a mediator though	.10	\$32.50
5-14-3013	Review of Formal Notice; and Objection to Curator's Petition for Inspection of Estate Real Estate Property and for permission to list and sell said real estate, filed by Jordan Hammer, Esq.	.50	\$162.50
5-14-2013	Preparation of emailed letter to Client Ms. Savitt regarding pending petition to inspect real estate property, etc.	.10	\$32.50
<u>5-</u> 14-2013	Preparation of email to Ms. Savitt re: objection to petition filed	.10	\$32.50
5-14-2013	Review of email from Ms. Huber to Mr. Salivar regarding her intention to let Mr. Salivar continue to depose with Ronald Mayes first and then set Thomas Mayes. She stated she also needed dates for additional depositions; Yoshi Smith, Esq., Dr. Jorge Macia, and once they had reviewed the documents from Boulevard and Bethesda Memorial Hospital, the appropriate parties from these institutions. She said she also needed to set Kathy O. She said she had not excused any party form appearing at the mediation and neither had the court	.10	\$32.50
S-15-2013	Review of Objection to Notice of Mediation and Motion to Compel Coordination of Depositions and Mediation filed by Ms. Huber, Esq.	.10	N/C
5-16-2013	Review of email from Ms. Rousso from Ms. Huber's office confirming there is no UMC on May 22 or 23 with Judge Garrison; please advise if you are able to attend UMC on May 21 on their "Objection to Notice of Mediation and Motion to Compel Coordination of Depositions and Mediation."	.10	\$32.50
5-17-2013	Preparation of emailed letter to Ms. Savitt in response to her prior email	.20	\$65.00
5-19-2013	Review of email from Client stating that we can keep the June 19 th ct. hrg. date and amend existing petition to request further instructions from court	.10	\$32.50
5-20-2013	Review of email from Christine Parrott from Mr. Salivar's office; review of attached Motion to Dispense with Mediation; Notice of Filing Second Affidavit of Petitioner Thomas Mayes	.10	\$32.50
5-21-2013	Telephone call from Client asking about hearing at 8:45 am tomorrow	.10	\$32.50

5-22-2013	Bouleur of capty of Order count entered to day any Madiation on hims	.10	\$32.50
3-22-2013	Review of copy of Order court entered today re: Mediation on June 11, 2013 at the Boca office of Mary Sue Donohue, Esq. Also stated Mr.	1.10	\$32.50
	Ron Mayes submitted a settlement offer yesterday afternoon	ľ	
5-22-2013	Review of Order on Motion to Compel Coordination of Depositions	.10	\$32.50
J-22-2013	and Mediation, ordered by Judge Garrison. Motion to dispense with	1.10	\$52.50
	mediation filed by Mr. Thomas Mayes denied; mediation ordered to	1	
	occur on June 11, 2013 before Mary Sue Donohue, Esq.; all parties		
5-29-2013	shall attend mediation in person	10	622.50
3-25-2013	Review of email from Client Ms. Savitt stating she was available on	.10	\$32.50
	date of mediation, but would be out of town from June 12 to June 16, 2013		
5-31-2013	Preparation of amended petition and request for instructions from	1.00	\$325.00
3-31-2013		1.00	\$325.00
	court. Review of response filed by Mr. Hammer and Mr. Schwartz.		
5-31-2013	Review of probate rules and statutes governing duties of curator	10	N/C
5-31-2013 5-31-2013	Emailed copy of draft amended petition to Client Ms. Savitt for review	.10	N/C
J-21-ZU13	Review of email from Ms. Huber, Esq. with attached authorizations for	.10	\$32.50
	Ms. Savitt to sign. Forwarded via email the documents to Client Ms. Savitt		
6-3-2013		10	622 FO
0-3-2013	Preparation of amended petition with changes Indicated; finalized for	.10	\$32.50
6-3-2013	E-filing with clerk of court Review of email from Ms. Savitt with signed attached amended	10	\$32.50
0-3-2013	petition	.10	\$32.50
6-3-2013	E-file Petition for instruction	20	£24.00
6-5-2013 6-5-2013	 	.20	\$24.00
6-13-2013 6-13-2013	Receipt and review of petitioner T. Mayes' pre-trial disclosure	.10	N/C
0-13-2013	Review of Global Settlement Agreement emailed by Ms. Huber, Esq.	.20	\$65.00
6-19-2013	Preparation of email to Ms. Huber for typo correction	20	¢55.00
0-13-7013	Review of mediated settlement agreement dated June 11 th , in regard	.20	\$65.00
	to issue that the parties have 10 days or until the end of the day this		
6-25-2013	Friday to come up with second amended agreement	40	11/6
0-25-2015	Preparation of email to Kathleen Kosterbuhr asking for update on her	.10	N/C
2012	review of the final settlement agreement	10 1	
6-26-2013	Review of email from Kathleen Kosterbuhr. Review of email from Ms.	.10	\$32.50
	Savitt. Preparation of email with attached copy of mediated signed		
20 2012	settlement agreement to MS. Kosterbuhr		465.00
5-30-2013	E-Filed the "Notice of Creditors" with clerk of court	.20	\$65.00
5-30-2013	Preparation of E-Service document to e-mail the "Notice to Creditors"	.20	\$65.00
7 2 2042	to the parties and persons		
7-2-2013	Review of email from Jami Huber, Esq. stating she is preparing a	.10	\$32.50
	motion to compel based on the lack of response from the attys.		4
7-2-2013	Review of email from Stephanie Chambers, daughter of Mrs. O'Grady.	.10	\$32.50
	She stated she was not going to sign the new 13 page. Agreement.		
	Preparation of response email, with cc to all the parties, asking her if		
	that was Kathleen's position also		1
-2-2013	Review of notice of hearing sent by Mr. Hammer on his motion to	.10	\$32.50
	compel		1
-2-2013	Forwarded notice of hearing to Client Ms. Savitt	.10	N/C
-3-2013	Review of email from Ms. Huber, Esq. regarding settlement	.10	\$32.50

	agreement		
7-3-2013	Review of email from Mr. Hammer stating he had prepared a motion to compel enforcement of the mediation agreement, with attached motion to compel	.10	\$32.50
7-3-2013	Review of email from Mr. Salivar, Esq. stating he was available on July 9 th ; but he will also ask to affirm the mediation agreement, and will send in a proposed order	.10	\$32.50
7-3-2013	Review of email from Ms. Huber, Esq. stating it would continue to be her position to enforce the global settlement agreement, plus she would ask to assess fees against the parties that would not sign, as their only objection had been about its length	.10	\$32.50
7-7-2013	Review of email from Ms. Savitt regarding change to be made regarding the listing of Mr. Ron Mayes' companies in the first paragraph of the global settlement agreement, so they are included as "hereto referred as Ron", etc.	.10	\$32.50
7-7-2013	Preparation of emailed letter to attorneys and parties regarding preparation for court hearing on July 11 th and final settlement	.10	\$32.50
7-8-2013	Review of email from Kathleen Osterbuhr and copy of attached letter she sent to the court on July 5 th , 2013. She asked if I would answer questions. Preparation of response email stating I would need to check with my client Mr. Savitt first. Forwarded email and response to Ms. Savitt for review	.30	\$97.50
7-15-2013	Review of email from Client Ms. Savitt regarding payment of the funds to Mr. Ron Mayes. Preparation of response email	.10	\$32.50
7-16-2013	Review of email from Client regarding transfer of estate funds to Ronald Mayes. Expressed concern about meeting terms of signed mediated agreement. Preparation of response email	.10	\$32.50
7-26-2013	Preparation of response email to Mr. Salivar, Esq. asked him for a proposal from Mr. Thomas Mayes on final division of the assets of estate to the beneficiaries	.10	\$32.50
8-6-2013	Prepare UMC notice of hearing on motion for extension of time to file accounting	.20	\$24.00
8-6-2013	Review of amended motion and notice of hearing for August 8 at 8:45 am. Finalized for filing	.10	\$32.50
8-6-2013	Review of email from Mr. Salivar, Esq. stating he did not consent to the request for extension of time on filing of final accounting for the curator. Preparation of response email	.10	\$32.50
8-7-2013	Telephone call from Andrew Schwartz, Esq. He stated that he would give us an extension until 8/13 and that 9/15 was unreasonable. He also stated that there was no reason or a hearing tomorrow. He requested a call back to confirm this	.10	\$12.00
8-30-2013	Preparation of draft petition for discharge and petition for fees. Review of statutes and case law	2.00	\$650.00
	Further preparation of draft petition for discharge of curator; petition	3.00	\$975.00

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

DIVISION: IX

HELEN M. O'GRADY.

CASE NO. 502012GA000016XXXXSB

SECOND AMENDED PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES

Petitioner, Sheri L. Hazeltine, Esq. alleges:

- 1. Petitioner is an attorney engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- 2. Petitioner is the attorney for ELIZABETH SAVITT, the guardian for Ward, HELEN M. O'GRADY.
- 3. Petitioner has rendered legal services for the benefit of the Ward, from 4/20/2012 through 10/31/2012, as more fully described and set forth in the itemization schedule of services and expenses attached hereto as Exhibit A, for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned in excess of 29.55 attorney hours and 5.2 paralegal hours have been devoted to the representation of the guardian of the Ward.
- 5. Based upon the criteria established by Section 744.108(2) of the Florida Guardianship Law, petitioner believes that a reasonable fee for the services performed by the petitioner during that period of time is:

Hourly rate:	\$	300.00
Atty. Hours worked:	\$	29.55
Paralegal rate:	\$	100.00
Paralegal Hrs. worked	1:\$	5.2
Total fees:	\$	9385.00
Total costs:	\$	33.86

Total amount of Fees and Compensation: \$9,418.86

- 6. That this attorney's fees have a reasonable value of \$9,418.86
- 7. That previous fees and costs have been billed in the amount of \$4,282.25.

WHEREFORE, Sheri L. Hazeltine, Esq. respectfully requests that this Court enter an Order awarding attorney fees and expenses provided on behalf of the Ward and made payable from the guardianship estate.

Under penalties of perjury I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief.

DATED this 31st day of October, 2012.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567

800 Palm Trail Plaza, Ste. 3

Delray Beach, Florida 33483

(561) 243-4655, Fax (561) 243-6933

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this Second Amended Petition for Attorneys Fees was sent on this 31st day of October, 2012, via the U.S.P.S., First Class Mail, to the following persons of interest or parties: Joseph Lee, Esq., Elizabeth Savitt.

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney at Law

800 Palm Trail Plaza, Suite 3
Delray Beach, Florida 33483
Phone: 561-243-4655; Fax: 561-243-6933
sheri@hozeltinelaw.com

Member, National Academy of Elder Law Attorneys; Academy of Florida Elder Law Attorneys; Florida Guardianship Association;
Palm Beach Guardianship Association; Florida Bar Association; Elder Law Section,
Palm Beach County Bar Association; South Palm Beach County Bar Association;
Flarida's Voice an Developmental Disabilities, Secretary;
Admitted in Alaska and Florida.

Elizabeth Savitt, Guardian 4101 Satin Leaf Ct. Delray Beach, FL 33445

Invoice Date: October 31, 2012

Invoice Number: 10785 Invoice Amount: \$9,418.86

Case:

In re Guardianship of HELEN O'GRADY, deceased

Case No.:

502012GA000016XXXXSB

Attorney Fees 29.55 Hours @ \$300/hr; Paralegal Fees 5.2 Hours @ \$100/hr.

4/18/2012	Review of email from Ms. Savitt re: Mrs. O'Grady with questions about the fee petition submitted by Ms. Beller,	S.L.H.	.10	\$30.00
	Esq. Preparation of response email.			
4/19/2012	Prepare amended draft attorney fee petition and invoice for attorney review.	R.B.	.40	No Charge
4/20/2012	Review and finalization of amended attorneys fee petition.	S.L.H.	.30	No Charge
4/21/2012	Review of receipt of invoice from Dr. Pierre Andre in amt. of \$600.00, for preparation of order on payment of examining committee. Preparation of email inquiring what 'deposition' was.	S.L.H.	.10	\$30.00
4/21/2012	Preparation of email to Dr. David Boltson asking him again to submit his invoice in order to prepare finalized Order on payment of examining committee. We still do not have this information despite repeated requests from paralegal to him.	S.L.H.	.10	330.00
4/22/2012	Preparation of email to Mr. Lee asking for his fee petition & invoice for hearing on May 2nd.	S.L.H.	.10	\$30.00
4/22/2012	Review of file and research of issues on what issues need to be resolved and petitions prepared. Prepared emailed letter to Ms. Savitt regarding due date for filing verified inventory, due date for Thomas Mayes' verified inventory and final report, need to prepare petition for authorization to change depository account to unrestricted account at Wells Fargo, and petition for authorization to modify the current court-approved monthly budget set up by Mr. Hark in light of Ward's move to Newport Place and other	S.L.H.	.50	\$150. 0 0

	changes.			
4/22/2012	Preparation of email to Mr. Hark reminding him of May 2nd due date for filing of final report of Mr. Thomas	S.L.H.	.10	\$30.00
	Mayes, ETG of property, and for Mr. Hark to prepare and			
	file his attys, fee petition and invoice in time for May 2nd.			
	hearing.			
4/23/2012	Preparation of scanning and e-mailing Atty. Hazeltine's	R.P.	.10	No Charge
	April 21st letter to Amy Beller, Esq.			
4/23/2012	Filed amended petition for order authorizing payment of	R.P.	.10	No Charge
	attorney's fees.			S
4/23/2012	Preparation of scanning and e-mailing amended petition	R.P.	.20	No Charge
	for attorney's fees to Ms. Savitt and Mr. Lee.			Č
4/25/2012	Telephone call with Ms. Amy Beller, Esq. regarding her	S.L.H.	.25	\$75.00
	attys. fee petition.			
4/25/2012	Telephone call to Client Ms. Savitt re: phone call with Ms.	S.L.H,	.10	\$30.00
	Beller.			
4/26/2012	Review of email and attached fee petition from Mr. Joe	S.L.H.	.30	\$90.00
	Lee, Esq., court apt'd atty. for Mrs. O'Grady.			
4/30/2012	Preparation of Agreed Order on petition for payment of	R.P.	.30	\$30.00
	attorney's fces and expenses.			
4/30/2012	Preparation of Order for payment of examining	R.P.	.30	\$30.00
•	committee members,			
5/1/2012	Review of draft orders for hearing tomorrow. Made	S.L.H.	.40	\$120.00
	changes to order on petition to change residence of Mrs.			
	O'Grady.			
5/1/2012	Preparation of Order authorizing ward to change	R.P.	.30	\$30.00
	residence:			
5/1/2012	Telephone call from Louise Halpen from Ms. Beller's	R.P.	.10	\$10.00
	office. Told her that Client Ms. Savitt would agree to her			
	petition if was reduced by \$1,000.00. Ms. Beller will			
	agree to this.			
5/1/2012	Telephone call from Mr. Joseph Lee, Esq. regarding his	S.L.H.	.25	\$75.00
	petition for attys. fees. Discussion of his fee petition.			
	Told him Ms. Savitt was out of town this week and would			
	be able to review his fee petition next week. He is in			
	agreement and will not be at the hearing tomorrow.			
5/2/2012	Attendance at court hearing on petition for attys. fees for	S.L.H.	.25	\$75.00
	Ms. Amy Beller, Esq.; attys. fees for Ms. Hazeltine, Esq.;			
	and petition to move residence of Ward Mrs. Helen			
	O'Grady. Present was Ms. Jamie Huber, Esq.; Danny			
	Mayes; Mr from Ms. Beller's office; and			
	Ms. Hazeltine, Esq. Court signed the order on payment			
	of examining committee; order on Ms. Hazeltine's attys.			
	fees; and order on Ms. Beller's fees. Ms. Huber said at			
	this time her client was not in agreement with moving			
	Helen yet, and court said we would hold off on this issue			
	until Ms. Savitt returns.			
5/2/2012	Preparation of email to all parties with update of what	S.L.H.	.10	\$30.00
	-			

	happened at hearing today.			
5/2/2012	Receipt and review of letter from Jami Huber, Esq. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
5/2/2012	Receipt and review of amended petition for attorney's fees	R.P.	.10	No Charge
5/2/2012	and costs from Amy B. Beller, Esq. Mailed Agreed Order authorizing payment of Sheri	R.P.	.10	No Charge
5/2/2012	Hazeltine, Esq.'s attorney's fees and costs to all parties. Telephone call with Ms. Savitt regarding hearing today.	S.L.H.	.25	\$75.00
5/3/2012	Review of email from Amy Beller Esq. thanking us and	S.L.H.	.10	No Charge
	stating she no longer needs to receive notice in this case. Preparation of reply email.	3,2,,,,,	•	The Campbe
5/8/2012	Telephone call from guardian Ms. Savitt. Discussion of	S.L.H.	.30	\$90.00
	what to do regarding promissory note owed by Mrs.			
	O'Grady and also pending move to Newport Place. Ms.			
	Hazeltine to call Jamie Huber, Esq. to schedule a meeting between her, Ms. Savitt, and her client Ron Mayes			
	regarding move of Mrs. O'Grady to Newport Place.			
5/8/2012	Called and left phone message for Jami Huber, Esq.,	S.L.H.	.10	No Charge
57 57 2 57 2	attorney for Ron Mayes re: his concerns about move of his mother.	0.2		vio onarge
5/8/2012	Preparation of emailed letter to Ms. Huber, Esq. asking	S.L.H.	.10	\$30.00
	for appointment with her to discuss her letter dated May 2nd.			
5/8/2012	Review of file and ETG appointment date and date of	S.L.H.	.20	\$60.00
	appointment of permanent guardian. Preparation of			
	emailed letter to Mr. Hark, Esq. reminding him that final			
	report of ETG of property is now overdue to be filed.			
	Asked when it would be filed.			
5/8/2012	Review of email from Jami Huber Esq. stating she will get	S.L.H.	.10	No Charge
	back to us soon regarding a meeting.			N. Cl
5/8/2012	Review of cmail from Mr. Hark, Esq. stating he was going	S.L.H.	.10	No Charge
F / B / 3013	file the final report within the next 5 days.	61.11	.10	No Chargo
5/8/2012	Review of email from Ms. Huber, Esq. asking for 1:00 pm	S.L.H.	,10	No Charge
	appt, tomorrow, Wed. May 9. Preparation of email to			
5/9/2012	Ms. Savitt asking her if she was available then for an appt.	S.L.H.	2.00	\$600.00
3/3/2012	Meeting with Ms. Huber, Ms. Savitt, and Ron Mayes (via telephone). Discussion of move of Mrs. O'Grady to new	J.L.11.	2.00	\$000.00
	residence at Newport Place; discussion of transition and			
	obtaining financial inventory documents from previous			
	guardian; discussion of method of communication by Ms.			
	Savitt with other family members.			
5/11/2012	Review of email from Client Ms. Savitt. Preparation of	S.L.H.	.40	\$120.00
	reply email regarding petitions to prepare and file, plus			
	hearing to schedule. Also, recommendation to prepare			
	letter regarding her status as guardian to Mrs. O'Grady's			
	healthcare professional team.			
5/12/2012	Review of email and attached copy of statement from	S.L.H.	.10	\$30.00
	Sunflower Bank. Preparation of reply email.			

5/14/2012	Preparation of filing UMC hearing on petition for authorization of change of residence of Ward.	R.P.	.10	\$10.00
5/15/2012	Preparation of petition for order authorizing payment of guardian fees and expenses.	R.P.	.30	No Charge
5/16/2012	Received Morgan Stanley checks for Dr. Boltson in the amount of \$600.00 and Dr. Andre in the amount of \$600.00. Mailed checks to both doctors.	R.P.	.10	No Charge
5/16/2012	Preparation of order authorizing change of residence.	R.P.	,20	\$20.00
5/17/2012	Received payment in the amount of \$4,282.25, check #905259334.	R.P.	.10	No Charge
5/21/2012	Review of emailed letter from attorney Mr. Joseph Lee Esq. Forwarded copy of email to Ms. Savitt and paralegal to determine status of Ms. Savitt's petition for guardian fees.	S,L.H.	.10	\$30.00
5/22/2012	Preparation of email to Mr. Hark, Esq. asagainking for verified inventory from ETG of property and final accounting again.	S.L.H.	.10	\$30.00
5/22/2012	Review of emailed letter from Mr. Thomas Mayes regarding his request for fees. Preparation of reply email to Client Ms. Savitt.	S.L.H.	.10	\$30.00
5/22/2012	Review of email from Ms. Savitt re: Mr. Mayes' request for fees at \$25.00 per hour. Preparation of reply email.	S.L.H.	.10	\$30.00
5/22/2012	Received \$450.00 examining committee fee check for Shannon Otto.	R.P.	.10	No Charge
5/22/2012	Prepare draft attorney fee petition and invoice for attorney review.	R.B.	.40	No Charge
5/23/2012	Review of email from Mr. Hark, Esq. Stated that the verified inventory from Thomas Mayes was mailed out on Monday and was filed with court yesterday morning.	S.L.H.	.10	No Charge
5/24/2012	Preparation of email to Client Ms. Savitt re: copy of verified inventory and final report from Thomas Mayes; plus preparation of verified inventory and initial plan from Ms. Savitt.	S.L.H.	.10	No Charge
5/25/2012 .	Preparation of e-mail to Ms. Savitt, Mr. Hark, Mr. Lee and Mr. Miller attaching 5/30 notice of hearing on Ms. Savitt's guardians fees.	R.P.	.20	No Charge
5/26/2012	Receipt of inventory and accounting from Mr. Hark, Esq. and Mr. Mayes.	R.P.	.10	No Charge
5/26/2012	Receipt and review of formal notice, verified initial inventory of ETG, final guardianship report, petition for order authorizing reimbursement of expenses of Ward's daughter and petition for authorization for payment of ETG's guardian fees and costs.	S.L.H.	.10	No Charge
5/28/2012	Review of documents packet received from Mr. Hark, including verified inventory and petitions for fees and reimbursement for costs and expenses.	S.L.H.	.25	\$75.00
5/28/2012	Preparation of emailed letter to Client Ms. Savitt regarding inventory pkt. and fees submitted.	S.L.H.	.10	\$30.00

5/29/2012	Review of emailed letter from Mr. Thomas Mayes stating his mother had passed away at approx. 5 pm tonite. Preparation of reply response.	S,L,H,	.10	\$30.00
5/30/2012	Preparation of notice of ward's death.	R.P.	.20	\$20.00
5/30/2012	Finalized Notice of Ward's Death for filing with court.	S.L.H.	.10	\$30.00
5/30/2012	Review of email from Andrew Schwartz, Esq. who said he was the new attorney for Thomas Mayes, personal representative. Wanted information about closing guardianship. Preparation of response email stating I would contact him tomorrow.	S.L.H.	.10	\$30.00
5/31/2012	Telephone call from Mr. Schwartz. Called him back and left phone msg.	S,L,H.	.10	No Charge
5/31/2012	Telephone call from Mr. Andrew Schwartz, Esq. He said he was the new attorney for Mr. Thomas Mayes. Said Mr. Mayes was named as the Personal Representative under Mrs. O'Grady's Will. He said he will be working for his appointment as Personal Representative next week. Asked when guardianship was being closed out. Explained to him we just ree'd the verified inventory and annual accounting as of May 24th from Mr. Hark's office, and were working hard to complete Ms. Savitt's verified inventory now. Told him our final report was not due until 45 days after Letters of Administration were issued, but that we would be working on completing this as soon	S.L.H.	.25	\$75.00
6/1/2012	as possible. Review of cmail from Gerry Brown from MorganStanley stating it would be faxing us copies of financial statements. Preparation of response email.	S.L.H.	.10	No Charge
6/1/2012	Preparation of re-notice of hearing on guardian fees; phone call to Judge Scher's JA.	R.P.	.20	\$20.00
6/1/2012	Receipt and review of notice of filing proof of service of formal service on interested persons filed by Clifford Hark, Esq.	R.P.	.10	No Charge
6/4/2012	Review of draft Verified Inventory dropped off hy guardian Ms. Savitt. Still need documentation from some other financial institutions.	S.L.H.	.25	\$75.00
6/4/2012	Preparation of email to guardian about additional documentation still needed for Verified Inventory.	S.L.H.	,10	\$30.00
6/4/2012	Preparation of notice of unavailability.	R.P.	.20	\$20.00
6/6/2012	Review of emailed letter from Client, Ms. Savitt,	S.L.H.	.30	\$90.00
6/9/2012	guardian. Preparation of response email regarding instructions for completing wrap up of guardianship. Review of copy of letter from Holly O'Neill, Esq. to clerk of court with copy of notice of hearing for attys. fee	S.L.H.	.10	\$30.00
6/9/2012	petition for August 29th. Review of letter from Holly Miller Esq. regarding notice of hearing set for August 29th for one-half hour at 9:30 am in front of Judge Scher on their petition for order	S.L.H.	.10	\$30.00

	authorizing payment of attys. fees and expenses.			
6/11/2012	Filed verified inventory with Court.	R.P.	.10	No Charge
6/11/2012	Review of emailed letter from Stephanie Chambers re;	S.L.H.	.10	\$30.00
	fees and expenses requested by Ronald Mayes and his attorney.			
6/11/2012	Telephone call with Client, Ms. Savitt, guardian re: final report and accounting.	S.L.H.	.40	\$120.00
6/13/2012	Receipt and review of Mr. Ronald Mayes' Objection to	R.P.	.20	No Charge
	Petition for Payment of ETG's Attorney Fees; Petition for			8
	Order Authorizing Reimbursement of Expenses to Ward's			
	Daughter; Petition for Authorization for Payment of			
	ETG's Fees and Costs incurred on Behalf of the Ward; and			
	Objection to Final Guardianship Report of Guardian of the			
~	Property.	_		
6/13/2012	Hand-delivered copy of verified inventory to Ms. Savitt.	R.P.	.10	No Charge
6/13/2012	Attendance at court hearing on petition for guardian fees	S.L.H.	.25	\$75.00
6/12/2012	on behalf of Ms. Savitt. Court signed agreed order.	C	1.00	*300.00
6/13/2012	Meeting with guardian Ms. Savitt in person at office to	S.L.H.	1.00	\$300.00
	discuss response to file to filings from Mr. Thomas Mayes			
	from Mr. Hark, and also from the daughters for reimbursement for expenses.			
6/13/2012	Preparation of Objection to petition for authorization for	S.L.H.	1,50	\$450.00
0, 13, 2012	payment of emergency temporary guardian's fees and costs	D.12.11,	1,50	ψ.30.00
	incurred on behalf of Ward; Objection to final			
	guardianship report of the guardian of the property;			
	objection to petition for payment of emergency temporary			
	guardian's attorneys fees and expenses; and objection to			
	petition for payment of Ward's daughters' request for			
	payment of expenses.			
6/14/2012	Review of rec'd copies of filed objections from Ms. Jami	S.L.H.	.20	\$60.00
	Huber, Esq., attorney for Ronald Mayes.	_		
6/15/2012	Preparation of Request for Authorization for Guardian to	S.L.H.	.75	\$225.00
6/10/2012	Pay Interim Monthly Costs of Home of Deceased Ward.	D. D.	30	N. Chann
6/18/2012	Preparation of e-mailing all parties notice of hearing and	R.P.	.20	No Charge
6/18/2012	request for authorization for tomorrow's hearing.	S.L.H.	. 20	\$60.00
0/10/2012	Review of petition for attorney's fees from Ms. Jami Huber Esq. for representation of Ronald Mayes.	0.L.II.	.20	\$00.00
	Preparation of email to Ms. Huber requesting she prepare			
	an attached invoice breaking down the dates, times, and			
	type of legal services provided.			
6/19/2012	Preparation of Order on request granting authorization to	R.P.	.20	\$20.00
	pay expenses.			
6/19/2012	Attendance at hearing on calendar for 8:45 am. File was	S.L.H.	.10	No Charge
	not pulled due to it not being properly scheduled with			
	correct case #. Requested paralegal to re-schedule for			
	8:45 am tomorrow again.			*100.05
6/20/2012	Preparation of petition for production of Will of Mrs.	S.L.H.	1.00	\$300.00
	O'Grady. Checked online court docket and Will is still			

	not deposited with clerk of court.			
6/20/2012	Transmitted via email draft petition for production of Will	S.L.H.	.10	No Charge
	for her review.			
6/20/2012	Attendance at court hearing in front of the Honorable	S.L.H.	.25	\$75.00
	Circuit Judge Rosemarie Scher. Court signed order on			
	paying interim bills of home. Present also was Mr. Daniel			
c 100 100 10	Mayes.	0.1.11	20	****
6/20/2012	Meeting in person with Ms. Savitt to discuss case.	S.L.H.	.20	\$60.00
	Concern about Will of Mrs. O'Grady not being filed yet,			
	and no Personal Representative appointed to take care of			
	the estate. Discussion of inventory and final accounting.	a - 41		61
6/20/2012	Finalized petition for production of Will; Ms. Savitt	S.L.H.	.10	No Charge
	signed. Filed with clerk of court.	- -	4.0	V. 01
6/20/2012	Receipt and review of objection for authorization of	R.P.	.10	No Charge
	payment for temporary guardians fee and cos incurred			
	incurred on behalf of the ward typed and signed by Daniel			
	Mays. Gave copy to Ms. Savitt.	5	4.0	
6/22/2012	Receipt and review of letter from Clerk. We need to	R.P.	.10	No Charge
	prepare an amended front page correcting the date of the			
	plan to read 2/19/12-4/30/13.		10	430.00
6/24/2012	Review of email from Client Ms. Savitt regarding funeral	\$.L.H.	.10	\$30,00
C 12 1 12 2 12	expenses and request for reimbursement for these.	61.11	10	No Chassa
6/24/2012	Review of email from Client Ms. Savitt, to paralegal,	S.L.H.	.10	No Charge
	regarding confusion about date she was appointed the			
	ETG. Review of response from paralegal stating it will be			
< 125 12D12	amended on Monday June 22.	R.P.	.20	\$20.00
6/25/2012	Preparation of second amended intial guardianship report	К.г.	.20	\$20.00
C (25 /2012	correcting dates per court's request.	R.B.	.40	No Charge
6/25/2012	Prepare draft invoice and fee petition for attorney review.	S.L.H.	.20	\$60.00
6/25/2012	Review of emailed letter from Mr. Hark, Esq., with	3, L. П.	.40	\$00.00
	attached copy of objection to attorneys fees on behalf of			
C 125 12012	Jami Huber, Esq., atty. for Ronald Mayes.	S.L.H.	,10	No Charge
6/25/2012	Transmitted via email copy of letter and objection to attys.	3,L,11.	,10	140 Charge
C /2C /2012	fees for Ms. Huber, Esq. to Ms. Savitt.	R.P.	,10	No Charge
6/26/2012	Receipt and review of Clifford Hark, Esq.'s objection to	K.F.	,10	110 Charge
	petition for order authorizing payment of attorney's fees			
	filed by Miller & O'Neill, P.A. Gave copy of Elizabeth			
< 12 < 12012	Savitt,	R.P.	.10	No Charge
6/26/2012	Ms. Savitt signed second amended initial guardianship	. 13.1	.10	110 Ollarge
C (27 (2012	plan. Filed with Court.	R.P.	.10	No Charge
6/27/2012	Hand-delivered to Ms. Savitt order on request for	13.7	.10	ino onarge
	authorization for guardian to pay interim monthly costs to maintin home of deceased Ward; transmitted same via e-			
6/27/2012	mail to Mr. Schwartz. Telephone call from Client Ms. Savitt regarding the	S.L.H.	.10	\$30.00
0/2//2012	preparation of the final accounting and period it will	D. 2.111	,,,,	122.24
	over. No "end" date yet as she is still paying the bills for			
	the home yet, pending appt. of a P.R., per the court order			
	the home yet, pending apper of a river, per the coare of ac-			

	signed by the court.			
7/6/2012	Review of email from Cindy Lawrence from Miller law	S.L.H.	.10	\$30.00
	firm, with attached invoice of legal services charges of Mr.			
	Miller, Esq. Preparation of response email.			
7/6/2012	Forwarded copy of the invoice of legal services bill to	S.L.H.	.10	No Charge
	Client Ms. Savitt via email.			C
7/11/2012	Preparation of Order Setting Hearing; phone call to Judge	R.P.	.20	No Charge
	Scher's J.A.			J
7/12/2012	Review of email from asst. to Andrew Schwartz, Esq. and	S.L.H.	.10	\$30.00
	attached copy of Notice of Appearance on behalf of			
	Thomas Mayes.			
7/12/2012	Forwarded copy of notice of appearance of Andrew	S.L.H.	.10	No Charge
	Schwartz, Esq. to Ms. Savitt via email.			
7/12/2012	Review of email from Jami Huber, Esq. to Mr. Schwartz,	S.L.H.	.10	\$30.00
	Esq., asking if a copy of the petition for administration was			
	going to be forwarded to the parties. Forwarded copy of			
	emailed letter to Client Ms. Savitt.			
7/13/2012	Review of email from law firm of Andrew Schwartz, Esq.	S,L.H.	.25	\$75.00
	with attached copy of petition for administration and			
	formal notice, along with copy of 2010 Will for Helen			
7 (42 (40)	O'Grady.			
7/13/2012	Transmitted copies of docs via email to Client Ms. Savitt.	S.L.H.	.10	No Charge
7/14/2012	Receipt and review of notice of appearance from Andrew	R,P.	.10	No Charge
7/1//2012	Schwartz, P.A. in the guardianship case.	D D	20	N- Cl
7/16/2012	Receipt and review of Formal Notice, Petition for	R.P.	.20	No Charge
	Administration and Mrs. O'Grady's Last Will and			
7/19/2012	Testament. Scanned into file and e-mailed to Ms. Savitt.	R.P.	.10	No Charge
77 127 2012	Receipt and review of order setting hearing for our 9/24 attorney fee petition.	К.Г.	.10	140 Charge
7/19/2012	Receipt and review of letter from Clerk's office requesting	R.P.	.10	No Charge
77 177 2012	another amended verified inventory. They need			ivo charge
	statements and the cash assets do not balance.			
7/23/2012	Receipt and review of order approving initial guardianship	S.L.H.	.10	\$30.00
7, 23, 2012	plan.	5751111		4201-0
7/30/2012	Review of email from Client Ms. Savitt regarding	S.L.H.	.10	\$30.00
	inventory and additional information needed. Preparation			
	of response email.			
7/30/2012	Meeting with Client Ms. Savitt re: providing additional	S.L.H.	.30	\$90.00
	information to clerk's office re: her inventory. Also,			
	discussion regarding petition for authorization to resolve			
	problem with the Sunflower bank loan.			
7/30/2012	Review of emails from Client and banker at Sunflower	S.L.H.	1.00	\$300.00
	Bank regarding pay-off of note due to Sunflower Bank in			
	Salinas, KS. Preparation of draft petition for authorization			
	to pay off loan at Sunflower Bank. Preparation of emailed			
	letter to Client Ms. Savitt, along with attached draft			
	petition for her review, signature, and return to our			
	office.			

Preparation of emailed letter to banker Stephen Kammerer at Sunflower Bank in Salinas, KS, asking for copy of promissory note, amts, paid, and amt, still due.	S.L.H.	.10	\$30.00
Preparation of draft response to Formal Notice and	S.IH.	.20	\$60.00
Preparation of email to Client Ms. Savitt along with attached draft response, for her review.	S,L.H,	.10	\$30.00
Preparation of response email to Mr. Kammerer, with c'c to Client Ms. Savitt.	S.L.H.	.10	\$30.00
Review of emailed letter from Client Ms. Savitt regarding First Choice Credit Union. Preparation of response email.	S.L.H.	.10	\$30,00
Review of email from Mr. Stephen Kammerer from Sunflower Bank in KS, along with copy of promissory note. He said that pay-off of the loan was as of today \$322,343.34 plus a daily accrual of \$44.7636 plus unknown legal fees to add to it.	S.L.H.	.10	\$30.00
Review of email from Client Ms. Savitt regarding fees involved in paying off loan. Preparation of response	S.L.H.	.10	\$30.00
Receipt and review of notice of appearance of counsel -	R.P.	.10	No Charge
Review of email from Ms. Shannon Braun, atty. for Sunflower State Bank. Said she will be out of the office until August 13th and that I do not need to call her now and can talk at a later date.	S.L.H.	.10	\$30.00
Preparation of letter to Clerk's office, attn. Sheri Paige, asking for additional time of 20 days to comply with her	S.L.H.	.20	\$60.00
Preparation of faxed letter and attached copy of clerk of court letter requesting more information, to Dianna at First Choice Credit Union.	S.L.H.	.30	\$90.00
Faxed copy of letter to First Choice Union along with copy of clerk of court's letter.	S.L.H.	.10	No Charge
Receipt and review of Formal Notice and response to petition for administration and counter petition for administration filed by Jami Huber, Esq. on behalf of Ronald Mayes.	R.P.	.10	No Charge,
Review of copy of Formal Notice with Response to Petition for Administration and Counter Petition for Administration filed by Mr. Miller, Esq. on behalf of	S.L.H.	.30	\$90.00
Scanned in and emailed copy of response petition from Mr. Miller to Client Ms. Savitt.	S.L.H.	.20	No Charge
Review of rec'd faxed Response from Daniel Mayes to Ronald Mayes' Counter Petition for Administration.	S.L.H.	.10	\$30.00
Left telephone msg. for Dianna at First Choice Credit Union asking her to call me regarding the copies of financial statements still needed. Re-faxed copy of letter	S,L.H.	.10	\$30.00
	Kammerer at Sunflower Bank in Salinas, KS, asking for copy of promissory note, amts. paid, and amt. still due. Preparation of draft response to Formal Notice and Petition for Administration filed by Thomas Mayes. Preparation of email to Client Ms. Savitt along with attached draft response, for her review. Preparation of response email to Mr. Kammerer, with e'e to Client Ms. Savitt. Review of emailed letter from Client Ms. Savitt regarding First Choice Credit Union. Preparation of response email. Review of email from Mr. Stephen Kammerer from Sunflower Bank in KS, along with copy of promissory note. He said that pay-off of the loan was as of today \$322,343.34 plus a daily accrual of \$44.7636 plus unknown legal fees to add to it. Review of email from Client Ms. Savitt regarding fees involved in paying off loan. Preparation of response email. Receipt and review of notice of appearance of counsel -Jeffrey H. Skatoff, Esq. for Daniel Mayes. Review of email from Ms. Shannon Braun, atty. for Sunflower State Bank. Said she will be out of the office until August 13th and that 1 do not need to call her now and can talk at a later date. Preparation of letter to Clerk's office, attn. Sheri Paige, asking for additional time of 20 days to comply with her request for additional time of 20 days to comply with her request for additional information. Preparation of faxed letter and attached copy of clerk of court letter requesting more information, to Dianna at First Choice Credit Union. Faxed copy of letter to First Choice Union along with copy of clerk of court's letter. Receipt and review of Formal Notice and response to petition for administration filed by Jami Huber, Esq. on behalf of Ronald Mayes. Review of copy of Formal Notice with Response to Petition for Administration filed by Mr. Miller, Esq. on behalf of Ronald Mayes. Scanned in and emailed copy of response petition from Mr. Miller to Client Ms. Savitt. Review of rec'd faxed Response from Daniel Mayes to Ronald Mayes' Counter Petition for Administration.	Kammerer at Sunflower Bank in Salinas, KS, asking for copy of promissory note, amts. paid, and amt. still due. Preparation of draft response to Formal Notice and Petition for Administration filed by Thomas Mayes. Preparation of email to Client Ms. Savitt along with attached draft response, for her review. Preparation of response email to Mr. Kammerer, with c'c to Client Ms. Savitt. Review of emailed letter from Client Ms. Savitt regarding First Choice Credit Union. Preparation of response email. Review of email from Mr. Stephen Kammerer from Sunflower Bank in KS, along with copy of promissory note. He said that pay-off of the loan was as of today \$322,343.34 plus a daily accrual of \$44.7636 plus unknown legal fees to add to it. Review of email from Client Ms. Savitt regarding fees involved in paying off loan. Preparation of response email. 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Scanned in and emailed copy of response petition from Mr. Miller to Client Ms. Savitt. Review of rec'd faxed Response from Daniel Mayes to Ronald Mayes' Counter Petition for Administration. Left telephone msg. for Dianna	Kammerer at Sunflower Bank in Salinas, KŠ, asking for copy of promissory note, amts. paid, and amt. still due. Preparation of draft response to Formal Notice and S.IH20 Petition for Administration filed by Thomas Mayes. Preparation of email to Client Ms. Savitt along with attached draft response, for her review. Preparation of response email to Mr. Kammerer, with c'c S.L.H10 to Client Ms. Savitt. Review of emailed letter from Client Ms. Savitt regarding First Choice Credit Union. Preparation of response email. Review of email from Mr. Stephen Kammerer from S.L.H10 Sunflower Bank in KS, along with copy of promissory note. He said that pay-off of the loan was as of today \$322,343.34 plus a daily accrual of \$44.7636 plus unknown legal fees to add to it Review of email from Client Ms. Savitt regarding fees involved in paying off loan. Preparation of response email. Receipt and review of notice of appearance of counsel leffrey H. Skatoff, Esq. for Daniel Mayes. Review of email from Ms. Shannon Braun, atty. for S.L.H10 Sunflower State Bank. Said she will be out of the office until August 13th and that 1do not need to call her now and can talk at a later date. Preparation of letter to Clerk's office, attn. Sheri Paige, asking for additional timo of 20 days to comply with her request for additional timormation. Preparation of faxed letter and attached copy of clerk of court letter requesting more information, to Dianna at First Choice Credit Union. Faxed copy of letter to First Choice Union along with copy of clerk of court's letter. Receipt and review of Formal Notice and response to petition for administration and counter petition for administration filed by Jami Huber, Esq. on behalf of Ronald Mayes. Review of copy of Formal Notice with Response to Petition for Administration and Counter Petition for Administration filed by Mr. Miller, Esq. on behalf of Ronald Mayes. Counter Petition for Administration foliced by Mr. Miller, Esq. on behalf of Ronald Mayes. Counter Petition for Administration foli

	and attachment,			
8/8/2012	Preparation of emailed letter to Stephen Kammerer at Sunflower Bank asking him to re-send copy of the promissory note. Could not open his emailed attachment	S.L.H,	.10	No Charge
	of copy.			
8/8/2012	Scanned and e-mailed notice of appearance of Jeffrey H. Skatoff, Esq. to Ms. Savitt.	R.P.	.20	No Charge
8/9/2012	Receipt and review of Petitioner, Daniel Mayes' response to Ronald Mayes' counterpetition for administration. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
8/14/2012	Telephone call to Dianna at First Choice Credit Union, to request copies of financial statements from credit union. She said she does have all of the documents that Ms. Savitt still needs, and that she can come back to the bank to obtain the copies. Telephone call to Client Ms. Savitt to relay conversation with First Union employee.	S.L.H.	.30	\$90.00
8/16/2012	Receipt and review of objection to petition for authorization to pay off Sunflower Bank loan. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
8/17/2012	Review of Objection to Petition for Authorization to Pay Off Sunflower Bank Loan sent by Ms. Huber Esq. on behalf of Ronald Mayes.	S.L.H.	.20	\$60.00
8/20/2012	Receipt and review of Thomas Mayes' reply to response to petition for administration filed by R. Mayes and petition for administration of lost will. Receipt and review of formal notices (3). Receipt and review of declaration that proceeding is adversary. Receipt and review of T. Mayes' response to D. Mayes' objection to T. Mayes petition for	R.P.	.20	No Charge
8/20/2012	appointment as personal representation. Receipt and review of formal notice and petition for	R.P.	.10	No Charge
8/20/2012	appointment of a curator. Telephone call with Client Ms. Savitt to discuss outstanding issues including preparation and filing amended inventory.	S.L.H.	.50	\$150.00
8/21/2012	Scanned and e-mailed formal notice and petition for appointment of curator to Ms. Savitt.	R.P.	.20	No Charge
8/21/2012	Meeting in person with Ms. Savitt to discuss pending issues in case.	S.L.H.	.50	\$150.00
8/24/2012	Review of email from Client Ms. Savitt regarding letter received from Sunflower Bank. Préparation of response email.	S.L.H.	.10	\$30.00
8/25/2012	Review of ree'd letter and Notice of Email Address Designation from Jami Huber Esq.	S.L.H.	.10	\$30.00
8/27/2012	Telephone call from Client Ms. Savitt re: fee hrg. coming up plus Mr. Hark and Mr. Lee's request to piggy-back on to Wed, hrg.	S.L.H.	.25	\$75.00
8/28/2012	Preparation for fee hearings tomorrow. Review of fee petitions from Mr. Hark, Mr. Lee, Thomas Mayes, and	S.L.H.	1,50	\$450.00

	Mr. Miller.			
8/28/2012	Telephone call with Ms. Savitt re: fee hearings scheduled for tomorrow.	S.L.H.	.50	\$150.00
8/28/2012	Telephone call to Mr. Miller's office as we still do not have a copy of the invoice for their fee petition. Cindy said she would email a copy to me.	S.L.H.	.10	\$30.00
8/28/2012	Review of 'blank' or 'redacted' fee invoice from Mr. Miller's office.	S.L.H.	.20	\$60.00
8/28/2012	Telephone call to Client Ms. Savitt after forwarding via email copy of Mr. Miller's invoice. Objection from client as to fees.	S.L.H,	.20	\$60.00
8/29/2012	Attendance at court hearing on fee petition hrgs. Court re-sent until September 24 at 3:30 pm.	S.L.H.	.75	\$225.00
8/30/2012	Review of email from J.A. Debra Rosenblatt, asking for matter to be set at next ling, on September 24th. Preparation of reply email back to her.	S.I.,H.	.10	\$30.00
8/31/2012	Receipt and review of designation of current mailing and e-mail addresses - Clifford Hark, Esq.	R.P.	.10	No Charge
8/31/2012	Receipt and review of response to Ronald Mayes objection to petition for authorization to pay off Sunflower Bank loan.	R.P.	.10	No Charge
9/4/2012	Preparation of scanning and e-mailing Mayes' objection to Ms. Savitt.	R.P.	.10	No Charge
9/5/2012	Preparation of designation of e-mail address.	R.P.	.20	\$20.00
9/6/2012	Receipt and review of designation of e-mail address from Andrew M. Schwartz, Esq.	R.P.	.10	No Charge
9/6/2012	Receipt and review of order on petition authorizing payment of attorney's fees and expenses for Jami Huber, Esq.	R.P.	.10	No Charge
9/6/2012	Scanned and e-mailed order to Ms. Savitt.	R.P.	.10	No Charge
9/10/2012	Receipt and review of T. Maye's notice for trial and certificate of no objection and request for copies. E-mailed to Ms. Savitt.	R.P.	.20	No Charge
9/11/2012	Review of rec'd Notice of Production from Non-Party Records Custodian of Chase Bank USA and JP Morgan Chase Bank, N.A. signed September 5, 2012.	S.L.H.	.10	\$30.00
9/11/2012	Review of Order on Petition Authorizing Payment of Attorney's Fees & Expenses of Jami Huber, Esq. of O'Neill & Miller.	S.L.H.	.20	\$60.00
9/13/2012	Receipt and review of letter from Jordan Hammer, Esq. re: inventory of O'Grady home.	R.P.	.10	No Charge
9/13/2012	Review of letter rec'd from Mr. Skatoff regarding inventory of home items and contact by guardian with Mr. Dan Mayes. Forwarded emailed letter to Client Ms. Savitt for review.	S.L.H.	.10	\$30.00
9/13/2012	Telephone call with Ms. Savitt regarding the letter from Mr. Skatoff's office regarding the inventory that the guardian must do of Mrs. O'Grady's personal property in	S.L.H.	.25	\$75,00

	her home.			
9/13/2012	Preparation of emailed letter to Jordan Hammer, Esq.	S.L.H.	.25	\$75,00
	asking why my client Ms. Savitt is contacting his client,			
	Daniel Mayes, to perform an inventory of the personal			
	property.			
9/14/2012	Prepare amended attorney fee petition and invoice for	R.B.	.30	No Charge
	attorney review; transmit invoice to Ms. Savitt,			
9/19/2012	Preparation of petition for order authorizing payment of	R.P.	.70	\$70,00
	compensation and expenses of guardian. Preparation of			
	Agreed Order.			
9/19/2012	Review of email from Tanya Latham, on behalf of atty.	S.L.H.	.10	\$30.00
	Skatoff, requesting availability for dates October 9, 10, or			
	11th for court hearing. Preparation of response email			
	stating was available on all 3 dates.			
9/20/2012	Filed fee petition at courthouse on behalf of Client.	S.L.H.	.10	No Charge
9/20/2012	Preparation of email to Client regarding final accounting.	S.L.H.	.10	\$30.00
9/20/2012	Telephone call with Client regarding final accounting. She	S.L.H.	.10	\$30.00
	will prepare it, but does not know the official end date yet			
	because she is still using the funds to pay the bills for the			
	home. My office will notify the clerk's office about the			
	ongoing nature of the guardianship and accounting, so that			
0.10.1.100.10	an OTSC does not issue.		2-	
9/24/2012	Attendance at court hearing today in front of the	S.L.H.	.25	\$75.00
	Honorable Circuit Judge Rosemarie Scher. Present also			
	were Ms. Savitt; Larry Miller, Esq.; Clifford Hark, Esq.;			
	Thomas Mayes; Joseph Lee, Esq. The court stated it			
	decided it needed to recuse itself from the case, especially			
	in light of Mr. Dan Mayes' allegations in his filed emails			
	with the court. Gave us copy of written order assigning case to Judge Martz, Division IZ. Parties to re-set court			
	hearing.			
9/24/2012	Telephone call from Client Ms. Savitt regarding the court	S,L.H.	.30	\$90.00
)/ Z+/ 2012	hearing today at 3:30 pm. Discussion of the individual fee	3,L.11.	.50	\$70.00
	petitions pending.			
9/24/2012	Telephone call to Mr. Joseph Lee, Esq. regarding his	S.L.H.	,10	\$30.00
<i>>,</i> 211 2012	outstanding fee petition. He will be submitting an order	2.2		
	to the court and has agreed to reduce his fees to			
	\$7,500.00.			
9/24/2012	Preparation of new Orders on the fee petitions.	S.L.H.	.25	\$75.00
9/25/2012	Telephone call(s) to Judge Martz's J.A. to obtain hearing	R.P.	.20	\$20.00
	dates on attorney and guardian fees. One hour requested.			
	E-mailed dates to counsel.			
9/25/2012	Attendance at court hearing on fee petitions for Joseph	S.L.H.	.25	\$75.00
	Lee, Esq., Clifford Hark, Esq., Sheri Hazeltine, Esq., and			
	Ms. Savitt. The Honorable Circuit Judge Rosemaric Scher			
	stated she needed to recuse herself, and the case would be			
	re-assigned to Judge Martz.			
9/26/2012	Telephone call to Brittany at Clifford Hark, Esq.'s office.	R.P.	.10	\$10.00

	1/11/13 is okay with him for the hearing.			
9/26/2012	Review of email from paralegal stating Mr. Hark and Ms.	S.L.H.	.10	No Charge
	Hazeltine were available for re-set date, and asking if			_
	other attys./parties were available.			
9/26/2012	Scanned and e-mailed Judge Scher's recusal to Ms. Savitt.	R.P.	.10	No Charge
9/26/2012	Review of email sent by paralegal to attorneys and parties	S.L.H.	.10	\$30.00
	asking if January 11, 2013 at 10:00 a.m11:00 a.m re-set			
	date is o.k.		-	
9/27/2012	Telephone call to J.A. Joli asking if date is available still	R.P.	1.00	\$100.00
	for re-notice of hearing. She said 'yes'. Preparation of Re-			
	Notice of Hearing with new date, setting petition for fees			
	for Ms. Savitt, Ms. Hazeltine, Mr. Hark, and Mr. Mayes			
	on for new hearing. Telephone call from Mr. Skatoff's			
	office stating he was available now for the hearing.			
9/27/2012	Scanned in and transmitted via email to all the parties copy	R.P.	.10	No Charge
	of the re-notice of hearing on petitions.			
9/27/2012	Review of re-notice of hearing; signed and finalized for	S.L.H.	.10	\$30.00
	filing at clerk of court.			
9 /27/2012	Filed original re-notice of hearing in-person with clerk of	S.L.H.	.10	No Charge
	court. Obtained date stamped copy.			
9/28/2012	Telephone call and msg. left for Mr. Jordan Hammer,	S.L.H.	,20	\$60.00
	Esq. asking him to call me regarding Ms. Savitt's request			
	to visit Mrs. O'Grady's home Wed. October 3 to perform			
	inventory of personal items in home. Preparation of			
	emailed letter to Mr. Hammer, Esq.		4.0	-25.00
9/29/2012	Preparation of emailed letter to guardian Ms. Savitt	S.L.H.	.10	\$30.00
	regarding requested visit to Mrs. O'Grady's home on			
	October 3 to perform inventory of personal property of			
	Mrs. O'Grady. This is overdue to be done, as Mr. Dan			
	Mayes has not allowed Ms. Savitt to come in perform the			
o 100 10010	inventory.	C T 1:1	50	# 1 F O OO
9/29/2012	Review of file and court docket in guardianship and	S.L.H.	.50	\$150.00
	probate court cases. Preparation of letter to Clerk of			
	Court, Ms. Paige, notifying her as courtesy that guardian			
	Ms. Savitt is unable to prepare final accounting yet, as she			
10/0/00/0	is still paying household bills of Mrs. O'Grady's home.	C T 11	.10	\$30.00
10/2/2012	Telephone call with Jordan Hammer, Esq., atty. for	S.L.H.	.10	\$30.00
	Daniel Mayes. He said he will check with his client today			
	as to whether Ms. Savitt will be allowed to come in to the			
	home to perform her inventory on the personal property			
	of Mrs. O'Grady. Preparation of email to Client to update			
10/3/2012	her. Preparation of emailed letter to Mr. Hammer, Esq.	S.L.H.	.10	\$ 30.00
10/3/2012	· · · · · · · · · · · · · · · · · · ·	5.2.11.	.10	φ30.00
	regarding visit to O'Grady home by guardian in order to			
10/3/2012	perform inventory of personal property. Review of email from Mr. Jordan Hammer, Esq., atty. for	S.L.H.	.10	\$30.00
10/ 3/ 2012	Mr. Dan Mayes. Stated he and his client would allow the			+
	visit to Mrs. O'Grady's home for the purpose of			
	their to trivia o drang a notice for the barbone of			

	completing the inventory of the personal property. Preparation of response email stating I would get back to him shortly with proposed dates and times.			
10/3/2012	Preparation of amended notice of designation of e-mail address.	R.P.	.20	\$20.00
10/3/2012	Filed amended designation of email address with clerk of court.	S.L.H.	.10	No Charge
10/4/2012	Receipt and review of motion for enlargement of time filed by Lawrence Miller, Esq.	R.P.	.10	No Charge
10/4/2012	Receipt and review of notice of hearing from Clifford Hark, Esq.	R.P.	.10	No Charge
10/5/2012	Receipt and review of objection to first amended verified inventory filed by R. Mayes. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
10/5/2012	Telephone call from Ms. Savitt stating she had no idea about a life insurance policy. Was very upset about the objection to the inventory.	R.P.	.10	No Charge
10/5/2012	Receipt and review of D. Mayes anwers to T. Mayes interrogatories. Sent to Ms. Savitt.	R.P.	.20	No Charge
10/5/2012	Telephone call from Enid at Clark Skatoff requesting another copy of the first amended verified inventory, which was complied with.	R.P.	.10	No Charge
10/6/2012	Telephone call from Client Ms. Savitt. Discussion of objection filed regarding the verified inventory, and what we will be filing next in response.	S.L.H.	.10	\$30.00
10/9/2012	Scanned and e-mailed amended designation of e-mail address to all parties.	R.P.	.20	No Charge
10/10/2012	Meeting with Ms. Savitt regarding objection filed by Mr. Ron Mayes to the filed amended inventory. Discussion of personal property and need to obtain court authorization to conduct inventory.	S.L.H.	.25	\$75.00
10/10/2012	Review of email and notice of hearing on bifurcated trial in probate matter and request for availability. Preparation of response email back.	S.L.H.	.10	\$30.00
10/10/2012	Preparation of email to Client Ms. Savitt along with copy of Order on bifurcation of trial in probate case regarding Will Contest and appt. of P.R. Asked Client about her availability about the dates.	S.L.H.	.10	\$30.00
10/11/2012	Receipt and review of Order approving ETG final accounting of guardian of property. Scanned and emailed to Ms. Savitt.	S.L.H.	.10	\$30.00
10/11/2012	Review of order approving verified inventory of guardian of the property.	S.L.H.	.10	\$30.00
10/11/2012	Preparation of petition for authorization to conduct inventory of personal property of home of now-deceased Ward, Mrs. O'Grady.	S.L.H.	.75	\$225.00
10/11/2012	Receipt and review of Order approving verified inventory of guardian of property. Scanned and e-mailed to Ms.	R.P.	.20	No Charge

	Savitt.			
10/12/2012	Telephone call to Ms. Savitt regarding finalization of petition for authorization to conduct inventory. Will	S.L.H.	.10	\$30.00
	review and file today with court if possible.			
10/15/2012	Review of emailed letter to conduct inventory of personal property from Client. Preparation of reply email.	S.L.H.	.10	\$30.00
10/15/2012	Finalized preparation of motion for authorization to conduct inventory.	S.L.H.	.25	\$75.00
10/16/2012	Emailed Client a copy of filed motion for authorization to conduct inventory. Requested when she would be	S.L.H.	.10	\$30.00
10/16/2012	available for 8:45 am hearing next week. Filed motion for authorization to conduct inventory of personal property with clerk of court.	S.L.H.	.10	No Charge
10/17/2012	Prepare notice of hearing for motion for authorization to conduct inventory.	R.P.	.30	\$30.00
10/17/2012	Prepare service of court document attaching motion for authorization to conduct inventory to all parties.	R.P.	.20	No Charge
10/22/2012	Prepare renotice of hearing for 24 as court will be closed the morning of 10/23. Sent notice of filing court	R.P.	.30	No Charge
10/23/2012	document to all parties. Telephone call from Client Ms. Savitt regarding judge in this matter was now Judge Martz & that notice of hearing incorrect. Prepared amended re-notice of hearing and	R.P.	.40	No Charge
10/23/2012	sent to all parties. Also changed our online 8:45 division case hearing to Judge Martz. Review of email from Mr. Pratt, Esq. regarding motion to perform inventory. Said that his client had no objection, and that they believed there was personal property in	S.L.H.	.10	\$30.00
10/24/2012	several locations plus Thomas Mayes had taken property out of the home. Preparation of response email; forwarded all to Client Ms. Savitt. Receipt and review of R. Maye's response to guardian of	R.P.	.10	No Charge
10/21/20/2	the property's motion for inventory filed by Larry Miller, Esq.			5 5 _
10/25/2012	Sent e-mail to Jordan Hammer, Esq. giving him dates and times for Ms. Savitt to go to Mrs. O'Grady's house to do the inventory.	R.P.	.20	\$20.00
10/26/2012	Receipt and review of e-mail from Mr. Hammer requesting copy of Order first. Telephone call to Ms. Savitt who sent us the Order.	R.P.	.10	No Charge
10/26/2012	E-mailed Order to Jordan Hammer, Esq.	R.P.	.10	No Charge
10/31/2012	Preparation of email to Client Ms. Savitt regarding visit to O'Grady home today. Reminder about visit.	S.L.H.	.10	\$30.00
10/31/2012	Preparation of email to Client Ms. Savitt asking her to	S.L.H.	.10	No Charge
SUBTOTAL:	prepare amended guardian fee invoice		47.75	\$9,385.00

Costs

4/23/2012	Postage for mailing letter,	\$0.45
5/2/2012	Postage for mailing Amy Beller's petition to Elizabeth Savitt.	\$0.85
5/2/2012	Postage for mailing agreed Order on Beller Smith's amended petition for attorney's	\$2.25
	fees and Order for payment of examining committee to all parties.	
5/9/2012	Postage for mailing letter from Jami Huber, Esq. to Clifford Hark, Esq & Elizabeth	\$0.90
	Savitt.	
5/16/2012	Postage for mailing examining committee fee checks.	\$0.90
5/22/2012	Postage for mailing check to Shannon Otto.	\$0.45
5/25/2012	Postage for mailing formal notice and attachments to Ms. Savitt.	\$4.90
5/30/2012	Postage for mailing notice of ward's death to all parties.	\$1.80
5/31/2012	Postage for mailing attorney fee petition for SLH filed 5/23 to Ms. Savitt and Mr.	\$1.30
	Lee, Esq. E-mailed invoice to Jamie Huber, Esq. pursuant to her secretary's	
	request.	
6/6/2012	Postage for mailing notice of unavailablity to all parties.	\$1.60
6/6/2012	Postage for mailing re-notice of hearing on petition authorizing payment of	\$1.60
	compensation to guardian.	
6/9/2012	Mailed copy of letter and notice to Client Ms. Savitt.	\$0.45
6/13/2012	Postage for mailing copes of verified inventory to all counsel,	\$2.55
6/13/2012	Postage for mailing copies of filed objections.	\$2.60
6/27/2012	Postage for mailing second amended initial guardianship plan to all parties.	\$1.35
6/29/2012	Postage for mailing copy of order on request for authorization for guardian to pay	\$0.45
	interim monthly costs to Thomas Mayes.	
7/11/2012	Postage for mailing attorney fee petition to Mr. Lee, Esq.; hand-delivered petition	No Charge
	to Ms. Savitt.	C.
8/3/2012	Postage for mailing Notice of filing response to formal notice and petition for	\$4.76
	administration filed by Thomas Mayes and Response to formal notice and petition	
	for administration filed by Thomas Mayes and Petition for Authorization to Pay off	
	Sunflower Bank Loan to all counsel and Elizabeth Savitt.	
8/6/2012	Postage for mailing copy of petition to Client Ms. Savitt.	\$0.85
8/8/2012	Postage for mailing letter to Clerk regarding a 20-day extension to Ms. Savitt.	\$0.45
8/20/2012	Postage for sending all documents listed below to Ms. Savitt.	\$1.90
8/25/2012	Postage for mailing copy of letter and Notice of Email Designation to Client Ms.	\$1.05
	Savitt,	
9/4/2012	Postage for mailing Mayes' objection to Ms. Savitt.	\$0.45
SUBTOTAL:		\$33.86

TOTAL: \$9,418.86

PREVIOUS BALANCE DUE: \$0.00

CURRENT BALANCE DUE AND OWING: \$9,418.86

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF DIVISION: IX

HELEN M. O'GRADY. CASE NO.: 502012GA000016XXXXSB

now deceased.

ORDER ON REQUEST FOR AUTHORIZATION FOR GUARDIAN TO PAY INTERIM MONTHLY COSTS TO MAINTAIN HOME OF DECEASED WARD

On the request for authorization for guardian to pay interim monthly costs of home of the deceased Ward, filed by the guardian, ELIZABETH SAVITT, by and through her attorney, SHERI L. HAZELTINE, ESQ., the Court having considered said request for the guardian to pay the interim monthly costs; and the Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that the request is hereby GRANTED. The guardian may pay the following monthly bills until a personal representative or curator has been appointed:

FPL	\$	100.00		C 25 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	NI L
Taxes	\$	120.00		78.25 78.25	2
Insurance	\$	120.00		BACE ACE	0
Miscellaneous	\$	100.00		52	AH
Loan from Sunflower Bank	\$2	,000.00			ي
	\$2	,440.00		医产品	ယ်
			•		

DONE AND ORDERED in Delray Beach, Palm Beach County, Florida on this 20th

day of June, 2012.

Circuit Court Judge Rosemarie Schei

Copies furnished to:

Sheri L. Hazeltine, Esq., 800 Palm Trail Plaza, Suite 3, Delray Beach, Florida 33483 Clifford Hark, Esq., 3301 N.W. Boca Raton Blvd., Suite 200, Boca Raton, Florida 33431 Jami Huber, Esq., 2101 N.W. Corporate Blvd., Suite 400, Boca Raton, Florida 33431 Joseph Lee, Esq., 1005 Lake Avenue, Lake Worth, FL 33460

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF DIVISION: IX

HELEN M. O'GRADY. CASE NO.: 502012GA000016XXXXSB

now deceased.

ORDER ON REQUEST FOR AUTHORIZATION FOR GUARDIAN TO PAY INTERIM MONTHLY COSTS TO MAINTAIN HOME OF DECEASED WARD

On the request for authorization for guardian to pay interim monthly costs of home of the deceased Ward, filed by the guardian, ELIZABETH SAVITT, by and through her attorney, SHERI L. HAZELTINE, ESQ., the Court having considered said request for the guardian to pay the interim monthly costs; and the Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that the request is hereby GRANTED. The guardian may pay the following monthly bills until a personal representative or curator has been appointed:

FPL	\$	100.00		E 25 € 25 € 25 € 25 € 25 € 25 € 25 € 25	
Taxes	\$	120.00		~ ~~~ ~~~	2
Insurance	\$	120.00		E CE	0
Miscellaneous	\$	100.00	•	523	AK
Loan from Sunflower Bank	\$2	.000.00	-		Ø
	\$2	,440.00	į	<u> </u>	ယ်
			•	-	

DONE AND ORDERED in Delray Beach, Palm Beach County, Florida on this 20th

day of June, 2012.

Circuit Court Judge Rosemarie Schei

Copies furnished to:

Sheri L. Hazeltine, Esq., 800 Palm Trail Plaza, Suite 3, Delray Beach, Florida 33483 Clifford Hark, Esq., 3301 N.W. Boca Raton Blvd., Suite 200, Boca Raton, Florida 33431 Jami Huber, Esq., 2101 N.W. Corporate Blvd., Suite 400, Boca Raton, Florida 33431 Joseph Lee, Esq., 1005 Lake Avenue, Lake Worth, FL 33460

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO.: 502012CP002908XXXXSB

IN RE: ESTATE OF

HELEN M. O'GRADY,

Deceased.



STATEMENT OF CLAIM

The undersigned, HARK | BURKHALTER | YON, PL, hereby presents for filing against the above Estate this Statement of Claim, as a known creditor, and alleges:

- 1. The basis of this claim is for attorney fees for serviced rendered to the Decedent prior to her death for the benefit of the Decedent's Guardianship.
- 2. The name and address of the Claimant is Hark | Burkhalter | Yon, PL, 2101 NW Corporate Blvd., Suite 220, Boca Raton, FL 33431, and the Tax ID Number of the Claimant is 20-4911806.
 - 3. The amount of the claim is \$35,425.66, which amount is now due. As additional legal work is performed in the Guardianship case, the outstanding balance increases.
 - 4. The claim is not contingent or unliquidated.
 - The claim is not secured.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true to the best of our knowledge and belief.

Signed this 20th day of September, 2012.

. Clfle Boffant
Clifford B. Hark, for Hark Burkhalter Yon, PL
Claimant
Copy mailed to the attorney for the Personal Representative on
, 2012.
CLERK OF THE COURT

<u>Date</u>	Explanation	Time	Amount
4-2-2013	Prepare motion to duplicate orders appointing curator and duplicate letters of curator; prepare draft orders appointing curator and letters of curator.	.50	\$60,00
4-2-2013	Scheduled UMC online for 8:45 a.m. hearing tomorrow on Motion for Duplicate Orders and letters	.20	\$24.00
4-2-2013	Receipt and review of letter from Sunflower Bank enclosing stipulation and dismissal. Scanned and e-mailed to Ms. Savitt	.20	N/C
4-3-2013	Preparation for court hearing today at 8:45 am to obtain duplication letters & order	.25	\$81.25
4-3-2013	Attendance at court hearing at 8:45 am in front of the Honorable Judge Garrison to obtain duplicate order and letters appointing curator, so that Ms. Savitt could have certifled copies. Waited from 8:45 am until 9:30 am in line at UMC and then in back of courtroom. Was told at 9:30 am by deputy to instead see the JA for court to speak to her instead first. Spoke to court's JA, who said she would talk to the court about it, as he did not have UMC on Wednesdays. Went back to courtroom and waited until break in court's cases. Court signed new duplicate order and letters. Took court file downstairs to clerk's office and obtained certified copies for Ms. Savitt	1.75	\$568.75
4-3-2013	Telephone call to curator Ms. Savitt to tell her I had obtained new certified copies. Will meet with her this afternoon to give to her	.10	N/C
4-5-2013	Review of email from Ms. Savitt requesting we prepare a petition regarding the real property. Preparation of response email	.10	\$32.50
4-5-2013	Review of email from Ms. Savitt asking for preparation of petition for early distribution to siblings, 10% to each of the 4 children, as per requests from some of them, leaving 60% of funds remaining. Preparation of response email	.10	\$32.50
4-6-2013	Review of email from Ms. Savitt regarding petitioning court to provide an early distribution to the siblings. Preparation of response email	.10	\$32.50
1-8-2013	Review of email from Ms. Savitt; review of email she sent to family regarding Mr. Ron Mayes' questions	.10	\$32.50
1-8-2013	Telephone call with Client Ms. Savitt regarding tasks in case	.25	\$81.25
4-13-2013	Preparation of petition regarding real estate and curator's desire to take possession of property. Research and review of relevant rules and statutes. Review of previous filed pleadings. Preparation of Formal Notice to parties	3.50	\$1,137.50
J-14-2013	Further work on petition and formal notice. Preparation of emailed letter to Client Ms. Savitt along with attached copies of draft petition documents for her review	.50	\$162.50
l-15-2013	Preparation of email to Ms. Savitt regarding sending filed petition via formal notice, with 20 days for parties to respond, along with attached copy of Formal Notice document	.10	\$32.50
1-15-2013	Client Ms. Savitt came in to office to review the Notice of Intent to take Possession of Protected Homestead Property and Petition to Determine Homestead Status of Real Property. Discussion of documents, she rcq'd a few changes; made changes	,30	\$97.50

<u>Date</u>	<u>Explanation</u>	<u>Time</u>	<u>Amount</u>
4-15-2013	Review of Request for Production of Documents from Ronald Mayes to Thomas Mayes	.10	N/C
4-15-2013	Receipt and review of petition/counter-respondent T. Mayes' motion to compel responses to duces tecum request served upon R. Mayes on 1/14/13. E-mailed to Ms. Savitt	.10	N/C
4-15-2013	Revision of the petition document	.10	\$32.50
4-15-2013	Transmitted via email the revised petition for Ms. Savitt's review	.10	N/C
4-15-2013	Review of email from Curator Ms. Savitt approving final revisions to the petition	.10	\$32.50
4-16- 2 013	Review of Motion for Implementation of Pretrial Deadlines filed by Daniel Mayes	.10	N/C
4-16-2013	Filed Notice of Intent to Take Possession of Protected Homestead Property; and Petition to Determine Homestead status of Real Property.	.10	N/C
4-17-2013	Prepare six certified mail packages enclosing formal notice, notice of intent to take possession of protected homestead property; and petition to determine homestead status of real property to all parties on the service list	.40	N/C
4-17-2013	Review of email from Christine Parrott asking for coordination of UMC date for the motion to compel responses from Ronald Mayes. Preparation of emailed response stating I would check with client and get back to her	.10	N/C
4-17-2013	Review of Thomas Mayes' Motion for Implementation of Pretrial Deadlines	.10	N/C
4-17-2013	Receipt of UMC Notice of Hearing on Mayes' Motion for Implementation of Pretrial Deadlines	.10	N/C
4-17-2013	Preparation of E-Service of formal notice, notice of intent to take possession of protected homestead property; and petition to determine homestead status of real property	.30	\$36.00
4-17-2013	Review of Jordan Hammer's response stating he was available for all dates	.10	\$32.50
4-17-2013	Preparation of email to Client Ms. Savitt asking her about her availability about the named UMC dates on the motion to compel	.10	\$32.50
1-17-2013	Emailed copy of the filed petition to Client Ms. Savitt	.10	N/C
-17-2013	Review of Notice of Hearing (UMC) of April 23, 2013 at 8:45 am on Dan Mayes' Motion for Implementation of Pretrial Deadlines	.10	\$32.50
4-18-2013	Prepare e-mail to Judge Garrison's JA (per her request) asking her to give us some available dates and times for a hearing on our notice of intent to take possession of protected homestead property; and petition to determine homestead status of real property	.20	\$24.00
1-18-2013	Preparation of E-Service Notice Cover Sheet, with all attached copies of filed documents	.10	\$12.00
1-18-2013	Preparation of emailed letter to Christine Parrott and Mr. Salivar, Esq. informing them Ms. Savitt and I were not available before May 6 th for a hearing on Thomas Mayes' Motion to Compel	.10	N/C

<u>Date</u>	Explanation	<u>Time</u>	Amount
4-18-2013	Preparation of email to Client Ms. Savitt, with attached copy of rec'd notice of hearing for UMC of April 23, 2013	.10	\$32.50
4-18-2013	Review of email from paralegal stating Mr. Hammer had called asking if the guardian had had the power turned off at Mrs. O'Grady's home. Preparation of response email to paralegal; forwarded email to Ms. Savitt marked 'urgent'	.10	\$32.50
4-1 8-2 013	Filed Notice of Intent to Take Possession of Protected Homestead property; Petition to Determine Status of Real Property with clerk of court	.10	N/C
4-18-2013	Emailed filed docs and cover sheet to all parties	.10	N/C
4-19-2013	Review of email from Ms. Savitt stating we do not need to attend the hearing on the motion to compel. Preparation of response email	.10	N/C
4-19-2013	Preparation of email to parties with dates and times for hearings. Asked them to please respond by 5:00 today	.10	\$12.00
4-19-2013	Receipt and review of e-mail from Jami Huber, Esq. She is available on 5/16	.10	\$12.00
1-19-2013	Review of e-mail from Judge Garrison's JA giving us some new dates and times for our hearing	.10	\$12.00
1-19-2013	Review of emailed responses from attorneys regarding the hearing dates. The dates did not work for most of them	.10	\$12.00
l-19-2013	Review of email from Ms. Savitt regarding Mr. Dan Mayes putting power in his name for FPL. Preparation of response email	.10	\$32.50
1-19-2013	Prepare e-mail to Judge Garrison's JA requesting alternative dates and times	.10	\$12.00
1-19-2013	Review of emailed msg. back from Judicial asst. Ms. Bemier stating the same dates as before	.10	\$12.00
-23-2013	All parties are available on 6/19. Preparation or e-mail to JA to lock in the date; and she confirmed	.10	\$12.00
-23-2013	Review of emailed letter from Judge Garrison's JA giving us alternative hearing dates	.10	\$12.00
-23-2013	Prepare notice of hearing for June 19, 2013 @ 1:30 p.m.	,20	\$24.00
-23-2013	Review of Order on Motion for Implementation of Pretrial Procedures, signed April 23, 2013 by the Honorable Judge Garrison	.10	\$32.50
-24-2013	Telephone call with Jordan Hammer, Esq. regarding his client's request for an Interim distribution. Said Dan Mayes is not financially well off. Said the depos were very volatile	.25	\$81.25
-24-2013	Prepare notice of filing of court document – notice of hearing, special set	.20	\$24.00
-24-2013	Review of email from Client Ms. Savitt regarding interim distribution. Preparation of response email	.10	\$32.50
-24-2013	Telephone call with Client Ms. Savitt regarding sale of homestead property and any early interim distributions	.25	\$81.25
-24-2013	Preparation of emailed letter with attached Notice of Hearing, Notice of Intent to Take Possession of Protected Homestead Property; and Petition to Determine Homestead Status of Real Property to Jennifer Bernier	,10	\$12.00

<u>Date</u>	<u>Explanation</u>	<u>Time</u>	Amount
4-24-2013	Review of email (after phone call today) from Mr. Jordan Hammer, Esq. stating to follow up on our conversation earlier today, his client is requesting an interim distribution of \$100,000. He asked that I please discuss this with Ms. Savitt. Forwarded email to Ms. Savitt	.10	\$32.50
4-24-2013	Telephone call to Mr. Jordan Hammer, Esq. regarding his request for interim distribution for his client, Mr. Dan Mayes. He will follow up with a more specific number/amt. that his client will want as a distribution. He also said he was not sure yet whether his client would want to purchase the homestead property or not yet	.25	\$81.25
4-25-2013	Review of email from Ms. Savitt regarding interim distribution to Mr. Dan Mayes; asked about giving interim distributions to other family members also. Preparation of response email	.10	\$32.50
4-26-2013	Preparation of email to Ms. Savitt asking her position regarding petition for interim distribution to Mr. Dan Mayes and/or other siblings. Review of response email from Ms. Savitt regarding interim distribution	.10	\$32.50
4-29-2013	Review of email from Mr. Jordan Hammer, Esq. asking whether I have discussed with Ms. Savitt making an interim distribution to his client; and if so, what her position was	.10	\$32.50
4-29-2013	Review of email from Ms. Savitt regarding interim distribution to Mr. Dan Mayes	.10	\$32.50
4-30-2013	Review of email from Mr. Jordan Hammer, Esq. stating he had no preference as to a mediator; he is out of town on June 5 and 6	.10	\$32.50
4-30-2013	Review of email from Client Ms. Savitt stating family members were inquiring of her as to how much Mr. Dan Mayes owned the estate, in light of the bills being paid on his behalf out of estate, the fact he is staying in home rent-free, and that the costs being spent on his behalf should be repaid from his share of the estate. In addition, family members were asking when the next hearing date was scheduled. Also, a realtor she contacted to estimate the home's worth believed the home's FMV was around \$205,000, but this was just an estimate at this time	.10	\$32.50
4-30-2013	Review of email from Ms. Parrott, From Mr. Sallvar's office, stating needed to narrow down date for mediation; and suggestion for proposed mediator	.10	\$32.50
5-1-2013	Review of email from Client Ms. Savitt regarding we set on homestead petition for 8:45 am hearing. Preparation of response email	.10	\$32.50
5-1-2013	Telephone call with Client Ms. Savitt regarding setting court hearing on petition	.20	\$65.00
5-1-2013	As per request from Client Ms. Savitt to set issues at hearing at 8:45 am, preparation of emailed letter to JA Ms. Bernier asking if court will allow petition to be heard on May 9 th at 8:45 am. Review of response email from JA Ms. Bernier stating 'yes' it may be scheduled for UMS on May 9 th	.10	\$12.00
5-1-2013	Review of email from Client requesting set petition for hrg. on UMC on May 9 th . Preparation of response email	.10	\$32.50

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5-1-2013	Review of Ron Mayes' Responses to Duces Tecum Request from Thomas H. Mayes	.10	\$32.50
5-1-2013	Review of email from Mr. Salivar, Esq. to Ms. Huber, Esq. stating their response was incomplete. Review of response email from Ms. Huber	.10	\$32.50
5-2-2013	Preparation of emailed letter to client Ms. Savitt regarding hearing on the petition to take possession of homestead property	.20	\$65.00
5-2-2013	Review of email and attached correspondence (letter) from Mr. Jordan Hammer, Esq. regarding request of his client for interim distribution of \$100,000.	.20	\$65.00
5-2-2013	Telephone call with Client Ms. Savitt re: setting hrg. on filed petition	.10	\$32.50
5-2-2013	Review of filed Objection of Dan Mayes, through Mr. Jordan Hammer, Esq.	.30	\$97.50
5-3-2013	Telephone call with Client Ms. Savitt regarding setting petition issues for UMC hearing on May 14 at 9 am	.10	\$32.50
5-3-2013	Prepare notice of E-Service of notice of court hearing – court filing for emailing to all parties	.10	\$24.00
5-3-2013	Preparation of emailed letter to Ms. Savitt, along with attached copy of prior signed order from guardianship case regarding payment of monthly bills of Mrs. O'Grady's home. Order states guardian may pay the monthly bills until a PR or curator is appointed	.10	\$32.50
5-3-2013	Telephone call to Judge Garrison's JA to clarify if they cancelled the 6/19 special set hearing or if our office needs to prepare a order of cancellation of hearing	.10	\$12.00
5-3-2013	Prepare notice of hearing for 5/14/13 at 9:00 a.m. on notice of intent to take possession of homestead property; petition to determine homestead status of real property	.20	\$65.00
5-3-2013	Review of emailed letter from Christine Parrott, paralegal to Mr. Salivar, Esq., requesting to coordinate a date for mediation pursuant to the order entered by Judge Garrison. The deadline for implementation of the mediation is June 17 th , 2013. Ms. Parrott proposed Friday June 14 th as the mediation date. Also, suggested Mary Sue Donohue as the mediator. Asked that the parties respond to her by May 6 th at 5:00 pm	.10	\$32.50
5-3-2013	Review of email from Ms. Jami Huber, Esq. responding to Ms. Parrott's email regarding mediation date. She believed the mediation should proceed the depositions which needed to be scheduled at the same time of out of state parties. Have mediation first, and if unsuccessful, the depositions could occur in the days following	.10	\$32.50
5-3-2013	Review of email from Mr. Jordan Hammer, Esq. responding to Ms. Parrott's email re: mediation. Said that they are avail. June 14 th , and asked that a location for mediation be set. Presumed her office (Ms. Donohue's) office was not large enough. Said we would need 4 rooms to properly mediate case	.10	N/C
5-3-2013	Preparation of notice of hearing on notice of intent to take possession of homestead property; determination of homestead status	.10	\$12.00
5-5-2013	Review of email from Ms. Savitt regarding petition to be filed, along with orders to obtain, regarding real estate property	.10	\$32.50

5-5-2013	Telephone call from Client Ms. Savitt regarding real estate property and questions about access and sale	.30	\$97.50
5-6-2013	Review of msg. from Client stating not in agreement with suggested mediator, and instead would like to put out names of Glen Mednick and Jay Schwartz. Preparation of email to parties with new suggested names	.10	\$32.50
5-6-2013	Review of email from Jordan Hammer, Esq. stating he has conflict with Jay Schwartz being the mediator	.10	\$32.50
5-6-2013	Preparation of draft petition to inspect real estate property	.30	\$97.50
5-7-2013	Review of emailed letter from Ms. Rousso at Ms. Huber's office asking if we have a confirmation date for the mediation, and asked for confirmation of the date of June 11 th . Asked if we had determined the name of a mediator. Ms. Huber had no objection to Mary Sue Donohue	.10	\$32.50
5-7-2013	Preparation of email to parties stating Ms. Savitt was available for mediation on June 11 th	310	\$32.50
5-7-2013	Review of email from Client stating she is available June 11 for mediation. Preparation of response email	.10	\$32.50
5-7-2013	Telephone call with Client re: mediation, draft petition to inspect real estate property, and her desire to have this issue heard on UMC hearing as soon as possible	.10	\$32.50
5-8-2013	Preparation of email stating as to selection of mediator, we objected to Ms. Donohue and instead suggest alternative names of Mr. Kauffman and Jack H. Cook retired circuit judge	.10	\$32.50
5-8-2013	Review of email from Client regarding selection of mediator. Preparation of response email. Preparation of email to parties suggesting new names	.10	\$32.50
5-9-2013	Prepare notice of hearing on petition for inspection and permission to list and sell real estate	.20	\$24.00
5-9-2013	Prepare notice of cancellation of hearing scheduled on 5-14-13	.20	\$24.00
5-9-2013	Review of email from Mr. Salivar, Esq. regarding notice of hearing scheduled for May 14. Preparation of response email	.10	\$32.50
5-9-2013	E-Filed Petition for Inspection of Estate Real Property and for Permission to List and Sell said Estate Real Property	.10	\$12.00
5-9-2013	Meeting with Ms. Savitt in person regarding petition to inspect property	.20	\$65.00
5-10-2013	Review of email from Ms. Huber, Esq. to parties regarding her 3 Notice of Intent to Serve Subpoena for production of documents without deposition; she requested responses to her questions regarding whether anyone objected to the 3 subpoenas; if they will waive the 10 day notice period	.10	\$32.50
5-10-2013	Preparation of email to Mr. Hammer, Esq. asking him to provide evidence of his unavailability on May 14 or 16th. Review of his response email stating his assistant would forward copies of proof of his unavailability	.10	\$32.50
5-10-2013	Review of letter from Ms. Skatoff, Esq.	.10	\$32.50
5-13-2013	Review of email from Ms. Savitt regarding UMC hearing	.10	\$32.50

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5-13-2013	Prepare notice of service of court document on notice of cancellation of hearing	.20	\$24.00
5-13-2013	Prepared notice of cancellation of court hearing for 5/14/13	.20	\$24.00
5-13-2013	Prepare e-mail attaching notice of cancellation of court hearing to all parties	.10	N/C
5-13-2013	Preparation of email to parties stating hearing scheduled for May 14, 2013 at UMC was cancelled	.10	\$12.00
5-14-2013	Review of email from Mr. Salivar, Esq. stating he had spoken with Thomas Mayes and can confirm the 11 th for mediation. As to Depositions Thomas Mayes had scheduling conflicts with work for the 12 th and 13 th , but the 17 th and 18 th would work. He stated he could reschedule Ronald Mayes to be completed the morning of the 17 th , and Thomas Mayes to begin that afternoon, or the following day (the 18 th)	.10	\$32.50
5-14-2013	Review of email from Ms. Parrott regarding mediation date of June 11 th stating Mr. Hammer was correct. Said still had to select a mediator though	.10	\$32.50
5-14-3013	Review of Formal Notice; and Objection to Curator's Petition for Inspection of Estate Real Estate Property and for permission to list and sell said real estate, filed by Jordan Hammer, Esq.	.50	\$162.50
5-14-2013	Preparation of emailed letter to Client Ms. Savitt regarding pending petition to inspect real estate property, etc.	.10	\$32.50
<u>5-</u> 14-2013	Preparation of email to Ms. Savitt re: objection to petition filed	.10	\$32.50
5-14-2013	Review of email from Ms. Huber to Mr. Salivar regarding her intention to let Mr. Salivar continue to depose with Ronald Mayes first and then set Thomas Mayes. She stated she also needed dates for additional depositions; Yoshi Smith, Esq., Dr. Jorge Macia, and once they had reviewed the documents from Boulevard and Bethesda Memorial Hospital, the appropriate parties from these institutions. She said she also needed to set Kathy O. She said she had not excused any party form appearing at the mediation and neither had the court	.10	\$32.50
S-15-2013	Review of Objection to Notice of Mediation and Motion to Compel Coordination of Depositions and Mediation filed by Ms. Huber, Esq.	.10	N/C
5-16-2013	Review of email from Ms. Rousso from Ms. Huber's office confirming there is no UMC on May 22 or 23 with Judge Garrison; please advise if you are able to attend UMC on May 21 on their "Objection to Notice of Mediation and Motion to Compel Coordination of Depositions and Mediation."	.10	\$32.50
5-17-2013	Preparation of emailed letter to Ms. Savitt in response to her prior email	.20	\$65.00
5-19-2013	Review of email from Client stating that we can keep the June 19 th ct. hrg. date and amend existing petition to request further instructions from court	.10	\$32.50
5-20-2013	Review of email from Christine Parrott from Mr. Salivar's office; review of attached Motion to Dispense with Mediation; Notice of Filing Second Affidavit of Petitioner Thomas Mayes	.10	\$32.50
5-21-2013	Telephone call from Client asking about hearing at 8:45 am tomorrow	.10	\$32.50

5-22-2013	Review of copy of Order court entered today re: Mediation on June	.10	\$32.50
3-22-2013	11, 2013 at the Boca office of Mary Sue Donohue, Esq. Also stated Mr.	1.10	\$32.50
	Ron Mayes submitted a settlement offer yesterday afternoon	ľ	
5-22-2013	Review of Order on Motion to Compel Coordination of Depositions	.10	\$32.50
J-22-2013	and Mediation, ordered by Judge Garrison. Motion to dispense with	1.10	\$52.50
	·]	
	mediation filed by Mr. Thomas Mayes denied; mediation ordered to		
	occur on June 11, 2013 before Mary Sue Donohue, Esq.; all parties		
5-29-2013	shall attend mediation in person	10	632.50
3-23-2013	Review of email from Client Ms. Savitt stating she was available on	.10	\$32.50
	date of mediation, but would be out of town from June 12 to June 16, 2013	1	
5-31-2013	Preparation of amended petition and request for instructions from	1.00	6325.00
3-31-2013		1.00	\$325.00
	court. Review of response filed by Mr. Hammer and Mr. Schwartz.		
5-31-2013	Review of probate rules and statutes governing duties of curator	10	N/C
5-31-2013 5-31-2013	Emailed copy of draft amended petition to Client Ms. Savitt for review	.10	N/C \$32.50
2-31-2013	Review of email from Ms. Huber, Esq. with attached authorizations for	.10	\$32.50
	Ms. Savitt to sign. Forwarded via email the documents to Client Ms. Savitt		
6-3-2013	· · · · · · · · · · · · · · · · · · ·	10	633 F0
0-3-2013	Preparation of amended petition with changes Indicated; finalized for	.10	\$32.50
6-3-2013	E-filing with clerk of court	10	¢22.50
0-3-2013	Review of email from Ms. Savitt with signed attached amended petition	.10	\$32.50
6-3-2013	E-file Petition for instruction	20	£34.00
6-5-2013 6-5-2013		.20	\$24.00
6-13-2013 6-13-2013	Receipt and review of petitioner T. Mayes' pre-trial disclosure	.10	N/C
0-13-2013	Review of Global Settlement Agreement emailed by Ms. Huber, Esq.	.20	\$65.00
6-19-2013	Preparation of email to Ms. Huber for typo correction Review of mediated settlement agreement dated June 11 th , in regard	.20	Ć55 00
5-19-2015		.20	\$65.00
	to issue that the parties have 10 days or until the end of the day this		
6-25-2013	Friday to come up with second amended agreement Preparation of email to Kathleen Kosterbuhr asking for update on her	40	N/C
0-23-2015		.10	N/C
6-26-2013	review of the final settlement agreement Review of email from Kathleen Kosterbuhr, Review of email from Ms.	10 .	¢32.50
0-20-2013		.10	\$32.50
	Savitt. Preparation of email with attached copy of mediated signed settlement agreement to MS. Kosterbuhr		
5-30-2013	<u> </u>	- 20	CCE OO
5-30-2013 5-30-2013	E-Filed the "Notice of Creditors" with clerk of court	.20	\$65.00
3-30-2013	Preparation of E-Service document to e-mail the "Notice to Creditors" to the parties and persons	.20	\$65.00
7-2-2013			
7-2-2013	Review of email from Jami Huber, Esq. stating she is preparing a	.10	\$32.50
	motion to compel based on the lack of response from the attys.	10	622.50
-2-2013	Review of email from Stephanie Chambers, daughter of Mrs. O'Grady.	.10	\$32.50
	She stated she was not going to sign the new 13 page. Agreement.		
	Preparation of response email, with cc to all the parties, asking her if		
1 2 2012	that was Kathleen's position also	40	100.50
'-2-2013	Review of notice of hearing sent by Mr. Hammer on his motion to	.10	\$32.50
1 2012	compel	46	11/0
-2-2013	Forwarded notice of hearing to Client Ms. Savitt	.10	N/C
-3-2013	Review of email from Ms. Huber, Esq. regarding settlement	.10	\$32.50

Ĺ	agreement		
7-3-2013	Review of email from Mr. Hammer stating he had prepared a motion	.10	\$32.50
	to compel enforcement of the mediation agreement, with attached		ì
l	motion to compel]	1
7-3-2013	Review of email from Mr. Salivar, Esq. stating he was available on July	.10	\$32.50
	9 th ; but he will also ask to affirm the mediation agreement, and will		'
	send in a proposed order		
7-3-2013	Review of email from Ms. Huber, Esq. stating it would continue to be	.10	\$32.50
. 5 2025	her position to enforce the global settlement agreement, plus she	'	402.00
	would ask to assess fees against the parties that would not sign, as	j	
ı	their only objection had been about its length]	
7-7-2013	Review of email from Ms. Savitt regarding change to be made	.10	\$32.50
7-7-2015	regarding the listing of Mr. Ron Mayes' companies in the first	1.10	752.50
	paragraph of the global settlement agreement, so they are included as		
	"hereto referred as Ron", etc.		
7-7-2013	Preparation of emailed letter to attorneys and parties regarding	.10	\$32.50
7-7-2013	preparation for court hearing on July 11 th and final settlement	.10	332.30
7.0.2012		- 20	¢07.50
7-8-2013	Review of email from Kathleen Osterbuhr and copy of attached letter	.30	\$97.50
	she sent to the court on July 5 th , 2013. She asked if I would answer		
	questions. Preparation of response email stating I would need to		
	check with my client Mr. Savitt first. Forwarded email and response to		
 	Ms. Savitt for review	1.00	
7-15-2013	Review of email from Client Ms. Savitt regarding payment of the funds	.10	\$32.50
7.46.0042	to Mr. Ron Mayes, Preparation of response email	40	400.50
7-16-2013	Review of email from Client regarding transfer of estate funds to	.10	\$32.50
	Ronald Mayes. Expressed concern about meeting terms of signed		
	mediated agreement. Preparation of response email		-
7-26-2013	Preparation of response email to Mr. Salivar, Esq. asked him for a	.10	\$32.50
	proposal from Mr. Thomas Mayes on final division of the assets of		
	estate to the beneficiaries		
8-6-2013	Prepare UMC notice of hearing on motion for extension of time to file	.20	\$24.00
	accounting		
8-6-2013	Review of amended motion and notice of hearing for August 8 at 8:45	.10	\$32.50
	am. Finalized for filing		
8-6-2013	Review of email from Mr. Salivar, Esq. stating he did not consent to	.10	\$32.50
	the request for extension of time on filing of final accounting for the		1
	curator. Preparation of response email		
8-7-2013	Telephone call from Andrew Schwartz, Esq. He stated that he would	.10	\$12.00
	give us an extension until 8/13 and that 9/15 was unreasonable. He		
,	also stated that there was no reason or a hearing tomorrow. He		
	requested a call back to confirm this		
8-30-2013	Preparation of draft petition for discharge and petition for fees.	2.00	\$650.00
	Review of statutes and case law		
8-31-2013	Further preparation of draft petition for discharge of curator; petition	3.00	\$975.00
ļ	for curator's fees; and petition for attorneys fees. Finalized and sent		1
	to Ms. Savitt for review		1
	to Mr. 2dairt for Leafem		[

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

DIVISION: IX

HELEN M. O'GRADY.

CASE NO. 502012GA000016XXXXSB

SECOND AMENDED PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES

Petitioner, Sheri L. Hazeltine, Esq. alleges:

- 1. Petitioner is an attorney engaged in the practice of law in Palm Beach County and elsewhere in the State of Florida.
- 2. Petitioner is the attorney for ELIZABETH SAVITT, the guardian for Ward, HELEN M. O'GRADY.
- 3. Petitioner has rendered legal services for the benefit of the Ward, from 4/20/2012 through 10/31/2012, as more fully described and set forth in the itemization schedule of services and expenses attached hereto as Exhibit A, for which petitioner has not been paid.
- 4. Petitioner's records indicate that during the period of time above mentioned in excess of 29.55 attorney hours and 5.2 paralegal hours have been devoted to the representation of the guardian of the Ward.
- 5. Based upon the criteria established by Section 744.108(2) of the Florida Guardianship Law, petitioner believes that a reasonable fee for the services performed by the petitioner during that period of time is:

Hourly rate:	\$	300.00
Atty. Hours worked:	\$	29.55
Paralegal rate:	\$	100.00
Paralegal Hrs. worked	d:\$	5.2
Total fees:	\$	9385.00
Total costs:	\$	33.86

Total amount of Fees and Compensation: \$9,418.86

- 6. That this attorney's fees have a reasonable value of \$9,418.86
- 7. That previous fees and costs have been billed in the amount of \$4,282.25.

WHEREFORE, Sheri L. Hazeltine, Esq. respectfully requests that this Court enter an Order awarding attorney fees and expenses provided on behalf of the Ward and made payable from the guardianship estate.

Under penalties of perjury I declare that I have read the foregoing, and the facts alleged are true to the best of my knowledge and belief.

DATED this 31st day of October, 2012.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567

800 Palm Trail Plaza, Ste. 3

Delray Beach, Florida 33483

(561) 243-4655, Fax (561) 243-6933

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this Second Amended Petition for Attorneys Fees was sent on this 31st day of October, 2012, via the U.S.P.S., First Class Mail, to the following persons of interest or parties: Joseph Lee, Esq., Elizabeth Savitt.

Sheri L. Hazeltine, Esq.

Florida Bar No. 0674567

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Attorney at Law

800 Palm Trail Plaza, Suite 3
Delray Beach, Florida 33483
Phone: 561-243-4655; Fax: 561-243-6933
sheri@hozeltinelaw.com

Member, National Academy of Elder Law Attorneys; Academy of Florida Elder Law Attorneys; Florida Guardianship Association;
Palm Beach Guardianship Association; Florida Bar Association; Elder Law Section,
Palm Beach County Bar Association; South Palm Beach County Bar Association;
Flarida's Voice an Developmental Disabilities, Secretary;
Admitted in Alaska and Florida.

Elizabeth Savitt, Guardian 4101 Satin Leaf Ct. Delray Beach, FL 33445

Invoice Date: October 31, 2012

Invoice Number: 10785 Invoice Amount: \$9,418.86

Case:

In re Guardianship of HELEN O'GRADY, deceased

Case No.:

502012GA000016XXXXSB

Attorney Fees 29.55 Hours @ \$300/hr; Paralegal Fees 5.2 Hours @ \$100/hr.

4/18/2012	Review of email from Ms. Savitt re: Mrs. O'Grady with questions about the fee petition submitted by Ms. Beller, Esq. Preparation of response email.	S.L.H.	.10	\$30.00
4/19/2012	Prepare amended draft attorney fee petition and invoice for attorney review.	R.B.	.40	No Charge
4/20/2012	Review and finalization of amended attorneys fee petition.	S.L.H.	.30	No Charge
4/21/2012	Review of receipt of invoice from Dr. Pierre Andre in amt. of \$600.00, for preparation of order on payment of examining committee. Preparation of email inquiring what 'deposition' was.	S.L.H.	.10	\$30.00
4/21/2012	Preparation of email to Dr. David Boltson asking him again to submit his invoice in order to prepare finalized Order on payment of examining committee. We still do not have this information despite repeated requests from paralegal to him.	S.L.H.	.10	330.00
4/22/2012	Preparation of email to Mr. Lee asking for his fee petition & invoice for hearing on May 2nd.	S.L.H.	.10	\$30.00
4/22/2012	Review of file and research of issues on what issues need to be resolved and petitions prepared. Prepared emailed letter to Ms. Savitt regarding due date for filing verified inventory, due date for Thomas Mayes' verified inventory and final report, need to prepare petition for authorization to change depository account to unrestricted account at Wells Fargo, and petition for authorization to modify the current court-approved monthly budget set up by Mr. Hark in light of Ward's move to Newport Place and other	S.L.H.	.50	\$150.00

	changes.			
4/22/2012	Preparation of email to Mr. Hark reminding him of May 2nd due date for filing of final report of Mr. Thomas	S.L.H.	.10	\$30.00
	Mayes, ETG of property, and for Mr. Hark to prepare and			
	file his attys, fee petition and invoice in time for May 2nd.			
	hearing.			
4/23/2012	Preparation of scanning and e-mailing Atty. Hazeltine's	R.P.	.10	No Charge
	April 21st letter to Amy Beller, Esq.			
4/23/2012	Filed amended petition for order authorizing payment of	R.P.	.10	No Charge
	attorney's fees.			S
4/23/2012	Preparation of scanning and e-mailing amended petition	R.P.	.20	No Charge
	for attorney's fees to Ms. Savitt and Mr. Lee.			Č
4/25/2012	Telephone call with Ms. Amy Beller, Esq. regarding her	S.L.H.	.25	\$75.00
	attys. fee petition.			
4/25/2012	Telephone call to Client Ms. Savitt re: phone call with Ms.	S.L.H,	.10	\$30.00
	Beller.			
4/26/2012	Review of email and attached fee petition from Mr. Joe	S.L.H.	.30	\$90.00
	Lee, Esq., court apt'd atty. for Mrs. O'Grady.			
4/30/2012	Preparation of Agreed Order on petition for payment of	R.P.	.30	\$30.00
	attorney's fces and expenses.			
4/30/2012	Preparation of Order for payment of examining	R.P.	.30	\$30.00
•	committee members,			
5/1/2012	Review of draft orders for hearing tomorrow. Made	S.L.H.	.40	\$120.00
	changes to order on petition to change residence of Mrs.			
	O'Grady.			
5/1/2012	Preparation of Order authorizing ward to change	R.P.	.30	\$30.00
	residence:			
5/1/2012	Telephone call from Louise Halpen from Ms. Beller's	R.P.	.10	\$10.00
	office. Told her that Client Ms. Savitt would agree to her			
	petition if was reduced by \$1,000.00. Ms. Beller will			
	agree to this.			
5/1/2012	Telephone call from Mr. Joseph Lee, Esq. regarding his	S.L.H.	.25	\$75.00
	petition for attys. fees. Discussion of his fee petition.			
	Told him Ms. Savitt was out of town this week and would			
	be able to review his fee petition next week. He is in			
	agreement and will not be at the hearing tomorrow.			
5/2/2012	Attendance at court hearing on petition for attys. fees for	S.L.H.	.25	\$75.00
	Ms. Amy Beller, Esq.; attys. fees for Ms. Hazeltine, Esq.;			
	and petition to move residence of Ward Mrs. Helen			
	O'Grady. Present was Ms. Jamie Huber, Esq.; Danny			
	Mayes; Mr from Ms. Beller's office; and			
	Ms. Hazeltine, Esq. Court signed the order on payment			
	of examining committee; order on Ms. Hazeltine's attys.			
	fees; and order on Ms. Beller's fees. Ms. Huber said at			
	this time her client was not in agreement with moving			
	Helen yet, and court said we would hold off on this issue			
	until Ms. Savitt returns.			
5/2/2012	Preparation of email to all parties with update of what	S.L.H.	.10	\$30.00
	-			

	happened at hearing today.			
5/2/2012	Receipt and review of letter from Jami Huber, Esq. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
5/2/2012	Receipt and review of amended petition for attorney's fees	R.P.	.10	No Charge
5/2/2012	and costs from Amy B. Beller, Esq. Mailed Agreed Order authorizing payment of Sheri	R.P.	.10	No Charge
5/2/2012	Hazeltine, Esq.'s attorney's fees and costs to all parties. Telephone call with Ms. Savitt regarding hearing today.	S.L.H.	.25	\$75.00
5/3/2012	Review of email from Amy Beller Esq. thanking us and	S.L.H.	.10	No Charge
	stating she no longer needs to receive notice in this case. Preparation of reply email.	3,2,,,,,	•	The Campbe
5/8/2012	Telephone call from guardian Ms. Savitt. Discussion of	S.L.H.	.30	\$90.00
	what to do regarding promissory note owed by Mrs.			
	O'Grady and also pending move to Newport Place. Ms.			
	Hazeltine to call Jamie Huber, Esq. to schedule a meeting between her, Ms. Savitt, and her client Ron Mayes			
	regarding move of Mrs. O'Grady to Newport Place.			
5/8/2012	Called and left phone message for Jami Huber, Esq.,	S.L.H.	.10	No Charge
57 57 2 57 2	attorney for Ron Mayes re: his concerns about move of his mother.	0.2		vio onarge
5/8/2012	Preparation of emailed letter to Ms. Huber, Esq. asking	S.L.H.	.10	\$30.00
	for appointment with her to discuss her letter dated May 2nd.			
5/8/2012	Review of file and ETG appointment date and date of	S.L.H.	.20	\$60.00
	appointment of permanent guardian. Preparation of			
	emailed letter to Mr. Hark, Esq. reminding him that final			
	report of ETG of property is now overdue to be filed.			
	Asked when it would be filed.			
5/8/2012	Review of email from Jami Huber Esq. stating she will get	S.L.H.	.10	No Charge
	back to us soon regarding a meeting.			N. Cl
5/8/2012	Review of cmail from Mr. Hark, Esq. stating he was going	S.L.H.	.10	No Charge
F / B / 3013	file the final report within the next 5 days.	61.11	.10	No Chargo
5/8/2012	Review of email from Ms. Huber, Esq. asking for 1:00 pm	S.L.H.	,10	No Charge
	appt, tomorrow, Wed. May 9. Preparation of email to			
5/9/2012	Ms. Savitt asking her if she was available then for an appt.	S.L.H.	2.00	\$600.00
3/3/2012	Meeting with Ms. Huber, Ms. Savitt, and Ron Mayes (via telephone). Discussion of move of Mrs. O'Grady to new	J.L.11.	2.00	\$000.00
	residence at Newport Place; discussion of transition and			
	obtaining financial inventory documents from previous			
	guardian; discussion of method of communication by Ms.			
	Savitt with other family members.			
5/11/2012	Review of email from Client Ms. Savitt. Preparation of	S.L.H.	.40	\$120.00
	reply email regarding petitions to prepare and file, plus			
	hearing to schedule. Also, recommendation to prepare			
	letter regarding her status as guardian to Mrs. O'Grady's			
	healthcare professional team.			
5/12/2012	Review of email and attached copy of statement from	S.L.H.	.10	\$30.00
	Sunflower Bank. Preparation of reply email.			

5/14/2012	Preparation of filing UMC hearing on petition for authorization of change of residence of Ward.	R.P.	.10	\$10.00
5/15/2012	Preparation of petition for order authorizing payment of guardian fees and expenses.	R.P.	.30	No Charge
5/16/2012	Received Morgan Stanley checks for Dr. Boltson in the amount of \$600.00 and Dr. Andre in the amount of \$600.00. Mailed checks to both doctors.	R.P.	.10	No Charge
5/16/2012	Preparation of order authorizing change of residence.	R.P.	,20	\$20.00
5/17/2012	Received payment in the amount of \$4,282.25, check #905259334.	R.P.	.10	No Charge
5/21/2012	Review of emailed letter from attorney Mr. Joseph Lee Esq. Forwarded copy of email to Ms. Savitt and paralegal to determine status of Ms. Savitt's petition for guardian fees.	S,L.H.	.10	\$30.00
5/22/2012	Preparation of email to Mr. Hark, Esq. asagainking for verified inventory from ETG of property and final accounting again.	S.L.H.	.10	\$30.00
5/22/2012	Review of emailed letter from Mr. Thomas Mayes regarding his request for fees. Preparation of reply email to Client Ms. Savitt.	S.L.H.	.10	\$30.00
5/22/2012	Review of email from Ms. Savitt re: Mr. Mayes' request for fees at \$25.00 per hour. Preparation of reply email.	S.L.H.	.10	\$30.00
5/22/2012	Received \$450.00 examining committee fee check for Shannon Otto.	R.P.	.10	No Charge
5/22/2012	Prepare draft attorney fee petition and invoice for attorney review.	R.B.	.40	No Charge
5/23/2012	Review of email from Mr. Hark, Esq. Stated that the verified inventory from Thomas Mayes was mailed out on Monday and was filed with court yesterday morning.	S.L.H.	.10	No Charge
5/24/2012	Preparation of email to Client Ms. Savitt re: copy of verified inventory and final report from Thomas Mayes; plus preparation of verified inventory and initial plan from Ms. Savitt.	S.L.H.	.10	No Charge
5/25/2012 .	Preparation of e-mail to Ms. Savitt, Mr. Hark, Mr. Lee and Mr. Miller attaching 5/30 notice of hearing on Ms. Savitt's guardians fees.	R.P.	.20	No Charge
5/26/2012	Receipt of inventory and accounting from Mr. Hark, Esq. and Mr. Mayes.	R.P.	.10	No Charge
5/26/2012	Receipt and review of formal notice, verified initial inventory of ETG, final guardianship report, petition for order authorizing reimbursement of expenses of Ward's daughter and petition for authorization for payment of ETG's guardian fees and costs.	S.L.H.	.10	No Charge
5/28/2012	Review of documents packet received from Mr. Hark, including verified inventory and petitions for fees and reimbursement for costs and expenses.	S.L.H.	.25	\$75.00
5/28/2012	Preparation of emailed letter to Client Ms. Savitt regarding inventory pkt. and fees submitted.	S.L.H.	.10	\$30.00

5/29/2012	Review of emailed letter from Mr. Thomas Mayes stating his mother had passed away at approx. 5 pm tonite. Preparation of reply response.	S,L,H,	.10	\$30.00
5/30/2012	Preparation of notice of ward's death.	R.P.	.20	\$20.00
5/30/2012	Finalized Notice of Ward's Death for filing with court.	S.L.H.	.10	\$30.00
5/30/2012	Review of email from Andrew Schwartz, Esq. who said he was the new attorney for Thomas Mayes, personal representative. Wanted information about closing guardianship. Preparation of response email stating I would contact him tomorrow.	S.L.H.	.10	\$30.00
5/31/2012	Telephone call from Mr. Schwartz. Called him back and left phone msg.	S,L,H.	.10	No Charge
5/31/2012	Telephone call from Mr. Andrew Schwartz, Esq. He said he was the new attorney for Mr. Thomas Mayes. Said Mr. Mayes was named as the Personal Representative under Mrs. O'Grady's Will. He said he will be working for his appointment as Personal Representative next week. Asked when guardianship was being closed out. Explained to him we just ree'd the verified inventory and annual accounting as of May 24th from Mr. Hark's office, and were working hard to complete Ms. Savitt's verified inventory now. Told him our final report was not due until 45 days after Letters of Administration were issued, but that we would be working on completing this as soon	S.L.H.	.25	\$75.00
6/1/2012	as possible. Review of cmail from Gerry Brown from MorganStanley stating it would be faxing us copies of financial statements. Preparation of response email.	S.L.H.	.10	No Charge
6/1/2012	Preparation of re-notice of hearing on guardian fees; phone call to Judge Scher's JA.	R.P.	.20	\$20.00
6/1/2012	Receipt and review of notice of filing proof of service of formal service on interested persons filed by Clifford Hark, Esq.	R.P.	.10	No Charge
6/4/2012	Review of draft Verified Inventory dropped off hy guardian Ms. Savitt. Still need documentation from some other financial institutions.	S.L.H.	.25	\$75.00
6/4/2012	Preparation of email to guardian about additional documentation still needed for Verified Inventory.	S.L.H.	,10	\$30.00
6/4/2012	Preparation of notice of unavailability.	R.P.	.20	\$20.00
6/6/2012	Review of emailed letter from Client, Ms. Savitt,	S.L.H.	.30	\$90.00
6/9/2012	guardian. Preparation of response email regarding instructions for completing wrap up of guardianship. Review of copy of letter from Holly O'Neill, Esq. to clerk of court with copy of notice of hearing for attys. fee	S.L.H.	.10	\$30.00
6/9/2012	petition for August 29th. Review of letter from Holly Miller Esq. regarding notice of hearing set for August 29th for one-half hour at 9:30 am in front of Judge Scher on their petition for order	S.L.H.	.10	\$30.00

	authorizing payment of attys. fees and expenses.			
6/11/2012	Filed verified inventory with Court.	R.P.	.10	No Charge
6/11/2012	Review of emailed letter from Stephanie Chambers re;	S.L.H.	.10	\$30.00
	fees and expenses requested by Ronald Mayes and his attorney.			
6/11/2012	Telephone call with Client, Ms. Savitt, guardian re: final report and accounting.	S.L.H.	.40	\$120.00
6/13/2012	Receipt and review of Mr. Ronald Mayes' Objection to	R.P.	.20	No Charge
	Petition for Payment of ETG's Attorney Fees; Petition for			8
	Order Authorizing Reimbursement of Expenses to Ward's			
	Daughter; Petition for Authorization for Payment of			
	ETG's Fees and Costs incurred on Behalf of the Ward; and			
	Objection to Final Guardianship Report of Guardian of the			
~	Property.	_	_	
6/13/2012	Hand-delivered copy of verified inventory to Ms. Savitt.	R.P.	.10	No Charge
6/13/2012	Attendance at court hearing on petition for guardian fees	S.L.H.	.25	\$75.00
6/12/2012	on behalf of Ms. Savitt. Court signed agreed order.	C	1.00	*300.00
6/13/2012	Meeting with guardian Ms. Savitt in person at office to	S.L.H.	1.00	\$300.00
	discuss response to file to filings from Mr. Thomas Mayes			
	from Mr. Hark, and also from the daughters for reimbursement for expenses.			
6/13/2012	Preparation of Objection to petition for authorization for	S.L.H.	1,50	\$450.00
0, 13, 2012	payment of emergency temporary guardian's fees and costs	D.12.11,	1,50	ψ.30.00
	incurred on behalf of Ward; Objection to final			
	guardianship report of the guardian of the property;			
	objection to petition for payment of emergency temporary			
	guardian's attorneys fees and expenses; and objection to			
	petition for payment of Ward's daughters' request for			
	payment of expenses.			
6/14/2012	Review of rec'd copies of filed objections from Ms. Jami	S.L.H.	.20	\$60.00
	Huber, Esq., attorney for Ronald Mayes.	_		
6/15/2012	Preparation of Request for Authorization for Guardian to	S.L.H.	.75	\$225.00
6/10/2012	Pay Interim Monthly Costs of Home of Deceased Ward.	D. D.	30	N. Chann
6/18/2012	Preparation of e-mailing all parties notice of hearing and	R.P.	.20	No Charge
6/18/2012	request for authorization for tomorrow's hearing.	S.L.H.	. 20	\$60.00
0/10/2012	Review of petition for attorney's fees from Ms. Jami Huber Esq. for representation of Ronald Mayes.	0.L.II.	.20	\$00.00
	Preparation of email to Ms. Huber requesting she prepare			
	an attached invoice breaking down the dates, times, and			
	type of legal services provided.			
6/19/2012	Preparation of Order on request granting authorization to	R.P.	.20	\$20.00
	pay expenses.			
6/19/2012	Attendance at hearing on calendar for 8:45 am. File was	S.L.H.	.10	No Charge
	not pulled due to it not being properly scheduled with			
	correct case #. Requested paralegal to re-schedule for			
	8:45 am tomorrow again.			*100.05
6/20/2012	Preparation of petition for production of Will of Mrs.	S.L.H.	1.00	\$300.00
	O'Grady. Checked online court docket and Will is still			

	not deposited with clerk of court.			
6/20/2012	Transmitted via email draft petition for production of Will	S.L.H.	.10	No Charge
	for her review.			
6/20/2012	Attendance at court hearing in front of the Honorable	S.L.H.	.25	\$75.00
	Circuit Judge Rosemarie Scher. Court signed order on			
	paying interim bills of home. Present also was Mr. Daniel			
c 100 100 10	Mayes.	0.1.11	20	****
6/20/2012	Meeting in person with Ms. Savitt to discuss case.	S.L.H.	.20	\$60.00
	Concern about Will of Mrs. O'Grady not being filed yet,			
	and no Personal Representative appointed to take care of			
	the estate. Discussion of inventory and final accounting.	a - 41		61
6/20/2012	Finalized petition for production of Will; Ms. Savitt	S.L.H.	.10	No Charge
	signed. Filed with clerk of court.	- -	4.0	V. 01
6/20/2012	Receipt and review of objection for authorization of	R.P.	.10	No Charge
	payment for temporary guardians fee and cos incurred			
	incurred on behalf of the ward typed and signed by Daniel			
	Mays. Gave copy to Ms. Savitt.	5	4.0	
6/22/2012	Receipt and review of letter from Clerk. We need to	R.P.	.10	No Charge
	prepare an amended front page correcting the date of the			
	plan to read 2/19/12-4/30/13.		10	430.00
6/24/2012	Review of email from Client Ms. Savitt regarding funeral	\$.L.H.	.10	\$30,00
C 12 1 12 2 12	expenses and request for reimbursement for these.	61.11	10	No Chassa
6/24/2012	Review of email from Client Ms. Savitt, to paralegal,	S.L.H.	.10	No Charge
	regarding confusion about date she was appointed the			
	ETG. Review of response from paralegal stating it will be			
< 125 12D12	amended on Monday June 22.	R.P.	.20	\$20.00
6/25/2012	Preparation of second amended intial guardianship report	К.г.	.20	\$20.00
C (25 /2012	correcting dates per court's request.	R.B.	.40	No Charge
6/25/2012	Prepare draft invoice and fee petition for attorney review.	S.L.H.	.20	\$60.00
6/25/2012	Review of emailed letter from Mr. Hark, Esq., with	3, L. П.	.40	\$00.00
	attached copy of objection to attorneys fees on behalf of			
C 125 12012	Jami Huber, Esq., atty. for Ronald Mayes.	S.L.H.	,10	No Charge
6/25/2012	Transmitted via email copy of letter and objection to attys.	3,L,11.	,10	140 Charge
C /2C /2012	fees for Ms. Huber, Esq. to Ms. Savitt.	R.P.	,10	No Charge
6/26/2012	Receipt and review of Clifford Hark, Esq.'s objection to	K.F.	,10	110 Charge
	petition for order authorizing payment of attorney's fees			
	filed by Miller & O'Neill, P.A. Gave copy of Elizabeth			
< 10 < 10 0 1 0	Savitt,	R.P.	.10	No Charge
6/26/2012	Ms. Savitt signed second amended initial guardianship	. 13.1	.10	110 Ollarge
C (27 (2012	plan. Filed with Court.	R.P.	.10	No Charge
6/27/2012	Hand-delivered to Ms. Savitt order on request for	13.7	.10	ino onarge
	authorization for guardian to pay interim monthly costs to maintin home of deceased Ward; transmitted same via e-			
6/27/2012	mail to Mr. Schwartz. Telephone call from Client Ms. Savitt regarding the	S.L.H.	.10	\$30.00
0/2//2012	preparation of the final accounting and period it will	D. 2.111	,,,,	122.24
	over. No "end" date yet as she is still paying the bills for			
	the home yet, pending appt. of a P.R., per the court order			
	the home yet, pending apper of a river, per the coare of ac-			

	signed by the court.			
7/6/2012	Review of email from Cindy Lawrence from Miller law	S.L.H.	.10	\$30.00
	firm, with attached invoice of legal services charges of Mr.			456162
	Miller, Esq. Preparation of response email.			
7/6/2012	Forwarded copy of the invoice of legal services bill to	S.L.H.	.10	No Charge
	Client Ms. Savitt via email.			6
7/11/2012	Preparation of Order Setting Hearing; phone call to Judge	R.P.	.20	No Charge
	Scher's J.A.			6
7/12/2012	Review of email from asst. to Andrew Schwartz, Esq. and	S.L.H.	.10	\$30.00
	attached copy of Notice of Appearance on behalf of			
	Thomas Mayes.			
7/12/2012	Forwarded copy of notice of appearance of Andrew	S.L.H.	.10	No Charge
	Schwartz, Esq. to Ms. Savitt via email.			_
7/12/2012	Review of email from Jami Huber, Esq. to Mr. Schwartz,	S.L.H.	.10	\$30.00
	Esq., asking if a copy of the petition for administration was			
	going to be forwarded to the parties. Forwarded copy of			
	emailed letter to Client Ms. Savitt.			
7/13/2012	Review of email from law firm of Andrew Schwartz, Esq.	S.L.H.	.25	\$75.00
	with attached copy of petition for administration and			
	formal notice, along with copy of 2010 Will for Helen			
	O'Grady.			
7/13/2012	Transmitted copies of docs via email to Client Ms. Savitt.	S.L.H.	.10	No Charge
7/14/2012	Receipt and review of notice of appearance from Andrew	R,P.	.10	No Charge
# 11 C (0.010	Schwartz, P.A. in the guardianship case.	D. D.	20	N. Cl
7/16/2012	Receipt and review of Formal Notice, Petition for	R.P.	.20	No Charge
	Administration and Mrs. O'Grady's Last Will and			
7/19/2012	Testament. Scanned into file and e-mailed to Ms. Savitt.	R.P.	.10	No Charas
77 197 2012	Receipt and review of order setting hearing for our 9/24	К.Г.	.10	No Charge
7/19/2012	attorney fee petition. Receipt and review of letter from Clerk's office requesting	R.P.	.10	No Charge
77 197 2012	another amended verified inventory. They need	(7.1)	.10	140 Charge
	statements and the cash assets do not balance.			
7/23/2012	Receipt and review of order approving initial guardianship	S.L.H.	.10	\$30.00
77 237 2012	plan.	5.2.111		430. 50
7/30/2012	Review of email from Client Ms. Savitt regarding	S.L.H.	.10	\$30.00
	inventory and additional information needed. Preparation			
	of response email.			
7/30/2012	Meeting with Client Ms. Savitt re: providing additional	S.L.H.	.30	\$90.00
	information to clerk's office re: her inventory. Also,			
	discussion regarding petition for authorization to resolve			
	problem with the Sunflower bank loan.			
7/30/2012	Review of emails from Client and banker at Sunflower	S.L.H.	1.00	\$300.00
	Bank regarding pay-off of note due to Sunflower Bank in			
	Salinas, KS. Preparation of draft petition for authorization			
	to pay off loan at Sunflower Bank. Preparation of emailed			
	letter to Client Ms. Savitt, along with attached draft			
	petition for her review, signature, and return to our			
	office.			

7/30/2012	Preparation of emailed letter to banker Stephen Kammerer at Sunflower Bank in Salinas, KS, asking for copy of promissory note, amts. paid, and amt. still due.	S.L.H.	.10	\$30.00
7/30/2012	Preparation of draft response to Formal Notice and Petition for Administration filed by Thomas Mayes.	S.L.H.	.20	\$60.00
7/30/2012	Preparation of email to Client Ms. Savitt along with attached draft response, for her review.	S.L.H.	,10	\$30.00
8/3/2012	Preparation of response email to Mr. Kammerer, with c'c to Client Ms. Savitt.	S.L.H.	.10	\$30.00
8/3/2012	Review of emailed letter from Client Ms. Savitt regarding First Choice Credit Union. Preparation of response email.	S.L.H.	.10	\$30.00
8/3/2012	Review of email from Mr. Stephen Kammerer from Sunflower Bank in KS, along with copy of promissory note. He said that pay-off of the loan was as of today \$322,343.34 plus a daily accrual of \$44.7636 plus unknown legal fees to add to it.	S.L.H.	.10	\$30.00
8/3/2012	Review of email from Client Ms. Savitt regarding fees involved in paying off loan. Preparation of response email.	S.L.H.	.10	\$30.00
8/4/2012	Receipt and review of notice of appearance of counsel - Jeffrey H. Skatoff, Esq. for Daniel Mayes.	R.P.	.10	No Charge
8/4/2012	Review of email from Ms. Shannon Braun, atty. for Sunflower State Bank. Said she will be out of the office until August 13th and that I do not need to call her now and can talk at a later date.	S.L.H.	.10	\$30.00
8/6/2012	Preparation of letter to Clerk's office, attn. Sheri Paige, asking for additional time of 20 days to comply with her request for additional information.	S.L.H,	.20	\$60.00
8/6/2012	Preparation of faxed letter and attached copy of clerk of court letter requesting more information, to Dianna at First Choice Credit Union.	S.L.H.	.30	\$90.00
8/6/2012	Faxed copy of letter to First Choice Union along with copy of clerk of court's letter.	S.L.H.	.10	No Charge
8/6/2012	Receipt and review of Formal Notice and response to petition for administration and counter petition for administration filed by Jami Huber, Esq. on behalf of Ronald Mayes.	R.P.	.10	No Charge,
8/6/2012	Review of copy of Formal Notice with Response to Petition for Administration and Counter Petition for Administration filed by Mr. Miller, Esq. on behalf of Ronald Mayes.	S.L.H.	.30	\$90.00
8/6/2012	Scanned in and emailed copy of response petition from Mr. Miller to Client Ms. Savitt.	S.L.H.	.20	No Charge
8/7/2012	Review of rec'd faxed Response from Daniel Mayes to Ronald Mayes' Counter Petition for Administration.	S.L.H.	.10	\$30.00
8/8/2012	Left telephone msg. for Dianna at First Choice Credit Union asking her to call me regarding the copies of financial statements still needed. Re-faxed copy of letter	S.L.H.	.10	\$30.00
	• *			

	and attachment,			
8/8/2012	Preparation of emailed letter to Stephen Kammerer at Sunflower Bank asking him to re-send copy of the promissory note. Could not open his emailed attachment	S.L.H,	.10	No Charge
	of copy.			
8/8/2012	Scanned and e-mailed notice of appearance of Jeffrey H. Skatoff, Esq. to Ms. Savitt.	R.P.	.20	No Charge
8/9/2012	Receipt and review of Petitioner, Daniel Mayes' response to Ronald Mayes' counterpetition for administration. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
8/14/2012	Telephone call to Dianna at First Choice Credit Union, to request copies of financial statements from credit union. She said she does have all of the documents that Ms. Savitt still needs, and that she can come back to the bank to obtain the copies. Telephone call to Client Ms. Savitt to relay conversation with First Union employee.	S.L.H.	.30	\$90.00
8/16/2012	Receipt and review of objection to petition for authorization to pay off Sunflower Bank loan. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
8/17/2012	Review of Objection to Petition for Authorization to Pay Off Sunflower Bank Loan sent by Ms. Huber Esq. on behalf of Ronald Mayes.	S.L.H.	.20	\$60.00
8/20/2012	Receipt and review of Thomas Mayes' reply to response to petition for administration filed by R. Mayes and petition for administration of lost will. Receipt and review of formal notices (3). Receipt and review of declaration that proceeding is adversary. Receipt and review of T. Mayes' response to D. Mayes' objection to T. Mayes petition for	R.P.	.20	No Charge
8/20/2012	appointment as personal representation. Receipt and review of formal notice and petition for	R.P.	.10	No Charge
8/20/2012	appointment of a curator. Telephone call with Client Ms. Savitt to discuss outstanding issues including preparation and filing amended inventory.	S.L.H.	.50	\$150.00
8/21/2012	Scanned and e-mailed formal notice and petition for appointment of curator to Ms. Savitt.	R.P.	.20	No Charge
8/21/2012	Meeting in person with Ms. Savitt to discuss pending issues in case.	S.L.H.	.50	\$150.00
8/24/2012	Review of email from Client Ms. Savitt regarding letter received from Sunflower Bank. Préparation of response email.	S.L.H.	.10	\$30.00
8/25/2012	Review of ree'd letter and Notice of Email Address Designation from Jami Huber Esq.	S.L.H.	.10	\$30.00
8/27/2012	Telephone call from Client Ms. Savitt re: fee hrg. coming up plus Mr. Hark and Mr. Lee's request to piggy-back on to Wed, hrg.	S.L.H.	.25	\$75.00
8/28/2012	Preparation for fee hearings tomorrow. Review of fee petitions from Mr. Hark, Mr. Lee, Thomas Mayes, and	S.L.H.	1,50	\$450.00

	Mr. Miller.			
8/28/2012	Telephone call with Ms. Savitt re: fee hearings scheduled for tomorrow.	S.L.H.	.50	\$150.00
8/28/2012	Telephone call to Mr. Miller's office as we still do not have a copy of the invoice for their fee petition. Cindy said she would email a copy to me.	S.L.H.	.10	\$30.00
8/28/2012	Review of 'blank' or 'redacted' fee invoice from Mr. Miller's office.	S.L.H.	.20	\$60.00
8/28/2012	Telephone call to Client Ms. Savitt after forwarding via email copy of Mr. Miller's invoice. Objection from client as to fees.	S.L.H,	.20	\$60.00
8/29/2012	Attendance at court hearing on fee petition hrgs. Court re-sent until September 24 at 3:30 pm.	S.L.H.	.75	\$225.00
8/30/2012	Review of email from J.A. Debra Rosenblatt, asking for matter to be set at next ling, on September 24th. Preparation of reply email back to her.	S.L.H.	.10	\$30.00
8/31/2012	Receipt and review of designation of current mailing and e-mail addresses - Clifford Hark, Esq.	R.P.	.10	No Charge
8/31/2012	Receipt and review of response to Ronald Mayes objection to petition for authorization to pay off Sunflower Bank loan.	R.P.	.10	No Charge
9/4/2012	Preparation of scanning and e-mailing Mayes' objection to Ms. Savitt.	R.P.	.10	No Charge
9/5/2012	Preparation of designation of e-mail address.	R.P.	.20	\$20.00
9/6/2012	Receipt and review of designation of e-mail address from Andrew M. Schwartz, Esq.	R.P.	.10	No Charge
9/6/2012	Receipt and review of order on petition authorizing payment of attorney's fees and expenses for Jami Huber, Esq.	R.P.	.10	No Charge
9/6/2012	Scanned and e-mailed order to Ms. Savitt.	R.P.	.10	No Charge
9/10/2012	Receipt and review of T. Maye's notice for trial and certificate of no objection and request for copies. E-mailed to Ms. Savitt.	R.P.	.20	No Charge
9/11/2012	Review of rec'd Notice of Production from Non-Party Records Custodian of Chase Bank USA and JP Morgan Chase Bank, N.A. signed September 5, 2012.	S.L.H.	.10	\$30.00
9/11/2012	Review of Order on Petition Authorizing Payment of Attorney's Fees & Expenses of Jami Huber, Esq. of O'Neill & Miller.	S.L.H.	.20	\$60.00
9/13/2012	Receipt and review of letter from Jordan Hammer, Esq. re: inventory of O'Grady home.	R.P.	.10	No Charge
9/13/2012	Review of letter rec'd from Mr. Skatoff regarding inventory of home items and contact by guardian with Mr. Dan Mayes. Forwarded emailed letter to Client Ms. Savitt for review.	S.L.H.	.10	\$30.00
9/13/2012	Telephone call with Ms. Savitt regarding the letter from Mr. Skatoff's office regarding the inventory that the guardian must do of Mrs. O'Grady's personal property in	S.L.H.	.25	\$75,00

	her home.			
9/13/2012	Preparation of emailed letter to Jordan Hammer, Esq.	S.L.H.	.25	\$75,00
	asking why my client Ms. Savitt is contacting his client,			
	Daniel Mayes, to perform an inventory of the personal			
	property.			
9/14/2012	Prepare amended attorney fee petition and invoice for	R.B.	.30	No Charge
	attorney review; transmit invoice to Ms. Savitt,			
9/19/2012	Preparation of petition for order authorizing payment of	R.P.	.70	\$70,00
	compensation and expenses of guardian. Preparation of			
	Agreed Order.			
9/19/2012	Review of email from Tanya Latham, on behalf of atty.	S.L.H.	.10	\$30.00
	Skatoff, requesting availability for dates October 9, 10, or			
	11th for court hearing. Preparation of response email			
	stating was available on all 3 dates.			
9/20/2012	Filed fee petition at courthouse on behalf of Client.	S.L.H.	.10	No Charge
9/20/2012	Preparation of email to Client regarding final accounting.	S.L.H.	.10	\$30.00
9/20/2012	Telephone call with Client regarding final accounting. She	S.L.H.	.10	\$30.00
	will prepare it, but does not know the official end date yet			
	because she is still using the funds to pay the bills for the			
	home. My office will notify the clerk's office about the			
	ongoing nature of the guardianship and accounting, so that			
0.10.1.100.10	an OTSC does not issue.		2-	
9/24/2012	Attendance at court hearing today in front of the	S.L.H.	.25	\$75.00
	Honorable Circuit Judge Rosemarie Scher. Present also			
	were Ms. Savitt; Larry Miller, Esq.; Clifford Hark, Esq.;			
	Thomas Mayes; Joseph Lee, Esq. The court stated it			
	decided it needed to recuse itself from the case, especially			
	in light of Mr. Dan Mayes' allegations in his filed emails			
	with the court. Gave us copy of written order assigning case to Judge Martz, Division IZ. Parties to re-set court			
	hearing.			
9/24/2012	Telephone call from Client Ms. Savitt regarding the court	S,L.H.	.30	\$90.00
)/ Z+/ 2012	hearing today at 3:30 pm. Discussion of the individual fee	3,L.11.	.50	\$70.00
	petitions pending.			
9/24/2012	Telephone call to Mr. Joseph Lee, Esq. regarding his	S.L.H.	,10	\$30.00
<i>>,</i> 211 2012	outstanding fee petition. He will be submitting an order	2.2		
	to the court and has agreed to reduce his fees to			
	\$7,500.00.			
9/24/2012	Preparation of new Orders on the fee petitions.	S.L.H.	.25	\$75.00
9/25/2012	Telephone call(s) to Judge Martz's J.A. to obtain hearing	R.P.	.20	\$20.00
	dates on attorney and guardian fees. One hour requested.			
	E-mailed dates to counsel.			
9/25/2012	Attendance at court hearing on fee petitions for Joseph	S.L.H.	.25	\$75.00
	Lee, Esq., Clifford Hark, Esq., Sheri Hazeltine, Esq., and			
	Ms. Savitt. The Honorable Circuit Judge Rosemaric Scher			
	stated she needed to recuse herself, and the case would be			
	re-assigned to Judge Martz.			
9/26/2012	Telephone call to Brittany at Clifford Hark, Esq.'s office.	R.P.	.10	\$10.00

	1/11/13 is okay with him for the hearing.			
9/26/2012	Review of email from paralegal stating Mr. Hark and Ms.	S.L.H.	.10	No Charge
	Hazeltine were available for re-set date, and asking if			_
	other attys./parties were available.			
9/26/2012	Scanned and e-mailed Judge Scher's recusal to Ms. Savitt.	R.P.	.10	No Charge
9/26/2012	Review of email sent by paralegal to attorneys and parties	S.L.H.	.10	\$30.00
	asking if January 11, 2013 at 10:00 a.m11:00 a.m re-set			
	date is o.k.		-	
9/27/2012	Telephone call to J.A. Joli asking if date is available still	R.P.	1.00	\$100.00
	for re-notice of hearing. She said 'yes'. Preparation of Re-			
	Notice of Hearing with new date, setting petition for fees			
	for Ms. Savitt, Ms. Hazeltine, Mr. Hark, and Mr. Mayes			
	on for new hearing. Telephone call from Mr. Skatoff's			
	office stating he was available now for the hearing.			
9/27/2012	Scanned in and transmitted via email to all the parties copy	R.P.	.10	No Charge
	of the re-notice of hearing on petitions.			
9/27/2012	Review of re-notice of hearing; signed and finalized for	S.L.H.	.10	\$30.00
	filing at clerk of court.			
9 /27/2012	Filed original re-notice of hearing in-person with clerk of	S.L.H.	.10	No Charge
	court. Obtained date stamped copy,		20	- (0.00
9/28/2012	Telephone call and msg. left for Mr. Jordan Hammer,	S.L.H.	.20	\$60.00
	Esq. asking him to call me regarding Ms. Savitt's request			
	to visit Mrs. O'Grady's home Wed. October 3 to perform			
	inventory of personal items in home. Preparation of			
0.400.400.40	emailed letter to Mr. Hammer, Esq.	C 1 11	10	e 20 00
9/29/2012	Preparation of emailed letter to guardian Ms. Savitt	S.L.H.	.10	\$30.00
	regarding requested visit to Mrs. O'Grady's home on			
	October 3 to perform inventory of personal property of			
	Mrs. O'Grady. This is overdue to be done, as Mr. Dan			
	Mayes has not allowed Ms. Savitt to come in perform the			
9/29/2012	inventory. Provious of file and court docket in guardianship and	S.L.H.	.50	\$150.00
3/ 23/ 2012	Review of file and court docket in guardianship and probate court cases. Preparation of letter to Clerk of	3,0,00	.30	Ψ130.00
	Court, Ms. Paige, notifying her as courtesy that guardian			
	Ms. Savitt is unable to prepare final accounting yet, as she			
	is still paying household bills of Mrs. O'Grady's home.			
10/2/2012	Telephone call with Jordan Hammer, Esq., atty. for	S.L.H.	.10	\$30.00
107272012	Daniel Mayes. He said he will cheek with his client today			,
	as to whether Ms. Savitt will be allowed to come in to the			
	home to perform her inventory on the personal property			
	of Mrs. O'Grady. Preparation of email to Client to update			
	her.			
10/3/2012	Preparation of emailed letter to Mr. Hammer, Esq.	S.L.H.	.10	\$30.00
	regarding visit to O'Grady home by guardian in order to			
	perform inventory of personal property.			
10/3/2012	Review of email from Mr. Jordan Hammer, Esq., atty. for	S.L.H.	.10	\$30.00
	Mr. Dan Mayes. Stated he and his client would allow the			
	visit to Mrs. O'Grady's home for the purpose of			

	completing the inventory of the personal property. Preparation of response email stating I would get back to him shortly with proposed dates and times.			
10/3/2012	Preparation of amended notice of designation of e-mail address.	R.P.	.20	\$20.00
10/3/2012	Filed amended designation of email address with clerk of court.	S.L.H.	.10	No Charge
10/4/2012	Receipt and review of motion for enlargement of time filed by Lawrence Miller, Esq.	R.P.	.10	No Charge
10/4/2012	Receipt and review of notice of hearing from Clifford Hark, Esq.	R.P.	.10	No Charge
10/5/2012	Receipt and review of objection to first amended verified inventory filed by R. Mayes. Scanned and e-mailed to Ms. Savitt.	R.P.	.20	No Charge
10/5/2012	Telephone call from Ms. Savitt stating she had no idea about a life insurance policy. Was very upset about the objection to the inventory.	R.P.	.10	No Charge
10/5/2012	Receipt and review of D. Mayes anwers to T. Mayes interrogatories. Sent to Ms. Savitt.	R.P.	.20	No Charge
10/5/2012	Telephone call from Enid at Clark Skatoff requesting another copy of the first amended verified inventory, which was complied with.	R.P.	.10	No Charge
10/6/2012	Telephone call from Client Ms. Savitt. Discussion of objection filed regarding the verified inventory, and what we will be filing next in response.	S.L.H.	.10	\$30.00
10/9/2012	Scanned and e-mailed amended designation of e-mail address to all parties.	R.P.	.20	No Charge
10/10/2012	Meeting with Ms. Savitt regarding objection filed by Mr. Ron Mayes to the filed amended inventory. Discussion of personal property and need to obtain court authorization to conduct inventory.	S.L.H.	.25	\$75.00
10/10/2012	Review of email and notice of hearing on bifurcated trial in probate matter and request for availability. Preparation of response email back.	S.L.H.	.10	\$30.00
10/10/2012	Preparation of email to Client Ms. Savitt along with copy of Order on bifurcation of trial in probate case regarding Will Contest and appt. of P.R. Asked Client about her availability about the dates.	S.L.H.	.10	\$30.00
10/11/2012	Receipt and review of Order approving ETG final accounting of guardian of property. Scanned and emailed to Ms. Savitt.	S.L.H.	.10	\$30.00
10/11/2012	Review of order approving verified inventory of guardian of the property.	S.L.H.	.10	\$30.00
10/11/2012	Preparation of petition for authorization to conduct inventory of personal property of home of now-deceased Ward, Mrs. O'Grady.	S.L.H.	.75	\$225.00
10/11/2012	Receipt and review of Order approving verified inventory of guardian of property. Scanned and e-mailed to Ms.	R.P.	.20	No Charge

	Savitt.			
10/12/2012	Telephone call to Ms. Savitt regarding finalization of petition for authorization to conduct inventory. Will	S.L.H.	.10	\$30.00
	review and file today with court if possible.			
10/15/2012	Review of emailed letter to conduct inventory of personal property from Client. Preparation of reply email.	S.L.H.	.10	\$30.00
10/15/2012	Finalized preparation of motion for authorization to conduct inventory.	S.L.H.	.25	\$75.00
10/16/2012	Emailed Client a copy of filed motion for authorization to conduct inventory. Requested when she would be	S.L.H.	.10	\$30.00
10/16/2012	available for 8:45 am hearing next week. Filed motion for authorization to conduct inventory of personal property with clerk of court.	S.L.H.	.10	No Charge
10/17/2012	Prepare notice of hearing for motion for authorization to conduct inventory.	R.P.	.30	\$30.00
10/17/2012	Prepare service of court document attaching motion for authorization to conduct inventory to all parties.	R.P.	.20	No Charge
10/22/2012	Prepare renotice of hearing for 24 as court will be closed the morning of 10/23. Sent notice of filing court	R.P.	.30	No Charge
10/23/2012	document to all parties. Telephone call from Client Ms. Savitt regarding judge in this matter was now Judge Martz & that notice of hearing incorrect. Prepared amended re-notice of hearing and	R.P.	.40	No Charge
10/23/2012	sent to all parties. Also changed our online 8:45 division case hearing to Judge Martz. Review of email from Mr. Pratt, Esq. regarding motion to perform inventory. Said that his client had no objection, and that they believed there was personal property in	S.L.H.	.10	\$30.00
10/24/2012	several locations plus Thomas Mayes had taken property out of the home. Preparation of response email; forwarded all to Client Ms. Savitt. Receipt and review of R. Maye's response to guardian of	R.P.	.10	No Charge
10/21/2012	the property's motion for inventory filed by Larry Miller; Esq.			. To change
10/25/2012	Sent e-mail to Jordan Hammer, Esq. giving him dates and times for Ms. Savitt to go to Mrs. O'Grady's house to do the inventory.	R.P.	.20	\$20.00
10/26/2012	Receipt and review of e-mail from Mr. Hammer requesting copy of Order first. Telephone call to Ms. Savitt who sent us the Order.	R.P.	.10	No Charge
10/26/2012	E-mailed Order to Jordan Hammer, Esq.	R.P.	.10	No Charge
10/31/2012	Preparation of email to Client Ms. Savitt regarding visit to O'Grady home today. Reminder about visit.	S.L.H.	.10	\$30.00
10/31/2012	Preparation of email to Client Ms. Savitt asking her to	S.L.H.	.10	No Charge
SUBTOTAL:	prepare amended guardian fee invoice		47.75	\$9,385.00

Costs

4/23/2012	Postage for mailing letter.	\$0.45
5/2/2012	Postage for mailing Amy Beller's petition to Elizabeth Savitt.	\$0.85
5/2/2012	Postage for mailing agreed Order on Beller Smith's amended petition for attorney's	\$2.25
	fees and Order for payment of examining committee to all parties.	
5/9/2012	Postage for mailing letter from Jami Huber, Esq. to Clifford Hark, Esq & Elizabeth	\$0.90
	Savitt.	
5/16/2012	Postage for mailing examining committee fee checks.	\$0.90
5/22/2012	Postage for mailing check to Shannon Otto.	\$0.45
5/25/2012	Postage for mailing formal notice and attachments to Ms. Savitt.	\$4.90
5/30/2012	Postage for mailing notice of ward's death to all parties.	\$1.80
5/31/2012	Postage for mailing attorney fee petition for SLH filed 5/23 to Ms. Savitt and Mr.	\$1.30
	Lee, Esq. E-mailed invoice to Jamie Huber, Esq. pursuant to her secretary's	
	request.	
6/6/2012	Postage for mailing notice of unavailablity to all parties.	\$1.60
6/6/2012	Postage for mailing re-notice of hearing on petition authorizing payment of	\$1.60
	compensation to guardian.	
6/9/2012	Mailed copy of letter and notice to Client Ms. Savitt.	\$0.45
6/13/2012	Postage for mailing copes of verified inventory to all counsel.	\$2.55
6/13/2012	Postage for mailing copies of filed objections.	\$2.60
6/27/2012	Postage for mailing second amended initial guardianship plan to all parties.	\$1.35
6/29/2012	Postage for mailing copy of order on request for authorization for guardian to pay	\$0.45
	interim monthly costs to Thomas Mayes,	
7/11/2012	Postage for mailing attorney fee petition to Mr. Lee, Esq.; hand-delivered petition	No Charge
	to Ms. Savitt.	
8/3/2012	Postage for mailing Notice of filing response to formal notice and petition for	\$4.76
	administration filed by Thomas Mayes and Response to formal notice and petition	
	for administration filed by Thomas Mayes and Petition for Authorization to Pay off	
	Sunflower Bank Loan to all counsel and Elizabeth Savitt.	
8/6/2012	Postage for mailing copy of petition to Client Ms. Savitt.	\$0.85
8/8/2012	Postage for mailing letter to Clerk regarding a 20-day extension to Ms. Savitt.	\$0.45
8/20/2012	Postage for sending all documents listed below to Ms. Savitt.	\$1.90
8/25/2012	Postage for mailing copy of letter and Notice of Email Designation to Client Ms.	\$1.05
	Savitt,	
9/4/2012	Postage for mailing Mayes' objection to Ms. Savitt.	\$0.45
SUBTOTAL:		\$33.86

TOTAL: \$9,418.86

PREVIOUS BALANCE DUE: \$0.00

CURRENT BALANCE DUE AND OWING: \$9,418.86

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

IN RE: GUARDIANSHIP OF
HELEN M. O'GRADY
File No. 502012GA000016XXXXSB
Division IX- SCHER, MARTZ, GARRISON

OBJECTION TO PETITION FOR PAYMENT OF EMERGENCY TEMPORARY GUARDIAN'S ATTORNEYS' FEES AND EXPENSES (MAY 14, 2012 through January 11, 2013) 2013 FEB 13 PH 4: 21
SHARON R. BOCK. CLERN
OALM BE ACH COUNTY. FL

Thomas H. Mayes, The Emergency Temporary Guardian of my late mother Helen O'Grady and applicant For appointment as limit Guardian for my late mother Helen O'Grady, files this Objection to the Petition For payment of Emergency Temporary Guardian's Attorneys' Fees and Expenses filed by Hark,

Burkhalter Yon, PL, as attorneys for Thomas Mayes, as Emergency Temporary Guardian, and states as follows:

- 1. Mr. Hark has made mistakes and prolonged this case for his benefit.
- Mr. Hark stated to me and my wife Sandra Smith that I will be the "First one to be reimbursed for my out of pocket expenses for taking care of my late mother" I have not.
- 3. Mr. Hark stated to me he has to "change his game plan" when we found out in the first day of court that the other limited guardian Elizabeth Betsy Savitt, that Mr. Hark brought into the case was married to Judge Colin of Probate Division of Palm Beach. In which (Conflict of Interest) has caused more problems than it has solved.
- Mr. Hark accepting this case has not precluded any other employment. He has been late for meetings and not taking phone calls because Mr. Hark was with other clients or in court.
- 5. Mr. Hark stated in his petition to be paid for his services. That he has saved time in this case? He has not; this case should have been over in June of 2012. My brother Ronald Mayes counsel Mr. Miller has objected to my fees and Mr. Harks fees too. In which brings us to another hearing, the last hearing 11/09/2012 Mr. Hark does not recall the agreement with Mr. Miller in front of Judge Martz, that if I turn over my personal journal (Log) it would justify my billing so that I can be reimbursed. Two months later I had to do my bill over because Mr. Hark should have clearly stated and directed what Florida Statue 744.108 meant. To itemize my billing properly in the form of the Statue for reimbursement back in June of 2012. Now

- Mr. Miller turned over my journal to his client Ronald Mayes and he is trying to use it against me in the O'Grady Estate case. Case No.: 502012CP002908XXXXSB
- 6. Mr. Hark stated to me and my wife that he was afraid of my brother Daniel Mayes who is residing in my late mother house rent free. Mr. Hark told us when he was a prosecutor for Miami and he put away murderers and drug dealers and did not fear them but he feared my brother Daniel? Because he was a loose cannon? Mr. Hark should have stepped down, if he feared for his safety? I feel it interfered with his ability to represent me responsibly in this guardianship case.

WHEREFORE, Thomas H. Mayes objects to the Final Petition for Payment of Emergency Temporary Guardian's Attorneys' Fees and Cost filed by Hark Burkhalter Yon, PL as attorneys for Thomas Mayes, as Emergency Temporary Guardian, request that they be determined to be substantially unreasonable, and for whatever and further relief the Court deems just.

Thomas H. Mayes 1602 SW Nicholas Drive Boynton Beach Fl. 33426 Telephone: (561) 733-0160

By: 7/ 2/200

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: Guardianship of

PROBATE DIVISION

CASE NO: 502012GA000016XXXX

HELEN M. O'GRADY Now deceased. 2013 HAR 18 PH 2: 50

OBJECTION TO DANIEL W. MAYES' PETITION FOR EXTENSION OF TIME TO APPOINT A CURATOR

COMES NOW A Beneficiary and Interested Party STEPHANIE J. CHAMBERS who wishes to OBJECT to the appointment of a curator.

I am asking this Honorable Court to once again OBJECT to an appointment of a curator. I am hoping my mother, Helen O'Grady's guardian; Elizabeth Savitt has paid the Sunflower Bank Loan in full as was granted by the Honorable Judge Garrison. My sister and I have refrained from obtaining council in this probate matter, as we feel there are too many Attorney's involved as it is.

My brother, Daniel Mayes is a mentally ill alcoholic who without any burden of proof, falsely accused my brother, Thomas H. Mayes to only delay and stall my mother's will to probate. I feel Daniel W. Mayes does not comprehend the financial obligations he now has incurred with Clark & Skatoff PA. Because he has no income or assets to pay for his council, it is in my opinion the estate is now being extorted legally by the Attorneys.

The same sham is proceeding with my other brother, Ronald O. Mayes who with his attorney, Jami Huber did not comply with the court order to produce the burden of proof for his allegations at his deposition on February 11, 2013. This is another stall and delay tactic that is wasting the estate's resources and the courts precious time. It has been over 30 days with no reply from Jami Huber when he will finish his deposition.

It is my opinion, Elizabeth Savitt is now feeling the same intimidation and harassment that Thomas, Kathleen, and I have endured for months.

WHEREFORE, I ask this Honorable Court to object to the appointment of a curator and dismiss this erroneous lawsuit that has no documentation or proof to the support the allegations against Thomas H. Mayes, enter the estate into probate and appoint my brother Thomas H. Mayes as the Personal Representative so we can honor my mother's wishes.

Stephanie J. Chambers

March 13, 2013

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION: IV
File No: 502012CP002908XXXXSB

IN RE: THE ESTATE OF

HELEN M. O'GRADY.

Deceased



ORDER ON PETITION FOR APPOINTMENT OF CURATOR

THIS MATTER having come before the Court on March 19, 2013 on Daniel
W. Maye's Petition for Appointment of Curator and the Court having heard argument of coursel
and being otherwise fully advised in the premises, it is hereby:

ORDERED and ADJUDGED that the Petition for Appointment of Curaor GRANTED. That ELIZABETH TANTI is appointed as Curator of the estate, and shall scree without bond. The curator is authorized to ask, demand, sue for, recover and receive the property of the decedent; to pay the debts of the decedent as far as the assets of the estate will permit and the law directs; and to make distribution of the estate. The curator shall file a designation of resident agent and oath. Upon such filing, letters of curatorship shall issue.

DONE and ORDERED in Chambers in Delray Beach, Palm Beach County, Florida this

2013

19 day of MARKET

Edward Carrison

Circuit Court Judge

Copies furnished to:
Jordan R. Hammer, Esq.
Andrew Schwartz, Esq.
Jami Huber, Esq.
Sheri Hazeltine, Esq.
Stephanie Chambers
Kathleen Osterbuhr

QCR Language: English

NUM

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE- ESTATE OF

DIVISION: DX

HELEN M. O'GRADY

CASE NO. 502012CP002908XXXXX8B

PETITION FOR CURATOR ELIZABETH SAVIETS FEES AND COSTS

Peblishner, BLIZABETH SAVITT, the Curator, by and darwigh her adjoiney,
SHERI L. HAZELTINE, ESQ., files this Petition for Curator Pees and Costs, and
saves as follows:

- 1. On March 26, 2013 Elizabeth Savist was appointed Curator of the estate by the Court
- The Curator has completed her final accounting and the estate is ready to be elected.
- Even after the Court recently appointed a personal representative of the estate,
 the Court ordered the Curator to continue to have concurrent authority of the estate until further order.
- 4. FS 733.501(3) provides the Curator is entitled to reasonable compensation for her services and the Court may consider the provisions of FS 733.617 in determining the amount of said fee.
- 5. PS 733.6 17 provides that the reasonable rate of compensation for personal representatives awall be based on the inventory value of the estate, plus income an red during administration determined at 3% (three percent) of the direct million deltars and 2.5% (two and one-half percent) of the suppount between 51 million dollars and 55 million dollars. The inventory value of this estate is 22,008,904 and as a result, the presumed reasonable fee for this Curator is 555.22.80.

Wherefore for the foregoing reasons, it is respectfully acquested that this importable Court enter an Order awarding Elizabeth Saviti a Curaton fee in the sundunt \$55,22,60.

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: ESTATE OF DIVISION: IX

HELEN M. O'GRADY. CASE NO. 502012CP002908XXXXSB

PETITION FOR ATTORNEYS FEES FOR SHERLL, HAZELTINE, ESQ.

Petitioner SHERI L. HAZELTINE, ESQ files this Petition for Attorneys Fees and states as follows:

- On March 26, 2013 Elizabeth Savitt was appointed Curator of the estate by the Court. This attorney has served as the attorney for the Curator.
- The Curator completed her final accounting and the estate is ready to be closed.
 - 3. FS 733.6271 provides the attorney who assists the Personal Representative in the administration of a probate estate is entitled to reasonable compensation for services. Under FS 733.501 Curators shall be allowed reasonable compensation for the services, and the court may consider the provisions of FS 733.617 (compensation of personal representative) in determining a Curator's fees.
 - 5. FS 733.6171(3) provides that the reasonable rate of compensation for attorneys in formal estate administration is presumed to be reasonable if based on the compensable value of the estate, which is the inventory value of the probate estate assets plus the income earned by the estate during administration. This compensation is determined at 3% (three percent) of the first million dollars and 2.5% (two and one-half percent) of the amount between \$1 million dollars and \$5 million dollars. The inventory value of this estate is \$2,008,904 and as a result, the presumed reasonable fee for this attorney is \$55,222.60.

Wherefore for the foregoing reasons, it is respectfully requested that this Honorable Court enter an Order awarding Sheri L. Hazeltine & Associates, P.A. a fee in the amount of \$55,222.60.

IN RE: THE ESTATE OF HELEN M. O'GRADY

Deceased.

Probate Division
Case No. 502012CP002908XXXXSB (IX)
(Previously proceeding in Division IZ, but

transferred to Division IX by way of an Order of this Court dated January 31, 2013)

THOMAS H. MAYES

Petitioner/Counter-Respondent,

V.

RONALD O. MAYES, Respondent/Counter-Petitioner, and DANIEL MAYES, Respondent. FALL BEACH COUNTY, FLE PALM BEACH COUNTY, FLE

ORDER APPROVING MEDIATION SETTLEMENT AGREEMENT

THIS CAUSE, having come to be considered before this Court on the Parties submission for in camera inspection of a confidential Mediation Settlement Agreement, and the Court having reviewed same and being otherwise duly advised in the premises,

IT IS HEREUPON ORDERED AND ADJUDGED as follows:

- 1. The Parties' Mediation Settlement Agreement dated June 11 is hereby approved by this Court.
- All parties obligated to take action pursuant to the Mediation Settlement Agreement are hereby authorized to take such action.
- Within five (5) days of the entry of this Order, RONALD O. MAYES shall file a
 Notice of Voluntary Dismissal with Prejudice of all claims which he has and which
 are pending in this action.
- Within five (5) days of the entry of this Order, all parties to this action shall execute
 the General Releases which shall immediately hereafter be circulated by Andrew M.
 Schwartz, P.A.
- 5. Elizabeth Savitt, as Curator of the Estate and Guardian for the property of the decedent, is hereby authorized to immediately take such action as is necessary to comply with all payment obligations imposed upon her by the Mediation Settlement Agreement dated Fine 11, 2013
- By way of this Order, the May 19, 2010 will submitted by THOMAS H. MAYES and referenced within the Petition for Administration filed on June 26, 2012 is hereby admitted to probate.
- By way of this Order, THOMAS H. MAYES is hereby appointed Personal Representative of the Estate of Helen M. O'Grady, to serve in such capacity and

exercise such powers as are authorized by Florida law. Letters of Administration shall hereafter immediately be issued to THOMAS H. MAYES as Personal Representative of the Estate of Helen M. O'Grady.

- Within five (5) days of the entry of this Order, THOMAS H. MAYES shall file his Oath of Personal Representative and Designation and Acceptance of Resident Agent.
- Within Go days of the entry of this Order, Elizabeth Savitt, as Curator of the Estate and Guardian for the property of the decedent, shall file her Petition for Discharge and Final Accounting.

Motif De Cuestor Is Pscharge by Crede at De Cont. The Figure III Respectively over the section of the cuestor Shall have concurrent about y over the assets of the estate to make an interest 300 topics of the cuestor to each of the benefit acres. The fished Regressitative and the Curation IT IS SO DONE AND ORDERED, in Chambers at Palm Beach County, Florida, this II day of July, 2013.

THIS DAY OF HARDON FR. BORN CLERK & COMPREDUCED.

The Honorable Edward Garrison

- Andrew M. Schwartz, Esty. Andrew M. Schwartz, P.A., 101 Plaza Real South, Suite 218, Booa Raton, Florida 33432 (Counsel for Plaintiff)

- Jami Huber, Esq. Jami L. Huber, P.A., (Counsel for Ronald O. Mayes), 2101 NW Corporate Boulevard, Suite 400, Book Raton, Florida 33431
- Jordan R. Hammer, Esq., (counsel for Daniel Mayes), Clark & Skatoff, P.A. 2925 PGA Boulevard, Suite 103, Palm Beach Gardens, Florida 33410
- Sheri Hazeltine, Esq. (counsel for Guardian, Elizabeth Savitt) 800 Palm Trail Plaza, Suite 3, Delray Beach, Florida 33483
- Stephanie J. Chambers, 1908 Arbor Meadows, Derby, Kensas 67037
- Kathleen M. Osterbuhr, 1300 Cresthill, Derby, Kansas 67037

the also hereby authorized to pay from the estate the sum at \$55,000.00 to Andrew M. Sharette, RA. (TO Andrew M. Sharette, Trust Account) and to Clark Sharette, RA. (TO Andrew M. Sharetter) to Clark Sharette, RA. (TO Andrew M. Sharetter) The sum at \$30,000.00, within Tan(10) days, for attorney fees incurred in this action.

The \$300,000.00 mkml distribution to Pourel Mayor shall be sont to

Clark Strict P.A.



Affidavit of No Florida Estato Tax Due

DR-312 R. 06/11

Rula 12C-3,008 Parida Administrative Code Effective 01/12

i - ruc	(This space available is	or dase civie of estate proc	pate proceeding)	140 - (+) - 144	For affic	ni use only)
Stale of	Florida	and we make the comment	County of	Pasm Bea	ca.	
r, t	he undersigned,	E/izab.14	Savitt		, v	do nereby state
te	I am the personal	apresentative as dell	orlet name of personal repr ned in section 198.01 o en O'Grady	sentaliva) or section 731.201	Florida Statute	s, as the case
2.	The decedent rate	renced above died on	05/29/12, an	numo of decident) d was domicilad (o	s defined in s. 1	98,016, F.S.) at
	On date of death	the decedent was (chi	ock one): Wattis, cl	lizen 3. not a US	S. chizen	
30		x return (ledera) Form				
4.		of owe Florida estate t		1.0	and Justine	
5.	I acknowledge per	rsonal liability for distri rom the lien of the Flor	bution in whale of In pa	Tage 1991	ate by having o	btained release
Un bas	der penalties of perj sed on all information	jury, I declare that I have on of which the person	ve read this Afficiavit an al representative has o	id the facts stated by knowledge [ss. !	In it are true. Thi 02,525(1)(b); 213.	s declaration is 37; 837,06, F.S.
				236 200	A	Economic Contract Con
Executed t	his II day of	Degust 20 13	Xsignature_	El del	But	//
Print name	Elizabam	Sauset	Telephone i	number	Daniel Service	A second
Mailing add	1.1.	week Ct.	City/State/A		each, FL	33445
State of	Florida		County of	Palm Bo	ack	-1 -1
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Or pro	duced identification		A-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	> h 90 6 14	Celun-	Data Report to

File this form with the appropriate clerk of the court. Do not mail to the Florida Department of Revenue.

Exhibit B

Liller.

IN RE: ESTATE OF

DIVISION: IX

HELEN M. O'GRADY.

CASE NO. 502012CP002908XXXXSB

NOTICE OF WITHDRAWAL OF PETITION FOR ORDER AUTHORIZING PAYMENT OF ATTORNEY'S FEES AND EXPENSES FILED ON JULY 17, 2013

and

NOTICE OF WITHDRAWAL OF PETITION FOR ORDER AUTHORIZING PAYMENT OF COMPENSATION AND EXPENSES OF CURATOR ELIZABETH SAVITT FILED ON JULY 17, 2013

COMES NOW SHERI L. HAZELTINE, ESQ., attorney for the Curator,

Elizabeth Savitt, and files this Notice of Withdrawal of Petition for Order Authorizing

Payment of Attorney's Fees and Expenses filed on July 17, 2013 and Notice of

Withdrawal of Petition for Order Authorizing Payment of Compensation of Curator

Elizabeth Savitt filed on July 17, 2013. Counsel for the Curator, and the Curator herself

will continue to seek an award of fees pursuant to their respective petitions filed on

September 2, 2013.

Dated this Sanday of September, 2013 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Dv.

Sheri L. Hazeltine, Esq.

Attorney for the Curator Elizabeth Savitt.

Florida Bar No. 0674567

sheri@hazeltinelaw.com

800 Palm Trail Plaza, Ste. 3

Delray Beach, Florida 33483

(561) 243-4655 (office)

(561) 243-6933 (fax)

EXHIBIT "5"

PROBATE DIVISION

HELEN M. O'GRADY.

CASE NO. 502012CP002908XXXXSB

AMENDED MOTION FOR EXTENSION OF TIME TO FILE FINAL ACCOUNTING BY THE CURATOR ELIZABETH SAVITT

COMES NOW SHERI L. HAZELTINE, ESQ., attorney on behalf of the Curator, ELIZABETH SAVITT, and hereby files this Amended Motion for Extension of Time to file the final accounting. The curator was appointed on March 26, 2013. On July 11, 2013 Thomas Mayes was appointed as the curator by the Honorable Circuit Judge Garrison, with 20 days given as the time allowed to file the final accounting. This was an unrealistic time-frame, especially as Ms. Savitt has been on vacation and was out of the country for the past two weeks.

Therefore, this attorney respectfully requests until September 15th, 2013 to file the final accounting.

DATED this 6th day of August, 2013 at Deiray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

By:

Sheri L. Hazeltine, Esq.

Attorney for Elizabeth Savitt, Curator

Florida Bar No. 0674567

sheri@hazeltinelaw.com

800 Palm Trail, Suite 3

Delray Beach, Florida 33483

(561) 243-4655 (office)

(561) 243-6933 (fax)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of this Motion for Extension of Time was sent via E-Service on August 6, 2013 to the parties and/or attorneys of record listed on the Service List below.

By:

Sheri L. Hazeltine, Esq. Florida Bar No. 0674567

SERVICE LIST

Christopher Salivar, Esq.
Attorney for Thomas Mayes
101 Plaza Real, Suite 218
Boca Raton, Florida 33432
ams@amslaw.biz
cs@amslaw.biz
cmp@amslaw.biz
receptionist@amslaw.biz

Jordan R. Hammer, Esq.
Jeffrey H. Skatoff, Esq.
Attorney for Daniel Mayes
Clark Skatoff PA
3300 PGA Blvd., Suite 450
Palm Beach Gardens, Florida 33410
jhammer@clarkskatoff.com
jskatoff@clarkskatoff.com
service@clarkskatoff.com
sperini@clarkskatoff.com

Jami Huber, Esq.
Attorney for Ronald Mayes
500 South Australian Ave., Suite 500
West Palm Beach, FL 33401
jami@jamihuberlaw.com
admin@jamihuberlaw.com

Stephanie Chambers 1008 Arbor Meadows Derby, Kansas 67037 schambers61@cox.net

Kathleen M. Osterbuhr 1300 Chesthill Derby, Kansas 67037 kosterbuhr 1@cox.net

IN RE: ESTATE OF

PROBATE DIVISION

HELEN M. O'GRADY.

CASE NO. 502012CP002908XXXXSB

ORDER ON AMENDED MOTION FOR EXTENSION OF TIME

THIS MATTER having come before the Court upon Sheri L. Hazeltine, Esq.'s Motion for Extension of Time to File the Final Accounting, and the Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that the final accounting in this matter be filed AUG 30 by September 16, 2013.

DONE and ORDERED on this 8th day of August, 2013 at Delray Beach, Palm Beach

County, Florida,

By: CERCUIT JUDGE EDWARD GARRISON

Copy furnished to: Sheri L. Hazeltine, Esq. 800 Palm Trail, Suite 3 Delray Beach, Florida 33481



IN RE: THE ESTATE OF HELEN M. O'GRADY Probate Division
Case No. 502012CP002908XXXXSB (IX)

Deceased,

The Honorable Judge Edward Garrison

THOMAS H. MAYES

Petitioner/Counter-Respondent,

٧.

RONALD O. MAYES, Respondent/Counter-Petitioner, and DANIEL MAYES, Respondent.

SUITH ETY BRANCH FILLD

ORDER ON CURATOR, ELIZABETH SAVITT'S PETITION FOR DISCHARGE OF CURATOR AND ON PERSONAL REPRESENTATIVE, THOMAS H. MAYES' OBJECTION TO ELIZABETH SAVITT'S NOTICE OF FINAL ACCOUNTING OF CURATOR AND PETITION FOR DISCHARGE

THIS CAUSE, having come to be considered before this Court on October 31, 2013 upon the aforementioned Petition for Discharge of Curator and the Personal Representative's Objection to same, and the Court having heard the argument of the parties and being otherwise duly advised in the yemises.

IT IS HEREUPON ORDERED AND ADJUDGED as follows:

- 1) Elizabeth Savitt is hereby discharged as Curator for the estate of Helen M. O'Grady, and is relieved of all authority to act on behalf of the estate of Helen M. O'Grady.
- 2) The Court hereby retains jurisdiction over the Curator to a) address the issue of approval of the Curator's Final Accounting, b) address the Personal Representative's pending Petition for Removal and Surcharge, and c) address the Petition for Hourly Fees and Costs which the Curator shall be filing pursuant to the Order of this Court also entered this day.
- 3) The Curator is hereby Ordered to turnover all of the assets of the estate (including the \$20,000.00 sum presently held by the Curator in trust and the \$7,330.00 sum presently held by Sheri Hazeltine, Esq. in trust) to the Personal Representative, THOMAS H. MAYES, within ten (10) days of October 31,2015

THIS ORDER

IT IS SO DONE AND ORDERED, in Chambers at Palm Beach County, Florida, this

day of November, 2013.

The Honorable Edward Garrison

IN RE: ESTATE OF FILE NO.: 502012CP002908XXXXSB

HELEN O'GRADY, DIVISION: IX

FINAL ACCOUNTING OF CURATOR ELIZABETH SAVITT

FOR THE PERIOD COMMENCING April 1, 2013 THROUGH August 22, 2013.

The purpose of this accounting is to acquaint all interested persons with the transactions that have occurred during the period covered by the accounting and the assets that remain on hand. It consists of a SUMMARY sheet and Schedule A showing all Receipts, Schedule B showing all Disbursements, Schedule C showing all Distributions, Schedule D showing all Capital Transactions and Adjustments (the effect of which are also reflected in other schedules, if appropriate), and Schedule E showing assets on hand at the end of the accounting period.

It is important that this accounting be carefully examined. Requested for additional information and any questions should be addressed to the curator or the attorney for the curator, the names and addresses of whom are set forth below.

Under penalties of perjury, the undersigned curator declares that I have read and examined this accounting and that the facts and figures set forth in the Summary and the attached Schedules are true, to the best of my knowledge and belief, and that it is a complete report of all each and property transactions and of all receipts and disbursements by me as curator of the estate of Helen O'Grady, deceased, from April 1, 2013 through August 22, 2013.

Signed on August 30, 2013.

() () () () ()

Attorney für Curator:

Sheri L. Hazeltine, Esq. Attorney

Florida Bar No. 0674567 sheri@hazeltinelaw.com 800 Palm Trail, Suite 3 Delray Beach, Florida 33483

Telephone: (561) 243-4655

Fax: (561) 243-6933

Signed on August 30, 2013.

Curator:

Name: Elizabeth Savitt.

IN THE CIRCUIT COURT FOR Palm Beach COUNTY, FLORIDA

IN RE:	Estale	. 0	F				PRO	BATE D	IVISION			
	Helen M. O'Gr	ady		<u> </u>			File	Number	500	0120	CP002908	xxxx5B
							Divis	sion	IX		·	
			FIWAL	ACCOUNTIN	NG OF	CURAT	∂ શ	OF PRO	PERTY			
	: ACCOUNTII HE PERIOD CO		ENCING:		04/01	1/13_						
		TH	HROUGH:		08/22	2/13	_					
				S	SUMMA	RY						
I.	Starting Bala	ance										
	Assets per li Close of Las			ets on Hand at riod						\$_	2,194,915.1	<u>5_</u>
Ħ.	Receipts											
	Schedule A	•	Income			\$_		36,953	<u>3.91</u>			
			Principal			\$_		2,51	1.18	\$_	39,465.0	9
			Sub Total							\$_	2,234,380.2	24_
111.	Disburseme	ents a	and Distribu	tions								
	Schedule B	-	Income			\$_			0.00			
			Principal			\$_		284,14	9.86	\$_	284,149.6	36_
			Sub Total							\$_	1,950,230.3	38_
IV.	Capital Trar	nsact	ions and Ad	<u>justsments</u>								
	Schedule C	-	Net Gain o	er (Loss)						\$_	(1,540,574.	61 <u>)</u>
V.	Assets on I	land	at Close of	Accounting Pe	eriod							
	Schedule D	-	Cash and	Other Assets						\$_	409,655.	77 <u> </u>

NOTE: See Appendix A, Rule 5.346, Florida Probate Rules for instructions relating to summary and all schedules

Estate	OF _		Helen M. O'Grady			
FOR THE PE	RIOD COM	MENCING:	04/0	1/13		
		THROUGH:	08/2	<u>2/13</u>		
SCHEDULE -	- -		Disbursements and	Distributions		
			s not include purchase th transactions are sh			
Date		Brief Descri	ptions of Items	Income		Principal
Mos	rgan Stanl	ey Smith Bar	ney a/c 719-147723-2			
04/05/13 Har	k Burkhalte	er Yon, PL - At	ty fees			9,021.09
04/09/13 She	eri Hazelline	e - Atty fees				8,755.19
04/05/13 Tho	mas Maye	s				3,381.25
04/08/13 Tho	mas Maye	s				500.00
07/19/13 Wir	e Tfr to Jai	mi L Huber a/c	# xxxxxxxx9461 c/o 7/	11/13		100,000.00
07/29/13 Wit	hdrawal - A	Andrew M. Sch	wartz, P.A c/o dtd 7/1	1/13		85,000.00
07/29/13 Wit	hdrawal - C	Clark Skatoff, F	P.A. c/o dtd 7/11/13			30,000.00
08/22/13 She	eri Hazeltin	e - Atty fees (h	eld in trust)			10,000.00
08/22/13 Gu	ardianship	Financial Repo	orting Services			1,040.00
08/22/13 Ira	Goldfarb					200.00
<u>We</u>	lls Fargo (Checking a/c	5536352734			
04/04/13 Ck	# 1050 - E	lizabeth Savitt	(fees)			2,821.50
04/10/13 Ck	# 1077 - F	lorida Space (storage)			151.58
04/11/13 Ck	# 1076 - C	ity of Boca Ra	ton			73.44
04/17/13 De	bit - ATT					151.34
05/31/13 Ck	# 1078 - C	VR distributor				398.80
08/14/13 Ck	# 1053 - E	. Savitt (held i	ı trust)			13,000.00
We	ells Fargo	Checking a/c	xxxxxxx2739			
05/13/13 Ck	# 95 - Dail	ly Business Re	view			194.00
05/14/13 De	bit - FPL					219.24
06/03/13 Ck	# 104 - Fla	a Space Coast	(storage)			75.79
06/03/13 Ck	# 103 - Ci	ty of Boca Rat	on			73.73
06/18/13 De	bit - FPL					58.50
06/25/13 Ck	# 106 - Ma	ary Sue Donot	iue			4,552.50
				\$ 0.0	00 \$	269,665.95

FINAL ACCOUNTING

ESTATE	OF		Helen M. O'Grady		_		
FOR THE PE	ERIOD CO	MMENCING:	04/01/13		_		
		THROUGH:	08/22/13		-		
SCHEDULE	- A		Receipts During Po	eriod			
	Do		eipts from sale or other transactions are shown			•	
Date		Brief Descript	ions of Items	1	ncome	Pr	nncipal
Mo	rgan Star	iley Smith Barne	y a/c 719-147723-267				
04/12/13 Div	- Philip M	orris inti inc			9,180.00		
04/29/13 Int	Income				0.31		
04/16/13 De	posit Kraf	VMondelez Div.			1,295.45		
05/30/13 Int	Income				0.26		
06/27/13 Int	Income				0.23		
07/12/13 Div	/ - Philip M	orris Intl Inc			9,180.00		
07/30/13 Int	Income				0.31		
07/30/13 Int	Income				0.28		
07/15/13 De	eposit Kraf	t/Mondelez Div.			1,295.45		
We	elis Fargo	Checking alc xx	xxxxx2739				
04/16/13 Tfr	fr PNC Ba	ank a/c 12-0894-6	799				2,511.18
04/22/13 De	eposit - Div	idend from Altria	Stock		8,000.10		
07/10/13 De	eposit - Div	idend from Altria	Stock		6,336.00		
07/12/13 De	eposit - Div	idend from Kraft	Stock		1,660.50		
07/12/13 De	epasit - Div	ridend from Kraft	Stock		5.00		
PN	NC Bank a	/c 12-0894-6799	(acct closed)				
04/16/13 Int	t Income				0.02		
				\$	36,953.91	\$	2,511.18

FINAL ACCOUNTING

Estate	OF	Helen M. O'Grady		
FOR THE PERI	OD COMMENCING:	04/01/13		
	THROUGH:	08/22/13		
SCHEDULE - B		Disbursements and Distribution	ns	
		not include purchases of princ h transactions are shown on S		
Date	Brief Descri	ptions of Items	Income	Principal
Wells	Fargo Checking a/c	XXXXX2739		
07/23/13 Ck # 1	10 - Guardianship Fina	ancial Reporting Svcs, Inc.		1,275.00
07/23/13 Ck # 1	12 - Fla Space Coast	storage)		75.79
07/23/13 Ck # 1	08 - Fla Space Coast	storage)		75.79
07/23/13 Ck # 1	07 - Fla Space Coast	storage)		75.79
08/12/13 Ck # 1	114 - Elizabeth Savitt- (Suardian fees c/o dtd 8/18/13		1,725.00
08/13/13 Ck#1	l 13 - Sheri Hazeltine d	o date c/o dtd 8/18/13		1,745.36
08/14/13 Ck # 1	l 15 - Elizabeth Savitt (ł	łeld in Trust)		7,000.00
PNC I	Bank a/c 12-0894-679	(acct closed)		
04/16/13 Tfr to	Wells Fargo Bank a <i>l</i> c	# xxxxxxxx2739		2,511.18

\$ 14,483.91 \$ ____ 0.00

04/16/13 Tfr to Wells Fargo Bank a/c # xxxxxxx2739

FINAL ACCOUNTING

ESTA1	r <i>E</i> OF		Helen M. O'Grady				
FOR THE	PERIOD (COMMENCING:	04/01/13				
		THROUGH:	08/22/13			_	
SCHEDUL	E-C	Ca	pital Transactions and Adjustm	nents			
		D	Does not include distribution istributions are shown on Sche				
Date		Brief Description	s of Transactions	Net	Gain		Net Loss
_			ey a/c 719-147723-267				
07/05/13 8	Sld - 1,145	.00 shs Philip Morri	is Intl Inc @ \$87.7577				6,106.59
\$	100,046.3	6 - 3/31/13 value \$	106,152.95				
07/22/13 8	Sld - 1,122	.00 shs Philip Morri	is Intl Inc @ \$89.5956				3,930.67
\$	100,089.9)5 - 3/31/13 value \$	104,020.62				
[Distribution	ns per c/o dtd 7/11/	13 (valued a/o 3/31/13)				
2	2000 shs to	oTom Mayers -	\$185,420.00				185,420.00
2	2000 shs to	o Kathleen Ost	erbuht - \$185,420.00				185,420.00
2	2000 shs to	oStephanie C	hambers - \$185,420.00				185,420.00
2	2000 shs to	Dan Mayers	- \$185,420.00				185,420.00
E	Remaining	Asset					
08/22/13 5	533.00 shs	Philip Morris Intl Ir	nc @\$84.17\$44,862.61				4,551.82
3	3/31/13 va	lue \$49,414.43					
			tock @ \$34.39\$495,216.00				
(valued as	of 3/31/13) Shares	distributed per c/o 7/11/13				
;	3000 shs t	oTom Mayers	- \$103,170.00				103,170.00
;	3000 shs t	o Kathleen Ost	terbuht - \$103,170.00				103,170.00
;	3000 shs t	oStephanie C	Chambers - \$103,170.00				103,170.00
		oDan Mayers					103,170.00
1	Remaining		alue as of 3/31/13				4 000 00
;	\$82,536.0	0 8/22/13 Value	: \$80,544.00				1,992.00
TOTAL N	ET GAINS	AND LOSSES		\$	0.00	\$	1,170,941.08
NET GAIN	OR (LOS	SS)		\$	0.00	\$	1,170,941.08

ESTATE	î Ø F		Helen M. O'Grady		-	
FOR THE P	ERIOD C	OMMENCING:	04/01/13		-	
		THROUGH: _	08/22/13			
SCHEDULE	- C	Capit	al Transactions and Adjustr	nents		
		Dist	Does not include distribution ibutions are shown on School			
Date		Brief Descriptions	of Transactions	N	et Gain	 Net Loss
08/22/13 9,9	65.00 sh	s Mondelez Inc @ \$3	30.62\$305,128.30			
(va	alued as d	of 3/31/13) Shares di	stributed per c/o 7/11/13			
20	00 shs to	Tom Mayers - \$6	61,240.00			61,240.00
20	00 shs to	Kathleen Ostert	ouht - \$61,240.00			61,240.00
20	00 shs to	Stephanie Cha	mbers - \$61,240.00			61,240.00
20	00 shs to	Dan Mayers - \$	61,240.00			61,240.00
Re	emaining	shr bal 1,965.00 valu	ie as of 3/31/13			
\$6	0,168.30	- 8/22/13 value \$61,	032.90		864.60	
08/22/13 3,	321,00 st	ns Kraft Foods Grp Ir	nc. @ \$51.53\$171,131.13	ł		
(v:	alued as	of 3/31/13) Shares d	istributed per c/o 7/11/13			
70	00 shs to	Tom Mayers - \$3	6,071.00			36,071.00
70	00 shs to.	Kathleen Osterb	uht - \$36,071.00			36,071.00
70	00 shs to.	Stephanie Char	mbers - \$36,071.00			36,071.00
70	00 shs to	Dan Mayers - \$3	6,071.00			36,071.00
R	emaining	shr bal 521.00 value	as of 3/31/13			
		8 - 8/22/13 value \$27			765.87	
08/22/13 <u>R</u>	eal Prop	erty Located at: 374	12 N.W. 5th Avenue,			
<u>B</u>	loca Rate	on, FL 33432				
A	djustmer	it to reflect the increa	se in value of ward's real		17,980.00	
p	roperty p	er the attached Palm	Beach Appraisers report.			
V	/alue 201	2 \$175,701.00				
٧	/alue 201	3 \$193,681,00				
	TOAINS	AND LOSSES		\$	19,610.47	\$ 389,244.00
TOTAL NE	I GAINS	AND LOSSES		-		
NET GAIN	OR (LOS	SS)		\$	0.00	\$ 369,633.53

FINAL

ACCOUNTING

409,655.77

Es	STATE OF	Helen M. O'Grady				
FOR TH	E PERIOD COMMENCING:	04/01/13				
	THROUGH:	08/22/13				
SCHED		s on Hand at Close of Acco		other informa	tìons.	
			Сапуіг	g Value	— —	arket Value
ASSETS	OTHER THAN CASH:					
1.	2,400.00 Shs Altria Group S	tock @ \$35.90				80,544.00
2.	1,965 Shs Mondelez Inc @ \$	\$31.58				61,032.90
3.	521.00 Shs Kraft Foods Gro	up Inc @ \$56.45				27,613.00
4.	Morgan Stanley Smith Barne 533 Shs Philip Morris Intl @					44,862.61
5.	Real Property Located at: 37 Raton, FL 33432	742 N.W. 5th Avenue, Boca				193,681.00
OTHER	ASSETS TOTAL		\$	0.00	\$	407,733.51
CASH:						
1.	Morgan Stanley Smith Barno	ey a/c 719 - 147723-267				0.48
2.	Wells Fargo Checking a/c 5	536352734				555.49
3.	Wells Fargo Checking a/c x	0000002739				1,366.29
CASH T	TOTAL				\$	1,922.26

(Attached are copies of each annual or year-end statement from each depository of all the Ward's cash assets.)

TOTAL ASSETS (entered as Item V on Summary)

For the period commencing 04/01/13 through 08/22/13.

Attached are copies of the statements of the decedent's accounts from each of the institutions where the funds were deposited.

This final accounting was prepared by Guardian Financial Reporting Services, Denzil Parkes, 1040 Bayview Drive, Ste. 405, Ft. Lauderdale, Florida, 33304.

Under penalties of perjury, the undersigned Curator declares that I have read and examined this accounting and that the facts and figures set forth in the Summary and Schedules are true, to the best of my knowledge and belief, and that it is a complete report of all cash and property transactions and of all receipts and disbursements by me as curator of the estate of Helen O'Grady, deceased, from April 1, 2013 through August 22, 2013.

Signed on this 30th day of August, 2013.

ELIZABETH SAVITT, Curator.

DATED this 2 day of August, 2013 at Delray Beach, Florida.

SHERI L. HAZELTINE & ASSOCIATES, P.A.

Rν

SHERI L. HAZELTINE, ESQ

Attorney for the Curator, Elizabeth Savitt.

Florida Bar No. 0674567 sheri@hazeltinelaw.com 800 Palm Trail Plaza, Suite 3 Delray Beach, Florida 33483 Telephone: (561) 243-4655

Facsimile: (561) 243-6933



Property Appraiser's Public Access



Location Address 3742 NW 5TH AVE

Municipality BOCA RATON

Parcel Control Number 06-43-47-07-02-026-0090

Subdivision BOCA RATON HILLS SEC 3

Official Records Book 06326

Page 1437

Sale Date JUL-1989

Legal Description BOCA RATON HILLS SEC 3 LT 9 BLK 26

Mailing a	address
-----------	---------

Owners

OGRADY HELEN EST

SAVIT ELIZABETH C/O 4101 SATIN LEAF CT **DELRAY BEACH FL 33445 1259**

Sales Date Price OR Book/Page Sale Type Owner JUL-1989 06326 / 1437 **OGRADY HELEN EST**

No Exemption Information Available.

Number of Units 1

*Total Square Feet 1878

Acres 0.35

Use Code 0100 - SINGLE FAMILY Zoning R1D - Single Family (06-BOCA RATON)

Tax Year	2013 P	2012	2011
Improvement Value	\$95,031	\$88,400	\$95,741
Land Value	\$98,650	\$87,301	\$91,896
Total Market Value	\$193,681	\$175,701	\$187,637

Preliminary

All values are as of January 1st each year

	Tax Year	201 3 P	2012	2011
	Assessed Value	\$193,681	\$105,895	\$102,811
	Exemption Amount	\$0	\$50,000	\$50,000
_	Taxable Value	\$193,681	\$55,895	\$52,811
4.3-4	Tax Year	2013 P	2012	2011
	Ad Valorem	\$3,775	\$1,301	\$1,263
	Non Ad Valorem	\$260	\$259	\$254
	Total tax	\$4,035	\$1,560	\$1,517

DIVISION: IX

CASE NO. 502012CP002908XXXXSB

IN RE: ESTATE OF

HELEN M. O'GRADY.

PROOF OF SERVICE

I, Sheri L. Hazeltine, Esq., certify that a true and correct copy of the Final Accounting of the Curator for the period April 1, 2013 through August 22, 2013 was transmitted via E-Service on this 30th day of August, 2013 to:

Christopher Salivar, Esq.
Attorney for Thomas Mayes
101 Plaza Real, Suite 218
Boca Raton, Florida 33432
ams@amslaw.biz
cs@amslaw.biz
cmp@amslaw.biz
receptionist@amslaw.biz

Daniel Mayes 3742 N.W. 5th Avenue Boca Raton, Florida 33431 whodawatdam hotmail.com

Ronald Mayes rongbadycom.net

Stephanie Chambers 1008 Arbor Meadows Derby, Kansas 67037 schambers 61 a cox.net

Kathleen M. Osterbuhr 1300 Chesthill Derby, Kansas 67037 kosterbuhr (@cox.net

DATED this 3° day of August, 2013 at Delray Beach, Florida.

By:

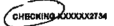
Sileri L. Hazeltine, Esq. Florida Bar No. 0674567 sheri@hazeltinelaw.com 800 Palm Trail Plaza, Suite 3 Delray Beach, Florida 33483 (561) 243-4655 (Office) (561) 243-6933 (Fax)



Wells Fargo Business Online®

Account Activity

HELEN O'GRADY Accounts



Activity Summary		
Current Posted Belance	\$585.49	
Ponding Withdrawah/ Debits	\$0,00	
Pending Deposits/ Credits	\$0.00	
Avaliable Bainnee	1555,49	

The Arzitable Balance shown above reflects the most up-to-date information evailable on your account. The balances shown below next to the last transaction of each day do not reflect any panding withdrawsis or holds on deposited that may have been outstanding on your account when the transaction posted in your account, fees may have been assessed.

Show: for L	aar 6 Months		
Date .	Description Daposite / Credits W	/khdrawals / Dobits	Ending Dally Balance
Pending Trans	actions Note: Amounts may change	. '	
No pending tr	unsactions meet your criticals above.	, ,	
Posted Transe	ctions		
08/14/13	CHECK # 1053 Fee de posit E. SIAVITE (MELDIN TRUST)	/\$13,000.00	\$555.49
08/31/13	CHECK # 1078 CVR distribution Re payment Ravof 12/12/12 Date	× \$396.80	\$13,555.49
04/17/13	ATT Payment 041613 823828002EPMYF Holen OGrady	× \$151.34 ¹	\$13,952.29
/ 04/1/na	CHECK # 1078 City of Boca Ration	\$73.44	\$14,103.03
04/10/13	CHECKO 1077 Florida Space Center	\$151.58	\$14,177.07
<u>/</u> 04/04/13	CASHED CHECK # 1080 Elizabeth Sacit Fee	\$2,821.50	\$14,328.65
03/19/13	ATT Payment 031813 920492001EPAYC Helen OGrady	\$151.34	\$17,150.15
Totals	\$0,00	\$16,748.00	

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Wells Fargo Business Online®

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Account Activity



CHECKING XXXXXX2738

Activity Summary		
Current Posted Betance	\$1,365.29	
Pending Withdrawate/ Debits	\$0.00	
Pending Deposits/ Credits	\$0.00	
Available Belance	\$1,368,29	

The Available Balance shown above reflects the most up-to-date information available on your account. The balances shown below next to the less transaction of each day do not reflect any pending withdrawals or holds on deposited funds that may have been outstanding on your account when the transaction posted. If you had insufficient evallable funds when the transaction posted to your account, fees may have been assessed.

Transactions Show: for Last 6 Months Description Withdrawals / Dubite Ending Dally Deposits / Credits Balance Pending Transactions Note: Amounts may change No pending transactions meet your criteria above. Posted Transactions 08/14/13 CHECK # 115 Fee deposit \$7,000.00 \$1,366,29 CASHED CHECK#114 E, Savit Foes 08/13/13 \$1,745,38 \$8,386.29 09/12/13 \$1,725.00 \$10,111.65 07/23/13 **CHECK # 107** Storage \$75.7B \$11,836.65 07/23/13 **CHECK # 108** Storage \$75.79 07/23/13 510-010 \$75.79 07/23/13 \$1,275.00 Guardian KRAFT FOODS COMM DIV 0.5000 130628 KRF14003580111 SAMTT, ELIZABETH 07/12/13 / 15.00 \$13,339.02 KRAFT FOODS COMM DIV 0.5000 130628 KRF14003582710 SAVITT, ELIZABETH 07/12/13 \$1,660,50 ALTRIA GROUP INC DC010D1307 130710 C0038842821MOA ELIZABETH SAVITT 07/10/13 \$8,338.00 \$11,873.52 CURAT 08/25/13 CHECK # 108 Mary \$4,552.50 \$5,337.52 Sue Porchue 06/18/13 FPL DIRECT DEBIT ELEC PYMT 08/13 7458017579 PPDA HELEN O'GRADY **/** \$58,50 \$9,890.02 Elty of Boia Raton 06/03/13 **/**\$73.73 \$9,948,52 08/03/13 y 375.79 Storage FPL DIRECT DEBIT ELEC PYMT 05/13 7455017579 PPDA HELEN O'GRADY 05/14/13 **\$219.24** \$10,099.04 05/13/13 Business **\$194.00** \$10,317.28 / 04/22/13 DEPOSIT MADE IN A BRANCH/STORE #653890611 \$8,000.10 \$10,511.28 DEPOSIT MADE IN A BRANCH/STORE #853877392 04/16/13 \$2,511.18 \$17,148,49 \$19,512.78

 **** CASE NUMBER: 2014GA000472 DIVISION: IB ****
Filing # 18052986 Electronically Filed 09/10/2014 10:42:31 AM

9-10-14

IN THE CIRCUIT COURT FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION
File No.
Division

13

IN RE: GUARDIANSHIP OF

ROBERT PAUL WEIN

OF EMERGENCY TEMPORARY GUARDIAN

Petitioner, Daniel Wein, alleges:

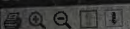
- 1. Petitioner's residence is 9717 N New River Canal Road, Unit 410, Plantation, FL, 33324 and Petitioner's post office address is same and Petitioner's telephone number is (954) 472-1804 and (954) 261-8867.
- A Petition for Determination of Incapacity has been filed in this court with respect
 to ROBERT PAUL WEIN, an alleged incapacitated person, but a guardian has not been
 appointed.
 - Petitioner is an adult interested in the welfare of the alleged incapacitated person.
- 4. There appears to be imminent danger that the physical or mental health or safety of the alleged incapacitated person will be seriously impaired or that the property of that person is in danger of being wasted, misappropriated or lost unless immediate action is taken because:
- a. ROBERT PAUL WEIN lacks the physical and mental capacity to perform tasks necessary to care for himself and for his property. He is in immediate need of professional nursing care, and should be removed from his current living situation, where he is being

*** FILED PALM BEACH COUNTY FL SHARON REDCK, CLERK

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was no longer valid, and that Daniel Wein had been removed as trustee of ROBERT PAUL WEIN'S revocable trust.

- e. At approximately the same time, Daniel Wein discovered that ROBERT PAUL WEIN and Jita Wein had been secretly married on August 6, 2014. Daniel Wein was never told of the marriage by Vita Wein or Delores Bryant, both of whom were aware that it had taken place.
- f. In early September, 2014, Daniel Wein received a distressed telephone call from a financial broker for ROBERT WEIN'S revocable trust, who advised that ROBERT PAUL WEIN had called the broker to tell him that Delores Bryant was replacing Daniel Wein as trustee of ROBERT PAUL WEIN'S revocable trust, and that Vita Wein had also called the broker asking to remove finds from ROBERT PAUL WEIN'S revocable trust.
- g. On September 2, 2014, ROBERT PAUL WEIN'S niece called ROBERT PAUL WEIN to find out why he had revoked the power of attorney in favor of Daniel Wein, and why he had made certain changes to his revocable trust as described in the letter from his lawyer, ROBERT PAUL WEIN desied having made such changes, and advised that he would instruct his lawyer to correct his documents. A short time later, ROBERT PAUL WEIN'S lawyer called ROBERT PAUL WEIN'S niece and told her to stop "harassing" her uncle, ROBERT PAUL WEIN.
- 5. ROBERT PAUL WEIN is an alleged incapacitated person whose date of birth is July 24, 1926 and who is 88 years of age. The residence of the alleged incapacitated person is 602 Normandy M, Delray Beach, FL 33484 and the post office address of the alleged incapacitated person is same.
 - 6. The nature of the alleged incapacitated person's alleged incapacity is demontia



Petitioner requests that summary proceedings be held upon the periode, that the Court appoint an attorney to represent the alleged incapacitated person in these proceedings, and thus an emergency temporary guardian of the person and property be appointed for the alleged incapacitated person.

Under penalties of perjury, I declare that I have read the foregoing, and the faces allegand are true, to the best of my knowledge and belief.

Signed on September 10, 2014.

Florida Ber No. 330957 KAYE SCHOLER LLP

777 South Flagier Drive West Tower, Sulte 900

West Palm Beach, FL 33401

Rmail: Manuel kushner@kayeacholer.com Bmail: floride ervice@kayesoholer.com Tel: (561) 802-3230

Proc (561) 802-3217

IN RE: GUARDIANSHIP OF

PROBATE DIVISION "IB"

ROBERT PAUL WEIN

CASE NO. 502014GA000472XXXXMB

OATH OF EMERGENCY TEMPORARY GUARDIAN. DESIGNATION OF RESIDENT AGENT AND ACCEPTANCE

STATE OF FLORIDA COUNTY OF PALM BEACH

L Elizabeth Savitt (Affiant), state under oath that:

- 1. I will faithfully perform the duties of emergency temporary guardian of Robert Paul Wein (the Ward) according to law.
- 2. My place of residence is 501 North Country Club Drive, Atlantis, Florida 33462 and my post office address is the same.
- 3. I hereby designate Ellen S. Morris, Esq., who is a member of The Florida Bar, a resident of Broward County, Florida, whose office address is 7284 W. Palmetto Park Road, Suite 101, Boca Raton, Florida 33433 and whose post office address is the same as my agent for the service of process or notice in any action against me, either in my representative capacity, or personally, if the personal action accrued in the performance of my duties as such guardian.

Elizabeth Savitt, Affiant

Sworn to and subscribed before me personally known to me or whidentification.	on Sombic 15, 2014, by Affiant, who is as
RLEM E. MONPES MY COMMISSION # 5E 14536 EXPRESS: November 9, 2015 Booked Thru Heary Public Undervalues	Notary Public State of Florida

IN RE: GUARDIANSHIP OF

PROBATE DIVISION "IB"

ROBERT PAUL WEIN

CASE NO. 502014GA000472XXXXMB

LETTERS OF EMERGENCY TEMPORARY GUARDIANSHIP

TO ALL WHOM IT MAY CONCERN:

WHEREAS, ELIZABETH SAVITT has been appointed emergency temporary guardian of the person and property of ROBERT PAUL WEIN (the Ward), and has taken the prescribed outh and performed all other acts prerequisite to issuance of letters of emergency temporary guardianship of the Ward.

NOW THEREFORE, I, the undersigned circuit judge, declare Elizabeth Savitt duly qualified under the laws of the State of Florida to act as emergency temporary guardian of the person and property of Robert Paul Wein, with full power to exercise the following powers and duties: ALL, as a plenary guardianship of the person and property.

The Ward executed an advance directive under Chapter 765, Florida Statutes. Until further order of the Court, the advance directive is hereby superceded and the guardian is authorized to make any and all healthcare decisions for the Ward.

The guardian is authorized to take control over any and all assets of the Ward, including any and all assets titled in the name of the Ward's Trust. Any prior existing Durable Power of Attorney is suspended until further order of this Coul.

The authority of the emergency temporary guardian expires ninety (90) days after the date hereof, unless earlier terminated by the appointment of a guardian or extended by order of this court.

DONE AND ORDERED IN WEST PALM BEACH, PALM BEACH COUNTY, FLORIDA on 2/17, 2014.

FILED 19 INSEP 17 AN 8- 40 GANDH R. BOCK. CLERK LH BEACH COUNTY, FI

ONORABLE DIANA LEWIS

Circuit Judge

IN RE: GUARDIANSHIP OF

PROBATE DIVISION "IB"

ROBERT PAUL WEIN

CASE NO. 502014GA000472XXXXMB

PETITION FOR ORDER AUTHORIZING SALE OF REAL PROPERTY

Petitioner, Elizabeth Savitt, by and through her undersigned counsel, alleges:

- 1. Petitioner is the duly appointed and acting emergency temporary guardian of the person and property of Robert Paul Wein (the Ward).
- The Ward owns a co-op located at 230 West 105th Street, Apr. 5AA, New York, New York 10025 (the "Property").
- Prior to the filing for determination of the Ward's incapacity and appointment of
 emergency temporary guardian, the Ward himself executed a contract for sale of
 the Property to Hadley Cronk for the purchase price of \$265,000.00. A copy of
 the Contract is attached hereto as Exhibit "A."
- 4. The Property was originally listed for sale at \$295,000.00 and then reduced to \$280,000.00. The Property was built in 1917 and is considered a Pre-War Co-Operative. The apartment is a total of 331 square feet and was originally attached to Apartment 5A as maid's quarters and then partitioned into a separate apartment. The Property is in poor condition and needs a new kitchen and bathroom and updates to its electrical system to bring it up to today's standards. Two (2) viable offers close to the asking price were previously received but later rescinded after the potential buyers evaluated the cost of the renovations needed. After this time, the price was lowered.
- 5. Due to the Property's poor condition and need of significant repairs, Petitioner believes the sale price of \$265,000.00 is the highest price that the Ward will receive for the Property and does not want the Ward to lose the sale, which would have gone forward were it not for the pending incapacity and guardianship proceedings.
- 6. Other similar apartments in the area sold between \$306,000 and \$335,000 but were in much better condition than the Ward's Property. A list of the comparable sales is attached hereto as Exhibit "B."

- 7. At this time, the buyer has secured a mortgage commitment and is waiting to be approved by the co-op board. However, the co-op board cannot determine approval of the buyer until the emergency temporary guardian executes an affidavit and other necessary documents on behalf of the Ward.
- 8. Petitioner believes it is expedient, necessary and in the best interest of the Ward to sell the Property at the price and upon the terms contained in the contract for sale because said sales price represents a fair and reasonable price for the Property and same is an arms length transaction at fair market value and is what the Ward himself has agreed upon.

WHEREFORE, Petitioner requests that an order be entered by this Court approving the contract for sale and authorizing the emergency temporary guardian of the property to sell the above-described real property at a private sale, to execute all instruments and documents necessary to effectuate the sale and to deposit the proceeds from the sale in an account titled in the name of the guardianship.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this Zad day of October, 2014 to Mitchell I. Kitroser, Esq., The Law Office of Mitchell I. Kitroser, P.A., 8895 N. Military Trail, Suite C-201, Palm Beach Gardens, FL 33410; Manuel Kushner, Esq., KAYE SCHOLER LLP, 777 South Flagler Drive, West Tower, Suite 900, West Palm Beach, FL 33401; and John J. Pankauski, Esq., Pankauski Law Firm, P.L.L.C., 120 S. Olive Avenue, Guaranty 701, West Palm Beach, FL 33401.

Ellen S. Morris, Esq.

Attorney for the Petitioner

Florida Bar Number: 850306

ELDER LAW ASSOCIATES PA

7284 W. Palmetto Park Road, Suite 101

Boca Raton, FL 33433

Telephone: (561) 750-3850

Fax: (561) 750-4069

E-Mail: emorris@elderlawassociates.com

IN RE: GUARDIANSHIP OF	PROBATE DIVISION "IB"
ROBERT PAUL WEIN	CASE NO. 502014GA000472XXXXMB
<i>f</i>	

<u>VERIFIED PETITION FOR ORDER AUTHORIZING GUARDIAN</u> <u>TO AMEND WARD'S TRUST</u>

Petitioner, ELIZABETH SAVITT, as Limited Guardian of the Person and Property of Robert Paul Wein (the Ward), hereby petitions for an order authorizing the guardian to act pursuant to F.S. 744.441(19) to amend the Ward's revocable trust, as follows:

- 1. Petitioner is the duly appointed and acting Limited Guardian of the Person and Property of the Ward, having heen appointed by Order and Letters dated October 15, 2014.
- 2. On November 25, 2013, prior to the initiation of the incapacity and guardianship proceedings, the Ward executed a revocable trust entitled the ROBERT WEIN LIVING TRUST dated November 25, 2013 (the "Trust").
- 3. On August 25, 2014, prior to the initiation of the incapacity and guardianship proceedings, the Ward executed an amendment and restatement to his Trust (the "Restatement").
- 4. On February 9, 2015, the Ward met with his guardian and the undersigned counsel and expressed his desire to make changes to the testamentary provisions of his trust.
- 5. Under F.S. 744.441(19), a guardian, upon court approval, may amend a ward's revocable trust for estate planning purposes.
- 6. The guardian requests authority pursuant to F.S. 744.441(19) to amend the Ward's testamentary provisions in his revocable trust for estate planning in accordance with the Ward's expressed wishes.
- 7. Petitioner asserts that an amendment to the Ward's revocable trust is in accordance with the Ward's expressed wishes and that it is in the best interest of the Ward for the guardian to execute an amendment to the Ward's revocable trust.

WHEREFORE, Petition requests that the Court enter an order authorizing the guardian to execute the amendment to the ROBERT WEIN LIVING TRUST dated November 25, 2013, as Amended and Restated.

DATED this 22 day of February, 2015.

Elizabeth Savitt, Petitioner

Ellen S. Morris, Esq.
Attorney for the Petitioner
Florida Bar Number: 850306
ELDER LAW ASSOCIATES PA
7284 W. Palmetto Park Road, Suite 101

Boca Raton, FL 33433 Telephone: (561) 750-3850 Fax: (561) 750-4069

E-Mail: emorris@elderlawassociates.com

Secondary E-Mail: lrubin@elderlawassociates.com
Secondary E-Mail: clawrence@elderlawassociates.com

CERTIFICATE OF SERVICE

HEREBY CERTIFY that a copy of the foregoing was served via the c-Portal on this day of February, 2015 to Manuel Kushner, Esq., KAYE SCHOLER LLP, 777 South Flagler Drive, West Tower, Suite 900, West Palm Beach, FL 33401 and by Formal Notice to Mrs. Vita Wein, 3799 NW 88th Avenue, Apt. C9, Sunrise, Florida 33351.

Ellen S. Morris, Esq. Florida Bar No. 850306

IN RE: GUARDIANSHIP OF PROBATE DIVISION "IB"

ROBERT PAUL WEIN CASE NO. 502014GA000472XXXXMB

DANIEL WEIN'S RESPONSE TO VERIFIED PETITION FOR ORDER AUTHORIZING GUARDIAN TO AMEND TRUST

COMES NOW, DANIEL WEIN, brother of the Ward, ROBERT PAUL WEIN (hereinafter "Robert") and hereby files his RESPONSE TO VERIFIED PETITION FOR ORDER

AUTHORIZING GUARDIAN TO AMEND TRUST and responds as follows:

- 1. Paragraphs 1 through 3 are admitted and agreed with.
- 2. Daniel Wein is without Knowledge as to Paragraph 4.
- 3. Paragraphs 5 and 6 are admitted
- 4. Daniel Wein admits in part and requests clarification as to Paragraph 7 and replies with the following recommendations:
- a) "The Amended and Restated Trust" dated August 25, 2014 should be revoked in its entirety, as Robert did not have the testamentary capacity to execute such. On October 15, 2014, This court issued an Order determining, after a panel of 3 examined the Ward, that Robert suffers from incapacities of Dementia and age related decline, and among other things, lacks the capacity to contract. The Examining Committee further found that Robert was likely to have been under manipulation and duress and was unable to consent to changes made to the "Revocable Living Robert Wein Trust" dated November 25, 2013.

- b) The "Revocable Living Robert Wein Trust" dated November 25, 2013 is the appropriate trust that should remain in full force and effect. This trust was executed by Robert Paul Wein while he possessed testamentary capacity to do so.
- c) In November 2013, Robert consulted with Attorney Brian A. Raphan concerning the specifics of his trust. He met and consulted with several other attorneys from the firm who visited him in his apartment. Two attorneys spent a few hours with him in private, discussing all aspects of the trust with special attention to the "Specific Distributions" clause before Robert executed such on November 25, 2013. Robert was completely aware and cognizant of the substance of the trust details and was not under any undue influence or coercion, as the attorney will testify. Further, Daniel Wein requested that Roberts Physician Dr. B. Grossman examine Robert and he determined that Robert was mentally competent and suffered no incapacities at the date of signing.
- d) If the "Amended and Restated Trust" dated August 25, 2014 remains in force, or is amended to reinstate Daniel Wein as an heir or for any other changes to beneficiaries or beneficial interests, the amendment invites challenges both while Robert is alive as well as after his death. Pursuant to the Florida Statutes under Title XLII a challenge to the "Amended and Restated Trust" will most likely be successful as Robert lacks testamentary capacity. October 15, 2014, after reports from the Court appointed Examining Committee the court determined that Robert "suffers from the incapacities of dementia and age related decline and among many others, lacks capacity to contract. Dr. Stanley Bloom, M.D. in his report dated September 18, 2014 stated, Robert "Mentally appears to have significant dementia which can progress

over time". Dr. Pamela Feldman, Ph.D., in her report dated October9, 2014, referred to Roberts Physical and/or Mental prognosis as "poor. Will likely decline with age". In order to defend a challenge that Robert has testamentary capacity, another Court ordered examination of the wards (Roberts) current mental condition would be necessary.

e) Daniel Wein asserts that 2 amendments to the "Robert Wein Living Trust" are proper and necessary under the Florida Statutes. The "Robert Wein Living Trust" should be amended to change the Trustee to Elizabeth Savitt and the State of Jurisdiction from New York to Florida.

Respectfully Submitted this 13th day of March 2015.

/s/ Daniel Wein
Daniel Wein, Pro Se
9717 N. New River Canal Road, #410
Plantation, FL 33324
954-472-1804
Email Dwein5680@aol.com
Secondary Email Stacywein@aol.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was served via the e-portal on this

13th day of March to Manuel Kushner Esq. Manuel Kushner@kayescholer.com, Ellen

Morris, Esq emorris@elderlawassociates.com, Elizabeth Savitt, savittguardians@gmail.com and

by US mail to Vita Wein 3799 NW 88th Avenue, Apt C9, Sunrise, Florida 33351

/s/Daniel Wein

Daniel Wein, Pro Se

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE:	GUARDIANSHIP OF	PROBATE DIVISION "IB"
LIVIE.	OOMBHINGIN OF	I KODITIE DI TIBIOTI ID

ROBERT PAUL WEIN CASE NO. 502014GA000472XXXXMB

PETITION FOR ORDER ACCEPTING VERIFICATION OF PROMISSORY NOTES

Petitioner, ELIZABETH SAVITT, as Limited Guardian of the Person and Property of Robert Paul Wein (the Ward), by and through her undersigned counsel, alleges:

- Petitioner is the duly appointed and acting Limited Guardian of the Person and Property of the Ward, having been appointed by Order and Letters dated October 15, 2014.
- 2. On February 11, 2015, the guardian filed an Amended Verified Inventory of Guardian.
- 3. In the Claims section of the Amended Inventory, the guardian listed five (5) promissory notes owed to the Ward, by five (5) potential claimants, as follows:

Promissory Note	\$300,000.00
Promissory Note	\$200,000.00
Promissory Note	\$100,000.00
Promissory Note	\$75,000.00 - \$100,000.00
Promissory Note	\$10,000.00
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- The Promissory Notes were included on the Amended Inventory for informational purposes only as potential claims of the Ward and were not included as assets for the Ward.
- 5. As proof, the guardian attached copies of the Promissory Notes to the Amended Inventory, copies of which are attached hereto as Exhibit "A."
- 6. As expressed on the Amended Inventory, the guardian is not in possession of any further or better verification regarding the Promissory Notes.
- 7. In a letter dated April 6, 2015, the Deputy Clerk, Lisa Brady, requested that the guardian petition for court approval to accept the verification of the Promissory Notes as submitted on the Amended Inventory in order for her to approve the Amended Inventory.

WHEREFORE, Petitioner requests the Court enter an Order accepting the verification of the Promissory Notes included on the Amended Inventory.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this 20th day of April, 2015 to Mr. Daniel Wein, 9717 N. New River Canal Road, #410, Plantation, Florida 33324 (<u>Dwein5680@aol.com</u> and <u>Stacywein@aol.com</u>) and Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palm Beach, FL 33401 (<u>info@rosenwater.com</u> and <u>bsr@rosenwater.com</u>).

Ellen S. Morris, Esq.

Attorney for the Petitioner Florida Bar Number: 850306 ELDER LAW ASSOCIATES PA

7284 W. Palmetto Park Road, Suite 101

enome

Boca Raton, FL 33433 Telephone: (561) 750-3850

Fax: (561) 750-4069

E-Mail: emorris@elderlawassociates.com

Secondary E-Mail: lrubin@elderlawassociates.com
Secondary E-Mail: clawrence@elderlawassociates.com

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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division IB

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

VITA WEIN'S MOTION FOR ATTORNEY'S FEES AND COSTS

Comes now, Vita Wein, by and through the undersigned counsel and pursuant to Florida Statute § 57.105 and Florida Statute § 744.108(1), hereby moves this Honorable Court for an award of attorney's fees and costs to be assessed against the Petitioner, Elizabeth Savitt ("Petitioner"), and states as follows:

- 1. By order of this Court in Case Number 502014MH001747, the Ward, Robert Paul Wein ("Ward") was determined to be incapacitated, and the Petitioner was appointed limited guardian.
- On February 22, 2015, the Petitioner filed in this action a Verified Petition for Order Authorizing Guardian to Amend Ward's Trust (the "Trust Petition").
- 3. In the Trust Petition, the Petitioner alleges that on August 25, 2014, the Ward executed an amendment and restatement to his revocable trust, and on February 9, 2015, the Ward met with the Petitioner and her attorney to make changes to the testamentary provisions of the Ward's trust.
- On February 23, 2015, the Petitioner filed a Verified Petition for Order Authorizing Guardian to Bring Annulment on Behalf of the Ward (the "Annulment Petition").
- 5. In the Annulment Petition, the Petitioner alleges that the Ward previously married Vita Wein but divorced in 1960. The Petitioner goes on to allege that the Ward remarried Vita Wein on August 6, 2014, when, according to the Petitioner, the Ward "had diminished capacity, was unable to consent to marriage, was suffering from a serious mental problem and was under duress to marry."
- 6. According to the petitions filed by the Petitioner, in the month of August 2014, the Ward's capacity and supposed mental problem came and went to the extent that, on the one hand, the Ward was unable to contract to marriage while, on the other hand, the Ward was of sound enough mind to make

Page 1 of 3

Important revisions to his trust and meet with an attorney for the purpose of carrying out those revisions. These are evident inconsistencies and inaccuracies that the Petitioner either knew, or should have known, existed at the time the Trust Petition and Annulment Petition were filed. Furthermore, by attempting to amend the Ward's trust and dissolve the Ward's valid marriage to his wife and best friend, Vita Wein, the Petitioner is failing to act in the best interests of the Ward.

- 7. In addition, the Petitioner has falsely pleaded that the Ward was divorced from Vita Wein in 1960 and then lacked the requisite capacity to re-marry Vita Wein on August 6, 2014. In actuality, since their marriage in 1958, the Ward and Vita Wein have never divorced. The matrimonial ceremony on August 6, 2014, represented a renewal of the marital vows between the Ward and Vita Wein.
- Due to the knowingly inconsistent and factually inaccurate nature of the Petitioner's claims, Vita
 Wein is entitled to reasonable attorney's fees for defending said claims for the benefit of the Ward.
- 9. Florida Statute § 57.105(1) authorizes an award of reasonable attorney's fees to be paid to the prevailing party on any claim made during a civil proceeding or action in which the court finds that the losing party or the losing party's attorney knew or should have known that a claim or defense when presented to the court was not supported by the material facts necessary to establish the claim or would not be supported by the application of then-existing law to those material facts.
- 10. Pursuant to Florida Statute § 57.105, Vita Wein is entitled to an award of reasonable attorney's fees if, within 21 days of being served herewith, the Petitioner refuses to withdraw or appropriately correct the Trust Petition and Annulment Petition. Furthermore, Vita Wein is entitled to reasonable attorney's fees pursuant to Florida Statute § 744.108(1) for defending for the benefit of the Ward the Petitioner's claims in this action. See Thorpe v. Myers, 67 So. 3d 338 (Fla. 2d DCA 2011).
- 11. Pursuant to Florida Statute § 57.105(4), this motion is brought in good faith and will not be filed with the Court until 21 days after this motion is served on the Petitioner.

WHEREFORE, Vita Wein respectfully requests that this Honorable Court enter an order granting reasonable attorney's fees to Vita Wein, to be assessed against the Petitioner, and for any further relief that the Court deems just and proper under the circumstances.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 14th day of May, 2015, a true and correct copy of the foregoing has been sent electronically to: Daniel Wein, 9717 N. New River Canal Road #410, Plantation, Florida 33324 at dwein5680@aol.com and stacywein@aol.com; Ellen S. Morris, Esq., Elder Law Associates, P.A., Attorney for the Petitioner 7284 W. Palmetto Park Road, Suite 101, Boca Raton, Florida at emorris@elderlawassociates.com, Irubin@elderlawassociates.com, and clawrence@elderlawassociates.com.

BRUCE S. ROSENWATER & ASSOCIATES, P.A.

Counsel for Vita Wein 1601 Forum Place | Suite 610 West Palm Beach, Florida 33401 T: 561.688.0991 | F: 561.688.0581

info@rosenwater.com | bsr@rosenwater.com

Bruce S. Rosenwater Fla. Bar No. 715107 Steven C. Williams Fla. Bar No. 99681

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division IB

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

NOTICE OF FILING TRANSCRIPT OF THE DEPOSITION OF ELIZABETH SAVITT

Comes now, Vita Wein, by and through the undersigned counsel, hereby files the attached transcript consisting of Volume I from the deposition of Elizabeth Savitt taken on Tuesday, May 19, 2015, for use in all proceedings herein.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on July 7, 2015, a copy of the foregoing was e-filed with the Court and sent to Ellen S. Morris, Esq., Elder Law Associates, P.A., 7284 W. Palmetto Park Road, Suite 101, Boca Raton, FL 33433 by e-service at emorris@elderlawassociates.com, lrubin@elderlawassociates.com, and elderlawassociates.com, Daniel Wein, 9717 N. New River Canal Road #410, Plantation, FL 33324 by e-service at dwein5680@aol.com and stacywein@aol.com; and Jordan L. Klingsberg, Esq., 2101 N.W. Corporate Blvd., Suite 107, Boca Raton, FL 33431 by e-service at atiklingsberg@floridatax.com.

BRUCE S. ROSENWATER & ASSOCIATES, P.A.

Counsel for Vita Wein
1601 Forum Place | Suite 610
West Palm Beach, Florida 33401
T: 561.688.0991 | F: 561.688.0581

info@rosenwater.com | bsr@rosenwater.com

Bruce S. Rosenwater

Fla. Bar No. 715107

IN THE CIRCUIT COURT OF THE
FIFTEENTH JUDICIAL CIRCUIT IN AND FOR
PALM BEACH COUNTY, FLORIDA
CASE NO: 50 2014 GA 000472/Probate Division IB

IN RE: THE GUARDIANSHIP OF ROBERT PAUL WEIN,

The Ward.

CERTIFIED

Deposition of Elizabeth Savitt
(Part I)

May 19, 2015 1601 Forum Place, Suite 610 West Palm Beach, Florida 33401 11:20 a.m. - 2:00 p.m.

Reported by: Donna L. Harshaw, Court Reporter, Notary Public, State of Florida

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein

			p of Robert Paul Wein	
		Page 2	11:21:07-11:21:18	Page 4
1	APPEARANCES:		1 PROCEEDINGS	
2	On behalf of the Petitioner: Elder Law Associates, PA		2	
3	7284 W. Palmetto Park Road, Suite Boca Raton, Florida 33433	101	3 Deposition of Elizabeth Savitt,	a witness.
4	BY: ELLEN S. MORRIS, ESQUIRE		4 taken by Counsel for Vita Wein fo	
5	On behalf of Vita Wein:		5 of discovery and for use as evidence	
6	Bruce S. Rosenwater & Associates, 1601 Forum Place, Suite 610	PA	6 above-entitled cause, pursuant to n	
7	West Palm Beach, Florida 33401 BY: BRUCE 6. ROSENWATER, ESQUIRE		7 heretofore filed, before DONNA H	
8	Also present: Jody Rich		9 Public in and for the State of Flori	•
9			9 large, at 1601 Forum Place, Suite 6	
10			<u> </u>	
11			10 West Palm Beach, Florida, on May	y 19, 2015,
12			11 commencing at 11:20 a.m.	
13			12	
1			13 Thereupon,	
14			L4 ELIZABETH SAVITT,	
15			15 a witness named in the notice here	·
16			16 being by the undersigned Notary P	
17			17 sworn, was examined and testified	as follows:
18			18 THE WITNESS: I do.	
19			19 MR. ROSENWATER: Jody R	
20			20 deposition. We're going to put on	
21			21 that she's not going to be testifying	
22			22 hearing in this matter that's set for	July
23			23 22nd; is that the date?	
24			MS. MORRIS: I take your wor	d for it. I
25			25 have to look it up on my calendar.	
		Page 3	11:21:54-11:22:31	Page 5
ı	INDEX	Page 3		•
1 2	I N D E X WITNESS: Elizabeth Savitt	Page 3	1 DIRECT EXAMINATION (ELIZ	•
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Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Weir

In re: The Guardiansl	nip of Robert Paul Wein
11:22:46-11:23:20 Page 6	11:24:45-11:26:20 Page 8
1 BY MR. ROSENWATER:	1 MR. ROSENWATER: Yes.
2 Q. What is that course?	2 MS. MORRIS: Composites or each one?
3 A. It's a guardianship course.	3 MR. ROSENWATER: Composite.
4 Q. How long is the course?	4 MS. MORRIS: So why don't you just go
5 A. 40 hours.	5 through and tell him as you're handing each
6 Q. In how many cases have you been a	6 document so you get it on the record.
7 professional guardian, approximately?	7 THE WITNESS: Okay. This is the 1960
8 A. I can't tell you.	a separation agreement filed in New York City.
9 Q. More than 100?	9 MS. MORRIS: That's for you.
10 A. No.	10 THE WITNESS: That's his copy?
11 Q. Less than 50?	11 MS. MORRIS: That's his copy.
12 A. Yes,	THE WITNESS: Affidavit of Eugene Kaplan.
13 Q. Less than 25?	13 MS. MORRIS: Dated?
14 A, Yes.	THE WITNESS: Dated September 15, 2014.
15 Q. Less than 15?	15 If I can get a copy of that, that would be
16 A. No.	16 great.
17 Q. I don't want to put words in your mouth,	MS. MORRIS: I have extra copies. This
18 but somewhere between 15 and 20?	18 can all be for bim.
19 A. Yes.	19 THE WITNESS: Affidavit of I'll show
20 Q. Have you had your deposition taken before	20 you this so you can spell it because I can't.
21 in any type of case?	21 THE REPORTER: S-U-R-U-J-D-A-Y-E, second
22 A. Yes,	22 word, J-A-I-K-A-R-A-N.
23 Q. You're familiar with the process, right?	23 MS. MORRIS: Dated?
24 A. Yes.	THE WITNESS: Dated September 11, 2014.
25 Q. I don't have to go over it. I'm sure you	25 Application to marry and license to marry on
11:23:28-11:24:27 Page 7	11:26:43-11:27:30 Page 9
1 met with your attorney and she explained the	1 the same page, recorded August 12, 2014. This
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met with your attorney and she explained the process to you, correct? A. Correct. Q. Did you see the notice of taking deposition duces tecum that was prepared in this case? A. Yes, I did. MR. ROSENWATER: Do you need a copy, Ellen? MS. MORRIS: No, I have it right here. MR. ROSENWATER: Please mark this as Exhibit 1. (Thereupon, Exhibit Number 1 is marked for identification.) BY MR. ROSENWATER: Q. Ms. Savitt, if you can look at page three. The beginning of the page says Schedule A. Towards the bottom of the page it says requested documents. Did you bring any documents in connection with the request to produce or the duces tecum for this deposition? A. I did. Q. What are those documents?	the same page, recorded August 12, 2014. This is the same thing. The examining committee report by MS. MORRIS: You can give all three. Is that all right, Bruce? All three together, the three examining committee MR. ROSENWATER: We're going to put them all together anyway, so just identify them on the record. BY MR. ROSENWATER: Q. You have three examining reports? A. Yes, examining committee reports. Do we need this? MS. MORRIS: It's not really a document that he asked us for. You don't need that. THE WITNESS: And this? MR. ROSENWATER: What is that? Do I have that? MS. MORRIS: Wbich? MR. ROSENWATER: This document right here where it says MS. MORRIS: No, that she's giving you. MR. ROSENWATER: Okay.
met with your attorney and she explained the process to you, correct? A. Correct. Q. Did you see the notice of taking deposition duces tecum that was prepared in this case? A. Yes, I did. MR. ROSENWATER: Do you need a copy, Ellen? MS. MORRIS: No, I have it right here. MR. ROSENWATER: Please mark this as Exhibit 1. (Thereupon, Exhibit Number 1 is marked for identification.) BY MR. ROSENWATER: Q. Ms. Savitt, if you can look at page three. The beginning of the page says Schedule A. Towards the bottom of the page it says requested documents. Did you bring any documents in connection with the request to produce or the duces tecum for this deposition? A. I did. Q. What are those documents? MS. MORRIS: You want to enter them as	the same page, recorded August 12, 2014. This is the same thing. The examining committee report by MS. MORRIS: You can give all three. Is that all right, Bruce? All three together, the three examining committee MR. ROSENWATER: We're going to put them all together anyway, so just identify them on the record. BY MR. ROSENWATER: Q. You have three examining reports? A. Yes, examining committee reports. Do we need this? MS. MORRIS: It's not really a document that he asked us for. You don't need that. THE WITNESS: And this? MR. ROSENWATER: What is that? Do I have that? MS. MORRIS: Wbich? MR. ROSENWATER: This document right here where it says MS. MORRIS: No, that she's giving you. MR. ROSENWATER: Okay. THE WITNESS: Vow renewal service from Lee
met with your attorney and she explained the process to you, correct? A. Correct. Q. Did you see the notice of taking deposition duces tecum that was prepared in this case? A. Yes, I did. MR. ROSENWATER: Do you need a copy, Ellen? MS. MORRIS: No, I have it right here. MR. ROSENWATER: Please mark this as Exhibit 1. (Thereupon, Exhibit Number 1 is marked for identification.) BY MR. ROSENWATER: Q. Ms. Savitt, if you can look at page three. The beginning of the page says Schedule A. Towards the bottom of the page it says requested documents. Did you bring any documents in connection with the request to produce or the duces tecum for this deposition? A. I did. Q. What are those documents?	the same page, recorded August 12, 2014. This is the same thing. The examining committee report by MS. MORRIS: You can give all three. Is that all right, Bruce? All three together, the three examining committee MR. ROSENWATER: We're going to put them all together anyway, so just identify them on the record. BY MR. ROSENWATER: Q. You have three examining reports? A. Yes, examining committee reports. Do we need this? MS. MORRIS: It's not really a document that he asked us for. You don't need that. THE WITNESS: And this? MR. ROSENWATER: What is that? Do I have that? MS. MORRIS: Wbich? MR. ROSENWATER: This document right here where it says MS. MORRIS: No, that she's giving you. MR. ROSENWATER: Okay.

11:27:52-11:28:55 Page 10 | 11:32:01-11:32:47 Page 12 Comptroller, marriage license, and State of 1 Q. And then on Exhibit -- item three, your Florida Marriage License Guide. 2 complete file regarding the guardianship of Robert BY MR. ROSENWATER: Wein, you didn't bring that file, correct? 3 4 Q. Is that everything? 4 A. Correct. MS. MORRIS: She has her billing records, 5 Q. And why not? 5 6 which I think would be part of what you asked 6 MS. MORRIS: He's just asking if you 7 for. But there are -- you know, rules for 7 didn't bring it, why. So I'm going to make an objection. production of documents at a deposition are the θ 8 There's a motion for protective order filed to same as notice of production, so it was 9 9 the whole file. She did bring certain things actually before the 30 days. But she's getting 10 10 them to you, but she just doesn't have them for from her file. For instance, the checkbook, as 11 11 today. So we'll get them to you in the next 12 part of her file. 12 couple of days. MR. ROSENWATER: Was there a privilege log 13 13 MR. ROSENWATER: Madam Court Reporter, filed in connection with this motion for 14 14 15 let's mark this as Composite Exhibit Number 2. protective order? 15 MS. MORRIS: No, there was not because the 16 MS. MORRIS: Oh, and she brought the 16 checkbook registry for you to copy if you want 30 days is not up yet to file a privilege log. 17 17 to copy the registry. BY MR. ROSENWATER: 18 18 (Thereupon, Composite Exhibit Number 2 is 19 Q. What documents do you believe to be 19 marked for identification.) 20 privileged in your file? BY MR. ROSENWATER: 21 A. Communication with my attorney. 21 22 Q. I've been handed checks and a checkbook 22 Q. That's fine. Okay. MS. MORRIS: That's really what there is. 23 registry for the guardianship account for Robert 23 Wein, Elizabeth Savitt, guardian, at Bank of BY MR. ROSENWATER: 24 America, and the account ends in 3992. 25 Q. Is that the only thing other than what 25 11:29:09-11:31:49 Page 11 11:33:01-11:34:05 Page 13 Is this the guardianship account that was 1 you've provided today in your file, communications opened on behalf of Robert Wein when you were between you and Ellen Morris? 3 appointed guardian in this case? 3 A. And also estate planning documents. 4 A. Yes. 4 O. Estate planning documents for Robert Wein? 5 Q. And the check register and the checks in 5 A. Yes. here are the checks that you've written as guardian 6 Bank account statements. on behalf Robert Wein since you became guardian? 7 O. The estate planning documents that are in the file, are those the documents that were e A. Yes. 8 MR. ROSENWATER: We're going to mark this 9 prepared by -- strike that. 9 as Exhibit 3, and let's go off the record for a There were documents that I've seen in 10 10 11 reviewing the file that were prepared in November 11 (Thereupon, Exhibit Number 3 is marked for of 2003 in New York on behalf of Robert Wein. Do 12 identification, and an off-the-record 13 you have those documents in your file? discussion was had.) 14 A. November of 2003? 14 BY MR. ROSENWATER: 15 15 Q. Excuse me, 2013. 16 A. 2013. Do I have the estate planning 16 Q. So you've provided as a composite exhibit 17 documents from 2013? to the deposition -- excuse me, the documents you've brought in connection with the duces tecum, 18 Q. Correct, in your file. 18 19 I want to go through each paragraph. 19 A. Yes. 20 Number two, all documents upon which you 20 O. I have also seen documents that were 21 relied in preparation for your deposition in this 21 prepared in August of 2014 by the Shaves,

25 A. Yes.

you brought?

22

action being taken on May 19, 2015, those were the

Composite Exhibit 2; are those the documents that

23 file?

24 A. Yes.

22 S-H-A-V-E-S, Law Firm. Are those documents in your

25 Q. I've also seen a will that was prepared, I

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein 11:34:20-11:35:01 Page 14 | 11:36:06-11:37:02

- believe, in March of 2014. Is that in your
- document -- is that in your file?
- 3 A. No.
- 4 Q. Do you have any documents in your file
- 5 regarding any wills or estate planning documents on
- behalf of Robert Wein prior to November of 2013?
- 8 Q. And what documents do you have in your
- file? 9
- 10 MS. MORRIS: Objection, privileged.
- MR. ROSENWATER: It's not privileged. I'm 11
- not asking -- what's the privilege? 12
- MS. MORRIS: What are you asking for, just 13
- the title of the document? 14
- MR. ROSENWATER: The title and the dates 15
- 16 they were prepared. I'm not asking to produce
- the document. 17
- MS. MORRIS: I actually think it is still 18
- privileged because estate planning documents,
- whether you have them or not, are a privileged 20
- document and not discoverable in a 21
- 22 guardianship, so I'm going to instruct her not
- to answer. If you want to prepare whatever you 23
- 24 want to prepare, but I'm going to instruct her
- not to answer about what other estate planning 25

11:37:10-11:37:56 Page 15

- documents there are.
- MR. ROSENWATER: We're going to certify 2
- that question. 3

11:35:05-11:35:49

- BY MR. ROSENWATER:
- 5 Q. Where did you get these estate planning
- documents from? Who provided these documents to
- you? 7
- 8 A. Which ones?
- 9 Q. In your file. The documents in your file.
- 10 You have a number of estate planning documents in
- 11 your file. I don't know exactly what you have.
- 12 A. I'm fairly sure they came from Ellen
- 13 Morris's office.
- 14 Q. Did Ellen Morris request these documents
- 15 from certain individuals on your behalf?
- 16 A. I have no idea.
- 17 Q. Have you requested from any individuals
- 18 any estate planning documents on behalf of Robert
- 19 Wein?
- 20 A. No. I just said I got them Ellen's
- 21 office.
- 22 Q. So you never asked Robert Wein for any
- 23 estate planning documents?
- 24 A. No, not directly.
- 25 Q. Has he provided any document to you

- 1 directly, Robert Wein?
- 2 A. No.
- 3 O. How about have you asked Dan Wein for any

Page 16

Page 17

- 4 estate planning documents?
- 5 A. I'm not sure.
- 6 O. Do you have any correspondence or e-mails
- 7 with Dan Wein that would indicate that you asked
- for these documents?
- 9 A. I'm not sure. I would have to look.
- 10 Q. Do you keep in your file all of the
- 11 correspondence regarding this matter: e-mails,
- 12 letters, telephone records?
- A. E-mails.
- 14 Q. Do you have in your file any e-mails
- 15 between yourself and Dan Wein?
- 16 A. Not printed, no.
- 17 Q. But so you keep them on your computer?
- 18 A. Yes, they're in my e-mail account.
- 19 Q. Why didn't you produce those today?
- 20 A. Well, because I didn't have time to go
- 21 through and print all of those, and I didn't know
- 22 what you were asking for --
- 23 Q. How many e-mails --
- 24 A. -- dates you were asking for.
- 25 O. How many e-mails do you have with Dan
- 1 Wein, approximately?
- 2 A. I have no idea.
- 3 Q. When did you start communicating with Dan
- 4 Wein regarding this matter?
- 5 A. Regarding which matter?
- 6 Q. Well, we're here on behalf of the
- guardianship of Robert Wein.
- 8 A. We're here on behalf of --
- 9 Q. The guardianship of Robert Wein, that's
- the matter in which you're testifying in. 10
- MS. MORRIS: I think she's trying to 11
- clarify if you're saying since the beginning 12
- that she was involved in the guardianship, 13
- you're asking her how many communications you 14
- have with Dan Wein? 15
- MR. ROSENWATER: Let me clarify that 16
- 17 question then.
 - BY MR. ROSENWATER:
- 19 Q. Did you have communications with Dan Wein
- 20 prior to being appointed the guardian in this case?
- 21 A. No.

18

- 22 Q. So the first communications that you had
- 23 with Dan Wein were after you were appointed
- 24 guardian in the guardianship of Robert Paul Wein,
- case number 50 2014 GA 000472?

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein Page 20 11:38:21-11:39:10 Page 18 | 11:40:21-11:41:19 1 there's promissory notes that are outstanding, he 1 A. Yes. has certain accounts with certain banks and 2 Q. And when were you appointed guardian? brokerage firms. What financial issues are you 3 A. October 15 -- no. Wait a minute. talking about when you say you had discussions with MS. MORRIS: Right here. Dan Wein? You need to be a little more specific. THE WITNESS: October 15. 5 BY MR. ROSENWATER: 6 A. Those financial issues. 6 7 Q. 2014? 7 O. Anything other than what I've discussed? e A. Yes. e A. No. 9 O. How often do you discuss this guardianship 9 O. So any communications you've had with Dan 10 with Dan Wein? Do you speak with him on a weekly Wein were after October 15th, 2014? 11 A. I believe so, yes. 11 hasis, daily basis? 12 A. Weekly. 12 Q. What type of communications do you have with Dan Wein? When I say what type of 13 Q. Are these via e-mail? 14 A. Telephone. communications, what issues, what matters are you 15 Q. And you have telephone records? discussing with Dan Wein regarding the guardianship 16 of Rohert Wein? 16 A. No. 17 Q. What number does he call when he calls 17 A. Well, are you asking about -- I'm not clear. Are you asking about this issue, annulment, you? Does he call your personal number or do you 19 have a professional number? what we filed here, what we're here for today, the annulment and trust issue? 20 A. Cell phone. 21 Q. What is your cell phone number? 21 Q. No. I'm asking any issues that you may 22 have had -- any discussions with any issue you may 22 A. 561-573-1292. 23 Q. Do you have e-mails between you and Dan 23 have had with Dan Wein regarding Robert Wein; 24 that's the first question. 24 Wein as well? 25 A. Uh-huh. 25 A. Okay. And the whole guardianship? 11:39:20-11:40:05 Page 19 11:41:27-11:42:14 Page 21 1 O. Correct. 1 O. Is that on a weekly basis? 2 A. So how many? 2 A. I can't tell you. 3 Q. Have you met with Dan Wein in person 3 Q. No. I'm saying what type of 4 communications have you had with them regarding 4 regarding this matter? what issues? We know we're talking about the 5 A. Yes. trust; we're talking about aunulment. Are there 6 Q. How many times have you met with Dan Wein? 6 7 A. By himself? any other issues that you've had discussions, or e-mails, or correspondence with Dan Wein regarding 8 Q. Yes. the guardianship of Robert Wein? 9 A. Once, maybe twice. 10 A. Yes. 10 O. Where do those meetings take place? 11 A. The first one was in his home. 11 Q. For example, his welfare and care? 12 A. Yes. His welfare and care, yes. 12 Q. Dan Wein's home? 13 Q. Can you tell me, other than his welfare 13 A. Uh-huh. 14 and care, the trust and the annulment, are there MS. MORRIS: Betsy, you have to answer yes 14 15 any other issues that you've had discussions with 15 THE WITNESS: Yes, Dan Wein's home. 16 Dan Wein? 16 BY MR, ROSENWATER: 17 A. Yes. 17 18 Q. What other issues have you had discussions 18 Q. And the other meeting? 19 with --19 A. The other meeting was at The Colony. 20 A. Financial.

21 Q. When you say financial, what are the

22 financial issues that you're talking about?

23 A. All of his financial issues.

24 Q. Well, I don't know what all of his

25 financial issues are. I know by looking at this

20 Q. All of these correspondence and meetings

21 with Dan Wein would be in your billing records,

22 correct?

A. Correct.

24 Q. So you bill for each telephone call, each

25 e-mail, and each meeting that you had with Dan

In re: The Guardianship of Robert Paul Wein 11:42:26-11:43:27 Page 24 Page 22 | 11:44:32-11:45:33 1 Wein? 1 individuals with Dan Wein and yourself? 2 A. Yes. I met with Dan and Robert and Vita. 2 A. Approximately. No, I wouldn't say I bill for every telephone call because I don't bill for 3 O. When was that? every telephone call, 4 A. That would have been at The Colony. 5 Q. Do you indicate in your records that you 5 Q. Do you know when that was, approximately? 6 A. No. had a telephone conversation with Dan Wein and maybe put no charge if you don't bill for it or --7 Q. Was it prior to January of 2015? B A. Possibly. 8 A. I can't remember the date he moved into 9 Q. And you said you met with Dan Wein on two The Colony. I can find out, 10 occasions personally. Have you met with Dan Wein 10 O. When you met with Dan and Rohert and Vita with other individuals present? 11 at The Colony, what was discussed at that meeting? 11 12 A. The food, the conditions of The Colony, 12 A. Yes. 13 Robert's care, Vita's clothes, necessities. 13 Q. How many times have you met with Dan Wein 14 with other individuals present? And for each 14 O. Was that recently that you had a meeting 15 with him at the Colony to discuss Robert's food and meeting, please identify who was present at the 15 meeting. So if you can start with going hack to 16 16 care? the best of your memory from October 15, 2014 17 A. Well, you were talking about the first 17 forward, the meetings that you had with Dan Wein 18 meeting? 18 and any other individuals, and who was present, and 19 Q. Right. And that's what you discussed at 19 20 the first meeting, regarding his food and care? 20 approximately the date, if you can tell me. 21 A. Well, I met Dan Wein at the courthouse 21 A. Yes. 22 during the hearing. 22 O. Then when was the next meeting that you 23 Q. Was that in October of 2014? 23 had with Dan Wein and anyone else? 24 A. Uh-huh. 24 A. I had multiple meetings at The Colony with MS. MORRIS: Yes or no? Robert, Dan, Vita, also The Colony staff, The 25 11:43:30-11:44:13 11:45:48-11:46:44 Page 25 Page 23 THE WITNESS: Yes. 1 Colony nurses. BY MR. ROSENWATER: 2 Q. And all of these meetings would be 2 3 reflected in your billing records? 3 Q. And is that the first time you met Dan 4 Wein? 4 A. Yes. 5 A. I believe so. 5 Q. And your billing records would reflect, 6 Q. Who was present at that meeting? for example, that October 15, 2014 you met with 7 A. All of the attorneys on the case. All of Robert, Vita, Dan -the interested parties. 8 A. October 15th was the trial. 9 Q. Did you speak with Dan Wein at that time? 9 Q. I'm just using as an example. 10 A. Yes, I was introduced to him. 10 A. Right. 11 Q. That's the extent of your discussions with 11 Q. That you met with those three individuals 12 him? at The Colony, we discussed A, B, C, and D, and I 13 A. Probably. was there for travel for two and a half hours, is 13 14 Q. The next time? that how your billing records are set up? 14 15 A. I'm just not exactly sure without looking MS. MORRIS: Objection, compound. 15 16 at my records. I know for sure I met him at his MR. ROSENWATER: I can break it down one 16 17 home. by one. 17 MS. MORRIS: Well, only because I think 18 Q. Who was present at his home when you met 18 19 him? it's confusing for her to answer it, and I'm 19 20 A. His wife. not sure that her billing records do include 20 21 Q. Do you know her name? all of that. So if you want to break it down? 21 22 A. I do not. BY MR. ROSENWATER: 22

24 A. No.

23 Q. Was anyone else present?

25 Q. Any other meetings with any other

23 Q. Why don't we do this: As a hypothetical,

you met with Dan and Vita and Bob at The Colony on

such and such date, what would your billing records

11:47:02-11:47:39 Page 26 11:49:18-11:50:24 Page 28 1 reflect for that meeting? 1 Q. What was discussed at this meeting? 2 A. That I met with Dan, Vita, Robert at The 2 A. I would --3 Colony. It might reflect an issue that was going MS. MORRIS: It's not privileged because 3 on at the time. Dan was present, so you can tell them. 5 Q. It may reflect an issue or may not? THE WITNESS: Okay. The marriage. 6 A. Correct. BY MR. ROSENWATER: 7 Q. The marriage of Robert Wein and Vita Wein? 7 Q. So you don't put that I met with those three individuals and we discussed Robert's food, e A. Yes. health? 9 O. What else? 10 A. The trust petition, that's it. 10 A. Let me be repetative, because every time I 11 go there I'm obviously discussing his food, 11 Q. Did you ask Dan Wein to meet with you at 12 Ellen Morris's office? 12 health --13 Q. But for your records --13 A. Yes. **14** A. -- his needs. 14 O. What was discussed regarding the marriage 15 Q. -- each time you would identify who you of Vita and Robert Wein at this meeting at Ellen 16 met with? 16 Morris's office in April? 17 A. Yes. 17 A. Basically the marriage, when it took 18 Q. And would it reflect something that you 18 place, any information that he had. 19 discussed? 19 Q. When did Dan Wein say the marriage took 20 A. Yes. place? 21 Q. And would you put down the date of the 21 A. I don't remember exactly, but I have it 22 meeting? 22 here. 23 A. Yes. 23 Q. Oh, you're asking about the new marriage 24 Q. And would you put down how long you were 24 or the original marriage? Isn't this the -- can I 25 at the meeting? look at this? You were pointing to the marriage 11:47:53-11:49:05 11:50:38-11:51:50 Page 29 Page 27 1 A. Approximately. certificate of the marriage that took place in 2 Q. Is there anything else that your billing August of 2014. Is that the marriage you were 3 records would reflect for that meeting? discussing with Dan? 4 A. Probably not. 4 A. Yes. 5 Q. So you've met -- you've had multiple 5 Q. So what did you discuss with Dan regarding 6 meetings with Robert and Dan and Vita at The the August of 2014 marriage between Robert and Vita Colony. Have you had any other meetings with Dan 7 outside The Colony other than the October 15, 2014 8 A. Robert's intention to marry, Robert's meeting at the courthouse? 9 intentions. 10 A. I met Dan at the -- outside of the office 10 Q. What did Dan Wein say about Robert's 11 of Ellen Morris. intention to marry in August of 2014? 12 Q. When was this? 12 A. I don't remember exactly. 13 A. I don't have the date. 13 O. Did he have any discussions with Robert 14 Q. Was it recent? 14 regarding him marrying Vita in 2014? Did Dan 15 A. April. indicate to you that he had any discussions with 15 16 Q. That was last month, wasn't it? Robert regarding his intent to marry Vita prior to 16 17 A. Yes. the marriage in August of 2014? 18 Q. Did you contact Dan to meet you at Ellen 18 A. I'm not sure, 19 Morris's office in April? 19 O. Do you recall anything that he said 20 A. Yes. 20 regarding this marriage of August of 2014? 21 A. That he wasn't made aware of it, that he 21 Q. Was there a meeting with the three of you? wasn't contacted, that he wasn't made aware of it 22 What I mean the three, Ellen Morris, yourself, and 23 Dan Wein, were you meeting together at Ms. Morris's until after it took place. 24 office? 24 Q. Did he tell you if he was having any --

25 A. Yes.

25 was he on speaking terms with Robert Wein in August

In re: The Guardianship of Robert Paul Wein 11:52:04-11:53:08

- 1 of 2014; did he indicate to you that?
- 2 A. I don't recall.
- 3 Q. Any other discussions regarding the August
- of 2014 marriage?
- 5 A. No.
- 6 Q. Did you have any discussions with Dan
- regarding Robert and Vita's marriage that took
- place, I believe, in 1958?
- 9 A. I'm sure it was mentioned.
- 10 Q. Were there any discussions regarding that?
- 11 A. I don't remember.
- 12 Q. Did Dan Wein ever provide to you any
- 13 documentation regarding, I'll call it, the initial
- 14 marriage between Dan and Vita that took place? And
- I helieve it was 1958. If I'm wrong, I'm wrong.
- 16 But somewhere in the late '50s. Did he provide you
- 17 any documentation regarding that marriage?
- 18 A. No, I don't believe so.
- 19 Q. Did he tell you anything about that
- 20 marriage?
- 21 A. Yes.
- 22 Q. What did he tell you about that marriage?
- 23 A. That they married and had a son.
- 24 Q. The son's name was Larry?
- 25 A. Larry.

Page 30 | 11:54:27-11:55:40

Page 32

- 1 O. Have you ever seen a copy of the final
- 2 judgement of dissolution of marriage?
- 3 A. No.
- 4 Q. Do you have any records that indicate that
- 5 the parties were divorced in 1960?
- 6 A. No.
- 7 Q. Have you researched any of the counties in
- New York or New Jersey whether there was a final
- judgment of dissolution of marriage that was
- 10 entered into in 1960 hetween -- dissolving the
- 11 marriage of Vita Wein and Rohert Wein?
- 12 A. No.
- 13 Q. Did Dan Wein provided you with any other
- 14 documentation regarding the initial marriage of Dan
- and Vita Wein other than this marital settlement
- 16 agreement?
- 17 A. No.
- 18 O. Did Dan Wein tell you where he obtained
- 19 this marital settlement agreement from?
- 20 A. No.
- 21 Q. Did you ask him where he got it from?
- 22 A. I don't think so.
- 23 Q. At this meeting at Ellen Morris's office
- 24 in April, was there anything else discussed
- regarding the initial marriage?

11:53:18-11:54:14

Page 31

Page 33

- 1 Q. What is Larry's date of birth; do you
- 2 know?
- 3 A. I do not have that with me.
- 4 Q. What else did he say about that marriage,
- 5 the initial marriage?
- 6 A. I don't recall anything else.
- 7 Q. And as part of the documents that you
- 8 brought today that were marked as Composite Exhibit
- 9 2, you brought to the deposition we'll call it a --
- 10 you called it a separation agreement. It says
- 11 agreement that was entered the 27th of September,
- 12 1960 between Vita Wein and Robert Wein, Where did
- 13 you get this document?
- 14 A. That I got from Dan. I actually got it
- 15 from -- I got it from Dan.
- 16 Q. When did Dan Wein provide that document to
- 17 you?
- 18 A. I'm not sure.
- 19 Q. Has he ever provided to you any type of
- 20 final judgment of dissolution of marriage in
- 21 connection with this marital settlement agreement?
- 22 A. No.
- 23 Q. Do you have a copy of the final judgment
- 24 of dissolution of marriage?
- 25 A. No.

- 11:56:01-11:57:00
- 1 A. Not that I recall. 2 Q. And the only three people present at this
- 3 meeting were you, Ellen, and Dan Wein?
- 4 A. And Stacy.
- 5 Q. So Stacy was present at this meeting?
- 6 A. Stacy.
- 7 Q. Why was Stacy Wein at this meeting?
- 8 A. I think she drove him.
- 9 O. She was physically in the office with you
- 10 and Dan and Ellen; she was present at the meeting?
- 11 A. For a short time, yes.
- 12 O. Not the whole meeting?
- 13 A. No.
- 14 Q. Have you had any other meetings with Stacy
- 15 Wein other than this meeting?
- 16 A. No.
- 17 Q. Have you had any telephone conversations
- 18 with Stacy Wein?
- 19 A. A couple.
- 20 Q. Who initiated those calls?
- 21 A. I don't remember.
- 22 Q. What was the subject matter of those
- 23 conversations?
- 24 A. Updates about Robert's son Larry.
- 25 Q. At this meeting that took place in April,

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein

Page 36 Page 34 | 11:59:35-12:00:16 11:57:12-11:58:10 intentions regarding that August of 2014 marriage? now, you said that Stacy was there. Was anyone MS. MORRIS: Objection, attorney/client else at the meeting? 2 3 A. No. 3 privilege. MR. ROSENWATER: I'm not asking what he 4 Q. Robert was not present at this meeting? 4 5 A. Yes, he was there. 5 MS. MORRIS: The question does ask 6 Q. You didn't say Robert. 6 basically what he said, whether or not he 7 A. Oh, I'm sorry. 7 stated his intention. If you want to say did 8 Q. So there was Vita? 8 9 A. No. he say anything, you know, yes or no, but stating an intention today --10 Q. Excuse me. There was Robert, Dan, Stacy, 10 MR. ROSENWATER: I'm only asking for a yes 11 Ellen, and yourself at the meeting? 11 A. Correct. 12 or no answer. BY MR. ROSENWATER: 13 Q. No one else, right? 13 14 Q. Did Robert discuss with you his intentions 14 A. Correct. 15 Q. Did you ask Robert at this meeting about regarding the August of 2014 marriage? And I'm not asking you what he said that calls for a yes or no 16 his marriage to Vita in August of 2014, the 16 17 marriage of 2014? 17 answer. 18 A. So am I supposed to answer yes or no? 18 A. Say that again. MS. MORRIS: Yes. 19 Q. The question was poorly worded, so I'll 19 MR. ROSENWATER: Yes or no. 20 restate it. 20 THE WITNESS: Did he speak about his --At the meeting that you had at your office 21 21 22 in April, did you inquire of Robert why he married BY MR. ROSENWATER: 22 23 O. Intentions regarding the August of 2014 23 Vita in August of 2014? 24 A. Well, not with all of those people 24 marriage? 25 A. Yes. present, no. 12:00:35-12:01:43 Page 37 11:58:33-11:59:21 Page 35 1 Q. Did Robert say anything at this meeting 1 Q. Did you have discussions prior to your 2 meeting with everyone with Robert regarding his 2 that you had in April of 2014? 3 A. Did he say anything? Yes. trust documents? 3 MS. MORRIS: Yes, no answer. You can 4 Q. What did he say at this meeting? 4 5 A. Well, there were two meetings. One was 5 answer. THE WITNESS: Yes. 6 with him alone, and he spoke at that meeting. 7 Q. So in April of 2014, prior to meeting with BY MR. ROSENWATER: everyone, you met with Robert? 8 Q. And this meeting again was April of 2014, 9 A. Yes. 9 correct? 10 A. Yes. 10 Q. And was Ellen present at that meeting? 11 Q. Prior to April of 2014 --MS. MORRIS: You mean April of 2015? 12 Q. So prior to the five of you meeting, you 12 MR. ROSENWATER: '15, excuse me. I wrote 13 had a meeting with Robert and yourself and Ellen? 13 down April, 2014. I'm looking at it. 14 A. Yes. 14 15 Q. What was discussed at that meeting? 15 BY MR. ROSENWATER: 16 O. Prior to the meeting of April of 2015, did MS. MORRIS: Objection, attorney/client 16 you bave any meetings with Bob -- we'll call him 17 privilege. BY MR. ROSENWATER: Bob -- Bob, Dan, Ellen, Stacy at Ellen's offices? 16 18 19 Q. How long did you meet with Robert and 19 A. In February. 20 Ellen prior to that meeting? 20 MS. MORRIS: Listen to the question. Can you repeat the question one more time? 21 A. I don't recall. I'd have to check my 21 BY MR. ROSENWATER: 22 notes. 22 23 Q. Was Robert coherent? 23 Q. Prior to the meeting of April of 2015 that 24 A. Yes. you had at Ellen's office with Bob, Dan, Stacy, 24 Ellen, and yourself, did you have any other 25 Q. Did Robert at that meeting state his 25

In re: The Guardianship of Robert Paul Wein 12:01:59-12:02:32 Page 38 12:03:53-12:05:00

- meetings with Bob or any other individuals at Ellen
- 2 Morris's offices?
- 3 A. I had a meeting with Bob at Ellen Morris's
- 4 office in February.
- 5 Q. So in February of 2015 you met with Bob at
- 6 Elleu Morris's office?
- 7 A. Yes.
- 8 Q. And at that meeting was anyone else
- 9 present?
- 10 A. Ellen and myself.
- 11 O. Was Dan Wein there?
- 12 A. No.
- 13 Q. How did Bob get to those offices in
- 14 February of 2015?
- 15 A. He was driven.
- 16 Q. By who?
- 17 A. By Dan.
- 18 Q. But he wasn't part of the meeting?
- 19 A. No.
- 20 Q. He didn't participate in the meeting
- 21 whatsoever?
- 22 A. No.
- 23 O. After you met with Bob on that day, did
- 24 you meet with Dan Wein?
- 25 A. I spoke to him, yes.

- 1 early on at his apartment.
 - 2 Q. At his apartment in Delray?
 - з A. Yes.
 - 4 Q. And who was present at that meeting?
 - 5 A. Vita -- well, I had a couple of meetings
 - 6 there.
 - 7 Q. These were after October of 2015?
 - 8 A. Uh-huh.
 - 9 O. So you had a couple of meetings at Bob's
 - 10 apartment in Delray with Bob and Vita?
- 11 A. Bob and Vita and the caretaker.
- 12 O. That was Delores Bryan?
- 13 A. Delores.
- 14 O. What was discussed at these meetings?
- 15 A. Everything. His guardianship, the
- 16 beginning of the guardianship.
- 17 Q. Did you discuss his marriage to Vita at
- 18 those meetings?
- 19 A. I was present when Mitch Kitroser was
- 20 there.
- 21 Q. Was this on one of the two visits you were
- 22 there or was that an additional visit?
- 23 A. I don't -- I'd have to look and see how
- 24 many times I visited there. I was there more than
- 25 twice.

12:02:41-12:03:41

12:05:07-12:05:55 Page 39

Page 41

Page 40

- 1 Q. When you spoke to him, was that in the
- 2 presence of Ellen?
- 3 A. No.
- 4 Q. So you spoke with Dan Wein in February of
- 5 2015. What did you speak to him about?
- 6 A. Bob.
- 7 Q. When you say Bob, were you talking about
- 8 the marriage and the trust documents?
- 9 A. No. We were speaking about his care.
- 10 Q. At The Colony?
- 11 A. No, at Ellen's when he was leaving.
- 12 Q. I'm talking about the care at The Colony.
- 13 A. No, just his medical conditions in
- 15 Q. Other than the February and April meetings
- 16 at Ellen Morris's office, did you have any other
- 17 meetings with Bob and Ellen?
- 18 A. No.
- 19 Q. Did you have any meetings with Bob
- 20 outside -- other than at The Colony, outside Ellen
- 21 Morris's office and The Colony, have you had
- 22 meetings with Bob Wein?
- 23 A. No.
- 24 Q. Have you had any meetings with --
- 25 A. Well, I take that back. I met with Bob

- 1 Q. So you were present when Mitch Kitroser
- 2 was there meeting with Bob?
- 3 A. Uh-huh.
- MS. MORRIS: Yes or no?
- THE WITNESS: Yes.
- BY MR, ROSENWATER:
- 7 O. And you were present when Mitch was
- 8 questioning Bob?
- 9 A. Yes, discussing.
- 10 O. Was Mitch discussing with Bob his marriage
- 11 to Vita in August of 2014?
- 12 A. I don't recall.
- 13 Q. Was Mitch discussing with Bob the trust
- 14 documents that he executed, I believe, in August of
- 15 2014?
- 16 A. He may have.
- 17 O. What do you recall of the conversation
- 18 that Mitch had with Bob?
- 19 A. You know, that it was general.
- 20 Q. When you say general, was he asking how
- 21 he's doing?
- 22 A. Yes.
- 23 O. How's his care?
- 24 A. He's doing -- explaining to him that he
- 25 was now under guardianship, et cetera. Actually,

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein 12:06:10-12:07:10 Page 42 | 12:08:06-12:09:08 Page 44 1 your records, your notes, before today's 1 this was -- well, I have to look at the file. 2 Q. You don't have the file with you? 2 deposition? 3 A. I just don't remember how many times I've 3 A. I mean, I have to look at my billing to see when that meeting was. 4 been to The Colony. 5 Q. Do you have a schedule that you go once a 5 Q. We're talking ahout the meeting at the 6 week, or twice a week, twice a month? I mean, do 6 Delray condo? 7 you have a routine that you go down there? 7 A. Right. I don't know exactly when it was, 8 A. No. There is not a schedule, no. 9 Q. Other than the couple of meetings in 9 O. What is the reason that you would go down Delray, the meetings you had at Ellen Morris's to The Colony? Say, for example, say you don't have a schedule, so what would -- why would you go office, the meeting that you had at The Colony that 11 you referenced earlier, have you had any other to The Colony? For example, if you wanted to go to 12 12 The Colony this month, what would he the basis to 13 meetings with Bob Wein? Has Bob been to your office -go down there; just to check on his welfare? 15 A. No. 15 A. Yes. 16 Q. -- in Atlantis? 16 Q. Do you do that on a monthly hasis, or a 17 weekly basis, or just however you feel? 17 A. No. 18 Q. So the only times that you've met with Boh 18 A. Correct. 19 Q. Well, weekly, monthly, however you feel? 19 have been at Ellen Morris's office on two 20 A. Well, whenever there's a reason. 20 occasions, two occasions at his apartment or condo 21 Q. Whenever there's a reason. Is that 21 in Delray? 22 because someone contacts you? 22 A. No, there was more than two occasions. 23 A. Could be someone from The Colony, yes. 23 Q. How many? 24 A. I don't know. I have to check my notes. 24 O. So there's individuals at The Colony that 25 contact you because you're the professional 25 O. Was it more than five? 12:07:13-12:07:56 Page 43 12:09:17-12:10:01 1 A. I don't know, guardian for Robert Wein, and they call you up and 2 say can you come down and visit Bob hecause I think 2 Q. At any of those meetings in Delray at his 3 residence, was the trust or the marriage discussed 3 there's a problem? 4 A. That could be a reason. at any of those meetings? 5 Q. Well, has that happened? 5 A. I don't remember. 6 A. There's been issues. 6 Q. Your notes would reflect that, your 7 O. What issues have there been? It's going 7 billing records? 8 A. Possibly. to take a lot longer because you don't want to 9 Q. You also met with Bob, I believe, at Dan's divulge any information, so I could be --10 residence in Plantation, correct? 10 A. You know, to be honest with you, 11 A. No. that he's run out of money, let's say, in his 12 Q. No? 13 A. No. 13 account. 14 Q. Aren't you monitoring his account? Do you 14 Q. So the only times that you met with him have control over his finances? 15 outside of The Colony were the two times at Ellen 16 A. No. No. No. This is his little cash 16 Morris's office and how many other times your notes 17 would reflect at his residence in Delray? 17 account at The Colony. 18 A. Correct. 18 Q. Well, do you replenish the cash account? 19 Q. There's been no other places? Not at a 19 A. Yes.

21 A. No. 22 Q. How many times have you been to

23 The Colony?

20 doctor's office?

24 A. I would have to look.

25 Q. Do you know approximately? Did you review

The Colony, you know, has called a couple of times

20 Q. And what is this, like a petty cash

21 account?

22 A. Yes.

23 Q. And it's used for what, little things that

24 they buy at The Colony?

25 A. Yes.

Page 48 12:10:11-12:10:58 Page 46 12:12:16-12:13:09 1 Q. His diet? 1 Q. So The Colony contacts you and tells you that Bob needs more money in his petty cash 2 A. Yes. 3 O. Did anyone bring those issues to your account? 4 attention? 4 A. Yes. 5 Q. What else do they call you about? 5 A. Yes. 6 O. Who was that? MS. MORRIS: Let me object. Don't you 6 7 A. I spoke with the assisant director. 7 have a sheet from The Colony, the petty cash 8 O. When was this? that you were supposed to give Mr. Rosenwater? THE WITNESS: Yes. 9 A. I've spoken to her a few times. 9 10 Q. Did Bob ever discuss with you that he 10 MS. MORRIS: That should be part of the 11 didn't like the food or he was having issues with composite. 11 THE WITNESS: I'm going to need a copy of 12 13 A. He spoke to me about the food. 13 that. BY MR. ROSENWATER: 14 Q. Have you had any discussions with Vita 14 15 regarding Bob? 15 O. So this is a resident account log, and 16 it's for Robert and Vita Wein. Is this something 16 A. Yes. that's prepared by The Colony? 17 Q. Do you meet with -- every time you go down 18 to The Colony to visit Bob, do you meet with Vita? 18 A. Yes. 19 Q. And does The Colony provide you with a 19 A. Not every time, no. 20 copy of this on a weekly basis, monthly basis, or 20 Q. Do you think Bob loves Vita? do you have to request this? And I know this is 21 A. I can't say. 21 22 Q. Have you seen them together? compound, but little matters like this --22 23 A. I requested it. 23 A. Yes. 24 O. So you requested to see what type of 24 Q. Do they appear to interact well together? 25 A. No. 25 monies and services he was being provided? Page 47 12:13:20-12:14:12 Page 49 12:11:36-12:12:09 1 A. Yes. 1 Q. No? MR. ROSENWATER: We're going to make this 2 A, No. 2 3 Q. What is your impression of the 3 (Thereupon, Exhibit Number 4 is marked for 4 relationship of Bob and Vita? 4 5 A. What is my impression? identification.) 5 6 Q. Yes. Because you said they don't interact BY MR. ROSENWATER: 7 well together, so I'm just asking what do you base 7 Q. What else has The Colony contacted you 8 your opinion on? 8 about? 9 A. Any emergencies that have taken place. 9 A. I don't see them ever communicating about 10 Q. What emergencies have taken place? 10 anything. 11 A. He went to the hospital. 11 O. This is based upon what, your meetings 12 Q. When? 12 with Bob? 13 A. I don't have the date. 13 A. Yes. 14 Q. Anything else that they've contacted you 14 Q. And Vita is present at those meetings? 15 about? 15 A. Sometimes. 16 Q. When you say they don't communicate about 16 A. Billing. anything, are you questioning Bob at these 17 Q. When you say billing, what bills needs to 17 18 be paid? meetings? Is there anything for her to communicate 18 about? I'm just trying to find out what is your 19 A. Billing issues. 19 basis that they don't communicate. What would she 20 Q. What type of billing issues have there 20 communicate about during your presence, while 21 been? 21 22 you're there with Bob and Vita? 22 A. Questions about bills that they have. 23 A. What is Vita communicating about? 23 Q. Have you had discussions with them 24 regarding the food that they serve him? 24 Q. No. What would she communicate with Bob 25 A. Yes. while you were there? Because you're saying you

Page 52 12:14:20-12:15:01 Page 50 12:19:05-12:20:01 one word to each other in all of the times that don't see them communicate. I mean, when you go I have been there directly to each other about there how long do you meet with Bob and Vita or Bob? 3 anything. BY MR. ROSENWATER: 4 A. It varies. 4 5 Q. Have you asked any of the staff, or 5 Q. When you say varies, give me the shortest nurses, or aides at The Colony regarding Bob and visit. What is the shortest visit you've been 7 Vita's relationship, how they interact together? e A. Oh, at least -- directly in front of Bob 8 A. I have. or at the facility? 9 O. Who did you discuss that with? 10 Q. Directly in front of Bob. 10 A. Lonnie at the front desk. 11 Q. What did Lonnie tell you? 11 A. The shortest was maybe 20 minutes, half an 12 A. He says they come and go separately. **12** hour. 13 Q. What do you mean come and go separately? 13 Q. What is the longest? 14 A. An hour. 14 Do they cat in the dining room together? 15 A. They are sometimes at the same table, but 15 Q. During those meetings is Vita present the 16 they don't go at the same time. 16 whole time? 17 Q. Do they reside in the same room? 17 A. No. 18 A. Yes. 18 Q. During those meetings on an average how 19 long is she present during the period of time that 19 O. Do they stay in the same bed, sleep in the 20 same bed? you're with Bob? 21 A. They have one large bed, yes. 21 A. It varies. 22 Q. This is an assisted living facility? MS. MORRIS: Let me take a minute and talk 22 23 A. Yes. to my client. I think it'll help you. 23 MR. ROSENWATER: All right. 24 O. So it's not like -- is it more of a -- I 24 25 haven't been there, so I don't know. It's more 25 (Thereupon, a brief recess was had.) 12:17:54-12:18:58 Page 51 12:20:10-12:20:59 Page 53 1 than one room, right? There's a living room or --MS. MORRIS: Ask your last question again. 1 2 MR. ROSENWATER: Can you repeat my last 2 A. There's two rooms. 3 Q. It's more like a small apartment versus a 3 question? 4 hospital room? (Thereupon, the last question and answer 4 were read back.) 5 A. Yes. 5 MS. MORRIS: I thought that was -- maybe 6 O. And there's a lot of privacy, correct? 6 The nurses don't come unless they're summoned? it was two questions before. You asked her a 7 question about how she formed the opinion that It's not like in a nursing home where they might 8 they don't appear to interact well together, I come by every hour to check on -think, right? So she can answer that without 10 A. It's not like a nursing home, but it's 10 -- so it's not pulling teeth and be a little 11 more than -- but it's not completely private. 11 12 Q. How many times have you spoken with Vita? bit more descriptive in her answer. 12 13 A. With who? 13 **THE WITNESS:** All right. Okay. Bob is 14 Q. With Vita. 14 usually laying in bed, or in the hallway, or in the dining room when I'm there and Vita is not 15 A. Oh, I don't know. 15 16 O. Do you think Vita is intimidated by you? 16 in the same room with him. When I ask Vita questions, she'll speak to me and answer. She 17 A. I have no idea. 17 gives me very little information. She does not 18 Q. Well, she knows that you filed a petition 10 19 offer information about Bob, doesn't offer or 19 to annul the marriage, correct? 20 want to speak to me about his health issues at 20 A. Correct. all, has never brought up anything other than 21 Q. And a petition to amend the trust? 21 his preference on the dessert menu. She 22 22 A. Correct. elaborated at our last meeting on what he had MS. MORRIS: Objection, outside the 23 23 24 witness's knowledge as to what Vita knows. 24 for breakfast and that he eats a good

breakfast, but I've never seen them communicate

25

BY MR, ROSENWATER:

12:21:23-12:22:05 Page 54 12:24:06-12:25:13

- 1 Q. She was served with a copy of these
- 2 documents, right, by Ellen Morris, correct?
- 3 A. Recently, I believe.
- 4 Q. Did you have any discussions with Vita
- 5 that you intended to annul the marriage between her
- 6 and Dan -- I mean between her and Bob? Excuse me.
- 7 A. No.
- 8 Q. Did you have any discussions with her
- 9 regarding Bob's trust documents?
- 10 A. No.
- 11 Q. You know Jody Rich, correct?
- 12 A. Yes.
- 13 Q. You know that Jody has the power of
- 14 attorney on behalf of Vita Wein, correct?
- 15 A. I believe I'm aware of that.
- 16 Q. Have you been provided with a copy of the
- 17 power of attorney?
- 18 A. No.
- 19 Q. But yon've had discussions with Jody Rich
- 20 regarding Bob and Vita, correct?
- 21 A. Yes.
- 22 Q. Did you have any discussions with Jody
- 23 regarding annulling the marriage of Bob and Vita?
- 24 A. I don't think so.
- 25 Q. That's never been discussed at any time

1 Q. What expenses are you paying for?2 A. Her room and board at The Colony, which I

Page 56

Page 57

- 2 A. Her room and board at The Colony, which
- 3 have Colony bills. These are some of Vita's
- 4 expenses.
- 5 Q. On a monthly basis how much is that,
- 6 approximately?
- 7 A. \$3,100 for the room because she was
- 8 upgraded to a higher level of care. It started out
- 9 being \$2,900, and she was upgraded to a higher
- 10 level of care. So now it's \$3,100 -- actually,
- 11 that will be reflected in this billing. You have a
- 12 copy of it there. Yes, \$3,100.
- 13 Q. And they charge an additional amount for
- 14 Bob?
- 15 A. Yes. Bob is \$3,400.
- 16 Q. So you pay The Colony \$6,500 a month for
- 17 room and board for Vita and Bob?
- 18 A. Yes.
- 19 Q. What else do you pay on behalf of Vita
- 20 Wein?
- 21 A. Other bills that come in.
- 22 Q. Are there bills that you refuse to pay?
- 23 A. We've paid all of the bills from The
- 24 Colony that they have sent us.
- 25 Q. Has Bob ever spoken to you complaining

12:22:19-12:23:47

Page 55

1 about you paying Vita's bills?

- 2 A. Sometimes.
- 3 Q. How is that conversation initiated? Does
- 4 Bob say -- does Bob know your name?
- 5 A, Yes.

12:25:34-12:26:21

- 6 O. What does he call you?
- 7 A. He calls me Elizabeth.
- 8 Q. Does he know your last name?
- 9 A. I don't know.
- 10 O. Does he ever pick up the phone and contact
- 11 you?
- 12 A. Yes.
- 13 Q. How often does he call you?
- 14 A. Not very often.
- 15 Q. When was the last time he called you?
- 16 A. A couple of weeks ago.
- 17 Q. He called you, and what did he say?
- 18 A. He wanted to know if I had his driver
- 19 license for safekeeping -- I mean his wallet with
- 20 his driver license -- not his driver license, his
- 21 ID, I'm sorry.
- 22 Q. Do you?
- 23 A. I did.
- 24 Q. What did he want his wallet and ID for;
- 25 did he tell vou?

- between you and Jody?A. I don't think so, no.
- 3 O. Have you had discussions with Jody
- 4 regarding Vita's health insurance?
- 5 A. Yes.
- 6 Q. When did those discussions take place?
- 7 A. I'm not sure.
- 8 Q. Do you know what was discussed regarding
- 9 Vita's bealth insurance?
- 10 A. I'm trying to recall. I think I asked her
- 11 if Vita had health insurance, and I know we
- 12 discussed that she was on Medicaid at some point
- 13 and Medicare.
- 14 Q. Bob and Vita are legally married, correct?
- 15 A. Correct.
- 16 Q. And Bob has an obligation to support his
- 17 wife; is that true?
- 18 A. I'm not entirely sure.
- 19 Q. And as long as Bob and Vita are legally
- 20 married, you have to pay for expenses in connection
- 21 with Vita relating to the marriage, correct?
- 22 A. Possibly.
- 23 Q. Well, are you doing that right now? Are
- 24 you paying for expenses relating to Vita?
- 25 A. Yes.

Page 60 12:26:34-12:27:16 Page 58 | 12:28:45-12:29:27 1 A. He wanted to know if I had it because he 1 messages from Larry so I would get the gist of his 2 didn't have it. 2 personality issues. 3 Q. Has Boh ever called you and said I don't 3 O. So what are his personality issues, Larry? 4 A. He's possibly schitzophrenic, possibly 4 want you to pay for Vita? 5 A. On the phone? 5 bipolar. 6 Q. Yes. 6 Q. During these phone conversations was Larry 7 A. No. threatening anyone? What was he saying? a A. He was completely lucid in one phone 8 Q. Has he told you that in person? conversation, and another phone conversation he was 10 yelling and screaming. 10 Q. Did he hring that up or did you bring it 11 up to him? 11 Q. At Dan? 12 A. I asked him. 12 A. He was making up stories, yes. I don't 13 know if it was at Dan or not, but he was yelling 13 Q. You said, Bob, would you like me to 14 continue to pay for Vita's expenses? 14 and screaming. 15 Q. Have you heen informed by The Colony 15 A. Yes. 16 whether Larry has called The Colony? 16 Q. And he said no? 17 A. He had a couple of different answers. 17 A. Yes. 18 Q. What did he say? I need to know all of 18 O. How often does Larry call The Colony? 19 A. At some point quite often. 19 his answers. 20 O. And they wanted to get an injunction; is 20 A. In the beginning of the guardianship he said that he did want to continue to pay her 21 that correct? 22 A. They did make a police report. expenses. 23 Q. And Larry's calling threatening and making 23 Q. Did or did uot? 24 A. He did want to continue paying her 24 threats and --25 expenses, and later he said he didn't want to 25 A. Yes. 12:27:37-12:28:30 12:29:36-12:30:22 Page 61 Page 59 1 continue paying her expense. 1 Q. Is he threatening to hlow up The Colony? 2 Q. When you say later, is that recently like 2 A. I haven't heard that one. 3 Q. Does he have your phone number? 3 in the last month? 4 A. It was after the problems with Larry. 4 A. No. 5 Q. Do you know if he's ever contacted Jody 5 Q. Let's go into that. Larry is his son and 6 Vita's son, correct? 6 Rich? 7 A. Yes. 7 A. Larry? 8 Q. How did you become aware of Larry? 8 Q. Larry, yes. 9 A. I think the first description was from Dan 9 A. I'm not aware. 10 at the original meeting at Dan's house. 10 Q. Do you know if Larry has contacted Vita 11 and Bob directly and threatened them? 11 Q. At that meeting I believe you spoke -- I 12 think you said, and if I'm wrong, tell me, but I 12 A. I know they've received phone calls from thought you said that at that meeting Dan and his 13 13 him. 14 wife was present? 14 Q. Did you ask Bob about the phone calls? 15 A. Dan and his wife. His wife was in the 15 A. Yes. 16 Q. What did Bob tell you about the phone 16 home. 17 Q. What is his wife's name? 17 calls? 18 A. I don't recall. I think it's Judy. 18 A. He tells me how difficult Larry is. 19 Q. When was this meeting? 19 O. Did he ever say that Bob threatened to 20 A. Very early on. 20 kill him or Vita? 21 Q. Did Dan say there's an issue with Larry, 21 A. Bob threatened? 22 or how did Larry come up? 22 O. Excuse me. 23 A. He was describing Larry. 23 A. Larry threatened to kill --24 Q. All these names are getting --24 Q. Anything else? 25 A. He actually played me a couple of phone 25 A. Yes. He never mentioned that.

In re: The Guardianship of Robert Paul Wein 12:30:39-12:31:42 Page 62 12:33:27-12:34:13

- 1 Q. So somehow, somewhere you became aware of
- 2 Larry?
- з A. Yes.
- 4 Q. And you somehow, somewhere you were aware
- 5 that Larry was being evicted from his residence?
- 6 A. Yes.
- 7 Q. How did you become aware of that?
- 8 A. I'm going to guess that Dan told me.
- 9 Q. What did Dan tell you about Larry being
- 10 evicted?
- 11 A. That he was being evicted.
- 12 Q. And you talked to Bob about that?
- 13 A. I talked to Bob and Vita about that.
- 14 Q. Wbat did Vita tell you?
- 15 A. She wouldn't speak -- well, many -- every
- 16 time I saw her I talked about that. She refused to
- speak about it one time. Another time she said I
- can't talk, I'm not allowed to talk to you about
- it. Another time she said I'm not evicting him,
- 20 I'm not evicting him and I'm allowing him to stay
- 21 there, so...
- 22 Q. Why does Larry concern you regarding your
- role as a guardian for Robert Wein, because Robert
- Wein --24
- 25 A. Through direct conversations with Bob.

1 Q. So what did Robert tell you regarding

1 Q. Are you aware that Larry received from Dan

- 2 Wein \$250,000 (rom Robert's monies at some point?
- 3 A. I was told that Bob had already given
- 4 Larry some money in the 200 range.
- 5 Q. 200,000?
- 6 A. \$200,000 range, right?
- 7 O. So he had plenty of money to take care of
- himself, correct?
- MS. MORRIS: Objection, leading. 9
- BY MR. ROSENWATER: 10
- 11 O. You can answer the question.
- 12 A. I don't know Larry's circumstance. I know
- 13 that he doesn't work.
- 14 Q. Have you had discussions with Larry
- 15 regarding the eviction? Did you call Larry?
- 16 A. No.
- 17 O. You had discussions with Jody Rich
- 18 regarding Larry's eviction, correct?
- 19 A. Yes.
- 20 Q. What were your discussions with Jody
- 21 regarding the eviction?
- 22 A. I'm not sure exactly. I think it was a
- 23
- 24 Q. Were you billing Bob for your time on this
- issue for your guardianship billing?

12:32:22-12:33:05

- Page 63
- 2 Larry's eviction?
- 3 A. He asked me to talk to Vita about it.
- 4 Q. He must have said more than that. Talk to
- 5 Vita about what? Did he express what he wanted or
- 6 his concerns?
- 7 A. Yes. He wanted Larry to not be evicted.
- 8 Q. Who owned the residence that Larry was
- 9 residing in?
- 10 A. At that time I thought it was Vita.
- 11 Q. And Bob had no interest in that residence,
- 12 correct?
- 13 A. I'm not sure.
- 14 Q. And Robert is what, approximately? Excuse
- 15 me, Larry is approximately 50, 55 years old?
- 16 A. Yes.
- 17 Q. He's an adult, correct?
- 10 A. Yes.
- 19 Q. Was Robert paying for any of Larry's
- 20 expenses?
- 21 A. When?
- 22 Q. During any time during prior to the
- 23 guardianship.
- 24 A. I'm not aware of what he paid and didn't
- 25 pay specifically,

12:34:23-12:35:11

Page 65

Раде 64

- 1 A. I don't think so.
- 2 O. Did you ever spend any of Bob's monies for
- 3 this eviction?
- 4 A. Yes.
- 5 Q. What did you spend?
- 6 A. It's in the checkbook, but 1,000.
- 7 Q. For what?
- 8 A. I think it was 1,000 for the attorney.
- 9 Q. So you hired an attorney on -- Bob asked
- 10 you to hire an attorney on behalf of Larry's
- 11 behalf?
- 12 A. Yes.
- 13 Q. What did Bob tell you?
- 14 A. He said he wanted to help Larry.
- 15 Q. What was the purpose of hiring the
- 16 attorney?
- 17 A. He wanted to help Larry in the eviction.
- 18 Q. Did you find the attorney?
- 19 A. I did not.
- 20 Q. Who found the attorney?
- 21 A. Stacy Wein.
- 22 Q. Did you have discussions with Stacy Wein
- 23 about retaining an attorney in New Jersey for Larry
- Wein?
- 25 A. Yes.

12:35:23-12:36:24 Page 66 | 12:37:45-12:38:28 Page 68 1 Q. So you contacted Stacy and told her to issues I may have talked to Stacy about, and I 2 find an attorney in New Jersey for Larry? 2 can't think of any at this point. э A. Yes. 3 O. Did you ever see Stacy at any court 4 Q. What other conversations have you had with 4 proceedings involving Bob Wein? Stacy Wein regarding Larry Wein? 5 A. Yes, at the guardianship. 6 A. I received some texts from Stacy on 6 Q. What, one time or --7 updates during this process. 7 A. Yes. 8 Q. Updates on the eviction proceeding? 8 Q. What was your impression of Stacy at that hearing? Did you form any impression? 9 A. Yes. 10 Q. Do you know where Larry Wein is residing 10 A. No. 11 now? 11 Q. Did you see her get into any type of 12 A. I do not. 12 altercation at that hearing? 13 O. Does Bob know? 13 A. No. 14 A. I believe he does, yes. I mean, when you 14 Q. You didn't see the bailiffs remove her 15 say do I know, I've been told, but I can't tell 15 from the hallway? 16 you. I don't know the address, 16 A. No. 17 Q. You've been told where he resides? 17 Q. Does Stacy Wein visit Bob Wein? 18 A. Yes. 18 A. I don't know. 19 Q. And you can't tell me why? 19 Q. Have you ever asked Bob if Stacy ever 20 A. I can't tell you what? 20 comes by? 21 Q. You can't tell me why where he resides? 21 A. No. 22 A. Dan -- the last time I was at The Colony 22 Q. Are you aware that she was recently 23 Dan told both Bob and I that Larry had found 23 arrested? 24 another apartment. 24 A. No. 25 Q. And not to tell anyone in connection with 25 Q. So, other than seeing Stacy Wein at the 12:36:34-12;37;33 12:40:04-12:42:08 Page 69 Page 67 1 Vita Wein? 1 courthouse and at Ellen Morris's office, you've 2 A. And what? never met with her? 3 Q. And not to tell anyone in connection with 3 A. At the courthouse and Ellen Morris's 4 -- I thought you told me you know where he resides, office, that's it. You know what, I think I recall Jody 5 but you can't tell me? 5 6 A. No. No. No. I just don't know --sending me a text that Stacy was arrested. 7 O. Was that recently? 7 Q. Oh, you don't know where, okay. 8 A. He found another apartment. I can't tell 8 A. Yeah, I think it was. 9 you where it is. I don't know where it is. I 9 Q. Have you seen the motion for protective order that Ellen Morris filed regarding the 10 don't know where he found another apartment. It could be New York or New Jersey; I don't know. I duces tecum that we served you for this deposition? 11 12 don't speak directly to Larry. 12 A. Yes. 13 Q. Do you know who found him an apartment; 13 (Thereupon, Exhibit Number 5 is marked for 14 was it Dan and Stacy? identification.) 14 15 A. That I don't know. BY MR. ROSENWATER: 15 16 Q. Other than the issue of Larry Wein, how 16 Q. I'm showing you or I handed you the 17 many other conversations have you had with Stacy verified petition for order authorizing guardian to 18 Wein? amend ward's trust. Are you familiar with that 19 A. I don't recall. 19 document? 20 Q. Why are you communicating with Stacy Wein? 20 A. Yes. 21 A. I don't recall other conversations. 21 Q. This document was prepared on February --22 Q. Oh, you don't recall. I don't understand or dated February 22nd, 2015, and you signed it.

23 how you answer. I don't know you, so I --

24 A. I don't recall other conversations with

25 Stacy. I'm just trying to think of any other

24 A. Yes.

23 Is that your signature on the last page?

25 Q. And everything in this, all of the

12:42:22-12:43:39 Page 70 12:45:11-12:46:14

- 1 allegations set forth in this petition, are true
- 2 and correct to the best of your knowledge?
- 3 A. Yes.
- 4 Q. And where did you obtain the information
- 5 regarding the allegations made in this petition?
- 6 A. Can you be more specific?
- 7 Q. On paragraph two, on November 25, 2013,
- 8 prior to the initiation of the incapacity and
- 9 guardianship proceeding, the ward executed
- 10 revocable trust titled the Robert Wein Living Trust
- 11 dated November 25, 2013. Who provided you with a
- 2 copy of this document?
- 13 A. I got it from Ellen Morris's office.
- 14 Q. Let me go back then. So how did you get
- 15 involved in this guardianship?
- 16 A. Ellen Morris telephoned me.
- 17 Q. So what did Ellen Morris tell you when she
- 18 telephoned you?
- 19 MS. MORRIS: Objection, privileged.
- 20 BY MR. ROSENWATER:
- 21 Q. You were never notified by the Court, or
- 22 the Court never asked you to see if you wanted to
- 23 be a professional guardian in the case; you were
- 24 notified by Ellen Morris?
- 25 A. Yes.

- 1 prior to initiation of the incapacity and
- 2 guardianship proceeding, the ward executed an
- 3 amendment and restatement to his trust. Do you
- 4 have a copy of that?
- 5 A. Yes.
- 6 Q. Where did you obtain that document from?
- 7 A. Ellen Morris's office.
- 8 Q. Do you know what changes were made on the
- 9 August 25, 2014 amendment and restatement of his
- 10 trust?
- 11 A. Yes.
- MS. MORRIS: I just want to make clear
- 13 that you can answer yes or no, but you can't
- 14 testify to what the changes are.
 - BY MR. ROSENWATER:
- 16 Q. On February 9, 2015 Bob Wein met with you
- 17 and Ellen Morris and expressed his desire to make
- 18 changes to the provisions of his trust; is that
- 19 correct?
- 20 A. Yes.

15

- 21 Q. Was anyone else present at that meeting?
- 22 A. No.
- 23 Q. How did that meeting come about?
- 24 A. I scheduled it.
- 25 Q. Well, I mean, someone had to contact you

12:43:54-12:44:51

Page 71

12:46:32-12:47:05

Page 73

Page 72

- 1 Q. Do you know who Ellen Morris was having
- 2 discussions with regarding this guardianship?
- 3 A. Not exactly, no.
- 4 Q. So when you became involved in the
- 5 guardianship of Robert Paul Wein, Ellen Morris had
- 6 certain trust documents regarding Robert Wein?
- 7 A. I don't know when she got them.
- 8 Q. But you didn't obtain any of these
- 9 documents? Any of these -- for example, the Robert
- 10 Wein Living Trust dated November 25, 2013, you
- 11 never obtained a copy of that document?
- 12 A. I have a copy. I have a copy.
- 13 Q. But who provided you with a copy of that
- 14 document?
- 15 A. Ellen Morris.
- 16 Q. Do you know where Ellen Morris got a copy
- 17 of this document from?
- 18 A. No.
- 19 Q. Have you reviewed the Rohert Wein Living
- 20 Trust?
- 21 A. Yes.
- 22 Q. Did you have discussions with Robert Wein
- 23 regarding the living trust dated November 25, 2013?
- 24 A. Yes.
- 25 Q. On the next paragraph, on August 25, 2014,

- 1 to let you know that someone wanted changes to the
- 2 testamentary provisions of his trust, correct? You
- 3 just didn't come up with that, did you?
- 4 A. Right, Bob.
- 5 Q. So Bob contacted you in February? Bob
- 6 called you up on the phone?
- 7 A. No. I told you Bob doesn't call me on the
- 8 phone.
- 9 Q. I thought you said Bob called you once in
- 10 a while; he has your number? I thought that's what
- 11 you said carlier?
- 12 A. He does once in a while.
- 13 Q. Okay. So he does call you on the phone?
- 14 A. Once in a while.
- 15 Q. So you did tell me he calls you on the
- 16 phone?
- 17 A. Yes.
- 18 Q. So I'm asking if Bob called you on the
- 19 phone?
- 20 A. Not about this issue.
- 21 Q. But somehow was this addressed at a
- 22 meeting that you had with Bob at The Colony?
- 23 A. Yes.
- 24 Q. So you met with Bob in February of 2015,
- 25 and Bob said to you I want to change the provisions

Page 76 12:47:15-12:48:23 Page 74 12:49:38-12:50:29 1 Q. Did Dan ask you what he wanted to change 1 of my trust? 2 the trust to -- what did Bob want to change the 2 A. I'll have to give you the date that I met 3 with him. 3 trust to? 4 A. Actually, we didn't speak about that. 4 Q. Approximately? 5 Q. What did you speak about? 5 A. Somewhere between January and February. 6 A. That he wanted to change the trust and I 6 Q. And out of the blue he just said I want to change the provisions to my August 25th, 2014 7 needed to make a meeting. trust? 8 Q. And you didn't ask what changes were to be made? 9 A. In our discussions, yes. 10 Q. How did that come about? 10 A. No. 11 A. I don't remember exactly how it came about 11 Q. There was no discussion whatsoever 12 regarding that? 12 in our discussions. 13 Q. You're talking with Bob and then he says, 13 A. Not for the February 9th meeting. 14 Q. Have you had any discussions at any time 14 Elizabeth, I'm not happy with my estate documents between January of 2015 until today with Dan Wein 15 that I prepared in August of 2014? regarding Bob's desire to make changes to the 16 A. No, he was more specific than that. testamentary provisions of this trust? 17 O. What did he say? 17 18 A. He just spoke about the changes that he 18 A. Yes. wanted to make. 19 Q. When did you meet with him in regard to 19 20 those changes or discussions with him? 20 MR. ROSENWATER: You're not going to talk about the changes; you're going to say that's 21 A. I don't know exactly. 21 22 Q. How many times did you have discussions or attorney/client privilege, correct? 22 MS. MORRIS: Right, Correct. 23 meetings with Dan Wein? 23 24 A. I don't know exactly. BY MR. ROSENWATER: 24 25 Q. Was it more than five? 25 Q. Have you ever had any discussions with Dan 12:50:42-12:52:04 Page 77 12:48:40-12:49:26 1 Wein regarding these estate planning documents? 1 A. Well, there are e-mails, telephone calls. 2 A. Yes. 2 Q. So you have copies of all of those 3 Q. Do these changes relate to Dan Wein? 3 e-mails, and you're going to provide those e-mails MS. MORRIS: Objection, privileged. 4 5 BY MR. ROSENWATER: 5 MS. MORRIS: Again, there's a motion for protective order on your number 12, I think it 6 Q. Do you know if Dan Wein exerted any undue is, as being overly broad, et cetera. So if influence or duress over Bob Wein regarding his 7 estate documents? you want to narrow that down without going for Θ 9 A. No. a motion on it, then we'll be happy to try to 9 10 O. You don't know? 10 comply. 11 A. I do not know, MR. ROSENWATER: I think any e-mails 11 12 Q. Have you had discussions with Dan Wein regarding the estate planning documents, the 12 13 regarding Bob Wein's desire to make changes to his trust, and annulment of the marriage. 13 MS. MORRIS: Okay. So any e-mails, re the 14 testamentary provisions of this trust? 14 15 A. Have I had discussions with Dan? P docks, trust, or annulment of marriage from 15 16 Q. Yes. October, 2014 through the present? 16 17 A. The brother? MR. ROSENWATER: Right, and it's more than 17 e-mails. It's correspondence, phone records, 18 Q. Yes. 18 19 A. About Bob's changing the trust? 19 20 Q. Yes. 20 MS. MORRIS: Okay. 21 A. Yes. THE WITNESS: Not health issues? 21 22 Q. What did you tell Dan? MS. MORRIS: No. 22 23 A. What did I tell Dan? MR. ROSENWATER: No. 23 24 Q. Yes. BY MR. ROSENWATER: 24 25 A. That Bob wanted to change his trust. 25 O. So, going back to the question I asked you

In re: The Guardianship of Robert Paul Wein 12:52:22-12:53:14

- prior to that, I asked if you had any discussions
- 2 with Dan Wein regarding these changes to the trust,
- and I believe you said yes, correct?
- 4 A. Yes.
- 5 Q. Did you discuss with Dan the specific
- changes to the trust?
- 7 A. These, the changes we made?
- 8 Q. Well, I don't think you made any changes.
- You filed a petition -- you filed petition for an
- award authorizing the guardian to amend the ward's
- 11 trust?
- 12 A. Right.
- MS. MORRIS: Let me make this easy for you 13
- because I think you just -- maybe it's not 14
- clear. Dan raises questions about the two 15
- trusts that are referenced here, the 2013 trust
- and the 2014 trust. So if you want to narrow 17
- your questions to each trust, whether or not 18
- 19 she's had discussions regarding any of those
- trusts, I think it will help her answer you 20
- 21 better.
- BY MR. ROSENWATER: 22
- 23 O. Did you have discussions with Dan
- 24 regarding the Robert Wein Living Trust that was
- prepared on November 25th of 2013?

- Page 78 | 12;54:29-12:55:24
 - 1 O. Who's the trustee in that trust; did be
 - 2 mention it to you?
 - з A. Yes. He is.
 - 4 Q. And he's not the trustee in the August of
 - 5 2014 documents?
 - 6 A. No.
 - 7 O. Who is the successor trustee?
 - 8 A. It has language in there. I'm not exactly
 - sure what it says.
 - 10 O. And there's a guardianship provision in
 - the 2013 living trust; is that what his position
 - 12 is?
 - 13 A. Yes.
 - 14 Q. Did he say why that matters, that there's
 - 15 a guardianship provision in the 2013 trust?
 - 16 A. Just that that has -- this one has it and
 - this one doesn't.
 - 18 Q. But there has been a guardian appointed by
 - 19 the Court for Robert Wein, correct?
 - 20 A. Correct.

23

- 21 Q. Is there any need or any basis for a
- guardianship provision?
 - MS. MORRIS: Objection, she's not a
- 24 lawyer. Outside the scope of her knowledge.
- BY MR. ROSENWATER: 25

12:53:23-12:54:26

Page 79

Page 81

Page 80

- 1 A. Yes.
- 2 Q. What discussions did you have with Dan
- 3 Wein regarding that living trust?
- 4 A. That it's a much better trust.
- 5 Q. Why does Dan think it's a much better
- 7 A. Because of the way it's written.
- 8 Q. Because it provides more for him in that
- 9 trust?
- 10 A. Because --
- 11 MS. MORRIS: Object to the content unless
- 12 you discussed it with Dan about it provides
- more. But object to the form of the question. 13
- 14 It's also leading, so...
- 15 BY MR. ROSENWATER:
- 16 Q. You said you had discussions with Dan Wein
- regarding the Robert Wein Living Trust dated
- 18 November 25th, 2013, and he said to you it's a much
- 19 better trust, correct?
- 20 A. Correct.
- 21 Q. Why did he say to you it's a much better
- 22 trust?
- 23 A. Because of the trustee that's listed and
- 24 the successor trustee, and there's reference to
- guardianship in it.

- 12:55:35-12:56:46
 - 1 Q. Based upon your experience and knowledge?
 - 2 A. I cannot tell.
 - 3 O. Other than the guardianship provision, the
 - 4 trustee, and successor trustee, did he indicate to
 - you, and I'm saying he, Dan Wein, any other
 - provisions in the November 25th, 2013 trust that
 - are better than the August of 2014 trust?
 - 8 A. That they also left out his bequest to his
 - 9 wife.
- 10 Q. To his wife, being Dan Wein's?
- 11 A. Dan's wife.
- 12 Q. And that is Dorothy Wein?
- 13 A. I'm not sure.
- 14 Q. Why does Dan Wein think there should be a
- 15 bequest to his wife?
- 16 A. I have no idea.
- 17 Q. He never told you?
- 18 A. No.
- 19 Q. Are these the changes that you're seeking
- 20 to make in this petition?
- 21 MS. MORRIS: Objection, privileged.
- 22 BY MR. ROSENWATER:
- 23 Q. Again, when did Bob Wein first express to
- 24 you his desire to amend his 2014 estate documents?
- 25 A. I'm not sure.

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein Page 82 12:59:13-13:00:13 12:56:55-12:57:38 Page 84 1 Q. You're not sure? October 15th and February 9th he was competent to make these decisions regarding the changes to his 2 A. I'm not sure exactly when he expressed estate documents? 4 Q. Approximately when? It had to be before MS. MORRIS: Objection, outside the scope 4 February 9 -of this witness's knowledge. She's not a 6 A. It was before February 9th, right. doctor. 6 7 Q. And had to be after October 15, 2014? BY MR. ROSENWATER: 7 8 Q. Did you speak with a doctor regarding his 8 A. Right. 9 Q. Can you give me any indication? ability to make these changes? 10 A. I'm not sure. 10 A. No. 11 Q. In October of 2014 there was incapacity 11 Q. Did you have bim examined by anyone after 12 proceedings, correct, that took place? he told you that he wanted to change his estate 13 A. Yes. documents? 13 14 Q. Dan was found to be incapacitated and the 14 A. No. 15 guardianship was established on his hehalf, 15 Q. Did you ever ask Bob after that meeting 16 correct? that you had with him --17 A. Yes. After that meeting you had with Boh Wein 17 18 Q. And in connection with the guardianship, in which he expressed his desire to amend his 18 19 you were appointed the guardian, correct? 19 regarding his desire to amend the trust? 20 21 Q. And there were letters of guardianship 21 A. After the meetings -- which meetings; in 22 that were issued, correct? 22 Ellen Morris's office? 23 Q. I think you had a meeting with him prior 23 A. Yes. 24 Q. And he had certain rights that were taken 24 to that. My understanding is that you met with him 25 away from him because he was determined to be at The Colony and he expressed to you his desire to 12:57:45-12:58:56 13:00:33-13:01:26 Page 83 Page 85 1 incapacitated? 1 amend his trust documents? 2 A. Yes. 2 A. Yes. 3 Q. I think you're looking at that, right? 3 Q. And then based upon that you scheduled a 4 A. Yes. 4 meeting with Ellen Morris and Bob, and I believe on 5 Q. Can I see a copy of that? that date, the same date, Stacy Wein and Dan Wein So there was an order appointing limited were present, correct? guardian of person and property that was entered by 7 A. No. Judge Lewis on October 15, 2014, and basically 8 O. No? certain rights were taken away from the ward and 9 A. No. delegated to you because he was unable to exercise 10 Q. So on that date Dan Wein took Bob Wein to 11 those rights, correct? 11 Ellen Morris's office, and the three of you, being 12 A. Correct. 12 yourself, Ellen Morris, and Bob, met to discuss the 13 Q. Weren't some of those rights the ability 13 changes to his trust? 14 to contract ---14 A. Yes. 15 A. Yes. 15 Q. And that was some time prior to February 16 Q. -- and ability to manage the property or 16 9th, 2015, correct? 17 make any gift or disposition of property? 17 A. Yes.

- 18 A. Yes.
- 19 Q. So on or before October 15, 2014 it was
- 20 determined that Bob Wein was incompetent and had
- 22 make any gift or disposition of property; is that
- 23 correct?
- 24 A. Yes.

- trust, have you had any other meetings with him

- 21 the ability to contract or manage his property and

- 25 Q. You're saying that somewhere between

- 18 Q. And after that meeting that you had, have
- you had any other discussions with Bob Wein
- regarding his desire to amend his trust?
- 21 A. I don't believe so.
- 22 Q. When you meet with Bob some days he's
- 23 lucid, correct?
- 24 A. He's pretty lucid.
- 25 Q. Other days he's out of it?

Page 88 13:01:35-13:02:18 Page 86 | 13:05:36-13:06:24 1 A. No. this an extra copy? MS. MORRIS: I'm sure you can have it. 2 Q. Well, have you seen his condition worsen 2 THE WITNESS: No, I just got these. 3 since you've became the guardian? 3 MS. MORRIS: You don't have the orders and 4 A. He's a little slower. 4 5 Q. When you mean a little slower, physically 5 letters? MR. ROSENWATER: I do. Let me see if I or mentally? 6 7 A. Physically. 7 have it. MS, MORRIS: These are conformed. Do you 8 Q. Have you noticed any changes in his mental R condition? want to borrow mine? 9 MR. ROSENWATER: Let's do this: I'll make 10 A. He's a little slower. 10 a copy, and because I don't want to waste more 11 Q. When you speak with him does he understand 11 time, we'll mark it as an exhibit and I'll give 12 what you're saying? 12 the Court Reporter a copy of that, okay? 13 A. Do I understand what he's saving? 13 14 Q. No, does he understand what you're saying? MS, MORRIS: Sure. 14 MR. ROSENWATER: Let's mark the order 15 A. Yes, I think so. 15 appointing limited guardian of the person and 16 Q. But do you ever say, Bob, do you property dated October 15th, 2014, we'll mark 17 understand what I just said to you? 17 18 A. Of course. that as Exhibit Number 6. 18 MS. MORRIS: What about the letters, 7? 19 Q. And he says yes? 19 MR. ROSENWATER: The letters, 7. And I 20 A. Yes. 20 21 Q. Do you follow-up and say, well, what did I have a copy of this one. Let's just mark the 21 22 say to you, to determine whether he understood? order determining limited capacity as Number 8, 22 23 A. Yes. Yes. and then Number 9 let's do the verified 23 petition for order authorizing guardian and 24 Q. Who drives Bob to the meetings with you? 24 then the ward's trust. 25 A. Which one? 13:08:47-13:10:05 13:02:30-13:04:47 Page 87 Page 89 1 Q. Any meetings. Boh doesn't drive, correct? (Thereupon, Exhibit Numbers 6, 7, 8 and 9 are marked for identification.) 2 A. Correct. BY MR. ROSENWATER: 3 Q. So someone needs to transport him to any 3 4 meetings that are outside of The Colony that you 4 O. Did Dan Wein discuss with you how the 5 November 25th, 2013 living trust was prepared? may have with him? 6 A. He mentioned -- he mentioned that there 6 A. Right. were two visits by attorneys and that he had a 7 Q. Who takes him to these meetings? 8 A. Dan. doctor's examination. 9 Q. Every meeting? 9 Q. Did he mention to you Robert's medical 10 A. The two meetings I had outside The Colony 10 condition at that point? 11 at Ellen Morris's office he was driven by Dan. 11 A. He mentioned that he was seen by a doctor 12 Q. And he has doctor appointments outside of 12 at that point, 13 The Colony? 13 O. Do you know what his medical problems were 14 A. He does. 14 at that point? 15 O. Who takes him to the doctor? 15 A. Not exactly. 16 A. Dan. 16 Q. Have you seen any type of estate planning 17 Q. Do you pay Dan for transporting him? 17 documents that were prior to the November 25, 2013 18 A. No. 10 documents? 19 A. Yes. 19 Q. Have you given Dan any money whatsoever 20 O. What year were those documents prepared? 20 regarding this guardianship? 21 A. No. 21 A. What year were they prepared? I think 22 MR. ROSENWATER: I'm going to take a 23 Q. And do you recall what changes were from two-minute break to get a glass of water. 23 24 the 2011 to the 2013 documents? (Thereupon, a brief recess was had.) 24 MR. ROSENWATER: This is your copy or is 25 A. No. 25

2

10

In re: The Guardianship of Robert Paul Wein 13:10:46-13:13:22 Page 90 | 13:14:36-13:16:39

- 1 Q. You guys are saying it's privileged, but I
- 2 have a partial copy of the Robert Wein Living Trust
- dated November 25, 2013. Have you seen this
- document before? And when I say partial, I only
- have the first 11 pages. Have you seen this
- 6 document before?
- 7 A. Yes.
- 8 O. Just review it to make sure it's the same
- document that you've seen.
- 10 A. It's been a long time since I've read this
- document. 11
- 12 MS. MORRIS: Looks like a partial copy to
- me. 13
- MR. ROSENWATER: You can hold onto that. 14
- 15 Do you need a copy while I question her
- about it? 16
- MS. MORRIS: Sure. Thanks. 17
- BY MR. ROSENWATER. 18
- 19 Q. On page six there's at the very bottom
- 20 Section 6.01, and it continues on to page eight.
- There's specific distributions, and you may not 21
- know this, but do you know by looking at these 22
- specific distributions if there's any changes from 23
- 24 these distributions from the November 25, 2013
- 25 living trust to the amended and restated living

- - got this one either. MR. ROSENWATER: Let's mark this as

Page 92

- 3 Exhibit Number 10.
- MS. MORRIS: You're calling it a partial 4
- 5 copy?
- MR. ROSENWATER: For the record, Wein 6
- Living Trust dated November 25, 2013. 7
- (Thereupon, Exhibit Number 10 is marked 8
- for identification.) 9
 - BY MR. ROSENWATER:
- 11 Q. Did Bob Wein ever have any discussions
- with you regarding a safe that he had in New York,
- a safe deposit box? 13
- 14 A. Bob Wein?
- 15 Q. Yes.
- 16 A. No.
- 17 O. Did he ever bave any discussions with you
- regarding monies that Dan Wein took from him when
- he went up to New York in November of 2013? 19
- 20 A. No.
- 21 Q. Have you ever seen a power of attorney
- that was prepared on November 1st, 2013? 22
- MS. MORRIS: I have pages one, two, page 23
- seven, and page eight. So you're missing --24
- 25 MR. ROSENWATER: It's a partial.

13:13:40-13:14:28

Page 91

Page 93

- trust that was prepared in August of 2014 that you
- wish to amend? 2
- MS. MORRIS: Objection, privileged and 3
- 4
- MR. ROSENWATER: It's not privileged and 5
- private. If I provide you with the 2014 trust,
- it's not privileged. 7
- MS. MORRIS: This is a 2013 trust. 8
- MR. ROSENWATER: Right, I'm asking if she 9
- knows if there was any changes to the specific 10
- bequests in the November of 2013 living trust 11
- 12 that differs from the August 25, 2014.
- MS. MORRIS: Right. I understand you're 13
- 14 asking that question. I don't know how you
- have a copy of that trust. It's a private 15
- estate planning document, so how did you get a 16
- 17 copy of it?
- 16 MR. ROSENWATER: It's been around. I
- 19 don't know how I got it.
- MS. MORRIS: I still say it's private, and 20
- we'll have to take that up with the Judge how 21
- his estate planning documents ended up as 22
- public knowledge for anyone out there. So I'm 23
- going to have Betsy not comment on it until that issue is resolved. I don't know how you

- 13:17:00-13:18:18
 - MS. MORRIS: It's a partial.
 - BY MR. ROSENWATER: 3 Q. Have you ever seen that document?
 - 4 A. It might be in the file.
 - 5 Q. Did Dan Wein ever provide you a copy of
 - 6 that document?
 - 7 A. He may have. This might be in the file
 - because I remember Harold.
 - 9 O. Who did Robert Wein grant a power of
 - attorney to in that document?
- 11 A. To Daniel Wein and Harold as successor.
 - What was the date of this?
- 13 Q. November. I helieve it's the last page,
- November 1st, I believe, 2013. 14
- 15 A. November 1st, 2013.
- MR. ROSENWATER: We'll mark this as an 16
- 17 exhibit, 11.
- 18 (Thereupon, Exhibit Number 11 is marked
- for identification.) 19
 - BY MR. ROSENWATER:
- 21 Q. Did Robert Wein ever discuss with you that
- Dan Wein used that power of attorney to take money
- 23 from his accounts and write Dan Wein and his family
- checks?
- 25 A. Did Bob discuss that with me?

24

12

20

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein

13:18:44-13:20:02 Page 94 13:21:22-13:22:38 Page 96 1 Q. Yes. 1 A. I've been in contact and I have been --2 A. No. started to receive monies, yes. MR. ROSENWATER: Let's mark this as 12. 3 Q. Have you seen from Bob Wein's records 4 checks that Dan Wein wrote to him and his family? (Thereupon, Exhibit Number 12 is marked 4 for identification.) 5 A. I think they were in the court documents BY MR. ROSENWATER: somewhere, or reference to them were in the court 6 documents. 7 O. Do you socialize with Dan Wein or Stacy 8 Q. Have you seen the bank account that Dan 8 Wein? Wein set up on behalf of the Robert Wein Living 9 A. No. Trust on the Citi Bank account in New York? 10 Q. Did you know either Dan or Stacy prior to 11 A. No. 11 this guardianship? 12 O. Have you seen these checks that Dan Wein 12 A. No. 13 Q. Is there some reason other than the amount 13 wrote to Stacy Wein, Dorothy Wein, and Dan Wein? 14 A. Yes. 14 that is owed that you're not seeking these monies 15 Q. Have you had discussions with Dan Wein 15 from them? 16 regarding these checks? Let me see. I think 16 A. No. I haven't started seeking any monies 17 something else is attached to this. owed by family members as of yet. 18 A. Yes. 18 Q. Have you ever seen this September 5th, 19 O. Yes what? 19 2014 letter? 20 A. Yes, I made reference to this. 20 A. Yes, I have seen this. 21 Q. Are you trying to collect these monies on 21 Q. What is your understanding of this letter? 22 behalf of the ward? Are you trying to get these 22 A. My understanding is the TIG investment is 23 monies back from Stacy, Dan, and Dorothy? not terrific and Dan Wein wanted to transfer these 24 A. Eventually. funds -- when he was managing the money he wanted 24 25 Q. What do you mean eventually? to transfer these funds into Morgan Stanley. TIG 13:20:11-13:21:06 13:23:38-13:24:37 Page 97 Page 95 1 A. Well, it's a process. has an umbrella under Morgan Stanley, but it's 2 Q. Well, I mean, they owe the money. Have separate and it wasn't a very good investment. 3 you made a demand letter to have them repay these MR. ROSENWATER: Let's mark this as 3 4 monies? 4 Exhibit 13. 5 A. No, not yet. (Thereupon, Exhibit Number 13 is marked 5 6 Q. Why not? You've been the guardian for for identification.) 7 eight months. BY MR. ROSENWATER: B A. Because there's other money that's owed 8 Q. I'm going to show you a last will and 9 that I'm working on, much bigger money. testament of Robert Wein that was prepared in March 10 Q. Why don't you do them all at once? of 2014. Have you ever seen this document before? 11 A. I haven't started on this yet. 11 A. No. 12 Q. Do you plan on going after them for these 12 MS. MORRIS: You only have five out of the 13 monies? six pages. 13 14 A. Possibly. MR. ROSENWATER: We don't have page six, 14 15 Q. Why possibly? correct. 15 16 A. I'm waiting to see how everything else BY MR. ROSENWATER: 16 17 turns out. 17 Q. Have you ever seen this before? You 18 Q. Well, they're loans. They owe Robert Wein 18 weren't aware of this will? 19 -- they owe the living trust this money back, don't 19 A. No. 20 they? 20 Q. You never contacted Dan Wein regarding 21 A. There's a lot of money that's owed Robert 21 this will? 22 from a lot of different people. 22 A. No. 23 Q. Have you filed any lawsuits or sent out 23 Q. Do you see the handwritten notations 24 demand letters for those other promissory notes 24 throughout this will? 25 from these other people? 25 A. Yes.

Page 100 13:24:48-13:25:49 Page 98 | 13:27:25-13:28:14 MR. ROSENWATER: That --1 Q. Does that appear to be Robert Wein's 1 THE WITNESS: 5,600 where he's written in. 2 handwriting? 2 MS. MORRIS: I can't read that. 3 A. I can't tell you. 3 THE WITNESS: This is written in, 5,600, 4 O. Have you ever seen any notes that Robert 4 5 Wein has written in the past? and then this is a little blurry. 5 6 A. Yes. MR. ROSENWATER: I don't know what that 6 is. Under the first paragraph in the notes it 7 Q. Does this seem to be similar to his 7 has somewhere, New York, New York, 1,025 handwriting? together with any policy of insurance, he's 9 A. I can't verify that Robert -- the other 9 notes, so I can't verify if this is -- I can't crossing out Dan Wein. 10 MS. MORRIS: I can't read that. 11 verify that. 11 12 Q. Do you see that on the top of this there's 12 MR. ROSENWATER: And paragraph K he's 13 8/20/2014 in handwriting? crossing out Dan Wein. 13 14 A. 8/20/2014, yes. 14 MS. MORRIS: That I can see. MR. ROSENWATER: And he's crossing out 15 Q. And this was shortly before his estate 15 16 documents were amended, correct? Stacy Wein in two provisions as well. 16 17 A. This is before the --MS. MORRIS: That I can see. The document 17 18 Q. August 25, 2014 estate documents were speaks for itself. 18 19 amended, correct? BY MR. ROSENWATER: 19 20 O. And then the sixth paragraph on page four 20 A. Yes. Yes. he's crossing out Dan Wein on two occasions, 21 Q. And do you see the changes that are made 21 22 on this -- we're going to presume that it's Dan correct? 22 Wein's -- Bob Wein's handwriting. Do you see the 23 A. Well, it says if the trust has been changes that Boh would like to have? revoked, and he's referring to the previous trust 24 25 A. Yes. because the next trust hasn't been written yet. 13:26:10-13:27:11 13;28:32-13:29:12 Page 101 Page 99 1 Q. And do you see him crossing out most of 1 O. But he's dating this 8/20, and he amends 2 the provisions regarding Dan Wein? the November, I believe, 25th -- it's not November MS. MORRIS: I'm going to object to your 3 3 25th, is it? 4 characterization of most of the provisions. So 4 MS. MORRIS: Yes, 2013. So you're talking do you want to rephrase that? 5 5 MR. ROSENWATER: No, most provisions MR, ROSENWATER: The other one is August 6 6 7 pertaining to Dan Wein I'm saying. 7 MS. MORRIS: So, for instance, there's a MS. MORRIS: Right. So that's correct, 8 8 provision, Article 4, which directs everything 9 ves. 10 to the Robert Wein Revocable Living Trust, 10 BY MR. ROSENWATER: November 25th, 2013. That trust references Dan 11 Q. So he amends the November 25, 2013 trust 11 12 Wein as successor trustee, so that didn't make on August 25th, 2014; is that correct? 13 A. Say that one more time. 13 any change to Dan Wein. On page three I don't 14 see anything regarding a change to Dan Wein. MS. MORRIS: He's saying he amends this on 14 Paragraph B regarding Dan Wein remains in. 15 15 this. 16 MR. ROSENWATER: If we look at the --16 MR. ROSENWATER: Right. 17 well, they took out paragraph F, Dorothy Wein, 17 BY MR. ROSENWATER: 18 O. Bob Wein amended the November 25, 2013 in which you stated in your documents that he 18 19 wanted Dan Wein's wife to have that. And the 19 trust five days later --20 second page -- excuse me, on the second to last 20 A. Right. page that we have, page four, he crosses out 21 O. -- than this agreement that he hand wrote 21 Dan Wein on three separate occasions -- on four 22 22 on 8/20/2014? 23 occasions, five occasions. 23 A. Right.

24

MS. MORRIS: I can't read the top of the

page. Is that anything to do with Dan Wein?

24 Q. And the August 25tb, 2014 amended trust

incorporates the provisions that he wanted made in

In re: The Guardianship of Robert Paul Wein 13:29:22-13:30:54 Page 102 | 13:33:06-13:34:02

- this agreement; is that correct?
- MS. MORRIS: Objection to what the August 2
- 25th, 2014 incorporates. 3
- MR. ROSENWATER: Let's mark this as our 4
- next exhibit, Exhibit 14, 5
- (Thereupon, Exhibit Number 14 is marked 6
- for identification.) 7
- MS. MORRIS: Again, that's a partial copy в
- 9 of the will dated March 20th.
- **THE WITNESS:** This is August. 10
- MS. MORRIS: But the will is dated March 11
- 20th. This is a date that -- counsel is 12
- arguing he wrote this date at the same time 13
- that whoever wrote these notes that wrote this
- 15 date at the same time.
- THE WITNESS: Okay. So what's the date of 16
- 17 this?
- 18 MS. MORRIS: March 20, 2014, on page five.
- BY MR. ROSENWATER: 19
- 20 Q. You're looking at the document. Are you
- 21 done looking at it?
- 22 A. Yes.
- 23 O. This is the amended and restated Robert
- 24 Wein Living Trust, and it also has revocation of
- 25 the durable power of attorney of Robert Wein, and a

- 1 have you ever seen that amendment that was prepared

Page 104

Page 105

- on March 20, 2014 to the, I guess, the August --
- excuse me, to the November 25th, 2013 Robert Wein
- **Living Trust?**
- 5 A. Well, no. I've seen just this.
- 6 Q. And it appears that corresponds with the
- date of that will that we just entered into as
- Exhibit 14 that was done on March 20, 2014?
- 9 A. Correct.
- 10 Q. No one has any knowledge of what attorney
- prepared these documents or who took Bob to this 11
- 12 attorney?
- MS. MORRIS: Objection as to whether 13
- 14 anyone has any knowledge.
 - BY MR. ROSENWATER:
- 16 Q. Do you have any -- you don't have any
- knowledge? 17
- 18 A. No.

15

- 19 Q. And you weren't aware of any amendment to
- 20 the November 25th, 2013 trust agreement other than
- the August 25th, 2014 trust agreement; is that 21
- 22 correct?
- 23 A. Correct.
- 24 O. And Dan Wein never talked to you or spoke
- 25 to you, or Bob Wein never spoke to you regarding

13:31:17-13:32:44

Page 103

- 1 any amendment or any estate planning documents that
- 2 were prepared on March 20, 2014, correct?
- з A. Correet.

13:35:22-13:36:03

- 4 MR. ROSENWATER: This is Exhibit 15.
- (Thereupon, Exhibit Number 15 is marked 5
- for identification.)
 - BY MR. ROSENWATER:
- B Q. Have you ever seen this handwritten note?
- 9 A. It a little tough to read. I have not
- 10 seen this.

7

- 11 O. Does it look like Bob Wein's handwriting?
- 12 A. It could be. But why would he write Bob
- 13 to amend will?
- 14 Q. Because he's referring to himself in the
- third person. It says Bob to amend will, and he 15
- wants to change the residuary estate 100 percent to 16
- Larry. Is that what it says? Is that what it 17
- looks like it says to you? 18
- 19 A. What does it say here?
- 20 MS. MORRIS: I have no idea.
- 21 BY MR. ROSENWATER:
- 22 O. What are you looking at?
- 23 A. The bottom line.
- 24 MS. MORRIS: That says 100 percent to
- 25 Larry.

- 1 letter regarding the original durable power of 2 attorney, and a designation of healthcare
- 3 surrogate --
- 4 A. Who is the healthcare surrogate on this
- one?
- 6 Q. -- and a living will. They're all
- together. They're all attached as one. That's why
- I'm identifying them all for the record.
- 9 A. Who is the healthcare surrogate on this
- 10 one?
- MS. MORRIS: Here, almost toward the back. 11
- 12 Look at the title so you see what it looks
- 13 like.
- 14 THE WITNESS: Okay.
- BY MR. ROSENWATER: 15
- 16 Q. Have you seen these documents before?
- 17 A. Yes.
- 18 Q. Does this appear to be a true and correct
- 19 copy of the documents that are attached because
- 20 they're all together?
- 21 A. Yes.
- 22 Q. Go to the very first page. On the second
- 23 whereas, it says whereas, on March 20, 2014 I
- 24 amended said trust agreement by an amendment by
- grantor Robert Wein Living Trust. Do you have or

Page 106 13:41:19-13:42:14 13:36:19-13:37:10 Page 108 THE WITNESS: I see 100 percent to Larry. provided. 1 I see estate, my residuary estate. This is Exhibit 17? 2 2 (Thereupon, Exhibit Number 17 is marked MS. MORRIS: Maybe you can read it better а 3 on my copy. I don't know what it says above for identification.) 4 4 BY MR. ROSENWATER: 5 6 Q. I'm handing you the verified petition for THE WITNESS: Interest and penalty. 6 order authorizing guardian to bring annulment on MS. MORRIS: No. this. 7 behalf of the ward. Are you familiar with this BY MR. ROSENWATER: document? 9 Q. Well, what do you think the bottom says? 10 A. Rest of will. 10 A. Yes. 11 Q. Number K of will. Don't you think it's 11 Q. What is the purpose of this document? 12 A. It's a petition for authorization from the 12 number K? MR. ROSENWATER: Let's mark this as 13 court for annulment. 13 14 Q. Have you met with a family attorney? Have Exhibit Number 16. 14 15 you met with a family attorney to retain regarding (Thereupon, Exhibit Number 16 is marked 15 for identification.) 16 an annulment? 16 17 A. No. **THE WITNESS:** But the date is March 27th. 17 18 Q. Because you're asking to retain an MS. MORRIS: Of what? 18 THE WITNESS: It says March 27, '14. 19 attorney, correct --19 MS. RICH: Bruce, the original would 20 A. If we need one. 20 21 Q. -- in paragraph ten? 21 probably be better as an exhibit. MS. MORRIS: That says March or May? I 22 A. Yes. 22 23 Q. It says your request -- you want the Court 23 can't read that. 24 to enter an order authorizing guardian to retain THE WITNESS: Sorry, it's five. 24 and enter into a retainer agreement with a family 25 BY MR. ROSENWATER: Page 109 13:39:38-13:40:19 Page 107 13:42:23-13:43:08 1 Q. Have you ever seen a letter that Dan Wein 1 law attorney on behalf of the ward? 2 wrote to the New York Department of Taxation and 2 A. Yes. 3 O. So you have not met with a family law 3 Finance on March 4, 2014? 4 A. I think I've seen this somewhere. I can't 4 attorney? 5 remember where it came, though. 5 A. No. 6 Q. Do you have that in your file? 6 Q. You'd had no discussions with a family law 7 A. Could be. 7 attorney regarding this annulment? 8 Q. How come you didn't provide it? 8 A. No. 9 Q. Do you have any idea what the retainer is MS. MORRIS: Because it's not the 30 days yet for her to provide you anything. We did 10 going to be? 10 the best we could with a short amount of time. 11 A. No. 11 12 Q. Why are you filing a petition to annul the We're happy to provide it to you if we have it. 12 13 marriage? 13 MR. ROSENWATER: Within the 30 days. 14 A. Because those are the wishes of my ward. Well, I don't know what else she has that 14 15 Q. When did he express those wishes to you? hasn't been provided. 15 16 MS. MORRIS: You've asked for things that 16 A. On more than one occasion. you clearly have, like the trust documents, so 17 O. Did you take notes on those occasions? 17 that's an objection in and of itself. It's 18 A. No. I spoke to him in person. 18 19 Q. Yes, but when he said that did you note 19 overburdensome if you have them already. MR. ROSENWATER: Because we want to know 20 your file that Robert --20 what she has. Are you going to provide 21 A. I have to look. 21 22 everything that was requested and not objected 22 Q. Was anyone present at those discussions? to within 30 days? 23 23 A. No.

24

25

MS. MORRIS: Yes, everything that was

objected and requested to if it exists will be

24 O. Did you videotape those discussions?

25 A. Well, one time was in the presence of

Elizabeth Savitt - - Vol. 1 - 05/19/2015 In re: The Guardianship of Robert Paul Wein Page 112 13:43:20-13:44:12 Page 110 | 13:45:38-13:46:36 1 Q. So you're trying to dissolve a marriage 1 Ellen Morris. 2 that officially has never been dissolved, to annul 2 Q. And that was on February 9th -- in the a marriage that was going on for 50-some years now, 3 February meeting that you met with --4 you don't have a final judgment, correct? 4 A. Yeah, the earlier meeting. 5 O. Who was present at that time? 5 A. Correct. 6 O. And you're saying that he was under duress to marry. What duress was he to marry, the ward? 7 Q. What about Stacy and Dan? 8 A. Well, he's easily coerced, which the 8 A. No. documents attest to. 9 Q. And Bob has expressed to you that -- did 10 Bob discuss with you regarding the marriage that | 10 Q. Did Bob tell you that Vita Wein coerced 11 him to marry him? 11 took place on August 6th, 2014? 12 A. Bob has mentioned that before, that he 12 A. Did he discuss the marriage? 13 doesn't know why he got married. 13 Q. Yes. 14 A. Yes. 14 O. He says he doesn't know why, but you're 15 Q. What did he say? 15 saying in this petition that he was coerced? 16 A. Oh, yes, that he was coerced. 16 A. He said that he didn't want to be married. 17 Q. How was he coerced; that's what I'm trying 17 Q. What was the reason why he didn't want to 18 be married? 18 to ask you? 19 A. He was coerced by his group of people that 19 A. Because he didn't see any reason to be 20 married. 20 coerced him. 21 Q. Who's the group of people that coerced 21 Q. That was the basis for annulling the him? This is a deposition. I'm trying to find marriage? Okay, you're saying in paragraph five out for discovery purposes. that at the time that nn August 6, 2014 the ward 24 A. Yes, so I guess that would have been -had diminished capacity and was unable to consent during that time that would have been Vita, Delores to the marriage; is that correct? 13:44:27-13:45:26 13:46:54-13:47:47 Page 113 Page 111 1 A. Yes. 1 and, I assume, Jody. 2 Q. Do you know if Jody had any knowledge that 2 Q. So you're saying that on August 6, 2014 he 3 the parties were getting married? 3 didn't have the capacity to enter into this 4 A. From what I understand, she did. marriage and he was unable to consent to the marriage, but in February of 2015 he had the 5 Q. Who told you that? capacity to tell you that he didn't want to be 6 A. Dan and Bob. 7 O. Well, Dan knew nothing about the marriage, married? B A. Well, you're asking for conclusions that I B did he? 9 can't make. 9 A. He knew that it took place. 10 Q. Well, did you have him examined by any 10 O. After the fact, correct? 11 type of doctor in February? 11 A. What? 12 Q. He knew after they got married in August

- 12 A. No.
- 13 Q. And you're stating that he was suffering
- 14 from a serious mental problem on August 6, 2014.
- 15 What mental problem was that?
- 16 A. Well, he has dementia.
- 17 Q. And he has dementia now in February of
- 18 2015, so what's the difference between August and
- 19 February? You're saying that he's competent --
- 20 A. That's a legal difference that I can't
- 21 explain to you because I'm not a legal person.
- 22 Q. And you don't have a copy of any final
- 23 judgment of dissolution of marriage that's been
- 24 entered in any state anywhere?
- 25 A. Huh-uh.

- 13 of 2014, he first became aware that Dan and Vita --
- 14 that Bob and Vita got married, correct?
- 15 A. Oh, you're confusing me. You're switching
- 16 Dan with Bob.
- 17 Q. You're saying that Dan -- I believe you
- said that Dan was aware that Jody knew that Bob and
- Vita were getting married?
- 20 A. No. I didn't know -- I didn't have that
- discussion with Dan.
- 22 O. What discussion did you have with Dan?
- 23 A. About what? I wasn't talking about Dan at
- 24 all. I thought you were talking about Bob being
- 25 coerced into getting married.

In re: The Guardianship of Robert Paul Wein 13:48:01-13:49:00 Page 114 13:50:39-13:51:21

- 1 Q. So you're saying that Bob was telling you
- 2 that Jody and Vita and Delores coerced him to marry
- 3 Vita?
- 4 A. No, he didn't say that specifically.
- Those were the people involved with him at the
- time.
- 7 O. There is a cantor that officiated the
- ceremony. I believe his name was Efraim Sapier,
- 9 S-A-P --
- 10 A. Sapier.
- 11 Q. Have you have ever spoke with him?
- 12 A. No.
- 13 Q. Do you know who was present at the
- 14 ceremony?
- 15 A. No.
- 16 O. And you never had any discussions with Bob
- 17 suggesting that he annul this marriage?
- 18 A. What?
- 19 Q. You never suggested to Bob that he annul
- 20 this marriage? Your testimony is that Bob told you
- 21 that he wanted this marriage annuled?
- 22 A. Yes.
- 23 O. And that was some time prior to February
- 24 of 2009?
- 25 A. Yes.

- 2 O. Bob Wein has over a couple of million

BY MR. ROSENWATER:

- 3 dollars, correct?
- 4 A. Yes.
- 5 O. And he has sufficient means to provide for
- 6 him and his wife for the remainder of their lives,

Page 116

Page 117

- correct?
- B A. Yes.
- 9 O. So why do you object to him providing for
- 10 his wife's needs?
- 11 A. I don't object.
- 12 Q. You're saying that he objects?
- 13 A. He objects, yes.
- 14 Q. And you believe that he's competent to
- 15 make that decision, yes?
- 16 A. That's a legal answer that I can't give
- 17 you.
- 18 Q. Well, you're bringing these petitions to
- 19 amend the trust --
- 20 A. Correct.
- 21 O. -- and petition to annul based upon what
- 22 you're telling me is the ward's desires, correct?
- 23 A. Correct.

13:51:34-13:52:23

- 24 Q. And during the period of time that Bob
- 25 Wein has expressed his desire to annul the marriage

13:49:12-13:49:45

Page 115

and to amend his trust documents, no one else was

- present during these conversations other than you
- 3 and Bob, correct?
- 4 A. Correct.
- 5 O. There's no witnesses, right?
- 6 A. Correct. Well, other than at the meeting
- 7 with Ellen Morris.
- 8 O. In February of 2015?
- 9 A. Correct.
- 10 Q. You didn't bave him examined by any other
- 11 medical professional?
- 12 A. No.
- 13 O. You didn't speak with anyone -- you didn't
- 14 speak to Vita about this, correct?
- 15 A. Correct.
- 16 O. When you spoke with Bob you didn't have
- 17 this recorded, or videotaped, or anything?
- 18 A. No.
- 19 Q. And maybe or maybe not you may have the
- 20 dates reflected in your notes, correct?
- 21 A. Correct.
- 22 Q. And it may have been one time or it may
- 23 have been two times, but no more than that that he
- 24 spoke to you regarding this, correct?
- 25 A. Correct.

- MS. MORRIS: 2015.
- MR. ROSENWATER: 2015. February 9 was a
- 3 meeting?
- MS. MORRIS: Yes. 4
- BY MR. ROSENWATER:
- 6 Q. Prior to February 9, 2015 you must have
- 7 had some type of meeting with Bob and he expressed
- his desire to annul this marriage, correct?
- 9 A. Yes.
- 10 Q. Approximately when did this meeting take
- 11 place?
- 12 A. I don't know.
- 13 Q. It would be somewhere shortly before this
- 14 period? You wouldn't wait months to do this,
- 15 correct?
- 16 A. Well, a certain amount of time.
- 17 Q. Would it be sometime in January of 2015
- 18 you met with Bob?
- 19 A. Most likely January, because this was --
- 20 the meeting was February 6th. It took a while to
- 21 set up. We had discussions about it. I certainly
- 22 had discussions about it.
- 23 MR. ROSENWATER: Madam Court Reporter.
- (Thereupon, Exhibit Number 18 is marked 24
- 25 for identification.)

Page 118 | 13:56:14-13:57:17 13:53:05-13:54:04 1 Q. What did you say to Mr. Kitroser 1 Q. Do you know John Pankowski? 2 regarding annulment of the marriage? 2 A. Yes. 3 A. He brought up annulling the marriage. 3 Q. How do you know Mr. Pankowski? 4 Q. And the basis for that? 4 A. He represented Vita at the hearing. 5 Q. Has he ever been involved in any 5 A. I think I asked him his opinion on annulling the marriage. guardianship cases that you've been appointed 7 Q. You asked him his opinion? guardian in? 8 A. He's done some work for me, yes. e A. Uh-huh. 9 Q. You've retained him? 9 Q. I mean before you had any discussions with Bob whether he wanted the marriage annulled? 10 A. Yes. 11 A. Yeah, it was very early on. 11 Q. Did he contact you regarding this 12 Q. Why would that he brought up? 12 guardianship proceeding prior to you heing 13 appointed guardian? 13 A. Because Mitchell brought up the entire case. He was the court-appointed attorney. 14 A. He left me a voice mail. 15 Q. I'm trying to figure out why did Mitch 15 Q. What did he say to you? believe that a marriage should be annulled? 16 A. He just said I'm on the Wein case. MS. MORRIS: Objection, outside the scope 17 Q. Did he say we'd like to have you as a 17 18 professional guardian on the case? of this witness's knowledge. 18 19 A. No, I don't think. I think my name was MR. ROSENWATER: She said she had 19 20 already in the hat. 20 discussions. MS. MORRIS: If you know why he expressed 21 Q. How much have you been paid to date in 21 it and you know, by all means answer. 22 this case? 22 THE WITNESS: I think he was referring to 23 A. I'm not sure. I think 8,000. 23 his -- he was referring to his report to the 24 Q. And there's been monies that have been 24 25 paid to Manny Kushner? Court. I think it's in there. 25 13:54:17-13:55:46 Page 119 13:57:31-13:59:23 Page 121 BY MR. ROSENWATER: 1 A. Yes. 2 Q. You've had e-mails with Jody Rich 2 Q. And monies have been paid to Ms. Morris? з A. Yes. regarding this matter, haven't you? 4 A. Regarding? 4 Q. Any other professional services that have 5 been rendered in connection with this matter, have 5 Q. Vita Wein and Bob. they been paid? 6 A. Vita and Bob, yes. A. I can look. Are you asking about just 7 Q. And you've e-mailed with her, what, almost attorney fees? from the time that you've been appointed guardian, 9 Q. Attorney fees, guardian fees, or any other correct? professional fees other than examining committee. 10 A. Yes. MS. MORRIS: Court-appointed attorney does 11 Q. Do you recall this e-mail exchange that 11 12 you had with her in November of 2014? 12 an order. THE WITNESS: I think that covers it. 13 A. It's a couple of e-mails, yes. 13 14 Q. Right. So November of 2014 --Kitroser and Elder Law. BY MR. ROSENWATER: 15 A. This one on the bottom is much later. 15 16 Q. So you don't think he had any discussions 16 Q. But at the top, towards the top, you state 17 with anyone regarding annuling the marriage prior the best approach is to have the marriage annulled 17 18 to your discussions with Bob, correct? 18 and have her go back to Medicaid where all expenses 19 A. Did I discuss it with anyone prior to are paid. So this is substantially earlier than 19 20 discussing it with Bob? your discussions with Bob's desire to have the 20 21 Q. Yes, annuling his marriage. marriage annulled. It's your decision or what you 21 22 A. With anyone? 22 think should happen?

24 A. I believe I discussed it with Mitch

23 Q. Yes.

25 Kitroser

23 A. It wasn't my decision. It was a financial

25 O. But he as plenty of finances you testified

24 -- it was based on finances.

	In re: The Guardiansh	up y	JI KODEIL FAUI WEI
13:5	9:35-14:00:38 Page 122	Ī	Page 124
١,	applier	1	CERTIFICATE OF OATH
1	carlier	2	
	A. Vita's finances.	3	STATE OF FLORIDA
1	Q. But they're married, husband and wife.	4	COUNTY OF PALM BEACH
4	Bob has an obligation to support his wife, correct?	5	In my capacity as a Notary Public of the State of
5	MS. MORRIS: Objection, that calls for a	6	Florida, I certify that on May 19, 2015, at 11:20 a.m., Elizabeth Savitt personally appeared
6	legal conclusion.	,	before me and took an oath (or affirmation) for the
7	BY MR. ROSENWATER:	′	purpose of giving testimony in the matter:
θ	Q. And you testified earlier that Bob has	8	
9	significant assets to support both Bob and Vita for	9	IN RE: THE GUARDIANSHIP OF
10	the rest of their lives, correct?	10	ROBERT PAUL WEIN,
	A. Possibly.	11	The Ward.
	Q. Well, now you said possibly	12	
13	A. He has significant assets, yes. Whether	13	Identification:
14	he wants to support Vita the rest of his life is a	14	Personally Known Or Produced Identification X
15	different question.	15	Type of Identification Produced: Driver License
16	MR. ROSENWATER: 19.	16	
17	(Thereupon, Exhibit Number 19 is marked	17	
18	for identification.)	18	
19	MS. MORRIS: It's 2:00, Bruce.	19	SWORN TO and SUBSCRIBED before me
20	MR. ROSENWATER: I'm not done. I probably	20	t 0
21	have another half an hour. Do you have to	21	NIMARY PUBLIC STATE OF PLOYINA ***********************************
22	leave?	22	(BDE i Commission # EE107299
23	MS. MORRIS: Yes. The hearing is at 3	23	Expires: JULY 23, 2015 ROBUED THEO ATLANTIC ROWSHIE CO., FIG.
24	MR. ROSENWATER: It's going to take you		
25	without traffic	24	Dana Herchan
-"	TO A UNA COMMENTE DE RESEA A ME	25	8.9.3(-1) - 1 13-1 131
14:00	0:38-14:00:45 Page 123		Page 125
	MC MODDIC 141	1	CERTIFICATE OF REPORTER
1	MS. MORRIS: It's going to take about 45,	2	
2	55 minutes.	3	STATE OF FLORIDA)
3	MR. ROSENWATER: Yes, without traffic.	4	COUNTY OF PALM BEACH)
4	MS. MORRIS: I'm concerned about being	5	I, DONNA L. HARSHAW, Shorthand
5	late for the hearing.	6	Reporter and Notary Public, State of Florida at
6	MR. ROSENWATER: Well, I have about 30	ຸ້	Large, do hereby certify that I was authorized to and did stenographically report the deposition of
7	minutes left.	′	Elizabeth Savitt; and that the foregoing transcript, pages from 1 through 123, inclusive,
8	MS. MORRIS: So we're definitely not going	8	are a true and correct record of my stenographic notes.
9	to be able to finish.	9	I further certify that the said deposition
10	MR. ROSENWATER: Okay. We'll talk about	10	was taken at the time and place hereinabove set forth and that the taking of said deposition was
11	continuing it at another date.	11	commenced and adjourned as hereinabove set out.
12	MS. MORRIS: That's fine.	12	I further certify that I am not attorney or counsel of any of the parties, nor am I a
13	(Thereupon, at 2:00 p.m. the deposition	13	relative or employee of any attorney or counsel or
14	was adjourned.)	14	party connected with the action, nor am I financially interested in the action.
15		15	The foregoing certification of this
16		16	
17		17	control and/or direction of the certifying reporter.
		18	
18		19	DATED June, 2015.
18			Donna Harrison
		20	
19 20		20	DONNA I WARRAN Shortband Reporter
19 20 21		21	BONNA L. HARSHAW, Shorthand Reporter Mudrick Court Reporting, Inc.
19 20 21 22		21 22	Mudrick Court Reporting, Inc. 1605 Forum Place, Suite 500 West Palm Beach, Florida 33401
19 20 21 22 23		21 22 23	Mudrick Court Reporting, Inc. 1605 Forum Place, Suite 500
19 20 21 22		21 22	Mudrick Court Reporting, Inc. 1605 Forum Place, Suite 500 West Palm Beach, Florida 33401

-	In re: The	Guardianship of Robert	Paul Wein	
	70:1,5	appointments (1)	108:7,24	better (8)
\$	allowed (1)	87:12	average (1)	78:21;79:4,5,19,21;
	62:18	approach (1)	50:18	81:7;106:3,21
62.000 (1)	allowing (1)	121:17	award (1)	bigger (1)
\$2,900 (1)	62:20	Approximately (14)	78:10	95:9
56:9	almost (2)	5:16;6:7;17:1;22:2,	aware (15)	bill (4)
\$200,000 (1)	103:11;121:7	20;24:5;27:1;43:25;	29:21,22;54:15;59:8;	21:24;22:2,3,7
64:6	alone (1)	56:6;63:14,15;74:4;	61:9;62:1,4,7;63:24;	billing (17)
\$250,000 (1)	35:6	82;4;115:10	64:1:68:22:97:18;	10:5;21:21;25:3,5,
64:2	altercation (1)	April (15)	104:19;113:13,18	14,20,25;27:2;42:3;
\$3,100 (3)	68:12	27:15,19;28:16;	away (2)	43:7;47:16,17,19,20;
56:7,10,12			82:25;83:9	56:11;64:24,25
\$3,400 (1)	amend (13)	32:24;33:25;34:22;	02.23,63.9	bills (7)
56:15	53:21;69:18;78:10;	35:2,7;37:8,11,12,14,	В	47:17,22;56:3,21,22,
\$6,500 (1)	81:24;84:18,20;85:1,	16,23;39:15	D	
56:16	20;91:2;105:13,15;	arguing (1)		23;57:1
	116:19;117:1	102:13	back (9)	bipolar (1)
A	amended (7)	around (1)	22:16;39:25;51:5;	60:5
	90:25;98:16,19;	91:18	70:14;77:25;94:23;	birth (1)
ability (4)	101:18,24;102:23;	arrested (2)	95:19;103:11;121:18	31:1
83:13,16,21;84:9	103:24	68:23;69:6	bailiffs (1)	bit (1)
able (1)	amendment (6)	Article (1)	68:14	51:12
123:9	72:3,9;103:24;104:1,	99:9	Bank (4)	blow (1)
	19;105:1	assets (2)	10:24;13:6;94:8,10	61:1
above (1)	amends (3)	122:9,13	banks (1)	blue (1)
106:4	101:1,11,14	assisant (1)	20:2	74:6
above-entitled (1)	America (1)	48:7	base (1)	blurry (1)
4:6	10:25	assisted (1)	49:7	100:5
account (14)		52:22	based (5)	board (2)
10:23,25;11:1;13:6;	amount (4)			56:2,17
16:18;45:13,14,17,18,	56:13;96:13;107:11;	assume (1)	49:11;81:1;85:3;	
21;46:3,15;94:8,10	115:16	113:1	116:21;121:24	Bob (144)
accounts (2)	annul (9)	Atlantis (2)	Basically (3)	25:24;37:17,18,18,
20:2;93:23	53:19;54:5;109:12;	5:7;42:16	28:17;36:7;83:8	24;38:1,3,5,13,23;39:0
action (1)	112:2;114:17,19;	attached (3)	basis (13)	7,17,19,22,25;40:10,
11:22	115:8;116:21,25	94:17;103:7,19	20:11,11;21:1;44:13,	11;41;2,8,10,13,18;
actually (7)	annuled (1)	attention (1)	16,17;46:20,20;49:20;	42:13,13,18,43:9,45:2
10:10;14:18;31:14;	114:21	48:4	56:5;80:21;110:21;	46:2;48:10,15,18,20;
41:25;56:10;59:25;	annuling (2)	attest (1)	120:4	49:4,12,17,22,24;50:2
76:4	119:17,21	112:9	Beach (2)	3,8,10,20;51:13,19;
additional (2)	annulled (4)	attorney (29)	4:10;9:25	52:6;54:6,20,23;55:14
	120:10,16;121:17,21		became (5)	16,19;56:14,15,17,25
40:22;56:13	annulling (4)	65:8,9,10,16,18,20,23;	11:7;62:1;71:4;86:3;	57:4,4;58:3,13;61:11,
nddress (2)	54:23;110:21;120:3,	66:2;92:21;93:10,22;	113:13	14,16,19,21;62;12,13
5:6;66:16	6	102:25;103:2;104:10,	become (3)	25;63:11;64:3,24;65:9
iddressed (1)	_	12;108:14,15,19;109:1,	5:17;59:8;62:7	13;66:13,23;68:4,17,
13.21	annulment (11)			19;72:16;73:4,5,5,7,9
idjourned (1)	18:18,20;19:6,14;	4,7;119:8,9,11;120:14	bed (4)	18,22,24,25;74:13;
123:14	77:13,15;108:7,13,16;	attorney/client (3)	51:14;52:19,20,21	
edult (1)	109:7;120:2	35:16;36:2;74:22	beginning (4)	75:7,13,25;76:2;81:23
63:17	apartment (9)	attorneys (2)	7:17;17:12;40:16;	83:20;84:15,17;85:4,
Affidavit (2)	40:1,2,10;42:20;	23:7;89:7	58:20	10,12,19,22;86:16,24
8:12.19	53:3;66:24;67:8,10,13	August (38)	behalf (17)	87:1;92:11,14;93:25;
ngain (6)	appear (4)	9:1;13:21;29:2,6,11,	11:2,7;13:12;14:6;	94:3;98:23,24;101:18
34:18;37:8;51:1;	48:24;51:9;98:1;	17,20,25;30:3;34:16,	15:15,18;17:6,8;54:14;	104:11,25;105:11,12,
77:5;81:23;102:8	103:18	23;36:1,15,23;41:11,	56:19;65:10,11;82:15;	15;110:9,10;112:10,
	appears (1)	14;71:25;72:9;74:7,15;	94:9,22;108:8;109:1	12;113:6,14,16,18,24
460 (1)	104:6	80:4;81:7;91:1,12;	bequest (2)	114:1,16,19,20;115:7
57:16	Application (1)	98:18;101:6,12,24;	81:8,15	18;116:2,24;117:3,16
agreement (12)	8:25	102:2,10;104:2,21;	bequests (1)	119:18,20;120:10;
		110:11,23;111:2,14,18;		121:5,6;122:4,8,9
8:8;31:10,11,21;	annaintad ((1)	1 110:11.23:111:2.14.18:	וו:וע ן	
32:16,19;101:21;	appointed (9)		Land (4)	Mabie (6)
	11:3;17:20,23;18:2;	113:12	best (4)	Bob's (6)
32:16,19;101:21;	11:3;17:20,23;18:2; 80:18;82:19;118:6,13;	113:12 authorization (1)	22:17;70:2;107:11;	40:9;54:9;65:2;
32:16,19;101:21; 102:1;103:24;104:20, 21;108:25	11:3;17:20,23;18:2; 80:18;82:19;118:6,13; 121:8	113:12 authorization (1) 108:12	22:17;70:2;107:11; 121:17	40:9;54:9;65:2; 75:19;76:16;121:20
32:16,19;101:21; 102:1;103:24;104:20, 21;108:25	11:3;17:20,23;18:2; 80:18;82:19;118:6,13;	113:12 authorization (1)	22:17;70:2;107:11;	40:9;54:9;65:2;

4:25 call (16) cettera (2) 41:25;77:7 18:61:1;66:22;73:22; 84:25;87:4,10,13 consent (2) 10:14;68:3;70:21,22; 80:193:11:4 80:19;88:13;94:5,6; 10:14;68:3;70:21,22; 80:193:13;94:5,6; 10:14;68:3;70:21,22; 80:193:13:193:15:23; 11:24;11:14 10:14;68:3;70:21,22; 80:193:11:4 80:19;88:13;94:5,6; 10:14;68:3;70:21,22; 80:193:13:194:15:23; 11:24;11:14 10:14;68:3;70:21,22; 80:193:11:4 80:19;88:13;94:5,6; 10:14;68:3;70:21,22; 80:193:13:194:15:23; 11:24;11:14 10:14;68:3;70:21,22; 80:193:11:4 80:19;88:13;94:5,6; 10:14;68:3;70:21,22; 80:193:13:194:15:23; 12:25; 10:14;68:3;70:21,22; 80:193:13:194:15:23; 11:24;11:14 27:18;44:25;57:10; 72:25;96:1;118:11 contacte (6) 10:14;68:3;70:21,22; 80:194:14 10:14;68:3;70:21,22; 80:194:11:4 80:19;88:13;94:5,6; 10:8:13,23;115:23; 12:25; 12:25;96:1;118:11 contacte (6) 27:18;44:25;57:10; 72:25;96:1;118:11 contacted (8) 10:14;68:3;70:21,22; 80:194:11:4 contacted (8) 12:21;23;96:1;118:11 contacted (8) 10:14;68:3;70:21,22; 80:194:11:4 contacted (8) 12:21;27:9;69:1,3 contacted (8) 29:22;47:7,14;61:5, 10:5, 10:66:1;73:5;97:20 content (1) 22:21;27:9;69:1,3 11:9:13 continue (4) continue (4) 22:11:10:10:10:10:10:10:10:10:10:10:10:10:		r in re: 1 ne	Guardianship of Robert	raui weiii	
66.25;122-9 box (t) 7;18;09(19;165;23; 106-9;121:5 box (t) 98.22;110-24;111:3 box (1) 98.22;110-24;111:3 break (2) 192:13 1941;12,14;24:13, 16.20;399;12,41(23; elarly (2) 192:13 152;16,21,87:23 56.8,10,64:7 carctaker (1) 4.01 case (1) 6.11;31,72.0 case (2) 1818;72;12,78:15 case (1) 16.18 20;325;10.28;110.19.8; 10.10;10:18:7 bring (0) 25.25;70:23;118:6, 116:18 broad (1) 16:18 18.20;46:2.7 bringing (1) 20:3 brother (1) 16:18 18.20;46:2.7 bringing (1) 29:20,21 116:18 price (2) 29:20,21 116:18 price (3) 116:18 broad (1) 4.65 20:3 brother (1) 29:10 br	both (2)	cantor (1)	94:4.12.16	comply (1)	33:17,23;60:6;62:25;
botom (5)					66:4;67:17,21,24;
Secondary (1)					
106-y121-15 box (f) care (12) 1911,12,14,24:13, 152,142,24:13, 152,143,723 break (f) 1911,12,14,24:13, 156,8,10,647; 175,175,175,175,18,15,18,129,18,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,13,19,37,17; 175,13,13,13,13,19,37,17; 175,13,13,13,13,13,13,13,13,13,13,13,13,13,					copies (2)
box (1)		_ · · · · · · · · · · · · · · · · · · ·			
19-11.72.14.23-13,		1 *			
break (3) 25:162187:23 breakfast (2) 51:2425 brief (2) 50:2387:24 bring (8) 7:79:123:7,710:48.3; 58:10,10:108.7 bring (9) 7:70:70:23:118:16, 18:22:120:14 case (1) 66:118.6 cash (5) 66:22:37:70:23:118:16, 18:22:120:14 case (1) 66:118.6 cash (6) 67:70:70:70:70:70:70:71 case (7) 66:118.6 cash (6) 67:70:70:70:70:70:71 case (7) 67:70:70:70:70:70:70:70:70:70:70:70:70:70					
25:16-21:87-23 bring (3) 10:18:7 bring (3) 116:18 10:18:7 177.7 179:12:3.7,10:48:3; 38:10.10;108:7 bring (4) 20:3 10:18:8 22:12:0:14 40:11 cases (1) 40:11 cases (2) 40:12 10:17 10					
breakfast (2) 51-2425 brief (2) 50:23,8724 bring (6) 71/91/23,710-948.3; 58:10.0t:108.7 bringing (1) 10:11 case (1) 10:11 11:13,132; 10:11 11:13 16:17 10:11 16:17 10:11 16:17 10:11 16:17 10:17 17 10:17 10					
12,13,16,72,48,35,			•		
brief (7) 50:23;87:24 bring (8) 7;19;123.7,10;48.3; 58:10,10;108.7 bring (9) 77:7 trocking (1) 116:18 cases (2) 66;118:6 18,22;120;14 20:3 broad (1) 77:7 brought (9) 10:16;11;18,24;31.8, 9;51;21;120;3,12,13 Pruce (3) 9:5106;20;122:19 115:16 115:21 12-16;82:24;83.9; 12-10;151;52:02.2; 15:16 20:17:35:17,151;52:02.2; 15:16 20:17:35:17,151;52:02.2; 17:68;22,48;39; 12-10;151;52:02.2; 17:10;10;10;11;11;11;11;11;11;11;11;11;11;1					1
5.52/3.87.24 bring (8) 17.19/12/3.7,10/48/3; 3.81.01,01/0.87 bring (8) 17.77 17.77 17.77 18.23.18.16, 16.6118.6 cash (5) 17.66/118.6 cash (5) 17.66/118.6 cash (5) 17.75/17 17.75/17 17.75/17 17.75/19 17.75/17 17.75/17 17.75/17 17.75/19 17.75/17 17.75/19 17.75/17 17.75/19 17.75/17 17.75/19 17.75/17 17					
bring (8) -7:19;123,7,10;48:3; 58:10,10;108:7 bringing (1) 116:18 csis (2) -65;118:6 csis (3) -77:7 browgrag (1) -70:7 browgrag (1) -70:7 browgrag (1) -70:7 browgrag (2) -70:118,24;31:8, 9,51;21;120:3,12,13 -70:118,24;31:8, 9,51;21;120:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -70:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -10:10;16;11:118,24;31:8, 9,51;21;170:3,12,13 -10:10;16;11:18,24;31:8, 9,51;21;170:3,12,13 -10:10;16;11:18,24;31:8, 9,51;21;170:3,12,13 -10:10;10;11;118,24;31:8, 9,51;21;170:3,12,13 -10:10;10;118,24;31:8, 11:10;10;21 -10:10;10;118,24;31:8, 11:10;21 -10:10;21:1					
7.79.12.3.7,10.48.3; 58:10.10;10.87.77.7 causes (1)					
S8:10,10;108:7 cases (2) concerned (1) formula (1)					
bringing (1) 116.18 116.11 118 118 118 118 118 118 118 118 118					
Tri-18					
broad (1) 777.7 cause (1) 20:3 brother (1) 20:3 brother (1) 75:17 brought (9) 10:16;11:18,24;31:8, 9;51:21;120:3,12,13 Bruce (3) 9;5;106;20;122:19 114:8,14 certain (8) 115:21 115:21 115:21 certificate (1) 29:1 45:24 C C calendar (1) 45:25 call (16) 20:17,18;21:24;23, 4;30:18, 60:18;64:15;73:7,15 45:1;46:3;57:6,13; 60:16;64:15;73:7,15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3;57:6,13; 60:18;64:17;73:15 45:1;46:3				1	
C Country (1) Sir					
brokerage (1)					
Cell (2) 20;20;21 20;20;21 20;20;21;21;22;21;22;21;22;21;22;22;23;23;23;23;23;23;23;23;23;23;23;					
brother (1) 75:17 75:19 75:19 113:28,10;15,16,17;19,20;21;113:25;114:2 condition (3) 20:20,21				1	
75:17					1 '
brought (9) 101:6;11:18,24;31:8, 9;51:2;120:3,12,13 Bruce (3) 9:5;106:20;122:19 Bryan (1) 40:12 115:21 C C C cellendar (1) 42:5 celled (1) 20:17,18;21:24;22:3, 4;30:13;31:9;37:17; 62:18,66:18,67:36.9; 18:10,45:11;57:15,17;38:3;60:16;73:69,18 celled (9) 31:10,45:11;57:15,17;38:3;60:16;73:69,18 celled (9) 31:10,45:11;57:15,17;38:12;60:18 celled (9) 31:10,45:11;57:15,17;38:12;60:18					
10.16;11:18,24;31:8, 9;51:21;120:3,12,13 12:10;15:15;20:2,2; 71:6;82:24;83:9; 115:16 94:21 24:25;24; 24:25 29:1 20:11;143:15;23; 24:44;40,12,13,23,24; 44:41,0,13,23,24; 45:24 29:1 20:11;143:15,23; 22:2; 24:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;22:3, 44:25;77:7 20:11;16;23:24;24:24; 22:3, 44:25;77:7 20:11;16;23:24;24:24; 22:3, 44:25;77:7 20:11;16;23:24;24:24; 22:3, 44:25;77:7 20:11;16;23:24;24:24; 20:11;16;23:24;24:24; 20:11;16;23:24;24:24; 20:11;16;23:24;24:24; 20:11;16;23:24;24:24; 20:11;16;23:24;24:24; 20:11;16;23:24;24:24; 20:11;16;24;24:24;24:11;107:5 20:17;33:20;36:16; 20:12;24; 20:13;37:4;38:9; 20:14;25:25; 20:14;2					
Signature Sign					
Bruce (3) 9.5;106:20;122:19 Bryan (1) 40:12 buy (1) 40:12 certificate (1) 45:24 C C calcodar (1) 45:25 call (16) 20:17,18;21:24;22:3, 44:125;77:7 45:1;46:5;57:6,13; 60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 calling (2) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 60:18;66:16;73:29;4 60:18;66:16;73:29;4 60:18;66:16;73:29;4 60:18;66:16;73:29;4 60:18;66:16;73:6,9, 18 60:23;92:4 calling (2) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 60:23;92:4 calling (2) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 60:23;92:4 calling (2) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 60:23;92:4 calling (2) 60:23;92:4 calling (2) 92:24 calling (2) 93:21,24 calling (3) 93:21,24 calling (2) 93:21,24 calling (3) 93:21,24 calling (3) 93:21,24 calling (3) 93:21,24 calling (4) 17:3;49:9,23;67:20 connormed (1) 93:21 connection (9) 93:10:10;33:19;40:5,9; 42:9,62:11;12,12; 10:11;13:10 connection (9) 119:11;18;12:14; 119:11;81;12:14; 119:11;81;12:14; 119:47:7;48:18;52:6; 67:3,82:18;19:5 connect (2) 119:11;18;12:14; 110:24; 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:4 110:24;11:1 110:24;11:1 120:1 120:24 110:24;11:1 110:14;11:20:1 110:14;68:3;70:21,22; 110:24;11:1 110:24;11:1 120:1 120:1 120:25 110:14;68:3;70:21,22; 120:25 110:14;68:3;70:21,22; 10:61:8;11:19:10 10:10;33:11;51:19:5 10:0ndo (2) 22:7;50:13:10:10:10:10:10:10:10:10:10:10:10:10:10:					
115:16					
C					
40:12 buy (1) ecrtificate (1) 26:3;77:8,39:10,12 20;21;42:11;43:15,23; 25:19;113:15 20 contracted (1) 29:1 20:17,18;21:24;22:3, 44:4,10,12,13,23,24; 45:11,17,24;81:8,52:6, 22;15;51:20;66:25; 45:11,12,24; 20:17,18;43:15,23; 25:19;113:15 20 conrection (9) 7:19;11:18;11:19;113:15 20 course (6) 7:19;11:18;11:19;13:15 20 course (6) 7:19;11:18;11:19;11:18;12:14; 20:14; 20:10;44:11:4;11:4;11:4;13:19;13:15;23:11:23:11 20:13 20:14;11:19;11:18;11:19;11:19;11:19;11:11:19;11:19;11:19;11:19;11:19;11:19;11:19;1					
buy (1)					
45:24				1	
C certified (1) 5.25 (43:11,17,24;46:1,7,17, 17, 24;26:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 17, 24;46:17, 17, 24;46:17, 17, 24;46:17, 17, 24;46:17, 17, 24;46:17, 17, 24;46:17, 17, 24;46:17, 17, 24;24;22;3, 41:25;77:7 (41:25;74:74;122;3, 43:25;87:47, 17, 15;25; 44:25;87:47, 17, 15;25; 45:13;46:35;76:13; 60:18;46:15;73:7, 13; 60:18;46:					
C silendar (1)	45:24				
calendar (1) 4:25 call (16) 20:17,18;21:24;22:3, 4;30:13;31:9;37:17; 45:1;46:5;57:6,13; 60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 calling (2) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 cane (3) 15:12;74:11;107:5 cane (3)					
calendar (1) 4:25 call (16) 4:25 call (16) 4:25 call (16) 4:25 consent (2) 41:25;77:7 change (10) 41:25;77:7 45:1;46:5;57:6,13; 60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17:58:3;60:16;73:6,9, 18 calling (2) 60:23;92:4 call (10) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 cane (3) 15:12;74:11;107:5 cane (4) 15:25 25:25;74:77:72 25:25;74:77:75:25; 76:12,14,17; 73:15;77:16;122:5 cane (3) 15:12;74:11;107:5 calls (10) 25:57:16;8:15;18,20; 25:13;18:13;74:12;111:10 15:12;14:11:11 15:11:10 10:10;24;111:4 10:0atacta (6) 27:18;44:25;57:10; 20:11;18:11 20:14 contacte (8) 29:22;47:7,14;61:5, 10:66:12;73:5;97:20 contacte (7) 249:16;18,20,21;24; 25:18;119:10 20:17;33:20;36:16; 20:17;33:20;36:16; 20:17;33:20;36:16; 20:17;33:20;36:16; 20:17;33:20;36:16; 20:17;33:20;36:16; 20:17;33:20;36:16; 20:17;33:20;36:16; 20:10;34:11:10 20:11 20:11 20:11 20:11 20:11 20:11 20:11 20:12 20:11:10:10 20:11:10:24;111:4 20:11 20:11 20:12 20:11:10:10 20:11:10:10;13:15; 20:10:10;13:15; 20:10:10;13:15; 20:10:10;13:15; 20:10:1	\mathbf{C}				
4:25 call (16) 20:17,18;21:24;22:3, 43:01:3;31:9;37:17; 45:1;46:5;57:6,13; 60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17:58:3;60:16;73:6,9, 18 calling (2) 60:23;92:4 calls (10) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 cane (3) 15:12;74:11;107:5 can (29) 5:57:16;8:15,18,20; 9:4;9:13;22:16;20; 24:9;25:16;28:4,24; 37:4,21;45:2;51:2,10; 64:11;70:67;22:13;82:9; 83:5;88:2;90:14; calling (2) characterization (1) 98:21,24 charge (2) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 cane (3) 15:12;74:11;107:5 can (29) 84:25;87:4,10,13 commencing (1) 20:14;68:3;70:21,22; 84:25;87:4,10,13 comment (1) 91:24 committee (4) 91:24 committee (4) 92:22;47;7,14;61:5, 10:66:12;73:29; 10:14;68:3;70:21,22; 84:25;87:4,10,13 commencing (1) 27:18;44:25;57:10; 10:14;68:3;70:21,22; 80:19;88:13;94:5,6; 108:13;23;115:23; 120:25 Court-appointed (2) 119:11;120:14 court-appointed (2) 119:14;68:3;70:21,22; 84:25;87:4,10,13 comment (1) 91:24 committee (4) 99:22,47:7,14;61:5, 10:66:17;35;97:20 contact (6) 27:18;44:25;57:10; 10:14;68:3;70:21,22; 80:19;88:13;94:5,6; 108:13;23;115:23; 120:25 Court-atpointed (2) 119:11;120:14 court-appointed (2) 119:11;120:14 contact (8) 22:22;1;7-7;3;5;7-7;25; 10:66:18;3,73:5,6; 108:13;2,3;115:23; 120:25 Court-atpointed (2) 119:11;120:14 contact (8) 22:22;1;7-7;3;5;7-7;25; 10:66:18;3,73:5,6; 108:13;2,4:15;7-10; 10:14;68:3;70:21,22; 110:14;68:3;70:21,22; 10:10:24;111:4 contact (8) 22:22;1;7-7;3;5;7-7;25; 10:66:18;3,73:15;7-7;10; 10:61;73:59:7:10; 10:14;68:3;70:21,22; 10:10:24;111:4 contact (8) 22:22;1;7-7;3;5;7-7;25; 10:61;73:59:7:20 coutets (2) 119:11;120:14 court-appointed (2) 119:11;20:14 court-appointed (2) 119:11;20:14 court-appointed (2) 119:11;20:14 c					
call (16) 20:17,18;21:24;22:3, 4;30:13;31:9;37:17; 60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 calling (2) 60:23;92:4 calls (10) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 came (3) 15:12;74:11;107:5 came (3) 5:5;7:16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18,20; 9:4;19:13;22:16;20; 24:9;25;16;8:15;18;20; 24:9;25;16;8:15;18;20; 24:9;25;16;8:15;18;20; 24:9;25;16;8:15;18;20; 24:9;25;16;8:15;18;20; 24:9;25;16;8:15;18;20; 24:9;25;16;8:15;18;20; 24:9;25;16;8:15;18;20; 25:75;6:13 commencing (1) 4:11 20:12;11:4 contact (6) 27:18;44:25;57:10; 27:25;96:1;18:11 contacted (8) 29:22;47:7,14;61:5, 10;66:1;73:5;97:20 coundent (1) 91:24 communicate (7) 49:16;18;20;2,124; 50:15;12:5 communicating (4) 17:3;49:9;23;67:20 communications (8) 13:1;17:14,19;22; 18:9;12,14;19:4 contact (6) 27:18;44:25;57:10; 27:25;96:1;18:11 contacted (8) 29:22;47:7,14;61:5, 10;66:1;73:5;97:20 countent (1) 99:21 content (1) 99:21 continues (1) 99:21 continues (1) 99:21 continues (1) 99:20 continuing (1) 12:311 contract (2) 84:125;87:10; 10:66:1;73:5;97:20 continues (1) 99:21 continues (1) 99:21 continues (1) 99:20 continuing (1) 12:311 contract (8) 119:11;120:14 contacte (8) 119:11;120:14 cont	calendar (1)				
20:17,18;21:24;22:3, 4;30:13;31:9;37:17; 45:1;46:5;57:6,13; 60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17;88:3;60:16;73:6,9, 18 calling (2) 84:2,9;85:13,18;68; calling (2) 84:2,9;85:13,18;68; callis (10) 98:21,24 changing (1) 98:21,24 changing (1) 98:21,24 changing (1) 99:4 characterization (1) 99:21 communication (1) 12:21 continues (4) 99:21;100:10,13,15, 21:11;107:5 can (29) 5:5;7:16;815;18;20; 94:19:13;22:16;20; 24:9;25;16;28:4,24; 37:4,21;45:25;12;10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; checks (7) 10:61;7,22;12:11;65:6 completely (2) 60:9,9	4:25	cetera (2)			
4;30;13;31:9;37:17; 45:1;46:5;57:6,13; 60:18;64:15;73:7,13 called (9) 11;10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 18 18 19:24 19:24 19:24 19:24 19:24 19:24;71;46:15, 10:66:1;73:5;97:20 19:24;71;46:15, 10:66:1;73:5;97:20 19:24;71;46:15, 10:66:1;73:5;97:20 19:24;71;46:15, 10:66:1;73:5;97:20 19:21;11:10 10:66:1;73:5;97:20 10:66:1;73:5;97:20 10:66:1;73:5;97:20 10:66:1;73:5;97:20 10:66:1;73:5;97:20 10:66:1;73:5;97:20 10:66:1;73:5;97:20 119:11;120:14 119:13 119:14 119:13 119:13 119:13 119:13 119:13 119:13 119:13 119:13 119:14 119:13 119:13 119:14 119:13 119:14 119:13 119:14 119:13 119:14 119:13 119:13 119:13 119:13 119:13 119:13 119:14 119:13 119:13 1	call (16)				
4;30;13;31:9;37:17; 45:1;46:5;57:6,13; 60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 calling (2) 60:23;92:4 calls (10) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 came (3) 15:12;74:11;107:5 came (3) 5:5;7:16;8:15,18,20; 9:4;19:13;22:16,20; 24:9;25:16;28:14,21; 37:4,21;45:25;12;10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; 73:25;74:7;75:25; 76:1,2,6;84:12;99:13, 14;105:16 changes (25) 72:8,14,18;73:1; 74:18,21;75:3,13;76:8, 16,20;78:2,6,7,8;81:19; 60:23;92:4 changing (1) 75:19 characterization (1) 91:24 communicate (4) 91:24; 00municate (4) 91:24; 00municate (7) 49:16,18,20,21,24; 00munication (1) 119:13 contacted (8) 29:22;4*:7,14;61:5, 10;66:1;73:597:20 coutacts (2) 44:22;46:1 119:13 content (1) 99:21 continue (4) 58:14,21,24;59:1 120:25 Court-appointed (2) 119:11;120:14 courthouse (4) 22:21;27:9;69:1,3 covers (1) 119:13 content (1) 99:21 continue (4) 58:14,21,24;59:1 120:25 Court-appointed (2) 119:11;120:14 courthouse (4) 22:21;27:9;69:1,3 covers (1) 119:13 contacted (8) 9:2,6,12;119:10 communicate (7) 49:16,18,20,21,24; communication (1) 17:3;49:9,23;67:20 continue (4) 58:14,21,24;59:1 continue (1) 99:21 continue	20:17,18;21:24;22:3,	change (10)			
60:18;64:15;73:7,13 called (9) 31:10;45:11;57:15, 17;58:3;60:16;73:6,9, 18 calling (2) 60:23;92:4 calls (10) 20:17;33:20;36:16; 57:7;61:12;14,17; 73:15;77:1;122:5 came (3) 15:12;74:11;107:5 came (3) 15:12;74:11;107:5 came (2) 9:24 charge (2) 22:7;56:13 check (5) 119:11;120:14 communicate (7) 49:16,18,20,21,24; 50:11,51:25 communicating (4) 17:3;49:9,23;67:20 Communication (1) 17:3;19 characterization (1) 99:4 charge (2) 22:7;56:13 check (5) 119:11;120:14 courthouse (4) 22:21;27:9;69:1,3 covers (1) 119:11 12:11 continue (4) 79:11 continue (4) 79:11 continue (4) 58:14,21,24;59:1 continue (4) 58:14,21,24;59:1 continue (4) 58:14,21,24;59:1 continue (1) 99:20 continuing (1) 12:21 continuing (1) 12:3:11 contract (2) 83:14,21 20:11 Dan (151) 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; checks (7) 49:16,18,20,21,24; 50:15;15:5 communication (1) 17:3;49:9,23;67:20 Communication (1) 17:3;49:9,23;67:20 Communication (8) 58:14,21,24;59:1 continue (4) 79:11 continue (4) 58:14,21,24;59:1 continue (1) 99:21 continue (1) 99:21 continue (1) 99:21 continue (1) 58:14,21,24;59:1 continue (1) 99:21 continue (1) 99:21 continue (1) 99:21 continue (1) 58:14,21,24;59:1 continue (1) 58:14,21,24;59:1 continue (1) 12:21 continue (1) 12:3:11 contract (2) 83:14,21 20:11 Dan (151) 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 17:14,19:10 119:11;120:14 coutacts (2) 44:22;46:1 119:13 continue (1) 58:14,21,24;59:1	4;30:13;31:9;37:17;	73:25;74:7;75:25;	4:11		1
called (9)	45:1;46:5;57:6,13;	76:1,2,6;84:12;99:13,	comment (1)		
31:10;45:11;57:15, 17:58:3;60:16;73:6,9, 18 calling (2) 60:23;92:4 calls (10) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 came (3) 15:12;74:11;107:5 came (3) 15:12;74:11;107:5 can (29) 5:55;7:16;8:15,18,20; 9:4;19:13;22:16,20; 11:5;35:21;42:24; 44:14;53:9 check (5) 11:5;35:21;42:24; 64:11;70:6;72:13;82:9; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; 72:8,14,18;73:1; 74:18,21;75:3,13;76:8, 16,20;78:2,6,7,8;81:19; 99:2,6,12;119:10 communicate (7) 49:16,18,20,21,24; 50:1;51:25 communicating (4) 17:3;49:9,23;67:20 Communication (1) 11:13 crosses (1) 99:21 continue (4) 58:14,21,24;59:1 continue (4) 58:14,21,24;59:1 continue (1) 99:20 continuing (1) 123:11 contract (2) 83:14,21 22:11;05:6 12:2 18:9,12,14;19:4 complaining (1) 20:11 Dan (151) 16:3,7,15,25;17:3,15 19:8,16;20:5,10,23; 19:8,16;20:5,10,23; 19:8,16;20:5,10,23; 19:8,16;20:5,10,23; 19:8,16;20:5,10,23; 19:8,16;20:5,10,23;	60:18;64:15;73:7,13	14;105:16	91:24		1
17;58:3;60:16;73:6,9, 18	called (9)	changes (25)	committee (4)	29:22;47:7,14;61:5,	
18 16,20;78:2,6,7,8;8:1:19; 49:16,18,20,21,24; 44:22;46:1 119:13 calling (2) 84:2,9;85:13;86:8; 89:23;90:23;91:10; 79:11 content (1) 99:21 calls (10) 98:21,24 changing (1) 17:3;49:9,23;67:20 continue (4) 58:14,21,24;59:1 crossing (5) 73:15;77:1;122:5 came (3) characterization (1) 99:4 communications (8) 90:20 p9:1;100:10,13,15, can (29) 22:7;56:13 competent (3) contract (2) daily (1) 9:4;19:13;22:16,20; 24:9;25:16;28:4,24; 44:14;53:9 84:1;111:19;116:14 control (1) 20:11 9:4;19:13;22:16;20; 24:9;25:16;28:4,24; 44:14;53:9 checkbook (4) 56:25 45:15 20:11 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; checkbook (4) 10:17,22;12:11;65:6 12:2 22:6;41:17;57:3; 19:8,16;20:5,10,23; 83:5;88:2;90:14; 10:17,22;12:11;65:6 checks (7) 60:9,9 21:3,6,12,16,21,25;	31:10;45:11;57:15,	72:8,14,18;73:1;	9:2,6,12;119:10	10;66:1;73:5;97:20	1 ' ' '
18 calling (2) 84:2,9;85:13;86:8; 89:23;90:23;91:10; 98:21,24 50:1;51:25 communicating (4) 17:3;49:9,23;67:20	17;58:3;60:16;73:6,9,	74:18,21;75:3,13;76:8,	communicate (7)	contacts (2)	
calling (2) 60:23;92:4 calls (10) 98:21,24 changing (1) 75:19 15:12;74:11;107:5 came (3) 55:5;7:16;8:15,18,20; 94:19:13;22:16,20; 94:19:13;22:16,20; 24:9;25:16;28:4,24; 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 84:2,9;85:13;86:8; 89:23;90:23;91:10; 98:21,24 changing (1) 79:11 communicating (4) 17:3;49:9,23;67:20 Communication (1) 18:9,12,14;19:4 199:21 crossing (5) 99:1;100:10,13,15, 21 D D D D D D D D D D D D D		16,20;78:2,6,7,8;81:19;	49:16,18,20,21,24;	44:22;46:1	
60:23;92:4 calls (10) 20:17;33:20;36:16; 57:7;61:12,14,17; 73:15;77:1;122:5 came (3) 15:12;74:11;107:5 can (29) 5:5;7:16;8:15,18,20; 94:19:13;22:16,20; 24:9;25:16;28:4,24; 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; 89:23;90:23;91:10; 98:21,24 changing (1) 17:3;49:9,23;67:20 Communication (1) 18:9,12,14;19:4 123:11 contract (2) 83:14,21 20:11 Dan (151) 16:3,7,15,25;17:3,15 16:3,7,15,25;17:3,15 19:8,16;20:5,10,23; 19:8,16;20:5,10,23; 21:3,6,12,16,21,25;			50:1;51:25	content (1)	
calls (10) 98:21,24 17:3;49:9,23;67:20 continue (4) 58:14,21,24;59:1 crossing (5) 20:17;33:20;36:16; 57:7;61:12,14,17; 75:19 12:21 continues (1) 99:1;100:10,13,15, 73:15;77:1;122:5 characterization (1) 99:4 communications (8) 90:20 continuing (1) D 15:12;74:11;107:5 charge (2) 18:9,12,14;19:4 contract (2) daily (1) 5:5;7:16;8:15,18,20; 9:4;19:13;22:16,20; 11:5;35:21;42:24; complaining (1) 83:14,21 20:11 9:4;19:13;22:16;28:4,24; 44:14;53:9 check (5) 45:15 16:3,7,15,25;17:3,15 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; check (7) 12:2 complete (1) 19:8,16;20:5,10,23; 83:5;88:2;90:14; checks (7) completely (2) 60:9,9 21:3,6,12,16,21,25;			communicating (4)	79:11	99:21
20:17;33:20;36:16; 57:7;61:12,14,17; 75:19			17:3;49:9,23;67:20	continue (4)	
57:7;61:12,14,17; 73:15;77:1;122:5 came (3) 15:12;74:11;107:5 can (29) 5:5;7:16;8:15,18,20; 9:4;19:13;22:16,20; 24:9;25:16;28:4,24; 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; 90:20 continues (1) 90:20 13:1;17:14,19,22; 18:9,12,14;19:4 competent (3) 84:1;111:19;116:14 complete (1) 56:25 complete (1) 10:17,22;12:11;65:6 checks (7) 12:21 communications (8) 13:1;17:14,19,22; 12:31 continues (1) 90:20 continuing (1) 123:11 contract (2) 83:14,21 control (1) Dan (151) 16:3,7,15,25;17:3,15, 16:3,7,15,25;17:3,		changing (1)	Communication (1)	58:14,21,24;59:1	99:1;100:10,13,15,
73:15;77:1;122:5 came (3) 15:12;74:11;107:5 can (29) 5:5;7:16;8:15,18,20; 9:4;19:13;22:16,20; 24:9;25:16;28:4,24; 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; characterization (1) 99:4 13:1;17:14,19,22; 18:9,12,14;19:4 competent (3) 84:1;111:19;116:14 competent (3) 84:1;111:19;116:14 complaining (1) 56:25 complete (1) 10:17,22;12:11;65:6 checks (7) characterization (1) 90:20 continuing (1) 123:11 contract (2) 83:14,21 control (1) Dan (151) 16:3,7,15,25;17:3,15, 16:3,7,15,25;17:3,15, 22:6;41:17;57:3; 19:8,16;20:5,10,23; 21:3,6,12,16,21,25;			12:21	continues (1)	21
came (3) 99:4 13:1;17:14,19,22; continuing (1) D 15:12;74:11;107:5 charge (2) 18:9,12,14;19:4 123:11 daily (1) can (29) 22:7;56:13 competent (3) 84:1;111:19;116:14 83:14,21 20:11 9:4;19:13;22:16,20; 11:5;35:21;42:24; complaining (1) 56:25 control (1) Dan (151) 24:9;25:16;28:4,24; 44:14;53:9 56:25 45:15 16:3,7,15,25;17:3,15 37:4,21;45:2;51:2,10; checkbook (4) complete (1) 19,23;18:9,13,15,23; 64:11;70:6;72:13;82:9; 10:17,22;12:11;65:6 12:2 22:6;41:17;57:3; 19:8,16;20:5,10,23; 83:5;88:2;90:14; checks (7) completely (2) 60:9,9 21:3,6,12,16,21,25;		characterization (1)	communications (8)	90:20	
15:12;74:11;107:5 can (29) 5:5;7:16;8:15,18,20; 9:4;19:13;22:16,20; 24:9;25:16;28:4,24; 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; charge (2) 18:9,12,14;19:4 competent (3) 84:1;111:19;116:14 complaining (1) 56:25 complete (1) 10:17,22;12:11;65:6 checks (7) 18:9,12,14;19:4 competent (3) 84:1;111:19;116:14 complaining (1) 56:25 complete (1) 10:17,22;12:11;65:6 10:17,22;12:11;65:6 completely (2) 18:9,12,14;19:4 contract (2) 83:14,21 control (1) Dan (151) 16:3,7,15,25;17:3,15 19:8,16;20:5,10,23; 19:8,16;20:5,10,23; 21:3,6,12,16,21,25;				continuing (1)	D
can (29) 22:7;56:13 competent (3) 84:1;111:19;116:14 contract (2) daily (1) 9:4;19:13;22:16,20; 11:5;35:21;42:24; complaining (1) contract (2) 83:14,21 20:11 24:9;25:16;28:4,24; 44:14;53:9 56:25 45:15 16:3,7,15,25;17:3,15 37:4,21;45:2;51:2,10; checkbook (4) complete (1) 19,23;18:9,13,15,23; 64:11;70:6;72:13;82:9; 10:17,22;12:11;65:6 12:2 22:6;41:17;57:3; 19:8,16;20:5,10,23; 83:5;88:2;90:14; checks (7) completely (2) 60:9,9 21:3,6,12,16,21,25;					
5:5;7:16;8:15,18,20; check (5) 84:1;111:19;116:14 83:14,21 20:11 9:4;19:13;22:16,20; 11:5;35:21;42:24; complaining (1) control (1) Dan (151) 24:9;25:16;28:4,24; 44:14;53:9 56:25 45:15 16:3,7,15,25;17:3,15 37:4,21;45:2;51:2,10; checkbook (4) complete (1) 19,23;18:9,13,15,23; 64:11;70:6;72:13;82:9; 10:17,22;12:11;65:6 12:2 22:6;41:17;57:3; 19:8,16;20:5,10,23; 83:5;88:2;90:14; checks (7) completely (2) 60:9,9 21:3,6,12,16,21,25;			1		
9:4;19:13;22:16,20; 24:9;25:16;28:4,24; 37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; checks (7) complaining (1) 56:25 complete (1) 10:17,22;12:11;65:6 complete (1) 12:2 completely (2) completely (2) completely (2) control (1) 45:15 conversation (5) 19;23;18:9,13,15,23; 19:8,16;20:5,10,23; 21:3,6,12,16,21,25;		1			
24:9;25:16;28:4,24; 44:14;53:9 56:25 45:15 16:3,7,15,25;17:3,15; 37:4,21;45:2;51:2,10; checkbook (4) complete (1) conversation (5) 19,23;18:9,13,15,23; 64:11;70:6;72:13;82:9; 10:17,22;12:11;65:6 checks (7) checks (7) completely (2) 60:9,9 21:3,6,12,16,21,25;					
37:4,21;45:2;51:2,10; 64:11;70:6;72:13;82:9; 83:5;88:2;90:14; checks (7) complete (1) complete (1) 22:6;41:17;57:3; 19:8,16;20:5,10,23; completely (2) completely (2) complete (1) 22:6;41:17;57:3; 19:8,16;20:5,10,23; 21:3,6,12,16,21,25;					16:3,7,15,25;17:3,15,
64:11;70:6;72:13;82:9; 10:17,22;12:11;65:6 12:2 22:6;41:17;57:3; 19:8,16;20:5,10,23; 83:5;88:2;90:14; checks (7) completely (2) 60:9,9 21:3,6,12,16,21,25;			1		
83:5;88:2;90:14; checks (7) completely (2) 60:9,9 21:3,6,12,16,21,25;					
			1		
				1	
	100.17,17,100.0,117,7	10,220,1110,00,77127,			

	In re: Th	e Guardianship of Robert	Paul Wein	
23:3,9;24:1,2,10,23,25;	demand (2)	discovery (2)	100:17;102:20;108:9,	40:1;59:20;120:11
25:7,24;26:2;27:6,7,10,	95:3,24	4:5:112:23	11	easily (1)
18,23;28:4,11,19;29:3,	dementia (2)	discuss (15)	documentation (3)	112:8
5,10,14;30:6,12,14;	111:16,17	20:9;24:15;29:5;	30:13,17;32:14	easy (1)
31:14,15,16;32:13,14,	Department (1)	36:14;40:17;48:10;	documents (65)	78:13
18;33:3,10;34:10;	107:2	52:9;78:5;85:12;89:4;	7:18,19,23;10:8;	eat (1)
37:18,24;38:11,17,24;	deposit (1)	93:21,25;110:10,12;	11:17,20,23;12:19;	52:14
	92:13	119:19		eats (1)
39:4;54:6;59:9,13,15,	Deposition (13)	discussed (17)	13:3,4,7,8,10,13,17,20,	51:24
21;60:11,13;62:8,9; 64:1;66:22,23;67:14;			22;14:4,5,8,19;15:1,6,	Efraim (1)
	4:3,20;6:20;7:5,21;	20:7;24:11,19;25:12;	6,9,10,14,18,23;16:4,8;	114:8
74:25;75:3,6,12,15,22,		26:8,19;28:1,14;32:24;	31:7;37:3;39:8;41:14;	eight (3)
23;76:1,15,23;78:2,5,	44:2;69:11;112:22;	35:15;40:14;43:3;	54:2,9;71:6,9;74:14;	90:20;92:24;95:7
15,23;79:2,5,12,16;	123:13	54:25;55:8,12;79:12;	75:1,8;77:12;80:5;	
81:5,10,14;82:14;85:5,	describing (1)	119:24	81:24;84:3,13;85:1;	either (2)
10;87:8,11,16,17,19;	59:23	discussing (7)	89:17,18,20,24;91:22;	92:1;96:10
89:4;92:18;93:5,22,23;	description (1)	18:15;26:11;29:3;	94:5,7;98:16,18;99:18;	elaborated (1)
94:4,8,12,13,15,23;	59:9	41:9,10,13;119:20	103:16,19;104:11;	51:23
96:7,10,23;97:20;	descriptive (1)	discussion (4)	105:1;107:17;112:9;	Elder (1)
98:22;99:2,7,11,13,14,		11:14;76:11;113:21,	117:1	119:14
15,19,22,25;100:10,13,	designation (1)	22	dollars (1)	Elizabeth (7)
21;104:24;107:1;	103:2	discussions (54)	116:3	4:3,14;5:1,4;10:24;
110:7;113:6,7,13,16,	desire (11)	18:22;19:7,15,18;	done (4)	57:7;74:14
17,18,21,22,23	72:17;75:13;76:16;	20:4;23:11;29:13,15;	102:21;104:8;118:8;	Ellen (51)
Daniel (1)	81:24;84:18,20,25;	30:3,6,10;37:1;47:23;	122:20	7:9;13:2;15:12,14;
93:11	85:20;115:8;116:25;	48:14;54:4,8,19,22;	DONNA (1)	27:11,18,22;28:12,15;
Dan's (3)	121:20	55:3,6;64:14,17,20;	4:7	32:23;33:3,10;34:11;
43:9;59:10;81:11	desires (1)	65:22;71:2,22;74:9,12,	Dorothy (4)	35:10,13,20;37:18,25;
date (21)	116:22	25;75:12,15;76:14,20,	81:12;94:13,23;	38:1,3,6,10;39:2,16,17,
4:23;22:20;24:8;	desk (1)	22;78:1,19,23;79:2,16;	99:17	20;42:10,19;43:15;
25:25;26:21;27:13;	52:10	85:19;92:11,17;94:15;	down (11)	54:2;69:1,3,10;70:13,
31:1;47:13;74:2;85:5,	dessert (1)	109:6,22,24;114:16;	25:16,21;26:21,24;	16,17,24;71:1,5,15,16;
5,10;93:12;102:12,13,	51:22	115:21,22;119:16,18;	37:14;44:7,9,14;45:2;	72:7,17;84:22;85:4,11,
15,16;104:7;106:17;	determine (1)	120:9,20;121:20	48:17;77:8	12;87:11;110:1,6;
118:21;123:11	86:22	disposition (2)	Drive (2)	117:7
Dated (14)	determined (2)	83:17,22	5:7;87:1	Ellen's (4)
8:13,14,23,24;69:22;	82:25;83:20	dissolution (5)	driven (2)	15:20;37:18,24;
70:11;71:10,23;79:17;	determining (1)	31:20,24;32:2,9;	38:15;87:11	39:11
88:17;90:3;92:7;102:9,	88:22	111:23	driver (3)	else (20)
11	diet (1)	dissolve (1)	57:18,20,20	23:23;24:23;27:2;
dates (3)	48:1	112:1	drives (1)	28:9;31:4,6;32:24;
14:15;16:24;117:20	difference (2)	dissolved (1)	86:24	34:2,13;38:8;46:5;
dating (1)	111:18,20	112:2	drove (1)	47:7,14;56:19;59:24;
101:1	different (3)	dissolving (1)	33:8	72:21;94:17;95:16;
day (1)	58:17;95:22;122:15	32:10	duces (4)	107;14;117;1
38:23	differs (1)	distributions (3)	7:5,20;11:18;69:11	e-mail (4)
days (9)	91:12	90:21,23,24	duly (1)	16:18;20:13;21:25;
10:10,13;12:17;	difficult (1)	divorced (1)	4:16	121:11
85:22,25;101:19;	61:18	32:5	durable (2)	e-mailed (1)
107:9,13,23	diminished (1)	divulge (1)	102:25;103:1	121:7
decision (3)	110:24	45:9	duress (3)	e-mails (16)
116:15;121:21,23	dining (2)	docks (1)	75:7;112:6,7	16:6,11,13,14,23,25;
decisions (1)	51:15;52:14	77:15	during (12)	19:8;20:23;77:1,3,3,11,
84:2	DIRECT (2)	doctor (6)	22:22;49:21;50:15,	14,18;121;2,13
definitely (1)	5:1;62:25	84:6,8;87:12,15;	18,19;60:6;63:22,22;	emergencies (2)
123:8	directly (7)	89:11;111;11	66:7;112:25;116:24;	47:9,10
delegated (1)	15:24;16:1;50:8,10;	doctor's (2)	117:2	ended (1)
83:10	52:2;61:11;67:12	43:20;89:8		91:22
Delores (4)	director (1)	document (30)	E	ends (1)
40:12,13;112:25;	48:7	8:6;9:14,20;14:2,14,		10:25
114:2	directs (1)	17,21;15:25;31:13,16;	earlier (6)	enter (4)
Delray (7)	99:9	69:19,21;70:12;71:11,	42:12;73:11;110:4;	7:24;108:24,25;
40:2,10;42:6,10,21;	discoverable (1)	14,17;72:6;90:4,6,9,11;	121:19;122:1,8	111:3
43:2,17	14:21	91:16;93:3,6,10;97:10;	early (3)	entered (5)
	17,41	91.10,93.3,0,10,77.10;	carry (3)	United (3)
		•	<u> </u>	·

	11110. 1110	Guardianship of Robert		
21.11.22.10.02.7.	90.12 19.90.1.02.2 9.	Gla (27)	65;20;66:23;67:8,10,	
31:11;32:10;83:7;	88:12,18;89:1;92:3,8;	file (27)	13;82:14	7.7
104:7;111:24	93:17,18;96:4;97:4,5;	12:2,3,10,11,12,17,	,	Н
entire (1)	102:5,5,6;104:8;105:4,	20;13:1,8,11,13,18,23;		
120:13	5;106:14,15,21;108:2,	14:2,4,9;15:9,9,11;	99:21,22;100:20	half (3)
entirely (1)	3;115:24;122:17	16:10,14;42:1,2;93:4,	front (3)	25:13;50:11;122:21
55:18	Exhibits (1)	7;107:6;109:20	50:8,10;52:10	hallway (2)
established (1)	7:25	filed (11)	funds (2)	51:14;68:15
82:15	exists (1)	4:7,15;8:8;12:9,14;	96:24,25	hand (1)
estate (28)	107:25	18:19;53:18;69:10;	-	101:21
13:3,4,7,16;14:5,19,	expense (1)	78:9,9;95:23	G	handed (2)
25;15:5,10,18,23;16:4;	59:1	filing (1)		10:22;69:16
74:14;75:1,8;77:12;	expenses (9)	109:12	GA (1)	,
		1	17:25	handing (2)
81:24;84:3,12;89:16;	55:20,24;56:1,4;	final (6)	1	8:5;108:6
91:16,22;98:15,18;	58:14,22,25;63:20;	31:20,23;32:1,8;	general (3)	handwriting (5)
105:1,16;106:2,2	121:18	111:22;112:4	39:14;41:19,20	98:2,8,13,23;105:11
et (2)	experience (1)	Finance (1)	gift (2)	handwritten (2)
41:25;77:7	81:1	107:3	83:17,22	97:23;105:8
Eugene (1)	explain (1)	finances (4)	gist (1)	happen (1)
8:12	111:21	45:15;121:24,25;	60:1	121:22
Eventually (2)	explained (1)	122:2	given (2)	happened (1)
94:24,25	7:1	Financial (8)	64:3;87:19	45:5
everyone (2)	explaining (1)	19:20,21,22,23,25;	gives (1)	happy (3)
35:8;37:2	41:24	20:3,6;121:23	51:18	
evicted (4)	,	find (5)	giving (1)	74:14;77:9;107:12
	express (3)	24:9:49:19:65:18;		Harold (2)
62:5,10,11;63:7	63:5;81:23;109:15		9:22	93:8,11
evicting (2)	expressed (8)	66:2;112:22	glass (1)	HARSHAW (1)
62:19,20	72:17;82:2;84:18,25;	fine (2)	87:23	4:7
eviction (7)	110:9;115:7;116:25;	12:22;123:12	good (2)	hat (1)
63:2;64:15,18,21;	120:21	finish (1)	51:24;97:2	118:20
65:3,17;66:8	extent (1)	123:9	grant (1)	health (7)
evidence (1)	23:11	Firm (1)	93:9	26:9,12;51:20;55:4,
4:5	extra (2)	13:22	grantor (1)	9,11;77:21
exactly (13)	8:17;88:1	firms (1)	103:25	healthcare (3)
15:11;23:15;28:21;		20:3	great (1)	103:2,4,9
29:12;42:7;64:22;71:3;	l F	first (13)	8:16	heard (1)
74:11;76:21,24;80:8;		4:16;17:22;18:24;	group (2)	61:2
82:2;89:15	facility (2)	21:11;23:3;24:17,20;	112:19,21	hearing (7)
EXAMINATION (2)	50:9;52:22	59:9;81:23;90:5;100:7;	guardian (30)	
5:1;89:8	-	103:22;113:13	5:11,15,18;6:7;	4:22;22:22;68:9,12;
	fact (1) 113:10			118:4;122:23;123:5
examined (4)	1	five (9)	10:24;11:3,6,7;17:20,	help (4)
4:17;84:11;111:10;	fairly (1)	35:12;42:25;76:25;	24;18;2;45:1;62:23;	50:23;65:14,17;
117:10	15:12	97:12;99:23;101:19;	69:17;70:23;78:10;	78:20
examining (5)	familiar (3)	102:18;106:24;110:22	80:18;82:19;83:7;86:3;	heretofore (2)
9:2,6,11,12;119:10	6:23;69:18;108:8	Florida (4)	88:16,24;95:6;108:7,	4:7,15
example (6)	family (8)	4:8,10;5:8;10:2	24;118:7,13,18;119:9;	higher (2)
19:11;25:6,9;44:10,	93:23;94:4;96:17;	follows (1)	121:8	56:8,9
12;71;9	108:14,15,25;109:3,6	4:17	guardianship (37)	himself (3)
exchange (1)	February (28)	follow-up (1)	6:3;10:23;11:1;12:2;	21:7;64:8;105:14
121:11	37:19;38:4,5,14;	86:21	14:22;17:7,9,13,24;	hire (1)
excuse (9)	39:4,15;69:21,22;	food (9)	18:15,25;19:9;20:9;	65:10
11:17;13:15;34:10;	72:16;73:5,24;74:5;	24:12,15,20;26:8,11;	40:15,16;41:25;58:20;	1
37:13;54:6;61:22;	76:13;82:5,6;84:1;	47:24;48:11,12,13	63:23;64:25;68:5;70:9,	hired (1) 65:9
63:14;99:20;104:3	85:15;110:2,3;111:5,	form (2)	15;71:2,5;72:2;79:25;	02.7
05,17,22,20,107,5	03.13,110,2,3,111,2,			hiring (1)
executed (3)				
executed (3)	11,17,19;114:23;115:2,	68:9;79:13	80:10,15,22;81:3;	65:15
41:14;70:9;72:2	11,17,19;114:23;115:2, 6,20;117:8	formed (1)	82:15,18,21;87:20;	hold (1)
41:14;70:9;72:2 excrcise (1)	11,17,19;114:23;115:2, 6,20;117:8 feel (2)	formed (1) 51:8	82:15,18,21;87:20; 96:11;118:6,12	hold (1) 90:14
41:14;70:9;72:2 excrcise (1) 83:10	11,17,19;114:23;115:2, 6,20;117:8 feel (2) 44:17,19	formed (1) 51:8 forth (1)	82:15,18,21;87:20; 96:11;118:6,12 guess (3)	hold (1) 90:14 home (8)
41:14;70:9;72:2 excrcise (1) 83:10 exerted (1)	11,17,19;114:23;115:2, 6,20;117:8 feel (2) 44:17,19 fees (4)	formed (1) 51:8 forth (1) 70:1	82:15,18,21;87:20; 96:11;118:6,12 guess (3) 62:8;104:2;112:24	hold (1) 90:14
41:14;70:9;72:2 excrcise (1) 83:10 exerted (1) 75:6	11,17,19;114:23;115:2, 6,20;117:8 feel (2) 44:17,19 fees (4) 119:8,9,9,10	formed (1) 51:8 forth (1) 70:1 Forum (1)	82:15,18,21;87:20; 96:11;118:6,12 guess (3) 62:8;104:2;112:24 Guide (1)	hold (1) 90:14 home (8)
41:14;70:9;72:2 excrcise (1) 83:10 exerted (1) 75:6 Exhibit (36)	11,17,19;114:23;115:2, 6,20;117:8 feel (2) 44:17,19 fees (4) 119:8,9,9,10 few (1)	formed (1) 51:8 forth (1) 70:1 Forum (1) 4:9	82:15,18,21;87:20; 96:11;118:6,12 guess (3) 62:8;104:2;112:24 Guide (1) 10:2	hold (1) 90:14 home (8) 21:11,12,16;23:17,
41:14;70:9;72:2 excrcise (1) 83:10 exerted (1) 75:6 Exhibit (36) 7:12,13;10:15,19;	11,17,19;114:23;115:2, 6,20;117:8 feel (2) 44:17,19 fees (4) 119:8,9,9,10	formed (1) 51:8 forth (1) 70:1 Forum (1) 4:9 forward (1)	82:15,18,21;87:20; 96:11;118:6,12 guess (3) 62:8;104:2;112:24 Guide (1) 10:2 guys (1)	hold (1) 90:14 home (8) 21:11,12,16;23:17, 18;53:8,10;59:16
41:14;70:9;72:2 excrcise (1) 83:10 exerted (1) 75:6 Exhibit (36)	11,17,19;114:23;115:2, 6,20;117:8 feel (2) 44:17,19 fees (4) 119:8,9,9,10 few (1)	formed (1) 51:8 forth (1) 70:1 Forum (1) 4:9	82:15,18,21;87:20; 96:11;118:6,12 guess (3) 62:8;104:2;112:24 Guide (1) 10:2	hold (1) 90:14 home (8) 21:11,12,16;23:17, 18;53:8,10;59:16 honest (1) 45:10
41:14;70:9;72:2 excrcise (1) 83:10 exerted (1) 75:6 Exhibit (36) 7:12,13;10:15,19;	11,17,19;114:23;115:2, 6,20;117:8 feel (2) 44:17,19 fees (4) 119:8,9,9,10 few (1) 48:9	formed (1) 51:8 forth (1) 70:1 Forum (1) 4:9 forward (1)	82:15,18,21;87:20; 96:11;118:6,12 guess (3) 62:8;104:2;112:24 Guide (1) 10:2 guys (1)	hold (1) 90:14 home (8) 21:11,12,16;23:17, 18;53:8,10;59:16 honest (1)

	In re: The	e Guardianship of Robert	Paul Wein	
hour (4)	initiated (2)	January (5)	31:1;60:23;63:2,19;	Listen (1)
50:12,14;53:9;	33:20;57:3	24:7;74:5;76:15;	64:12,18;65:10	37:20
				little (12)
122:21	initiation (2)	115:17,19	last (13)	
hours (2)	70:8;72:1	Jersey (4)	27:16;51:1,2,4,23;	5:23;20:5;45:16,23;
6:5;25:13	injunction (1)	32:8;65:23;66:2;	57:8,15;59:3;66:22;	46:22;51:11,18;86:4,
house (1)	60:20	67:11	69:23;93:13;97:8;	10;100:5;105:9
59:10	inquire (1)	Jody (16)	99:20	lives (2)
How's (1)	34:22	4:19;54:11,13,19,22;	late (2)	116:6;122:10
41:23	instance (2)		30:16;123:5	living (23)
		55:1,3;61:5;64:17,20;		
Huh-uh (1)	12:11;99:8	69:5;113:1,2,18;114:2;	later (4)	52:22;53:1;70:10;
111:25	instruct (2)	121:2	58:25;59:2;101:19;	71:10,19,23;78:24;
husband (1)	14:22,24	John (1)	121:15	79:3,17;80:11;89:5;
122:3	insurance (4)	118:1	Law (5)	90:2,25,25;91:11;92:
hypothetical (1)	55:4,9,11;100:9	Judge (2)	13:22;109:1,3,6;	94:9;95:19;99:10;
25:23	intended (1)	83:8;91:21	119:14	102:24;103:6,25;104
25.25			I .	
-	54:5	judgement (1)	lawsuits (1)	loans (1)
I	intent (1)	32:2	95:23	95:18
	29:16	judgment (5)	lawyer (1)	log (3)
ID (2)	intention (4)	31:20,23;32:9;	80:24	12:13,17;46:15
57:21,24	29:8,11;36:8,10	111:23;112:4	laying (1)	long (8)
-				5:14;6:4;26:24;
idea (6)	intentions (4)	Judy (1)	51:14	
15:16;17:2;53:17;	29:9;36:1,14,23	59:18	leading (2)	35:19;50:2,19;55:19
81:16;105:20;109:9	interact (4)	July (1)	64:9;79:14	90:10
identification (16)	48:24;49:6;51:9;	4:22	least (1)	longer (1)
7:14;10:20;11:13;	52:7		50:8	45:8
47:5;69:14;89:2;92:9;	interest (2)	K	leave (1)	longest (1)
	63:11;106:6		122:22	50:13
93:19;96:5;97:6;102:7;		TT7 (1)		•
105:6;106:16;108:4;	interested (I)	Kaplan (1)	leaving (1)	Lonnie (2)
115:25;122:18	23:8	8:12	39:11	52:10,11
identify (3)	intimidated (1)	keep (2)	Lec (1)	look (13)
9:8;22:15;26:15	53:16	16:10,17	9:24	4:25;7:16;16:9;
identifying (1)	into (9)	kill (2)	left (3)	28:25;40:23;42:1,3;
103:8			81:8;118:14;123:7	43:24;99:16;103:12;
	24:8;32:10;59:5;	61:20,23		
impression (4)	68:11;96:25;104:7;	Kitroser (5)	legal (4)	105:11;109:21;119:7
49:3,5;68:8,9	108:25;111:3;113:25	40:19;41:1;119:14,	111:20,21;116:16;	looking (8)
incapacitated (2)	introduced (1)	25;120:1	122:6	19:25;23:15;37:14;
82:14;83:1	23:10	knew (4)	legally (2)	83:3;90:22;102:20,2
incapacity (3)	investment (2)	113:7,9,12,18	55:14,19	105:22
			•	Looks (3)
70:8;72:1;82:11	96:22;97:2	knowledge (11)	Less (3)	100KS (3)
include (1)	involved (5)	53:24;70:2;80:24;	6:11,13,15	90:12;103:12;105:18
25:20	17:13;70:15;71:4;	81:1;84:5;91:23;	letter (5)	lot (4)
incompetent (1)	114:5;118:5	104:10,14,17;113:2;	95:3;96:19,21;103:1;	45:8;53:6;95:21,22
83:20	involving (1)	120:18	107:1	louder (1)
incorporates (2)	68:4	knows (3)	letters (6)	5:23
				•
101:25;102:3	issue (10)	53:18,24;91:10	16:12;82:21;88:5,19,	loves (1)
indicate (6)	18:18,20,22;26:3,5;	Kushner (1)	20;95:24	48:20
16:7;22:5;29:15;	59:21;64:25;67:16;	118:25	level (2)	lucid (3)
30:1;32:4;81:4	73:20;91:25		56:8,10	60:8;85:23,24
indication (1)	issued (1)	L	Lewis (1)	
82:9	82:22		83:8	M
individuals (10)		Janessage (1)		
` /	issues (22)	language (1)	license (6)	35-3 (2)
15:15,17;22:11,14,	18:14,21;19:5,7,15,	80:8	8:25;10:1,2;57:19,	Madam (2)
19;24:1;25:11;26:8;	18,22,23,25;20:3,6;	large (2)	20,20	10:14;115:23
38:1;44:24	45:6,7;47:19,20;48:3,	4:9;52:21	life (1)	mail (1)
influence (1)	11;51:20;60:2,3;68:1;	Larry (42)	122:14	118:14
75:7	77:21	30:24,25;33:24;59:4,	likely (1)	making (2)
information (5)	item (1)	5,8,21,22,23;60:1,3,6,	115:19	60:12,23
28:18;45:9;51:18,19;	12:1	16,18;61:7,8,10,18,23;		manage (2)
		62:2,5,9,22;63:7,8,15;	83:6;88:16,22	83:16,21
70:4			line (1)	managing (1)
70:4	J	64:1,4.14.15:65:14.17.	THE (1)	
70:4 informed (1)	<u>J</u>	64:1,4,14,15;65:14,17,		
70:4 informed (1) 60:15		23;66:2,5,10,23;67:12,	105:23	96:24
70:4 informed (1)	J-A-I-K-A-R-A-N (1) 8:22			

	,	Guardianiship of Robert	1 441 17 610	
many (16)	117:19,19	13,21;23:3,16,18;24:2,	10;50:22;51:1,6;53:23;	needs (5)
6:6;16:23,25;17:14;	mean (14)	10;25:6,11,24;26:2,7,	54:2;64:9;69:10;70:16,	26:14;46:2;47:17;
19:2;21:6;22:13;40:24;		16;27:5,10;35:8;38:5,	17,19,24;71:1,5,15,16;	
42:23;43:16,22;44:3;	44:6;50:1;52:13;54:6;	23;39:25;42:18;43:9,	72:12,17;74:23;75:4;	New (15)
53:12;62:15;67:17;	57:19;66:14;72:25;	14;69:2;72:16;73:24;	77:5,14,20,22;78:13;	8:8;13:12;28:23;
76:22	86:5;94:25;95:2;120:9	74:2;84:24;85:12;	79:11;80:23;81:21;	32:8,8;65:23;66:2;
March (13)	means (2)	108:14,15;109:3;	84:4;85:4,12;88:2,4,8,	67:11,11;92:12,19;
14:1;97:9;102:9,11,	116:5;120:22	110:3;115:18	14,19;90:12,17;91:3,8,	94:10;100:8,8;107:2
18;103:23;104:2,8;	Medicaid (2)	might (4)	13,20;92:4,23;93:1;	next (6)
105:2;106:17,19,22;	55:12;121:18	26:3;53:8;93:4,7	97:12;99:3,8,24;100:3,	10:12;23:14;24:22;
107:3	medical (4)	million (1)	11,14,17;101:4,8,14;	71:25;100:25;102:5
marital (3)	39:13;89:9,13;	116:2	102:2,8,11,18;103:11;	North (1)
31:21;32:15,19	117:11	mine (1)	104:13;105:20,24;	5:7
mark (13)	Medicare (1)	88:9	106:3,7,18,22;107:9,	Notary (2)
7:11;10:15;11:9;	55:13	minute (2)	16,24;110:1;115:1,4;	4:7,16
88:12,15,17,21;92:2;	meet (9)	18:3;50:22	117:7;119:2,11;	notations (1)
93:16;96:3;97:3;102:4;		minutes (3)	120:17,21;122:5,19,23;	
106:13	38:24;48:17,18;50:2;	50:11;123:2,7	123:1,4,8,12	note (2)
marked (17)	76:19;85:22	missing (1)	Morris's (21)	105:8;109:19
7:13;10:20;11:12;	meeting (79)	92:24	15:13;27:19,23;	notes (14)
31:8;47:4;69:13;89:2;	21:18,19,25;22:15,	Mitch (8)	28:12,16;32:23;38:2,3,	20:1;35:22;42:24;
92:8;93:18;96:4;97:5;	16;23:6;24:11,14,18,	40:19;41:1,7,10,13,	6;39:16,21;42:10,19;	43:6,16;44:1;77:19;
102:6;105:5;106:15;	20,22;26:1,22,25;27:3,	18;119:24;120:15	43:16;69:1,3;70:13;	95:24;98:4,10;100:7;
108:3;115:24;122:17	9,21,23;28:1,15;32:23;	Mitchell (1)	72:7;84:22;85:11;	102:14:109:17:117:20
marriage (70)	33:3,5,7,10,12,15,25;	120:13	87:11	notice (4)
10:1,2;28:5,7,14,17,	34:2,4,11,15,21;35:1,4,	money (12)	most (4)	4:6,15;7:4;10:9
19,23,24,25;29:1,2,6,	6,7,10,12,13,15,20,25;	45:12;46:2;64:4,7;	99:1,4,6;115:19	noticed (1)
17,20;30:4,7,14,17,20,	37:2,8,16,23;38:3,8,18,	87:19;93:22;95:2,8,9,	motion (5)	86:8
22;31:4,5,20,24;32:2,9,		19,21,96:24	12:9,14;69:9;77:5,9	notified (2)
11,14,25;34:16,17;	11;51:23;59:10,11,13,	monies (13)	mouth (1)	70:21,24
36:1,15,24;39:8;40:17;	19;72:21,23;73:22;	46:25;64:2;65:2;	6:17	November (30)
41:10;43:3;53:19;54:5,	76:7,13;84:15,17,23;	92:18;94:21,23;95:4,	moved (1)	13:11,14;14:6;70:7,
23;55:21;77:13,15;	85:4,18;87:9;110:3,4;	13;96:2,14,16;118:24;	24:8	11;71:10,23;78:25;
109:13;110:10,12,22,	115:3,7,10,20;117:6	119:2	much (8)	79:18;81:6;89:5,17;
25;111:4,5,23;112:1,3;	meetings (40)	monitoring (1)	56:5;79:4,5,18,21;	90:3,24;91:11;92:7,19,
113:7;114:17,20,21;	21:10,20;22:18;	45:14	95:9;118:21;121:15	22;93:13,14,15;99:11;
115:8;116:25;119:17,	23:25;24:24;25:2;27:6,	month (5)	multiple (2)	101:2,2,11,18;104:3,
21;120:2,3,6,10,16;	7;33:14;35:5;37:17;	27:16;44:6,13;56:16;	24:24;27:5	20;121:12,14
121:17,21	38:1;39:15,17,19,22,	59:3	must (2)	Number (33)
married (15)	24;40:5,9,14,18;42:9,	monthly (4)	63:4;115:6	7:13;10:15,19;11:12,
30:23;34:22;55:14,	10,13;43:2,4;49:11,14,	44:16,19;46:20;56:5	myself (1)	20;15:10;17:25;20:17,
20;110:16,18,20;	18;50:15,18;76:23;	months (2)	38:10	18,19,21;47:4;61:3;
111:7;112:13;113:3,	84:19,21,21;86:24;	95:7;115:14		69:13;73:10;77:6;
12,14,19,25;122:3	87:1,4,7,10	More (23)	N	88:18,22,23;92:3,8;
marry (9)	members (1)	6:9;20:5;37:21;		93:18;96:4;97:5;102:6;
8:25,25;29:8,11,16;	96:17	40:24;42:22,25;46:2;	uame (8)	105:5;106:11,12,14,15;
112:7,7,11;114:2	memory (1)	51:12;52:24,25;53:3,	5:3;23:21;30:24;	108:3;115:24;122:17
marrying (1)	22:17	11;63:4;70:6;74:16;	57:4,8;59:17;114:8;	Numbers (1)
29:14	mental (3)	76:25;77:17;79:8,13;	118:19	89:1
matter (9)	86:8;111:14,15	88:11;101:13;109:16;	named (1)	nurses (3)
4:22;16:11;17:4,5,	mentally (1)	117:23	4:15	25:1;52:6;53:7
10;21:4;33:22;119:5;	86:6	Morgan (2)	names (1)	nursing (2)
121:3	mention (2)	96:25;97:1	61:24	53:8,10
matters (3)	80:2;89:9	MORRIS (129)	narrow (2)	
18:14;46:22;80:14	mentioned (6)	4:24;5:23;7:10,24;	77:8;78:17	0
May (15)	30:9;61:25;89:6,6,	8:2,4,9,11,13,17,23;	necessities (1)	-hitaat (C)
4:10;11:22;18:21,22;	11;112:12	9:4,14,19,22;10:5,16;	24:13	object (6)
26:5,5;41:16;68:1;	menu (1)	12:6,16,23;13:2;14:10,	need (9)	46:6;79:11,13;99:3;
87:5;90:21;93:7;	51:22	13,18;15:14;17:11;	7:8;9:13,15;20:5;	116:9,11
106:22;117:19,22,22 maybe (8)	messages (1) 60:1	18:4;21:14;22:25;	46:12;58:18;80:21;	objected (2)
21:9;22:7;50:11;	met (38)	25:15,18;27:11,22; 28:3;35:16;36:2,6,19;	90:15;108:20 needed (1)	107:22,25 objection (18)
51:6;78:14;106:3;	7:1;21:3,6;22:9,10,	37:4,12,20;41:4;46:6,	76:7	12:8;14:10;25:15;
	7.1,41.1.1,0,44.7,10,	57.7,12,20,41.4,40.0,	10.7	12.0,14.10,23.13,

	r	- <u> </u>		
35:16;36:2;53:23;64:9;	117:1,22;121:15	Palm (2)	77:18	present (30)
70:19;75:4;80:23;	ones (1)	4:10;9:25	physically (3)	22:11,14,15,19;23:6,
81:21;84:4;91:3;102:2;	15:8	Pankowski (2)	33:9;86:5,7	18,23;28:4;33:2,5,10;
104:13;107:18;120:17;	only (8)	118:1,3	pick (1)	34:4,25;35:10;38:9;
122:5	12:25;25:18;33:2;	paragraph (10)	57:10	40:4,19;41:1,7;49:14;
objects (2)	36:11;42:18;43:14;	11:19;70:7;71:25;	Place (16)	50:15,19;59:14;72:21;
116:12,13	90:4;97:12	99:15,17;100:7,12,20;	4:9;21:10;28:18,20;	77:16;85:6;109:22;
obligation (2)	onto (1)	108:21;110:22	29:1,23;30:8,14;33:25;	110:5;114:13;117:2
55:16;122:4	90:14	part (5)	47:9,10;55:6;82:12;	presume (1)
obtain (3)	opeued (1)	10:6;12:12;31:7;	110:11;113:9;115:11	98:22
70;4;71:8;72:6	11:2	38:18;46:10	places (1)	pretty (1)
obtained (2)	opinion (4)	partial (7)	43:19	85:24
32:18;71:11	49:8;51:8;120:5,7	90:2,4,12;92:4,25;	plan (1)	previous (1)
obviously (1)	order (12)	93:1;102:8	95:12	100:24
26:11	12:9,15;69:10,17;	participate (1)	planning (18)	print (1)
occasion (1)	77:6;83:6;88:15,22,24;	38:20	13:3,4,7,16;14:5,19,	16:21
109:16	108:7,24;119:12	parties (3)	25;15:5,10,18,23;16:4;	printed (1)
occasions (9)	orders (1)	23:8;32:5;113:3	75:1;77:12;89:16;	16:16
22:10;42:20,20,22;	88:4	past (1)	91:16,22;105:1	prior (24)
99:22,23,23;100:21;	original (4)	98:5	Plantation (1)	14:6;17:20;24:7;
109:17	28:24;59:10;103:1;	Paul (2)	43:10	29:16;35:7,12,20;37:1,
October (16)	106:20	17:24;71:5	played (I)	11,16,23;63:22;70:8;
18:3,5,10;22:17,23;	out (20)	pay (9)	59:25	72:1;78:1;84:23;85:15; 89:17;96:10;114:23;
25:6,8;27:8;40:7;	24:9;45:12;49:19;	55:20;56:16,19,22;	Please (4)	, , ,
77:16;82:7,11;83:8,19;	56:8;74:6;81:8;85:25;	58:4,14,21;63:25;	5:3,9;7:11;22:15	115:6;118:12;119:17, 19
84:1;88:17	91:23;95:17,23;97:12;	87:17	plenty (2) 64:7;121:25	privacy (1)
off (1) 11:10	99:1,17,21;100:10,13,	paying (6) 55:24;56:1;57:1;	pm (1)	53:6
offer (2)	15,21;112:23;120:15 outside (12)	58:24;59:1;63:19	123:13	private (5)
51:19,19	27:8,10;39:20,20;	penalty (1)	point (7)	53:11;91:4,6,15,20
office (27)	43:15;53:23;80:24;	106:6	55:12;60:19;64:2;	privilege (6)
15:13,21;27:10,19,	84:4;87:4,10,12;	people (7)	68:2;89:10,12,14	12:13,17;14:12;
24;28:12,16;32:23;	120:17	33:2;34:24;95:22,25;	pointing (1)	35:17;36:3;74:22
33:9;34:21;37:24;38:4,	outstanding (1)	112:19,21;114:5	28:25	privileged (13)
6;39:16,21;42:11,14,	20:1	percent (3)	police (1)	12.20;14:10,11,19,
19;43:16,20;69:1,4;	over (4)	105:16,24;106:1	60:22	20;28:3;70:19;75:4;
70:13;72:7;84:22;	6:25;45:15;75:7;	period (3)	policy (1)	81:21;90:1;91:3,5,7
85:11;87:11	116:2	50:19;115:14;116:24	100:9	Probably (4)
offices (3)	overburdensome (1)	person (7)	poorly (1)	23:13;27:4;106:21;
37:18;38:2,13	107:19	21:3;58:8;83:7;	34:19	122:20
officially (1)	overly (1)	88:16;105:15;109:18;	position (1)	problem (3)
112:2	77:7	111:21	80:11	45:3;111:14,15
officiated (1)	owe (3)	personal (1)	Possibly (9)	problems (2)
114:7	95:2,18,19	20:18	22:8;43:8;55:22;	59:4;89:13
off-the-record (1)	owed (4)	personality (2)	60:4,4;95:14,15;	proceeding (4)
11:13	95:8,21;96:14,17	60:2,3	122:11,12	66:8;70:9;72:2;
often (5)	owned (1)	personally (1)	power (7)	118:12
20:9;57:13,14;60:18,	63:8	22:10	54:13,17;92:21;93:9,	proceedings (2)
19	P	pertaining (1)	22;102:25;103:1	68:4;82:12
old (1)	r	99:7	preference (1)	process (4)
63:15	(10)	petition (15)	51:22	6:23;7:2;66:7;95:1 produce (3)
Once (6) 21:9;44:5;73:9,12,	page (19)	28:10;53:18,21; 69:17;70:1,5;78:9,9;	preparation (1) 11:21	7:20;14:16;16:19
14;95:10	7:16,17,18;9:1;	81:20;88:24;108:6,12;	l .	production (2)
one (33)	69:23;90:19,20;92:23, 24;93:13;97:14;99:13,	109:12;112:15;116:21	prepare (2) 14:23,24	10:8,9
8:2;21:11;25:16,17;	20,21,21,25;100:20;	petitions (1)	prepared (19)	profession (1)
34:13;35:5;37:21;	102:18;103:22	116:18	7:5;13:9,11,21,25;	5:10
40:21;52:1,21;53:1;	pages (3)	petty (3)	14:16;46:17;69:21;	professional (12)
60:8;61:2;62:17;68:6;	90:5;92:23;97:13	45:20;46:2,7	74:15;78:25;89:5,20,	5:6,11,14,18;6:7;
80:16,17;86:25;88:21;	paid (8)	phone (18)	21;91:1;92:22;97:9;	20:19;44:25;70:23;
92:1,23;101:6,13;	47:18;56:23;63:24;	20:20,21;57:10;58:5;	104:1,11;105:2	117:11;118:18;119:4,
103:5,7,10;104:10;	118:21,25;119:2,6;	59:25;60:6,8,9;61:3,12,	presence (3)	10
108:20;109:16,25;	121:19	14,16;73:6,8,13,16,19;	39:2;49:21;109:25	promissory (2)
, , ,				<u> </u>

	in re: inc	Guardiansinp of Robert	Faul Wein	
20:1;95:24	29:19;30:2;31:6;	103:1;104:25;108:15;	46:15	14,19;70:10;71:5,6,9,
property (6)	33:1;35:21;41:12,17;	109:7;110:10;117:24;	resides (3)	19,22;78:24;79:17;
83:7,16,17,21,22;	55:10;59:18;67:19,21,	118:11;119:17;120:2;	66:17,21;67:4	80:19;90:2;93:9,21;
88:17	22,24;69:5;89:23;	121:3,4	residing (2)	94:9;95:18,21;97:9;
protective (4)	121:11	register (1)	63:9;66:10	98:1,4,9;99:10;102:23,
12:9,15;69:9;77:6	receive (1)	11:5	residuary (2)	25;103:25;104:3;
provide (12)	96:2	registry (3)	105:16;106:2	109:20
30:12,16;31:16;	received (3)	10:17,18,23	resolved (1)	Robert's (9)
46:19;77:3;91:6;93:5;	61:12;64:1;66:6	relate (1)	91:25	24:13,15;26:8;29:8,
107:8,10,12,21;116:5	recent (1)	75:3	Rest (3)	8,10;33:24;64:2;89:9
provided (12)	27:14	relating (2)	106:10;122:10,14	role (1)
11:16;13:1;15:6,25;	recently (5)	55:21,24	restate (1)	62:23
31:19;32:13;46:25;	24:14;54:3;59:2;	relationship (2)	34:20	room (10)
54:16;70:11;71:13;	68:22;69:7	49:4;52:7	restated (2)	51:15,16;52:14,17;
107:15;108:1	recess (2)	relied (1)	90:25;102:23	53:1,1,4;56:2,7,17
provides (2)	50:25;87:24	11:21	restatement (2) 72:3,9	rooms (1) 53:2
79:8,12 providing (1)	record (7) 4:20;5:9;8:6;9:9;	remainder (1) 116:6	retain (3)	ROSENWATER (131)
116:9	11:10;92:6;103:8	remains (1)	108:15,18,24	4:19;5:2;6:1;7:8,11,
provision (5)	recorded (2)	99:15	retained (1)	15;8:1,3;9:7,10,17,20,
80:10,15,22;81:3;	9:1;117:17	remember (10)	118:9	23;10:3,14,21;11:9,15;
99:9	records (18)	24:8;28:21;29:12;	retainer (2)	12:13,18,24;14:11,15;
provisions (12)	10:5;16:12;20:15;	30:11;33:21;43:5;44:3;	108:25;109:9	15:2,4;17:16,18;18:6;
72:18;73:2,25;74:7;	21:21;22:5;23:16;25:3,	74:11;93:8;107:5	retaining (1)	21:17;23:2;25:16,22;
75:14;76:17;81:6;99:2,	5,14,20,25;26:13;27:3;	remove (1)	65;23	28:6;35:18;36:4,11,13,
4,6;100:16;101:25	32:4;43:7;44:1;77:18;	68:14	review (2)	20,22;37:7,13,15,22;
Public (3)	94:3	rendered (1)	43:25,90:8	41:6;46:8,14;47:2,6;
4:8,16;91:23	reference (3)	119:5	reviewed (1)	50:24;51:2;52:4;53:25;
pulling (1)	79:24;94:6,20	renewal (1)	71:19	64:10;69:15;70:20;
51:11	referenced (2)	9:24	reviewing (1)	72:15;74:20,24;75:5;
purpose (3)	42:12;78:16	repay (1)	13:11	77:11,17,23,24;78:22;
4:4;65:15;108:11	references (1)	95:3	revocable (2)	79:15;80:25;81:22;
purposes (1)	99:11	repeat (2)	70:10;99:10	84:7;87:22,25;88:6,10,
112:23	referring (4)	37:21;51:2	revocation (1)	15,20;89:3;90:14,18;
pursuant (1)	100:24;105:14;	repetative (1)	102:24	91:5,9,18;92:2,6,10,25;
4:6	120:23,24	26:10	revoked (1) 100:24	93:2,16,20;96:3,6;97:3,
put (7) 4:20;6:17;9:7;22:7;	reflect (8)	rephrase (1) 99:5	Rich (7)	7,14,16;99:6,16;100:1, 6,12,15,19;101:6,10,
26:7,21,24	25:5;26:1,3,5,18; 27:3;43:6,17	replenish (1)	4:19;54:11,19;61:6;	16,17;102:4,19;
20,7,21,24	reflected (3)	45:18	64:17;106:20;121:2	103:15;104:15;105:4,
Q	25:3;56:11;117:20	report (3)	right (32)	7,21;106:8,13,25;
v	refuse (1)	9:3;60:22;120:24	6:23;7:10;9:5,20;	107:13,20;108:5;
quite (1)	56:22	REPORTER (4)	18:4;24:19;25:10;	115:2,5,23;116:1;
60:19	refused (1)	8:21;10:14;88:13;	34:13;42:7;50:24;	119:15;120:19;121:1;
	62:16	115:23	51:10,13;53:1;54:2;	122:7,16,20,24;123:3,
R	regard (1)	reports (2)	55:23;64:6;73:4;74:23;	6,10
	76:19	9:11,12	77:17;78:12;82:6,8;	routine (1)
raises (1)	regarding (80)	represented (1)	83:3;87:6;91:9,13;	44:7
78:15	12:2;14:5;16:11;	118:4	101:8,16,20,23;117:5;	rules (1)
range (2)	17:4,5;18:15,23;19:4,	request (4)	121:14	10:7
64:4,6	8;21:4;24:20;28:14;	7:20;15:14;46:21;	rights (4)	run (1)
re (1)	29:5,14,16,20;30:3,7,	108:23	82:24;83:9,11,13	45:12
77:14	10,13,17;32:14,25;	requested (6)	Robert (76)	6
read (8)		7:18;15:17;46:23,24;	10:23;11:2,7;12:2;	S
	36:1,15,23;37:2;47:24;			ı — - · · — — —
51:5;90:10;99:24;	48:15;52:6;54:9,20,23;	107:22,25	13:4,12;14:6;15:18,22;	6- (2)
51:5;90:10;99:24; 100:3,11;105:9;106:3,	48:15;52:6;54:9,20,23; 55:4,8;62:22;63:1;	107:22,25 researched (1)	16:1;17:7,9,24;18:16,	safe (2)
51:5;90:10;99:24; 100:3,11;105:9;106:3, 23	48:15;52:6;54:9,20,23; 55:4,8;62:22;63:1; 64:15,18,21;66:5;	107:22,25 researched (1) 32:7	16:1;17:7,9,24;18:16, 23;19:9;24:2,10,25;	92:12,13
51:5;90:10;99:24; 100:3,11;105:9;106:3, 23 really (2)	48:15;52:6;54:9,20,23; 55:4,8;62:22;63:1; 64:15,18,21;66:5; 69:10;70:5;71:2,6,23;	107:22,25 researched (1) 32:7 reside (1)	16:1;17:7,9,24;18:16, 23;19:9;24:2,10,25; 25:7;26:2;27:6;28:7,	92:12,13 safekeeping (1)
51:5;90:10;99:24; 100:3,11;105:9;106:3, 23 really (2) 9:14;12:23	48:15;52:6;54:9,20,23; 55:4,8;62:22;63:1; 64:15,18,21;66:5; 69:10;70:5;71:2,6,23; 75:1,7,13;76:12,16;	107:22,25 researched (1) 32:7 reside (1) 52:17	16:1;17:7,9,24;18:16, 23;19:9;24:2,10,25; 25:7;26:2;27:6;28:7, 15;29:6,13,16,25;30:7;	92:12,13 safekeeping (1) 57:19
51:5;90:10;99:24; 100:3,11;105:9;106:3, 23 really (2) 9:14;12:23 reason (7)	48:15;52:6;54:9,20,23; 55:4,8;62:22;63:1; 64:15,18,21;66:5; 69:10;70:5;71:2,6,23; 75:1,7,13;76:12,16; 77:12;78:2,19,24;79:3,	107:22,25 researched (1) 32:7 reside (1) 52:17 residence (6)	16:1;17:7,9,24;18:16, 23;19:9;24:2,10,25; 25:7;26:2;27:6;28:7, 15;29:6,13,16,25;30:7; 31:12;32:11;34:4,6,10,	92:12,13 safekeeping (1) 57:19 same (13)
51:5;90:10;99:24; 100:3,11;105:9;106:3, 23 really (2) 9:14;12:23 reason (7) 44:9,20,21;45:4;	48:15;52:6;54:9,20,23; 55:4,8;62:22;63:1; 64:15,18,21;66:5; 69:10;70:5;71:2,6,23; 75:1,7,13;76:12,16; 77:12;78:2,19,24;79:3, 17;84:2,8,20;85:20;	107:22,25 researched (1) 32:7 reside (1) 52:17 residence (6) 43:3,10,17;62:5;	16:1;17:7,9,24;18:16, 23;19:9;24:2,10,25; 25:7;26:2;27:6;28:7, 15;29:6,13,16,25;30:7; 31:12;32:11;34:4,6,10, 15,22;35:1,8,13,19,23,	92:12,13 safekeeping (1) 57:19 same (13) 9:1,2;10:9;51:16;
51:5;90:10;99:24; 100:3,11;105:9;106:3, 23 really (2) 9:14;12:23 reason (7)	48:15;52:6;54:9,20,23; 55:4,8;62:22;63:1; 64:15,18,21;66:5; 69:10;70:5;71:2,6,23; 75:1,7,13;76:12,16; 77:12;78:2,19,24;79:3,	107:22,25 researched (1) 32:7 reside (1) 52:17 residence (6)	16:1;17:7,9,24;18:16, 23;19:9;24:2,10,25; 25:7;26:2;27:6;28:7, 15;29:6,13,16,25;30:7; 31:12;32:11;34:4,6,10,	92:12,13 safekeeping (1) 57:19 same (13)

62:16 saying (20) 17:12;19:3;49:25; 607;813;83:25;86:12, 13:122 sheet (1) 46:7 46:7 46:7 46:7 46:7 46:7 40:325;114:4 spell (1) 46:7 40:325;114:4 spell (1) 40:7 40:25;114:4 spend (2) 50:16;122:49,14 supposed (2) 50:18;15:13 30:99;11;74:18; 30:11;7:11		In re: The	Guardianship of Robert	Paul Wein	
Sapier (2)	S-A-P (1)	94.9.115.21	62:15 17:67:12:76:4.5:	111:13	108:21
Sapier (2)					
Savit (7) 92-24 13-21 14-19 14-19 14-22				` ′	
Savit (7)					terrific (1)
4-3, 4/5: 4/5: 16/24 18/24					96:23
saw (I) 6.2.16 6.2.16 6.2.16 6.2.16 6.2.16 6.2.16 6.2.26 6.2.18.15.38.25.86.12, 6.2.27 6.2.18.15.38.25.86.12, 6.2.28.15.18.13.17, 101:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;111.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;11.2, 100:14.10.22;10.2, 100:14.		Shaves (1)		suggesting (1)	
13:22 38:39ing (20) 46:7 46:1	10:24	13:21			
saying (20) 17:12;19:3;49:25; 607;81:5;83:25;86:12; 10:114;116:12; 10:112;4,15;113:17; 114;116:12; 10:12;4,15;113:17; 114;116:12; 10:12;4,15;113:17; 114;116:12; 10:12;4,15;113:17; 114;116:12; 10:13;4,19:19:19:7; 10:14;116:12; 10:14;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 114;116:12; 10:15;4,113:17; 115;1,13; 114;116:12; 115;1,14; 115;1,15;1,15; 115;1,15;1,15; 115;1,15;1,	saw (1)				
17-12/2:19349-25: 17-12/2:19349-25: 18-14-11-19-97: 19-112-6.15:113-17; 19-112		1			
607-81.5,812.32.5,86-1.2, short (2)					
13,1490:199.7; 133:11; 17:11 18:12; 18:12; 18:13; 17:13; 18:14; 18:12; 18:14; 18		1			,
101:14:110:22;111:2					
19-112-6.15.113-17			1	, , , , , , , , , , , , , , , , , , , ,	l .
Schedule (4)					
Schedule (4) schodule (2) 7:17;445;3,11 schodule (2) 7:22;45:3 schowing (1) 60:16 60:16 silizophrenic (1) 60:16 60:16 secope (3) 80:24;84:4;120:17 sereaming (2) 60:10,14 second (5) 8:21;11:11;19:20,20; 103:22 Settian (1) 86:25 seeking (3) 81:19;96:14,16 82:25 seeking (3) 81:19;96:14,16 82:25 seeking (3) 81:19;96:14,16 82:25 seeking (3) 81:19;96:14,16 82:29 seeking (3) 81:19;96:14,16 82:19 82:19:11:19 82:19 83:45,65,71,14,18 83:19,95,81,3; 83:11:10:39 87 87 82:11:11:19 82:19 82:11:10:19 82:19 83:45,65,71,14,18 82:19 83:14,10,37:18,24 82:11:10:7 82:11:10:7 82:11:10:7 82:11:10:7 82:11:10:7 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:11:10:10 82:					
Asilon A					
scheduled (2) 72:24;85:3 schizophrenic (1) 60:4 69:16 signature (1) 69:16 signature (1) 69:23 stacey (33) 80:24;84:4;120:17 scepe (3) 80:24;84:4;120:17 scepe (4) signature (1) 69:23 stacey (33) 80:24;84:4;120:17 signature (1) 69:23 stace (1) 33:4,56,7,14,18; 33:4,1,10;37:18,24; 69:22 34:1,10;37:18,24; 69:14,17,120;25;69:6,85:5; 98:7 94:13,23;96:7,10; 103:22 88:2,1;11:11;99:20,20; 103:22 98:7 98:7 98:7 98:7 98:7 98:7 98:7 98:7					l .
72:24;85:3 schitzophrenic (1) 69:16 signature (1) 69:16 signature (1) 48:953:12;56:25 Stacy (33) 69:23 signed (1) 33:4,5,6,7,14,18; 60:10,14 significant (2) 65:12,226:61,5,6; 67:14,17.20,25:68:1,3,8,17,19.25;69:6,85:5; 98:7 94:13,23;98:7,10; 100:16;110:7 staff (2) seeding (1) sixth (1) seeing (1) 68:25 seeking (3) 81:1996:14,16 seeing (1) 98:7 seeding (1) 98:7 seelif-employed (1) 5:12 sonewhere (1) 69:6 99:6 99:7 sonehow (3) 65:24;95:23 66:14,73:21 separate (2) sonehow (3) 56:24;95:23 66:14,73:21 separate (2) speaparation (2) 81:19:19:19:22 separate (2) speaparation (2) 81:11:14 74:24:31:11:19:18 serious (1) 11:14 74:45:33:25;94:6;100:29 serious (1) 61:10:7 staff (2) staff (2) serious (1) 11:14 74:45:33:25;94:6;100:8; 10:20 staff (2) staff (2) staff (3) sonehow (3) 17:3;22:16 staff (2) speaparation (2) 81:31:10 sometime (1) separate (2) speaparation (2) 81:11:14 74:5;83:25;94:6;100:8; 10:24 serious (1) 11:14 74:5;83:25;94:6;100:8; 10:24 serious (1) 99:7 sonehow (3) 15:17 staff (2) staff (2) 10:24 serious (1) 11:14 74:5;83:25;94:6;100:8; 10:24 serious (1) 99:7 sonehow (3) 15:17 staff (2) 10:24 serious (1) 10:4;15:13 sone (1) 10:4;15:13 sone (1) 10:4;15:13 sone (1) 10:4;15:13 serious (1) 10:4;15:13 se					
schitzophrenic (1) 60:4 scope (3) 80:24;84:4;120:17 screaming (2) 60:10,14 second (5) 8:21;11:11;99:20,20; 103:22 98:7 Section (1) 90:20 selizing (3) 81:19;96:14,16 seem (1) 98:7 self-employed (2) seming (3) self-employed (3) self-employed (4) 98:7 self-employed (5) sent (2) seming (6) sent (2) separate (2) spaparate (2) spaparation (2) signature (1) spaparation (2) signature (1) significant (2) sig					Thanks (1)
60-4 scope (3) 80:24;84:4;120:17 screaming (2) 60:20 similar (1) 69:22 span (5) 82:2;11:11;199:20,20; similar (1) 90:20 similar (1) 90:20 seeking (3) 80:14;84:4;120:17 socialize (1) 98:7 seeking (3) 81:19;96:14,16 scome (1) 98:1 socialize (1) 98:7 somehow (3) 60:24;95:23 somehow (3) 60:23;37:25;73:1; separate (2) 96:24;95:23 somehow (3) 60:24;37:32;11:14;96:18 serious (1) 115:17 sometimes (3) 80:24;84:4;120:17 848:953:12;56:25 841:10;37:18,24; 56:12,265:61;3,6; 67:14,17;20,25;68:1,3; 81:10;37:18,24; 69:13,87:24;89:192:1,5 82:1 surrogate (3) 103:3,4,9	,				90:17
80:24;84:4;120:17 signed (1) 33:45,6,7;14,18; surrogate (3) 11:12;474-450:25;51:1 11:12;474-450:25;51:1 69:22 33:1,10,37:18,24; 50:10,22;66:1,5,6; 69:22,29;13 81:19,92;20;20; 82:1;11:11;99:20,20; 82:1;11:11;99:20,20; 82:1 103:32,9 93:18,96:4,975;10:2* 93:18,96:4,975;10:2* 93:18,96:4,975;10:2* 105:5;106:15;108:3; 115:2;474-24:50:25;51:4 105:5;106:15;108:3; 115:2;474-24:50:25;51:4 103:3,4,9 80:18,90:19-7;10:2* 93:18,96:4,975;10:2* 93:18,96:4,975;10:2* 93:18,96:4,975;10:2* 93:18,96:4,975;10:2* 93:18,96:4,975;10:2* 93:18,96:4,975;10:2* 105:5;106:15;108:3; 115:2;474-24:50:25;51:4 4:17 third (1) 105:15 100:20 started (2) sword (1) 105:15 sword (1) 105:15 100:20 started (2) scent (1) 50:29;57:1 started (4) 51:12 53:3 Started (4) 56:8;95:11;96:2,16 52:15 52:15 50:22;52:18,18;63:3, 47:42:0;123:10 60:72:23;61:1 41:12:41:24:15:45:24:50:25;51:4 41:12:41:24:15:45:24:50:25;51:4 60:72:23;61:1 41:12:47:45:02:25;51:4 41:12:47:45:02:25;51:4 41:12:41:12:16:10 50:24;52:13:10 <td< td=""><td></td><td>signature (1)</td><td>48:9;53:12;56:25</td><td>88:2,14;90:8,17;</td><td></td></td<>		signature (1)	48:9;53:12;56:25	88:2,14;90:8,17;	
sereaming (2) 60:10,14 significant (2) 122:9,13 similar (1) 90:20 Section (1) 90:20 Section (1) 68:25 Seeking (3) 81:19;96:14,16 Seem (1) 98:7 Self-employed (1) 55:12 Sending (1) 69:6 Self-employed (1) 55:12 Sending (1) 69:6 Self-employed (1) 55:12 Sending (1) 69:6 Sending (2) 96:7 Sometime (3) Self-employed (3) Self-employed (4) Sizeparate (2) 97:299:22 Separately (2) Separatel (2) 97:299:22 Separately (2) Separatel (2) Separatel (2) 97:299:22 Separately (2) Separatel (2) 97:299:22 Separately (2) Separate (3) Separate (4) Sizeparate (3) Separatel (2) 97:299:22 Separately (2) Separately (3) Separately (2) Separately (2) Separately (2) Separately (3) Separately (2) Separately (3) Separately (3) Separately (3) Separately (2) Separately (2) Separately (3) Separately (2) Separately (2) Separately (2) Separately (3) Separately (2) Separately (3) Separately (2) Separately (3) Separately (3) Separately (3) Separately (3) Separately (4) Si-14;24;31:11;96:18 Separate (4) Si-14;24;31:11;96:18 Separate (4) Si-14;24;31:11;96:18 Separate (3) Separately (2) Separately (2) Separately (3) Separately (2) Separately (3) Separately (3) Separately (3) Separately (3) Separately (4) Si-14;24;31:11;96:18 Separate (4) Si-14;24;31:11;96:18 Separate (4) Si-14;31:11;96:18 Separate (5) Separately (2) Separately (2) Separately (2) Separately (3) Separately (2) Separately (2) Separately (3) Separately (2) Separately (2) Separately (2) Separately (2) Separately (3) Separately (2) Separately (2) Separately (2) Separately (3) Separately (4) Si-14;73:21 Separately (2) Separately (2) Separately (2) Separately (2) Separately (3) Separately (2) Separately (2) Separately (3) Separately (4) Si-14;73:21:11:12:16 Separately (2) Separately (2) Separately (3) Separately (4) Si-14;73:21:10:11:13:14 Separately (2) Separately (2) Separately (3) Separately (4) Si-14;73:21:14:13:13:14 Separately (4) Si-14;73:21:14:13:13:14 Se	scope (3)	69:23			
60:10.14 second (5)					
second (5) 122.9,13 67:14,17,20,25;68:1,3 8:21 105:5106:15;108:3; 115:24:12:17;123:1 105:5106:15;108:3; 115:24:12:17;123:1 105:5106:15;108:3; 115:24:12:17;123:1 105:5106:15;108:3; 115:24:12:17;123:1 105:5106:15;108:3; 115:24:12:17;123:1 105:5106:15;108:3; 115:24:12:17;123:1 105:5106:15;108:3; 115:24:12:17;123:1 105:15;106:15;108:3; 115:24:12:17;123:1 105:15;106:15;108:3; 115:24:12:17;123:1 105:15 third (1) 115:15 third (1) 115:14;17 though (1) 107:5 thoug	screaming (2)				
8.21;1.1:11;99:20,20; similar (1) 98:7 98:7 94:13,23;96:7,10; 100:16;110:7 six (4) 5:16;90:19;97:13,14 six (f) 100:16;110:7 staff (2) 24:25;52:5 Stanley (2) 96:25;97:1 start (2) 17:3;22:16 started (4) 5:12 somewhor (3) seeling (1) 98:7 sending (1) socialize (1) 96:6 sending (1) socialize (1) 96:7 somewhow (3) service (2) 97:2,99:22 42:25;25;73:1; 56:24;95:23 separate (2) 97:2,99:22 42:25;25;73:1; 56:24;95:23 somemine (1) 15:17 Sometimes (3) 49:15;52:15;75:2 somewhor (4) 8:14,24;31:11;96:18 service (1) 11:14 service (1) 47:24 service (1) 47:24 service (2) 59:24 service (2) 59:19 service (1) 90:24 service (2) 59:25;119 some's (3) 34:7;57:21;106:24 service (2) 59:25;119:4 service (2) 59:24 service (2) 59:29:46:25;119:4 service (2) 59:29:46:25;119:4 service (1) 59:24 service (2) 59:29:46:25;119:4 service (2) 59:29:46:25;119:4 service (3) 50:24 service (2) 50:29:219:4 service (2) 50:29:219:4 service (3) 50:24 service (2) 50:29:219:4 service (2) 50:29:30:23;32:24;59:5,6 service (3) 50:23;20:10;23:9; 57:24;119:91:2 service (5) 50:23;20:10;23:9; 57:24;119:91:2 service (5) 50:23;20:10;23:9; 57:24;119:91:2 service (5) 50:23;20:10;23:9; 57:24;119:91:2 service (5) 50:23;20:10;23:9; 57:24;50:10;23:9; 57:24;50:25;119:91:2 service (5) 50:23;20:10;23:9; 57:24;50:10;23:9; 57:24;50:24;50:24;50:24;50:24;50:25;119:91:2 service (5) 50:23;20:10;23:9; 57:24;50:24	-				
103:22				1	
$\begin{array}{llllllllllllllllllllllllllllllllllll$					
90:20 5:16;90:19;97:13,14 staff (2) 24:25;52:5 T 100:20 Stanley (2) 96:25;97:1 start (2) 5:16;50:13;63:10; 67:47;73:9,10;113:24 threatened (4) 51:11,92;123 threatening (3) 60:72,3;61:1 started (4) 5:12 5:13 Socialize (1) 4:85;53;9;10:1; alked (5) 60:72,3;61:1 talked (5) 70:69:4,5,6,11;12:1; 70:29,9:22 4:22,23;72:25;73:1; 71:24 52:11,26:82,7:21,22; 72:11,26:82,		1			
secing (1) sixth (1) 24:25;52:5 T 107:5 thought (7) 5 stanley (2) T thought (7) 5 stought (7) 51:6;59:13;63:10; 68:25:97:1 51:19:96:14,16 52:19 start (2) 51:6;59:13;63:10; 51:6;59:13;63:10; 67:4;73:9,10;113:24 threatened (4) 61:11,19;21,23 threatened (4) 67:4;73:9,10;113:24 threatened (4) 67:4;73:9,10;113:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:4;73:9,10;13:24 67:2;23:10 67:4;73:9,10;13:24 67:4;73:9,10;13:24					ľ
68:25 seeking (3) sleep (1) 96:25;97:1 statle (2) 52:19 start (2) 52:19 start (2) 52:15 talk (7) 52:15 seef-employed (1) small (1) 56:8;95:11;96:2,16 56:8;95:11;96:2,16 56:24;95:23 62:14;73:21 sometine (1) separate (2) someone (5) 97:29;22 44:22,23;72:25;73:1; separate (2) sometime (1) 35:11 sometime (1) 35:12,131:10 separation (2) 8:8;31:10 September (4) 8:14,24;31:11;96:18 service (1) 11:14 74:5;83:25;94:6;100:8; served (2) 54:1;69:11 son's (1) 50:24 service (1) 9:24 service (1) 9:24 service (2) 30:23;33:24;59:5,6 served (2) 34:7;57:21;106:24 service (1) 9:24 service (2) 34:7;57:21;106:24 sert (5) 52:3;20:10;23:9; 93:11;99:12 46:25;119:4 Speak (6) 5:23;20:10;23:9; 93:11;99:12 46:16:12;109:12; 95:11;26:25;119:45:12 service (5) 5:23;20:10;23:9; 93:11;99:12 46:16:12;109:12; 10:12;11:16:12				4.17	
seeking (3) sleep (1) 96:25;97:1 start (2) 52:19 51:2;19 52:15 51:6;59:13;63:10; 67:4;73:9,10;113:24 98:7 self-employed (1) small (1) 56:8:95:11;96:2,16 50:22;62:18,18;63:3, 4;74:20;123:10 61:11,19,21,23 sending (1) socialize (1) 4:8;5:3,9;10:1; 35:25;111:24;121:16 50:22;62:18,18;63:3, 4;74:20;123:10 60:7,23;61:1 69:6 96:7 35:25;111:24;121:16 62:12,13,16;68:1; 1threats (1) 60:7,23;61:1 separate (2) somehow (3) stated (2) 36:8,99:18 stalking (12) 71:6;9:4,5,6,11;12:1; 25:11;26:8;27:21,22; 33:2,85:11;99:13,22 separate (2) sometime (1) 36:10;111:13 24:17;39:7,12;42:5; 73:1; 13:6; 32:1 74:13;101:4;113:23,24 10:22 11:12,23;24 10:22 11:12:3;20:14; 13:23,24 10:22 11:12:3;20:14; 13:23,24 10:22 11:12:23 11:12:3;20:14; 13:23,24 10:22 11:12:13; 11:23,24 10:22 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:23 11:12:				T	1
81:19;96:14,16 seem (1) slower (3) 86:4,5,10 small (1) 55:12 solize (1) 96:7 55:33 State (7) 55:24;95:23 62:14,73:21 somehow (3) 62:14,173:21 somehow (3) 62:14,173:21 somenom (5) 44:22,23;72:25;73:1; separate (2) 97:299:22 separately (2) 8:83;31:10 September (4) 115:17 stay (2) 52:12,13 sometime (1) 115:17 stay (2) 8:14,24;31:11;96:18 serve (1) 47:24 son (4) 56:18;30:16;62:1,4; 74:24 sor (4) 56:12,33:24 sory (3) 30:24 sory (3) 34:7;57:21;106:24 sory (3) 34:7;57:21;106:24 sory (3) services (2) 34:7;57:21;106:24 serves (5) 52:25;119:4 seet (5) 52:23;20:10;23:9; 22 substantially (1) 12:19 services (2) 34:7;57:21;106:24 seet (5) 52:23;20:10;23:9; 21:19:12 (else, 2) 14:12;116:22 telse (2) 34:7;57:21;106:24 seet (5) 52:23;20:10;23:9; 21:19:91:2 telse (2) 16:12;116:12 telephone (2) 16:12;117:23 title (1) 70:10 today (7) 16:12;13:13:16:19; 18:19:112 (else, 2) 16:12;116:12 (else, 2) 16:12;117:23 (else, 2) 16:12;117					
seem (1) slower (3) 17:3;22:16 52:15 threatened (4) self-employed (1) small (1) 56:8;95:11;96:2,16 50:22;62:18,18;63:3, 47:420;123:10 60:7,23;61:1 sending (1) socialize (1) 4:8;5:3,9;10:1; 35:25;111:24;121:16 62:12,13,16;68:1; 60:7,23;61:1 sent (2) somehow (3) stated (2) 62:14,473:21 stated (2) 104:24 threatening (3) separate (2) someone (5) 44:22,23;72:25;73:1; statements (1) 19:5,6,22;20:4; 25:11;26:8;27:21,22; 97:299:22 44:22,23;72:25;73:1; stateing (2) 36:10;111:13 107:2 24:17;39:7,12;42:5; 25:11;26:8;27:21,22; 33:2;85:11;99:13,22 25:11;26:8;27:21,22; 33:2;85:11;99:13,22 25:11;26:8;27:21,22; 33:2;85:11;99:13,22 47:13;101:4;113:23,24 47:13;101:4;113:23,24 47:13;101:4;113:23,24 47:13;101:4;113:23,24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;39:13;24 47:14;26;21;39:74;24;5; 47:13;101:4;113:23,24 47:14;39:13;24 47:			1	table (1)	67:4;73:9,10;113:24
self-employed (1) small (1) 55:12 55:33 56:8;95:11;96:2,16 50:22;62:18;18;63:3, 4;74:20;123:10 threatening (3) 60:7,23;61:1 threatening (3) 60:7,23;61:1 <th< td=""><td>seem (1)</td><td>slower (3)</td><td>17:3;22:16</td><td>52:15</td><td></td></th<>	seem (1)	slower (3)	17:3;22:16	52:15	
5:12 53:3 State (7) 4;8;5:3,9;10:1; 35:25;111:24;121:16 4;74:20;123:10 60:7,23;61:1 threats (1) 60:24 threats (1) 60:24 threats (1) 60:24 threats (1) 60:24 threats (1) 71:6;9:4,5,6,11;12:1; 25:11;26:8,27:21,22; 33:2;85:11;99:13,22 threats (1) 71:6;9:4,5,6,11;12:1; 25:11;26:8,27:21,22; 33:2;85:11;99:13,22 throughout (1) 71:6;9:4,5,6,11;12:1; 33:2;85:11;99:13,22 throughout (1) 97:24 35:19;62:20 throughout (1) 97:24 107:2 throughout (1) 107:2 throughout (1) 96:22,25 throughout (1) 97:24 107:2 throughout (1) 97:24 107:4;115:13 stories (1) 51:11 teeth (1) 21:6;22:13;40:24; 53:12;76:22;17:23 <td< td=""><td></td><td>86:4,5,10</td><td></td><td></td><td></td></td<>		86:4,5,10			
sending (1) socialize (1) 4:8;5:3,9;10:1; talked (5) threats (1) 69:6 96:7 35:25;111:24;121:16 62:12,13,16;68:1; 60:24 60:24 sent (2) somehow (3) 62:14,473:21 stated (2) 104:24 three (14) separate (2) someone (5) statements (1) 19:5,6,22;20:4; 25:11;26:8;27:21,22; 97:2;99:22 44:22,23;72:25;73:1; statements (1) 19:5,6,22;20:4; 25:11;26:8;27:21,22; separately (2) 87:3 sometime (1) 36:10;111:13 Taxation (1) 97:24 separation (2) 115:17 stay (2) 107:2 throughout (1) 97:24 serious (1) 5:18;30:16;62:1,4; 75:20;11:18;69:11 75:20;11:18;69:11 times (15) serve (1) 107:4;115:13 strike (1) 16:12;20:14,15; 53:12;76:22;117:23 serve (1) 30:23;33:24;59:5,6 subject (1) 33:22 12:24;22:3,46;33:17; 53:12;76:22;117:23 service (1) 30:24 sorry (3) 32:2 telephoned (2) 14:14,15;103:12 service	self-employed (1)				
69:6 sent (2) somehow (3)	_				
sent (2) somehow (3) stated (2) 104:24 three (14) 7:16;9:4,5,6,11;12:1; 7:16;9:4,5,6,11;12:1; 25:12;13 someone (5) 44:22,23;72:25;73:1; statements (1) 19:5,6,22;20:4; 25:11;26:8;27:21,22; 25:11;26:8;27:21,22; 33:2;85:11;99:13,22 33:2;85:11;99:13,22 4three (14) 7:16;9:4,5,6,11;12:1; 25:11;26:8;27:21,22; 33:2;85:11;99:13,22					
56:24;95:23 62:1,4;73:21 36:8,99:18 talking (12) 7:16;9:4,5,6,11;12:1; separate (2) 97:2;99:22 44:22,23;72:25;73:1; 53:8,99:18 talking (12) 7:16;9:4,5,6,11;12:1; separately (2) 87:3 sometime (1) 13:6 24:17;39:7,12;42:5; 33:2;85:11;99:13,22 separation (2) 8:8;31:10 sometime (1) 15:17 stay (2) 107:2 TIG (2) 8:8;31:10 Sometimes (3) 52:19;62:20 teeum (4) 96:22,25 8:14,24;31:11;96:18 serious (1) 51:11 teeth (1) 96:22,25 serious (1) 107:4;115:13 strike (1) 51:11 42:18;43:14,516,622 serve (1) 107:4;115:13 son (4) 13:9 21:24;22:34,6;33:17; 53:12;76:22;117:23 served (2) 30:23;33:24;59:5,6 subject (1) 33:22 53:12;42;22:34,6;33:17; 14:14,15;103:12 service (1) 30:24 substantially (1) 70:16,18 70:16,18 9:24 services (2) 34:7;57:21;106:24 speak (16) 79:24;80:7;81:4; 12:19 10:12;13:1		1	1		
separate (2) someone (5) statements (1) 19:5,6,2;2:0:4; 25:11;26:8;27:21,22; 97:2;99:22 44:22,23;72:25;73:1; 87:3 sometime (1) 13:6 24:17;39:7,12;42:5; 33:2;85:11;99:13,22 throughout (1) 33:2;85:11;99:13,22 throughout (1) 97:24 TIG (2) 36:10;111:13 Taxation (1) 97:24 TIG (2) 96:22,25 throughout (1) 97:24 TIG (2) 96:22,25 times (15) 107:2 107:2 107:2 TIG (2) 96:22,25 times (15) 107:2 1			` '	I	. ,
97:2;99:22			1		
separately (2) 87:3 stating (2) 74:13;101:4;113:23,24 throughout (1) 52:12,13 sometime (1) 36:10;111:13 Taxation (1) 97:24 8:8;31:10 Sometimes (3) 52:19;62:20 tecum (4) 96:22,25 September (4) 49:15;52:15;57:2 still (2) 7:5,20;11:18;69:11 times (15) 8:14,24;31:11;96:18 somewhere (10) 14:18;91:20 teeth (1) 21:6;22:13;40:24; serious (1) 6:18;30:16;62:1,4; 50:12 telephone (9) 42:18;43:11,15,16,22 serve (1) 107:4;115:13 strike (1) 16:12;20:14,15; 53:12;76:22;117:23 47:24 son (4) 30:23;33:24;59:5,6 subject (1) 77:1 53:12;76:22;117:23 54:1;69:11 son's (1) 33:22 telcphoned (2) titled (1) service (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 34:7;57:21;106:24 successor (5) 114:11;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 5:23;20:10;23:9; 93:11;99:12 46:1;61:					
52:12,13 sometime (1) 36:10;111:13 Taxation (1) 97:24 8:8;31:10 Sometimes (3) 52:19;62:20 tecum (4) 96:22,25 8:14,24;31:11;96:18 49:15;52:15;57:2 still (2) 7:5,20;11:18;69:11 times (15) 8:14,24;31:11;96:18 6:18;30:16;62:1,4; stories (1) 51:1 42:18;43:14,15,16,22 8erious (1) 74:5;83:25;94:6;100:8; 60:12 telephone (9) 44:3;45:11;48:9;52:1 8erve (1) 107:4;115:13 13:9 21:24;22:3,4,6;33:17; 53:12;76:22;117:23 47:24 son (4) 30:23;33:24;59:5,6 subject (1) 77:1 14:14,15;103:12 54:1;69:11 son's (1) 33:22 telephoned (2) titled (1) 9:24 sorry (3) 34:7;57:21;106:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15					
separation (2) 115:17 stay (2) 107:2 TIG (2) 8:8;31:10 Sometimes (3) 49:15;52:15;57:2 still (2) 7:5,20;11:18;69:11 times (15) 8:14,24;31:11;96:18 somewhere (10) 6:18;30:16;62:1,4; still (2) 7:5,20;11:18;69:11 21:6;22:13;40:24; serious (1) 6:18;30:16;62:1,4; stories (1) 51:11 42:18;43:14,15,16,22 serve (1) 107:4;115:13 60:12 telephone (9) 44:3;45:11;48:9;52:1 served (2) 30:23;33:24;59:5,6 subject (1) 77:1 14:14,15;103:12 service (1) 30:24 substantially (1) 70:16,18 70:10 services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15					
8:8;31:10 Sometimes (3) 52:19;62:20 tecum (4) 96:22,25 September (4) 49:15;52:15;57:2 still (2) 7:5,20;11:18;69:11 times (15) 8:14,24;31:11;96:18 somewhere (10) 14:18;91:20 teeth (1) 21:6;22:13;40:24; serious (1) 6:18;30:16;62:1,4; stories (1) 51:11 42:18;43:14,15,16,22 serve (1) 107:4;115:13 son (4) 13:9 21:24;22:3,4,6;33:17; 53:12;76:22;117:23 served (2) 30:23;33:24;59:5,6 subject (1) 77:1 41:14,15;103:12 service (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 Speak (16) 79:24;80:7;81:4; tells (2) 10:12;13:1;16:19; 46:25;119:4 Speak (16) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15	-				
September (4) 49:15;52:15;57:2 somewhere (10) still (2) 7:5,20;11:18;69:11 times (15) 8:14,24;31:11;96:18 6:18;30:16;62:1,4; of:11 6:18;30:16;62:1,4; of:12 stories (1) 51:11 42:18;43:14,15,16;22 111:14 74:5;83:25;94:6;100:8; of:12 60:12 telephone (9) 44:3;45:11;48:9;52:1 serve (1) 107:4;115:13 son (4) 13:9 21:24;22:3,4,6;33:17; of:12;76:22;117:23 served (2) 30:23;33:24;59:5,6 son's (1) 33:22 subject (1) 77:1 14:14,15;103:12 54:1;69:11 service (1) 30:24 sorry (3) 33:22 substantially (1) 70:16,18 roll (2) 70:10 roll (3) 9:24 services (2) 34:7;57:21;106:24 services (2) successor (5) 114:1;116:22 roll (3) 10:12;13:1;16:19; roll (4) 46:25;119:4 set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15		1			1
serious (1) 6:18;30:16;62:1,4; stories (1) 51:11 42:18;43:14,15,16;22 111:14 74:5;83:25;94:6;100;8; 60:12 telephone (9) 44:3;45:11;48:9;52:1 serve (1) 107:4;115:13 strike (1) 16:12;20:14,15; 53:12;76:22;117:23 served (2) 30:23;33:24;59:5,6 subject (1) 77:1 14:14,15;103:12 54:1;69:11 son's (1) 33:22 telephoned (2) titled (1) service (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15	September (4)				times (15)
111:14 74:5;83:25;94:6;100:8; 60:12 telephone (9) 44:3;45:11;48:9;52:1 serve (1) 107:4;115:13 strike (1) 16:12;20:14,15; 53:12;76:22;117:23 47:24 son (4) 13:9 21:24;22:3,4,6;33:17; title (3) served (2) 30:23;33:24;59:5,6 subject (1) 77:1 14:14,15;103:12 54:1;69:11 son's (1) 33:22 telephoned (2) titled (1) 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15	8:14,24;31:11;96:18		14:18;91:20	teeth (1)	
serve (1) 107:4;115:13 strike (1) 16:12;20:14,15; 53:12;76:22;117:23 47:24 son (4) 13:9 21:24;22:3,4,6;33:17; title (3) 54:1;69:11 son's (1) 33:22 telephoned (2) titled (1) 5ervice (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; 5et (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15	serious (1)	6:18;30:16;62:1,4;	stories (1)	51:11	42:18;43:14,15,16,22;
47:24 son (4) 13:9 21:24;22:3,4,6;33:17; title (3) served (2) 30:23;33:24;59:5,6 subject (1) 77:1 14:14,15;103:12 54:1;69:11 son's (1) 33:22 telephoned (2) titled (1) service (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15		74:5;83:25;94:6;100:8;	60:12		
served (2) 30:23;33:24;59:5,6 subject (1) 77:1 14:14,15;103:12 54:1;69:11 son's (1) 33:22 telephoned (2) titled (1) service (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15					
54:1;69:11 son's (1) 33:22 telephoned (2) titled (1) service (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15			1		
service (1) 30:24 substantially (1) 70:16,18 70:10 9:24 sorry (3) 121:19 telling (2) today (7) services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15					
9:24 services (2) sorry (3) 121:19 successor (5) telling (2) today (7) 46:25;119:4 set (5) 5:23;20:10;23:9; 79:24;80:7;81:4; 93:11;99:12 tells (2) 10:12;13:1;16:19; 18:19;31:8;36:10; 76:15	-		ı		
services (2) 34:7;57:21;106:24 successor (5) 114:1;116:22 10:12;13:1;16:19; 46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15					
46:25;119:4 Speak (16) 79:24;80:7;81:4; tells (2) 18:19;31:8;36:10; set (5) 5:23;20:10;23:9; 93:11;99:12 46:1;61:18 76:15					
set (5) 5;23;20;10;23:9; 93:11;99:12 46:1;61:18 76:15		,			
					1
					i .
	4:22;25:14;70:1;		suffering (1)	ten (1)	today's (1)

	In ic. Int	Guardiansinp of Robert		
44:1	trusts (2)	25:9	ward (9)	West (1)
together (12)	78:16,20	usually (1)	70:9;72:2;83:9;	4:10
9:6,8;27:23;48:22,	try (I)	51:14	94:22;108:8;109:1,14;	what's (3)
24;49:7;51:9;52:7,14;	77:9		110:23;112:7	14:12;102:16;111:18
100:9;103:7,20	trying (10)	\mathbf{v}	ward's (4)	whatsoever (3)
told (13)	17:11;49:19;55:10;		69:18;78:10;88:25;	38:21;76:11;87:19
58:8;62:8;64:3;66:1,	67:25;94:21,22;112:1,	varies (3)	116:22	whenever (2)
15,17,23;67:4;73:7;	17,22;120:15	50:4,5,21	waste (1)	44:20,21
81:17;84:12;113:5;	turns (1)	verified (3)	88:11	whereas (2)
114:20	95:17	69:17;88:23;108:6	water (1)	103:23,23
took (15)	twice (4)	verify (3)	87:23	whole (4)
28:17,19;29:1,23;	21:9;40:25;44:6,6	98:9,10,11	way (1)	12:10;18:25;33:12;
30:7,14;33:25;82:12;	two (19)	versus (1)	79:7	50:16
85:10;92:18;99:17;	11:20;22:9;25:13;	53:3	week (2)	Who's (2)
104:11;110:11;113:9;	35:5;40:21;42:19,20,	via (1)	44:6,6	80:1;112:21
115:20	22;43:15;51:7;53:2;	20:13	weekly (6)	wife (13)
top (4)	70:7;78:15;87:10;89:7;	videotape (1)	20:10,12;21:1;44:17,	23:20;55:17;59:14,
98:12;99:24;121:16,	92:23;100:16,21;	109:24	19;46:20	15,15;81:9,10,11,15;
16	117:23	videotaped (1)	weeks (1)	99:19;116:6;122:3,4
tough (1)	two-minute (1)	117:17	57:16	wife's (2)
105:9	87:23	visit (6)	Wein (181)	59:17;116:10
toward (1)	type (12)	40:22;45:2;48:18;	4:4;10:24;11:2,7;	wills (1)
103:11	5:20;6:21;18:12,13;	50:6,6;68:17	12:3;13:4,12;14:6;	14:5
Towards (2)	19:3;31:19;46:24;	visited (1)	15:19,22;16:1,3,7,15;	wish (1)
7:17;121:16	47;20;68:11;89:16;	40:24	17:1,4,7,9,15,19,23,24;	
traffic (2)	111:11;115:7	visits (2)	18:10,13,15,16,23,23;	wishes (2)
122:25;123:3	TT	40:21;89:7	19:8,9,16;20:5,10,24;	109:14,15
training (2)	U	Vita (74)	21:3,6,21;22:1,6,9,10,	Within (2) 107:13,23
5:17,20		4:4;24:2,10,25;25:7,	13,18,21;23:4,9;24:1,	without (5)
transfer (2)	umbrella (1) 97:1	24;26:2;27:6;28:7,15;	23;27:23;28:7,7,11,15, 19;29:7,10,25;30:12;	23:15;51:10;77:8;
96:23,25 transport (1)	unable (3)	29:6,14,16;30:14; 31:12;32:11,15;34:8,	31:12,12,16;32:11,11,	122:25;123:3
87:3	83:10;110:24;111:4	16,23;40:5,10,11,17;	13,15,18;33:3,7,15,18;	witness (36)
transporting (1)	under (4)	41:11;46:16;48:14,18,	38:11,24;39:4,22;	4:3,15,18;5:24;8:7,
87:17	41:25;97:1;100:7;	20;49:4,14,22,23;50:2,	42:13;45:1;46:16;	10,12,14,19,24,9:16,
travel (1)	112:6	15;51:15,16;53:12,14,	54:14;56:20;62:23,24;	24;18:5;21:16;23:1;
25:13	undersigned (1)	16,24;54:4,14,20,23;	64:2;65:21,22,24;66:5,	28:5;36:21;37:6;41:5;
trial (1)	4:16	55:11,14,19,21,24;	5,10;67;1,16,18,20;	46:9,12;51:13;77:21;
25:8	understood (1)	56:17,19;58:4;61:10,	68:4,17,17,25;70:10;	88:3;100:2,4;102:10,
true (3)	86:22	20;62:13,14;63:3,5,10;		16;103:14;106:1,6,17,
55:17;70:1;103:18	undue (1)	67:1;112:10,25;	75:1,3,6,7,12;76:15,23;	19,24;119:13;120:23
trust (85)	75:6	113:13,14,19;114:2,3;	78:2,24;79:3,16,17;	witnesses (1)
18:20;19:6,14;28:10;	unless (2)	117:14;118:4;121:5,6;	80:19;81:5,12,14,23;	117:5
37:3;39:8;41:13;43:3;	53:7;79:11	122:9,14	83:20;84:17;85:5,5,10,	witness's (3)
53:21;54:9;69:18;	up (21)	Vita's (10)	10,19;89:4;90:2;92:6,	53:24;84:5;120:18
70:10,10;71:6,10,20,	4:25;12:17;25:14;	24:13;30:7;52:7;	11,14,18;93:5,9,11,21,	
23;72:3,10,18;73:2;	45:1;51:21;57:10;	55:4,9;56:3;57:1;	22,23;94:4,9,9,12,13,	4:24;8:22;52:1
74:1,8;75:14,19,25;	58:10,11;59:22;60:12;	58:14;59:6;122:2	13,13,15;95:18;96:7,8,	worded (1)
76:2,3,6,17;77:13,15;	61:1;73:3,6;91:21,22;	voice (1)	23;97:9,20;98:5;99:2,	34:19
78:2,6,11,16,17,18,24;		118:14	7,10,12,13,14,15,17,22,	words (1)
79:3,4,6,9,17,19,22;	120:3,12,13	Vow (1)	25;100:10,13,16,21;	6:17
80:1,11,15;81:6,7;	Updates (3)	9:24	101:18;102:24,25;	work (2)
84:19,20;85:1,13,20;	33:24;66:7,8		103:25;104:3,24,25;	64:13;118:8
88:25;89:5;90:2,25;	npgraded (2)	\mathbf{W}	107:1;112:10;116:2,	working (1)
91:1,6,8,11,15;92:7;	56:8,9	XX 1/4)	25;118:16;121:5	95:9
94:10;95:19;99:10,11;	upon (5)	Wait (2)	Wein's (10)	worsen (1) 86:2
100:23,24,25;101:11,	11:20;49:11;81:1;	18:3;115:14	21:12,16;75:13;	80:2 write (2)
19,24;102:24;103:24,	85:3;116:21	waiting (1)	81:10;94:3;98:1,23,23; 99:19;105:11	93:23;105:12
25;104:4,20,21;	use (1) 4:5	95:16	welfare (4)	written (6)
107:17;116:19;117:1		wallet (2) 57:19,24	19:11,12,13;44:14	11:6;79:7;98:5;
trustee (8)			1 17・11・14・13・17・17	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
trustee (8) 79:23 24:80:1 4 7:	used (2) 45:23:93:22			100:2.4.25
trustee (8) 79:23,24;80:1,4,7; 81:4,4;99:12	45:23;93:22 using (1)	wants (2) 105:16;122:14	Weren't (3) 83:13;97:18;104:19	100:2,4,25 wrong (3)

	In re: The	Guardianship of Robert	Paul Wein
30:15,15;59:12	4:10;11:22;122:16,	22nd (2)	111:2,14
wrote (8)	17	4:23;69:22	6.01 (1)
37:13;94:4,13;	1958 (2)	25 (15)	90:20
	30:8,15	6:13;70:7,11;71:10,	610 (1)
101:21;102:13,14,14; 107:2	1960 (4)	23,25;72:9;89:17;90:3,	
107;2	8:7;31:12;32:5,10	24;91:12;92:7;98:18;	6th (2)
Y			110:11;115:20
L	1st (3)	101:11,18	(10.11,113.20
(2)	92:22;93:14,15	25th (15)	7
year (2)	2	74:7;78:25;79:18;	
89:20,21	2	81:6;89:5;99:11;101:2,	7.73
years (3)	2 (1)	3,7,12,24;102:3;104:3,	
5:16;63:15;112:3	2 (4)	20,21	88:19,20;89:1
yelling (2)	10:15,19;11:23;31:9	27 (1)	8
60:10,13	2:00 (2)	106:19	
York (10)	122:19;123:13	27th (2)	0.40
8:8;13:12;32:8;	20 (7)	31:11;106:17	8 (2)
67:11;92:12,19;94:10;	6:18;50:11;102:18;		88:22;89:1
100:8,8;107:2	103:23;104:2,8;105:2	3	8,000 (1)
	200 (1)	-	118:23
0	64:4	3 (3)	8/20 (1)
	200,000 (1)	11:10,12;122:23	101:1
000472 (1)	64:5	30 (6)	8/20/2014 (3)
17:25	2003 (2)	10:10;12:17;107:9,	98:13,14;101:22
	13:12,14	13,23;123:6	
1	2009 (1)	33462 (1)	9
	114:24	5:8	
1 (2)	2011 (2)	3992 (1)	9 (6)
7:12,13	89:22,24	10:25	72:16;82:5;88:23;
1,000 (2)	2013 (32)		89:1;115:2,6
65:6,8	13:15,16,17;14:6;	4	9th (5)
1,025 (1)	70:7,11;71:10,23;		76:13;82:6;84:1;
100:8	78:16,25;79:18;80:11,	4 (4)	85:16;110:2
10 (2)	15;81:6;89:5,17,24;	47:3,4;99:9;107:3	
92:3,8	90:3,24;91:8,11;92:7,	40 (1)	
100 (4)	19,22;93:14,15;99:11;	6:5	
6:9;105:16,24;106:1	101:4,11,18;104:3,20	45 (1)	
11 (4)	2014 (70)	123:1	
8:24;90:5;93:17,18	8:14,24;9:1;13:21;		
11:20 (1)	14:1;17:25;18:7,10;	5	
4:11	22:17,23;25:6;27:8;		-
12 (4)	29:2,6,11,14,17,20;	5 (1)	
9:1;77:6;96:3,4	30:1,4;34:16,17,23;	69:13	
13 (2)	35:2,7;36:1,15,23;37:8,	5,600 (2)	
97:4,5	11,14;41:11,15;71:25;	100:2,4	
14 (4)	72:9;74:7,15;77:16;	50 (3)	
102:5,6;104:8;	78:17;80:5;81:7,24;	6:11;17:25;63:15	
106:19	82:7,11;83:8,19;88:17;	501 (1)	
15 (14)	91:1,6,12;96:19;97:10;	5:7	
6:15,18;8:14;18:3,5;	98:18;101:12,24;	50s (1)	
22:17;25:6;27:8;37:13;		30:16	
82:7;83:8,19;105:4,5	104:2,8,21;105:2;	50-some (1)	
, , , , ,	104:2,8,21,103.2,	112:3	
15th (4)	111:2,14;113:13;	1	
18:10;25:8;84:1;	121:12,14,113.13,	55 (2)	
88:17	2015 (22)	63:15;123:2	
16 (2)		561-573-1292 (1)	
106:14,15	4:10;11:22;24:7;	20:22	
1601 (1)	37:12,16,23;38:5,14;	5th (1)	
4:9	39:5;40:7;69:22;72:16;	96:18	1
17 (2)	73:24;76:15;85:16;		
108:2,3	111:5,18;115:1,2,6,17;	6	
10 (1)	I 117.0		
18 (1)	117:8	((F)	
18 (1) 115:24 19 (4)	117:8 20th (2) 102:9,12	6 (5) 88:18;89:1;110:23;	

IN THE FIFTEENTH JUDICIAL CIRCUIT COURT

IN AND FOR PALM BEACH COUNTY, FLORIDA

CIVIL DIVISION

CASE NO: 502014GA000472

PROBATE DIVISION IB

IN RE: THE GUARDIANSHIP OF

The Ward.

ROBERT PAUL WEIN,

CERTIFIED

Deposition of JORDAN L. KLINGSBERG, ESQ.

Tuesday, June 9, 2015

1825 NW Corporate Boulevard, Suite 110

Boca Raton, Florida 33431

3:58 a.m. - 4:20 p.m.

Reported by: Suzanne L. Anderson, Shorthand Reporter Notary Public, State of Florida

Jordan Klingsberg - 06/09/2015 Re: Guardianship of Robert Paul Wein

			Robert Paul Weili
		Page 2	15:58:53-15:59:14 Page 4
1	APPEARANCES:		1 PROCEEDINGS
2			2
3	On behalf of the Petitioner:		3 Deposition of JORDAN L. KLINGSBERG, ESQ.,
4	Elder Law Associates, P.A.		4 a witness, taken by Counsel for Vita Wein for the
5	7284 W. Palmetto Park Road, Suite 101		5 purpose of discovery and for use as evidence in the
6	Boca Raton, Florida 33433		6 above-entitled cause, pursuant to notice heretofore
7	BY: ELLEN S. MORRIS, ESQUIRE		7 filed, before Suzanne L. Anderson, Shorthand
8			8 Reporter, and Notary Public in and for the State of
9	On behalf of Vita Wein:		9 Florida at large, at 1825 NW Corporate Boulevard,
10	Bruce S. Rosenwater & Associates, P.A.		10 Suite 110, West Palm Beach, Florida, on Tuesday,
11	1601 Forum Place, Suite610		11 June 9, 2015, commencing at 3:58 a.m.
12	West Falm Beach, Florida 33401		12
13	BY: BRUCE S. ROSENWATER, ESQUIRE		13 DIRECT (JORDAN L. KLINGSBERG, ESQ.)
14			14 BY MR. ROSENWATER:
15	Also present: Jody Rich, Daniel Wein,		15 Q. Please state your name.
16	Elizabeth Savitt		16 A. Jordan Klingsberg.
17			17 Q. You're an attorney?
18			18 A. I am.
19			19 Q. For who?
20			20 A. Gutter, Chaves, Josepher, Rubin, Foreman
			21 Fleisher & Miller.
21			22 Q. How long have you worked for them?
22			23 A. 11 years.
23			24 Q. And when were you admitted to the Florida
24			25 Bar?
25			25 Dai:
		Page 3	15:59:24-16:00:13 Page 5
		rages	15.55.24-10.00.15
1			
1	 TND 8 **		1 A. Florida Bar was in 2002, I believe.
2	INDEX		2 Q. Are you admitted to any other bars?
2			2 Q. Are you admitted to any other bars?3 A. Yes. New York, Connecticut and
2 3 4		Page	 2 Q. Are you admitted to any other bars? 3 A. Yes. New York, Connecticut and 4 Washington, DC.
2 3 4 5	EXAMINATIONS Witness:	Page	 2 Q. Are you admitted to any other bars? 3 A. Yes. New York, Connecticut and 4 Washington, DC. 5 Q. And the years for those?
2 3 4 5 6	EXAMINATIONS Witness: JORDAN L. KLINGSBERG, ESQ.		 2 Q. Are you admitted to any other bars? 3 A. Yes. New York, Connecticut and 4 Washington, DC. 5 Q. And the years for those? 6 A. Let's see, New York 1995, Connecticut
2 3 4 5 6 7	EXAMINATIONS Witness: JORDAN L. KLINGSBERG, ESQ. BY MR. ROSENWATER	4	 2 Q. Are you admitted to any other bars? 3 A. Yes. New York, Connecticut and 4 Washington, DC. 5 Q. And the years for those? 6 A. Let's see, New York 1995, Connecticut 7 1995, and Washington, DC, 1996.
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2 3 4 5 6 7 8 9 10	EXAMINATIONS Witness: JORDAN L. KLINGSBERG, ESQ. BY MR. ROSENWATER BY MS. MORRIS EXHIBITS MARKED	4	 2 Q. Are you admitted to any other bars? 3 A. Yes. New York, Connecticut and 4 Washington, DC. 5 Q. And the years for those? 6 A. Let's see, New York 1995, Connecticut 7 1995, and Washington, DC, 1996. 8 Q. Do you specialize in any areas of law? 9 A. Estate planning. 10 Q. 100 percent? 11 A. 100 percent.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	EXAMINATIONS Witness: JORDAN L. KLINGSBERG, ESQ. BY MR. ROSENWATER BY MS. MORRIS EXHIBITS MARKED No: Vita Wein's Exhibits 1 Robert Wein Living Trust 2 Last Will and Testament of Robert	14	2 Q. Are you admitted to any other bars? 3 A. Yes. New York, Connecticut and 4 Washington, DC. 5 Q. And the years for those? 6 A. Let's see, New York 1995, Connecticut 7 1995, and Washington, DC, 1996. 8 Q. Do you specialize in any areas of law? 9 A. Estate planning. 10 Q. 100 percent? 11 A. 100 percent. 12 Q. Do you know Rohert Wein? 13 A. Yes. 14 Q. When did you first meet Robert Wein? 15 MS. MORRIS: Privileged. 16 MR. ROSENWATER: I don't think it's 17 privileged when he first met him. 18 MS. MORRIS: It actually is privileged. 19 THE WITNESS: Okay. 20 MR. ROSENWATER: I don't think so. Are 21 you instructing him not to answer? 22 MS. MORRIS: Uh-huh. 23 MR. ROSENWATER: That's not a privilege.

Jordan Klingsberg - 06/09/2015 Re: Guardianship of Robert Paul Wein

16:00:23-16:01:18 Page 6 16:02:49-16:03:45 Page 8 of representing him, it's privileged. when someone, I'm going to call them elderly, an 1 MR. ROSENWATER: No, it isn't. elderly individual comes to your office, do you 2 MS. MORRIS: I'm instructing him not to have a certain protocol? 3 answer. MR. ROSENWATER: He's not your client. 5 Q. Do you do anything if you have any 5 MS. MORRIS: Well, you can do whatever you concerns whether the individual may be under duress 6 7 want, Jordan. If you don't think it's or undue influence? 8 privileged, answer. If you're not sure, do 8 A. If I do, I'll call in another partner to what you want. ask him questions just to make sure that the client 9 THE WITNESS: Can I still answer with your has capacity, that there's no one to influence. 10 11 Q. When you were meeting with Robert and 11 objection? 12 MS. MORRIS: You can if you don't agree. Dolores and Vita, was Dolores or Vita exercising 12 13 THE WITNESS: I don't agree. On 13 any undue influence onto Robert? 14 August 20th, 2014. 14 A. No, they were not. And I also asked them BY MR. ROSENWATER: to leave and spoke to Robert alone. 15 16 Q. And did Mr. Wein come to your office on Q. In your opinion was he under any undue 17 that date? influence --17 18 A. Yes, he did. 18 A. No. 19 Q. And was anyone with him on that day? 19 Q. -- when you met with him? 20 A. Yes. Did he seem to be under any type of mental 21 O. And who did he come with? incapacity at that point? 21 22 A. He came with his helper, Dolores, and his 22 A. No. 23 wife, Vita Wein. 23 Q. Did you meet with Robert and any other 24 Q. Did you speak with either Dolores or Vita 24 attorneys in your office on that day? 25 Wein on that day? 16:01:28-16:02:38 16:03:50-16:04:52 Page 9 Page 7 1 A. Yes, I did. 1 Q. Who was that attorney? 2 Q. Where did you -- strike that. 2 A. Sean Lebowitz (ph). When you spoke with Dolores and Vita, was 3 Q. Sean? Robert present at that time? 4 A. Yes. 5 A. Yes, he was. 5 Q. And is his practice estates and estate 6 Q. What were the discussions at that point? planning as well? 7 A. The discussions were in regards to changes A. Probate and trust litigation. to Robert's estate planning documents. 8 Q. Do you do any litigation? 9 Q. And when Robert was with Dolores and Vita, 10 did he express to you the changes that he wanted to 10 Q. What was the purpose of having Sean meet 11 be made to his documents? 11 with you and Mr. Wein? 12 A. Yes. 12 A. To confirm that there was no undue 13 O. What did he say? influence and that he did have capacity to change 14 A. He said that he would like his brother. his estate planning documents. 15 Daniel, removed from all of his documents in all 15 Q. Is that your standard practice? 16 capacities. 16 A. When you say "standard practice," we don't 17 Q. Did he say why he wanted Daniel removed? do it with all clients, but there's no test or 17 18 A. Yes. He said that Daniel was stealing 18 anything. It's just a feeling that I had that day 19 from him. and wanted to make sure that someone else was 20 Q. And when you met with him, did he bring 20 confirming my opinion. 21 his previous estate documents? 21 Q. How long did you meet with Robert that 22 A. Yes, he did. 22 date if you recall? 23 Q. Robert is, do you know how old Robert is? 23 A. About an hour. 24 A. I believe he's 83 or 84. 24 Q. And after you met with Robert on 25 Q. Is it your standard course of practice August 20, 2014, did you prepare estate documents

	Re: Guardianship o	f R	obert Paul Wein
16	05:02-16:05:52 Page 10	_	7:09-16:07:48 Page 12
1	for him?	1	pro se.
2		2	MR. DANIEL WEIN: I am a pro se party.
3		3	MS. MORRIS: He was represented by Manny,
4	did you meet with Robert again?	4	and then I think he then filed a pro se notice
5		5	of appearance. He may be called as a witness,
6		6	but he's also a party. I don't know if I'm
	A. That was August 25th, 2014.	7	going to call him or not.
В		ĺ	MR. ROSENWATER: He filed a motion to
9		وا	intervene. The court has never granted his
	A. Yes.	10	motion to intervene. There's been no hearing
11		11	on it.
12		12	MS. MORRIS: I'm not taking a position.
	A. He did.	13	You can take whatever position you want.
	Q. And who did he come with?	14	MR. ROSENWATER: My position is you're not
- 1	A. I believe he came with Dolores, but I	15	a party to these proceedings and that I'm
16		16	objecting to you being here and we're not going
17	to the second se	17	to proceed with you bere.
18		18	MR. DANIEL WEIN: I object to that.
19		19	MS. MORRIS: I think you noticed him, by
- 1	A. At the execution? It was Robert, myself	20	the way, on your notice.
21	and then there'd be two witnesses. I'm not sure	21	MR. DANIEL WEIN: You noticed me.
22	who the two witnesses were.	22	MR. ROSENWATER: It was just because what
23	Q. After Robert signed the estate documents	23	happens is the e-filing picks everyone up. 1
24	on August 25th, 2014, did you ever meet with him or	24	don't think he was on the notice. She's not a
25	speak with bim after that date?	25	party.
16:	06:00-16:06:59 Page 11	16:0	7:59-16:10:19 Page 13
1	A. Yes.	1	MS. STACY WEIN: I'm not coming in.
2	Q. When was that?	2	MS. MORRIS: I think you noticed him. But
	A. I had eight subsequent phone calls with	3	I have no feeling one way or the other.
4	him, but I cannot tell you the exact dates of those	4	MR. DANIEL WEIN: I did file something
5	phone calls.	5	with the court as pro se.
6	Q. Was that Robert calling you?	6	MR. ROSENWATER: You can bring it up with
	A. It was both Robert calling me and me	7	the court. But this is my deposition. To me
8	calling Robert back sometimes. But, yes, Robert	8	you're not a party here, so I'm asking you to
9	was calling me.	وا	leave.
10	<u> </u>	10	MS. STACY WEIN: You don't have to, daddy,
11	were prepared?	11	you can stay.
12	A. It was regarding the accounts and having	12	MR. ROSENWATER: You're not an attorney,
13	Daniel removed as trustee.	13	and don't speak up.
14	(Interruption in the Proceedings.)	14	MR. DANIEL WEIN: I'll repeat. I don't
15	(Daniel Wein and Elizabeth Savitt	15	have to go. I can stay.
16	entered.)	16	MR. ROSENWATER: We'll have to take this
17	MR. DANIEL WEIN: Sorry to keep you	17	up before the court. Let me speak to my client
18	waiting.	18	for a second.
19	MS. MORRIS: Good afternoon.	19	(A brief recess was taken.)
20	MR. ROSENWATER: Are you going to have him	20	MR. ROSENWATER: Back on the record. I'm
1	testify at the hearing on the 22nd?	21	not going to inconvenience this witness because
21			
21	MS. MORRIS: He's a pro se party to the	22	he has a schedule, but I'm going to bring this
	MS. MORRIS: He's a pro se party to the action. MR. ROSENWATER: He's not a pro se party.	22 23	he has a schedule, but I'm going to bring this up before the court. We'll address it before

25

MS. MORRIS: I thought he filed something

25 professional here. He has time constraints and

Jorgan Kiingsperg - U6/U9/2015 Re: Guardianship of Robert Paul Wein

Page 14 | 16:12:34-16:13:11 Page 16 16:10:31-16:11:30 1 Q. You didn't prepare this document, did you? he has a schedule. So we're going to continue 2 A. I did not. with this deposition and not inconvenience him 3 O. You didn't prepare this document. Robert again having to bring him back. Wein didn't ask you to prepare this will, correct? BY MR. ROSENWATER: 4 MS. MORRIS: Objection to what Robert 5 Q. Jordan, did Robert Wein provide you with a 5 asked him or didn't ask him to do. copy of the Robert Wein Living Trust dated November BY MR. ROSENWATER: 25, 2013? B O. You didn't represent Robert Wein in B A. Yes. March of 2014, did you? 9 Q. Is this a true and correct copy of the 10 Robert Wein Living Trust? 10 A. In March of 2014, no, I did not. 11 A. I couldn't tell you. 11 O. And when he went to your office in August of 2014, did he provide certain previous estate 12 Q. Can you check if that's his signature on documents to you? 13 it? 13 MS. MORRIS: You already testified to it, 14 A. I wouldn't be able to tell you if it's his 14 15 signature. 15 Jordan. 16 Q. You were provided with the 2013 living 16 THE WITNESS: Yeah. MR. ROSENWATER: He didn't prepare the 17 trust? 17 documents. There's no attorney/client 18 A. Yes. 18 privilege. 19 O. And Robert Wein wanted you to amend that 19 MS. MORRIS: Yes. But there is 20 trust; is that correct? 20 21 A. Correct. 21 attorney/client privilege, Bruce. Because if he says to his attorney, here, this is what I'm MR. ROSENWATER: Let's mark this as 22 22 doing and this is what I'm giving you, that's Exhibit 1. 23 23 (Vita Wein's Exhibit 1, Robert Wein Living an attorney/client conversation. It's 24 24 privileged. It's confidential communication. 25 Trust.) 16:13:32-16:14:50 Page 17 16:11:46-16:12:16 Page 15 BY MR. ROSENWATER: But he already testified to it before, so asked and answered anyway. 2 Q. On that date did Robert Wein present to you a last will and testament that was prepared in THE WITNESS: He did give me previously 3 March of 2014 that was marked up like this? 4 executed estate planning documents. BY MR. ROSENWATER: 5 MS. MORRIS: Again I'm going to assert 5 6 O. The last will and testament that was privilege, which I believe you've gone too far 6 marked up, do you recall seeing that when he met in the questions that you've already answered. I believe you've already violated your with you? A. Yes. attorney/client privilege by stating what he 9 9 10 asked you to do. And again, I'm going to 10 MR. ROSENWATER: Mark this as two. (Vita Wein's Exhibit 2, Last Will and assert the privilege. The only one who has the 11 11 privilege is Betsy. She's the only one that Testament of Robert Wein.) 12 12 can waive it, and it's not been waived. 13 BY MR. ROSENWATER: 13 MR. ROSENWATER: They're not privileged 14 Q. These documents, were they handed to you 14 by Robert Wein or were they handed to you by 15 because he provided them to someone else. MS. MORRIS: No. He provided it to his 16 Dolores or Vita; do you recall? 16 17 A. I don't recall. attorney, so they are privileged. 17 MR. ROSENWATER: And then they went to a 18 O. On August 20 -- I believe it's August 18 25th. On August 25th, did you prepare a living

20

22

23

24

will for Robert Wein?

21 A. I think this is privileged.

MS. MORRIS: Yes. I believe it's all

privileged. How they got the documents, I

them. How they got privileged communication, I

don't know. It's in my interrogatories to

19

20

21

25 it.

third party after that.

22 Q. Jordan, did you release --

MS. MORRIS: Not as far as I know.

objection. If it's privileged, I can't talk about

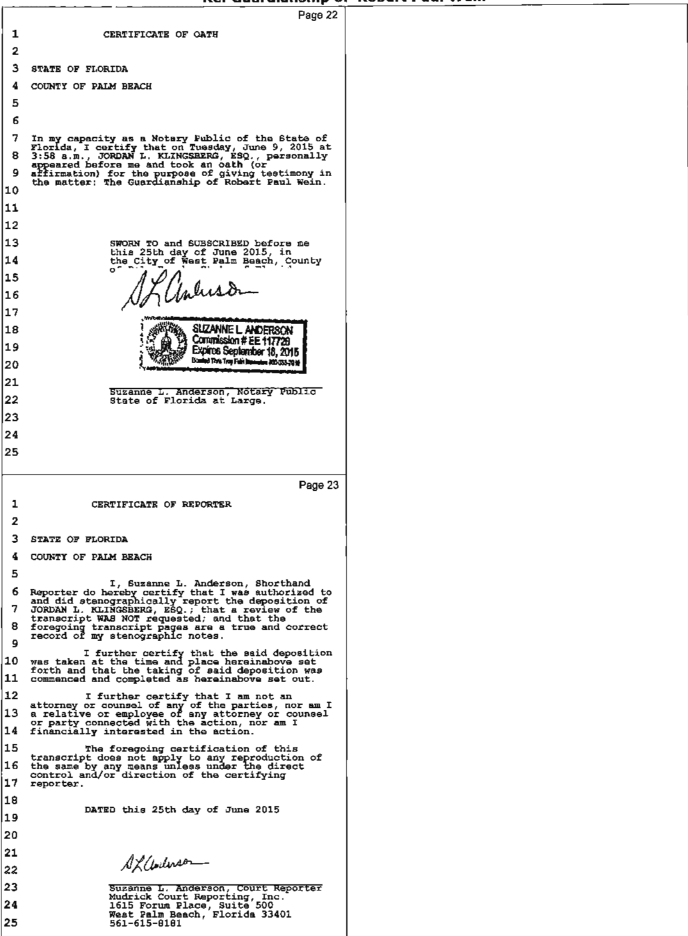
BY MR. ROSENWATER:

23 A. I'm going to have to abide by the

Jorgan Kiingsperg - 00/09/2015 Re: Guardianship of Robert Paul Wein

	Re: Guardianship of Robert Paul Wein				
16:	14:55-16:16:24 Page 18	16:1	9:50-16:20:27 Page 20		
1	don't know. But I do believe it is all	1	if it's transcribed, you have the right to read		
2	privileged.	2	or waive.		
3	THE WITNESS: I can't talk about that.	3	THE WITNESS: I'll waive.		
4	BY MR. ROSENWATER:	4	MR. DANIEL WEIN: I'd like to ask		
1 5	Q. I'm not asking you to talk about it. I'm	5	questions.		
6	asking if you prepared it?	6	MR. ROSENWATER: You're not a party to the		
	A. I can't discuss it.	7	case.		
8	Q. Does Wendy Valenzula (ph) work at your	8	MR. DANIEL WEIN: I'd like to ask them		
9	office?	9	anyway.		
10	A. Yes.	10	MR. ROSENWATER: You can ask. But we're		
11	Q. Jan K-A-T-Y-N-S-K-I?	11	not on the record. It's not his deposition.		
12	A. Katynski, yes.	12	You didn't cross-notice anything.		
13	Q. Were they working at your office on August	13	MR. DANIEL WEIN: We filed		
14	25th, 2014?	14	MR. ROSENWATER: You didn't cross-notice		
15	A. Yes.	15	the notice of taking deposition. You're not a		
16	Q. Do they still work at your office?	16	party to the case. There hasn't been an order		
17	A. Yes.	17	allowing you to intervene. You don't have a		
18	, , ,	18	right to ask any questions. It's my court		
19	· ·	19	reporter. It's my deposition. I object.		
20	MS. MORRIS: Again objection.	20	MR. DANIEL WEIN: There was a filing this		
21	MR. ROSENWATER: We'll bring this up	21	morning to intervene.		
22	before the court because the privilege has been	22	MS. MORRIS: Bruce, the only thing I'll		
23	waived. They've been provided by third	23	tell you is that he is the initial petitioner.		
24	parties.	24	MR. ROSENWATER: He didn't cross-notice.		
25	BY MR. ROSENWATER;	25	MS. MORRIS: It's not professional even		
16:	17:18-16:19:41 Page 19	16:2	0:36 Page 21		
10.	·	10.2			
1	Q. Have you ever seen a letter dated	1	without a cross-notice not to allow someone to		
2	September 5th, 2014, that was written to Morgan	2	ask questions, either an attorney or a party to		
3	Stanley Funds Services USA?	3	ask questions.		
1	A. No.	4	MR. ROSENWATER: He can come back. We're		
5	MR. ROSENWATER: Let me speak with my	5	going to continue the deposition. As far as		
6	client for a second.	6	I'm concerned, the deposition stopped when I		
7	(A brief recess was taken.)	7	gave you the courtesy of answering your		
8	MR. ROSENWATER: We're going to continue	8	questions or asking your questions. So		
9	the deposition and bring the issues up with this Mr. Daniel Wein being here and also about	9	we'll conclude it for today. THE REPORTER: Are we off the record?		
10	the estate documents that were previously	10 11	MR. ROSENWATER: Yes.		
12	provided to other people.	12	THE REPORTER: I have to be clear with her		
13	MS. MORRIS: That's fine. I just want to	13	as well.		
14	ask a couple questions.	14	MS. MORRIS: I'm done.		
15	CROSS (JORDAN KLINGSBERG)	15	(Thereupon, the Proceedings were concluded		
16	BY MS. MORRIS:	16	at 4;20 p.m.)		
	Q. Jordan, did you provide these estate	17	1 /		
18	planning documents to any third parties?	18			
	A. No, I did not.	19			
	Q. Who were the people that you provided	20			
21	these private estate planning documents to?	21			
22	A. Just to Mr. Wein, Robert Wein.	22			
23	MS. MORRIS: I don't have anything	23			
24	further,	24			
25	MR. ROSENWATER: It's not finished. But	25			
1					

Jorgan Kungsberg - 06/09/2015 Re: Guardianship of Robert Paul Wein



Re: Guardianship of Robert Paul Wein

				
	bars (1)	4:11	DC (2)	execute (1)
· A	5:2	communication (2)	5:4,7	10:9
A	- Beach (1)	16:25;17:25	Deposition (9)	executed (2)
-1-23- (4)	4:10	concerned (1)	4:3;13:7;14:2;19:9;	10:19;17:4
abide (1)	Betsy (1)	21:6	20:11,15,19;21:5,6	execution (1)
15:23	15:12	concerns (1)	DIRECT (1)	10:20
able (1)	both (1)	8:6	4:13	exercising (1)
14:14	11:7	conclude (1)	discovery (1)	8:12
above-entitled (1)		21:9	4:5	Exhibit (3)
4:6	Boulevard (1) 4:9			14:23,24;17:11
accounts (1)		concluded (1) 21:15	discuss (1)	
11:12	brief (2)		18:7	express (1) 7:10
action (1)	13:19;19:7	confidential (1)	discussions (2)	7:10
11:23	bring (6)	16:25	7:6,7	\mathbf{F}
actually (1)	7:20;13:6,22;14:3;	confirm (1)	document (2)	F
5:18	18:21;19:9	9:12	16:1,3	
address (1)	brother (1)	confirming (1)	documents (20)	far (3)
13:23	7:14	9:20	7:8,11,15,21;9:14,	15:6,20;21:5
admitted (2)	Bruce (2)	Connecticut (2)	25;10:3,9,19,23;11:10;	feeling (2)
4:24;5:2	16:21;20:22	5:3,6	16:13,18;17:4,14,23;	9:18;13:3
afternoon (1)		constraints (1)	18:19;19:11,18,21	file (1)
11:19	C	13:25	Dolores (8)	13:4
again (5)		continue (3)	6:22,24;7:3,9;8:12,	filed (5)
10:4;14:3;15:5,10;	call (3)	14:1;19:8;21:5	12;10:15;17:16	4:7;11:25;12:4,8;
18:20	8:1,8;12:7	conversation (1)	done (1)	20:13
agree (2)	called (1)	16:24	21:14	filing (1)
6:12,13	12:5	copy (2)	duress (1)	20:20
allow (1)	calling (4)	14:6,9	8:6	fine (1)
21:1	11:6,7,8,9	Corporate (1)	during (2)	19:13
allowing (1)	calls (2)	4:9	10:16,18	finished (1)
	11:3,5	Counsel (1)		19:25
20:17	came (2)	4:4	E	first (2)
alone (1)	6:22;10:15	couple (1)	_	5:14,17
8:15	can (11)	19:14	e-filing (1)	Fleisher (1)
amend (1)	6:6,10,12;12:13;	course (2)	12:23	4:21
14:19	13:6,11,15;14:12;	5:25;7:25	eight (1)	Florida (4)
Anderson (1)	15:13;20:10;21:4	court (8)	11:3	4:9,10,24;5:1
4:7	capacities (1)	12:9;13:5,7,17,23,	1	Foreman (1)
answered (2)	7:16		either (2)	4:20
15:7;17:2		24;18:22;20:18	6:24;21:2	
appearance (1)	capacity (2)	courtesy (1)	elderly (2)	Funds (1)
12:5	8:10;9:13	21:7	8:1,2	19:3
areas (1)	case (2)	CROSS (1)	Elizabeth (1)	further (1)
5:8	20:7,16	19:15	11:15	19:24
issert (2)	cause (1)	cross-notice (4)	else (3)	
15:5,11	4:6	20:12,14,24;21:1	9:19;10:12;15:15	G
ittorney (6)	certain (2)		entered (1)	
4:17;9:1;13:12;	8:3;16:12	D	11:16	gave (1)
15:17;16:22;21:2	change (1)		ESQ (2)	21:7
ttorney/client (4)	9:13	daddy (1)	4:3,13	giving (1)
15:9;16:18,21,24	changes (2)	13:10	Estate (17)	16:23
ittorneys (1)	7:7,10	Daniel (16)	5:9;7:8,21;9:5,14,25;	Good (1)
8:24	Chaves (1)	7:15,17,18;11:13,15,	10:3,9,19,23;11:10;	11:19
August (9)	4:20	17;12:2,18,21;13:4,14;	16:12;17:4;18:19;	granted (1)
6:14;9:25;10:7,24;	check (1)	19:10;20:4,8,13,20	19:11,17,21	12:9
16:11;17:18,18,19;	14:12	date (4)	estates (1)	Gutter (1)
18:13	clear (1)	6:17;9:22;10:25;	9:5	4:20
10,10	21:12	15:2	even (1)	
В	client (4)	dated (2)	20:25	H
Д	- 6:5;8:9;13:17;19:6	14:6;19:1	everyone (1)	
			12:23	handed (2)
		dates (1)		
	clients (1)	dates (1)		
11:8;13:20;14:3;	clients (1) 9:17	11:4	evidence (1)	17:14,15
11:8;13:20;14:3; 21:4	clients (1) 9:17 coming (1)	11:4 day (6)	evidence (1) 4:5	17:14,15 happens (1)
	clients (1) 9:17	11:4	evidence (1)	17:14,15

Joruan Kingsberg - Ub/U9/2015 Re: Guardianship of Robert Paul Wein

	Re: Gi	ardianship of Robert Pat	11 4 4 610	
11:21;12:10	8:15;13:9	12:19,21;13:2	Please (1)	13:19;19:7
helper (1)	Lebowitz (1)	November (1)	4:15	record (3)
6:22	9:2	14:6	pm (1)	13:20;20:11;21:10
heretofore (1)	letter (1)	NW (1)	21:16	regarding (2)
4:6	19:1	4:9	point (2)	11:10,12
hour (1)	litigation (2)		7:6;8:21	regards (1)
9:23	9:7,8	0	position (3)	7:7
	Living (5)		12:12,13,14	release (1)
I	14:6,10,16,24;17:19	object (2)	practice (4)	15:22
<u>-</u> ^	long (2)	12:18;20:19	7:25;9:5,15,16	removed (3)
incapacity (1)	4:22;9:21	objecting (1)	prepare (7)	7:15,17;11:13
8:21		12:16	9:25;16:1,3,4,17;	repeat (1)
inconvenience (2)	M	objection (4)	17:19;18:18	13:14
13:21;14:2		6:11;15:24;16:5;	prepared (4)	Reporter (4)
individual (2)	Manny (1)	18:20	10:3;11:11;15:3;	4:8;20:19;21:10,12
8:2,6	12:3	off (1)	18:6	represent (1)
influence (5)	March (3)	21:10	present (4)	16:8
8:7,10,13,17;9:13	15:4:16:9.10	office (8)	7:4;10:11,19;15:2	represented (1)
initial (1)	mark (2)	6:16;8:2,24;10:8;	previous (2)	12:3
20:23	14:22;17:10	16:11;18:9,13,16	7:21;16:12	representing (1)
instructing (2)	marked (2)	old (1)	previously (2)	6:1
5:21;6:3	15:4;17:7	7:23	17:3;19:11	retained (1)
interrogatories (1)	may (2)	one (4)	private (1)	18:18
17:24	8:6;12:5	8:10;13:3;15:11,12	19:21	right (2)
			1	20:1,18
Interruption (1)	meet (6)	only (4)	privilege (8)	Robert (34)
11:14	5:14;8:23;9:10,21;	10:16;15:11,12;	5:23;15:6,9,11,12;	5:12,14;7:4,9,23,23;
intervene (4)	10:4,24	20:22	16:19,21;18:22	
12:9,10;20:17,21	meeting (2)	onto (1)	Privileged (14)	8:11,13,15,23;9:21,24;
issues (1)	8:11;10:16	8:13	5:15,17,18,24;6:1,8;	10:4,8,17,20,23;11:6,7,
19:9	mental (1)	opinion (2)	15:14,17,24;16:25;	8,8;14:5,6,10,19,24;
Ŧ	8:20	8:16;9:20	17:21,23,25;18:2	15:2;16:3,5,8;17:12,15,
J	met (7)	order (1)	pro (6)	20;19:22
T (1)	5:17,24,25;7:20;	20:16	11:22,24;12:1,2,4;	Robert's (1) 7:8
Jan (1)	8:19;9:24;17:7	P	13:5	
18:11	Miller (1)	<u>r</u>	Probate (1)	ROSENWATER (39)
JORDAN (9)	4:21	But (1)	9:7	4:14;5:16,20,23;6:2,
4:3,13,16;6:7;14:5;	Morgan (1)	Palm (1)	proceed (1)	5,15;11:20,24;12:8,14,
15:22;16:15;19:15,17	19:2	4:10	12:17	22;13:6,12,16,20;14:4,
Josepher (1)	morning (1)	parties (2)	Proceedings (3)	22;15:1,14,18,21;16:7,
4:20 T - (1)	20:21	18:24;19:18	11:14;12:15;21:15	17;17:5,10,13;18:4,21,
June (1)	MORRIS (28)	partner (1)	professional (2)	25;19:5,8,25;20:6,10,
4:11	5:15,18,22,25;6:3,6,	8:8	13:25;20:25	14,24;21:4,11
1/	12;11:19,22,25;12:3,	party (11)	protocol (1)	Rubin (1)
K	12,19;13:2;15:5,16,20;	11:22,24;12:2,6,15,	8:3	4:20
T/ -4 1.1 / (1)	16:5,14,20;17:22;	25;13:8;15:19;20:6,16;	provide (3)	S
Katynski (1)	18:20;19:13,16,23;	21:2	14:5;16:12;19:17	
18:12	20:22,25;21:14	people (2)	provided (6)	Coult (1)
K-A-T-Y-N-S-K-I (1)	motion (2)	19:12,20	14:16;15:15,16;	Savitt (1)
18:11	12:8,10	percent (2)	18:23;19:12,20	11:15
keep (1)	myself (1)	5:10,11	Public (1)	schedule (2)
11:17		period (1)	4:8	13:22;14:1
	10:20	1.	ł .	
KLINGSBERG (4)		10:18	purpose (2)	se (6)
	10:20 N	10:18 petitioner (1)	purpose (2) 4:5;9:10	11:22,24;12:1,2,4;
KLINGSBERG (4) 4:3,13,16;19:15	N	10:18 petitioner (1) 20:23	purpose (2) 4:5;9:10 pursuant (1)	11:22,24;12:1,2,4; 13:5
KLINGSBERG (4)	N name (1)	10:18 petitioner (1) 20:23 ph (2)	purpose (2) 4:5;9:10	11:22,24;12:1,2,4; 13:5 Sean (3)
KLINGSBERG (4) 4:3,13,16;19:15 L	N name (1) 4:15	10:18 petitioner (1) 20:23 ph (2) 9:2;18:8	ригроse (2) 4:5;9:10 ригѕиялі (1) 4:6	11:22,24;12:1,2,4; 13:5 Sean (3) 9:2,3,10
KLINGSBERG (4) 4:3,13,16;19:15 L large (1)	N name (1) 4:15 New (2)	10:18 petitioner (1) 20:23 ph (2) 9:2;18:8 phone (2)	purpose (2) 4:5;9:10 pursuant (1)	11:22,24;12:1,2,4; 13:5 Sean (3) 9:2,3,10 sccond (2)
L large (1) 4:9	N name (1) 4:15 New (2) 5:3,6	10:18 petitioner (1) 20:23 ph (2) 9:2;18:8 phone (2) 11:3,5	purpose (2) 4:5;9:10 pursuant (1) 4:6	11:22,24;12:1,2,4; 13:5 Sean (3) 9:2,3,10 sccond (2) 13:18;19:6
L large (1) 4:9 last (3)	N name (1) 4:15 New (2) 5:3,6 Notary (1)	10:18 petitioner (1) 20:23 ph (2) 9:2;18:8 phone (2) 11:3,5 picks (1)	purpose (2) 4:5;9:10 pursuant (1) 4:6 R	11:22,24;12:1,2,4; 13:5 Sean (3) 9:2,3,10 sccond (2) 13:18;19:6 seeing (1)
L large (1) 4:9	N name (1) 4:15 New (2) 5:3,6 Notary (1) 4:8	10:18 petitioner (1) 20:23 ph (2) 9:2;18:8 phone (2) 11:3,5 picks (1) 12:23	purpose (2) 4:5;9:10 pursuant (1) 4:6 R read (1) 20:1	11:22,24;12:1,2,4; 13:5 Sean (3) 9:2,3,10 sccond (2) 13:18;19:6 seeing (1) 17:7
L large (1) 4:9 last (3)	N name (1) 4:15 New (2) 5:3,6 Notary (1) 4:8 notice (5)	10:18 petitioner (1) 20:23 ph (2) 9:2;18:8 phone (2) 11:3,5 picks (1) 12:23 planning (7)	purpose (2) 4:5;9:10 pursuant (1) 4:6 R read (1) 20:1 recall (5)	11:22,24;12:1,2,4; 13:5 Sean (3) 9:2,3,10 sccond (2) 13:18;19:6 seeing (1) 17:7 seem (1)
L large (1) 4:9 last (3) 15:3;17:6,11	N name (1) 4:15 New (2) 5:3,6 Notary (1) 4:8	10:18 petitioner (1) 20:23 ph (2) 9:2;18:8 phone (2) 11:3,5 picks (1) 12:23	purpose (2) 4:5;9:10 pursuant (1) 4:6 R read (1) 20:1	11:22,24;12:1,2,4; 13:5 Sean (3) 9:2,3,10 sccond (2) 13:18;19:6 seeing (1) 17:7

ordan Kingsberg - 00/09/2015 Re: Guardianship of Robert Paul Wein

	Re: Guardianship of Robert Paul Wein						
	19:2	4004151 (1)	12:20;13:3	9:25;17:18			
		testify (1)		2002 (1)			
, ,	Services (1)	11:21	Wein (35)	5:1			
	19:3	there'd (1)	4:4;5:12,14;6:16,23,	2013 (2)			
	Shorthand (1)	10:21	25;9:11;11:15,17;12:2,	14:7,16			
	4:7	Thereupon (1) 21:15	18,21;13:1,4,10,14; 14:5,6,10,19,24;15:2;	2014 (10)			
	signature (2)			6:14;9:25;10:7,24;			
	14:12,15	third (3)	16:4,8;17:12,15,20;				
	signed (1)	15:19;18:23;19:18	18:18;19:10,22,22;	15:4;16:9,10,12;18:14;			
	10:23	thought (1)	20:4,8,13,20	19:2			
	someone (5)	11:25	Wein's (2)	2015 (1) 4:11			
	5:24;8:1;9:19;15:15;	today (1)	14:24;17:11				
	21:1	21:9	Wendy (1)	20th (1)			
	sometimes (1)	transcribed (1)	18:8	6:14 22nd (1)			
	11:8	20:1	West (1)	22nd (1) 11:21			
	Sorry (1)	true (1)	4:10				
	11:17	14:9	wife (1)	25 (1)			
	speak (5)	trust (6)	6:23	14:7			
	6:24;10:25;13:13,17;	9:7;14:6,10,17,20,25	without (1)	25th (5)			
	19:5	trustee (1)	21:1	10:7,24;17:19,19;			
	specialize (1)	11:13	witness (10)	18:14			
	5:8	Tuesday (1)	4:4;5:19;6:10,13;	3			
	spoke (2)	4:10	12:5;13:21;16:16;17:3;				
	7:3;8:15	two (3)	18:3;20:3	(3.89.41)			
	STACY (2)	10:21,22;17:10	witnesses (2)	3:58 (1)			
	13:1,10	type (1)	10:21,22	4:11			
	standard (3)	8:20	work (2)	4			
	7:25;9:15,16	TT	18:8,16	4			
	Stanley (1)	U	worked (1)	4.40.45			
	19:3		4:22	4:20 (1)			
	State (2)	under (3)	working (1)	21:16			
	4:8,15	8:6,16,20	18:13	5			
)	stating (1)	undue (4)	written (1)	5			
	15:9	8:7,13,16;9:12	19:2				
	stay (2)	up (9)	Y	5th (1)			
	13:11,15	12:23;13:6,13,17,23;	r	19:2			
	stealing (1)	15:4;17:7;18:21;19:9					
	7:18	USA (1)	years (2)	8			
	still (2)	19:3	4:23;5:5	02.41			
	6:10;18:16	use (1)	York (2)	83 (1)			
	stopped (1)	4:5	5:3,6	7:24			
	21:6 strike (1)	v	1	84 (1)			
				7:24			
	7:2	Wolangula (1)	1.00	9			
	subsequent (1) 11:3	Valenzula (1) 18:8	1 (2) 14:23,24				
	Suite (1)	I .	14:23,24	0.41			
	4:10	violated (1) 15:8	5:10,11	9 (1) 4:11			
	sure (5)	Vita (10)	11 (1)	7.11			
	6:8;8:9;9:19;10:16,	4:4;6:23,24;7:3,9;	4:23				
	21	8:12,12;14:24;17:11,	110 (1)				
	Suzanne (1)	8:12,12;14:24;17:11,	4:10				
	4:7	10	1825 (1)				
	Ti /	w	4:9				
	T		1995 (2)				
		waiting (1)	5:6,7				
	talk (3)	11:18	1996 (1)				
	15:24;18:3,5	waive (3)	5:7				
	test (1)	15:13;20:2,3					
	9:17	waived (2)	2				
	testament (3)	15:13;18:23					
	15:3;17:6,12	Washington (2)	2(1)				
				1			
	testified (2)	5:4.7	17:11				
	testified (2) 16:14;17:1	5:4,7 way (2)	17:11 20 (2)				

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF PROBATE DIVISION "IB"

ROBERT PAUL WEIN

CASE NO. 502014GA000472XXXXMB

<u>VERIFIED PETITION FOR ORDER APPOINTING GUARDIAN AS LIFETIME</u> <u>TRUSTEE OF WARD'S TRUST</u>

Petitioner, ELIZABETH SAVITT, as Limited Guardian of the Person and Property of Robert Paul Wein (the Ward), alleges:

- 1. Petitioner is the duly appointed and acting Limited Guardian of the Person and Property of the Ward, having been appointed by Order and Letters dated October 15, 2014.
- 2. On November 25, 2013, prior to the initiation of the incapacity and guardianship proceedings, the Ward executed a revocable trust entitled the ROBERT WEIN LIVING TRUST dated November 25, 2013 (the "Trust").
- 3. By the Court's Order dated October 15, 2014, the Court authorized the guardian to manage all of the property of the Ward, including the assets held in the Ward's Trust.
- 4. Pursuant to the Court's Order, Petitioner listed all of the Ward's Trust accounts on the initial Inventory.
- 5. The Ward currently has assets titled in the name of the Trust at Morgan Stanley, TIG Arbitrage Associates, L.P. and Joseph Gunnar & Co., LLC.
- 6. Currently, there is no acting Trustee of the Ward's Trust, and the guardian's authority under the Court's Order is not being recognized by the financial institutions as she is not named specifically as Trustee.
- 7. Petitioner asserts that it is in the Ward's best interest for her to be appointed as Trustee of the Ward's Trust during the Ward's lifetime.

WHEREFORE, Petition requests that the Court enter an order appointing the guardian as Lifetime Trustee of the ROBERT WEIN LIVING TRUST dated November 25, 2013, as Amended and Restated.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

DATED this 8 day of _______, 2015.

Elizabeth Savitt, Petitioner

Ellen S. Morris, Esq.
Attorney for the Petitioner
Florida Bar Number: 850306

ELDER LAW ASSOCIATES PA 7284 W. Palmetto Park Road, Suite 101

Boca Raton, FL 33433 Telephone: (561) 750-3850

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Secondary E-Mail: <u>lrubin@elderlawassociates.com</u> Secondary E-Mail: <u>clawrence@elderlawassociates.com</u>

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this day of _______, 2015 to Mr. Daniel Wein, 9717 N. New River Canal Road, #410, Plantation, Florida 33324 (<u>Dwein5680@aol.com</u> and <u>Stacywein@aol.com</u>) and Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palin Beach, FL 33401 (info@rosenwater.com and bsr@rosenwater.com).

Ellen S. Morris, Esq.

Florida Bar Number: 850306

IN THE FIFTEENTH JUDICIAL CIRCUIT COURT
IN AND FOR PALM BEACH COUNTY, FLORIDA
CIVIL DIVISION

PROBATE DIVISION IB

IN RE: THE GUARDIANSHIP OF ROBERT PAUL WEIN,

The Ward.

CERTIFIED COPY

Deposition of ELIZABETH SAVITT (Vol. II)

Wednesday, June 10, 2015

1601 Forum Place, Suite 610

West Palm Beach, Florida 33401

8:46 a.m. - 11:04 a.m.

Reported by: Suzanne L. Anderson, Shorthand Reporter Notary Public, State of Florida

		Page 127	08:4	46:42-09:09:51 Page 129
1	Appearances:			PROCEEDINGS
2			2	LKOCEEDINGS
3	On behalf of the Petitioner:		3	(Volume II)
4	Elder Law Associates, P.A.		4	(+ Orallic 11)
5	7284 W. Palmetto Park Road, Suite 101		5	Deposition of ELIZABETH SAVITT, a witness,
6	Boca Raton, Florida 33433		ı -	taken by Counsel for Vita Wein for the purpose of
7	BY: ELLEN S. MORRIS, ESQUIRE			discovery and for use as evidence in the
8				above-entitled cause, pursuant to notice heretofore
9	On behalf of Vita Wein:			filed, before Suzanne L. Anderson, Shorthand
10	Bruce S. Rosenwater & Associates, P.A.			Reporter, and Notary Public in and for the State of
11	1601 Forum Place, Suite 610			Florida at large, at 1601 Forum Place, Suite 610,
12	West Palm Beach, Florida 33401			West Palm Beach, Florida, on Wednesday, June 10,
13	BY: BRUCE S. ROSENWATER, ESQUIRE			2015, commencing at 8:46 a.m.
14	. ~		14	
15	Also present: Jody Rich		15	MS. MORRIS: Those are the documents that
16			1	you asked for that are separate from the
17				request to produce you sent, which is not due
18				until I think the 14th. These are the
19			I	documents that you asked Betsy for during her
20				deposition certain questions. I made a note
21				that I would produce them for you. A lot was
22				communication with Dan Wein or other I think
23				it was mostly Dan Wein. You asked for emails
24				and other communications, so you have all of
25				that there.
		Page 128	09:	10:56-09:11:39 Page 130
1			1	
2	INDEX		I -	THEREUPON,
3			3	ELIZABETH SAVITT,
4	EXAMINATIONS	Page	4	being by the undersigned Notary Public first duly
5	Witness:			sworn, was examined and testified as follows:
6	ELIZABETH SAVITT		6	THE WITNESS: I do.
7	BY MR. ROSENWATER	130	7	CONT. DIRECT (ELIZABETH SAVITT)
8			8	BY MR. ROSÈNWATER:
9			و	Q. Let me go through this real quick. Your
10	EXHIBITS MARKED		10	attorney said you provided or she provided some
11	No: Vita Wein's Exhibits		11	documents that we requested at the last deposition.
12	20 Report of Court-Appointed Counsel	151	12	Those documents that were provided or handed to me
13	21 Documents Produced at Deposition	151	13	was a 1040 U.S. Income Tax Return for Robert Wein
14	22 Emails from Jody Rich to Betsy	190	14	just the first page. Do you know where the rest of
15	Savitt		15	the tax return is?
16	23 Email From Betsy Savitt to Jody	207	16	A. Can I see it?
17	Rich		17	MS. MORRIS: Just yes or no.
18			18	THE WITNESS: I'll find it. Yes. Maybe.
19	(ALL EXHIBITS RETAINED BY MR. ROSENWATER.)		19	BY MR. ROSENWATER:
20			20	Q. So you're going to produce it?
21	Certified Question: Page 146, Line 12		21	MS. MORRIS: No, not necessarily. It may
22	- · ·		22	be privileged. You asked her if she knows
1			23	where it is. She said yes.
23				
24			24	MR. ROSENWATER: Well, I don't know if
1			24 25	MR. ROSENWATER: Well, I don't know if it's privileged. She provided the first page,

09:11:46-09:13:01 Page 133 Page 131 | 09:15:31-09:16:19 so it's not privileged. 1 A. It's not condo. It's Paraveda. 1 MS. MORRIS: That's what we're providing. 2 O. What is Paraveda? 2 3 A. Paraveda is an investment that Robert had MR. ROSENWATER: Are you objecting that 3 it's privilege? What's the privilege? 4 that came due. 4 MS. MORRIS: I don't know yet. You can 5 O. So the --6 A. It was sent to Morgan Stanley. send a follow-up request to produce if you want 6 the full tax return. 7 Q. Was that an investment or was that a 7 MR. ROSENWATER: We're not going to send a promissory note? 8 follow-up request. We requested documents 9 A. Investment. pursuant to our duces tecum, and you haven't (Reporter clarification.) 10 10 11 provided all of the documents. We'll take it 11 THE WITNESS: P-A-R-A-V-E-D-A. up with the court. BY MR. ROSENWATER: 12 12 MS. MORRIS: I've objected to the whole 13 13 Q. Are there any other monies that are due 14 file that you -- and I produced the documents 14 from Paraveda? that I felt were not objectionable, Bruce. 15 15 A. No. MR. ROSENWATER: You provide the first 16 Q. Are there any promissory notes entered 16 17 into with Paraveda? 17 page, but no other page of the tax return? MS. MORRIS: That's right. 18 A. No. 18 MR. ROSENWATER: We'll bring that up with 19 Q. Is there a number of outstanding 19 20 promissory notes for monies that Robert Wein lent 20 the court. BY MR. ROSENWATER: individuals and companies to? 21 21 22 Q. You produced some documents regarding a MS. MORRIS: Objection. Relevance. Go 22 B of A core checking account 3992. It doesn't say 23 ahead. whose account it was for. Whose account is this BY MR. ROSENWATER: 24 24 for? 25 25 Q. Are there promissory notes? 09:13:33-09:15:14 Page 132 09:16:25-09:17:04 Page 134 1 A. It's the guardianship account. THE WITNESS: Am I supposed to answer? 1 2 Q. When was that account opened? MS. MORRIS: Yes. You can answer. 2 3 A. I'm not sure. THE WITNESS: There are promissory notes, 3 4 Q. Are those complete records for that 4 yes. 5 account? BY MR. ROSENWATER: 5 6 A. Oh, here we go. September 29th. 6 Q. Who are the promissory notes from? 7 Q. Are those the complete records for this 7 MS. MORRIS: I want a standing irrelevant 8 account? objection to this line of questioning. 8 9 A. Yes. THE WITNESS: I don't have them. 9 10 Q. And whose handwriting is this on these BY MR. ROSENWATER: 10 11 accounts? 11 Q. Have you made any effort to collect on 12 A. My assistant, these promissory notes? 13 Q. Who is your assistant? 13 A. Yes. 14 A. Kiriam. 14 O. What efforts have you done? 15 Q. Who? 15 A. Tried to collect them. 16 A. Kiriam. 16 Q. How did you try to collect them? 17 Q. Is that the first name or last name? 17 A. They're all different. 18 A. Kiriam Ruiz 18 O. Tell me. 19 A. Well, they're in the inventory. 19 Q. On 4/13/2015 there's check number 200 to 20 Morgan Stanley. It says condo for \$200,000. Can 20 Q. They're in the inventory that these are 21 you explain that entry? 21 monies that are owed to the guardianship, to the 22 A. Can I see it? I think condo is a mistake. 22 ward. But how did you collect them? In the 23 I'm not sure exactly, but I think this is the inventory it said --24 Paraveda funds that came back. 24 A. I'm in the process of collecting them. 25 Q. It's what, for the court reporter? 25 Q. In the process? What are you doing? Have

Elizabeth Savitt - - Vol. 2 - 06/10/2015

Re: Guardianship of Robert Paul Wein 09:17:16-09:18:02 Page 137 Page 135 09:20:14-09:21:23 1 for \$3,577.50 to Elder Law Associates. Did you get 1 you sent out demand letters? 2 A. I've been calling and speaking to the 2 court approval for that? 3 people that owe the money. 3 A. No. 4 Q. And your records reflect that? 4 O. On October 29th, 2014, you wrote a check 5 A. Possibly. to yourself for guardian fees for \$3,000. Did you 6 Q. You've been the guardian for almost eight get court approval for that? months now. These monies have been due and 7 A. No. outstanding since that time. You filed no court MS. MORRIS: Standing irrelevant objection R to all of these questions, please. action or sent any demand letters to these individuals or companies? BY MR. ROSENWATER: 10 MS. MORRIS: Objection. Irrelevant and 11 Q. On October 22nd, 2014, you wrote a check 11 12 argumentative. 12 to Ellen Morris for \$1,137.50. Did you get court 13 You can answer. 13 approval? 14 A. No. THE WITNESS: I've done many things to collect these monies. 15 Q. On December 15, 2014, you wrote a check to BY MR. ROSENWATER: 16 Mitchell Kitroser for \$13,972.52. 17 Q. What are the many things that you've done? 17 (Reporter clarification.) 18 A. Mostly telephone calls. MR. ROSENWATER: \$13,972.52. 18 19 Q. And your records would reflect that? 19 BY MR. ROSENWATER: 20 A. Possibly. 20 Q. Is that correct, you wrote a check to 21 Q. Have you collected any of these monies? 21 Mitchell Kitroser? 22 A. Not yet -- that's wrong. I take that 22 A. I did. 23 back. I have collected some of them. 23 Q. Was that pursuant to a court order? 24 Q. What have you collected? 24 A. I believe so. 25 A. The interest from the Copa Cabana loan. 25 Q. Have you paid yourself more than the 09:18:23-09:19:51 Page 136 09:21:57-09:22:42 Page 138 1 O. Is that note due? 1 \$5,000 and the \$3,000 that I just asked you about? 2 A. It's not a -- it doesn't have a due date. 2 A. No. 3 I'm collecting interest. 3 Q. Do you have billing records? MS. MORRIS: There's an irrelevant 4 A. Yes. objection to all of those questions. 5 Q. Did you bring those? BY MR. ROSENWATER: 6 A. No. Q. On February 18, 2015, check number 182, 7 Q. Weren't they asked for at the last you paid yourself \$5,000 for guardianship fees. deposition and requested as part of the notice of Did you get court approval for those fees? taking deposition duces tecum? 10 A. No. 10 A. Yes. 11 Q. On March 11th, 2015, check number 190 to 11 Q. Why didn't you bring them? 12 Elder Law Associates for \$4,146.85, did you get 12 A. I don't have them finished yet. 13 court approval for that check? 13 Q. Why didn't you bring what you had 14 A. No. 14 completed? 15 Q. Have you petitioned the court for 15 A. It doesn't let me do tbat. 16 guardianship fees? 16 Q. You can't print it out? 17 A. No. A. I can't print out the incomplete invoice. 18 Q. Do you intend to? 18 Q. So from October 2014 to June 10th, 2015, 19 A. Yes. 19 you have not completed one invoice in this case? 20 Q. When do you intend to do so? 20 A. I haven't invoiced for this guardianship MS. MORRIS: Objection. Irrelevant.

24 A. I don't know.

BY MR. ROSENWATER:

25 Q. On November 17, 2014, you wrote a check

23 Q. You can answer the question.

21 yet, no.

23 A. Yes.

22 Q. But you've paid yourself \$8,000?

25 A. What was due and owing at the time I paid

24 Q. What was that based upon?

Re: Guardianship of Robert Paul Wein Page 141 09:22:50-09:23:42 Page 139 09:25:23-09:26:33 co-payment. The best approach is to have the 1 it. 2 Q. Off of your billing records? marriage annulled and then have her go on Medicaid when all expenses are paid. з A. Yes. 3 Did Dan Wein send you this email? 4 Q. And you can't print a partial billing 4 5 record? 5 A. Yes. 6 Q. Whose idea was it to have the marriage 6 A. Not on my program. 7 annulled, yours or Dan Wein's? 7 Q. What program do you have? 8 A. Rocket Matter. 8 A. I don't know. 9 Q. You don't know? 9 Q. Are you going to provide those records? 10 A. No. 10 A. Yes. 11 Q. Did you have any emails with him or 11 Q. When are you going to provide those? 12 discussions with him prior to this email of MS. MORRIS: Subject to any privilege 12 November 20, 2014, regarding the annulment of the 13 13 redaction. marriage? 14 BY MR. ROSENWATER: 14 15 Q. When are you going to provide those 15 A. I'm not sure. 16 O. Why were these discussions made with Dan 16 records? 17 Wein regarding Robert Wein's marriage to Vita Wein? 17 A. By the date that they're due. 18 Q. You have a gmail account? 18 A. I'm not sure. 19 O. Why does Dan Wein have any standing to 19 A. Yes. 20 Q. And you communicate with Dan Wein via 20 have this marriage annulled? 21 A. I don't know if he does. 21 cmail at Dan Wein's email address: 22 O. Why are you discussing this as the ward? 22 DWein5680@aol.com? 23 Isn't that information that shouldn't he discussed 23 A. Yes. with the brother, his marriage? 24 Q. And you provided us with copies of emails 25 that you've had with Dan Wein regarding Robert 25 A. I can't prevent him from emailing me. 09:26:50-09:27:13 Page 142 09:23:51-09:25:07 Page 140 1 Wein? 1 Q. He emails you on November 20, 2014, at 10:00 p.m. saying: The best approach is to have 2 A. Yes. the marriage annulled and then have her go on 3 O. The cmails that you provided are all of Medicaid when all expenses are paid. Is that 4 the emails that you've had with Dan Wein since the beginning of this matter? correct? 5 6 A. Yes. 6 A. That's part of that email. O. What is the rest of the email? 7 Q. Now, on some of these emails you've MS. MORRIS: Objection. The document redacted information from these emails. Why did you redact the information? speaks for itself. 9 10 A. Because it wasn't specific to what we're 10 MR. ROSENWATER: She said she's --BY MR. ROSENWATER: 11 here for today. 11 12 O. What's the rest of the email? 12 Q. What are you discussing with Dan Wein 13 other than Robert Wein? What other matters are you MS. MORRIS: Well, obviously it's part of 13 the email. There's already --14 discussing with him? 14 MR. ROSENWATER: She said that's --15 A. His healthcare, finances. 15 16 Q. Robert Wein's healthcare and finances? 16 MS. MORRIS: -- testimony that there's redactions as to the healthcare or other issues 17 A. Yes. 17 18 Q. That's not relevant to the guardianship? that are not relevant to what we're here for. I don't understand the question. 19 A. It doesn't have anything to do with the 19 20 annulment or the trust issues. MR. ROSENWATER: Can you repeat the 20 21 Q. Dan Wein sent you an email on November 20, 21 question. 22 2014. The first half of the email is reducted. 22 (The preceding question was read back by 23 But it says thereafter: Insofar as Vita, I 23 the Reporter.)

24

25

MR. ROSENWATER: Go back to her answer.

(A portion of the record was read back by

25

understand she is on Medicare. If so, she can see

any doctor that accepts Medicare and pays the

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein 09:27:54-09:28:50 Page 143 | 09:30:13-09:30:55 the Reporter.) BY MR. ROSENWATER: 3 Q. What is the rest of the email? 3 can go on Medicaid? 4 A. It's right there.

5 Q. Here. Tell me what is the rest of the email.

MS. MORRIS: Objection to anything that's 7 redacted. Obviously she's not testifying to Я

9

BY MR. ROSENWATER: 10

11 Q. I'm talking about the annulment.

12 A. In the rest of the email he's talking

13 about Vita's social worker at Jewish Home Life in

14 the Bronx, and that social worker told him that

15 Vita was on Medicaid. He wants to know when did

she go off Medicaid and back on Medicare, which she

17 says she's presently on.

18 Q. What relevance does that have to do with

19 ward?

20 A. I don't know.

21 Q. On November 20th Dan Wein emails you about

22 having the marriage annulled. Then on November

23 21st, one day after that, you email Jody Rich and

suggest that Vita -- the best approach is to have 24

25 the marriage annulled and then have her go back on

1 discussions that you had with Dan Wein for the best

2 approach for the marriage to be annulled so Vita

4 A. No. That was concerning Jody's request

5 for health insurance for Vita.

6 Q. So you've never had discussions with

7 Robert Wein prior to January of 2015 --

8 A. No. I didn't say that.

9 Q. -- regarding the annulment of the

10 marriage?

11 A. I didn't say that.

12 Q. When did you first have discussions

13 with --

14 A. I don't remember exactly.

15 Q. Would your -- do you take notes? Do you

16 have notes on the guardianship?

17 A. Some notes.

18 Q. Did you provide those notes?

19 A. They would be in the emails or --

MS. MORRIS: Unless they were objected to. 20

BY MR. ROSENWATER: 21

22 O. You have other notes as well, correct?

23 A. No.

24 Q. You don't -- you visit Robert Wein on such

25 and such date. You don't take notes on what took

09:29:10-09:29:58

09:31:09-09:32:09

Page 146

Page 145

Medicaid when all expenses are paid, housing,

doctors, hospital, et cetera. Is that correct?

3 A. If that's what you're reading.

4 Q. Well, look at it.

5 A. Yes.

6 Q. So Dan Wein on the 20th tells you that the

7 marriage should be annulled. You email Jody Rich

the next day saying, the best approach is to have

the marriage annulled. Whose idea was it to have

10 the marriage annulled, yours or Dan Wein's?

11 A. I don't know.

12 O. You don't know?

13 A. No.

14 Q. At your last deposition you said that

15 Robert Wein wanted his marriage annulled, and he

16 told you in January of 2015. Do you recall that?

17 A. Yes.

j

18 Q. And you said that was the first time that

19 came up, correct?

20 A. The first time it came up with Robert.

21 Q. So prior to January of 2015, Robert never

22 said anything about his marriage being annulled?

A. I can't remember.

24 Q. Did you have any discussions with Robert

25 prior to January of 2015 regarding these emails and

1 place on that visit? You don't have a journal?

2 A. No.

3 O. How do you document what took place with

4 the ward if anything needed to be done? For

example, you met the ward today.

6 A. It would be in my billing.

7 Q. Your billing records would reflect

conversations or the extent of what was done?

9 A. Possibly.

10 Q. If they're not in the billing records,

11 where would they be?

12 A. Then I probably don't have them.

CERTIFIED QUESTION 13

BY MR. ROSENWATER: 14

Q. Did you speak with Mitchell Kitroser

regarding the annulment of Robert Wein's marriage?

17 A. Yes.

MS. MORRIS: Objection. 18

MR. ROSENWATER: What is your objection? 19

MS. MORRIS: Mitchell Kitroser was the 20

attorney for Robert Wein. The attorney/client 21

privilege extends to fiduciaries. Betsy is 22

Robert Wein's fiduciary. Any conversation that 23

she had with Mitchell Kitroser is privileged 24

attorney/client communication.

Page 149 09:32:21-09;33:15 Page 147 09:34:36-09:35:13 filed any objections with the court? MR. ROSENWATER: If there's a discussion. 1 I've asked if she had any discussions. That's MS. MORRIS: Objection. Argumentative. 2 2 MR. ROSENWATER: She can't answer the 3 not privileged. 3 MS. MORRIS: It actually is. question. It's amazing. 4 4 MR. ROSENWATER: It is not. BY MR. ROSENWATER: 5 6 Q. Let me direct your attention to page five MS. MORRIS: It is. And I'm directing you 6 of the report. Do you have page five? not to answer. 7 MR. ROSENWATER: That's not privileged. 8 A. You want me to read the whole report? Θ Again mark that. We'll certify that and MS. MORRIS: No. He wants you to go to ġ. 9 bring that up before the court. page five. 10 10 BY MR. ROSENWATER: 11 THE WITNESS: Okay. 12 Q. So you're not going to testify that you 12 BY MR. ROSENWATER: 13 had any discussions with Mitchell Kitroser? 13 O. Do you see the stipulation as to the rights to be removed? 15 Q. Did you review his report that he filed 15 A. The rights that will be delegated to the 16 with the court? guardian. Is that what you're looking at? 17 A. I did. 17 Q. No. On page five, the stipulation as 18 Q. Did his report indicate anything about 18 to --19 Robert Wein's marriage? 19 A. Stipulation, okay, uh-huh. 20 A. I can't remember the report exactly. I'd 20 Q. And Mr. Kitroser says that Mr. Wein 21 recalls that he remarried his former wife Vita and 21 have to read it again. 22 Q. When is the last time you read his report? 22 wishes to remain married. Have you read that 23 A. At the very beginning of the guardianship. before? 23 24 Q. I'm handing you the report of the court 24 A. Yes. 25 appointed counsel, which was Mitchell Kitroser. 25 Q. (Reading.) And for the purposes of this 09:33:29-09:34:16 09:35:32-09:36:28 Page 148 Page 150 hearing in this matter, Mr. Wein states that he no 1 Have you seen that report before? 2 A. Yes. longer has the need to marry in the future and has no need to retain this right. Correct? 3 Q. The report was signed on October 14, 2014, 4 by Mitchell Kitroser, correct? 4 A. Yes. 5 A. Signed, yes. 5 O. When Mr. Kitroser filed this report, did 6 Q. And you read that report? 6 you file any objections to that? 7 A. Yes. 7 A. No. 8 Q. Did you have any objections to the report? 8 O. Do you object to his statement that 9 A. Not at the time. Mr. Wein wishes to be remain married to his wife? 10 Q. Do you have objections to the report now? 10 A. Do I what? 11 A. I don't know. I'll have to reread it. 11 O. Do you have an objection to his statement 12 Q. You said, not at the time. I mean, either that Mr. Wein wishes to remain married? 13 you have objections or not. Have you filed any 13 A. I don't have an objection to what he's 14 objections to the report? saying. 15 A. No. 15 Q. And he was the court-appointed attorney 16 Q. What are your objections to the report, if 16 for the ward, correct? 17 any? 17 A. Yes. 18 A. I would have to reread it and let you know 18 Q. And your petition to annul is hased upon 19 if I have an objection. statements that Robert Wein made to you? 20 Q. Wouldn't you know now? MS. MORRIS: It's a petition for authority 20 21 A. No. I don't know. I haven't reread it to annul. Let's just be clear what we're on. 21 22 since beginning of the guardianship. This is not the annulment petition. It's a 22 23 Q. So you haven't looked at it since the petition for authority to annul. 23 beginning of the guardianship. But you're saying MR. ROSENWATER: I understand that. But 24

you may have objections to it. But you haven't

I'm trying to find out why there's even a basis

Page 153 09:36:36-09:39:26 Page 151 | 09:40:53-09:41:34 for authority to annul. 1 correct? BY MR. ROSENWATER: 2 A. Yes. 3 O. And on May 20th did he have discussions 3 Q. What is your basis for filing this 4 with you regarding his marriage to Vita? petition? 5 A. It wasn't a discussion, no. 5 A. Conversations with Mr. Wein. 6 Q. And Mr. Wein has said to you, I don't want 6 O. Did he say anything to you about his 7 to be married to Vita Wein? 7 marriage being annulled? B A. Correct. 8 A. No. 9 O. When were those conversations? 9 Q. Did he say that he wanted to be married to 10 A. I don't have the exact date. 10 Vita? 11 A. Possibly. 11 MR. ROSENWATER: Let's enter this as Exhibit --12 Q. Well, what did he say to you? 12 13 A. I don't have it written in front of me. 13 (Off-the-record discussion.) (Vita Wein's Exhibit 20, Report of 14 Q. So you had a telephone conversation on Court-Appointed Counsel.) 15 May 20th with Robert Wein. You didn't visit him on 15 MR. ROSENWATER: Let's mark as Composite 16 that day. Would it he reflected in your billing 17 Exhibit 21 the additional documents that were 17 records? produced today. 18 A. Yes. 18 (Vita Wein's Exhibit 21, Documents 19 Q. So your billing records would indicate Produced at Deposition.) 20 what you talked to Robert Wein on May 20th about, 20 BY MR. ROSENWATER: 21 correct? 21 22 Q. Has Robert Wein ever had any recent 22 A. Or my notes. 23 Q. So you have notes as well. Where do you 23 discussions with you stating that be wanted to 24 remain married? 24 take notes? 25 A. He called me on the telephone. A. On my Rocket program. 09:39:46-09:40:42 Page 152 09:41:43-09:42:17 Page 154 1 Q. When? 1 O. Is that connected with your hilling 2 A. The day after our deposition. 2 program? 3 Q. And what did he say? 3 A. Yes. 4 A. He said -- I don't know exactly. 4 O. So when you print your invoice, your notes 5 Q. Why did he call you? 5 would come up as well? 6 A. I'm not sure. 6 A. No. I have to print my notes. 7 Q. What did you say to him? 7 Q. So your notes are separate? You don't 8 A. I just listened to him. have to finalize your billing to print your notes, 9 Q. You didn't say anything to him? correct? 10 A. I asked him who was there, 10 A. Correct. 11 Q. Who did he say? 11 O. Did you bring your notes on the 12 A. He said Jody and Vita. 12 guardianship file with you today? 13 Q. And what else? That's it? That was your 13 A. No. 14 wbole conversation? 14 Q. Wby not? 15 A. No. It wasn't the whole conversation. 15 A. Because I haven't printed them yet. 16 Q. What else did you speak with Robert on 16 Q. Weren't you asked for that at your last 17 that day. And that would be May 20th, correct, 17 deposition? 18 because your deposition was taken on May 19th? 18 A. Yes. But I haven't finished it yet. 19 A. Yes, 19 Q. Did you say you were going to produce them 20 Q. So it was approximately a little less than 20 at the deposition with the emails and the billing 21 three weeks ago? 21 records? 22 A. Yes. 22 A. No. I said I would produce them when they 23 Q. So Robert Wein called you on May 20th. 23 were due. 24 And he said he -- he asked you. Strike that. 24 O. I don't think so. 25 Robert Wein called you on May 20th, 25 A. Well, I produced all of the emails.

Re: Guardianship of Robert Paul Wein

09:42:28-09:43:10 Page 155 09:44:07-09:45:04 Page 157

- 1 Q. You knew your deposition was renoticed for
- 2 June 10th, and the purpose of renoticing the
- 3 deposition was to go over the documents that were
- 4 requested, right?
- 5 A. Correct,
- 6 MS. MORRIS: Objection. Argumentative.
- **7 BY MR. ROSENWATER:**
- 8 Q. I guess we're going to have to continue
- 9 your deposition again because you haven't provided
- 10 the records. Is that okay with you?
- 11 A. No.
- 12 Q. Are you going to provide the records?
- 13 A. Yes.
- MS. MORRIS: They're due on the 14th. You
- 15 served your notice prior and asked for
- 16 documents before your request for production
- 17 due date. We gave you professional courtesy
- and produced whatever we could produce before
- 19 that time. We filed an objection to your duces
- 20 tecum in your depo, which was overbroad, and
- 21 we'll produce whatever we're not objecting to
- 22 according to your request for production.
- 23 MR. ROSENWATER: You had a notice of
- 24 taking deposition pursuant to the guardian's
- 25 deposition. You were supposed to provide those

- 1 and didn't respond?
- 2 A. Yes. He gave a speech.
- 3 Q. You said nothing?
- 4 A. Not until he was done.
- 5 Q. What did you say when he was done?
- 6 A. I said, who's there with you.
- 7 Q. Other than that, what did you say?
- 8 A. That's it.
- 9 Q. Did you discuss Larry Wein with him?
- 10 A. I don't think so.
- 11 Q. Would your notes reflect that?
- 12 A. They would.
- 13 Q. You said he gave a speech. What was the
- 14 speech that he gave to you?
- 15 A. Something about, I don't want to change
- 16 anything.
- 17 O. Meaning his estate documents?
- 18 A. I don't know what he meant.
- 19 Q. And then after this discussion on
- 20 May 20th, did you have any other discussions with
- 21 Robert Wein regarding the annulment of his marriage
- 22 or his estate documents?
- 23 A. He called again with Vita from Vita's
- 24 phone. And I have to look to see exactly what he
- 25 said.

09:43:20-09:43:57 Page 156 09:45:15-09:45;56

Page 158

- 1 documents unless you had an objection. You
- 2 didn't object to the billing records. You said
- 3 you were going to provide the billing records.
- 4 MS. MORRIS: We objected in total to your
- 5 notice as overbroad.
- 6 MR. ROSENWATER: We'll file a motion.
- 7 MS, MORRIS: Go right ahead. File
- 8 whatever you want.
- 9 MR. ROSENWATER: You guys don't provide
- 10 anything.
- 11 BY MR. ROSENWATER:
- 12 Q. So on May 20th you had a discussion with
- 13 Robert Wein. You don't recall what was discussed
- 14 in this conversation?
- 15 A. Ido.
- 16 Q. What was discussed?
- 17 A. He called and he spoke. We didn't discuss
- 18 anything.
- 19 Q. Well, when someone calls, isn't that a
- 20 discussion? You responded to him, correct?
- 21 A. No.
- 22 Q. He just said, hello, Betsy, this is Robert
- 23 Wein?
- 24 A. (Nodding head.)
- 25 Q. And you just sat there shaking your head

- 1 Q. You don't know what he said?
- 2 A. Well, he said something about, I want to
- 3 pay for Vita.
- 4 O. And what did you say to him?
- 5 A. I don't remember.
- 6 O. And when was that conversation?
- 7 A. Sometime after the first conversation.
- 8 O. So it was sometime after May 20th?
- 9 A. Yes. A couple days later.
- 10 Q. So less than two weeks ago?
- 11 A. Yes.
- 12 Q. And you don't recall the conversation?
- 13 A. I don't recall exactly the conversation.
- 14 Q. Well, can you paraphrase the conversation?
- 15 A. I just did.
- 16 Q. What do you recall of the conversation?
- 17 A. I just paraphrased it.
- 18 Q. Just that I want to pay for Vita?
- 19 A. I want to pay for Vita. I want to leave
- 20 everything as it.
- 21 Q. Were there any other conversations with
- 22 Robert after that conversation?
- 23 A. No.
- 24 Q. No other telephone conversations?
- 25 A. No.

Re: Guardianship of Robert Paul Wein 09:46:05-09:46:39 Page 159 | 09:47:41-09:48:20 1 Q. Did you meet with him? You asked what do they involve. 2 A. Yes. MR. ROSENWATER: I said, what other 2 3 Q. When did you meet with him? records are you working on, what other cases do 4 A. I'll provide you with that date. 4 you have. 5 Q. You don't have that? MS. MORRIS: She said six. 5 MR. ROSENWATER: Six guardianships. She 6 A. Not on me, no. said she was busy and had other matters and she 7 Q. Approximately? 7 8 A. Approximately sometime between then and hasn't --8 MS. MORRIS: What types of other cases? 9 now. 9 MR. ROSENWATER: Yeah. What types of 10 Q. When is then? 10 11 A. The last deposition. other cases. 11 MS. MORRIS: Okay. You can answer that. 12 Q. Well, it had to be after May 20th, 12 13 correct? THE WITNESS: I have guardian advocates. 13 14 A. Yes. It was after May 20th, correct. 14 BY MR. ROSENWATER: 15 Q. And then a few days after that you had a 15 O. What is a guardian advocate? 16 A. Oh, boy. A guardian advocate is different 16 conversation with him, you said, a telephone from a regular guardianship. It deals with people 17 conversation? 18 A. Right. who are incapacitated from birth. 18 19 Q. It was after that conversation, correct? 19 Q. How many cases do you have? 20 A. I'm not sure. 20 A. I don't know exactly. 21 Q. Approximately. 21 Q. You don't review your notes and records 22 before you come to these depositions? 22 A. Three. 23 A. It could have been before that. I was 23 O. What other matters are you handling? 24 busy copying the emails. 24 A. Special needs trusts. 25 Q. How many guardianships do you have right 25 Q. How many special needs trusts are you 09:46:49-09:47:35 Page 160 09:48:33-09:49:35 Page 162 1 involved in? 1 now? 2 A. I don't know exactly, 2 A. Five. 3 Q. What about approximately? 3 Q. Any other matters you're presently working 4 A. I have all different things. I have 5 A. Estates. 5 trusts. I have full plenary guardianships. I have guardian advocates. They're all different. When 6 Q. Estate what? you say "guardianships," guardianships, I don't 7 A. Personal representative. 6 have very many. 8 O. How many estates? 9 Q. How many, less than five? 9 A. Two. 10 A. Six. 10 Q. Court appointed? 11 Q. These are six ongoing guardianships? 11 A. Yes. 12 A. Yes. 12 Q. Any other matters? 13 Q. You're court appointed for each of them? 13 A. No. 14 Q. On November 28th, 2014, you have an email 15 Q. What other matters are you working on? 15 with Dan Wein regarding the eviction of Larry Wein. 16 MS. MORRIS: Objection. Irrelevant. Is that it? Don't answer. 17 A. Yes. 17 MR. ROSENWATER: It's not. 18 Q. Yes? Correct? 18 19 MS. MORRIS: I'm instructing her not to 19 A. Yes. 20 answer, Bruce. Move on. 20 Q. Why did you get involved in Larry Wein's MR. ROSENWATER: It's relevant because 21 21 eviction? 22 she's not recalling anything. I want to know 22 A. Bob asked me to. 23 how busy she is. She can't provide these 23 O. Those are in your notes? 24 records. 24 A. No.

MS. MORRIS: That's not what you asked.

25

25 Q. Larry Wein is an adult, right?

Page 165 09:50:01-09:51:34 Page 163 09:52:58-09:53:40 1 A. Yes. 1 Q. The annulment and amending the estate 2 documents? 2 Q. Again, in this email on Friday, 3 A. He has a lot of documentation. November 28th, Dan Wein says: Bob's marriage to 4 Q. What documentation does he have? Vita has to be annulled. I prepared a brief 5 A. Whatever he's given us. delineating the reasons to annul the marriage and 6 Q. What has he given you? I'm asking you. reversed, revised and restated trust of 6 August 25th, 2014. I will email the brief to you 7 A. Anything we have that came from Dan, 7 documentation, or Jody. I started the guardianship within a day or so. Did you provide that brief? with nothing, so... 9 10 Q. So you started the guardianship with 10 A. I believe so, yes. nothing and Dan Wein and Jody Rich provided you 11 Q. So Dan Wein emails you on Wednesday, with documentation? 12 December 31st, 2014: Have you made progress on the 13 A. Correct. 13 reversal of the trust and annulment of the marriage. Was my brief of any help to you? 14 Q. When you went to court the first time 15 regarding this matter, did you meet with Jody Rich? Is he telling you what to do regarding 15 16 A. I met her, yes. 16 this guardianship? 17 A. He's sending emails. 17 Q. Did she provide a package to you? 18 A. Sometime later she sent a package. 18 O. You're aware that Dan Wein took out a 19 large amount of money from Robert Wein's accounts 19 Q. What was in the package? 20 prior to this guardianship? Are you aware of that? 20 A. I don't recall exactly. I have it in my 21 A. No. 21 file. 22 Q. Was it the estate documents for Robert 22 Q. Bob Wein never told you that? 23 Wein? 23 A. No. 24 Q. No one ever told you that? 24 A. Some of them, yes. 25 Q. So at your last deposition you said that 25 A. No. 09:51:41-09:52:47 09:53:54-09:54:57 Page 166 Page 164 1 Q. Did Jody Rich tell you that? 1 Ellen Wein provided -- Ellen Morris provided those documents to you. Who provided the estate 2 A. No. documents for Robert Wein to you, Jody Rich or 3 Q. Jody Rich never said that? Ellen Morris? 4 A. No. 5 A. Well, there are lots of estate documents, 5 Q. Didn't she give you a note telling you 6 so I don't know which ones you're asking about. 6 about that? 7 A. What are we referring to? 7 Q. At some time Jody Rich provided these documents to you, estate documents? 8 Q. That Dan Wein took a large amount of money 9 from Bob Wein? 9 A. Correct. Correct. 10 Q. And you're aware that she had these estate 10 Λ. A large amount of money? How much money 11 are we talking about? 11 documents? 12 Q. \$100,000. 12 A. I have to look in the file to see which ones she had. I'm sure she had -- I know she had 13 A. No. I didn't hear that. 13 14 Q. Did you know that Dan Wein tried to take the second trust. 15 O. Did you ever ask her how she got these 15 \$200,000 after his power of attorney was revoked 16 from Robert Wein's account? 16 estate documents? 17 A. No. 17 A. I don't think so, no. 18 Q. Do you feel it's appropriate to talk to 18 Q. Your attorney is alleging that these 19 documents are privileged? 19 Dan Wein regarding these issues? 20 A. What issues? 20 A. Correct. 21 O. His annulment and financial issues? 21 O. You sent an email to Dan Wein on January 22 A. If I need to. 30, 2015. It says: I hear you, and I'm making an 22 23 Q. Why do you need to speak to him regarding appointment with Bob to take him to see my 23 attorney. I will let you know when. I had a very 24 these issues? nice call with Bob. He said nice things about you. 25 A. Which issues? 25

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Elizabeth Savitt - - Vol. 2 - 06/10/2015

Re: Guardianship of Robert Paul Wein Page 169 09:55:10-09:56:11 Page 167 | 09:58:02-09:58:47 those testimonies from the two people --Do you recall this email? MS. MORRIS: They're right here. Hang on. 2 A. Yes. 2 THE WITNESS: -- his two friends and 3 Q. What did Bob say? 3 4 A. In his conversation with me? then --4 MS. MORRIS: Hang on. 5 Q. Yeah, on January 30th, 2015. 5 6 A. He said that he loved his brother and he 6 THE WITNESS: (Inaudible.) THE REPORTER: I can't hear what you're wanted to redact anything negative he's ever -- he 7 has said to anyone about his brother. 8 MS. MORRIS: I don't know that this needs 9 Q. So you can remember this conversation on 9 January 30th, 2015, which was almost six months to be on the record. 10 ago, but you can't recall your conversation last MR. ROSENWATER: It does. 11 11 week with Bob Wein? MS. MORRIS: You want this on the record? 12 13 MS. MORRIS: Objection. Argumentative. 13 MR. ROSENWATER: Yeah. Stating facts not in evidence. That's not what 14 MS. MORRIS: Okay. I'm finding the 14 affidavits that are the additional documents she testified to. 15 15 16 BY MR. ROSENWATER: for her and handing them to Bruce. 16 17 Q. You say: I'm making an appointment with MR. ROSENWATER: Or throwing them, 17 Bob to take him to see my attorney. What were you 18 BY MR. ROSENWATER: taking Bob to see the attorney for? 19 O. Who had these affidavits prepared? 20 A. He wanted to annul the marriage and change 20 A. I don't know. 21 his trust documents. 21 Q. Did you instruct Dan Wein to get these 22 O. This was after he was already determined 22 affidavits prepared? 23 to be incapacitated and show that he had dementia, 23 A. No. correct? 24 Q. So Dan Wein on his own got these 25 affidavits from these individuals? 25 A. Correct. 09:56:20-09:57:49 09:59:00-10:01:48 Page 168 Page 170 1 Q. He didn't have the ability to contract? 1 A. I don't know who got them. 2 A. Correct, 2 Q. Dan Wein provided these documents to you, 3 Q. And you're trying to set aside the 2014 3 correct? amendment because he didn't have the capacity to 4 A. On this day he did, yes, February 9th. enter into those documents; is that correct? 5 Q. And there's also an email from Mitch MS. MORRIS: Objection. That is Kitroser on February 9th. Do you have that email 6 7 misstating facts in evidence. That's not what from Mitch Kitroser? 7 the petition says. MS. MORRIS: This is an email from Mitch 8 8 BY MR. ROSENWATER: Kitroser that's dated October 13th, 2014. 9 Here's another email that's part of an email 10 Q. There's an email from Dan Wein to you on 10 11 Monday, February 9, 2015. It says: Attached are 11 string where there's an email contained from some documents I meant to give you this afternoon. Mitch Kitroser in it dated somewhere also in 12 12 They are files, an email from Mitch Kitroser, which October. Those are the only emails that you 13 13 of course was not paying Vita's attorney and two 14 have. 14 separate affidavits which support the annulment of BY MR. ROSENWATER: 15 16 Bob's marriage to Vita. 16 O. So the two emails that were handed to me 17 Do you recall that email? by your attorney from Mitch Kitroser, are those the 17 18 A. Yes. emails that were attached to this email of 19 Q. Did you attach those documents? February 9th that Dan Wein provided to you? 20 A. Yes. 20 A. I don't know exactly. I can look it up

- 22 MS. MORRIS: Let me look. It will
- 23 probably be easier.
- THE WITNESS: I wrote back and sent them 24
- yesterday. These additional documents were

- 22 Q. Did you speak with Larry Wein regarding
- 23 his affidavit that he filed?
- 24 A. No.
- 25 Q. In paragraph three Larry Wein states: My

10:02:06-10:02:44 Page 171 | 10:04:09-10:05:07 Page 173 father has been manipulated, coerced and exploited 1 A. No. I don't believe so. by his caretaker, Delores Bryant, my mother Vita 2 Q. Did he provide you with the marriage and other third parties such as Jody Rich. 3 license? You never spoke to him about this? 4 A. I don't think he did, no. 5 Q. Where did you obtain that document from? 5 A. No. 6 Q. You didn't think it was important to speak 6 A. From the courthouse, the clerk of court. to him about this? 7 Q. The marriage license, did you speak to the MS. MORRIS: Objection. Argumentative. 8 individual who performed the ceremony? 9 Asked and answered. 9 A. No. BY MR. ROSENWATER: 10 10 Q. And I believe you've also attached to your 11 Q. Did you think it was important to speak amended petition to appoint an attorney to annul 12 with these individuals regarding the allegations 12 the marriage a marriage license application? 13 made by Robert Wein's son? 13 A. Yes. 14 A. I've never spoken to Larry Wein. 14 Q. Who provided that application to you? 15 Q. You've never spoken to him? 15 A. The clerk of court. 16 Q. When did you obtain that license? 16 A. No. 17 O. Does Larry Wein have any type of mental 17 A. I don't have the date. 18 issues? 18 Q. Did you go to the court directly and get 19 A. Yes. 19 it? 20 Q. Do you know what they are? 20 A. Yes. 21 A. Not exactly. 21 Q. Did you discuss that application with 22 Q. How did you find out about his mental 22 Robert? 23 issues? 23 A. No. 24 A. From his family members. 24 Q. On the inventory that you prepared on 25 Q. What did they tell you about Larry Wein? 25 behalf of the ward, you indicated there's numerous 10:02:58-10:03:55 10:05:22-10:05:55 Page 172 Page 174 1 A. That he has mental issues. individuals that have outstanding obligations to 2 Q. Are you relying on his affidavit in this the ward, correct? 2 3 case? 3 MS. MORRIS: Objection. Irrelevant. 4 A. That's a legal question. I can't answer. 4 You can answer, Betsy. 5 Q. Do you know who had -- strike that. **THE WITNESS:** Yes. There are people that 5 This affidavit of Eugene Kaplan, did you 6 have monies owed. speak with Mr. Kaplan? 7 BY MR. ROSENWATER: 8 A. No. Q. I believe Eugene Kaplan was one of the 9 Q. This affidavit of, the first name is individuals that owes Robert money, correct? 10 S-U-R-U-J-E-A-Y-E, last name J-A-I-K-A-R-A-N, have 10 A. Yes. 11 you spoken with this individual? 11 Q. Have you made any efforts to contact 12 A. No. Mr. Kaplan to collect these monies? 13 Q. Do you know who this individual is? MS. MORRIS: Objection. Irrelevant. 13 14 A. A friend of Robert's. 14 THE WITNESS: Yes. 15 Q. Do you know who Eugene Kaplan is? 15 BY MR. ROSENWATER: 16 A. Another friend of Robert's. 16 Q. What did you do? 17 Q. Dan Wein provided those affidavits to you, 17 A. Telephone calls. 18 correct? 10 Q. Did you send any demand letters? 19 A. Yes. 20 Q. He provided the marital settlement 20 Q. Has Mr. Kaplan made any payments? 21 agreement to you that was entered into evidence as 21 A. No. 22 the last exhibit? 22 Q. Do you know how much money he owes Robert 23 A. Yes. 23 Wein? 24 Q. And has he provided you with any other 24 A. No.

25 documents regarding Robert and Vita's marriage?

25 Q. You provided an email. I guess it was

10:07:56-10:10:15 Page 175 | 10:11:56-10:12:47

- from Ellen Morris to Mitchell Kitroser regarding
- the Wein guardianship dated October 14, 2014. In
- that email Ellen Morris states to Mitch Kitroser:
- She maintains that Robert continues to say he wants
- to live with and take care of Vita.
- Is the "she" you? 6
- 7 A. Can I see it? Yes, that is me.
- 8 Q. So Robert was telling you in October
- of 2014 that he wanted to remain married to Vita,
- correct? 10
- 11 A. I think that he wants to continue taking
- 12 care of her.
- 13 Q. And he told you that last week or a few
- 14 weeks ago according to you, correct?
- 15 A. Yes.
- 16 Q. On February 11th, 2015, you get an email
- from Dan Wein and it says: Betsy, attached are the
- cogent, ethical and fiduciary arguments to annul 18
- the marriage. 19
- 20 Can you provide those to me? I don't see
- where those are. 21
- 22 MS. MORRIS: They're there.
- BY MR. ROSENWATER: 23
- 24 Q. So at your last deposition you said that
- 25 you met with Bob and yourself and Ellen Morris on

- 1 statements that --
- 2 Q. Took place in the presence of yourself and
- Ellen Morris. 3
- MS. MORRIS: Betsy, just put that down and 4
- answer his question. 5
- THE WITNESS: I'm not sure exactly. 6
 - BY MR. ROSENWATER:
- a Q. How would Dan Wein know that Bob made a
- statement on February 9, 2015, to Ellen Morris that
- he wanted to stay married to Vita?
- 11 A. I may have paraphrased our meeting.
- 12 Q. So you discussed attorney/client privilege
- documentations to a person that's not a party to 13
- 14 this?

7

- 15 A. No. I paraphrased it.
- 16 Q. You said that Bob made statements that he
- wanted to stay married to Vita.
- MS. MORRIS: Objection. That's what Dan 18
- 19 said.
- BY MR. ROSENWATER: 20
- 21 Q. You're saying that Dan is incorrect when
- 22 he's saying this to you?
- 23 A. Yes. He writes a lot of incorrect things
- there.

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10:12:58-10:13:55

25 Q. How do you know what's true and what's not

10:10:34-10:11:34

Page 178

Page 177

- February 9th, 2015, and Bob wanted his marriage
- annulled, correct?
- 3 A. Yes.
- 4 Q. But this letter or email that Dan Wein
- 5 sent to you states: He was coerced by Vita and
- Jody into a marriage he would never have partaken
- in if he were not in a demented state. Bob's
- statement on February 9, 2015, to Ellen Morris,
- Esquire, that he wanted to stay married to Vita was
- 10 in variance to the statements made by Bob to me on
- numerous occasions that he did not want to stay 11
- married. 12
- Is that a true and correct statement? 13
- 14 A. From Dan?
- 15 Q. Yes.
- 16 A. It appears to be,
- 17 Q. So you were discussing with Dan Wein
- 18 statements that Bob made to you and Ellen Morris,
- 19 correct?
- 20 A. Let me see the email again. What was your
- 21 question again?
- 22 Q. I asked if you were discussing statements
- 23 with Dan Wein that were made between you and Ellen
- 24 Morris and Robert Wein?
- 25 A. If I was discussing with Dan Wein

- correct when he tells you stuff?
- MS. MORRIS: Objection. Relevance as to 2
- what Dan says that's true or not.
 - BY MR. ROSENWATER:
- 5 Q. Well, you're using Dan's information to
- help you with your petition. 6
- MS. MORRIS: Objection. That's actually 7
- contrary to the testimony that was given.
- MR. ROSENWATER: Not contrary. You can 9
- 10 question her. You have the right to
- cross-examine her. You don't have the right --11
- 12 file a legal objection. But speaking
- objections aren't proper. You can't comment on 13
- the question. If you have an objection to it, 14
- 15 state your objection. You're coaching your
- witness. 16

17

- BY MR. ROSENWATER:
- 18 Q. On February 9th, 2015, did Bob make a
- statement to Ellen Morris that he wanted to stay
- 20 married to Vita?
- 21 A. I'm not sure exactly.
- 22 Q. Was Dan present at the meeting with you
- and Ellen Morris and Bob?
- 24 A. No.
- 25 Q. Was anyone else there besides you, Bob and

10:14:12-10:15:59 Page 179 10:16:54-10:18:01

- 1 Ellen Morris?
- 2 A. No.
- 3 Q. Where would Dan Wein get this information
- that Bob made a statement on February 9th, 2015, to
- Ellen Morris that he wanted to stay married to
- Vita?
- 7 A. I don't know.
- 8 Q. So according to Dan Wein on February 9,
- 2015, Bob wanted to stay married to Vita; is that
- correct?
- 11 A. That's what Dan said.
- 12 Q. In October of 2014 Bob states and emails
- 13 and discusses that he wants -- strike that.
- On October 14th your records indicate that 14
- 15 Robert Wein indicated to you that he wanted to stay
- 16 married to Vita, correct?
- 17 A. What's that, in an email?
- 18 Q. Yes.
- 19 A. Which one?
- 20 Q. An email from Ellen Morris to Manny
- 21 Kushner that we went over. It says: She maintains
- 22 that Robert continues to say he wants to live with
- 23 and take care of Vita?
- 24 A. Wants to live with and continue paying her
- 25 bills.

- - MS. MORRIS: Objection. Asked and
 - answered.

1 A. I don't know.

- BY MR. ROSENWATER: 4
- 5 Q. Dan was present at Ellen Morris's office
- on that date, correct?
- A. He drove Bob.
- 8 Q. Did you speak with Dan after this meeting?
- 9 A. I'm sure I spoke with him after the
- 10 meeting at some point.
- 11 Q. In May again, May of 2015, Bob called you
- 12 at least on two occasions recently you told us
- stating that he wants to he married to Vita and 13
- take care of her, correct?
- 15 A. He stated that he wanted to keep things
- 16 the same, and he wanted to continue paying for
- 17
- 18 Q. And as the guardian for the ward, don't
- 19 you have the hest interest of the ward?
- 20 A. Yes.
- 21 Q. And if the ward wants something, isn't
- 22 that what you're supposed to provide?
- 23 A. Possibly.
- 24 Q. So are you going to provide -- are you
- 25 going to bonor Bob's wishes to take care of Vita?

10:16:05-10:16:49

Page 180

10:18:15-10:19:04

Page 182

Page 181

- MS. MORRIS: You said that was an email to
- Manny Kushner. Isn't that an email to Mitch
- Kitroser that you read prior? 3
- MR. ROSENWATER: No. It's an email from
- you to -- strike that. It was to Mitchell 5
- Kushner (sic) and Manny Kushner.
- MS. MORRIS: Ce'd Manny, I think. 7
- MR. ROSENWATER: No. It was to -θ
- MS. MORRIS: That's fine. I just wanted 9
- 10 to make sure I'm thinking about the same email
- that you're talking about. 11
- BY MR. ROSENWATER: 12
- 13 Q. And then on February 9th it appears that
- 14 Boh Wein told you that he wants to remain married
- to Vita, correct? 15
- 16 A. No.
- 17 Q. So this is incorrect?
- 18 A. That's what Dan said.
- 19 Q. Dan wasn't present at the meeting,
- 20 correct?
- 21 A. Dan writes a whole long email. I can't
- 22 verify what Dan said was true or not.
- 23 Q. Well, where would he get this information
- 24 of what Bob's statements were on February 9th
- regarding bis marriage?

- - 1 A. If it's in his best interest.
 - 2 Q. Are you going to dismiss your petition to
- 3 appoint an attorney to annul the marriage?
- 4 A. No.
- 5 Q. But Bob told you -- you're saying it's not
- 6 in Bob's best interest to remain married to Vita?
- 7 A. That's a legal question.
- 8 O. Well, you're the guardian.
- 9 A. But it's a legal question.
- 10 Q. A legal question is it's in the best
- 11 interest that someone is going to be married to
- someone? 12
- 13 A. It's a legal question that we're asking
- the judge to decide.
- 15 Q. But Bob has told you. Your ward has
- indicated to you on numerous occasions that he
- wants to remain married to Vita and take care of 17
- her. 18
- 19 A. He wants to continue paying for her. He
- doesn't care if he continues paying for her or not.
- It doesn't make any difference to him. 21
- THE REPORTER: He doesn't care if he 22
- continues paying for her or not? 23
- THE WITNESS: Yeah. 24
 - BY MR. ROSENWATER:

25

10:19:12-10:20:13 Page 185 Page 183 | 10:22:01-10:22:42 1 Q. You also want to amend his estate 1 you done? 2 documents based upon statements he's made to you, 2 A. Wrote -- made telephone calls and wrote 3 correct? 3 letters. 4 A. Yes. 4 Q. To who? 5 Q. Have you ever asked him if he was happy 5 A. New York. being married to Vita? 6 Q. Did you get back any letters from the 7 A. Yes. 7 state of New York? 8 Q. What did he say? 8 A. I got back one. 9 A. He doesn't care. 9 O. Was that produced? 10 Q. Have you ever asked him, do you want to MS. MORRIS: No. It's not in the 10 11 remain married to Vita? production. We'll produce it. 12 A. Yes. 12 BY MR. ROSENWATER: 13 Q. And what has he said? 13 Q. That letter indicated --14 A. No. 14 A. I think I sent it yesterday. 15 Q. And when did he say that? MS. MORRIS: I haven't seen it yet. 15 16 A. When I talked to him in -- I don't know BY MR. ROSENWATER: 17 the date. I have to look it up. 17 Q. The letter indicated that they have no 18 Q. You've asked him if he wanted to remain records that Robert and Vita Wein were ever 19 married, and he says no. And he calls you and divorced? 20 says, I want to remain married to Vita. So he 20 A. Yes. 21 keeps changing his mind, correct? 21 Q. Yes. They have no records? 22 A. You could see it that way. 22 A. Yes. They have no records. 23 Q. So basically he could change his mind 23 Q. Did you ask Dan Wein when Rohert and Vita 24 depending on who asks the question and the date or 24 Wein were allegedly divorced? time, correct? 25 A. Yes. 10:20:19-10:21:50 10:22:50-10:24:02 Page 184 Page 186 1 A. Possibly. 1 Q. What did he say? 2 Q. At this point he's suffering from 2 A. I can't remember. 3 dementia, correct? 3 Q. How does he know? Did you ask him if he 4 A. Yes. 4 had any records or any knowledge of that? 5 Q. And he doesn't have the ability to make 5 A. Ask Robert? 6 decisions regarding his marriage or his trust 6 Q. Ask Dan Wein. 7 documents, correct? 7 A. Oh, Dan. Dan doesn't know either the 8 A. That's a legal question. exact date. 9 Q. I think at your last deposition didn't you 9 Q. And he has no records, correct? 10 testify that Bob has sufficient assets to support 10 A. No. 11 him and his wife for the remainder of his life? 11 Q. Who is Stacy Wein? 12 A, Yes. 12 A. Dan's daughter. 13 Q. So what's the problem with him supporting 13 Q. Why are you --14 his wife for the rest of his life? 14 A. Larry's sister. 15 A. I don't know. 15 Q. Wby are you communicating with Stacy Wein? 16 Q. Has Dan Wein provided you with a final 16 A. I don't speak to Larry, so I've had some 17 judgment of dissolution of marriage for Bob Wein's communication with her concerning Larry. 18 and Vita Wein's marriage that took place? 18 Q. And it says she sent you an email on 19 A. No. 19 Thursday, April 9th, 2015: Unfortunately Larry was 20 Q. Have you researched that? taken to the hospital again yesterday from the 21 A. Yes. shelter. They say if he's disruptive one more 21 22 Q. Have you found the final judgment of time, he will be kicked out of the homeless shelter 22 23 dissolution of marriage? and really be homeless. 23 24 A. No. What did you do in response to this email? 24

25 Q. When you say you researched it, what have

25 A. I'm not sure.

10:24:24-10:25:52 Page 187 | 10:28:32-10:29:20 Page 189 1 Q. And it says: If Vita through Jody did not addition, I do not think it's appropriate for Dan 2 evict Larry, he would still be paying the mortgage Wein to be discussing Bob's finances or any related as he has always had and she would be collecting husiness? the approximately \$3,000 a month. 4 A. Correct. Did you ever ask Vita whether Larry was 5 Q. It says: My understanding is that Dan paying the mortgage? 6 continues to upset Bob, speaking about bis son 7 A. Yes. Larry in such drama. 8 Q. What did Vita tell you? Have you had discussions with Bob 8 9 A. She said she wouldn't discuss it. regarding that at that point in November? 10 Q. Did you ask Jody if Larry was ever paying 10 A. There's been discussions about Larry all 11 the mortgage? 11 along. 12 A. I can't remember. 12 Q. What about Dan upsetting Boh? 13 Q. Weren't you aware that Larry wasn't paying 13 A. No. He never -- no. 14 the mortgage and the house was going in 14 Q. Does Vita upset Bob? 15 foreclosure? 15 A. Sometimes. 16 A. No. I don't know all of the details about 16 Q. And Bob bas told you that? 17 that house. 17 A. Yeah. 18 Q. You went ahead and took a thousand dollars 18 Q. Bob never told you that Dan upsets him? 19 from the guardianship account and hired -- had 19 A. He did not say that Dan upsets him, no. 20 Stacy Wein hire an attorney, correct? 20 Q. Never? 21 A. Yes. 21 A. No. He's never said that. 22 Q. Stacy Wein sent you an email on Friday, 22 MR. ROSENWATER: Let's have this marked as 23 April 10th, 2015. And you received emails from Exhibit 22, the emails from Jody Rich to Betsy 23 24 Jody Rich, correct? 24 25 A. Yes. MS, MORRIS: Over objection. 25 10:26:56-10:28:23 10:29:53-10:30:35 Page 188 Page 190 1 Q. Do you recall receiving these emails from (Vita Wein's Exhibit 22, Emails from Jody 2 Jody Rich to you in November of 2014? Rich to Betsy Savitt.) 3 A. I'll have to look this up. BY MR. ROSENWATER: 4 Q. You don't remember it? 4 Q. So Stacy Wein sends you an email on 5 A. No. I don't remember the first page. I 5 April 10th, 2015: Betsy, I saw this article you 6 saw this part, the second page. I remember the mentioned to my father regarding Ellen Morris. 7 second page. 7 What article did you mention to her father 8 Q. This is -- you're Betsy, correct? regarding Ellen Morris? 9 A. Yes. 9 A. I mentioned the article? 10 Q. This is an email from Jody Rich to you, 10 O. Yes. That's what she says. 11 correct? 11 A. I didn't mention the article to her. 12 A. Yes. 12 Q. No? 13 Q. It states: Larry is living in Vita's 13 A. No. 14 condo in New Jersey and stopped paying the mortgage 14 Q. Do you know what article she's talking 15 payments for several months now. As of today the 15 about? 16 mortgage is in collections. 16 A. I think she's referring to an article This was sent in October -- excuse me, 17 about Ellen Morris that was in the paper. 17 18 November of 2014. 18 Q. In the Palm Beach Post? 19 MS. MORRIS: I'm going to object to lack 19 A. Yes. of foundation, 20 20 Q. Are you familiar with that article? BY MR. ROSENWATER: 21 A. Somewhat. 21 22 Q. You're saying you don't recall this email? 22 Q. Did you read the article? 23 A. I recall the second page. I don't recall 23 A. I don't think so. 24 the first page. 24 Q. Why didn't you? 25 Q. On the second page, that's the one: In 25 A. I didn't read it.

Page 193 10:30:42-10:31:43 Page 191 10:33:13-10:34:01 1 Q. It was regarding professional guardians, deepened as his physical condition. Do you agree with that? 3 A. Yes. 3 A. Somewhat. 4 Q. And how they're taking advantage of the 4 Q. What do you mean "somewhat"? 5 A. It's gone up and down. 6 O. Do you think his dementia has deepened? 6 A. Yes. 7 O. Wasn't this a case in which Ellen Morris A. It goes up and down. 8 tried to have a marriage annulled as well? 8 Q. Does he have a private nurse? 9 A. He has nurses at the Colony. 10 Q. Any other additional private nurses? 10 Q. Stacy Wein said: I believe you need to 11 have new counsel represent you and my uncle 11 A. Not a private nurse. 12 O. Isn't there another nurse that comes three 12 annulling the marriage. 13 hours a day that's not affiliated with the Colony? Did von have discussions with her 13 14 regarding this? 14 A. It's an aide. 15 A. No. 15 O. That's not a nurse? 16 A. No. 16 Q. And Dan Wein is emailing you on April 13, 17 2015. And he's stating that: It's now close to 17 O. What does the aide do? 18 A. Takes care of his needs, gets him to eat. 18 six weeks after Ellen filed the petition February 19 23rd. There was ample time to speak to Bob before 19 Q. Who suggested that this aide be provided now. I'm disturbed, especially after our 20 for Bob? 20 21 A. Jody. 21 conversation. 22 Q. Don't you think it's in the best interest 22 What were you supposed to speak to Bob 23 about? 23 and welfare of Bob that the aide is there? 24 A. I'm not sure. 24 A. Do I think it's in the best interest that 25 the aide is there? 25 Q. Do you know what he was disturbed about? 10:31:49-10:33:01 10:34:07-10:35:11 Page 192 Page 194 1 A. Who, Dan? 1 Q. For Bob, yes. 2 Q. Yes. 2 A. For Bob, yes. 3 A. No. 3 Q. But you never made that decision on your 4 Q. He said: I'm disturbed, especially after 4 own? our conversation. 5 A. Yes, I did. What conversation did you have with Dan 6 Q. And Dan Wein never suggested that an aide Wein it appears sometime in April 2015? 7 be there for Bob, did he? 7 8 A. I don't think he's referring to me. B A. No. He didn't not suggest. 9 Q. He's sending it to you. The email is to 9 O. Shouldn't the aide be there more than 10 you. He says, Betsy. And then he's saying, I'm 10 three hours a day? 11 disturbed especially after our conversation. 11 A. Right now she's sufficient. So you don't think he's speaking to you? 12 Q. And what do you base that on, that she's 12 13 sufficient? You don't think Robert needs an aide 13 A. I'm not sure he's referring to our 14 conversation. 14 more than three hours a day? 15 Q. And again he says: I'm more convinced now 15 A. We're still analyzing that process. 16 that Ellen is not interested to pursue this because 16 Q. It seems like Dan Wein is controlling 17 of the very bad publicity naming her in an 17 these petitions; is that correct? 18 annulment controversy in a recent Palm Beach Post 18 A. Just the opposite. article. Is this a delaying tactic on her part? 19 Q. It seems like he's telling you what to do. 19 20 Did you have any discussions with him 20 A. Just the opposite. 21 regarding this article? 21 Q. What's the opposite? Who's controlling 22 A. No. 22 this, you? 23 Q. And Bob Wein -- excuse me, Dau Wein states 23 A. He's not. 24 in this email: Since that court order of October 24 O. But you're listening to him, aren't you? 25 finding him incapacitated, his dementia has 25 A. He sends emails.

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein Page 197 10:35:21-10:36:28 Page 195 | 10:37:58-10:39:08 1 A. I know but you're reading it there, so... 1 Q. Do you respond to his emails? 2 A. Sometimes. 2 Q. Is that what Bob wants, those are the 3 changes to his will to add back or to his trust to 3 Q. You walked into the deposition yesterday add back -- to add Dan Wein back into the trust for 4 with him and Stacy Wein. Did you have discussions \$150,000? with him prior to Jordan's deposition? 6 A. I picked up some paperwork. 6 A. Yes. 7 Q. How does that benefit Boh, Robert Wein? 7 Q. What did you pick up? 8 How does that benefit the ward? 8 A. What did I pick up? I picked up the Florida Bar Journal paperwork. 9 A. Those are his wishes. 10 Q. But you're not aware, I think you said 10 Q. That was from Dan Wein? 11 earlier, that Dan Wein has already taken money in 11 A. Yeah. It's about the Carpenter Factors. 12 Q. Dan Wein provided that to you or Stacy? excess of that from Robert Wein? 13 A. I don't have any records of that. 13 A. Dan. 14 Q. But you're communicating with Stacy as 14 O. Are you aware that Robert Wein told his attorney in the presence of two other individuals 15 well, correct? that he wanted to take Dan Wein out of the trust 16 A. Not really. 17 Q. As of April 11th you were having emails because he stole money from him? 18 with her, correct? 18 A. No. 19 A. She emails me, yes. 19 Q. No one has ever told you that? 20 Q. You email her as well, correct? 20 A. No. 21 A. Occasionally. 21 O. Dan Wein sent an email on April 14, 2015, 22 Q. You say: Stacy, I will need to speak to and it says: You mentioned to me that Ellen filed a petition to scare Vita and Jody to drop Larry's 23 Bob again, as I want to make clear what his 23 intentions are. What does he want to do with Vita? 24 eviction proceedings. This is April 11th, 2015, correct? 25 Is that true? 25 10:39:57-10:41:10 Page 198 10:36:57-10:37:42 Page 196 1 A. Can I see that one? Who is it to? 1 A. Let me see. Yes. 2 Q. So did you have discussions with Bob after 2 Q. Dan Wein. 3 April 11th, 2015? 3 A. Yes. That's what he says. 4 A. Yes. THE REPORTER: You just said Dan Wein sent an email, and then she just said who is it to, 5 Q. With what he wants to do with Vita? 6 A. Yes. and you said Dan Wein. 6 MR. ROSENWATER: I meant Betsy Savitt. 7 O. When were those discussions? 7 B A. I don't have the exact date. BY MR. ROSENWATER: 9 O. It says: You mentioned to me that Ellen 9 Q. How many discussions did you have with 10 him? filed these petitions. 10 11 A. I don't know. So you're saying you never said that to 11 12 Q. It would be on your billing records in Dan Wein? 12 13 your Rocket notes? 13 A. It's out of context. 14 O. You sent Dan Wein and copied Ellen Morris 14 A. Probably.

- 15 Q. You're going to be providing those,
- 16 correct?
- 17 A. Yes.

ì

- 18 Q. And then it says, Stacy -- you say to
- 19 Stacy: Also you may not know we have already filed
- 20 to amend the trust, as Bob asked to add your father
- 21 back into the trust for \$150,000 and it was stated
- 22 that he did have testamentary capacity.
- Is that what Bob wants?
- 24 A. I can't really comment on that.
- 25 Q. Well, you did already.

- 15 on an email of April 14, 2015: I'm writing to both
- of you so we can all be on the same page. 16
- 17 Notwithstanding the views of the three of us on
- this annulment and revocation of the trust matters, 18
- remember that our views are not evidence and can't 19
- be used at trial. 20
- Who is the three of us, Dan Wein, Ellen 21
- Morris and Elizabeth Savitt?
- 23 A. Correct.
- 24 O. So you guys are working together on these
- matters?

Elizabeth Savitt - - Vol. 2 - 06/10/2015 Re: Guardianship of Robert Paul Wein 10:41:20-10:43:19 Page 201 Page 199 | 10:45:41-10:46:40 1 A. No. 1 Wein to Jody Wein (sic) POA for Vita Wein. Did you 2 Q. Of course both of you can be fact investigate any of these? witnesses. 3 A. I'm aware of the first one. 4 Q. When was the check for \$12,500 given to Who is "both of you," Stacy Wein, Stacy Wein and Dan Wein? 5 Vita? 6 A. September. I want to say September, 6 A. (Nodding head.) 7 O. You shook your head. Is that yes or no? August or September. 8 O. Do you know what the check was for? Do 8 A. Pardon me? you know what the check was for? 9 Q. I agree we must proceed with diligence to 10 A. (Shaking head.) 10 make a determination that the case can be won and it's the best interest of Bob. 11 O. You have to answer yes or no. 11 12 A. No, I don't. You were looking at her, so Have you made that determination? 13 I thought you were asking her. 13 A. Well, it's a legal question. 14 O. Did you ever ask Bob about this check? 14 Q. And on these emails they have quoted text 15 hidden. Do you know what that means? 15 A. Yes. 16 Q. And what did he say? 16 A. No. 17 A. He said Vita asked me for it. 17 Q. You're not deleting things from the 18 O. He didn't say anything more? 18 emails? 19 A. No. 19 A. No. That would be like my name and 20 whatever on the bottom of the email or Dan's, the 20 O. Do you know whether it was to pay for 21 disclaimer or something like that. 21 Delores Bryant? 22 Q. On April 24, 2015, Stacy Wein sent you a 22 A. No. It was not to pay for Delores Bryant. detailed email regarding the trust document that 23 O. How do you know that? was prepared by the Chaves firm and also trust 24 A. As far as I know. assets. Do you recall this email? 25 Q. You don't know for sure, correct? 10:43:43-10:45:20 Page 200 10:46:53-10:47:54 Page 202 1 A. I was copied on an email to Ellen. 1 A. Well to pay for Delores Bryant for who? 2 Q. You're right, excuse me. Why is Stacy 2 Q. She was taking care of Bob, wasn't she? 3 Wein communicating directly with Ellen Morris 3 A. Yes. And I paid her for taking care of regarding this matter? 5 A. I have no idea. 5 Q. This is prior to you being appointed the 6 Q. Have you instructed her not to, Stacy not 6 guardian? 7 to contact Ellen Morris? A. Correct. 8 A. I have. 8 Q. And Delores was helping Vita as well, 9 Q. You have? 9 correct, taking care of Vita as well? 10 A. Yes. 10 A. When I met them, yes. 11 Q. There's a document or a piece of paper 11 Q. And there's numerous checks that Dan Wein that says, funds to Vita Wein. It has 4/2015 under 12 wrote to himself and Dorothy Wein, his former wife, 13 that. Who prepared that? 13 and Stacy Wein, his daughter, from Robert's account 14 A. This would be from Dan. 14 when he was power of attorney? 15 Q. What was the purpose of this? 15 A. Yes. 16 A. I don't know. Informative. 16 Q. Have you made any efforts to get those 17 monies back? 17 Q. So he's saying that from Boh's account 18 there was a \$12,500 that was written to Vita? 18 A. Not yet. 19 O. This is the same individual that allegedly 19 A. Yes.

24 there.

20 Q. And he was concerned that these monies

25 Q. There's also a check for 5,355 from Larry

23 A. I think they're all different entries

21 were given to Bob by Vita -- given to Vita from

21

23 A. No.

24 Q. No?

25 A. No.

wants -- that you're having numerous conversations

with regarding getting the \$150,000 back to him in

22 the trust documents, correct?

Page 203 10:50:40-10:53:11 10:48:05-10:49:30

- 1 Q. Isn't that -- I think you testified
- earlier isn't that why Bob wants to amend the
- trust? 3
- MS. MORRIS: Objection. Outside the scope 4
- of this witness's knowledge. 5
- BY MR. ROSENWATER: 6
- Q. Does Dan Wein bave a healthcare surrogate
- for Robert Wein?
- 9 MS. MORRIS: Objection. Irrelevant.
- You can answer, Betsy. 10
- THE WITNESS: No. 11
- 12 BY MR. ROSENWATER:
- 13 Q. Did you see the motion of Daniel Wein to
- 14 intervene that he filed yesterday?
- 15 A. No.
- 16 Q. Do you want to see it?
- 17 MS. MORRIS: I didn't see it either.
- THE WITNESS: Okay. 18
- BY MR. ROSENWATER: 19
- 20 O. So Dan Wein says: With the concurrence of
- the guardian he's been seeing for the medical care
- for the ward such as selecting his physicians, 22
- making doctor's appointments, driving him to 23
- doctors' appointments, discussing treatment with 24
- his physicians... 25

- 2 A. Privileged to an outsider, yes.
- 3 Q. And also privileged to any family members.
- He's not a -- he doesn't have any type of
- healthcare surrogate, does he?
- MS. MORRIS: Objection. Asked and 6
- 7 answered.

1 privileged?

- BY MR. ROSENWATER: 8
- 9 O. Is there any legal document that Robert
- Wein provided to Dan Wein authorizing him to
- discuss his medical treatment or make medical
- decisions on his behalf?
- 13 A. No. It's in the guardianship.
- 14 Q. Which was appointed to you?
- 15 A. Correct.
- 16 Q. And you're the one that's supposed to be
- 17 making these decisions and not delegate them,
- correct? 18
- MS. MORRIS: Objection. 19
 - BY MR. ROSENWATER:
- 21 Q. You can answer the question.
- 22 A. I can't answer that.
- 23 O. You can't?
- 24 A. No.

10:57:04-10:58:25

20

While you're looking for that, may I go to 25

10:49:36-10:50:21

Page 204

Page 206

Page 205

- Is that correct?
- 2 A. He helps with that.
- 3 Q. He helps with all of those?
- 5 Q. But Dan Wein doesn't have any healtbcare
- 6 surrogate, correct?
- 7 A. Not anymore, no.
- B Q. He doesn't have the right to discuss these
- privileged matters with his doctors, does he?
- 10 A. Yes. He's a family member. He has the
- 11 right to do that.
- 12 Q. Only if he had a healthcare surrogate?
- 13 A. No. Because I'm -- he's helping me do
- 15 Q. Did you give a letter to the doctor saying
- 16 they can speak to Dan Wein regarding his medical
- 17 treatment?
- 18 A. No. I told him.
- 19 Q. You called the doctors up and said they
- 20 can speak to Dan Wein?
- 21 A. Yes.
- 22 Q. Isn't that your job as the guardian, to
- 23 make decisions regarding his medical care?
- 25 Q. Isn't the medical condition of the ward

- the rest room? 1
- MR. ROSENWATER: Yes. 2
- (A brief recess was taken.) 3
- BY MR. ROSENWATER: 4
- 5 Q. At the last deposition we entered -- there
- was an Exhibit Number 8. It was an order
- determining limited incapacity for Robert Wein.
- 8 A. Yes.
- 9 Q. Basically it stated that the ward lacks
- capacity to consent to medical and mental health
- treatment, correct? 11
- 12 A. Correct.
- 13 O. And there was also an order entered
- 14 appointing you as the guardian, correct?
- 15 A. Uh-huh, yes.
- 16 Q. And that order is appointing you as the
- 17 guardian. You're the one that's now supposed to
- make the medical decisions on behalf of Robert?
- 19 A. Correct.
- 20 Q. You delegated that duty to Dan Wein?
- 21 A. No.
- 22 Q. Mayhe this will -- we showed you some
- 23 emails from Jody Rich to you dated November 30th,
- 2014, stating regarding Larry and Larry's eviction.
- Here's a cleaner copy. Do you recall seeing this

Page 209 10:58:42-11:00:05 Page 207 11:02:25-11:03:12 1 email from Jody or receiving this email? 1 A. Yes. 2 O. What was the largest amount of money that 2 A. This is my email to Jody? 3 Q. Correct. 3 you've handled? 4 A. This is the first I've heard -- this one? MS. MORRIS: Objection. Irrelevant. 5 Q. Yes? BY MR. ROSENWATER: 6 Q. You're seeking -- you filed a petition for 6 A. The first I've heard anything about Vita's an order appointing guardian as a lifetime trustee condo? 8 Q. Yes. of the ward's trust, correct? 9 A. Yes. 9 A. Correct. 10 Q. As the trustee of the ward's trust, it's 10 Q. You did send an cmail to Jody on 11 November 30th? your intent to control the finances, the assets in 11 12 A. Yes. the trust? 12 MR. ROSENWATER: Let's mark that. MS. MORRIS: Objection. Irrelevant. 13 13 THE WITNESS: It's merely a clarification (Vita Wein's Exhibit 23, Email From Betsy 14 14 of the guardianship orders. Savitt to Jody Rich.) 15 15 BY MR. ROSENWATER: THE WITNESS: What is the date of that 16 16 17 O. You say, currently it has assets titled in email? 17 18 BY MR. ROSENWATER: the name of the trust as Morgan Stanley, TIG 19 Q. Your email to Jody, correct, 19 Arbitrage Associates and Joseph Gunner, LLC. Do you intend to take the moneys out of these 20 November 30th, 2014? 20 21 A. When is the rest of the email from Jody to accounts? 21 MS. MORRIS: Objection. Irrelevant. 22 me? 22 23 Q. The same date, correct? You can answer. 23 24 MS. RICH: Yes. That's why I didn't print 24 THE WITNESS: No. 25 it for you. It wasn't clear. BY MR. ROSENWATER: 25 11:00:26-11:02:10 11:03:22-11:04:20 Page 210 Page 208 BY MR. ROSENWATER: 1 Q. Wouldn't it he better to have a professional trustee such as someone from these 2 Q. Have you ever filed any complaints with the Adult Protective Services regarding any entities as a trustee versus you? individuals involved with Robert Wein? 4 A. No. 4 5 Q. No? Why not? Isn't it a conflict of your MS. MORRIS: Objection. Confidential. 5 interest as the guardian to be the trustee? I'm instructing you not to answer. BY MR. ROSENWATER: 7 A. As I said, that's merely a clarification 8 Q. Did you go to college? of what the judge already ordered in the 9 A. Yes. guardianship papers. 9 MR. ROSENWATER: You have to leave? 10 Q. What college did you go to? 10 11 A. University of Miami. MS. MORRIS: Yeah, I do. I've got to get 11 12 Q. Did you graduate? to the doctor. You said you only had a half 12 13 A. Yes. hour after the last deposition. 13 14 Q. What was your degree? MR. ROSENWATER: Well, there was a couple 14 15 A. Bachelor of education. of things that were filed since then. And I 15 16 Q. Do you have any master's or any education didn't realize what was in the documents. 16 17 after your bachelor's of education? MS. MORRIS: I understand the document 17 thing. What was filed since then is not really 18 A. I went for an MBA, but I didn't finish it. 18 relevant to what we're here for in the action. 19 Q. Do you have any -- have you taken --19 20 strike that. 20 I understand that the documents were produced Do you have any degrees in finance? and you needed more time, but I've got to go. 21 21 THE REPORTER: Are we adjourning, 22 23 Q. Have you managed large trusts in the past? continuing? 23 24 A. Trusts? MR. ROSENWATER: Adjourning. 24 25 Q. Yes. MS. MORRIS: We're ending as far as I'm 25

11:0	4:31 Page 211		Page 213
' ' '		1	CERTIFICATE OF REPORTER
1	concerned.	2	
2	MR. ROSENWATER: As far as me, we're	3	STATE OF FLORIDA
3	adjourning. We'll make a determination. There	ر 4	
4	are certain documents that weren't provided,	*	COUNTY OF PALM BEACH
5	so	5	I, Suzanne L. Anderson, Shorthand
6		6	Reporter do hereby certify that I was authorized to and did stenographically report the deposition of
7	(Thereupon, the Proceedings were adjourned	7	ELIZABETH SAVITT; that a review of the transcript WAS NOT requested; and that the foregoing
8	at 11:04 a.m.)	8	transcript pages are a true and correct record of my stenographic notes.
9		9	I further certify that the said deposition
10		10	was taken at the time and place hereinabove set forth and that the taking of said deposition was
11		11	commenced and completed as hereinabove set out.
12		12	I further certify that I am not an attorney or counsel of any of the parties, nor am I
13		13	a relative or employee of any attorney or counsel or party connected with the action, nor am I
14		14	financially interested in the action.
15		15	The foregoing certification of this
16		16	transcript does not apply to any reproduction of the same by any means unless under the direct
17		17	control and/or direction of the certifying reporter.
18		18	DATED this 25 day of June 2015.
19		19	DATED this 25 day of June 2015.
20		20	V
21		21	4.44
22		22	S. Claderson
23		23	Suzanne L. Anderson, Court Reporter
24		24	Mudrick Court Reporting, Inc. 1615 Forum Place, Suite 500
25		25	West Palm Beach, Florida 33401 561-615-8181
		127	301 013 0101
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-	Page 212		
1 2	Page 212 CERTIFICATE OF OATH		
2	CERTIFICATE OF CATH		
2	CERTIFICATE OF CATH STATE OF FLORIDA		
2 3 4	CERTIFICATE OF CATH		
2 3 4 5	CERTIFICATE OF CATH STATE OF FLORIDA		
2 3 4 5 6	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH		
2 3 4 5 6 7	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015		
2 3 4 5 6 7 8	CERTIFICATE OF OATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the		
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2 3 4 5 6 7 8 9 10 11 12 13	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me		
2 3 4 5 6 7 8 9 10 11 12 13 14	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wedneeday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County		
2 3 4 5 6 7 8 9 10 11 12 13 14 15	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wedneeday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County		
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PALM BEACH In my capacity as a Notary Public of the State of Florida, I cartify that on Wedneeday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the metter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County Commission # EE 117728 Expres September 18, 2015 Banks The Paylon March 18, 2015 Banks The Paylon March 18, 2015		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH In my capacity as a Notary Public of the State of Florida, I certify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County of Commission#EE 117728 Expression#EE 117728 Expression#EE 117728 Expression#EE 117728		
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	CERTIFICATE OF CATH STATE OF FLORIDA COUNTY OF PAIM BEACH In my capacity as a Notary Public of the State of Florida, I cartify that on Wednesday, June 10, 2015 at 8:46 a.m., ELIZABETH SAVITT, personally appeared before me and took an oath (or affirmation) for the purpose of giving testimony in the matter: Guardianship of Robert Paul Wein. SWORN TO and SUBSCRIBED before me this 25th day of June, 2015, in the City of West Palm Beach, County of Commission # EE 117729 Explore September 18, 2015 Explore September 18, 2015		

		and did not be been to a second		
	adjourning (3)	analyzing (1)	190:5,7,9,11,14,16,	192:18
\$	210:22,24;211:3	194:15	20,22;192;19,21	beginning (4)
<u>_</u>	adult (2)	Anderson (1)	aside (1)	140:5;147:23;
m. 105 50 (1)	162:25;208:3	129:9	168:3	148:22,24
\$1,137.50 (1)	advantage (1)	annul (9)	assets (4)	behalf (3)
137:12	191:4	150:18,21,23;151:1;	184:10;199:25;	173:25;205:12;
§100 , 000 (1)			209:11,17	206:18
164:12	advocate (2)	163:5;167:20;173:11;	,	benefit (2)
§12,500 (2)	161:15,16	175:18;182:3	assistant (2)	197:7.8
200:18;201:4	advocates (2)	annulled (16)	132:12,13	,
\$13,972.52 (2)	160;6;161:13	141:2,7,20;142:3;	Associates (3)	besides (1)
137:16,18	affidavit (4)	143:22,25;144:7,9,10,	136:12;137:1;209:19	178:25
\$150,000 (3)	170:23;172:2,6,9	15,22;145:2;153:7;	attach (1)	best (12)
196:21;197:5;202:21	affidavits (6)	163:4;176:2;191:8	168:19	141:1;142:2;143:24;
\$200,000 (2)	168:15;169:15,19,	annulling (1)	Attached (4)	144:8;145:1;181:19;
132:20;164:15	22,25;172:17	191:12	168:11;170:18;	182:1,6,10;193:22,24;
	affiliated (1)	annulment (13)	173:10;175:17	199:11
\$3,000 (3)	193:13	140;20;141;13;	attention (1)	Betsy (14)
137:5;138:1;187:4	afternoon (1)	143:11;145:9;146:16;	149:6	129:19;146:22;
§3,577.50 (1)	168:12	150:22;157:21;163:13;	attorney (15)	156:22;174:4;175:17;
137:1			130:10;146:21;	177:4;188:8;189:23;
64,146.85 (1)	Again (12)	164:21;165:1;168:15;		190:2,5;192:10;198:7
136:12	147:9,21;155:9;	192:18;198:18	150:15;164:15;166:18,	
\$5,000 (2)	157:23;163:2;170:21;	answered (3)	24;167:18,19;168:14;	203:10;207:14
136;8;138;1	176:20,21;181:11;	171:9;181:3;205:7	170:17;173:11;182:3;	better (1)
58,000 (1)	186:20;192:15;195:23	anymore (1)	187:20;197:15;202:14	210:1
138:22	ago (4)	204:7	attorney/client (3)	billing (14)
138.22	152:21;158:10;	appears (3)	146:21,25;177:12	138:3;139:2,4;146:6,
*	167:11;175:14	176:16;180:13;192:7	August (2)	7,10;153:16,19;154:1
	agree (2)	application (3)	163:7;201:7	8,20;156:2,3;196:12
	193:2;199:9	173:12,14,21	authority (3)	bills (1)
**CERTIFIED (1)	agreement (1)	appoint (2)	150:20,23;151:1	179:25
146:13	172:21	173:11;182:3	authorizing (1)	birth (1)
		appointed (5)	205:10	161:18
\mathbf{A}	ahead (3)			Bob (55)
	133:23;156:7;187:18	147:25;160:13;	aware (7) 163:18,20;166:10;	162:22;163:22;
ability (2)	aide (8)	162:10;202:5;205:14		
168:1;184:5	193:14,17,19,23,25;	appointing (3)	187:13;197:10,14;	164:9;166:23,25;
	194:6,9,13	206:14,16;209:7	201:3	167:3,12,18,19;175:25
above-entitled (1)				
	allegations (1)	appointment (2)	-	176:1,10,18;177:8,16
129:8		appointment (2) 166:23;167:17	В	176:1,10,18;177:8,16 178:18,23,25;179:4,9
129:8 accepts (1)	allegations (1) 171:12	appointment (2)	В	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11;
129:8 accepts (1) 140:25	allegations (1) 171:12 allegedly (2)	appointment (2) 166:23;167:17 appointments (2)		176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17;
129:8 accepts (1) 140:25 according (3)	allegations (1) 171:12 allegedly (2) 185:24;202:19	appointment (2) 166:23;167:17 appointments (2) 203:23,24	Bachelor (1)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5)	Bachelor (1) 208:15	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24;	Bachelor (1) 208:15 bachelor's (1)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1,	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2	Bachelor (1) 208:15 bachelor's (1) 208:17	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16;	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23;	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16,	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8;	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4;	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8)
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8;	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6;
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23;	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3)
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7;	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3)
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3;	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1) 189:1	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1) 165:1	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22 Arbitrage (1)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12 based (3)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20 boy (1)
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1) 189:1 additional (4)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1) 165:1 amendment (1)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22 Arbitrage (1) 209:19	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12 based (3) 138:24;150:18;183:2	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20 boy (1) 161:16
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1) 189:1 additional (4) 151:17;168:25;	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1) 165:1 amendment (1) 168:4	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22 Arbitrage (1) 209:19 argumentative (5)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12 based (3) 138:24;150:18;183:2 basically (2)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20 boy (1) 161:16 brief (5)
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1) 189:1 additional (4) 151:17;168:25; 169:15;193:10	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1) 165:1 amendment (1) 168:4 amount (4)	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22 Arbitrage (1) 209:19 argumentative (5) 135:12;149:2;155:6;	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12 based (3) 138:24;150:18;183:2 basically (2) 183:23;206:9	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20 boy (1) 161:16 brief (5) 163:4,7,9,14;206:3
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1) 189:1 additional (4) 151:17;168:25; 169:15;193:10 address (1)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1) 165:1 amendment (1) 168:4 amount (4) 163:19;164:8,10;	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22 Arbitrage (1) 209:19 argumentative (5) 135:12;149:2;155:6; 167:13;171:8	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12 based (3) 138:24;150:18;183:2 basically (2) 183:23;206:9 basis (2)	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20 boy (1) 161:16 brief (5) 163:4,7,9,14;206:3 bring (6)
129:8 accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1) 189:1 additional (4) 151:17;168:25; 169:15;193:10	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1) 165:1 amendment (1) 168:4 amount (4) 163:19;164:8,10; 209:2	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22 Arbitrage (1) 209:19 argumentative (5) 135:12;149:2;155:6; 167:13;171:8 arguments (1)	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12 based (3) 138:24;150:18;183:2 basically (2) 183:23;206:9 basis (2) 150:25;151:3	176:1,10,18;177:8,16 178:18,23,25;179:4,9 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20 boy (1) 161:16 brief (5) 163:4,7,9,14;206:3 bring (6) 131:19;138:5,11,13;
accepts (1) 140:25 according (3) 155:22;175:14;179:8 account (12) 131:23,24,24;132:1, 2,5,8;139:18;164:16; 187:19;200:17;202:13 accounts (3) 132:11;163:19; 209:21 action (2) 135:9;210:19 actually (2) 147:4;178:7 add (4) 196:20;197:3,4,4 addition (1) 189:1 additional (4) 151:17;168:25; 169:15;193:10 address (1)	allegations (1) 171:12 allegedly (2) 185:24;202:19 alleging (1) 166:18 almost (2) 135:6;167:10 along (1) 189:11 always (1) 187:3 amazing (1) 149:4 amend (3) 183:1;196:20;203:2 amended (1) 173:11 amending (1) 165:1 amendment (1) 168:4 amount (4) 163:19;164:8,10;	appointment (2) 166:23;167:17 appointments (2) 203:23,24 approach (5) 141:1;142:2;143:24; 144:8;145:2 appropriate (2) 164:18;189:1 approval (5) 136:9,13;137:2,6,13 approximately (6) 152:20;159:7,8; 160:3;161:21;187:4 April (11) 186:19;187:23; 190:5;191:16;192:7; 195:17,25;196:3; 197:21;198:15;199:22 Arbitrage (1) 209:19 argumentative (5) 135:12;149:2;155:6; 167:13;171:8	Bachelor (1) 208:15 bachelor's (1) 208:17 back (16) 132:24;135:23; 142:22,24,25;143:16, 25;168:24;185:6,8; 196:21;197:3,4,4; 202:17,21 bad (1) 192:17 Bar (1) 195:9 base (1) 194:12 based (3) 138:24;150:18;183:2 basically (2) 183:23;206:9 basis (2)	176:1,10,18;177:8,16; 178:18,23,25;179:4,9, 12;180:14;181:7,11; 182:5,15;184:10,17; 189:6,8,12,14,16,18; 191:19,22;192:23; 193:20,23;194:1,2,7; 195:23;196:2,20,23; 197:2,7;199:11; 200:21,22;201:14; 202:2,4;203:2 Bob's (8) 163:3;168:16;176:7; 180:24;181:25;182:6; 189:2;200:17 both (3) 198:15;199:2,4 bottom (1) 199:20 boy (1) 161:16 brief (5) 163:4,7,9,14;206:3 bring (6)

	Re: Gi	lardianship of Robert Pau	ıl Wein	
143:14	180:7	communicating (3)	146:23;152:14,15;	22;179:3,8,11;180:18,
		186:15;195:14;200:3	153:14:156:14:158:6,	19,21,22;181:5,8;
brother (3)	ceremony (1)	communication (3)	7,12,13,14,16,22;	184:16;185:23;186:6,
141:24;167:6,8	173:8		159:16,17,19;167:4,9,	7,7;189:1,5,12,18,19;
Bruce (3)	certain (2)	129;22;146:25;	11;191:21;192:5,6,11,	191:16;192:1,6,23;
131:15;160:20;	129:20;211:4	186:17	11,191.21,192.3,0,11,	194:6,16;195:10,12,13
169:16	certify (1)	communications (1)	_	197:4,11,16,21;198:2,
Bryant (4)	147:9	129:24	conversations (6)	4,6,12,14,21;199:5;
171:2;201:21,22;	cetera (1)	companies (2)	146:8;151:5,9;	
202:1	144:2	133:21;135:10	158:21,24;202:20	200:14;202:11;203:7,
business (1)	change (3)	complaints (1)	convinced (1)	20;204:5,16,20;
189:3	157:15;167:20;	208:2	192:15	205:10;206:20
busy (3)	183:23	complete (2)	Copa (1)	Daniel (1)
159:24;160:23;161:7	changes (1)	132:4,7	135:25	203:13
-	197:3	completed (2)	co-payment (1)	Dan's (3)
C	changing (1)	138:14,19	141:1	178:5;186:12;199:20
	183:21	Composite (1)	copied (2)	date (14)
Cabana (1)	Chaves (1)	151:16	198:14;200:1	136:2;139:17;
135:25	199:24	concerned (2)	copies (1)	145:25;151:10;155:17;
call (2)	check (14)	200:20;211:1	139:24	159:4;173:17;181:6;
152:5;166:25	132:19;136:7,11,13,	concerning (2)	сору (1)	183:17,24;186:8;
called (7)	25;137;4,11,15,20;	145:4;186:17	206:25	196:8;207:16,23
151;25;152:23,25;	200:25;201:4,8,9,14	concurrence (1)	copying (1)	dated (4)
	checking (1)	203:20	159:24	170:9,12;175:2;
204:19	131:23	condition (2)	core (1)	206:23
calling (1)	checks (1)	193:1;204:25	131:23	daughter (2)
	202:11	condo (5)	Counsel (4)	186:12;202:13
135:2	clarification (4)	132:20,22;133:1;	129:6;147:25;	day (10)
calls (5)			151:15;191:11	143:23;144:8;152:2,
135:18;156:19;	133:10;137:17;	188:14;207:7		17;153:16;163:8;
174:17;183:19;185:2	209:14;210:7	Confidential (1)	couple (2)	170:4;193:13;194:10,
came (5)	cleaner (1)	208:5	158:9;210:14	170.4,193.13,194.10,
132:24;133:4;	206:25	conflict (1)	course (2)	
144:19,20;165:7	clear (3)	210:5	168:14;199:2	days (2)
Can (28)	150:21;195:23;	connected (1)	court (22)	158:9;159:15
130:16;131:5;	207:25	154:1	131:12,20;132:25;	deals (1)
132:20,22;134:2;	clerk (2)	consent (1)	135:8;136:9,13,15;	161:17
135:13;136:23;140:24;	173:6,15	206:10	137:2,6,12,23;147:10,	December (2)
142:20;145:3;158:14;	close (1)	CONT (1)	16,24;149:1;160:13;	137:15;163:12
161:12;167:9;168:21;	191:17	130:7	162:10;165:14;173:6,	decide (1)
170:20;174:4;175:7,	coaching (1)	contact (2)	15,18;192:24	182:14
20;178:9;198:1,16;	178:15	174:11;200:7	court-appointed (2)	decision (1)
199:2,10;203:10;	coerced (2)	contained (1)	150:15;151:15	194:3
204:16,20;205:21;	171:1;176:5	170:11	courtesy (1)	decisions (5)
209:23	cogent (1)	context (1)	155:17	184:6;204:23;
capacity (3)	175:18	198:13	courthouse (1)	205:12,17;206:18
168:4;196:22;206:10	collect (6)	continue (5)	173:6	deepened (2)
care (15)	134:11,15,16,22;	155:8;175:11;	cross-examine (1)	193:1,6
175;5,12;179:23;	135:15;174:12	179:24;181:16;182:19	178:11	degree (1)
181:14,25;182:17,20,	collected (3)	continues (5)	currently (1)	208:14
22;183:9;193:18;	135:21,23,24	175:4;179:22;	209:17	degrees (1)
202:2,3,9;203:21;	collecting (3)	182:20,23;189:6		208:21
204:23	134:24;136:3;187:3	continuing (1)	D	delaying (1)
caretaker (1)	collections (1)	210:23		192:19
171:2	188:16	contract (1)	Dan (91)	delegate (1)
		168:1	129:22,23;139:20,	205:17
Carpenter (1)	college (2)			delegated (2)
195:11	208:8,10	contrary (2)	21,25;140:4,12,21;	149:15;206:20
case (4)	Colony (2)	178:8,9	141:4,7,16,19;143:21;	
138:19;172:3;191:7;	193:9,13	control (1)	144:6,10;145:1;	deleting (1)
199:10	commencing (1)	209:11	162:15;163:3,11,18;	199:17
	190:17	controlling (2)	164:8,14,19;165:7,11;	delineating (1)
cases (4)	129:13			
161:3,9,11,19	comment (2)	194:16,21	166:21;168:10;169:21,	163:5
161:3,9,11,19 canse (1)	comment (2) 178:13;196:24	194:16,21 controversy (1)	24;170:2,19;172:17;	Delores (5)
161:3,9,11,19	comment (2)	194:16,21		Delores (5)

	Re: Gı	ardianship of Robert Pau	ıl Wein	
demand (3)	156:12,20;157:19	duces (3)	197:21;198:5,15;	177:6;178:21 examined (1)
135:1,9;174:18	discussions (19)	131:10;138:9;155:19	199:20,23,25;200:1;	130:5
demented (1)	141:12,16;144:24;	due (11)	207:1,1,2,10,14,17,19,	example (1)
176:7	145:1,6,12;147:2,13;	129:17:133:4,13;	21	146:5
dementia (4)	151:23;153:3;157:20;	135:7;136:1,2;138:25;	emailing (2)	excess (1)
167:23;184:3;	189:8,10;191:13;	139:17;154:23;155:14,	141:25;191:16	197:12
192:25;193:6	192:20;195:4;196:2,7, 9	17	emails (31) 129:23;139:24;	excuse (3)
depending (1) 183:24	<u> </u>	duly (1) 130:4	140:3,4,7,8;141:11;	188:17;192:23;200:2
	dismiss (1) 182:2	during (1)	142:1;143:21;144:25;	Exhibit (9)
depo (1) 155:20	disruptive (1)	129:19	145:19;154:20,25;	151:12,14,17,19;
Deposition (24)	186:21	duty (1)	159:24;163:11,17;	172:22;189:23;190:1;
129:5,20;130:11;	dissolution (2)	206:20	170:13,16,18;179:12;	206:6;207:14
138:8,9;144:14;	184:17,23	DWein5680@aolcom (1)	187:23;188:1;189:23;	expenses (3)
151;20;152:2,18;	disturbed (4)	139:22	190:1;194:25;195:1,	141:3;142:4;144:1
154:17,20;155:1,3,9,	191:20,25;192:4,11	137,22	17,19;199:14,18;	explain (1)
24,25;159:11;165:25;	divorced (2)	${f E}$	206:23	132:21
175:24;184:9;195:3,5;	185:19,24	·	ending (1)	exploited (1)
206:5;210:13	doctor (3)	earlier (2)	210:25	171:1
depositions (1)	140:25;204:15;	197:11;203:2	enter (2)	extends (1)
159:22	210:12	easier (1)	151;11;168:5	146:22
detailed (1)	doctors (3)	168:23	entered (4)	extent (1)
199:23	144:2;204:9,19	eat (1)	133:16;172:21;	146:8
details (1)	doctor's (1)	193;18	206:5,13	
187:16	203:23	education (3)	entities (1)	j F
determination (3)	doctors¹ (1)	208:15,16,17	210;3	
199:10,12;211:3	203:24	effort (1)	entrics (1)	fact (1)
determined (1)	document (7)	134;11	200:23	199:2
167:22	142:8;146:3;173:5;	efforts (3)	entry (1)	Factors (1)
determining (1)	199:23;200:11;205:9;	134:14;174:11;	132:21	195:11
206:7	210:17	202:16	especially (3)	facts (2)
difference (1)	documentation (4)	eight (1)	191:20;192:4,11	167:14;168:7
182:21	165:3,4,8,12	135:6	Esquire (1)	familiar (1) 190:20
different (5)	documentations (1)	either (3)	176:9	family (3)
134:17;160:4,6;	177:13	148:12;186:7;203:17	estate (11) 157:17,22;162:6;	171:24;204:10;205:3
161:16;200:23	documents (39)	Elder (2)	165:1,22;166:2,5,8,10,	far (3)
diligence (1) 199:9	129:15,19;130:11,	136:12;137:1	16;183:1	201:24;210:25;211:2
DIRECT (2)	12;131;9,11,14,22; 151:17,19;155;3,16;	ELIZABETH (4) 129:5;130:3,7;	Estates (2)	father (4)
130:7;149:6	156:1;157:17,22;	198:22	162:5,8	171:1;190:6,7;
directing (1)	165:2,22;166:2,3,5,8,8,	Ellen (31)	et (1)	196:20
147:6	11,16,19;167:21;168:5,	137:12;166:1,1,4;	144:2	February (15)
directly (2)	12,19,25;169:15;	175:1,3,25;176:8,18,	ethical (1)	136:7;168:11;170:4,
173:18;200:3	170:2;172:25;183:2;	23;177:3,9;178:19,23;	175:18	6,19;175:16;176:1,8;
disclaimer (1)	184:7;202:22;210:16,	179:1,5,20;181:5;	Eugene (3)	177:9;178:18;179:4,8;
199:21	20;211:4	190:6,8,17;191:7,18;	172:6,15;174:8	180:13,24;191:18
discovery (1)	dollars (1)	192:16;197:22;198:9,	even (1)	feel (1)
129:7	187:18	14,21;200:1,3,7	150:25	164:18
discuss (6)	done (8)	else (3)	evict (1)	fees (4)
156:17;157:9;	134;14;135;14,17;	152:13,16;178:25	187:2	136:8,9,16;137:5
173:21;187:9;204:8;			landation (4)	felt (1)
	146:4,8;157:4,5;185:1	email (66)	eviction (4)	1414 (-)
205:11	146:4,8;157:4,5;185:1 Dorothy (1)	email (66) 139:21,21;140:21,	162:15,21;197:24;	131:15
			162:15,21;197:24; 206:24	131:15 few (2)
205:11 discussed (4) 141:23;156:13,16;	Dorothy (1) 202:12 down (3)	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23;	162:15,21;197:24; 206:24 evidence (5)	131:15 few (2) 159:15;175:13
205:11 discussed (4)	Dorothy (1) 202:12 down (3) 177:4;193:5,7	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7;	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7;	131:15 few (2) 159:15;175:13 fiduciaries (1)
205:11 discussed (4) 141:23;156:13,16; 177:12 discusses (1)	Dorothy (1) 202:12 down (3) 177:4;193:5,7 drama (1)	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7; 166:21;167:1;168:10,	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7; 172:21;198:19	131:15 few (2) 159:15;175:13 fiduciaries (1) 146:22
205:11 discussed (4) 141:23;156:13,16; 177:12 discusses (1) 179:13	Dorothy (1) 202:12 down (3) 177:4;193:5,7 drama (1) 189:7	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7; 166:21;167:1;168:10, 13,17;170:5,6,8,10,10,	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7; 172:21;198:19 exact (3)	131:15 few (2) 159:15;175:13 fiduciaries (1) 146:22 fiduciary (2)
205:11 discussed (4) 141:23;156:13,16; 177:12 discusses (1) 179:13 discussing (8)	Dorothy (1) 202:12 down (3) 177:4;193:5,7 drama (1) 189:7 driving (1)	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7; 166:21;167:1;168:10, 13,17;170:5,6,8,10,10, 11,18;174:25;175:3,	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7; 172:21;198:19 exact (3) 151:10;186:8;196:8	131:15 few (2) 159:15;175:13 fiduciaries (1) 146:22 fiduciary (2) 146:23;175:18
205:11 discussed (4) 141:23;156:13,16; 177:12 discusses (1) 179:13 discussing (8) 140:12,14;141:22;	Dorothy (1) 202:12 down (3) 177:4;193:5,7 drama (1) 189:7 driving (1) 203:23	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7; 166:21;167:1;168:10, 13,17;170:5,6,8,10,10, 11,18;174:25;175:3, 16;176:4,20;179:17,	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7; 172:21;198:19 exact (3) 151:10;186:8;196:8 exactly (13)	131:15 few (2) 159:15;175:13 fiduciaries (1) 146:22 fiduciary (2) 146:23;175:18 file (8)
205:11 discussed (4) 141:23;156:13,16; 177:12 discusses (1) 179:13 discussing (8) 140:12,14;141:22; 176:17,22,25;189:2;	Dorothy (1) 202:12 down (3) 177:4;193:5,7 drama (1) 189:7 driving (1) 203:23 drop (1)	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7; 166:21;167:1;168:10, 13,17;170:5,6,8,10,10, 11,18;174:25;175:3, 16;176:4,20;179:17, 20;180:1,2,4,10,21;	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7; 172:21;198:19 exact (3) 151:10;186:8;196:8 exactly (13) 132:23;145:14;	131:15 few (2) 159:15;175:13 fiduciaries (1) 146:22 fiduciary (2) 146:23;175:18 file (8) 131:14;150:6;
205:11 discussed (4) 141:23;156:13,16; 177:12 discusses (1) 179:13 discussing (8) 140:12,14;141:22; 176:17,22,25;189:2; 203:24	Dorothy (1) 202:12 down (3) 177:4;193:5,7 drama (1) 189:7 driving (1) 203:23 drop (1) 197:23	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7; 166:21;167:1;168:10, 13,17;170:5,6,8,10,10, 11,18;174:25;175:3, 16;176:4,20;179:17, 20;180:1,2,4,10,21; 186:18,24;187:22;	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7; 172:21;198:19 exact (3) 151:10;186:8;196:8 exactly (13) 132:23;145:14; 147:20;152:4;157:24;	131:15 few (2) 159:15;175:13 fiduciaries (1) 146:22 fiduciary (2) 146:23;175:18 file (8) 131:14;150:6; 154:12;156:6,7;
205:11 discussed (4) 141:23;156:13,16; 177:12 discusses (1) 179:13 discussing (8) 140:12,14;141:22; 176:17,22,25;189:2;	Dorothy (1) 202:12 down (3) 177:4;193:5,7 drama (1) 189:7 driving (1) 203:23 drop (1)	139:21,21;140:21, 22;141:4,12;142:6,7, 12,14;143:3,6,12,23; 144:7;162:14;163:2,7; 166:21;167:1;168:10, 13,17;170:5,6,8,10,10, 11,18;174:25;175:3, 16;176:4,20;179:17, 20;180:1,2,4,10,21;	162:15,21;197:24; 206:24 evidence (5) 129:7;167:14;168:7; 172:21;198:19 exact (3) 151:10;186:8;196:8 exactly (13) 132:23;145:14;	131:15 few (2) 159:15;175:13 fiduciaries (1) 146:22 fiduciary (2) 146:23;175:18 file (8) 131:14;150:6;

	Ke; Gr			
129:9;135:8;147:15;	friends (1)	209:3	141:6;144:9;200:5	172:21;176:6;195:3;
148:13;149:1;150:5;	169:3	handling (1)	II (1)	196:21;197:4
155:19;170:23;191:18;	front (1)	161:23	129:3	inventory (4)
196:19;197:22;198:10;	153:13	handwriting (1)	important (2)	134:19,20,23;173:24
203:14;208:2;209:6;	full (2)	132:10	171:6,11	investigate (1)
210:15,18	131:7;160:5	Hang (2)	Inaudible (1)	201:2
īles (1)	funds (2)	169:2,5	169:6	investment (3)
168:13	132:24;200:12	happy (1)	incapacitated (3)	133:3,7,9
filing (1)	future (1)	183:5	161:18;167:23;	invoice (3)
151:3	150;2	head (5)	192:25	138:17,19;154:4
final (2)		156:24,25;199:6,7;	incapacity (1)	invoiced (1)
184:16,22	\mathbf{G}	201:10	206:7	138:20
īnalize (1)		health (2)	Income (1)	involve (1)
154:8	gave (4)	145:5;206:10	130:13	161:1
inance (1)	155:17;157:2,13,14	healthcare (7)	incomplete (1)	involved (3)
208:21	gets (1)	140:15,16;142:17;	138:17	162:1,20;208:4
finances (4)	193:18	203:7;204:5,12;205:5	incorrect (3)	irrelevant (12)
140:15,16;189:2;	given (6)	hear (3)	177:21,23;180:17	134:7;135:11;136:4,
209:11	165:5,6;178:8;	164:13;166:22;169:7	indicate (3)	21;137:8;160:16;
	200:21,21;201:4	heard (2)	147:18;153:19;	174:3,13;203:9;209:4
inancial (1)		207:4,6	179:14	13,22
164:21	gmail (1)		indicated (5)	issues (10)
find (3)	139:18	hearing (1)	173:25;179:15;	140:20;142:17;
130:18;150:25;	goes (1)	150:1		164:19,20,21,24,25;
171:22	193:7	hello (1)	182:16;185:13,17	
finding (2)	graduate (1)	156:22	individual (4)	171:18,23;172:1
169:14;192:25	208:12	help (2)	172:11,13;173:8;	J
fine (1)	guardian (16)	163:14;178:6	202:19	<u></u>
180:9	135:6;137:5;149:16;	helping (2)	individuals (8)	
finish (1)	160:6;161:13,15,16;	202:8;204:13	133:21;135:10;	J-A-I-K-A-R-A-N (1)
208:18	181:18;182:8;202:6;	helps (2)	169:25;171:12;174:1,	172:10
finished (2)	203:21;204:22;206:14,	204:2,3	9;197:15;208:4	January (7)
138:12;154:18	17;209:7;210:6	Here's (2)	information (6)	144:16,21,25;145:7;
firm (1)	guardians (1)	170:10;206:25	140:8,9;141:23;	166:21;167:5,10
199:24	191:1	heretofore (1)	178:5;179:3;180:23	Jersey (1)
first (17)	guardian's (1)	129:8	Informative (1)	188:14
130:4,14,25;131:16;	155:24	hidden (1)	200:16	Jewish (1)
132:17;140:22;144:18,	guardianship (21)	199:15	Insofar (1)	143:13
20;145:12;158:7;	132:1;134:21;136:8,	himself (1)	140:23	job (1)
165:14;172:9;188:5,	16;138;20;140;18;	202:12	instruct (1)	204:22
24;201:3;207:4,6		hire (1)	169:21	Jody (29)
five (6)	24;154:12;161:17;	187:20	instructed (1)	143:23;144:7;
149:6,7,10,17;160:9;	163:16,20;165:8,10;	hired (1)	200:6	152:12;164:1,3;165:8
162:2	175:2;187:19;205:13;	187:19	instructing (2)	11,15;166:3,7;171:3;
	209:15:210:9	Home (1)	160:19;208:6	176:6;187:1,10,24;
Florida (3) 129:11,12;195:9	guardianships (6)	143:13	insurance (1)	188:2,10;189:23;
		homeless (2)	145:5	190:1;193:21;197:23;
follows (1)	159:25;160:5,7,7,11;	186:22,23	intend (3)	201:1;206:23;207:1,2
130:5	161:6		136:18,20;209:20	10,15,19,21
follow-up (2)	guess (2)	honor (1)		
131:6,9	155:8;174:25	181:25	intent (1)	Jody's (1) 145:4
foreclosure (1)	Gunner (1)	hospital (2)	209:11	1
187:15	209:19	144:2;186:20	intentions (1)	Jordan's (1)
former (2)	guys (2)	hoar (1)	195:24	195:5
149:21;202:12	156:9;198:24	210:13	interest (10)	Joseph (1)
Forum (1)		hours (3)	135:25;136:3;	209:19
129:11	Н	193:13;194:10,14	181:19;182:1,6,11;	journal (2)
Cound (1)		house (2)	193:22,24;199:11;	146:1;195:9
184: <u>2</u> 2	half (2)	187:14,17	210:6	judge (2)
foundation (1)	140:22;210:12	housing (1)	interested (1)	182:14;210:8
	handed (2)	144:1	192;16	judgment (2)
	Hallaca (2)	1	!	184:17,22
188:20			intervene (1)	104.17,22
188:20 Friday (2)	130:12;170:16	1	203:14	June (3)
		l		

	158:19;210:10	making (4)	148:12;193:4	135:7,15,21;174:6,12
K	legal (9)	166:22;167:17;	Meaning (1)	200:20;202:17
	172:4;178:12;182:7,	203:23;205:17	157:17	month (1)
Vanlan (6)	9,10,13;184:8;199:13;	managed (1)	means (1)	187:4
Kaplan (6)	205:9	208:23	199:15	months (3)
172:6,7,15;174:8,12,	lent (1)	manipulated (1)	meant (3)	135:7;167:10;188:15
20	133:20	171:1	157:18;168:12;198:7	more (7)
keep (1)	less (3)	Manny (4)	Medicaid (6)	137:25;186:21;
181:15	152:20;158:10;160:9	179:20;180:2,6,7	141:2;142:4;143:15,	192:15;194:9,14;
keeps (1)	letter (4)	many (9)	16;144:1;145:3	201:18;210:21
183:21	176:4;185:13,17;	135:14,17;159:25;	medical (8)	Morgan (3)
kicked (1)		160:8,9;161:19,25;	203:21;204:16,23,	132:20;133:6;209:18
186:22	204:15		25;205:11,11;206:10,	MORRIS (98)
Kiriam (3)	letters (5)	162:8;196:9	18	129:15;130:17,21;
132:14,16,18	135:1,9;174:18;	March (1)		131:2,5,13,18;133:22
Kitroser (19)	185:3,6	136:11	Medicare (3)	134:2,7;135:11;136:4
137:16,21;146:15,	license (4)	marital (1)	140:24,25;143:16	
20,24;147:13,25;	173:3,7,12,16	172:20	meet (3)	21;137:8,12;139:12;
148:4;149:20;150:5;	Life (3)	mark (3)	159:1,3;165:15	142:8,13,16;143:7;
168:13;170:6,7,9,12,	143:13;184:11,14	147:9;151:16;207:13	meeting (5)	145:20;146:18,20;
17;175;1,3;180;3	lifetime (1)	marked (1)	177:11;178:22;	147:4,6;149:2,9;
knew (1)	209:7	189:22	180:19;181:8,10	150:20;155:6,14;
155:1	limited (1)	marriage (42)	member (1)	156:4,7;160:16,19,2
knowledge (2)	206:7	141:2,6,14,17,20,24;	204:10	161:5,9,12;166:1,4;
186:4;203:5	line (1)	142:3;143:22,25;	members (2)	167:13;168:6,22;
knows (1)	134:8	144:7,9,10,15,22;	171:24;205:3	169:2,5,9,12,14;170:
130:22	listened (1)	145:2,10;146:16;	mental (4)	171:8;174:3,13;175:
Kushner (4)	152:8	147:19;153:4,7;	171:17,22;172:1;	3,22,25;176:8,18,24;
179:21;180:2,6,6	listening (1)	157:21;163:3,5,14;	206:10	177:3,4,9,18;178:2,7
179,21,180,2,0,0	194:24	167:20;168:16;172:25;	mention (2)	19,23;179:1,5,20;
${f L}$	little (1)	173:2,7,12,12;175:19;	190:7,11	180:1,7,9;181:2;
	152:20	176:1,6;180:25;182:3;	mentioned (4)	185:10,15;188:19;
lack (1)	live (3)	184:6,17,18,23;191:8,	190:6,9;197:22;	189:25;190:6,8,17;
188:19	175:5;179:22,24	12	198:9	191:7;198:14,22;
	living (1)	married (24)	merely (2)	200:3,7;203:4,9,17;
lacks (1) 206:9	188:13	149:22;150:9,12;	209:14;210:7	205:6,19;208:5;209:
	LLC (1)	151:7,24;153:9;175:9;	met (4)	13,22;210:11,17,25
large (5)	209:19	176:9,12;177:10,17;	146:5;165:16;	Morris's (1)
129:11;163:19;	loan (1)	178:20;179:5,9,16;	175:25;202:10	181:5
164:8,10;208:23	135:25	180:14;181:13;182:6,	Miami (1)	mortgage (6)
largest (1)	long (1)	11,17;183:6,11,19,20	208:11	187:2,6,11,14;
209:2	180:21	marry (1)	mind (2)	188:14,16
Larry (21)	longer (1)	150:2	183:21,23	mostly (2)
157:9;162:15,20,25;			misstating (1)	129:23;135:18
170:22,25;171:14,17,	150;2	master's (1)		mother (1)
25;186:16,17,19;187:2,	look (7)	208:16	168:7	171:2
5,10,13;188:13;189:7,	144:4;157:24;	Matter (5)	mistake (1)	1
10;200:25;206:24	166:12;168:22;170:20;	139:8;140:5;150:1;	132:22	motion (2)
Larry's (3)	183:17;188:3	165:15;200:4	Mitch (8)	156:6;203:13
186:14;197;23;	looked (1)	matters (9)	168:13;170:5,7,8,12,	Move (1)
206:24	148:23	140:13;160:15;	17;175:3;180:2	160:20
last (16)	looking (3)	161:7,23;162:3,12;	Mitchell (10)	much (2)
130:11;132:17;	149:16;201:12;	198:18,25;204:9	137:16,21;146:15,	164;10;174:22
138:7;144:14;147:22;	205:25	may (19)	20,24;147:13,25;	must (1)
154:16;159:11;165:25;	lot (3)	130:21;148:25;	148:4;175:1;180:5	199:9
167:11;172:10,22;	129:21;165:3;177:23	152:17,18,23,25;153:3,	Monday (1)	
175:13,24;184:9;	lots (1)	15,20;156:12;157:20;	168:11	N
206:5;210:13	166;5	158:8;159:12,14;	money (10)	
later (2)	loved (1)	177:11;181:11,11;	135:3;163:19;164:8,	name (6)
158:9;165:18	167:6	196:19;205:25	10,10,174:9,22,197:11,	132:17,17;172:9,10
Law (2)		Maybe (2)	17;209:2	199:19;209:18
136:12;137:1	M	130:18;206:22	moneys (1)	naming (1)
130.14, 137.1		MBA (1)	209:20	192:17
lonet (1)	1			
least (1)	maintains (2)		monies (10)	necessarily (1)
least (1) 181:12 leave (2)	maintains (2) 175:4;179:21	208:18 mean (2)	monies (10) 133:13,20;134:21;	necessarily (1) 130:21

	Re: G	ardianship of Kobert Far	ні масти	
129:9;135:8;147:15;	friends (1)	209:3	141:6;144:9;200:5	172:21;176:6;195:3;
148:13;149:1;150:5;	169;3	handling (1)	II (1)	196:21;197:4
155:19;170:23;191:18;	front (1)	161:23	129:3	inventory (4)
196:19;197:22;198:10;	153:13	handwriting (1)	important (2)	134:19,20,23;173:24
203:14;208:2;209:6;	full (2)	132:10	171:6,11	investigate (1)
			Inaudible (1)	201:2
210:15,18	131:7;160:5	Hang (2)	169:6	investment (3)
files (1)	funds (2)	169:2,5	1	
168:13	132;24;200:12	happy (1)	incapacitated (3)	133:3,7,9
filing (1)	future (1)	183:5	161:18;167:23;	invoice (3)
151:3	150:2	head (5)	192:25	138:17,19;154:4
final (2)		156:24,25;199:6,7;	incapacity (1)	invoiced (1)
184:16,22	G	201:10	206:7	138:20
finalize (1)		health (2)	Income (1)	involve (1)
154:8	gave (4)	145:5;206:10	130:13	161:1
finance (1)	155:17;157:2,13,14	healthcare (7)	incomplete (1)	involved (3)
208:21	gets (1)	140:15,16;142:17;	138:17	162:1,20;208:4
finances (4)	193:18	203:7;204:5,12;205:5	incorrect (3)	irrelevant (12)
			177:21,23;180:17	134:7;135:11;136:4,
140:15,16;189:2;	given (6)	hear (3)		21;137:8;160:16;
209:11	165:5,6;178:8;	164:13;166:22;169:7	indicate (3)	
financial (1)	200:21,21;201:4	heard (2)	147:18;153:19;	174:3,13;203:9;209:4
164:21	gmail (1)	207:4,6	179:14	13,22
find (3)	139:18	heariug (1)	indicated (5)	issues (10)
130:18;150:25;	goes (1)	150:1	173:25;179:15;	140:20;142:17;
171:22	193:7	hello (1)	182:16;185:13,17	164:19,20,21,24,25;
finding (2)	graduate (1)	156:22	individual (4)	171:18,23;172:1
169:14;192:25	208:12	help (2)	172:11,13;173:8;	
fine (1)	guardian (16)	163:14;178:6	202:19	J
180:9	135:6;137:5;149:16;	helping (2)	individuals (8)	<u> </u>
	160:6;161:13,15,16;	202:8;204:13	133:21;135:10;	J-A-1-K-A-R-A-N (1)
finish (1)			169:25;171:12;174:1,	172:10
208:18	181:18;182:8;202:6;	helps (2)		1
finished (2)	203:21;204:22;206:14,	204:2,3	9;197:15;208:4	January (7)
138:12;154:18	17;209:7;210:6	Here's (2)	information (6)	144:16,21,25;145:7;
firm (1)	guardians (1)	170:10;206:25	140:8,9;141:23;	166:21;167:5,10
199:24	191:1	heretofore (1)	178;5;179:3;180;23	Jersey (1)
first (17)	guardian's (1)	129:8	Informative (1)	188:14
130:4,14,25;131:16;	155;24	hidden (1)	200:16	Jewish (1)
132:17;140:22;144:18,	guardianship (21)	199:15	Insofar (1)	143:13
20;145;12;158;7;	132;1;134;21;136:8,	himself (1)	140:23	job (1)
165:14;172:9;188:5,	16;138:20;140:18;	202:12	instruct (1)	204:22
24;201:3;207:4,6	145:16;147:23;148:22,	hire (1)	169:21	Jody (29)
five (6)	24;154:12;161:17;	187:20	instructed (1)	143:23;144:7;
149:6,7,10,17;160:9;	163:16,20;165:8,10;	hired (1)	200:6	152:12;164:1,3;165:8
162:2	175;2;187;19;205:13;	187:19	instructing (2)	11,15;166:3,7;171:3;
			160:19;208:6	176:6;187:1,10,24;
Florida (3)	209:15;210:9	Home (1)		
129:11,12;195:9	guardianships (6)	143:13	insurance (1)	188:2,10;189:23;
follows (1)	159:25;160:5,7,7,11;	homeless (2)	145:5	190:1;193:21;197:23;
130:5	161:6	186:22,23	intend (3)	201:1;206:23;207:1,2
follow-up (2)	guess (2)	honor (1)	136:18,20;209:20	10,15,19,21
131:6,9	155:8;174:25	181:25	intent (1)	Jody's (1)
foreclosure (1)	Gunner (1)	hospital (2)	209:11	145:4
187:15	209:19	144;2;186:20	intentions (1)	Jordan's (1)
former (2)	guys (2)	hour (1)	195:24	195:5
149:21;202:12	156:9;198:24	210:13	interest (10)	Joseph (1)
Forum (1)	130:3,170:24	hours (3)	135:25;136:3;	209:19
129:11	н	193:13;194:10,14	181:19;182:1,6,11;	journal (2)
		house (2)	193:22,24;199:11;	146:1;195:9
found (1)	L -16 (0)			
184:22	half (2)	187:14,17	210:6	judge (2)
foundation (1)	140:22;210:12	housing (1)	interested (1)	182:14;210:8
		144:1	192:16	judgment (2)
188:20	handed (2)			104.17.00
Friday (2)	130:12;170:16		intervenc (1)	184:17,22
		I	203:14	June (3)
Friday (2)	130:12;170:16	I		
Friday (2) 163:2;187:22	130:12;170:16 handing (2)	I idea (3)	203:14	June (3)

	- 158:19;210:10	making (4)	148:12;193:4	135:7,15,21;174:6,12;
K	legal (9)	166:22;167:17;	Meaning (1)	200:20;202:17
	172:4;178:12;182:7,	203:23;205:17	157:17	month (1)
Kaplan (6)	9,10,13;184:8;199:13;	managed (1)	means (1)	187:4
172:6,7,15;174:8,12,	205:9	208:23	199:15	months (3)
20	lent (1)	manipulated (1)	meant (3)	135:7;167:10;188:15
keep (1)	133:20	171:1	157:18;168:12;198:7	more (7)
181:15	less (3)	Manny (4)	Medicaid (6)	137:25;186:21;
keeps (1)	152:20;158:10;160:9	179:20;180:2,6,7	141:2;142:4;143:15,	192:15;194:9,14;
183:21	letter (4)	many (9)	16;144:1;145:3	201:18;210:21
kicked (1)	176:4;185:13,17;	135:14,17;159:25;	medical (8)	Morgan (3)
186:22	204:15	160:8,9;161:19,25;	203:21;204:16,23,	132:20;133:6;209:18
Kiriam (3)	letters (5)	162:8;196:9	25;205:11,11;206:10,	MORRIS (98)
132:14,16,18	135:1,9;174:18;	March (1)	18	129:15;130:17,21;
Kitroser (19)	185:3,6	136:11	Medicare (3)	131:2,5,13,18;133:22;
137:16,21;146:15,	license (4)	marital (1)	140:24,25;143:16	134:2,7;135:11;136:4,
20,24;147:13,25;	173:3,7,12,16	172:20	meet (3)	21;137:8,12;139:12;
148:4;149:20;150:5;	Life (3)	mark (3)	159:1,3;165:15	142:8,13,16;143:7;
168:13;170:6,7,9,12,	143:13;184:11,14	147:9;151:16;207:13	meeting (5)	145:20;146:18,20;
17;175:1,3;180:3	lifetime (1)	marked (1)	177:11;178:22;	147:4,6;149:2,9;
knew (1)	209:7	189:22	180:19;181:8,10	150:20;155:6,14;
155:1	limited (1)	marriage (42)	member (1)	156:4,7;160:16,19,25;
knowledge (2)	206:7	141:2,6,14,17,20,24;	204:10	161:5,9,12;166:1,4;
186:4;203:5	line (1)	142:3;143:22,25;	members (2)	167:13;168:6,22;
knows (1)	134:8	144:7,9,10,15,22;	171:24;205:3	169:2,5,9,12,14;170:8;
130:22	listened (1)	145:2,10;146:16;	mental (4)	171:8;174:3,13;175:1,
Kushner (4)	152:8	147:19;153:4,7;	171:17,22;172:1;	3,22,25;176:8,18,24;
179:21;180:2,6,6	listening (1)	157:21;163:3,5,14;	206:10	177:3,4,9,18;178:2,7,
	194:24	167:20;168:16;172:25;	mention (2)	19,23;179:1,5,20;
${f L}$	little (1)	173:2,7,12,12;175:19;	190:7,11	180:1,7,9;181:2;
	152:20	176:1,6;180:25;182:3;	mentioned (4)	185:10,15;188:19;
lack (1)	live (3)	184:6,17,18,23;191:8,	190:6,9;197:22;	189:25;190:6,8,17;
188:19	175:5;179:22,24	12	198:9	191:7;198:14,22;
lacks (1)	living (1)	married (24)	merely (2)	200:3,7;203:4,9,17;
206:9	188:13	149:22;150:9,12;	209:14;210:7	205:6,19;208:5;209:4,
large (5)	LLC (1)	151:7,24;153:9;175:9;	met (4)	13,22;210:11,17,25
129:11;163:19;	209:19	176:9,12;177:10,17;	146:5;165:16;	Morris's (1)
164:8,10;208:23	loan (1)	178:20;179:5,9,16;	175:25;202:10	181:5
largest (1)	135:25	180:14;181:13;182:6,	Miami (1)	mortgage (6)
209:2	long (1)	11,17;183:6,11,19,20	208:11	187:2,6,11,14;
Larry (21)	180:21	marry (1)	mind (2)	188:14,16
157:9;162:15,20,25;	longer (1)	150:2	183:21,23	mostly (2)
170:22,25;171:14,17,	150:2	master's (1)	misstating (1)	129:23;135:18
25;186:16,17,19;187:2,	look (7)	208:16	168:7	mother (1)
5,10,13;188:13;189:7,	144:4;157:24;	Matter (5)	mistake (1)	171:2
10;200:25;206:24	166:12;168:22;170:20;	139:8;140:5;150:1;	132:22	motion (2)
Larry's (3)	183:17;188:3	165:15;200:4	Mitch (8)	156:6;203:13
186:14;197:23;	looked (1)	matters (9)	168:13;170:5,7,8,12,	Move (1)
206:24	148:23	140:13;160:15;	17;175:3;180:2	160:20
ast (16)	looking (3)	161:7,23;162:3,12;	Mitchell (10)	much (2)
130:11;132:17;	149:16;201:12;	198:18,25;204:9	137:16,21;146:15,	164:10;174:22
138:7;144:14;147:22;	205:25	may (19)	20,24;147:13,25;	must (1)
154:16;159:11;165:25;	lot (3)	130:21;148:25;	148:4;175:1;180:5	19 9 :9
167:11;172:10,22;	129:21;165:3;177:23	152:17,18,23,25;153:3,	Monday (1)	
175:13,24;184:9;	lots (1)	15,20;156:12;157:20;	168:11	N
206:5;210:13	166:5	158:8;159:12,14;	money (10)	
ater (2)	loved (1)	177:11;181:11,11;	135:3;163:19;164:8,	name (6)
158:9;165:18	167:6	196:19;205:25	10,10;174:9,22;197:11,	132:17,17;172:9,10;
		Maybe (2)	17;209:2	199:19;209:18
	<u>. </u>			
	M	130:18;206:22	moneys (1)	naming (1)
Law (2) 136:12;137:1		130:18;206:22 MBA (1)	209:20	192:17
Law (2)	M maintains (2) 175:4;179:21	130:18;206:22		

	Ke; Gi	ardianship of Robert Pat	14 VY CILL	
need (6)	137:8;142:8;143:7;	150:25;163:18;171:22;	176:6	portion (1)
150:2,3;164:22,23;	146:18,19;148:19;	186:22;197:16;198:13;	partial (1)	142:25
191:10;195:22	149:2;150:11,13;	209:20	139:4	Possibly (6)
needed (2)	155:6,19;156:1;	Outside (1)	parties (1)	135:5,20;146:9;
146:4;210:21	160:16;167:13;168:6;	203:4	171:3	153:11;181:23;184:1
needs (5)	171:8;174:3,13;	outsider (1)	party (1)	Post (2)
161:24,25;169:9;	177:18;178:2,7,12,14,	205:2	177:13	190:18;192:18
193:18;194:13	15;181;2;189;25;	outstanding (3)	past (1)	power (2)
negative (1)	203:4,9;205:6,19;	133:19;135:8;174:1	208:23	164:15;202:14
167:7	208:5;209:4,13,22	over (3)	pay (6)	preceding (1)
New (4)	objectionable (1)	155:3;179:21;189:25	158:3,18,19;201:20,	142:22
185:5,7;188:14;	131:15	overbroad (2)	22;202:1	prepared (6)
191:11	objections (9)	155:20;156:5	paying (11)	163:4;169:19,22;
next (1)	148:8,10,13,14,16,	owe (1)	168:14;179:24;	173:24;199:24;200:13
144:8	25;149:1;150:6;178:13	135:3	181:16;182:19,20,23;	presence (2)
nice (2)	obligations (1)	owed (2)	187:2,6,10,13;188:14	177:2;197:15
166:25,25	174:1	134:21;174:6	payments (2)	present (3)
Nodding (2)	obtain (2)	owes (2)	174;20;188:15	178:22;180:19;181:5
156:24;199:6	173:5,16	174:9,22	pays (1)	presently (2)
Notary (2)	obviously (2)	owing (1)	140:25	143:17;162:3
129;10;130:4	142:13;143:8	138:25	people (4)	prevent (1)
note (4)	Occasionally (1)	own (2)	135;3;161:17;169:1;	141:25
129:20;133:8;136:1;	195;21	169:24;194:4	174:5	print (7)
164:5	occasions (3)		performed (1)	138:16,17;139:4;
notes (24)	176;11;181:12;	P	173:8	154:4,6,8;207:24
133:16,20,25;134:3,	182:16		person (1)	printed (1)
6,12;145:15,16,17,18,	October (12)	package (3)	177:13	154:15
22,25;153:22,23,24;	137:4,11;138:18;	165:17,18,19	Personal (1)	prior (9)
154:4,6,7,8,11;157:11;	148:3;170:9,13;175:2,	page (15)	162:7	141:12;144:21,25;
159:21;162:23;196:13	8;179:12,14;188:17;	130:14,25;131:17,	petition (12)	145:7;155:15;163:20;
notice (5)	192;24	17;149:6,7,10,17;	150:18,20,22,23;	180:3;195:5;202:5
129:8;138:8;155:15,	Off (2)	188:5,6,7,23,24,25;	151:4;168:8;173:11;	private (3)
23;156:5	139:2;143:16	198:16	178:6;182:2;191:18;	193:8,10,11
Notwithstanding (1)	office (1)	paid (8)	197:23;209:6	privilege (5)
198:17	181:5	136;8;137:25;	petitioned (1)	131:4,4;139:12;
November (14)	Off-the-record (1)	138:22,25;141:3;	136:15	146:22;177:12
136:25;140:21;	151:13	142:4;144:1;202:3	petitions (2)	privileged (11)
141:13;142:1;143:21,	one (14)	Palm (3)	194:17;198:10	130:22,25;131:1;
22;162:14;163:3;	138:19;143:23;	129:12;190:18;	phone (1)	146:24;147:3,8;
188:2,18;189:9;	163:24;174:8;179:19;	192:18	157:24	166:19;204:9;205:1,2,
206:23;207:11,20	185:8;186:21;188:25;	paper (2)	physical (1)	3
number (5)	197:19;198:1;201:3;	190:17;200:11	193:1	probably (3)
132:19;133:19;	205:16;206:17;207:4	papers (1)	physicians (2)	146:12;168:23;
136:7,11;206:6	ones (2)	210:9	203:22,25	196:14
numerous (5)	166:6,13	paperwork (2)	pick (2)	problem (1)
173:25;176:11;	ongoing (1)	195:6,9	195:7,8	184:13
182:16;202:11,20	160:11	paragraph (1)	picked (2)	proceed (1)
nurse (4)	only (3)	170:25	195:6,8	199:9
193:8,11,12,15	170:13;204:12;	paraphrase (1)	piece (1)	proceedings (2)
nurses (2)	210:12	158:14	200:11	197:24;211:7
193:9,10	opened (1)	paraphrased (3)	Place (5)	process (3)
	132:2	158:17;177:11,15	129:11;146:1,3;	134;24,25;194:15
0	opposite (3)	Paraveda (6)	177:2;184:18	produce (9)
	194:18,20,21	132:24;133:1,2,3,14,	please (1)	129:17,21;130:20;
object (3)	order (6)	17	137:9	131:6;154:19,22;
120.0.127 0 100 10	127,00.100.04	. v- a-w-a-v-r-13-a (1)	plenary (1)	155:18,21;185:11
150:8;156:2;188:19	137:23;192:24;	P-A-R-A-V-E-D-A (1)		nwodweed (0)
objected (3)	206:6,13,16;209:7	133:11	160:5	produced (8)
objected (3) 131:13;145:20;156:4	206:6,13,16;209:7 ordered (1)	133:11 Pardon (1)	160:5 pm (1)	131:14,22;151:18,
objected (3) 131:13;145:20;156:4 objecting (2)	206:6,13,16;209:7 ordered (1) 210:8	133:11 Pardon (1) 199:8	160:5 pm (1) 142:2	131:14,22;151:18, 20;154:25;155:18;
objected (3) 131:13;145:20;156:4 objecting (2) 131:3;155:21	206:6,13,16;209:7 ordered (1) 210:8 orders (1)	133:11 Pardon (1) 199:8 part (6)	160:5 pm (1) 142:2 POA (1)	131:14,22;151:18, 20;154:25;155:18; 185:9;210:20
objected (3) 131:13;145:20;156:4 objecting (2) 131:3;155:21 Objection (39)	206:6,13,16;209:7 ordered (1) 210:8 orders (1) 209:15	133:11 Pardon (1) 199:8 part (6) 138:8;142:6,13;	160:5 pm (1) 142:2 POA (1) 201:1	131:14,22;151:18, 20;154:25;155:18; 185:9;210:20 production (3)
objected (3) 131:13;145:20;156:4 objecting (2) 131:3;155:21	206:6,13,16;209:7 ordered (1) 210:8 orders (1)	133:11 Pardon (1) 199:8 part (6)	160:5 pm (1) 142:2 POA (1)	131:14,22;151:18, 20;154:25;155:18; 185:9;210:20

		ardianship of Robert 1 at		
155:17;191:1;210:2	130:9	175:1;180:25;184:6;	156:20	130:8,19,24;131:3,8,
program (4)	realize (1)	189;9;190;6,8;191;1,	response (1)	16,19,21;133:12,24;
139:6,7;153:25;	210:16	14;192:21;199:23;	186:24	134:5,10;135:16;
154:2	really (4)	200:4;202:21;204:16,	rest (9)	136:6,22;137:10,18,19;
progress (1)	186:23;195:16;	23;206:24;208:3	130:14;142:7,12;	139:14;142:10,11,15,
163:12	196:24;210:18	regular (1)	143:3,5,12;184:14;	20,24;143:2,10;
promissory (7)	reasons (1)	[161:17 ´	206:1;207:21	145:21;146:14,19;
133:8,16,20,25;	163:5	related (1)	restated (I)	147:1,5,8,11;149:3,5,
134:3,6,12	recall (15)	189:2	163:6	12;150:24;151:2,11,16,
proper (1)	144:16;156:13;	Relevance (3)	retain (1)	21;155:7,23;156:6,9,
178:13	158:12,13,16;165:20;	133:22;143:18;178:2	150:3	11;160:18,21;161:2,6,
Protective (1)	167:1,11;168:17;	relevant (4)	Return (4)	10,14;167:16;168:9;
208:3	188:1,22,23,23;199:25;		130:13,15;131:7,17	169:11,13,17,18;
provide (17)	206:25	160:21;210:19	reversal (1)	170:15;171:10;174:7,
131:16;139:9,11,15;	recalling (1)	relying (1)	163:13	15;175:23;177:7,20;
145:18;155:12,25;	160:22	172:2	reversed (1)	178:4,9,17;180:4,8,12;
156:3,9;159:4;160:23;	recalls (1)	remain (11)	163:6	181;4;182;25;185:12,
163:9;165:17;173:2;	149:21	149:22;150:9,12;	review (2)	16;188:21;189:22;
175:20;181:22,24	received (1)	151:24;175:9;180:14;	147:15;159:21	190:3;198:7,8;203:6,
provided (25)	187:23	182:6,17;183:11,18,20	revised (1)	12,19;205:8,20;206:2,
130:10,10,12,25;	receiving (2)	remainder (1)	163:6	4;207:13,18;208:1,7;
131:11;139:24;140:3;	188:1;207:1	184:11	revocation (1)	209:5,16,25;210:10,14,
155:9;165:11;166:1,1,	recent (2)	remarried (1)	198:18	24;211:2
2,7;170:2,19;172:17,	151:22;192:18	149:21	revoked (1)	Ruiz (1)
20,24;173:14;174:25;	recently (1)	remember (11)	164:15	132:18
184:16;193:19;195:12;	181:12	144:23;145:14;	Rich (17)	
205:10;211:4	recess (1)	147:20;158:5;167:9;	143:23;144:7;164:1,	S
providing (2)	206:3	186:2;187:12;188:4,5,	3;165:11,15;166:3,7;	
131:2;196:15	record (4)	6;198:19	171:3;187:24;188:2,	same (5)
Public (2)	139:5;142:25;	removed (1)	10;189:23;190:2;	180:10;181:16;
129:10;130:4	169:10,12	149:14	206:23;207:15,24	198:16;202:19;207:23
publicity (1)	records (28)	renoticed (1)	right (15)	sat (1)
192:17	132:4,7;135:4,19;	155:1	131:18;143:4;150:3;	156:25
purpose (3)	138:3;139:2,9,16;	renoticing (1)	155:4;156:7;159:18,	SAVITT (8)
129:6;155:2;200:15	146:7,10;153:17,19;	155:2	25;162:25;169:2;	129:5;130:3,7;
purposes (1)	154:21;155:10,12;	repeat (1)	178:10,11;194:11;	189:24;190:2;198:7,
149:25	156:2,3;159:21;	142:20	200:2;204:8,11	22;207:15
pursuant (4)	160:24;161:3;179:14;	report (16)	rights (2)	saw (2)
129:8;131:10;	185:18,21,22;186:4,9;	147:15,18,20,22,24;	149:14,15	188:6;190:5
137:23;155:24	196:12;197:13	148:1,3,6,8,10,14,16;	Robert (54)	saying (13)
pursue (1)	redact (2)	149:7,8;150:5;151:14	130:13;133:3,20;	142:2;144:8;148:24;
192:16	140:9;167:7	Reporter (10)	139:25;140:13,16;	150:14;169:8;177:21,
put (1)	redacted (3)	129:10;132:25;	141:17;144:15,20,21,	22;182:5;188:22;
177:4	140:8,22;143:8	133:10;137:17;142:23;	24;145:7,24;146:16,21,	192:10;198:11;200:17;
7777	redaction (1)	143:1;169:7;182:22;	23;147:19;150:19;	204:15
Q	139:13	198:4;210:22	151:22;152:16,23,25;	scare (1)
<u> </u>	reductions (1)	represent (1)	153:15,20;156:13,22;	197:23
QUESTION** (1)	142:17	191:11	157:21;158:22;163:19;	scope (1)
146:13	referring (4)	representative (1)	164:16;165:22;166:3;	203:4
quick (1)	164:7;190:16;192:8,	162;7	171:13;172:25;173:22;	second (5)
130:9	13	request (6)	174:9,22;175:4,8;	166:14;188:6,7,23,
quoted (1)	reflect (4)	129:17;131:6,9;	176:24;179:15,22;	25
199:14	135:4,19;146:7;	145:4;155:16,22	185:18,23;186:5;	seeing (2)
177.14	157:11	requested (4)	194:13;197:7,12,14;	203:21;206:25
R	reflected (1)	130:11;131:9;138:8;	203:8;205:9;206:7,18;	seeking (1)
	153:16	155:4	208:4	209:6
read (10)	regarding (33)	reread (3)	Robert's (3)	seems (2)
142:22,25;147:21,	131:22;139:25;	148:11,18,21	172:14,16;202:13	194:16,19
22;148:6;149:8,22;	141:13,17;144:25;	researched (2)	Rocket (3)	selecting (1)
		, escurence (4)		
		184.20.25		1 203:22
180:3;190:22,25	145:9;146:16;153:4;	184:20,25 respond (2)	139:8;153:25;196:13	203:22 send (5)
180:3;190:22,25 reading (3)	145:9;146:16;153:4; 157:21;162:15;163:15;	respond (2)	room (1)	send (5)
180:3;190:22,25	145:9;146:16;153:4;			

	NC. OI	ardianship of Robert Fac		
sending (2)	146:15;152:16;	152:24;172:5;	194:19	true (5)
163:17;192:9	164:23;170:22;171:6,	179:13;180:5;208:20	tells (2)	176:13;177:25;
sends (2)	11;172:7;173:7;181:8;	string (1)	144:6;178:1	178:3;180:22;197:25
190:4:194:25	186:16;191:19,22;	170:11	testamentary (1)	trust (20)
sent (17)	195:22;204:16,20	stuff (1)	196:22	140:20;163:6,13;
129:17;133:6;135:1,	speaking (4)	178:1	testified (3)	166:14;167:21;184:6;
9;140:21;165:18;	135:2;178:12;189:6;	Subject (1)	130:5;167:15;203:1	196:20,21;197:3,4,16;
166:21;168:24;176:5;	192:12	139:12	testify (2)	198:18;199:23,24;
185:14;186:18;187:22;	speaks (1)	suffering (1)	147:12;184:10	202:22;203:3;209:8,
188:17;197:21;198:4,	142:9	184:2	testifying (1)	10,12,18
14;199:22	Special (2)	sufficient (3)	143:8	trustee (5)
	161:24,25	184:10;194:11,13	testimonies (1)	209:7,10;210:2,3,6
separate (3)		, .	169:1	trusts (5)
129:16;154:7;168:15	specific (1)	suggest (2)	1	160:5;161:24,25;
September (4)	140:10	143:24;194:8	testimony (2)	
132:6;201:6,6,7	speech (3)	suggested (2)	142:16;178:8	208:23,24
served (1)	157:2,13,14	193:19;194:6	thereafter (1)	try (1)
155:15	spoke (3)	Suite (1)	140:23	134:16
Services (1)	156:17;171:4;181:9	129:11	THEREUPON (2)	trying (2)
208:3	spoken (3)	support (2)	130:2;211:7	150:25;168:3
set (1)	171:14,15;172:11	168:15;184:10	thinking (1)	two (8)
168:3	Stacy (18)	supporting (1)	180:10	158:10;162:9;
settlement (1)	186:11,15;187:20,	184:13	third (1)	168:14;169:1,3;
172:20	22;190:4;191:10;	supposed (6)	171:3	170:16;181:12;197:15
several (1)	195:4,12,14,22;196:18,	134:1;155:25;	thought (1)	type (2)
188:15	19;199:4,4,22;200:2,6;	181:22;191:22;205:16;	201:13	171:17;205:4
shaking (2)	202:13	206:17	thousand (1)	types (2)
156:25;201:10	standing (3)	sure (15)	187:18	161:9,10
shelter (2)	134:7;137:8;141:19	132:3,23;141:15,18;	three (8)	
186:21,22	Stanley (3)	152:6;159:20;166:13;	152:21;161:22;	U
shook (1)	132:20;133:6;209:18	177:6;178:21;180:10;	170:25;193:12;194:10,	
199:7	started (2)	181:9;186:25;191:24;	14;198:17,21	uncle (1)
Shorthand (1)	165:8,10	192:13;201:25	throwing (1)	191:11
129:9	State (4)	surrogate (4)	169:17	under (1)
show (2)	129:10;176:7;	203:7;204:6,12;	Thursday (1)	200:12
167:23;168:21	178:15;185:7	205:7,204:0,12,	186:19	undersigned (1)
showed (1)	stated (3)	S-U-R-U-J-E-A-Y-E (1)	TIG (1)	130:4
206:22		172:10	209:18	Unfortunately (1)
	181:15;196:21;206:9		1	186:19
sic (2)	statement (7)	Suzanne (1)	titled (1) 209:17	1
180:6;201:1	150:8,11;176:8,13;	129:9	L	University (1)
signed (2)	177:9;178:19;179:4	sworn (1)	today (5)	208:11
	statements (8)	130:5	140:11;146:5;	Unless (2)
sister (1)	150:19;176:10,18,	, mo	151:18;154:12;188:15	145:20;156:1
186:14	22;177:1,16;180:24;	T	together (1)	up (16)
Six (6)	183:2		198:24	131:12,19;144:19,
	states (7)	tactie (1)	told (14)	20;147:10;154:5;
167:10;191:18	150:1;170:25;175:3;	192:19	143:14;144:16;	170:20;183:17;188:3;
social (2)	176:5;179:12;188:13;	talk (1)	163:22,24;175:13;	193:5,7;195:6,7,8,8;
143:13,14	192:23	164:18	180:14;181:12;182:5,	204:19
someone (4)	stating (5)	talked (2)	15;189:16,18;197:14,	upon (3)
156:19;182:11,12;	151:23;167:14;	153:20;183:16	19;204:18	138:24;150:18;183:2
210:2	181:13;191:17;206:24	talking (5)	took (7)	upset (2)
Sometime (5)	stay (8)	143:11,12;164:11;	145:25;146:3;	189:6,14
158:7,8;159:8;	176:9,11;177:10,17;	180:11;190:14	163:18;164:8;177:2;	upsets (2)
165:18;192:7	178:19;179:5,9,15	Tax (4)	184:18;187:18	189:18,19
	still (2)	130:13,15;131:7,17	total (1)	upsetting (1)
189:15;195:2	187:2;194:15	tecum (3)	156:4	189:12
-	stipulation (3)	131:10;138:9;155:20	treatment (4)	use (1)
Somewhat (3)	Supulation (2)			
		telephone (7)	203:24:204:17:	1 129:7
190:21;193:3,4	149:13,17,19	telephone (7)	203:24;204:17; 205:11:206:11	129:7 used (1)
190:21;193:3,4 somewhere (1)	149:13,17,19 stole (1)	135:18;151:25;	205:11;206:11	used (1)
190:21;193;3,4 somewhere (1) 170:12	149:13,17,19 stole (1) 197:17	135:18;151:25; 153:14;158:24;159:16;	205:11;206:11 trial (1)	used (1) 198:20
190:21;193:3,4 somewhere (1) 170:12 son (2)	149:13,17,19 stole (1) 197:17 stopped (1)	135:18;151:25; 153:14;158:24;159:16; 174:17;185:2	205:11;206:11 trial (1) 198:20	used (1) 198:20 using (1)
190:21;193:3,4 somewhere (1) 170:12 son (2) 171:13;189:6	149:13,17,19 stole (1) 197:17	135:18;151:25; 153:14;158:24;159:16;	205:11;206:11 trial (1)	used (1) 198:20

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF	PROBATE DIVISION "IB"
ROBERT PAUL WEIN	CASE NO. 502014GA000472XXXXMB
/	

PETITION FOR ORDER AUTHORIZING AND RATIFYING PAYMENT OF COMPENSATION AND EXPENSES OF GUARDIAN (Southern Lab. 2, 2015)

(September 16, 2014 through July 3, 2015)

Petitioner, Elizabeth Savitt, alleges:

- 1. Petitioner is the duly appointed and acting limited guardian of the person and property of Robert Paul Wein (the Ward).
- 2. The total amounts of all prior fees paid or costs awarded to petitioner in this proceeding are:

Fees: \$0.00 Costs: \$0.00

- 3. Petitioner has rendered services and incurred expenses as guardian of the person and property of the Ward from September 16, 2014 through July 3, 2015, as more fully described and set forth in the itemized schedule of services and expenses attached hereto as Exhibit "A," for which petitioner has been partially paid.
- 4. Petitioner's records indicate that during the period of time above mentioned, Petitioner has performed services as guardian of the person and property of the Ward in the total amount of 196,95 (.60 hours at No Charge) as reflected in the attached time sheets. Further, Petitioner incurred expenses in the amount of \$237.60.
- 5. Petitioner is a professional guardian, and based upon the criteria established by \$ 744.108(2), Florida Statutes, Petitioner believes that a reasonable hourly rate of compensation for the services performed is \$85.00 per hour. Therefore, a reasonable compensation for the services performed and expenses incurred by Petitioner during that period of time is \$17,085.35. Petitioner has already received a retainer from the assets of the Ward in the amount of \$8,000.00.

WHEREFORE, Petitioner requests that an order be entered awarding petitioner reasonable compensation for the services rendered and expenses incurred for the benefit of the Ward in the total amount of \$17,085.35, ratifying the retainer paid from the assets of the Ward in the amount of \$8,000.00 and authorizing and directing that compensation and expenses be paid to the guardian from the assets of the Ward in the total amount of \$9,085.35.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on

()

Elizabeth Savitt, Petitione

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CERTIFICATE OF SERVICE

1 HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this day of July, 2015 to Mr. Daniel Wein, 9717 N. New River Canal Road, #410, Plantation, Florida 33324 (<u>Dwein5680@aol.com</u> and <u>Sucywein@aol.com</u>) and Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palm Beach, FL 33401 (info@rosenwater.com and <u>bsr@rosenwater.com</u>).

Ellen S. Morris, Esq. Florida Bar No. 850306

Savitt Guardians

Elizabeth "Betsy" Savitt 501 N Country Club Dr. Atlantis, FL 33462

Phone: 561-573-1292 | Fax: 561-439-6765

Account Statement

Prepared for Robert Wein Re: Guardianship

Previous Invoice Amount	\$0.00
Last Payment Received	\$0.00
Previous Balance	\$(8,000.00)
Current Charges	\$17,085.35
Total Due	\$9,085.35

Matter: Guardianship

Robert Wein

Savitt Guardians

Elizabeth "Betsy" Savitt 501 N Country Club Dr. Atlantis, FL 33462

Phone: 561-573-1292 | Fax: 561-439-6765

Robert Wein

Invoice Date: July 03, 2015 Invoice Number: 10083 Invoice Amount: \$17,085.35

Guardian's Fees				
9/16/2014	T.C. E. Morris re: new case.	E.S.	.20	\$19.00
9/17/2014	T.C. Mitchell Kitroser re: brief background of case.	E.S.	.25	\$23.75
9/18/2014	Review documents from court appointed council.	E.S.	1.20	\$102.00
9/19/2014	Set up file. T.C. with Mitchell Kitroser, attorney for ward with extensive case history. File notes.	E.S.	1.00	\$85.00
9/19/2014	Scan and sign guardianship documents to E. Morris	E.S.	.10	\$8.50
9/21/2014	Preparation of memorandum to file.	E.S.	1.00	\$85.00
9/21/2014	T.C. to set up appointment to see Robert at home. Speak with wife Vita and aide Dorothy.	E.S.	.20	\$17.00
9/21/2014	T.C. Daniel Wein, scheduling appointment for pick up of documents. Background information.	E.S.	.40	\$34.00
9/22/2014	Initial visit with Robert, Vita and Delores at the home. Collected documentation for the yearly plan. Robert has two checkbooks he is writing checks on and said he has a new accountant.	E.S.	1.50	\$127.50
9/23/2014	Initial visit with Daniel Wein, Went over the 2 files of documents, background, names and contact numbers of people on loans etc.	E.S.	4.00	\$340.00
9/23/2014	T.C. to accountant to file taxes. E-mail letters. Set up case history, review.	E.S.	1.50	\$127.50
9/24/2014	Review documents. Forward additional documents to E. Morris.	E.S.	1.50	\$127.50
9/24/2014	T.C. Delores re; finances.	E.S.	.30	\$25.50
9/24/2014	Contacting accounts for guardianship.	E.S.	1.50	\$142.50
9/25/2014	T.C. E. Morris re: update on case and meeting with ward.	E.S.	.30	\$25.50
9/25/2014	Continue transfer of information to accounts, introduction to account managers.	E.S.	1.00	\$85.00

9/26/2014	Travel to Bank of America re: setting up guardianship account, they do not include debit card	E.S.	.60	\$51.00
	without rep-payee documentation. T.C. Delores recashing last 2 checks and funds sent to Emilio.			
9/26/2014	T.C. Emilio, Delores, Daniel, (6) re: checks sent to Emilio for 10,000. 5,000 and 5,000. Recovery of \$10,000. Robert noted as void.	E.S.	1.00	\$85.00
9/26/2014	E-mails to attorney on condo, forward contract to E. Morris.	E.S.	.40	\$34.00
9/27/2014	E-mail's Daniel re: Copa Cabana interest payments, Emilio checks.	E. S .	.10	\$8.50
9/27/2014	Meet with Robert at condo, spoke to Delores outside during private meeting.	E.S.	1.20	\$102.00
9/28/2014	Continued file work.	E.S.	1.50	\$142.50
9/29/2014	T.C. Relator of condo, Sarah Wasserman. She has	E.S.	.45	\$42.75
312312011	many documents need to be completed. Buyer has	D. O.	. 15	012.75
	applied for mortgage, Request a time frame for completion and court approval.			
9/29/2014	Travel to Bank of America for meeting on account opening.	E.S.	.80	\$68.00
9/29/2014	Receive and review comps from relator, all over 300,000. E-mail to E. Morris.	E.S.	.15	\$12.75
9/30/2014	T.C. Att. Kitroser re: checks to Vita and petition for fees for her. Update on conditions.	E.S.	.40	\$34.00
9/30/2014	T.C. E. Morris re: case update, sale of condo, pleadings, accountings.	E.S.	.50	\$42.50
10/3/2014	T.C. Copa Cabana, they have my fax, they took message and said neither of the book keepers are available.	E.S.	.30	\$25.50
10/4/2014	T.C. Delores, explaining that she works 8 days a week because the days are 24 hours. I did not start and end the payment on the right days. Wants me to come there on Monday.	E.S.	.30	\$25.50
10/6/2014	Met with Bob, Delores and Vita. Delores wanted to he paid an extra 2 days in addition to the 800 per week. Refused to discuss the rental check that was returned. Refused to discuss any other bills. Gave me a bag of receipts and wanted to be paid immediately. Got very angry and started yelling. Left and told her I would mail the check.	E.S.	1.50	\$127.50
10/7/2014	T.C. Jody, Delores called her and complained about Bob and Vita, told her she was quitting. Gave me additional background and suggested they move to assisted living. Discussed having an additional aide.	E.S.	.50	\$42.50
10/7/2014	E-mail from Dan concerning placement in assisted living. Research on placement.	E.S.	.40	\$34,00
10/7/2014	T.C. Daniel Wein re: placement of Bob, with or without Vita. Discussed finances, costs, Vita's status.	E.S.	.80	\$68.00
10/7/2014	Making arrangements with Doctors and assisted living facility for placement, evaluation, moving.	E.S.	2.50	\$212.50

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10/7/2014	T.C. Delores and Robert for input. T.C. Copa, Eloise the accountant, stated that the owners are out of town one more week. They will	E.S.	.30	\$25.50
10/7/2014	contact us upon return. Receive 2013 taxes from Accountant in New York,	E.S.	.50	\$42.50
[0/7/2014	review, sign and send back. Pay the invoice. T.C. Aide for early tomorrow and Delores to coordinate her schedule. Delores said she will no longer take care of Vita and Bob and wants an aide there for 12 hours.	E.S.	.50	\$42,50
10/8/2014	Organized and tallied up expenses from Delores, paid FPL.	E.S.	.40	\$34.00
10/8/2014	T.C. Daniel, Lynn Bayard from Colony Club Re: getting the move organized, Reviewed lists of items to move.	E.S.	1.10	\$93.50
10/8/2014	T.C. Aide to coordinate tasks and pick up times. T.C. for Driver to assisted living and to coordinate move.	E.S.	.50	\$42.50
10/8/2014	T.C. for 1823 paperwork from Dr.'s office and prescriptions.	E.S.	.15	\$12.75
10/8/2014	T.C. Delores and Aide for directions, list of things to do and coordinating the visit from Colony Club staff for evaluation.	E.S.	.50	\$42.50
10/8/2014	T.C. Jody with update.	E.S.	.20	\$17.00
10/8/2014	E-mail, T.C. from Broker in New York re: signing. Print forms, calculate New York taxes, get documentation notarized. Scan to broker.	E.S.	.80	\$76.00
10/8/2014	T.C. Aide for packing and labeling clothes for move. Confirm meeting for Vita and Robert with Lynn at Colony Club. Give payment to Aide. Delores not speaking.	E.S.	1.40	\$133.00
10/9/2014	T.C. Lonnie, director of Colony Club re: Dr. has not responded to the 1823 form they sent. It will not be possible to move them in until Monday now. He will contact another Dr. for Monday.	E.S.	.30	\$25.50
10/9/2014	T.C. the Dr. office has stated he needs to see Robert again and can schedule him for next week. Told them that date was unacceptable as he took over practice from a Dr. who has seen him many times.	E.S.	.30	\$25.50
10/9/2014	T.C. Lonnie, Vita and Robert are both there, getting paperwork together, they took a tour and are having lunch and enjoying themselves.	E.S.	.10	\$8.50
10/11/2014	T.C. Daniel, re: moving, items belonging to Robert, payments made to Delores.	E.S.	.20	\$17.00
10/11/2014	Meet with Delores, Robert Wein and M. Kitroser at the Wein apartment. Reconciled with Delores re: monics owed and apartment rented. Discussed moving and financials with R. Wein, Discuss with Robert and Vita the payment of her attorney fees. Robert does not want to pay.	E.S.	2.60	\$247.00
10/11/2014	T.C. to organize pick up and move for Monday, T.C.	E.S.	.40	\$34.00

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	The Colony to confirm time.			
10/13/2014	Meet at the Wein apartment and make sure they are	E.S.	5.00	\$425.00
	loaded up for the move. Get phone and all			
	paperwork from Delores. Meet them at the Colony,			
	go through the admission process.		_	
10/13/2014	Meet with driver re: items to be purchased. Give him	E.S.	.50	\$42.50
	credit card for purchase of small refrigerator and			
	new flat screen, and additional things for Robert in			
404445044	his room.	D 0	40	72. 1. 0.0
10/14/2014	T.C. Daniel re: finances, and Jodi with update on the	E.S.	.40	\$34.00
10/14/2014	move and suggestions for help.	F. 6	20	£35.50
10/14/2014	E-mail to E. Morris re; update on Vita and the	E.S.	.30	\$25.50
10/14/0014	hearing for Wednesday. Schedule driver.	E C	50	# 43.50
10/14/2014	T.C. Copa, T.C. Daniel re: call from Anthony	E.S.	.50	\$ 42.50
	Gulliano at Copa. He will fax over the demand note.			
	Send Relator copy of signed documents on condo			
10/14/2014	sale. T.C. Stacy and Dan Wein, re: e-mails from	E.S.	.40	\$34.00
10/14/2014	attorney's.	E.S.	.40	334.00
10/15/2014	T.C. Colony to coordinate pick up and vehicles to	E.S.	.20	\$17.00
10/15/2014	use. T.C. Driver to coordinate help with arrival.	D.O.	.20	\$17.00
10/15/2014	Meet the driver and Weins for transporting into the	E.S.	3,00	\$255.00
.0,10,201	court house. Attend hearing on incapacity.	2.2.	• • • • • • • • • • • • • • • • • • • •	4223133
	Conference with family and attorneys. Obtain signed			
	letters and orders. Help transfer the Weins to the			
	care of Daniel Wein for transport back to the			
	Colony. Robert asks for cash in his account at the			
	Colony.			
10/15/2014	Travel to Bank of America to report funds held at	E.S.	1.50	\$127.50
	Chase from Emillio Flores checks. They contacted			
	fraud department then settled on accounting. Need to			
	have Chase generate communication for release to			
	Bank Of America since Bob signed the checks.			
	Obtained copies of all checks in question.		• •	
10/15/2014	Prepare files to take to court for incapacity hearing.	E.S.	.20	\$17.00
10/15/2014	E-mail to E. Morris re: costs and expenses of Vita.	E.S.	.10	\$8.50
10/16/2014	E-mail from E. Morris re: forms and accountings. E-	E.S.	.20	\$17.00
10/17/2014	mail to Dan re: Colony issues.	EC	20	£20 £0
10/17/2014	E-mails to E-Morris re; accounts, trust, filings. T.C.	E.S.	.30	\$28.50
10/17/2014	Delores re: payment of last days work. Paid exam committee. T.C. Colony director re:	E.S.	.40	\$38.00
10/17/2014	moving to larger room.	E,5,	.40	336.00
10/19/2014	T.C. Delores, she is out of money and did not take	E.S.	.20	\$17.00
10/19/2014	any from Bob. Wants to make negative comments	L.Q.	.20	317.00
	about Daniel. Said he should not be at the Colony			
	talking to Bob.			
10/20/2014	T.C. Delores, final check to her. Paid Harold	E.S.	.20	\$17.00
	Forspan, Tax.			
10/20/2014	T.C. To Chase re: Emilio Flores money.	E.S.	.20	\$17.00
10/20/2014	Work on verified inventory, sending new letters out	E.S.	1.50	\$127.50
	to companies.			

10/20/2014	T.C. Dan Wein for verification of accounts.	E.S.	.20	\$17.00	
10/21/2014	T.C. Jode re: going over her list of items the Wein's	E.S.	.40	\$34.00	
	need in new place.				
10/21/2014	Meet with Daniel, Robert and Vita in new room of	E.S.	3.80	\$323.00	
	assisted living. Called nurse in for Robert's catheter				
	problem Discussed with Lonnie the director the				
	inadequacies of the room and his HMO. Discuss				
	health care.				
10/21/2014	E-mail from Attorney on condo. Re-do seller	E.S.	.40	\$34.00	
	affidavit, notarize and send back.				
10/22/2014	T.C. Vita re: arguing going on with Dan about	E.S.	.10	\$8.50	
	money issues with Robert.		• •		
10/22/2014	T.C. Comcast. Set up Comcast order on line for	E.S.	.50	\$42.50	
10/00/001	assisted living. Booked for Friday. Set up auto pay.	D. C.	3.0	705.50	
10/22/2014	T.C. FPL for land line, can not set up by phone or on	E.S.	.30	\$25.50	
10/23/2014	line. Insist on going to store location.	E C	40	634.00	
10/23/2014	Review Bank of America accounts. Review e-mail	E.S.	.40	\$34.00	
10/24/2014	from Jodi and bills from Jodi.	E.S.	2.40	\$204,00	
10/24/2014	Accounting work, billing, T.C. Lonnie at Colony club. Setting up Comcast.	E.3.	2.40	\$204,00	
10/25/2014	Travel to AT&T with letters and Roberts ID, to set	E.S.	.80	\$68.00	
10/23/2014	up landline. T.C. Colony to schedule.	L.J.	.00	\$00.00	
10/27/2014	T.C. AT&T, Colony re; phone set up. Pay new	E.S.	.20	\$17.00	
10/2//2011	Colony bill.	2.0.	.20	41720	
10/28/2014	T.C. Dan Wein with questions on income and to	E.S.	.50	\$42.50	
	contact Copa again. T.C. Copa, John Alvarez, for				
	accounts receivable.				
10/28/2014	Meet with Driver for receipts, payment and list of	E.S.	.30	\$25.50	
	additional supplies. T.C. Vita.				
10/28/2014	T.C. Angel Comiel at Chase re: Emilio Lopez	E.S.	.10	\$8.50	
	account.				
10/28/2014	Complete Verified Inventory, copy and scan to E.	E.S.	2.50	\$212.50	
10.00.00.1	Morris.			4.0=.0	
10/29/2014	Meeting at social security to apply for rep payee.	E.S.	1.50	\$127.50	
10/20/2014	Filing all documents.	ЕС	20	£17.00	
10/30/2014	T.C. Joseph Gunner, requesting original signature on	E.S.	.20	\$17.00	
10/30/2014	Letter stating guardianship. T.C. Dan re; Larry and Vita's home equity loan. Bob	E.S.	.90	\$85.50	
10/30/2014	possibly co-signed. Travel to Wells Fargo to confirm	E.S.	.90	\$63.30	
	Bob is not co-signed on any loan.				
10/31/2014	T.C. Dan re: insurance changes, problem with	E.S.	.30	\$25.50	
10/31/2014	urologist appointment. Getting new primary Dr.	L .0.	.50	925.50	
	Contact info for Larry re: loan at Wells Fargo.				
11/1/2014	T.C. Vita, Dan took Bob to West Side Hospital to	E.S.	.10	No Charge	
	check his catheter.				
11/1/2014	T.C. Dan, Robert had pulled his catheter out. Taken	E.S.	.10	\$8.50	
	to Emergency room instead of the urgent care				
	center.				
11/2/2014	Work on Inventory questions from Lisa at E. Morris	E.S.	.40	\$34.00	
	office.	_			
11/3/2014	T.C. Jodi re: concerns about Vita, Larry and Robert	E.S.	.30	\$25.50	

	since her visit yesterday.			
11/5/2014	Revise final inventory and plan.	E.S.	.30	\$28.50
11/6/2014	T.C. Dan, confirmation of Care Plus HMO,	E.S.	.30	\$25.50
11/0/2011	specialist are 5.00 co-pay, and no hospital co-pay.	L.U.	.50	\$25,50
	Scan documents to Care Plus.			
11/6/2014	T.C. Copa, wants me to call back Monday. Left	E.S.	.20	\$17.00
11,0,201	message to send check for \$8,000. on interest owed.	2.2.	.23	31 7130
11/6/2014	T.C. Angel Comiel at Chase. He needs to contact the	E.S.	.20	\$17.00
1100-100	department that closed E. Flores account.	2.07		0.77.00
11/6/2014	Took auto deposit form to Wells Fargo for signature	E.S.	.40	\$34.00
	guarantee.			
11/7/2014	Receive and pay Attorney Fees. Deposit checks to	E.S.	.20	\$17.00
	Bank of America.			
11/7/2014	T.C. Fla. Blue Cross HMO re: Bob's coverage.	E. S .	.20	\$17.00
11/8/2014	File mail, receive checks from Copa Cabana, e-mail	E.S.	.40	\$38.00
	from Chase bank re: Emilio Flores account.			
	Research credit card.			
11/13/2014	Travel to Bank of America, claim filled re: Angel	E.S.	1.00	\$85.00
	Cornelius at Chase. Contact made between banks.			
	May take up to 90 days.			
11/15/2014	T.C. ATT to cancel internet they added on to billing.	E.S.	.40	\$38.00
	Got entire bill credited and cancelled.			
11/15/2014	T.C. Vita, Bob needs electric shaver and other items.	E.S.	.20	\$17.00
	Coordinate pick up on Sunday for dinner with Jodi.		_	
11/15/2014	AT&T call back to set up new account wireless and	E.S.	.90	\$85.50
11/45/2014	cancel old account. Sending new phone and modem.	5.0	- 0	***
11/15/2014	Print and review new statement from TG Arbitrage.	E.S.	.20	\$17.00
11/16/2014	T.C. Vita re: list of things she needs. Clothes are not	E.S.	.40	\$34.00
	coming back from laundry. T.C. Dennis to purchase			
11/16/2014	the electric razor, groceries and boxers.	E C	10	\$8.50
11/17/2014	Update on new phone number to everyone. Recieve and review box of mail from Delores. Fill	E.S. E.S.	.10 1.00	\$85.00
[1/1//2014	out forward address cards for both, File statements.	E.S.	1.00	\$65.00
11/17/2014	T.C. Vita re: new phone service.	E.S.	.10	\$8.50
11/17/2014	E-mail's to Sara about closing of the condo in New	E.S.	.20	\$17.00
11/1//2014	York.	L.U.	.2.0	\$17.00
11/17/2014	T.C. to Riverside Memorial chapel, re: payment of	E.S.	.30	\$25.50
	Pre-Need Plan.	2.51	100	4221 80
11/17/2014	E-mail to Ellen re: payoff petition.	E.S.	.10	\$8.50
11/17/2014	T.C. Morgan Stanley Matt Hughes re: funding.	E.S.	.50	\$42.50
	Discuss account. Fax letter of instruction.			
11/18/2014	Meeting at B.O.A. to deliver e-mail from Chase and	E.S.	.50	\$42.50
	set up recovery case.			
11/18/2014	T.C. Vita re: her cell phone problem.	E.S.	.10	\$8.50
11/18/2014	T.C. Midboro for billing and change of address. E-	E.S.	.40	\$34.00
	mail request. T.C. Morgan Stanley			
11/20/2014	Γ.C. to Dennis for transportation to dinner and	E.S.	.10	\$8.50
	shopping.			
11/21/2014	T.C. Dan re: questions about new HMO, E-mails	E.S.	.50	\$42.50
	from Jodi re: Vita's insurance. Vita wants dentist and			
	ophthalmologist. Questions about new HMO starts			

	in Jan. Bob needs oncologist for checking lymphoma. Bob's dentures need to be refitted. New			
	insurance card coming.			
11/21/2014	E-mails to Jodi re: Vita's insurance.	E.S.	.20	\$17.00
11/21/2014	E-mail to Jodi re: Bob's HMO name for Vita. T.C. Bob's Urologist.	E.S.	.40	\$34.00
11/23/2014	Meet with Dennis to reconcile receipts.	E.S.	.20	\$17.00
11/26/2014	T.C. ATT to find out what happened to the delivery.	E.S.	.30	\$25.50
11/26/2014	T.C. Jodi re; operation and phone problems. T.C. Vita, she has new phone. T.C. Dan re: pending operation. Paid bills. Check online B.O.A.	E.S.	.80	\$68.00
11/26/2014	Signed forms for ATT, delivery set up for 3 days.	E.S.	.20	\$17.00
11/27/2014	Deposit checks from Paraveda and refund from	E.S.	.20	\$17.00
	deposit on apartment with Delores.			
12/2/2014	E-mails with Dan and Jodi re: Vita's condo that Bob helped pay for that Larry has been living in or 15 years, and possible eviction.	E.S.	.40	\$34.00
12/2/2014	Communication with Bank of America and Chase re: the funds from Emilio Flores.	E.S.	.30	\$25.50
12/4/2014	T.C. Dr. office re: surgery on the 10th, co-pay, authorization. Contact information.	E.S.	.20	\$17.00
12/4/2014	T.C. Vita, phone came in but she is not able to plug in. T.C. ATT for help and request a new number.	E.S.	.50	\$42.50
12/8/2014	T.C. Jodi, Vita, need primary, dermatologist and oncologist appointments. T.C. Dan re: Bob's upcoming appointments. T.C. Oncologist.	E.S.	.30	\$25.50
12/10/2014	T.C. Dan, re: condo for Vita. There is an equity loan. Larry paid 3,500. Dan provided letter to Vita to pay off loan to close for 146,500.	E.S.	.20	\$17.00
12/16/2014	E-mail from Robert Schoefeld re: finalizing sale of condo. T.C. Accountant.	E.S.	.50	\$42.50
12/16/2014	T.C. Ellen Morris and Harold Forspan, accountant re: tax forms for closing.	E.S.	.40	\$34.00
12/17/2014	T.C. Bank of America Fraud Dept re: case with Emilio Flores.	E.S.	.40	\$34.00
12/18/2014	Forward communication from funeral home, pay bills.	E.S.	.20	\$17.00
12/19/2014	Additional Social Security check came in, deposit. Reconcile accounts. Pay attorney bills. T.C. Dan rc; funding.	E.S.	.40	\$34.00
12/19/2014	Send attorney the note from CPA with exemption.	E.S.	.10	\$8.50
12/22/2014	T.C. Dan, update on funeral home expenses paid for Bob's friend.	E.S.	.20	\$17.00
12/22/2014	Travel to Colony, meet with Vita and Bob. Post surgery going well. Discussed Larry's getting eviction notice. Vita evasive. Bob states it is not right for his son to be evicted. Vita later states someone paid the heloc payment and he is not being evicted.	E.S.	1.50	\$127.50
12/22/2014	T.C. Bank of America, download forms to return to fraud dept. T.C. Copa for collections.	E.S.	.50	\$42.50

12/23/2014	T.C. Copa, Eloise, re: payment coming every month before the first.	E.S.	.20	\$17.00
12/23/2014	T.C. John Hancock re: getting funds from annuities. T.C. Dan for contacts.	E.S.	.25	\$21.25
12/23/2014	T.C. Morgan Stanley re: John Hancock annuities.	E.S.	.30	\$25.50
12/23/2014	Travel to B.O.A for signatures on forms for fraud	E.S.	.60	\$51,00
	and condo sale.			
12/26/2014	T.C. ATT re: billing, overcharge by \$40.00.	E.S.	.20	\$17.00
12/28/2014	Bill pay and filing mail.	E.S.	.40	\$34.00
12/28/2014	Review documents from Dan. E-mail E. Morris re:	E.S.	.50	\$42.50
	going forward on Trust issues.			
12/29/2014	T.C. B. Of America, they are using my S.S. number	E.S.	.40	\$34.00
	on account, request information on fraud. Mail and			
	fax fraud claim.			
12/29/2014	T.C. Matt Hughes from Morgan Stanley, he is	E.S.	.40	\$34.00
	having difficulty with Larry Wein. Reviewed stock			
	and advice to sell a poor mutual fund. Sent Hohn			
	Hancock annuity statements to have them			
	umbrellaed under Morgan Stanley.			
12/29/2014	Faxed request to John Hancock for disbursement.	E.S.	.20	\$17.00
12/20/2011	T.C. John Hancock for instructions.	7.6	2.0	00.5. FO
12/30/2014	T.C. CPA and attorney for closing, E-mail CPA	E.S.	.30	\$25.50
12/31/2014	closing documents.	E.S.	00	£74.50
12/3//2014	Deposit check from Copa. Billing and filing mail. T.C. John Hancock re; annuity. T.C. Morgan Stanley	E.S.	.90	\$76.50
	re: transferring annuity.			
1/1/2015	E-mail to E. Morris with back up documents about	E.S.	.20	\$17.00
1/1/2015	trust.	L.Q.	.20	417.00
1/2/2015	E-mail to Sara re_ smoke alarm document.	E.S.	.15	\$12.75
1/4/2015	Set up driver for Wednesday dinner with family.	E.S.	.20	\$17.00
	Check on cheaper method of travel. T.C. the colony,		_	
	they only suggested a company with wheelchair			
	lifts.			
1/6/2015	E-mail to Relator the maintenance fee bill to settle at	E.S.	.20	\$17.00
	closing.			
1/9/2015	T.C. Jodi Rich, reporting that Vita fell out of bed.	E.S.	.40	\$34.00
	The twin mattresses are too soft and they are both			
	sliding off bed to the floor. Suggest we purchase a			
	new King set, She will purchase at Costco along			
1/0/2015	with new bedding.	E C	60	ድደማ ለለ
1/9/2015	Billing and filing mail. T.C. Jodi re: Vita needs more	E.S.	.60	\$57.00
	cash in account at colony for dry cleaning and hair/nails. Sent check to Colony.			
1/11/2015	T.C. Dan Wein re: appointments for Robert, petty	E.S.	.60	\$51.00
1/11/2013	cash. E-mail realtor re: locating keys, funds from	L.S.	.00	221.00
	sale of condo and closing documents.			
1/13/2015	T.C. E. Morris office re: Paraveda documentation,	E.S.	.40	\$34.00
	package from condo closing, amending the		. , .	30 1100
	inventory. Forward documents.			
1/13/2015	Review of guardianship law concerning revocation	E.S.	.40	\$34.00
	of a revocable or irrevocable trust,			

1/15/2015 1/17/2015	T.C. Mike Bondello, Joseph Gunner re: account. T.C. Jodi, Vita is in hospital. T.C. Colony for extra care of Robert. T.C. Robert to pass on update of Vita.	E.S. E.S.	.30 .50	\$25.50 \$42.50
1/18/2015	T.C. Nurse at the Colony, Bob is coping well, no pain, asked about Vita and misses her. Catheter is doing well, clean, no problem.	E.S.	.20	\$17.00
1/21/2015	T.C. Detective from DCF case filed by Jodi Wein. Detective reviewed history, asked for an official statement.	E.S.	.40	\$34.00
1/21/2015	T.C. Dan re: questions about DCF complaint, who filed it? Vita's update, Bob's phone and health issues.	E.S.	.30	\$25.50
1/21/2015	Billing and filling.	E.S.	.50	\$42.50
1/27/2015	E-mail from Dan re: appointments. Billing and filling mail. Deposit checks Paraveda and Copa.	E.S.	.50	\$42.50
1/28/2015	T.C. Robert Wein, made a statement re: wants to stand corrected about Dan, wants to revoke anything negative he ever said. He wants to include him in his estate for all the care he has given to him over the years.	E.S.	.15	\$12.75
2/3/2015	T.C. Colony staff for requests for Robert, Letter from J. Rich re: new billing on Vita. Pay bills, filing.	E.S.	.50	\$42.50
2/4/2015	T. C. Dan Wein re: Larry being evicted from condo. T.C. Robert re: worried about Larry. Review documents.	E.S.	.30	\$25.50
2/5/2015	T.C. Dan, Bob especially mad about the deceased designation for Dan. Larry very upset, needs attorney. Vita non cooperative. Colony T.C. re: Vita needs additional care. She will be bumped up to a new higher rate.	E.S.	.30	\$25.50
2/6/2015	Conference with E. Morris re: issues with Vita, Larry, trust.	E .S .	.30	\$25.50
2/6/2015	Billing for furniture, newspaper. Filing tax forms. T.C. Colony re: items for Bob needing to be purchased.	E.S.	.70	\$59.50
2/8/2015	T.C. Dan re: meeting with Ellen. Confirm he will transport Robert. Petty cash issue at Colony.	E.S.	.20	\$17.00
2/9/2015	T.C. Jonathan Seigel re: payoff of \$75,000 for loan to business. Ham radio communication. E-mail contact information and he will come back with a plan at end of Feb.	E.S.	.20	\$17.00
2/9/2015	Reserch closing documents on condo. E-mail to R. Schonefield for final closing documents. Scan and forward documents on condo to E. Morris office for inventory.	E.S.	.40	\$34.00
2/9/2015	Meeting with E. Morris, Robert Wein. Preparation, meeting and getting statements from Gunner from Dan Wein, sending to wrong address.	E.S.	2.50	\$212.50
2/10/2015	T.C. Riverside for payoff final amount.	E.S.	.20	\$17.00
2/10/2015	E-Mail communication with E. Morris re: eviction.	E.S.	.50	\$42.50

240000	Complete notes from meeting.	F. 6	25	#21.25	
2/10/2015	Letter to E. Morris re: marriage, meeting with	E. S .	.25	\$21.25	
2/11/2015	attorney for Jodi Rich. T.C. E. Morris re: meeting with Jodi Rich over	E.S.	1,20	\$102.00	
2/11/2013	eviction. Research on annulment of marriage.	L.9.	1,20	\$102,00	
	Discussions over case history and billing. E-mail to				
	Dan Wein for more documentation.				
2/12/2015	Follow up e-mails to E. Morris re: annulment and	E.S.	.20	\$17.00	
5/12/4015	meetings with Rosenwater.	2,	0		
2/12/2015	Text from Jodi Rich re: new owners and food	E.S.	.10	No Charge	
_ , , _ , _ , _ , , ,	quality going down. Suggest they need a fancier				
	facility.				
2/19/2015	Review petitions from E. Morris office. E-mail	E.S.	.50	\$42.50	
	communications re: petitions and payments to				
	attorneys.				
2/23/2015	Billing and filling for accounts, T.C. Morgan	E.S.	.50	\$42.50	
	Stanley re: setting up checking/deposits.				
2/23/2015	Review petitions, sign/scan. Text from Jodi re:	E.S.	.25	\$21.25	
0/00/0015	ordering food to be delivered.	F. 6	40	634.00	
2/23/2015	T.C. Colony re: vinegar supply, sent Lonnie check	E. S.	.40	\$34.00	
2/24/2015	to re-supply cash account. Bill pay, file, billing. E-mail from Stacy re: condo hearing against Larry	E.S.	.50	\$42.50	
2/24/2015	on 2/26. T.C. Craig Hoogstra Att. Mail out check to	E.S.	.50	372.3V	
	cover cost of representation per Bob's request.				
2/25/2015	Paraveda and Copa checks in. Record and deposit.	E.S.	.30	\$25.50	
2,20,2010	Colony billing, Tax information filed.	2.01			
2/26/2015	Review billing from Jordan Klingsburg, T.C. to	E.S.	.40	\$34.00	
	office to settle account.				
2/28/2015	T.C. J. Klingsburg office. Review history of case,	E.S.	.50	\$42.50	
	position of law firm, creation of trust documents.				
3/3/2015	Notes to file re: Dr. Melo - Oncologist biopsy,	E.S.	.25	\$21.25	
	Lymphoma. Dr. S. Frankel - Dermatologist re: MOs				
01010015	surgery.	E 6	20	#2 5 50	
3/3/2015	E-mail to BZG insurance to cancel Bob's	E.S.	.30	\$25.50	
3/4/2015	homeowners. Scan and forward documentation. E-mail Dan re: medical issues.	E.S.	.20	\$17.00	
3/6/2015	Visit with Robert at Colony, meet with staff.	E.S.	1.40	\$119.00	
3/7/2015	Accounting, billing.	E.S.	.50	\$42.50	
3/17/2015	T.C. The Colony, Bob's catheter is twisted. He will	E.S.	.30	\$25.50	
5/1//2015	go to emergency room. T.C. Dan, it is fixed and he	-1-1			
	is back. Update on procedures.				
3/19/2015	T.C. Mat Hughs re: taxes. Review account,	E.S.	.50	\$42.50	
	designate place for funds from sale of condo.				
3/19/2015	Review files, gather tax documents, review, print,	E.S.	3.00	\$255.00	
	scan to accountant, T.C.'s for missing documents to				
	banks, firms.				
3/20/2015	T.C. Harold Forspan accountant. Gave list of	E.S.	.50	\$42.50	
2/20/2017	additional documents needed. Research file.	12.0	30	017.00	
3/20/2015	E-mail to E. Morris re; taxes and annulment.	E.S.	.20	\$17.00	
3/20/2015	Copy and account for check writing from Bank of	E.S.	1.50	\$127.50	
	America account in Aug/Sept. and Guardianship				

	account for H. Forspan accountant. Scan and e-mail to him.				
3/23/2015	Review e-mail response from petitions.	E.S.	.40	\$34.00	
3/24/2015	Billing and filling,	E,S.	.40	\$34.00	
3/25/2015	Research and e-mail more information to	E.S.	.20	\$17.00	
3,23,20,13	accountant.	B.D.	0	417.00	
3/27/2015	T.C. Dan, report that Robert had his MOs surgery and they went down to the bone. Discussion with Dr. if he can sustain some radiation. Further discussion re: eviction of his son Larry by his wife Vita. Larry at homeless shelter. Vita will not discuss it with Robert.	E.S.	.40	\$34.00	
3/27/2015	E-mail Jodi Rich, cash funds at the Colony are low. T.C. Colony re; spending habits.	E.S.	.30	\$25.50	
3/27/2015	T.C. Dan re: Conversation with Vita, Rohert. Help for Larry. T.C. Colony re: funds in account, accounting. Lonnie Steckler re: Larry calling and threatening to fly down to talk to Vita. Reported him to police in Sunrise.	E.S.	.50	\$42.50	
3/27/2015	T.C. Lisa at a Elder Law. E-mail re: issues with Larry from the Colony.	E.S.	.25	\$21,25	
3/29/2015	Review mail, bills, statements. E-mail to E. Morris re: Vita's billing.	E, S .	.40	\$34.00	
3/30/2015	E-mail from Jodi, Dan, Stacy re: Passover dinner. Monthly billing and accounting.	E.S.	.90	\$76.50	
3/30/2015	Deposit checks to Bank of America, set up meeting with manager for past checks and chase problem.	E.S.	.40	\$34.00	
3/31/2015	Meet with banker at Bank of America to get copy of check Robert wrote for funeral expense for refund. Re-opened new investigation for monies held at Chase from Emilio Flores.	E.S.	.50	\$42.50	
4/2/2015	E-mail to E. Morris re: message from Jodi Wein re: Vita.	E.S.	.20	\$17.00	
4/3/2015	Notes to file from stockbroker. E-mail to Morgan Stanley. Review file. Speak with Robert re: helping Larry.	E.S.	1.40	\$133.00	
4/4/2015	Received 180.00 transportation bill for Vita from Jodi Rich.	E.S.	.10	No Charge	
4/6/2015	Review e-mails from family members. Prepare for conf. with E. Morris.	E.S.	.80	\$68.00	
4/6/2015	Telephone conf. with Ellen Morris. E-mail from E. Morris re: Vita Wein.	E.S.	.70	\$59.50	
4/6/2015	E-mail from Stacy Wein re: update on Larry. Reiterate to her Bob's request to help Larry.	E.S.	.10	\$8.50	
4/6/2015	Review package from Joseph Gunner/Michael Mondiello. E-mail return request for corrected paperwork.	E.S.	.30	\$25.50	
4/6/2015	Review E-mail from E. Morris, review financial accounts.	E.S.	.20	\$17.00	
4/6/2015	Mail proceeds from condo to Morgan Stanley.	E.S.	.10	\$8.50	
4/7/2015	T.C. Mike from Gunnar, moving to Cantella Co. Fax	E.S.	.25	\$21.25	

	guardianship paperwork. Issue concerning titling			
	account in trust. No trustee available.			#12 4 60
4/8/2015	Accounting, T.C. Gunnar, T.C. Dan re: statements.	E.S.	1.50	\$127.50
4/8/2015	E-mail to E. Morris re: petitions. Sent budget,	E.S.	.40	\$34.00
	income and expenses.		1.5	610.76
4/8/2015	E-mail E. Morris re: petition for trustee.	E.S.	.15	\$12.75
4/8/2015	Receive additional bills from Robert Wein, T.C.	E.S.	.30	\$25.50
	Consumer Cellular, fax guardianship papers, get			
4/0/0015	account closed and fees waived.	E 0	5 0	£42.60
4/9/2015	Review and respond to E-mail from E. Morris re;	E.S.	.50	\$42.50
4/0/2016	petitions.	E.S.	.10	\$8.50
4/9/2015	T.C. Dan re: requests from Robert re: paying for	E.3.	.10	\$6.50
4/0/2015	transportation from Jodi Rich. T.C. Harold Forespan re: tax. Send requested	E.S.	.20	\$17.00
4/9/2015	documents. E-mail from Lonnie re: letter to describe	E.O.	.20	\$17.00
	level of care for write off.			
4/9/2015	Receive and print Gunner statement. T.C.	E.S.	.20	\$17.00
4/9/2013	Mondiello. Send closing statements to Harold.	L.G.	.20	\$17.00
4/10/2015	T.C. Dan re; MOs surgery, updates.	E.S.	.25	\$21.25
4/10/2015	Send check from BOA to David Shor, attorney for	E.S.	.25	\$21.25
4/10/2013	estate. Request reimbursement paid to Alvarez for	D. O.	.43	42 1.22
	funeral of Sebring.			
4/10/2015	T.C. TIG re accounts. E-tnail accounts to broker for	E.S.	.20	\$17.00
4/10/2013	advice.	2.2.		•
4/10/2015	T.C. Morgan Stanley re: transfer of accounts.	E.S.	.10	\$8.50
4/13/2015	T.C.'s from accountant re: taxes. Review and	E.S.	.30	\$25.50
	respond.			
4/13/2015	Review e-mails from Dan, Ellen, re: petitions.	E.S.	.30	\$25.50
4/13/2015	Receive and review statements, review file.	E.S.	.30	\$25.50
4/14/2015	Respond e-mails to Dan, Ellen re: petitions.	E.S.	.20	\$17.00
4/14/2015	E-mail correspondence to Morgan Stanley re:	E.S.	.20	\$17.00
	transfer of account. Sent documentation.			
4/19/2015	E-mail Dan re: my upcoming visit to Bob.	E.S.	.20	No Charge
4/20/2015	T.C. and receive Transfer forms from Morgan	E.S.	.30	\$25.50
	Stanley. Scan back application.			
4/20/2015	E-mails from Jodi Rich and Dan Wein re: health	E.S.	.20	\$17.00
	care.			
4/21/2015	T.C. Dan re: Larry's condition. Payment made but	E.S.	.25	\$21.25
	still no access to storage. Robert's weight loss issues.		• •	40.5.5
4/21/2015	T.C. to Jodi Rich re: Larry, T.C. Dan re: nurses	E.S.	.30	\$25.50
	suggestions for eating and getting aide for dinner.	- 0	1.50	#10 2 00
4/21/2015	Visit with Boh at the Colony.	E.S.	1.20	\$102.00
4/22/2015	T.C. Matt Hughes re: account consolidation,	E.S.	.80	\$68.00
	portfolio, documents to transfer accounts, stocks,			
4/20/2015	bonds, price of Reits unknown.	E C	1.00	£0£ 00
4/22/2015	Attend meeting with E. Morris re; petitions.	E.S.	1.00	\$85.00
4/22/2015	Review file on TIG and Gunnar. Consolidate	E.S.	.50	\$42.50
4/23/2015	statements. T.C. Morgan Stanley, T.C. J. Guinar re: assets.	E.S.	1.30	\$110.50
4/23/2013	Travel to bank for Medallion signature, Scan	L.O.	1.20	2110.50
	statements to Morgan Stanley. Review files.			
	statements to worgan stantey, review mes.			

4/23/2015	T.C. Paraveda re: investment. Sending next interest	E.S.	.30	\$25.50
5/4/2015	check and meeting next week for review of account. Research request for purchase of bonds.	E.S.	.15	\$12.75
5/4/2015	E-mail to David Shor for the \$9,282.50	E.S.	.15	
5/4/2015	reimbursement.	E.S.	.13	\$12.75
5/7/2015	Visit with Robert Wein, meet with aide, Dan, Vita. Bob has gained 3 LBS since she started sitting with him for dinners. Communication with Jodi Rich re: billing.	E.S.	2.00	\$170.00
5/8/2015	Communication with Morgan Stanley re: title of account. Sent new trust agreement. Review of Email from E. Morris re: annulment of marriage.	E.S.	.80	\$68.00
5/8/2015	E-mail to Jodi Rich re; payment. Billing and filling.	E.S.	.40	\$34.00
5/9/2015	T.C. Paraveda, re: investment of 2 years ending. Sending interest check. Cashing out original investment. Will only send check.	E.S.	.20	\$17.00
5/9/2015	Notes to file from Morgan Stanley investments.	E.S.	.10	\$8.50
5/11/2015	Fax to Henrietta at Riverside re: collection of Ed Silberring dept. E-mail to Attorney David Shor, T.C. to Riverside.	E.S.	.30	\$25,50
5/11/2015	Review of communication from B. Rosenwater and E. Morris re: annulment.	E.S.	.20	\$17.00
5/11/2015	T.C. Riverside, they found checks and sent to Attorney.	E.S.	.10	\$8.50
5/12/2015	T.C. Lonnie at Colony. Suggest getting dentures and putting Bob in his own room with additional aide, because his bed is further away from the hathroom. He states Vita is complaining about everything.	E.S.	.40	\$34.00
5/13/2015	T.C. Dan re: marriage/divorce/separation documentation. Taxes, investments, respond to E-Morris e-mails for information for hearing.	E.S.	.50	\$42.50
5/13/2015	Update accounting.	E.S.	1.00	\$85.00
5/13/2015	T.C. E. Morris re: Original marriage/divorce certificate, more issues concerning deposition.	E.S.	.20	\$17.00
5/13/2015	T.C.'s to New York state agencies to track down documents and get instructions. Obtain updated guardianship orders to submit to New York.	E.S.	.70	\$59.50
5/14/2015	Review e-mails from E-Morris re: marriage.	E.S.	.40	\$34.00
5/15/2015	Paying for aide, reconcile billing.	E.S.	.20	\$17.00
5/18/2015	T.C. Ellen Morris re: deposition. Research files for requests.	E.S.	.50	\$42.50
5/18/2015	T.C. Matt Hughes @ Morgan Stanley. Update on accounts, trusts. Questions about Larry and how to best handle requests about accounts by telephone. Discuss Paraveda funds.	E.S.	.50	\$42.50
5/18/2015	Review E-mails from E. Morris, T.C. Clerk for records. Prepare for deposition.	E.S.	.50	\$42.50
5/19/2015	Prepare documents for deposition. Review billing.	E.S.	1.40	\$119.00
5/19/2015	Attend deposition, meeting with E. Morris. File documents, research communications.	E.S.	6.00	\$510,00
5/19/2015	Research clerk of court in Kings County. Prepare	E.S.	3.00	\$255.00

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	letters to court. Obtain notary. Get updated orders. Travel to Delray courthouse for certified copies of			
	documents.			
5/19/2015	Travel to West Palm Beach courthouse for copies of documents.	E.S.	.70	\$59.50
5/19/2015	Travel to bank for money orders.	E.S.	.30	\$25.50
5/19/2015	T.C. Aide.	E.S.	.20	\$17.00
5/19/2015	Aides description of progress in gaining weight.	E.S.	.10	\$8.50
5/20/2015	T.C. from Robert Wein. Notes to file.	E.S.	.15	\$12.75
5/20/2015	Notes re: Roberts telephone conversation,	E.S.	.20	\$17.00
5/21/2015	E-mail to Ellen Morris. Scan documents.	E.S.	.30	\$25.50
5/22/2015	T.C. Robert and Vita Wein.	E.S.	.10	\$8,50
5/22/2015	Review petition from E. Morris office, sign and	E.S.	.20	\$17.00
2.22.20	scan.			4
5/25/2015	T.C. Robert Wein from the room phone.	E.S.	.10	\$8.50
5/25/2015	Visit with Robert Wein, T.C. to aide.	E.S.	2.50	\$212.50
5/25/2015	E-mail to E. Morris.	E.S.	.20	\$17.00
5/25/2015	Conversations with Bob and Vita	E.S.	.20	\$17.00
5/26/2015	Create task list. T.C. Dan re: update on Larry.	E.S.	.30	\$25.50
6/1/2015	Billing and filling.	E.S.	.40	\$34,00
6/3/2015	Review file and print e-mails for deposition.	E.S.	1.50	\$127.50
6/3/2015	T.C. E, Morris office.	E.S.	.20	\$17.00
6/3/2015	Scan checks to E. Morris office.	E.S.	.15	\$12.75
6/4/2015	Print and redact e-mails for deposition.	E.S.	4.00	\$340.00
6/8/2015	Prepare file for meeting with E. Morris.	E.S.	1.00	\$85.00
6/8/2015	Travel to court house for Marriage License	E.S.	1.50	\$127.50
	Application certified.			
6/8/2015	Meeting with Ellen Morris	E.S.	1.50	\$142.50
6/9/2015	Review and printing additional documents.	E.S.	1.50	\$127.50
6/9/2015	Prepare for and attend deposition. Meeting with Dan	E.S.	2.20	\$187.00
	Wein re: additional documents and recordings of			
	conversations with Robert Wein.			
6/9/2015	Pay bills at Colony, Vita's additional billing for	E.S.	1.50	\$127.50
	laundry and personal. File statements. Billing.			
6/9/2015	Review notes for deposition.	E.S.	1.50	\$127.50
6/10/2015	Prepare for Deposition. Attend deposition.	E.S.	3.00	\$255.00
6/10/2015	Print additional e-mails for Attorney Rosenwater,	E.S.	.50	\$42.50
	scan to E. Morris office.			
6/10/2015	Prepare billing, review notes, scan to E. Morris.	E.S.	1.50	\$127.50
6/10/2015	T.C. Dr. Gotlinger, Urologist. Fax and send request	E.S.	.30	\$25.50
	for records.			
6/10/2015	T.C. TIG investments. Scan and fax guardianship	E.S.	.40	\$34.00
	orders again, Request forms for transfer of funds.			
6/10/2015	Scan documents to E. Morris office. Send additional	E.S.	.90	\$76.50
	request for records to Queens county clerk. Get bank check.			
6/10/2015	T.C. Vita to remind Robert of Urologist	E.S.	.10	No Charge
0010/2013	appointment. Robert was sleeping.	L.D.	.10	no charge
6/11/2015	Scarching for Delores Bryant.	E.S.	.30	\$25.50
6/12/2015	Meet Robert at Dr. appointment. Drive Robert back	E.S.	2.40	\$204.00
0/12/2010	to Colony. Meet with staff re: Food, Cash account,	.,,,,	4,-(()	Ψ401.00
	to Colony, fried man dans to a cont Cubit account,			

	clothing, telephoning from Larry Wein. Request			
6/12/2015	help. Review admissions and interrogatories to Vita Wein	E.S.	.40	\$34.00
/	and file.			
6/16/2015	Research for Divorce records online, by phone, and mail.	E.S.	1.00	\$85.00
6/18/2015	E-mails to Ellen Mortis re: trust and petitions.	E.S.	.20	\$17.00
6/18/2015	Paying bills and filling.	E.S.	.20	\$17.00
6/18/2015	T.C. Dan, Dr. Polkoff appointment moved from the 26 to the 25. Asked him to attend in my place reconflict.	E.S.	.10	\$8.50
6/19/2015	Review and re-file documents from meeting with Ellen Morris.	E.S.	.40	\$34.00
6/19/2015	Review billing records redacted by E. Morris.	E.S.	.30	\$25.50
6/23/2015	Pay bills, reimbursement to Jodi Rich, Filling.	E.S.	.50	\$42,50
6/24/2015	T.C. Robert from the Colony re; his investments.	E.S.	.20	\$17.00
6/25/2015	T.C. Dan re: appointment with primary Dr. Polakoff. Supplying additional food and additional aide. Notes	E.S.	.40	\$34.00
	to file.			
6/25/2015	T.C. Matt Hughes re: investment of Paraveda funds and T.C. from Larry Wein. Notes to file.	E.S.	.30	\$25.50
6/25/2015	T.C. with Matt Hughes,	E.S.	.10	\$8.50
6/25/2015	Bob's Primary Dr. appointment.	E.S.	.10	\$8.50
6/26/2015	T.C. Caring associates. Discuss Robert's progress and add 2 hours to Doris' schedule. T.C. Dan,	E.S.	.25	\$21.25
7/2/2016	dropped off the additional protein items.	Е0	20	605.50
7/2/2015	Pay bills, review billing and filing statements.	E.S.	.30	\$25,50
7/3/2015	E-mail to E. Morris, Copy billing and forward to office.	E.S.	.30	\$25.50
7/3/2015	T.C. Dan re: medical and trust references.	E.S.	.20	\$17.00
SUBTOTAL:			196.95	\$16,847.75
Costs				
10/15/2014	Clerk of court fees for certified documents.			\$31.00
10/29/2014	Copy 52 @ .20			\$10.40
11/15/2014	ATT charge			\$9.95
12/31/2014	Copies 28 X .20			\$5.60
1/6/2015	Fed Ex charges for condo documents.			\$72.00
1/12/2015	Postage			\$4.90
1/27/2015	Postage			\$9.80
3/30/2015	Postage			\$9.20
5/19/2015	Copies 45 @ .20		_	\$9.00
5/21/2015	Copies, money orders for document request in New Yo	ork. Clerk i	ecs.	\$27.75
6/9/2015	Copies 240 x .20			\$48.00
SUBTOTAL:				\$237.60

TOTAL: \$17,085.35

PREVIOUS BALANCE (CREDIT): \$8,000.00 CURRENT BALANCE DUE AND OWING: \$9,085.35

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division IB

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

MOTION FOR SANCTIONS AND REMOVAL OF GUARDIAN

Comes now, Vita Wein, by and through the undersigned counsel and as an interested person in these proceedings under Fla. Prob. R. 5.060, hereby moves this Court pursuant to Fla. Prob. R. 5.660 and Sections 744.474 and 744.108, Florida Statutes, to sanction the Petitioner, Elizabeth Savitt (Petitioner), together with her attorney in this action, and to remove the Petitioner as guardian for the Ward, and states as grounds:

- 1. Fla. Prob. R. 5.660 authorizes an interested person in a guardianship proceeding to petition the Court for removal of a guardian.
- 2. Section 744.474, Florida Statutes (2014), sets forth the reasons for removal of a guardian. It is essential to the proper conduct and management of a guardianship that the guardian be independent and impartial. The fiduciary relationship that exists between the guardian and the ward may not be used for the private gain of the guardian, other than the payment of fees and expenses reimbursable to the guardian as provided by law. Section 744.474 permits the removal of a guardian for failing to discharge duties, abusing guardianship powers, and developing of a conflict of interest between the ward and the guardian, among other reasons.
- 3. Certainly the Petitioner, as guardian of the Ward, has a fiduciary duty to the Ward to not take any action that results in private gain of the Petitioner or any of her agents, including her attorney.
 See Reed v. Long, 111 So. 3d 237 (Fla. 4th DCA 2013).

1

- 4. On June 10, 2015, the Petitioner testified in her deposition that she has paid herself \$8,000.00 in guardianship fees and her attorney \$8,861.65 in attorney's fees, from the Ward's guardianship account, all without prior court approval. At the time of her testimony, the Petitioner was unable to produce any billing records to substantiate the disbursements made from the guardianship account which contains substantial assets belonging to the Ward.
- 5. Section 744.108(1), Florida Statutes (2014), entitles guardians and attorneys to a reasonable fee for services rendered and reimbursement for costs incurred on behalf of the ward; however, the entitlement to fees and costs is not without limitation. Pursuant to Section 744.108(2), the Court is required to consider a number of factors before awarding fees and costs to a guardian or attorney for the ward. In addition, the guardian or attorney is required to provide an itemized description of the services performed for the fees sought to be recovered. Section 744.108(5), Florida Statutes (2014).
- 6. Here, the Petitioner and her attorney took disbursements from the Ward's guardianship account without first petitioning the Court to make a determination of the reasonableness of the disbursements in light of the factors to be considered pursuant to Section 744.108(2). Furthermore, the Petitioner has failed to itemize the services performed for the fees already disbursed. When the Petitioner was first deposed in this action and later noticed for a subsequent deposition, a formal request was made for the production of the Petitioner's itemized billing statements. Still, the itemized statements were not produced and have yet to be produced to the Court or Vita Wein. So far, the Petitioner and her attorney have collected fees from the guardianship account without petitioning the Court for the same and prior to itemizing the services for which the fees were disbursed. This conduct breaches the fiduciary duty owed to the Ward and is in direct violation of Florida Statutes.
- 7. It is also believed that Petitioner has created a conflict of interest with the Ward requiring removal. The Petitioner has had several written and verbal communications with Daniel Wein, the brother of the Ward, and other members of Daniel Wein's family, for the purpose of amending the Ward's trust to include a provision paying \$150,000.00 from the trust's assets to Daniel Wein. It

appears from deposition testimony of the Petitioner that Daniel Wein is surreptitiously directing the Petitioner's conduct in this action for his own financial gain.

- 8. Acting according to Daniel Wein's demands, the Petitioner has failed to exercise any independent judgment in this action and as a result has navigated these proceedings without considering the best interest of the Ward or his assets.
- 9. The deposition of Jordan L. Klingsberg, Esq., who was a former attorney of the Ward for purposes of estate planning, revealed that the Ward wished to foreclose Daniel Wein from the Ward's trust because Daniel Wein was stealing from the Ward's assets. Nevertheless, the Petitioner is seeking to amend the Ward's trust for the sole benefit of Daniel Wein.
- 10. Vita Wein fails to comprehend how such an amendment would be beneficial to the Ward when it is so undeniably against the Ward's previously expressed desires to exclude Daniel Wein from the Ward's trust.
- 11. Finally, the Petitioner is attempting to annul the longstanding marriage between the Ward and Vita Wein, despite the Ward's requests to the contrary. During her deposition on June 10, 2015, the Petitioner testified that the Ward wanted to keep things the same and continue supporting his wife, Vita Wein. Nevertheless, the Petitioner continues to pursue a petition filed for the purpose of ultimately annulling the Ward's marriage. During the entirety of this action, the Petitioner has systematically disregarded the desires and best interests of the Ward.
- 12. The course of action undertaken by the Petitioner and her attorney is unconscionable, at best, and sanctionable in all regards.
- 13. For the foregoing reasons, the Petitioner and her attorney should be sanctioned and the Petitioner should be removed as guardian for the Ward. In addition, the Petitioner and her attorney should be ordered to pay the reasonable attorney's fees and costs of Vita Wein, who pursues the relief sought herein for the benefit of the Ward and his assets.

WHEREFORE, Vita Wein respectfully requests this Court to enter an order removing the Petitioner as guardian of the Ward, sanctioning the Petitioner and her attorney for receiving disbursements from the guardianship account without Court approval, awarding attorney's fees and costs to Vita Wein, and entering such further relief as the Court deems just under the circumstances.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on July 7, 2015, a copy of the foregoing was e-filed with the Court and sent to Ellen S. Morris, Esq., Elder Law Associates, P.A., 7284 W. Palmetto Park Road, Suite 101, Boca Raton, FL 33433 by e-service at emorris@elderlawassociates.com, and elawrence@elderlawassociates.com; Daniel Wein, 9717 N. New River Canal Road #410, Plantation, FL 33324 by e-service at dwein5680@aol.com and stacywein@aol.com; and Jordan L. Klingsberg, Esq., 2101 N.W. Corporate Blvd., Suite 107, Boca Raton, FL 33431 by e-service at atjklingsberg@floridatax.com.

BRUCE S. ROSENWATER & ASSOCIATES, P.A.

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Bruce S. Rosenwater

Fla, Bar No. 715107

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division IB

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

VITA WEIN'S PETITION FOR SURCHARGE

Comes now, Vita Wein, by and through the undersigned counsel and as an interested person to the Guardianship of Robert Paul Wein (Ward), and pursuant to Section 744.446, Florida Statutes (2014), hereby files this Petition for Surcharge against the Petitioner, Elizabeth Savitt (Guardian), and states:

- 1. By order of this Court on October 15, 2014, the Guardian was appointed as limited guardian of the person and property of the Ward. Along with this appointment came important responsibilities and duties to be discharged by the Guardian, expressly codified and governed by the Florida Statutes.
- 2. Section 744.446(1), Florida Statutes (2014) requires the Guardian to be independent and impartial, to not use the fiduciary relationship with the Ward for private gain, and to avoid conflicts of interest in the discharge of the Guardian's duties.
- 3. If the Guardian engages in any activity prohibited by Section 744.446, said activity is voidable during the term of the guardianship and the Guardian is subject to removal and personal liability through a proceeding for surcharge. Section 744.446(3), Florida Statutes (2014).

¹ A "surcharge" is an adversarial proceeding in guardianship court which allows property to be recovered from a guardian who had breached the fiduciary duty owed to the ward. Reed v. Long, 111 So. 3d 237, 238 (Fla. 4th DCA 2013). The purpose of a surcharge award is to make the ward's estate whole when the guardian's actions cause loss or damage. <u>Id.</u> (internal citations omitted).

- 4. This Court has an obligation to ensure that the Ward is adequately protected from breach of the Guardian's fiduciary duties. Section 744.446(4), Florida Statutes (2014).
- 5. The purpose of this Petition for Surcharge is to obtain funds that were unlawfully diverted from the Ward's guardianship account and to prevent further misconduct by the Guardian which would cause undue loss to the Ward's assets currently being held in trust. This Petition for Surcharge is guided by the existence of a fiduciary duty of the Guardian, and the breach of that duty which has proximately caused damages to the Ward. Reed, 111 So. 3d at 239.
- 6. The unlawful diversion of the Ward's funds, and potential further loss of the Ward's assets held in trust, proximately results from the Guardian's failure to exercise her independence and impartiality during the discharge of her duties as guardian of the Ward, the Guardian's private gain from the Ward's assets, and the Guardian's creation of a conflict with the best interests of the Ward.
- 7. Several of the Guardian's actions in this case have been pursued at the instruction of Daniel Wein, the brother of the Ward who is believed to have previously misappropriated the Ward's assets. Produced at the Guardian's deposition on June 10, 2015, were several e-mails to the Guardian that exposed Daniel Wein's demands to (1) annul the Ward's longstanding marriage to Vita Wein, and (2) add a provision to the Ward's trust for the payment of \$150,000.00 to Daniel Wein from the Ward's assets. These demands directly contravene the intentions of the Ward to remain married to Vita Wein and to preclude Daniel Wein from receiving any assets from the Ward's trust due to Daniel Wein's prior misappropriations.
- 8. Nevertheless, the Guardian has filed petitions in this guardianship seeking to annul the marriage of the Ward and Vita Wein, and to have the Ward's trust amended for the benefit of Daniel Wein. In doing so, the Guardian's dependence on, and partiality to, Daniel Wein is

apparent and has created a conflict of interest in her fiduciary relationship with the Ward. Disregarding her duties to the Ward, the Guardian is proceeding at the behest of Daniel Wein and other family members of the Ward who continue to be guided by greed in their pursuit of the Ward's assets.

- 9. Even worse, perhaps, is the fact that the Guardian has used her fiduciary relationship with the Ward for her own financial gain, as well as that of her attorney. During her deposition, the Guardian testified that she diverted over \$16,000.00 from the Ward's guardianship account for the payment of undocumented guardianship fees and attorney's fees. At the time of her testimony, the Guardian was unable to produce any billing records to substantiate the disbursements made from the Ward's guardianship account. In the absence of corroborating records, the Guardian and her attorney have been excessively compensated from the Ward's assets. As a fiduciary to the Ward, the Guardian is subject to surcharge for the improper and excessive payment of fees from the Ward's assets. See Kozinski v. Stabenow, 152 So. 3d 650, 653 (Fla. 4th DCA 2014) (a surcharge proceeding can be pursued when a fiduciary pays excessive fees to himself, herself, or agents of the fiduciary).
- 10. Based on the foregoing, it is clear that the Guardian has breached her duties as fiduciary to the Ward, and that such breach has proximately caused the Ward to suffer damages. The Ward will continue to suffer these damages so long as the Guardian remains appointed in this action. Therefore, the Guardian shall be held personally liable for all economic damages caused to the Ward, and shall be removed as Guardian in this action.
- 11. Vita Wein has retained the law firm of Bruce S. Rosenwater & Associates, P.A., in connection with this action and has agreed to pay a reasonable fee for the firm's services.

WHEREFORE, Vita Wein respectfully requests this Court to enter an order: imposing a surcharge against the Guardian, Elizabeth Savitt; removing the Guardian, Elizabeth Savitt, from this action; awarding attorney's fees and costs to Vita Wein; and granting all further relief that the Court finds just under the circumstances.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on July 8, 2015, a copy of the foregoing was e-filed with the Court and sent to Ellen S. Morris, Esq., Elder Law Associates, P.A., 7284 W. Palmetto Park Road, Suite 101, Boca Raton, FL 33433 by e-service at emorris@elderlawassociates.com, lrubin@elderlawassociates.com, and clawrence@elderlawassociates.com; Daniel Wein, 9717 N. New River Canal Road #410, Plantation, FL 33324 by e-service at dwein5680@aol.com and stacywein@aol.com; and Jordan L. Klingsberg, Esq., 2101 N.W. Corporate Blvd., Suite 107, Boca Raton, FL 33431 by e-service at atiklingsberg@floridatax.com.

BRUCE S. ROSENWATER & ASSOCIATES, P.A.

Counsel for Vita Wein 1601 Forum Place | Suite 610

West Palm Beach, Florida 33401 T: 561.688.0991 | F: 561.688.0581

info@rosenwater.com | bsr@rosenwater.com

Bruce S. Rosenwater

Fla. Bar No. 715107

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division IB

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

AMENDED RESPONSE AND OBJECTION TO PETITIONER'S AMENDED SECOND REQUEST FOR ADMISSIONS TO VITA WEIN

Vita Wein, by and through her undersigned counsel and pursuant to Florida Probate Rule 5.080, hereby files amended responses and objections to the Amended Second Request for Admissions to Vita Wein that was filed by the Petitioner, Elizabeth Savitt (Petitioner), as follows:

- 1. On June 12, 2015, Petitioner served an Amended Second Request for Admissions to Vita Wein, requesting certain admissions as to Medicaid applications said to have been filed by Vita Wein in the State of New York and/or State of New Jersey.
- 2. Vita Wein objects to Petitioner's discovery efforts insofar as they unconstitutionally seek private financial and medical information of Vita Wein where there exists no relevant or compelling reason for disclosure. See Borck v. Borck, 906 So. 2d 1209 (Fla. 4th DCA 2005); Barker v. Barker, 909 So. 2d 333 (Fla. 2d DCA 2005). Without waiving said objections, Vita Wein states that the documents underlying the information requested are not in Vita Wein's possession, custody, or control.
- 3. Furthermore, Vita Wein contends that by engaging in objectionable discovery practices, —
 Petitioner is unnecessarily depleting the assets of the Ward, Robert Paul Wein. Florida Probate Rule —
 5.080(b) gives this Court substantial discretion to limit the scope, place, and manner of discovery in order —
 to conserve the Ward's assets.

WHEREFORE, Vita Wein respectfully requests that this Honorable Court enter an order sustaining the objections herein, and awarding any and all further relief that the Court deems just and

proper under the circumstances, including but not limited to an award of attorney's fees and costs related to defending Petitioner's objectionable discovery practices.

CERTIFICATE OF SERVICE

BRUCE S. ROSENWATER & ASSOCIATES, P.A.

Counsel for Vita Wein
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Bruce S. Rosenzvater

Fla. Bar No. 715107 Steven C. Williams

Fla. Bar No. 99681

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF	PROBATE DIVISION "IB"
ROBERT PAUL WEIN	CASE NO. 502014GA000472XXXXME

ANSWER TO VITA WEIN'S PETITION FOR SURCHARGE

COMES NOW ELIZABETH SAVITT, as Limited Guardian of the Person and Property of ROBERT PAUL WEIN (hereafter "Ward"), by and through her undersigned counsel, and hereby answers Vita Wein's *Petition for Surcharge* filed in the above-referenced Guardianship, as follows:

- 1. Admitted.
- Admitted.
- 3. Admitted.
- 4. Admitted.
- 5. Denied.
- 6. Denied.
- 7. Denied.
- 8. Denied.
- 9. Denied. Further, the guardian has filed a Petition seeking approval of all guardian's fees and compensation from September 16, 2014 through July 3, 2015, totaling \$17,085.35, and ratification of the retainer she received in the amount of \$8,000.00. Pursuant to F.S. 744.444(16), a guardian may pay attorney's fees and costs to an attorney from the assets of the guardianship without court approval subject to obtaining court approval of the annual accounting. Any and all attorney's fees and costs paid to date by the guardian from the assets of the Ward shall and will be reflected on the next annual accounting.
- 10. Denied.
- 11. Without knowledge, and therefore, denied.

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this 22nd day of July, 2015 to Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palm Beach, FL 33401 (info@rosenwater.com and bsr@rosenwater.com) and Michael J. Schlesinger, Esq., Schlesinger & Associates, P.A., 800 Brickell Plaza, Suite 1400, Miami, Florida 33131 (mjs@mjsjd.com, hcorrea@mjsjd.com and eservice@mjsjd.com).

Ellen S. Morris, Esq.

Attorney for the Guardian Florida Bar No. 850306

ELDER LAW ASSOCIATES PA

7284 W. Palmetto Park Road, Suite 101

Boca Raton, FL 33433 Telephone: (561) 750-3850

Fax: (561) 750-4069

E-mail: emorris@elderlawassociates.com

Secondary E-mail: lrubin@elderlawassociates.com
Secondary E-mail: clawrence@elderlawassociates.com

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PALM BEACH COUNTY PROBATE/GUARDIANSHIP DIVISION

CASE NO.: 2014GA000472XXXXMB

IN RE: Guardianship of

ROBERT PAUL WEIN.

ORDER OF RECUSAL AND CLERK'S REASSIGNMENT

15 JUL 24 PM 4: 3:
SHARON R. BUCK, LILLING PALIM BEACH COUNTY, FAMILY COURT

The above captioned case is presently pending in Division IB of the Probate/Guardianship Division presided over by Judge Janis Brustares Keyser. The undersigned judge hereby recuses herself from the case and this case is referred to the Clerk of the Circuit Court for reassignment. All parties shall be notified by the Clerk of the reassignment.

DONE AND ORDERED this 24 day of July, 2015 at West Palm Beach, Palm Beach County, Florida.

ANIS BRUSTARES KEYSER

CLERK'S NOTICE OF REASSIGNMENT

		The Clerk of	the (Circuit Cou	ırt, havir	ng received	the Ord	ler of	Recusal
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Copies	s furi	nished:							

Bruce S. Rosenwater & Associates, P.A. 1601 Forum Place, Suite 610 West Palm Beach, FL 33401

Michael J. Schlesinger, Esquire 800 Brickell Avenue, Suite 1400 Miami, FL 33131

Ellen S. Morris, Esquire 7284 W. Palmetto Park Rd., Suite 101 Boca Raton, FL 33433 IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division II

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

<u>VITA WEIN'S OBJECTION TO THE GUARDIAN'S EX PARTE COMMUNICATION</u> <u>AND NOTICE OF FILING WITH THE COURT</u>

Comes now, Vita Wein, by and through the undersigned counsel and hereby objects to the July 28, 2015, ex parte communication and notice of filing by the Guardian, Elizabeth Savitt (Guardian), and her counsel, and states the following:

- On July 28, 2015, the Guardian delivered to the Court an ex parte correspondence along with a
 notice of filing the Ward's income tax returns for 2011 through 2013. The tax returns provided to the
 Court are incomplete documents predicated on hearsay, and should not be considered by the Court.
- 2. The tax returns are specious and inflammatory and do not accurately reflect the Ward's position regarding his marital status. The Guardian highlighted sections on the tax returns that ostensibly indicate that the Ward filed under single status. The Court should entertain neither the Guardian's correspondence nor the provided tax returns, as the tax returns were completed and filed by the Ward's brother, Daniel Wein, in 2011 and 2012, and by the Guardian in 2013. Therefore, the tax returns do not prove or disprove the Ward's status as a married man and fail to support the Guardian's suggestion that the Ward does not hold himself out to be married to Vita Wein.
- 3. Vita Wein objects to the ex parte communication, and any consideration thereof, insofar as it violates the Florida Supreme Court's Code of Judicial Conduct. See Code of Judicial Conduct, Canon 3 (excluding all ex parte communications with all judges in all judicial proceedings except when expressly authorized by law).

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4. Vita Wein continues to incur attorney's fees and costs as a result of the unauthorized conduct of the Guardian in this action. As such, Vita Wein requests that she be compensated by the Guardian for the reasonable attorney's fees and costs that have been unnecessarily incurred.

WHEREFORE, Vita Wein respectfully requests that this Court enter an Order sustaining the objections made herein, awarding attorney's fees and costs to Vita Wein, and granting such further relief as the Court deems just and proper under the circumstances.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this <u>70</u> day of July, 2015, a true and correct copy of the foregoing has been sent to: Michael J. Schlesinger, Esq., Schlesinger & Associates, P.A., 800 Brickell Avenue, Suite 1400, Miami, Florida 33131 by e-service at <u>mis@misid.com</u>, <u>hcorrea@misid.com</u>, and <u>eservice@misid.com</u>; Ellen S. Morris, Esq., Elder Law Associates, P.A., 7284 W. Palmetto Park Road, Suite 101, Boca Raton, FL 33433 by e-service at <u>emorris@elderlawassociates.com</u>, <u>lrubin@elderlawassociates.com</u>, and <u>clawrence@elderlawassociates.com</u>.

BRUCE S. ROSENWATER & ASSOCIATES, P.A.

Counsel for Vita Wein 1601 Forum Place | Suite 610 West Palm Beach, Florida 33401 T: 561.688.0991 | F: 561.688.0581

info@rosenwater.com | bsr@rosenwater.com

Bruce S. Rosenwater Fla. Bar No. 715107 Steven C. Williams Fla. Bar No. 99681

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF PROBATE DIVISION "IB"

ROBERT PAUL WEIN CASE NO. 502014GA000472XXXXMB

NOTICE OF FILING

COMES NOW ELIZABETH SAVITT, as Limited Guardian of the Person and Property of ROBERT PAUL WEIN (the Ward), by and through her undersigned counsel, and hereby provides notice of the filing of the attached first pages of the Ward's 2011, 2012 and 2013 Federal Income Tax Returns.

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this 28th day of July, 2015 to Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palm Beach, FL 33401 (info@rosenwater.com and bsr@rosenwater.com) and Michael J. Schlesinger, Esq., Schlesinger & Associates, P.A., 800 Brickell Plaza, Suite 1400, Miami, Florida 33131 (mis@mjsjd.com, hcorrea@mjsjd.com and eservice@mjsjd.com).

Ellen S. Morris, Esq.

Attorney for the Guardian Florida Bar Number: 850306

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Fax: (561) 750-4069

E-Mail: emorris@elderlawassociate.com

Secondary E-Mail: lrubin@elderlawassociates.com Secondary E-Mail: clawrence@elderlawassociates.com

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If and a state of the	12	Business income or (loss). Attac	h Schedule	e C or C-E	z		,		1	2	5,587.
if you did not get a W-2,	13	Capital gain or (loss). Att 5ch D if reqd.	If not read, c	k here		٠.]	_1	3	-3,000.
see instructions.	14	Other gains or (losses). Attach F	orm 4797						_	4	-41.
		IRA distributions					xable amount		<u> </u>	5b	
		Pensions and annuities					kable amount		⊢	6b	22,683.
	17	Rental real estate, royalties, part							_	7 -	<u>390.</u>
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payment. Also,	19	Unemployment compensation . Social security benefits	208		1		kable amount			0 b	13 104
please use Form 1040-V.	21	Other income SUBSTITUTE F							_	1	13,194. 1,710.
		Combine the amounts in the far right co						- - -		$\overline{}$	99,269.
	23	Educator expenses					23	,	- -		27,00
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	26	Moving expenses, Allach Form 5				-	26				
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		Add lines 23 through 35					. , ,		3	6	395.
		Subtract line 36 from line 22. This							. ▶ 3	7	98,874.
BAA For Disclosur	re, Pri	vacy Act, and Paperwork Redu	ction Act	Notice, se	e separa	ate	instructions.	FDIAC	11/0	7/11	Form 1040 (2011)

U.S. Individual Income Tax Return OMB No. 1545-0074 IRS Use Only — Do not write or staple in this space See separate instructions. 2012, ending 20 For the year Jan 1 - Dec 31, 2012, or other tax year beginning Your social security number Your first name and initial WEIN If a joint return, spouse's first name and initial Spouse's social security number Last name Home address (number and street). If you have a P O box, see instructions, Apertment no Make sure the SSN(s) above and on line 6c are correct. C/O D WEIN 9717 N. NEW RIVER CANAL RD. City, town or post office, state, and ZIP code. If you have a foreign address, also complete spaces below (see instructions) Presidential Election Campaign Check here if you, or your spouse if filing PLANTATION <u> 33324</u> jointly, want \$3 to go to this fund? Checking a box below will not change your lax or Foreign postal code Foreign province/state/county Foreign country name refund You Spouse Head of household (with qualifying person). (See instructions.) If the qualifying person is a child FINANCE Married filing jointly (even if only one had income) but not your dependent, enter this child's name here Married filing separately. Enter spouse's SSN above & full Check only Qualifying widow(er) with dependent child name here. 🧢 one box. Boxes checked someone can claim you as a dependent, do not check box 6a. . . . Exemptions on 6a and 6b No. of children on 6c who: b Spouse . (4) vill child under age 17 qualifying for child tax co (2) Dependent's (3) Dependent's ■ flyed c Dependents: relationship social security with you number to you did not live with you due to divorce or separation (1) First name Last name (see Instra) > If more than four Dependents dependents, see Instructions and entered above check here . . Add numbers above . Wages, salaries, tips, etc. Attach Form(s) W-2 3,120. Income 8 a 8 a Taxable Interest. Attach Schedule B if required 42,148. b Tax-exempt interest. Do not include on line 6a 9 a 19,141. Attach Form(s) 9 Б W-2 here. Also atlach Forms Taxable refunds, credits, or offsets of state and local income taxes. . . 10 W-2G and 1099-R 11 if tax was withheld. 5,031. Business income or (loss), Attach Schedule C or C-EZ . . . 12 If you did not 13 11,609. Capital gain or (loss). Att Sch D if regd. If not regd, ck here get a W-2, see instructions. Other gains or (losses). Attach Form 4797 14 15 a IRA distributions 15a 15 b h Taxable amount ... 16 a Pensions and annuities . . . 16a 79,889. b Taxable amount ... 16 b 55,889. Rental real estate, royalties, partnerships, S corporations, trusts, etc. Attach Schedule E . 17 Ο, 17 Farm Income or (loss), Attach Schedule F. 18 18 Enclose, but do not attach, any 19 19 payment, Also, 20 a Social security benefits 20 a 20 b 13,666. **b** Taxable amount piesse use Other income See Line 21 Other Income Form 1040-V. 21 2,506. 22 Combine the amounts in the far right column for lines 7 through 21. This is your total income. 153,110. 22 Adjusted Certain business expenses of reservists, performing artists, and fee-basis government officials. Attach Form 2106 or 2106-EZ 24 Gross Health savings account deduction. Attach Form 8889 Income 25 25 Moving expenses, Attach Form 3903. 26 26 355 27 Deductible part of self-employment tax. Attach Schedule SE 27 28 Self-employed SEP, SIMPLE, and qualified plans 28 29 757 29 Penalty on early withdrawal of savings 30 31 a Alimony paid b Recipient's SSN . . . 31 a 32 33 Student loan interest deduction 33 Tuition and fees, Attach Form 8917 34 34 35 Domestic production activities deduction Attach Form 8903. 3,112.

Subtract line 36 from line 22. This is your adjusted gross income

Department of the Treasury - Internal Revenue Service

37

<u></u>		. Individual Inc		Ketuili	<u> 20</u>		OMR NO	1545-0074	INS USE ON		Do not write or staple in this	
For the year Jan, 1-D	Last name		, 2013,	ending		,2D		μ.	es separate instructo			
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ATLANTIS		462									ck here if you, or your spouse ly, want \$3 to go to this lund.	
Foreign country har	TIÐ			Foreign pro	vince/state/	county		Foreign p	Ostal code	a bo	x below will not change your I	ao ros
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Check only one	3	☐ Married filing sepa						sannying perso s name here.		DUI	not your dependent, ent	ler this
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	b	Tax-exempt interest	l, Do not inc	lude on line 8	Ba	<u>8b</u>		3,475.				
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attach Forms W-2G and 1099-R if tax was withheld.	b	Qualified dividends				{ 9b	<u> </u>	5,56S.				
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	22	Combine the amounts i								2	88,4	
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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division II

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

AFFIDAVIT OF JEROME L. RICH

STATE OF: COUNTY OF:

- I, Jerome L. Rich, being sworn, certify that the following statements are true and based upon my own personal knowledge:
 - 1. I am the nephew-in-law of the Ward, Robert Paul Wein and his wife, Vita Wein.
- 2. On or about August 25, 2014, Robert Wein executed certain estate planning documents, to wit: Last Will of Robert Wein; Amended and Restated Robert Wein Living Trust; Revocation of Durable Power of Attorney of Robert Wein; Escrow Letter for Durable Power of Attorney for Robert Wein; Designation of Healthcare Surrogate for Robert Wein; and Living Will for Robert Wein.
- 3. Approximately one week after Robert Wein executed the estate planning documents, and the day after I returned from a trip to Aspen, Colorado, I visited with, and delivered deli food to, Robert Wein and his wife, Vita Wein. At that time, Robert Wein handed me each of the above estate planning documents, and at the request of Robert Wein, I read and discussed the estate planning documents with Robert Wein and his wife, Vita Wein.
- 4. At that time, Robert Wein advised me that his attorney at the time, Jordan L. Klingsberg, Esq., had a copy of the estate planning documents and Robert Wein further instructed me to keep

the documents in my personal safe. Robert Wein also gave me his previous estate planning documents and other personal papers.

 Consistent with the confidence he has always had in me, Robert Wein trusted me with the safekeeping of his estate planning documents.

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this affidavit and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

statement includes times and/or imprisonment.	
Dated: 8-10-15	terome L. Rich
STATE OF: COUNTY OF:	
Sworn to or affirmed and signed before me on _ by Jerome 1. Rich, who is [1] personally known to identification	me or [] produced the following ys
	No. 0 To Day Olah
	Notary Public or Deputy Clark BRUCE S. ROSENWATER MY COMMISSION # EE 196567 EXPIRES: May 7, 2016 Bonded Thru Notary Public Underwiters

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 502014GA000472 | Probate Division II

IN RE: THE GUARDIANSHIP OF

ROBERT PAUL WEIN,

The Ward.

NOTICE OF FILING AFFIDAVIT OF JEROME L. RICH

The undersigned law firm, as counsel for Vita Wein, hereby gives notice to all parties that it has filed with the Court on August 10, 2015, the attached Affidavit of Jerome L. Rich.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on August 10, 2015, a true and correct copy of this document was sent to: Michael J. Schlesinger, Esq., Schlesinger & Associates, P.A., 800 Brickell Avenue, Suite 1400, Miami, Florida 33131 by e-service at mis@misid.com, hcorrea@misid.com, and eservice@misid.com; Ellen S. Morris, Esq., Elder Law Associates, P.A., 7284 W. Palmetto Park Road, Suite 101, Boca Raton, FL 33433 by e-service at emorris@elderlawassociates.com, lrubin@elderlawassociates.com, and clawrence@elderlawassociates.com.

BRUCE S. ROSENWATER & ASSOCIATES, P.A.

Counsel for Vita Wein 1601 Forum Place | Suite 610 West Palm Beach, Florida 33401 T: 561.688.0991 | F: 561.688.0581

info@rosenwater.com | bsr@rosenwater.com

Bruce S Rosenwater

Fla. Bar No. 715107

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF	PROBATE DIVISION
ROBERT PAUL WEIN	CASE NO. 502014GA000472XXXXNB

OBJECTIONS TO NOTICE OF PRODUCTION FROM NON-PARTY

COMES NOW ELIZABETH SAVITT, as Limited Guardian of the Person and Property of ROBERT PAUL WEIN (hereafter "Ward"), by and through her undersigned counsel, and hereby objects to the *Notice of from Non-Party (the "Notice")* filed by Vita Wein, as follows:

- 1. On August 6, 2015, Vita Wein filed and served the Notice in the above-reference case including a proposed Subpoena Duces Tecum in which she is seeking to obtain copies of the Ward's account information held at Wells Fargo Bank, N.A. going back for the last two (2) years.
- The pending Petitions at issue in this case are for authority to pursue an annulment on behalf of the Ward and to amend the Ward's Trust and do not involve any financial transactions of the Ward.
- 3. Further, the Notice requests document going back two (2) years. The guardian was not appointed until October 15, 2014, and therefore, the request of any financial records beyond that point is outside the scope of the guardianship and the issues pending before the Court.
- Lastly, the documents are the Ward's confidential financial documents and Article I, Section 23, of the Florida Constitution protects discovery of financial information of persons if there is no relevant or compelling reason to compel disclosure. See <u>Borck</u> v. Borck, 906 So. 2d 1209 (Fla. 4th DCA 2005).
- 5. Respondent asserts that there is no relevant or compelling reason to compel disclosure of the Ward's confidential financial records and that it would be reversible error for this Court to order production of the requested financial documents without an evidentiary inquiry as to the relevant or compelling reason.

WHEREFORE, Respondent hereby objects to the issuance of the Subpoena Duces Tecum directed to Wells Fargo Bank, N.A., and should Petitioner bring a motion before the Court for permission to serve such subpoenas, requests that a hearing be held on said motion and that the Court consider these objections and any further argument and award the guardianship such other relief as this Court deems just and proper.

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this 13th day of August, 2015 to Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palm Beach, FL 33401 (info@rosenwater.com and bsr@rosenwater.com) and Michael J. Schlesinger, Esq., Schlesinger & Associates, P.A., 800 Brickell Plaza, Suite 1400, Miami, Florida 33131 (mjs@mjsjd.com, hcorrea@mjsjd.com and eservice@mjsjd.com).

Ellen S. Morris, Esq.

Attorney for the Guardian

Florida Bar Number: 850306

ELDER LAW ASSOCIATES PA

7284 W. Palmetto Park Road, Suite 101

Boca Raton, FL 33433

Telephone: (561) 750-3850

Fax: (561) 750-4069

E-Mail: emorris@elderlawassociates.com

Secondary E-Mail: lrubin@elderlawassociates.com Secondary E-Mail: clawrence@elderlawassociates.com

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

'IN RE: GUARDIANSHIP OF

PROBATE DIVISION "II"

ROBERT PAUL WEIN

CASE NO. 502014GA000472XXXXNB

ORDER AUTHORIZING AND RATIFYING PAYMENT OF COMPENSATION AND EXPENSES OF GUARDIAN

(September 16, 2014 through July 3, 2015)

On the petition of Elizabeth Savitt, as limited guardian of the person and property of Robert Paul Wein (the Ward), for an order authorizing payment of compensation for services rendered and expenses incurred, the Court baving examined the file in this proceeding and having considered the evidence presented regarding the criteria established by Section 744.108(2), Florida Statutes, and finding that the material allegations of the petition are true and \$85.00 per hour is a reasonable rate of compensation for the services of the guardian, and being otherwise fully advised, it is

ORDERED AND ADJUDGED as follows:

- 1. The retainer paid by the guardian of the property from the assets of the Ward in the amount of \$8,000.00 is hereby ratified and approved.
- Petitioner is hereby awarded a reasonable fee under Section 744.108(2), Florida Statutes, for services rendered by the Petitioner during the period of September 16, 2014, through July 3, 2015, as follows:

Hourly Rate:

\$85.00

Hours Worked:

196.95 (.60 at No Charge)

Total Fees:

\$16,847.75

Total Costs:

\$237.60

Total Fees and Costs:

\$17,085.35

3. The guardian of the property of the Ward is authorized and directed to pay that compensation and those expenses from the assets of the Ward, less the \$8,000.00 retainer, in the total amount of \$9,085.35 to Elizabeth Savitt. Such payment shall be made within ten (10) days from the date of this Order, if not sooner, and shall be made through any accounts held in the name of the Ward or guardianship.

DONE AND ORDERED this day of dugust, 2015 in Palm Beach Gardens, Palm Beach County, Florida.

HONORABLE KRISTA MARX

Circuit Judge

Copies furnished to: See attached list

HARON R. BOCK: CLENS ALM BEACH COUNTY F

SERVICE LIST

Ellen S. Morris, Esq. ELDER LAW ASSOCIATES PA 7284W. Palmetto Park Road, Suite 101 Boca Raton, FL 33433

Bruce S. Rosenwater, Esq. Bruce S. Rosenwater & Associates, P.A. 1601 Forum Place, Suite 610 West Palm Beach, FL 33401

Michael J. Schlesinger, Esq. Schlesinger & Associates, P.A. 800 Brickell Plaza, Suite 1400 Miami, FL 33131

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF	PROBATE DIVISION "II"
ROBERT PAUL WEIN	CASE NO. 502014GA000472XXXXNB
/	

JOINT MOTION FOR ENTRY OF RULING ON GUARDIAN'S AMENDED PETITION FOR ORDER AUTHORIZING GUARDIAN TO BRING ANNULMENT ON BEHALF OF THE WARD

COME NOW the Movants, ELIZABETH SAVITT, as Limited Guardian of the Person and Property of ROBERT PAUL WEIN (the Ward), and DANIEL WEIN, the brother of the Ward and an interested person, by and through their undersigned counsel, and hereby move for entry of a ruling on the Guardian's Amended Petition for Order Authorizing Guardian to Bring Annulment on Behalf of the Ward (the "Amended Petition"), as follows:

- 1. A two and a half hour (2 ½) hearing was held in the above-referenced case on the Amended Petition on July 22, 2015, and was presided over by Judge Janis Brustares Keyser. A copy of the transcript from the hearing is attached hereto as Exhibit "A" and speaks for itself.
- All evidence and argument were presented and heard to a final conclusion but Judge Keyser did not issue a ruling from the bench.
- Shortly after the hearing and prior to rendering a ruling, Judge Keyser recused herself.
- 4. The hearing on July 22nd was on the Guardian's authority to bring an action to annul the August 6, 2014 Florida marriage between the Ward and Vita Wein.
- 5. The ward and Vita Wein were already married on August 2, 1958 in New York. The validity of the NY marriage in 1958 is undisputed by all parties.
- 6. As the New York marriage is an established fact, the Florida marriage must be annulled as a matter of law. See, for example, the following authority:
 - a. Jones v. Jones, 160 So.2d 836, a 1935 Florida Supreme Court case which determined that a marriage is not valid if one of the parties has a legal spouse and any such marriage is held to be absolutely void and not merely voidable.
 - b. Burger v. Burger, 166 So.2d 433, a 1964 FL Supreme Court case which held that although it may not be necessary to obtain a judicial determination that no

marriage exits, such a determination is in the best interest of society and the purpose is the adjudication of the nullity of the marriage.

- c. Wright v. Wright, 778 So. 2d 352, (2nd DCA 2001), in which the Court affirmed that the trial court's jurisdiction over annulment proceedings stems not from a statutory provision but from its equitable chancery jurisdiction and that circuit courts have jurisdiction to declare the nullity of a void marriage or to decree that a voidable marriage is annulled.
- 7. As the law is clear and the fact of the prior marriage of the parties in New York is not in dispute, and as it would be a waste of the Ward's funds and judicial resources to have any further hearings on this matter, Movant requests that the guardian be authorized to seek an annulment and that this court sitting in its chancery role declare the FL marringe void and sign an Order annulling said marriage.

WHEREFORE, Movants respectfully request the Court issue a ruling on the Amended Petition for Order Authorizing Guardian to Bring Annulment on Behalf of the Ward and an Order declaring the FL marriage void and annulled.

DATED this 2 day of August, 2015.

ELDER LAW ASSOCIATES PA

Attorneys for the Guardian

7284 W. Palmetto Park Road, Suite 101

Boca Raton, FL 33433 Telephone: (561) 750-3850

Fnx: (561) 750-4069

E-Mail: emorris@elderlawassociate.com

Secondary E-Mail: Irubin@elderlawassociates.com

Secondary E-Mail: clawrence@clderlawassociates.com

By:

EN S. MORRIS, ESQ. Florida Bar No. 850306

SCHLESINGER & ASSOCIATES, P.A.

Attorneys for Daniel Wein 800 Brickell Plaza, Suite 1400

Miami, FL 33131.

Telephone: (305) 373-8993

Fax: (305) 373-8098

E-mail: mjs@mjsjd.com

Secondary E-mail: hcorres@misid.com

Secondary E-mail: eservice@misid.com

By:

Florida Bar No. 141852

HELOIZA A, CORREA, ESQ.

Florida Bar No. 78124

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this 2nd day of September, 2015 to Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palm Beach, FL 33401 (info@rosenwater.com and bsr@rosenwater.com) and Michael J. Schlesinger, Esq., Schlesinger & Associates, P.A., 800 Brickell Plaza, Suite 1400, Miami, Florida 33131 (mjs@mjsjd.com, hcorrea@mjsjd.com and eservice@mjsjd.com).

ELLEN S. MORRIS, ESQ.

Florida Bar No. 850306

10	APPEARANCES:	Page 2	1	Respondent's	wedding picture		89	Pag
2	THE PERSON		-	Exhibit 9	weading pierare		0,7	
3	On behalf of Robert Paul Wein:		Ì٦	Respondent's	8/31/13 stateme	nt	99	
4	ELDER LAW ASSOCIATES, P.A.		1 2	Exhibit 10.	ges (715) stateme		77	
	BY, ELLEN S. MORRIS, ESQ		,					
5	7284 West Palmetto Park Road			8/31/13 (I.D.)				
	Suite 101		! 4			14 4		
6	Boca Raton, Florida 33433			Petitioner's	marriage license a	pplicati	on 34	
	(561) 750-3850			Composite Exh				
7			6	Petitioner's	letter	85		
8			+	Exhibit P2				
	On behalf of Vita Wein:		. 7	Petitioner's	separation agreem	ent	109	
9			l	Exhibit P3 (LD	ນ ໍ່ ້			
	BRUCE S. ROSENWATER & ASSOCIATES, P.A.		8	Petitioner's	separation agreem	ent	110	
D.	BY: BRUCE'S, ROSENWATER, ESQ.		"	Exhibit P3	p.a.av., a.g. va		1,15	
	1601 Ferum Place		9					
1	Suite 610		10					
	West Palm Beach, Florida 33401							
2	(561) 688-0991		11					
3			12					
4			13					
A	ALSO PRESENT:		14					
5			. 15					
5	MICHAEL SCHLESINGER, ESQ.		16					
	VITA WEIN		17					
7			18					
В	- • •		19					
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	Page 3	Page 5
INDEX	1	PROCEEDINGS
WITNESS: PAGE.	2	
3 ELIZABETH SAVITT	1 =	THE COURT: Carlabana
1 29	3	THE COURT: Good afternoon.
DIRECT EXAMINATION ELIZABETH SAVITT	4	MS. MORRIS: Good afternoon, Your Honor.
5 VOIR DIRE EXAMINATION 32 BY MS MORRIS:	۱ ۲	MR. ROSENWATER: Good afternoon.
6 YOR DIRE EXAMINATION 33	2	
BY MR ROSENWATER: 7 CROSS-EXAMINATION FLIZABETH SAVITT 44	6	THE COURT: I got the proposed orders.
REDIRECT EXAMINATION ELIZABETH SAVITT 62	7	Since they are not in agreement, I thought I would
8 RECROSS-EXAMINATION ELIZABETH SAVITT 69	1 8	hold off until I discussed everything with you.
REDIRECT EXAMINATION ULIZABETH SAVITT 72 9 DANIEL WEIN	1 7	
DIRECT EXAMINATION DANIEL WEIN 73	9	It's my understanding it's denying the
O VITA WEIN DIRECT EXAMINATION VITA WEIN 87	10	motion to continue as to the annulment issue and
DIRECT EXAMINATION VITA WEIN 87 II CROSS-EXAMINATION VITA WEIN 108	111	
REDIRECT EXAMINATION VITA WEIN 119		granting it as to the motion to amend the trust.
12 CERTIFICATE OF REPORTER 128	• 12	I thought you were going to submit the
***	[13	documents, income tax returns and the other
A EXALBITS	14	applications redacted for an in camera inspection
5	1 -	
6	15	to me.
Description Page	16	MR. ROSENWATER: Your Honor, that is
Respondent's November 20, 2014 e-mail 47	17	correct. I said I would do my best to do so, but
8 Exhibit I Respondent's Navember 21, 2014 e-mail 49	18	we didn't have a hearing on that. That wasn't a
Respondent's November 21, 2014 e-mail 49 9 Exhibit 2		•
Respondent's New York County Clerk letter 52	19	part of the motion to continue.
D Exhibit 3 Respondent's February 11, 2015 e-mail 54	20	THE COURT: So you didn't want that part of
1 Exhibit 4 chain	21	the order?
Respondent's April 10, 2015 e-mail 56		
2 Exhibit 5 Respondent's April 13, 2015 e-mail 57	22	MR. ROSENWATER: Correct.
3 Eshibit 6	'23	MS, MORRIS: Your Honor, it was set for
Respondent's April (4, 2014 e-mail 59	24	that was set on the notice of hearing for last
H. Exhibit 7 Kespondent's marriage license N8		•
5 Exhibit 8	* 25	week. I wasn't in attendance. That was brought

	- Page	6	Page 8
1 1	up as far as the discovery response and our	1	Schlesinger. I'm here for Daniel Wein.
2	objections.	1 2	MR. ROSENWATER: Your Honor, I don't have a
3	So doing his best to do so, Your Honor, as	3	problem with Mr. Schlesinger being here at this
4	far as I was told by my associate, of course, I	4	time. His client filed a motion to intervene,
1 5	wasn't there, was Your Honor already stated in the	5	which has not been addressed, so at this time,
6	order those documents were to be produced because	6	Daniel Wein is not a party to the proceeding.
7		7	MR. SCHLESINGER: He is an heir and
	we all know it's possession, custody or control.	8	
8	The only one who has control of those	1	interested party, and he is a former trustee of
i ,,	documents would be the applicant or the tax payer	9	the trust they are seeking to revoke and to amend.
10	herself.	10	I'm sure he has grounds to speak at all of
111	THE COURT: Do you have those documents?	11	these issues that are being decided, including the
[12	MR. ROSENWATER: No. Your Honor. I filed	12	annulment,
13	an amended response to our petition, and it	13	THE COURT: He has.
14	basically states they are not in my client's	14	MR. ROSENWATER: Your Honor, he could be a
15	possession.	15	witness in these proceedings. My position is
16	She doesn't have any tax returns in her	16	Mr. Schlesinger's client is not a party to these
17	possession. She doesn't have any Medicaid	17	proceedings at this point. My position is that he
18	applications in her possession. Then the tax	18	can't participate in the hearing as an attorney.
19	returns, as I stated at the last hearing, they	19	Mr. Daniel Wein could be a witness in the
20	were prepared by Robert Wein. She has never had	20	proceedings. That's fine. But as to him
21	copies, and she doesn't have possession of any of	21	questioning him as a witness, there has been an
_ 22	them.	22	order on the motion to intervene.
23	She never filled out, to her knowledge, a	23	MR. SCHLESINGER: Your Honor, they are
24	Medicaid application. When she was in a nursing	24	moving to revoke and amend a trust that, the prior
25	home in New York, there may have been a Medicaid	25	trust. We are the trustee. My client is the
	Page 7	, 	
1	application prepared. She was never provided with	l I	trustee.
2	a copy of that, and she never filled it out. We	2	My client has been taking care of his
. 3	have none of those documents.	3	brother for many years and has knowledge of facts,
4	MS. MORRIS: Again, I'll make that same	4	and we have appeared on his behalf.
1 5	argument, Your Honor. Possession is not the test.	5	He has been served with every petition,
6	It's possession, custody and control. Clearly,	6	hearing coordinated. He has participated with the
7	she is the only one that has control over	7	guardian. I don't know of any rule that disallows
8	receiving those documents.	18	an interested party such as my client, from
9	THE COURT: She can sign an authorization	. 9	participating in issues that will be decided.
10	for them to obtain the IRS I mean, the income	10	For example, the annulment of the marriage.
' 11	tax returns.	111	That has something to do with the guardianship
12	MR, ROSENWATER: We could do that and have	12	which he is involved with because he is a trustee.
13	an in camera inspection of that. Again, I don't	13	THE COURT: He could be a witness, but
14	think it's relevant to the issue before the Court,	.14	should you really he participating? Do you intend
		15	to present testimony or evidence?
15	but if you want to order that, that's fine with	116	MR, SCHLESINGER: 1 can tell you that in
k .	me.	17	the two days I've been retained, I found a
17	THE COURT: Well, there is an issue that if	1	
18	I decide that the annulment is something that can	18	plethora of items that Ms. Vita Wein has put
19	be considered, that discovery can take place in	19	herself as a single woman, including deeds in New
20	the family law case?	20	Jersey that we're trying to get.
21	MS. MORRIS: Clearly, Your Honor.	21	We have also hired a private investigator
22	THE COURT: Why don't we address the	22	to locate the divorce decree in New York City, one
23	annulment issue before we.	23	of the counties. My job today is really to
24	MR. SCHLESINGER: Your Honor, we didn't do	24	introduce myself. I didn't plan to call
25	appearances. I'm new to this party. I'm Michael	25	witnesses. I had planned to interject when

-	Page 10		Page 12
as I	necessury.	1 1	seeking authority under the statute, as we are
2	For example, we will be objecting, and I	1 2	required to do so, to ask Your Honor to proceed
3	told the guardian, to the amendment of the trust,	3	with hiring a family law attorney and make the
4	even though we	. 4	determination if there is enough cause to bring an
5	THE COURT: That issue is not going to be	5	annulment.
1 6	decided today.	6	The three reasons why it's in Mr. Wein's
7	MR. SCHLESINGER: Yes, but I have already	7	best interest are: Number one, that if Ms. Wein,
8	given notice that that will be a formal notice	. 8	Mrs. Wein is a spouse and remains a spouse, she
9	I'll be filing.	9	remains an interested party. As such, even if her
10	Again, as far as the guardianship	10	fees which she has already filed a petition
111	proceeding, we are listed as an interested party.	111	seeking fees of over \$21,000 even if her fees
12	We were given notice, and we have a right to	12	are not ordered to be paid by this Court as a
13	participate, especially when it comes to	113	service or a benefit to the ward, she is causing
114	competency issues and dealing with Mrs, Vita Wein,	14	the guardian and her attorney to respond to
15		15	various extremely litigious pleadings and filings.
	Which again, I don't have I didn't plan	116	If the marriage is annulled, should there
16	to call witnesses. I'm just here to interact and	17	
17	tell you what I've learned as the trustee that was		be a reason to do so, she will no longer be an
18	removed by the second trust.	18	interested person, and we will no longer cause
19	I don't know if that handles his objection,	19	this ward's assets to be continually depleted by
20	but I was not planning to call witnesses or	20	the guardian sceking attorney's fees in responding
21	address witnesses. I'm just standing up to tell	21	to her. That's number one.
22	you I'm here.	22	Number two, the guardian has a duty
23	MR, ROSENWATER: That's fine.	23	strictly, specifically excuse me under 744
24	THE COURT: Let's go forward then.	24	to protect and preserve the assets of the ward.
25	MS. MORRIS: Yes, Your Honor. May I remain	25	In doing so, she should not pay expenses of
1	Page 11 seated?	٠,	Page 13
1	THE COURT: You can remain seated. You	1 2	another individual who should not be entitled to
2		3	them.
3	have everything spread out in front of you.	4	Under the case law, it is clear that if
4 1 5	MS. MORRIS: I appreciate that. Thank you,		Mrs. Wein continues to be his wife, then she is
	Your Honor. This is our amended verified petition		entitled to support as a dependent. And I have
6	authorizing the guardian to bring an annulment on	6	all the case law for Your Honor that she is
7	behalf of the ward.	7	entitled to support as a dependent. If she is not his wife because there is a
8	Really, the title belies the crux of the	8	
¹ 9 - - 10	relief that we're here seeking, which is in the	9	proper basis to annul the marriage, she is not
	petition as well, which is to retain a family law	1	entitled to support. The value, the positive
11	attorney to determine whether or not an annulment		value or the negative value of Mr. Wein's estate,
12	action should be brought forth.	12	whether he is a rich man with a billion dollars or
13	We're looking at the standard here as to	13	a poor man of \$100,000, is not relevant.
14	what is in the ward's best interest. There are	14	She has a duty to protect and preserve his
- 15	three reasons why the guardian, who serves at the	15	estate for himself and for his heirs according to
16	pleasure of the Court, didn't intervene on her own	16	his estate plan. To pay expenses which have been j
17	accord and was brought in and asked to serve in	17	sought in the way of legal fees and other support
18	this matter.	18	payments, right now, the guardianship is paying
19	There are three reasons why this	19	all of Vita Wein's living, health, et cetera,
120	professional guardian and myself believe that it's	20	expenses, and she's not contributing one dime, not
21		21	even in her social security toward that support.
22	law to support that.	22	That's the second reason.
23	Our cause here today is not to argue the	23	First is not an interested party, save

money in not responding. The second is she would

not be entitled to support. The third is that the

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substantive merits of the annulment. That's not

what we're here for today. We're strictly here

J	Daniel I		Dave 14 v
Ti	Page 4 guardian has a duty to the ward.	1	Page 6 simply reaffirmed their vows.
2	There is a relatively new case that has	1 2	There is no such thing as a reaffirmation,
3	come up. I'm sure Your Honor is familiar with it.	3	legally, of vows here in Florida. They applied
1	It's been around for a while. It's the Saadeh	4	for a marriage license. They filled out the
4		5	marriage license saying that this was the second
5	case that the Fourth DCA came out with in just	- 6	marriage, that their prior marriages ended in
6	June, last month of this year. It talks about		
7	privity of contract.	7	divorce and they were married.
8	In that case, in the Saadeh case, a	8	So either it's bigamy, or they were
1.9	guardian's attorney and the ward and the Saudeh	9	divorced and they were married a few weeks before
10	case mentions other cases therein which talk about	10	the determination of incapacity.
11	and reaffirm Florida's longstanding, unusual	11	THE COURT: Does the case law indicate that
12	negligence theory in that third-party	12	in a guardianship proceeding, that it has to be an
13	beneficiaries of a will do have privity of	13	evidentiary hearing?
14	contract and the right to sue the guardian or the	14	MS. MORRIS: It does not.
15	guardian's attorney.	15	THE COURT: Do you have case law on that?
16	So not only does the guardian and do I owe	16	MS. MORRIS: The case law, no, not on the
17	a duty to Mr. Wein to preserve and protect his	¦ 17	evidentiary hearing. The case law on the best
18	assets for his benefit, we owe a duty to the	18	interest that I have is seeking Court authority.
, 19	residuary of his estate and other beneficiaries of	119	It does not state whether it has to be an
20	his estate whose interest will be affected on his	20	evidentiary hearing or not.
21	death based on the amount of money spent here.	21	In an adversary proceeding in a
22	Our standard of proof is preponderance of	22	guardianship, of course the Rules of Civil
23	the evidence. I have a memo and case law for Your	23	Procedure do apply. I think it's within the
24	Honor regarding what is the standard of proof for	24	Court's discretion, but that's just my surmising
25	proving that it's in his best interest. We know	25	because there is nothing strictly on point
	Page 15		Page 17
1	from the relatively new Koshenina case in 2014,	: 1	indicating there has to be an evidentiary,
1 2	which talks about the standard of proof against	2	THE COURT: Mr. Rosenwater?
1 3	the, contrary to the best interest. The best	3	MR, ROSENWATER: Your Honor, this case has
4	interest standard is the preponderance of the	4	been a difficult case where you have a
5	evidence, 51 percent.	5	guardianship, and you have sometimes a younger
6	We are prepared if Your Honor wants to	6	woman that comes in when you have an elderly
7	hear, I'm prepared to put Ms. Savitt on the stand	7	individual and marries to take advantage of that
8	to testify to exactly what I just proffered to the	8	individual and get money.
9	Court, the three reasons why she is bringing this	9	Or it doesn't even have to be a younger
110	annulment.	10	individual. They just get married right before
11	And all we're seeking is Your Honor's	11	they're declared incompetent or didn't have the
12	permission to meet with and hire a family law	12	capacity to handle their affairs.
13	attorney, get all the facts and the discovery.	13	But this is a case where we have parties
14	Just as Your Honor pointed out, we have tax	14	that have been married since 1958. They have been
115	returns. We have deeds. We have a marriage	15	continuously married. There has been no divorce.
16	application that I'm prepared to provide to Your	16	There has been no final judgment. It doesn't
17	Нопот.	17	matter how they filled out their tax returns, how
18	I think it's getting into the substantive	18	they filled out deeds. There is no evidence that
19	merits of the annulment, but I have all of that	19	they ever have been divorced. The guardian has
20	for Your Honor, a marriage application that was	20	THE COURT: Basically, what they are
21	applied for here.	21	seeking is the right to bring an action for
22	We do not have a divorce decree. That's	22	annulment, and they are going to have to prove
23	the one thing we don't have. The other side,	23	that claim, and they can get that discovery to
24	Mr. Rosenwater client's position is they did not	24	determine whether there is, in fact, a divorce
25	get remarried. They were never divorced, and they		decree.
	General and an area and an area and area and area and area.		

ļ	Page	8	Page 20
· 1	MR. ROSENWATER: That's correct, Your	ĭ.	one-third share of the wards's estate. There has
. 2	Honor. But the problem we have is that they're	1 2	also been testimony that the ward has plenty of
3	seeking to annul a 1958 matriage. This is not a	1,	money to provide for both him and his spouse for
. 4	2014 marriage.	4	the rest of his life.
5	Unless they came before the Court today	j s	What we're trying to do we have a lot of
6	with a final judgment of dissolution of marriage	6	attorneys's fees incurred in connection with this
7	and they have records from the State of New	7	matter. We're going to have more attorney's fees
8	York. They requested from the State of New York	1.8	in connection with this matter on an issue that
9	if there is any divorce decrees filed between 1960	! 9	should not even be before the Court because they
110	and 1963. It came back there are no divorce	10	were not married in 2014. They were married in
11	decrees filed in the State of Florida.	111	1958.
12	That's why we want an evidentiary hearing	12	If they provided a final judgment for
13	today for Vita Wein to testify about their	13	dissolution of marriage and said, okay, we want to
14	marriage and what took place and what happened.	14	annul the marriage that was in August of 2014, I
115	and so the Court will understand that this was not	+15	would not have any objection, and I would not have
16	a new marriage in 2014.	16	filed any pleadings objecting to that and let the
17	This argument of bigamy, how can it be	. 17	Court determine at that point whether there was a
118	bigainy when you're remarrying the same person that	18	basis to annul the marriage. We're talking about
19	you were married to already? These are elderly	19	a 57-year marriage in the eyes of the law.
; 20	people. They didn't know the procedure and what	20	MR. SCHLESINGER: Judge, I'm not arguing,
21	the laws are in Florida. What they wanted to do	121	but I do have a case that I found that could
22	is reestablish their vows in their later years.	* 22	assist the Court. It's Vaughan, Guardianship of
23	THE COURT: If I conduct an evidentiary	23	Vaughan. It dealt with a divorce which was
, 24	proceeding and have Ms. Wein testify, aren't you	24	brought against it by may I approach?
25	essentially asking me to rule on the merits of a	25	THE COURT: Yes.
	Page !	9	Page 21
11	potential claim for annulment?	1	MR. SCHLESINGER: It's an incapacitated
2	MR. ROSENWATER: I think there is no claim	2	ward against a non-incapacitated spouse. In this
3	for potential claim for annulment. That's why we	3	case, they said it had to be evidentiary when it
4	need an evidentiary hearing. They have the burden	4	came to the divorce.
5	of proof.	, 5	I think what counsel for the guardian is
6	If the parties were divorced they	6	doing is asking for a specialist to be retained,
7	provided a 1960 marital settlement agreement. If	7	and I think there are two parts. There is Part 1,
1 8	they came back and found that, they should be able	8	which we have no objection to. I don't think
9	to find a final judgment of dissolution of	9	counsel has an objection to Ms. Wein, for someone
10	marriage at that time.	10	to be actually be retained that does this area
11	What I'm trying to do is save money because	11	rather than the guardianship.
12	basically, they are wasting the ward's monies on	12	The second part, which is the evidentiary
13	what we consider to be a frivolous action.	. 13	portion, I think, Your Honor, if you look at this,
14	The ward has testified, or the guardian has	14	someone who comes into Court and says there is no
1.5	testified that the ward has told her that he	15	divorce, the burden doesn't shift to the guardian.
16	wanted to be remarried. There is numerous	16	The burden shifts to the person making that claim.
17	individuals that the ward has told that he wants	17	That could be researched by this Court very
18	to provide for and be married to his wife,	18	easily. The guardian represents the ward and the
. 19	The court-appointed attorney initially in	19	ward's best interest. She is not the person that
20	the case, Mr. Kitroser, the ward told that he	20	has to investigate whether a second marriage that
21	understood he was married and wanted to be married	21	was done on or about the time of the incapacity
22	to Vita Wein.	22	should be annuled or not. She brings it to the
23	What I'm trying to do is stop the bleeding	23	Court's attention. She represents the word.
24	and stop the monies to be expended. What they're	24	Counsel for Ms. Wein has the duty to inform
25	concerned about is getting an elective share,	2.5	this Court what the basis is that there was no

1	Page 22	i	Page 24
1	divorce and why his client did the marriage in	. 1	to several cases. There's a Second DCA case that
2	2013 if there is no divorce and why she held	2	states, "The rule is well-established in the
1 3	herself out as being single on tax filings with	. 3	United States by the overwhelming weight of
4	states and the federal government.	4	authority that the guardian of a mentally
1 5	It's not the guardian that has to prove	! 5	incompetent person cannot bring and maintain an
6	this. All she has to do is protect the ward. I	6	action for divorce."
7	would just submit that I think Your Honor is right	7	MR. SCHLESINGER: It changed in 1969. On
. 8	when it comes to the merits. You have to have an	8	the second page, the legislature came along and
9	evidentiary hearing.	9	added an incurable insanity.
10	As far as what they're asking for in	10	THE COURT: Where is it?
11	Part 1, we have no objection as an interested	11	MR, SCHLESINGER: The next page.
12	party, of a specialist coming in to represent the	12	THE COURT: 1 see.
13	ward.	13	MR. SCHLESINGER: They were bringing it up
14	MS. MORRIS: I just disagree with one of	14	because it was a challengeable thing. It might be
. 15	the things that Mr. Schlesinger said. Number one,	15	that you have to move for a divorce if one party
16	we attached, so Your Honor is aware, the marriage		thought it was divorced since 1963 and held itself
17	license application to the petition.	17	out, so it might not only be an annulment. It
18	Mr. Rosenwater keeps saying they were not	13	might have to be a divorce.
19	remarried, but I attached the application to marry	19	MS. MORRIS: Judge, the rules of divorce
20	to the petition and the marriage license	20	for an incapacitated person are clear. Actually,
21	application. They are both there.	21	you can bring a divorce action. You cannot get
22	They applied to be married in 2014. They	22	the final judgment of dissolution.
, 23	were married by a cantor, by a Jewish official,	23	I don't want you to think that I'm
24	which is signed on the bottom of the application	24	pretending to be a family law attorney because I'm
25	to marry with his date and signature of their	25	not. But you cannot get the final judgment of
	·		
١,	Page 23 marriage.	1	Page 25 dissolution for three years, but you can get
2	The only thing that I disagree with	2	equitable remedies and the divorce action can
3	Mr. Schlesinger about is we are seeking the	3	proceed. But the final judgment of dissolution
. 4	authority to hire the family law attorney. Then	4	cannot be obtained until three years later. That
5	if the family attorney law attorney, which I am	5	is in 744 as well as the family law statutes.
6	not one nor do I hold myself out to be one,	6	MR, ROSENWATER: Your Honor, if I may
7	determines that the annulment is proper, we don't	7	respond?
8	expect to have to come back to the Court. The	8	THE COURT: Sure.
9	family law attorney would have to come back to the	9	MR. ROSENWATER: Ms. Morris is alleging the
10	Court and say it's in the best interest.	10	parties were divorced because there was an
H	The order we're seeking is to hire a family	П	application for marriage that says they were
12	law attorney. If the family law attorney says	12	divorced in 1963.
¹ 13	that the annulment is proper, bring it and not	13	That's exactly the basis why you need an
14	have to come back. That's where I disagree with	14	evidentiary hearing to find out who filled out
1 15	Mr. Schlesinger.	15	that petition and what is involved with the
16	The family law attorney, as well as the	16	petition and also talk about these other issues
17	guardian, are subject to good faith filings	17	about the tax returns and the deeds and everything
18		18	else.
19	family law attorney determines, based on all the	19	They really as I said, it's a 1958
20		20	marriage. Mr. Schlesinger says we have the burden
21		21	of proof. We did contact the State of New York.
22		22	We got the same information. There is no divorce
23	client, the guardian, and proceed accordingly.	23	decree in the State of New York between 1960 and
24		24	1965, so we did everything that we could.
25		25	They're alleging they were divorced in
			···

1 -	Page 26	!	Page 28
1 1	1963. We contacted the State of New York and did		
2	a record search. We asked the clerk to do a	2	
1 - 3	search, and they determined there was no	3	
1 4	dissolution of marriage filed within that time.	4	
5	It goes back to the guardian to show there	5	
6	was a final judgment of dissolution of marriage.	6	
1.7	And really, the 2014 marriage renewal of yows has		•
8	nothing to do with this if the parties were still	8	
J 9	married in 1958.	9	
10	THE COURT: Well, the renewal of vows, you	10	MR. SCHLESINGER: I have an extra copy.
11	don't have to get a license or a they were	11	
12	married if they renewed their vows.	12	
. 13	MS. MORRIS: It's a certificate of	13	,
14	тапіаде.	14	
15	MR. ROSENWATER: People don't know that	15	· ·
16	These people are elderly early individuals.	16	· -
17	They're in their eighties. They wanted to renew	17	-
: 18	their vows and show they were going to take care	18	
19	of each other for the rest of their lives.	19	
20	MS, MORRIS: 1 also have here the rules	20	_
21	from the clerk, Your Honor, which I can pass up to	21	-
22	you. Basically, for the marriage license	22	
123	requirements, it says if either person was married	23	
24	before, the manner they have to take the manner		,.
25	in which the last marriage ended and the exact	25	
	Page 27	_	Page 29
ı I	date the marriage ended or needed copies of death	1	Vaughan the opportunity to present evidence in
2	certificates, final decree of divorce, annulment.	2	
3	Blood tests are not required.	3	not be in the ward's best interest."
4	The clerk is not looking for the decree of	4	That's what Mr. Rosenwater would like to
5	divorce. The instructions for the marriage	5	do, correct?
6	license are in black and while on the first page,	6	MR. ROSENWATER: Correct.
7	The marriage license does list the exact date. It	7	MS. MORRIS: That was set for today, so I'm
8	doesn't just say sometime in 1963, and it's signed	8	prepared to put on my witness for that.
9	by Vita Wein.	9	Your Honor, are you reading from the
10	1	10	Vaughan case?
111	license is not a record showing that the parties	1)	THE COURT: Yes. You can call your first
12	were divorced.	12	witness.
13	1	13	MS, MORRIS: I call Elizabeth Savitt, Your
14		14	Honor.
15		15	May I remain seated while questioning?
16	MS. MORRIS: It's on the marriage license	16	THE COURT: Yes.
17	•		Thereupon,
18		18	ELIZABETH SAVITT,
19			having been first duly sworn or affirmed, was examined
20	· ·		and testified as follows:
21		21	THE WITNESS: I do.
22	-	22	THE BAILIFF: Have a seat up here and watch
23		23	your step.
24		24	

ı	Page 30	1	Page 32
' ı	DIRECT EXAMINATION ELIZABETH SAVITT	1	
1 ;	BY MS, MORRIS:	2	
3		3	
	Q. Ms. Savitt, please state your full name. A. Elizabeth Savitt.	4	
4		5	**
5	Q. And what is your occupation?	1	
6	A. Professional guardian,	6	
7	Q. And are you a professional guardian for	7	
1	Robert Wein?	. 8	
1 9	A. Yes.	! 9	
10	Q. Haw you did you come to be Robert Wein's	10	•
, 11	professional guardian?	! 11	
12	 I was court appointed. 	12	BY MS, MORRIS:
13	Q. By this Judge or a prior judge?	13	 Q. Ms. Savitt, I'd like to direct your
14	A. The prior judge,	14	attention to the first exhibit, which is the marriage
15	Q. How long have you been serving as Robert	15	license application.
16	Wein's professional guardian?	16	Do you recognize that?
17	A. Since the incapacity hearing.	! 17	
18	Q. I'd like to show you	18	Q. Did you obtain that?
19	MS. MORRIS: Your Honor, do you have	19	
20	stamps? I'm not sure how you work your evidence.	20	
21	THE CLERK: I do.	21	4
22		22	
	MS. MORRIS: You mark it as you go? THE CLERK: Yes.	i 23	
23		24	
24	MS. MORRIS: This is the amended verified		
25	petition we're here on. Do you need a copy?	دد	license or excuse me the application that you
	Page 31	 1.	Page 33
1 .	BY MS. MORRIS:	1	obtained from the courthouse?
2	Q. I'd like to show you what I'll call	2	
	Petitioner's 1 for identification. It's the amended	3	
l	verified petition for order authorizing guardian to bring	4	move that into evidence as Exhibit 1.
5 1	the annulment and ask if you recognize it.	¦ 5	MR, ROSENWATER: I would like to voir dire
-6	A. Yes.	ի	2 5 11
7	Q. Turn the page to the second page. Is that	7	THE COURT: Go ahead.
8	your signature that you see there?	8	VOIR DIRE EXAMINATION
19	A. Yes.	9	BY MR. ROSENWATER:
10	Q. Okay. So you brought this petition, did	01	Q. Ms. Savin, when you obtained the marriage
11.3	you not?	11	license application from the clerk of court, did you get
12	A, Yes.	12	it from the clerk that filled out the application?
13	MS. MORRIS: I'd like to move this into	13	A. I got it at the clerk's office.
14	evidence.	14	Q. So you don't know who filled out this
15	THE COURT: Any objection?		application, do you?
16	MR. ROSENWATER: Is it the whole document	16	A. No, I only see who signed it.
17	you're moving into evidence?	17	Q. You don't even know if they signed it, do
18	MS. MORRIS: Yes.		you?
		19	A. I think the clerk has to verify that by
19	MR. ROSENWATER: I object to the exhibit as		driver's license.
20	hearsay. I don't have an objection to the		
21	petition.	21	Q. And you didn't speak with the clerk,
22	MS. MORRIS: Sure. I'll voir dire the		correct?
23	witness on that if that's okay with Your Honor.	23	A. Correct.
24	THE COURT: That's fine.	24	MR. ROSENWATER: I have no further
25	MR, SCHLESINGER: Your Honor, it is an	25	questions,

9 (Pages 30 - 33)

Page 3	Page 3
MS. MORRIS. Your Honor, I move that into	1 not to have to continue supporting Vita, i.e., what are
2 evidence, please.	2 you paying for Vita's support that you wouldn't have to
3 MR. ROSENWATER: Lobject, Your Honor.	3 pay?
4 THE COURT: Admitted into evidence over the	4 A. Her nursing; her assisted living facility;
5 objection of opposing counsel.	5 rent; her fees there, including her laundry, her hair
6 (Petitioner's Composite Exhibit 1, marriage	6 care and her transportation when she wants to go to
7 license application, was received in evidence.)	7 dinner, including \$300 every two weeks to a month in
8 BY MS. MORRIS:	8 spending money that's used at the facility.
	1
Q. I'm going to direct your attention to the 10 second exhibit that is attached to the verified amended.	9 Q. And do you have an approximate amount what 10 that is each month?
	11 A. The actual rent, I think, is 3150. It
11 petition, which is the application of marriage.	
Do you recognize that?	12 probably totals up to closer to 4,000. 13 O. Okay. And now you mentioned transportation
13 A. Yes.	
14 Q. Did you obtain that document?	14 for Vita Wein to go to dinner.
15 A. Yes.	15 Was there a time when you were requested to
16 Q. Does it have a stamp at the top of that	16 pay for transportation, specifically expensive
17 document for the recording purposes?	17 transportation for Vita Wein to go to dinner?
18 A. Yes. The State of Florida?	18 A. Yes.
19 Q. The stamp right here.	Q. What type of transportation were you
20 A, Yes.	20 requested to pay for?
Q. And where did you obtain that document	21 A. She wanted to go by limo to attend a family
22 from?	22 dinner with her niece.
A. The clerk of court in West Palm Beach.	Q. Now, as far as Vita Wein being on Medicaid,
Q. In this courthouse?	24 did you have any conversation with Ms. Wein regarding
25 A. Yes.	25 whether she was on Medicaid in New York or New Jersey?
Page 3:	
Q. Is that a true and accurate copy of the	A. Yes, I did ask her if she was on Medicaid.
2 actual recorded document?	2 Q. What did she tell you?
3 A. Yes.	3 A. She refused to answer me.
4 MS, MORRIS: I move that into evidence,	4 Q. And did you have any conversation or do any
5 Your Honor.	5 investigation on your own regarding whether Vita Wein was
6 MR. ROSENWATER: Same.	6 on Medicaid?
7 THE COURT: Same objection, Mr. Rosenwater?	7 A. I was provided with I had conversations
8 MR. ROSENWATER: Yes.	8 with Dan Wein.
9 THE COURT: That is going to be	9 MR. ROSENWATER: Objection, Hearsay.
0 Petitioner's 2, I guess?	10 THE COURT: She didn't really state what
MS. MORRIS: Petitioner's Composite J, Your	11 the substance of the conversation was, so
Honor.	12 overruled. Go ahead.
3 THE COURT: Petitioner's Composite I will	13 MS, MORRIS: Thank you, Your Honor. I
he admitted into evidence over the objection.	14 won't have a question to elicit hearsay testimony.
5 MS. MORRIS: Thank you, Your Honor.	15 BY MS, MORRIS:
6 BY MS. MORRIS:	16 Q. After your conversation with Dan Wein, did
Q. Ms. Savitt, did you desire to meet with a	17 you form an opinion as to whether Ms. Wein was on
8 family law attorney to determine whether an annulment	18 Medicaid?
9 shall be brought?	MR. ROSENWATER: Hearsay based upon what
0 A. Yes.	20 Dan Wein told her.
I Q. Why?	21 THE COURT: Sustained.
A. For the three reasons that were already	22 BY MS. MORRÍS:
3 brought to the Court.	Q. Did you do any other independent
Q. Let's take them one at a time.	24 investigation regarding Vita Wein's Medicaid status that
25 Why would it be in Mr. Wein's best interest	25 led you to form an opinion?

 	Page 3	8 I	Page 40
i 1	A. No, not directly.	- :	when the order determining Mr. Wein to be incapacitated
2	Q. Do you have a basic knowledge as a	- 1	: was entered?
1 3		1 3	A. No.
4	for an individual to be on Medicaid?	, 4	MS. MORRIS: Your Honor, I ask that you
, 5	MR. ROSENWATER: Objection. Relevancy.	5	•
1 6		6	-
1 7		7	
8	·	1 8	
1	BY MS. MORRIS:	. 9	
. 10		10	
1	Wein, would his assets be considered in addition for	111	
12		12	
13	MR. ROSENWATER: Objection. She is not an	13	, , , , , , , , , , , , , , , , , , ,
1 14		114	• • •
. 15		15	
16		16	
17	•	110	
18		18	,
19	THE COURT: Now that I think about it, I'm	19	
20		20	,
		21	5
21	issue so		the determination of incapacity was for Mr. Wein.
22	MS, MORRIS: I'll move on, Your Honor,	22	It will have bearing further in other
23	Thank you. BY MS. MORRIS:	23	proceedings as we go forward,
125		24	THE COURT: I'll take judicial notice of
L23	Q. Ms. Savitt, in addition to having to pay	- 23	the order determining Mr. Wein's incapacity.
١.	Page 39	ή.	Page 41
	for those expenses for Ms. Wein, you said there were two	1 1	MS. MORRIS: Thank you, Your Honor.
1	other reasons why you think it's in Mr. Woin's, Robert		BY MS. MORRIS:
3	Wein's best interest.	3	Q. Just to recap, you stated the first reason
4	What is the second reason?		is her support. You stated the second reason is a lot of
. 5	A. The continuing litigation. It would get	1	your time.
	rid of the continuing litigation and stop depleting his	6	By the way, do you know how much of my
ı	assets.	1	time, your attorney's time has been spent responding to
8	Q. How much of your time on this guardianship	٠.	Ms. Wein's filings?
1	would you say has been spent responding to litigation or	9	A. I don't know the exact hours, but almost
	filings by Mrs. Wein through her attorney?	1	all of the time that you will bill for is for this.
' II.	A. An enormous amount of time.	111	Q. Then there is third reason that you
12	Q. Could you approximate the amount of hours?	1	mentioned and I proffered to the Court.
13	A. No, I can't teil you,	113	What is the third reason?
14	Q. If Mrs. Wein were not to have been involved	[4	A. Really, I have a duty to preserve his
l	in this proceeding, would you be spending very much time		assets for himself and for his heirs.
1	working on Mr. Wein's case?	16	Q. Do you find that in the statute? How do
17	A. No. It runs fairly smoothly except for	1	you know you have that duty?
	this.	18	A. It's in the statute.
19	Q. Why does it run smoothly? What is the	19	Q. What do you perceive your duty to be
	status of Mr. Wein?		vis-a-vis this annulment to Mr. Wein in this regard?
21	A. He's in an assisted living facility. His	21	A. I have a duty to bring this to preserve his
	needs are being taken care of. His brother is taking him	4	assets.
	and the second control of the second control	1 3 3	Compared the state of the state
23	to, is helping out with getting him to his doctor's	23	Q. And by that, you mean during his lifetime?
23	to, is helping out with getting him to his doctor's appointments. His assets are protected and invested. Q. Now, were you involved in the proceeding	23 24 25	A. Yes. Q. Okay. And do you believe you have a duty

, –			
١,	Page 42	١.	Page 44
	to bring it to preserve his assets as far as his heirs as	'	A. Because he didn't understand how much it
2			would deplete the assets to his heirs.
3		1 3	
4	Q. Are you aware of any cases or case law that		
5	,,,,,	5	
1 6		6	
7		7	
8		8	
1	you recently in the last six months regarding his desire	9	
	to annul the marriage to Mrs. Wein?		BY MR. ROSENWATER:
, 11	A. Yes. He did tell me that he didn't see any	11	Q. Ms. Savitt, when were you appointed as
	reason why he was married.		guardian in this proceeding?
13		13	
- 1	contractual ramifications of being married again to Vita	1	
15	Wein?	15	
16			brought to the court.
17	incompetent. He is incapacitated.	17	Q. You don't recall?
18		18	 I don't have the exact date in front of me.
. 18	•	19	Q. Was it in October of 2014?
, 50	·	20	 I don't have the exact date in front of me.
. 21	myriad of case law that says that even when a	21	MS. MORRIS: Your Honor, I request that you
22	person is determined to be incapacitated, they	22	take judicial notice of the order of appointment
23	have a right to their own dignity. They have a	23	status so we have the exact date. I can provide
24	right to privity of contract with the guardian and	24	the order for Your Honor.
25	with the guardian's attorney.	25	THE COURT: All right.
	Page 43		Page 45
1	They have a right to be treated as best as	1	MR, ROSENWATER: What date was it? I'm
2	they can and consulted the best that they can, and	2	trying to get it.
' 3	Ms. Savitt did consult with her ward regarding	3	MS. MORRIS: October 15, 2014. I might
4	this. I think the testimony is relevant.	. 4	have the docket entry if Your Honor desires.
5	THE COURT: All right. I'll allow it. Go	. 5	MR. ROSENWATER; We don't need that.
6	ahead.	6	THE COURT: That's fine.
7	THE WITNESS: Can you restate the question:	7	BY MR. ROSENWATER:
8	BY MS, MORRIS:	8	Q. So you were appointed October 15, 2014; is
9	Q. Yes. Do you think, based on your	9	that correct?
	conversation with Mr. Wein, that he understood the	10	
11	contractual I said ramifications, but to put it more	11	Q. When did you make this determination that
12	simply, the contractual obligations that he would be	12	the marriage should be annulled?
113	under after remarrying Ms. Wein?	13	 Λ. It began when I read through the case
14	MR. ROSENWATER; Objection. Predicate,		history, the final report of the court-appointed
15	She never said she had a conversation regarding	15	attorney, and when I read through ease history of the
16	that.	16	petitions.
17	MS. MORRIS: She did answer yes, Your	17	Q. And the case history of the petitions?
18	Honor.	18	A. Yes, the petitions for incapacity.
19	THE WITNESS: 1 did.	19	Q. When was this petition initially filed?
20	THE COURT: Overruled.	20	A. What petition was that?
21	THE WITNESS: I don't think he did	21	Q. The one recorded with the Court today.
22	understand.	22	A. The one what?
23	BY MS. MORRIS:	23	Q. The one before the Court today, the
24	Q. Why? What did he tell you that led to you	24	petition to appoint an attorney for an annulment.
25	believe that?	25	A. I don't have the exact date.
			

12 (Pages 42 - 45)

·	Dana 16			Prop. 48
1 Q. De	Page 46 you know Dan Wein?	1	0.	Page 48 Does she have a power of attorney for Vita
	s, I do.		Wein?	Dates and have a power of attorney for the
	no is Dan Wein?	; 3		I'm not aware of that.
	n Wein is the younger brother of Robert	۱ 4		Has she ever provided that to you?
5 Wein.		5	4.	No.
1	d have you had discussions with Mr. Wein	_		Have you been communicating with her
	ng his brother's marriage?		•	this guardianship?
8 A. Ye		. 8		I have.
9 Q WI	nen did those begin?	وا	Q.	And you have e-mailed her?
	n't say exactly.	10	•	I have.
	no initiated the discussions?	11	Q.	Did you e-mail her on November 21, 2014?
12 A. I c	m't say exactly.	12	A.	Yes.
	you have e-mails with do you have	13	Q.	What did you tell her?
	een Mr. Wein and yourself?	14	Ä.	Do you want me to read the e-mail?
	s, yes.	15		The second paragraph.
16 Q. Ok		16		"I understand that she is on Medicare. If
•	ROSENWATER: May Lapproach the	17	so, she ca	in see any doctors that accept Medicare and pay
18 witness'			the co-pa	•
19 THE	COURT: Yes.	19	-	That's not the second paragraph, "The best
20 BY MR. RO	SENWATER:	20	approach	is to have the marriage annulled."
21 Q. I'm	showing you an e-mail that is dated	21		"The best approach is to have the marriage
), 2014. It's to you from Dan Wein.	22	annuled a	and then have her go back on Medicaid where all
23 A. Ye	s.		expenses	
24 Q. Do	you recall that e-mail?	24	Q.	And you sent that to her the day after you
25 A. Yes	5.	25	received i	the e-mail from Dan Wein; is that correct?
	Page 47	-1-		Page 49
	you produced that e-mail at your	ł		Yes.
2 deposition; is t	hat correct?	2	Ŋ	MR, ROSENWATER: Your Honor, I would like
3 A. Yes.		3	that	as Exhibit No. 2.
•	at e-mail, did Dan Wein state to you	4	7	THE COURT: Any objection?
5 the best approa	ch is to have the marriage annulled and	5	ľ	MS. MORRIS: No, Your Honor.
6 then to have he	r go on Medicaid where all expenses are	6	٦	THE COURT: Exhibit No. 2 and no objection.
7 paid?		7	(Respondent's Exhibit 2, November 21, 2014
8 A. Yes.	,	8	e-mail, w	as received in evidence.)
	the one telling you what to do?	9		ROSENWATER:
10 A. No.		10	-	In November of 2014, did you have any
	OSENWATER: Your Honor, we have Vita			is with the ward, Robert Wein, about having the
	hibit No. 1.		marriage	
	COURT: Any objection?	13		I spoke to him about the marriage.
	ORRIS: No.	14	-	In November of 2014?
	COURT: Admitted into evidence without	15		Yes.
16 objection.		16	7	And you have notes that reflect that?
	andent's Exhibit 1, November 20, 2014	17		No.
18 e-mail, was rec		18		When you meet with the ward, don't you take
19 BY MR. ROSE				our meeting?
	ou know who Jodi Rich is?	20		Sometimes.
21 A. Yes.		21		So you have no record or documentation that
- T	is she?		-	ny discussions with Robert Wein in November
	iece of Robert Wein.			bout annulling the marriage; is that correct?
•	ilso Vita Wein?	24		I usually speak to him about his marriage.
25 A. Yes.		25	Q.	But I'm asking you about annulling the

:	Page 50		Page 52
1 I mar		1	MR, ROSENWATER: I'd like to move this as
1 2	A. I usually speak to him about his marriage.	2	
3	MR. ROSENWATER: Your Honor, she's being	i 3	
1 4	nonresponsive. I'm asking specifically about	4	
1 5	annulling the marriage.	5	•
6	THE COURT: If you could, do you ever speak	6	
7		1 7	(Respondent's Exhibit 3, New York County
	to him about annulling the marriage?	1 0	Clerk letter, was received in evidence.)
8	THE WITNESS: I have spoken to him about		BY MR. ROSENWATER:
9	annulling the marriage.		
	MR. ROSENWATER;	10	, , , , , , , , , , , , , , , , , , , ,
11	Q. In November of 2014?		regarding the ward's incapacity before the marriage of
12	A. I spoke to him about it. I can't say		August 2014?
	tly the date but early on.	13	
14	Q. Did you ever speak to Vita Wein about the	14	(· · · · · · · · · · · · · · · · · · ·
; 15 man	riage?		any documentation from any medical providers that the
16	A. 1 did.		ward was incapacitated prior to his marriage that took
17	Q. And were you aware that the parties were		place, I believe, on August 25, 2014?
l'8 man	ried in 1958?	118	A. I don't believe so.
. 19	A. I actually thought it was 1960, but I have	19	Q. Okay. Did you ask Dan Wein what his
20 not b	been able to find a marriage certificate from the New	20	medical or legal grounds were for Bob's incapacity prior
21 Yorl	k courts either. After before 1963, everything has	[21	to the marriage date of August 25?
22 been	sealed or lost. I'm not sure.	22	A. No.
23	Q. It's not scaled or lost. You contacted the	123	Q. Is this an e-mail from you to Dan Wein on
24 cour	ts in New York to request the final judgment of	24	February 11, 2014?
25 disso	plution of marriage; did you not?	25	A. Yes.
	Page 51	. —	Page 53
!	A. Yes.	1	Q. What does it say?
2	Q. And you got a letter back from them,	2	A. It says, "What are your medical, legal
3 сопт	ect?	3	grounds for Bob's incapacity before the marriage date of
4	 I got a letter back from one of the cities, 	4	August 25?"
1 5	Q. And what did the letter say?	5	Q. Did he respond to you?
į 6	A. The letter said they did not have any	6	A. I, I don't remember.
7 recoi	rd.	7	Q. Well, down below there is an e-mail trail.
8	Q. Any record of what?	8	There is an e-mail from Dan Wein to you on February 11,
9	A. They did not one of the letters I have	9	2015 at 12:16 p.m.
10 said	they did not have a record of the divorce in one of	10	A. Yes.
11 the c	ities that I applied.	ш	Q. So he did respond, correct?
112	Q. What county did you look in?	12	A. It says that he's going to put together a
	A. Kings County, Queens County, Brooklyn, New		response.
14 York	City, and then I have a state searching going on.	14	Q. And why are you having him do this?
1	Q. Any of these counties find a divorce?	15	A. I don't have those records.
`	A. I have not heard from some of them.	16	Q. And did he provide any records to you?
	Q. Is this a copy of the letter that you got	17	A. I, I don't remember exactly what he
	the county clerk, New York County?		provided. It's in the files.
	A. Yes.	19	Q. Well, you're asking for medical, legal
'	Q. What did that letter say?		grounds for Bob's incapacity.
	A. It says that New York County did not find a	21	Did he provide that to you?
	rce record for between 1961 and 1963.	22	A. I can't tell you exactly what he provided.
			It's in the files.
	oyed, did it?	24	MR. ROSENWATER: Your Honor, I would like
		ı	
25	A. No.	25	to have this entered as Exhibit No. 4.

14 (Pages 50 - 53)

	Page S	4	Page
ı	MS. MORRIS: No objection.	1 1	Q. Wasn't it about another guardianship when
2	THE COURT: Vita Wein's Exhibit 4 in	1 2	she was pursuing an annulment?
3	evidence without objection.	3	
4	(Respondent's Exhibit 4, February 11, 2015	4	•
5	e-mail chain, was received in evidence.)	1 5	•
	BY MR. ROSENWATER:	6	
7	Q. Did you have a meeting with the ward and	1 7	
	yourself and Ellen Morris on February 9, 2015 regarding	8	
		19	
	annulling the marriage?	'	
0	A. I believe that's the date, yes.	10	·····-,····
]	Q. And after you had that meeting, you're		(
	corresponding with Dan Wein about grounds to annul the	12	e-mail, was received in evidence.)
3 1	marriage?	13	BY MR. ROSENWATER:
4	A. I can't remember exactly.	14	Q. Did you receive an e-mail from Dan Wein on
5	Q. Do you remember what grounds he provided to	15	April 13, 2015?
5 ;	you to annul the marriage?	16	A. Yes.
7	Λ. Not exactly.	17	Q. What did that e-mail involve?
ţ	Q. Do you communicate with Stacey Wein?	+ 18	A. It says it's talking about the
)	A. On occasion,	19	annulment.
)	Q. Do you e-mail with her?	20	
ĺ	A. Occasionally.		discussions with him at the meeting on February 9, 2015
	Q. Did you receive an e-mail from her dated		that you had with Ellen Morris, that Bob expressed his
	April 10, 2015?		
			desire to remain married to Vita and to provide for her?
1	A. Yes.	24	•
5	Q. Okay. And does she have concerns about	25	Q. Has Bob had, Robert Wein had any
	Page 55	i	Page
1 1	Ellen Morris bringing the annulment proceedings or the	e l	discussions with you stating that he wishes to remain
2]	petition?	' 2	married to Vita Wein?
3	A. I can't say to that.	3	 He has had discussions with me, yes.
1	Q. In that e-mail she says, "Betsy, I saw an	¦ 4	Q. Stating that he wishes to remain married to
; ;	article you mentioned to my father regarding Ellen	5	Vita Wein, correct?
	Молів."	6	A. He did say that, yes.
,	What was that article about?	7	Q. And he said he wanted to take care of her
,	A. I can't say.	1	as well?
)	Q. You don't recall?	9	A. Yes.
,	A. I can't say that I mentioned that to her	ر مر آ	
		10	Q. And he said he wanted to take care of his
	father.		wife, correct?
	Q. Do you know what article she is referring	12	A. He did say that over the phone, yes.
	60?	13	MR. ROSENWATER: I believe we're on No. 6.
	A. I'm aware of an article but	14	THE COURT: Any objection to Vita Wein's
	Q. What article are you aware of?	15	Exhibit No. 6?
1	MS, MORRIS: Objection, Your Honor. It's	16	MS. MORRIS: No Your Honor.
	hearsay.	17	THE COURT: Vita Wein's Exhibit No. 6 is
	THE COURT: Overruled.	18	entered into evidence without objection.
	THE WITNESS: I'm aware there was an	19	(Respondent's Exhibit 6, April 13, 2015
	article in the paper concerning Ellen Morris.	20	e-mail, was received in evidence.)
	BY MR, ROSENWATER:	,	BY MR. ROSENWATER;
	Q. In the Palm Beach Post?	22	Q. Did you receive an e-mail from Dan Wein on
	A. Yes.	:	April 14, 2015?
		1	
	Q. What was the article about?	24	A. Yes. This is from Dan to me.
	A. It was about I don't know exactly.	25	Q. And in the body of the e-mail, there is a

15 (Pages 54 - 57)

, –	Page 58	ī	Page 60
, [paragraph that is numbered 3. Do you see that?		BY MR. ROSENWATER:
1 2		2	Q. I believe earlier you testified to one of
] 3		3	the reasons or one of the bases for proceeding with the
I -	me that Ellen filed a petition to scare Vita and Jodi		petition to have an attorney appointed to annul the
ı	into dropping various eviction proceedings. If this were		marriage was based upon the report of the court-appointed
	the case, we would think that Ellen has intention to	1	counsel.
	proceed with litigation."	7	Is that correct, or did I misunderstand
8		بع ا	you?
9		 9	•
	may be in violation of the Florida Bar Code, yes.	$ _{10}$	
11	Q. What petition is he talking about? Is that	١,,	• • • • • • • • • • • • • • • • • • • •
	petition to annul and the petition to amend the trust?	. 12	
13	•	i 14 I 13	-
	in this e-mail are.	14	
15			• • • • • • • • • • • • • • • • • • • •
	Q. But it said, you mentioned to me that Ellen		Mitchell Kitroser; is that correct?
	filed the petitions to scare Vita.	16	
17		17	
	referring to?	1	the Ward Robert Wein?
19	A. I can't say that this is true what he is	19	· · · · · · ·
	saying.	20	• •
21	Q. I'm not asking if it's true or not. As of		recalls that he remarried his former wife Vita and wishes
22	•		to remain married; is that correct?
23		23	
24	MS. MORRIS: Your Honor, objection. First	24	1,
25	of all, asked and answered. It assumes facts that	25	report that was written almost a year ago or eight
	Page 59	٠.	Page 61
l	are not in evidence.	1	months ago.
2	Counsel is asking Ms. Savitt to interpret	2	I would say that the document speaks for
3	the intention or mind of the writer of the e-mail.	3	
4	Just because he states in his e-mail, you said	4	THE COURT: It's something I plan to read
5	this to me, Ms. Savitt has not in fact, she	5	before I rule in this matter so
6	disputed that she ever said it. The questions are		BY MR, ROSENWATER:
7	improper.	7	Q. Can you look on page 5 of the report? You
8	THE COURT: Sustained.		see where it says, "Stipulation as to the rights to be
9	BY MR. ROSENWATER:		removed"?
10	Q. Did you retain an attorney, an eviction	10	A. Yes.
	attorney on behalf of Robert Wein's son in New Jersey?		Q. Okay. Can you read the first six sentences
12	MS. MORRIS: Objection, Your Honor.		to yourself?
13	Irrelevant and outside the scope of direct and	13	MS, MORRIS: Objection, Your Honor. This
14	outside the scope of the petition.	14	is irrelevant. It's in the court file. I asked
	MR, ROSENWATER: I'll withdraw the	15	the Court to take judicial notice.
15			THE COURT: Sustained. I'm going to read
16	question. I'd like to enter this e-mail as	16	
16 17	question. I'd like to enter this e-mail as Exhibit 7.	17	it before I make a decision.
16 17 18	question. I'd like to enter this e-mail as Exhibit 7. THE COURT: Which number are we up to?	17 18	it before I make a decision. MR. ROSENWATER: I would like the Court to
16 17 18 19	question. I'd like to enter this e-mail as Exhibit 7. THE COURT: Which number are we up to? THE CLERK: We're at 7.	17	it before I make a decision. MR. ROSENWATER: I would like the Court to take judicial notice of the report of the
16 17 18 19 20	question. I'd like to enter this e-mail as Exhibit 7. THE COURT: Which number are we up to? THE CLERK: We're at 7. THE COURT: Seven. Okay. Exhibit 7 will	17 18 19 20	it before I make a decision. MR. ROSENWATER: I would like the Court to take judicial notice of the report of the court-appointed counsel.
16 17 18 19 20 21	question. I'd like to enter this e-mail as Exhibit 7. THE COURT: Which number are we up to? THE CLERK: We're at 7. THE COURT: Seven. Okay. Exhibit 7 will be admitted into evidence without objection.	17 18 19 20 21	it before I make a decision. MR. ROSENWATER: I would like the Court to take judicial notice of the report of the
16 17 18 19 20 21	question. I'd like to enter this e-mail as Exhibit 7. THE COURT: Which number are we up to? THE CLERK: We're at 7. THE COURT: Seven. Okay. Exhibit 7 will be admitted into evidence without objection. MS. MORRIS: No objection.	17 18 19 20	it before I make a decision. MR. ROSENWATER: I would like the Court to take judicial notice of the report of the court-appointed counsel.
16 17 18 19 20 21 22 23	question. I'd like to enter this e-mail as Exhibit 7. THE COURT: Which number are we up to? THE CLERK: We're at 7. THE COURT: Seven. Okay. Exhibit 7 will be admitted into evidence without objection. MS. MORRIS: No objection. (Respondent's Exhibit 7, April 14, 2014	17 18 19 20 21	it before I make a decision. MR. ROSENWATER: I would like the Court to take judicial notice of the report of the court-appointed counsel. THE COURT: All right. You want to hand me a copy of it? MR. ROSENWATER: Sure.
16 17 18 19 20 21 22 23	question. I'd like to enter this e-mail as Exhibit 7. THE COURT: Which number are we up to? THE CLERK: We're at 7. THE COURT: Seven. Okay. Exhibit 7 will be admitted into evidence without objection. MS. MORRIS: No objection.	17 18 19 20 21 22	it before I make a decision. MR. ROSENWATER: I would like the Court to take judicial notice of the report of the court-appointed counsel. THE COURT: All right. You want to hand me a copy of it?

16 (Pages 58 - 61)

ĺ	Page 6.	1	Page 64
ı	BY MR. ROSENWATER:		Exhibit 1
1 2	Q. You do recall having your deposition taken	2	MS. MORRIS: And I'll approach, Your Honor,
1 3	in this matter, don't you?	3	if that's okay.
4	A. Yes.	1 4	THE COURT: Yes.
1 5	Q. During your deposition, did I ask you if	5	BY MS. MORRIS:
6	the ward has sufficient assets to support himself and his	. 6	Q. Mr. Rosenwater asked you to read this
٦ ,	wife?	1 7	e-mail, the best approach, et cetera.
8	A. I believe you did.	8	Did you ever ask for Dan Wein to send that
9	Q. And do you recall what your answer was?	9	e-mail to you and give his opinion?
10	A. Yes.	10	A. No.
ĺп	Q. Yes, he does?	111	Q. Is Dan Wein a lawyer?
12	A. Well, it's all relative I guess.	, 12	A. No.
1 13	Q. And who filed this petition? It wasn't	13	Q. Did you base your decision of bringing this
	Vita Wein, correct?	14	petition in February on an e-mail that was written to you
15	A. Which petition?		four months prior by Dan Wein?
, 16	Q. The one before the Court today.	16	A, No.
17	A. No, it was the guardianship,	17	Q. Did you and I have, without saying the
18	MR. ROSENWATER: I don't have any further	18	content of our discussions, have discussions regarding
19	questions.	1 19	the legality and the proper procedure and whether or not
20	THE COURT: Redirect?		to bring this petition?
21	MS. MORRIS: Yes, Your Honor, just a little	21	A. Yes.
22	please.	22	Q. Now, when you testified pursuant to
23	REDIRECT EXAMINATION ELIZABETH SAVITT	23	Mr. Rosenwater's question that Robert Wein at one point
24	BY MS. MORRIS:		on the phone told you that he didn't want to get an
l I 25	Q. Ms. Savitt, did you ever solicit any	25	annulment or annul his marriage to Vita, and he wanted to
	Page 63	+	Page 65
١,	e-mails from Dan Wein?	١,	keep supporting Vita; right?
2	A. No.	1 2	A. Yes.
3	Q. Did you ever solicit any e-mails from	3	Q. Did those statements occur on the same
4	Stacey Wein?	4	phone call?
I 5	A. No.	5	A. Yes.
6	Q. Do you have a block on your computer that	6	Q. What day did they occur? Is there a date
7	doesn't allow you to receive e-mails from Dan Wein?	7	that stands out in your mind and why you know when this
8	A. No.	1	telephone call occurred?
9	Q. Do you have a block on your computer that	9	A. Yes.
10	doesn't allow you to receive e-mails from Stacey Wein's	10	Q. What date was it?
11	A. No.	11	A. It was the same day as the initial
12	Q. When they e-mail you, is everything that	12	deposition.
	they say within the e-mail correct?	13	Q. Of who?
14	A. No.	14	A. Of my deposition by Mr, Rosenwater.
15	Q. In fact, one of the examples that I pointed	15	Q. So the same day that you gave your
l	out to the Judge was one of Dan's e-mails said that you	16	deposition. A couple hours later, was it?
	stated something to him. It's in the exhibit, that you	17	A. Yes.
	stated after meeting with Ellen Morris, something about	18	Q. You received a call from Robert Wein,
	the annulment.	1	correct?
20	Did you ever make that statement to Dan	20	A. Yes.
	Wein	21	Q. Does Robert Wein typically call you?
22	A. No.	22	A. Never, Well, not never. Seldom,
23	Q that you recall?	23	Q. When he called you, did you hear anybody in
	A. No.	1	the background?
24	71. 110.		

		ſ	
t	Page 66 Q. Who did you hear?	١,	Page 68 A. The ward did not speak directly into the
. 2		. 2	Phone. It sounded like he spoke away from the phone, and
	with him.	1	he said, she will be here on Friday. I asked him who he
4		Ι.	was speaking to and he told me.
5	·	5	· · · · · · · · · · · · · · · · · · ·
1 6	THE COLUMN A	. 6	
1 7		1 7	
8	the contract of the contract o	1 .	Wein, your ward, was acting on his own accord by making
9		1	that phone call to you?
10		10	-
11	THE COURT: All right. Overruled,	П	
12	MS. MORRIS: Thank you.	112	·
113		13	coerced.
14	Q. What did Mr. Wein, Robert Wein, your ward,	114	Q. By whom?
15	tell you?	15	
16	A. He told me that Jodi Wein and Vita Wein	16	-
117	were there.	17	Mr. Rosenwater usked you, and you're here in a fiduciary
18	Q. And you said Jodi Wein. Did you mean Jodi		capacity. You serve at the pleasure of the court.
19	Rich?	! 19	Did any of the questions that he asked you
20	A. Yes.	20	change your opinion or change your mind about seeking the
21	Q. Was Jodi Rich present at your deposition?	21	annulment on behalf of Bob?
122	A. Yes.	22	A. No.
23	Q. And he told you that Jodi Rich and Vita	23	MS, MORRIS: Nothing further, Your Honor.
; 24	Wein were there when he called you?	, 24	MR. ROSENWATER: Can I cross-examine her?
1 25	A. Yes.	25	THE COURT: You did cross-examination.
· -	Page 67		Page 69
1 1	Q. What did he say? He said I don't want to	1	MR. ROSENWATER: Just on one point.
2	get annulled from Vita?	2	THE COURT: Okay.
3	A. Yes.	3	RECROSS-EXAMINATION ELIZABETH SAVITT
4	Q. And what did you answer?	4	BY MR. ROSENWATER:
5	 I asked him who was there with him. 	5	Q. Ms. Savitt, you testified earlier that you
6	Q. And what did he then do?	6	recall that your deposition was taken by me in this case,
7	 A. He said he told me the two names. 	7	correct?
8	Q. Did he say anything else to anyone else	8	A. Yes.
	that was in the room?	9	Q. And you recall when I asked you on page 153
10	A. Then he turned around to them well,	10	of your deposition, page 3
	actually, after he said that, I told him that I was going	11	MR. ROSENWATER: I don't have an extra copy
	to see him on Friday, couple days later, and he turned	12	for the Court. I apologize, but it's been filed
	around and was talking to them and telling them the	13	with the Court.
	answer was		BY MR, ROSENWATER:
15	MR. ROSENWATER: Objection. Move to	15	Q. 1 said, "On May 20th, did he have
16	strike. She doesn't know what he did.		discussions with you regarding this marriage to Vita?"
17	MS, MORRIS: Your Honor, this is exactly	17	Do you recall when I asked that question?
18	what she heard her ward say. It's not hearsay,	[8]	A. No, and I don't understand the context.
19	and she is repeating what she		May 20th?
20	THE COURT: She can testify as to what she	20	Q. I asked you: "On May 20th, did he have
21	heard. MD_POSENWATER: She is togtifying he		discussions with you regarding his marriage to Vita?"
22 23	MR. ROSENWATER: She is testifying he turned around.	23	That was lines 3 and 4 on page A. But I don't know what you're referring to.
	BY MS, MORRIS:		You're asking me. I don't know what you're referring to.
25	Q. What did the ward say?	25	Which discussions and when?
ده ۱	Z. Frince and me stand says.		

18 (Pages 66 - 69)

,		1	
Ι,	Page 70	١.	Page 72
1 1	Q. The question that I asked you on June 10,	; ;	MR. ROSENWATER: Yes.
	2015 on page 153, line 3 and 4:	1 2	MS. MORRIS: If I could just ask one more
13	Z	3	1
4	discussions with you regarding his marriage to	4	THE COURT: Yes.
1 3	Vita?"	5	REDIRECT EXAMINATION ELIZABETH SAVITT
6		l 6	
7		. 7	Q. The question seems to be directed to
8	Q. That was the question I asked you at the	1	May 20th.
. 9		9	The phone call that you and I just talked
10	Do you recall that question?	10	about did not occur on May 20th, did it?
111	MS. MORRIS: Your Honor, in the beginning.	ш	 It occurred the same day as the first
12	I think it was setting the stage for a question.	12	deposition. I don't have that date in front of me.
13	Now I think it's improper impeachment. Lask Your	13	MS. MORRIS: Thank you. Nothing further,
14	Honor to ask Mr. Rosenwater to ask a proper	14	Your Honor.
15	question. If he needs to impeach her, he can.	15	THE COURT: You may step down, Ms. Savitt,
116	THE COURT: It is improper impeachment.	16	(ELIZABETH SAVITT excused at 3:23 p.m.)
17	I'll sustain the objection.	17	THE COURT: Do you have any other
18	MR. ROSENWATER: Your Honor, can I read for	18	witnesses?
19	the record what her testimony was?	19	MS. MORRIS: I do. Just one. Daniel Wein,
20	THE COURT: Sure.	20	Your Honor,
21	BY MR. ROSENWATER:	21	THE COURT: Okay. We'll take a five-minute
. 22	Q. On page 153, line 3 and 4:	22	recess and reconvene at 3:30.
23	"Question: On May 20th, did he have	23	MS. MORRIS: Thank you.
24	discussions with you regarding his marriage to	24	(A brief recess was taken from 3:23 p.m. to
25	Vita?"	25	3:30 p.m.)
i	Page 71		Page 73
- 1	The answer:	ì	THE COURT: You may call your next witness
1 2	"Answer: It wasn't a discussion, no."	2	Ms. Morris.
3	My question on lines 6 and 7:	3	MS, MORRIS: Thank you, Your Honor. 1 call
4	"Question: Did he say anything about his	4	Daniel Wein.
5	marriage being annulled?"	5	You don't mind if I remain seated, Your
6	Your answer was no. On lines 9 and 10:	- 6	Honor?
! 7	"Question: Did he say he wanted to be	7	THE COURT: I don't mind.
. 8	married to Vita?	8	Thereupon,
9	Answer: Possibly.	9	DANIEL WEIN,
10	Question: Well, what did he have to say to	10	having been first duly sworn or affirmed, was examined.
11	you?	11	and testified as follows:
12	Answer: I don't have it written in front	12	THE WITNESS: I do.
13	of me.	13	THE BAILIFF: Sit here and watch your step,
14	Question: So you had a telephone	14	please.
15	conversation on May 20th with Robert Wein. If it	15	DIRECT EXAMINATION DANIEL WEIN
16	was on that day, would it be reflected in your		BY MS. MORRIS:
117	billing records?	17	Q. Mr. Wein, state your full name, please.
18	Answer: Yes.	18	A. Daniel Wein.
19	Question: So your billing records would	19	Q. What is your relationship with Robert Wein?
20	indicate what you talked"	20	A. He's my brother.
21		21	Q. What is the age difference between the two
22	point, Your Honor.		of you?
23	-	23	A. Four years.
24	deposition before I rule.	24	Q. And where do you live currently?
25	You have it filed, correct?	25	A. In Plantation.
/	TOR BUT OF HIPOG. COLLECT.		- In Franciscon.

		Page 74		Page 7
ŀ	Q.	How long have you lived in Florida?] 1	to Vita in that he helped her out with finances.
2	Α.	About 35 years.	¦ 2	Q. Let me stop you. What did he tell you
3	Q.	Where were born?	3	about the divorce, please?
4	A.	New York City.	4	A. Well, he told me he told me that if he,
5	Q.	Where was your brother born?	5	if he was still married
6	Α.	New York City.	6	MS. MORRIS: I'm sorry, Your Honor. 1
7	Q.	How long did you live in New York City?	7	thought it was off.
8	Ä.	Hived I was brought up in New York	. 8	THE COURT: That's fine,
9		I lived there after I got out of the service	9	BY MS. MORRIS:
		seven years.	10	O. Go ahead.
11		Where did Robert live?	ш	A. He told me if Vita had not divorced him, he
12	•	Robert lived in New York. He lived in	1	would be dead. The reason he told me that is because
		y for a while, which is in Queens. Then he lived	13	
	in Manha		14	
15		Do you have a close relationship with your	15	
	brother?	Bo you have a close relationship with your	16	
17		Vanualasa	17	
18		Very close. For how long?	18	
	•	_	!	
9		Since we were children.	19	•
20		Have you ever had a falling out with your	20	
	brother?	N.	21	what your brother told you, you can't speculate on
2		Never.	22	•
.3		Were you aware or close with your brother	23	THE WITNESS: Well, I can tell you exactly
	in 1960?		24	what he told me.
25	Α,	Yes, I was.	25	THE COURT: Yes.
		Page 75	1	Page 77
1	Q.	Were you aware of a marriage to Vita Wein?]	THE WITNESS: I asked him why he was so
2	A.	Yes. In fact, I was at the marriage. I	2	kind financially to Vita.
3	believe t	they were married in 1958.	3	BY MS. MORRIS:
4	Q.	That was my next question, whether you were	4	Q. When was this?
5	present.		5	A. This was he said this many times, but l
6		Were you present?	6	would say that he told me that within the past five
7	A.	Yes, I was.	7	years. And he said, I'm I help Vita out because if
8	Q,	Did they have any children in the marriage?	8	she had not divorced me, I would be dead. That's
9	Α.	Yes. They had one child, Larry.	9	probably a quote.
0	Q.	Was Mrs. Wein pregnant at the time they got	10	Q. Okay. If she had not divorced me. So
1		as far as you know?		reaffirming they were divorced?
2	Α.		12	* -
3	Q.	Were you aware of a divorce between Robert	13	-
	•			1963 on?
5		I was told that they were divorced.	15	A. No.
6		MR. ROSENWATER: Objection. Hearsay.	16	
7		•	17	A. Yes.
8			18	Q. Did Robert have other female companions
ÿ				between 1963 and 2014?
0		MR. ROSENWATER: Hearsay.	20	MR. ROSENWATER: Objection, Your Hono
J		MORRIS:	21	Hearsay.
		Who were you told by?	22	THE WITNESS: Yes.
2			23	
	Α.	By my brother.		MR. ROSENWATER: Objection. Relevancy
4	Q. Δ.	What did he tell you? For one thing, Robert was very, very kind	24 25	THE COURT: When he makes an objection, don't answer.
5		HOROGO INDO WODAY WAS HAVE LATE KIND III		

		. [-	
Ι,	Page 78 THE WITNESS: I couldn't hear him.	1	Page 80 °
1 1			I do not have a copy of it, Your Honor. I'm going
	MR. ROSENWATER: It's not relevant.		to ask if your clerk would make us a copy. I
	THE COURT: Overruled,		didn't anticipate having to use this today. I'm
- 1	4 BY MS. MORRIS:		sorry I didn't come prepared, but if we could make
1 5	Q. You can answer. Did he have female	;	copies, I would greatly appreciate it.
	6 companions?	(THE COURT: All right.
7	7 A. Yes, he did.		BY MS. MORRIS:
8	Q. How many?	1 8	Q. You said you recognize that. What is it?
9		1 9	A. It's a letter from my brother to me telling
_10	MR. ROSENWATER: Objection. Irrelevant.	_10	me what to do in case he died. He indicated
13	THE COURT: Overruled.	11	Q. Well, please don't read what is in the
j 12	2 BY MS. MORRIS:	12	letter. I'm going to have it admitted into evidence, and
13	B Q. Go ahead.	13	the Judge can read that letter.
114	THE COURT: You can answer.	14	That letter, when did it come from Robert
$^{+}15$	THE WITNESS: Three at least.	15	to you?
16	BY MS. MORRIS:	16	A. That the first one came to me probably
, 17	Q. Were any of those relationships	1 17	about, I would say
18		18	
' 19		119	
120	Q. For how many years would you say?	20	- 1
21		21	_
1	probably, probably existed for eight, nine years,	22	
23		23	2 3
	three that you know about?	24	1
25	_	25	
	Page 79	j	Page 81
1	he was engaged to		BY MS. MORRIS:
į 2		2	Q. When did this letter arrive to you, please,
1 3	THE COURT: Overruled.	1 3	the one in your hand?
4	BY MS. MORRIS:		me one m your name:
	DI MB. MOMES.	4	•
, 5	Q. Go ahead.	. 4	A. The one in my hand, probably about five
6	Q. Go ahead.	. 4	A. The one in my hand, probably about five years ago I would say.
	Q. Go ahead. MR. ROSENWATER: He said, "I believe." He	5	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it
6 1 7	Q. Go ahead. MR. ROSENWATER: He said, "I believe." He doesn't know.	4 5 6 7	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately.
6 7 8	Q. Go ahead. MR. ROSENWATER: He said, "I believe." He doesn't know. THE COURT: Okay.	4 5 6 7 8	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by
6 7 8 9	Q. Go ahead. MR. ROSENWATER: He said, "I believe." He doesn't know. THE COURT: Okay. THE WITNESS: That's just an expression.	4 5 6 7 8 9	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by mail or c-inail?
6 7 8 9	 Q. Go ahead. MR. ROSENWATER: He said, "I believe." He doesn't know. THE COURT: Okay. THE WITNESS: That's just an expression. He was engaged to at least one of those ladies. 	4 5 6 7 8 9 10	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by mail or e-mail? A. No. He actually gave it to me. My brother
6 7 8 9 10	Q. Go ahead. MR. ROSENWATER: He said, "I believe." He doesn't know, THE COURT: Okay, THE WITNESS: That's just an expression. He was engaged to at least one of those ladies. BY MS. MORRIS:	4 5 6 7 8 9 10	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by mail or c-mail? A. No. He actually gave it to me, My brother used to visit every January or February.
6 7 8 9 10 11 12	Q. Go ahead. MR. ROSENWATER: He said, "I believe." He doesn't know. THE COURT: Okay, THE WITNESS: That's just an expression. He was engaged to at least one of those ladies. BY MS. MORRIS: Q. And how do you know he was engaged? Do you	4 5 6 7 8 9 10 11 12	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by mail or e-mail? A. No. He actually gave it to me. My brother used to visit every January or February. MR. ROSENWATER: Objection. Nonresponsive.
6 7 8 9 10 11 12 13	Q. Go ahead. MR. ROSENWATER: He said, "I believe." He doesn't know. THE COURT: Okay, THE WITNESS: That's just an expression. He was engaged to at least one of those ladies. BY MS. MORRIS: Q. And how do you know he was engaged? Do you have any knowledge of him buying a ring or proposing?	4 5 6 7 8 9 10 11 12 13	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by mail or e-mail? A. No. He actually gave it to me. My brother used to visit every January or February. MR. ROSENWATER: Objection. Nonresponsive. THE COURT: Sustained.
6 7 8 9 10 11 12 13 14	Q. Go ahead. MR. ROSENWATER; He said, "I believe." He doesn't know. THE COURT: Okay. THE WITNESS: That's just an expression. He was engaged to at least one of those ladies. BY MS. MORRIS: Q. And how do you know he was engaged? Do you have any knowledge of him buying a ring or proposing? A. He told me he was engaged.	4 5 6 7 8 9 10 11 12 13 14	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by mail or e-mail? A. No. He actually gave it to me, My brother used to visit every January or February. MR. ROSENWATER: Objection. Nonresponsive. THE COURT: Sustained. MS. MORRIS: Your Honor, sorry.
6 7 8 9 10 11 12 13 14	Q. Go ahead. MR. ROSENWATER; He said, "I believe." He doesn't know, THE COURT: Okay, THE WITNESS: That's just an expression. He was engaged to at least one of those ladies. BY MS. MORRIS: Q. And how do you know he was engaged? Do you have any knowledge of him buying a ring or proposing? A. He told me he was engaged. Q. Did your children ever meet Vita Wein prior	4 5 6 7 8 9 10 11 12 13 14 15	A. The one in my hand, probably about five years ago I would say. Q. Okay. And how did it A. Approximately. Q. How did you receive that letter? Was it by mail or e-mail? A. No. He actually gave it to me, My brother used to visit every January or February. MR. ROSENWATER: Objection. Nonresponsive. THE COURT: Sustained. MS. MORRIS: Your Honor, sorry. BY MS. MORRIS:
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		;	-
١.	Page 82	² } .	Page 84
-	should be invited to his funeral?		MR. SCHLESINGER: See, I was good. I
2		1 2	
3	• • • • • • • • • • • • • • • • • • • •	$1^{-\frac{3}{2}}$	
	what should happen after he dies, right?	i 1	
5	A. Correct.	5	•
ı 6	Q. And does it make any mention of Vita Wein?	6	
7	A. No.	, 7	THE COURT: I'm going to he reading the
8	Q. And does it make mention of all the rest of	8	
9	his loving family and friends that he had at the time?	9	6 u
10	A. Yes. As a matter of fact, in one	10	MS. MORRIS: I'm going to move that into
11	particular case, he	11	
12	MR. ROSENWATER: Objection.	<u> </u> 12	THE WITNESS: There is another one here. I
[13	THE WITNESS: said, not Vita.	13	can't just find that one particular item. I got
14	MR. ROSENWATER: Nonresponsive. He said it	14	it. I have it. I have it.
] 15.	made mention, not what it said.	15	It says I'll read it. "At the present
: 16	THE COURT: Overruled.	16	time, I'm the sole signatory. In the future, I
17	MR. SCHLESINGER: He keeps interrupting the	. 17	will try to add Larry, (not Vita) as an additional
18	witness before he finishes.	18	signatory and advise him how to handle the," and
19	THE COURT: He is trying to object before	19	it goes on like that.
20	he answers.	20	MS. MORRIS: I'd like to move that into
21	MR. SCHLESINGER: Well, as long as the	21	evidence, Your Honor.
22	record is clear that there was a full answer to	, 22	THE COURT: Any objection, Mr. Rosenwater?
23	that.	23	MR. ROSENWATER: No. Your Honor.
24	MR. ROSENWATER: Your Honor, I think we	24	THE COURT: Petitioner's No. 2 in evidence
25	have been lenient but now	25	without objection.
-	Page 83	T	Page 85
1	MR. SCHLESINGER: But I represent the	\perp 1	(Petitioner's Exhibit 2, letter, was
2	witness, so that's why I'm raising an objection.	2	received in evidence.)
3	THE COURT: I instruct you, don't	3	MS, MORRIS: Your Honor, she said you would
4	interrupt.	4	kindly make copes of this for us. Not you
5	MR, SCHLESINGER: Yes, Your Honor.	5	personally, but have them made.
6	MS, MORRIS: Thank you, Your Honor.	6	BY MS. MORRIS:
7	BY MS. MORRIS:	7	Q. Did you discuss with your brother the
8	Q. Mr. Wein, does the letter written by Bob	8	filing of his tax returns?
9	make any specific mention of Vita Wein in your hand?	9	A. Which tax returns?
10	A. I think in one particular case, it does	10	Q. In general, his own tax returns.
н	mention Vita, and it indicates that she should not be	11	MR. ROSENWATER: Your Honor, I'm going to
12	MR, ROSENWATER: Objection. He said makes	12	object because they are going to say it's party
13	mention, not what it said.	13	statements. I have not had an opportunity to
14	MS. MORRIS: I'll ask the witness to use	14	cross-examine Robert Wein because he is
15	more precise language, Your Honor.	15	incapacitated at this point and in guardianship.
16	THE COURT: Thank you.	16	As far as I'm concerned, this is all
17	BY MS. MORRIS:	17	hearsay because I have not had the opportunity to
18	Q. Using more precise language, what does the	18	cross-examine anyone.
19	letter state regarding Vita Wein?	19	THE COURT: Overruled.
20	A. I have to look at it.	20	BY MS. MORRIS:
21	THE COURT: Go ahead,	21	Q. Did you ever discuss with your brother
22	THE WITNESS: Perhaps my attorney could	22	regarding the filing of his tax returns?
23	just point out what page that was on so I could	23	A. Not all recently of his recent tax
		1	production of the state of the
24	rend it quickly.	24	returns, yes.

Pag	je 86	Page 38
! single?	· [1	I'd like to state for the record this was
2 A. Single.	2	requested in our request for production and it was
3 Q. Do you know if your brother prepared tax	3	not produced.
4 returns for Vita Wein?	4	THE COURT: Is there an objection to it?
5 A. I understand that he did.	5	MS, MORRIS: No.
6 Q. Do you know that from your own personal	6	THE COURT: Now you have it. So Exhibit 8
7 knowledge? Did he tell you so?	7	will be admitted into evidence.
8 A, No.	1 8	(Respondent's Exhibit 8, marriage license,
9 MS. MORRIS: I have nothing further, Your	9	was received in evidence.)
10 Honor.	10	BY MS. MORRIS:
11 THE COURT: Cross-examination?	iΠ	Q. Did you and Robert have a wedding?
12 MR. ROSENWATER: I don't have any	12	A. Yes, we did.
13 questions.	13	Q. And where was the ceremony?
THE COURT: You may step down. Watch your	բ կայ	A. At the Broadway Central Hotel, which no
step.	15	longer exists.
6 (DANIEL WEIN excused at 3:42 p.m.)	16	Q. Was his brother invited to the wedding?
THE COURT: Any other witnesses?	17	A. I don't remember.
MS, MORRIS: No, Your Honor.	18	Q. Let me is this a picture of your
19 THE COURT: Mr. Rosenwater?	19	wedding?
MR, ROSENWATER: Your Honor, I would like	20	 Yes, one of the many pictures.
to call Vita Wein. Maybe I'll move the microphone	21	Q. And you still keep your wedding album and
22 closer.	22	pictures of your wedding?
23 Thereupon,	23	A. I don't put them away.
VITA WEIN,	24	Q. But you
25 having been first duly sworn or affirmed, was examined	25	 I know these pictures.
Page	c 87	Page 85
1 and testified as follows:	: 1	Q. But you still kept them?
2 THE WITNESS: Yes.	2	A. Yes. We had a very orthodox wedding,
3 THE COURT: Thank you.	3	Jewish wedding.
4 DIRECT EXAMINATION VITA WEIN	4	MR. ROSENWATER: I'd like to enter this.
5 BY MS. MORRIS:	5	THE COURT: Show her.
 Q. Can you please state your name. 	6	MS. MORRIS: I have no objection.
7 A. My name is Vita. My name is Vita, V-I-T-A	7	THE COURT: This is Vita Wein Exhibit 9?
8 Wein, W-E-I-N.	, 8	MR, ROSENWATER: Yes.
9 Q. And what is your relationship to Robert	, 9	(Respondent's Exhibit 9, wedding picture,
0 Wein?	10	was received in evidence.)
A. I'm married to him,	11	BY MR. ROSENWATER:

1	and testified as follows:	<u>:</u> 1	Q. But you still kept them?
2	THE WITNESS: Yes.	2	A. Yes. We had a very orthodox wedding,
3	THE COURT: Thank you.	3	Jewish wedding.
4	DIRECT EXAMINATION VITA WEIN	4	MR. ROSENWATER: I'd like to enter this.
5	BY MS. MORRIS:	5	THE COURT: Show her.
6	Q. Can you please state your name.	6	MS. MORRIS: I have no objection.
7	A. My name is Vita. My name is Vita, V-I-T-A	7	THE COURT: This is Vita Wein Exhibit 9?
. 8	8 Wein, W-E-I-N.	, 8	MR, ROSENWATER: Yes.
19	Q. And what is your relationship to Robert	, 9	(Respondent's Exhibit 9, wedding picture,
10) Wein?	10	was received in evidence.)
-[11	A. Um married to him.	11	BY MR. ROSENWATER:
12	Q. And when did you marry Robert Wein?	12	Q. Did you and Robert have a child?
13	A. I married him in 1958.	13	A. Yes, we did.
14	MR. ROSENWATER: Your Honor, if you give me	14	Q. What is his name and date of birth?
15	one second, please.	15	A. Larry Warren Wein, W-E-I-N. The date of
16	BY MS. MORRIS:	16	birth is April 19, 1960.
j 17	Q. Vita, is this a true and correct copy of	17	Q. Did you have any other children with
18	the marriage license to Robert Wein?	18	A. No.
19	A. Yes.	19	Q Robert? No? What was your relationship
20	MR. ROSENWATER: Your Honor, I would like	20	with Dan Wein and his family?
21	to enter this as Exhibit No. 8. Is it 8?	21	A. I had no relationship with them.
22	THE COURT: I think we're up to 8.	22	Q. Why didn't you have a relationship with
23			them?
24	THE COURT: Any objection?	24	A. He wasn't close to his brother, and his
25	MS. MORRIS: No objection, Your Honor, but	25	brother he wasn't accepted in his brother's home,

١,	0	Page 90 And were you accented in his brother's	١.		Page 92
1 1		And were you accepted in his brother's		_	Well, I was always there.
1	home?	No	[2	-	What was your occupation?
, 3	-	No.			I was a bookkeeper.
4	Q.	In 1960, did you have marital difficulties	ı		Did Robert find jobs for you?
1 5			5		Oh, he gave me he was thrilled that I
6		I don't remember exactly.	6		g to be able to help him with his work.
7	•	Did there come a time when you hired at	l		Did he provide health insurance for you?
8 و ا			! 8		Yes.
		Yes. A friend of mine, yes.	. 9	-	Did he
01		When was that? Do you recall?	10		MS. MORRIS: Objection to the leading
111		It was after my son was born.	11		re of these questions, Your Honor.
12	•	And did that attorney prepare a marital	12		THE COURT: Sustained.
13		nt agreement?	13		MS. MORRIS: Leading the witness.
14		Yes.			ROSENWATER:
15	-	Did Robert have an attorney?	15		Can you tell the Court what Robert provided
16		He used my attorney.	l	you over	
17	•	So he didn't have his own attorney?	17		He provided me money when I needed money.
18		No.			o go on gambling junkets and decided he would
19		Did you ever file for a petition for		-	he proceeds for his son so I'd know what he'd
		on of marriage in New York?		like.	
21	A .		21		Well, in 1960 when you met with an attorney
22	Q.	Did Robert ever file for divorce in New			separation agreement, do you recall what the
	York?			events we	The state of the s
24	Λ.	I always thought he didn't do it.	24		HE COURT: Mr. Rosenwater, could you speak
25	Q.	You were never served with a final	25	шр?	You're facing away from me and I can't hear
,		Page 91			Page 93
2	judgment?	No, I was never served with any papers.	2	you.	AD DOCEMBLATED: Oh Per some
3		So you were not aware of any divorce	_		MR. ROSENWATER: Ob, I'm sorry. ROSENWATER:
4	Q. ; proceeding	-	4		In 1960 when you filed or when you had your
5	Λ.]	_			repare the marital settlement agreement, do you
6		IS. MORRIS: Your Honor, I'm going to		- •	events that led to the filing of that marital
7		t to the leading nature of these questions.			agreement?
8		HE COURT: Sustained.	8		Well, I don't remember exactly, but it was
_		OSENWATER:			tent where he provided for his son.
10		Did Robert ever tell you that he filed for	10		I understand that. But do you recall why
10	divorce?	on Robert ever tell you that the fried to	11		to an attorney at that time? Were you upset
12		don't remember. He didn't tell me		with Robe	
	anything.	don't tememoer. The didn't left me	13		Yes. I didn't like the fact he was not
14		But you never filed for divorce?			certain things and to be taken care of.
15	_	No.	15		Any other things?
16		And after 1960, did you have a relationship	16		He liked women,
	with Robe		17		And did that upset you?
18		Yes.	18		Of course,
19		And can you tell the Court what your	19		But not enough to divorce him, correct?
		p with Robert was?	20		Right.
21			21		And over the years, can you tell the Court
		to Larry. We used to go out to dinner			ou start with what your relationship with
	-			Robert wa	•
	SON.	. Canadays, and he specifically of time with this	24		worked. I did work for Robert Wein, and
25		What about with you?			unting work for him.
~	4	mar coon wan jou,		. did accor	and total total

<u>;-</u> .	Page 94	Т	
1	Q. Did he provide for you?		Page 96 mitzvahs?
1 2	A. Yes.	! 2	A. I went to a bat mitzvah.
1 3	Q. How did he provide for you?	3	
1 4		4	
1 5	clients that were his clients to do accounting work in	' 5	
, 6		1 6	
1 7	Q. What type what was Bob's occupation?	1 7	• -
8	A. He was a certified public accountant.	8	·
1 9	•	9	
10		10	·
, 11	Q. And did you sign those tax returns?	In	-
12	A. I don't remember really. When I had to	12	1
13	sign them, I signed them. I signed them, and then he	13	
14	would file them for me. He always took care of mailing	14	· · · · · · · · · · · · · · · · ·
	them.	15	
16	Q. Do you recall how he listed you on the tax	16	Q. Did you ever visit Dan Wein in Florida?
17	returns?	17	-
18	 A. He listed me as separated married. 	18	Q. Why not?
19	Q. So he always listed you as being married?	19	A. Because I was never invited into his home.
20	A. That's correct.	20	Q. Did you have some health issues in the last
121	Q. And you considered him to be your husband?	21	few years?
22	A. Yes.	22	A. Yes. I had a urinary tract infection.
23	Q. And did he provide health insurance for	23	Q. Any other medical problems?
24	you?	24	A. I had a cut on my toe.
25	A. Yes, he did.	25	MS. MORRIS: Objection, Your Honor,
	Page 95		Page 97
1 1	Q. Do you recall what type of policy of health	1	Relevance.
, 2	insurance?	2	THE COURT: I didn't hear. Could you
3	A. He gave me he covered my health	3	repeat the question?
1 4	insurance with AARP where he was a member, and I was	4	MS. MORRIS: It's medical history.
1	signed up as a spousal certificate, and that's when he	5	BY MR. ROSENWATER:
6	covered me. He paid for all the expenses.	6	Q. Were you put in a nursing home at some
7	Q. Were you always close with Robert?	7	point?
8	A. Yes, I was. He confided a lot of things, a	, 8	A. Yes, I was.
, 9	lot of personal things to me.	9	Q. What nursing home was that?
10	Q. What type of personal things did he confide	10	A. It was a Jewish nursing home I believe.
	in you?	11	Q. And where was that?
12	A. Well, he, he told me that his brother was	12	A. The one he got me into was, I think was
	sick. When his brother had cancer, he informed me of		they had it in the Bronx, the Bronx. I don't know too
1 000	that. He was very upset and didn't know what he was		much about it.
	going to do.	15	Q. Who put you there?
16	And he told me that he told him to speak to	16	A, Bob.
	some people that he knew, some people that they both	17	Q. Did he pay for your stay there?
	knew, what they did to treat it, both of them.	18	A. Yes,
19	Q Did he say anything else to you about his	19	Q. And when you were there, do you recall
	brother or his family?		filling out any Medicaid applications?
21	A. I really didn't have a conversation with	21	A. I never fitted out any application.
	him about his family.	22	Q. Do you know if Bob filled out the Medicaid
23	Q. Did you go to family events with Boh?		application?
24	A. I went to a lot of events with Bob.	24	A. I have no idea.
25	Q. Did you go to Florida with him to go to bat	25	Q. This is a statement from the JHHA Nursing

		,	<u></u>
1	Page 98		Page 100
1 1	facility.	1	Q. And did anyone take that cash to you know?
2	Have you seen that before? Is that the	2	
_ 3	facility that you were at?	j 3	MS. MORRIS: Objection, Your Honor.
4	A. I believe that was it. Bronx.	4	Irrelevant.
¦ 5	Q. Who were the bills made payable to in the	5	THE COURT: What was the question again?
6	statement?	6	MR. ROSENWATER: I asked if anyone took
7	A. The statements were to Bob.	7	that cash.
8	Q. What is the date of that statement?	8	THE WITNESS: I believe his brother went to
. 9	A. The date of this is 8/31/2013.	j 9	the
1 10	Q. Thank you.	10	MS. MORRIS: Objection, Your Honor.
11	MR. ROSENWATER: I'd like to enter this as	11	Outside the scope of this witness's knowledge.
12	Exhibit No. 10.	. 12	THE COURT: Sustained.
13	MS. MORRIS: I object to that, Your Honor.	13	BY MR. ROSENWATER:
14	It's a hearsay document. I've never seen it	14	Q. When did you move to Florida?
15	before. I have no idea that it was kept in the	15	
16	regular course of business. I don't know if that		year.
17	bill was objected to by Robert Wein. I have to	17	
18	object to that.	. 18	• • • • • • • • • • • • • • • • • • • •
19	Just because it's a purported bill, we		come to Florida.
20	don't know that it's the truth.	20	1
21	THE COURT: I'll sustain the objection.	21	A. Because there was no incider of his family
22	MR. ROSENWATER: I'd like the Court to mark		that he was close to.
23	it for identification purposes.	23	
24			to come to Florida besides that? Any other reasons?
25	THE CLERK: Number 10, I.D. only? THE COURT: Yes.	25	
2.3	THE COURT: Tes.		
Ι.	Page 99	i	Page 101
!	(Respondent's Exhibit 10, 8/31/13 statement,	ו	Q. Was Bob living in Florida at that time when
	was marked for identification.)	ſ	he asked you in July of 2014?
3	BY MR, ROSENWATER:	3	A. I think what happened is he was being taken
4	Q. How has Robert's health been in the last		care of by someone named Dolores, and Dolores was taking
5	few years?		care of him. Danny came to New York finally to see him
6	A. In the last few years, it hasn't been too	6	in the hospital, and he made an agreement with Dolores
7	terrific.	7	that she would come to Florida so Bob could make it in
8	Q. Did he have health problems in 2013?	8	Florida.
9	 I believe he did. He got real sick. 	9	Q. Dolores was the caregiver?
10	Q. Was he hospitalized?	10	A. Exactly. She came here and found an
,11	A. I believe he was.	u	apartment, and that's where he set up. He was living in
12	Q. Did his brother come to visit him during	12	Florida with her.
113	that period of time?	13	Q. And he called you to move to Florida?
14	A. I remember that his brother didn't come to	14	A. He suggested I come to Florida. He'd like
15	see him at all. I don't understand why he didn't come to	15	to see me, and he also told me that he wanted to protect
16	see him. He was he wasn't there. I don't know.	16	me. Come here to Florida to be with him and he can
17	Q. And did Robert ever say anything about his	17	protect me,
, 18	brother and monies?	18	Q. And what did he mean by protecting you?
19	A. Not to me. He said other things to me	19	A. He wanted to protect me because he said
	about monies.	20	MS. MORRIS: Objection, Your Honor, This
21	Q. Who did?	21	is outside the scope of this witness' knowledge,
22	A. Bob.	22	what Robert Wein meant.
23	Q. What did Bob tell you about money?	23	THE COURT: Sustained, unless she can
24	A. He had some cash in his safety and we	24	testify as to what he said to her.
		25	
ī — -		_	

,-	Page 102			Page 104
i 1	BY MR. ROSENWATER:	1	Ο.	Were you divorced in 1963?
₂		1 2		Obviously, I never got papers saying I was
3		1	divorced	
-	he would protect me from his brother and from our son	+		You were not aware of any divorce
	Larry, and Bob felt that I would be closer to him and I		proceedii	
1	could spend time. He wanted me to live with him.	1 6	-	No.
! 7		7		Did Bob tell anyone, when you filled out
۱ ٔ		1	•	cation, that you were divorced in 1963?
9	-	⊥ 9		No.
10		10		And you didn't fill out that marriage
	problems?		certificati	
12	•	12		No.
13		13	Q.	And then you got married, renewed your vow
14	-		•	t of 2014?
	BY MR. ROSENWATER:	15	A.	
16		16		And it was before a rabbi?
	Robert pay for you to come?	17	Α.	A cantor.
18		18		Who was present
	trip to come to Florida, and he came up to I was in	119	Α .	And he also was a rabbi.
	Spring Valley. He paid my trip, and then he came with			Who was present at the ceremony?
	Dolores and brought me back to Florida by train.	21	Ψ . A.	Bob and I. Oh, and he had a witness.
22	Q. Sometime in July, it appears you and Bob	122	0.	Do you know who the witness was?
	went to the clerk's office in Delray.	23	•	I don't remember.
24 24	Do you recall that?	24		Was it Jodi or Jerry Rich?
25	A. Right.	25		No. She didn't even know I was in Florida
1 2	Q. Whose idea was it to go to the clerk's office?	 • 1 2	at the tim	Page 105 e. They didn't know you were getting married?
3	A. It was Bob's idea. He told me it would	3		No.
4	protect me that way and I would live with him.	4		Did anyoue know that you and Bob were
5	Q. What did you go to the clerk's office for?		getting m	
6	To renew your vows?	6	۸.	
7	MS. MORRIS: Objection. Leading.	7		When you got when you went to the
8	BY MR. ROSENWATER:	8		fice for the marriage application, did the
9	Q. Why did you go to the clerk's office?			my type of questioning to determine
10	A. To renew our vows for the simple reason I	10		The clerk was the one that asked us certain
11	wasn't living with him.	'n		e information they needed pertaining to the
12	Q. Did anyone coerce you?		_	e filled out. And she was a woman. She asked
13	A. No.			e were the ones that filled out my date of birth
14	Q. Did anyone have discussions regarding this?	l .	and all of	
15	A. No.	15		Where do you live right now?
16	Q. Did anyone know about this?	16		I am living in the Colony Club.
17	A. No, not until he went and took care of it.	17		Where does your husband live?
18	Q. Who took you to the clerk's office?	18	-	He lives there with me.
19	A. I don't remember who drove us there.	19		Do you have a room together?
20	Q. And then when you pulled out the	20		Yes.
	application, did you fill out the application?	21		Do you sleep in the same bed?
22	Λ. Νο.	22		Yes.
23	Q. Did you tell anyone that you were divorced	23		Do you do things together?
24	in 1963?	24		Yes.
			Δ.	11/1
25	A. No.	25	Q.	What do you do?

	Page 10	6	Page 108
1	A. Well, we go to meals together. I don't	°L i	
1 2	know. When there is an activity, we go.	2	
. 3		1 3	
4		4	
5	•	. 5	•
6		6	
. 7		1 7	• • • • • • • • • • • • • • • • • • • •
8		1	done at the Colony Club. I go to the beauty parlor. 1
9		- 1	have manieures. That's it.
أرا	•	110	
ii	Q. Have you has Bob had any discussions	- 1	Robert given you money?
	with you regarding annulling your marriage?	12	
13	A. No.	13	- ,
13 14		14	
	-	115	-
15	married to you? A. That's what he told me.	116	
. 17		17	4
•	The second secon	118	
18 	A. He told me that it's a form of protecting me. He told me many times that he's interested in	119	
!	-	1 ''	BY MS. MORRIS:
20	, -	V	
21	Q. And why does he want to protect you?	21	Q. Mrs. Wein, you said that you saw a lawyer
22	A. I don't know. He feels that certain people	22	3 , 1
23		23	
24 25	Q. How is Bob's health?A. He's doing pretty well now. Right now he	24	A. It was a separation agreement. Q. Separation agreement. I would like to show
	Page 107		Page 109
1	finally Jodi wanted to help him get somebody to help	- 1	you what is going to be marked as Petitioner's 3, thank
	him, you know, to see that he eats. And he had no desire		you, for identification.
	at some point to even cat. Jodi wanted to get somebody	3	
	to help him.		(Petitioner's Exhibit 3, separation
	to read ittii.	4	
5	Q. So there was a maid that came?	- 1	agreement, was marked for identification.) BY MS, MORRIS:
5 6	Q. So there was a maid that came?	- 1	agreement, was marked for identification.) BY MS. MORRIS:
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į-			
	Page 19 THE COURT: Is this 11?	- 1	Page 11: those bills?
	MS. MORRIS: Petitioner's 3.	1 2	
			nursing home.
2		14	·
4		- 1 '	nursing home?
1 6		1 6	
		7	
	agreement, was received in evidence.)		CPA; correct?
9		1 9	
10		10	
	signed in 1960, you lived with Robert Wein		right?
12	-	112	•
13		13	
14		14	
15	•	15	
16		1	correct?
	that you lived separately; correct?	117	
18		18	
19		19	• •
20	`	- 1	kept them all, the copies.
21		21	Q. So in the 64 years that you lived
22	and the second s		separately or 54 years, excuse me, that you lived
23		i	separately, you didn't keep a copy of your own tax
24	•		returns?
25		25	A. No.
	Page II		Page 113
1		Ήī	Q. Now, you were married in Florida on
2	Q. During those years, Robert had	2	August 6, 2014; correct?
3		3	A. Yes.
4	A. That's right.	4	Q. And are you aware that two months later on
5	Q. Some for very long periods of time, right?	, 5	October 15, 2014, Robert was determined by this Court and
6	A. Well, because he would become their	6	after three doctors' reports to lack capacity?
7	accountant, and he did paperwork, accountant paperwork	7	A. I don't know. I didn't read the reports
	for them.	8	and didn't go to the hospital to see him. He didn't want
9	Q. And you say that you don't remember whether	9	ine to come.
10	or not you were ever served with a final dissolution for	- 10	Q. So you don't know anything about that?
I	divorce?]10	A. I don't know anything about it.
12	A. I don't remember receiving anything on a	12	Q. During this whole proceeding that
13	divorce.	13	Mr. Rosenwater has been involved on your behalt, has he
14	Q. You don't remember receiving anything.	14	been dealing with you, or has he been dealing with Jodi
15	And have you ever been determined to be	15	Rich?
6	incapacitated mentally?	16	MR, ROSENWATER; Objection. Irrelevant.
17	A. No.	17	Attorney-client privilege.
8	Q. Do you recall your status at the nursing	18	THE COURT: Sustained.
	home and whether you received Medicaid?	19	BY MS. MORRIS:
0	A. I don't know. If I received it, it wasn't	20	Q. Have you appointed Jodi Rich as your
	my petition for it.	21	attorney in fact?
1.2	Q. So how did your bills get paid?	22	A. Right, She is my guardian.
22	A. Well, I don't know. You have to ask Bob	23	Q. She is your guardian? Was there an
22		1	Q. She is your guardian? Was there an incapacity proceeding that determined you needed a

	Page 14	İ	Page 11
1	A. No. I just don't know what the future will	1	A. Right.
2	? hold.	2	Q. And you answered, right?
7	Q. And did you attend any of the depositions	3	A. Right.
4	of Mrs. Savitt?	i 4	Q. The clerk didn't fill in what she thought
5	MR. ROSENWATER: Objection. Irrelevant.	5	your birth dates were, did she?
6	THE COURT: Sustained.	6	A. I'll tell you my birth date. I was born
7			April 17, 1933.
8	THE COURT: I don't know what you're trying	8	Q. But you have gave that information to the
9	to show by whether she attended the deposition of	9	clerk, right?
lC		10	A. She had no way of knowing it.
!]	MS. MORRIS: I'll explain, if I can, with	11	Q. Exactly. She had no way of knowing the
12	another question.	12	dates that she put on the applications other than what
3	What I'm trying to show is Vita Wein has no	13	was provided to her by you guys?
14	knowledge and has no memory and has not	14	A. That is correct.
1.5	participated in any of these proceedings.	15	Q. And that would be by you and Bob, correct?
6	She has appointed her attorney in fact,	16	A. That's correct.
7	Jodi Rich. In fact, until today, Jodi Rich signed	17	Q. You said that Ms, Savitt doesn't talk to
8	the interrogatories that were directed to Vita	. 18	you.
9	Wein. I think it's fair questioning, and it goes	19	Isn't it true that you told Ms. Savitt that
0.9	to her credibility.	20	she must discuss anything regarding you with Jodi Rich?
21	THE COURT: I'm going to sustain the	21	A. I told her, yes. I don't want to speak to
2	•	22	her. She avoided my questions when I asked, when I was
23	BY MS. MORRIS:	23	interested in knowing, and I didn't want to speak to her.
24	Q. You said that Bob was very upset when Dan	24	I told her, tell it to Jodi, and she'll tell me.
25	had prostate cancer, I think you said.	25	Q. You told her that you would not discuss
	Page 115		Page 111
1	A. Prostate cancer.	1	anything with her?
2	Q. And Bob was very upset about that, right?	2	A. Right.
3	 A. Yes. He was very upset because Dan thought 	: 3	Q. And she had to discuss everything with
4	he was going to die right away. He was very upset.	4	Jodi, right?
5	Q. He was close with his brother?	5	5
6	A. Well, he was interested in him. He did a	6	Q. And you said that she doesn't pay
7	lot of things to help his brother.		Mr. Rosenwater said, does the guardian pay any of you
8		8	other bills, and you said no, except for the beauty
9			parlor and the manicure.
0	know. I wasn't a witness to their relationship so I	10	A. That's correct.
	don't know.	11	Q. Doesn't she pay your living expenses at the
2	Q. Dan helped Bob and Bob helped Dan?	12	Cotony?
3	A. No. Bob helped Dan. Dan did not help Bob.	13	 Well, she pays the living expenses, sure.
4	Bob is a lot smarter than Dan.	14	Q. And that includes your food, right?
5		15	 When I eat at the Colony Club.
	asked you questions for the marriage application and the		Q. It comes with food, doesn't it?
7	license when you filled that out; right?	17	A. They give it to you.
8	A. Uh-huh.	18	Q. Right. Does it includes anything else that
9	Q. And the clerk asked you questions as to	19	you do at the Colony Club, beauty parfor
	when your birth date was.	20	A. I don't do anything. The only thing I use
	A. Right,	21	is the heauty parlor and manicurist.
0		22	Q. What about your health insurance?
0 l	Q. And you answered?		· · · · · · · · · · · · · · · · · · ·
	Q. And you answered? A. Right.	23	A. My health insurance is paid for by mc.
0 1 2	•	23 24	

	Page 118	1	— – —— Page 120
1	A. Medicare.	ļ 1	A. AARP, yeah.
2	Q. Do you have a supplement?	2	Q. Who is on the policy with you?
3	A. I got the supplement. I took out a policy.	3	A. I was.
4	Q. Who pays for that?	1 4	Q. Who else?
5	A. I do.	. 5	MS. MORRIS: Objection. Beyond the scope
6	Q. With what money? What income?	6	of cross, Your Honor.
7	 They take it out of my social security. 	7	THE COURT: Overruled,
8	Q. And do you contribute your social security	1 8	BY MR. ROSENWATER:
: 9	towards your expenses at the Colony?	9	Q. What type of policy was it? Do you recall?
10	A. No.	10	A. It was a policy of I didn't pay if I went
11	Q. You don't, right? You get to keep all the	11	to a medical service, and I pay if I needed something
12	rest of your social security other than what is taken out	12	medical.
13	by Medicare and the supplement, right?	13	Q. Do you know if it was a group or family
14	MR. ROSENWATER: Objection. Relevancy.	.' 14	plan?
15	THE COURT: Sustained.	15	A. No. It was an individual supplement.
16	BY MS. MORRIS:	16	Q. And was that insurance over cancelled at
17	Q. Now, when you went to the clerk's office	17	any time?
18	and you filled out the paperwork, you went to get	18	A. Yes, by searching one day
19	married; right?	19	Q. The searching of what?
20	A. Right.	20	A. When Bob got sick.
21	MS. MORRIS: I have nothing further, Your	121	Q. In 2013?
22	Honor,	22	A. Something like that, yeah. He called me
23	THE COURT: Any redirect?	23	up, and he told me that I have to pay my own.
24	MR. ROSENWATER: Just a couple questions	24	Q. Who is "he"?
25		25	A. Danny.
1	Page 119	i	Page 121
1	REDIRECT EXAMINATION VITA WEIN	1	MR. ROSENWATER: I don't have any further
2	BY MR. ROSENWATER:	2	questions,
3	Q. Ms. Morris just asked you a question. She	3	THE COURT: All right. Any other
	said when you went to the clerk's office, you went to ge	4	witnesses, Mr. Rosenwater?
5	married.	5	MR. ROSENWATER: I don't auy other
6	A, Yes,	б	witnesses, Your Honor.
' 7	Q. Would you have discussions with Bob prior	7	(VITA WEIN excused at 4:19 p.m.)
	to that about what you guys were going to do?	8	THE COURT: Do you want to present argument
1.9	A. I had a discussion with Bob, and he said in	9	then?
	order for him to be able to protect me, I have to get	10	MS. MORRIS: Briefly, Your Honor. Again,
	married.	111	we're at preponderance of the evidence, 51 percent
12	Q. But as far as you knew and both of you	12	as to whether in the best interest. You heard
	knew, you were never divorced; correct?	13	from Mrs. Savitt and you've heard from Mr. Wein.
14	MS. MORRIS: Objection. Leading.	14	You will review the documents that are in
15	THE WITNESS: Sustained.	15	evidence, including and we could not provide
	BY MR. ROSENWATER:	16	the tax returns to you so that you could see that
17	Q. Were you and Robert Wein ever divorced?	17	they were filed single unmarried from Mrs. Wein
18	A. No. I never got a copy of a divorce.	81	because they were not provided in time for Your
19	Q. And you know of no divorce in July of 1963?	19	Honor to review it.
20	MS. MORRIS: Objection. Asked and	20	We could proffer that Bob was a CPA. His
21	aoswered.	21	tax returns are part of the court file, the
22	THE COURT: Sustained.	22	portion that states filed single unmarried which
	BY MR. ROSENWATER:	23	were produced as part of our answer to request for
24	Q. You stated earlier that you had health	24	production by Mr. Rosenwater, and Mr. Rosenwater
! 23	iosurance through AARP.	25	filed a motion to compel the whole tax return. We

!	Page 122		Page 124
1	provided the tax return, the first page that said	1	and exhibits that have been entered into evidence
1 2	as a CPA, he filed single.	2	showing there is no records of any divorce of the
3	THE COURT: That's part of the record you	3	parties from the State of New York.
4	said?	1 4	In fact, no parties ever found that. Vita
1 5	MS. MORRIS: Yes. It's part of the motion	5	Wein has testified that the parties have never
1 6	to compel. It's attached as an exhibit to Mr.	6	been divorced. Dan Wein and Vita Wein both
7	Rosenwater's motion to compel. And I could do a	7	lestified that Robert Wein has provided for Vita
8	notice of filing and make sure, Your Honor, that	8	Wein financially throughout these years.
9	you have it as a separate docket entry so that you	9	Vita Wein has testified that it was Robert
10	can review that.	10	Wein's intentions to continue to protect her, and
11	We don't have Mrs. Wein's tax returns to	П	that's why they renewed their vows or remarried in
12	show that they were also provided, but we do have	12	2014 to do so, to protect her from the family and
13	an answer to a request for an admission where	13	her brother, his brother.
14	there is an admission that Robert Wein prepared	14	There is evidence that the bills were all
15	the tax returns.	15	in Robert Wein's name. There is evidence that
16	So by extension, his tax returns were filed	16	Robert Wein filed the tax returns for Vita Wein.
17	unmarried single and he prepared it, and it's	17	Robert Wein filed the Medicaid applications.
18	likely we're going to see her tax returns were	18	Robert Wein was a CPA. He could do
19	also filed	19	anything that he wanted to do to manipulate the
20	MR. ROSENWATER: That's not part of the	20	system. If he applied for Medicaid on behalf of
21	record, and she is speculating. I object to	21	his wife, that's what he was doing. It was
22	anything regarding how the tax returns were filed.	22	without the knowledge or the consent of Vita Wein,
23	THE COURT: It's just argument, counsel.	23	It doesn't maiter how the tax returns are
24	You can argue in opposition to that.	24	filled out, if there is a Medicaid application.
25	MS. MORRIS: The three reasons for why it	25	That has no bearing on the facts. There is no
	Page 123		Page 125
	would be in his best interest, obviously, we have	1	bearing that the application to marry says that
2	already gone over them, and Ms. Savitt testified	2	the parties were divorced in July of 1963 because
3	to them. In addition, you have the letter that	3	there is no evidence or any documentation
4	Robert Wein sent way before he was incapacitated	4	regarding that.
5	to Dan Wein.	5	To the contrary, as I said, it was his
6	You have Daniel Wein's testimony that they	6	intention to provide for his wife. In addition,
1 7	were very close brothers all along. Mrs. Wein was	7	we have numerous e-mails that show that the
8	never at any family functions over the past	8	guardian is doing nothing other than what Dan Wein
9	54 years since their separation agreement, and	9	is telling her what to do in connection with this
10	that the letter specifically listed every other	10	matter.
11	individual that was in his life, including his	11	Furthermore, if you look at their petition.
12	ex-girlfriends, but does not list Vita Wein. Your	12	they are alleging that this marriage is voidable
13	Honor will have an opportunity to review that. It	13	because one of the reasons is that he was under
14	is in evidence.	14	duress to marry the ward, the ward was under
15	We believe that we have met our burden of	15	duress at the time that the ward and Vita Wein
16	the preponderance of the evidence to seek the	16	were married in Delray Beach, Florida.
17	services, to retain the services of a family law	17	There has been no evidence or any testimony
18	attorney and have the family law attorney then	18	that Mr. Wein was under duress. What we have is a
19	determine if an annulment action is proper and if	19	58-year marriage, and we have testimony that
20	further discovery will be engaged in in that	20	Robert Wein has enough assets to provide for
21		21	himself and his wife for the remainder of their
22		22	lives.
23	MR, ROSENWATER: Thank you, Your Honor,	23	What these two people in their eighties
24	It's undisputed that the parties were married on	24	want to do is spend the rest of their lives
25	August 2, 1958. In addition, there is evidence	25	together. What is happening is by the guardian

	Page 126		Page :
I	and her attorney, they are just causing	1	CERTIFICATE OF REPORTER
2	unnecessary attorney's fees and costs that are	, 2	
3	taking money away from the ward and subjecting the	3	
1	ward and his wife to a great expense.	4	I, Elizabeth Schiller, Court Reporter,
5	There is no basis whatsoever that they	5	· · · · · · · · · · · · · · · · · · ·
5	brought before the Court to annul this marriage of	6	
,	57 years.	7	proceedings and that the transcript, page 1 through 128,
3	THE COURT: Anything else?	8	is a true and complete record of my stenographic notes.
)	MS, MORRIS: Your Honor, no, Your Honor.	7 	
ı	THE COURT: I want to review all the	$\Gamma_{\rm D}^{\rm o}$	2 2 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	exhibits in more detail and some of the court file	12	
	as well before I decide this issue.	[13	
	MR. ROSENWATER: Do you need envelopes?	14	
	THE COURT: I have a lot of envelopes from	15	
	the last hearing you all had submitted. I want to	16	
	give you a copy of the order,	17	
	I just crossed out paragraphs 3 and 4	18	G
	relating to the tax returns and the Medicaid		EBakiel Shella
	applications and just indicated that I granted the	19	
	continuance as to		Elizabeth Schiller,
	MS, MORRIS: These are the two vasily	20	Court Reporter
	different orders. Your Honor.	21	
	THE COURT: Is there any other matter we	22	
	need to address?	23	
	MR. ROSENWATER: Well, we had a bunch of	24 25	
—-		1	
	Page 127 discovery issues, but it was set for two hours. I	t	
	didn't think we were going be here. I have an		
	appointment at five.		
	THE COURT: Reset these for hearing? MR. ROSENWATER: Yes.		
	THE COURT: Okay,		
	-		
	MR. ROSENWATER: We thought it was going to	i I	
	be maybe an hour that we were going to have this		
	hearing because we had two hours set aside for	1	
	this and to amend the trust. I apologize that we	1	
	ran over. THE COURT: I think we'll need more than		
		ı	
	two hours on the motion to amend the trust when		
	that gets heard. All right.		
	Thank you. Court will be in recess.		
	MS. MORRIS: Thank you, Your Honor.		
	MR, ROSENWATER: Thank you. Your Honor,	l	
	(The Hearing was concluded at 4:26 p.m.)		
	•••		

23 24 25

&	77:14,19 103:24	33 3:6	7
& 2:9	104;1,8 119;19 125;2	33401 2:11	7 3:24 27:18,22 59:1
1	1965 25:24	33433 2:6	59:19,20,23 71:3
	1969 24:7	34 4:4	, 72 3:8
1 3:18 21:7 22:11	2	35 74:2	7284 2:5
31:3 33:4 34:6 35:11	2 3:19 35:10 49:3,6,7	3:23 72:16,24	73 3:9
35:13 47:12,17 64:1	79:19 84:24 85:1	3:30 72:22,25	744 12:23 25:5
128:7	123:25	3:42 86:16	750-3850 2:6
10 3:21 4:2 54:23	2,000 38:8	4	8
56:11 70:1 71:6	20 3:17 46:22 47:17	4 3:21 53:25 54:2,4	
98:12,24 99:1	200 108:1	69:22 70:2,22 126:17	8 3:25 87:21,21,22,2
100 68:12	•	4,000 36:12	88:6,8
100,000 13:13	2013 22:2.99:8	I and the second	8/31/13 4:2,3 99:1
101 2:5	120:21	. 44 3:7	8/31/2013 98:9
108 3:11	2014 3:17,18,23 15:1	47 3:17	85 4:6
109 4:7	18:4,16 20:10,14	49 3:18	87 3:10
11 3:20 52:24 53:8	22:22 26:7 44:19	4:19 121:7	88 3:24
54:4 109:18 110:1	1	4:26 1:22 127:18	89 4:1
110 4:8	48:11 49:7,10,14,23	4b 1:20	9
119 3:11	50:11 52:12,17,24	5	
128 3:12 128:7	58:22 59:23 77:19	5 3:22 56:7,9,11 61:7	9 4:1 54:8 56:21 71:6
12:16 53:9	101:2 104:14 110:13	502014ga000472x	89:7,9
13 3:22 56:15 57:19	113:2,5 124:12	1:3	99 4:2
14 3:23 57:23 58:22	2015 1:19 3:20,21,22	51 15:5 121:11	а
59:23	53:9 54:4,8,23 56:11	52 3:19	aarp 95:4 119:25
	56:15,21 57:19,23	54 3:20 110:16	120:1
15 45:3,8 113:5	70:2 128:10	112:22 123:9	able 19:8 23:22 50:2
153 69:9 70:2,22	20th 69:15,19,20		92:6 119:10
1601 2:10	70:3,6,7,23 71:15	56 3:21	accept 48:17
17 109:15 116:7	72:8,10	561 2:6,12	accepted 89:25 90:1
18th 128:10	21 3:18 48:11 49:7	57 3:22 20:19 126:7	accord 11:17 68:8
19 89:16	21,000 12:11	57.105 23:18	accountant 94:8
1933 116:7	22 1:19	58 125:19	
1 958 17:14 18:3	25 52:17,21 53:4	59 3:23	111:7,7 112:7
20:11 25:19 26:9	29 3:4	6	accounting 93:25
50:18 75:3 87:13	2:09 1:22	6 3:23 57:13,15,17,19	94:5
123:25		71:3 113:2	accurate 32:24 35:1
1960 18:9 19:7 25:23	3	610 2:11	acting 68:8
50:19 74:24 89:16	3 3:20 52:3,5,7 58:1	62 3:7	action 11:12 17:21
90:4 91:16 92:21	69:10,22 70:2,22	64 112:21	19:13 24:6,21 25:2
93:4 109:15,17	109:1,3 110:2,5,7	688-0991 2:12	28:15,20 123:19
110:11,13	126:17	Carlotte and Carlo	activity 106:2
1961 51:22	300 36:7	69 3:8	actual 35:2 36:11
1963 18:10 24:16	3150 36:11	•	add 84:17
	<u> </u>	1	added 24:9
25:12 26:1 27:8,18	32 3:5	1	Auded 27.7

[addition - august] Page 130

addition 38:11,25	amendment 10:3	27:13,17,23 32:15,25	101:2 105:10,12
123:3,25 125:6	amount 14:21 36:9		1 107:16 115:16,19,24
additional 84:17	39:11,12	34:11 97:21,23	116:22 119:3,20
address 7:22 10:21	analysis 28:16	103:21,21 104:8	asking 18:25 21:6
115:25 126:24	annul 13:9 18:3	105:8 115:16 124:24	22:10 49:25 50:4
addressed 8:5	20:14,18 23:21 42:10		52:13 53:19 58:17,21
admission 66:9	54:12,16 58:12 60:4	applications 5:14	59:2 69:24 70:7
122:13,14	64:25 126:6	6:18 97:20 116:12	80:20
admitted 34:4 35:14	annuled 21:22 48:22	124:17 126:19	asset 38:3
47:15 59:21 80:12	annulled 12:16 45:12	applied 15:21 16:3	assets 12:19,24 14:18
88:7 110:5	47:5 48:20 49:12	22:22 51:11 124:20	38:11 39:7,24 41:15
advantage 17:7	67:2 71:5	apply 16:23	41:22 42:1 44:2 62:6
adversary 16:21	annulling 46:7 49:23	appoint 45:24	125:20
advise 84:18	_	appointed 19:19	assist 20:22
affairs 17:12	106:12	30:12 40:17 44:11	assisted 36:4 39:21
affirmed 29:19 73:10	annulment 5:10 7:18	45:8,14 60:4,5,17	associate 6:4
86:25	7:23 8:12 9:10 11:6	61:20 113:20 114:16	associates 2:4,9
affording 28:25	11:11,24 12:5 15:10	appointment 40:8	assumes 58:25
afraid 28:8	15:19 17:22 19:1,3	44:22 127:3	attached 22:16,19
afternoon 5:3,4,5	23:7,13 24:17 27:2	appointments 39:24	28:5,7 34:10 122:6
age 73:21	31:5 35:18 40:17	appreciate 11:4 80:5	attend 36:21 114:3
ago 60:25 61:1 80:19	41:20 45:24 55:1	approach 20:24 28:1	attendance 5:25
81:5,22 96:11,12	56:2,19 63:19 64:25	46:17 47:5 48:20,21	attended 114:9
109:7	68:21 106:4 123:19	64:2,7	attention 21:23 32:14
agree 28:22	answer 37:3 43:17	approximate 36:9	34:9
agreement 4:7,8 5:7	62:9 67:4,14 71:1,2,6	39:12	attitude 117;5
19:7 90:13 92:22	71:9,12,18 77:25	approximately 81:7	attorney 8:18 [1:11
93:5,7,9 101:6	78:5,14 82:22 121:23	april 3:21,22,23	12:3,14 14:9,15
108:22,23,24,25	122:13	54:23 56:11,15 57:19	15:13 19:19 23:4,5,5
109:4,9,11 110:8,10	answered 58:25	57:23 58:22 59:23	23:9,12,12,16,19,22
123:9	115:22 116:2 119:21	89:16 116:7	24:24 35:18 39:10
ahead 32:8 33:7	answers 82:20	area 21:10	40:17 42:5,25 45:15
37:12 43:6 76:10	anticipate 80:3	argue 11:23 122:24	45:24 48:1 59:10,11
78:13 79:5 83:21	anybody 65:23	arguing 20:20	60:4,17 83:22 90:8
album 88:21	apartment 101:11	argument 7:5 18:17	90:12,15,16,17 92:21
alleging 25:9,25	apologize 69:12	121:8 122:23	93:5,11 113:17,21
125:12	127:10	arrive 81:2	114:16 123:18,18
allow 43:5 63:7,10	appearances 2:1 7:25	article 55:5,7,12,14	126:1
ambulance 107:25	appeared 9:4	55:15,20,24	. attorney's 12:20 20:7
amend 5:11 8:9,24	appears 102:22	aside 127:9	41:7 126:2
58:12 127:10,13	appellant 28:23	asked 11:17 26:2	attorneys's 20:6
amended 6:13 11:5	applicant 6:9	58:25 61:14 64:6	august 20:14 52:12
28:7,9 30:24 31:3	application 4:4 6:24	66:2 67:5 68:3,17,19	52:17,21 53:4 104:14
34:10	7:1 15:16,20 22:17	69:9,17,20 70:1,8	113:2 123:25 128:10
	22:19,21,24 25:11	76:14 77:1 100:6,18	

		_,	
. authority 12:1 16:18	behalf 2:3,8 9:4 11:7	115:2,12,12,13,13,14	buying 79:13
23:4 24:4	28:20 58:22 59:11	116:15 119:7,9	С
authorization 7:9	68:21 113:13 124:20	120:20 121:20	c 5:1
28:24	belies 11:8	bob's 52:20 53:3,20	calculation 110:16
authorize 28:19	believe 11:20 41:25	94:7 103:3 106:24	call 9:24 10:16,20
authorized 128:5	43:25 52:17,18 54:10	hoca 2:6	29:11,13 31:2 65:4,8
¹ authorizing 11:6	57:13 60:2,24 62:8	body 57:25	65:18,21 68:9 72:9
1 31:4	75:3 78:25 79:6	bookkeeper 92:3	73:1,3 86:21
avoided 116:22	97:10 98:4 99:9,11	horn 74:3,5 90:11	called 65:23 66:24
aware 22:16 42:4,7	100:8,15 123:15	109:17 116:6	101:13 120:22
48:3 50:17 55:14,15	beneficiaries 14:13	bottom 22:24 27:17	calling 38:18
55:19 74:23 75:1,13	14:19	27:19	camera 5:14 7:13
91:3 104:4 113:4	benefit 12:13 14:18	brief 72:24	cancelled 120:16
b	best 5:17 6:3 11:14	briefly 121:10	cancer 95:13 114:25
b 3:14	11:21 12:7 14:25	bring 11:6 12:4	115:1
back 18:10 19:8 23:8	15:3,3 16:17 21:19	17:21 23:13 24:5,21	cantor 22:23 104:17
23:9,14 26:5 48:22	23:10 28:18 29:3	31:4 41:21 42:1	cantor 22.25 104.17 capacity 17:12 68:18
51:2,4 102:21 108:10	35:25 39:3 43:1,2	64:20	113:6
background 65:24	47:5 48:19,21 64:7	bringing 15:9 24:13	care 9:2 26:18 36:6
bailiff 29:22 73:13	66:9 121:12 123:1	28:15 55:1 64:13	39:22 57:7,10 93:14
bar 58:10	betsy 55:4	brings 21:22	94:14 101:4,5 103:17
base 64:13	beyond 120:5	broadway 88:14	caregiver 101:9
based 14:21 23:19	bigamy 16:8 18:17	bronx 97:13,13 98:4	case 1:3 7:20 11:21
28:15,17 37:19 43:9	18:18	brooklyn 51:13	13:3,6 14:2,5,8,8,10
60:5	bill 41:10 98:17,19	brother 9:3 39:22	14:23 15:1 16:11,15
bases 60:3	107:25	46:4 73:20 74:5,16	16:16,17 17:3,4,13
basic 38:2	billing 71:17,19	74:21,23 75:23 76:21	19:20 20:21 21:3
basically 6:14 17:20	billion 13:12	80:9 81:10 85:7,21	23:24 24:1 29:10
19:12 26:22	bills 98:5 108:6,7	86:3 88:16 89:24,25	39:16 40:18 42:4,7
basis 13:9 20:18	111:22 112:1,2 117:8	95:12,13,20 99:12,14	42:21 45:13,15,17
21:25 23:21 25:13	124:14	99:18 100:8 102:4	58:6 69:6 80:10
40:14 126:5	birth 89:14,16	115:5,7 124:13,13	82:11 83:10
bat 95:25 96:2,5		brother's 46:7 89:25	cases 14:10 24:1 42:4
beach 1:2,20,21 2:11	116:6	90:1	cash 99:24,25 100:1
32:23 34:23 55:22	black 27:6	brothers 123:7	100:7
125:16 128:11	bleeding 19:23	brought 5:25 11:12	cause 11:23 12;4,18
bearing 40:18,19,22	block 63:6,9	11:17 20:24 31:10	causing 12:13 126:1
124:25 125:1	blood 27:3	35:19,23 44:16 74:8	central 88:14
beauty 108:8 117:8	bob 56:22,25 68:7,21	102:21 126:6	ceremony 88:13
117:19,21	· · · · · · · · · · · · · · · · · · ·	bruce 2:9,10	104:20
bed 105:21	97:22 98:7 99:22,23	bunch 126:25	certain 93:14 105:10
began 45:13	100:18 101:1,7 102:5	burden 19:4 21:15	106:22 109:8
beginning 70:11	102:22 104:7,21	21:16 25:20 123:15	certificate 3:12 26:13
107:7	105:4 106:11,14	business 98:16	50:20 95:5 104:11
	111:23,25 114:24		-

Veritext Legal Solutions

[certificate - court] Page 132

. 128:1	club 105:16 108:8	consulted 43:2	113:2 116:14,15,16
certificates 27:2	1 117:15,19	contact 25:21	117:10 119:13
certified 32:2,6,7	code 58:10	contacted 26:1 50:23	corresponding 54:12
94:8 112:7	, coerce 103:12	content 64:18	costs 126:2
certify 128:5	coerced 68:13	contention 29:2	counsel 21:5,9,24
cetera 13:19 64:7	colony 105:16 107:23	context 69:18	34:5 59:2 60:6 61:20
chain 3:21 54:5	108:8 117:12,15,19	continually 12:19	79:25 122:23
challengeable 24:14	118:9	continuance 126:20	counties 9:23 51:15
change 68:20,20	come 14:3 23:8,9,14	continue 5:10,19	county 1:2,20 3:19
changed 24:7	30:10 80:4,14 90:7	36:1 124:10	51:12,13,13,18,18,21
child 75:9 89:12	99:12,14,15 100:19	continues 13:4	52:7 128:11
children 74:19 75:8	100:20,24 101:7,14	continuing 39:5,6	couple 65:16 67:12
79:15 89:17	101:16 102:17,19	continuously 17:15	! 118:24
circuit 1:1,1	112:6 113:9	contract 14:7,14	course 6:4 16:22
cites 23:25	comes 10:13 17:6	42:24	93:18 98:16
cities 51:4,11	21:14 22:8 117:16	contractual 42:14	court 1:1 5:3,6,20
city 9:22 51:14 74:4,6	_	43:11,12	6:11 7:9,14,17,22
74:7,9	communicate 54:18	contrary 15:3 125:5	8:13 9:13 10:5,24
civil 16:22	communicating 48:6	contribute 118:8	11:2,16 12:12 15:9
claim 17:23 19:1,2,3	companions 77:18	contributing 13:20	16:11,15,18 17:2,20
21:16	78:6	control 6:7,8 7:6,7	18:5,15,23 19:19
clarify 72:3 80:22	compel 121:25 122:6	conversation 36:24	20:9,17,22,25 21:14
clear 13:3 24:20	122:7	37:4,11,16 43:10,15	21:17,25 23:8,10,24
82:22	competency 10:14	71:15 95:21	24:10,12 25:8 26:10
clearly 7:6,21	competent 28:21	conversations 37:7	27:13,23 28:2,5,14
clerk 3:19 26:2,21	complete 128:8	coordinated 9:6	28:17,24 29:11,16
27:4 30:21,23 33:11	composite 4:5 34:6	copes 85:4	30:12 31:15,24 32:8
33:12,19,21 34:23	35:11,13	copies 6:21 27:1 80:5	33:7,11 34:4,23 35:7
51:18 52:8 59:19	computer 63:6,9	112:20	35:9,13,23 37:10,21
80:2 87:23 98:24	concerned 19:25	copy 7:2 28:10 30:25	38:6,15,19 40:7,10
105:9,10 115:15,19	85:16	32:2,6,7,24 35:1	40:14,24 41:12 42:18
115:24 116:4,9	concerning 55:20	51:17 60:24 61:22	43:5,20 44:8,16,25
clerk's 32:21 33:13	concerns 54:25 concluded 127:18	69:11 79:21,24,25 80:1,2 87:17 112:23	45:6,14,21,23 46:19 47:13,15 49:4,6 50:6
102:23 103:1,5,9,18	l l	119:18 126:16	52:3,5 54:2 55:18
105:8 118:17 119:4 client 8:4,16,25 9:2,8	conduct 18:23 confide 95:10	correct 5:17,22 18:1	56:5,9 57:14,17 59:8
22:1 23:23 113:17	confided 95:8	29:5,6 33:22,23 45:9	59:18,20 60:5,17
client's 6:14 15:24	connection 20:6,8	47:2 48:25 49:23	61:3,4,14,15,16,18
clients 94:5,5	125:9	51:3 53:11 57:5,11	61:20,21,24 62:16,20
close 74:15,17,23	consent 124:22	60:7,10,12,15,22	64:4 66:6,11 67:20
89:24 91:22 95:7	consider 19:13	62:14 63:13 65:19	68:18,25 69:2,12,13
100:22 115:5 123:7	considered 7:19	69:7 71:25 82:5	70:16,20 71:23 72:4
closer 36:12 86:22	38:11 94:21	87:17 93:19 94:20	72:15,17,21 73:1,7
102:5	consult 43:3	110:14,15,17,18	75:19 76:8,15,20,25
102.5	10.10	111:3 112:8,9,12,16	77:24 78:3,11,14
·	l i		

[bodit distantent]			1 1.80
79:3,8 80:6,24 81:13	115:3,12,12,13,13,14	depleting 39:6	directly 38:1 68:1
82:16,19 83:3,16,21	123:5 124:6 125:8	deposition 47:2 62:2	disagree 22:14 23:2
83:25 84:7,22,24	dan's 63:16	62:5 65:12,14,16	23:14
85:19 86:11,14,17,19	daniel 3:9,9 8:1,6,19	66:21 69:6,10 70:9	disallows 9:7
87:3,22,24 88:4,6	72:19 73:4,9,15,18	71:24 72:12 114:9	discovery 6:1 7:19
89:5,7 91:8,19 92:12	86:16 123:6	depositions 114:3	15:13 17:23 23:20
92:15,24 93:21 97:2	danny 101:5 120:25	description 3:16	123:20 127:1
98:21,22,25 100:5,12	date 22:25 27:1,7,14	desire 35:17 42:9	discretion 16:24
101:23 102:14	44:15,18,20,23 45:1	56:23 107:2	discuss 85:7,21
107:15,19 108:17	45:25 50:13 52:21	desires 45:4	116:20,25 117:3
110:1,3,5,24 113:5	53:3 54:10 65:6,10	destroyed 51:24	discussed 5:8
113:18 114:6,8,21	72:12 89:14,15 98:8	detail 126:11	discussion 71:2 119:9
118:15,23 119:22	98:9 105:13 115:20	details 100:25	discussions 46:6,11
120:7 121:3,8,21	116:6	determination 12:4	49:11,22 56:21 57:1
122:3,23 123:22	dated 46:21 54:22	16:10 40:21 45:11	57:3 64:18,18 69:16
126:6,8,10,11,14,23	109:15 128:10	determine 11:11	69:21,25 70:4,7,24
127:4,6,12,15 128:4	dates 109:8 116:5,12	17:24 20:17 35:18	103:14 106:3,11
128:20	day 48:24 65:6,11,15	40:16 105:9 123:19	119:7
court's 16:24 21:23	71:16 72:11 107:8,9	determined 26:3	disputed 59:6
courthouse 1:20	120:18 128:10	42:22 111:15 113:5	dissolution 18:6 19:9
32:22 33:1 34:24	days 9:17 67:12	113:24	20:13 24:22 25:1,3
courtroom 1:20	dca 14:5 24:1	determines 23:7,19	26:4,6 28:20 29:2
courts 50:21,24	dead 76:12 77:8	determining 38:12	50:25 90:20 111:10
covered 95:3,6	deal 106:23	40:1,6,25	divorce 9:22 15:22
cpa 112:8 121:20	dealing 10:14 113:14	die 115:4	16:7 17:15,24 18:9
122:2 124:18	113:14	died 80:10	18:10 20:23 21:4,15
credibility 114:20	dealt 20:23	dies 82:4	22:1,2 24:6,15,18,19
cross 3:7,11 32:4	death 14:21 27:1	difference 73:21	24:21 25:2,22 27:2,5
44:9 68:24,25 85:14	decide 7:18 126:12	different 27:25	27:14 51:10,15,22
85:18 86:11 108:17	decided 8:11 9:9 10:6		75:13 76:3 90:22
108:19 120:6	92:18	difficult 17:4	91:3,11,14 93:19
crossed 126:17	decision 61:17 64:13	difficulties 90:4	104:4 111:11,13
crux 11:8	declared 17:11	dignity 42:23	119:18,19 124:2
currently 73:24	decree 9:22 15:22	dime 13:20	divorced 15:25 16:9
custody 6:7 7:6	17:25 25:23 27:2,4	dinner 36:7,14,17,22	17:19 19:6 24:16
cut 96:24	decrees 18:9,11	91:22	25:10,12,25 27:12
d	deeds 9:19 15:15	dinners 77:13,16	75:15 76:11 77:8,10
d 3:15:1	17:18 25:17	dinnertime 107:8	77:11 103:23 104:1,3
dan 37:8,16,20 46:1	delray 32:23 102:23	dire 3:5,6 31:22 32:8	104:8 119:13,17
46:3,4,22 47:4 48:25	125:16	32:11 33:5,8	124:6 125:2
52:19,23 53:8 54:12	denying 5:9	direct 3:4,9,10 30:1	docket 45:4 122:9
56:14 57:22,24 58:3	dependent 13:5,7	32:13 34:9 59:13	doctor's 39:23
63:1,7,20 64:8,11,15	deplete 44:2	73:15 87:4	doctors 48:17 113:6
89:20 96:16 114:24	depleted 12:19	directed 72:7 114:18	document 31:16
			34:14,17,21 35:2

[document - family] Page 134

61:2 98:14	elder 2:4	40:9 47:15,18 49:8	56:7,9,11 57:15,17
documentation 49:21	elderly 17:6 18:19	52:5,8 54:3,5 56:10	57:19 59:17,20,23
52:15 125:3	26:16	56:12 57:18,20 59:1	63:17 64:1 79:19
documents 5:13 6:6,9	elective 19:25	59:21,24 80:12 84:9	85:1 87:21 88:6,8
i 6:11 7:3,8 121:14	elicit 37:14	84:11,21,24 85:2	89:7,9 98:12 99:1
doing 6:3 12:25 21:6	eligibility 38:12	88:7,9 89:10 109:25	109:3 110:5,7 122:6
106:25 124:21 125:8	elizabeth 3:3,4,7,7,8	110:6,8 121:11,15	exhibits 124:1 126:11
dollars 13:12	3:8 29:13,18 30:1,4	123:14,16,25 124:1	existed 78:22
dolores 101:4,4,6,9	44:9 62:23 69:3 72:5	124:14,15 125:3,17	exists 88:15
102:21	72:16 128:4,19	evidentiary 16:13,17	expect 23:8
driver's 33:20	ellen 2:4 54:8 55:1,5	16:20 17:1 18:12,23	expended 19:24
dropping 58:5	55:20 56:22 58:4,6	19:4 21:3,12 22:9	expense 126:4
drove 103:19	58:15 63:18	25:14 28:18,25	expenses 12:25 13:16
duly 29:19 73:10	ended 16:6 26:25	ex 123:12	13:20 39:1 47:6
86:25	27:1,18,21	exact 26:25 27:7 41:9	48:23 95:6 117:11,13
duress 125:14,15,18	engaged 79:1,10,12	44:18,20,23 45:25	118:9
duty 12:22 13:14	79:14 123:20	exactly 15:8 25:13	expensive 36:16
14:1,17,18 21:24	enormous 39:11	46:10,12 50:13 53:17	expert 38:14,18
41:14,17,19,21,25	enter 28:24 40:12	53:22 54:14,17 55:25	explain 56:20 114:11
e	56:6 59:16 87:21	67:17 76:20,23 77:12	expressed 56:22
j e 3:1,14,17,18,20,21	89:4 98:11	90:6 93:8 101:10	expression 79:9
3:22,23 5:1,1 46:13	entered 40:2 53:25	116:11	extension 122:16
46:14,21,24 47:1,4	57:18 124:1	examination 3:4,5,6	extra 28:10 69:11
47:18 48:9,11,14,25	entirely 68:12	3:7,7,8,8,9,10,11,11	extremely 12:15
49:8 52:23 53:7,8	entitled 13:1,5,7,10	30:1 32:11 33:8 44:9	eyes 20:19
54:5,20,22 55:4 56:8	13:25	62:23 68:25 69:3	f
56:12,14,17 57:20,22	entry 45:4 122:9	72:5 73:15 86:11	facility 36:4,8 39:21
57:25 58:14 59:3,4	envelopes 126:13,14	87:4 108:17,19 119:1	98:1,3 107:18
59:16,24 63:1,3,7,10	equitable 25:2	examine 32:4,4 68:24	facing 92:25
63:12,13,16,25 64:7	error 28:23	85:14,18	fact 17;24 59:5 63:15
64:9,14 81:9 87:8	especially 10:13	examined 29:19	75:2 82:10 93:13
89:15 125:7	esq 2:4,10,16	73:10 86:25	113:21 114:16,17
aprliar 60:2 60:5	essentially 18:25	example 9:10 10:2	124:4
119:24	establish 38:16	examples 63:15	facts 9:3 15:13 58:25
early 26:16 50:13	established 24;2	exception 32:1	124:25
easily 21:18	estate 13:11,15,16	excuse 12:23 32:25	failure 42:6
eat 107:3 117:15	14:19,20 20:1	75:19 112:22	fair 114:19
eats 107:2	et 13:19 64:7	excused 72:16 86:16	fairly 39:17
eight 60:25 78:22	events 92:23 93:6	121:7	faith 23:17
80:19	95:23,24 96:14	exhibit 3:18,19,20,21	falling 74:20
eighties 26:17 125:23	eviction 58:5 59:10	3:22,23,24,25 4:1,2,5	familiar 14:3
either 16:8 26:23	evidence 9:15 14:23	1 4:6,7,8 31:19 32:14	family 7:20 11:10
			Taning 7.20 11.10
50:21 106:9	15:5 17:18 23:20	33:4 34:6,10 47:12	
50:21 106:9	15:5 17:18 23:20 29:1 30:20 31:14,17 33:4 34:2,4,7 35:4,14	47:17 49:3,6,7 52:3,5 52:7 53:25 54:2,4	12:3 15:12 23:4,5,9 23:11,12,16,19 24:24

Veritext Legal Solutions 800-726-7007

Page 135

1	7 10 51 10 52	1 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 -
	A	going 5:12 10:5
		17:22 20:7 26:18
		34:9 35:9 51:14
1		53:12 61:16 67:11
1 -		79:18,23 80:1,12,22
finally 101:5 107:1	friday 67:12 68:3	84:7,9,10 85:11,12
finances 76:1	friend 90:9	91:6 92:6 95:15
financially 77:2	friends 82:9	109:1 114:21 115:4
124:8	frivolous 19:13	. 119:8 122:18 127:2,7
find 19:9 25:14 28:13	front 11:3 44:18,20	127:8
28:16 41:16 50:20	71:12 72:12	good 5:3,4,5 23:17
51:15,21 84:3,13	full 30:3 73:17 82:22	84:1
	functions 123:8	government 22:4
fine 7:15 8:20 10:23	funeral 81:21 82:1	granted 126:19
		granting 5:11
		great 126:4
		greatly 80:5
		grounds 8:10 52:20
		53:3,20 54:12,15
•		group 120:13
		guardian 9:7 10:3
•		11:6,15,20 12:14,20
		12:22 14:1,14,16
		17:19 19:14 21:5,15
	, –	21:18 22:5 23:17,23
		24:4 26:5 28:19 30:6
		30:7,11,16 31:4 38:3
	girlfriends 110:20	40:20 42:24 44:12
	į	58:23 106:4,6 108:2
	give 64:9 87:14 92:19	113:22,23,25 117:7
	108:12 117:17	
	126:16	125:8,25
	given 10:8,12 108:11	guardian's 14:9,15 42:25
	go 10:24 30:22 32:8	
	33:7 36:6,14,17,21	guardianship 1:5
Y .	37:12 40:23 43:5	9:11 10:10 13:18
	47:6 48:22 76:10	16:12,22 17:5 20:22
	78:13 79:5 83:21	21:11 23:25 28:17,23
	91:22 92:18 95:23,25	39:8 48:7 56:1 62:17
	95:25 96:13 103:1,5	85:15
	· ·	guess 35:10 62:12
formal 10:8	113:8	guys 116:13 119:8
- ^ ^ ^ ^ ~ -		
former 8:8 60:21	goes 26:5 84:19	' h
former 8:8 60:21 forth 11:12 forum 2:10	goes 26:5 84:19 114:19	h 3:14
	financially 77:2 124:8 find 19:9 25:14 28:13 28:16 41:16 50:20 51:15,21 84:3,13 92:4 94:4 fine 7:15 8:20 10:23 31:24 45:6 76:8 finishes 82:18 first 13:23 27:6 29:11 29:19 32:14 41:3 58:24 61:11 72:11 73:10 80:16,21 86:25 109:15 122:1 five 72:21 77:6 81:4 81:22 107:9 127:3 florida 1:2,21 2:6,11 16:3 18:11,21 34:18 58:10 74:1 95:25 96:16 100:14,15,19 100:20,24 101:1,7,8 101:12,13,14,16 102:16,19,21 104:25 108:10 110:14 113:1 125:16 128:5,11 florida's 14:11 follows 29:20 73:11 87:1 food 117:14,16 foregoing 128:6 form 37:17,25 68:7 105:12 106:18 110:21,22	final 17:16 18:6 19:9 20:12 24:22,25 25:3 26:6 27:2 45:14 four 64:15 73:23 fourth 14:5 finally 101:5 107:1 finances 76:1 finances 76:1 finances 76:1 finances 76:1 financially 77:2 124:8 find 19:9 25:14 28:13 28:16 41:16 50:20 51:15,21 84:3,13 92:4 94:4 fine 7:15 8:20 10:23 31:24 45:6 76:8 finishes 82:18 first 13:23 27:6 29:11 29:19 32:14 41:3 58:24 61:11 72:11 73:10 80:16,21 86:25 109:15 122:1 five 72:21 77:6 81:4 81:22 107:9 127:3 florida 1:2,21 2:6,11 16:3 18:11,21 34:18 58:10 74:1 95:25 96:16 100:14,15,19 100:20,24 101:1,7,8 101:12,13,14,16 102:16,19,21 104:25 108:10 110:14 113:1 125:16 128:5,11 florida's 14:11 follows 29:20 73:11 87:1 food 117:14,16 foregoing 128:6 form 37:17.25 68:7 105:12 106:18 110:21,22 formal 10:8 food 10:21,22 formal 10:8 food 10:21,22 fourth 14:5 fourth 14:5 friday 67:12 68:3 friend 90:9 friends 82:9 frivolous 19:13 front 11:3 44:18,20 71:12 72:12 full 30:3 73:17 82:22 functions 123:8 funeral 81:21 82:1 further 33:24 40:22 44:6 62:18 68:23 72:13 86:9 108:15 118:21 121:1 123:20 furthermore 125:11 future 84:16 114:1 g

[hair - interpret] Page 136

, ,	17		7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
	hold 5:8 23:6 114:2	1	indicates 83:11
hand 61:21 81:3,4	home 6:25 89:25 90:2	hour 127:8	indicating 17:1
83:9	96:19 97:6,9,10	hours 39:12 41:9	individual 13:1 17:7
handed 23:25 81:19	107:11 111:19 112:3	65:16 107:8,9 127:1	17:8,10 38:4 120:15
handle 17:12 84:18	112:5	127:9,13	123:11
handles 10:19	honor 5:4,16,23 6:3,5	huh 115:18	j individuals 19:17
happen 82:4	6:12 7:5,21,24 8:2,14	husband 94:21	26:16
happened 18:14	8:23 10:25 11:5 12:2	105:17	infection 96:22
101:3	13:6 [4:3,24 15:6,14	i	inform 21:24
happening 125:25	15:17,20 17:3 18:2	i.d. 4:3,7 98:24	information 25:22
health 13:19 92;7	21:13 22:7,16 25:6	1	105:11 116:8
94:23 95:1,3 96:20	26:21 27:10,21 28:1	i.e. 36:1	informed 95:13
99:4,8 106:24 117:22	28:8 29:9.14 30:19	idea 97:24 98:15	initial 65:11
117:23 119:24	31:23,25 32:10 33:3	103:1,3 112:6	initially 19:19 45:19
hear 15:7 65:23 66:1	34:1,3 35:5,12,15	identification 31:3	initials 109:21
78:1 92:25 97:2	37:13 38:16,22 40:4	79:19 98:23 99:2	initiate 28:19
heard 51:16 66:2	40:19 41:1 42:20	109:2,4	initiated 46:11
67:18,21 68:16	43:18 44:7,21,24	immediately 84:4	insanity 24:9
121:12,13 127:14	1 45:4 47:11 49:2,5	impeach 70:15	inspection 5:14 7:13
hearing 1:16 5:18,24	50:3 53:24 55:16	impeachment 70:13	instruct 83:3
6:19 8:18 9:6 16:13	56:3,4 57:16 58:24	70:16	instructions 27:5
16:17,20 18:12 19:4	59:12 60:23 61:13	impression 68:7,11	82:3
22:9 25:14 28:25	62:21 64:2 66:8	improper 59:7 70:13	insurance 92:7 94:23
	67:17 68:23 70:11,14	70:16	95:2,4 117:22,23
30:17 40:16 44:13		incapacitated 21:1,2	119:25 120:16
126:15 127:4,9,18	70:18 71:22 72:14,20	24:20 40:1,6 42:17	intend 9:14
hearsay 31:20 32:1	73:3,6 76:6 77:20	42:19,22 52:16 85:15	intention 58:6 59:3
37:9,14,19 55:17	79:25 80:1,23 81:14	111:16 123:4	125:6
56:4 66:5 67:18	82:24 83:5,6,15	incapacity 16:10	
75:16,20 77:21 85:17	84:11,21,23 85:3,11	21:21 30:17 40:21,25	intentions 58:13
98:14	86:10,18,20 87:14,20	44:13 45:18 52:11,20	124:10
heir 8:7	87:23,25 91:6 92:11	53:3,20 113:24	interact 10:16
heirs 13:15 41:15	96:25 98:13 100:3,10	includes 117:14,18	interest 11:14,21
42:1,6 44:2	101:20 108:18	including 8:11 9:19	12:7 14:20,25 15:3,4
held 22:2 24:16	109:25 110:4 114:7	36:5,7 121:15 123:11	16:18 21:19 23:10
help 77:7 92:6 107:1	118:22 120:6 121:6	income 5:13 7:10	28:19 29:3 35:25
107:1,4 115:7,13	121:10,19 122:8	118:6	39:3 66:9 121:12
helped 76:1 107:8	123:13,23 126:9,9,22	incompetent 17:11	123:1
115:12,12,13	127:16,17	24:5 42:17	interested 8:8 9:8
helping 39:23	honor's 15:11	incurable 24:9	10:11 12:9,18 13:23
hire 15:12 23:4,11	honorable 1:16	incurred 20:6	22:11 106:19 115:6
hired 9:21 90:7	hospital 101:6	independent 37:23	116:23
hiring 12:3	107:11,17 113:8	indicate 16:11 71:20	interests 110:20
history 45:14,15,17	hospitalized 99:10	indicated 80:10	interject 9:25
97:4	1 107:22	126:19	interpret 59:2
]	120.19	· . — -:

Veritext Legal Solutions 305-376-8800

Interrogatories - took			
interrogatories	68:15 104:24 107:1,3	106:2,7,22 107:2	letters 51:9
114:18	113:14,20 114:17,17	109:8,12 111:20,23	liable 42:5,5
interrupt 83:4	116:20,24 117:4	113:7,10,11 114:1,8	license 3:24 4:4 16:4
interrupting 82:17	judge 20:20 24:19	115:9,9,10,11 119:19	16:5 22:17,20 26:11
intervene 8:4,22	30:13,13,14 63:16	120:13	26:22 27:6,7,11,16
11:16	80:13	knowing 116:10,11	28:4 32:15,25 33:11
introduce 9:24	judgment 17:16 18:6	116:23	33:20 34:7 87:18
introduced 56:10	19:9 20:12 24:22,25	knowledge 6:23 9:3	88:8 115:17
invested 39:24	25:3 26:6 50:24 91:1	38:2,17 79:13 86:7	life 20:4 123:11
investigate 21:20	judicial 1:1 40:5,11	100:11 101:21	lifetime 41:23
investigation 37:5,24	40:24 44:22 61:15,19	114:14 124:22	liked 93:16
investigator 9:21	61:24	koshenina 15:1	limo 36:21
invited 77:13 81:21	july 1:19 100:15		line 70:2,22
82:1 88:16 96:19	101:2 102:16,22	lack 113:6	lines 69:22 71:3,6
involve 56:17	119:19 125:2	ladies 79:10	list 27:7 81:25 123:12
involved 9:12 25:15	june 14:6 27:18,22	language 83:15,18	listed 10:11 94:16,18
39:14,25 112:14	70:1	large 128:5	94:19 123:10
113:13	junkets 92:18	larry 75:9 84:17	lists 81:20 82:3
irrelevant 56:4,5	k	89:15 91:22 102:5,10	litigation 39:5,6,9
59:13 61:14 78:10		laundry 36:5	58:7
100:4 102:13 107:12	keep 65:1 88:21	law 2:4 7:20 11:10,22	litigious 12:15
113:16 114:5	112:23 118:11	12:3 13:3,6 14:23	little 62:21 99:25
irs 7:10	keeps 22:18 82:17	15:12 16:11,15,16,17	live 73:24 74:7,11
issue 5:10 7:14,17,23	kept 89:1 98:15 112:20	20:19 23:4,5,9,12,12	102:6 103:4 105:15
10:5 20:8 38:21		23:16,19 24:24 25:5	105:17
126:12	keyser 1:16 kind 75:25 77:2	35:18 42:4,7,21	lived 74:1,8,9,12,12
issues 8:11 9:9 10:14		123:17,18	74:13 110:11,17
25:16 96:20 127:1	, kindly 85:4 kings 51:13	laws 18:21	112:21,22
item 84:13	kitroser 19:20 60:15	lawyer 64:11 108:21	lives 26:19 105:18
items 9:18	knew 95:17,18	leading 91:7 92:10	125:22,24
	119:12,13	92:13 103:7 119:14	13:19 36:4
in annual var O6:6	know 6:79:710:19	learned 10:17	39:21 101:1,11
jacquelyn 96:6	14:25 18:20 26:15	led 37:25 43:24 93:6	103:11 105:16
janis 1:16 january 81:11	32:3 33:14,17 38:12	legal 13:17 52:20	112:10 117:11,13
jerry 104:24	40:12 41:6,9,17 46:1	53:2,19	locate 9:22
jersey 9:20 36:25	47:20 55:12,25 58:13	legality 64:19	long 30:15 74:1,7,18
59:11	65:7 67:16 69:23,24	legally 16:3	82:21 96:12 109:7
jewish 22:23 89:3	75:11,12 76:17 78:23	legislature 24:8	111:5
97:10	78:24 79:7,12,17	lenient 82:25	longer 12:17,18
jhha 97:25	85:25 86:3,6 88:25	letter 3:19 4:6 51:2,4	, 88:15
job 9:23	92:19 95:14 96:7	51:5,6,17,20 52:8	longstanding 14:11
jobs 92:4 94:4	97:13,22 98:16,20	80:9,12,13,14,21	78:18
iodi 47:20 58:4 66:16	99:16 100:1,2 103:16	81:2,8,17,20 83:8,19	look 21:13 51:12
66:18,18,21,23 68:6	104:22,25 105:2,4	84:8 85:1 123:3,10	61:7 83:20 125:11
00.10,10,21,25 00.0			<u> </u>
	Vonitart Loc	10 10	

looking 11:13 27:4	22:1,16,20 23:1	48:22 97:20,22	month 14:6 36:7,10
27:23,25	25:11,20 26:4,6,7,14	111:19 124:17,20,24	months 42:9 61:1
lost 50:22,23	26:22,25 27:1,5,7,10	126:18	64:15 113:4
lot 20:5 41:4 82:3	27:16,18,21,24 28:3	medical 52:10,14,15	morris 2:4 3:5 5:4,23
91:23 95:8.9,24	32:14 33:10 34:6,11	52:20 53:2,19 96:23	7:4,21 10:25 11:4
115:7,14 126:14	42:10 45:12 46:7	97:4 120:11,12	16:14,16 22:14 24:19
love 110:20	47:5 48:20,21 49:12	medicare 48:16,17	25:9 26:13,20 27:16
loving 82:9	49:13,23,24 50:1,2,5	118:1,13	28:1,3,7,11 29:7,13
low 107:19	50:7,9,15,20,25	meet 15:12 23:22	30:2,19,22,24 31:1
n ,	52:11,16,21 53:3	35:17 49:18 79:15	31:13,18,22 32:10,12
	54:9,13,16 60:5	meeting 49:19 54:7	33:3 34:1,8 35:4,11
maid 107:5	64:25 69:16,21 70:4	54:11 56:21 63:18	35:15,16 37:13,15,22
mail 3:17,18,20,21,22	70:24 71:5 75:1,2,8	member 95:4 100:21	38:9,16,22,24 40:4
3:23 46:21,24 47:1,4	87:18 88:8 90:20	memo 14:23	40:19 41:1,2 42:20
47:18 48:11,14,25	104:10 105:8 106:4	memory 114:14	43:8,17,23 44:6,21
49:8 52:23 53:7,8	106:12 115:16	mentally 24:4 111:16	45:3 47:14 49:5 52:4
54:5,20,22 55:4 56:8	125:12,19 126:6	mention 82:6,8,15	54:1,8 55:1,6,16,20
56:12,14,17 57:20,22	marriages 16:6	83:9,11,13	56:3,8,22 57:16
57:25 58:14 59:3,4	married 16:7,9 17:10	mentioned 36:13	58:24 59:12,22 60:23
59:16,24 63:12,13,25	17:14,15 18:19 19:18	41:12 55:5,10 58:3	61:13 62:21,24 63:18
64:7,9,14 81:9,9	19:21,21 20:10,10	58:15	64:2,5 66:7,12,13
mailed 48:9 108:3	22:22,23 23:20 26:9	mentions 14:10	67:17,24 68:23 70:11
mailing 94:14	26:12,23 38:10 42:12	merely 28:15	71:21 72:2,6,13,19
mails 46:13,14 63:1,3	42:14 50:18 56:23	merits 11:24 15:19	72:23 73:2,3,16
63:7,10,16 125:7	57:2,4 60:22 71:8	18:25 22:8	75:21 76:6,9 77:3
maintain 24:5	75:3,11 76:5 78:23	met 92:21 123:15	78:4,12,16 79:4,11
making 21:16 68:8	78:25 85:25 87:11,13	michael 2:16 7:25	79:23 80:7,22 81:1
man 13:12,13	94:18,19 104:13	microphone 86:21	81:14,15 83:6,7,14
manhattan 74:14	105:2,5 106:15 113:1	mind 59:3 65:7 68:20	83:17 84:10,20 85:3
manicure 117:9	118:19 119:5,11	73:5,7	85:6,20 86:9,18 87:5
manicures 108:9	123:24 125:16	mine 90:9	87:16,25 88:5,10
manicurist 117:21	marries 17:7	minute 72:21 79:24	89:6 91:6 92:10,13
manipulate 124:19	marry 22:19,25	misunderstand 60:7	96:25 97:4 98:13
manner 26:24,24	87;12 125;1,14	mitchell 60:15	100:3,10 101:20
marital 19:7 90:4.12	matter 11:18 17:17	mitzvah 96:2,5	102:13 103:7 107:12
93:5,6 108:22 109:9	20:7,8 61:5 62:3	mitzvahs 96:1	108:18,20 109:5,14
110:10	82:10 124:23 125:10	moment 83:25	109:24 110:2,9 111:1
mark 30:22 98:22	126:23	money 13:24 14:21	113:19 114:7,11,23
marked 79:19 99:2	meals 106:1	17:8 19:11 20:3 36:8	118:16,21 119:3,14
109:1,4	mean 7:10 41:23	92:17,17 99:23	119:20 120:5 121:10
marriage 3:24 4:4	66:18 101:18	108:11,12,13 117:24	122:5,25 126:9,21
9:10 12:16 13:9	meant 101:22	117:25 118:6 126:3	127:16
15:15,20 16:4,5,6		monies 19:12.24	motion 5:10,11,19
	medicaid 6:17,24,25 36:23,25 37:1,6,18	monies 19:12,24 99:18,20	motion 5:10,11,19 8:4,22 121:25 122:5

move 24:15 31:13	nonresponsive 50:4	88:4 89:6 92:10	opposition 122:24
33:4 34:1 35:4 38:22	81:12 82:14	96:25 98:21 100:3,10	order 5:21 6:6 7:15
40:8 52:1 67:15 84:5	norma 28:25	101:20 102:13 103:7	
84:10,20 86:21	notes 49:16,19 128:8	107:12 110:3,6,21	31:4 40:1,5,7,25
100:14 101:13	notice 5:24 10:8,8,12	113:16 114:5,22	44:22,24 119:10
109;24	40:5,12,24 44:22	1	126:16
	1	118:14 119:14,20	Y
moving 8:24 31:17	61:15,19,24 122:8	120:5	ordered 12:12
myriad 42:21	noticed 28:25	objections 6:2	orders 5:6 126:22
n	november 3:17,18	obligations 43:12	orthodox 89:2 outside 59:13,14
n 3:1 5:1 87:8 89:15	46:22 47:17 48:11	obtain 7:10 32:18	•
name 30:3 73:17 87:6	49:7,10,14,22 50:11	4 34:14,21	100:11 101:21
87:7,7 89:14 124:15	number 12:7,21,22	obtained 25:4 33:1	outstanding 107:25
named 101:4	22:15 27:15 59:18	33:10	overruled 37:12 38:6
names 67:7	81:20 98:24	obviously 104:2	43:20 55:18 66:11
nature 91:7 92:11	numbered 58:1	123:1	78:3,11 79:3 82:16
necessary 10:1	numerous 19:16	occasion 54:19	85:19 120:7
need 19:4 25:13	125:7	occasionally 54:21	overwhelming 24:3
30:25 45:5 76:16	nursing 6:24 36:4	occupation 30:5 92:2	owe 14:16,18
126:13,24 127:12	97:6,9,10,25 107:11	94:7	P
needed 27:1 92:17	107:17 111:18 112:3	occur 65:3,6 72:10	p 5:1
105:11 113:24	112:5	occurred 65:8 72:11	p.a. 2:4,9
120:11	O	october 44:19 45:3,8	p.m. 1:22,22 53:9
needs 39:22 40:13	o 5:1	113:5	72:16,24,25 86:16
70:15	object 31:19 34:3	office 32:21 33:13	121:7 127:18
negative 13:11	71:21 82:19 85:12	94;6 102;23 103;2,5	p1 4:5
negligence 14:12	91:7.98:13,18.110:22	103:9,18 105:8	p2 4:6
never 6:20,23 7:1,2	122:21	118:17 119:4	p3 4:7,8
15:25 43:15 65:22,22	objected 98:17	official 22:23	page 3:2,16 24:8,11
74:22 78:25 90:25	objecting 10:2 20:16	oh 92:5 93:2 104:21	27:6 31:7,7 61:7 69:9
91:2,14 96:19 97:21	objection 10:19	okay 20:13 31:10,23	69:10,22 70:2,22
98:14 104:2 119:13	20:15 21:8,9 22:11	36:13 41:25 46:16	83:23 109:16,18
119:18 123:8 124:5	31:15,20 32:7 34:5	52:19 54:25 59:20	122:1 128:7
new 3:19 6:25 7:25	35:7,14 37:9 38:5,13	61:11 64:3 69:2 70:6	pages 109:22
9:19,22 14:2 15:1	40:10 42:16 43:14	72:21 77:10 79:8	paid 12:12 47:7
18:7,8,16 25:21,23	47:13,16 49:4,6 52:4	80:24 81:6,19 117:24	48:23 95:6 102:20
26:1 36:25,25 50:20	52:6 54:1,3 55:16	127:6	108:4,6 111:22,24,25
50:24 51:13,18,21	56:3,8,10 57:14,18	old 96:7	117:23
52:7 59:11 74:4,6,7,8	58:24 59:12,21,22	ones 105:13 112:14	palm 1:2,20,21 2:11
74:12 90:20,22 101:5	60:23 61:13 66:5	ongoing 115:8	34:23 55:22 128:10
124:3	67:15 70:17 75:16	opinion 37:17,25	palmetto 2:5
niece 36:22 47:23	76:13,16 77:20,23,24	64:9 68:20	paper 55:20
nine 78:22 80:19	78:10 79:2 80:18	opportunity 29:1	paper 33:20 papers 91:2 104:2
non 21:2	81:12 82:12 83:2,12	32:4 85:13,17 123:13	papers 91:2 104:2 paperwork 44:15
nou / EZ	- 01:14 04:14 03:4;12	24.6	Paperwork 44:13
	84:5,22,25 87:24,25	opposing 34:5	111:7,7 118:18

paragraph 48:15,19	period 99:13	80:11 81:2 87:6,15	private 9:21
58:1	periods 111:5	pleasure 11:16 68:18	privilege 113:17
paragraphs 126:17	permission 15:12	plenty 20:2	privity 14:7,13 42:24
park 2:5	person 12:18 18:18	plethora 9:18	probably 36:12 77:9
parlor 108:8 117:9	21:16,19 24:5,20	pneumonia 107:24	78:22,22 80:16 81:4
117:19,21	26:23 32:5 42:22	point 8:17 16:25	problem 8:3 18:2
part 5:19,20 21:7,12	81:25	20:17 64:23 69:1	problems 96:23 99:8
22:11 40:7 121:21,23	personal 38:17 86:6	71:22 83:23 85:15	102:11,12
122:3,5,20	95:9,10	97:7 107:3	procedural 28:15
participate 8:18	personally 81:18,19	pointed 15:14 63:15	procedure 16:23
10:13	85:5	policy 95:1 118:3	18:20 64:19
participated 9:6	pertaining 105:11	120:2,9,10	, proceed 12:2 23:23
114:15	petition 6:13 9:5 11:5	1	25:3 58:7
participating 9:9,14	11:10 12:10 22:17,20	portion 21:13 121:22	proceeding 8:6 10:11
particular 82:11	25:15,16 28:6,8	position 8:15,17	16:12,21 18:24 39:15
83:10 84:13	30:25 31:4,10,21	15:24	39:25 44:12 58:23
parties 17:13 19:6	34:11 45:19,20,24	positive 13:10	60:3 91:4 113:12,24
25:10 26:8 27:11	55:2 58:4,11,12,12	possession 6:7,15,17	123:21
50:17 123:24 124:3,4	59:14 60:4 62:13,15	6:18,21 7:5,6	proceedings 8:15,17
124:5 125:2	64:14,20 90:19	possibly 71:9	8:20 40:23 55:1 58:5
parts 21:7	111:21 125:11	post 55:22	79:16 104:5 114:15
party 7:25 8:6,8,16	, petitioner's 4:4,6,7,8	potential 19:1,3	128:7
9:8 10:11 12:9 13:23	31:3 34:6 35:10,11	power 48:1	proceeds 92:19
14:12 22:12 24:15	35:13 79:19 84:24	precise 83:15,18	produced 6:6 47:1
85:12	85:1 109:1,3 110:2,5	predicate 43:14	88:3 121:23
pass 26:21	110:7	pregnant 75:10	production 88:2
paul 1:7 2:3 27:20	petitions 45:16,17,18	prepare 90:12 93:5	121:24
pay 12:25 13:16 36:3	58:16,17,22	prepared 6:20 7:1	professional 11:20
36:16,20 38:25 48:17	phone 57:12 64:24	15:6,7,16 29:8 32:5	30:6,7,11,16 38:3
97:17 102:17,18	65:4 68:2,2,9 72:9	60:14 80:4 86:3	proffer 121:20
117:6,7,11 120:10,11	picture 4:1 88:18	112:10 122:14,17	proffered 15:8 41:12
120:23	89:9	preponderance	proof 14:22,24 15:2
payable 98:5	pictures 88:20,22,25	14:22 15:4 121:11	19:5 25:21 111:25
payer 6:9	place 2:10 7:19 18:14	123:16	112;4
paying 13:18 36:2	52:17	present 2:14 9:15	proper 13:9 23:7,13
payment 48:18	plan 9:24 10:15	29:1 66:21 75:5,6	28:18 64:19 70:14
payments 13:18	13:16 61:4 71:23	84:15 104:18,20	123:19
pays 108:7 117:13	120:14	108:2 121:8	proposed 5:6
118:4	planned 9:25	preserve 12:24 13:14	proposing 79:13
people 18:20 26:15	planning 10:20	14:17 41:14,21 42:1	prostate 114:25
26:16 81:20 95:17,17	plantation 73:25	pretending 24:24	115:1
106:22 125:23	pleadings 12:15	pretty 106:25	protect 12:24 13:14
perceive 41:19	20:16	prior 8:24 16:6 30:13	14:17 22:6 42:6
percent 15:5 68:12	please 30:3 34:2	30:14 40:8 52:16,20	101:15,17,19 102:4
121:11	62:22 73:14,17 76:3	64:15 79:15 119:7	103:4 106:21 119:10
	32.22 /311 1,1 / 1013	01110 17110 1711	100.7 100.21 117.10

124:10,12	questioning 8:21	70:10 90:10 92:22	regarding 14:24 33:6
protected 39:24	29:15 105:9 114:19	93:6,10 94:16 95:1	36:24 37:5,24 42:9
protecting 101:18	questions 33:25 59:6	97:19 102:24 111:18	43:3,15 48:7 52:11
106:18,20	62:19 68:16,19 86:13	120:9	54:8 55:5 64:18
prove 17:22 22:5	91:7 92:11 108:16	recalls 60:21	69:16,21 70:4,24
provide 15:16 19:18	115:16,19.24 116:22	recap 41:3	83:19 85:22 103:14
20:3 44:23 53:16,21	118:24 121:2	receive 54:22 56:14	106:4,12 116:20
56:23 79:23 92:7	quickly 83:24	57:22 63:7,10 81:8	122:22 125:4
94:1,3,23 121:15	quote 77:9	81:17	regular 98:16
125:6,20		received 34:7 47:18	relating 126:18
provided 7:1 19:7	<u>r</u>	48:25 49:8 52:8,10	relationship 73:19
20:12 37:7 48:4	r 5:1	52:14 54:5 56:12	74:15 87:9 89:19,21
53:18,22 54:15 60:24	rabbi 104:16,19	57:20 59:24 65:18	89:22 91:16,20 93:22
	raising 83:2	85:2 88:9 89:10	115:8,10
92:15,17 93:9 116:13	ramifications 42:14	110:8 111:19,20	relationships 78:17
121:18 122:1,12 124:7	43:11	receiving 7:8 111:12	111:3
l ·	ran 127:11	111:14	relative 62:12
providers 52:15	raton 2:6	recess 72:22,24	relatively 14:2 15:1
province 28:17	read 45:13,15 48:14	127:15	relaying 76:20
proving 14:25	52:13 60:12 61:4,11	recognize 31:5 32:16	relevance 38:20 97:1
public 32:1,3 94:8	61:16 64:6 70:18	34:12 79:20 80:8	relevance 38:5 77:23
112:7	80:11,13 83:24,25	109:6	118:14
pulled 103:20	84:15 113:7	109:0 reconvene 72:22	relevant 7:14 13:13
purported 98:19	reading 29:9 58:9	record 26:2 27:11	43:4 78:2 114:22
purposes 34:17 40:13	71:23 84:7	32:1,3 49:21 51:7,8	relief 11:9
40:15 98:23	reaffirm 14:11	51:10,22 70:19 82:22	remain 10:25 11:2
pursuant 64:22	reaffirmation 16:2	88:1 122:3,21 128:8	29:15 56:23 57:1,4
pursuing 56:2	reaffirmed 16:1	recorded 35:2 45:21	60:22 73:5 106:14
put 9:18 15:7 29:8	reaffirming 77:11		remainder 125:21
43:11 53:12 88:23	real 99:9	recording 34:17 records 18:7 51:23	remains 12:8,9
97:6,15 116:12	really 9:14,23 11:8	= =	remains 12.6,9
putting 99:25	25:19 26:7 37:10	52:10,14 53:15,16	19:16 22:19 60:21
q	38:20 41:14 94:12	71:17,19 124:2	124:11
quadrant 27:19	95:21 109:7	recross 3:8 69:3	remarrying 18:18
quadrants 28:12	reason 12:17 13:22	redacted 5:14	43:13
queens 51:13 74:13	39:4 41:3,4,11,13	redirect 3:7,8,11	remedies 25:2
question 28:14 37:14	42:12 76:12,17	62:20,23 72:5 118:23	remember 53:6,17
43:7 59:16 64:23	103:10	119:1	54:14,15 84:4 88:17
69:17 70:1,3,8,10,12	reasons 11:15,19	reestablish 18:22	-
70:15,23 71:3,4,7,10	12:6 15:9 35:22 39:2	referring 55:12	90:6 91:12 93:8 94:12 96:4 99:14
71:14,19 72:3,7 75:4	60:3 100:24 122:25	58:18 69:23.24	100:25 103:19
97:3 100:5 107:14,15	125:13	reflect 49:16	1
110:22,23 114:12	recall 44:17 46:24	reflected 71:16	104:23 111:9,12,14
119:3	55:9 58:8 62:2,9	refused 37:3	removéd 10:18 61:9
	63:23 69:6,9,17	regard 41:20	renew 26:17 103:6
l e	V * *	I	103:10

Page 142

renewal 26:7,10	25:17 85:8,9,10,22	87:18 88:11 89:12,19	100:13 102:1,15
renewed 26:12	85:24 86:4 94:9,11	90:5,15,22 91:10,17	103:8 107:13,16,21
104:13 124:11	94:17 112:10,13,15	91:20 92:4,15 93:12	108:15 109:12 110:4
rent 36:5,11	112:19,24 121:16,21	93:23,24 95:7 96:14	110:21 113:13,16
repeat 97:3	122:11,15,16,18,22	98:17 99:17 101:22	114:5 117:7 118:14
repeating 67:19	124:16,23 126:18	102:17 108:11	118:24 119:2,16,23
report 45:14 60:5,12	review 121:14,19	110:11,19 111:2	120:8 121:1,4,5,24
60:14,20,25 61:7,19	122:10 123:13	112:7 113:5 119:17	121:24 122:20
61:25 128:6	126:10	122:14 123:4 124:7.9	123:22,23 126:13,25
reporter 3:12 128:1,4	4	124:15,16,17,18	127:5,7,17
128:20	rich 13:12 47:20	125:20	rosenwater's 64:23
reports 113:6,7	66:19,21,23 68:6,15	robert's 99:4	122:7
represent 22:12 83:1	96:6 104:24 113:15	rockaway 74:13	rule 9:7 18:25 24:2
represents 21:18,23	113:20 114:17,17	role 40:20	61:5 71:24 76:16
request 44:21 50:24	116:20	room 67:9 105:19	rules 16:22 24:19
88:2 121:23 122:13	rid 39:6	rosenwater 2:9,10	26:20
requested 18:8 36:15	right 10:12 13:18	3:6 5:5,16,22 6:12	run 39:19
36:20 88:2	14:14 17:10,21 22:7	7:12 8:2,14 10:23	runs 39:17
required 12:2 27:3	27:17,19,20 34:19	15:24 17:2,3 18:1	
requirements 26:23	42:23,24 43:1,5	19:2 22:18 25:6,9	8
38:3	44:25 58:9 61:21	26:15 27:10 29:4,6	s 2:4,9,10 3:14 5:1
researched 21:17	65:1 66:11 80:6	31:16,19 32:2 33:5,9	saadeh 14:4,8,9
reset 127:4	81:23 82:4 93:20	33:24 34:3 35:6,7,8	safe 99:25
residuary 14:19	102:25 104:15	37:9,19 38:5,13	safety 99:24
respond 12:14 25:7	102:25 104:15	40:11 42:16 43:14	save 13:23 19:11
•	108:23 109:16,22,23	44:8,10 45:1,5,7	savitt 3:3,4,7,7,8,8
53:5,11 respondent's 3:17,18	110:12,20 111:4,5	46:17,20 47:11,19	15:7 29:13,18 30:1,3
	112:11,13 113:22	49:2,9 50:3,10 52:1,9	30:4 32:13 33:10
3:19,20,21,22,23,24		53:24 54:6 55:21	35:17 38:25 40:20
4:1,2 47:17 49:7 52:7	115:2,4,17,21,23,25	i	43:3 44:9,11 59:2,5
54:4 56:11 57:19	116:1,2,3,9 117:2,4,5	56:6,13 57:13,21	60:24 62:23,25 69:3
59:23 63:25 88:8	117:14,18 118:11,13	59:9,15 60:1 61:6,18	69:5 72:5,15,16
89:9 99:1	118:19,20 121:3	61:23 62:1,18 64:6	114:4,10 116:17,19
responding 12:20	127:14	65:14 66:5 67:15,22	121:13 123:2
13:24 39:9 41:7	rights 61:8	68:17,24 69:1,4,11	savitt's 40:8
response 6:1,13	ring 79:13	69:14 70:14,18,21	saw 55:4 91:21
53:13	road 2:5	72:1 75:16,20 76:13	108:21 109:21
rest 20:4 26:19 82:8	robert 1:7 2:3 6:20	76:17 77:20,23 78:2	saying 16:5 22:18
118:12 125:24	27:20 30:8,10,15	78:10 79:2,6,21	58:20 64:17 104:2
restate 43:7	38:10 39:2 46:4	80:18,20 81:12 82:12	says 21:14 23:12
retain 11:10 59:10	47:23 49:11,22 56:25	82:14,24 83:12 84:5	25:11,20 26:23 27:18
123:17	59:11 60:18 64:23	84:22,23 85:11 86:12	27:21,22 28:22 42:21
retained 9:17 21:6,10			51:21 53:2,12 55:4
return 121:25 122:1	73:19 74:11,12 75:13	89:4,8,11 91:9 92:14	56:18 61:8 84:15
returns 5:13 6:16,19	75:18,25 77:16,18	92:24 93:2,3 97:5	125:1
7:11 15:15 17:17	80:14 85:14 87:9,12	98:11,22 99:3 100:6	<u></u>
7:11 15:15 17:17		98:11,22 99:3 100:6	

Page 143

[scare - stop]			1480 113
scare 58:4,16	separated 94:18	95:5 109:10 110:11	spoken 50:8
schiller 128:4,19	separately 110:17	112:13,15,17 114:17	spousal 95:5
schlesinger 2:16 7:24	112:22,23	simple 103:10	spouse 12:8,8 20:3
8:1,3,7,23 9:16 10:7	separation 4:7,8	simply 16:1 43:12	21:2 28:21
20:20 21:1 22:15	92:22 108:22,24,25	single 9:19 22:3 86:1	spread 11:3
23:3,15,24 24:7,11	109:3,9 110:7,10	86:2 121:17,22 122:2	spring 102:20
24:13 25:20 28:10	123:9	122:17	stacey 54:18 63:4,10
	september 109:15	sit 73:13	stage 70:12
83:5 84:1	serious 110:19	six 42:9 61:11 81:22	stamp 34:16,19
schlesinger's 8:16	serve 11:17 68:18	sleep 105:21	stamps 30:20
scope 59:13,14	served 9:5 90:25 91:2	smarter 115:14	stand 15:7
100:11 101:21 120:5	111:10	smoothly 39:17,19	standard 11:13 14:22
sealed 50:22,23	serves 11:15	social 13:21 118:7,8	14:24 15:2,4 23:18
search 26:2,3	service 12:13 74:9	118:12	standing 10:21
searching 51:14	120:11	sole 84:16	stands 65:7 66:9
120:18,19	services 123:17,17	solicit 62:25 63:3	start 93:22
seat 29:22	serving 30:15	somebody 107:1,3	state 16:19 18:7,8,11
seated 11:1,2 29:15	set 5:23,24 29:7	son 59:11 90:11	25:21,23 26:1 30:3
, 73:5	101:11 127:1,9	91:21,24 92:19 93:9	34:18 37:10 47:4
second 10:18 13:22	setting 70:12	102:4,10 109:17	51:14 58:13 73:17
13:24 16:5 21:12,20	settlement 19:7	sorry 76:6 80:4 81:14	83:19 87:6 88:1
24:1,8 31:7 34:10	90:13 93:5,7 108:22	93:2	107:15 124:3 128:5
39:4 41:4 48:15,19	seven 59:20 74:10	sought 13:17	stated 6:5,19 41:3,4
87:15	share 19:25 20:1	sounded 68:2	44:4 63:17,18 119:24
security 13:21 118:7	she'll 116:24	speak 8:10 33:21	statement 4:2 63:20
118:8,12	shift 21:15	49:24 50:2,6,14 68:1	97:25 98:6,8 99:1
see 24:12 27:17 28:12	shifts 21:16	92:24 95:16 106:6,9	statements 65:3
31:8 33:16 42:11	shoes 66:10	116:21,23	85:13 98:7
48:17 58:1 61:8	shortcomings 106:23	1 0	states 6:14 22:4 24:2
67:12 79:21 84:1	show 26:5,18 30:18	107:20	24:3 58:3 59:4 60:20
99:15,16 101:5,15	31:2 79:18 89:5	speaks 61:2	121:22
107:2 113:8 121:16	108:25 114:9,13	specialist 21:6 22:12	stating 57:1,4
122:18	122:12 125:7	specific 83:9	status 37:24 39:20
seek 123:16	showing 27:11 28:12	specifically 12:23	44:23 111:18
seeking 8:9 11:9 12:1	28:18 46:21 79:25	36:16 50:4 123:10	statute 12:1 41:16,18 '
12:11,20 15:11 16:18	124:2	speculate 76:19,21	statutes 25:5
17:21 18:3 23:3,11	sick 95:13 99:9	speculating 122:21	stay 97:17
68:20	120:20	spend 102:6,7 125:24	stenographic 128:8
seen 98:2,14	side 15:23	spending 36:8 39:15	stenographically
seldom 65:22	sign 7:9 94:11,13	spends 107:6	128:6
send 64:8	signatory 84:16,18	spent 14:21 39:9 41:7	step 29:23 72:15
sent 48:24 123:4	signature 22:25 31:8	91:23 112:4	73:13 86:14,15
sentences 61:11	109:13,19,20 128:18	spoke 49:13 50:12	stipulation 61:8
separate 122:9	signed 22:24 27:8	68:2 100:18	stop 19:23,24 39:6
tue	33:16,17 94:13,13		76:2,16
	Mindana I	1 C - bette	

[strictly - trustee] Page 144

		T	0.00
strictly 11:25 12:23	57:7,10 61:15,19,24	testimony 9:15 20:2	91:23 93:11 96:12
16:25	72:21 83:25 100:1	37:14 38:18 43:4	99:13 101:1 102:6
strike 67:16 84:6	118:7	70:19 123:6 125:17	105:1 106:9 109:7
subject 23:17	taken 39:22 62:2	125:19	111:5 120:17 121:18
subjecting 126:3	69:6 72:24 93:14	tests 27:3	125:15
submit 5:12 22:7	101:3 108:13 118:12	thank 11:4 28:11	times 75:17 77:5
submitted 126:15	talk 14:10 25:16	32:10 35:15 37:13	106:8,19
substance 37:11	116:17	38:23 41:1 66:12	title 11:8
substantive 11:24	talked 71:20 72:9	72:13,23 73:3 83:6	today 9:23 10:6
15:18	talking 20:18 27:20	83:16 87:3 98:10	11:23,25 18:5,13
sue 14:14	56:18 58:11 66:7	109:1 123:23 127:15	29:7 45:21,23 62:16
sufficient 62:6	67:13	127:16,17	80:3 114:17
suggested 101:14	talks 14:6 15:2	theory 14:12	today's 40:13
suite 2:5,11	tax 5:13 6:9,16,18	thing 15:23 16:2 23:2	toe 96:24
sundays 91:23	7:11 15:14 17:17	24:14 75:25 117:20	told 6:4 10:3 19:15
supplement 118:2,3	22:3 25:17 85:8,9,10	things 22:15 93:14	19:17,20 37:20 44:3
118:13 120:15	85:22,23 86:3 94:9	93:15 95:8,9,10	64:24 66:16,23 67:7
support 11:22 13:5,7	94:11,16 112:10,13	99:19 102:3 105:11	67:11 68:4 75:15,17
13:10,17,21,25 29:2	112:15,19,23 121:16	105:23 108:7 115:7	75:22 76:4,4,11,12
36:2 41:4 62:6	121:21,25 122:1,11	think 7:14 15:18	76:18,21,22,24 77:6
supporting 36:1 65:1	122:15,16,18,22	16:23 19:2 21:5,7,8	79:14 95:12,16,16
sure 8:10 14:3 25:8	124:16,23 126:18	21:13 22:7 24:23	101:15 102:3,3,18
30:20 31:22 38:20	telephone 65:8 71:14	33:19 36:11 38:19	103:3 106:14,16,17
50:22 61:23 70:20	tell 9:16 10:17,21	39:2 43:4,9,21 56:24	106:18,19 116:19,21
117:13 122:8	37:2 39:13 40:13	58:6 70:12,13 79:17	116:24,25 120:23
surmising 16:24	42:11 43:24 48:13	81:22 82:24 83:10	top 34:16
suspect 58:9	53:22 66:4,15 75:24	87:22 97:12 101:3	totals 36:12
sustain 70:17 98:21	76:2,23 81:16 86:7	114:19,22,25 127:2	tract 96:22
114:21	91:10,12,19 92:15	127:12	trail 53:7
sustained 37:21	93:21 99:23 102:10	third 13:25 14:12	train 102:21
38:15 56:5 59:8	103:23 104:7 116:6	1	transcript 128:7
61:16 66:6 81:13	116:24,24	thought 5:7,12 24:16	transportation 36:6
91:8 92:12 100:12	telling 47:9 67:13	50:19 68:12 76:7	36:13,16,17,19
101:23 102:14	80:9 125:9	90:24 115:3 116:4	treat 95:18
110:24 113:18 114:6	ten 96:11	127:7	treated 43:1
118:15 119:15,22	terrific 99:7	three 11:15,19 12:6	trip 102:19,20
sworn 29:19 73:10	test 7:5	15:9 25:1,4 35:22	true 32:24 35:1 58:19
86:25	testified 19:14,15	58:2 78:15,24 107:7	58:21 87:17 109:8
system 124:20	29:20 60:2 64:22	113:6 122:25	116:19 128:8
t	66:8 69:5 73:11 87:1	thrilled 92:5	trust 5:11 8:9,24,25
t 3:14 87:7	123:2 124:5,7,9	time 8:4,5 19:10	10:3,18 58:12 127:10
take 7:19 17:7 26:18	testify 15:8 18:13,24	21:21 26:4 35:24	127:13
26:24 35:24 40:5,11	67:20 101:24	36:15 39:8,11,15	trustee 8:8,25 9:1,12
40:24 44:22 49:18	testifying 67:22	41:5,7,7,10 75:10	10:17
17,46 77,10		82:9 84:16 90:7	i

truth 98:20	vastly 126:21	want 5:20 7:15 18:12	12:7,8 13:4 14:17
try 84:17	vaughan 20:22,23	20:13 23:21 24:23	18:13,24 19:22 21:9
trying 9:20 19:11,23	23:25 29:1,10	48:14 61:21 64:24	21:24 27:9,20 30:8
20:5 40:12 45:2	verified 11:5 30:24	67:1 100:20,23,23	36:14,17,23,24 37:5
82:19 114:8,13	31:4 34:10	102:7 106:21 113:8	37:8,16,17,20 38:10
turn 31:7 109:18	verify 33:19	116:21,23 121:8	38:11 39:1,10,14,20
turned 67:10,12,23	violation 58:10	125:24 126:10,15	40:1,6,21 41:20 42:8
twelve 96:11	vis 41:20,20	wanted 18:21 19:16	42:10,15 43:10,13
twenties 96:9	visit 81:11 96:16	19:21 26:17 36:21	46:1,3,4,5,6,14,22
two 9:17 12:22 21:7	99:12	57:7,10 64:25 71:7	47:4,23,24 48:2,25
28:12 36:7 39:1 67:7	vita 2:8,16 3:10,10	101:15,19 102:6	49:11,22 50:14 52:19
73:21 106:8 113:4	3:11,11 9:18 10:14	107:1,3 124:19	52:23 53:8 54:12,18
125:23 126:21 127:1	13:19 18:13 19:22	wants 15:6 19:17	56:14,25 57:2,5,22
127:9,13	27:9 36:1,14,17,23	36:6 106:14 109:12	58:3 60:18,20 62:14
type 36:19 94:7 95:1	37:5,24 38:10 42:14	ward 11:7,21 12:13	63:1,4,7,10,21 64:8
95:10 105:9 120:9	47:11,24 48:1 50:14	12:24 14:1,9 19:14	64:11,15,23 65:18,21
typically 65:21	54:2 56:9,23 57:2,5	19:15,17,20 20:2	66:14,14,16,16,18,24
u	57:14,17 58:4,16	21:2,18,23 22:6,13	68:6,8,15 71:15
uh 115:18	60:21 62:14 64:25	28:20 40:17 43:3	72:19 73:4,9,15,17
understand 18:15	65:1 66:16,23 67:2	49:11,18 52:16 54:7	73:18,19 75:1,10
40:15 43:22 44:1,4,5	68:6,15 69:16,21	60:18 62:6 66:8,10	79:15 81:16,25 82:6
48:16 69:18 86:5	70:5,25 71:8 75:1,14	66:14 67:18,25 68:1	83:8,9,19 85:14 86:4
93:10 99:15	76:1,11 77:2,7,13	68:8 125:14,14,15	86:16,21,24 87:4,8
understanding 5:9	79:15 81:25 82:6,13	126:3,4	87:10,12,18 89:7,15
understood 19:21	83:9,11,19 84:4,17	ward's 11:14 t2:19	89:20 93:24 96:16
42:13 43:10	86:4,21,24 87:4,7,7	19:12 21:19 28:18	98:17 101:22 108:19
undisputed 123:24	87:17 89:7 108:19	29:3 52:11	108:21 110:11
united 24:3	114:13,18 119:1	wards's 20:1	111:24,25 114:13,19
unmarried 121:17,22	121:7 123:12 124:4,6	warren 89:15	119:1,17 121:7,13,17
122:17	124:7,9,16,22 125:15	wasting 19:12	122:14 123:4,5,7,12
unnecessary 126:2	vita's 36:2	watch 29:22 73:13	124:5,6,6,7,8,9,16,16
unusual 14:11	voice 107:19	86:14	124:17,18,22 125:8
upset 93:11,17 95:14	voices 66:2	way 13:17 41:6 103:4	125:15,18,20
114:24 115:2,3,4	voidable 125:12	110:20 116:10,11	wein's 12:6 13:11,19
urinary 96:22	voir 3:5,6 31:22 32:8	123:4	30:10,16 35:25 37:24
use 80:3 83:14	32:11 33:5,8	wedding 4:1 88:11	39:2,3,16 40:25 41:8
117:20,24	vows 16:1,3 18:22	88;16,19,21,22 89:2	42:6 47:12 54:2 56:9
usually 49:24 50:2	26:7,10,12,18 103:6	89:3,9	57:14,17 59:11
	103:10 104:13	wednesday 1:19	122:11 123:6 124:10
v	124:11	week 5:25	124:15
v 23:25 87:7	W	weeks 16:9 36:7	went 93:11 95:24
valley 102:20	w 87:8 89:15	weight 24:3	96:2,13 100:8 102:23
value 13:10,11,11	wait 76:15	wein 1:7 2:3,8,16 3:9	103:17 105:7 118:17
			110 10 110 1
various 12:15 58:5	7.7.2	3:9,10,10,11,11 6:20 8:1,6,19 9:18 10:14	118:18 119:4,4 120:10

[west - younger] Page 146

west 1:21 2:5,11	77:7 78:20,22 80:19
34:23	81:5,22 92:16 93:21
whatsoever 126:5	96:11,21 99:5,6
white 27:6	102:7 110:16,19
wife 13:4,8 19:18	. 111:2 112:21,22
57:11 60:21 62:7	1 123;9 124;8 126;7
124:21 125:6,21	york 3:19 6:25 9:22
126:4	18:8,8 25:21,23 26:1
wishes 57:1,4 60:21	36:25 50:21,24 51:14
withdraw 59:15	51:18,21 52:7 74:4,6
witness 3:2 8:15,19	74:7,8,12 90:20,23
8:21 9:13 29:8,12,21	101:5 124:3
31:23 32:9 33:6 38:7	young 96:8,9
43:7,19,21 46:18	younger 17:5,9 46:4
l 50:8 55:19 73:1,12	, -
75:17 76;14,23 77:1	
77:22 78:1,15 79:9	
79:22 80:19 82:13,18	
83:2,14,22 84:3,12	
87:2 92:13 100:8	
101:21 104:21,22	
115:10 119:15	i
witness's 100:11	
witnesses 9:25 10:16	<u> </u>
10:20,21 72:18 86:17	1
121:4,6	
1 woman 9:19 17:6	
96:8,9 105:12	
women 93:16 111:3	, 1
work 30:20 92:6	İ
93:24,25 94:5	
worked 93:24	
working 39:16	
writer 59:3	
written 60:25 64:14	
71:12 83:8	l
<u>x</u>	
x 3:1,14	
<u>y</u>	
yeah 120:1,22	
year 14:6 20:19	
60:25 100:16 125:19	
years 9:3 18:22 25:1	
25:4 73:23 74:2,10	
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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF PROBATE DIVISION "II"

ROBERT PAUL WEIN

CASE NO. 502014GA000472XXXXNB

NOTICE OF UMC HEARING

YOU ARE HEREBY NOTIFIED that the undersigned will call up for a UMC hearing in front of the Honorable Krista Marx in Courtroom 4 at the North County Courthouse, the address of which is 3188 PGA Boulevard, Palm Beach Gardens, Florida 33410, on <u>THURSDAY, DECEMBER 17, 2015</u>, at 8:45 A.M., or as soon thereafter as same may be heard, on the following matters:

JOINT MOTION FOR ENTRY OF RULING ON GUARDIAN'S AMENDED PETITION FOR ORDER AUTHORIZING GUARDIAN TO BRING ANNULMENT ON BEHALF OF THE WARD

Ten (10) minutes have been reserved for this hearing.

PLEASE GOVERN YOURSELVES ACCORDINGLY.

I HEREBY CERTIFY that a copy of the foregoing was served via the e-Portal on this 27th day of October, 2015 to Bruce S. Rosenwater, Esq., Bruce S. Rosenwater & Associates, P.A., 1601 Forum Place, Suite 610, West Palm Beach, FL 33401 (info@rosenwater.com and bsr@rosenwater.com) and Michael J. Schlesinger, Esq., Schlesinger & Associates, P.A., 800 Brickell Plaza, Suite 1400, Miami, Florida 33131 (mjs@mjsjd.com, hcorrea@mjsjd.com and eservice@mjsjd.com).

Ellen S. Morris, Esq.

Attorney for the Guardian Florida Bar Number: 850306 ELDER LAW ASSOCIATES PA 7284 W. Palmetto Park Road, Suite 101

Boca Raton, FL 33433 Telephone: (561) 750-3850 Fax: (561) 750-4069

E-Mail: emorris@elderlawassociates.com

Secondary E-Mail: lrubin@elderlawassociates.com Secondary E-Mail: clawrence@elderlawassociates.com

"If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, in the Administrative Office of the Court, Palm Beach County Courthouse, 205 N. Dixie Highway, Room 5.2500, West Palm Beach, Florida 33401; telephone number (561) 355-4380 within two (2) working days of your receipt of this Notice of Hearing; if you are hearing or voice impaired, call 1-800-955-8770."

cc: Ms. Amy Tracy, Judicial Assistant to the Honorable Krista Marx

Ms. Joan Cannata-Fox City Clerk City of Atlantis 260 Orange Tree Drive Atlantis, Florida 33462



CODE ENFORCEMENT ORDER

CITY OF ATLANTIS, FLORIDA

ORDER FINDING VIOLATION
AND ASSESSING FINE

CITY OF ATLANTIS,

Petitioner

Case No. CE 07-108

MARTIN COLIN

v.

Respondent,

Re: Violation of Section 14-69, of the Code of Ordinances of the City of Atlantis.

Address 501 N COUNTRY CLUB DRIVE
Atlantis, Florida

Legal Description. CITY OF ATLANTIS NO 3 LOT 1 BLK 11

The Special Magistrate appointed by the City Council to hear code enforcement cases for the City of Atlantis in accordance with Chapter 162, Florida Statutes, has heard testimony at the Code Enforcement Hearing held on the 20th day of September, 2007, and based on the evidence and testimony presented, the following FINDINGS OF FACT, CONCLUSIONS OF LAW, and ORDER are hereby entered:

FINDINGS OF FACT

- 1. The Respondent, MARTIN COLIN, attended the hearing by phone and there was a finding of proper notice.
- 2. The City Code Inspector testified to the violation. The City also produced copies of previous fines in the amount of twenty-five-dollars (\$25.00) and a copy of the citation for the current violation.

CONCLUSIONS OF LAW

Respondent was, but is no longer, in violation of Section 14-61 - 14-69, of the Code of Ordinances of the City of Atlantis.

D 100040/D 000

D 4 150

ORDER

It is the Order of the Code Enforcement Special Magistrate that Respondent, MARTIN collaboration, shall continue to comply with Section 14-61 - 14-69, of the Code of Ordinances of the City of Atlantis.

A fine of one-hundred-twenty-five-dollars (\$125.00) is hereby assessed for the violation to be paid on of before the 22nd day of October, 2007.

Respondent shall be assessed fifty-seven-dollars and thirty-four-cents (\$57.34) for administrative costs to be paid on or before the 22nd day of October, 2007.

A certified copy of this Order may be recorded in the Public Records of Palm Beach County, Florida, and, once recorded, shall constitute a lien against the property of the original amount upon which the violation existed and upon any other real or personal property owned by the Respondent, pursuant to Chapter (62) Florida Statutes for the original amount.

Upon complying, it is the responsibility of the Respondent to notify the Atlantis Code Enforcement Clerk at (561) 968-1744 to request a reinspection of the property.

DONE AND ORDERED this 20th day of September, 2007.

CITY OF ATLANTIS
CODE ENFORCEMENT

Alltenho

CLERK'S CERTIFICATE

STATE OF FLORIDA COUNTY OF PALM BEACH) SS: CITY OF ATLANTIS

of Atlantis, Florida do hereby certify that this

In witness whereof, I have hereunto set my hand and affixed the seal of the City of Atianais, Florida, this day of

City Clark

FLORIDA S

BY:

13

100040/D 0F0

0 10

Ms. Joan Cannata-rux City Clerk City of Atlantis 260 Orange Tree Drive Atlantis, Florida 33462

CODE ENFORCEMENT ORDE

CITY OF ATLANTIS

ORDER ASSESSING FINE

CITY OF ATLANTIS,

Petitioner,

Case No. CE 07-005

MARTIN COLIN.

Respondent,

Re: Violation of Section 4-61(a)(1), of the Code of Ordinances of the City of Atlantis.

Address:

501 N COUNTRY CLUB DRIVE

Atlantis, Florida

Legal Rescription:

CITY OF ATLANTIS NO 3 LOT 1 BLK 11

This Special Magistrate appointed by the City of Atlantis to hear code enforcement cases for the City of Atlantis, in accordance with Chapter 162, Florida Statutes, has heard testimony at the Code Enforcement Hearing held on the 21st day of June, 2007, and based on the evidence and testimony presented, the following FINDINGS OF FACT, CONCLUSIONS OF LAW, and ORDER are hereby entered:

NDINGS OF FACT

- 1. The Respondent, MARTIN COLIN, was not present at the hearing, however, there was a finding of proper notice.
- 2. The City of Atlantis Code Officer offered photographs into evidence and testified to the ongoing violation.

CONCLUSIONS OF LAW

Respondent, MARTIN COLIN, remains in violation of Section 4-61(a)(1), of the Code of Ordinances of the City of Atlantis.

ORDER

It is the Order of the Code Enforcement Special Magistrate that Respondent, MARTIN

104005/0 4740

CFN 20120448683 OR BK 25582 PG 0680 RECORDED 11/08/2012 10:45:52 Palm Beach County, Florida Sharon R. Bock, CLERK & COMPTROLLER Pg 0680; (1pg)

RECORD & RETURN TO: Jude M. Cochran, City Clerk City of Atlantis 2000 Pange Tree Drive Atlantis, Florida 33462

RELEASE OF LIEN CITY OF ATLANTIS

THE STATE OF FLORIDA COUNTY OF PALM BEACH

The City of Atlantis, hereby releases the property owned by Martin H. Colin, hereinafter described from & certain Code Enforcement lien recorded by the City of Atlantis for Case No. 07-005, in the Public Records of Palm, Beach County, Florida, on July 5, 2007 at Official Records Book 21905, Pages 1742-1743 and the City of Atlantis hereby declares said lien fully satisfied.

STREET ADDRESS:

501 North Country Club Drive

Atlantis, Florida 33462

LEGAL DESCRIP

CITY OF ATLANTIS NO 3 LOT 1 BLK 11

PCN:

02-42-44-36-12-011-0010

WITNESS my hand and seal the b day of November, 2012.

Abigail Forrester Jorandby, City Attorney

THE STATE OF FLORIDA

) ss:

COUNTY OF PALM BEACH

The foregoing Release of Lien was acknowledged before me this & day of November, 2012, by Abigail Forrester Jorandby who is personally known to me or who has produced a Florida driver's license as identification and who did/did not take an oath, and who stated that she executed same on behalf of the City of Atlantis for the purposes therein expressed.

(Seal)

NOTARY RUBLIC, State of Florida

2\Martin Colin ROL 07-005.doc

TRACY L FROEBEL MY COMMISSION # EE 135102 EXPIRES: October 2, 2015

IN THE COUNTY COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Plaintiff

WARTIN H COLIN
AND MICHAEL E COLIN
Defendant(s)

RELEASE OF LIS PENDENS

NOTICE IS HEREBY GIVEN that the Notice of Lis Pendens which was recorded at Official Records Book 2750, Page 1044, of the Public Records of Palm Beach County, Florida, is hereby released.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the foregoing instrument was sent via e-mail to Martin H

Colin, elle2627@aol.com, this local of april , 201

Bruce M. Rodgers, Esq.

Florida Bar #0908215

Primary: blg1@blawgroup.com Secondary: Service@blawgroup.com

Michael H. Casanover, Esq. Florida Bar No. 0076861

Primary: MCasanover@blawgroup.com Secondary: Service@blawgroup.com BUSINESS LAW GROUP P.A.

301 W. Platt Street, #375 Tampa, Florida 33606 Telephone: (813) 379-3804 Facsimile: (813) 221-7909

Attorney for FLANDERS R ASSOCIATION, INC.

Proposed By and Return To: WIU, CALL BOX 45 Hilley & Wyant-Cortez, P.A. 860 US Highway One Suite108 North Palm Beach, FL 33408

CFN 20090234266 OR BK 23333 PG 0142 RECORDED 07/14/2009 13:50:40 Palm Beach County, Florida

Sharon R. Bock, CLERK & COMPTROLLER CLAIM OF LIE NPg 0142; (1pg)

BEFORE ME, the undersigned authority, personally appeared Ryan J. Wynne, Esquire, who Vicing duly sworn, says that he is the attorney and authorized agent for the Lienor, FLANDERS R ASSOCIATION, INC., a Florida corporation, not for profit:

> FLANDERS R ASSOCIATION, INC. c/o PRIME MANAGEMENT GROUP 6300 Park of Commerce Blvd. Boca Raton, FL 33487

and in pursuance of the Declaration of Protective Covenants, Conditions and Restrictions for FLANDERS R ASSOCIATION, (D.C., the Lienor has provided maintenance services and/or is owed monies of which there remains unpaid the following to wit:

Balance February (2009 Maintenance (due 2-01-09) 143.89 March 2009 Maintenance (due 3-01-09) 289.00 April 2009 Maintenauce dae 4-01-09) 289.00 May 2009 Maintenance (due 5-01-09) June 2009 Maintenance (due 6-01-09) \$ 289.00 28900 July 2009 Maintenance (dife 001-09) 289.00 TOTAL DOTAL \$1,588.89*

*AS OF THE DATE OF THE FILIPS)OF THIS LIEN. Any payment received by an association subsequent to the filing of this lien shall be applied first to any interest accrued, then to any administrative late fee, then to any costs and reasonable attorney's fees incurred in collection, and then to the delinquent assessment. Any payment received by an association in an amount less than the total amount then due and owing to the association shall not be construed as a waiver of any rights the association may have to collect the total amount then due and owing to the association and shall not affect the enforce ability of this lien for any amounts remaining due, or coming due in the future, in any way.

In addition to the amount listed above, this claim of lien shall secure all unpaid assessments that are due and that may accrue subsequent to the recording of this claim of lien and before entry of a certificate of title, as well as interest, late charges, reasonable costs and attorney's fees incurred by the association incident to the collection process.

Lienor claims a lien on the following described real property altuated in Palm Beach County, Florida:

Unit 840 of Flanders "R" a Condominium, according to the Declaration of Condominium thereof, recorded in Official Records Book 2837, Page 1297, of the Public Records of Palm Beach County, Florida as amended.

Owned By: Martin H. Colin Michael E. Colin 840 Flanders R

Delray Beach, FL 33484

FLANDERS R ASSOCIATION, INC.

Wynne, Estonie

Mailing Address: P. O. Box 9530 Lake Worth, FI 33466

Alternate Mailing Address: 501 N. Country Club Drive Atlantis, FL 33462

STATE OF FLORIDA)

COUNTY OF PALM BEACH) ss:

I HEREBY CERTIFY that on this day before me, an officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared, Ryan J. Wynne, authorized agent for the Association in this matter, who is personally known to me and who executed the foregoing instrument, after being duly sworn, acknowledged before me that they executed this document freely and voluntarily for the purposes herein stated.

ESS my hand and official seal in the County and State last aforesaid this 4th day of July, 2009. aforesamentining

2000 Notary Printed Name: Lynda K. Davis

NOTARY PUBLIC, State of FLORIDA at Large

#DD 797410

Plaintiffs,
vs.

MARTINH. COLIN; MICHAEL E. COLIN,
UNKNOWN SPOUSE OF MARTIN E. COLIN, if
any; UNKNOWN SPOUSE OF MICHAEL H.
COLIN, if any; UNKNOWN TENANT(S) IN
POSSESSION if any,
Defendants.

IN THE COUNTY COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

SSECTOR CC 00 3 6 53 XXXX NB

RH

MAR 1 8 2010

CIRCUIT & COUNTY COURTS
(CIVIL DIV.)

LIS PENDENS

TO: MARTIN H. COLIN; MICHAEL E. COLIN, UNKNOWN SPOUSE OF MARTIN E. COLIN, if any; UNKNOWN SPOUSE OF MICHAEL H. COLIN, if any; UNKNOWN TENANT(S) IN POSSESSION, if any,

NOTICE IS GIVEN that a suit was filed IN THE COUNTY COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA, on the date and time set forth above by the clerk (which date and time are incorporated herein by this reference) against the above named Defendants, involving the following described real property lying and being in Palm Beach County, Florida, to wit:

Unit 840 of Flanders "R" a Condominium, according to the Declaration of Condominium thereof, recorded in Afficial Records Book 2837, Page 1297, of the Public Records of Palm Beach County, Florida as amended.

More commonly known as: 840 Flanders R, Delray Beach, Florida 33484.

> HILLEY & WYANT-CORTEZ, P.A. Attorneys for Plaintiff 860 US Highway One, Suite 108 North Palm Beach, FL 33408 (561) 627/0009

V. Claire Wyant-Cortez Florida Bar No:0083879

CFN 20080020065
OR BK 22388 PG 0058
RECORDED 01/17/2008 10:07:20
Palm Beach County, Florida
Sheron R. Book, CLERK & COMPTROLLER
Pg 0058; (1pg)

This instrument Prepared by:

MARIA VICTORIA ARIAS, ESQUIRE SIEGFRIED, RIVERA, LERNER, DE LA TORKE & SOBEL, P.A. 201 Alhambra Civile, Suite 603 Coral Gables, Florida 33134

Matter No.6072492

MR MARTIN H COM

RELEASE OF LIEN

STATE OF FLORIDA, (SECOUNTY OF PALM BEAC

For and in consideration of the sum of ten dollars (\$10.00) Dollars to me in hand this day paid, the receipt of which is hereby acknowledged, the object the property hereinafter described from a certain lien filed by: 610 CLEMATIS CONDOMINIUM ASSOCIATION, INC. in the office of the Clerk of the Circuit Court of PALM BEACH County, Fl., on the 15th day of May, A.D. 2007 for the sum of \$2,109.96 due for ASSESSMENTS on said property; and livereby declare said lien fully satisfied. Said property is described as follows:

Condominium Unit No 811 Building No. N/A
of 610 CLEMATIS, as recorded in Official Records Book 19653, at Page 383, of the Public
Records of Palm Beach County, Florida.
A/K/A 610 CLEMATIS STREET #811 WEST PALM BEACH FLORIDA 33401

THIS RELEASES LIEN FILED IN OFFICIAL RECORDS BOOK 21733 AT PAGE437.

WITNESS my hand and seal on January 9, 2008.

Signed, sealed and delivered

610 CLEMATIS CONDOMINIUM

ASSOCIATION, INC.

2950 N 28TH TERRACE HOLLYWOOD,FLORIDA 33020

in the presence of:

Angela M. Ledea/

Tarrie Landania

MARIA VICTORIA ARIAS, attorney and agent

(SEAL)

STATE OF FLORIDA,

COUNTY OF MIAMI-DADE

)SS

)

The foregoing instrument was acknowledged before me on January 9, 2008, by MARIA VICTORIA ARIAS, Esq. as Attorney and Agent on behalf of the Corporation. MARIA VICTORIA ARIAS, Esq. is personally known to me and distant take an oath of 1/01/01

Notary Public State of Florida Zoreya A Cabrera My Commission DD575514 Expires 07/18/2010

Zorava Cabrera

NOTARY PUBLIC, STATE OF FLORIDA

AT LARGE

My commission expires:

CFN 20070236128 OR BK 21733 PG 0437 RECORDED 65/15/2007 09:27:13 Pais Beach County, Florida Sharon R. Bock, CLERK & CONPTROLLER Pas 6437 - 438; (2pgs)

CLAIM OF LIEN

Matter No.6072492

610 CLEMATIS CONDOMINIUM ASSOCIATION, INC., a Florida corporation not for profit, pursuant to the Declaration of Condominium for 610 CLEMATIS, as recorded in Official Records Book 19653, at Page 383, of the Public Records of Palm Beach County, Florida and any amendments filed thereafter; does hereby claim a lient of impaid assessments against the following described real property in PALM BEACH County, Florida

Condominium Unit No 811 Building No. N/A
of 610 CLEMATIS, as recorded in Official Records Book 19653, at Page 383, of the
Public Records of Palm Beach County, Florida.
A/K/A 610 CLEMATIS STREET #811 WEST PALM BEACH FLORIDA 33401

RECORD OWNER(S): MARTIN H. COLIN

Said lien is claimed due to the failure of the owner to pay the following assessments:

DATE WHEN DUE

SPECIAL ASSESSMENT BALANCE FOR DECEMBER 2006287.12

MAINTENANCE FEES FOR JANUARY - APRIL 2007

(\$455.71 per Month for 4 Months) 1,822.84

PLEASE NOTE: PAYMENTS APPLIED TO OLDEST BALANCE

TOTAL AMOUNT DUE:

2,109.96

and all further sums that shall become due and unpaid subsequent to the filing of this lien. In addition to the unpaid assessments, the lien shall also secure the payment of interest due on the unpaid assessments computed at the rate of fifteen 00/100 percent (15.00%) per annum for: 610 CLEMATIS CONDOMINIUM ASSOCIATION, INC. from the due date of the assessment until paid

CFN 20070575390
OR BK 22343 PG 0873
RECORDED 12/26/2007 15:40:50
Palm Beach County, Florida
Sharon R. Bock, CLERK & COMPTROLLER
Pg 0873; (1pg)

RECORD & RETURN TO: Joan Ann Cannata Fox, City Clerk City of Atlantis 260 Orange Tree Drive Atlantis, Florida 33462

> RELEASE OF LIEN CITY OF ATLANTIS

THE STATE OF FLORIDA COUNTY OF PALM BEACH

The City of Atlantis, hereby releases the property owned by Martin Colin, hereinafter described, from a certain Code Enforcement lien recorded by the City of Atlantis for Case No. CE 07-108, in the Public Records of Palm Beach County, Florida, on the 29th day of October, 2007 at Official Records Book 22218, Pages 0858 - 0859, and the City of Atlantis hereby declares said lien fully satisfied.

LEGAL DESCRIPTION:

EX OF ATLANTIS PLAT NO 3 LOT 1 BLK 11

STREET ADDRESS:

501 N Country Club Drive, Atlantis, Florida

WITNESS my hand and seaf the 26th day of December, 2007

Keith W. Davis, City Attorney

THE STATE OF FLORIDA) ss:

COUNTY OF PALM BEACH

The foregoing Release of Lien was acknowledged before me this 26th day of December, 2007, by Keith W. Davis, Esq. who is personally known to me or who has produced a Florida driver's license as identification and who did/did not take an oath, and who stated that he executed same on behalf of the City of Atlantis for the purposes therein expressed.

(Seal)

TRACY L. FROSBIEL.
MY COMMISSION # DO 699310
EXPIRES: May 10, 2011
Sorded Thru Notery Public Understitlers.

NOTARY PUBLIC, State of Florida

Y:\docs\Artisetis\Code Enforcement\Raisse of Liest2007\Colin ROL CB 07-108.wpd

1 000 40 /D 070

n 4 64

CFN 20080020092
OR BK 22388 PG 0212
RECORDED 01/17/2008 10:29:41
Palm Beach County, Florida
Sharon R. Bock, CLERK & COMPTROLLER
Pg 0212; (1pg)

Above This Line Reserved For Official Use Only

WARNING!

THIS LEGACIDOCUMENT REFLECTS THAT A LIEN HAS BEEN PLACED ON THE REAL PROPERTY LISTED HEREIN. UNLESS THE OWNER OF SUCH PROPERTY TAKES ACTION TO SHORTEN THE TIME PERIOD, THIS LIEN MAY REMAIN VALID FOR ONE YEAR FROM THE DATE OF RECORDING, AND SHALL EXPIRE AND BECOME NULL AND VOID THEREAFTER UNLESS LEGAL PROCEEDINGS HAVE BEEN COMMENCED TO FORECLOSE OR TO DISCHARGE THIS LIEN.

CLAIM OF LIEN

(Florida Statutes Section 713.08)

STATE OF FLORIDA COUNTY OF PALM BEA

Before me, the undersigned notary public, personally appeared Eduardo Rodriguez/Outdoor Services, who was duly sworn and says that she or he is (the lienor herein) (the agent of the lienor herein, whose address is 6282 Carthage Circon, Lake Worth, FL 33463; and that in accordance with a contract with Mr. Martin Colin, lienor furnished abor, services, or materials consisting of lawn maintenance and trimming trees, on the following described real property in PALM BEACH County, Florida: (insert legal description)

Lot 1, Block 11, PLAT NO. 3, City of Atlantis, Florida, according to the Plat thereof recorded in the office of the Clerk of the Circuit Court in and for Palm Beach County, Florida in Plat Book 27, Page 190. A/K/A 501 North Country Clab Dy., Atlantis, FL 33462

owned by Martin H. Colin. Work performed on 12/30/2006 thru 4/30/2007 for a total of \$2,875.00, of which there remains unpaid \$2,875.00, and that the lienor served her or his notice to owner on June 20, 2007, by certified mail.

Signature of Lienor Agent

Eduardo Rodriguez/Outdoor Services 6282 Carthage Cir.N., Lake Worth, FL 33463

STATE OF FLORIDA COUNTY OF PALM BEACH

The foregoing instrument was acknowledge before me this $\frac{\checkmark}{}$ of January, 2008, by Eduardo Rodriguez, who is personally known to me or has produced DL | Florida as identification.

NOTARY PERLIC. SEPTE OF PLORIDA

LOTYTIMI VI. Delgado

Commission # DD444999

Expires: TUNE 26, 2009

Bonded Thru Atlanuc Bonding Co., Inc.

NOTARY PUBLIC

D 4 f

Form 668 (Y)(c) (Rev. February 2004)	Not	ice of Federal Tax Lie	n	
Area:		Serial Number	For Optional Use by Recording Office	_
	S/SELF EMPLOYED AREA #3 (800) 913-6050	491938008	- 10 A M U U	
Code, we are g have been asses a demand for p there is a lien i property belon	section 6321, 6322, and 6 iving a notice that taxes (inclused against the following-nanal ayment of this liability, but in favor of the United States iging to this taxpayer for the lties, interest, and costs that	uding interest and penalties) ned taxpayer. We have made t remains unpaid. Therefore, on all property and rights to amount of these taxes, and	N 2008041 R BK 22956 R BK 22956 CORDED 11/18/2 CORD	2 2 2 2 3 3 4 3 4 3 4 4 4 4 4 4 4 4 4 4
Name of Taxpaye	MARTIN H & ELLEN S	DECD COLIN	5924 PG 008 08 Y, F10 LERK	
Residence	501 N COUNTRY CLUB	DR	06, 8:28: 0ride 6 CO	

Residence 501 N COUNTRY CLUB DR ATLANTIS, FL 33462

IMPORTANT RELEASE INFORMATION: For each assessment listed below, unless notice of the lien is refiled by the date given in column (e), this notice shall, on the day following such date, operate as a certificate of release as defined in IRC 6325(a).

Kind of Tax (a)	Tax Period Ending (b)	Identifying Number	Date of Assessment (d)	Last Day for Refiling (e)	Unpaid Balance of Assessment (f)
1040	12/31/2001		11/18/2002	12/18/2012	35516.11
Place of Filing	County Palm B	Courthouse each County alm Beach, FL	33402	Total	\$ 35516.11

This notice was prepared and signed atBALT	IMORE, MD	, on this,
the05th day ofNovember, _2008.		
Signature R. A. Mitchell for MR. JOHN SKY	Title REVENUE OFFICER (561) 616-2068	23-02-4519

(NOTE: Certificate of officer authorized by law to take acknowledgment is not essential to the validity of Notice of Federal Tax lien Rev. Rul. 71-466, 1971 - 2 C.B. 409)

Form 668 (Y)(c)

Notice of Federal Tay Lien

(Rev. February 2004	4)	Hotice	Oi rederai	I GA LIC	711 	
	ESS/SELF EMPL	OYED AREA #3	rial Number	1938108	For Options	al Use by Recording Office
As provided Code, we are have been as a demand for there is a lie property below.	e giving a notice ssessed against the payment of the in in favor of the longing to this to	that taxes (including following following following following for the amount of that may and costs that may and costs that may	of the Internal lag interest and potaxpayer. We have mains unpaid. The lag property and rount of these tax	Revenue enalties) ve made erefore, ights to		CFN 2008041 OR BK 22956 RECORDED 11/18/2 Palm Beach Count Sharon R. Bock, C Pg 0645; (1pg)
Name of Taxp		OUNTRY CLUB DR		-		.5925 PG 06: 008 08:28: y, Florida LERK & COM
unless notice	NT RELEASE INF e of the lien is refile following such date	ORMATION: For early the date given in the operate as a certification.	ch assessment liste column (e), this not	ice shall,		D645 28:22 ida COMPTROLLER
Kind of Tax (a)	Tax Period Ending (b)	Identifying Numbe	Date of Assessment (d)	Re	Day for filing	Unpaid Balance of Assessment (f)
1040 1040	12/31/2005 12/31/2005	(C)	11/20/2006 02/04/2008		0/2016 06/2018	31829.60
Place of Filing	County Palm B	Courthouse each County alm Beach, FL	33402		Total	\$ 31829.60
	as prepared and s	signed atB	ALTIMORE, M	D		, on this,
Signature	R. A. M	itchell	Title REVENU	E OFFI	CER	23-02-4519

(NOTE: Certificate of officer authorized by law to take acknowledgment is not essential to the validity of Notice of Federal Tax lien Rev. Rul. 71-466, 1971 - 2 C.B. 409)

(561) 616-2068

Part 1 - Kept By Recording Office

Form 668(Y)(c) (Rev. 2-2004) CAT. NO 60025X

for MR. JOHN SKY

3625

Form 668 (Z) (Rev. 10-2000)	<u>'.</u> .	of Release of Federal	_
Area:		Serial Number	For Use by Recording Office
SMALL BUSINESS Lien Unit Phone:	S/SELF EMPLOYED AREA #3 800) 913-6050	491938008	CF CF REC Pa.
of the internal Re additions. Theref additions has bee internal revenue it	authorized to note the books to	es listed below and all statutory ection 6321 for these taxes and a the office where the notice of ember 18	N 201201530 BK 25145 F ORDED 04/18/2012 Im Beach County, aron R. Bock, CLER 1012; (1pg)
	ELLEN S DECD COLIN COUNTRY CLUB DR	INFORMATION:	022 G 1012 9 14:15:16 Florida RK & COMPTROLLE
Liber Page	UCC No Serial No		∺

Liber Page UCC No. Serial No. 20080415924 22956 0644

Kind of Tax (a)	Tax Period Ending (b)	Identifying Number	Date of Assessment (d)	Last Day for Refiling (e)	Unpaid Balance of Assessment (f)
1040	12/31/2001		11/18/2002	12/18/2012	35516.11
	******		**************************************	******	******
Place of Filing	Count	y Courthouse Beach County		Total	\$ 35516.11

west Palm Beach, FL	33402	
This notice was prepared and signed atBAI	LTIMORE, MD	, on this,
theO4th day of April, 2012.		
Signature #Gwester! (NOTE: Certificate of officer authorized by low to take selections)	Title Operations Manager, Centralized Case Processi	ng-Lien Unit

acknowledgments is not essential to the validity of Certificate of Release of Federal Tax lien Rev. Rul. 71-466, 1971 - 2 C.B. 409)

Part 1 - RECORDING OFFICE

Form 668 (Z) (Rev. 10-2000) CAT. NO 600261 Area:

10194

Department of the Treasury - Internal Revenue Service

Certificate of Release of Federal Tax Lien

491938108

Serial Number

November 18

SMALL BUSINESS/SELF EMPLOYED AREA #3

Lien Unit Phone: (800) 913-6050

internal revenue tax lien was filed on

For Use by Recording Office CFN Palm 2 Sharon

these taxes and additions. Name of Taxpayer MARTIN H COLIN

Residence 501 N COUNTRY CLUB DR ATLANTIS, 12 33462-1005

> COURT RECORDING INFORMATION:

I certify that the following-named taxpayer, under the requirements of section 6325 (a) of the Internal Revenue Code has satisfied the taxes listed below and all statutory

additions has been released. The proper officer in the office where the notice of

Therefore, the lien provided by Code section 6321 for these taxes and

, is pathorized to note the books to show the release of this lien for

UCC No. (Serial No. Liber Page 22956 0645 n/a **20**980415925

Last Day for Refiling Unpaid Balance Tax Period Date of Identifying Number Kind of Tax of Assessment Assessment Ending (a) (b) **16)** (e) 1040 12/31/2005 11/20/2006 12/20/2016 1040 12/31/2005 02/04/2008 03/06/2018 31829.60 Place of Filing County Courthouse Palm Beach County Total \$ 31829.60 West Palm Beach, FL 33402

This notice was prepared and signed at	BALTIMORE, MD	_ , on this,
the 25th day of June	_, _2014	

Signature

Title

Operations Manager,

Centralized Case Processing-Lien Unit

(NOTE: Certificate of officer authorized by law to take acknowledgments is not essential to the validity of Certificate of Release of Federal Tax lien Rev. Rul. 71-466, 1971 - 2 C.B. 409) Form 668 (Z) (Rev. 10-2000) Part 1 - RECORDING OFFICE

CAT, NO 600261

FORM 6

FULL AND PUBLIC DISCLOSURE OF FINANCIAL INTERESTS

2014

FOR OFFICE USE ONLY:

FLORIDA

COMMISSION ON ETHICS

JUN 22 2015

RECEIVED

ID Code

ID No.

95006

Conf. Code

Colin, Martin

*********AUTO**MIXED AADC 323 T5 P1 146

Hon Martin Colin Circuit Judge Judicial Circuit (15Th) Elected Constitutional Officer 200 W Atlantic Ave Delray Beach FL 33444-3664

լՈլբիերըիկին Արևիի հուրենիային ինթերկիին

CHECK IF THIS IS A FILING BY A CANDIDATE

PART A -- NET WORTH

Please enter the value of your net worth as of December 31, 2014. [Note: Note: Please by subtracting your reported liabilities from your reported assets, so please see helps fullions on page 3.]

My net worth as December 31, 2014 was \$ 492,026

PART B -- ASSETS

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes: jewelry; collections of stamps, guns, and numismatic items; art objects; household equipment and furnishings; clothing; other household items; and vehicles for personal use, whether owned or leased.

ASSETS INDIVIDUALLY VALUED AT OVER \$1,000: DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET
HOME-501 NO. COUNTRY LLUB DR. ATLANTIS, FL. 33462	650,000
CONOD- 610 CLEMATUST UNIT BIL WART PARABACH, FL. 31401	192,000
SABABELL UNITED BATH WEST PAIN PERCH, FL. 33495	25,000
SABADELL UNITED BATH WEST PAIN PERCH, FL. 33409 ENS DROP. VESTED	9100 18,436

PART C -- LIABILITIES

LIABILITIES IN EXCESS OF \$1,000 (See instructions on page 4):

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
OCUBA (HSBCBAM) P.O. 62x 24646 USSI PALM BENEX, FL. 33401-HOME MONT.	282,445
OCUBN CLATALE MATIONAL BANK) P. J. BOX 24646 WEST PALM BEACH, FL. 33401 MON	T. 139, 877
HELEN MOSBURG GOOY CHATEAU du SOLIEU LN. UDERSA. Fl. 33536 - SECONOT	30,295
S. SINAM 615 ATLANTIS WAT ATLANTIS FL. 33462 - NONE	60,000
JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE:	-
NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
FEMORIS A. COMO ASSOC. 4300 BANGO F COMMERCE RIVA	1898

CE FORM 6 - Effective January 1, 2015 Adopted by reference in Rule 34-8.002(1), F.A.C. (Continued on reverse side)

BOCA RATON, F. 33 Y87 1/LIMTERGT WITH SON, MICHAGE

ABADBLE UNITED BATH WEST PARM SPECK, FI. 33409 - CARDIT LINE

PAGE 1

7995

		PART D -	- INCOME	
				s, and attachments, OR (2) file a sworn sources of income, by completing the
			c's, schedules, and attachments. need not complete the remainder of F	Part D.]
PRIMARY SOURCES OF INCOME	(See instructions on pa	ge 5):		
NAME OF SOURCE OF INCOM	E EXCEEDING \$1,000	<u> </u>	ADDRESS OF SOURCE OF INCOM	E AMOUNT
NEMENT INCOM	**	TALL	MHATSRE, FL.	136,000
NEMATE INCOM	r	WEST	PALA DENEN. FL.	15,000
SECONDARY SOURCES OF INCO	OME [Major customers, clid	ents, etc., of bu	usinesses owned by reporting person	see instructions on page 5]:
NAME OF BUSINESS ENTITY	NAME OF MAJOR OF BUSINESS		ADDRESS OF SOURCE	PRINCIPAL BUSINESS ACTIVITY OF SOURCE
PAF	RT E INTERESTS IN	N SPECIFIE	D BUSINESSES [Instructions on	page 6]
	BUSINESS ENTITY	¥ 1	BUSINESS ENTITY # 2	BUSINESS ENTITY # 3
NAME OF BUSINESS ENTITY				
ADDRESS OF BUSINESS ENTITY				
PRINCIPAL BUSINESS			···	· · · · · · · · · · · · · · · · · · ·
POSITION HELD			· · ·	
I OWN MORE THAN A 5% INTEREST IN THE BUSINESS	Tauli		,	
NATURE OF MY OWNERSHIP INTEREST	9.4.			
		DADTE	TRAINING	""
For officers	required to complete		ics training pursuant to section	112.3142. F.S.
			PLETED THE REQUIRED	
OAT	ГН	STATE	OF FLORIDA Palm Be	ach
I, the person whose name appear	s at the		to (or affirmed) and subscribed before	, I
beginning of this form, do depose	on oath or affirmation	7	20 15 by M	
and say that the information disclo	osed on this form		2010	WATER IT. COM
and any attachments hereto is tru	e, accurate,	(Signa	ture of Notary Public-State of Floron	**************************************
and complete.		, -	\{ \}	Notary Public State of Florida Sherrie R Norton
1110 1	11	(Print,	Type, or Stamp Commissioned Name	Canada Pythonomission FF 108130 Expires 04/16/2018
111,217	· Whi	Person	ially Knowri OR 🚾	HEREN MENDICATION
SIGNATURE OF REPORTING O	FFICIAL OR CANDIDATE	Туре о	f Identification Produced	
If a certified public accountant lic	ensed under Chapter 47	3, or attorney	in good standing with the Florida B	Sar prepared this form for you, he or
she must complete the following	statement:		-	
I, Section 112.3144, Florida Statute and correct.	es, and the instructions to		the CE Form 6 in accordance with A boon my reasonable knowledge and l	
Signature		-	-	Date
· ·	a CPA or attorney d	oes not relic	eve the filer of the responsibilit	ty to sign the form under oath.
			ON A SEPARATE SHEET, PLI	

FLORIDA COMMISSION ON ETHICS
JUN 2 2 2015

JUDICIAL QUALIFICATIONS COMMISSION FORM 6A

RECEIVED

44

Canon 6B(2), Code of Judicial Conduct

GIFT DISCLOSURE

All judicial officers must file with the Commission on Ethics on or before <u>luly 1</u> of each calendar year on the form set forth below a list of all gifts received during the previous calendar year of a value in excess of \$100.00, as provided in Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct.
NAME: MANTIN H. LOLIN TELEPHONE: 561-330-1750
ADDRESS: >00 WAST ATLANTIC NE DELANY BEACH, FL. 324
POSITION HELD: CIRLUIT COURT JUILE
Please identify all gifts you received during the preceding calendar year of a value in excess of \$100.00, as required by Canon 5D(5) and Canon 6B(2) of the Code of Judicip ROCCESSED Source Value
I certify that the foregoing list is complete, true and correct. JUDGE WART : H. COLI
<u>OATH</u>
COUNTY OF Palm Beach
Sworn to (or affirmed) and subscribed before me this 6 day of 5 tone 2015, by Martin H. Colin (name of person making statement).
(NOTARY SEAL)

Y

Notary Public State of Florida Sherrie R Norton My Commission FF 108130 Expires 04/16/2018 (Signature of Notary Public-State of Florida)

(Name of Notary Public-Typed, Printed or Stamped)

Personally Known _____ OR Produced Identification _____
Type of Identification
Produced _____

(ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED WITH JUDICIAL QUALIFICATIONS COMMISSION)

FORM 6

FULL AND PUBLIC DISCLOSURE OF FINANCIAL INTEREST

2013

FOR OFFICE USE ONLY:

FLORIDA COMMISSION ON ETHICS

JUN 27 2014

RECEIVED

PROCESSED

Hon Martin Colin Circuit Judge Judicial Circuit (15Th) **Elected Constitutional Officer** 200 W Atlantic Ave Delray Beach FL 33444-3664 լույդներիցերեկիլիկինորուներգերիստելիիիկիիկի

ID Code

ID No.

95006

Conf. Code

Colin, Martin

CHECK IF THIS IS A FILING BY A CANDIDATE

PART A -- NET WORTH

Please enter the value of your net worth as of December 31, 2013, or a more current date. [Note: Net worth is not calculated by subtracting your reported liabilities from your reported assets, so please see the instructions on page 3.]

My net worth as of

JUNE 1 , 2014 was \$ 472,400

PART B -- ASSETS

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes: jewelry; collections of stamps, guns, and numismatic items; art objects; household equipment and furnishings; clothing; other household items; and vehicles for personal use.

The aggregate value of my household goods and personal effects (described above) is \$ ____ 120,000.50

ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:

DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET	
HOME. SOI NO. COUNTY LLUB DA. ATLANTIS, FL. 33467	650,000	
COND-610 LLEMATIS ST. UNIT 811 WART PARM BRACH, FL. 33401	190,000	
CONSO- "12 INTEREST 840 FLAMBERS R. BELLAY BENEW. Fl. 33466	25,000	
SAGABREL UNITED BANK. WEST PARA CERCH, PL. 33709	8,600	

PART C -- LIABILITIES

LIABILITIES IN EXCESS OF \$1,000 (See instructions on page 4):

NAME AND ADDRESS OF CREDITOR

OCWEN (HSBC BANK) P.O.GOX 24646 WEST PAIN BEACH, F133401 - MONT.	285,000
OCURN (LASAUR MATIONA BROKE) P.O.BOX 24646 WESTPAM BESKED A. MONS	146,000
HEREN LOSBURG 9004 CHATEN du SOLIEU LN. OJERSA FL. 33536 THONE	28,000
S. SIAPM 615 ATLANTIS WAY ATLANTIS F1. 33762 - MONE	60,000
JOINT AND SEVERAL LIABILITIES NOT REPORTED AROVE.	

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
FLAMERIS A. COMOD ASSOC. 6300 BATH OF COMMERCE BLUD	1200
BOCA MATON, Pl. 334P7 1/2 INTEREST WITH SON,	
M, coffee	

AMOUNT OF LIABILITY

	PAR	RT D INCOM	${f E}$			
You may EITHER (1) file a complete copy of statement identifying each separate source remainder of Part D, below.						
I elect to file a copy of my 2013 fede [If you check this box and attach a co				er of Part D.]		
PRIMARY SOURCES OF INCOME (See ins	structions on page 5):					
NAME OF SOURCE OF INCOME EXCEE	DING \$1,000	ADDRESS	OF SOURCE OF IN	ICOME	AMOUNT	
NEWER INCOME		ALLAHA	SSGE, FL.	•	136,000	
NENTH INCOME	- w	EST PALM	SSRE, FL.	. 20-13	15,000	
SECONDARY SOURCES OF INCOME [Maj	or customers, clients, etc	c., of businesses ov	wned by reporting pe	rsonsee instruct	ions on page 51:	
NAME OF N	AME OF MAJOR SOUR	CES	ADDRESS		PRINCIPAL BUSINESS	
BUSINESS ENTITY	OF BUSINESS' INCOM	<u>E</u>	OF SOURCE	<u> </u>	ACTIVITY OF SOURCE	
PART E I	NTERESTS IN SPEC	CIFIED BUSINE	ESSES [Instructio	ns on page 6]		
BUS	SINESS ENTITY # 1	BUSIN	ESS ENTITY # 2	BUS	INESS ENTITY # 3	
NAME OF BUSINESS ENTITY						
ADDRESS OF BUSINESS ENTITY					14.	
PRINCIPAL BUSINESS	100				- Maria	
POSITION HELD	· · · · · · · · · · · · · · · · · · ·					
I OWN MORE THAN A 5%						
INTEREST IN THE BUSINESS NATURE OF MY						
OWNERSHIP INTEREST						
IF ANY OF PARTS A THROUG	GH E ARE CONTIN	UED ON A SEI	PARATE SHEET	, PLEASE CH	ECK HERE 🔲	
OATH		STATE OF FLORI	DA Palm T	Reach		
I, the person whose name appears at the			ed) and subscribed	hoforo mo this	24 day of	
beginning of this form, do depose on oath		Sworr to (or allillin		. \	~ \\	
and say that the information disclosed on the	nis form	Tribe	, 20 <u>14</u> by	THEFT	H.Colin	
and any attachments herete is mue, accura	Public State of Florida	Signature of Nota	ry PublicState of Fl	lorida)		
and complete.	ie R Norton	Congridation of Notes	2~~',e /	21-7-2		
	04/16/2018	Print, Type, or Sta	mp Commissioned	Name of Notary P	ublic)	
/ 4 /	/	Personally Known	L OR	Produced Identif	fication	
Martin H. Wol	m'	-				
SIGNATURE OF REPORTING OFFICIAL	OR CANDIDATE	Type of Identification	on Produced			
If a certified public accountant licensed un she must complete the following statemen	·	orney in good sta	nding with the Flori	ida Bar prepared	this form for you, he or	
L.		ared the CF Form	n 6 in accordance v	with Art. II. Sec. 8	3, Florida Constitution,	
Section 112.3144, Florida Statutes, and the correct.						
				D-4		
Signature				Date		

Preparation of this form by a CPA or attorney does not relieve the filer of the responsibility to sign the form under oath.

PROCESSED

FLORIDA COMMISSION ON ETHE

JUN 27 20

RECEIVED

JUDICIAL QUALIFICATIONS COMMISSION FORM 6A Canon 6B(2), Code of Judicial Conduct

GIFT DISCLOSURE

All judicial officers must file with the Commission on Ethics on or before July 1 of each calendar
year on the form set forth below a list of all gifts received during the previous calendar year of a
value in excess of \$100.00, as provided in Canon 5D(5) and Canon 6B(2) of the Code of Judicial
Conduct

Conduct.
NAME: MALTIN H. COLIN TELEPHONE: 561-330-1750 ADDRESS: 200 WAST AT LAW TIC NE. AFCLAT BANCH FL.3374
ADDRESS: 200 WEST AT LAW TIC ME. DECKAT BENCH FL. 33 YY
POSITION HELD: CIACUIT COUNT JUICE
Please identify all gifts you received during the preceding calendar year of a value in excess of \$100.00, as required by Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct.
Source Value
I certify that the foregoing list is complete, true and correct.
Monton 1+. Wen'
OATH
STATE OF FLORIDA COUNTY OF Halm Beach
Sworn to (or affirmed) and subscribed before me this <u>Hay of June</u> , 20 <u>14</u> , by <u>Martin H. Colin</u> (name of person making statement).
(NOTARY SEAL) (Signature of Notary Public-State of Florida)
Notary Public State of Florida Sherrie R Norton My Commission FF 108130 Expires 04/16/2018 (Name of Notary Public-State of Florida) (Name of Notary Public-State of Florida)
Personally Known OR Produced Identification Type of Identification Produced
ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED WITH JUDICIAL

(ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED WITH JUDICIAL QUALIFICATIONS COMMISSION)

FULL AND PUBLIC DISCLOSURE OF 2011 FORM 6

FINANCIAL INTERESTS

COMMISSION ON ETHICS DATE RECEIVED

FOR OFFICE USE ONLY:

JUN 2 9 2012

"AUTO" MIXED AADC 323 T4 P1 123

HON MARTIN COLIN CIRCUIT JUDGE JUDICIAL CIRCUIT (15TH) **ELECTED CONSTITUTIONAL OFFICER** 200 W ATLANTIC AVENUE **DELRAY BEACH, FL 33444-3664**



ID Code

ID No

95006

Conf Code

P. Req. Code

Colin, Martin

CHECK IF THIS IS A FILING BY A CANDIDATE

PART A -- NET WORTH

Please enter the value of your net worth as of December 31, 2011, or a more current date. [Note Net worth is not calculated by subtracting your reported liabilities from your reported assets, so please see the instructions on page 3]

My net worth as of JUNE 1, 2012 was \$ 353, 473

PART B -- ASSETS

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes, jewelry; collections of stamps, guns, and numismatic items, art objects, household equipment and furnishings; clothing; other household items; and vehicles for personal use

The aggregate value of my household goods and personal effects (described above) is \$ 120,000

ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:

DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET
HOME - 501 NO. COUNTRY LLUB Dr. ATLANTS, FL. 33462	650,000
CONDO- 610 LLEMATIS ST. UNIT PIL WEST ! MAR BEACH, PL. 3 : YO)	160,000
CONDO- 1/2 INTENSIT- BYO FLAMBERS R DELNAY BEACH, FL. 27491	35,000
SABADELL NATIONAL BANK	8,800

PART C -- LIABILITIES

LIABILITIES IN EXCESS OF \$1,000 (See instructions on page 4):

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
OLWEN (HSBC BANK) P.O. BOX 24646 WASTPALM BRANT, F1.33416- MONTEME	390,000
LASALLE MATIONAL BANK 135 SO. LATALLE CT. # 1875 CHICAGO, ILL 60603	150,000
HELEN ROSBURG GOOY CHATEN du LOLEIL LU. OBESSA, FL. 33536-MONE	20,000
S. SINIAL 615 ATCANTIS BURY ATCANTIS, FL. 33762-NOWE	60,000

JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE:

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
FLANDERS A ASSOC. 6303 BATH OF COMMERCE BLUE BOCK MATORIE.	
33 787 "L INTENERT WITH SON, MICHAEL	327-

PART D INCOME							
You may EITHER (1) file a complete identifying each separate source ar D, below.							
			's, schedules, and attachments. need not complete the remainder	r of Part D.]			
PRIMARY SOURCES OF INCOME NAME OF SOURCE OF INCOM		e 5): 	ADDRESS OF SOURCE OF INC	COME	AMOUNT		
MENTE INCOM	~~	tn	TALLAHMSSGE, FL 134,000				
NENTAL INCOM	~ É	No	WEST PAR DEACH, FI. COND 15000				
							
SECONDARY SOURCES OF INCO NAME OF BUSINESS ENTITY	OME [Major customers, clier NAME OF MAJOR 3 OF BUSINESS' II	SOURCES	ADDRESS OF SOURCE	sonsee instruc	tions on page 5]: PRINCIPAL BUSINESS ACTIVITY OF SOURCE		
PAR	T E INTERESTS IN	SPECIFIE	D BUSINESSES [Instruction	ons on page 6	I		
NAME OF	BUSINESS ENTITY	#1	BUSINESS ENTITY # 2		BUSINESS ENTITY # 3		
BUSINESS ENTITY ADDRESS OF							
BUSINESS ENTITY PRINCIPAL BUSINESS ACTIVITY							
POSITION HELD WITH ENTITY							
I OWN MORE THAN A 5% INTEREST IN THE BUSINESS							
NATURE OF MY OWNERSHIP INTEREST							
IF ANY OF PARTS A	THROUGH E ARE CO	ONTINUED	O ON A SEPARATE SHEET	, PLEASE C	HECK HERE 🔲		
OAT	ru	ST	ATE OF FLORIDA				
		co	DUNTY OF <u>Palm</u>	Beach			
I, the person whose name appears beginning of this form, do depose of	Sw	Sworn to (or affirmed) and subscribed before me this day of					
and say that the information disclosed on this form			June 2013 by Martin H. Colin.				
and any attachments hereto is true, accurate SHERRIE NORTON							
and complete. Commission # DD 947047 Expires April 16, 2014			(Signature of Notary PublicState of Florida)				
Bonded Thru Troy Fain Insurance 800-385-7019							
111	loh	(Pr	(Print, Type, or Stamp Commissioned Name of Notary Public)				
SIGNATURE OF REPORTING OF	FICIAL OR CANDIDATE	Pe	rsonally Known Of	R Produced Id	dentification		
		Тур	oe of Identification Produced				
FU INC INSTRUCTIONS 5	an and where to file the	- faunt !					

FILING INSTRUCTIONS for when and where to file this form are located at the top of page 3. INSTRUCTIONS on who must file this form and how to fill it out begin on page 3. OTHER FORMS you may need to file are described on page 6.

JUDICIAL QUALIFICATIONS COMMISSION FORM 6A

Canon 6B(2), Code of Judicial Conduct

JUN 2 8 2013

GIFT DISCLOSURE

year on the form set forth below a livalue in excess of \$100.00, as provide Conduct.	e Commission on Ethics on or before <u>July 1</u> of each calendar st of all gifts received during the previous calendar year of a ded in Canon 5D(5) and Canon 6B(2) of the Code of Judicial
NAME: MARTIN H. C	TELEPHONE: 501-330-1750
ADDRESS: DO WEST A	TLANTIC INE. DECMY BENCH, FL. 3344
POSITION HELD: CIACUIT	COUNT JUICE
Please identify all gifts you received	during the preceding calendar year of a value in excess of and Canon 6B(2) of the Code of Judicial Conduct.
Source	<u>Value</u>
- 0 -	
I certify that the foregoing list is comp	JUDGE
	<u>QATH</u>
STATE OF FLORIDA COUNTY OF Palm Reach	<u></u>
Sworn to (or affirmed) and subscribe by Martin H. Colin	d before me this 25 day of 50ne 2013 (name of person making statement).
•	
(NOTARY SEAL) SHERRIE NORTON Commission # DD 947047 Expires April 16, 2014 Bonded Thru Troy Fein Insurance 800-385-7019	(Signature of Notary Public-State of Florida) Sherrie Monton
/	(Name of Notary Public-Typed, Printed or Stamped)
Personally Known OR Pro	oduced Identification

(ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED WITH JUDICIAL QUALIFICATIONS COMMISSION)

Produced_

FORM 6

FULL AND PUBLIC DISCLOSURE OF

2012

FINANCIAL INTEREST

FOR OFFICE USE ONLY:

COMMISSION ON ETHICS DATE RECEIVED

JUN 2 8 2013

վլգինկինումբիգիկիցյիլիկիկիլինինիկիլիգիսինի

**********AUTO**MIXED AADC 323 T6 P1 25

Hon Martin Colin Circuit Judge Judicial Circuit (15Th) Elected Constitutional Officer 200 W Atlantic Ave Delray Beach, FL 33444-3664

PROCESSED

ID Code



ID No

95006

Conf. Code

P. Reg. Code *****

Colin, Martin

CHECK IF THIS IS A FILING BY A CANDIDATE

PART A -- NET WORTH

Please enter the value of your net worth as of December 31, 2012, or a more current date. [Note: Net worth is not calculated by subtracting your reported liabilities from your reported assets, so please see the instructions on page 3.]

PART B -- ASSETS

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes; jewelry; collections of stamps, guns, and numismatic items; art objects; household equipment and furnishings; clothing; other household items; and vehicles for personal use.

The aggregate value of my household goods and personal effects (described above) is \$ 1 20,000

ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:

DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET
HOME- SOI NO COUNTY ELUS DA. ATLANTIS, FL. 33462	650,000
CONDO - 610 CLEMATIS ST. UNIT BILL WEST PMM BENEA, FL. 33401	180,000
COMOS-112 INTENST-840 FLAMORAS R DELLANG BENEATEL. 33466	25,000
SABADELL UNITED BOTH WEST DOWN DENNIF, FL. 33409 - AZIONA	8,700

PART C - LIABILITIES

LIABILITIES IN EXCESS OF \$1,000 (See instructions on page 4):

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
OCUEN (145BC 3 mm) P. O. BOX 27646 WAST DAM BENCH FL. 33401- MONT.	290,000
DOWEN (LASALE NAT'L BANK) DOBOK LYCYL WEST DAMM GENCH F. 33401 - MONT.	148,000
ITEMEN MOSSUM GOOY CHATEN OU SOLIEU LN. DOGSA FI. 33536 - HOME	28,000
S. SIMPAL 615 ATEMATIS WAY ATEMATIS, FI. 33462 - NOW-E	60,000
JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE:	AMOUNT OF LIABILITY

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
FLAMBERS A. ASSOC. 630: BANK OF COMMERCE BLVD. BOLA NOW FL	2400
33467 1/LINTENENT WINASON, MICHARCL	

FORM 6X AMENDMENT TO FULL AND PUBLIC FEB 1 7 2011 **DISCLOSURE OF FINANCIAL INTERESTS**

LAST NAME - FIRST NAME - MIDDLE NAME (same as on ori	, , , , , , , , , , , , , , , , , , , ,	◆ THIS FORM 6X AMENDS THE FORM 6 (Full and Public Disclosure of Financial Interests) I FILED FOR THE YEAR: 2008		
COLIN MANTIN CINCUIT	of Financial Interests) I FILED FOR THE YEA			
	◆ DURING THAT YEAR, I HELD, OR WAS A	A CANDIDATE FOR THE		
200 WEST ATLANTIC NE	POSITION OF: CIACUIT TU	,		
	POSITION OF: CINCOII	, D C &		
CITY ZIP COU	→ WITH THIS GOVERNMENTAL AGENCY:			
DECEMP BENEIT 33444 PM	ha sence Sime 16 FLONIO	11		
process plane of still for				
	PART A - NET WORTH			
	ent, please enter the corrected value of your net worth as of the d	ate chosen for the original		
Form 6 you are seeking to amend, together with that date	1 125000			
My net worth as of	1/1 , 20 09 was \$ 435,000			
	PART B ASSETS			
HOUSEHOLD GOODS AND PERSONAL EFFECTS: If you are amending the value originally reported for househousehousehousehousehousehousehouse	old goods and personal effects, please enter the amended value b	pelow		
The aggregate value of my household goods and personal e	effects as of the above date was \$6 \0 v 0			
ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:				
DESCRIPTION OF ASSET		VALUE OF ASSET		
HOME. 501 NO. COUNTY CLUB DA. A	WEST BOWN ARMEST OF 36701	650,000		
COMES. IL INTEREST. PYO FLAMENT PAT - LI THOGNEY - SCULLTURE, P.A.	-S A BELAN BEAUT FL. 33796	55,000		
- 「ヤト・・・」 こうてきゅうてんてき せんじょうかんちょうかい		2010-		
CMH VALUE LIFE 171 COM. AUTV	M.	20,000		
CASH UMUR LIFE INS COM. AUTUM MRUCON UNITED RANK - WAST PAUM	oracd. Fr 17401	20,000		
MELLON UNITE HOME - WALT PAUM	PART C LIABILITIES			
LIABILITIES IN EXCESS OF \$1,000:	Back, Fr. 1140)	8,943		
LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR OCUBAL (P. R. P. 18 & R. R. P.) 1,003 > 370	PART C LIABILITIES	AMOUNT OF LIABILITY		
LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR OCUBAL (NEW HISE REALT) 1,0037 376	PART C LIABILITIES	AMOUNT OF LIABILITY		
LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR OCUBE (FIRE HEEC RAME) 1.0027 776 HEAR MONTONCE CASPLE CASPLE	PART C LIABILITIES FULL WEST FROM ESTAT PU 334/6 ST. (J. TE IF > C GHECKED, ILL 60603 - COWNO MILES	AMOUNT OF LIABILITY		
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LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR DOWN (NEW HISE RAME) 1.0057 TO HOME MONTONE LASPILE ANTIONA - 135 SOUTH CASPILE JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOV NAME AND ADDRESS OF CREDITOR If you are filing an amended copy of your federal income to PRIMARY SOURCES OF INCOME:	PART C LIABILITIES PART C LIABILITIES PART C LIABILITIES PART C LIABILITIES PART D INCOME ax return, including all attachments, please check here:	AMOUNT OF LIABILITY 3.0,000 20,000 AMOUNT OF LIABILITY		
LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR OCHEL (NEW HSEC EMP) 1.0037 376 HOME MONTONE LASTICE ANTIONE - 135 SOUTH CASTLE LASTICE ANTIONE - 135 SOUTH CASTLE LIABILITIES NOT REPORTED ABOV NAME AND ADDRESS OF CREDITOR If you are filing an amended copy of your federal income to PRIMARY SOURCES OF INCOME: NAME OF SOURCE OF INCOME EXCEEDING \$1.000	PART C LIABILITIES PART C LIABILITIES PART C LIABILITIES PART D INCOME ADDRESS OF SOURCE OF INCOME	AMOUNT OF LIABILITY 3.0,000 20,000 AMOUNT OF LIABILITY AMOUNT		
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	PART E — INTERES	TS IN SPECIFIED BUSINESSES		
AME OF	BUSINESS ENTITY # 1	BUSINESS ENTITY # 2	BUSINESS ENTITY #3	
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JSINESS ENTITY	<u> </u>			
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OWN MORE THAN A 5% ITEREST IN THE BUSINESS				
ATURE OF MY WNERSHIP INTEREST				
		to viliate 60085 + ransore The Fram 16,000 TO 20		
	LAAN COMP MONT	ME · NOT ON IT		
Y. Eliminate DE	LAAN COMP MONT	WEE · NOT ON IT UED ON A SEPARATE SHEET, PLE	ASE CHECK HERE	
Y. Eliminate DE	THROUGH FARE CONTIN	UED ON A SEPARATE SHEET, PLE STATE OF FLORIDA PALM BE	ach	
FANY OF PARTS AT	THROUGH FARE CONTINU	STATE OF FLORIDA PALM BE COUNTY OF PALM BE Sworn to (or affirmed) and subscribed before	a ch ore me this 14th day of	
IF ANY OF PARTS A T OAT the person whose name appears a aginning of this form, do depose on	THROUGH FARE CONTINUTY H t the cath or affirmation	STATE OF FLORIDA PALM BE COUNTY OF PALM BE Sworn to (or affirmed) and subscribed before	a ch ore me this 14th day of	
IF ANY OF PARTS AT OAT the person whose name appears a eginning of this form, do depose on a say that the information disclose	THROUGH FARE CONTINUTE the cath or affirmation of the continue of the continu	STATE OF FLORIDA PALM BE COUNTY OF PALM BE Sworn to (or affirmed) and subscribed before Fibruary 20 // by MESSATE STATE OF FLORIDA PALM BE	ach ore me this 14 ⁴⁵ day of 1ARTIN H. COCIN	
f. Eliminate de	THROUGH F ARE CONTINUE It the coath or affirmation of the company	STATE OF FLORIDA PALM BE Sworn to (or affirmed) and subscribed before February 20 11 by ES TOTAL Public-State of Floridals	ach ore me this 14 ⁴⁵ day of 1ARTIN H. COCIN	
IF ANY OF PARTS A T OAT the person whose name appears a eginning of this form, do depose on a say that the information disclose and any attachments hereto is true, a	THROUGH FARE CONTINUE TH The tithe cath or affirmation and of the company of th	STATE OF FLORIDA PALM BE Sworn to (or affirmed) and subscribed before February 20 11 by ES TOTAL Public-State of Floridals	ach ore me this 14 ⁴⁵ day of 1ARTIN H. COCIN	
IF ANY OF PARTS A T OAT the person whose name appears a eginning of this form, do depose on a day that the information disclose and any attachments hereto is true, a	THROUGH F ARE CONTINUE It the coath or affirmation of the company	STATE OF FLORIDA PALM BE Sworn to (or affirmed) and subscribed before Elbrugg , 20 // by A ES Co. Jeff L. F. (Print, Type, or Stamp Commissioned Name)	ach ore me this 14 ⁴⁵ day of ARTIN H. COLIN a) CKES	

INSTRUCTIONS FOR COMPLETING and FILING FORM 6 X:

INTRODUCTORY INFORMATION (At Top of Form)

NAME, DISCLOSURE PERIOD, NAME OF POSITION, and NAME OF AGENCY: Use the same information as on the original Form 6 you are seeking to amend

MAILING ADDRESS: Use your current mailing address

PARTS A through E:

Use these sections of the form to report the new information you believe should have been reported on your original Form 6, continuing on a separate sheet if necessary Additional instructions are found on pages 3-5, attached

PART F:

Use this section of the form to explain the changes in your original Form ϵ

OATH:

All information on this form should be submitted under oath

WHERE TO FILE:

If you are amending a Form 6 you filed as a candidate, file the Form 6X at the office where you filed your qualifying papers. All other persons should file Form 6X with the Commission on Ethics, P.O. Drawer 15709, Tallahassee, FL 32317-5709

QUESTIONS:

About this form or the ethics laws may be addressed to the Commission on Ethics, Post Office Drawer 15709, Tallahassee, Florida 32317-5709, telephone (850) 488-7864

95000

FORM 6X AMENDMENT TO FULL AND PUBLIC DATE RECE DISCLOSURE OF FINANCIAL INTERESTS FEB 1 7 2011

		23 2 4 2011
LAST NAME - FIRST NAME - MIDDLE NAME (same as on ori	Full and Public Disclosure	
MAILING ADDRESS	of Financial Interests) I FILED FOR THE YEA	R
	♦ DURING THAT YEAR, I HELD, OR WAS	A CANDIDATE FOR, THE
200 WAST ATLANTIC NE	POSITION OF: CIALUIT TV	
	POSITION OF:	
	◆ WITH THIS GOVERNMENTAL AGENCY:	
CITY ZIP COL	STATE OF FLOR	14
DELAT BEACH 33444 PALA	TONIEU	
	PART A NET WORTH PROCESSE	-1)
	PARTA NET WORTH PRUCESSE	
If your reported net worth will change because of this amendment form 6 you are seeking to amend, together with that date	ent, please enter the corrected value of your net worth as of the d	ate chosen for the original
	1/1 2010 was \$ 295,000	
My net worth as of	111 20 78 was \$ 270 7000	
	PART B ASSETS	
HOUSEHOLD GOODS AND PERSONAL EFFECTS:	and seeds and reversed affects, places enter the amonded value to	a dow
	old goods and personal effects, please enter the amended value b	JEIOW
The aggregate value of my household goods and personal e	ffects as of the above date was \$6 L,000	
ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:		
DESCRIPTION OF ASSET		VALUE OF ASSET
HAR. 501 AS COUNTY LLUG IN AT	CAPTIVE 2796 L	6 00 00 00
COMO - 610 CLEANTY ST #911 COMO - 1/2 INTERET - 540 PLANCE	of he became somet p. 11444	37,030
ANT - LITHE GRAPHY, SEVERIVER, IA		50,000
MELLEN UM PCS BANK - WEST PA	m offert Pc. 27401	8,000
	PART C LIABILITIES	
	FART C LIABILITIES	
LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR		: AMOUNT OF LIABILITY
OCUR- (ALA HISC BAME) POBOX 276	16 WEST PROMISENT FO. 21416 - HOME	390,000
CASPILE BAM 135 50. LASKIEST S	JINEIVES CHICARDILL GOLOZ- MONT.	220,444
	Come min,	
S. SINIM - NOTE IMABLE - BIS AT	A	20,010 60,000
JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOV	•	
NAME AND ADDRESS OF CREDITOR		AMOUNT OF LIABILITY
	DART D. INCOME.	
	PART D INCOME	
If you are filing an amended copy of your federal income to	ax return, including all attachments, please check here: $lacktriangle$	
PRIMARY SOURCES OF INCOME:		l
NAME OF SOURCE OF INCOME EXCEEDING \$1,000	ADDRESS OF SOURCE OF INCOME	AMOUNT
MENTALING SMANY	TACAINGERE, FI.	/47,000
NEMERA I MEDING -	user 1 mm 1 smit comed	\2,000

NAME OF	ME [Major customers, clients, etc., of but NAME OF MAJOR SOURCES	usinesses owned by reporting persons ADDRESS OF SOURCE	eee instructions] PRINCIPAL BUSINESS ACTIVITY OF SOURCE
BUSINESS ENTITY	OF BUSINESS' INCOME	OF SOURCE	ACTIVITY OF GOORGE
	PART E — INTERESTS I	IN SPECIFIED BUSINESSES	
	BUSINESS ENTITY # 1	BUSINESS ENTITY # 2	BUSINESS ENTITY # 3
NAME OF BUSINESS ENTITY			
ADDRESS OF BUSINESS ENTITY			
PRINCIPAL BUSINESS ACTIVITY			
POSITION HELD WITH ENTITY			
I OWN MORE THAN A 5% INTEREST IN THE BUSINESS			
NATURE OF MY OWNERSHIP INTEREST			
OWNERON INTEREST			
		NATION OF CHANGES	
1. ADDED ADDRESSES &			
2. SEPARATRO ANT	FROM JEWELLY, HU	EIGH 6000S + LEND	mt FFFeD
3. CONNECTED AMO	+ IMUBION TO EME	ocuer LOATS	
		ON A CERAR ATTE CHIRETE BY	
IF ANY OF PARTS A T	HROUGH FARE CONTINUED	O ON A SEPARATE SHEET, PL	EASE CHECK HERE
OAT	'H sī	TATE OF FLORIDA PALM A	BEACH
I, the person whose name appears a	at the Sw	vorn to (or affirmed) and subscribed bef	
beginning of this form, do depose on	oally madian was a series of the series of t	Felbruary 20 11 by	MARTIN H. COLIN
and say that the information disclose	MY COMMISSION # DD00661		
and any attachments hereto is true,	EXPIRES: July 14, 2013	grature of Netary Public-State of Flori	da)
and complete	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Jeri L. 1	
MIT		rint, Type, or Stamp Commissioned Nar	me of Notary Public)
SIGNATURE OF REPORTING OFF	IOLAL OR CAMPIDATE		roduced Identification
SISTRICITE OF THE OTHER OFF	ly.	pe of Identification Produced	

INSTRUCTIONS FOR COMPLETING and FILING FORM 6 X:

INTRODUCTORY INFORMATION (At Top of Form)

NAME, DISCLOSURE PERIOD, NAME OF POSITION, and NAME OF AGENCY: Use the same information as on the original Form 6 you are seeking to amend

MAILING ADDRESS: Use your current mailing address

PARTS A through E:

Use these sections of the form to report the new information you believe should have been reported on your original Form 6, continuing on a separate sheet if necessary Additional instructions are found on pages 3-5, attached

PART F:

Use this section of the form to explain the changes in your original Form 6

OATH

All information on this form should be submitted under oath

WHERE TO FILE:

If you are amending a Form 6 you filed as a candidate, file the Form 6X at the office where you filed your qualifying papers. All other persons should file Form 6X with the Commission on Ethics, PO. Drawer 15709, Tallahassee, FL 32317-5709

QUESTIONS:

About this form or the ethics laws may be addressed to the Commission on Ethics, Post Office Drawer 15709, Tallahassee, Florida 32317-5709, telephone (850) 488-7864

FORM 6 FULL AND PUBLIC DISCL	OSUR	E OF	COMMISSION OF FIGS
Please print or type your name, mailing address, agency name, and position below: LAST NAME — FIRST NAME — MIDDLE NAME	1		JUL 0 5 2006
Colin Martin Howard	FOR OFFIC USE ONLY:		
MAILING ADDRESS	ĺ		
P.O. Box 9530	<u> </u>	ID Code	
	l	ID Code	
CITY ZIP COUNTY :	1	ID No.	0
Lake Worth 33466 Palm Beach]	ID NO.	95006
NAME OF AGENCY State Courts		Conf. Code	
NAME OF OFFICE OR POSITION HELD OR SOUGHT :	į I	P Req. Code	
Circuit Court Judge	j		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
CHECK IF THIS IS A FILING BY A CANDIDATE		PN	OCECCEPD 2005
PART A NET WORTH			
PARTA NET WORTH Please enter the value of your net worth as of December 31, 2005, or a more current date. [Note: liabilities from your reported assets, so please see the instructions on page 3.]	: Net worth is r	not calculated I	by subtracting your reported
My net worth as of December 31 , 20 05 was	\$ <u>697,000.</u>	.00	·
PART B ASSETS			
HOUSEHOLD GOODS AND PERSONAL EFFECTS: Household goods and personal effects may be reported in a lump sum if their aggregate value exif not held for investment purposes jewelry; collections of stamps, guns, and numismatic items; another household items, and vehicles for personal use.			
The aggregate value of my household goods and personal effects (described above) is \$ $\frac{50,00}{100}$	00.00		<u></u>
ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:			VALUE OF ACCET
DESCRIPTION OF ASSET (specific description is required - see instruction Jewelry - Diamonds & Gold Rings & Bracelets	\$ p.4)		20,000.00
Art Paintings			30,000.00
Real Estate: Home			600,000.00
Real Estate: Condo			100,000.00
Self Employment Pension			110,000.00
PART C LIABILITIES			
LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR			AMOUNT OF LIABILITY
Wells Fargo Mortgage			198,000.00
American Express			9,000.00
JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE: NAME AND ADDRESS OF CREDITOR			AMOUNT OF LIABILITY

		PART D	INCOME			
You may EITHER (1) file a complete separate source and amount of in	ete copy of your 2005 federa	al income tax	return, including all attachr	ments, <i>OR</i> (2)	file a sworr	statement identifying each
I elect to file a copy of my	2005 federal income tax retu					
the remainder of Part D } PRIMARY SOURCES OF INCOM			ADDRESS OF SOURCE	OF INCOME	!	AMOUNT
NAME OF SOURCE OF INCO State of Florida	ME EXCEEDING \$1,000	Tallahassi	ADDRESS OF SOURCE	OF INCOME	-	136,458.87
State of Florida		raliariassi	ee, i londa			100,400.07
					-	
SECONDARY SOURCES OF INC	COME (Major customers, clie	nts. etc., of b	pusinesses owned by reporti	ing personsee	instruction	L s]:
NAME OF	NAME OF MAJOR	SOURCES	ADDRES	S	P	RINCIPAL BUSINESS
BUSINESS ENTITY	OF BUSINESS' I	NCOME	OF SOUR	CE	T	CTIVITY OF SOURCE
None			_		1	
			_		ļ	-
					<u> </u>	
	PART E II	NTEREST	S IN SPECIFIED BUS	INESSES		
	BUSINESS ENTITY	# 1	BUSINESS ENTIT	Y#2	BU	SINESS ENTITY # 3
NAME OF BUSINESS ENTITY	None		None		None	
ADDRESS OF BUSINESS ENTITY						
PRINCIPAL BUSINESS ACTIVITY						
POSITION HELD						
I OWN MORE THAN A 5%						
INTEREST IN THE BUSINESS NATURE OF MY OWNERSHIP INTEREST						
	TUDOUCH E ADE CA	ONTINUE	D ON A SEDADATE SI	HEET DIE	SE CUE	CK HEDE
IF ANY OF PARIS	A THROUGH E ARE CO	ONTINUE	D ON A SEPARATE SI	HEEI, PLEA	ASE CHE	CK HERE
OA	TH		TATE OF FLORIDA	Im Beo	ch	
I, the person whose name appea	rs at the	s	worn to (or affirmed) and su	bscribed before	e me this	29 day of
beginning of this form, do depose	on oath or affirmation		, ,			
and say that the information discl		_	June, 20	O Cho by	Sher	rie Morton
and any attachments hereto is tru	ie, accurate,	<				\geq
and complete		(5	Signature of Notary Public	State of Modela)	Sherrie Norton
. 0			,		MY COMMIS	SION # DD540757 EXPIRES April 16, 2010
h (/ ~		,	· · · · · · · · · · · · · · · · · · ·	The same		IRU TROY FAIN INBURANCE, INC.
1000	Jul -	_	Print, Type, or Stamp Comm	•		
SIGNATURE OF REPORTING O	FFICIAL OR CANDIDATE	Р	ersonally Known	<i>OR</i> Prod	duced Iden	lification
		T	ype of Identification Produce	ed be		
FILING INSTRUCTIONS	then and sub-us to the state		leasted at the transf	2		
FILING INSTRUCTIONS for w INSTRUCTIONS on who mus OTHER FORMS you may nee	t file this form and how t	o fill it out		age 3.		

CE FORM 6 - Eff 1/2006



COMMISSION ON ETHICS DATE RECEIVED

JUDICIAL QUALIFICATIONS COMMISSION FORM 6A Canon 6B(2), Code of Judicial Conduct

JUL 0 5 2006

All judicial officers must file with the Con calendar year on the form set forth below a li	NISCLOSURE Inmission on Ethics on or before Iuly 1 of each st of all gifts received during the previous calendar led in Canon 5D(5) and Canon 6B(2) of the Code of
NAME: Martin Howard Colin	TELEPHONE: 561-355-1801
ADDRESS: P.O. Box 9530 Lake I	North, Florida 33466
POSITION HELD: <u>Circuit Court</u> Ju	ıdge
Please identify all gifts you received during \$100.00, as required by Canon 5D(5) and Ca	the preceding calendar year of a value in excess of non 6B(2) of the Code of Judicial Conduct.
Source	Value
None	None
	OATH
STATE OF FLORIDA COUNTY OF YOLK BEACH	
being first duly sworn, do depose on oath an are true, correct and complete.	the public official filing this disclosure statement, d say that the facts set forth in the above statement Signature of Reporting Official)
The foregoing instrument was acknowledge who is personally known to me or who has of identification) and who did take an oath. (Signature of the arry Public Personal Property Printed on Bonder Transfer and Public - Typed, Printed on the control of the printed of the control of the printed of the control of the printed of the control of the printed of the control of the printed	produced(type

Florida Commission on Ethics Post Office Drawer 15709 Tallahassee, Florida 32317-5709

- 1. Original Form 6 Full and Public Disclosure of Financial Interest 2004
- 2. Original Judicial Qualifications Commission Form 6A Gift Disclosure.



COMMISSION ON ETHIC. DATE RECEIVED

JUL 0 5 2006

THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA

CHAMBERS OF

MARTIN H. COLIN

CIRCUIT COURT JUDGE

PALM BEACH COUNTY COURTHOUSE 205 NORTH DIXIE HIGHWAY WEST PALM BEACH, FLORIDA 33401 561/355-1801

June 29, 2006

Florida Commission on Ethics Post Office Drawer 15709 Tallahassee, Florida 32317-5709

Re: 2005 Financial Disclosure 2005

To Whom It May Concern:

Enclosed is my original Form 6 - Full and Public Disclosure of Financial Interest 2005 and original Judicial Qualifications Commission Form 6A Gift Disclosure.

Very truly yours,

Martin H. Colin

FORM 6 FULL AND PUBLIC DISCLOSURE OF 2006 FINANCIAL INTERESTS COMMISSION ON ETHICS DATE RECEIVED FOR OFFICE USE ONLY: JUL 0 2 2007 AUTO**MIXED AADC 323T8 P154 Hon Martin Colin Circuit Judge Judicial Circuit (15Th), 205 N Dixie Hwy # 6.1207 West Palm Beach, FL 33401-4522 Conf. Code P. Reg. Code Colin, Martin CHECK IF THIS IS A FILING BY A CANDIDATE PART A -- NET WORTH Please enter the value of your net worth as of December 31, 2006, or a more current date. [Note: Net worth is not calculated by subtracting your reported liabilities from your reported assets, so please see the instructions on page 3.] My net worth as of _______, 2007 was \$ 736,000.00 PART B -- ASSETS HOUSEHOLD GOODS AND PERSONAL EFFECTS: Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes: jewelry; collections of stamps, guns, and numismatic items; art objects; household equipment and furnishings; clothing; other household items; and vehicles for personal use. The aggregate value of my household goods and personal effects (described above) is \$ 100,000.00 ASSETS INDIVIDUALLY VALUED AT OVER \$1,000: DESCRIPTION OF ASSET (specific description is required - see instructions p.4) **VALUE OF ASSET** 700,000.00 HOME -501 NO. COUNTY LAWS ON. ATLANTIS, FC. COMO- GID CLEMATU ST. UNIT 811 WEST 1/M BRICH, FI. 365,000.00 LONGO - FLANDELS R 840, DELLAY BRACH, Pl. 105,000.00 LIFE INSURANCE CROST VALUE · 20,000.00 BANK ACCOUNTS - MELLION UNITED MATIONAL BANK 22,000.00 PART C - LIABILITIES LIABILITIES IN EXCESS OF \$1,000: NAME AND ADDRESS OF CREDITOR AMOUNT OF LIABILITY FIRELITY MONTENCE CO. 3, (0,09200 AUELO MONTING CO. 201,000.00 CINPAC + ASSOC. 615 ATLANTIS WAY ATLANTIS FL. 35,000.00 JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE: NAME AND ADDRESS OF CREDITOR **AMOUNT OF LIABILITY**

		DADTD	INCOME			
You may EITHER (1) file a complet separate source and amount of incomplets		Il income tax	return, including all atta			
l elect to file a copy of my 20		_	•		_	
the remainder of Part D] PRIMARY SOURCES OF INCOME						
NAME OF SOURCE OF INCOMI	EXCEEDING \$1,000		ADDRESS OF SOUR	CE OF INCOME		AMOUNT
CINCUIT COURT I	NICE		the total act,			142,049.12
NENTH I I COME	•	610	CLEMPTS ST	ווצלואט	v. r.s, Pl.	15,000.00
SECONDARY SOURCES OF INCO	ME (Major customers, clie)	nts etc. of h	usinesses owned by re	norting persons	ee instructio	unsi.
NAME OF	NAME OF MAJOR		ADDF	- -		PRINCIPAL BUSINESS
BUSINESS ENTITY	OF BUSINESS' I	NCOME	OF SO	URCE		ACTIVITY OF SOURCE
	PART E IN	NTERESTS	S IN SPECIFIED B	USINESSES		
	BUSINESS ENTITY:	#1	BUSINESS EN	TITY#2	Bl	JSINESS ENTITY # 3
NAME OF BUSINESS ENTITY		İ				
ADDRESS OF BUSINESS ENTITY				200 W, 100 W		
PRINCIPAL BUSINESS						
POSITION HELD					<u> </u>	
I OWN MORE THAN A 5%		-				
NATURE OF MY						
OWNERSHIP INTEREST			and the second s	Ł.,,,,,,,		فسأله المستقد
IF ANY OF PARTS A	HROUGH E ARE CO	DŅTIŅŲĒI	ON A SEPARATE	SHEET, PLE	ASE CHI	ECK HERE 🔲
OAT	H	ST	DUNTY OF	Buch		•
						*70
I, the person whose name appears		Sv	vorn to (or affirmed) and	d subscribed befo	ore me this :	day of *
beginning of this form, do depose or			Time	20012		
and say that the information disclose and any attachments hereto is true,			<u> </u>	, 20 <u>0</u> + by		
and complete			12	9)	N/Astronomy september of the september o
* * *		(Ś	ignature of Notary Publi	icState of forid	à) , .	a aparticular de la proposición dela proposición de la proposición de la proposición de la proposición dela proposición de la proposición de la proposición dela proposición dela proposición de la proposición dela proposición de la proposición dela proposición dela proposición dela proposición dela proposición dela proposición dela pro
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FILING INSTRUCTIONS for when and where to file this form are located at the top of page 3. INSTRUCTIONS on who must file this form and how to fill it out begin on page 3. OTHER FORMS you may need to file are described on page 6.

SIGNATURE OF REPORTING OFFICIAL OR CANDIDATE

Personally Known

Type of Identification Produced

DANNY GANCIA JOHN FUGAL State of Florida

My Commission Expires Feb 14, 2009 Commission # DD 396321

JUL 0 2 2007

<u>JUDICIAL QUALIFICATIONS COMMISSION FORM 6A</u> Canon 6B(2), Code of Judicial Conduct

GIFT DISCLOSURE
All judicial officers must file with the Commission on Ethics on or before July 1 of each calendar year on the form set forth below a list of all gifts received during the previous calendar year of a value in excess of \$100.00, as provided in Canon 5D(5) and Canon 6B(2) of the Code of **Judicial Conduct.** MARTIN H. COUN TELEPHONE: 561-355-1801 NAME: ADDRESS: LOS N. DIXIE HWY SUITE G.C WEST PALA BEACH, FC. 33 YO ! POSITIONHELD: CIACUIT COUNT JUBGE Please identify all gifts you received during the preceding calendar year of a value in excess of \$100.00, as required by Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct. Value Source OATH STATE OF FLORIDA COUNTY OF PalmBeach the public official filing this disclosure statement, being first duly sworn, do depose on oath and say that the facts set forth in the above statement (Signature of Reporting Official) are true, correct and complete. The foregoing instrument was acknowledged before me this 30 day of 200 7 who is personally known to me or who has produced of identification) and who did take an oath. DANNY GARCIA Netary Public - State of Florida (Signature of Notar Public) Commission Expires Feb 14, 2009 Commission # DD 396321 Bonded By National Notary Assn. (Name of Notary Public - Typed, Printed or Stamped

[ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED WITH JUDICIAL QUALIFICATIONS COMMISSION]

FULL AND PUBLIC DISCLOSURE OF FORM 6

FINANCIAL INTERESTS

COMMISSION ON ETHIC. DATE RECEIVED

JUL 0 1 2008

2007

Hon Martin Colin Circuit Judge Judicial Circuit (15Th) 205 N Dixie Hwy # 6.1207 West Palm Beach, FL 33401-4522

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ID No

ID Code

FOR OFFICE USE ONLY:

95006

Conf. Code

P Req Code

CHECK IF THIS IS A FILING BY A CANDIDATE

Colin, Hon Martin

PART A -- NET WORTH

Please enter the value of your net worth as of December 31, 2007, or a more current date [Note Net worth is not calculated by subtracting your reported liabilities from your reported assets, so please see the instructions on page 3.]

My net worth as of DELENGER 31 , 2007 was \$ 466,500

PART B -- ASSETS

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes jewelry, collections of stamps, guns, and numismatic items; art objects, household equipment and furnishings, clothing, other household items; and vehicles for personal use

The aggregate value of my household goods and personal effects (described above) is \$______\$

ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:

DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET
JEWELRY - DIMOND + GOLD NINGS, EARNINGS + BRACELETS	20,000.00
ANT PAINTINGS	30,000.00
PIANO - CHICKENING GRAND	7 500.00
NEM ESTATE - HOME	650,000.00
REAL ESTATE - COMPOMINIUMS	400,000.00

PART C -- LIABILITIES

LIABILITIES IN EXCESS OF \$1,000:

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
CITI MONTGAGE	72,000.00
OCWEN MONTGAGE	350,000.00
AVELO MONTIAGE	201,000.00
HEVEN NOSBUNG	18,000.00

JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE:

AMOUNT OF LIABILITY NAME AND ADDRESS OF CREDITOR

		PART D -	- INCOME		
			eturn, including all attachments, OR ondary sources of income, by comple		
I elect to file a copy of my the remainder of Part D]	2007 federal income tax retu	ırn (If you che	ck this box and attach a copy of your	2007 tax retur	n, you need not complete
PRIMARY SOURCES OF INCOME NAME OF SOURCE OF INCOME			ADDRESS OF SOURCE OF INCOM	E	AMOUNT
STATE OF FLORI	OA	TALLA	THASSEE, FLORIDA		144,000.
STATE OF FLORI	NEAL BITANE		PALM BENEIT, FLORIDA		13,200
The state of the s					
SECONDARY SOURCES OF INC	OME [Major customers, clien	nts, etc., of bus	sinesses owned by reporting person-	-see instruction	s]
NAME OF BUSINESS ENTITY	NAME OF MAJOR : OF BUSINESS' I		ADDRESS OF SOURCE		RINCIPAL BUSINESS CTIVITY OF SOURCE
50011200 211111	1				
· Man, 14					
					A CONTRACTOR OF THE CONTRACTOR
	PART E IN	NTERESTS	IN SPECIFIED BUSINESSES		
	BUSINESS ENTITY:	# 1	BUSINESS ENTITY # 2	BU	SINESS ENTITY #3
NAME OF BUSINESS ENTITY					
ADDRESS OF BUSINESS ENTITY					
PRINCIPAL BUSINESS ACTIVITY					
POSITION HELD WITH ENTITY					
I OWN MORE THAN A 5% INTEREST IN THE BUSINESS					
NATURE OF MY OWNERSHIP INTEREST					
IF ANY OF PARTS A	THROUGH E ARE CO	ONTINUED	ON A SEPARATE SHEET, PI	EASE CHE	CK HERE 🔲
OA	ru	STA	TE OF FLORIDA	oli mari comi marini daga kandina kinetii	en gengenere en grommister et en staat gewonele en met van ster en gebeure op gevoer promise ster en v
UA	1 11	-	UNTY OF Yalm De	each	de Bar
I, the person whose name appears	at the	Swo	orn to (or affirmed) and subscribed be	fore me this	30 day of
beginning of this form, do depose of	on oath or affirmation			3 ,	vo 1
and say that the information disclos			June , 2008 by	Therr	ie I lorton
and any attachments hereto is true and complete	, accurate,		Sh. W	$\gamma >$	>
and complete		(Sig	nature of Notary PublicState of Flor	ida) me Norton	
1			MY COMMISSION	# DD540757 EX	MRES
11/1	11	/Dei	echos main nt, Type, or Stamp Commissioned Na	il 16, 2010 Notice of Notary F	e Public)
SIGNATURE OF REPORTING OF	FICIAL OP CANDIDATE	(F111	consilie (Annue)		ification

FILING INSTRUCTIONS for when and where to file this form are located at the top of page 3. INSTRUCTIONS on who must file this form and how to fill it out begin on page 3. OTHER FORMS you may need to file are described on page 6.

CE FORM 6 - Eff 1/2008 PAGE 2

Type of Identification Produced

COMMISSION ON ETHIC DATE RECEIVED

. to 0 1 2008

<u>JUDICIAL QUALIFICATIONS COMMISSION FORM 6A</u> Canon 6B(2), Code of Judicial Conduct

All judicial officers must file with the Commission on Ethics on or before July 1 of each calendar year on the form set forth below a list of all gifts received during the previous calendar year of a value in excess of \$100.00, as provided in Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct. NAME: MANTIC H. COLIC TELEPHONE: 561-174-1415 ADDRESS: 200 WEST ATLANTIC WE. DELLAY BEACH, FL. 33444 POSITIONHELD: CIACUIT COUNT 10865
Please identify all gifts you received during the preceding calendar year of a value in excess of \$100.00, as required by Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct.
Source Value
TENNIL TICKETS FROM U.S.T.A.
FON U.S. OPEN (DAVID MARKIN, 300.00
PAST PRESIDENT)
<u>OATH</u>
STATE OF FLORIDA COUNTY OF Ralm Beach
I, MANTICH COLIN, the public official filing this disclosure statement, being first duly sworn, do depose on oath and say that the facts set forth in the above statement are true, correct and complete. (Signature of Reporting Official)
The foregoing instrument was acknowledged before me this day of the control of th

 $[ORIGINAL\ OF\ THIS\ FORM\ FILED\ WITH\ COMMISSION\ ON\ ETHICS; COPY\ FILED\ WITH\ JUDICIAL\ QUALIFICATIONS\ COMMISSION]$

5/07



JUL 0 1 2008



CHAMBERS OF

MARTIN H. COLIN

CIRCUIT COURT JUDGE

SOUTH COUNTY COURTHOUSE 200 WEST ATLANTIC AVENUE DELRAY BEACH, FLORIDA 33444 561/274-1415

June 30, 2008

Florida Commission on Ethics Post Office Drawer 15709 Tallahassee, Florida 32317-5709

Re: 2007 Financial Disclosure

To Whom It May Concern:

Enclosed is my original Form 6 - Full and Public Disclosure of Financial Interest 2007 and original Judicial Qualifications Commission Form 6A Gift Disclosure.

Very truly yours,

Martin H. Colin

FULL AND PUBLIC DISCLOSURE OF FORM 6

2008

FINANCIAL INTERESTS

COMMISSION ON ETHICS DATE RECEIVED

FOR OFFICE USE ONLY:

JUL 0 1 2009

********AUTO**MIXED AADC 323 T6 P1 Hon Martin Colin Circuit Judge Judicial Circuit (15Th) Elected Constitutional Officer 200 W Atlantic Ave Delray Beach, FL 33444-3664

PROCESOED

ID No

95006

Conf Code

P Req Code

Colin, Martin

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CHECK IF THIS IS A FILING BY A CANDIDATE

PART	Α.	- NET	WO	RT	Ή
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Please enter the value of your net worth as of December 31, 2008, or a more current date. [Note: Net worth is not calculated by subtracting your reported liabilities from your reported assets, so please see the instructions on page 3.]

My net worth as of The 1 , 2009 was \$ 40 4,000

PART B - ASSETS

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes jewelry; collections of stamps, guns, and numismatic items, art objects; household equipment and furnishings; clothing; other household items; and vehicles for personal use

The aggregate value of my household goods and personal effects (described above) is \$______

ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:

DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET
HOME - 501 NO. COUNTRY CLUB OR. APLANTIS, FI. 33462	650,000
COMO - 610 CLEMATIN ST. WEST PARMBERNET, FI ?? YOI	270,000
compo- 1/2 INTENEST 840 FLAMBERS & DELANT LEAKH, PL 22496	55,000
FIRM TURE FIRTURE AND ADDITIONS	100,000
CACH VALUE LIFE . COM. MUTUAL	70,000

PART C - LIABILITIES

LIABILITIES IN EXCESS OF \$1,000:

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
OCHEN · HOME MATERE	350,000
MANG MATIONAL. WPB COMOS	220,000
	35,000
CITIMENTIME, 12 DELARY COMES HELEN NOSBUNG-HOME MONTGAGE C. SINDAL-NOTE DAYABLE	16,000 ha.se.o
JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE:	

JOIN! AND SEVERAL LIABILITIES NOT REPORTED ABOVE:	
NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY

		PART D	INCOME		
You may EITHER (1) file a comp separate source and amount of it					
I elect to file a copy of my the remainder of Part D.]	2008 federal income tax retu	ım. (if you ch	eck this box and attach a copy of	f your 2008 tax retu	m, you need not complete
PRIMARY SOURCES OF INCOME NAME OF SOURCE OF INCOME.		ı	ADDRESS OF SOURCE OF IN	ICOME	AMOUNT
JUDILIAL S	ALANY	7	ALLAH ASSER FI WEST DAZM BR		145,000
NEATAL IN	LOME		WEST DAIM SE	mit fi	15,000
SECONDARY SOURCES OF IN	COME [Major customers, clien	nts, etc., of b	usinesses owned by reporting pe	rson-see instructio	ns]:
NAME OF BUSINESS ENTITY	NAME OF MAJOR : OF BUSINESS' I		ADDRESS OF SOURCE		PRINCIPAL BUSINESS ACTIVITY OF SOURCE
		·			
	PART E IN BUSINESS ENTITY		S IN SPECIFIED BUSINES BUSINESS ENTITY # 2		JSINESS ENTITY # 3
NAME OF BUSINESS ENTITY	BOOMEOU ENTIT	"	DOUNEOU ENTIT W Z		JOINTE OF ENTITION
ADDRESS OF BUSINESS ENTITY					
PRINCIPAL BUSINESS ACTIVITY					
POSITION HELD WITH ENTITY					
I OWN MORE THAN A 5% INTEREST IN THE BUSINESS NATURE OF MY					
OWNERSHIP INTEREST					
IF ANY OF PARTS A	THROUGH E ARE CO	ONTINUE	O ON A SEPARATE SHEET	Γ, PLEASE CHI	ECK HERE
OA	TH		TATE OF FLORIDA \	_\	
I, the person whose name appear	en at the		OUNTY OF Yalm 15	each	
beginning of this form, do depose		51	worn to (or affirmed) and subscrib	led before me this _	day of
and say that the information discl			June , 2009	by Sherri	e Morton
and any attachments hereto is true and complete.	e, accurate,	<	Blue !	WIL	\supset
		(S	ignature of Notary Public-State of	% Sherri	e Norton
// //	7_			April '	DD540757 EXPIRES 16, 2010
Mest			rint, Type, or Stamp Commission	Name of Notary	·
SIGNATURE OF REPORTING O	FFICIAL OR CANDIDATE	Pe	ersonally Known C	OR Produced iden	tification
		Ту	pe of Identification Produced		
FILING INSTRUCTIONS for w	when and where to file thi	s form are	located at the top of page 3.	•	
INSTRUCTIONS on who mus	t file this form and how t	o fill it out	begin on page 3.		

CE FORM 6 - Eff 1/2009 PAGE 2

OTHER FORMS you may need to file are described on page 6.

0 1 2009

<u>JUDICIAL QUALIFICATIONS COMMISSION FORM 6A</u> Canon 6B(2), Code of Judicial Conduct

GIFT DISCLOSURE
All judicial officers must file with the Commission on Ethics on or before July 1 of each calendar year on the form set forth below a list of all gifts received during the previous calendar year of a value in excess of \$100.00, as provided in Canon 5D(5) and Canon 6B(2) of the Code of **Judicial Conduct.** TELEPHONE: 56/-330-1750 MANTIN H. COUN NAME: WEST ATLANTIC AVE. DECNAY BRIEN, FL 33444 POSITIONHELD: CINCUIT COUM JUSCE Please identify all gifts you received during the preceding calendar year of a value in excess of \$100.00, as required by Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct. Value Source UNITED STATES TENNIS ASSOCIATION 300.00 I certify that the foregoing list is complete, true and correct. **IUDGE** OATH STATE OF FLQRIDA COUNTY OF Palm Beach Sworn to (or affirmed) and subscribed before me this 29 day of June by Sherrie Norton (name of person making 2009. (name of person making statement). (NOTARY SEAL) (Signature of Notary Public-State of Florida) Sherrie Norton MY COMMISSION # DD540757 EXPIRES April 14, 2010 (Name of Notary Public - Typed, Printed or Stamped) OR Produced Identification _ Personally Known Type of Identification Produced [ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED WITH JUDICIAL QUALIFICATIONS COMMISSION

FORM 6 FULL AND PUBLIC DISCLOSURE OF

FINANCIAL INTERESTS

COMMISSION ON ETHIC DATE RECEIVED

FOR OFFICE USE ONLY:

JUL 01 2010

Hon Martin Colin Circuit Judge Judicial Circuit (15Th) **Elected Constitutional Officer** 200 W ATLANTIC AVE DELRAY BEACH, FL 33444-3664

PROCESSED

ID Code

ID No

95006

Conf. Code

P. Req. Code

Colin, Martin

CHECK IF THIS IS A FILING BY A CANDIDATE

PART A -- NET WORTH

Please enter the value of your net worth as of December 31, 2009, or a more current date. [Note Net worth is not calculated by subtracting your reported liabilities from your reported assets, so please see the instructions on page 3]

PART B - ASSETS

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes, jewelry, collections of stamps, guns, and numismatic items, art objects; household equipment and furnishings; clothing; other household items, and vehicles for personal use

ASSETS INDIVIDUALLY VALUED AT OVER \$1,000:

DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET
HONE - SOI NO COUNTRY CLUB Dr. ATLANTIS FL. 3376)	650,000
CONDO - 610 (LEMATE OF. WEST DAM BENELL, Fr. 3340)	180,000
COMO - 1/2 INTEREST 8 YO FLANDERS R. DELRAY BENEU, FO ?? YO	
MELLON UNTEL MATIONAL SPATE	8,000

PART C -- LIABILITIES

LIABILITIES IN EXCESS OF \$1,000:

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY
Ocular - Home MONTENER	3.000
DRALE MATIONAL - COMO MONTARE	220,000
HELEN MOSBUM - NOTE PAYABLE	16,000
S. SINIAL - NOTE DAYABLE	60,000
JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE:	

NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY

You may EITHED (1) file a comp	leto copy of your 2009 fodors		INCOME return, including all attachments, OR	(2) file a swor	n statement identifying each	
separate source and amount of in	come which exceeds \$1,000	, including sec	condary sources of income, by comple	ting the remai	nder of Part D, below.	
l elect to file a copy of my the remainder of Part D]	2009 federal income tax retu	rn [If you che	eck this box and attach a copy of your	2009 tax retur	n, you need not complete	
PRIMARY SOURCES OF INCOM NAME OF SOURCE OF INCOM		1	ADDRESS OF SOURCE OF INCOME	=	AMOUNT	
TUDICIALSAL		TH	HAHACCE, FI.		144,000	
REMAL 1	~ coma		SET PAIN BEAUT FO		157200	
		<u> </u>				
			sinesses owned by reporting person-		•	
NAME OF BUSINESS ENTITY	NAME OF MAJOR S OF BUSINESS' II		ADDRESS OF SOURCE		PRINCIPAL BUSINESS CTIVITY OF SOURCE	
			 			
	PART E INT	ERESTS IN	N SPECIFIED BUSINESSES			
NAME OF	BUSINESS ENTITY:	# 1	BUSINESS ENTITY # 2	BU	SINESS ENTITY # 3	
BUSINESS ENTITY ADDRESS OF						
BUSINESS ENTITY PRINCIPAL BUSINESS				 		
ACTIVITY POSITION HELD				 		
WITH ENTITY I OWN MORE THAN A 5%				 		
INTEREST IN THE BUSINESS NATURE OF MY				 		
OWNERSHIP INTEREST						
IF ANY OF PARTS A	THROUGH E ARE CO	ONTINUED	ON A SEPARATE SHEET, PL	EASE CHE	CK HERE	
OA	TH		ATE OF FLORIDA Palm Be	each		
I, the person whose name appear	s at the	Sw	Sworn to (or affirmed) and subscribed before me this day of			
beginning of this form, do depose on oath or affirmation						
and say that the information disclosed on this form			June 20 10 by Martin H. Colin.			
and any attachments hereto is true, accurate, and complete.			She We			
		(Sig	gnature of Notary Public-State	da)SHERRIE! Commissio	n#DD94704/ 1	
	/ 4			E Fynines AD	ril 16, 2014 Fain Insurance 800-385-7018	
MATH h		(Pri	(Print, Type, or Stamp Commissioned Name of Notary Public)			
SIGNATURE OF REPORTING O	FFICIAL OR CANDIDATE	Per	rsonally KnownOR F	roduced ident	tification	
		Тур	oe of Identification Produced			
FILING INSTRUCTIONS for w INSTRUCTIONS on who must OTHER FORMS you may nee	t file this form and how t	o fill it out t				

CE FORM 6 - Eff. 1/2010 PAGE 2

<u>JUDICIAL QUALIFICATIONS COMMISSION FORM 6A</u> Canon 6B(2), Code of Judicial Conduct

GIFT DISCLOSURE All judicial officers must file with the Commission on Ethics on or before July 1 of each calendar year on the form set forth below a list of all gifts received during the previous calendar year of a value in excess of \$100.00, as provided in Canon 5D(5) and Canon 6B(2) of the Code of **Judicial Conduct.** NAME: MANTIN 14. COLIF TELEPHONE: 531-370-1757 ADDRESS: 200 WEST ATLANTIC NE DECNAY BEACH, PI. 33 747 POSITIONHELD: CIACUIT JUDGE Please identify all gifts you received during the preceding calendar year of a value in excess of \$100.00, as required by Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct. Value 1). S. T.A. (UNITED SIMES TEANIS ASIN) TICHER PROCESSED I certify that the foregoing list is complete, true and correct. OATH STATE OF FLORIDA COUNTY OF Palm Beach Sworn to (or affirmed) and subscribed before me this 28 day of 3une, 20 10, by Martin H. Colin (name of person making statement). (NOTARY SEAL) (Signature of Notary Public-State of Florida) SHERRIE NORTON Commission # DD 947047 Expires April 16, 2014 Bonded Thru Troy Fain Insurance 800-385-7019 errie Non (Name of Notary Public - Typed, Printed or Stamped) Personally Known > OR Produced Identification Type of Identification Produced_ [ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED

WITH JUDICIAL QUALIFICATIONS COMMISSION]

FORM 6 FULL AND PUBLIC DISCLOSURE	OF 2010			
Please print or type your name, mailing address, agency name, and position below:	COMMISSION ON ETHICS DATE RECEIVED			
LAST NAME — FIRST NAME — MIDDLE NAME: FOR OFFICE				
COLIN, MANTIN HOWALD USE ONLY:	JUL 0 1 2011			
200 WAST ATLANTIC AVE PROCESSED ID	Code			
200 WAST ATLANTIC MYE PROCESSED ID				
(/) CITY ZIP COUNTY	No. 95006			
0021-11				
RESERVED CONSTINUTIONAL OFFICER	nf. Code			
	Req. Code			
CINCUIT LOURT TUDIE (1514)				
CHECK IF THIS IS A FILING BY A CANDIDATE				
PART A NET WORTH				
Please enter the value of your net worth as of December 31, 2010, or a more current date. [Note: Net worth is not liabilities from your reported assets, so please see the instructions on page 3.]				
My net worth as of	, 917			
PART B ASSETS				
HOUSEHOLD GOODS AND PERSONAL EFFECTS:				
Household goods and personal effects may be reported in a lump sum if their aggregate value exceeds \$1,000. This category includes any of the following, if not held for investment purposes: jewelry, collections of stamps, guns, and numismatic items, art objects, household equipment and furnishings; clothing; other household items; and vehicles for personal use				
The aggregate value of my household goods and personal effects (described above) is \$				
ASSETS INDIVIDUALLY VALUED AT OVER \$1,000: DESCRIPTION OF ASSET (specific description is required - see instructions p.4)	VALUE OF ASSET			
HOME - 501 NO. SUMMY CLUB DN. ATLANTIS, FL. 33462	650,000			
CONDO- 610 LEMATIS ST. UNIT BIL WEST PAIN BEACH, FL. 334				
CONOU- "LINTENST. 840 FLANDERS R DELNAY BEACH, FL. 334				
MELLON/SABADELL UNITED NATIONAL BANK	9,000			
PART C LIABILITIES				
LIABILITIES IN EXCESS OF \$1,000:				
NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY			
OCWEN (It S B.C BAMA) POBOX 2 4646 WEST PALMBERS, FL. 33416				
LASALLE MATIONAL BANK-135 SD. LATALLEST. #1875 CHICAGITI 60603-				
HELEN MOSBURG - 9004 CHATEN du SOLEIL EN. OBBSSAFI.3353Z- NOI	£ 20,000			
S. SIMPAL - CIS ATLANTIS WAY ATLANTS, F1.37462 - NOTE	ba, 00 D			
JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE: NAME AND ADDRESS OF CREDITOR	AMOUNT OF LIABILITY			
FLAMENS A MSCOC. 6300 lank of conmerce but BOCALATON FL. 3	1083			
12 INTENEST WITH SON, MICHARI				
Lin was will so, michael	j			

		PART D -	- INCOME		
			etum, including all attachments, OR (2) ondary sources of income, by completing		
I elect to file a copy of my 2	2010 federal income tax retu	m. [If you ched	ck this box and attach a copy of your 20	10 tax retur	n, you need not complete
PRIMARY SOURCES OF INCOME		ı			I
NAME OF SOURCE OF INCOM			-AIMSSEE, FI.		TANUOMA
JUDICIJA S NEMELIA		7 1,13	V (11/182 676) 1 1 .	· · · · · · · · · · · · · · · · · · ·	13800
NOTITE IN	COME			···. ·	73800
*		<u> </u>			
SECONDARY SOURCES OF INC	OME [Major customers, clier	nts, etc., of bus	sinesses owned by reporting personse	e instruction	ns]:
NAME OF BUSINESS ENTITY	NAME OF MAJOR : OF BUSINESS' !!		ADDRESS OF SOURCE		RINCIPAL BUSINESS
DOSINESSERVITI	OI BOOMEOU I	NOONLE	O GOOKOL	T	OTIVITIONSOUNCE
					<u> </u>
	PART E - INT	ERESTS IN	SPECIFIED BUSINESSES		
	BUSINESS ENTITY	_	BUSINESS ENTITY # 2	BU	SINESS ENTITY # 3
NAME OF BUSINESS ENTITY					
ADDRESS OF BUSINESS ENTITY					
PRINCIPAL BUSINESS ACTIVITY					
POSITION HELD WITH ENTITY					
I OWN MORE THAN A 5% INTEREST IN THE BUSINESS					
NATURE OF MY OWNERSHIP INTEREST					
IF ANY OF PARTS A	THROUGH E ARE CO	ONTINUED	ON A SEPARATE SHEET, PLE	ASE CHE	CK HERE
OA	ru	STA	TE OF FLORIDA	2	
OA.	111		UNTY OF / alm /	Deal	
l, the person whose name appears at the		Sworn to (or affirmed) and subscribed before me this $\frac{29}{}$ day of			
and say that distinct information of the control of	apposition affirmation	1	TUNE +1.20 11 by	Corr.	Ido Mirlal
and any attention of the content of		1 100 Contract I trans			
and completer Expires 04/25/20	**************************************		Mul	Me	
		(Sig	nature of Notary PublicState of Florida	a)	,
Missilla -		(Print, Type, or Stamp Commissioned Name of Notary Public)			
SIGNATURE OF REPORTING OFFICIAL OR CANDIDATE		_	Personally Known OR Produced Identification		
		Тур	e of Identification Produced		
FILING INSTRUCTIONS for wh	en and where to file this	s form are lo	icated at the top of page 3		
INSTRUCTIONS on who must OTHER FORMS you may need	file this form and how to	o fill it out be	egin on page 3.		

JUDICIAL QUALIFICATIONS COMMISSION FORM 6A Canon 6B(2), Code of Judicial Conduct

JUL **0 1** 2011

GIFT DISCLOSURE

All judicial officers must file with the Commission on Eth year on the form set forth below a list of all gifts received value in excess of \$100.00, as provided in Canon 5D(5) a Conduct.	d during the previous calendar year of a and Canon 6B(2) of the Code of Judicial
NAME: MASTIN H. LOLIN	TELEPHONE: 561-330-1710
ADDRESS: 200 WERT ATCANTIC NE.	DECMY SEARCH, FC. 3344
POSITION HELD: CIACUIT COUNT IVD	
Please identify all gifts you received during the preceding \$100.00, as required by Canon 5D(5) and Canon 6B(2) of the second se	_
<u>Source</u>	<u>Value</u>
US TA (UNITED STATES TENNIS ASSN)	1300.00
TICHEIJ	
	PROCESSE
JUDGE M	Me Ahle.
<u>OATH</u>	
STATE OF FLORIDA COUNTY OF Talm Beach	
Sworm to (or affirmed) and subscribed before me this by Seral De 11. CN (name of pe	and and the statement of the statement o
NOTARY SRALL AFFICIAL	his he
Geralde M Michel Geralde M Michel Ky Commission DD985468 Expres 04/25/2014	ry Public-State of Florida)
Geralde	Michel
(Name of Notary Pu	ublic-Typed, Printed or Stamped)
Personally Known OR Produced Identification Type of Identification	1
Produced	

(ORIGINAL OF THIS FORM FILED WITH COMMISSION ON ETHICS; COPY FILED WITH JUDICIAL

QUALIFICATIONS COMMISSION)

		PART D	INCOME			
You may EITHER (1) file a complet ment identifying each separate sou of Part D, below	e copy of your 2011 federal rce and amount of income	income tax re which exceed	eturn, including all W2's, ls \$1,000, including seco	schedules, and at ndary sources of i	tachments, OR (2) file a sworn state- ncome, by completing the remainder	
l elect to file a copy of my 2 [If you check this box and a).j	
PRIMARY SOURCES OF INCOME NAME OF SOURCE OF INCOM		e 5):	ADDRESS OF SOURCE	E OF INCOME	I AMOUNT	
JUDICIAL SAL	ANY	TAU	LAHASSKE, FI		1441000	
JUDICIAL SAL NEATAL LAC	ome	WAST PAM BRACH COM			13,800	
/Contro (1-5	J. J.	W				
SECONDARY SOURCES OF INCO	OME (Major quotomore, elic	nto oto of hi	usingsees owned by reno	rting parean, soo	petrustions on page 51	
NAME OF	NAME OF MAJOR		ADDRE		PRINCIPAL BUSINESS	
BUSINESS ENTITY	OF BUSINESS' I	NCOME			ACTIVITY OF SOURCE	
	•,					
PA	RT E INTERESTS	IN SPECIF	IED BUSINESSES [Instructions on	page 5]	
	BUSINESS ENTITY	# 1	BUSINESS ENTI	ΓY#2	BUSINESS ENTITY # 3	
NAME OF BUSINESS ENTITY						
ADDRESS OF BUSINESS ENTITY						
PRINCIPAL BUSINESS						
POSITION HELD						
I OWN MORE THAN A 5%						
INTEREST IN THE BUSINESS NATURE OF MY						
OWNERSHIP INTEREST						
IF ANY OF PARTS A	THROUGH E ARE CO	ONTINUED	ON A SEPARATE S	SHEET, PLEAS	SE CHECK HERE	
		67	ATE OF FLORIDA	,		
OAT	. H .		ATE OF FLORIDA PUNTY OF	alm Be	ach	
I, the person whose name appears	at the	Sw	orn to (or affirmed) and s	subscribed before	me this <u>3</u> day of	
beginning of this form, do depose of	n oath or affirmation	_			\. \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	
and say that the information disclosed on this form			June 20 12 by Martin H. Colin			
and any attachments hereto is true, accurate,						
and complete		(Si	gnature of Notary Public-	-State of Florida	SHERRIE NORTON	
		(0)	griature or riotary r abile		Commission # DD 947047 Expires April 16, 2014	
/// / /	1.				Bonded Thru Troy Fam Insurance 800-385-7019	
Alentin H. Win		(Pr	(Print, Type, or Stamp Commissioned Name or Notary Public)			
SIGNATURE OF REPORTING OFF	ICIAL OR CANDIDATE	– Pe	Personally Known OR Produced Identification			

Type of Identification Produced

FILING INSTRUCTIONS for when and where to file this form are located at the top of page 3. INSTRUCTIONS on who must file this form and how to fill it out begin on page 3. OTHER FORMS you may need to file are described on page 6.

COMMISSION ON ETHICS DATE RECEIVED

JUN 2 9 2012

JUDICIAL QUALIFICATIONS COMMISSION FORM 6A Canon 6B(2), Code of Judicial Conduct

GIFT DISCLOSURE

All judicial officers must file with the Commission on Ethics on or before <u>luly 1</u> of each calendar year on the form set forth below a list of all gifts received during the previous calendar year of a value in excess of \$100.00, as provided in Canon 5D(5) and Canon 6B(2) of the Code of Judicial Conduct

Conduct.	ovided in Canon SD(S) and Canon 6B(2) of the Code of Judicial
NAME: MANTIN H.	COLIN TELEPHONE: 56/- 330-1750
ADDRESS: 200 WEST	ATLANTIC NE. DECNAM BRANK, Fl. 3244
POSITION HELD: CIACULT	COUM JUGGE
	ived during the preceding calendar year of a value in excess of (5) and Canon 6B(2) of the Code of Judicial Conduct.
Source	<u>Value</u>
-0-	
	PROCESSED
	ESSER
l certify that the foregoing list is o	
icerary mat me foregoing list is c	Menten H. Wen
	JUDGE
	<u>QATH</u>
STATE OF FLORIDA COUNTY OF Poly Bea	uch
Sworn to (or affirmed) and subsci by <u>Martin</u> H. Colin	ribed before me this 27 day of June, 2012. (name of person making statement).
(NOTARY SEAL)	
(NOTART SEAL)	(Signature of Notary Public State of Sherrie NORTON Commission # DD 947047
	Explies April 10, 2017
	(Name of Notary Public-Typed, Printed or Stamped)
Personally Known Ol Type of Identification Produced	R Produced Identification
ORIGINAL OF THIS FORM FILE	O WITH COMMISSION ON ETHICS: COPY FILED WITH IUDICIAL