These are the Updates fer Judge Cherry Order Eleanor Ahern

IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE W.N. CONNELL AND MARJORIE T. CONNELL LIVING TRUST. DATED MAY 18, 1972.

No. 72897 AUG 10 2017

ELEANOR CONNELL HARTMAN AHERN.

Appellant,

BROWNSTEIN HYATT FARBER SCHRECK, LLP,

VS.

Respondent.

JUN 1.9 2017

# ORDER DIRECTING TRANSMISSION OF RECORD AND AMENDING **CAPTION**

We have reviewed the documents on file in this proper person appeal and conclude that our review of the complete record is warranted. NRAP 10(a)(1). Accordingly, within 30 days from the date of this order, the clerk of the district court shall transmit to the clerk of this court a certified copy of the trial court record in District Court Case No. P-09-066425-T. See NRAP 11(a)(2) (providing that the complete "record shall contain each and every paper, pleading and other document filed, or submitted for filing, in the district court," as well as "any previously prepared transcripts of the proceedings in the district court"). The record shall not include any exhibits filed in the district court. NRAP 11(a)(1).

It appears from the documents transmitted to this court pursuant to NRAP 3(g) that appellant is challenging an order awarding attorney fees and costs to Brownstein Hyatt Farber Schreck, LLP, rather than Marquis Aurbach Coffing. Accordingly, we direct the clerk of this court to amend the caption in this appeal to conform to the caption on this

17-26722

CLER OF SUPPLEME COURT EPUTY CLERK

(O) 1947A 🥰

order. If any party or entity disputes the amendment, they shall inform this court in writing within 11 days of the date of this order.

It is so ORDERED.

Cherry C.J.

cc: Eleanor Connell Hartman Ahern
Marquis Aurbach Coffing
Brownstein Hyatt Farber Schreck, LLP
Eighth District Court Clerk

08/0

08/01/2017

CLERK OF THE COURT

Electronically Filed

OBJECTION

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26 ₩ 2017 AUG -3 PM 12:41

Eleanor Ahern *Pro Se*355 West Mesquite Blvd. D30
#176
Mesquite, Nevada 89107

DISTRICT COURT

CLARK COUNTY, NEVADA

IN THE MATTER OF

Case No.: P-09-066425-T

W. N. CONNELL AND MARJORIE T. CONNELL LIVING TRUST DATED MAY 18, 1972, AN INTER VIVOS IRREVOCABLE TRUST.

Dated this 28 of July, 2017

REPLY TO TEMPORARY TRUSTEE'S RESPONSE FOR MOTION FOR PETITION FOR HEARING TO REQUEST TEMPORARY TRUSTEE, FRED WAID, TO RELEASE TRUST FUNDS FOR ELEANOR AHERN TO PAY FOR APPROPRIATE LEGAL COUNSEL, LARRY SEMENZA, ESQ AND TO BE NOTICED FOR HEARING ON ORDER SHORTING TIME.

RESPONSE TO OMNIBUS-COUNTER-PETITION (1) TO APPOINT GUARDIAN AD LITEM (2) FOR INSTRUCTION, AND (3) ORDER RELATING TO IRS MATTERS.

Lleanor Ahern fro se Eleanor Ahern Pro Se

[EYPE BODY OF PLEADING HERE.] - 1

**OBJECTION** 

2017 AUG - 3 PM 12: 41

3

1

4

5 6

7

8

9

10

11

12

13 14

15

16

17

18

19

20 21

22

23

24

25

26

Eleanor Ahern Pro Se 355 West Mesquite Blvd. D30 #176 Mesquite, Nevada 89107

**DISTRICT COURT** 

**CLARK COUNTY, NEVADA** 

Case No.: P-09-066425-T

IN THE MATTER OF

W. N. CONNELL AND MARJORIE T. CONNELL LIVING TRUST DATED MAY 18, 1972, AN INTER VIVOS IRREVOCABLE TRUST.

Dated this 28 of July, 2017

REPLY TO TEMPORARY TRUSTEE'S RESPONSE FOR MOTION FOR PETITION FOR HEARING TO REQUEST TEMPORARY TRUSTEE, FRED WAID, TO RELEASE TRUST FUNDS FOR ELEANOR AHERN TO PAY FOR APPROPRIATE LEGAL COUNSEL, LARRY SEMENZA, ESQ AND TO BE NOTICED FOR HEARING ON ORDER SHORTING TIME.

RESPONSE TO OMNIBUS-COUNTER-PETITION (1) TO APPOINT GUARDIAN AD LITEM (2) FOR INSTRUCTION, AND (3) ORDER RELATING TO IRS MATTERS.

Eleanor Ahern Pro Se

[TYPE BODY OF PLEADING HERE.] - 1

July 28, 2017

2017 AUG - 3 PM 12:41

Judge Gloria Sturman,

This is a prime example of why I need an attorney. The Hutchison & Steffen Law Firm, Todd Moody and Fred Waid, Temporary Trustee. are attempting to again take advantage of me because I do not have an attorney to represent me in all matters of this Court Case # P- 09-0664125-T. Fred Waid, Temporary Trustee, has written a document of half-truths and no truths without me even having the opportunity to properly respond.

I would love to respond to every line of Fred Waid, Temporary Trustee's, allegations, but because of my difficulty in seeing, it would take me way too long and be too taxing. Fred Waid, Temporary Trustee, could have taken care of some of my physical and medical needs well over two years ago and when you ordered on November 15, 2015 \$20,000 to be spent on my physical and medical needs. Nothing was spent from the \$20,000 through all of 2016. It was not until April 2017 did Fred Waid provide money for my medical and physical needs. Deep Cleaning for paradental disease had been ordered to be done every three months by a Mesquite dentist in early 2015. It was not until April 2017, did I have my first medical care. The dental care for deep cleaning was the first money Fred Waid, Temporary Trustee, paid even though many requests were made all through 2016. I had an abscess for two years and that is unacceptable at my age especially in light of how many millions he was sitting on that was my money.

Fred Waid, Temporary Trustee, is wrong when Fred tells you that I am not doing my own signing. This is another bogus claim. It has been very difficult to prepare this Objection. This is one of the very important reasons why I am asking for a lawyer. Because I am not one. This is unreasonable Elder Abuse.

Also the EPS report is very, very, very, very different from what Fred Waid, Temporary Trustee has represented to the Court.

Fred Waid, Temporary Trustee's, representation about the EPS's report is totally misrepresented. Sandy Lewis told me that her agency sees children turning their parents into EPS trying to take their parents money. Sandy told me Jacqueline filed the EPS Report.

The following is the Final Report from the EPS's investigator Sandy Lewis: "The allegation of exploitation is not substantiated. This case is appropriate for closure." I am very capable of self care and of a sound mind. Please do not fall for Fred Waid Temporary Trustees telling you, Judge Sturman, there is a problem when there is not. This is not a ground for guardianship or grounds for any instructions. I personally drove with a healing casted broken left leg to the EPS office. The report filed by Jacqueline was all lies and I was able to prove it.

Fred Waid failed to write the final decision from the ESP Report so he could influence you against me. Not a good and caring trustee. Fred Waid, Temporary Trustee is again, doing the dirty work for Joey Powell and my daughters who would financially benefit from my death per the 2009 Petition and the 2009 Order signed by Judge Ritchie. You can protect me Judge, you can do right by me. Please sign your Order for me immediately for \$100,000 to be released to Larry Semenza, Ltd. Do not let Fred Waid, Temporary Trustee Procrastinate and delay payment as Fred Waid did for Kirk Lenhard and the Brownstein Law Firm.

At the Evidentiary Hearing February 9 and 10 2017, I begged for a continuance and you said "DENIED." I begged you for an attorney and you again said "DENIED". I cannot fight Joey Powell and Fred Wade's lies alone. I NEED AN ATTORNEY TO PROTECT ME FROM THE TRUSTEE AND THE PLAINTIFF'S ATTORNEY IN THE RUSHFORTH FIRM

Judge Gonzalez dismissed out of her courtroom the case against me and admonished Fred Waid Temporary Trustee, to never come into her courtroom again with only (hearsay) with no established facts and documentation. Judge Sturman you said in court, I do not agree with Judge Gonzalez's decision and I am still going to punish Eleanor. The Court court shows that Judge Sturman is still wants to hold me accountable for stealing money even though never stole any money. When I interview Fred Waid in late March of 2015, he told me that Judge Sturman blindly trusts him and he can do just about anything he wants. Ordered Fred Waid, Temporary Trustee, to have a full accounting to be given to me at the end of February 2017. Fred Wade, Temporary Trustee, agreed but it did not happen. Since I am not an attorney, I could not or did not know how to file against Fred Waid, Temporary Trustee, to make him obey your Judge's Order. He sure seems to be independent of the court. This is another reason for me to have a lawyer to protect me from Fred Waid. Sure seems during the Evidentiary Hearing because of the way she refused to grant a continuance, so I could have my constitutional rights full filled by having competent prepared legal counsel.. Knowing I had no other assets, Judge Gloria Sturman froze my Oil and Gas assets that I had been living on since my father died in 1979. The kids are old enough to work Judge Gloria Sturman ordered from her bench that could not even pay attorney fees with Trust funds. Now millions of dollars are in my account under complete unaccountable control by Fred Waid, Temporary Trustee, since April 1 2015.

I strongly feel Fred Waid, Temporary Trustee, is doing Elder Abuse against me with every word he writes.

Fred Waid, Temporary Trustee, is not unbiased. Fred Waid, Temporary Trustee is very biased toward my daughters (The Plaintiffs) since you appointed him to be the Temporary Trustee April 1, 2015. Again, my constitutional rights have been badly trampled upon. And my constitutional rights are to this day smashed and nonexistent. Fred Waid, Temporary Trustee, has not fulfilled his obligation to me as a Temporary Trustee. Fred Waid, Temporary Trustee, is required by my Trust and NRS to complete an annual detailed accounting with back up certified by a certified

[TYPE BODY OF PLEADING HERE.] - 3

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

CPA. By not doing the required accounting, another smoke screen, so Fred Waid, Temporary Trustee, gets out of doing any accounting that I have requested of him since he was appointed by Judge Gloria Sturman April 1, 2015. A thorough account just might expose the fraud and mishandling of my money. Maybe that is why Fred Waid is shying away from an ethical and not a bogus accounting. I would like to see the legal bills that have been paid by my trust to Fred Waid, Temporary Trustee's friends. I bet it is in excess of one million dollars. There is no accounting for me to actually see where my Oil Money and Gas royalty is being spent. A Beneficiary should not be made to guess about any of the Trust's receipts paid and income received from the Oil and Gas Companies. Has the grazing been paid n 2016? I want to remind you Judge for an extended period of time Fred Wade Temporary, Trustee has ignored your orders.

Filed Aug 17, 2009 PETITION TO ASSUME JURISDICTION OVER TRUST; CONFIRM TRUSTEE; AND CONSTSRUE AND REFORM - Please note the following pages of the above Petition are following: The quoted sentences are copied exactly as the Petition was written.

Page 4 of 18 Line No. 16 "The division of the Trust into Trust No. 2 and Trust No 3 is similar to a type of trust commonly known as an "AB" where upon the death of the first settler, an amount equal to the federal estate tax, exemption is allocated to a credit shelter type trust in a standard AB trust, the assets allocated to the credit shelter trust are for the benefit of the deceased spouse's beneficiaries while the remaining assets are for the benefit of the surviving spouse."

(The Rushforth Firm represented this so that the "AB" shelter trust was for Marjorie's benefit. When in fact, it reads that it is for the benefit of the deceased spouse/s beneficiaries while the remaining assets are for the benefit of the surviving spouse. Clearly you did not hear this argued correctly by the Rushforth Firm.) Argued correctly would be upon the death of the first settler, an amount equal to the federal estate tax, exemption is allocated to a credit shelter type trust in a stand AB trust, the assets allocated to the credit shelter trust are for the benefit of the deceased spouse's beneficiaries (Eleanor Ahern).

Page 4 of 18 Line 19 No. 18 As of the death of Marjorie, Trust 2 owned land and oil and gas shares in reserves and income located in Upton, Texas . (The "Assets").

Page 4 of 18 Line 19 "Pursuant to Article Fourth, which Article governs the administration of Trust No. 2, All income from the Oil Assets is to be paid to the Petitioner as the "Residual"

Beneficiary" during her lifetime. (Small 4) Such income has been paid to the Petitioner since the creation of Trust 2 after W. N. CONNELL's Death." I did bless my adopted mother and my daughters I did not have to I chose to.

Page 5 of 18 Line 25 Paragraph 4 at the bottom "Section B of Article Fourth also states that ALL INCOME RECEIVED BY TRUST NO. 2 OTHER THAN THAT RECEIVED FROM THE OIL ASSETS IS TO BE PAID TO MARJORIE. HOWEVER, AS THE SOLE ASSET OF TRUST O. 2 CONSISTS OF THE OIL ASSETS, THIS PROVISION IS INAPPLICABLE. Additionallyi, Trust No. 2 granted Marjorie power to appoint and/or invade the principal of Trus See, Trust ,Ex. 2, pg 5. Petitioner is informed and believes that No. 2 during her lifetime. MARJORIE did not exercise her power of appointment nor was the principal invade for her benefit during her lifetime." (This also was argued incorrectly by Joey Powell of the Ruthforth Firm.

Please note the following pages of the Order Filed September 4, 2009 signed by Judge Ritchie ORDER ASSUMING JURISDICTION OVER TRUST; CONFIRM TRUSTEE; AND FOR CONSTRUCTION OF AND REFORM OF TRUST INSTSRUMENT.

Page 2 of 6 Line 12 IT IS HEREBY ORDERED that the dispositive provision of Trust No. 2 created under THE W. N. CONNELL AND MARJORIE T. CONNELL LIVING TRUST, dated May 18, 1972 are hereby reformed and construed to provide that upon the death of ELEANOR C. AHERN the residue of Trust No. 2 created under THE W. N. CONNELLAND MARJORIE T CONNELL LIVING TRUST, dated May 18 shall be distributed to the heirs of ELEANOR C AHERN.

Beneficiary the Trustee shall divide the balance of Trust No 2 into two equal shares as follows: sole Discretion may grant such Beneficiary the right to the use, possession and enjoyment of all of the tangible personal property held by such Beneficiary's Share, without financial obligation for the use of such property. This was the Trust law I was working within as I planned my life as the recipient of all the monies generated from the Land and Oil and Gas royalty's as confirmed b

by the Reconstruction of my Trust. The Kids (Plaintiffs) must wait until I die to get to be in the flow of any money from the monies generated by Trust 2 as stated in the Solomon Document's Petition an Oder of the Reconstruction of my Trust. Honorable Judge Sturman, ad Court approval because I was planning my life around the 2009 9 Petition andf 2009 Order signed by Judge Richie.

All of the above quotes were taken from the <u>PETITION TO ASSUME JURISDICTION OVER</u> TRUST; CONFIRM TRUSTEE; AND CONSTRUE AND REFORM TRUST filed August 17, 2009 and from the ORDER ASSUMING JURISDICTION OVER TRUST; CONFIRM TRUSTEE; AND FOR CONSTRUCTION OF AND REFORM OF TRUST INSTRUMENT

Page 5 of 6 Trustee and For Construction of and Reform of Trust Instrument. Exhibit 6 page 2 please find Jacqueline M. Montoya signature Exhibit 7 page 2 please find Kathryn A. Bouvier signature.

[TYPE BODY OF PLEADING HERE.] - 5

7 8

3

4

5

6

9 10

11

12 13

14

15 16

17

18

19 20

21

22

23

24

3

4

5

6

7

Ü

10

11

12 13

14

16

15

17

18

19 20

21

22

2324

25

26

Both signatures of the kids (The Plaintiffs) confirms to the District Court that I, Eleanor Ahern, was and is the only Sole Trustee and the only Sole Beneficiary as long as I was alive.

Fred Waid, Temporary Trustee, just thinks he knows but he does not...

You, Judge Sturman, were lied to by both girls (The Plaintiffs) and their attorney Joey Powell and The Rushforth Firm thus allowing you to subvert Judge Ritchie 's 2009 Order signed September 4, 2009. The Kids (The Plaintiffs) lied to you in your court and gave false information to their attorneys to plead in front of you. Both daughters signed the 2009 Petition knowing full well that they would never be in the flow of the Oil and Gas money until my death. Judge Ritchie signed the 2009 Order that they were never to be in the flow of the Oil and Gas money until I died Now the order you made and the Order The Supreme Court made has both girls illegally being in the flow of the oil and gas money. I AM STILL ALIVE. Marjorie never was in the flow of money per the 2009 Petition and the 2009 Order signed by Judge Ritchie. She had nothing to give the daughters. If I had died and the daughters had died before Marjorie had died, then and only then could Marjorie have been a recipient of the Oil and Gas money.

And I know for a fact that it is not necessary to recover any money. There are copies of checks that are listed twice. Fred Waid, Temporary Trustee's math does not add up,

It is not necessary to recover any money from my Paid on Death (POD) accounts. This is normal business practices. The money that was in these POD account I rolled up into a lump sum and gave to Fred Waid, Temporary Trustee. His math just does not add up even though he has hired 3 separate CPA Firms. And to this day, I have not received a detailed accounting certified by a qualified CPA. It has been over two years and four months and still no accounting. Remember, Judge Sturman, February 10, 2017, you asked Fred Waid, Temporary Trustee, if he could have the accounting available for Eleanor by the end of February? Fred Waid, Temporary Trustee, said yes ,to you that he could get it to me by the end of February. He still refuses to give me, my father's only daughter, and the only beneficiary of Trust 2, a complete detailed accounting. Judge Sturman, is Fred Waid, Temporary Trustee, trying to hide something from you and me? Or is he just inept! According to the 2009 Petition and the 2009 Order signed by Judge Ritchie, I must be my own trustee as my father had decreed that honor upon me and confirmed by the Reconstruction of the Trust in 2009. Since (The Plaintiffs) were never in the flow of Oil and Gas Money per the 2009 Petition and the 2009 Order both of daughter's' (The Plaintiffs) signed that they under stood and signed the Petition stating they would get the Oil and Gas Income when I was dead. My trust must be returned to me now.

Again, and Fred Waid, Temporary Trustee, is not impartial. Fred Waid, Temporary Trustee has showntime and again Fred Waid, Temporary Trustee, is doing the bidding of my daughters and their attorney, Joseph Powell of The Rushforth Firm. Fred Waid, Temporary Trustee, often repeats their unsubstantiated statements. Because of Fred Waid, Temporary Trustee's demanding of me

to give him personally 25% of my Trust in order to 5settle the matter(s)", I wonder if the Kids (plaintiffs) promised him 25% of my Trust to get me kicked out of Trust No. 2?

The Soloman Dwiggins Freer Law Firm filed a Petition August 17, 2009 clearly states that I Eleanor Ahern, is the sole Trustee and Sole Beneficiary and the children acknowledged that I have sole and separate control as long as I am alive. The kids (Plaintiffs) agreed in the Petition that I am the sole Trustee and Sole Beneficiary and they have acknowledged this by signing the Petition called "The Solomon Document." Jacqueline M. Montoya nor Kathryn A. Bouvier could not have sued me if I had not willingly reconstructed the Trust to make them remaindermen. They lied to the Court. The kids (Plaintiffs) recognized they had no claim to any of the Trust's moneys that came from the oil and gas revenues. Therefore, the kids (Plaintiffs) sued me in court. Even though both Jacqueline M. Montoya and Kathryn A. Bouvier signed that they knew they had no legal claim to any of the money from the Oil and Gas assets in Texas until I died. And they signed the Reconstruction. It is the weakest form of beneficial interests.

Fred Waid has had complete and utter disregard for the Court(s). Although, Fred Waid, Temporary Trustee, enjoys the Court's favor without any accountability.

On July 14, 2017 Fred Waid, Temporary Trustee, Fred Waid, Temporary Trustee swore he spent \$7,890 on me yet in court over 15 times Russel Geitz (Russel Gritz is a Managing Partner of Hutchison & Steffen) was in complete agreement with you, Judge Sturman, when you questioned the \$20,000 as being used up. Gone! Which is it? \$20,000 or \$7,890? Fred Waid, Temporary Trustee, has not given me any accounting of where the \$7,890 was spent on me. I would like to see who actually received the \$7,890 and how much was paid to each provider who gave me this benefit. Which is it Judge Sturman? \$20,000 That Russel Geitz, Managing Partner of the Hutchison & Steffen swore to in Court May 24 or \$7,890 sworn by Fred Waid, Temporary Trustee in his Court Document on 7 14 2017. I believe I can roughly account for less than \$2,800.00 being used for my benefit and for Captain's benefit. Again Judge Sturman, as you did February 10<sup>th</sup> 2017, please require Fred Waid, Temporary

Trustee to do an accounting with complete backup materials for the \$7,890.00. Again, Fred Waid Temporary Trustee, has ignored your every request to give me a complete recounting from April 1, 2015 when you, Judge Sturman appointed Fred Waid as Temporary Trustee.

Again, Fred Waid's numbers just do not add up. Fred Waid lies to the Court. He just cannot seem to be able to tell the truth. I do not want him, Fred Waid as my Trust 2 Trustee. I need to be my own Trustee as stated in the Solomon Dwiggins and Freer Reconstruction of Trust 2. According the the Reconstruction Petition and Order I have NO OBLIGATION TO THE KIDS TO RECEIVE ANY MONEY FROM THE OIL AND GAS MONEY UNTIL I AM DEAD. When I was spending money in 2012, 2013 and 2004 and the first three months of 2015 was doing exactly as the Reconstruction of Trust 2 reads I have every right to do. Fred Waid, Temporary

Fred Waid, Temporary Trustee's

3

4 5

6

7

8 9

10

11

12

13

14

15 16

17

18

19

20

21 22

23

24

25

26

own goals of confiscating my trust for his own benefit. I have to believe you can see through his smoke screen to take my trust away from me even though I had every right to do just as my father's trust states and confirmed by the Reconstruction of my Trust in 2009 by Mark Solomon of the Solomon Dwiggins and Freer Law Firm of Las Vegas, Nevada.

Trustee, appointed by you, Judge Sturman, has created so much confusion, diversion and lies for

Fred Waid, Temporary Trustee, is asking for the following to be heard the same day an hour at the same time as my Hearing: (OMNIBUS COUNTER-PETITION (1) TO APPOINT GUARDIAN AD LITEM; (2) FOR INSTRUCTION; AND (3) IRS MATTERS). These ORDERS Fred Waid, Temporary Trustee is demanding are VERY SERIOUS LIFE CHANGING DEMANDS HE IS ASKING YOU, JUDGE STURMAN, WITHOUT PROPER HEARING AND COUNSEL FOR ME.

This is clearly a paramount reason for me to have an attorney NOW. Even though I am of a sound mind and very capable of handling my own life and my affairs, I cannot legally address Fred Waid's counter claims. Because I am not a lawyer. I am not experienced or trained or educated as a lawyer. I do not have what it takes to address what he piggy backed on my Petition.

Please remove them from the agenda. I must have a lawyer to address his counter claims. I do not know how to handle the counter-claims properly. I do not have that knowledgeIt is not fair as I do not have the knowledge to address the additional issues Fred Waid, Temporary Trustee, who is trying take advantage of my weakness to once again stomp on my constitutional rights. Judge Sturman, do not intertain Fred. Waid's counter Claims. I desire a hearing just for my issues to hire a lawyer to repreent me and be paid \$100,000.

Please, Judge Sturman, it is very important for me to have the Hearing on August 2, 2017 as a one issue Hearing for you to sign an Order for Fred Waid, Temporary Trustee, to release \$100,000 from my account to pay Larry Semenza NOW. This Hearing needs to be ONLY my hearing. Please do not allow the unlawful piggybacking of Fred Waid, Temporary Trustee's, Hearing or the back of my Hearing to be heard the same day and hour at the same time. OMINICOUNTER-PETITION (1) TO APPOINT GUARDIAN AD LITEM; (2) FOR INSTRUCTION; AND (3) ORDER RELATING TO IRS MATTERS.

During March of 2015, I offered to Fred Waid, Temporary Trustee and Fred Waid, Temporary Trustee agreed for me to make firm appointments to introduce Fred Waid, Temporary Trustee, to every Banker and all the many oil men and women I was working with up to April 1, 2015 and Fred Waid, Temporary Trustee, agreed to be present at all the transitional meetings. Fred Waid Temporary Trustee, was a no call and a no show. I was being very cooperative with Fred Waid Temporary Trustee. I called Fred Waid, Temporary Trustee about 15 times to reschedule. It took him several weeks to respond. It was then that Fred told me that he does not want nor does he need my help. Fred Waid was not willing to cooperate with me.

Judge Sturman, I should not be penalized for Fred Waid, Temporary Trustee's lack of understanding and Joey Powell's lack of understanding about the Reconstruction of my Trust as I acted in 2012, 2013,2014, 2015 and until April 1, 2015 exactly as the Reconstruction Petition and Order dictates I could act in total freedom to enjoy the abundance in any way I wanted. The Petition and The Order state loudly that the Kids (PLAINTIFFS) must wait till I die to be in the flow of ANY money. The Reconstruction of my Trust also states that Marjorie is not to be in the flow of money until my Heirs and I were died.

The truth is now known and presented to you, I am the Sole Beneficiary and Sole Trustee of the W. N. Connell Living Trust. I know you now know and can understand the words legally created by my parents Living Trust confirmed by the Order signed by Judge Ritchie that I am truly the Sole Trustee and Sole Beneficiary. You, Judge Sturman, bought, the Kids (Plaintiff's) lies and the Plaintiff's attorney Joseph Powell's lies and Fred Waid, Temporary Trustee's, lies. Actually, Fred Waid, Temporary Trustee saw he could gain personally. He came up with a whimsical idea totally illegal, Fred would be 100 % owner of a Management Company in Texas and all the Oil and Gas assets would be placed in Fred Waid's Management Company as an LLC. This would change the identity of the current Trust 2. Totally illegal. Fred Waid, Temporary Trutee came up with another whimsical idea. Kirk Lenhard demanded of me I had to sign the last Settlement Fred Waid, Temporary Trustee, presented to my kids agree to. I was to sign a settlement now that would be written later or Kirk would withdraw from my case because Fred has taken so long to get him his money, Kirk said I had to sign so he could get his money. He also said I must agree to give Fred Waid, Temporary Trustee, 25% of my income. Kirk also said that everyone in this case would be held harmless but that I would still be responsible for all the items

Fred Waid lied about me that I had stolen millions of dollars. NOT ACCORDING TO THE 2009 ORDER SIGNED BY Judge Ritchie and the 2009 Petition.

Now, Judge Sturman, after you and your legal counsel digest the 2009 Order signed by Judge Ritchie and the 2009 Petition presented by SOLOMON DWIGGINS & FREER, LTD. it is time for you to correct the wrongs that have been done to me since this case was placed in District Court

Case No P-09-066424-T in 2009 and also from the time that you appointed Fred Waid, in April 1, 2015, Temporary Trustee, of The W. N. Connell and Marjorie T. Connell Living Trust, dated May 18, 1972.

I am writing this again to stress the point I am the Sole Trustee and Sole Beneficiary of the W. N. Connell Living Trust dated May 18, 1972 per Judge Ritchie's Order.

for the use of such property. This was the Trust law I was working within as I planned my life as the recipient of all the monies generated from the Land and Oil and Gas royalty's as confirmed by the Reconstruction of my Trust. The Kids (Plaintiffs) must wait until I die to get to be in the

I am not under any undue influence now or from the time of my adopted mother's death in 2009. This is a lie from hell programed by Jacqueline who gave that information to Fred Waid to gie to you Judge Sturman. If Jacqueline can get rid of me, she and her sister get ALL the money, except what Fred Waid, Temporary Trustee plans on taking for himself for doing such a good job for the Why would anyone not give an accounting from day one of his daughters (The Plaintiffs). appointment by Judge Sturman? My answer is Fred Waid, Temporary Trustee's "Greed". He wants his share. He has a very bad reputation around town of manipulating people he has been put in charge over as Trustee to the total destruction and bringing them to poverty those whom he Other trustee 's in his field said to me Fred Waid, has a less than desirable reference regarding Fred Waid's Mode of Operation. Seems like the other Professionals in his field said said to me, Fred Waid, takes people's stuff he has been Trustee over, sells it and makes himself a commission. The Beneficiaries now have no money and cannot fight the person, Fred Waid who out maneuvered them out of all their money and stuff. Not a good reputation to have around town. When I interviewed Fred Waid, confirmed to me he sells peoples assets. He told me he did not care how much my daughters and I cried to him. He told me he did not care how many generations the property in Texas had been in my family. His plan was to sell everything that was my family's in Texas.

Jacqueline has always disliked the people I chose to like. Seems like Fred Waid is using undue influence as a crime to make himself look good that Fred Waid is really looking out for me and my well being. Fred Waid has seen the massive amount of money the Oil and Gas revenue brings in. Fred Waid, Temporary Trustee, has tried twice with his whimsical ideas to move Fred Waid, Temporary, into a power position. Fred Waid, Temporary Trustee, does have favor with Judge Sturman as she never holds him accountable for anything she orders him to do. If he does not do it, it is ok with her. Judge Sturman actually said to me loud and clear in Court toward the end of December 2014 "I am going to make you, Eleanor, regret the day you refused to sign the Burn Settlement.

Both Jacquie and Kathryn hated every dime I ever gave away to the homeless or to feed the hungry whether I bought them food, gave them cash or provided temporary housing until they got on their feet. They wouldn't even let my 9-year-old grandsons go with me to feed over 30 people every week for several years. 20 good honest citizens got together every week and feed the homeless. In winter we gave the coats and blankets.

Judge Ritchie's 2009 Order and Mark Solomon Dwiggins and Freer LTD Petition says many times the girls nor Marjorie will ever be in the flow of money from the Oil and Gas revenues until I die.

2

3

4

5

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Regarding the IRS issue. It is clear to me that this is just another of Fred Waid's Smoke Screens. It is not realistic and is a diversion. It offered to make arrangements and to introduce him to everybody I had been working with and to cover all the Tax history and the changes I had implemented so he could continue them. I was very cooperative. So, what happens? Fred Waid, Temporary Trustee, was a no call and no show for every transitional appointment I made. And he had agreed. I offered to be cooperative. I had to call Fred Waid, Temporary Trustee more than 15 times. With no call back. When he did call several weeks later, he informed me he did not need or want my help. It is clear to me that Fred Waid, Temporary Trustee was and is extremely wrong about the taxes. It is clear to me the taxes have been mishandled by Fred Waid, Temporary. Trustee.

It is much easier for me to keep track of Fred Waid, Temporary Trustee's words by fax. Even MACand Brownstein told me Fred lies. His word is no good, That is why it is safer for me to hear from him by the written word in a fax Fred Waid, Temporary Trustee signed for the monies that were given to him by me. Through the MAC law Firm He, Fred Waid never recovered any money. It was all handed to him. Just some important facts for you to have, Judge Sturman.

From past experience, I was not given any medical care for approximately a year and 4 months after you authorized \$20,000 for medical care although Fred Waid, Temporary Trustee received many requests from me throughout that time for Cataract Surgery, Teeth cleaning for paradental disease and Hearing Aids, Kirk Lenhard had to withdraw from representing me in this District Court case because Kirk had to wait for Months after you authorized his \$70.000 to be paid.

It is clear to me Fred Waid, Temporary Trustee, is squeezing me out by hoping he doesn't have to take care of my medical and physical needs.

I do have a right for a lawyer. It is my Constitutional Right to have a properly paid attorney. My money must **not** be horded as Fred Waid, Temporary Trustee has been doing from April 1, 2015 to current. Fred Waid, Temporary Trustee, hampered The Brownstein Law Firm because they let Fred get away with bad lawyering because they could not pay to enter into the court to stop his bad acts. This was told to me by my lawyers at Brownstein. Please issue payment immediately to Larry Semenza, Ltd. I need a lawyer today and every day till everyone knows and have read

the 2009 Petition and the 2009 Order signed my Judge Ritchie. I have heard from other attorneys that Fred Waid has a mode of operation with at least 5 other people he was Trustee for. He is known to take their inheritance, their stuff, and leave the beneficiaries destitute with no money to bring Fred Waid, Temporary Trustee into court. There is no one but me making (as Fred Waid, Temporary Trustee, states "outlandish claims against him." I have experienced his wrath. I want me as my trustee just as the 2009 Petition and the 2009 Order signed by Judge Ritchie states. Please have your legal counsel read both of 2009 Documents extensively. I am the Sole Trustee and the Sole Beneficiary per all the words in these two 2009 documents. Now it is time for you to be on my side as I have been abused by this Court for so many years. Judge Sturman, you believed

1

3

4

5

7

8

9

10 11

12

13

14

1516

17

18 19

2021

22

24

23

25

26

their lies. I am and always have been the only Sole Trustee and only Sole Beneficiary of the W. N. Connell and Marjorie T. Connell Living Trust dated May 18, 1979. Only with me dead are my daughters in the flow of Oil and Gas money per Judge Ritchie's 2009 Order and The Solomon Dwiggins & Freer Las Firm's Petition.

I do need hearing aids from Anderson Clinic from between \$4,600 and \$6,500. I was tested again last week. My hearing was 85% in 2015 today is it 30% in negative comprehension in my left ear. Anderson Audiology do es have a mike that brings the sound around to my good ear so that I hear again in two ears with no problems. I am excited. I must have another exam by Dr. Toland, Ear, Nose and Throat Doctor because Dr. Anderson wants to make certain there is nothing physical causing the 30% hearing loss. Again, I affirm, I researched, read, typed and edited all these pages myself;

The Court record is very clear that Judge Gloria Sturman made many extremely strong negative statements prior to hearing the FACTS. She has said prior to Hearings:

- 1. "Mrs. Ahern must be punished"
- 2. "I will make Mrs. Ahern regret not taking the settlement January 2015
- 3. "According to Joseph Powell, Judge Sturman has repeatedly reassured the Movant's that Mrs. Ahern "punishment" would shortly be delivered."
- 4. A review of this Court's statements made at the March 3, 2016 Hearing is certainly appropriate." Judge Sturman even issued a judgement without hearing all the FACTS
  - "I thought all along somebody probably needed to go to jail. Judge Gonzalez didn't send her to jail. That's her choice. She felt that that wasn't properly set up since there is that type of contempt of a Court order requires very specific findings before a person can be sent to Jail."...... Honorable Judge Sturman the reason Judge Gonzalez didn't do what you said, even though you said you would have nothing to do with guardianship or sending a 79 year old lady to jail was that Judge Gonzalez warned Fred Waid to never come to her courtroom with no documentation and with only (hearsay.) The here say was from people who were from out of state. Your Honor, Judge Gonzalez had no evidence against me Fred Waid, Temporary Trustee did not present any evidence to her court. The only thing Fred Waid, Temporary Trustee presented to Judge Gonzalez was second and 3<sup>rd</sup> hand here say. Judge Gonzalez warned him to newer come to her court again with such serious Fred Left Gondolaz's Courtroom vividly charges without any evidence whatsoever. shaken. Judge Sturman, I was very surprised to hear you disagreed with Judge Gonzalez because you said that you would have nothing to do with guardianship or sending a 79 year old lady to jail. Judge Sturman time will not allow me to type in the many other statements made by you. In your capacity as District Court Judge you made up your mind before you heard all the FACTS and ARGUMENTS. Your Honor, please consider removing yourself from this case as you are obviously prejudiced against me

MEGLIYED LAS YEGAS DREFISA CLEMA OF SUPRE**13** CUUM

Your Honor, as you are aware, Larry Semenza was present February 9, 2017 for the Evidentiary Hearing but not prepared He could not have represented me without pay of proper presentation. I wanted Larry Semenza. At the end of February 10, 2017 you awarded millions of Dollars to the other side using Fred Waid, Temporary Trustee Bogus uncertified. Accounting. You offered to pay him for his 2-day time in court which does not provide for pay for preparation. I am still

waiting to get a lawyer. Judge Sturman awarded based on a multiplier of 3 times because she wanted to punish me. Judge Sturman had some choice words for me just before she left her Courtroom The turned to look directly at me and said I hope your Oil wells make lots of money real soon so you can still be alive when you get all your bills paid off off. Then you, Judge Sturman, chuckled out of your courtroom. I gave to Fred Waid in the all cash on hand. Judge Sturman you used a figure to calculate my damages that were the dollar amount I gave Fred Wad.

In all the Hearing of 2017, I was without a lawyer. I asked you three times to give me a continence and a lawyer. Each time you said "Denied".

Eleanor Ahern Prose

Eleanor Ahern Pro se

Dated July 28, 2017

ORDER (Please make the Order today) 3 PM 12: 44

3

1

2

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

July 28, 2017 20

21

23

22

24

25

26

ORDER FOR FRED WAID TO IMMEDIATELY RELEASE \$100,000.00 TO LARRY SEMENZA FOR ELEANOR AHERN TO HAVE LEGAL COUNCIL IN ALL MATTERS IN DISTRICT COURT.

## JUDGE GLORIA STURMAN

Dated July 28, 2017 ORDER (Please make the Order today)

ORDER FOR FRED WAID TO IMMEDIATELY TO BE REMOVED FROM BEING TEMPORARY TRUSTEE OVER MY, ELEANOR MARGUERITE CONNELL HARTMAN AHERN ASSETS. I, ELEANOR MARGUERITE CONNELL HARTMAN (AHER) IS TO BE HER OWN TRUSTEE FROM THIS DATE FORWARD.

### JUDGE GLORIA STURMAN

Dated July 28, 2017

**ORDER** per the 2009 Petition and the 2009 Order signed by Judge Ritchie all moneys that Fred Waid and Judge Sturman gave to my daughters is to be paid back to Eleanor Marguerite Connell Hartman Ahern immediately. According to the 2009 Petition and the 2009 Order signed by Judge Ritchie Septemer 4, 2009 I must be dead before the daughters (The Plaintiffs ) can in the any flow of ANY from my father's Oil and Gas income in trust 2 that he gave to me for the rest of my life..

#### JUDGE GLORIA STURMAN

**ORDER** for a complete detailed accounting certified by a qualified CPA of all Fred Waid, Temporary Trustee's financial dealings pertaining to the W. N. Connell and Marjorie T. Connell Living Trust dated May 18, 1972 from the date of the appointment of Fred Waid, Temporary

Trustee April 1, 2015 showing all invoices from whom paid and to whom and for what reason and the date paid, all income received from every Oil and Gas company and income from whomever now leases the land for grazing, and from all sources of income, all contracts Fred Waid signed as Temporary Trustee to be completed and in the hands of Eleanor Ahern before the August 31, 2017.

#### JUDGE GLORIA STURMAN

[TYPE BODY OF PLEADING HERE.] - 14

1	RECEIVED LAS VEGAS DROP SOX Eleanor Ahern CLEAN OF SUPPLIES COURT
2	355 West Mesquite Blvd D30 #276  Mesquite, Nevada  702 345 3035  702 345 7000
3	702 345 7909
4	DISTRICT COURT
5	CLARK COUNTY
6	Case No.: P <del>-09345</del> <del>3035</del> -066425-T
7	
8	APPEALING THE ORDER TO APPOINT A GUARDIAN FOR ELEANOR AHERN,
9	I am appealing Judge Sturman's Order to appoint a guardian for Eleanor Ahern. I requested a lawyer and was
10	denied. I was denied my right to due process in law and Procedurally and Substantively. The Hutchison and Steffen Law Firm Managing Partner, Todd Moody and his client, Fred Waid, Temporary Trustee of the W. N. Connell and Marjorie T. Connell required a guardian in violation of court rules, Judge Gloria Sturman denied requests for the transcript and the DVD even though she has given it in the past and my status is In Forma Por
11	
12	R
13	Dated this 2 <sup>ND</sup> of August 2017.
14	Eleanor Ahern pro se Eleanor Ahern In Form Pauperis
15	Eleanor Ahern In Form Pauperis
16	CERTIFICATE OF SERICEI
17	I CERTIFY THAT I AM FAXING ON AUGUST 23 2017 TO THOSE LISTED BELOW APPEALING THE
18	ORDER TO APPOINT A GUARDIAN FOR ELEANOR AHERN,
19	
20	Todd 1. Moody *5430)  Joseph J. Powell, Esq
21	Russel J. Geist (9030) The Rushforth Firm
22	The Hutchison &I Steffen Law Firm 1701 Village Center Circle Ste 150 Las Vegas, Nevada 89134
<i>LL</i>	Las Vegas Nevada Attorneys for Kathry A. Bouvier and Jacqueline M Montoya
23	702 385 2086 Fax 7 702 255 3552 Phon
24	Attorneys for Fred Waid 702 255 4677 Fax
25	
26	
	APPEALING THE ORDER TO APPOINT A GUARDIAN FOR ELEANOR AHERN, - 1

CLERK OF THE COURT

Reply to temporary trustee reponse to
MOTION FOR PETITION FOR
HEARING TO REQUST TEMPORARY
TRUSTEE, FRED WAID TO DELETE

07/10/2017

PET

2017 AUG - 3 PM 12: 44

MITTER

Eleanor Ahern

355 West Mesquite Blvd. D30 #176

Mesquite, Nevada 89027

Telephone: 702 345 3035 does not accept messages

Facsimile: 702 346 7909

DISTRICT COURT

CLARK COUINTY, NEVADA

Case No. P-09-066425-T

8 IN THE MATTER OF

THE W. N. CONNELL AND MARJORIE T. CONNELL LIVING TRUST DATED

MAY 18, 1972 10

11

9

5

б

7

12 13

14

15

16

17

18

19

20

21 22

23

Eleanor Ahern In Forma Parperus

Eleanor Ahern, In Proper Person, hereby moves to ask the Court to issue an order instructing the Temporary Trustee Fred Wald to release Trust Funds for the purpose of providing funds for Larry Semenza, to represent Eleanor Ahern as her LEGAL COUNSEL for the duration of this court case, Eleanor Ahern is requesting a Hearing on order shortening time. This order and motion is based on the Declaration of Eleanor Ahern, and the Points and Authorities attached here, together with all pleadings and papers on file herein. Dated this on the 6th day of June 2017. 7 19 ay of July, 2017

TRUSTEE, FRED WAID, TO RELEASE TRUST FUNDS FOR ELEANOR AHERN

TO PAY FOR APPROPRIATE LEGAL COUNSEL, LARRY SEMENZE, ESQ AND

TO BE NOTICED FOR HEARING ON

Date of Hearing: August 2, 2017
Time of Hearing: 11 4 m

ORDER SHORTENING TIME.

CLERK OF THE

5

6

7

8

10

11

12

13

14

15

16

2017 AUG - 3 PM 12: 44

Eleanor Ahern 2

355 West Mesquite Blvd. D30 #176

Mesquite, Nevada 89027

Telephone: 702 345 3035 does not accept messages

Facsimile: 702 346 7909

DISTRICT COURT

CLARK COUINTY, NEVADA

IN THE MATTER OF

THE W. N. CONNELL AND MARJORIE T. CONNELL LIVING TRUST DATED

MAY 18, 1972

Case No. P-09-066425-T

MOTION FOR PETITION FOR HEARING TO REQUST TEMPORARY TRUSTEE, FRED WAID, TO RELEASE TRUST FUNDS FOR ELEANOR AHERN TO PAY FOR APPROPRIATE LEGAL COUNSEL, LARRY SEMENZE, ESQ AND TO BE NOTICED FOR HEARING ON ORDER SHORTENING TIME.

Date of Hearing: August 2, 2017
Time of Hearing: 11 Am

17

18

19

21

22

Dated this on the 6th day of June 2017.

attached here, together with all pleadings and papers on file herein.

Eleanor Ahern Eleanor Ahern In Forma Parperus

Eleanor Ahern, In Proper Person, hereby moves to ask the Court to issue an order instructing the Temporary Trustee

7 Day of July, 2917

Fred Waid to release Trust Funds for the purpose of providing funds for Larry Semenza, to represent Eleanor Ahern as her LEGAL COUNSEL for the duration of this court case. Eleanor Ahern is requesting a Hearing on order shortening time. This order and motion is based on the Declaration of Eleanor Ahern, and the Points and Authorities

22

23

24

25

MECEIVES LAS VEGAS DESPISON CLEMMUR SUPRENE SOUNT

2817 AUG -3 PM 12: 44

2	ORDER SHORTENING TIME
3 4 5 6 7 8	Good cause appearing, it is hereby ordered that the MOTION FOR RELEASE OF FUNDS ON ORDER SHORTENING TIME shall be heard on shortened time on the day of the day of m, in Department XXVI.  Dated this day of day of John, 2017.  GLORIA STURMAN DISTRICT JUDGE
9	DATEDJule 2017
11	
12 13	ELEANOR AHERN IN FORMA Properis
14	
15	
16	
17	
18	
19	
20	

2017 AUG -3 PM 12: 44

2

3

4

## DECLARATION OF ELEANOR AHERN IN SUPPORT OF MOTION FOR RELEASE OF TRUST FUNDS FOR RELEASE OF FUNS FOR LARRY SEMENSA, ESQ. ON ORDER SHORTENING TIME

5

б 7

8

9

10

11 12

> 13 14

15

16

17

18

19 20

21

22 23

24

25

ELEANOR AHERN being duly sworn. States as follows: 1. I make this declaration in support of my Motion for release of trust funds for Larry Semenza, on order

shortening time ("Motion"). I have personal matters knowledge of this matter set forth in this Shortening time ("Motion"). I have personal knowledge of the matters set forth in this Affidavit and, if called as a witness, could and would competently testify thereto.

2. This request is made in good faith and without dilatory motive.

3. From April 20, 2016, I had been represented by Kirk Lenhard, Esq. of Brownstein Hyatt Farber Schreck

4. On November 23, 2016, this Court granted Mr. Lenhard's firm to withdraw as my counsel.

5. Although I have sought to retain counsel, I have not retained counsel. I believe in the past two Hearings. I have been taken advantage of by the Court Appointed Trustee and his attorneys of my impaired eyesigh and bad hearing.

6. Thus, the undersigned submits that, in the interest of justice and judicial economy, good cause exists to

hear the Motion on order shortening time.

7. The undersigned requests that this Court set the Motion for hearing as soon as this Court's Calendar permits. The undersigned does not have sufficient financial resources to pay for travel from and to Mesquite for hearing on the Motion, and requests the Court to consider conducting a video and telephonic hearing.

8. Declarant's "TDY" telephone (702 345 3035) is only capable of receiving calls and would request that the Court initiate the call. Any Facsimile messages should be directed to the attention of: Eleanor Ahern

9. I declare under penalty of perjury under the laws of the State of Nevada that the forgoing is true and

フル ブレレソ Dated this 延 day of June 2017 at Clark County Nevada

Eleanor Ahern In forms Properus

## MEMORANDUM OF POINTS AND AUTHORITIES

EDCR 7.42 Provides in pertinent part:

Appearances in proper person; entry of appearance.

\(a\) Unless appearing by an attorney regularly admitted to practice law in Nevada and in good standing, no entry of appearance or pleading purporting to be signed by any party to an action may be recognized or given any force or effect by any district court unless the same is signed by the party, with the signature's address and telephone number. If any.

Eleanor Ahern has, in compliance with EDCE 7.42 has signed the Motion for the Hearing for release of trust funds for Larry Semenza, Esq to represent her in all matters of Court of Law and the Order for on Order shortening Time, included her address and telephone number, and the Court may consider the

NECEIVER LAS VEGAS DRUP SOX CLEAK OF SUPPEHE COST

Motion, and if sufficient facts appear from the Motion.

Due to the fact that the undersigned is unrepresented by counsel, the undersigned if forced to represent herself until funds are made available to pay Counsel, Larry Semenza, Esq.

Dated this 2nd day of Julie 2017

Eleanor Ahern Informa properis

#### **CERTIFICATE OF SERVICE BY FACSIMILE**

I hereby certify that on the 10 day of 10 L 2017, I personally served the forgoing Motion for a Hearing on releasing trust funds to pay Larry Semenza, Esq.to be my counsel of record and the Order for the Shortening Time by facsimile transmission only pursuant to the amendment to the Eight Judicial District Court Rule 7.26 by faxing a true and correct copy of the same to each party addressed as follows:

TODD MOODY, ESQ
tmoody@hutchlegal.com
RUSSEL J. GEIST, ESQ.
rgeist@hutchlegal.com
HUTCHISON & STEFFEN, LLC
10080 West Alta Drive Suite 200
Attorneys for Fred Waid
Court Appointed Trustee

Fax No. 702 385 2088

JOSEPH J. POWELL, ESQ.

probate@rushforthfirm.com
THE RUSHFORTH FIRM, LTD
P.O.B 371655
Las Vegas, Nevada 89117-1655
Attorneys for Jacqueline Montoya and
Kathryn A. Bouvier

Fax No. 702 255 4677

Eleanor Ahern Informa Payseria

4

24

RECEIVED LAS VEGAS BROT BOX CLERN OF SUPPLEME COUNT

2017 AUG - 3 PH 12: 44

# **EXHIBIT I**

These are some of the reasons why I need an attorney

Date: July 7, 2017

2017 AUG - 3 PM 12: 44

Judge Gloria Sturman Regional Justice Court

Floor 10

200 Lewis Street

Las Vegas, Nevada. 89155

6

Judge Sturman,

The following are the MANY reasons why I need an attorney:

Marquis Aurback and Coffing Law Firm were the very best attorneys I ever had, They knew the problem and were litigating properly. Fred Waid lied to Ms Ringa and Marquis Aurback and Coffing withdrew. Fred Waid is skillful at eliminating attorneys away from me. MAC worked three days trying to find an attorney who would be a match for Fred Waid. They got Kirk Lenhard with Brownstein Hyatt Farber and Schreck. During one of the first court hearings Kirk attended, he told Fred, "I know what you are going to try to do, You are going to try to separate me from Eleanor." Kirk told Fred "it is not going to happen". But it finally did happen Kirk had to withdraw for lack of payment. Fred said yes to paying Kirk the next day after the Judge allowed Fred to pay Kirk \$70,000. Then there were delay and more delay and the payment never came to Kirk. Today June 7, 2017 I am still without an attorney to represent me and to protect me from Fred Waid, Temporary Trustee of the W. N. Connell and Marjorie T. Connell Living Trust dated May 18 1972. Fred Waid refused to pay Kirk Lenhard from April 1, 2015 when you appointed Fred Upon learning that you made an order from the Bench asTemporary Trustee. instructing Fred to pay \$90,000 out of my funds withheld from me in the following manner: \$70,000 to the Kirk Lenhard as my attorney and \$20,000 for my medical and living expenses. At this moment, I am referencing the \$70,000 for Kirk. November and December 2015 nothing was paid to Kirk. All of 2016 nothing to Kirk.

Fred negotiated a Settlement with the sisters and Kirk Lenhard toward the end of 2016. Kirk told me I had to sign the settlement so he could get paid or he would have to withdraw from being my attorney. I told him I wanted to read it. Kirk said to me, "I can tell you what is in it." I again I said I wanted the settlement sent to me to read. He said I had to sign it as is and you can read it when it is written. No one would ever sign a settlement without first reading it. He said your daughters have agreed to give Fred Waid 25% interest in my father's estate. Kirk also said everyone is exonerated and held harmless. In Kirk's words he said "you are still responsible for everything Fred Waid says you did wrong". Again, I ask, why would I sign such an evil settlement? I told Kirk I could never sign such an evil/bad settlement and l would never giver any percentage of my father's estate to Fred Waid who is a total stranger. A stranger who is holding millions since April 1, 2015 and still to this day, refuses to give me, a beneficiary, a certified accounting of how much money he is

[PLEADING TITLE] - 1

5

8

7

10

11 12

13 14

15 16

17

18 19

20

21 22

23 24

25

26

holding with back up materials for every check from the oil companies he has received, every check he has written to law firms and accountants and CPA. I should know how much he spent on unnecessary and unfruitful travels to Dallas and Midland Texas and possibly Scottsdale, Arizona to see the Millers. To this date, I have not received one page of accounting. Fred won. He separated me from two very good attorneys. I read over Brownstein's bill and more than 50% + was Fred talking/ e mailing my attorneys. This is certainly a good way to make sure the client's bill is very large and I would be responsible to pay every penny of it. Fred Waid did pay Brownstein and Attorney Kirk Lenhard but it was long after Kirk had left me without counsel. The \$70,000 was finally paid and I received no benefit of the \$70,000 being paid while I still had an attorney thanks to Fred Waid Temporary Trustee for the W.N. Connell and Marjorie T. Connell Living Trust dated May 18, 1972.

Do you remember, Judge, when Joey Powell and his plaintiffs (my two daughters) put in a pleading to you that demanded STOP THE BOGUS INVESTIGATION. Fred Waid had not found anything missing, yet Fred acted as if he had. He never had any substantial facts just a smoke screen without proof of any documented bad action on my part. I did dip into the 65% I was holding for whomever won the court case. I had attorneys to pay. I told Fred I used the money and that the \$600,000 could be paid back quickly by future income. Tammy Peterson my attorney with Brownstein wrote to Fred Waid that there was enough money in Eleanor's account to pay \$400,000 now and finish paying with the income that was coming in. He refused. I could pay it off now but he will not let me. I never stole any money nor did I hide any money. Everyone who assisted me during these years of this long court case were of the highest caliber and wonderful to me. No one ever took any money from me. In fact, I still owe those that worked for me money which I will pay properly from my inheritance.

He lied to you Judge. He could not, nor can he prove his acquisitions against me. Because he had nor does he have any proof. I have heard in a court of law you are innocent until proven guilty. Fred has not proven with any substantial documentation that I am guilty of all he has accused me. Yet Judge he has pushed an abundant of lies about me upon you and you believed them without any proof. I have done nothing but use \$600,000 of the 65%. I have had the money all along to pay it back and be rid of Fred Waid but to keep his job as trustee, Fred has not allowed me to pay it back. Tammy Peterson asked in an order to you for him to pay at least \$400,000 to the MTC Trust at that time and pay the \$200,000 soon thereafter. I was not allowed by Fred Waid to get that negative paid. Frankly, there is no more money to find. Although Fred Waid says I owe millions to the Trust. I told him where to fine all the money there was to find and what was in each of the banks. He never found any money in Nevada, or Texas as he claims as I told him where every dime was. I never deposited any money in a California Bank although Fred Waid claims I did. I would like to see his proof. There is not any proof.

Fred Waid and CPA Mr. Wilcox had a meeting with a CPA that showed them that [PLEADING TITLE] - 2

all the money I had received was deposited in trust accounts. First into the W. N Connell and Marjorie T. Connell Living Trust at Wells Fargo. From that account, the money was split into another Wells Fargo Trust Account where I put the 65% and the other Wells Fargo Trust Account was where I put my 35%. No mystery there. Yet Fred Waid, Temporary Trustee talks as if what I did was wrong. It was not wrong. The CPA they met with reconciled all the revenue with Fred Waid and his accountant Mr. Wilcox who by the way, never did a reconciliation of the Trust income because Fred Waid never gave any of the accounting to Mr. Wilcox \*\*\*Nothing Stolen. \*\*\* In front of the CPA. Fred and Wilcox at first had all kinds of accusations but when they sat down and listened and learned, both left the meeting agreeing with the CPA that I had not stolen any money. Then Fred started all over again lying to you about me stealing money. No money was ever stolen by me nor was it hid by me. I was changing my Trust from being a pass through trust to writing off expenses to take take care of me as I knew I was 100 % owner of my father's Trust 2 where all the Oil Check had been deposited since 1979 and all the Oil companies wrote the check to Trust 2's EIN number. I knew I could, if I wanted to stop the payments to my adopted mother. I knew she had no income and I made a promise to my father after the Adoption Hearing in Las Vegas 1996, three years before my father died, at his home that she and I would always take care of each other. I honored that vow. She did not.

Fred Waid is not complying with the Trust wording that states the trustee must give a true and certified accounting of all moneys received. He is required to give such an accounting of what has happened to the millions Fred as Temporary Trustee has received since he was appointed by the Court April 2, 2015 to this current JJune 7 2017 date. Millions of dollars are either under his control or spent by him. You have asked Fred twice to produce a full accounting. Again, your ORDERS have been ignored. The last time was February 9 and 10, 2017. Fred Waid has been in charge of the Trust account without any accountable for 9 months in 2015, 12 months in 2016 and 6 months in 2017. No accountability of where my father's money has been spent. I have requested many many times for a certified accounting with backup be given to me as a beneficiary. You have requested twice and you and I both have been ignored. You ORDERED from the bench a full accounting with back up would be made available by Fred Waid no later than 30 days from February 10, 2017. He HAS NOT PRODUCED THAT ACCOUNTING TO ME. HAS HE GIVEN IT TO YOU, JUDGE? If he has could I have a copy?

Three lawyers told me there is nothing illegal about taking trust money, I was trustee over, to secure a Super Sidious Bond. Fred Waid has been working hard to convince you Judge and every one of his attorneys and Kirk Lenhard of the Brownstein Firm that I did something bad. I never did anything bad regarding my trust and my being trustee. I knew I could pay back the \$600,000 I borrowed knowing I could pay with future income \$200,000. Even by Fred Waid own calculations I only owed \$600.000 Yet, he went on a witch hunt, spending hundreds maybe thousands of dollars to find where I had stolen millions. Hid money. He has no proof as I stole nothing nor did I hide any money. Nor did anyone take any money. Judge you never asked him to

[PLEADING TITLE] - 3

3

4

567

8 9

10

11

14

15

13

16 17

18 19

20 21

23

22

25

24

26

show proof of his acquisitions against me. The burden is on him to prove I did something wrong, which I did not.

2017 AUG - 3 PH 12: 45

Fred Waid used a smoke screen to silence my voice. He tried his best to silence me. He marginalized my arguments with his smoke screen. An honest trustee is to have the back of his Beneficiary. Fred wants to stab me in the back. This is not the first time he has taken advantage of the System to take advantage of me. He even took advantage of me when he hired lawyers. He hired his lawyers from his own law firm Hutchison & Steffen. These lawyers should have known better. They were compliant with his taking advantage of me all through this court case and to this day they are helping him still take advantage of me. He misused his favor with the Court at least 3 if not 5 times.

I had less than 24 hours' notice so I could not be prepared in this last hearing, May 24, 2017. That is in the record and no one can change that now. Tammy Peterson and Kirk Lenhard, my lawyers were forced to take the approach of his breaking rules because there weren't dollars to do anything about it. This was the position my lawyers were in because Fred refused to pay their fees, even though, Judge you released \$70,000 to pay for lawyer fees. That fee was finally paid to Kirk Lenhard even though I have not received legal notification that it was paid from either Fred or Kirk Lenhard. Did you know, Judge, that these fess were finally paid way after the fact when you gave authority to pay for attorney fees November 2015. Now that Fred got rid of Kirk Lenhard, he chose to pay him the \$70.000 you authorized. Do you see the irony of that?

All my medical needs from April 1, 2015 through all of 2016 and the 1st 5 months of 2017 when the first Bill was paid for a driver who paid for the fuel, valet parking and room tips was repaid. Fred Waid has forced me to live with an infection since he was Court Appointed. During this time Fred Waid refused to pay for lawyers. If my health turns bad and I die, he gets my assets. He made an agreement with my daughters that he gets 25%. That amount is hundreds of thousands of dollars. I have well over 100 producing oil wells on my father's land that he gave to me. AND ONLY ME. This is a trust in millions of dollars. It is my opinion Fred is paying Trust money to his professional friends, CPAs, Attorneys and Consultants besides traveling all over the country looking for money on a witch hunt. I already told him where he could find every penny. How much Trust money has he spent? How much money was spent on traveling that the Trust paid for? How much was/is his Dallas Attorney? How much did he pay Hutchison & Steffen Law firm for whom he is listed as a Nevada Lawyer? Fred is not a Nevada lawyer only a Texas lawyer. Judge wouldn't you like to get these answers also? What Fred Waid has done is Really Really wrong. He is very partial to Jacqueline. I saw him hugging and cradling her in his arm in your Court's anti room. He definitely is not an impartial trustee. He has favored my daughters ever since he was appointed by you. HE IS NOT AN IMPARTIAL TRUSTEE.

Judge Sturman, you must understand the greed of this trustee. He is taking [PLEADING TITLE] - 4

8

2

4

5

6

7

10 11

12 13

14 15

> 17 18

16

19 20

21

22

23

24 25

26

advantage of a Senior Citizen. He expects me to die before this is over. Any infection takes a lot out of a Senior Citizen. A massive infection in the mouth is very dangerous for anyone but especially for a Senior Citizen. Again, since April 1, 2015, I was told I needed dental care every three months. And my requests were ignored. Since April 1, 2015, I asked and sent many invoices for Cataract Surgery and my request was ignored until May 9, 2017. (9 months in 2015) (12 months in 2016) and (6 months in 2017) for 26 months I have been abused and ignored. I asked for hearing aids since April 1, 2015 and my request were completely ignored My many requests, made through Tammy Peterson and Kirk Lenhard, my last attorneys, have been ignored. Because Kirk Lenhard was not paid, he did not protect me as a paid lawyer would have done. Fred Waid got rid of Kirk and now I have no one. TO REPRESENT ME OR PROTECT ME FROM FRED WAID. have locked away all my assets I had been living on since my father died in November 24, 1979 when he gave them all to me and by my being generous with the money giving to my mother and then my daughters I now suffer and do without because I was generous. Do you see the irony of this and how wrong this is?

Fred Waid has allowed me to be abused by refusing me proper medical care and absolutely no living expenses. Not even gas to come into Court. The settlement also released everyone involved from any wrong doing except me. I was totally responsible for everything Fred Waid said I did wrong without any documented proof of me doing anything wrong which judge was nothing. Again, Fred Waid's smoke screen yet you give him your official covering of immunity to continue doing wrong by me.

Fred Waid presents himself to the Court that he is watchful. He is not. He said his fee would not be any more than \$250 a month. Then he hired his buddies, his three lawyer friends in the Hutchison & Steffen Law Firm. Now their combined fees are surely way over a thousand an hour for they seem, to most of the time, show up as a threesome. The abuse of me as a 77 and 78 and now a 79-year-old Senior Citizen has been massive. I documented I was standing in Food Lines. I sent him that documentation. Did he care? NO! He offered no living assistance. The \$20,000 you offered in November of 2015 was not used on me till he paid for fuel to Calvary Church Mesquite who paid my church friend who also paid valet parking and room tips. Although I sent many requests to Fred, through Tammy Peterson and Kirk Lenhard, I was again and again ignored. and my dental care to handle the infection did not happen till April 4, of 2017. My first cleaning since Fred Waid was appointed Again, I stress, I was told by a Temporary Trustee by you on April 1, 2015. Mesquite dentist I needed my teeth deep cleaned every three months. Fred knew this, Todd Moody knew this and so did Russel Geitz knew this and all three chose to ignore my request for money for cleaning my teeth, thus a deadly infection took over as all my teeth are now infected.

To this day, June 7, 2017, to my knowledge, I can only account, at the most, far less than approximately \$2,500 out of the \$20,000 you authorized to be spent on my medical and living expenses from November 2015. I must repeat no money was

[PLEADING TITLE] - 5

2

5

7

10

12

11

13 14

> 15 16

17 18

19

21

20

23

22

24

25

26

RECLIVED LAS VEGAS DROPAU)

spent or given from April 1 2015 to May 2017. Again, a full accounting with back up needs to be given to me and you, Judge, on how the \$20,000 was spent. I should believe, you Judge, would like to see where all that money was spent. You should also want to see invoices and a copy of the Trust checks that paid out \$20,000. And an accounting of the Credit card that was used to secure the M J Marriott Hotel for two stay over when I had a growth removed on my left corona and my right eye had it's Cataract removed. I know what I received and it was not even close to \$20,000. Fred Waid says accusing words yet he has no evidence that I ever did anything wrong but what I owed by dipping into the 65% by \$600,000 to pay attorney fees.

My adopted mother owned no assets in Texas. There was a quite a rush of settlements to no avail up to Christmas 2012. Then total quiet. There were no calls, no action, no e mails, no faxes. I felt something was wrong but I could not put my finger on the IT I asked my secretary at the time to investigate the court system in Texas to see if anything was in their system. She found the IT. My two daughters had filed my mother's will to be probated with three lies on the document. Marjorie Connell, their grandmother had no adopted or live birth children 2. I was a step child - thus I did not have to be noticed of this appeal. 3, Marjorie owned asset and land in Upton County, Texas. All three were very big lie. Jacqueline's Texas attorney MaryLou Cassady was an elder abuse attorney in Midland, Texas and was a friend of the Judge. Ms Cassady walked the order to his office and had him sign the order in her presence. I hired Jeffrey Johnston Esq. a well-respected Oil and Gas attorney in Midland Texas for over 30 years. He and his Partner Stan Crawford put a stop to their appeal. Their lead witness was fighting Cancer Attorney and could not appear for trial. Under the Burr Law firm my attorney was Mr. Mugan. When we did have the trial, Judge Sturman got very mad at what Mr. Mugan presented to the Court and the trial was immediately moved into the future.

The trial was just held on May 24, 2017 in front of the presiding Judge Gloria Sturman. It was called an Evidentiary Hearing. I was watching from home on my computer as I had no gas money to drive to be in Court. No, Fred Waid did not offer any gas money for me to come to court. I had asked many times before and it was always either no answer or NO I AM NOT GIVING YOU ANY MONEY TO DRIVE TO TOWN. I did not get noticed of this hearing. When Kirk withdrew he gave an address for me that did not get any mail. I responded to his wrong address to him and to Judge Gloria Sturman with my correct address. She said the Court was never notified of my correct mailing address and that is why I was not noticed. This letter was sent to her with my corrected address shortly after Kirk sent out the incorrect address.

Jeffrey Johnston also assisted in Apache Oil Company's largest bonus for contracting over 11,000 acres under Apache control for drilling ever paid in the Texas Panhandle's history of paying bonuses. The 11,000 plus acres were all owned by my father and his three sisters. Now the decedents, like me, inherited what their parents owned, Mother Cora Connell made certain any Oil and Gas and other minerals were to be shared between the four children and their dependents equally.

[PLEADING TITLE] - 6

3

5 6

7

8 9

11

12

10

13

14 15

> 16 17

> > 18 19

20

21

22

2324

25

2627

AECEIVEL LAS VEGAS DROFT SOR CLEAR OF SUPERFRICALIN

My father gave all his sole and separate property which was put in his trust stating it would remain his sole and separate property and that all the income from the 3 ½ sections pasture land and the oil and gas revenue assets would be mine to use during my during my lifetime. He put all these assets into Trust 2 that would be created for me when he died. Trust 2 owns, for my benefit, all of Sections 38, 46, 47 and one half of Section 37 of Block 39, TWP 5-S. The small red square shows the minerals sold back in the 1930s for the all the dependents' benefit. The land grazer was paying \$1.00 an acre to run his sheep and cattle on my father's land. I was negotiating a higher price when I was removed. I never should have been removed as I did nothing wrong regarding my trust. Those interested in reading Benjamín Geitz, Esq. Pleading for the Nevada Supreme Court filed in 2016 would learn the truth of what my father's trust states regarding all monies to be used for my benefit during my lifetime. He worked for the Brownstein Hyatt Farber and Schreck Law Firm. He has since moved on to Peterson and Hope Law Firm in Las Vegas, Nevada.

The daughters agreed when they and I signed the Solomon Dwiggins Document in August of 2009 that they would only be in the flow of money when I died. Yes, I lovingly gave them remaindermen status. It was my belief that they would receive everything I had created when I died. They and I knew they would never be in the flow of money till I died. If there were a way to remove the remaindermen statues I would do it in a heartbeat. What they have put me through is almost worse than death. But I am alive and living and I will always remain the best Mom they ever had except I believe I gave too much. And their greed wanted more and more.

You said in Court Judge that I could Petition this Court to bring Kirk Lenhard into Court and you would consider having him produce my full file, all e mail records between Fred Waid, and Tammy Peterson and Kirk Lenhard. I looked over Kirk Lenhard's bills and more than 50 % were created by Fred Waid. What a fine way for the Trustee to create a large bill with my attorneys so I would be responsible to pay. Fred Waid's ethicist must be examined. My petition would include all the records produced by his partner Tammy Peterson who now works for another firm. I did understand you correctly, didn't I. I listened to the DVD again today and I want to thank you for telling me what I need to do to get my records. Thank you.

I would, with your permission, petition Fred Waid to come to Court to have you, Judge Sturman require him to produce a full accounting of my father's assets since April 1, 2015. How he has been spending the assets and to have full back up for each and every penny he has spent. When I was in Court February 9 and 10. You told Fred Waid to produce the accounting by the end of February approximately 30 days later. Your order from the bench has again been ignored. As a beneficiary and my father's only daughter, I have requested an accounting from April 1 when Fred Waid was court appointed till today July 3, 2017. Again, an accounting without backup is only words and figures. Please he must produce an accounting, certified by an

[PLEADING TITLE] - 7

account with all backup for each invoice. And check. Thank you Judge.

I will write a second petition asking you to bring Fred Waid to Court to produce every cent you allowed him to manage for my benefit from the \$20,000 you gave him November 2015. Again, I will write there has been less than \$2,500 out of the \$20,000 you authorized to be used for my medical and my living expenses actually spent on me for medical and none for living expenses. I want to know what happened and how the rest of the money out of the \$20,000 was spent, on whom, the date and for what purpose. Since it is all gone according to about 16 times you asked for clarification that the \$20,000 was all gone. Mr. Geitz always answered in the affirmative. "Yes, it is all gone".

I have chosen Dr. Marchant and Dr. Davis to do my implants. Not ClearChoice as they will not save any of my teeth, \$7,000 to Anderson Healing Aids. Dr. Anderson has a Master's Degree in audiology and I need his skill and knowledge. Medicare pays all but 20% of the Cataract Surgery. That bill should come in around October.

With all my teeth being infected at 79, Fred Waid is playing Russian Roulette with my life. I believe I had pneumonia several times since April 2015. I owe Doctors. All need be paid off at once not at \$10.00 a month by me. As I sometimes do not have enough money to eat properly and pay their bills.

Fred Waid is holding \$1,000,000 to \$3,000,000 of my dollars, maybe more. Judge, do you know how much he is holding? I have not heard. Do I need to do a Petition/Order to get him to give me the amount he is holding in my account to include a full accounting with back up during his term as Temporary Trustee?

Fred Waid even threatened me with an inappropriate IRS action so he could blackmail me to take over my trust. He paid \$800,000 just in case I had an IRS issue. I heard they had no issue but returned only a portion. I would like the backup material for this transaction. I never got any report from him that he even paid money or got back money from the IRS. Do you get that accounting.?

Judge, Fred Waid is hostel toward me. Always trying to find me in the wrong. I have only done one thing wring. That dipped into the 65% \$600,000 to pay attorney fees. I had enough to pay that back many times and be done with Fred Waid but he kept adding more lies to keep this job of his going until I die and he receives my father's assets. Wrong Judge, so terribly wrong.

He positioned me for malnutrition as he knew about the Food line I stood in every two weeks for months on end yet none of the \$20,000 was used in those years.

No new clothes since April 1, 2015. I am inappropriately dressed for both summer and winter.

[PLEADING TITLE] - 8

I have not had new shoes since April 1, 2015. Fred Waid is gambling with my physical instability by walking with my old broken down uneven shoes. I only have one pair and they are not stable, they are worn unevenly. My probability of falling is my constant fear because the shoes do not support me and a fall could mean a broken bone. My once sturdy shoes are unstable now and the 2 inch built up sole is not evenly worn down. Good Orthopedic shoes stabilizes me to a point and when Captain is well and healthy I rely on him. Fred has delayed my requests to the point he states in his last exhibits for the Court Hearing May 24, 2017, that I can buy my shoes first and put the lifts in them first and then he may consider re-paying me. His words "will consider" really means he will or maybe he will not. (1) I do not have the money for new shoes or the buildup that was \$100.00 it could be more now and (2) there is no guarantee Fred Waid will ever give me back the money if I were to have spent money on new shoes if I even had the money to spend. Which I do not They are expensive. I do not have the money to pay for new shoes. With the abuse of not having good study orthopedic shoes the chances of me falling and breaking hip, a tibia or a femur are very real. Spending months in the hospitable is very real and dying in the hospital is very real. A fall is very dangerous for anyone especially at 79. Breaking a hip. femer or a tibia would land me in the hospital death could come in 3 months. Fred Waid would like this to happen so then he would not be blamed for killing me. It would not show that I died at their hands. Todd Moody, Geitz, Fred Waid and the Hutchison and Steffen Law Firm could show they were not responsible for my death but actually they all three and the law firm would be very responsible but I would be dead. But I did not die at their hands. Or did I? Fred Waid's delay, delay, delay not taking any action to help me medically or financially is certainly a one easy way to make death come quicker..

By the way Judge, it took Fred Waid all of April and all of May to the 1st of June to pay for a Prescription rinse by Dr. Marchant, my dentist. Does not sound like much but when you do not have it. It is a lot. As of June 12, 2017, he had not paid it and I have sent it by fax 4 or 5 times requesting him to pay me back. A check finally came several weeks after the May 24th Hearing. Three prescriptions were waiting at Smith Pharmacy for me to pick up and use but he prefers to ignore my requests. Because of my pre diabetes, I test my blood before and after every meal and before I go to bed to keep the blood sugar in control with food only. The last Doctor I saw recently said I must eliminate all Carbs and all sugars. This I have done. The other two prescriptions are for Diabetes stripes and needles. The check he sent me did finally pay for all three. To my knowledge, I had less than \$2.500 spent on me up to May 24, 2017. Again where and to whom did the \$20,000 go. Yes, more money is needed but it should be taken out of Fred's inapt hands and given to an accountant who is responsible to handle medical items and needs and living expenses. has proven even with his three attorneys, he is not a capable and honest and caring trustee.

It is time for a Trustee with ethics and honesty and credibility and not one who is wanting 25% of my father's assets which are in the millions.

[PLEADING TITLE] - 9

2

4

6

8

10

12

11

13 14

16

17 18

19 20

21 22

23

2425

26

Tammy went with me to the D O found by Fred Waid. Again, Fred Waid is not my friend and this man he sent me to was not medically qualified. He said he gives drugs and since you do not take drugs he yelled "why are you here." The plaintiffs and the Temporary Trustee stacked the cards against me by telling lies. Lack of clothing lack of good shoes, lack of good food. They played the delay game hoping that I would die.

I have always said that I would live to be 120 years young in good health. And will.

Fred played the odds by delaying the cataracts operation for over 26 months. For those many months I had to cancel for non payment and reschedule only to cancel a total 20 times I received a letter from New Eyes Cataract Surgeons that I had canceled 20 times. They said they would give me one more chance if I could guarantee payment. I could NEVER guarantee what Fred Waid would do regarding payment. That is when Dr. Malik referred Dr. Todd Jackson to me.

I have bad eye sight as pro se using a 20 times magnifying glass for reading. I have a lot of reading and a lot of typing to do with very bad eyesight. And over those many months Fred Waid refused to help me medically. Yet in November of 2015 you authorized him to pay \$20,000 for my medical and living expenses. It took him 26 months to pay for any medical. Serious dental and medical neglect could have led to my death. That is what Fred Waid has been trying to do since he became Temporary Trustee. Have you noticed, Judge, that when he writes of his job you appointed him to Fred has changed his title is to Successor Trustee not temporary trustee. Is this his new title he has bestowed upon himself? Or is he expecting me to die soon as he already has the title of successor trustee?

Fred, Todd and Geist played games by not keeping me informed. These three men knew I had Cataract Surgery at 9 a. m. the day of the last Hearing May 24, 2017 Fred had to put down a credit card for the hotel stay that evening. I truly believe if they cared an ounce for me, they would have informed me by fax as they have been doing for months or by mail since they knew about this hearing since the 16th of May. They both knew that this last Hearing was going to be happening the same time as my cataract surgery. They even sent their response to me late so that it would arrive the day before the hearing. I had no time to respond. They planned for me to not be able to change the appointment so that I could be present. I was not prepared to object properly because I had no time to read what they sent to arrive the day before Judge, no matter how you look at their actions, their actions were on the Hearing. purpose to 1. Not let me have sufficient time to read what they sent me so I could respond in Court and 2. All of the three men know I had a surgery to remove the Cataract from my right eye at 9 am. They all made the choice to keep me ignorant of the Hearing that was scheduled two weeks earlier. I have to believe it was by design that the three of them did not let me know of the Hearing knowing full well I had Cataract surgery at 9am and I would not be able to be present for the 10:30 am hearing. Their actions were on purpose, maliciously designed to NOT have me at

[PLEADING TITLE] - 10

2

45

6

8

9

11

13

16 17

18

19 20

21 22

23

2425

26

the last Hearing.

ARCLIVEO LAS VEGAS DROP EGX OLEAN OF SUPREME COUNT

Tammy Peterson and Kirk Lenhard were forced to take the approach of Fred Waid's breaking rules as there wasn't money for them to do anything about it. They could not fight Fred legally with no money and they could not protect me from him. This was my lawyers' position and Fred Waids' abuse of the rules put me in a continued one-down position even though you had provided \$70,000 for them to protect me. It seems to me Fred Waid refused to pay the money to Kirk Lenhard so I could have not have the benefit of Kirk being my attorney. Judge, don't you think that the best time to have paid my attorney was when he had me to defend. Yet, this was done so I received no benefit from the money being paid. You tried, Judge, but again rules were broken to benefit Fred Waid. The \$70,000 was paid to Kirk and the Brownstein Law Firm month after Kirk had to withdraw because of not getting paid the \$70,000 you had authorized November 2015.

Fred now controls the money I have lived on since 1979. Just doesn't sound right to me. Does it to you, Judge?

The Depositions of my two daughters confirmed to me that my daughters have hated me from their young youth. Even though I gave them everything they wanted because I could afford it. Yet, it was not enough to prove my love for them. I was obviously too slow at rescuing them from their abusive Dad. As time went on, would physically position myself to take the body beating he was dishing out to protect their bodies. When he asked for a divorce I demanded he leave our home. He left only to come back the next day crying. I knew my best girlfriend had not yet decided to leave her husband and four children. I took him back but that is when the mental and physical abuse he dished out to all of us got worse. I could not interrupt their Dad's abuse of drugs and alcohol that took their toll on their innocence. He finally left with his girlfriend and for over 10 years he was absence from his daughters' lives. If I had it to do over again, I would have done it all differently, followed my cultural mores. It turned out to be bad advice. Kathryn Ann Hartman received months of psychological care. I paid for the Doctor and her care not her Dad. I thought of her to be the beautiful women I knew her to be. I understand from her Deposition, I was just a meal ticket all along. She never caught the love I was giving.

Both girls signed in triplicate the Solomon Dwiggins Document of 2009. I wanted them to have everything when I died. They signed knowing that I gave them remainderman status in the trust my father gave me. They signed the Solomon Dwiggins Document of 2009 knowing they would have to wait till I died for them to be in the flow of money.

By me giving many millions to them from 2009 to 2012 they got more and more greedy. My adopted mother did not have anything to give them. She had no power over Trust 2. Only I could give the oil royalty income away as I did to my adopted mother and to continue giving after she died to my daughters. My Adoptive mother

[PLEADING TITLE] - 11

2

3

5 6

7

8

10 11

12

13 14

15

16 17

18

19 20

21

23

22

24

2526

did not own any assets in Upton County Texas to give away. If she had power and authority she would have done so way before she died but she could not. Nothing was ever given from my father regarding the oil assets to her or to her MTC Trust. He gave all the oil royalty income and land to me according to his trust just as he received it from his parents so many years ago.

The depositions from both daughters confirm, affirm and reaffirm their statement that they were never to be in the flow of money until I died in both the Solomon Dwiggins Document and in their testimony in both of their depositions.

The best way to find out how much money I received is to call the Oil Companies and request duplicate checks and production runs. When I was trustee I signed Division Orders for over 100 new wells to be dug. None of the wells were on my land. The Connell Descendants participate in sharing equally in the Oil Royalty income over approximately 11,000 acres in the Oil and Gas Rich Premium Basin in Upton County a short distance from Midland, Texas. Because of the damage income from Roads, well sites, the sale of water and caliche Mozelle Miller has considerable more income than I do from her land. You cannot compare the two incomes because they are not the same incomes, as Fred Waid is trying to prove. With my current knowledge, I had no nor do I now have oil sites being dug on my land causing damage income. I am not selling any water nor caliche as Mozelle does. No roads were or are being made across my land. Fred Waid cannot compare the two incomes. Fred Waid has convoluted the truth to his benefit not to the benefit of a beneficiary which I am. I am my father's only child and he meant for me to enjoy all the money created by his sole and separate property he inherited from his mother and father, During my lifetime, I was to have it all and then my two daughters would receive all I had.

I had two large homes as rental income. They were under water as I like many other who bought just before the real estate collapse. I made the payments because the rental income was not sufficient to pay all the mortgage. I used my trust money since 2006 to make up the monthly lack. I do not understand how my daughters could condone Joey Powell putting a lien on my two rental houses. Both houses had long term renters. I guess they wanted to starve me into doing their bidding. Not going to happen. I could have done a Short Sale but Joey would not release the liens. He wanted to hurt me and he did. One home is now gone to foreclosure with a potential of a large tax lability. Fred Waid did nothing to protect me to avoid unnecessary foreclosure. Kid's didn't care. Now I have the potential of a tax liability and foreclosure on my credit. Fred Waid could have prevented this from ever happening. Somehow, I feel Fred Waid intestinally wants to destroy me. Kids knew I bought at \$270,000 before the market dropped and the value dropped to \$160,000 yet they must have given Joey permission to lien the property though the property was bought with my 35% and paid for monthly with my 35%. The homes should never have been part of this case expect for Joey Powell being mean and starving me into foreclosure and the you, Judge, freezing my 35%. I could not pay the mortgage seven with very good long-term tenants. I hired a lawyer to do a short

[PLEADING TITLE] - 12

3

5 6

8

7

10 11

12 13

14

16 17

> 18 19

2021

2223

25

24

2627

sale, the bank agreed, I had buyers and Joey still refused to release the liens. Fred Waid could have funded me. I only had my social security and I could not pay any of the mortgages.

Fred Waid, Temporary Trustee, said I was hiding money at a Culver City, California bank. I never had a bank account in California. I would like to see the proof. I know for a fact I never had a bank account in California. Another reason why need an attorney to make Fred Waid prove his bogus statements against me

I was excluded from the normal proceedings by the Fred Waid and the Hutchison & Steffen Law Firm and Joey Powell and the Rushforth Law Firm. The both have excluded me in the normal course of business I should have been included in the normal course of business as a Pro Se. Ruthforth and Powel were asking the Judge to make decisions on items that have never been discussed in Court.

Fred Waid said it was hard to get documents and records from Apache. When I was Trustee, I could get years of documents. All it takes is a phone call to the Oil Companies. 90% of the documentation can come to Fred Waid from one source. Again Fred says it is hard. It is truly very easy. I choose never to use their online services that has up to the date information. It takes only a few hours to get documentation. This would be true documentation not using Mozelle Miller's land to deem to equal what I received. As far as I know my land has not been drilled on and her's has. This means that she has many more thousands of dollars coming in from Apache than I have as I have no damage money for each well site, and damage money for roads crossing her property nor do I sell any water nor caliche. This is like comparing apples to oranges. It cannot be proved out. This is why I need an attorney who has my best interest at heart and who is paid properly from my Trust.

Mr. Wilcox, Fred Waid's Trust CPA had been given nothing by Fred Waid when the two of them met with my CPA who did the trust accounting and Fred Waid has refused to pay him his approximately \$20,000 for what he did for the Trust in early 2015. Fred Waid had a stranglehold on information. Very self-serving to Fred because of his Bogus allegations against me. He never has to prove his allegations. This is another reason why I need an attorney who is paid properly to make Fred provide a certified accounting and make him prove his allegations against me.

Find Fred Wrote Before February 9 and 10 2017 on page 9. Add as an attachment. Reminding Judge Sturman of all her prejudice remarks she has made against me.

Early 2015 when Liane W. was in front of the Judge Sturman she heard the Judge say just before she left the courtroom "I am going to make you regret you did not accept the Burr Settlement."

The Brownstein case simple it was never properly funded from the Trust because of [PLEADING TITLE] - 13

Fred Waid would not release my money from the Trust to pay for my case

Fred Waid did nothing to protect me from avoiding unnecessary foreclosure of two homes I purchased in 2007 with my 35% and paid the monthly mortgages with my 35% income. I have lost one home to foreclosure and Fred Waid could have prevented that by making the mortgage payments. The kids did not care. They knew I was under water. I paid \$270,000 and the homes were down to \$160,000. Now I have a potential Tax liability and a Foreclosure on my credit. I hired a short sale lawyer who called Joey and tried to get him to release his liens. Joey refused. The Bank agreed to the sale, I had buyers who wanted both houses. It did not benefit him or my daughters to have the houses go to foreclosure. The houses had nothing to do with this case. Fred Waid could have funded the me and saved both houses as they both had long term paying tenants. If he had my beneficial interest at heart, it didn't have to be that way. It is pure meanness. If I had had an attorney who was paid, he or she would have protected me. This is just another reason way need an attorney who is properly paid.

Fred said I had a bank account in Culver City, Ca. I never had a bank account open in California. Another reason for me to have a properly paid attorney to force Fred to tell the truth and show proof of what he says.

I was excluded from normal proceedings because Fred and the plaintiff's attorney, Joey Powell excluded me from the normal course of business. I should have been included in the normal course of business as a *pro sa*.

Ruthforth and Powell asked the Judge to make decisions on items never discussed in court. This is another reason why I need an attorney who is properly paid.

Fred Waid has said it is too hard to get documentation from the Oil Companies. When I was Trustee, I could years of documents. It is very easy to get documents from all the Oil Companies. 90% of all documentation can come to Fred Waid from one source. Fred says it is hard. It is very easy all it takes is a phone call. I choise to never use their online service that has up to date information. It takes onl a few hours to get documentation.

Fred hired Mr. Wilcox, CPA. At the time of their meeting with a CPA who assisted me as Trustee, Mr. Wilcox has been given nothing by Fred yet Wilcox was the CPA for the Trust. He knew nothing as the CPA told me later. Fred had a stranglehold on information. This is a very self-servicing to Fred because of his bogus allegations against me. Fred produced no accounting this allows him to make unsubstituted allegations against me. This is another reason why I need a properly paid attorney to protect me from Fred.

Fred appears to regularly hire his friends and never tries to get the best price for the Trust. It appears as if he hires his friends without any consideration of market price or competitive bid.

[PLEADING TITLE] - 14

\_14

In the beginning when I interviewed Fred Wajd, he told me he had already had two meetings with Judge Sturman. These meetings were before anybody knew a Trustee would be replacing me. These meetings were approximately 3 weeks before the hearing to appoint a Trustee.

During the hearing of April 1, 2015, Fred Waid called in to the courtroom phone. The Judge asked how much he would charge, Fred said \$250 a month. It would not take him any time at all to up the oil companies checks and deposit them. Why does Fred need to have two Las Vegas attorneys if not at times 3 and two are partners of the Hutchison & Steffen Law Firm. They are not cheap. Why does he need a Dallas attorney who is not cheap? And 2 Texas CPAs and two Nevada CPAs. Really, is all this necessary to put that financial burden upon the Trust. They are all his friends and to my knowledge he refuses to tell the Court and me how much they are getting paid.

I have had three law firms tell me Judge Sturman cannot follow the math. She has problems understanding the math.

MAC showed a complete and easy to follow slid show Lianne showed Judge Sturman.

Fred has hired 3 separate CPAs and two separate law firms. Yet I have no accounting. Fred Waid has immunity from Judge Sturman and the Court believes him without proof of what he is saying. Fred enjoys full immunity from Judge Sturman because he does not have to prove what he says. Judge Sturman never asks Fred Waod to prove what he says. He has never been asked by Judge Sturman to prove what he says. Judge Sturman does not ask for proof in writing for anything he says. This is another reason why I need a properly paid attorney who can ask the hard questions of Fred to actually give proof by showing documents of what he says is true.

A qualified Trustee would understand well-site damages, road damages, easement damages. Drilling a well and the road damages are extremely lucrative. The selling of water is very lucrative and so is the selling of caliche. There is no way my income would come close to what Mozelle has. I have no well sites on my property. I was negotiating to sell caliche and water when I was removed. I cannot believe he is a qualified Trustee and compares two property's income which are so far apart from reality.

When I first interviewed Fred Waid to be a trustee for the Trust, he informed me of his intention to sell this property and he did not care if it has been in the family for 5 generations, He was going to sell it MAC suggested I interview other Trustees around town. I did and they said Fred has a representation of taking people's stuff and selling it and he makes a commission. This is Fred Waid's MO Motive of Operation. I cannot fight Fred Waid. This is another reason why I need an

[PLEADING TITLE] - 15

)

attorney to have the proper money to force Waid in Court to act correctly. Two different lawyers said Judge Sturman believes everything he says. Judge Sturman does not consider evidence of fact.

I made another call to Fred Waid. I told him I made appointments to make a smooth transaction from me as Trustee to him as the new Temporary Trustee to introduce him to the Banks I was with whom I was working and the oil companies I let him know when the appointments were and he agreed. He was a no call and a no show for all the appointments I had set up for him to meet those with whom I I was working. He did not return my calls for days. When he did call, he informed me he did not need my help to talk to any banks or any oil companies. Earlier he said he wanted to go over the taxes, again he changed his mind and called to say he did not need my help. He really did need my help as he got the taxes all wrong. This is another reason why I need a properly paid Attorney who can protect me and protect my inheritance from Fred Waid.

Many of the Law Firms I was working with prior to Fred Waid refused to fight Fred Waid because Judge Sturman favors Fred Waid. One Lawyer said Fred Waid is very manipulative as he does not have to give any accountability for his actions to Judge Sturman.

Fred Waid ran up my bill with many attorneys I was working with and several CPA. I had no balance with them and now I have thousands of dollars because Fred Waid demanded so much of their time and of course they had to charge. I owe many because of Fred Waid's actions trying to get information against me when there was nothing to get. Because of Fred Waid I owe money when I did not owe any money before Fred Waid took action against me. Of course, I had to pay for those he attacked as he required so much of their time. In the end, he found nothing wrong.

I sold my free and clear car at a discount. My silver and gold coins that were worth tens of thousands but had to be sold to get cash and a hugh discount for Brownstein. I hocked all my diamonds and jewelry of extreme value for just a few thousands.

I personally met with Premier. They are a very good Trust Management company I liked Premier as a trustee. I liked their approach. Around town they have a very good reputation around town. They are well liked by everyone. Judge Sturman, my preponderance is I am the best Trustee. I brought more money in as a Trustee.

Fred Waid is just not a professional and I heard this from several lawyers. His method of operation is not ethical nor is he respected by his pers.

Fred Waid doesn't get it. Fred does not understand the dynamics, Volume Offsets Price Reduction.

The family wells remained shallow and few for years. Price of wells negotiate sources of income. That stopped because Fred Waid refused to interact with me.

[PLEADING TITLE] - 16

was unable to do an alternative source of income for the Trust. Fred Waid refused to value the fact I have done this for 50 years. I had increased the asset value by 10

times. That is provable. He did not allow me to transfer to him the plan of action l had started. To my knowledge he has not improved asset value.

He has artificially inflated lawyer's bills. I had a plan and I was working it. I was negotiating for new oil wells which would have gone into place in 4 to 6 months. In 2012 I signed Division Orders for 50 wells then I signed Division Orders for 17 more wells. I added all those laterals I began in 2014. It would have been 7 imonths to complete. These would have been on line by early fall of 2015. Volume went up even if pricing went down. He refused to do more oil wells. There was a dynamic l

was working. Fred Waid refused to have any conversation with me regarding what I had been doing in generating more oil well income for the Trust. He would not cooperate with me at all to learn what I was doing before he took over. I was

09 \$750,000 depressed. calculating present and future value of the assets. 2012 and  $2014\ 100\%$  increase \$100 million @ 10% inrwewar = \$10 million a year \$300,000/400/000 \$400 million to 6000 million a year How big it is. And to think

if I had signed the last settlement Fred would be getting 25%.

To my knowledge Fred Waid has not increased Trust income. He could have but he would not meet or cooperate with me. These additional opportunities have languished because of him.

The best Trustee is me. I have done it for 50 years. I know what and whom to negotiate.

He has clearly demonstrated how to waste Trust resources. He could have confirmed with me my plan of action to increase income. He did not. He just did not care to learn from me. The best person to learn from was me. Not other persons. possible Fred Waid thought he could learn from the Plaintiffs The record shows forged signature cards of my mother's and my signatures. And signing contracts that should have only been signed by the Trustee, me. There is copious amount of evidence that Jacqueline Montoya forged my signature and represented herself as Trustee in contract. An expert Document Examiner found over 400 forged documents forging checks and bank signature cards.

This is just another reason why I need a lawyer

### My daughters have no legal right to my money until I am dead.

An objective trustee would have allowed me to teach him to learn what I have known for 50 years.

I was willing to transition in a professional manor. Fred Waid was not interested in a professional transition. He had an alternative mode of operation. Get the stuff in his name and sell it. And get a commission.

[PLEADING TITLE] - 17

8

10 11

12

13

14

16

17 18

19

20

21 22

> 23 24

25

26

If my attorneys could not protect me from Fred, how can I do so by my self. I need an attorney to protect me who is paid for his hourly skills against a very strategic and modulative Trustee. Tammy Peterson and Kirk Lenhard were forced to take the approach of Fred Waid's breaking rules as there wasn't money for them to do anything about it. They could not fight Fred legally with no money and they could not protect me from him. This was my lawyers' position and Fred Waids abuse of the rules put me in a continued one-down position, Even though you had provided \$70,000 for them to protect me. It seems to me that Fred Waid paid the money to Lenhard so I could have not have the benefit of Kurt being my attorney. Judge, don't you think that the best time to pay my attorney was when he had me to defend. Yet this was done so I received no benefit from the money being paid. You tried, Judge, but again rules were broken to benefit Fred Waid.

I need an attorney to stop Fred from running up my bills when I do get an attorney.

I reviewed Brownstein bills and more than 50% of the bills were being generated by Fred Waid. What a great way to run up a bill I was responsible to pay. And of course, Fred now controlls the money I had lived on since 1979 yet he would not pay my attorneys. Just doesn't sound right to me. Does it to you, Judge?

The Depositions of my two daughters confirmed to me that my daughters have hated me from their young youth. Even though I gave them everything they wanted because I could afford it. Yet, it was not enough to prove my love for them. I was obviously too slow at rescuing them from their abusive Dad. As time went on, I would physically position myself to take the body beating he was dishing out to protect their bodies. When he asked for a divorce I demanded he leave out home. He left only to come back the next day crying. I knew my best girlfriend had not yet decided to leave her husband and four children. I took him back but that is when the mental and physical abuse he dished out to all of us got worse. I could not interrupt their Dad's abuse of drugs and alcohol that took their toll on their innocence. He finally left with his girlfriend and for over 10 years he was absence from his daughters' lives. If I had it to do over again, I would have done it all differently, I followed my cultural mores. It turned out to be bad advice. Kathryn Ann Hartman received months of psychological care. I paid for the Doctor and her care not her Dad. I thought of her to be the beautiful women I knew her to be. I understand from her Deposition, I was just a meal ticket all along. She never caught the love I was giving.

Both girls signed in triplicate the Solomon Dwiggins Document of 2009. I wanted them to have everything when I died. They signed knowing that I gave them remainderman status in the trust my father gave me. They had nothing to do with my Trust. I was nice and gave them that status. They even had my own attorney advising them on how to get what they wanted, David Strauss, Exq. He was Marjorie and my Trust attorney. They signed the Solomon Dwiggins Document of 2009 knowing they would have to wait till I died for them to be in the flow of money.

By me giving many millions to them from 2009 to 2012 they got more and more greedy. My adopted mother did not have anything to give them. She had no power over Trust 2. Only I coud give the oil royalty income away as I did to my adopted mother and to continue giving after she died to my daughters. My Adoptive mother did not own any assets in Upton County Texas to give away. If she had power and authority she would have done so way before she died but she could not. Nothing was ever given from my father regarding the oil assets to her or to her MtC Trust. He gave the all oil royalty and land to me according to his trust just as he received from his parents so many years ago.

The depositions from both daughters confirm, affirm and reaffirm their statement that they were never to be in the flow of money until I died in both the Solomon Dwiggins Document and in their testimony in both of their depositions.

reviewed Brownstein bills and more than 50% of the bills were being generated by

[PLEADING TITLE] - 18

Fred Waid. What a great way to run up a bill I was responsible to pay. And of course, Fred now controlls the money I had lived on since 1979 yet he would not pay my attorneys. Just doesn't sound right to me. Does it to you, Judge?

The Depositions of my two daughters confirmed to me that my daughters have hated me from their young youth. Even though I gave them everything they wanted because I could afford it. Yet, it was not enough to prove my love for them. I was obviously too slow at rescuing them from their abusive Dad. As time went on, would physically position myself to take the body beating he was dishing out to protect their bodies. When he asked for a divorce I demanded he leave our home. He left only to come back the next day crying. I knew my best girlfriend had not yet decided to leave her husband and four children. I took him back but that is when the mental and physical abuse he dished out to all of us got worse. I could not interrupt their Dad's abuse of drugs and alcohol that took their toll on their innocence. He finally left with his girlfriend and for over 10 years he was absence from his daughters' lives. If I had it to do over again, I would have done it all differently, followed my cultural mores. It turned out to be bad advice. Kathryn Ann Hartman received months of psychological care. I paid for the Doctor and her care not her Dad. I thought of her to be the beautiful women I knew her to be. I understand from her Deposition, I was just a meal ticket all along. She never caught the love l was giving.

Both girls signed in triplicate the Solomon Dwiggins Document of 2009. I wanted them to have everything when I died. They signed knowing that I gave them remainderman status in the trust my father gave me. They signed the Solomon Dwiggins Document of 2009 knowing they would have to wait till I died for them to be in the flow of money.

By me giving many millions to them from 2009 to 2012 they got more and more greedy. My adopted mother did not have anything to give them. She had no power over Trust 2. Only I

coud give the oil royalty income away as I did to my adopted mother and to continue giving after she died to my daughters. My Adoptive mother did not own any assets in Upton County Texas to give away. If she had power and authority she would have done so way before she died but she could not. Nothing was ever given from my father regarding the oil assets to her or to her MTC Trust. He gave the all oil royalty and land to me according to his trust just as he received from his parents so many years ago.

The depositions from both daughters confirm, affirm and reaffirm their statement that they were never to be in the flow of money until I died in both the Solomon Dwiggins Document and in their testimony in both of their depositions.

On April 21, 2017 someone who did not announce who they were was pounding furiously upon my front door. Then moved to pound loudly on every window of my home. Then back again at [PLEADING TITLE] - 19

8

3

5

6

7

11

10

13 14

16

17

18

19

2021

22 23

24

25

26

my front door. I was calling the police as I had no idea who was acting so bad mean. My neighbor called at that moment and said Fred Waid was at her door and he is going to call the fire department to break down my door. She also said the Policeovere at my property. I opened the door and let the police officer in. He saw an orderly house and in his report he wrote "I made contact with an elderly female, she was in good health, nothing further to report."

How evil can people be. If there is a way to remove the remainderman status I gave my two daughters, I would do it in a heartbeat.

Judge I have given you many reasons why I need an attorney now. Not down the road. I need one now.

How evil can people be. If there is a way to remove the remainderman status I gave my two daughters, I would do it in a heartbeat.

Judge I have given you many reasons why I need an attorney now. Not down the road. I need a properly paid attorney now.

Eleanor Ahern, Beneficiary of the W.N.Connell

and Marjorie T. Connell Living Trust 5 18 79



### 2017 AUG - 3 PM 12: 46

June 30, 2017

Hutchison N Steffen Law Firm Attn: Fred Waid – Temporary Trustee 10080 W. Alta Drive Ste. 200 Las Vegas NV 89145

RE: WN Connell and Marjorie T. Connell Living Trust, Payments to Eleanor Ahern

Dear Mr. Waid,

I am writing you with my complete list of monthly expenses for the upcoming month of July 2017. Below is a complete, itemized statement of my expenses for July and attached are copies of invoices for a few of the expenses that are health related and expenses I need to take care of before I can continue my appointments for my hearing aids, dental work, eye glasses, etc. These copies of invoices are directly from the Dr's and I need to pay them before I can schedule the work to be done.

I have also included in my monthly expenses, \$600 for an assistant, that will be helping me approximately 5 hours per week, to go over office and book work, bill paying, errand running, or whatever I need help with.

I have also itemized several bills that are outstanding as of today, and items I have already relayed to you the necessity of payment disbursement for them, but for whatever reason, you have chosen not to pay. These items listed under "outstanding", need to be paid immediately.

From now on, I will be sending you my itemized list for each month, in this same letter format, sent via certified mail return receipt, as the current communication we use by fax, is obviously not working for either of us and I am not getting the monies requested for my monthly expenses.

July's Expenses for Eleanor Ahern are as follows:

*Rent	\$	1380.00
*AC Filters	·	15.00
*Car Payment		414.39
*Geico Car Insurance		88.33
*Delta Defense Class		13.14
*Telephone		45.00
*Groceries/Dining Out		800.00
*Depends/Feminine Hygiene		1000.00
*Gas		135.00

# RECEIVED LAS VEGAS DAOF BOX CLERK OF SUPREME COURT

*Propage 2017 AUC -3 PM 12: 46	
1 topane	21.00
*Netflix	19.00
*Movies/Theater	80.00
*Chiropractic Work	300.00
*Captains Haircut/Dog Grooming	70.00
*3 days of pet sitting for captain and bird and cat	150.00
*My Assistant	600.00
*Shooting Ammunition/Class	20.00
*Printer Supplies/Case Paper, Printer Ink	170.00
*Lipstick, 2 tubes	50.00
*Make Sense Foundation Makeup 2 bottles	100.00
*Manicure/Pedicure, twice monthly, with tip	140.00
*House Cleaner	200.00
*Carpet Cleaning	130.00
*Captain's teeth cleaning, Parvo and Boardatella Shots & Fecal Flotation	187.00
*Donnie and Marie Show, Las Vegas	200.00
*Monthly mailbox services and copies and printing	70.00
*Clear Choice Dental for implants/full mouth	52,000.00
*Quality Hearing Aids, Dr. Kent Davenport	6,170.00
*Dr. Malick Eyes and Eyeglasses	2011.83
*3 Pairs of Orthopedic Shoes	600.00
*Build Up For new Shoes, Orthotics	400.00
*New Bathing Suit	180.00
*New Summer Clothes, shopping at "Stage"	825.00
*Resprin -supplement	26.99
*Floral Essence -supplement	47.59
*Zitazym – supplement	193.99
*Cellular Force – supplement	80.00
*Protandum – Supplement Order PBS Pro Biotics	368.33
*Prexagen Professic - Supplement	89.95
*Herbal Green Tea Order	19.95
*Tax on Supplements	41.96
*Medical Marijuana Certification/Card	255.00
*Hair Cut/Styling/Color – Bliss Salon	200.00
*Esthetician/Facial *Diabetic String/Supplies	125.00
*Diabetic Strips/Supplies	80.00
*Ear Flushing/Myself – Dr's office, wax removal	129.00
*Class Reunion Fee *Hotel New Orleans Class Reunion and the three services from	50.00
*Hotel, New Orleans, Class Reunion, overnight stay, garage, taxes, fees	200.00
*Food Las Vegas, 2 days, Reunion	200.00
*Silver Shuttle, Class Reunion, to and from Las Vegas	200.00



### OUTSTANDING BILLS NOT YET PAID, AND ALREADY REQUESTED:

- 1. \$40.00 on Credit Account, JC Penneys
- 2. \$25.32 Animal Kingdom
- 3. (\$2011.83 Dr. Malick, I have listed it above since you have not given it to me, and I wll take care of it with him when I go in for my glasses)
- 4. \$25.00 4/6/2017, Gas, for driver
- 5. \$25.00, Dr. Claudia Krispel 4/26/2017
- 6. \$25.00, Dr. Jackson 6/7/2017
- 7. \$25.00 Dr. Claudia Krispel 6/7/2017
- 8. 25.00, Gas for driver for Dr. appts. 6/7/2017
- 9. \$27.27, Dr. Malick, Post Op Cataract Surgery, 6/29/2017
- 10. \$25.00 Gas for driver

This concludes my figures for the month of July 2017 expenses, and the outstanding expenses I have already requested payment for.

Please Direct Deposit, or wire the money to my bank account, with the following account information for routing and account numbers:

Eleanor Ahern
Washington Federal Bank
Routing Number: 325070980
Account Number: 62761416254

Please take care of this deposit to my account within this next week. I do understand that Tuesday is a Federal Holiday and may cause a couple days delay.

Sincerely,

Eleanor Ahern

### Family Doctors of Boulder City 895 Adams Blvd Boulder City NV 89005

2017 AUG - 3 PH 12: 46

Herve Bezard MD 7/23/2015

NAME: Eleanor Ahern

DOB: <u>05/13/1938</u>

ADDRESS: 8635 West Sahara Ave #549 Las Vegas Nevada 89117

Order for assistance with house cleaning medically neccessary due to left leg length discrepancy.

DX: 736.81 Unequal leg length (acquired)

PHYSICIAN SIGNATURE:

rve Bezard MD

WARREN L. SMITH, M.D.
HEAVE BEZARD, M.D. 2017 AUG -3 PM 12: 46

JOANNE LEOVY, M.D.
JIM CHIANG, M.D.

JOANNE LEOVY, M.D.
JIM CHIANG, M.D.

B95 ADAMS BOULEVARD - BOULDER CITY, NEVADA 89005 - PHONE (702) 293-0406 - FAX (702) 293-0192

NAME Figure Ahou

ADDRESS DATE 8 29/13

R. ASSISTANCE WITH

HOUSE Cleaning IS

Medically precessary

\_ TIMES

EA Number.

NSE ONLY AS WRITTEN D

ly 7, 2017

RECEIVED LAS VEGAS DROP BOX CLERN OF SUPPEME COURT

**Hutchison & Steffen Law Firm** 

2017 AUG - 3 PH 12: 46

Attention: Fred Waid - Temporary Trustee

10080 W. Alta Drive Ste 200 Las Vegas, Nevada 89145

Re: W. N. Connell and Marjorie T. Connell Living Trust, Payments to Eleanor Ahern Budget Continued

These are additional items to be paid for in July Expenses.

\$ 7,274.17 each semester. Full term Communications College Degree

\$ 275,000.00 Three attorneys were paid in full for years. Fred Waid ran up their bill incurred on my behalf. Because he demanded so much of their time. He drove up my bills with attorneys and CPAs and now the bills are increasing monthly because of past due interest charges. And he found nothing I did wrong.

\$ 8,250.00 Two CPAs who also were paid in full before Fred Waid. They, acting on my behalf incurred large bills as his demands took a lot of their time. Now, because I cannot pay these bills as all my assets, which I have lived on since Nov. 24, 1979 when my father passed on, were frozen by Judge Sturman, these bills are increasing each month. And he found nothing I did wrong.

Fred's own calculations, I had the money to pay back the Trust for dipping into it to pay attorney's fees. I cold have paid first \$400,000 Tammy and Kirk tried to get him to pay on my behalf. Fred delayed with no comment back to them. With the \$400,000 paid I could have paid the additional payback of \$200,00 from future income. Fred Waid refused to do right by me.

\$ 1,000.00

Security System upgrade

\$ 10,000.00

Continue my flying lessons and study course.

\$ 17,000.00

Fix short leg

\$ 100.00

A year's membership in the Mesquite Senior Citizen Recreation Center for Water Aerobatics and

use of the Gym

\$318,534.17

Total

It seems to me, Fred Waid is working for the Plaintiffs and their attorney. He certainly has not been helping me keep attorneys or caring about my needs. Over the phone he told me, he, as a Trustee for people, he takes their stuff sells it and he makes commission.

Eleanor Ahern In Forma Pauperis

Washington Federal Bank

Routing Number: 325070980 count Number: 62761415254

RÉGEIVEG LÀS VERAS DROP BOX CLEAN OF SUPREME GOUNT

2017 AUE -3 PM 12: 46

June 29, 2017 second time to request \$85.32 for Jack Sprovtsoff to be paid back for fuel

Hutchison & Steffen LLC Fred Waid Court Appointed Temporary Trustee 10080 West Alta Drive Suite 200 Las Vegas, Nevada 89145

To whom it may concern,

On June 15, 2017 I drove Ellie and Captain to the Animal Kingdom Veterinary Hospital. I filled up before and filled up the nest day.

On June 6, 2017 I drove Ellie to Dr. Jackson to have her left eye checked after the operation to remove the growth. On the same date, I drove her appointment to Dr. Claudia Krispel 3037 West Horizon Ridge # 110, Henderson, NV 89025 On the same date I drove to Ellie to an appointment at CleanChoice Dental Implant Center 6460 Medical Center Street, Las Vegas Nevada 89148

On the same date I drove Ellie to an appointment to Dr. Malik's office at 11035 Lavender Hills Dr. Las Vegas, Nevada, Suite 180 89315 West Sahara and 214 to pick up her glasses ( under warranty), I started with a full tank and I filled up the next day

ril 26, 2017 to Dr Cladia Krispel Meadows Retina for Macular Regeneration 3037 W Horizon Ridge suite 110 ndersNV 89025.

June 28, 2017 to Dr. Malik 11035 Lavender Hills Dr. Las Vegas, Nevada post op exam for Cataract Surgery right eye and June 28, 2017 to Kent Davenport Quality Hearings Aids 8675 Eastern Suite 200iii and Windmill, Las Vegas, NV. 89123. Look for a detailed letter. These are the hearing aids I want and need.

#### **Jack Sprovtsoff**

Please send \$112.59 to me at 355 West Mesquite Blvd.D30 #176 Mesquite ,Nevada 89027

3 receipts for fuel to Doctor's Appointments (4 26 2017 lost) for gas One new receipt

\$25.32

June 16, 2017 Animal Kingdom Receipt enclosed for fill-up the next day

25.00

June 07, 2017 Multipole Dr. Appointments see above

25.00

April 26, 2017 receipt missing Dr. Cladia Krispel Meadows Retina for Macular Regeneration

\$85.32 Total

\$27.27

June 29, 2017 Dr Malk Post Op for Cataract Surgery and Kent Davenport Quality Hearings Aids.

\$112.59

One new fuel receipt added to past total.

July 7, 2017

2017 AUG -3 PM 12: 46

Judge Sturman,

I BEGGED you in writing not to allow Kirk Lenhard to withdraw without ordering him to give me a full copy of my file. I have not received a copy of my file from either MAC or Brownstein. I looked over Brownstein's bill and found that more than 50% was created by Fred Waid, Temporary Trustee.

Now that Kirk Lenhard has withdrawn I have been unable to get their cooperation to get a full copy of my file

Eleanor Ahern Informa Properis

Eleanon Ahern

WAITING: 06/14 03:49PM

## **ORANGE - 414**

### AHERN, ELEANOR

Gender: Female

Loyalty: Not On File

Prescriber: MARCHANT, DAVID

**06/14/2017** (FREE RX DISCO) Patient Pay Amount: **\$11.08** 

Prescription qualifies for points. Check register receipt for point balance.

REFILL DOB: 05/13/1938 12: 17 Rx # 6147051

CHLORHEXIDINE 0.12% RINSE Patient Pay Amount: \$11.08 Day Supply: 15 Quantity: 473

### **Directions:**

RINSE 1/2 OUNCE BY MOUTH TWICE DAILY AFTER BREAKFAST AND AT BEDTIME, RINSE FOR 30 SECONDS, THEN SPIT. NO EATING OR DRINKING FOR 30 MINUTES.

### Allergies: NO KNOWN ALLERGIES

Smith's.

Low prices. Market fresh.

350 N. SANDHILL BLVD. 702-346-8652 Your cashier was RX 67

	tour cashier	Was KX 6			
RX	PHARMACY	4	IP 2	29.84	Q
RX	PHARMACY	, N	IP 3	34.27	Q
RX	PHARMACY		IP ]	1.08	Q
	TAX	127514502002500		<b>U.</b> 00	
**	** BALANCE		7	75.19	
	Cash			30.00	
	CHANGE			4.81	
TOTAL	NUMBER OF IT	TEMS SOLD	=	3	
06/14/	/17 03:51pm 3	342 67 79	567		

Rx# 6147051 \*Refill\*

Safety Caps 06/14/2017

X\_\_\_\_\_\_Patient Signature
FREE RX DISCOUNT \$11.08

Counseling: RPH:
Received Declined: FREE

2017 AUG - 3 PM 12: 47

Date: 05/23/17

Subject: Unfind Balance

To: Judge Sturman

Fax: (902)-346-7909

From: Eyes & Oplas Phone: (702) 254-0332 Fax: (702) 685-4112

No. of pages:

Message:

Judge Staman,

This Message is to inform you of the amount owner to that of Eleaner Steer's associant two yet to be received. The amount owned in \$2,011.03 00 q 05/23/2017. I star are any questions on Consum phase feel-free to Contact up @ (402)254-0332

Mint you

GETEIVED
LANVEGAS PROPERCO

Eleanor Ahern, In forma Pauperis Beneficiary of the W. N. Connell And Marjorie T. Connell Living Trust dated 5 18 1992

Document 1 Dr. Malik's letter noting the \$2011.83 has not been paid

Document 2 Smith Pharmacy showing \$11.08 paid 6 14 17

Document 3 Accounts paid from Animal Kingdom for Captain 6 11 17

Document 4 Copy of post mark 5 19 17

No. P-09-066425-T

2017 AUG - 3 PM 12: 47

Judge Sturman,

Since November 2015 when you authorized \$20,000 to be used for my medical and living expenses nothing was paid till April 2, 2017. This means nothing was paid for my medical or living expenses from April 1, 2015, nothing through all of 2016 Finally the first payment for my Dental Deep Cleaning was April 2, 2017. To my knowledge only \$377 was spent for my benefit as of May 24, 2017 according to Hutchison & Steffen lawyers as was written in their Opposition to me being Informa Pauperis.

Yet the \$20,000 has been used up. This information was given in the May 24 Hearing by your questioning the \$20,000 and you hearing from Mr. Geist verbally stating 15 + times "the \$20,000 has been used up."

The Cataract Surgery's balance from Medicare will be due possibly in September, Implants from Dr. Marchant and Hearing Aids from Doctor Anderson who is the owner of Anderson Audiology. He has a Masters Degree in Audiology. There will be either near or far sighted glasses from Dr. Malik.

I am requesting a full accounting with back up detail of what invoices Fred paid for me from April 1, 2015 up to the May 24 Hearing from the \$20,000 and a complete accounting with back up detail of all expenses from May 24, 2017 to this current date. There has to be a balance of unused monies from the \$20,000. If it is gone then it has to be accounted for.

Response to Eleanor's Application To Proceed In Forma Pauperis

"Mrs. Ahern has cooperated, has provided the relevant information, her providers have been paid." (NOT SO) as of May 25 when he stated they were paid. I have cooperated he had some invoices for several months but

My one bill was paid before the May 24 Hearing.

May 24 2017" F	red wrote
iviay 27, 2017	nat naid
d \$ 197.42	not paid
\$ 2,011.83 \$ 377.00 \$ 11.08 \$ 1,140.92	not paid paid not paid not paid
\$ 3,738.32	paid
\$ 197.43 no	need to pay
ć 2 044 02	not paid
• •	•
\$ 11.08	not paid
\$ 1,145.92	not paid
\$ 377.00	paid
	\$ 377.00 \$ 11.08 \$ 1,140.92 \$ 3,738.32 \$ 197.43 no \$ 2,011.83 \$ 11.08 \$ 1,145.92

D4 copy of the envelop from Hutchison & Steffen showing the date stamp to be 5 19 2017. I received it Tuesday 5 23, 2017. It was in my POB 176 the day before the May 24, 2017 Hearing. Do I understand correctly that all correspondence regarding a Hearing must be delivered 16 days before the Hearing.

The following pages and line numbers from the May 24, 2017 Transcript are important because the questions that the Court asked regarding the \$20,000 were documented in the affirmative 15 + times by Attorney Geist confirming your questions that the \$20,000 is gone. To the best of my knowledge I have documented what has actually been spent on me before the Hearing May 24, 2017. Who and when did someone receive the use of the \$20,000 you authorized Fred Waid to spend on me. I certainly did not receive w benefit for almost 2 years. You can see what Living expense, in the discretion of Mr. Waid, got me -THING. Many requests were made and totally ignored to Tammy Peterson and Kirk Lenhard Yet you are still going to give me living expenses in the discretion of Mr.: Waid going forward.

I saw Fred Waid cradling Jacqueline in his arms in your Court's Anti room. He is anything but an impartial trustee. Did you know that if I would have signed the final settlement Fred proposed, Fred would have owned 25% of my father's assets. I asked to see the settlement and I was told by Kirk I would have to sign it as is so he could get paid and then it was going to be written up. In this settlement, I was encumbered with every lie Fred Waid has spoken against me and everyone in this court case was exonerated and held harmless.

Fred finally paid Kirk and Brownstein were paid \$70,000. My money was paid to Kirk long after Kirk withdrew. It would have been great for Kirk to have been paid while he had me as a client who needed him to protect me from Fred Waid and his Hutchison & Steffen Lawyers.

\*1 Page 13 Line 15 Geist "Since Feb 22" up until May 25th, we've paid almost 20,000.

\*2 page 15 line 16 Court says so that's – have – are you saying that that will mean the entire 20 has been expended or has that entire 20 already been expended and we need additional 20 or 35?

\*3Page 15 Line 19 Geist up to this pint, the 20,000 will have been expended

- \*4Page 17 Line 6 Court "is what your telling me Mr. Geist, is that we have used up the 20 already been expended and we need additional 20 or 35?
- \*5 page 17 line 17 because this is what, over a year and a half on the initial 20 -

\*6 Page 17 Line 25 Court "because it sounds like we've used it up

- \*7page 15 Line 16 Court "are you saying that that will mean the entire \$20 has been expended or has the entire \$20,000 been expended and we need additional \$20 to \$25
- page 17 Line 6 Court ...- but we would need additional funds is what you are telling me Mr. Geist, because we have used up the \$20,000.
- \*9 page 17 Line 17 I It has been a year, a year and a half on the initial 20

\*10 page 17 Line 20 Mr. Geist "Correct"

- \*11 page 17 Line 25 Court "because it sounds like we've used it up, so do we need now to look at having another budget put in place?
- \*12 page 20 line 21 Court Because we 've used up the 20 initial 20,000 so we need a new amount and then we can start again and that will be where we'll take the money for the hearing aids?

\*13 Page 20 Line 25 Geist Yes

- \*14 Page 21 Line 2 to get something on so we'll know how much money 30 or I'm assuming 20 or -
- \*15 Page 21 Line 4 Geist Another 20 I think would probably be appropriate, but I

Judge 15times you mentioned the \$20,000 and Geist agreed with you some 15 times that the \$20,000 has been used up. I am requesting from Fred Waid an accounting of what was actually paid from the \$20,00 up to May 24, 2017 with detailed backup and also an accosting from May 24, 2017 with detailed back up to current date.

Page 19 Line 10 Mr Geist - Living expenses in the discretion of Mr Waid going forward? And Judge you said Right. You do realize, Judge, that I have had no Living Expenses or Medical Expenses paid by Mr. Waid for me from April 1 2015 through November 2015 when you allowed him to spend \$20,000 on me. Through all of 2016 he was given tons of expenses through my attorneys Tammy Peterson and Kirk Lenhard and not a dime of the \$20,000 was spent on me... Nothing was spent on me until April 2, 2017 when a Visa was given to Dr. Marchant to deep clean my teeth. Through my attorneys Tammy and Kirk, I requested cleaning my teeth every 3 month and Fred just ignored all my request. I made approximately 20 appointments with New Eyes Cataract Surgeon to have my Cataracts removed from April 2015 all rough 2016 because of lack of payments I had to cancel because Temporary Trustee Fred Waid would not pay. April , 2017, I had my first Medical Care. a much-needed eye operation, with Doctor Todd Jackson to remove a growth from my left corona. If he had not removed it when he did, I was going to lose my corona then I would have had to have a corona transplant. The eye needs to heal for three months then I can have the Cataract Surgery on the left eye.

Eleanor Thern