
From: Melissa Tanner <MTanner@ghs.org>
Sent: Wednesday, June 22, 2016 1:46 PM
To: Eddie McDonnell
Cc: Williams, Tracy; Blackley, Hope; Haley, Nikki; Bernard Peter
Subject: RE: hearing on June 23

Importance: High

I have power of attorney so if worse comes to worse I can be there on his behalf correct?

Ok transport called me they are picking him at 11:15 tomorrow. He may not get there until around 12. The director over transport said that if they have cancelations and no shows they can get him pick up as early as 9:15.

I will be there at 10:30 just in case to be there on his behalf.

It needs to be made clear that Ms. Watkins was a no show at the mediation and Jason had to pay out of pocket but she is not willing to give her consent to continue the hearing.

Again is not Jason's problem because she quits her 37 hour a week job because she cannot getting along with someone. And is now only work 3 days a week. It is not Jason's fault because she cannot work because she has a record.

Things Jason wants be addressed:

The back child support disposed of due to Jason being incapacitated and being deemed totally disabled as he does not have the ability to pay it.

If she doesn't not want to take the \$50.00 offer and the insurance. We want it mandatory that she take the insurance portion for the minor child our concern is that the child gets medical care when she needs it. We have been told that she is not getting medical care when needed it nor has she been to the dentist.

He will need the following documents provided to him so that we can add the minor child to our insurance: A copy of the birth certificate and social security card. We would like for those documents to be provided to Jason with 7 to 14 days without incident(drama). I will so need a copy of the court order to provide to my HR department. We also need this information so that we can turn in his paper work to the VA.

We have also found out that she quit her 37 hour a week job. Apparently she is only working 3 days a week. She cannot find work because she has a record.

I wanted you to know this information because I don't want them to punish Jason because of her own issues.

I also want this to be clear as well to DSS that because they give her/provide her with an FI(family independence) check or food assistance that it is not Jason responsibility either to pay that back when a portion of his disability is going to the minor child.

If the state chooses to keep MS. Mullinax-Watson up that is not Jason's problem.

We want this to be the final hearing. As Jason will not continue on with MS. Mullinax-Watson in reference to the matter. As Jason has a lot of health issue. Jason just go out of the hospital a week ago and came home with a PIC Line. We never know from day to day how is health will be.

I appreciate your help.

Thank You,

Melissa Tanner
Payer Analysis Coordinator
Patient Account Services
Greenville Health System
{864}454-0820
mtanner@ghs.org

From: Eddie McDonnell [mailto:eddiemcdonnell@sclegal.org]
Sent: Wednesday, June 22, 2016 1:18 PM
To: Melissa Tanner
Subject: hearing on June 23

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Judge would not continue the hearing tomorrow without Ms. Watkins consent. She would not give her consent. I will ask again in court tomorrow.
The Judge can require that we go forward without Mr. Drake present or continue the hearing.
I will let you know after the hearing tomorrow.

J. Edwin McDonnell
Director of Litigation
South Carolina Legal Services
148 E. Main St.
Spartanburg SC 29306
864-699-0303
946-582-0302 (fax)
eddiemcdonnell@sclegal.org
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Please call Jason or myself if you need to.

Jason's cell phone number (864)559-0794
Melissa's cell phone number (864)201-5984