IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE GUARDIANSHIP OF THE PERSON AND ESTATE OF KATHLEEN JUNE JONES, PROTECTED PERSON

KATHLEEN JUNE JONES,

Appellant,

vs.

ROBYN FRIEDMAN; AND DONNA SIMMONS,

Respondents.

No. 83967 Electronically Filed Nov 21 2022 10:56 PM Elizabeth A. Brown Clerk of Supreme Court

RESPONDENTS' OPPOSITION TO MOTION TO STRIKE PORTIONS OF RESPONDENTS' APPENDIX

I. INTRODUCTION

Although LACSN failed to confer with counsel for Respondents regarding the possible preparation of a joint appendix, as required by NRAP 30(a), LACSN now urges this Court to strike certain portions of Respondents' appendix. Yet, LACSN's opening brief calls into question the very documents that it now seeks to strike. Or, the challenged documents are otherwise relevant to the arguments presented in Respondents' answering brief. Therefore, the Court should deny LACSN's motion, particularly because the Court would be required to weigh into the merits of Respondents' arguments in a summary

proceeding, which is improper. *Cf. Taylor v. Barringer*, 75 Nev. 409, 410, 344 P.2d 676, 676 (1959) (argument relating to the merits of an appeal is not a proper ground for the dismissal of an appeal). Although LACSN does not attempt to strike documents that **pre-date** its challenges to the District Court's December 6, 2021 order (5 AA 1079–1128, 1129–1131), LACSN, nevertheless, complains that such documents are of limited utility, even though these additional documents included in Respondents' appendix provide the Court with a more complete picture of the proceedings of this protracted litigation that lead up to the evidentiary hearing.¹ Thus, the Court should deny LACSN's additional requested relief of ignoring relevant portions of the record in deciding the merits of this case.

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¹ Respondents realize that the Court of Appeals previously decided Case No. 81799-COA by published opinion. However, the Judges of the Court of Appeals will change beginning in 2023 since Judge Tao chose not to run for re-election. And, it is unclear if the Supreme Court will retain this appeal. Thus, the additional documents that describe the history of this case are relevant for either the Supreme Court or the Court of Appeals to decide this case. *See* Exhibit 1 (Index to Respondents' Appendix).

II. <u>LEGAL ARGUMENT</u>

A. LACSN'S CITED CASE LAW ON WHAT PORTIONS OF THE RECORD MAY BE CONSIDERED BY THE APPELLATE COURTS IS NOT ABSOLUTE.

In its motion, LACSN suggests that this Court may never look at any parts of the record that post-date the appealed orders. However, LACSN's cited case law is not absolute. For example, this Court has recognized an exception to the general rule in Carson Ready Mix v. First National Bank, 97 Nev. 474, 635 P.2d 276 (1981): "While Carson Ready Mix recites the general rule, it is not without exception. In particular, we may consider relevant facts outside the record in determining whether appellants have waived their appeal." Nev. Gold & Casinos, Inc. v. Am. Heritage, Inc., 121 Nev. 84, 89, 110 P.3d 481, 484 (2005) (citations omitted). Indeed, many of the challenged documents presented in Respondents' appendix demonstrate that Kimberly no longer wants to be a guardian for Kathleen June Jones ("Ms. Jones"), which is the very issue that LACSN advocates in this Court. additional point of waiver is that LACSN moved the District Court for a stay pending appeal, which was denied, but then chose not to seek a stay from this Court. 19 RA 3191–3219. Thus, Nev. Gold supports Respondents' decision to include these additional documents.

B. LACSN IGNORES THE POTENTIAL MOOTNESS OF THIS ENTIRE APPEAL.

LACSN's motion scoffs at the fact that the District Court is currently considering whether to remove LACSN from this entire litigation. As of the date of the filing of this opposition (November 21, 2022), the District Court has not yet made a decision on this pending Yet, Respondents cited to the relevant case law in their opening brief: "Cases presenting real controversies at the time of their institution may become most by the happening of subsequent events." National Collegiate Athletic Ass'n v. University of Nevada, 97 Nev. 56, 58, 624 P.2d 10, 11 (1981) (citation omitted). AOB at 27–28. Obviously, if the District Court makes a finding that Ms. Jones did not have the capacity to direct LACSN to unnecessarily multiply the filings in this litigation, including the numerous appellate filings, this appeal would be dismissed. Obviously, if litigation cases can become moot "by the happening of subsequent events," the subsequent events must be This is exactly what Respondents included in their documented. appendix to inform this Court that this appeal may become moot. Therefore, the Court should reject LACSN's contrary arguments.

C. LACSN PLACED THE SUBSEQUENT EVENTS AT ISSUE THROUGH ITS OPENING BRIEF.

On the one hand, LACSN argues that this Court should not consider any documents filed after the District Court's appealed December 6, 2021 order. Yet, LACSN's opening brief makes sweeping assertions that call into question subsequent proceedings. For example, LACSN argues: (1) "The district court never held a separate hearing regarding removal of Kimberly as guardian and appointment of Robyn as successor guardian at any time following the evidentiary hearing." AOB at 3; (2) "Since being removed as temporary guardians over two years ago, neither Robyn nor Donna ever requested that the district court appoint them as successor guardian." AOB at 4; and (3) "Robyn never provided the district court with information regarding her suitability and qualification to serve as guardian as required by NRS 159.044 and NRS 159.0613, and the district court never made any findings regarding Robyn's suitability and qualification to serve as guardian." AOB at 15. Thus, the at-issue doctrine prohibits LACSN from taking these positions in its briefing that calls into question subsequent documents, while now arguing that the Court should not

consider the documents. Cf. Wardleigh v. Second Judicial Dist. Court, 111 Nev. 345, 355, 891 P.2d 1180, 1186 (1995) (examining otherwise attorney-client privileged privileged that is placed at issue and holding that "where a party injects part of a communication as evidence, fairness demands that the opposing party be allowed to examine the whole picture") (citation and internal quotation marks omitted). Moreover, Respondents have an obligation under NRAP 28(c) to respond to LACSN's arguments raised in their opening brief. NRAP 31(d)(2); Polk v. State, 126 Nev. 180, 185–186, 233 P.3d 357, 360–361 (2010); Bates v. Chronister, 100 Nev. 675, 681–682, 691 P.2d 865, 870 (1984). Of course, if LACSN insists that the subsequent documents be ignored, the Court should, as a matter of fairness, ignore LACSN's multiple arguments that call into question the subsequent proceedings.

D. LACSN INCORRECTLY PRESUMES THE FILING DATES OF THE SEALED DOCUMENTS.

LACSN presumes that the documents in the sealed portion of Respondents' appendix were filed after the District Court's December 6, 2021 order from which LACSN appeals. However, the index to the sealed appendix volumes demonstrates that LACSN's presumption is incorrect. See Exhibit 2 (Index to Respondents' Sealed Appendix). The handful of documents that were filed after December, 2021 are included for the other reasons presented in this opposition. In any event, NRS 47.130(2)(b) allows this Court to take judicial notice of matters of fact. Notably, this statute does not prohibit appellate courts from taking judicial notice of matters of fact. Mack v. Estate of Mack, 125 Nev. 80, 91, 206 P.3d 98, 106 (2009) ("[W]e may take judicial notice of facts that are '[c]apable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned, so that the fact is not subject to reasonable dispute."). All of the documents in Respondents' appendix are public records under NRS 52.085.

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III. CONCLUSION

For the several reasons presented in this opposition, the Court should deny LACSN's motion to strike portions of Respondents' appendix.

Dated this 21st day of November 2022.

CLAGGETT & SYKES LAW FIRM

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 $Attorneys\ for\ Respondents$

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing RESPONDENTS' OPPOSITION TO MOTION TO STRIKE PORTIONS OF RESPONDENTS' APPENDIX with the Nevada Supreme Court on the 21st day of November 2022. I will electronically serve the foregoing document in accordance with the Master Service List as follows:

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/s/ Anna Gresl

Anna Gresl, an employee of CLAGGETT & SYKES LAW FIRM

EXHIBIT 1

EXHIBIT 1

MASTER INDEX TO RESPONDENTS' APPENDIX

	DOCUMENT DESCRIPTION	LOCATION
[1] Robyn Friedman's and Donna Simmons's Ex Parte Petition for Appointment of Temporary Guardian of the Person and Estate and Issuance of Letters of Temporary Guardianship, and Petition for Appointment of General Guardian of the Person and Estate and Issuance of Letters of General Guardianship (filed 09/19/2019)		Vol. 1, 1–33
	to [1] Robyn Friedman's and Donna s's Ex Parte Petition	
Exhibit	Document Description	
1	Healthcare Power of Attorney (dated 12/27/2005)	Vol. 1, 34–38
2	Financial Form Power of Attorney (dated 10/24/2012)	Vol. 1, 39–42
3	Will of Protected Person (dated 11/23/2012)	Vol. 1, 43–44
4	Copies of May 6, 2017 Text Messages from Sister of Kandi Powell to Parties	Vol. 1, 45–49
5	Ownership History of Parcel 138-02-511- 076 [showing deed transfer to Richard & Kandi Powell]	Vol. 1, 50–51
6	Grant, Bargain, Sale Deed [transferring Parcel 138-02-511-076 to Richard & Kandi Powell] (recorded 01/16/2018)	Vol. 1, 52–56
7	Copy of April 9, 2019 Text Messages from Daughter of Rodney Gerald Yeoman to Parties	Vol. 1, 57–58

	DOCUMENT DESCRIPTION	LOCATION
1	dential Physician's Certificate of Incapacity cal Records (filed 09/19/2019)	Vol. 1, 59–64 FILED SEPARATELY UNDER SEAL
[4] Ameno 09/19/201	ded Citation to Appear and Show Cause (filed 9)	Vol. 1, 65–66
	ficate of Service of Amended Citation to nd Show Cause (filed 09/20/2019)	Vol. 1, 67–68
1	ement of Legal and Representation and Fee iled 09/27/2019)	Vol. 1, 69–69
[13] Notice of Appearance and Request for Notice [of Ty E. Kehoe, Esq., counsel for Rodney Gerald Yeoman, husband of Adult Protected Person] (filed 10/01/2019)		Vol. 1, 70–71
[14] Rodney Gerald Yeoman's Opposition to Appointment of Temporary Guardian and General Guardian; and Counter-Petition for Appointment of Temporary Guardian of Person and Estate and Issuance of Letters of Temporary Guardianship; and Counter-Petition for Appointment of General Guardian of the Person and Estate and Issuance of Letters of General Guardianship (filed 10/02/2019)		Vol. 1, 72–85
Exhibits to [14] Rodney Gerald Yeoman's Opposition to Appointment		
Exhibit	Document Description	
A	Police Report and Statement of Professional Caregiver (dated 09/07/2019)	Vol. 1, 86–95

	DOCUMENT DESCRIPTION	LOCATION
В	August 5, 2019 Initial Demand Letter for List of Protected Person's Assets from Kimberly Jones to Richard & Candice Powell	Vol. 1, 96–97
C	Richard Powell's and Gerald Yeoman's Opposition to Petition for Confirmation of Agent Under Power of Attorney Pursuant to NRS 162A.330; and Counter-Motion to Expunge Lis Pendens in Clark County Nevada, District Court In the Matter of the General Power of Attorney of June Jones, Case No. P-19-100166-E (filed 09/04/2019)	Vol. 1, 98–105
D	Handwritten Notes for Protected Person on What to Say to Rodney Gerald Yeoman	Vol. 1, 106–107
[16] Kimberly Jones's Opposition to Ex Parte Petition for Appointment of Temporary and General Guardian of the Person and Estate; Alternatively, Counter-Petition for Appointment of Kimberly Jones as Temporary and General Guardian of the Person and Estate (filed 10/02/2019)		Vol. 1, 108-124
Exhibits to [16] Kimberly Jones's Opposition to Ex Parte Petition		
Exhibit	Document Description	
1	Curriculum Vitae of Kimberly Jones	Vol. 1, 125-127
2	2002 Quitclaim Deed of APN 133-02-511-076	Vol. 1, 128-130
3	2004 Quitclaim Deed of APN 133-02-511-076	Vol. 1, 131-134

	DOCUMENT DESCRIPTION	LOCATION
4	June Jones's Ex Parte Petition for Order for Cremation in Clark County Nevada, District Court Case No. P60372, In the Matter of Estate of Walter Tormala, deceased	Vol. 1, 135–138
5	December 27, 2005 Healthcare Power of Attorney of Protected Person Designation to Kimberly Jones	Vol. 1, 139–143
6	October 24, 2012 Statutory Form Power of Attorney of Protected Person Designation to Kimberly Jones	Vol. 1, 144–147
7	September 5, 2019 Physician's Certificate of Medical Examination of Protected Person	Vol. 1, 148–149 FILED SEPARATELY UNDER SEAL
8	Zillow's Zestimate Home Value of Kraft Avenue Property	Vol. 1, 150–151
9	Copy of September 2019 Text Message Exchange with Dick Powell	Vol. 1, 152–155
10	August 1, 2019 Letter Notifying Chase Bank of the Power of Attorney	Vol. 1, 156–157
11	August 12, 2019 Letter Notifying Rodney Gerald Yeoman of the Power of Attorney	Vol. 1, 158–160
12	Copy of July 26, 2019 Email from Kimberly Jones to Parties Regarding Status of Protected Person's Condition (dated July 26, 2019)	Vol. 1, 161–162

DOCUMENT DESCRIPTION		LOCATION
13	Copy of August 16, 2019 Email from Kimberly Jones to Parties Regarding Status of Protected Person's Condition and \$3,800 Owed to Attorney	
14	Copy of September 5, 2019 Email from Kimberly Jones to Parties Regarding Intentions with Protected Person and Estate (dated 09/05/2019)	*
15	Copy of September 12, 2019 Email from Robyn Friedman to Kimberly Jones Requesting Visitation with Protected Person (dated 09/12/2019)	
[17] Robyn Friedman's and Donna Simmons's Proposed Care Plan for Protected Person (filed 10/02/2019)		·
[18] Supplement to Counter-Petition for Appointment of Kimberly Jones as Temporary and General Guardian of the Person and Estate (filed 10/02/2019)		
October 3, 2019 Minutes of Hearing on Temporary Guardianship; Opposition and Countermotion: Opposition to Appointment of Temporary Guardian; Counter-Petition for Appointment of Temporary Guardian of the Person and Estate and Issuance of Letters of Temporary Guardianship; and Counter- Petition for Appointment of General Guardian of the Person and Estate and Issuance of Letters of General Guardianship		180–183
[70] Transcript of October 3, 2019 Hearing (filed 01/31/2020)		Vol. 1, 184–228

	DOCUMENT DESCRIPTION	LOCATION
1	[25] Notice of Entry of Order to Appoint Investigator (filed 10/04/2019)	
[28] Rodney Gerald Yeoman's Supplement to Opposition to Appointment of Temporary Guardian and General Guardian; and Counter-Petition for Appointment of Temporary Guardian of the Person and Estate and Issuance of Letters of Temporary Guardianship; and Counter-Petition for Appointment of General Guardian of the Person and Estate and Issuance of Letters of General Guardianship (filed 10/11/2019)		I
[29] Declaration of Rodney Gerald Yeoman (filed 10/11/2019)		Vol. 2, 238–240
[30] Robyn Friedman's and Donna Simmons's Notice of Intent to Move the Protected Person (filed 10/11/2019)		·
[32] Robyn Friedman's and Donna Simmons's Reply to Oppositions (filed 10/14/2019)		Vol. 2, 245–265
	to [32] Robyn Friedman's and Donna s's Reply to Oppositions	
Exhibit	Document Description	
1	Text Message from Robyn Friedman to Kimberly Jones Regarding Care Plan	Vol. 2, 266–267
2	September 26, 2019 Letter Regarding Kimberly Jones Taking Protected Person's Monied to Retain an Attorney	Vol. 2, 268–274

DOCUMENT DESCRIPTION		LOCATION
3	September 24, 2019 Letter to Ty Kehoe Notifying of Temporary Guardianship of Protected Person and Request for Jones Personal Property	
4	October 10, 2019 Kimberly Jones's Response to September 24, 2019 Letter	Vol. 2, 282–287
5	Robyn Friedman's and Donna Simmons's Proposed Care Plan (filed 10/02/2019)	Vol. 2, 288–296
6	Copy of Text Message from Marci Pirolo to Parties Notifying of Gerry's Hospital Stay and Current Health Condition	Vol. 2, 297–298
7	Zillow's Rent Zestimate of 1054 South Verde Street, Anaheim, CA 92805	Vol. 2, 299–300
October 15, 2019 Minutes of Hearing on Amended Citation to Appear and Show Cause		Vol. 2, 301–303
[33] Robyn Friedman's and Donna Simmons's Supplement to Reply to Opposition (filed 10/15/2019)		Vol. 2, 304–309
[68] Transcript of October 15, 2019 Hearing on Amended Citation to Appear and Show Cause (filed 01/31/2020)		Vol. 2, 310–413
[36] Notice of Entry of Order to Appoint Financial Forensic Specialist; and Order to Appoint Investigator (filed 10/16/2019)		Vol. 2, 414–418
[37] Order Granting Rodney Gerald Yeoman's Verbal Motion to Access September 5, 2019 Physician's Certificate of Medical Examination of Protected Person (filed 10/31/2019)		Vol. 2, 419–420

]	DOCUMENT DESCRIPTION	LOCATION
Marquis A	e of Association of Counsel [law firm urbach Coffing appearing as associated Kimberly Jones] (filed 11/22/2019)	Vol. 2, 421–422
	rly Jones's Petition for Return of Property I Person (filed 11/22/2019)	Vol. 2, 423–430
	[40] Kimberly Jones's Petition for Property of Protected Person	
Exhibit	Document Description	
1	Declaration of Robyn Friedman; and Declaration of Kimberly Jones in Support of Orders Shortening Time	Vol. 2, 431–434
	Actions on Behalf of Protected Person (filed	Vol. 2, 435–444
Exhibits to Confirmat	o [41] Kimberly Jones's Petition for ion	
Exhibit	Document Description	
1	Declaration of Kimberly Jones in Support of Orders Shortening Time	Vol. 2, 445–447
2	Proposed Civil Complaint	Vol. 2, 448–468
[42] Notice	of Lis Pendens (filed 11/22/2019)	Vol. 3, 469–470
	Gerald Yeoman's Opposition to Petition of Property of Protected Person (filed	Vol. 3, 471–476

	DOCUMENT DESCRIPTION	LOCATION
Oppositi	to [50] Rodney Gerald Yeoman's on to Petition for Return of Property of d Person	
Exhibit	Document Description	
1	Declaration of Rodney Gerald Yeoman (dated 12/05/2019)	Vol. 3, 477–478
2	Declaration of Jeri Ann Evans Scherer (dated 11/26/2019)	Vol. 3, 479–480
3	Puppy Vaccination Schedule and Veterinary Patient History Records and Billing	Vol. 3, 481–493
4	September 24, 2019 and November 22, 2019 Letters	Vol. 3, 494–498
for Confi	ney Gerald Yeoman's Opposition to Petition rmation to Bring Civil Actions on Behalf of Person (filed 12/06/2019)	Vol. 3, 499–501
	perly Jones's Reply in Support of Petition for of Property of Protected Person (filed 9)	
Support	to [52] Kimberly Jones's Reply in of Petition for Return of Property of d Person	
Exhibit	Document Description	
1	Declaration of Robyn Friedman (dated 12/08/2019)	Vol. 3, 516–518
2	Declaration of Perry Friedman (dated 12/08/2019)	Vol. 3, 519–520

	DOCUMENT DESCRIPTION	LOCATION
3	Declaration of Kimberly Jones (dated 12/08/2019)	Vol. 3, 521–523
4	Declaration of Scott Simmons (dated 12/08/2019)	Vol. 3, 524–525
5	Copy of November 4, 2010 Email Exchange Between Parties Regarding Puppy	Vol. 3, 526–532
6	Copy of November 18, 2010 Payment Confirmation Email from PayPal Regarding Payment of \$550.00 for Purchase of Puppy	Vol. 3, 533–537
7	Senior Helpers Confidential Daily Documentation Log of Protected Person from Oct 1 through Oct 3, 2019	Vol. 3, 538–542
8	Copy of December 8, 2019 Email Exchange Between Parties Regarding Puppy	Vol. 3, 543–546
[53] Reply in Support for Confirmation to Bring Civil Actions on Behalf of Protected Person (filed 12/09/2019)		·
Return of Confirma Protected Opposition Protected Opposition	r 10, 2019 Minutes of Hearing on Petition for f Property of Protected Person; Petition for tion to Bring Civil Actions on behalf of Person; Rodney Gerald Yeoman's on to Petition for Return of Property of Person; Rodney Gerald Yeoman's on to Petition for Confirmation to Bring Civil in behalf of Protected Person	·
[69] Tran (filed 01/5	script of December 10, 2019 Hearing 31/2020)	Vol. 3, 554–602

DOCUMENT DESCRIPTION	LOCATION
[55] Inventory, Appraisal and Record of Value Financial Accounts of Protected Person (filed 12/13/2019)	·
[57] Notice of Entry of Order Granting Motion for Return of Property of Protected Person and Motion for Confirmation to Bring Civil Actions on behalf of Protected Person (filed 12/23/2019)	Vol. 3, 608–613
[58] Guardianship Compliance Office's Financial Forensic Specialist Extension Requested (filed 01/06/2020)	Vol. 3, 614–615 FILED SEPARATELY UNDER SEAL
[59] Guardianship Compliance Office's Financial Forensic Specialist Investigation Report of Protected Person (filed 01/08/2020)	Vol. 3, 616–665 FILED SEPARATELY UNDER SEAL
January 14, 2020 Minutes of Return Hearing Regarding Investigator's Report	Vol. 4, 666–667
[67] Transcript of January 14, 2020 Return Hearing Regarding Investigator's Report (filed 01/31/2020)	Vol. 4, 668–701
[61] Kimberly Jones's Notice of Intent to Seek Payment of Attorney Fees and Costs from Guardianship Estate (filed 01/15/2020)	Vol. 4, 702–704
[62] Kimberly Jones's Petition for Payment of Attorney Fees and Costs from Guardianship Estate (filed 01/15/2020)	·

	DOCUMENT DESCRIPTION	LOCATION
Exhibits Paymen	to [62] Kimberly Jones's Petition for	
Exhibit	Document Description	
1	Solomon Dwiggins & Freer, Ltd. Detail Fee Transaction for the months of September 2019 through December 2019 (dated 01/03/2020)	Vol. 4, 717–721
2	Solomon Dwiggins & Freer, Ltd. Detail Cost Transaction for the months of October 2019 through December 2019 (dated 01/03/2020)	Vol. 4, 722–723
Office's I	Protected Person (filed 01/16/2020)	Vol. 4, 724 FILED SEPARATELY UNDER SEAL
[74] Kimk (filed 02/0	perly Jones's Motion for Protective Order 06/2020)	Vol. 4, 725–734
	to [74] Kimberly Jones's Motion for ve Order	
Exhibit	Document Description	
1	Notice of Entry of Order from October 15, 2019 Hearing (filed 11/25/2019)	Vol. 4, 735–743
2	Notice of Deposition of Kimberly Jones; Notice of Deposition of Robyn Friedman; and Notice of Deposition of Donna Simmons (served 01/24/2020)	Vol. 4, 744–750

	DOCUMENT DESCRIPTION	LOCATION
3	Rodney Gerald Yeoman's First Set of Interrogatories, First Set of Requests for Admissions, and First Set of Requests for Production of Documents to Robyn Friedman (served 01/20/2020)	Vol. 4, 751–800
4	Stipulation and Order Regarding Petition for Return of Property of Protected Person with Cover Letter (served 02/03/2020)	Vol. 4, 801–806
5	Copy of February 5, 2020 Email Exchange Between Parties Regarding Rodney Gerald Yeoman's Discovery Attempt	· ·
Sylvester	ice of Association of Counsel [law firm of & Polednak, Ltd. as co-counsel for Robyn and Donna Simmons] (filed 02/06/2020)	Vol. 4, 818–819
	rn Friedman's and Donna Simmons's Joinder rly Jones' Motion for Protective Order (filed 20)	
February	7, 2020 Minute Order	Vol. 4, 824–826
[79] Notice of Entry of Stipulation and Order on Petition for Return of Property of Protected Person (filed 02/07/2020)		
Response	byn Friedman's and Donna Simmons's to Petition for Payment of Guardian's Fees and Costs (filed 02/07/2020)	Vol. 4, 833–841
	tected Person's Objection to Petition for of Guardian's Attorney Fees and Costs (filed 20)	·

	DOCUMENT DESCRIPTION	LOCATION
[83] Kimberly Jones's Monthly Budget of Protected Person (filed 02/12/2020)		Vol. 4, 856–859
Objection	[84] Kimberly Jones's Omnibus Reply to Response and Objection to Petition for Payment of Guardian's Attorney Fees and Costs (filed 02/12/2020)	
	to [84] Kimberly Jones's Omnibus Reply onse and Objection	
Exhibit	Document Description	
1	Monthly Budget of Protected Person (filed 02/12/2020)	Vol. 4, 867–871
Notice [l	ce of Association of Counsel and Request for aw firm of Ghandi Deeter Blackham as or Rodney Gerald Yeoman] (filed 02/12/2020)	Vol. 4, 872–875
_	13, 2020 Minutes of Hearing on Petition for of Guardian's Attorney Fees and Costs	Vol. 4, 876–877
for Appro	n Friedman's and Donna Simmons's Petition val of Attorney Fees and Costs; and Request Judgment Against Real Property of Estate 13/2020)	Vol. 5, 878–898
	to [87] Robyn Friedman's and Donna s's Petition for Approval of Attorney l Costs	
Exhibit	Document Description	
1	Michaelson & Associates, Ltd.'s Invoice Nos. 12460, 12560, 12595, 12720 and 12748	Vol. 5, 899–919

	DOCUMENT DESCRIPTION	LOCATION
2	Michaelson & Associates, Ltd.'s Spreadsheet with Amounts and Explanations of the Redacted Entries	Vol. 5, 920–923
Payment	of Attorney Fees and Costs from ship Estate (filed 02/21/2020)	Vol. 5, 924–926
for Payme	perly Jones's Supplemental Brief to Petition ent of Guardian's Attorney Fees and Costs, or vely, Motion to Reconsider (filed 02/21/2020)	Vol. 5, 927–931
	o [92] Kimberly Jones's Supplemental Brief to or Payment	
Exhibit	Document Description	
1	Order from October 15, 2019 Hearing (filed 11/25/2019)	Vol. 5, 932–938
2	Solomon Dwiggins & Freer, Ltd. Detail Fee Transaction [for the months of October 2019 through December 2019] (dated 01/03/2020)	Vol. 5, 939–941
3	Solomon Dwiggins & Freer, Ltd. Detail Cost Transaction [for the months of October 2019 through December 2019] (dated 01/03/2020)	Vol. 5, 942–943
Suppleme Attorney	ected Person's Response to Kimberly Jones's ental Brief to Petition for Payment of Fees and Costs, or Alternatively, Motion to er (filed 02/26/2020)	· ·

	DOCUMENT DESCRIPTION	LOCATION
	to [94] Protected Person's Response to y Jones's Supplemental Brief	
Exhibit	Document Description	
A	Copy of October 28, 2019 Email Exchange Between Parties Regarding Proposed Order from October 15, 2019 Hearing	Vol. 5, 953–957
В	Copy of October 28, 2019 Email with Proposed Revisions to the Proposed Order from October 15, 2019 Hearing	Vol. 5, 958–966
March 2,	2020 Minute Order	Vol. 5, 967–968
[95] Protected Person's Joinder to Kimberly Jones's Motion for Protective Order (filed 03/03/2020)		Vol. 5, 969–973
[96] Kimberly Jones's Reply in Support of Motion for Protective Order (filed 03/03/2020)		Vol. 5, 974–981
[97] Protected Person's Objection to Petition for Approval of Attorney Fees and Costs; and Request to Enter Judgment Against Real Property of Estate (filed 03/04/2020)		Vol. 5, 982–1008
[98] Robyn Friedman's and Donna Simmons's Reply in Support of Motion for Protective Order (filed 03/10/2020)		
[99] Kimberly Jones's Opposition to Robyn Friedman's and Donna Simmons's Petition for Approval of Attorney Fees and Costs; and Request to Enter Judgment Against Real Property of Estate; and Joinder to Protected Person's Objection (filed 03/11/2020)		· ·

	DOCUMENT DESCRIPTION	LOCATION
Robyn	to [99] Kimberly Jones's Opposition to Friedman's and Donna Simmons's for Approval	
Exhibit	Document Description	
1	Protected Person's Protective Services and Las Vegas Metro Contact Record	Vol. 5, 1024–1026
to Petitio and Req	ney Gerald Yeoman's Joinder to Oppositions n for Approval of Attorney Fees and Costs; uest to Enter Judgment Against Real of Estate (filed 03/12/2020)	
Response Petition f Request t Estate; (2 Objection and Costs Real Prop Gerald You Approval	byn Friedman's and Donna Simmons's to (1) Protected Person's Objection to for Approval of Attorney Fees and Costs; and to Enter Judgment Against Real Property of (2) Response to Kimberly Jones's Joinder to to Petition for Approval of Attorney Fees (3); and Request to Enter Judgment Against Perty of Estate; and (3) Response to Rodney Reoman's Joinder to Opposition to Petition for of Attorney Fees and Costs; and Request to Elgment Against Real Property of Estate (filed (3))	Vol. 6, 1031–1044
	to [101] Robyn Friedman's and Donna s's Response	
Exhibit	Document Description	
1	Table of Responses to Protected Person Objection to Robyn Friedman's and Donna Simmons's Invoices	Vol. 6, 1045–1089

	DOCUMENT DESCRIPTION	LOCATION
[102] Guardianship Compliance Office's Financial Forensic Specialist Financial Forensic Audit of Protected Person's Estate (filed 03/13/2020)		·
Jones's P	tice of Entry of Order Regarding Kimberly etition for Payment of Guardian's Attorney Costs (filed 03/16/2020)	· ·
Jones's E Shortened Attorney	tected Person's Partial Objection to Kimberly Ex Parte Petition for Order for Hearing on d Time; Petition for Payment of Guardian's Fees and Costs; and Petition to Withdraw as filed 04/01/2020)	· ·
[120] Rodney Gerald Yeoman's Supplement to Opposition to Motion for Protective Order (filed 04/02/2020)		· ·
Exhibits Supplem	ž j	
Exhibit	Document Description	
D	Certificate of Nonappearance of February 7, 2020 Scheduled Deposition of Donna Simmons	
E	Certificate of Nonappearance February 11, 2020 Scheduled Deposition of Robyn Friedman	· ·
F	Certificate of Nonappearance February 12, 2020 Scheduled Deposition of Kimberly Jones	

	DOCUMENT DESCRIPTION	LOCATION
[130] Rodney Gerald Yeoman's Petition for Removal of Guardian and for Return of Protected Person's Property (filed 04/14/2020)		·
	to [130] Rodney Gerald Yeoman's for Removal of Guardian	
Exhibit	Document Description	
A	FILED UNDER SEAL IN DISTRICT COURT	Vol. 7, 1324
В	Police Report and Statement of Professional Caregiver (dated 09/07/2019)	Vol. 7, 1325–1334
С	Copy of March 28, 2019 Text Messages Exchange Between Parties and Daughter of Rodney Gerald Yeoman	Vol. 7, 1335–1337
D	FILED UNDER SEAL IN DISTRICT COURT	Vol. 7, 1338
	Rodney Gerald Yeoman's Confidential ts (filed 04/14/2020)	Vol. 7, 1339–1340
		FILED SEPARATELY UNDER SEAL
	to [131] Rodney Gerald Yeoman's ntial Documents	
Exhibit	Document Description	
A	[102] Guardianship Compliance Office's Financial Forensic Specialist Financial Forensic Audit of Protected Person's Estate (filed 03/13/2020)	Vol. 7, 1341–1352 FILED SEPARATELY UNDER SEAL

	DOCUMENT DESCRIPTION	LOCATION
D	January 23, 2020 Letter from Kelley Rone, NP, C-NP Regarding Current Condition of Rodney Gerald Yeoman; and Declaration of Heidi A. Baker, FNP-BC (dated 11/27/2019)	Vol. 7, 1353–1355 FILED SEPARATELY UNDER SEAL
[132] Ro 04/14/202	`	Vol. 7, 1356–1358
Protective Approval Enter Jue Robyn Fr Approval Enter Jue	2020 Minutes of Hearing on Motion for e Order; Kimberly Jones' Petition for of Attorney Fees and Costs and Request to dgment Against Real Property of the Estate; iedman's and Donna Simmons's Petition for of Attorney Fees and Costs; and Request to dgment Against Real Property of Estate; and o Withdraw as Counsel for Guardian	Vol. 7, 1359–1361
[171] Tra 05/14/202	anscript of April 15, 2020 Hearing (filed (0)	Vol. 7, 1362–1384
	ensic Specialist's Supplemental Report and endation (filed 04/20/2020)	Vol. 7, 1385–1387 FILED SEPARATELY UNDER SEAL
Exhibits Supplem	to [136] Forensic Specialist's nental Report and Recommendation	
Exhibit	Document Description	
A	Deposit Receipt of \$5,000 [Kimberly Jones deposited funds back into Protected Person's account ending in 7492 on April 2, 2020]	Vol. 7, 1388 –1390 FILED SEPARATELY UNDER SEAL

	DOCUMENT DESCRIPTION	LOCATION
В	Receipt of Funds and Invoice No. 7058 for Legal Services from Johnson & Johnson Law Offices	Vol. 7, 1391–1395 FILED SEPARATELY UNDER SEAL
Authoriti	[137] Kimberly Jones's Memorandum of Points and Authorities in Support of Attorney Fees and Costs (filed 04/27/2020)	
Exhibit 1	to [137] Kimberly Jones's Memorandum	
Exhibit	Document Description	
1	Declaration of James A. Beckstrom, Esq. in Support of Memorandum and Points of Authorities in Support of Attorney Fees and Costs	·
Yeoman's Return Counterp to NRS 18 Opposition	hberly Jones's Opposition to Rodney Gerald Petition for Removal of Guardian and for of Protected Person's Property; and etition for Attorney Fees and Costs Pursuant 59.1583(4); and Court Ordered Supplemental on Concerning Discovery of Interested Parties to NRS 159.047 (filed 04/27/2020)	Vol. 8, 1404–1427 FILED SEPARATELY UNDER SEAL

	DOCUMENT DESCRIPTION	LOCATION
	to [138] Kimberly Jones's Opposition to Gerald Yeoman's Petition for Removal lian	
Exhibit	Document Description	
1	Las Vegas Justice Court Docket, Case No. 19R000148	Vol. 8, 1428–1429
		FILED SEPARATELY UNDER SEAL
2	[102] Guardianship Compliance Office's Financial Forensic Specialist Financial	Vol. 8, 1430–1441
	Forensic Audit of Protected Person's Estate (filed 03/13/2020)	FILED SEPARATELY UNDER SEAL
3	Forensic Specialist's Supplemental Report and Recommendation (filed 04/20/2020)	Vol. 8, 1442–1453
		FILED SEPARATELY UNDER SEAL
4	Bank Statements for 7492 [sole joint signatories Protected Person and Kimberly	·
	Jones]	FILED SEPARATELY UNDER SEAL
5	Bank Statements Reflecting Transfer from Account 7492 to Account 6668	Vol. 8, 1461–1465
		FILED SEPARATELY UNDER SEAL

	DOCUMENT DESCRIPTION	LOCATION
6	Declaration of Kimberly Jones (dated 04/27/2019)	Vol. 8, 1466–1467
		FILED SEPARATELY UNDER SEAL
7	Receipt of Funds and Invoice No. 7058 for Legal Services from Johnson & Johnson	Vol. 8, 1468–1472
	Law Offices	FILED SEPARATELY UNDER SEAL
8	March 3, 2020 Minutes of Hearing on Defendant's Motion to Dismiss in Clark	Vol. 8, 1473–1474
	County Nevada, District Court in <i>Kimberly Jones v. Richard Powell</i> , Case No. A-19-807458-C	FILED SEPARATELY UNDER SEAL
9	February 16, 2016 UCI Medical Record	Vol. 8, 1475–1481
		FILED SEPARATELY UNDER SEAL
	obyn Friedman's and Donna Simmons's v, Oath, and Verified Record of Value (filed 20)	Vol. 9, 1482–1483

]	DOCUMENT DESCRIPTION	LOCATION
Simmons's	Exhibits to [139] Robyn Friedman's and Donna Simmons's Inventory, Oath, and Verified Record of Value	
Exhibit	Document Description	
1	Inventory of Assets of Protected Person as of September 23, 2019	Vol. 9, 1484–1489
		FILED SEPARATELY UNDER SEAL
2	Oath of Robyn Friedman; and Oath of Donna Simmons (dated 05/01/2020)	Vol. 9, 1490–1493
3	Verified Records of Value in Lieu of Appraisals	Vol. 9, 1494–1497
	yn Friedman's and Donna Simmons's y Discharge of Temporary Co-Guardians 5/2020)	Vol. 9, 1498–1505
	avit of Robyn Friedman in Support of C Discharge of Temporary Co-Guardians (2020)	Vol. 9, 1506–1508
	avit of Donna Simmons in Support of a Discharge of Temporary Co-Guardians (2020)	·
	e of Entry of Order Granting Petition to as Counsel for Guardian (filed 05/07/2020)	Vol. 9, 1513–1516
	berly Jones's Petition for Approval to Real Property of the Protected Person (filed	Vol. 9, 1517–1523

DOCUMENT DESCRIPTION		LOCATION
Exhibits to [148] Kimberly Jones's Petition for Approval to Refinance Real Property		
Exhibit	Document Description	
1	Zillow.com Assessment of Protected Person's California Property Located at 1054 South Verde Street, Anaheim, CA 92805	Vol. 9, 1524–1525
2	Photographs of Property Located at 1054 South Verde Street, Anaheim, CA 92805	Vol. 9, 1526–1560
3	Proposed Refinance Terms, Breakdown, Mortgage, and Insurance Statement	Vol. 9, 1561–1565
[151] Rodney Gerald Yeoman's Reply to Oppositions RE Petitions for Removal of Guardian and for Return of Protected Person's Property (filed 05/13/2020)		Vol. 9, 1566–1594
[156] Robyn Friedman's and Donna Simmons's Joinder to Kimberly Jones's Opposition to Rodney Gerald Yeoman's Petition for Removal of Guardian and Return of Protected Person's Property and Counterpetition for Attorney Fees and Costs Pursuant to NRS 159.1583(4) and Court Ordered Supplemental Opposition Concerning Discovery of Interested Parties Pursuant to NRS 159.047; and Petition for Sanctions for Payment of Attorney Fees and Costs to the Estate and for Pecuniary Losses to Robyn Friedman and Donna Simmons Incurred in Filing a Response to Mr. Yeoman's Petition for Removal of Guardian and Petition for Appointment of Guardian (filed 05/14/2020)		Vol. 9, 1595–1613

	DOCUMENT DESCRIPTION	LOCATION
[157] Robyn Friedman's and Donna Simmons's Limited Joinder to Kimberly Jones's Petition for Approval to Refinance Real Property of the Protected Person (filed 05/14/2020)		,
[160] Rodney Gerald Yeoman's Reply to Robyn Friedman's and Donna Simmons's Opposition to Petition for Removal of Guardian and Return of Protected Person's Property and Opposition to Petition for Sanctions (filed 05/18/2020)		
Exhibit	Exhibit to [160] Rodney Gerald Yeoman's Reply	
Exhibit	Document Description	
A	Photo of Protected Person's Items Turned Over	Vol. 9, 1631
[162] Rodney Gerald Yeoman's Response to Petition for Approval to Refinance Real Property of the Protected Person (filed 05/18/2020)		·
Removal of Guardian and for Return of Protected Person's Property; and Kimberly Jones's Counterpetition For Attorney Fees and Costs Pursuant to NRS 159.1583(4); and Court Ordered Supplemental Opposition Concerning Discovery of Interested Parties Pursuant to NRS 159.047; and Petition for Sanctions; and Petition for Approval Regarding Refinance Real Property of the Protected Person		1638–1641
[194] Tra 05/29/202	anscript of May 20, 2020 Hearing (filed 0)	Vol. 9, 1642–1673

DOCUMENT DESCRIPTION	LOCATION
[166] Notice of Entry of Order Granting and Denying Kimberly Jones, as Guardian of the Protected Person's Motion for Protective Order (filed 05/21/2020)	Vol. 9, 1674–1680
[169] Notice of Entry of Order Denying Rodney Gerald Yeoman's Petition for Removal of Guardian and for Return of Protected Person's Property; and Denying Kimberly's Counterpetition for Attorney Fees and Costs Pursuant to NRS 159.1853(4) (filed 05/29/2020)	Vol. 9, 1681–1687
[172] Rodney Gerald Yeoman's Motion Pursuant to EDCR 2.24, NRCP 52, 59 and 60 Regarding May 21, 2020 Decision and Order (filed 06/04/2020)	Vol. 10, 1688–1705
[175] Notice of Entry of Stipulation and Order Regarding Male Dog (filed 06/09/2020)	Vol. 10, 1706–1714
[176] Kimberly Jones's Opposition to Motion Pursuant to EDCR 2.24, NRCP 52, 59 and 60 Regarding May 21, 2020 Decision and Order; and Countermotion to Transfer to Chambers Calendar Without Oral Argument (filed 06/10/2020)	Vol. 10, 1715–1726
[179] Protected Person's Joinder to Kimberly Jones's Opposition to Motion Pursuant to EDCR 2.24, NRCP 52, 59 and 60 Regarding May 21, 2020 Decision and Order; and Countermotion to Transfer to Chambers Calendar without Oral Argument (filed 06/18/2020)	Vol. 10, 1727–1729
[181] Notice of Entry of Order Granting Petition for Approval to Refinance Real Property of the Protected Person (filed 06/22/2020)	Vol. 10, 1730–1737
[185] Notice of Entry of Order Discharging Temporary Co-Guardians, Robyn Friedman's and Donna Simmons's (filed 06/04/2020)	Vol. 10, 1738–1742

	DOCUMENT DESCRIPTION	LOCATION
[186] Kimberly Jones's Motion for Order Quieting Title, Directing Execution of Deed, and/or in the Alternative Petition for Instruction and Advice (filed 06/25/2020)		*
	to [186] Kimberly Jones's Motion for nieting Title	
Exhibit	Document Description	
1	Quitclaim Deed of Real Property, 1054 South Verde Street, Anaheim, CA 92805 (recorded 09/16/1987)	Vol. 10, 1753–1754
2	Deed of Trust of APN 234-056-10 [1054 South Verde St., Anaheim, CA 92805] (recorded 09/24/2003)	Vol. 10, 1755–1771
3	Interspousal Transfer Deed of APN 234-056-10 [1054 S. Verde St., Anaheim, CA 92805]	Vol. 10, 1772–1774
4	Copy of Email Exchange Between Parties Regarding Spousal Deed [6277 W. Kraft Ave., Las Vegas, NV]	
5	Rodney Gerald Yeoman's Response to Petition for Approval to Refinance Real Property of Protected Person (filed 05/18/2020)	
6	Grant, Bargain, Sale Deed of APN 138-02-511-076 [6277 W. Kraft Ave., Las Vegas, NV] (recorded 01/16/2018)	Vol. 10, 1788–1792
	berly Jones's Motion to Consolidate 263-A and A-19-807458-C] (filed 06/25/2020)	Vol. 10, 1793–1799

	DOCUMENT DESCRIPTION	
	Exhibits to [187] Kimberly Jones's Motion to Consolidate	
Exhibit	Document Description	
1	First Amended Complaint in Clark County Nevada, District Court in <i>Jones v. Powell</i> , A-19-807458-C (filed 03/06/2020)	Vol. 10, 1800–1824
2	Rodney Gerald Yeoman's Answer, Counterclaims, and Third-Party Claims in Clark County Nevada, District Court in Jones v. Powell, A-19-807458-C (filed 06/22/2020)	Vol. 10, 1825–1851
[190] Rodney Gerald Yeoman's Notice of Appeal (filed 06/26/2020)		Vol. 10, 1852–1853
[192] Rodney Gerald Yeoman's Reply to Opposition to Motion Pursuant to EDCR 2.24, NRCP 52, 59 and 60 Regarding May 21, 2020 Decision and Order (filed 07/08/2020)		Vol. 10, 1854–1859
[193] Rodney Gerald Yeoman's Opposition to Motion to Consolidate (filed 07/13/2020)		Vol. 10, 1860–1871
[197] Rodney Gerald Yeoman's Opposition to Kimberly Jones's Motion for Order Quieting Title, Directing Execution of Deed, or Alternatively Petition for Instruction and Advice (filed 07/20/2020)		Vol. 10, 1872–1880
[199] Kimberly Jones's Reply in Support of Motion for Order Quieting Title, Directing Execution of Deed, or Alternatively Petition for Instruction and Advice (filed 07/22/2020)		Vol. 10, 1881–1886

	DOCUMENT DESCRIPTION	LOCATION
1	[200] Kimberly Jones's Reply in Support of Motion to Consolidate (filed 07/22/2020)	
	to [200] Kimberly Jones's Reply in of Motion to Consolidate	
Exhibit	Document Description	
1	[102] Guardianship Compliance Office's Financial Forensic Specialist Financial Forensic Audit of Protected Person's Estate (filed 03/13/2020)	Vol. 10, 1896–1908 FILED SEPARATELY UNDER SEAL
Friedman	[204] Notice of Entry of Order Granting in Part Robyn Friedman's and Donna Simmons's Petition for Attorney Fees (filed 08/17/2020)	
[208] Pr 09/11/202	otected Person's Notice of Appeal (filed 20)	Vol. 11, 1926–1927
[209] Case Appeal Statement (filed 09/11/2020)		Vol. 11, 1928–1934
[213] Suggestion of Death of Rodney Gerald Yeoman Under NRCP 25(a)(2) (filed 10/06/2020)		Vol. 11, 1935–1937
[216] Notice of Entry of Order Denying Rodney Gerald Yeoman's Motion Pursuant to EDCR 2.24, NRCP 52, 59 and 60 Regarding May 21, 2020 Decision and Order; and Order Denying Rodney Gerald Yeoman's Oral Motion to Stay May 21, 2020 Order (filed 10/27/2020)		Vol. 11, 1938–1946
[217] Notice of Entry of Order Denying Motion to Consolidate (filed 10/27/2020)		Vol. 11, 1947–1955

DOCUMENT DESCRIPTION		LOCATION
	Imberly Jones's Petition for Payment of h's Fees and Attorney Fees and Costs (filed 21)	·
Exhibits Paymen	s to [265] Kimberly Jones's Petition for t	
Exhibit	Document Description	
1	Dr. Sabbagh, M.D.'s Competency Evaluation of Protected Person (dated 09/05/2019)	· ·
2	Senior Helpers of Las Vegas Invoice No. 168-8761, totaling \$2,058.00 (dated 10/16/2019)	
3	Resume of Kimberly Jones	Vol. 11, 1980–1981
4	Marquis Aurbach Coffing Invoice 362930 – 374829, totaling \$96,502.54 (dated 02/25/2021)	·
5	Declaration of James A. Beckstrom, Esq., in Support of Motion for Attorney Fees and Costs (dated 03/10/2021)	·
	nberly Jones's Petition to Relocate Protected nd Transfer Guardianship (filed 03/26/2021)	Vol. 11, 2023–2030

	DOCUMENT DESCRIPTION	LOCATION
Exhibits to [271] Kimberly Jones's Petition to Relocate Protected Person and Transfer Guardianship		
Exhibit	Document Description	
1	Lease Termination Agreement between Kimberly Jones, Guardian of the Protected Person ("Landlord") and Tenant of 1054 S. Verde St., Anaheim, CA 92805 ("Premises") (dated 03/22/2021)	Vol. 11, 2031–2032
2	Lease Agreement between Kimberly Jones, Guardian of the Protected Person ("Lessor") and Kimberly Jones, an individual ("Lessee") of 1054 S. Verde St., Anaheim, CA 92805 ("Premises")	Vol. 11, 2033–2035
3	Anticipated Charges for Week Stay at WoodSpring Suites Riverside-Corona-Norco	Vol. 11, 2036–2038
Opposition Attorney Complete	obyn Friedman's and Donna Simmons's on to Petition for Payment of Guardian's Fee, Fees, and Costs; and Request for Care Plan, e and Updated Inventory or Accounting, and Budget (filed 03/26/2021)	Vol. 12, 2039–2068
	s to [272] Robyn Friedman's and Donna s's Opposition to Petition for Payment	
Exhibit	Document Description	
1	Declaration of Protected Person (dated 11/11/2020)	Vol. 12, 2069–2070
2	Marquis Aurbach Coffing Invoice 362930 – 374829, totaling \$96,502.54 (dated 02/25/2021)	Vol. 12, 2071–2089

	DOCUMENT DESCRIPTION	LOCATION
[273] Kimberly Jones's Reply in Support of Petition for Payment of Guardian's Fees, Attorney Fees, and Costs; and Opposition to Request for Care Plan, Complete and Updated Inventory or Accounting, and Updated Budget (filed 03/29/2021)		Vol. 12, 2090–2102
	to [273] Kimberly Jones's Reply in of Petition for Payment	
Exhibit	Document Description	
1	Michaelson & Associates, LTD's Invoices, totaling \$62,029.66	Vol. 12, 2103–2127
[278] Kimberly Jones's Ex Parte Application for Order Shortening Time on Petition to Relocate Protected Person and Transfer Guardianship (filed 03/31/2021)		Vol. 12, 2128–2131
[279] Order Granting Ex Parte Application for Order Shortening Time on Kimberly Jones's Petition to Relocate Protected Person and Transfer Guardianship (filed 04/02/2021)		Vol. 12, 2132–2134
Opposition	obyn Friedman's and Donna Simmons's on to Petition to Relocate Protected Person sfer Guardianship (filed 04/05/2021)	Vol. 12, 2135–2161
Exhibits to [281] Robyn Friedman's and Donna Simmons's Opposition		
Exhibit	Document Description	
1	Copy of April 2, 2021 Email Exchange Between Parties Regarding the Whereabouts of Protected Person and Visitation	•

	DOCUMENT DESCRIPTION	LOCATION
2	Copy of May 1, 2020 Email Proposal from Kimberly Jones Regarding Visitation, Refinance of Anaheim and Kraft Avenue, Reimbursement of Robyn and Perry for Case Fees and Costs, Compensation, Medical Documentation, and Court Required Accountings	Vol. 12, 2167–2170
[282] Order Granting Petition to Relocate Protected Person and Transfer Guardianship In Part and Denying In Part (filed 04/09/2021)		
	[321] Kimberly Jones's Anticipated and Proposed Budget (filed 06/03/2021)	
[322] Kimberly Jones's Plan of Care for Protected Person (filed 06/03/2021)		Vol. 12, 2185–2189
[361] Robyn Friedman's and Donna Simmons's Omnibus Reply to Kimberly Jones's Response to Petition for Reimbursement of Temporary Guardians' Costs, Legal Fees, and Costs Advanced to Guardianship Estate; and Protected Person's Objection to Petition for Reimbursement of Temporary Guardians' Costs, Legal Fees, and Costs Advanced to Guardianship Estate (filed 08/16/2021)		Vol. 12, 2190–2207
	s to [361] Robyn Friedman's and Donna s's Omnibus Reply	
Exhibit	Document Description	
1	Copy of Text Message Exchange Between Parties Regarding Protected Person	Vol. 12, 2208–2209

	DOCUMENT DESCRIPTION	LOCATION
2	Copy of September 26, 2019 Text Message Exchange Between Parties Regarding Kimberly Jones Seeking Permission to Sign Senior Helpers Log	Vol. 12, 2210–2211
3	Copy of September 28, 2019 Text Message Exchange Between Parties Regarding Kimberly Jones Seeking Permission for Senior Helpers Caregiver to Take Protected Person to Get Hair Cut and Out to Lunch	Vol. 12, 2212–2213
[364] Robyn Friedman's and Donna Simmons's Supplement to Petitioners' Omnibus Reply to Kimberly Jones's Response to Petition for Reimbursement of Temporary Guardians' Costs, Legal Fees, and Costs Advanced to the Guardianship Estate; and Protected Person's Objection to Petition for Reimbursement of Temporary Guardians' Costs, Legal Fees, and Costs Advanced to the Guardianship Estate (filed 08/19/2021)		· ·
[365] Robyn Friedman's and Donna Simmons's Second Supplement to Petitioners' Omnibus Reply to Kimberly Jones's Response to Petition for Reimbursement of Temporary Guardians' Costs, Legal Fees, and Costs Advanced to the Guardianship Estate; and Protected Person's Objection to Petition for Reimbursement of Temporary Guardians' Costs, Legal Fees, and Costs Advanced to the Guardianship Estate (filed 08/25/2021)		Vol. 13, 2220–2226

DOCUMENT DESCRIPTION		LOCATION
	Exhibits to [365] Robyn Friedman's and Donna Simmons's Second Supplement	
Exhibit	Document Description	
1	Kimberly Jones's draft of Notice of Intent to Seek Payment of Attorney Fees and Costs from Guardianship Case	Vol. 13, 2227–2233
2	May 1, 2020 Proposal of Kimberly Jones Regarding Visitation, Refinance of Anaheim and Kraft Avenue, Reimbursement of Robyn and Perry for Case Fees and Costs, Compensation for Kimberly and Medical Documentation, and Court Required Accountings	Vol. 13, 2234–2238
[375] Notice of Accounting Review (filed 11/16/2021)		Vol. 13, 2239–2242
[380] Ord	ler to Appoint Investigator (filed 12/07/2021)	Vol. 13, 2243–2247
[391] Robyn Friedman's and Donna Simmons's Petition to Compel Kimberly Jones to Provide Any and All Information and Documentation Related to the Protected Person to the Successor Guardian (filed 12/15/2021)		Vol. 13, 2248–2269
Exhibits to [391] Robyn Friedman's and Donna Simmons's Petition to Compel		
Exhibit	Document Description	
1	Copy of Email from Robyn Friedman to Kimberly Jones with List of Information and Items Required to Complete Transition Between Guardians	Vol. 13, 2270–2274

	DOCUMENT DESCRIPTION	LOCATION
2	Copy of Group Text Message Thread Between Parties Regarding June Jones	Vol. 13, 2275–2280
3	Copy of Email Exchange Between Robyn Friedman and Kimberly Jones Regarding Group Text Message Thread	Vol. 13, 2281–2283
4	Copy of December 13, 2021 Email from Kimberly Jones with Update on Protected Person	· ·
		· ·
Exhibits to [393] Robyn Friedman's and Donna Simmons's Petition to Relocate Protected Person to Nevada		
Exhibit	Document Description	
1	Copy of December 8, 2021 Email from James Beckstrom, Esq., Notifying of Withdrawal from Case	·
2	Group Text Thread Regarding Protected Person	Vol. 13, 2309–2314
3	Copy of Email Exchange Between Robyn Friedman and Kimberly Jones Regarding Group Text Thread	· ·
4	Copy of December 13, 2021 Email from Kimberly Jones to Parties with Update on Protect Person	,

	DOCUMENT DESCRIPTION	LOCATION
Removal General	otected Person's Motion to Stay Order for of Guardian and Order Appointing Successor Guardian of the Person and Estate and for of Letters of General Guardianship (filed 21)	•
Opposition for Rem Successor	obyn Friedman's and Donna Simmons's on to Protected Person's Motion to Stay Order oval of Guardian and Order Appointing r General Guardian of the Person and Estate ssuance of Letters of General Guardianship 05/2022)	· ·
Inventory	[414] Robyn Friedman's and Donna Simmons's Inventory, Appraisal, Oath and Verified Record of Value (filed 01/07/2022)	
Simmon	s to [414] Robyn Friedman's and Donna s's Inventory, Appraisal, Oath and Record of Value	
Exhibit	Document Description	
1	Inventory of Known Assets of Protected Person as of December 7, 2021	Vol. 14, 2362–2366
		FILED SEPARATELY UNDER SEAL
2	Inspection and Appraisal Report of 1054 S. Verde St., Anaheim, CA 92805	Vol. 14, 2367–2388
3	Home Inspection Report of 1054 S. Verde St., Anaheim, CA 92805	Vol. 14, 2389–2419

	DOCUMENT DESCRIPTION	LOCATION
Plan if F Alternati	oyn Friedman's and Donna Simmons's Care Protect Person Lives in Nevada; and in the ve, Care Plan if Protected Person Lives in a (filed 01/07/2022)	Vol. 14, 2420–2426
Proposed Lives in I Alternati Protected Property California	byn Friedman's and Donna Simmons's Nevada Monthly Budget if Protected Person Nevada and Anaheim Property is Sold, in the ve, Proposed Nevada Monthly Budget if Person Lives in Nevada and Anaheim is Rented, in the Alternative, Proposed a Monthly Budget if Protected Person Lives rnia in Anaheim Property (filed 01/07/2022)	Vol. 14, 2427–2451
Suppleme	obyn Friedman's and Donna Simmons's ent to Petition to Relocate Protected Person a (filed 01/08/2022)	Vol. 14, 2452–2476
	s to [417] Robyn Friedman's and Donna s's Supplement	
Exhibit	Document Description	
1	Copy of COVID-19 Vaccination Record Card of Protected Person	Vol. 14, 2477–2479
2	Copy of January 6, 2021 Email Exchange Between Robyn Friedman and Kimberly Jones Regarding Verification Codes to Access Protected Person's Medical Records	Vol. 14, 2480–2483
3	Expense Receipts	Vol. 14, 2484–2487
4	Copy of Text Message Exchange Between Kimberly Jones and Robyn Friedman Regarding Kimberly Audio Recording Protected Person	Vol. 14, 2488–2491

	DOCUMENT DESCRIPTION	LOCATION
5	Photo of Protected Person's Apple Watch of Location Tracking Activation	Vol. 14, 2492–2493
6	Copy of Text Message Exchange Between Kimberly Jones and Robyn Friedman Regarding Kimberly Audio Recording Protected Person	T
7	Items Kimberly Jones was to Provide Pursuant to Court Order and Did Not	Vol. 14, 2496–2500
Petition Cause Re	obyn Friedman's and Donna Simmons's for Order to Enforce and/or Order to Show egarding Contempt; and Petition for Attorney d 01/11/2022)	Vol. 15, 2501–2515
	s to [419] Robyn Friedman's and Donna s's Petition for Order to Enforce	
Exhibit	Document Description	
1	Copy of December 8, 2021 Email from James Beckstrom, Esq., Notifying of Withdrawal from Case	·
2	Items Kimberly Jones was to Provide Pursuant to Court Order and Did Not	Vol. 15, 2521–2525
3	Copy of COVID-19 Vaccination Record Card of Protected Person	Vol. 15, 2526–2528
4	Copy of January 6, 2021 Email Exchange Between Robyn Friedman and Kimberly Jones Regarding Verification Codes to Access Protected Person's Medical Records	Vol. 15, 2529–2532
Petition	obyn Friedman's and Donna Simmons's to Restrict Visitation, Communication, and on with Protected Person (filed 01/12/2022)	Vol. 15, 2533–2547

	DOCUMENT DESCRIPTION	LOCATION
Simmon	s to [420] Robyn Friedman's and Donna s's Petition to Restrict Visitation, nication, and Interaction with Protected	
Exhibit	Document Description	
1	Copy of Text Message Exchange Between Kimberly Jones and Robyn Friedman Regarding Kimberly Audio Recording Protected Person	· ·
2	Copy of Text Message Exchange Between Kimberly Jones and Robyn Friedman Regarding Kimberly Audio Recording Protected Person	· ·
3	Copy of Text Message Exchange Between Kimberly Jones and Robyn Friedman Regarding Dean Loggans	· ·
4	Riverside Superior Court Criminal Case Report of Dean Loggans	Vol. 15, 2555–2560
Granting	dings of Fact, Conclusions of Law and Order Robyn Friedman's and Donna Simmons's to Relocate Protected Person to Nevada (filed 22)	Vol. 15, 2561–2571
[428] Kin (filed 01/2	nberly Jones's Response to Petition to Compel 26/2022)	Vol. 15, 2572–2628
Conclusio Friedman	nberly Jones's Response to Findings of Fact, ons of Law and Order Granting Robyn h's and Donna Simmons's Petition to Relocate Il Person to Nevada (filed 01/26/2022)	Vol. 15, 2629–2635

	DOCUMENT DESCRIPTION	LOCATION
[430] Kimberly Jones's Response to Petition to Restrict Visitation, Communication, and Interaction with Protected Person (filed 01/26/2022)		Vol. 15, 2636–2671
Supplemo Commun	obyn Friedman's and Donna Simmons's ent to Petition to Restrict Visitation, ication, and Interaction with Protected filed 01/26/2022)	Vol. 16, 2672–2679
	s to [431] Robyn Friedman's and Donna s's Supplement	
Exhibit	Document Description	
1	Criminal Case Report of Dean Loggans – Case RIF120099	Vol. 16, 2680–2692
2	Criminal Case Report of Dean Loggans – Case RIF 120554	Vol. 16, 2693–2703
3	Criminal Case Report of Dean Loggans – Case RIF 129196	Vol. 16, 2704–2715
4	Criminal Case Report of Dean Loggans – Case RIF 129441	Vol. 16, 2716–2723
5	Criminal Case Report of Dean Loggans – Case RIF130696	Vol. 16, 2724–2739
6	Criminal Case Report of Dean Loggans – Case RIM1706160	Vol. 16, 2740–2745
7	Criminal Case Report of Dean Loggans – Case 507810DL	Vol. 16, 2746–2749
Petition f Funds to	obyn Friedman's and Donna Simmons's for Advice and Instructions Concerning Using to Pay Legal Services in California; and to Use Funds to Repair Anaheim Property 03/2022)	Vol. 16, 2750–2765

	DOCUMENT DESCRIPTION	LOCATION
	s to [440] Robyn Friedman's and Donna s's Petition	
Exhibit	Document Description	
1	Copy of Email Exchange Between Parties Regarding Eviction Process of Kimberly Jones of Anaheim Property	Vol. 16, 2766–2771
2	Copy of Email Exchange Between Parties Regarding Payment of Rent for Anaheim Property	·
3	Copy of Email Exchange Between Parties Regarding Kimberly Jones One Week Past the 30 Days to Vacate Anaheim Property and Payment of Rent	Vol. 16, 2777–2779
4	Copy of Email Exchange Between Parties to Regarding Maria Parra-Sandoval, Esq., Zoom Meeting with Protected Person	Vol. 16, 2780–2784
5	Copy of Email from Kimberly Jones to Parties Regarding Rental Payment and Applicable Charges and Request to Extend Move Out Date	·
6	Copy of Email Exchange Between Parties Regarding Kimberly Jones Paying Rent for Rental of Anaheim Property	
7	Home Inspection Report of 1054 S. Verde St., Anaheim, CA 92805	Vol. 16, 2793–2823
to Kimbe Visitation	byn Friedman's and Donna Simmons's Reply erly Jones's Response to Petition to Restrict n, Communication, and Interaction with I Person (filed 03/03/2022)	Vol. 16, 2824–2843

	DOCUMENT DESCRIPTION	LOCATION
[443] Robyn Friedman's and Donna Simmons's Reply to Kimberly Jones's Response to Findings of Fact, Conclusions of Law and Order Regarding Visitation, First Annual Accounting, Guardian's Fees, Caretaking Fees, Attorney Fees and Costs, and Removal of Guardian (filed 03/03/2022)		
	to [443] Robyn Friedman's and Donna s's Reply	
Exhibit	Document Description	
1	August 12, 2021 Minutes	Vol. 17, 2867–2870
[444] Robyn Friedman's and Donna Simmons's Reply to Kimberly Jones's Response to Petition to Compel Kimberly Jones to Provide Any and All Information and Documentation Related to the Protected Person to the Successor Guardian (filed 03/03/2022)		· ·
	byn Friedman's and Donna Simmons's Notice pposition (filed 03/14/2022)	Vol. 17, 2897–2899
[460] Order Re: Petition for Advice and Instructions Concerning Using Funds to Pay Legal Services in California; and Petition to Use Funds to Repair Anaheim Property (filed 03/30/2022)		
[462] Notice of Entry of Findings of Fact, Conclusions of Law, and Order Granting Guardian Ad Litem Fees (filed 03/31/2022)		Vol. 17, 2908–2925
[468] Pr 04/28/202	otected Person's Notice of Appeal (filed 22)	Vol. 17, 2926–2929

	DOCUMENT DESCRIPTION	LOCATION
[469] Pro 04/28/202	tected Person's Case Appeal Statement (filed 22)	Vol. 17, 2930–2937
Forensic	nardianship Compliance Office's Financial Specialist Investigation Report of Protected iled 05/09/2022)	Vol. 17, 2938–2946 FILED SEPARATELY UNDER SEAL
Office's	to [471] Guardianship Compliance Financial Forensic Specialist ation Report of Protected Person	
Exhibit	Document Description	
A	[472] Financial Forensic Audit of Estate of Protected Person (filed 05/09/2022)	Vol. 17, 2947–2981 FILED SEPARATELY UNDER SEAL
В	[473] Various Records to include Verde Home Renovation Receipts, Refinance Documentation, Meal Receipts, Utility Invoices, Tax Return Information, etc. (filed 05/09/2022)	Vol. 18, 2982–3149 FILED SEPARATELY UNDER SEAL
С	[474] Labor Cost for Verde Home Renovation and Before and After Photos of the Verde Home (filed 05/09/2022)	Vol. 19, 3150–3178 FILED SEPARATELY UNDER SEAL

	DOCUMENT DESCRIPTION	LOCATION
D	[475] Protected Person Events, Guardian's Explanation of Expenses, Residential Lease Agreement, Copy of Bank of America Cashier's Check and Receipt for \$2,003.00 (filed 05/09/2022)	Vol. 19, 3179–3190 FILED SEPARATELY UNDER SEAL
[488] Notice of Entry of Findings of Fact, Conclusions of Law, and Order Denying Motion to Stay Order for Removal of Guardian and Order Appointing Successor General Guardian of the Person and Estate and for Issuance of Letters of General Guardianship (filed 07/06/2022)		Vol. 19, 3191–3219
[492] Robyn Friedman's and Donna Simmons's Petition to Remove Legal Aid Center of Southern Nevada; Or, in the Alternative, Limit the Scope of Court Appointed Counsel; Petition to Reappoint the Guardian Ad Litem; Petition for Instructions Concerning Using Funds to Pay Legal Services (filed 07/28/2022)		Vol. 20, 3220–3256
	s to [492] Robyn Friedman's and Donna s's Petition	
Exhibit	Document Description	
1	Dr. Sabbagh, M.D.'s Competency Evaluation of Protected Person (dated 09/05/2019)	Vol. 20, 3257–3258
2	July 9, 2022 Letter Formally Requesting Legal Aid of Southern Nevada to Withdraw from Representation of Protected Person	Vol. 20, 3259–3263
3	July 25, 2022 Letter of Response to July 9, 2022 Letter	Vol. 20, 3264–3265

	DOCUMENT DESCRIPTION	LOCATION
4	Copy of Email Exchange Between Parties Regarding Visitation and Communication with Protected Person	Vol. 20, 3266–3295
5	June 28, 2022 Letter from Robyn Friedman to LASN Outlining Continued Issues with Teri Bulter	Vol. 20, 3296–3299
Friedman Legal Ai Alternati Counsel; Litem; P	otected Person's Partial Objection to Robyn n's and Donna Simmons's Petition to Remove d Center of Southern Nevada; Or, in the ve, Limit the Scope of Court Appointed Petition to Reappoint the Guardian Ad Petition for Instructions Concerning Using Pay Legal Services (08/15/2022)	Vol. 20, 3300–3309
to Protec Remove I the Alter Counsel; Litem; P	byn Friedman's and Donna Simmons's Reply ted Person's Partial Objection to Petition to Legal Aid Center of Southern Nevada; Or, in relative, Limit the Scope of Court Appointed Petition to Reappoint the Guardian Ad Petition for Instructions Concerning Using Pay Legal Services (filed 09/02/2022)	Vol. 20, 3310–3324
	s to [514] Robyn Friedman's and Donna s's Reply	
Exhibit	Document Description	
1	Findings of Fact, Conclusions of Law; and Order Denying Motion to Stay Order for Removal of Guardian; and Order Appointing Successor General Guardian of Person and Estate and Issuance of Letters of General Guardianship (filed 06/29/2022)	Vol. 20, 3325–3351

	DOCUMENT DESCRIPTION	LOCATION
2	Notice of Entry of Order Appointing Counsel and Directing Release of Medical and Financial Records and Information (filed 09/27/2019)	,
3	Rule 1.14: Client with Diminished Capacity	Vol. 20, 3359–3363
4	Appointed Guardian ad Litem's Conclusions and Recommendation Regarding Protected Person (filed 03/29/2021)	Vol. 20, 3364–3370
Re: Guar	Court Docket for Case No. G-19-052263-A, In Edianship of Kathleen Jones – Clark County, District Court	Vol. 20, 3371–3393

EXHIBIT 2

EXHIBIT 2

MASTER INDEX TO RESPONDENTS' SEALED APPENDIX

	DOCUMENT DESCRIPTION	LOCATION
	dential Physician's Certificate of Incapacity cal Records (filed 09/19/2019)	Vol. 1, 59–64
	Exhibit to [16] Kimberly Jones's on to Ex Parte Petition	
Exhibit	Document Description	
7	September 5, 2019 Physician's Certificate of Medical Examination of Protected Person	Vol. 1, 148–149
	ntory, Appraisal and Record of Value Financial of Protected Person (filed 12/13/2019)	Vol. 3, 603–607
[58] Gua Forensic 01/06/202	1	
Forensic	ardianship Compliance Office's Financial Specialist Investigation Report of Protected (led 01/08/2020)	
Forensic	ardianship Compliance Office's Financial Specialist Supplemental to Investigation Protected Person (filed 01/16/2020)	Vol. 4, 724
Forensic	Specialist Financial Forensic Audit of Person's Estate (filed 03/13/2020)	·
[131] Rod (filed 04/1	ney Gerald Yeoman's Confidential Documents 14/2020)	Vol. 7, 1339–1340

	DOCUMENT DESCRIPTION	LOCATION
Sealed E Confider		
Exhibit	Document Description	
A	[102] Guardianship Compliance Office's Financial Forensic Specialist Financial Forensic Audit of Protected Person's Estate (filed 03/13/2020)	Vol. 7, 1341–1352
D	January 23, 2020 Letter from Kelley Rone, NP, C-NP Regarding Current Condition of Rodney Gerald Yeoman; and Declaration of Heidi A. Baker, FNP-BC (dated 11/27/2019)	Vol. 7, 1353–1355
[136] Forensic Specialist's Supplemental Report and Recommendation (filed 04/20/2020)		Vol. 7, 1385–1387
Sealed Exhibits to [136] Forensic Specialist's Supplemental Report and Recommendation		
Exhibit	Document Description	
A	Deposit Receipt of \$5,000 [Kimberly Jones deposited funds back into Protected Person's account ending in 7492 on April 2, 2020]	Vol. 7, 1388 –1390
В	Receipt of Funds and Invoice No. 7058 for Legal Services from Johnson & Johnson Law Offices	Vol. 7, 1391–1395

DOCUMENT DESCRIPTION		LOCATION
[138] Kir Yeoman's Return Counterp to NRS 1 Opposition Pursuant	· ·	
Exhibits to [138] Kimberly Jones's Opposition to Rodney Gerald Yeoman's Petition for Removal of Guardian		
Exhibit	Document Description	
1	Las Vegas Justice Court Docket, Case No. 19R000148	Vol. 8, 1428–1429
2	[102] Guardianship Compliance Office's Financial Forensic Specialist Financial Forensic Audit of Protected Person's Estate (filed 03/13/2020)	·
3	Forensic Specialist's Supplemental Report and Recommendation (filed 04/20/2020)	Vol. 8, 1442–1453
4	Bank Statements for 7492 [sole joint signatories Protected Person and Kimberly Jones]	·
5	Bank Statements Reflecting Transfer from Account 7492 to Account 6668	Vol. 8, 1461–1465
6	Declaration of Kimberly Jones (dated 04/27/2019)	Vol. 8, 1466–1467
7	Receipt of Funds and Invoice No. 7058 for Legal Services from Johnson & Johnson Law Offices	Vol. 8, 1468–1472

DOCUMENT DESCRIPTION		LOCATION
8	March 3, 2020 Minutes of Hearing on Defendant's Motion to Dismiss in Clark County Nevada, District Court in <i>Kimberly</i> <i>Jones v. Richard Powell</i> , Case No. A-19- 807458-C	•
9	February 16, 2016 UCI Medical Record	Vol. 8, 1475–1481
Sealed Donna S Record o		
Exhibit	Document Description	
1	Inventory of Assets of Protected Person as of September 23, 2019	Vol. 9, 1484–1489
Sealed Exhibit to [200] Kimberly Jones's Reply in Support of Motion to Consolidate		
Exhibit	Document Description	
1	[102] Guardianship Compliance Office's Financial Forensic Specialist Financial Forensic Audit of Protected Person's Estate (filed 03/13/2020)	Vol. 10, 1896–1907
Sealed E Donna S		
Exhibit	Document Description	
1	Inventory of Known Assets of Protected Person as of December 7, 2021	Vol. 14, 2362–2366

	LOCATION	
[471] Gr Forensic Person (f	· ·	
Complia	Exhibits to [471] Guardianship ance Office's Financial Forensic Specialist ation Report of Protected Person	
Exhibit	Document Description	
A	[472] Financial Forensic Audit of Estate of Protected Person (filed 05/09/2022)	Vol. 17, 2947–2981
В	[473] Various Records to include Verde Home Renovation Receipts, Refinance Documentation, Meal Receipts, Utility Invoices, Tax Return Information, etc. (filed 05/09/2022)	· · · · · · · · · · · · · · · · · · ·
С	[474] Labor Cost for Verde Home Renovation and Before and After Photos of the Verde Home (filed 05/09/2022)	<i>'</i>
D	[475] Protected Person Events, Guardian's Explanation of Expenses, Residential Lease Agreement, Copy of Bank of America Cashier's Check and Receipt for \$2,003.00 (filed 05/09/2022)	· · · · · · · · · · · · · · · · · · ·