4/28/2022 3:15 PM Steven D. Grierson CLERK OF THE COURT **NOAS** Elizabeth Mikesell, Esq. Nevada Bar No. 08034 emikesell@lacsn.org **LEGAL AID CENTER OF** SOUTHERN NEVADA, INC. 725 E. Charleston Blvd. Electronically Filed Las Vegas, NV 89104 May 03 2022 03:48 p.m. Telephone: (702) 386-1533 Elizabeth A. Brown Facsimile: (702) 386-1533 Clerk of Supreme Court Attorney for Kathleen June Jones, Adult Protected Person 6 7 EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION 8 CLARK COUNTY, NEVADA 9 In the Matter of Guardianship of the Person Case No.: G-19-052263-A Dept. No.: B and Estate of: 10 KATHLEEN JUNE JONES, 11 An Adult Protected Person. 12 13 **NOTICE OF APPEAL** 14 Notice is hereby given that Kathleen June Jones, Adult Protected Person, by and through 15 her attorney, Elizabeth Mikesell, Esq. of Legal Aid Center of Southern Nevada, hereby appeals 16 to the Supreme Court of Nevada the Findings of Fact, Conclusions of Law, and Order 17 Granting Guardian Ad Litem Fees entered in this action on March 18, 2022. 18 DATED this 28th day of April, 2022. 19 LEGAL AID CENTER OF SOUTHERN NEVADA, INC. 20 /s/ Elizabeth Mikesell, Esq. 21 Elizabeth Mikesell, Esq. Nevada Bar No. 08034 22 emikesell@lacsn.org 725 E. Charleston Blvd 23 Las Vegas, NV 89104 Telephone: (702) 386-1533 24 Facsimile: (702) 386-1533 Attorney for Kathleen June Jones 25 26 27 28

Page 1 of 4

**Electronically Filed** 

#### 1 **CERTIFICATE OF SERVICE** 2 3 I HEREBY CERTIFY that on the 28th day of April, 2022, I deposited in the United 4 States Mail at Las Vegas, Nevada, a copy of the foregoing document entitled NOTICE OF 5 APPEAL in a sealed envelope, mailed regular U.S. mail, upon which first class postage was 6 fully prepaid, addressed to the following: 7 Terri Butler 8 586 N. Magdalena St. 9 Dewey, AZ 86327 10 11 Jen Adamo 12 14 Edgewater Drive 13 Magnolia, DE 19962 14 15 Jon Criss 16 804 Harkness Lane, Unit 3 17 Redondo Beach, CA 90278 18 19 Ryan O'Neal 20 112 Malvern Ave, Apt. E 21 Fullerton, CA 92832 22 23 Tiffany O'Neal 24 177 N. Singing Wood Street, Unit 13 25 Orange, CA 92869 26 /// 27 /// 28

1	Courtney Simmons		
2	765 Kimbark Avenue		
3	San Bernardino, CA 92407		
4			
5	AND I FURTHER CERTIF	Y that on the same date I electronically served the same	
6	document to the following via ODYSSEY, the Court's electronic filing system, pursuant to		
7	EDCR 9:		
8	Kelly Easton	kellye@sylvesterpolednak.com	
9	Ammon Francom	ammon@michaelsonlaw.com	
10	Robyn Friedman	vgsfun@hotmail.com	
11	John Michaelson	john@michaelsonlaw.com	
12	Peter Pratt	peter@michaelsonlaw.com	
13	Heather Ranck	heather@michaelsonlaw.com	
14	Jeffrey Sylvester	jeff@sylvesterpolednak.com	
15	Elizabeth Brickfield	ebrickfield@dlnevadalaw.com	
16	Melissa R. Romano	mdouglas@dlnevadalaw.com	
17	Donna Simmons	donnamsimmons@hotmail.com	
18	LaChasity Carroll	lcarroll@nvcourts.nv.gov	
19	Sonja Jones	sjones@nvcourts.nv.gov	
20	Kate McCloskey	NVGCO@nvcourts.nv.gov	
21	Ty Kehoe	tykehoelaw@gmail.com	
22	Perry Friedman	friedman@cs.standford.edu	
23	Monica Gillins	mlg@johnsonlegal.com	
24	Kimberly Jones	flyonthewall2you@gmail.com	
25	Cameron Simmons	cameronnscottt@yahoo.com	
26	Scott Simmons	scott@technocoatings.com	
27	///		
28			

4/28/2022 3:32 PM Steven D. Grierson CLERK OF THE COURT **ASTA** Elizabeth Mikesell, Esq. Nevada Bar No. 08034 emikesell@lacsn.org LEGAL AID CENTER OF SOUTHERN NEVADA, INC. 725 E. Charleston Blvd. Las Vegas, NV 89104 Telephone: (702) 386-1533 Facsimile: (702) 386-1533 Attorney for Kathleen June Jones, Adult Protected Person 6 7 EIGHTH JUDICIAL DISTRICT COURT **FAMILY DIVISION** 8 CLARK COUNTY, NEVADA 9 In the Matter of Guardianship of the Person Case No.: G-19-052263-A and Estate of: Dept. No.: B 10 KATHLEEN JUNE JONES, 11 An Adult Protected Person. 12 13 CASE APPEAL STATEMENT 14 15 1. Name of appellant filing this case appeal statement: 16 Kathleen June Jones 17 2. Identify the judge issuing the decision, judgment, or order appealed from: 18 Judge Linda Marquis 19 **3.** Identify each appellant and the name and address of counsel for each 20 appellant: 21 Kathleen June Jones, Appellant 22 Elizabeth Mikesell, Esq. 23 Nevada Bar No. 08034 24 emikesell@lacsn.org 25 Legal Aid Center of Southern Nevada 26

**Electronically Filed** 

725 E Charleston Blvd.

27

28

Elizabeth Brickfield, Esq.

Nevada Bar No. 6236

ebrickfield@dlnevadalaw.com

Dawson & Lordahl PLLC

9130 West Pecos Road, Suitw 200

Las Vegas, Nevada 89148

(702)476-6440

5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission):

All attorneys identified above are licensed to practice law in Nevada.

6. Indicate whether appellant was represented by appointed or retained counsel in the district court:

Appellant Kathleen June Jones was represented in the district court by appointed counsel, Legal Aid Center of Southern Nevada.

7. Indicate whether appellant is represented by appointed or retained counsel on appeal:

Kathleen June Jones is represented by Legal Aid Center of Southern Nevada, Inc.

8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave:

N/A

9. Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed):

September 19, 2019.

# 10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court:

This is an appeal from an order awarding fees from Appellant's estate to a court-appointed guardian ad litem. The guardian ad litem's appointment stems from a contentious litigation regarding visitation, communication, and interaction that took place in the district court. Appellant opposed a guardian ad litem being appointed, and zealously advocated for her expressed wishes through counsel. The guardian ad litem ultimately made recommendations that differed from Appellant's expressed wishes. Those recommendations contributed to the district court removing Appellant's preferred guardian and appointing a successor guardian that Appellant did not want.

Following her appointment, the guardian ad litem filed a notice of intent to be paid from Appellant's estate, to which Appellant objected. Appellant did not want a guardian ad litem appointed and was able to express her wishes to the court through her court-appointed counsel. To make matters worse, the guardian ad litem charged her services at her typical attorney rate, even though in her capacity as guardian ad litem, she was doing non-attorney work. Although Appellant objected to the guardian ad litem's appointment and her receiving fees from Appellant's estate, and the guardian ad litem made recommendations that ran counter to Appellant's expressed wishes, the district court nonetheless awarded the guardian ad litem her full amount of fees and costs requested from Appellant's estate. The total award was \$5,710.00 in fees and \$3.50 in costs.

# 11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding:

This case has been the subject of multiple appeals in the Nevada Supreme Court. See In re: Guardianship of Jones, case number: 81414; In re: Guardianship of Jones, case number

# **CERTIFICATE OF SERVICE**

1 2 I HEREBY CERTIFY that on the 28th day of April, 2022, I deposited in the United 3 States Mail at Las Vegas, Nevada, a copy of the foregoing document entitled CASE APPEAL 4 STATEMENT in a sealed envelope, mailed regular U.S. mail, upon which first class postage 5 was fully prepaid, addressed to the following: 6 Terri Butler 7 586 N. Magdalena St. 8 Dewey, AZ 86327 9 10 Jen Adamo 11 14 Edgewater Drive 12 Magnolia, DE 19962 13 14 Jon Criss 15 804 Harkness Lane, Unit 3 16 Redondo Beach, CA 90278 17 18 Ryan O'Neal 19 112 Malvern Ave, Apt. E 20 Fullerton, CA 92832 21 22 Tiffany O'Neal 23 177 N. Singing Wood Street, Unit 13 24 Orange, CA 92869 25 /// 26 /// 27 /// 28

1	Courtney Simmons	
2	765 Kimbark Avenue	
3	San Bernardino, CA 92407	
4		
5	AND I FURTHER CERTIF	FY that on the same date I electronically served the same
6	document to the following via OD	YSSEY, the Court's electronic filing system, pursuant to
7	EDCR 9:	
8	Kelly Easton	kellye@sylvesterpolednak.com
9	Ammon Francom	ammon@michaelsonlaw.com
10	Robyn Friedman	vgsfun@hotmail.com
11	John Michaelson	john@michaelsonlaw.com
12	Peter Pratt	peter@michaelsonlaw.com
13	Heather Ranck	heather@michaelsonlaw.com
14	Jeffrey Sylvester	jeff@sylvesterpolednak.com
15	Elizabeth Brickfield	ebrickfield@dlnevadalaw.com
16	Melissa R. Romano	mdouglas@dlnevadalaw.com
17	Donna Simmons	donnamsimmons@hotmail.com
18	LaChasity Carroll	lcarroll@nvcourts.nv.gov
19	Sonja Jones	sjones@nvcourts.nv.gov
20	Kate McCloskey	NVGCO@nvcourts.nv.gov
21	Ty Kehoe	tykehoelaw@gmail.com
22	Perry Friedman	friedman@cs.standford.edu
23	Monica Gillins	mlg@johnsonlegal.com
24	Kimberly Jones	flyonthewall2you@gmail.com
25	Cameron Simmons	cameronnscottt@yahoo.com
26	Scott Simmons	scott@technocoatings.com
27	///	
28		

All other recipients registered for e-Service on the above entitled case. /s/ Jennifer Bocek-Dobijanski Employee of Legal Aid Center of Southern Nevada 

Electronically Filed 5/2/2022 11:22 AM Steven D. Grierson CLERK OF THE COURT

**SOLA** 

Elizabeth Mikesell, Esq. Nevada Bar No. 008034

LEGAL AID CENTER OF SOUTHERN NEVADA, INC.

725 E. Charleston Blvd Las Vegas, NV 89104 Telephone: (702) 386-1533 Facsimile: (702) 386-1533

emikesell@lacsn.org

Attorney for Kathleen June Jones, Adult Protected Person

#### EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

In the Matter of the Guardianship of the Person and Estate of:

KATHLEEN JUNE JONES,

Adult Protected Person.

Case No. G-19-052263-A Dept No. B

STATEMENT OF LEGAL AID REPRESENTATION AND FEE WAIVER

Party Filing Statement: [ ] Plaintiff/ Petitioner [X] Defendant/ Respondent

#### STATEMENT

KATHLEEN JUNE JONES, has qualified and been accepted for placement as Pro Bono clients or as direct client of LEGAL AID CENTER OF SOUTHERN NEVADA, INC., a nonprofit organization providing free legal assistance to indigents, and is entitled to pursue or defend this action without costs, including filing fees and fees for service of writ, process, pleading or paper without charge, as set forth in NRS 12.015.

Dated: May 2, 2022

ELIZABETH MIKESELL, ESO.

/s/ Elizabeth Mikesell, Esq.

Printed Name of Legal Aid Center of S.N., Preparer

Signature of Legal Aid Center of S.N. Preparer

Nevada Bar No.: 008034

**Submitted by:** 

LEGAL AID CENTER OF SOUTHERN NEVADA, INC. 725 East Charleston Blvd. Las Vegas, Nevada 89101 Phone: (702) 386-1070

Case Number: G-19-052263-A

#### CASE SUMMARY CASE NO. G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s) \$ Location: Department B
\$ Judicial Officer: Marquis, Linda
\$ Filed on: 09/19/2019

#### **CASE INFORMATION**

Statistical Cl	osures	Cas
03/30/2022	Settled/Withdrawn With Judicial Conference or Hearing	S
01/12/2022	Settled/Withdrawn With Judicial Conference or Hearing	
12/21/2021	Settled/Withdrawn With Judicial Conference or Hearing	
12/06/2021	Settled/Withdrawn With Judicial Conference or Hearing	
03/15/2021	Settled/Withdrawn With Judicial Conference or Hearing	Case
06/22/2020	Settled/Withdrawn With Judicial Conference or Hearing	Case
05/06/2020	Settled/Withdrawn With Judicial Conference or Hearing	

Case Type: Guardianship of Adult
Subtype: General - Person & Estate

Case Status: 03/30/2022 Adjudicated

Case Flags: Order After Hearing Required

Proper Person Mail Returned Order / Decree Logged Into

**Department** 

**Appealed to Supreme Court** 

DATE CASE ASSIGNMENT

**Current Case Assignment** 

Case Number G-19-052263-A
Court Department B
Date Assigned 09/19/2019
Judicial Officer Marquis, Linda

#### PARTY INFORMATION

Petitioner

Friedman, Robyn 2824 High Sail Court Las Vegas,, NV 89117 Attorneys

Michaelson, John P. Retained 7027312333(W) Whittaker, Matthew D. Retained 702-731-2333(W)

Simmons, Donna 1441 N. Redgum, Unit G Anaheim, CA 92806 Michaelson, John P. Retained 7027312333(W) Whittaker, Matthew D. Retained 702-731-2333(W)

**Protected Person** 

Jones, Kathleen June 1315 Enchanted River DR Henderson, NV 89012 Mikesell, Elizabeth R. Retained 702-386-1533(W)

Parra-Sandoval, Maria L. Retained 702-386-1526(W)

Guardian of Person and Estate

Friedman, Robyn 2824 High Sail Court Las Vegas,, NV 89117 Michaelson, John P.

Retained
7027312333(W)
Whittaker, Matthew D.

Retained
702-731-2333(W)

Jones, Kimberly 1054 S Verde ST Anaheim, CA 92805 Removed: 12/06/2021 Change of Status

# CASE SUMMARY CASE No. G-19-052263-A

Temporary Guardian Simmons, Donna

1441 N. Redgum, Unit G Anaheim, CA 92806 Removed: 06/23/2020 Change of Status Michaelson, John P. Retained 7027312333(W) Whittaker, Matthew D. Retained 702-731-2333(W)

Objector

Jones, Kimberly

18543 Yorba Linda Blvd #146 Yorba Linda, CA 92886 Pro Se 714 450-2061(H)

DATE	EVENTS & ORDERS OF THE COURT
	<u>EVENTS</u>
09/19/2019	Ex Parte [1] Ex Parte Petition for Appointment of Temporary Guardian of the Person and Estate and Issuance of Letters of Temporary Guardianship
09/19/2019	Physicians Certificate [2] Confidential Physician's Certificate of Incapacity and Medical Records
09/19/2019	Citation to Appear and Show Cause Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [3] Citation to Appear and Show Cause
09/19/2019	Citation to Appear and Show Cause Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [4] Amended Citation to Appear and Show Cause
09/20/2019	Certificate of Service  Filed by: Attorney Michaelson, John P.; Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [5] Certificate of Service
09/23/2019	Order Appointing Temporary Guardian - Person & Estate Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [6] Order Appointing Temporary Guardian - Person & Estate
09/23/2019	Notice of Entry of Order  Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [7] Notice of Entry of Order Granting Ex Parte Petition for Appointment of Temporary Guardians of the Person and Estate and Issuance of Letters of Temporary Guardianship
09/23/2019	Letters of Temporary Guardianship Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna For: Protected Person Jones, Kathleen June [8] Letters of Temporary Guardianship
09/25/2019	Order Appointing Counsel [9] oac
09/25/2019	Affidavit of Service [10] Affidavit of Service
09/27/2019	Statement of Legal Aid Representation and Fee Waiver Filed By: Protected Person Jones, Kathleen June [11] Statement of Legal Aid Representation and Fee Waiver
09/27/2019	Notice of Entry of Order Filed By: Protected Person Jones, Kathleen June [12] Notice of Entry of Order
10/01/2019	Notice of Appearance Party: Other Yeoman, Rodney Gerald

# CASE SUMMARY CASE No. G-19-052263-A

	CASE NO. 6 17 VOZZOV II
	[13] Notice of Appearance and Request for Notice
10/02/2019	Opposition and Countermotion  Filed By: Other Yeoman, Rodney Gerald  [14] Opposition to Appointment of Temporary Guardian and General 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
10/02/2019	Confidential Information Sheet - Guardianship Filed by: Other Yeoman, Rodney Gerald [15] Confidential Information Sheet - Guardianship - Identification for proposed guardian
10/02/2019	Opposition  Filed By: Guardian of Person and Estate Jones, Kimberly  [16] Opposition to Ex Parte Petition for Appointment of Temporary and General Guardian of the Person and  Estate; and Alternatively, Counter-Petition for Appointment of Kimberly Jones as Temporary and General  Guardian of the Person and Estate
10/02/2019	Care Plan [17] Proposed Care Plan
10/02/2019	Supplement  Filed by: Guardian of Person and Estate Jones, Kimberly  [18] Supplement to Counter-Petition for Appointment of Kimberly Jones as Temporary and General Guardian of the Person and Estate
10/02/2019	Notice of Appearance Party: Other Yeoman, Rodney Gerald [19] Notice of Appearance and Request for Notice
10/02/2019	Certificate of Service Filed by: Other Yeoman, Rodney Gerald [20] Certificate of Service
10/02/2019	Supplement Filed by: Other Yeoman, Rodney Gerald [21] Supplement for Hearing on October 3, 2019
10/03/2019	Order Granting [22] Order Extending Temporary Guardianship
10/03/2019	Notice of Entry of Order [23] Notice of Entry of Order Extending Temporary Guardianship
10/04/2019	Order [24] ordr
10/04/2019	Notice of Entry [25] Notice of Entry of Order
10/10/2019	Notice of Telephonic Hearing  Filed by: Petitioner Simmons, Donna  [26] Notice of Intent to Appear by Communication Equipment for Scott Simmons
10/11/2019	Proof of Service Filed By: Other Yeoman, Rodney Gerald [27] Proof of Service-Opposition and Counter-Petition of Gerry Yeoman
10/11/2019	Supplement Filed by: Other Yeoman, Rodney Gerald [28] Supplement to Opposition and Counter-Petition filed on October 2, 2019
10/11/2019	Declaration Filed By: Other Yeoman, Rodney Gerald

# CASE SUMMARY CASE No. G-19-052263-A

CASE NO. G-19-052263-A		
	[29] Declaration of Rodney Gerald Yeoman	
10/11/2019	Notice of Intent to Move Protected Person  Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [30] Notice of Intent to Move the Protected Person	
10/14/2019	Certificate of Service Filed by: Other Yeoman, Rodney Gerald [31] Certificate of Service	
10/14/2019	Reply to Opposition Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [32] Reply to Oppositions Filed	
10/15/2019	Supplemental [33] Supplement to Oppositions Filed	
10/15/2019	Order to Appoint State Investigator Party: Protected Person Jones, Kathleen June [34] Order to Appoint Investigator	
10/15/2019	Order to Appoint State Investigator Party: Protected Person Jones, Kathleen June [35] Order to Appoint Investigator	
10/16/2019	Notice of Entry [36] Notice of Entry	
10/31/2019	Order [37] Order	
11/13/2019	Notice of Change of Address  Filed By: Other Yeoman, Rodney Gerald  [38] Notice Change Address	
11/22/2019	Notice of Association of Counsel  Filed by: Protected Person Jones, Kathleen June; Guardian of Person and Estate Jones, Kimberly  [39] Notice of Association of Counsel	
11/22/2019	Petition Filed By: Protected Person Jones, Kathleen June; Guardian of Person and Estate Jones, Kimberly [40] Petition for Return of Property of Protected Person	
11/22/2019	Petition Filed By: Protected Person Jones, Kathleen June; Guardian of Person and Estate Jones, Kimberly [41] Petition for Confirmation to Bring Civil Actions on Behalf of Kathleen June Jones	
11/22/2019	Lis Pendens Filed by: Protected Person Jones, Kathleen June; Guardian of Person and Estate Jones, Kimberly [42] Notice of Lis Pendens	
11/25/2019	Order Filed By: Guardian of Person and Estate Jones, Kimberly [43] Order from October 15, 2019 Hearing	
11/25/2019	Notice of Entry of Order  Filed By: Guardian of Person and Estate Jones, Kimberly  [44] Notice of Entry of Order	
11/27/2019	Adult Guardianship - Letters of Guardianship Filed By: Guardian of Person and Estate Jones, Kimberly [45] Letters of Guardianship	
12/02/2019	Request Filed By: Guardian of Person and Estate Jones, Kimberly	

# CASE SUMMARY CASE NO. G-19-052263-A

CASE NO. G-19-052263-A		
	[46] Request for Hearing	
12/02/2019	Clerk's Notice of Hearing [47] Clerk's Notice of Hearing	
12/03/2019	Order Shortening Time Filed By: Guardian of Person and Estate Jones, Kimberly [48] Order Shortening Time	
12/03/2019	Notice of Entry of Order  Filed By: Guardian of Person and Estate Jones, Kimberly  [49] Notice of Entry of Order Shortening Time and Notice of Hearing	
12/06/2019	Opposition to Motion  Filed by: Other Yeoman, Rodney Gerald  [50] Opposition to Petition for Return of Property of Protected Person	
12/06/2019	Opposition to Motion Filed by: Other Yeoman, Rodney Gerald [51] Opposition to Petition for Confirmation to Bring Civil Actions on behalf of Kathleen June Jones	
12/09/2019	Reply Filed By: Guardian of Person and Estate Jones, Kimberly [52] Reply in Support of Petition for Return of Property of Protected Person	
12/09/2019	Reply  Filed By: Guardian of Person and Estate Jones, Kimberly  [53] Repy in Support of Petition for Confirmation to Bring Civil Actions on Behalf of Kathleen June Jones	
12/09/2019	Notice of Intent to Move Protected Person  Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [54] Notice of Intent to Appear by Communication Request	
12/13/2019	Inventory, Appraisal and/or Record of Value Filed By: Guardian of Person and Estate Jones, Kimberly [55] Inventory, Appraisal and Record of Value	
12/23/2019	Order Granting  Filed by: Guardian of Person and Estate Jones, Kimberly  [56] Order Granting Motion for Return of Property of Protected Person and Motion for Confirmation to Bring Civil Actions on Behalf of Kathleen June Jones	
12/23/2019	Notice of Entry of Order Filed By: Protected Person Jones, Kathleen June; Guardian of Person and Estate Jones, Kimberly [57] Notice of Entry of Order	
01/06/2020	Report and Recommendations [58] Financial Forensic Audit - Request for Extension for Audit of Estate of Kathleen Jones	
01/08/2020	Report and Recommendations [59] Confidential Report of Investigator	
01/13/2020	Notice of Telephonic Hearing  Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [60] Notice of Intent to Appear by Communication Equipment	
01/15/2020	Notice Filed By: Guardian of Person and Estate Jones, Kimberly [61] Notice of Intent to Seek Payment of Attorneys' Fees and Costs from Guardianship Estate	
01/15/2020	Petition Filed By: Guardian of Person and Estate Jones, Kimberly [62] Petition for Payment of Guardian's Attorneys' Fees and Costs	
01/16/2020	Clerk's Notice of Hearing	

# CASE SUMMARY CASE No. G-19-052263-A

	CASE 110. G 17 002200 11
	[63] Clerk's Notice of Hearing
01/16/2020	Notice of Hearing Filed By: Guardian of Person and Estate Jones, Kimberly [64] Notice of Hearing
01/16/2020	Supplemental Exhibits [65] UCI Medical Record
01/24/2020	Estimate of Transcript [66] JANUARY 14, 2020
01/31/2020	Transcript of Proceedings [67] JANUARY 14, 2020
01/31/2020	Transcript of Proceedings [68] OCTOBER 15, 2019
01/31/2020	Transcript of Proceedings [69] DECEMBER 10, 2019
01/31/2020	Transcript of Proceedings [70] OCTOBER 3, 2019
01/31/2020	Final Billing of Transcript [73] OCTOBER 3, 2019; OCTOBER 15, 2019; DECEMBER 10, 2019; JANUARY 14, 2020
02/05/2020	Notice of Appearance Party: Other Powell, Richard [71] Notice of Appearance
02/05/2020	Notice of Withdrawal Filed by: Other Powell, Richard [72] Notice of Withdrawal
02/06/2020	Motion for Protective Order  Filed by: Protected Person Jones, Kathleen June; Guardian of Person and Estate Jones, Kimberly  [74] Motion for Protective Order
02/06/2020	Clerk's Notice of Hearing [75] Clerk's Notice of Hearing
02/06/2020	Notice of Association of Counsel  Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [76] Notice of Association of Counsel
02/06/2020	Joinder Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [77] Robyn Friedman and Donna Simmons' Joinder to Kimberly Jones' Motion For Protective Order
02/07/2020	Stipulation and Order Filed By: Protected Person Jones, Kathleen June; Guardian of Person and Estate Jones, Kimberly [78] Stipulation and Order on Petition for Return of Property of Protected Person
02/07/2020	Notice of Entry of Stipulation and Order  Filed by: Guardian of Person and Estate Jones, Kimberly  [79] Notice of Entry of Stipulation and Order
02/07/2020	Response Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [80] Response to Petition for Payment of Guardian's Attorney's Fees and Costs Filed 1/15/2020
02/11/2020	Objection Filed By: Protected Person Jones, Kathleen June [81] Protected Person's Objection to Petition for Payment of Guardian's Attorney's Fees and Costs

# CASE SUMMARY CASE No. G-19-052263-A

	CIASE 110. G 15 002200 11
02/11/2020	Notice Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [82] Notice of Intent to Appear by Communication Equipment
02/12/2020	Budget Filed by: Guardian of Person and Estate Jones, Kimberly [83] Monthly Budget
02/12/2020	Reply Filed By: Guardian of Person and Estate Jones, Kimberly [84] Omnibus Reply to Response and Objection to the Petition for Payment of Guardian's Attorney Fees and Costs
02/12/2020	Notice of Association of Counsel Filed by: Other Yeoman, Rodney Gerald [85] Notice of Association of Counsel and Request for Notice
02/12/2020	Amended Certificate of Mailing Party: Other Yeoman, Rodney Gerald [86] Amended Certificate of Mailing
02/13/2020	Petition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [87] Petition For Approval of Attorneys Fees and Costs and Request to Enter a Judgment Against the Real Property of the Estate
02/14/2020	Clerk's Notice of Hearing [88] Clerk's Notice of Hearing
02/18/2020	Certificate of Service  Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [89] Certificate of Service
02/20/2020	Opposition  Filed By: Other Yeoman, Rodney Gerald  [90] Opposition to Motion for Protective Order
02/21/2020	Notice Filed By: Guardian of Person and Estate Jones, Kimberly [91] Notice of Intent to Seek Payment of Attorneys' Fees and Costs from Guardianship Case
02/21/2020	Supplemental Filed By: Guardian of Person and Estate Jones, Kimberly [92] Supplemental Brief to Petition for Payment of Guardian's Attorney Fees and Costs; or, Alternatively, Motion to Reconsider
02/26/2020	Notice of Telephonic Hearing  Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [93] Notice of Intent to Appear by Communication Equipment
02/26/2020	Response Filed By: Guardian of Person and Estate Jones, Kimberly [94] Response to Guardian's Supplemental Brief to Petition for Payment of Attorney Fees and Costs; or Alternatively, Motion to Reconsider
03/03/2020	Joinder Filed by: Protected Person Jones, Kathleen June [95] Protected Person's Joinder to Guardian's Motion for Protective Order
03/03/2020	Reply Filed By: Guardian of Person and Estate Jones, Kimberly [96] Reply in Support of Motion for Protective Order
03/04/2020	Objection

#### CASE SUMMARY CASE NO. G-19-052263-A

Filed By: Protected Person Jones, Kathleen June

[97] Kathleen June Jone's Objection to Petition for Approval of Attorneys Fees and Costs and Request to Enter a Judgment Against the Real Property of the Estate

03/10/2020 🔼 Reply

Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna

[98] Reply In Support of Motion for Protective Order

03/11/2020 Opposition

Filed By: Guardian of Person and Estate Jones, Kimberly

[99] Opposition to Friedman and Simmons' Petition for Approval of Attorneys' Fees and Costs and Request to Enter a Judgment Against the Real Property of the Estate; and Joinder to Kathleen June Jones' Objection

03/12/2020 Joinder

Filed by: Other Yeoman, Rodney Gerald

[100] Joinder in Oppositions to Petition for Approval of Attorney's Fees And Costs and Request to Enter a

Judgment Against the Real Property of the Estate

03/12/2020 Response

Filed By: Guardian of Person and Estate Friedman, Robyn

[101] RESPONSE TO (1) KATHLEEN JUNE JONES OBJECTION TO PETITION FOR APPROVAL OF ATTORNEYS FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE; (2) RESPONSE TO KIMBERLY JONES JOINDER TO OBJECTION TO FRIEDMAN AND SIMMONS PETITION FOR APPROVAL OF ATTORNEYS FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE; AND (3) RESPONSE TO JOINDER TO OPPOSITION TO PETITION FOR APPROVAL OF ATTORNEY S FEES AND COSTS AND REQUEST TO ENTER A JUDMENT AGAINST THE REAL PRPERTY OF THE ESTATE FILED

BY RODNEY GERALD YEOMAN

03/13/2020 Report and Recommendations

[102] Financial Forensic Audit of the Estate of Kathleen Jones

03/13/2020 Order

[103] Order on Petition for Payment of Guardian's Attorney's Fees and Costs

03/16/2020 Notice of Telephonic Hearing

[104] Notice of Telephonic Appearance - Kathleen Jones - Financial Forensic Specialist Report

03/16/2020 Notice of Entry [105] Notice of Entry

Notice 03/18/2020

Filed By: Protected Person Jones, Kathleen June

[106] Notice of Intent to Appear by Communication Equipment

03/26/2020 Ex Parte Application for Order

[107] Ex Parte Application for Order for Hearing on Shortened Time; Petition for Paynent of Guardian's

Attorney Fees and Costs; and Petition to Withdraw as Counsel for Guardian

03/26/2020 Certificate of Service

Filed by: Guardian of Person and Estate Jones, Kimberly

[108] Certificate of Service

03/30/2020 Order Shortening Time

Filed By: Guardian of Person and Estate Jones, Kimberly

[109] Order Shortening Time

03/30/2020 Notice of Telephonic Hearing

Filed by: Guardian of Person and Estate Jones, Kimberly

[110] Notice of Intent to Appear by Telephonic Transmission Equipment

03/30/2020 Audiovisual Transmission Equipment Appearance Request

[111] Audiovisual Transmission Equipment Appearance Request

03/30/2020 Audiovisual Transmission Equipment Appearance Request

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[112] Audiovisual Transmission Equipment Appearance Consent 03/30/2020 Certificate of Mailing Filed By: Other Yeoman, Rodney Gerald [113] Amended Certificate of Mailing 03/31/2020 Notice of Telephonic Hearing Filed by: Guardian of Person and Estate Jones, Kimberly [114] Notice of Intent to Appear By Telephonic Transmission Equipment 04/01/2020 Notice Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [115] Notice of Intent to Appear By Communication Equipment Notice 04/01/2020 Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [116] Notice of Intent to Appear by Communication Equipment 04/01/2020 Objection Filed By: Protected Person Jones, Kathleen June [117] Kathleen June Jone's Partial Objection to Ex Parte Petition for Order for Hearing on Shortened Time; Petition for Payment of Guardian's Attorney Fees and Costs; and Petition to Withdraw as Counsel for Guardian 04/02/2020 Audiovisual Transmission Equipment Appearance Request Party: Other Yeoman, Rodney Gerald [118] Notice of Intent to Appear by Communication Equipment for Ty Kehoe, Esq. 04/02/2020 Audiovisual Transmission Equipment Appearance Request Party: Other Yeoman, Rodney Gerald [119] Notice of Intent to Appear by Communication Equipment for Rodney Gerry Yeoman 04/02/2020 Supplement Filed by: Other Yeoman, Rodney Gerald [120] Supplement to Opposition to Motion for Protective Order 04/06/2020 Notice of Telephonic Hearing Filed by: Protected Person Jones, Kathleen June [121] Notice of Intent to Appear by Communication Equipment 04/13/2020 Audiovisual Transmission Equipment Appearance Request [122] Audiovisual Transmission Equipment Appearance Request 04/13/2020 Audiovisual Transmission Equipment Appearance Request [123] Audiovisual Transmission Equipment Appearance Consent 04/13/2020 Audiovisual Transmission Equipment Appearance Request Party: Other Yeoman, Rodney Gerald [124] Notice of Intent to Appear by Communication Equipment for Ty Kehoe, Esq. 04/13/2020 Audiovisual Transmission Equipment Appearance Request Party: Other Yeoman, Rodney Gerald [125] Notice of Intent to Appear by Communication Equipment for Rodney Gerry Yeoman Notice 04/14/2020 Filed By: Other Yeoman, Rodney Gerald [126] Notice of Intent to Appear by Communication Equipment 04/14/2020 Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [127] Notice of Intent to Appear By Communication Equipment 04/14/2020 Notice of Telephonic Hearing Filed by: Guardian of Person and Estate Jones, Kimberly [128] Notice of Intent to Appear by Telephonic Transmission Equipment

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	CASE 110. G-17-032203-A
04/14/2020	Notice Filed By: Guardian of Person and Estate Jones, Kimberly [129] Notice of Intent to Appear By Telephone
04/14/2020	Petition to Resign/Remove Guardian Filed by: Other Yeoman, Rodney Gerald [130] Petition for Removal of Guardian and for Return of Protected Person's Property
04/14/2020	Physicians Certificate Filed by: Other Yeoman, Rodney Gerald [131] Confidential Documents
04/14/2020	Citation Electronically Issued/Filed Party: Other Yeoman, Rodney Gerald [132] Citation
04/14/2020	Clerk's Notice of Hearing [133] Clerk's Notice of Hearing
04/14/2020	Notice Filed By: Other Yeoman, Rodney Gerald [134] Notice of Intent to Appear by Telephonic Transmission Equipment
04/16/2020	Certificate of Service Filed by: Other Yeoman, Rodney Gerald [135] Certificate of Service
04/20/2020	Report and Recommendations [136] Supplemental Financial Forensic Audit Report for the Estate of Kathleen Jones
04/27/2020	Memorandum Filed By: Guardian of Person and Estate Jones, Kimberly [137] Plaintiff Kimberly Jones' Memorandum of Points and Authorities in Support of Attorney Fees and Costs
04/27/2020	Opposition Filed By: Guardian of Person and Estate Jones, Kimberly [138] Opposition to Rodney Gerald Yeoman s ( Gerry ) Petition for Removal of Guardian and for Return of Protected Person s Property, 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
05/05/2020	Inventory, Appraisal and/or Record of Value Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [139] Inventory, Oath and Verified Record of Value
05/05/2020	Petition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [140] Petition for Discharge of Temporary Co-Guardians
05/05/2020	Affidavit in Support Filed by: Guardian of Person and Estate Friedman, Robyn [141] Affidavit of Robyn Friedman in Support of Petition for Discharge of Temporary Co-Guardians
05/05/2020	Affidavit in Support  Filed by: Petitioner Simmons, Donna  [142] Affidavit of Donna Simmons in Support of Petition for Discharge of Temporary Co-Guardians
05/05/2020	Certificate of Service  Filed by: Guardian of Person and Estate Friedman, Robyn  [143] Certificate of Service - Inventory, Oath and Verified Record of Value
05/05/2020	Estimate of Transcript [149] APRIL 15, 2020
05/06/2020	Order

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Filed By: Guardian of Person and Estate Jones, Kimberly [144] Order Granting Petition to Withdraw as Counsel for Guardian 05/07/2020 Notice of Hearing [145] Notice of Hearing on Petition to Discharge Temporary Co-Guardians 05/07/2020 Joinder | Filed by: Protected Person Jones, Kathleen June [146] Kathleen June Jone's Joinder to Guardian's Opposition to Yeoman's Petition for Removal of Guardian and for Return of Protected Person's Property 05/07/2020 Notice of Entry of Order [147] Notice of Entry of Order 05/08/2020 Petition for Approval Filed by: Guardian of Person and Estate Jones, Kimberly [148] Petition for Approval to Refinance Real Property of the Protected Person 05/13/2020 Audiovisual Transmission Equipment Appearance Request [150] Audiovisual Transmission Equipment Appearance Request 05/13/2020 Reply to Opposition Filed by: Other Yeoman, Rodney Gerald [151] Reply to Opposition Re Petition for Removal of Guardian and for Return of Protected Person's Property 05/14/2020 Certificate of Service Filed by: Other Yeoman, Rodney Gerald [152] Certificate of Service 05/14/2020 Order Shortening Time Filed By: Guardian of Person and Estate Jones, Kimberly [153] Order Shortening Time 05/14/2020 Notice of Entry of Order Filed By: Guardian of Person and Estate Jones, Kimberly [154] Notice of Entry of Order Shortening Time and Notice of Hearing 05/14/2020 Certificate of Service Filed by: Guardian of Person and Estate Friedman, Robyn [155] Certificate of Service - NOH Petition for Discharge & Petition for Discharge Joinder 05/14/2020 Filed by: Guardian of Person and Estate Friedman, Robyn [156] Robyn Friedman's and Donna Simmons' Joinder to Kimberly Jones' Opposition to Rodney Gerald Yeoman's Petition for Removal of Guardian 05/14/2020 Joinder J Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [157] Robyn Friedman's and Donna Simmons Limited Joinder to Kimberly Jones' Petition For Approval to Refinance Real Property of the Protected Person 05/14/2020 Transcript of Proceedings [171] APRIL 15, 2020 05/15/2020 Tinal Billing of Transcript [178] APRIL 15, 2020 05/18/2020 Audiovisual Transmission Equipment Appearance Request [158] Audiovisual Transmission Equipment Appearance Request Audiovisual Transmission Equipment Appearance Request 05/18/2020 [159] Audiovisual Transmission Equipment Appearance Request 05/18/2020 Reply Filed By: Other Yeoman, Rodney Gerald

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	[160] Reply to Robyn Friedman's and Donna Simmons' Opposition Re Petition for Removal of Guardian and for Return of Protected Person's Property and Opposition to Petition for Sanctions
05/18/2020	Certificate of Service
	Filed by: Other Yeoman, Rodney Gerald [161] Certificate of Service
05/18/2020	Response Filed By: Other Yeoman, Rodney Gerald
	[162] Response to Petition for Approval to Refinance Real Property of the Protected Person
05/18/2020	Certificate of Service Filed by: Other Yeoman, Rodney Gerald
	[163] Certificate of Service
05/19/2020	Certificate of Mailing Filed By: Other Yeoman, Rodney Gerald
0.7/0.4/0.000	[164] Certificate of Mailing
05/21/2020	Order   [165] ordr
05/21/2020	Notice of Entry of Order
	Filed By: Guardian of Person and Estate Jones, Kimberly [166] Notice of Entry of Order
05/26/2020	Order Granting
	Filed by: Guardian of Person and Estate Jones, Kimberly [167] Order Granting in Part Guardian's Petition for Attorney's Fees and Costs
05/26/2020	Estimate of Transcript [196] MAY 20, 2020
05/28/2020	Order  [168] Onder Demoiss Body of Constably and Projection for Body of Constitution of Body of Constably of
	[168] Order Denying Rodney Gerald Yeoman's Petition for Removal of Guardian and for Return of Protected Person's Property and Denying Kimberly Jones's Counter-Petition for Attorney's Fees and Costs Pursuant to NRS 159.1853(4)
05/29/2020	Notice of Entry of Order
	Filed By: Guardian of Person and Estate Jones, Kimberly [169] Notice of Entry of Order
05/29/2020	Notice of Entry of Order Filed By: Guardian of Person and Estate Jones, Kimberly
	[170] Notice of Entry of Order
05/29/2020	Final Billing of Transcript [177] MAY 20, 2020
05/29/2020	Transcript of Proceedings [194] MAY 20, 2020
05/29/2020	Estimate of Transcript [195] MAY 20, 2020
06/04/2020	Motion to Amend Judgment Filed by: Other Yeoman, Rodney Gerald
	[172] Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Decision and Order entered on May 21, 2020
06/05/2020	Clerk's Notice of Hearing [173] Clerk's Notice of Hearing
06/09/2020	Stipulation and Order [174]
	I .

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06/09/2020 Notice of Entry of Stipulation and Order Filed by: Other Yeoman, Rodney Gerald [175] Notice of Entry of Stipulation and Order re Male Dog 06/10/2020 Opposition to Motion Filed by: Guardian of Person and Estate Jones, Kimberly [176] Kimberly Jones's Opposition to the Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Decision and Order entered on May 21, 2020 and Counter-Motion to Transfer to Chambers Calendar Without Oral Argument 06/18/2020 Joinder Filed by: Protected Person Jones, Kathleen June [179] Kathleen June Jones' Joinder to Kimberly Jones' Opposition to Motion Pursuant to EDCR 2.24 NRCP 52, 59, and 60, Regarding the Decision and Order Entered on May 21, 2020 and Counter-Motion to Transfer to Chambers Calendar Without Oral Argument 06/22/2020 Order Granting [180] 06/22/2020 Notice of Entry of Order [181] Notice of Entry of Order 06/23/2020 Order [182] Order Discharing 06/23/2020 [183] Order Discharging Temporary Co-Guardians 06/23/2020 Order [184] Order Discharging Temporary Co-Guardians 06/24/2020 Notice of Entry of Order Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [185] Notice of Entry of Order - Order Discharging Temporary Co-Guardians 06/25/2020 Motion Filed By: Guardian of Person and Estate Jones, Kimberly [186] Kimberly Jones's Motion for Order Quieting Title, Directing Execution of Deed, and/or in the Alternative Petition for Instruction and Advice 06/25/2020 Motion to Consolidate Filed by: Guardian of Person and Estate Jones, Kimberly [187] Motion to Consolidate 06/26/2020 Clerk's Notice of Hearing [188] Clerk's Notice of Hearing 06/26/2020 Clerk's Notice of Hearing [189] Clerk's Notice of Hearing 06/26/2020 Motice of Appeal Filed By: Other Yeoman, Rodney Gerald [190] Notice of Appeal 07/08/2020 Filed By: Protected Person Jones, Kathleen June [191] Notice of Intent to Appear by Communication Equipment 07/08/2020 Reply to Opposition Filed by: Other Yeoman, Rodney Gerald [192] Reply to Opposition to Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Order Granting and Denying Kimberly Jones, as Guardian of the Protective [sic] Person s Motion for Protective Order entered on May 21, 2020 07/13/2020 Opposition

## CASE SUMMARY CASE NO. G-19-052263-A

Filed By: Other Yeoman, Rodney Gerald [193] Opposition to Motion to Consolidate 07/20/2020 Dpposition Filed By: Other Yeoman, Rodney Gerald [197] Opposition to Kimberly Jones's Motion for Order Quieting Title, Directing Execution of Deed, and/or in the Alternative Petition for Instruction and Advice 07/20/2020 Certificate of Service Filed by: Other Yeoman, Rodney Gerald [198] Certificate of Service 07/22/2020 Reply Filed By: Guardian of Person and Estate Jones, Kimberly [199] Kimberly Jones's Reply in Support of Motion for Order Quieting Title, Directing Execution of Deed, and/or in the Alternative Petition for Instruction and Advice 07/22/2020 Reply Filed By: Guardian of Person and Estate Jones, Kimberly [200] Reply in Support of Motion to Consolidate 07/27/2020 Filed By: Protected Person Jones, Kathleen June [201] Notice of Intent to Appear by Communication Equipment 07/30/2020 Notice Filed By: Protected Person Jones, Kathleen June [202] Notice of Intent to Appear by Communication Equipment 08/12/2020 Order Granting [203] Order Granting Robyn Friedman's and Donna Simmons' Petition for Attorney Fees In Part 08/17/2020 Notice of Entry of Order Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [204] Notice of Entry of Order 08/18/2020 Motion Filed By: Guardian of Person and Estate Jones, Kimberly [205] Motion for Status Check to Reset Vacated Hearing Dates 08/18/2020 Notice of Hearing [206] Notice of Hearing 09/08/2020 Notice Filed By: Protected Person Jones, Kathleen June [207] Notice of Intent to Appear by Communication Equipment 09/11/2020 Notice of Appeal Filed By: Protected Person Jones, Kathleen June [208] Notice of Appeal 09/11/2020 Case Appeal Statement Filed By: Protected Person Jones, Kathleen June [209] Case Appeal Statement 09/14/2020 Certificate of Mailing Filed By: Protected Person Jones, Kathleen June [210] Certificate of Service 09/18/2020 Order [211] Exemplification Certificate

Filed By: Protected Person Jones, Kathleen June

[212] Notice of Intent to Appear by Communication Equipment

09/28/2020

Notice

# CASE SUMMARY CASE NO. G-19-052263-A

	CASE NO. G-19-052205-A
10/06/2020	Suggestion of Death Filed by: Other Yeoman, Rodney Gerald [213] Suggestion of Death Upon the Record Under NRCP 25(a)(2)
10/10/2020	Receipt of Copy [308] SEPTEMBER 17, 2021
10/10/2020	Receipt of Copy [309] SEPTEMBER 17, 2020; OCTOBER 7, 2020
10/22/2020	Estimate of Transcript [218] SEPTEMBER 17, 2020; OCTOBER 7, 2020
10/27/2020	Order [214] Order Denying Motion to Consolidate
10/27/2020	Order [215] Order Re Motion for Reconsideration
10/27/2020	Notice of Entry of Order Filed By: Guardian of Person and Estate Jones, Kimberly [216] Notice of Entry of Order
10/27/2020	Notice of Entry of Order Filed By: Guardian of Person and Estate Jones, Kimberly [217] Notice of Entry of Order
10/29/2020	Transcript of Proceedings [219] SEPTEMBER 17, 2020
10/29/2020	Transcript of Proceedings [220] OCTOBER 7, 2020
10/29/2020	Certification of Transcripts Notification of Completion [306] SEPTEMBER 17, 2020; OCTOBER 7, 2020
10/29/2020	Final Billing of Transcript [307] SEPTEMBER 17, 2020; OCTOBER 7, 2020
11/10/2020	Motion to Reconsider Filed by: Other Yeoman, Rodney Gerald [221] Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Order re Motion for Reconsideration entered on October 27, 2020
11/10/2020	Notice of Hearing [222] Notice of Hearing
11/12/2020	Opposition  Filed By: Guardian of Person and Estate Jones, Kimberly [223] Opposition to Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Order re Motion for Reconsideration entered on October 27, 2020; Counter-Petition for Removal of Rodney Gerald Yeoman Form the Guardianship Proceedings; and Motion for Sanctions
12/08/2020	Notice Filed By: Protected Person Jones, Kathleen June [224] Notice of Intent to Appear by Communication Equipment
12/10/2020	Stipulation and Order [225] Stipulation and Order to Continue Hearing
12/10/2020	Notice of Entry of Stipulation and Order Filed by: Guardian of Person and Estate Jones, Kimberly [226] Notice of Entry of Stipulation and Order
12/21/2020	Accounting

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Filed By: Guardian of Person and Estate Jones, Kimberly [227] Accounting 12/30/2020 Petition Filed By: Guardian of Person and Estate Friedman, Robyn [228] Verified Petition for Communication, Visits and Vacation Time with Protected Person - Unsigned 12/31/2020 Clerk's Notice of Nonconforming Document [229] Clerk's Notice of Nonconforming Document 12/31/2020 Supplement Filed by: Guardian of Person and Estate Friedman, Robyn [230] Supplement to Verified Petition for Communication, Visits, and Vacation Time with the Protected Person 01/06/2021 Notice of Hearing Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [231] Notice of Hearing on Verified Petition for Communication, Visits and Vacation Time with Protected Person Notice of Hearing 01/06/2021 [232] Notice of Hearing 01/06/2021 Certificate of Service Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [233] Certificate of Service - Clerk's Notice of Hearing on Verified Petition for Communication, Visits and Vacation Time with Protected Person 01/08/2021 Notice of Accounting Review [234] Notice of Accounting Review 01/11/2021 Notice Filed By: Protected Person Jones, Kathleen June [235] Notice of Intent to Appear by Communication Equipment 01/12/2021 Joinder Filed by: Protected Person Jones, Kathleen June [236] Kathleen June Jones Joinder To Kimberly Jones Opposition To Motion Pursuant To E.D.C.R. 2.24, N.R.C.P. 52, 59, And 60, Regarding The Order Entered On October 27, 2020; Counter-Petition For Removal Of Rodney Gerald Yeoman From The Guardianship Proceedings; And Motion For Sanctions 01/14/2021 Reply to Opposition Filed by: Other Yeoman, Rodney Gerald [237] Reply to Oppositions to Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Order re Motion for Reconsideration entered on October 27, 2020 01/25/2021 Dpposition Filed By: Protected Person Jones, Kathleen June [238] Kathleen June Jones' Opposition to Verified Petition for Communication, Visits, and Vacation Time with Protected Person 01/25/2021 Motice of Non Opposition Filed by: Guardian of Person and Estate Friedman, Robyn [239] Notice of Non-Opposition to Verified Petition for Communication, Visits and Vacation Time with Protected Person 01/25/2021 Opposition Filed By: Guardian of Person and Estate Jones, Kimberly [240] Opposition to Verified Petition for Communication, Visits, and Vacation Time With Protected Person 02/01/2021 Notice Filed By: Protected Person Jones, Kathleen June [241] Notice of Intent to Appear by Communication Equipment

Filed by: Guardian of Person and Estate Friedman, Robyn

02/01/2021

Reply to Opposition

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[242] Petitioners' Omnibus Reply to Kimberly Jones' Opposition and to Kathleen Jones' Opposition to Verified Petition for Communication, Visits

02/03/2021 Supplement

[243] Supplement to Petitioner's Omnibus Reply To: Kimberly Jones' Opposition to Verified Petition for Communication Visits ad to Kathleen June Jones Opposition to Verified Petition for Communication

[244] Order re Motion Pursuant to EDCR 2.24, NRCP 52, 59 & 60, re the Order re Motion for Reconsideration

02/03/2021 Notice of Entry of Order

Filed By: Guardian of Person and Estate Jones, Kimberly

[245] Notice of Entry of Order

02/06/2021 Ex Parte

Filed By: Guardian of Person and Estate Friedman, Robyn

[246] Ex Parte Petition for An Order For the Attendance of The Protected Person at the February 11, 2021

Hearing

02/06/2021 Affidavit in Support

Filed by: Guardian of Person and Estate Friedman, Robyn

[247] Affidavit In Support of Ex Parte Petition For An Order For the Attendance of the Protected Person at the

February 11, 2021 Hearing

02/08/2021 Petition

Filed By: Guardian of Person and Estate Jones, Kimberly

[248] Guardian of the Protected Person's Petition to Compromise Property of Protected Person and Seal

Hearing

02/08/2021 Order Shortening Time

[249] Order Shortening Time

02/08/2021 Notice of Entry of Order

Filed By: Guardian of Person and Estate Jones, Kimberly

[250] Notice of Entry of Order Shortening Time and Notice of Hearing

02/12/2021 Order to Appoint State Investigator

[251] Order to Appoint Investigator

02/16/2021 Order Appointing Guardian Ad Litem

[252] Order Appointing Guardian ad Litem

02/22/2021 Notice

Filed By: Protected Person Jones, Kathleen June

[253] Notice of Intent to Appear by Communication Equipment

02/22/2021 Notice of Appearance

Party: Guardian Ad Litem Brickfield, Elizabeth

[254] Notice of Appearance

02/22/2021 Notice

Filed By: Guardian Ad Litem Brickfield, Elizabeth

[255] Notice of Intention to Seek Attorney's Fees and Costs from Guardianship Estate Pursuant to NRS 159.344

(3)

02/26/2021 Notice

Filed By: Protected Person Jones, Kathleen June

[256] Kathleen June Jones' Notice of Objection to Guardian Ad Litem's Written Notice of Intention to Seek

Attorney's Fees and Costs From Guardianship Estate Pursuant to NRS 159.344(3)

Filed by: Guardian of Person and Estate Jones, Kimberly

[257] Kimberly Jones' Joinder to Kathleen June Jones Notice of Objection to Guardian Ad Litem's Written Notice of Intention to Seek Attorney's Fees and Costs from Guardianship Estate Pursuant to NRS 159.344(3)

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03/08/2021 Certificate of Service Filed by: Protected Person Jones, Kathleen June [258] Certificate of Service 03/08/2021 Notice Filed By: Protected Person Jones, Kathleen June [259] Notice of Intent to Appear by Communication Equipment 03/09/2021 Certificate of Service Filed by: Guardian Ad Litem Brickfield, Elizabeth [260] Supplemental Certificate of Service 03/09/2021 Response Filed By: Guardian Ad Litem Brickfield, Elizabeth [261] Response to Objection to Fees as Guardian ad Litem 03/09/2021 Ex Parte [262] Ex Parte Petition to Shorten To Hear Verified Petition for Communication, Visits and Vacation Time with the Protected Person 03/09/2021 Affidavit in Support [263] Affidavit in Support of Ex Parte Petition to Shorten Time to Hear Verified Petition 03/10/2021 Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [264] Robyn Friedman and Donna Simmons' Joinder to Response to Objection to Fees as Guardian Ad Litem 03/12/2021 Filed By: Guardian of Person and Estate Jones, Kimberly [265] Petition for Payment of Guardian's Fee and Attorney Fees and Costs 03/15/2021 [266] Order Granting Petition to Compromise Property of Protected Person and Seal Hearing 03/16/2021 Notice Filed By: Protected Person Jones, Kathleen June [267] Notice of Intent to Appear by Communication Equipment 03/16/2021 Notice of Entry of Order Filed By: Guardian of Person and Estate Jones, Kimberly [268] Notice of Entry of Order 03/18/2021 Memorandum Filed By: Guardian of Person and Estate Jones, Kimberly [269] Kimberly Jones' Memorandum of Status 03/24/2021 Order Granting [270] Protective Order Authorizing Limited Review of Confidential Documents 03/26/2021 Filed By: Guardian of Person and Estate Jones, Kimberly [271] Petition to Relocate Protected Person and Transfer Guardianship 03/26/2021 Opposition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [272] Opposition to Petition for Payment of Guardian's Fees and Attorney's Fees 03/29/2021 Reply Filed By: Guardian of Person and Estate Jones, Kimberly [273] Kimberly Jones' Reply in Support of Petition for Payment of Guardian's Fees and Attorney Fees and Costs and Opposition to Request for Care Plan, Complete and Updated Inventory or Accounting, and Updated Budget 03/29/2021 Memorandum Filed By: Guardian of Person and Estate Jones, Kimberly

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CASE NO. G-19-052205-A		
	[274] Kimberly Jones' Memorandum of Status	
03/29/2021	Report of the Guardian  Filed by: Guardian Ad Litem Brickfield, Elizabeth  [275] Report to the Court	
03/30/2021	Tiled by: Guardian of Person and Estate Jones, Kimberly [276] **STRICKEN DOCUMENT** - Unsigned Order	
03/30/2021	Clerk's Notice of Nonconforming Document [277] Clerk's Notice of Nonconforming Document	
03/31/2021	Ex Parte  Filed By: Guardian of Person and Estate Jones, Kimberly [278] Ex-Parte Application for Order Shortening Time on Guardian Kimberly Jones' Petition to Relocate Protected Person and Transfer Guardianship	
04/02/2021	Order [279] Order Granting Ex-Parte Application for OST	
04/02/2021	Notice of Entry of Order  Filed By: Guardian of Person and Estate Jones, Kimberly [280] Notice of Entry of Order Shortening Time and Notice of Hearing	
04/05/2021	Opposition [281] Robyn Friedman and Donna Simmons' Opposition to Petition to Relocate the Protected Person and Transfer Guardianship	
04/09/2021	Order [282] Order Granting Petition to Relocate Protected Person and Transfer Guardianship	
04/09/2021	Notice of Entry of Order  Filed By: Guardian of Person and Estate Jones, Kimberly  [283] Notice of Entry of Order	
04/23/2021	Petition Filed By: Guardian of Person and Estate Friedman, Robyn [284] Petition for Visitation with the Protected Person - Unsigned Verifications	
04/23/2021	Ex Parte Petition  Filed by: Guardian of Person and Estate Friedman, Robyn [285] Ex Parte Petition for Order Shortening Time to Hear Petition for Visitation	
04/26/2021	Clerk's Notice of Nonconforming Document [286] Clerk's Notice of Nonconforming Document	
04/26/2021	Notice of Hearing  Filed By: Guardian of Person and Estate Friedman, Robyn  [287] Notice of Hearing on Petition for Visitation With the Protected Person	
04/26/2021	Notice of Hearing [288] Notice of Hearing	
04/26/2021	Supplemental Filed By: Guardian of Person and Estate Friedman, Robyn [289] Supplement to Petition for Visitation with the Protected Person	
04/26/2021	Certificate of Service  Filed by: Guardian of Person and Estate Friedman, Robyn [290] Certificate of Service - Clerk's NOH, Petition for Visitation and Supplement to Petition for Visitation.	
04/26/2021	Notice of Release of Lis Pendens  Filed by: Guardian of Person and Estate Jones, Kimberly  [291] Notice of Release of Lis Pendens	

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05/03/2021	Response Filed By: Guardian of Person and Estate Jones, Kimberly [292] Limited Response to Petition for Visitation with the Protected Person
05/05/2021	Stipulation and Order [293] Stipulation and Order to Vacate Award of Attorney Fees and Costs
05/05/2021	Notice of Entry of Stipulation and Order  Filed by: Guardian of Person and Estate Jones, Kimberly [294] Notice of Entry of Stipulation and Order
05/05/2021	Petition Filed By: Protected Person Jones, Kathleen June [295] Petition to Approve Kathleen June Jones' Proposed Visitation Schedule
05/05/2021	Notice of Hearing Filed By: Protected Person Jones, Kathleen June [296] Notice of Hearing
05/05/2021	Clerk's Notice of Hearing [297] Clerk's Notice of Hearing
05/05/2021	Reply Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [298] Reply to Limited Response to Petition for Visitation with the Protected Person
05/06/2021	Ex Parte Petition  Filed by: Protected Person Jones, Kathleen June [299] Ex Parte Motion for an Order Shortening Time for Hearing on Petition to Approve Kathleen June Jones' Proposed Visitation Schedule
05/11/2021	Ex Parte Application Filed by: Guardian of Person and Estate Jones, Kimberly [300] Ex Parte Application to Continue May 13, 2021 Hearing
05/13/2021	Order Shortening Time [301] Jones OST
05/13/2021	Order Shortening Time [302] Order Shortening Time
05/17/2021	Request Filed By: Guardian of Person and Estate Jones, Kimberly [303] Request for Hearing
05/17/2021	Notice of Hearing [304] Notice of Hearing
05/17/2021	Certificate of Service Filed by: Guardian of Person and Estate Jones, Kimberly [305] Certificate of Service
05/25/2021	Certificate of Service  Filed by: Guardian of Person and Estate Jones, Kimberly  [310] Certificate of Service
05/27/2021	Estimate of Transcript [311] FEBRUARY 11, 2021
06/01/2021	Pre-trial Memorandum Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [312] Robyn Friedman s and Donna Simmons Pre-Trial Memorandum Regarding Communication and Visits, and Exhibit List

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06/02/2021 Motion to Stay Filed by: Protected Person Jones, Kathleen June [313] Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ of Mandamus 06/02/2021 Notice of Hearing Filed By: Protected Person Jones, Kathleen June [314] Notice of Hearing 06/02/2021 Joinder Filed by: Guardian of Person and Estate Jones, Kimberly [315] Kimberly Jones' Partial Joinder to Kathleen June Jones' Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ of Mandamus 06/03/2021 Filed By: Protected Person Jones, Kathleen June [316] Exhibit to Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ of Mandamus 06/03/2021 Request Filed By: Protected Person Jones, Kathleen June [317] Request for Transcript of Proceedings 06/03/2021 Notice of Hearing [318] Notice of Hearing 06/03/2021 Ex Parte Petition Filed by: Protected Person Jones, Kathleen June [319] Ex Parte Motion for an Order Shortening Time on Hearing on Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ of Mandamus 06/03/2021 Filed By: Protected Person Jones, Kathleen June [320] Notice of Filing 06/03/2021 Filed by: Guardian of Person and Estate Jones, Kimberly [321] Anticipated and Proposed Budget 06/03/2021 Care Plan Filed by: Guardian of Person and Estate Jones, Kimberly [322] Plan of Care for Protected Person Kathleen June Jones 06/03/2021 Accounting Filed By: Guardian of Person and Estate Jones, Kimberly [323] Amended First Accounting 06/03/2021 Filed By: Guardian of Person and Estate Jones, Kimberly [324] Request for Hearing 06/03/2021 Opposition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [325] Robyn Friedman and Donna Simmons Omnibus Opposition to Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ of Mandamus; and Kimberly Jones Partial Joinder to Kathleen June Jones Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ Mandamus 06/04/2021 Transcript of Proceedings [334] FEBRUARY 11, 2021 06/07/2021 Motion in Limine [326] Robyn Friedman and Donna Simmons' Motion in Limine to Preclude Untimely Disclosures at the

Evidentiary Hearing

# CASE SUMMARY CASE No. G-19-052263-A

	CASE NO. G-19-052203-A
06/07/2021	Pre-trial Memorandum Filed By: Guardian of Person and Estate Jones, Kimberly [327] Kimberly Jones' Pretrial Memorandum
06/07/2021	Pre-trial Memorandum Filed By: Protected Person Jones, Kathleen June [328] Kathleen June Jones' Pretrial Memorandum
06/07/2021	Notice of Accounting Review [329] Notice of Accounting Review
06/07/2021	Confidential Report of AOC Investigator [330] Confidential Report of AOC Investigator
06/07/2021	Order [331] G-19-052263-A Kathleen Jones ORDR
06/07/2021	Clerk's Notice of Nonconforming Document [332] Clerk's Notice of Nonconforming Document
06/07/2021	Opposition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [333] Partial Opposition to Declaration of Investigation
06/15/2021	Pre-trial Memorandum  Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [335] Supplement to Robyn Friedman s and Donna Simmons Pre-Trial Memorandum Regarding Communication and Visits, and Exhibit List
06/16/2021	Supplement Filed by: Guardian of Person and Estate Jones, Kimberly [336] Kimberly Jones' Supplement to Petition for Payment of Guardian's Fee & Attorney Fees and Costs
06/16/2021	Notice of Hearing Filed By: Guardian of Person and Estate Jones, Kimberly [337] Notice of Hearing on First Amended Accounting
06/16/2021	Notice of Hearing [338] Notice of Hearing
06/17/2021	Certificate of Mailing Filed By: Guardian of Person and Estate Jones, Kimberly [339] Certificate of Mailing of Clerk's Notice of Hearing on Amended First Accounting
06/18/2021	Brief Filed By: Guardian of Person and Estate Friedman, Robyn [340] Robyn Friedman's and Donna Simmons' Closing Argument Brief
06/18/2021	Brief Filed By: Guardian of Person and Estate Jones, Kimberly [341] Kimberly Jones' Closing Brief Following Evidentiary Hearing
06/18/2021	Findings of Fact, Conclusions of Law and Judgment Party: Protected Person Jones, Kathleen June [343] Kathleen June Jones' Closing Argument and Proposed Findings of Fact and Conclusions of Law
06/24/2021	Findings of Fact, Conclusions of Law and Judgment Party: Protected Person Jones, Kathleen June [342] Kathleen June Jones' Closing Argument and Proposed Findings of Fact and Conclusions of Law
07/13/2021	Stipulation and Order [344] Stipulation and Order to Continue Hearings
07/14/2021	Notice of Entry of Order

#### CASE SUMMARY CASE NO. G-19-052263-A

[345] Notice of Entry of Stipulation and Order to Continue Hearings

Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna

[346] Robyn Friedman's and Donna Simmons' Objection to Guardian's Accounting and First Amended

Accounting

07/15/2021 Petition

[347] Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees and Costs Advanced to the

Guardianship Estate

07/15/2021 Notice of Hearing

Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna

[348] Notice of Hearing on Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees and

Costs Advances to the Guadianship Estate

07/19/2021 Notice of Hearing

[349] Notice of Hearing

07/21/2021 Certificate of Service

Filed by: Guardian of Person and Estate Friedman, Robyn

[350] Certificate of Service - Clerk's Notice of Hearing & Petition for Reimbursement of Temporary Guardian's

Costs and Legal Fees and Costs Advanced to the Guardianship Estate

07/26/2021 Response

Filed By: Guardian of Person and Estate Jones, Kimberly

[351] Response to Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees and Costs

Advanced to the Guardianship Estate

Filed By: Guardian of Person and Estate Jones, Kimberly

[352] Kimberly Jones' Objection to Robyn Friedman's and Donna Simmons' Objection to Guardian's Accounting

and First Amended Accounting

07/26/2021 Ex Parte Application

[353] Ex Parte Petition to Redact Social Security Number

[354] Order Granting Petition to Redact Social Security Number 1

07/28/2021 Notice of Entry of Order

[355] Notice of Entry of Order Granting Ex Parte Petition to Redact Social Security Number

Filed By: Protected Person Jones, Kathleen June

[356] Objection to Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees and Costs

Advanced to the Guardianship Estate

08/03/2021 NV Supreme Court Clerks Certificate/Judgment - Dismissed

[357] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed

08/09/2021 Memorandum

Filed By: Guardian of Person and Estate Jones, Kimberly

[358] Kimberly Jones' Memorandum of Status Dated August 6, 2021

08/09/2021 Supplement

Filed by: Guardian of Person and Estate Jones, Kimberly

[359] Second Amendment to First Accounting

08/09/2021 Response

Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna

[360] Robyn Friedman and Donna Simmons' Response to Guardian's Objection to Objection to Guardian's

Accounting and First Amended Accounting

08/16/2021 Reply

### CASE SUMMARY CASE NO. G-19-052263-A

Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [361] Petitioners' Omnibus Reply to Kimberly Jones Response to Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees and Costs Advanced 08/16/2021 Stipulation and Order [362] Stipulation and Order for Modification of Order Compromising Property of Protected Person 08/17/2021 Notice of Entry of Stipulation and Order Filed by: Guardian of Person and Estate Jones, Kimberly [363] Notice of Entry of Stipulation and Order 08/19/2021 Supplemental [364] Supplement to Petitioners' Omnibus Reply to Kimberly Jones' Response to Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees 08/25/2021 Supplement Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [365] Second Supplement to Petitioners' Omnibus Reply to Kimberly Jones' Response to Petition For Reimbursement of Temporary Guardians' Costs and Legal Fees 08/30/2021 Response Filed By: Guardian of Person and Estate Jones, Kimberly [366] Response to Friedman's and Simmons' Second Supplement to Petitioners' Omnibus Reply to Kimberly Jones' Response to Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees 09/02/2021 Order [367] Order Pursuant to NRS159.179 09/07/2021 Estimate of Transcript [368] JUNE 08, 2021 09/16/2021 Production of Documents Filed by: Guardian of Person and Estate Jones, Kimberly [369] Receipts and/or Vouchers in Support of First Accounting 09/16/2021 Memorandum Filed By: Guardian of Person and Estate Jones, Kimberly [370] Kimberly Jones' Memorandum of Status Dated 9-16-21 09/29/2021 Order [371] Order Referring to Compliance Division for Additional Accounting Review 10/27/2021 Filed By: Guardian Ad Litem Brickfield, Elizabeth [372] Petition for Approval of Guardian Ad Litem's Fees and Costs 10/27/2021 Notice of Hearing Filed By: Guardian Ad Litem Brickfield, Elizabeth [373] Notice of Hearing 10/28/2021 Clerk's Notice of Hearing [374] Clerk's Notice of Hearing 11/16/2021 Notice of Accounting Review [375] Notice of Accounting Review 9/16/2021 Supplement 11/18/2021 Objection Filed By: Protected Person Jones, Kathleen June [376] Objection to Petition for Approval of Guardian Ad Litems' Fees and Costs 12/02/2021 Notice of Accounting Review [377] Amended Notice of Accounting Review 12/06/2021 Findings of Fact, Conclusions of Law and Judgment [378] Findings of Fact Conclusions of Law and Order Regarding Visitation, First Annual Accounting,

## CASE SUMMARY CASE NO. G-19-052263-A

	CASE 110, U-17-032203-A
	Guardian's Fees, Caretaking Fees, Attorney's Fees and Costs, and Removal of the Guardian
12/07/2021	Notice of Change of Firm Name Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [379] Notice of Change of Firm Name and Address
12/07/2021	Order to Appoint State Investigator [380] Order Appointing Investigator
12/07/2021	Order Appointing General Guardian - Person & Estate [381] Order Appointing Successor Guardian
12/07/2021	Guardian's Acknowledgment of Duties [382] Guardian's Acknowledgment of Duties and Responsibilities
12/07/2021	Letters of General Guardianship [383] Letters of General Guardianship
12/08/2021	Notice of Entry of Order Filed By: Guardian of Person and Estate Friedman, Robyn [384] Notice of Entry of Order Appointing Successor Guardian
12/10/2021	Motion for Withdrawal Filed By: Guardian of Person and Estate Jones, Kimberly [385] Motion to Withdraw as Counsel of Record
12/10/2021	Notice of Hearing [386] Notice of Hearing
12/10/2021	Notice of Entry of Order  Filed By: Protected Person Jones, Kathleen June [387] Notice of Entry of Order
12/13/2021	Notice of Entry of Order  Filed By: Protected Person Jones, Kathleen June [388] Notice of Entry of Order
12/15/2021	Notice of Appeal Filed By: Protected Person Jones, Kathleen June [389] Notice of Appeal
12/15/2021	Case Appeal Statement Filed By: Protected Person Jones, Kathleen June [390] Case Appeal Statement
12/15/2021	Petition Filed By: Petitioner Simmons, Donna [391] Petition to Compel Kimberly Jones to Provide Any and All Information and Documentation Related to the Protected Person to the Successor Guardian
12/15/2021	Notice of Hearing Filed By: Petitioner Simmons, Donna [392] Notice of Hearing on Petition to Compel Kimberly Jones to Provide Any and All Information and Documentation Related to the Protected Person to the Successor Guardian
12/15/2021	Petition Filed By: Petitioner Simmons, Donna [393] Petition to Relocate the Protected Person to Nevada
12/15/2021	Notice of Hearing Filed By: Petitioner Simmons, Donna [394] Notice of Hearing on Petition to Relocate the Protected Person to Nevada
12/15/2021	Notice of Hearing [395] Notice of Hearing

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	CASE NO. G-17-032205-A
12/15/2021	Notice of Hearing [396] Notice of Hearing
12/15/2021	Ex Parte Petition  Filed by: Petitioner Simmons, Donna  [397] Ex Parte Petition for an Order Shortening Time to Hear Petition for Authority to Relocate the Protected Person to Nevada and to Hear Petition to Compel Kimberly Jones to Provide any and all Information and Documentation Related to the Protected Person to the Successor Guardian
12/15/2021	Affidavit of Due Diligence Filed By: Petitioner Simmons, Donna [398] Affidavit in Support of Ex Parte Petition for an Order Shortening Time to Hear Petition for Authority to Relocate the Protected Person to Nevada and to Hear Petition to Compel Kimberly Jones to Provide any and all Information and Documentation Related to the Protected Person to the Successor Guardian
12/16/2021	Order [399] Order Granting Ex Parte OST
12/16/2021	Notice of Non-Compliance [400] G-19-052263-A NNC Kathleen Jones
12/17/2021	Notice of Entry of Order  Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna  [401] Notice of Entry of Order
12/17/2021	Notice Filed By: Guardian of Person and Estate Friedman, Robyn [402] Notice of Intent to Seek Payment of Fees and Costs
12/17/2021	Estimate of Transcript [403] June 08, 2021
12/21/2021	Order [404] Order from December 20, 2021 Hearing
12/21/2021	Notice of Entry of Order [405] NOTICE OF ENTRY OF ORDER
12/22/2021	Motion to Stay Filed by: Protected Person Jones, Kathleen June [406] 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
12/22/2021	Notice of Hearing Filed By: Protected Person Jones, Kathleen June [407] Notice of Hearing
12/22/2021	Notice of Hearing [408] Notice of Hearing
12/22/2021	Ex Parte Petition Filed by: Protected Person Jones, Kathleen June [409] Ex Parte Motion for an Order Shortening Time for Hearing on Motion to Stay
12/23/2021	Opposition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [410] Opposition to Ex Parte Motion for An Order Shortening Time for Hearing on Motion to Stay
01/04/2022	Physicians Certificate Filed by: Petitioner Simmons, Donna [411] Confidential Medical Documents
01/04/2022	Certificate of Service Filed by: Guardian of Person and Estate Friedman, Robyn

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	CASE NO.	G-19-052263-
[112] Contificate of Samia	10	

[412] Certificate of Service 01/05/2022 Opposition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [413] Opposition to Motion to Stay Order for Removal of Guardian and Order Appointing Successor General Guardian of the Person and Estate 01/07/2022 Inventory, Appraisal and/or Record of Value Filed By: Guardian of Person and Estate Friedman, Robyn [414] Inventory, Appraisal, Oath and Verified Record of Value 01/07/2022 Filed by: Guardian of Person and Estate Friedman, Robyn [415] Care Plan if Kathleen June Jones Lives in Nevada; and, in the alternative, Care Plan if Kathleen June Jones Lives in California Budget 01/07/2022 Filed by: Guardian of Person and Estate Friedman, Robyn [416] Proposed Nevada Monthly Budget if Protected Person Lives in Nevada and the Anaheim Property is Sold; and in the Alternative, Proposed Nevada Monthly Budget if Protected Person Lives in Nevada and the Anaheim Property is Rented; and in the Alternative, Proposed California Monthly Budget if Protected Person Lives in California in the Anaheim Property 01/08/2022 Supplement Filed by: Guardian of Person and Estate Friedman, Robyn [417] Supplement to Petition to Relocate the Protected Person to Nevada 01/11/2022 Request Transcript of Proceedings Party: Protected Person Jones, Kathleen June [418] Request for Transcript of Proceedings 01/11/2022 Petition and Request for Enforcement Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [419] PETITION FOR AN ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT; PETITION FOR ATTORNEYS FEES 01/12/2022 Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [420] Petition to Restrict Visitation, Communication and Interaction with the Protected Person Kathleen June 01/12/2022 Findings of Fact, Conclusions of Law and Judgment [421] Findings of Fact, Conclusions of Law, and Order Granting Successor Guardian's Motion to Relocate 01/12/2022 Notice of Non Opposition Filed by: Protected Person Jones, Kathleen June [422] Notice of Non-Opposition 01/13/2022 [423] Order Granting Motion to Withdraw as Counsel of Record - In the Matter of the Guardianship of the Person and Estate of Kathleen June Jones 01/13/2022 Notice of Entry of Order [424] Notice of Entry of Order Granting Motion to Withdraw as Counsel 01/25/2022 Stipulation and Order [425] Stipulation and Order to Move Settlement Funds to Michaelson Law IOLTA then Guardianship Account

01/26/2022 Notice of Entry of Order Filed By: Guardian of Person and Estate Friedman, Robyn [426] Notice of Entry of Order

01/26/2022 Notice

> Filed By: Guardian of Person and Estate Friedman, Robyn [427] Notice of Move of Proposed Protected Person

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01/26/2022 Response Filed By: Objector Jones, Kimberly [428] Response to compel 01/26/2022 Response Filed By: Objector Jones, Kimberly [429] Response to findings of facts and conclusions of law and order regarding visitation 01/26/2022 Response Filed By: Objector Jones, Kimberly [430] Response to petition to restrict visitation, communication and interaction with protected person 01/26/2022 [431] Supplement to Petition to Restrict Visitation, Communication and Interaction with the Protected Person Kathleen June Jones 02/08/2022 Notice of Hearing Filed By: Guardian of Person and Estate Friedman, Robyn [432] Notice of Hearing on Petition for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt; Petition for Attorneys Fees 02/08/2022 Notice of Hearing Filed By: Guardian of Person and Estate Friedman, Robyn [433] Notice of Hearing on Petition to Restrict Visitation, Communication and Interaction with the Protected Person Kathleen June Jones 02/09/2022 Notice of Hearing [434] Notice of Hearing 02/09/2022 Notice of Hearing [435] Notice of Hearing 02/09/2022 Certificate of Service Filed by: Guardian of Person and Estate Friedman, Robyn [436] Certificate of Service 02/09/2022 Certificate of Service Filed by: Guardian of Person and Estate Friedman, Robyn [437] Certificate of Service 02/23/2022 Proof Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [438] Proof of Blocked Account(s) 02/24/2022 Affidavit of Service Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [439] Affidavit of Service 03/03/2022 Petition Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [440] Petition for Advice and Instructions Concerning Using Funds to Pay for Legal Services in California and Petition to Use Funds to Repair Anaheim Property 03/03/2022 Notice of Hearing Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [441] Notice of Hearing On Petition for Advice and Instructions Concerning Using Funds to Pay for Legal Services in California and Petition to Use Funds to Repair Anaheim Property 03/03/2022 🔼 Reply Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [442] Reply to Kimberly Jones Response to Petition to Restrict Visitation, Communication and Interaction with Protected Person Kathleen June Jones 03/03/2022 Reply

### CASE SUMMARY CASE NO. G-19-052263-A

Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [443] Reply to Kimberly Jones Response to Findings of Facts and Conclusions of Law and Order Regarding Visitation, First Annual Accounting, Guardian s Fees, Caretaking Fees, Attorney Fees and Cost and Removal of the Guardian 03/03/2022 Reply Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [444] Reply to Kimberly Jones Response to Petition to Compel Kimberly Jones to Provide Any and All Information and Documentation Related to the Protected Person to the Successor Guardian 03/03/2022 Affidavit of Service Filed By: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [445] Affidavit of Personal Service 03/04/2022 Notice of Hearing [446] Notice of Hearing 03/04/2022 Certificate of Service Filed by: Guardian of Person and Estate Friedman, Robyn; Petitioner Simmons, Donna [447] Certificate of Service 03/04/2022 Ex Parte Petition Filed by: Guardian of Person and Estate Friedman, Robyn [448] EX PARTE PETITION FOR AN ORDER SHORTENING TIME TO HEAR PETITION FOR ADVICE AND INSTRUCTIONS CONCERNING USING FUNDS TO PAY FOR LEGAL SERVICES IN CALIFORNIA AND PETITION TO USE FUNDS TO REPAIR ANAHEIM PROPERTY 03/04/2022 Affidavit of Due Diligence Filed By: Guardian of Person and Estate Friedman, Robyn [449] AFFIDAVIT IN SUPPORT OF EX PARTE PETITION FOR AN ORDER SHORTENING TIME TO HEAR PETITION FOR ADVICE AND INSTRUCTIONS CONCERNING USING FUNDS TO PAY FOR LEGAL SERVICES IN CALIFORNIA AND PETITION TO USE FUNDS TO REPAIR ANAHEIM PROPERTY 03/08/2022 Motion for Extension of Time to Prepare Transcripts [450] June 08, 2021 and January 27, 2022 03/11/2022 Order Shortening Time [451] Order Granting Order Shortening Time 03/11/2022 Notice of Entry Filed By: Guardian of Person and Estate Friedman, Robyn [452] Notice of Entry of Order Granting Ex Parte Petition for An Order Shortening Time to Hear Petition for Advice and Instructions 03/14/2022 Notice of Non Opposition Filed by: Protected Person Jones, Kathleen June [453] Notice of Non-Opposition 03/18/2022 Findings of Fact, Conclusions of Law and Judgment [454] Findings of Fact Conclusions of Law and Order Granting GAL Fees 03/23/2022 NV Supreme Court Clerks Certificate/Judgment - Affirmed [455] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed 03/25/2022 Certification of Transcripts Notification of Completion [456] January 27, 2022 03/25/2022 Transcript of Proceedings [457] January 27, 2022 03/25/2022 Transcript of Proceedings [458] June 08, 2021 03/25/2022 Certification of Transcripts Notification of Completion [459] June 08, 2022

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CASE NO. G-19-052203-A				
03/25/2022	Receipt of Copy [463] January 27, 2022			
03/25/2022	Final Billing of Transcript [464] January 27, 2022			
03/25/2022	Receipt of Copy [465] June 08, 2021			
03/25/2022	Final Billing of Transcript [466] June 08, 2021			
03/30/2022	Order [460] Order on Petition Regarding Instructions Hire Counsel in California Use Funds Repair Anaheim Property			
03/30/2022	Notice of Entry [461] Notice of Entry of Order			
03/31/2022	Notice of Entry [462] Notice of Entry of Order			
04/28/2022	Notice of Appearance Party: Protected Person Jones, Kathleen June [467] Notice of Appearance			
04/28/2022	Notice of Appeal Filed By: Protected Person Jones, Kathleen June [468] Notice of Appeal			
04/28/2022	Case Appeal Statement Filed By: Protected Person Jones, Kathleen June [469] Case Appeal Statement			
05/02/2022	Statement of Legal Aid Representation and Fee Waiver [470] Statement of Legal Aid Representation and Fee Waiver			
	HEARINGS			
10/03/2019	Hearing for Temporary Guardianship (9:00 AM) (Judicial Officer: Marquis, Linda) Matter Heard; See 10/3/19 All Pending Motions			
10/03/2019	Opposition & Countermotion (9:00 AM) (Judicial Officer: Marquis, Linda)  Opposition to Appointment of Temporary Guardian and General 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  Matter Heard; See 10/3/19 All Pending Motions			
10/03/2019	All Pending Motions (9:00 AM) (Judicial Officer: Marquis, Linda)  Matter Heard;  Journal Entry Details:			
	HEARING FOR TEMPORARY GUARDIANSHIPOPPOSITION 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. Attorney Ross Evans, Nevada Bar #11374, present on behalf of Kimberly Jones (daughter). Terri Butler, oldest daughter, present. Court noted the presence of Protected Person (PP) Upon Court's inquiry regarding resolution, Mr. Evans advised he and Mr. Kehoe have a proposed resolution, however he felt Mr. Michaelson's clients and is a large proposed and have been described in and resolution and resolution the latters. PR. and have been described in the latters.			

GUARDIANO OF THE PERSON AND ESTATE AND ISSUANCE OF LETTERS OF TEMPORARY GUARDIANOSHIP; AND COUNTER PETITION FOR APPOINTMENT OF GENERAL GUARDIANOSHIP. Attorney Ross Evans, Nevada Bar #11374, present on behalf of Kimberly Jones (daughter). Terri Butler, oldest daughter, present. Court noted the presence of Protected Person (PP) Upon Court's inquiry regarding resolution, Mr. Evans advised he and Mr. Kehoe have a proposed resolution, however he felt Mr. Michaelson's clients may disagree. Mr. Evans proposed ending the temporary guardianship and revoking the letters. PP and her husband would live together as husband and wife, and as Kimberly has been the attorney-in-fact for PP, she would oversee the financial and healthcare needs of PP, in the best interest of PP. Mr. Evans made statements regarding the sale of the house and getting the proceeds of that sale returned. Mr. Evans advised there is a durable power of attorney, established in 2012 over finances, and a durable healthcare power of attorney, established in 2005. Mr. Evans stated Kimberly did not oversee the sale of the house as PP was living with her husband at the time. The current owner is Mr. Yeoman's son, who is willing to reverse it entirely. Ms. Parra-Sandoval advised she spoke with PP,

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who is able to direct her and tell her who she wants as her guardian. PP had no recollection of transferring her home to anyone, signing a deed, or the sale of the house. PP wants Kimberly Jones to be her guardian if a guardian is necessary, her daughters to care for her, and her husband to live with her. Ms. Parra-Sandoval requested the investigator look into the situation. Mr. Kehoe informed the Court Mr. Yeoman wants to reestablish his relationship with his wife and wants the care of PP to be resolved. He believes outside care is occasionally needed. PP and Mr. Yeoman would share the cost of a caregiver. Mr. Kehoe advised he agreed with the resolution as stated by Mr. Evans. Mr. Kehoe requested a status check on 10/15. Court expressed concern regarding the sale of the house and someone taking advantage of PP, especially since PP didn't know about the sale of the house. Mr. Michaelson advised everyone's goal is to work out a situation, there has been an unwillingness to communicate with the temporary guardians, they have been denied medication, given outdated medication and medication mixed with Mr. Yeoman's medications. Mr. Evans and Mr. Kehoe disagreed and advised they provided the requested information. Argument and discussion regarding medication being locked in the trunk of the car in the garage. Mr. Michaelson advised Kimberly has not returned phone calls. Mr. Michaelson requested temporary guardianship remain in place until a permanent guardian can be appointed, and additionally requested mediation or a settlement conference. Ms. Parra-Sandoval requested temporary guardianship stay in place, and again advised PP wants Kimberly Jones to be her guardian if it is necessary. Court admonished parties regarding the care of PP and warned against misuse of her medication, withholding of information regarding her doctors and other basic healthcare needs. Family members need to set aside their differences and work together for the best interest and protection of PP. Dean Loggins, Kimberly Jones' fiance', made statements in favor of Kimberly being named as guardian. Terri Butler made statements regarding PP's best interests. Argument between counsel regarding PP's care by her husband. Court noted its concern and stated it has not choice but to continue the temporary guardianship until it receives the results of investigation. If allegations are proven to be true, it is a likely court outcome that despite the nomination of guardian, a different person or persons may be appointed. Mr. Michaelson advised Mr. Yeoman is in the process of trying to evict Kimberly and her fiance' that are the caregivers from the home. Mr. Kehoe disagreed and explained the evictions. Court again expressed concern regarding the significant allegations and suitability. Discussion regarding visitation. COURT ORDERED: Temporary Guardianship shall REMAIN in place. Protected Person shall REMAIN where she is with Kimberly Jones providing care until the next hearing. Order extending TEMPORARY GUARDIANSHIP signed in OPEN COURT and shall EXPIRE on 12/3/19. Order returned to Mr. Michaelson for filing, Hearing set for 10/15/19 shall STAND. Supreme Court Guardianship Compliance Officer shall be APPOINTED to investigate the case and get all the applicable documents from the sale of the house. Although a report will not be completed, Investigator shall appear at the hearing to orally report any findings. Mr. Yeoman shall have UNSUPERVISED VISITATION with Protected Person between 8:00 AM and 8:00 PM. A list of medications and any doctor appointments shall be sent to temporary guardians within 48 hours of today's hearing.;

10/15/2019



Citation to Appear (10:00 AM) (Judicial Officer: Marquis, Linda)

Amended Citation to Appear and Show Cause

#### MINUTES

Amended Citation Matter Heard; Journal Entry Details:

AMENDED CITATION TO APPEAR AND SHOW CAUSE Court Clerks: Karen Christensen, Tanya Stengel (ts) Scott Simmons, appeared telephonically. Court noted Investigator was unable to find out information on such a quick turn around. Attorney Michaelson informed the Court, they did not receive information within 48 hours as Ordered at the previous hearing but was given some medical information from Kimberly within the last few days. Attorney Michaelson stated they did not receive anything from Mr. Yeoman's side. Attorney Michaelson stated the need for a General Guardian in order to file an A-Case in regards to Mr. Powell not giving back Protected Person's house. Attorney Parra-Sandoval stated she spoke with Protected Person and she continues to voice her strong preference for Kimberly to be her Guardian and wants to remain in her home that she still believes is hers, Protected Person has no recollection of signing anything regarding gifting her home. Court and Counsel engaged in discussion regarding the sale of the home. Upon inquiry from the Court, Attorney Parra-Sandoval stated Protected Person's signature is on the documents; it is believed that the sale of the home was hidden from the Power of Attorney at the time. Attorney Kehoe made statements regarding the importance of Protected Person and Mr. Yeoman living together. Upon inquiry from the Court, Attorney Kehoe stated Mr. Yeoman does not want to live in the home if Kimberly is living there. Attorney Kehoe made statements regarding the Power of Attorney and further stated the transfer of the home happened 21 months ago and there is no proof that Protected Person was incapacitated at the time. Court stated concerns regarding the sale of Protected Person's home to Mr. Yeoman's son, Mr. Powell, at \$100,000 less than market value and stated further concerns that no documents have been turned over and the house hasn't been given back. Attorney Luszeck made statements about actions taken by Ms. Jones, Power of Attorney, when she found out about the sale of the home. Attorney Luszeck stated reasons why Ms. Jones should be appointed as General Guardian. Attorney Michaelson made statements regarding preference of Ms. Jones as Guardian over Mr. Yeoman; however made statements regarding Ms. Jones suitability as Guardian and her request for \$500 a day to be Protected Person's caregiver. Court and Counsel engaged in discussion regarding Ms. Jones' suitability as Guardian. Court stated it's concerns. Attorney Kehoe made further statements regarding the sale of the home. Attorney Kehoe stated Mr. Powell paid off the \$140,000

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mortgage and the other side has only offered to pay him \$1 for the home to be returned. Court stated further concerns that Attorney Kehoe is not concerned or worried and that Attorney Kehoe stated there is not a contract of sale or any other documents to provide regarding the sale of the home. Court advised Ms. Jones to be proactive regarding the housing situation due to neither her or Protected Person owning the home. Court, Counsel and parties engaged in discussion regarding visitation between Protected Person and Mr. Yeoman. Court clarified the Order is NOT that Mr. Yeoman moves out of the home. Mr. Yeoman voluntarily moved out of the home but is welcome to live there. Court and Counsel further engaged in discussion regarding exchange of medical records for Protected Person and Mr. Yeoman. Court noted if Mr. Yeoman is not willing to provide his medical information to Guardian; she must be present during visitations. COURT ORDERED, Order Appointing Guardian (KIMBERLY JONES) over the Person and Estate shall be APPROVED and GRANTED. Courtroom clerk administered oath to the Guardian IN OPEN COURT. Guardian shall file an INVENTORY within 60 DAYS. Mr. Yeoman shall have SUPERVISED visitation with Protected Person. Mr. Yeoman shall notify Guardian if he will be out of town or unavailable for visitations. Guardian shall notify Mr. Yeoman with information regarding all levels of Protected Person's medical care. A Supreme Court Investigator shall be APPOINTED to investigate this case. The Investigator shall review the entire Adult Protective Services file and obtain Protected Person's medical records. A Financial Forensic Specialist shall be APPOINTED to investigate this case. The Investigator shall review all financial records that pertain to the sale of the property, including Protected Person, Mr. Yeoman, and Mr. Yeoman's son, Dick Powell, and anyone else with ties to that property. Matter CONTINUED to 1/14/20 at 1:30 pm for both Investigation Reports. Matter SET for EVIDENTIARY HEARING/STATUS CHECK 2/20/20 at 1:30 pm. ALL Parties must act and speak to each other in a CIVIL MANNER. Attorney Kehoe shall be considered an interested party and shall be allowed access to the Physician's Certificate. Attorney Luszeck shall prepare and submit an Order.;

11/06/2019

Minute Order (3:30 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11(e), this Court can consider a motion and issue a decision on the papers at any time without a hearing. On November 6, 2019, Mr. Ty Kehoe informed the Court that there is a disagreement among counsel with regard to the language in the Proposed Order from the October 15, 2019 Hearing. Accordingly, Mr. Ty Kehoe shall draft a competing Order. This proposed Order shall be served on all counsel in this matter and submitted to the Department. This Matter shall be set on the Court's Chamber's calendar on November 25, 2019, for review of the competing Orders, and the Court shall make its determination accordingly. No appearance required. A copy of this Minute Order shall be provided to all Parties. CLERK'S NOTE: A copy of this MInute Order was mailed to attorneys at the addresses listed on court records 11/6/19. (kc);

11/25/2019

Status Check (8:30 AM) (Judicial Officer: Marquis, Linda)

Review Competing Orders

12/10/2019

Hearing (9:30 AM) (Judicial Officer: Marquis, Linda)

Petition for Return of Property of Protected Person and Petition for Confirmation to Bring Civil Actions of Behalf of Kathleen June Jones

Granted; See 12/10/19 All Pending Motions

12/10/2019

Opposition (9:30 AM) (Judicial Officer: Marquis, Linda)

Events: 12/06/2019 Opposition to Motion

Rodney G. Yeoman's Opposition to Petition for Return of Property of Protected Person

Denied; See 12/10/19 All Pending Motions

12/10/2019

Opposition (9:30 AM) (Judicial Officer: Marquis, Linda)

Events: 12/06/2019 Opposition to Motion

Rodney Gerald Yeoman's Opposition to Petition for Confirmation to Bring Civil Actions on behalf of Kathleen

June Jones

Denied; See 12/10/19 All Pending Motions

12/10/2019

Hearing (9:30 AM) (Judicial Officer: Marquis, Linda)

Reply in Support of Petition for Return of Property of Protected Person

Granted; See 12/10/19 All Pending Motions

12/10/2019

Hearing (9:30 AM) (Judicial Officer: Marquis, Linda)

Reply in Support of Petition for Confirmation to bring Civil Actions on Behalf of Kathleen June Jones

Matter Heard; See 12/10/19 All Pending Motions

12/10/2019

All Pending Motions (9:30 AM) (Judicial Officer: Marquis, Linda)

MINUTES

Matter Heard;

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Journal Entry Details:

HEARING: PETITION FOR RETURN OF PROPERTY OF PROTECTED PERSON AND PETITION FOR CONFIRMATION TO BRING CIVIL ACTIONS ON BEHALF OF KATHLEEN June JONES...OPPOSITION: RODNEY G. YEOMAN'S OPPOSITION TO PETITION FOR RETURN OF PROPERTY OF PROTECTED PERSON...OPPOSITION: RODNEY GERALD YEOMAN'S OPPOSITION TO PETITION FOR CONFIRMATION TO BRING CIVIL ACTIONS ON BEHALF OF KATHLEEN June JONES...HEARING: REPLY IN SUPPORT OF PETITION FOR RETURN OF PROPERTY OF PROTECTED PERSON...HEARING: REPLY IN SUPPORT OF PETITION FOR CONFIRMATION TO BRING CIVIL ACTIONS ON BEHALF OF KATHLEEN June JONES. COURT CLERKS: Tanya Stengel, Karen Christensen (kc) Attorney Constantina Rentzios, Nevada Bar #13747, appeared on behalf of Protected Person and for attorney Maria Parra-Sandoval. Sonia Jones, Supreme Court Financial Forensic Specialist, present. Protected Person's daughter, Donna Simmons, participated telephonically. Mr. Beckstrom made arguments in support of dogs Nikki and Charlie being gifted to Protected Person. The dogs are essentially chattel and they can't be divided like community property such as real estate. The dogs have been in Mr. Yeoman's possession since October and Protected Person requests the return of her dogs daily. Mr. Kehoe argued both of the dogs are community property. Court noted this is a guardianship case, not a divorce case, and the parties would typically look for an offset or credit. Mr. Kehoe advised Protected Person treated the dogs as if they were also Mr. Yeoman's property, as he also cared for the dogs, Mr. Kehoe advised Mr. Yeoman cared for the dogs for eight years, and Protected Person cannot currently care for the dogs. Mr. Kehoe noted errors and contradictions in the declarations and reply brief, and requested an evidentiary hearing to resolve the matter. Court requested Mr. Michaelson caution Ms. Friedman regarding speaking out in court. Mr. Kehoe made statements regarding making offsets in lieu of keeping the dogs, returning them after Mr. Yeoman's death, or having parties attend mediation. Court noted it does not have jurisdiction over pre-estate planning. Ms. Rentzios advised she read all the pleadings. Protected Person wants her dogs returned and asks about them every day. Protected Person indicated to Ms. Parra-Sandoval she would be willing to share the dogs with Mr. Yeoman if an amicable solution could be found. Ms. Rentzios advised Nikki was a gift to Protected Person. She and Mr. Yeoman did not pay for the dog using community funds. Court inquired whether an evidentiary hearing was needed. Ms. Rentzios stated an evidentiary hearing was not needed. There is no clear dispute as to ownership of the dogs. An evidentiary hearing would be a waste of Protected Person's time and resources. Ms. Rentzios requested the return of the dogs to Protected Person. Court and counsel engaged in further discussion regarding the ownership and gifting of the dogs, and return of the dogs, or at least one dog to PP, until an evidentiary hearing. Court noted it would be a likely court outcome it would accept statements of law and conclusions of law as set forth from Petitioner's Motion and Court would expect a request for attorney fees at the evidentiary hearing. Mr. Beckstrom requested at least one of the dogs be returned to Protected Person pending the outcome of the evidentiary hearing. Mr. Kehoe advised he asked Mr. Yeoman regarding the matter and Mr. Yeoman declined as the dogs have not been separated. Mr. Beckstrom noted there has been no compromise and requested Protected Person at least have Nikki through the holidays until evidentiary hearing. Ms. Rentzios agreed. Mr. Kehoe stated Court recognized due process has not been accomplished. Court clarified it was trying to make a clear record to avoid appeal and further litigation. Ms. Kehoe stated there was no reason to separate the dogs, and requested Mr. Yeoman keep the dogs until the evidentiary hearing. Court noted the dogs have been with Mr. Yeoman for about two months. The dogs will be returned to Protected Person by 5:00 PM tomorrow until evidentiary hearing. Court will make a final determination at the evidentiary hearing. Mr. Michaelson made statements regarding Mr. Yeoman's alleged elder abuse of Protected Person. Mr. Michaelson made additional statements regarding Mr. Yeoman's microchip of the dogs, and requested Court make an order to have the information attached to the microchip changed. Discussion. As to the civil action, Mr. Beckstrom advised Guardian has researched the financial records and found a significant amount of elder abuse and intentional actions to punish Protected Person. Visitation hasn't occurred, the dogs have been kept from Protected Person, and funds have been removed from the account. These matters need to be brought forth in a civil suit. Mr. Beckstrom requested Court allow the filing of a civil suit. Mr. Kehoe argued against a civil suit, in part to running up additional fees. Mr. Kehoe argued Mr. Powell's wife has been brought into the litigation and felt it was additional punishment to his client. Ms. Rentzios advised Protected Person is okay proceeding with the civil litigation, however she does not want to name Mr. Yeoman in the suit. Mr. Beckstrom confirmed he would be named in the suit to protect Protected Person's interests. Court noted Ms. Jones was present in the courtroom. Ms. Jones stated she came to hear the facts of the case today to gain some clarity regarding the home, funds in the account, and the time period involved. Mr. Kehoe made statements regarding supervised visitation with Mr. Yeoman, due to physical constraints. Mr. Kehoe stated he provided a declaration to Guardian's former attorney. Argument and discussion. Court noted matter is not on calendar today and encouraged counsel to continue to work on a resolution. COURT ORDERED: Both dogs, Nikki and Charlie, shall be TEMPORARILY RETURNED to Protected Person no later than 5:00 PM tomorrow (12/13/19). Court shall make a final determination at the Evidentiary Hearing. Future hearings, Investigator's Report, set for 1/14/20 at 1:30 PM, and Evidentiary Hearing, set for 2/20/20 at 1:30 PM shall STAND. Court shall allow up to thirty (30) minutes of argument and discussion regarding the dogs at the Evidentiary Hearing. Counsel may STIPULATE to the entry of documents. Counsel shall make NO opening statements and shall SUBMIT closing briefs regarding the issue of the dogs. Witnesses may appear TELEPHONICALLY, with the prior filing of intent to appear telephonically. Petition for Confirmation to Bring Civil Actions on Behalf of Protected Person shall be GRANTED. Mr. Beckstrom shall submit an Order for Court's signature. Counsel shall provide information as requested to Ms. Jones in order for her to adequately complete a financial forensic investigation.;

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01/14/2020

🔽 Return Hearing (1:30 PM) (Judicial Officer: Marquis, Linda)

Investigation Report

Matter Heard;

Journal Entry Details:

RETURN HEARING FOR INVESTIGATOR'S REPORT Court Clerks: Karen Christensen, Tanya Stengel (ts) LaChasity Carroll, Supreme Court Guardianship Compliance Officer. Donna Simmons appeared telephonically. Counsel stated they reviewed the investigator's report. Ms. Carroll stated she is still waiting for some medical records. Attorney Michaelson requested the Court admonish the parties to continue to cooperate with the investigators. Attorney Beckstrom gave the status of the A-Case. Attorney Beckstrom stated the dogs were returned to Protected Person days late and not in compliance with the Court's Order but they were returned. Court and Counsel engaged in discussion regarding the role of the investigation and the investigator's role in the case. Attorney Parra-Sandoval made statements regarding visitation with Protected Person. Attorney Parra-Sandoval stated things have been getting better; the visitations are scheduled between the parties and supervised. Attorney Kehoe stated Guardian is only allowing supervised visits for one hour a day. Court, Counsel and parties engaged in further discussion regarding visitation and communication. Court noted parties can stipulate to using Talking Parents but it is not being Ordered. Court and Counsel engaged in discussion regarding Evidentiary Hearing issues and Discovery. Court stated DISCOVERY IS OPEN. The investigation is separate from Discovery. Attorney Michaelson stated Attorney Kehoe has not turned over all documents requested and the Guardian does not have access to the Protected Person's accounts but the husband still has access to them. Attorney Michaelson stated Guardian does not know where the accounts are. COURT ORDERED, the following: All parties shall continue to operate in GOOD FAITH with the investigators. Attorney Kehoe shall provide a list of ALL ACCOUNTS, including bank accounts (checking and savings), investments, retirement accounts and ALL account numbers WITHIN 7 DAYS in WRITING to Attorney Parra-Sandoval, Attorney Michaelson and the Guardian. Sonja Jones, Financial Forensic Specialist, Guardianship Compliance Officer shall have the AUTHORITY to look into the FINANCES of Protected Person's Son in Law, RICHARD POWELL and husband, RODNEY GERALD YEOMAN. Evidentiary Hearing set for 2/20/20 at 1:30 pm regarding the Return of Property (dogs) shall STAND.;

02/07/2020

Minute Order (7:30 AM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. At the October 15, 2019 hearing, the Court ordered that Kimberly Jones shall be appointed as the Guardian over the Person and Estate of the Protected Person in this matter. The Court ordered the Guardian to file an Inventory within 60 days. The Court set a Status Check for February 20, 2020 at 1:30 p.m. to determine if an Evidentiary Hearing was needed in this matter. On December 10, 2019, the Court held a Hearing on the Petition for Return of Property of Protected Person and related matters. At this hearing, the Court ordered that it would make the final determination as to the issue of the Return of Property of the Protected Person at the Evidentiary Hearing on February 20, 2020, On February 4, 2020, the Court received a Stipulation and Order resolving the issue of the Petition for Return of Property of Protected Person. The Court signed this Order, and it was filed on February 7, 2020. There are no unresolved issues remaining in this matter. The Court orders stand. Accordingly, the Evidentiary Hearing on February 20, 2020 SHALL be vacated. A copy of this minute order shall be provided to all Parties. CLERK'S NOTE: A copy of this Minute Order was mailed to parties at the address(es) listed in court records 2/7/20. (kc);

02/13/2020

Hearing (10:00 AM) (Judicial Officer: Marquis, Linda)

Petition for Payment of Guardian's Atty's Fees and Costs

Matter Heard; See All Pending Entry 2/13/20

02/13/2020

**M** Objection (10:00 AM) (Judicial Officer: Marquis, Linda)

Protected Person's Objection to Petition for Payment of Guardian's attorneys Fees and Cost Matter Heard; See All Pending Entry 2/13/20

02/13/2020

Hearing (10:00 AM) (Judicial Officer: Marquis, Linda)

Reponse to Petition for Payment of Guardian's Attorney's Fees and Costs Filed 01/15/2020

Matter Heard; See All Pending Entry 2/13/20

02/13/2020

Hearing (10:00 AM) (Judicial Officer: Marquis, Linda)

Omnibus Reply to the Response and Objection to the Petition for Payment of Guardian's Attorney Fees and Costs Matter Heard; See All Pending Entry 2/13/20

02/13/2020

All Pending Motions (10:00 AM) (Judicial Officer: Marquis, Linda)

Under Advisement:

Journal Entry Details:

PETITION FOR PAYMENT OF GUARDIAN'S ATTORNEY'S FEES AND COSTS COURT CLERKS: Karen

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Christensen, Blanca Madrigal (mb). Attorneys, James Beckstrom, Ross Evans, and Laura Deeter, also present in court. Donna Simmons and Robyn Friedman present by telephone. Discussion regarding payment of guardian's fees and costs from the estate. The Notice of Intent was filed on January 15th. Mr. Evans argued the Guardian was unemployed, relocated to care for the Protected Person, and there was no opposition to the guardianship in general; an opposition was filed as to the temporary guardianship only. Mr. Beckstrom acknowledged a guardianship was necessary, and Guardian was providing excellent care for the Protected Person; however, Mr. Beckstrom argued against payment of attorney fees. Ms. Parra-Sandoval argued against payment of fees and costs from the estate, and had no objection to payment of fees after the filing of the Notice of Intent; however, she objected to undecipherable entries. The Court finds Notice was not given at the onset and asked counsels if she had discretion to grant fees from the estate under the statute. Ms. Parra-Sandoval noted the statute was silent and requested the Court provide a written opinion if the Court grants fees; based on the lack of notice of intent. Ms. Deeter stated that the issue with the investigators fell off the radar, and requested the Court set the matter for a status check on 3/17/2020. No objection by either counsel. COURT ORDERED: 1) The Court will allow fees after January 15th; the Court will review the entries after the same date and issue a written decision. The Court believes the statute does not give this Court jurisdiction and requires the filing of a Notice at the onset. The Court did not know Guardian needed fees at the onset. The Guardian was a successor guardian on a temporary guardianship and ultimately made the permanent guardian; therefore, attorney's fees post-January 15th are appropriate, subject to Ms. Parra-Sandoval's specific objections; 2) Matter set for STATUS CHECK on Investigative Reports on 3/17/2020 at 9:30 AM.;

02/20/2020

CANCELED Evidentiary Hearing (1:30 PM) (Judicial Officer: Marquis, Linda)

Vacated - per Stipulation and Order Evidentiary Hearing/Status Check

03/02/2020

Status Check (8:30 AM) (Judicial Officer: Marquis, Linda)

Review pleadings after 1/15 and issue a written Order

Matter Continued; Journal Entry Details:

Per Minute Order, COURT ORDERED, matter CONTINUED placed on the Chambers Calendar for March 16, 2020.;

03/02/2020

Minute Order (2:30 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. This matter was placed on the Court's Chamber's Calendar to issue a Written Order. Accordingly, this matter shall be continued to March 16, 2020 at 8:30 a.m. on the Court's Chamber's Calendar. No appearances necessary. A copy of this minute order shall be provided to all Parties. (ap);

03/13/2020

Minute Order (3:15 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A The hearing scheduled for March 17, 2020 at 9:30 a.m. has been continued to April 3, 2020 at 9:00 a.m. The Eighth Judicial District Chief Judge Linda Bell has issued Administrative Order 20-01 which suspends all non-essential District Court Hearings and requires hearings to be conducted by video or telephone. Further, Judge Bell has ordered that Protected Persons SHALL NOT appear in court. That means, the person who is subject of the guardianship CANNOT come to court. Instead, the Protected Person or Proposed Protected Person may appear by telephone. Family, attorneys, and parties are STRONGLY ENCOURAGED to stay at home and appear by telephone. In order to decrease the risk and spread of the CoVID-19 worldwide pandemic, the Court encourages all parties and attorneys to appear for scheduled hearing by telephone. The attached Notice of Telephone Appearance form can be filed online at: http://www.clarkcountycourts.us/departments/clerk/electronic-filing/ or can be faxed to Department B at (702)385-1583. The form advises the Court of the telephone number at which you can be reached for the Court hearing. If you have any questions or need any additional information, please contact the Self Help Center at flshcinfo@lacsn.org. The Self Help Center will provide assistance remotely to you. CLERK'S NOTE: A copy of this Minute Order was mailed to parties at the addresses listed in court records 3/13/20. (kc);

03/16/2020

CANCELED Status Check (8:30 AM) (Judicial Officer: Marquis, Linda)

Vacated - per Order

04/02/2020

Minute Order (8:00 AM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A The Hearing scheduled

### CASE SUMMARY CASE NO. G-19-052263-A

for April 3, 2020 at 9:00 a.m. has been continued to April 15, 2020 at 11:00 a.m. The Eighth Judicial District Chief Judge Linda Bell has issued Administrative Order 20-01 which suspends all non-essential District Court Hearings and has ordered non-essential District Court Hearings to be conducted by video or telephone. Further, Judge Bell has ordered that Protected Persons SHALL NOT appear in court. That means, the person who is subject of the guardianship CANNOT come to court. Instead, the Protected Person or Proposed Protected Person may appear by telephone. Family, attorneys, and parties are STRONGLY ENCOURAGED to stay at home and appear by telephone. In order to decrease the risk and spread of the CoVID-19 worldwide pandemic, the Court encourages all parties and attorneys to appear for scheduled hearing by telephone. The attached Notice of Telephone Appearance form can be filed online at

http://www.clarkcountycourts.us/departments/clerk/electronic-filing/ or can be faxed to Department B at (702) 385-1583. The form advises the Court of the telephone number at which you can be reached for the Court hearing. If you have any questions or need any additional information, please contact the Self Help Center at flshcinfo@lacsn.org. The Self Help Center will provide assistance remotely to you. CLERK'S NOTE: A copy of the Minute Order was e-mailed to parties at the e-address(es) listed on court records 4/2/2020. (ts);

04/15/2020 **Motion for Protective Order** (11:00 AM) (Judicial Officer: Marquis, Linda)

Motion for Protective Order

Granted in Part; SEE ALL PENDING 4/15/20

04/15/2020 **Motion for Protective Order** (11:00 AM) (Judicial Officer: Marquis, Linda)

Robyn Friedman and Donna Simmons' Joinder to Kimberly Jones' Motion for Protective Order

Matter Heard; SEE ALL PENDING 4/15/20

04/15/2020 **Hearing** (11:00 AM) (Judicial Officer: Marquis, Linda)

Petition for Approval of Attorney's Fees and Costs and Request to enter a Judgment against the Real Property of

the Estate

Granted in Part; SEE ALL PENDING 4/15/20

04/15/2020 **Opposition** (11:00 AM) (Judicial Officer: Marquis, Linda)

Opposition to Motion for Protective Order

Matter Heard; SEE ALL PENDING 4/15/20

04/15/2020 **Hearing** (11:00 AM) (Judicial Officer: Marquis, Linda)

Kimberly Jones' Reply in Support of Motion for Protective Order

Matter Heard; SEE ALL PENDING 4/15/20

04/15/2020 | **Objection** (11:00 AM) (Judicial Officer: Marquis, Linda)

Events: 03/04/2020 Objection

Kathleen June Jone's Objection to Petition for Approval of Attorneys Fees and Costs and Request to Enter a

Judgment Against the Real Property of the Estate

Matter Heard: SEE ALL PENDING 4/15/20

04/15/2020 Hearing (11:00 AM) (Judicial Officer: Marquis, Linda)

Reply in Suppoirt of Motion for Protective Order

Matter Heard; SEE ALL PENDING 4/15/20

04/15/2020 **Opposition** (11:00 AM) (Judicial Officer: Marquis, Linda)

Opposition To Friedman And Simmons Petition For Approval Of Attorney s Fees And Costs And Request To Enter A Judgment Against The Real Property Of The Estate; And Joinder To Kathleen June Jones Objection

Matter Heard; SEE ALL PENDING 4/15/20

04/15/2020 Hearing (11:00 AM) (Judicial Officer: Marquis, Linda)

Response to (1) Kathleen June Jones' Objection to Pretition for Approval of Attorneys' Fees and Costs and Request to Enter a Judgment Against the Real Property of the Estate; (2) Response to Kimberly Jones' Joinder to Objection to Friedman and Simmons' Petition for Approval of Attorneys' Fees and Costs and Request to Enter a Judgment Against the Real Property of the Estate and (3) Response to Joinder to Opposition to Petition for Approval of Attorney's Fees and Costs and Request to Enter a Judgment Against the Real Property of the Estate

Filed by Rodney Gerald Yeoman

Matter Heard; SEE ALL PENDING 4/15/20

04/15/2020 **Petition** (11:00 AM) (Judicial Officer: Marquis, Linda)

Payment of Guardians's Attorney Fees and Costs; and Petition to Withdraw as Counsel for Guardian

Granted in Part; SEE ALL PENDING 4/15/20

04/15/2020 All Pending Motions (11:00 AM) (Judicial Officer: Marquis, Linda)

Matter Heard;

Journal Entry Details:

MOTION FOR PROTECTIVE ORDER... ROBYN FRIEDMAN AND DONNA SIMMONS' JOINDER TO KIMBERLY JONES' MOTION FOR PROTECTIVE ORDER... OPPOSITION TO MOTION FOR PROTECTIVE

### CASE SUMMARY CASE NO. G-19-052263-A

ORDER... KIMBERLY JONES' REPLY IN SUPPORT OF MOTION FOR PROTECTIVE ORDER... REPLY IN SUPPORT OF MOTION FOR PROTECTIVE ORDER... PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE... KATHLEEN June JONES' OBJECTION TO PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE... OPPOSITION TO FRIEDMAN AND SIMMONS PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE; AND JOINDER TO KATHLEEN June JONES' OBJECTION... RESPONSE TO (1) KATHLEEN June JONES' OBJECTION TO PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE; (2) RESPONSE TO KIMBERLY JONES' JOINDER TO OBJECTION TO FRIEDMAN AND SIMMONS' PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE AND (3) RESPONSE TO JOINDER TO OPPOSITION TO PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE FILED BY RODNEY GERALD YEOMAN Court Clerks: Karen Christensen, Tanya Stengel (ts) Donna Simmons, Robyn Friedman, and Attorney Ross appeared telephonically. All other parties appeared via BlueJeans. Court noted Petition for Removal of Guardian was filed yesterday and two dates were given in error. Court stated the hearing set for 5/6/20 does not give enough time for replies and objections and so that hearing shall be vacated; the 5/20/20 date shall stand. Court noted it is prepared to rule based on the pleadings. Court inquired whether or not there were any further arguments that needed to be made. Attorney Michaelson made statements regarding the back and forth history of the case and the costs related to this case. Attorney Beckstrom made statements regarding the Protective Order being unnecessary and made reference to the cost of the case. Attorney Ross made statements regarding Attorney s Fees and requested to withdraw as Attorney of record for Kimberly Jones. Attorney Sylvester made statements regarding clarification on interested parties as to discovery. Attorney Kehoe pointed out to the Court that the investigator, Ms. Jones, was not on the call and had been present for past hearings. Court noted Ms. Jones written report was filed and very detailed; her presence was not needed for today s hearing. Attorney Deeter made statements regarding Attorney Sylvester's request for clarification about parties in regard to discovery. Attorney Deeter argued that his clients should be considered parties to the case. Attorney Deeter made further statements regarding Evidentiary Hearing issues and discovery. Attorney Michaelson replied to arguments regarding his Attorney s Fees. Attorney Parra-Sandoval replied to Attorney Michaelson's argument. The Court commented on interested parties according to the statute. Court noted the statute states all family members within two degrees of consanguinity as well as other people are considered parties to the case but may not necessarily be considered interested parties as to the litigation. Court made further statements regarding whether or not Temporary Guardians relieved of their duties would be considered interested parties to the litigation. Court stated a definite answer could not be given without additional briefing. Attorney Beckstrom made statements regarding this issue being addressed in the Objection to the Petition for Removal of Guardian that was recently filed. Court and Counsel engaged in discussion. Court advised Counsel to include in their replies or responses to the Petition who should be considered an interested party for purposes of discovery. COURT ORDERED, the following: Motion for Protective Order shall be GRANTED IN PART. Attorney Michaelson: Petition for Approval of Attorney's Fees and Costs and Request to Enter a Judgment against the Real Property of the Estate shall be GRANTED IN PART. Petition to Withdraw as Counsel for Guardian shall be APPROVED and GRANTED. Attorney Ross: Payment of Guardian's Attorney Fees and Costs shall be GRANTED IN PART. Prevailing Parties Attorney's shall prepare and submit Orders ELECTRONICALLY as a modifiable form so the Court can include additional findings and exact amount of fees. Hearing set on 5/6/20 at 10:00 am shall be VACATED. Hearing set on 5/20/20 at 9:00 am shall STAND.;

05/06/2020

CANCELED Hearing (10:00 AM) (Judicial Officer: Marquis, Linda)

Vacated

Petition for Removal of Guardian and for Return of Protected Person's Property

05/20/2020

Citation (9:00 AM) (Judicial Officer: Marquis, Linda)

Petition to Remove Guardian and Return of Protected Person's Property

Denied: SEE ALL PENDING 5/20/20

05/20/2020

Opposition (9:00 AM) (Judicial Officer: Marquis, Linda)

Kimberly Jones s Opposition To Rodney Gerald Yeoman s Petition For Removal Of Guardian And For 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

Denied in Part; SEE ALL PENDING 5/20/20

05/20/2020

Hearing (9:00 AM) (Judicial Officer: Marquis, Linda)

Reply to Oppositions Re Petition for Removal of Guardian and for Return of Protected Person's Property Matter Heard; SEE ALL PENDING 5/20/20

05/20/2020

Petition for Approval (9:00 AM) (Judicial Officer: Marquis, Linda)

Refinance Real Property of the Protected Person Granted in Part; SEE ALL PENDING 5/20/20

## CASE SUMMARY CASE NO. G-19-052263-A

05/20/2020 **Hearing** (9:00 AM) (Judicial Officer: Marquis, Linda)

Reply to Robyn Friedman's and Donna Simmons' Opposition RE Petition for Removal of Guardian and for Return of Protected Person's Property and Opposition to Petition for Sanctions

Matter Heard; SEE ALL PENDING 5/20/20

05/20/2020 **Hearing** (9:00 AM) (Judicial Officer: Marquis, Linda)

Response to Petition for Approval to Refinance Real Property of the Protected Person

Matter Heard; SEE ALL PENDING 5/20/20

05/20/2020 All Pending Motions (9:00 AM) (Judicial Officer: Marquis, Linda)

#### MINUTES

Matter Heard;

Journal Entry Details:

CITATION REGARDING PETITION FOR REMOVAL OF GUARDIAN AND FOR RETURN OF PROTECTED PERSON'S PROPERTY... KIMBERLY JONES' OPPOSITION TO RODNEY GERALD YEOMAN'S PETITION FOR REMOVAL OF GUARDIAN AND FOR 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... HEARING REGARDING REPLY TO OPPOSITIONS REGARDING PETITION FOR REMOVAL OF GUARDIAN AND FOR RETURN OF PROTECTED PERSON'S PROPERTY...HEARING REGARDING REPLY TO ROBYN FRIEDMAN'S AND DONNA SIMMONS' OPPOSITION REGARDING PETITION FOR REMOVAL OF GUARDIAN AND FOR RETURN OF PROTECTED PERSON'S PROPERTY AND OPPOSITION TO PETITION FOR SANCTIONS... PETITION FOR APPROVAL REGARDING REFINANCE REAL PROPERTY OF THE PROTECTED PERSON... HEARING REGARDING RESPONSE TO PETITION FOR APPROVAL TO REFINANCE REAL PROPERTY OF THE PROTECTED PERSON Court Clerks: Karen Christensen, Tanya Stengel (ts) All parties appeared via BlueJeans. Court and Counsel engaged in discussion regarding the Petition to Remove Guardian. Attorney Parra-Sandoval stated they filed a Joinder to Kimberly Jones' Opposition; Protected Person has not changed her preferences on this matter and still wants Kimberly to remain as her Guardian. Attorney Michaelson stated they do not agree that Kimberly should be removed as Guardian. Attorney Beckstrom stated they filed an Opposition to the Petition and further stated the allegations are false. Attorney Beckstrom stated the Investigator found no wrong doings; all other issues were previously addressed by the Court and denied. Attorney Beckstrom further stated the Petition has no merit and stated Mr. Yeoman would not be a suitable Guardian. Attorney Deeter stated the Guardian removed \$5,000.00 and only put it back when it was found through the investigation. Attorney Deeter made further statements regarding the safety deposit box not being listed on the inventory, the refinance Petition, the Guardian not properly managing the estate, and the Guardian not being suitable. Attorney Deeter stated the matter should be set for Evidentiary Hearing. Attorney Deeter further stated Mr. Yeoman had everything taken away from him and is fighting to be in Protected Person's life and only wants her interests protected. Attorney Kehoe stated concerns about the late filing of the Joinder and further stated the signature blocks were not signed by Robyn or Donna. Attorney Kehoe further stated concerns regarding Kimberly not adequately sharing information as previously Ordered by the Court. Attorney Kehoe made further statements regarding Kimberly's suitability as Guardian. Court, Counsel, and parties engaged in discussion regarding the Petition for Approval to Refinance Real Property. Court noted concerns regarding the \$20,000.00 estimate and inquired whether or not Kimberly's boyfriend, Dean, is a Licensed Contractor. Court further inquired whether or not the estimated cost is appropriate and reasonable for the renovations. Court stated all parties agree there should be a refinance and the property requires renovation. Attorney Beckstrom stated it has been difficult to get estimates and exact interest rates right now but they put together the best one they could from a loan company. Attorney Beckstrom further stated Dean has an extensive background in construction and would be doing the work at no cost; the estimate is for purchasing materials only. Attorney Beckstrom further stated Protected Person is out of money and costs are a major concern; Protected Person trusts Dean and wants him to do the work on the home. Attorney Parra-Sandoval stated Protected Person is not opposing the refinance and supports Kimberly's actions. Attorney Parra-Sandoval further stated there should not be any unnecessary restrictions imposed on Kimberly to renovate the house and Protected Person wants Dean to help with it. Court reviewed the damages and repairs and stated based on the pictures, some repairs may require a Licensed Professional to do some of the work. Attorney Michaelson made statements regarding an inspection being absolutely necessary. Kimberly made statements regarding her not being opposed to calling in a Plumber or a Professional. Kimberly stated it is a basic remodel and requested the Court not put her in a position of responsibility and then tie her hands. Attorney Deeter stated she agrees with Attorney Michaelson's clients and made statements regarding the liability of the estate if something were to happen. Attorney Deeter stated a Licensed Contractor needs to complete the work so the estate is not sued. Court noted concerns with the proposed plan or lack of plan for the remodel. Court noted the concern is not regarding Dean painting the walls but stated this is more than a simple remodel as there are missing appliances, structural issues, and holes going to the outside of the house. Court stated it does not want to micro-manage the remodel but Professionals need to be used where Professionals are required. Court suggested an Inspector go into the home and identify the issues/repairs that need to be done, which would offer all parties a roadmap of what needs to be done to move forward. Court suggested parties then come up with a plan on what items require a Professional and what items can be done by Dean. Upon inquiry from the Court, Counsel stated

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no objections. Attorney Michaelson requested the Inspector and/or Professional Contractors hired have no relation to Kimberly. Court and Counsel engaged in discussion regarding having a Licensed Contractor versus a Licensed Inspector go into the home. Court stated an Inspector does not have a financial interest but a Contractor would have an interest in the outcome. Attorney Kehoe made statements regarding the statute requiring setting a maximum interest rate on the refinancing. Court and Counsel engaged in discussion regarding the interest rate. Attorney Beckstrom requested the Court to approve 3.5% interest rate. Attorney Kehoe requested the interest rate be set at 6%. Upon inquiry from the Court, there were no objections to setting the interest rate at 6%. Court informed Counsel that the Petition for Fees, Removal of Temporary Guardians, and the interested parties issues are being addressed in the Written Order. Attorney Kehoe informed the Court that Guardian no longer wanted the male dog and he is now in the possession of Mr. Yeoman. Attorney Kehoe wanted to clarify that this was permanent possession and ownership. Court advised Attorney Kehoe to submit a Stipulation and Order. COURT ORDERED, the following: Petition for Removal of Guardian and for Return of Protected Person's Property shall be DENIED. Attorney Beckstrom shall prepare and submit an Order electronically. Countermotion for Sanctions shall be DENIED. Attorney Beckstrom shall prepare and submit an Order electronically. Petition for Approval to Refinance Real Property of the Protected Person shall be GRANTED IN PART. An INSPECTOR from CALIFORNIA shall be allowed to inspect the home and identify all of the issues. The final report shall be sent to the Court for review. Court will provide a copy to Counsel if necessary. All work required to be completed by a Licensed Professional shall be completed by a Licensed Professional. Kimberly's boyfriend, Dean shall be allowed to complete work, NOT REQUIRED by a Licensed Professional, AT NO COST to the Estate EXCEPT for Materials. Attorney Michaelson shall prepare and submit an Order electronically. Matter set on CHAMBER'S CALENDAR 7/20/20 at 8:30 am to review the INSPECTION REPORT.:

07/15/2020

CANCELED Motion (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne)

Vacated

Motion Pursuant to E.D.C.R 2.24, N.R.C.P. 52, 59 and 60 Regarding the Decision and Order Entered on May 21, 2020

07/15/2020

CANCELED Opposition (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne)

Vacated

Kimberly Jones's Opposition to the Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Decision and Order entered on May 21, 2020 and Counter-Motion to Transfer to Chambers Calendar Without Oral Argument

07/20/2020

Status Check (8:30 AM) (Judicial Officer: Marquis, Linda)

Review of Inspector's report (inspection of the property for necessary repairs) No appearance required Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A This matter was placed on the Court's Chamber's Calendar for July 20, 2020 at 8:30 a.m. for the Review of the Inspector's Report (Inspection of the Real Property). The Inspector's Report was received on July 20, 2020, and reviewed by the Court. A copy of this Minute Order shall be provided to all parties. CLERK'S NOTE: A copy of this Minute Order was mailed to parties at the addresses listed in court records 7/22/20. (kc);

07/31/2020

Minute Order (12:40 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A The Court notes that there is a Hearing on August 6, 2020 at 12:30 p.m. for the Motion Pursuant To E.D.C.R. 2.24, N.R.C.P. 52, 59 And 60 Regarding The Decision And Order Entered On MAY 21, 2020; Kimberly Jones Opposition To Motion Pursuant To EDCR 2.24, NRCP 52, 59, AND 60, Regarding The Decision And Order Entered On 5-21-20 And Countermotion To Transfer To Chambers Calendar Without Oral Argument; Reply To Opposition To Motion Pursuant To EDCR 2.24, NRCP 52, 59, AND 60, Regarding The Decision And Order Entered On 5-21-20. In addition, there is a Hearing set for August 12, 2020 at 9:30 a.m. for Motion to Consolidate; Kimberly Jones s Motion for Order Quieting Title, Directing Execution of Deed, And/Or in the Alternative Petition for Instruction and Advice; Opposition to Motion to Consolidate; Opposition to Kimberly Jones s Motion for Order Quieting title, Directing Execution of Deed, and/or In the Alternative Petition for Instruction and Advice; Kimberly Jones s Reply to Support of Motion for Order Quieting Title, Directing Execution of Deed, and or in the Alternative Petition for Instruction and Advice; Kimberly Jones Reply In Support of Motion to Consolidate. Pursuant to the Notice of Appeal filed on June 26, 2020, the hearings set for August 6, 2020 at 12:30 p.m. and August 12, 2020 at 9:30 a.m. are VACATED. Consistent with Huneycutt v. Huneycutt, 94 Nev. 79, 575 P.2d 585 (1978), a Motion will be necessary for the Supreme Court to ascertain which Motions are viable for the District Court to hear pending the decision of the Appeal. A copy of this Minute Order shall be provided to all parties. CLERK'S NOTE: A copy of the Minute Order was e-mailed to parties at the e-mail address(es) listed on court records 7/31/2020. (ts);

08/06/2020

CANCELED Hearing (12:30 PM) (Judicial Officer: Steel, Cynthia Dianne)

Vacated

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Reply to Opposition to Motion Pursuant to E.D.C.R 2.24, N.R.C.P. 52, 59 And 60 Regarding the Decision and Order Entered on May 21, 2020

08/06/2020 CANCELED Opposition (12:30 PM) (Judicial Officer: Marquis, Linda)

Vacated

08/06/2020 CANCELED Motion (12:30 PM) (Judicial Officer: Marquis, Linda)

Vacated

08/12/2020 CANCELED Motion to Consolidate (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne)

Vacated

Motion to Consolidate

CANCELED Motion (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne) 08/12/2020

Vacated

Kimberly Jones's Motion for Order Quieting Title, Directing Execution of Deed, And/or in the Alternative

Petition for Instruction and Advice

CANCELED Opposition (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne) 08/12/2020

Vacated

Opposition to Motion to Consolidate

08/12/2020 CANCELED Opposition (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne)

Opposition to Kimberly Jones's Motion for Order Quieting Title, Directing Execution of Deed, and/or in the

Alternative Petition for Instructions and Advice

08/12/2020 CANCELED Hearing (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne)

Vacated

Kimberly Jones's Reply to Support of Motion for Order Quieting Title, Directing Execution of Deed, and/or in

the Alternative Petition for Insturctions and Advice

08/12/2020 CANCELED Hearing (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne)

Vacated

Kimberly Jones Reply in Support of Motion to Consolidate

09/17/2020 Motion to Rehear (10:00 AM) (Judicial Officer: Marquis, Linda)

Motion for Status Check to Reset Vacated Hearing Date

Approved and Granted:

Journal Entry Details:

MOTION FOR STATUS CHECK TO RESET VACATED HEARING DATE Patrick McDonnell, Nevada Bar #13188, appeared via BlueJeans on behalf of Donna Simmons and Robyn Friedman. All other parties also appeared via BlueJeans. Court noted the Minute Order issued 7/31/20 vacating future hearings was issued by Senior Judge Steel in the Court's absence. Upon inquiry from the Court, Counsel stated no objections to resetting the hearing. Attorney Beckstrom stated there was an Appeal filed by Mr. Yeoman; however, it has now been rendered Moot due to Mr. Yeoman passed away a few weeks ago. Attorney Beckstrom made further statements regarding pending issues. Upon inquiry, Attorney Deeter stated an Estate has not yet been opened but they are in the process of doing that. Attorney Deeter stated parties are participating in a Settlement Conference for the Civil Litigation at the end of September and there may be a resolution. Attorney Michaelson made statements regarding the lack of communication from the Guardian; they just found out this morning that Mr. Yeoman passed away. Attorney Michaelson requested the Court have parties communicate through Family Wizard or Talking Parents. Court made statements to the parties about the importance of setting differences aside and communicating with each other. Court stated it will issue stricter Orders if necessary which will give parties no ability to use their own judgment. Court and Counsel engaged in discussion regarding communication, visitation, and Family Mediation Center (FMC). Attorney Beckstrom stated his objection to FMC and further stated Protected Person has a very strong stance on the issue about her daughters trying to dictate her life. Attorney Beckstrom requested an Evidentiary Hearing regarding visitation to allow Protected Person to voice her opinion on the issue. Court stated it was under the impression visitation was just a scheduling issue. Attorney Parra-Sandoval stated Protected Person did not find out about the death of her husband until one week later and Attorney Parra-Sandoval stated she was the one who had to tell her. Attorney Parra-Sandoval further stated Protected Person doesn't want a visitation schedule and is willing to tell the Court what her wishes are. Court and Counsel engaged in further discussion regarding visitation. Attorney Parra-Sandoval requested a Petition for Visitation be filed so she can further discuss it with Protected Person. Attorney Michaelson inquired whether or not Protected Person is still in Nevada. Court and Counsel engaged in discussion. Court stated it would be upset if Protected Person was moved out of the state without the Court's permission and requested Attorney Beckstrom speak with the Guardian about the issue. Statements made by Ms. Simmons and Ms. Friedman. COURT ORDERED, the following: Motion to Reset Vacated Hearing shall be APPROVED and GRANTED. Matter shall be SET 10/7/20 at 9:00 am. Attorney Deeter shall file a Suggestion of Death for Rodney Yeoman.;

10/07/2020 Status Check (9:00 AM) (Judicial Officer: Marquis, Linda)

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(Cont from 9/17/20)

Matter Heard;

Journal Entry Details:

STATUS CHECK COURT CLERKS: Tanya Stengel, Karen Christensen (kc) Attorneys Maria Parra-Sandoval, John Michaelson, Ty Kehoe, Laura Deeter, Matthew Piccolo, and James Beckstrom appeared via BlueJeans video conference. Donna Simmons, Robyn Friedman and her husband, Dick Powell also appeared via BlueJeans. Court reviewed the pleadings on file, and inquired if the issue regarding signature for refinance was moot or still unresolved. Mr. Beckstrom responded the matter is now MOOT with the passing of Mr. Yeoman. Court noted it was prepared to make a decision today regarding Mr. Yeoman's Motion pursuant to 2.24, 52, 59, 60, regarding decision ordered 5/21/20, without further arguments. Ms. Deeter advised a procedural issue may delay a decision, in that an estate is not yet opened for Mr. Yeoman. Ms. Deeter stated it is expected to be opened in the next couple of weeks, however there is no one technically authorized to take action regarding the estate at this time. If an administrator is named, the matter would be moot. Court noted a Suggestion of Death was filed yesterday. Court noted the Motion asked for reconsideration and re-argues many of the issues that were already argued. Argument and discussion regarding Ms. Jones' Motion to Consolidate. Court noted it did not review the pleadings in the civil case, and while it was understandable counsel would want to consolidate cases, Court stated it would not be inclined to do that. Court noted the concern regarding jurisdiction and informed counsel it regularly covers civil and criminal matters for colleagues. Court addressed other jurisdictional issues and also addressed its inability to consolidate cases not within the family court guardianship division, as that would come from the chief judge. Mr. Kehoe stated he filed a stay pending appeal if the motion was denied. Mr. Beckstrom and Mr. Michaelson opposed a stay; Ms. Parra-Sandoval deferred to Court's decision. Mr. Kehoe responded. COURT ORDERED: Motion Pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60 Regarding Decision and Order Entered 5/21/20 shall be DENIED as it does not raise any new issues. Ms. Jones' Motion to Consolidate shall be DENIED. Mr. Kehoe's Petition for a STAY pending appeal shall be DENIED.;

12/17/2020

### CANCELED Hearing (3:00 PM) (Judicial Officer: Marquis, Linda)

Vacated - per Stipulation and Order

Motion Pursuant to E.D.C.R 2.24, N.R.C.P 52.59 and 60 Regarding the Order Re Motion for Reconsideration entered on October 27, 2020

01/21/2021

### Opposition & Countermotion (9:30 AM) (Judicial Officer: Marquis, Linda)

Opposition to Motion pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60, regarding the Order re Motion for Reconsideration entered on October 27, 2020; Counter-Petition for Removal of Rodney Gerald Yeoman Form the Guardianship Proceedings; and Motion for Sanctions

Granted in Part; SEE ALL PENDING 1/21/21

01/21/2021

### Hearing (9:30 AM) (Judicial Officer: Marquis, Linda)

Motion Pursuant to E.D.C.R 2.24, N.R.C.P 52.59 and 60 Regarding the Order Re Motion for Reconsideration entered on October 27, 2020

Denied; SEE ALL PENDING 1/21/21

01/21/2021

### Hearing (9:30 AM) (Judicial Officer: Marquis, Linda)

Reply to Oppositions to Motion Pursuant to E.D.C.R 2.24, N.R.C.P. 52, 59 and 60 Regarding the Order re Motion for Reconsideration Entered on October 27, 2020

Matter Heard: SEE ALL PENDING 1/21/21

01/21/2021

### All Pending Motions (9:30 AM) (Judicial Officer: Marquis, Linda)

Matter Heard:

Journal Entry Details:

HEARING: MOTION PURSUANT TO E.D.C.R 2.24, N.R.C.P 52.9 AND 60 REGARDING THE ORDERS RE MOTION FOR RECONSIDERATION ENTERED ON October 27, 2020... OPPOSITION TO MOTION PURSUANT TO E.D.C.R 2.24, N.R.C.P 52.9 AND 60 REGARDING THE ORDERS RE MOTION FOR RECONSIDERATION ENTERED ON October 27, 2020; COUNTER-PETITION FOR REMOVAL OF RODNEY GERALD YEOMAN FROM THE GUARDIANSHIP PROCEEDINGS; AND MOTION FOR SANCTIONS... REPLY TO OPPOSITION TO MOTION PURSUANT TO E.D.C.R 2.24, N.R.C.P 52.9 AND 60 REGARDING THE ORDERS RE MOTION FOR RECONSIDERATION ENTERED ON October 27, 2020 In accordance with Administrative Order 20-01, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Karen Christensen, Tanya Stengel (ts) The Court reviewed the case history and pleadings on file. Court stated no additional arguments were needed. Attorney Michaelson stated they were fully in support of removing Mr. Yeoman and Mr. Powell from the service list and they were also in favor of sanctions. Attorney Parra-Sandoval stated she was also in support of removing Mr. Yeoman and his Attorney's. Attorney Parra-Sandoval stated the statutes indicate interested parties must be a live person. Further statements by Attorney Michaelson and Attorney Beckstrom. Attorney Beckstrom requested the Court consider sealing the Guardianship proceedings. Arguments by Attorney Kehoe. Court stated it would not consider sealing the case today because it is not on calendar. Court further stated this is currently a public case and the Court will not Order the Clerk's Office to remove Mr. Yeoman from automatic service; however, he will be removed as an interested party. Attorney Michaelson clarified that Mr. Powell and Mr. Yeoman's Counsel are not interested parties and should also be

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removed from the service list. Court stated Mr. Powell does not meet the criteria to be considered an interested party. COURT stated FINDINGS and ORDERED, the following: Motion Pursuant to E.D.C.R. 2.24, N.R.C.P 52.59 and 60 Regarding the Order Re: Motion for Reconsideration entered on October 27, 2020 shall be DENIED. Counter-Petition for Removal of Rodney Gerald Yeoman from the Guardianship Proceedings shall be APPROVED and GRANTED. Mr. Yeoman and his Attorney's shall no longer require service. Motion for Sanctions shall be DENIED. Court ADMONISHED Counsel to continue to endeavor and remain professional and focus on the issues at hand. Future Hearing Dates shall STAND. Attorney Beckstrom shall prepare and submit an Order; Counsel shall sign as to form and content.;

02/11/2021

Hearing (9:30 AM) (Judicial Officer: Marquis, Linda)

Guardian of the Protected Person's Petition to Compromise Property of Protected Person and Seal Hearing Granted in Part; SEE ALL PENDING 2/11/21

02/11/2021

All Pending Motions (9:30 AM) (Judicial Officer: Marquis, Linda)

#### MINUTES

Matter Heard;

Journal Entry Details:

HEARING: GUARDIAN OF THE PROTECTED PERSON'S PETITION TO COMPROMISE PROPERTY OF PROTECTED PERSON AND SEAL HEARING... HEARING: VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON... KATHLEEN June JONES' OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON... KIMBERLY JONES' OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON... PETITIONERS OMNIBUS REPLY TO: (1) KIMBERLY JONES' OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON; AND (2) KATHLEEN June JONES OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON In accordance with Administrative Order 20-01, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Karen Christensen, Tanya Stengel (ts) James Beckstrom, Nevada Bar #14032, appeared on behalf of Kimberly Jones. Teri Butler, Protected Person's Daughter, appeared. Perry Friedman, Protected Person's Son-in-law, appeared. Legal Aid Observer: Jeffery Sheehan, Esq. The Court reviewed the case history and pleadings on file. Attorney Parra-Sandoval stated she has spoken to Protected Person about the settlement offer and she is agreeable to the terms. Upon inquiry from the Court, Attorney Parra-Sandoval stated she supports the Guardian's request to seal and believes the request to seal for 120 days is the most appropriate. Attorney Beckstrom made statements regarding Attorney Kehoe and Mr. Powell being present at the hearing and stated it prohibits parties from openly discussing the settlement. Attorney Michaelson made statements and requested the entire proceeding be sealed. Court and Counsel engaged in discussion regarding the Petition to Seal; in what manner the case should be sealed, and what parties should be allowed to participate in the sealed hearing. Court stated it reviewed the Petition for Communication, Visits and Vacation Time with Protected Person and inquired if there were any objections or concerns. Ms. Butler made statements opposing the Petition and stated Robyn has a need to control everything. Court and Ms. Butler engaged in discussion regarding her concerns. Arguments by Counsel. Court stated it would not be Ordering FMC (Family Mediation Center) because the Court is unsure if they are wellprepared and/or well-suited to resolve this issue. Court further stated it would also not be Ordering Guardianship mediation or Talking Parents. Attorney Michaelson stated if the settlement is approved, it would leave Protected Person in a possible homeless situation and there are concerns about Protected Person being moved out of state because of that situation. Attorney Michaelson stated he does not believe that should be allowed to happen without permission from the Court. Court stated that issue would be addressed at the sealed hearing; however, the Court advised ALL Counsel that before Protected Person is relocated a Petition would be required to be filed with the Court. COURT ORDERED, the following: Petition to Seal the hearing relative to the Petition to Compromise Property shall be APPROVED and GRANTED. The HEARING shall be SEALED for ONE HUNDRED AND TWENTY (120) DAYS. Attorney Beckstrom shall prepare and submit an Order. Matter set for HEARING 2/12/21 at 9:00 am for Approval of Settlement Agreement. THIS HEARING SHALL BE SEALED. Matter set for STATUS CHECK 6/3/21 at 1:00 pm to determine if the hearing should be UNSEALED. Guardian Ad Litem, Elizabeth Brickfield, shall be appointed to represent the Protected Person. A Supreme Court Investigator shall be APPOINTED to investigate this case. The Investigator shall review current medical records and current suggestions and/or recommendations by Protected Person's Physician about her level of care; speak with all Protected Person's daughters, Robyn, Donna, and Teri, (their counsel may be present) to discuss visitation, time together, communications, and their needs, requests, and concerns with regard to Protected Person; review all records relative to conversations with the siblings as well as phone call and text message records supplied to Investigator by family members to assist Court in applying statutes as to whether or not Guardian has been acting unreasonably. Matter shall be CONTINUED to 5/13/21 at 1:00 pm for INVESTIGATOR'S REPORT, Petition for Communication, Visits and Vacation Time with Protected Person, and Oppositions.;

02/12/2021

Hearing (9:00 AM) (Judicial Officer: Marquis, Linda)

SEALED HEARING - Approval of Settlement Agreement

### CASE SUMMARY CASE No. G-19-052263-A

Matter Heard; Per Judge Marquis, Minutes SEALED and LOCKED until 6/3/21 Journal Entry Details:

SEALED HEARING - APPROVAL OF SETTLEMENT AGREEMENT In accordance with Administrative Order 20-01, out of abundance of caution, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerk: Karen Christensen Perry Friedman, Protected Person's son-in-law, Teri and Jack Butler, Protected Person's daughter and son-in-law, also appeared via BlueJeans. Court noted today's hearing is a sealed hearing. Court confirmed the video recording of this hearing will be sealed and the minutes will not be posted at this time. They will be posted at such time as Court unseals this hearing. Mr. Beckstrom requested providing an overview with all appearing parties present prior to having a sidebar with Court and counsel. Ms. Parra-Sandoval had no objection. Mr. Michaelson stated he wanted the hearing to be more open, however he had no objection to having a sidebar for a portion of the hearing. Mr. Beckstrom provided an overview of the purpose, filing, and history of the A case, and his request for this case to be settled. Mr. Beckstrom also reviewed the transfer of the Kraft Avenue house transfer issue from Protected Person to the Powells. Mr. Beckstrom made statements regarding an unresolved Discovery dispute with Mr. Yeoman and Mr. Kehoe, Mr. Yeoman passed away prior to the Discovery Commissioner's ruling, Mr. Beckstrom additionally stated Protected Person's role as an evidentiary witness, and how it would be pointless as she doesn't recall transactions dating back a few years. Mr. Beckstrom stated mediation was attempted with Judge Becker, however it was unsuccessful. Mr. Beckstrom made statements regarding the spiraling costs involved in continuing litigation, both in this case and in a probate case involving Mr. Yeoman, and the other party's vow to make this case as expensive as possible. Mr. Beckstrom stated an expert witness would be necessary, and the cost of a neuropsychological evaluation is anywhere from approximately \$15,000 to \$40,000. Mr. Beckstrom provided an update on the progress of the A case, and a summary judgment Motion was filed and heard in front of Judge Bluth. A ruling has not yet been issued. Mr. Beckstrom stated Judge Bluth granted an expedited jury trial, however due to COVID restrictions, jury trials are being set a year out. Court noted the settlement agreement and counterclaim, and questioned Protected Person's placement after a 60 day notice to move out of the property, and the future plans. Ms. Parra-Sandoval stated she did not see petition for fees from Mr. Beckstrom for the guardianship case. Mr. Beckstrom stated he would be filing for fees. Discussion between counsel regarding payment of attorney fees to Mr. Beckstrom. Mr. Michaelson stated his clients would like to make statements following the sidebar. Matter TRAILED for SIDEBAR. Matter RECALLED following SIDEBAR, with all previous parties present. In addition, Teri and Jack Butler joined the hearing. Court noted it spoke with Attorneys Michaelson, Beckstrom, and Parra-Sandoval in a sidebar regarding the terms of settlement, the cost of litigation, and anticipated costs of a trial. Court noted arguments, objections, and concerns from all attorneys, and further noted it would make a ruling based on the best interests of the Protected Person. Ms. Parra-Sandoval confirmed Court's review of the sidebar, and stated she had no other concerns to raise at this time. Upon Court's inquiry, Ms. Parra-Sandoval stated she has reviewed the terms of settlement with Protected Person on two occasions. Protected Person is in support of the terms of settlement, and based on Mr. Beckstrom's outline of the A case, it appears to be in Protected Person's best interest to settle. Mr. Beckstrom stated he had nothing further to add. Family members made statements. Mr. Michaelson stated he wanted to responded to Mr. Beckstrom's previous presentation and place some objections on the record. Mr. Michaelson questioned when Protected Person would be paid her balance of the equity from the property, and also made statements regarding Protected Person receiving funds after Mr. Powell has been reimbursed. Mr. Michaelson stated concern regarding a number of parties making statements counter to Protected Person's claims, which, in turn, emboldens the other party to assert Protected Person does not have diminished capacity. Mr. Michaelson questioned why Guardian is no longer part of the appeal, and why, if Protected Person has a guardianship in place, should she be declaring and signing documents. Guardian is unable to fully advocate for Protected Person's best interests, and those interests are being undermined. Mr. Michaelson reviewed past history involving Mr. Yeoman's alleged elder abuse against Protected Person, inability to receive requested documents from the Powells, and the validity of Power of Attorney, as additional forms of elder abuse. Mr. Michaelson made statements regarding the rental and equity of the Kraft house, and Protected Person's inability to afford a mortgage or buy out Mr. Powell's interest in the Kraft house. Mr. Michaelson also objected to portions of the settlement agreement in which future claims against the parties are waived. Mr. Michaelson further stated a conflict of interest in the case as Mr. Beckstrom was representing Kimberly and Dean. Mr. Michaelson stated additional concerns and objections regarding the settlement agreement. Mr. Beckstrom responded and disputed the potential conflict of interest with Kimberly and Dean. Arguments made by counsel. Ms. Parra-Sandoval made statements regarding her role as attorney for Protected Person. Family members Robyn and Donna made statements expressing frustration and concerns. Mr. Beckstrom clarified Court's inquiry regarding indemnification for future action under the settlement, and referred to paragraphs 10 and 11. Discussion. Court made statements regarding its concerns with the settlement agreement, relocating Protected Person multiple times, and family members' frustrations. Court outlined the factors it took into consideration when making the ruling regarding settlement agreement. Mr. Beckstrom stated he would communicate with Mr. Michaelson to insure all parties would waive any future claims against each other. Court noted concerns with the short amount of time in which Protected Person has to move, and the level of care required, and set a status check for plans of Protected Person's placement. Court requested Mr. Michaelson communicate with his clients regarding their thoughts on a placement plan. Robyn made statements. Mr. Michaelson requested clarification regarding whether Protected Person should sign settlement agreement or if Guardian should sign on her behalf. Court cited NRS 159.095. Additionally, Ms. Parra-Sandoval has not made an appearance in the A Case and would not need to sign the Settlement Agreement. Court made further statements regarding Ms. Parra-Sandoval's responsibilities and participation relative to the settlement

### CASE SUMMARY CASE NO. G-19-052263-A

agreement. COURT ORDERED: Approval of Settlement Agreement shall be GRANTED. All parties shall settle and WAIVE ALL future claims. A STATUS CHECK shall be set for 3/4/21 at 1:30 PM to review settlement negotiations and Protected Person's placement plan. That hearing shall be a SEALED hearing. Mr. Michaelson and Mr. Beckstrom shall communicate regarding visitation and contact between Protected Person and her daughters. Pursuant to NRS 159.095, Guardian shall SIGN Settlement Agreement on behalf of Protected Person.;

02/12/2021

Minute Order (12:45 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held; Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. The Court notes that an Ex Parte Petition for an Order for the Attendance of the Protected Person at the February 11, 2021, Hearing was filed on February 6, 2021. A Proposed Order was submitted to the Court electronically. Upon review, the Ex Parte Petition for an Order for the Attendance of the Protected Person is DENIED. A copy of this Minute Order shall be provided to all parties. CLERK'S NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail addresses listed in court records 2/12/21. (kc);

03/04/2021

Status Check (1:30 PM) (Judicial Officer: Marquis, Linda)

SEALED HEARING: Review Settlement Agreement negotiations and placement of Protected Person. Matter Heard; Minutes SEALED and LOCKED until 6/3/21, per Judge Marquis Journal Entry Details:

\*SEALED HEARING\* STATUS CHECK: RE: REVIEW SETTLEMENT AGREEMENT NEGOTIATIONS AND PLACEMENT OF PROTECTED PERSON In accordance with Administrative Order 20-17, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Karen Christensen, Tanya Stengel (ts) Perry Friedman, Protected Person's son-in-law, appeared. Teri and Jack Butler, Protected Person's daughter and son-in-law, also appeared. Attorney Beckstrom stated the settlement agreement has been globally executed. Attorney Beckstrom stated Guardian is looking into housing to present to the Court and all of the parties. Upon inquiry from the Court, Attorney Beckstrom stated Protected Person will need to be out of the home by 3/11/21; however, the agreement allows her to stay through April if necessary. Court stated it would hear the housing issue on an Order Shortening Time. Court and Counsel engaged in discussion regarding upcoming hearings and Protected Person's move. Court noted Attorney Brickfield needs to be served with all filings. Attorney Brickfield stated she has appointments scheduled to speak with Protected Person's three daughters and wanted everyone to understand those meetings will be done regardless of the Court's decision on compensation. Attorney Michaelson inquired about what area Guardian is looking for housing in so other parties can assist. Attorney Beckstrom stated there are a lot of variables to take into consideration and a decision has not been made yet. Court encouraged Attorney Beckstrom and Guardian to keep everyone up to date. Attorney Michaelson stated if Protected Person does move to California, he would request to get some visitation/communication going while the matter is still being heard by this Court. Attorney Michaelson stated the concern is if Protected Person is moved quickly, there will be a jurisdictional issue, and they would have to start at square one. Court stated if a Petition to Relocate was granted, a six month status check would be set to ensure Guardianship has been established in the new jurisdiction and the Court would maintain administrative control until a Petition to Terminate has been heard. Court stated it would move forward with all pending Motions even if a Petition to Relocate is granted. Court and Counsel can discuss whether or not to expedite any Motions at the next hearing. COURT ORDERED, the following: Matter set for STATUS CHECK 3/11/21 at 2:00 pm regarding placement.;

03/10/2021

Minute Order (3:45 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. The Court notes that an Ex Parte Petition to Shorten Time to Hear Verified Petition for Communication, Visits, and Vacation Time with Protected Person was filed on March 9, 2021, and a proposed Order Setting Hearing on Shortened Time on Verified Petition for Communication and Visitation was submitted to the Court electronically. Upon review, the Ex Parte Petition to Shorten Time to Hear Verified Petition for Communication, Visits, and Vacation Time with Protected Person is DENIED. The Court notes that the recently appointed Guardian ad Litem may require additional time to advocate for the Protected Person's best interest. A copy of this Minute Order shall be provided to all parties. CLERK'S NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail addresses listed in court records 3/10/21. (kc);

03/11/2021

Minute Order (1:45 PM) (Judicial Officer: Marquis, Linda)
Minute Order - No Hearing Held;

### CASE SUMMARY CASE NO. G-19-052263-A

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. The Court notes that this matter was set for a Status Check Hearing on March 11, 2021, at 2:00 p.m. Upon review, the Court notes that BlueJeans, the Court's video appearance application is experiencing significant network issues. Accordingly, the Status Check set for March 11, 2021, at 2:00 p.m. SHALL be continued to March 12, 2021, at 2:00 p.m. A copy of this minute order shall be provided to all Parties. CLERK'S NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail addresses listed in court records 3/11/21. (kc);

03/11/2021

CANCELED Status Check (2:00 PM) (Judicial Officer: Marquis, Linda)

Vacated Placement

03/12/2021

Status Check (2:00 PM) (Judicial Officer: Marquis, Linda)

Protected Person's Placement

Matter Heard; Minutes SEALED and LOCKED until 6/3/21, per Judge Marquis Journal Entry Details:

STATUS CHECK: PROTECTED PERSON'S PLACEMENT \*SEALED MINUTES\* In accordance with Administrative Order 20-01, out of abundance of caution, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Perry Friedman, Robyn's husband, also appeared. Mr. Beckstrom stated the settlement agreement was finalized. Guardian (Kimberly) is in the process of looking for housing. Mr. Beckstrom requested a two week continuance for an update on relocation. Court engaged in discussion with Mr. Beckstrom and Kimberly regarding her line of work, if she planned to return to work, and whether she could work remotely. Kimberly stated her business is located in Orange County, California. Court, counsel, and family members discussed the deadline for moving Protected Person from the Kraft house, options, costs, and availability of housing in southern California. Court questioned if Protected Person could move in with family members until a permanent arrangement could be arranged. Statements made regarding the rental house in Anaheim. Upon Court's inquiry, Mr. Beckstrom stated the house is occupied, and the lease is month-to-month. Discussion regarding an approximate monthly income from the rental property. Mr. Beckstrom stated Protected Person does not want to live in the Anaheim house. Kimberly and Robyn made statements as to why Protected Person does not want to live in the house. Discussion regarding the cost of renting in Las Vegas versus Orange County. Court noted concerns with Protected Person moving multiple times. Court additionally noted the preferred relocation would be to California. Mr. Beckstrom stated the deadline for moving from the Kraft house is 4/11/21. Ms. Parra-Sandoval made statements regarding Protected Person's willingness to move to southern California with Kimberly. Ms. Parra-Sandoval stated she did not speak with Protected Person regarding whether or not she wanted to move to the Anaheim home, and her reasoning. Mr. Michaelson stated Protected Person raised her children in the Anaheim home and it has been owned for more than 50 years. Mr. Michaelson made statements in support of Protected Person returning to live in the Anaheim home. Mr. Michaelson questioned accounting and if Protected Person could afford a move, and requested the accounting be updated and discussed. Mr. Michaelson raised several questions regarding the cost of relocation, qualifying for a lease, and whether Protected Person would live with Kimberly or other of her children, long term plan for the Anaheim house, outstanding bills, and Kimberly's representation of her business. Mr. Michaelson represented communication between family members is crucial. Mr. Beckstrom responded. Ms. Brickfield stated concerns with Protected Person moving to a place where she is not the primary tenant and some of her children being unable to visit her. Ms. Brickfield stated she has spoken with a couple of the children and intends to speak with the rest of the children regarding this matter. Court noted it would make future decisions regarding visitation, however it could not make those decisions until it will be known where Protected Person will live. Additional discussion regarding the option of Protected Person moving into the Anaheim home, and the limited time to make the decision to relocate. Discussion regarding the setting of another status check. Court suggested setting a Settlement Conference, with Court acting as a mediator, or with a senior judge, or with a private attorney to conduct a settlement conference. Counsel agreed to WAIVE and have this Court hear the settlement conference. Ms. Brickfield requested information regarding equity in the Anaheim home. Discussion as to the location of the settlement conference and the option of appearing in person or on BlueJeans. COURT ORDERED: Mr. Beckstrom shall CONFIDENTIALLY FILE a copy of the Anaheim property lease into the case. Mr. Beckstrom shall research the amount of equity in the Anaheim property. Ms. Parra-Sandoval shall speak with Protected Person regarding the reasons she doesn't want to live in the Anaheim house. Matter is set for a STATUS CHECK 3/19/21 at 1:00 PM for an update on Protected Person's relocation. Hearing shall be SEALED. A SETTLEMENT CONFERENCE shall be set for 3/30/21 at 8:30 AM. Parties may attend IN-PERSON or via BlueJeans.:

03/19/2021

Status Check (1:00 PM) (Judicial Officer: Marquis, Linda)

Matter Heard; Minutes SEALED and LOCKED until 6/3/21, per Judge Marquis Journal Entry Details:

\*SEALED HEARING\* STATUS CHECK In accordance with Administrative Order 21-03, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via

### CASE SUMMARY CASE NO. G-19-052263-A

video conference through BlueJeans. Court Clerks: Karen Christensen, Tanya Stengel (ts) Casey Lee, Nevada Bar #15265, appeared for Maria Parra-Sandoval, Esq on behalf of Protected Person. Perry Friedman, Protected Person's Son-in-law, appeared. The Court reviewed the Memorandum filed 3/18/21. Attorney Brickfield inquired about the amount to terminate the lease early and whether or not there is a written waiver from the tenants of the Anaheim house. Attorney Beckstrom stated there is no early termination buy out; the tenants were willing to vacate but the formal drafting has not been done yet. Attorney Michaelson state they had some concerns and requested the Court not authorize the move before some questions are answered, such as, future Guardian's fees, an accounting, an updated inventory, etc.. Attorney Michaelson requested the move be delayed until after the Settlement Conference. Attorney Michaelson stated Robyn and Perry would cover the \$4,000.00 cost to slow the process down so all the information can be obtained. Attorney Michaelson made further statements regarding Protected Person's estate. Attorney Beckstrom stated the issue is simple; the Guardian looked into Anaheim just as the Court requested. Attorney Beckstrom said Kimberly is the Guardian, Protected Person has her own Attorney, and a Guardian Ad Litem but Attorney Michaelson's request is always to control the entire situation. Attorney Beckstrom stated if the proposal is safe and in the best interest of the Protected Person then that should be it. Attorney Beckstrom made further statements. Court stated appreciation for all the work and planning that has been done but also stated concerns that a Petition to Relocate has still not been filed. Court further stated there are still many other issues to resolve such as the accounting, which has also not been filed. Court stated it is hoping these issues can all be handled at the Settlement Conference. Court and Counsel engaged in discussion regarding the timeline of Protected Persons move and concerns with moving to Anaheim prior to the Settlement Conference. Attorney Michaelson made further statements regarding concerns with Guardian's decisions. Attorney Beckstrom requested Legal Aid speak with Protected Person about whether or not she would want to take the money from Robyn because he is unsure of their relationship. Attorney Beckstrom stated the option for Anaheim is available and he will get the Petition on file. Attorney Beckstrom further stated some extra time for the move would not be a bad thing either and deferred to the Court. Court encouraged Counsel to talk and possibly get something in writing regarding Robyn and Perry expending \$4,000.00 for one month of rent. Attorney Michaelson stated Robyn wanted to express that she supports Protected Person's trip to Indiana. Attorney Michaelson further stated they need more clarification regarding the move before the Settlement Conference and what will happen with the Guardianship when it is out of this Courts purview, and what the Guardian's care plan is. Attorney Michaelson requested an appraisal and inspection be done on the house. Court stated an inspection and other information was provided to the Court confidentially. Court made statements regarding what needs to happen before the Settlement Conference and what will be discussed at the Settlement Conference. Court and Counsel engaged in further discussion regarding the upcoming Settlement Conference. Attorney Brickfield stated she has very little information in this case and would like an opportunity to meet with Protected Person and her Attorney in person prior to the Settlement Conference. Attorney Brickfield further stated she would like to see some medical records. Court and Counsel engaged in discussion. Attorney Beckstrom stated they have no objection to the meeting and would be willing to turn over more recent medical documents to Attorney Brickfield. Attorney Lee stated no objections to Attorney Brickfield reviewing the Physician's Certificate. Attorney Michaelson made further statements regarding the Guardianship. Attorney Michaelson made another request to get an appraisal done. Attorney Beckstrom objected and stated they have no right to an appraisal and there is not a Petition pending. Court and Counsel engaged in discussion. The Court state it would not make an Order regarding an appraisal and believes one was done in the last year. The Court will review the documents provided. Court stated Attorney Michaelson and his clients may do their own research regarding the property. Attorney Michaelson inquired about Protected Person participating in the Settlement Conference. Court stated hesitation about Protected Person coming to the courthouse and stated Attorney Brickfield will speak with her about her wishes. Court further stated it would be appropriate to be able to get in touch with Protected Person during the settlement if necessary. COURT ORDERED, the following: Attorney Brickfield shall be allowed to meet with Protected Person in an OUTDOOR SETTING which would be SOCIAL DISTANCED. Attorney Parra-Sandoval or her designee shall be there. Attorney Lee shall reach out and get an answer for Attorney Brickfield by Monday at 5:00 pm regarding scheduling. Attorney Brickfield shall be allowed to review the Physician's Certificate under a Protective Order, as well as, additional records from Attorney Beckstrom, which he will provide. All future hearings shall STAND.;

03/30/2021

Settlement Conference (8:30 AM) (Judicial Officer: Marquis, Linda)

Not Settled; Settlement Conference held; settlement not reached Journal Entry Details:

SETTLEMENT CONFERENCE Settlement Conference heard in Courtroom 10A, Regional Justice Center. Court Clerk was not present at the Settlement Conference. Matters not settled. Issues not resolved.;

04/06/2021

Motion (10:00 AM) (Judicial Officer: Marquis, Linda)

Guardian Kimberly Jones' Petition to Relocate Protected Person and Transfer Guardianship Denied in Part; See 4/6/21 All Pending Motions

PAGE 46 OF 56

04/06/2021 **Opposition** (10:00 AM) (Judicial Officer

Opposition (10:00 AM) (Judicial Officer: Marquis, Linda)

Robyn Friedman and Donna Simmons' Opposition to Petition to Relocate Protected Person and Transfer Guardianship

Granted in Part; See 4/6/21 All Pending Motions

### CASE SUMMARY CASE NO. G-19-052263-A

04/06/2021

All Pending Motions (10:00 AM) (Judicial Officer: Marquis, Linda)

Matter Heard;

Journal Entry Details:

MOTION: GUARDIAN KIMBERLY JONES' PETITION TO RELOCATE PROTECTED PERSON AND TRANSFER GUARDIANSHIP...ROBYN FRIEDMAN AND DONNA SIMMONS' OPPOSITION TO PETITION TO RELOCATE PROTECTED PERSON AND TRANSFER GUARDIANSHIP. In accordance with Administrative Order 20-01, out of abundance of caution, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Tanya Stengel, Karen Christensen (kc) Perry Friedman also appeared. Court noted matter was set on an Order Shortening Time. Mr. Beckstrom reviewed the recent history of the case and stated Protected Person is packed and ready for the relocation to Anaheim, which is now vacant and available for the move. Ms. Parra-Sandoval objected to the transfer of guardianship case to California as there are unresolved matters pending in this court. Additionally, Ms. Parra-Sandoval stated Protected Person did not want to accept the \$4,000 to stay additional time in the Kraft home. She also declined any offers to stay with Robyn temporarily. Ms. Brickfield joined with Ms. Parra-Sandoval's objection to transfer jurisdiction at this time. Ms. Brickfield noted a copy of a lease attached to the petition, and stated ongoing concerns regarding the lease and visitation between Protected Person and her family members. Court noted Mr. Michaelson's opposition was filed yesterday. Mr. Michaelson made arguments regarding unresolved issues as to the family members' access to Protected Person, and Guardian's move with Protected Person to California without Court's permission. Mr. Michaelson also made arguments regarding Protected Person's finances. Mr. Beckstrom responded. Argument and discussion between counsel. Court noted Mr. Michaelson's partial opposition to relocation, and also noted he raised the issue of Court's ability to remove a guardian under SB20. Court noted its ability to remove a guardian for cause does not require notice, however Court was not inclined to consider that request at today's hearing. Court stated it would only address the request for relocation and transfer of guardianship at today's hearing. Ms. Parra-Sandoval stated she spoke with Protected Person, who again stated she would like to move to California with Guardian. She represented to Ms. Parra-Sandoval only she and Guardian would be living in the Anaheim property. Ms. Brickfield made statements regarding the importance of the family coming to an agreement regarding visitation. Additional arguments by counsel, and statements made by family members. Mr. Kehoe had no comments and stated he was just monitoring today's hearing. Court noted concern the Petition filed did not meet all of the statutory requirements. Court additionally noted an accounting hearing has not been set, and the accounting has not been approved. COURT ORDERED: Based on concerns and missing information, Request for a PERMANENT Relocation and Transfer of Guardianship to California shall be DENIED, without prejudice. Court shall allow a TEMPORARY RELOCATION of Protected Person to California, with Guardian living in the same residence. Mr. Beckstrom shall prepare the Order for Temporary Relocation. Mr. Michaelson and Ms. Parra-Sandoval shall countersign. All future hearing dates shall STAND.;

05/12/2021

Minute Order (2:45 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. The Court notes that a Petition for Communication, Visits, and Vacation Time with Protected Person was filed December 30, 2020; Kathleen June Jones' Opposition was filed January 25, 2021; Kimberly Jones' Opposition was filed January 25, 2021; Petitioner's Omnibus Reply was filed February 1, 2021. All are set for Hearing May 13, 2021, at 1:00 p.m. The Court further notes that a Petition to Approve Kathleen June Jones' Proposed Visitation Schedule is set for Hearing on May 27, 2021. The Protected Person requests a specific schedule be accepted by the Court, despite the Protected Person's Opposition filed on January 25, 2021. The Ex Parte Request for an Order Shortening Time was granted and the matter set for hearing May 13, 2021. Relative to Mother's Day visitation, the Protected Person's Daughters, Robyn Friedman and Donna Simmons, filed a Petition for Visitation with the Protected Person on April 23, 2021, which is set for hearing June 3, 2021. The Guardian filed a Limited Response to Petition for Visitation with the Protected Person on May 3, 2021. The Ex Parte Request for an Order Shortening Time was granted and set for hearing May 13, 2021. Upon review, the Court finds that there remain issues of fact that must first be determined by the Court at an Evidentiary Hearing before the Court can enter an order relative to Robyn Friedman and Donna Simmons' request for communication, access, and time with their Mother, the Protected Person, pursuant to NRS 159.332 through NRS 159.337, and NRS 159.328. Therefore, an Evidentiary Hearing relative to the Petitions for Visitation, Petition to Approve Proposed Visitation Schedule, and Oppositions SHALL be set for Tuesday, June 8, 2021, at 9:00 a.m. Each Party shall file a Pre-Trial Memorandum on or before June 1, 2021, at 5:00 p.m., especially focusing on legal points and authorities. Each Party shall electronically submit to the Department's Law Clerk an Index of Proposed Exhibits and the Proposed Exhibits via e-mail on or before June 1, 2021, at 5:00 p.m. Counsel shall meet and confer prior to the Evidentiary Hearing to determine whether a stipulation can be reached relative to the Proposed Exhibits. Accordingly, the Hearings set for the following dates are VACATED: May 13, 2021; May 27, 2021; and June 3, 2021. The Court notes that this matter remains in non-compliance. A copy of this Minute Order shall be provided to all parties. CLERK S NOTE: A copy of this Minute Order was emailed to parties at the e-mail address on record with the Court; if no e-mail address was available, the minute

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order was mailed to the physical address of record 5/12/21. (kc);

05/13/2021 | CANCELED Hearing (1:00 PM) (Judicial Officer: Marquis, Linda)

Vacated

Verified Petition for Communication, Visits and Vacation Time with Protected Person (Continued from 2/11/21 for INVESTIGATOR'S REPORT)

05/13/2021 CANCELED Opposition (1:00 PM) (Judicial Officer: Marquis, Linda)

Vacated

Kathleen June Jones' Opposition to Verified Petition for Communication, Vists, and Vacation Time with Protected Person

05/13/2021 CANCELED Opposition (1:00 PM) (Judicial Officer: Marquis, Linda)

Vacated

Kimberly Jones' Opposition to Verified Petition for Communication, Visits, and Vacation Time with Protected Person

05/13/2021 CANCELED Hearing (1:00 PM) (Judicial Officer: Marquis, Linda)

Vacated

Petitioners Omnibus Reply To: (1) Kimberly Jones Opposition To Verified Petition For Communication, Visits, And Vacation Time With Protected Person; And (2) Kathleen June Jones Opposition To Verified Petition For Communication, Visits And Vacation Time With Protected Person.

05/27/2021 CANCELED Hearing (2:30 PM) (Judicial Officer: Marquis, Linda)

Vacated

Notice of Hearing on Petition to Approve Kathleen June Jones' Proposed Visitation Schedule

06/03/2021 | CANCELED Status Check (1:00 PM) (Judicial Officer: Marquis, Linda)

Vacated

To determine if case should remain sealed

06/03/2021 | CANCELED Hearing (1:30 PM) (Judicial Officer: Marquis, Linda)

Vacated

Petition for Visitation with the Protected Person

Visitation, Proposed Visitation Schedule, and Oppositions

Decision Made:

Journal Entry Details:

EVIDENTIARY HEARING: VISITATION, PROPOSED VISITATION SCHEDULE, AND OPPOSITIONS This Hearing was held via video conference through BlueJeans. The following also appeared via BlueJeans: LaChasity Carroll, Supreme Court Guardianship Compliance Investigator Attorney Matthew Whittaker, Nevada Bar #13281 Attorney Scott Cardenas, Nevada Bar #14851 Richard and Candi Powell Attorney Ty Kehoe, Nevada Bar #6011 Teri Butler (daughter) Scott Simmons (son) Perry Friedman (son-in-law) Cameron Simmons (grandson) Samantha Simmons (granddaughter) Ms. Parra-Sandoval objected to the Powells' participation in today's hearing. Mr. Michaelson and Mr. Beckstrom agreed. Mr. Beckstrom also objected to Mr. Kehoe's appearance and made statements regarding settlement funds not being transferred to Protected Person. Mr. Kehoe stated he and the Powells were observing and did not plan to participate in the hearing. Arguments between counsel. Court stated this case was not sealed and allowed Mr. Kehoe and the Powells to remain in the hearing. Court noted a Motion in Limine was filed yesterday by Mr. Beckstrom. Court DENIED the Motion in Limine. Court and counsel engaged in discussion regarding the admission of text messages. Court noted its intention to admit Ms. Carroll's and Ms. Brickfield's reports as Court Exhibits. Ms. Parra-Sandoval advised Protected Person was not present today and she indicated she would be too stressed and upset to testify. Court noted it took JUDICIAL NOTICE of all the pleadings on file. Counsel engaged in argument and discussion regarding the admission of exhibits. Court noted, per stipulation, Protected Person's exhibits ADMITTED. None of Respondent's or Petitioners' exhibits were admitted by stipulation at this time. Mr. Michaelson questioned the scope of the hearing. Arguments by counsel. Mr. Michaelson called Protected Person as a witness. Court heard arguments as to whether or not to have Protected Person testify. Court noted as Protected Person was not issued a subpoena to testify, it would not order Protected Person to testify at this hearing. Witnesses and exhibits presented (see worksheets). Matter TRAILED. Matter RECALLED. Witnesses and exhibits presented (continued). Court and counsel engaged in discussion regarding the admission of Ms. Brickfield's report and Ms. Carroll's investigation report. Matter RECESSED for lunch. Matter RECALLED. Counsel STIPULATED to Respondent's Exhibits A - F. Counsel STIPULATED to Petitioner's Exhibits 1, 4-10. Witnesses and exhibits presented (continued). Petitioner's Exhibits 2 and 3 ADMITTED. Matter TRAILED. Matter RECALLED. Witnesses and exhibits presented (continued). Mr. Michaelson noted discrepancies in text messages provided, and requested supplementing more text messages in his closing argument brief like the ones already submitted, however they would show a more complete pattern of deleting portions of text messages. Upon Court's inquiry, Mr. Michaelson stated Robyn's text messages were professionally extracted, and they show important omissions by the Guardian. Discussion between Court and counsel regarding the submission of text messages. Court ALLOWED the submission of the supplemented text messages. Mr. Beckstrom and Ms. Parra-Sandoval may object in their briefs

### CASE SUMMARY CASE NO. G-19-052263-A

to the supplements. COURT ORDERED: Counsel shall submit written CLOSING ARGUMENTS and Proposed Findings of Fact/Conclusions of Law no later than Friday, 6/18/21 at 5:00 PM. Matter shall be taken UNDER ADVISEMENT and placed on Court's Chambers Calendar 7/21/21, for Court to issue a WRITTEN DECISION.;

06/17/2021

Hearing (1:30 PM) (Judicial Officer: Steel, Cynthia Dianne)

Petition for Payment of Guardians' Fee and Attorney Fees and Costs Filed March 12, 2021

Matter Continued:

Journal Entry Details:

HEARING: PETITION FOR PAYMENT OF GUARDIAN FEES AND ATTORNEY FEES AND COSTS FILED MARCH 12, 2021 In accordance with Administrative Order 21-03, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans, Matter heard by Senior Judge Dianne Steel. Court Clerks: Karen Christensen, Tanya Stengel (ts) Perry Friedman, Protected Person's son in law, appeared. Jack Butler, Protected Person's son in law, appeared. Ty Kehoe, Nevada Bar #6011, observed. Attorney Michaelson stated their continued objection to allowing Attorney Kehoe to be present for the hearing. Court stated the case is not sealed and anyone is allowed to appear; however, Attorney Kehoe was not sent a BlueJeans link from the Court's department due to the protocols of Judge Marquis. Attorney Parra-Sandoval stated Protected Person doesn't wish to object to the requested Guardian and Attorney's Fees. Attorney Parra-Sandoval stated there is approximately \$40,000.00 worth of blocked billing, which the Guardian should be personally liable for under the statute. Attorney Parra-Sandoval further stated due to the liquidity of the estate, the fees should be awarded in the form of a judgment to be recorded on the lien of Protected Person's property. Attorney Parra-Sandoval stated Protected Person has not received the funds from the settlement agreement; however, when the funds are received, they should be used for Protected Person's care. Attorney Beckstrom stated there was a supplement filed breaking down the alleged blocked billing; however they do not believe it to be blocked billing. Court stated concerns that this case is under submission by Judge Marquis and the prevailing parties have not been determined. Court and Attorney Beckstrom engaged in discussion regarding the requested fees. Arguments by Attorney Michaelson. Attorney Michaelson requested the matter be continued pending the Court's decision on other matters. Court and Counsel engaged in further discussion. COURT ORDERED, the following: Matter shall be CONTINUED to 7/15/21 at 2:00 pm to be heard by Judge Marquis.;

07/08/2021

CANCELED Motion to Stay (9:30 AM) (Judicial Officer: Marquis, Linda)

Vacated - per Judge

Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ of Mandamus

07/08/2021

CANCELED Opposition (9:30 AM) (Judicial Officer: Marquis, Linda)

Vacated - per Judge

Robyn Friedman and Donna Simmons' Omnibus Opposition to Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ Mandamus; and Kimberly Jones' Partial Joinder to Kathleen June Jones' Motion to Stay Evidentiary Hearing Pending Petition for Writ of Prohibition and Petition for Writ Mandamus

07/21/2021

Minute Order (12:45 PM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. The Court notes that this matter is set for a Status Check for a Decision on the Court's Chambers Calendar for July 21, 2021. Upon review, the Court notes that an Amended Accounting was filed on June 3, 2021, which is set for hearing on August 12, 2021 at 9:00 a.m. The Court continues the Status Check for Decision set for July 21, 2021, to the Accounting Hearing set for August 12, 2021 at 9:00 a.m. A copy of this minute order shall be provided to all Parties. CLERK'S NOTE: A copy of the Minute Order was e-mailed and/or mailed to parties at the address(es) listed on court records 07/21/2021. (ts);

08/12/2021

CANCELED Status Check (9:00 AM) (Judicial Officer: Marquis, Linda)

Vacated - per Secretary

Court's decision from Evidentiary Hearing held 6/8/21

08/12/2021

Hearing (9:00 AM) (Judicial Officer: Marquis, Linda)

Amended First Accounting

Matter Heard; See 8/12/21 All Pending Motions

08/12/2021

Hearing (9:00 AM) (Judicial Officer: Marquis, Linda)

Petition for Payment of Guardians' Fee and Attorney Fees and Costs filed March 12, 2021 (cont from 6/17/21 per Judge Steel)

Matter Heard; See 8/12/21 All Pending Motions

08/12/2021

Status Check (9:00 AM) (Judicial Officer: Marquis, Linda)

### CASE SUMMARY CASE NO. G-19-052263-A

Matter Heard; See 8/12/21 All Pending Motions

08/12/2021 **Objection** (9:00 AM) (Judicial Officer: Marquis, Linda)

Robyn Friedman and Donna Simmons Objection to Guardians Accounting and First Amended Accounting

Matter Heard; See 8/12/21 All Pending Motions

08/12/2021 **Objection** (9:00 AM) (Judicial Officer: Marquis, Linda)

Kimberly Jones' Objection to Robyn Friedman's and Donna Simmons' Objection to Guardians Accounting and

First Amended Accounting

Matter Heard; See 8/12/21 All Pending Motion

08/12/2021 All Pending Motions (9:00 AM) (Judicial Officer: Marquis, Linda)

Matter Heard;

Journal Entry Details:

HEARING: AMENDED FIRST ACCOUNTING...HEARING: PETITION FOR PAYMENT OF GUARDIAN'S FEE AND ATTORNEY FEES AND COSTS FILED MARCH 12, 2021...OBJECTION: ROBYN FRIEDMAN AND DONNA SIMMONS' OBJECTION TO GUARDIAN'S ACCOUNTING AND FIRST AMENDED ACCOUNTING...STATUS CHECK...OBJECTION: KIMBERLY JONES' OBJECTION TO ROBYN FRIEDMAN AND DONNA SIMMONS' OBJECTION TO GUARDIAN'S ACCOUNTING AND FIRST AMENDED ACCOUNTING. In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Tanya Stengel, Karen Christensen (kc) Also appearing: Perry Friedman, husband of Robyn Jack Butler, Protected Person's son Attorney Ty Kehoe, Nevada Bar #6011 Court reviewed all of the pleadings on file, and noted it had read through and reviewed all filings. Court inquired if anyone who had not filed a responsive pleading would like to make an objection. Ms. Parra-Sandoval stated her client did not object, however Ms. Parra-Sandoval wanted to make a comment. She made statements regarding the settlement funds received yesterday, Guardian's request for \$90,000, and the absence of an independent assessment. Ms. Parra-Sandoval requested an independent assessment be conducted if additional costs are sought. Ms. Brickfield agreed with Ms. Parra-Sandoval's request for independent assessment. Mr. Beckstrom stated a compliance issues from a prior order on the issue of the settlement agreement, sealed, per Court order. Court noted it would hear the matter after all other issues were heard and prior to excusing Attorney Kehoe and Mr. Powell. Mr. Beckstrom stated no objection to an individual assessment, and made statements regarding an evaluation conducted last week in Orange County. Mr. Michaelson stated objections to Guardian's request for fees. Mr. Michaelson also made statements regarding missing and erroneous items in the accounting, and asked that a full accounting be provided in a timely manner. Mr. Beckstrom stated accounting and budget were two separate items, and made arguments. Additional arguments made by Mr. Michaelson and Mr. Beckstrom. Mr. Kehoe stated some of the statements made by counsel were improper, however he didn't object to being excused for the status check portion of the settlement. Following additional arguments, Mr. Kehoe and Mr. Powell were excused from the hearing. Mr. Beckstrom summarized a hearing held last week in civil court and stated the settlement funds were received. Mr. Beckstrom itemized deductions made to the settlement. Discussion regarding appliances, and an unexplained amount of \$300. Following discussion regarding estimated cost of appliances, and potential attorney fees to contest the deductions, counsel and parties determined it wasn't worth the litigation to fight the minimal deductions. Court requested a stipulation to that effect. Ms. Brickfield made statements as to the condition of the Anaheim property when the prior tenants left the home. Mr. Beckstrom advised the prior tenant was Protected Person's son. Discussion. COURT ORDERED: Court shall issue a WRITTEN DECISION. Mr. Beckstrom shall draft a Stipulation and Order as to deductions from the settlement funds.;

08/19/2021 Hearing (1:30 PM) (Judicial Officer: Marquis, Linda)

Petition for Reimbursement of Temporary Guardians Costs and Legal Fees and Costs Advanced to the

Guardianship Estate

Decision Made; SEE ALL PENDING 8/19/21

08/19/2021 **Hearing** (1:30 PM) (Judicial Officer: Marquis, Linda)

Response to Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees ans Costs Advanced to

the Guardianship Estate

Decision Made; SEE ALL PENDING 8/19/21

08/19/2021 **Objection** (1:30 PM) (Judicial Officer: Marquis, Linda)

Objection to Petition for Reimbursemtn of Temporary Guardian Costs and Legal Fees and Costs Advanced to the

Guardianship Estate

Decision Made; SEE ALL PENDING 8/19/21

08/19/2021 **Hearing** (1:30 PM) (Judicial Officer: Marquis, Linda)

Petitioners' Omnibus Reply to Kimberly Jones' Response to Petition for Reimbursement fo Temporary Guardians' Costs and Legal Fees and Costs Advanced to the Guardianship Estate and Kathleen June Jones'

Objection to Petition for Reimbursement of Temporary Guardians' Costs and Legal Fees and Costs Advanced to

the Guardianship Estate

Decision Made; SEE ALL PENDING 8/19/21

08/19/2021

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All Pending Motions (1:30 PM) (Judicial Officer: Marquis, Linda)

Matter Heard;

Journal Entry Details:

HEARING: PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE... OBJECTION: OBJECTION TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE... HEARING: RESPONSE TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE... HEARING: PETITIONERS' OMNIBUS REPLY TO KIMBERLY JONES' RESPONSE TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS' COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE AND KATHLEEN June JONES OBJECTION TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE In accordance with Administrative Order 21-04, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Karen Christensen, Tanya Stengel (ts) Scott Cardenas, Nevada Bar #14851, appeared for Attorney Parra-Sandoval on behalf of Protected Person. Perry Friedman, Protected Person's son-in-law, appeared. Jack Butler, Protected Person's son-in-law, appeared. Ty Kehoe, Nevada Bar #6011, appeared on behalf of Richard Powell. The Court reviewed the case history and pleadings on file. Attorney Cardenas stated Petitioner has had plenty of time to seek fees throughout this case and are just doing so now. Attorney Cardenas stated there hasn't been a showing that the Senior Helpers fees were reasonable and necessary since Kimberly was caring for Protected Person at the time. Attorney Cardenas further stated the legal fees were presumed to be a gift, not a loan or a reimbursement that would be sought from the estate. Attorney Cardenas made further statements regarding there being no basis for the legal fees. Attorney Beckstrom stated he agreed with Attorney Cardenas' points and stated Ms. Friedman stated multiple times the fees would be a gift. Attorney Beckstrom stated Ms. Friedman caused more damage than good by funding the A-case in the beginning and then leaving them with no resources. Attorney Beckstrom stated if Ms. Friedman is looking for this Court to enforce a contract for reimbursement then she will need to file a separate action because this Court does not have jurisdiction to authorize that. Attorney Beckstrom further stated if Ms. Friedman has a claim that his firm owes her money, she would also need to file that as a separate civil action. Attorney Michaelson stated no recovery would've happened in this case if the Friedman's had not fronted the money. Attorney Michaelson requested to read e-mails from Attorney Beckstrom on the record. Attorney Beckstrom stated his objection. Court stated it would allow Attorney Michaelson to continue. Attorney Michaelson stated the funds were never intended to be a gift. Attorney Michaelson read Attorney Beckstrom's emails on the record indicating their understanding that Ms. Friedman was advancing the funds and Kimberly's support of the Court authorizing reimbursement for fees and costs to Ms. Friedman from judgement proceeds. Further arguments by Attorney Michaelson. Ms. Simmons made statements. Attorney Kehoe made statements regarding defamatory statements made in the Petition about Mr. Powell. Attorney Kehoe stated there has never been any misconduct or wrong doings by Mr. Powell and requested the improper defamatory statements cease. Attorney Kehoe stated the settlement amount was the initial amount offered by Mr. Powell before the guardianship was ever granted. Arguments by Counsel regarding testimony. Court stated the statute requires the Court to hear from family members and those of natural affection and would allow them to be heard. Mr. Friedman made statements regarding the agreement made between the parties as it pertained to the settlement. Mr. Friedman stated he has an e-mail from Attorney Beckstrom stating they would support reimbursement if there was any recovery. Further arguments by Attorney Michaelson. Attorney Beckstrom clarified for the record that the witnesses were not sworn in and none of their testimony is evidence. Attorney Beckstrom requested the Court look at the Pleadings submitted and issue a written decision. COURT ORDERED, the following: A WRITTEN DECISION shall issue. Matter set on the Court's Chambers Calendar 9/15/21 for decision.;

09/15/2021

CANCELED Decision (5:00 AM) (Judicial Officer: Marquis, Linda) Vacated

12/09/2021

Hearing (11:00 AM) (Judicial Officer: Marquis, Linda)

Notice of Hearing on Petition for Approval of Guardian Ad Litem's Fees and Costs Approved and Granted; Journal Entry Details:

HEARING: PETITION FOR APPROVAL OF GUARDIAN AD LITEM'S FEES AND COSTS In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Tanya Stengel, Karen Christensen (kc) Attorney Ty Kehoe, Nevada Bar #6011, appeared. Court noted Ms. Brickfield's petition for approval of fees and an objection filed 11/18/21. Mr. Kehoe stated he had no objections; he was simply observing the hearing. Mr. Michaelson stated no objections and was in support of the Guardian Ad Litem being compensated. Ms. Parra-Sandoval made statements in support of her opposition, and cited Guardianship Rule 8(j). Ms. Parra-Sandoval requested Court make Findings on the record determining the Guardian Ad Litem benefited Protected Person, and why Guardian Ad Litem should be paid at an attorney rate for non-legal services. Ms. Brickfield responded. Mr. Michaelson concurred with Ms. Brickfield, and stated surprised at Legal Aid's objection. COURT ORDERED: Petition for Approval of Guardian Ad Litem's Fees and Costs shall be APPROVED and GRANTED.

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Court shall issue a Written Order with Findings detailing all factors under the statute.;

12/20/2021

Hearing (9:00 AM) (Judicial Officer: Marquis, Linda)

Hearing on Petition to Compel Kimberly Jones to provide any and all information and documentation related to the Protected Person to the Successor Guardian

Matter Heard; SEE ALL PENDING 12/20/21

12/20/2021

**Hearing** (9:00 AM) (Judicial Officer: Marquis, Linda) *Petition to Relocate the Protected Person to Nevada* Matter Continued; SEE ALL PENDING 12/20/21

12/20/2021

All Pending Motions (9:00 AM) (Judicial Officer: Marquis, Linda)

Matter Heard;

Journal Entry Details:

HEARING: PETITION TO COMPEL KIMBERLY JONES TO PROVIDE ANY AND ALL INFORMATION AND DOCUMENTATION RELATED TO THE PROTECTED PERSON TO THE SUCCESSOR GUARDIAN... HEARING: PETITION TO RELOCATE THE PROTECTED PERSON TO NEVADA In accordance with Administrative Order 21-04, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Elizabeth Mikesell, Nevada Bar #8034, appeared for Attorney Parra-Sandoval on behalf of Protected Person. Ammon Francom, Nevada Bar #14196, appeared as Co- Counsel with Attorney Michaelson on behalf of Robyn Friedman and Donna Simmons. Perry Friedman, Protected Person's Son in Law, appeared. James Beckstrom, Nevada Bar #14032, appeared on behalf of Kimberly Jones. Kimberly Jones, Protected Person's Daughter, appeared. Dean Loggans, Kimberly Jones' Boyfriend, appeared. Judie Maggeaux, Protected Person's Sister in Law, appeared. Marilyn Moore, Protected Person's Friend, appeared. Hilary Hogue, Guardianship Advocate/Court Watcher, appeared. Rick Black, Guardianship Advocate/Court Watcher, appeared. Nancy Pantoni, Guardianship Advocate/Court Watcher, appeared. The Court reviewed the case history and pleadings on file. Upon inquiry from the Court, Robyn stated she has been able to get Protected Person to her Primary Care Physician (PCP) but the cardiologist said they needed a copy of the social security card before she can be seen. Robyn stated Protected Person has a heart monitor on and they needed to know from Kimberly when Protected Person is able to take that off. Robyn further stated Kimberly did not provide Protected Person's wheelchair but she put in an order for a new one. Attorney Mikesell stated Attorney Parra-Sandoval did not have a position on the Petition to Compel but would like to be heard regarding the Petition to Relocate. Attorney Beckstrom stated this hearing is unnecessary as all documents have been turned over. Attorney Beckstrom stated Kimberly has been clear regarding the heart monitor and the cardiologist appointment. Attorney Beckstrom stated Kimberly doesn't have a copy of the social security card and would have no issues with the Court releasing it if there is a copy in the file. Attorney Beckstrom stated Protected Person hasn't used a wheelchair in over a year and Kimberly is not withholding it. Attorney Beckstrom shared a picture of all the things that have been turned over. Court stated the main concern is that Protected Person is able to be seen at the cardiology appointment on 1/5/22 and inquired if Kimberly would be willing to attend the appointment to make sure Protected Person gets the treatment she needs. Attorney Beckstrom stated Kimberly has no issues transitioning care and is willing to attend any appointment necessary but there is no need to come to court for every doctor's appointment. Upon inquiry from the Court, Attorney Mikesell stated Protected Person has no issues with Kimberly attending her doctor's appointments as she has in the past. Upon inquiry from the Court, Ms. Moore, Ms. Maggeaux, Mr. Loggans, and Mr. Black made statements. Attorney Michaelson stated Kimberly told the police that she had the social security card but has not given it to anyone so the Motion had to be filed. Attorney Michaelson further stated they were given the debit cards but were not given the pin numbers, user names, passwords, utilities information, estate planning documents, joint account information, doctor's portal information, etc. Attorney Michaelson stated they've been asking for that very simple information and Kimberly is not giving it to them. Attorney Beckstrom stated the items being requested have been turned over. Attorney Beckstrom stated there are proceeds in their trust account and they would be happy to turn that over with a Court Order. Attorney Beckstrom further stated a Motion to Withdrawal as Counsel of Record was filed and requested the Court grant that today as there have been no objections filed. Court and Counsel engaged in discussion regarding the consequences of information not being turned over. Court and Kimberly engaged in discussion regarding Protected Person's identification/drivers license, medical information, estate planning documents, medications/prescriptions, medical providers, and appointments. Upon inquiry from the Court, Attorney Mikesell stated she was not prepared to discuss the Motion to Withdrawal. Attorney Michaelson stated he had no objections. Court stated Attorney Parra-Sandoval may file a Notice of Non- Opposition if she has no objections and the Court would sign the Order and vacate the future hearing. Attorney Michaelson requested Kimberly provide a spread sheet with detailed information instead of giving the vague information she's been giving. Attorney Michaelson suggested Kimberly copies Legal Aid on the disclosure of the items. Attorney Mikesell stated she had no objections to sending Attorney Parra-Sandoval an email; however, their office is not interested in being the referee of who did what. Attorney Mikesell requested the Petition to Relocate the Protected Person to Nevada be set on the regular course to give them time to brief it. Attorney Mikesell stated this issue doesn't need to be on an Order Shortening Time. Upon inquiry from the Court, Attorney Mikesell stated they have not been able to speak with Protected Person about where she wants to spend the holidays. Attorney Michaelson made statements about Kimberly's boyfriend, Dean, living in the Anaheim property when he shouldn't be. Attorney Michaelson stated Protected Person has expressed over and over wanting to see her family members but that will not happen with Dean being around, coming and going, and

### CASE SUMMARY CASE NO. G-19-052263-A

hiding out in the garage. Kimberly made statements about Dean being at the home and stated she let Robyn know that she has no issues letting her know if there are guests at the house moving forward. Kimberly further stated moving Protected Person on an emergency basis would be debilitating for her and there is not a need for that to happen during the holidays. Attorney Beckstrom stated there is no pressing need to hear the Petition to Relocate on an Order Shortening Time unless there is a threat of danger, which there is not. Attorney Beckstrom stated Protected Person has lived with Dean for over three years, he is a member of the family, and although respected, the Court has taken the wrong position on him. Attorney Beckstrom stated the issue should be set on the ordinary course. Court and Counsel engaged in discussion. Court encouraged parties to arrange for Protected Person to see and be able to spend time with all family members. Attorney Michaelson stated Robyn lives in Las Vegas and part of the reason for relocating Protected Person is because Robyn can provide a lot of care at almost no cost to Protected Person. Attorney Michaelson stated they have begged Kimberly for the information being requested and could have been done with no filings whatsoever; but Kimberly is only able to give little bits of information when she is being pressured by the Court. Attorney Michaelson requested an Order that could set up a potential contempt because that is the only thing that works. Attorney Michaelson made further statements. Dean made statements about living with Protected Person for the last three years and there never being a threat from him. Court stated concerns regarding the circumstances in the Petition as well as the medical circumstances. Donna made statements regarding Dean intimidating the family when they go over to Protected Person's home. Court stated Protected Person visiting and/or traveling is not relocating her and it is not a violation for her to come to Las Vegas to spend time with Robyn and/or visiting with Donna at her home. Upon inquiry from Robyn, Kimberly stated the heart monitor will be removed at the follow up appointment on 1/5/22. Attorney Michaelson requested the contact information of Protected Person's friends to ensure she is able to keep in contact with them. Court stated Robyn can reach out to Kimberly about getting the contact information or they can reach out to get Protected Person's contact information. COURT ORDERED, the following: Robyn and Kimberly shall ATTEND Protected Person's Cardiologist Appointment on 1/5/22 together to ensure Protected Person is able to be seen. All remaining items being requested on pages 17-19 of the Petition shall be turned over within the next SEVEN (7) DAYS in writing via e-mail. If Kimberly does not have information or the items requested, that must be stated in the e-mail. The Court will prepare an Order. Matter shall be CONTINUED to 1/12/22 at 9:00 am to give Attorney Parra-Sandoval time to brief the Petition to Relocate.;

01/12/2022

Hearing (9:00 AM) (Judicial Officer: Marquis, Linda)

Petition to Relocate the Protected Person to Nevada

Approved and Granted;

Journal Entry Details:

HEARING: PETITION TO RELOCATE THE PROTECTED PERSON TO NEVADA In accordance with Administrative Order 21-04, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Karen Christensen, Tanya Stengel (ts) Ammon Francom, Nevada Bar #14196, appeared as Co- Counsel with Attorney Michaelson on behalf of Robyn Friedman and Donna Simmons. Perry Friedman, Protected Person's Son in Law, appeared. James Beckstrom, Nevada Bar #14032, appeared on behalf of Kimberly Jones. Kimberly Jones, Protected Person's Daughter, appeared. Judie Maggeaux, Protected Person's Sister in Law, appeared. Marilyn Moore, Protected Person's Friend, appeared. Rick Black, Guardianship Advocate/Court Watcher, appeared. Ty Kehoe, Nevada Bar #6011, appeared with Richard Powell. The Court reviewed the case history and pleadings on file. Attorney Parra-Sandoval stated she spoke with Protected Person and her preferences is to still live in California, in her home, and expressed she did not want to move to Nevada with the Guardian. Attorney Parra-Sandoval stated Protected Person has rejected the Guardian's similar offers to cover costs before and would like the Court to consider Protected Person's wishes. Kimberly Jones made statements apologizing to the Court for her lack of attendance at previous court hearings. Kimberly stated her attorney has not kept her informed and she has now begun working on the accountings with the Investigator. Kimberly made further statements about repairing Protected Person's home. Upon inquiry from the Court, Kimberly stated she found an alternative care plan for Protected Person to receive in-home care for approximately \$25,000.00 a month. Attorney Beckstrom stated he asked Kimberly not to speak today; however, he is in a strange situation where he is representing Kimberly but she is also representing herself. Attorney Beckstrom stated his Motion to Withdrawal was filed a month ago and has not been signed. Court and Counsel engaged in discussion regarding the Motion to Withdrawal. Attorney Parra-Sandoval stated there were no proposed alternatives from the Guardian that showed how Protected Person could get benefits from California and since Protected Person wants to stay in California, it should be explored by the Guardian. Mr. Butler stated on behalf of Terri Butler, Protected Person's Daughter, there were concerns about Protected Person moving to Las Vegas. Mr. Butler stated Guardian does not communicate with them and they are worried they would not be able to visit with Protected Person. Mr. Butler requested the Court allow Protected Person to stay in California under Kimberly's care. Court stated Protected Person had been living in Las Vegas, Nevada for decades prior to temporarily relocating to California under unique circumstances and there were no subsequent requests to make that a permanent relocation. Court further stated the estate can no longer bear the cost of what has been in place the past few months that would allow Protected Person to continue to reside in Orange County. COURT stated further FINDINGS and ORDERED, the following: Order Allowing Temporary Relocation of Protected Person to Protected Person's California rental property shall be VACATED. Guardian's Request to Relocate Protected Person from Protected Person's rental property to the Guardian's home in Clark County, Nevada shall be APPROVED and GRANTED. The Court will prepare the Order. CASE ADJUDICATED.;

## CASE SUMMARY CASE NO. G-19-052263-A

01/14/2022

Minute Order (8:00 AM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. The Court notes that this matter is set for Hearing on January 27, 2022, at 1:30 a.m. regarding the 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. An Ex Parte Motion for an Order Shortening Time was filed December 22, 2021, and a proposed Order Shortening Time was submitted to the Court electronically. The Court further notes that an Opposition to the Ex Parte Motion for an Order Shortening Time for Hearing on Motion to Stay and Order Appointing Successor General Guardian of the Person and Estate and for Issuance of Letters of General Guardianship. Upon review, the Ex Parte Motion for an Order Shortening Time is DENIED. Accordingly the Hearing set for January 27, 2022 at 1:30 PM STANDS. A copy of this minute order shall be provided to all Parties. CLERK NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail address on record with the Court; if no e-mail address was available, the minute order was mailed to the physical address of record 1/14/22. (kc);

01/14/2022

Minute Order (8:00 AM) (Judicial Officer: Marquis, Linda)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES RE: G-19-052263-A NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing. The Court notes that a Petition to Withdraw as Counsel of Record for Kimberly Jones, was filed on December 10, 2021, and the matter was set for a Chamber's review hearing on January 19, 2022 at 5:00 AM. Upon review, the Court notes that a Notice of Non-Opposition was filed on January 12, 2022. Accordingly, the Petition to Withdraw as Counsel of Records for Kimberly Jones is GRANTED. Counsel to prepare the Order. Accordingly, the Hearing set for the Petition to Withdraw as Counsel set for January 19, 2022 at 5:00 AM shall be VACATED. A copy of this Minute Order shall be provided to all parties. CLERK NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail address on record with the Court; if no e-mail address was available, the minute order was mailed to the physical address of record 1/14/22. (kc);

01/19/2022

CANCELED Motion for Withdrawal (5:00 AM) (Judicial Officer: Marquis, Linda)

Vacated

Motion for Withdrawal as Counsel of Record

01/27/2022

CANCELED Hearing (11:30 AM) (Judicial Officer: Marquis, Linda)

Vacated - per OST

Hearing on Petition to Compel Kimberly Jones to provide any and all information and documentation related to the Protected Person to the Successor Guardian

01/27/2022

CANCELED Hearing (11:30 AM) (Judicial Officer: Marquis, Linda)

Vacated - per OST

Petition to Relocate the Protected Person to Nevada

01/27/2022

Hearing (1:30 PM) (Judicial Officer: Marquis, Linda)

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 Denied;

Journal Entry Details:

HEARING: 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 In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans. Court Clerks: Tanya Stengel, Karen Christensen (kc) Attorney Elizabeth Mikesell, Nevada Bar #8034, appeared on behalf of Protected Person. Also appearing: Perry Friedman, Guardian's husband Jack Butler, Protected Person's son-in-law Sonia Jones, Supreme Court Guardianship Compliance Financial Forensic Specialist Attorney Ty Kehoe, Nevada Bar #6011 Court reviewed the recent history of the case and the pleadings on file. Court noted Kimberly Jones (Kimberly) filed three documents yesterday, and those relevant to today's hearing would be considered. Ms. Mikesell stated she did not have an opportunity to review the documents filed yesterday, including one filed by Mr. Michaelson. Ms. Mikesell objected to the introduction in the responding opposition. Ms. Mikesell stated the statements made were irrelevant, inappropriate and unprofessional. Ms. Mikesell requested Court strike the statements and admonish counsel. Mr. Michaelson stated he stood by the statements made. Arguments made by counsel. Court stated it would NOT strike the requested portion of the pleading, however it would not have any more arguments regarding the same issue at this time. Ms. Mikesell

### CASE SUMMARY CASE NO. G-19-052263-A

made arguments supporting the Motion to Stay Order for Removal of Guardian, and stated Protected Person was not with the preferred guardian. Mr. Michaelson responded. Further arguments between counsel. Kimberly stated she never denied family members from seeing Protected Person. Mr. Butler also stated he was never denied access to Protected Person. He stated Kimberly never did anything to harm Protected Person and he requested things return to the way they were. Additional arguments between counsel. Ms. Mikesell requested direct contact with Protected Person or Guardian rather than being directed through Mr. Michaelson's office. Mr. Michaelson deferred to Guardian. Guardian stated concerns with Protected Person's attorney not understanding that Protected Person's statements are, at times, not true, or not in context with consequences. Court stated Legal Aid needs access to Protected Person. Guardian stated she could have a device set up for video chat between Legal Aid and Protected Person as soon as tomorrow. Ms. Mikesell suggested she communicate with Guardian to arrange an appointed time to speak with Protected Person. Guardian was agreeable. COURT ORDERED: Motion to Stay Order for Removal of Guardian and Order Appointing Successor Guardian shall be DENIED. Court shall issue a Written Findings of Fact and Conclusions of Law. Mr. Michaelson shall draft the proposed Findings and submit to Court's law clerk in editable Word format. Mr. Michaelson may provide copies of the draft to opposing counsel. Legal Aid shall e-mail Guardian to schedule an agreeable time to video chat or speak with Protected Person. The phone visit may be facilitated by Guardian, her husband, or another person to ensure Protected Person has a private conversation with her attorney.;

03/10/2022

Hearing (1:00 PM) (Judicial Officer: Marquis, Linda)

Petition for an Order to Enforce and/or for an Order to Show Cause regarding Contempt; Petition for Attorneys Fees

Granted; See 3/10/22 All Pending Motions

03/10/2022

Hearing (1:00 PM) (Judicial Officer: Marquis, Linda)

Petition to Restrict Visitation, Communication and Interaction with the Protected Person Kathleen June Jones Matter Heard; See 3/10/22 All Pending Motions

03/10/2022

All Pending Motions (1:00 PM) (Judicial Officer: Marquis, Linda)

#### MINUTES

Matter Heard;

Journal Entry Details:

HEARING: PETITION FOR AN ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT; PETITION FOR ATTORNEY FEES...HEARING: PETITION TO RESTRICT VISITATION, COMMUNICATION AND INTERACTION WITH THE PROTECTED PERSON KATHLEEN June JONES. In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through Blue Jeans. Court Clerks: Tanya Stengel, Karen Christensen (kc) Attorney Elizabeth Mikesell, Nevada Bar #8034, appeared on behalf of Protected Person and for attorney Maria Parra-Sandoval Also appearing: Perry Friedman, Guardian's husband Jack Butler, Protected Person's son-in-law Attorney Ty Kehoe, Nevada Bar #6011 Marilyn Fedorow, Protected Person's friend Frank Caruso, Kimberly Jones' witness Court reviewed the pleadings on file. Ms. Mikesell represented Protected Person wants to visit with all her daughters without supervision or restriction. Ms. Mikesell stated Protected Person took no position pertaining to Dean. Ms. Jones (Kimberly) requested an attorney be appointed for her, that this hearing be continued, and that a mailing address be provided where she can mail her rent. Court addressed Kimberly's requests and stated it could not appoint counsel for her. The hearing would not be continued to a new date, and as this hearing was not an evidentiary hearing, no testimony would be taken today. Court informed Kimberly that she was under no obligation to speak at this hearing. Court stated Kimberly could send any correspondence through Mr. Michaelson's office. Mr. Michaelson stated his business address in OPEN COURT. Court also noted his address is on every pleading filed by his office. Mr. Michaelson made arguments objecting to Kimberly living in, and claiming legal residence, in the California property. Court stated it wouldn't make a decision regarding rights to the property at this hearing. Court addressed the Order to Show Cause pleading, Jack Butler made statements in support of Kimberly, Court GRANTED Guardian's request for Order to Show Cause as to why Kimberly Jones should not be held in contempt for failure to comply with Court's written order. Court noted the hearing may need to be held IN PERSON, however, Court would give interested parties, including Protected Person, the ability to appear virtually. Court tasked Mr. Michaelson to prepare an Order to Show Cause to include other specifics believed to violate Court's written orders. Court cautioned parties as to the expense of ongoing legal proceedings, and Court's limitations as to imposed sanctions. Court explained the differences between criminal and civil contempt and sanctions. As to petition to restrict visitation and interaction with Protected Person, Court agreed that Dean and Kimberly should be viewed independently. Court noted it would need to take testimony and set an evidentiary hearing. Mr. Michaelson made statements regarding Kimberly illegally recording all interactions. Arguments between counsel. Court stated it expected family members to comply with state recording laws. Court made additional statements regarding the use of recordings. Court reminded parties the priority is for Protected Person to be happy and to be able to visit with all of her children. Mr. Michaelson requested Court's permission to retain California counsel. Court noted that matter was set for a separate hearing, and intended to sign an Order Shortening Time for it to be heard next week. Mr. Michaelson requested a Guardian Ad Litem be reappointed to address some of the issues. Ms. Mikesell objected to statements made. Court stated it would like the request for Guardian Ad Litem to be submitted in writing. Mr. Michaelson made requests that Kimberly be held

### CASE SUMMARY CASE No. G-19-052263-A

liable for the costs associated with the litigation. Guardian made statements regarding recordings. Court stated it would have Protected Person's counsel speak with her regarding her position on the matter. Court noted, under statute 159, it could sanction guardians or former guardians. Court admonished parties the highest priority is Protected Person's health and welfare. Court stated concerns regarding Kimberly's ability to comply with Court's orders. Additional arguments between counsel. Court stated it would consider a written petition filed by Legal Aid or Mr. Michaelson converting from civil contempt to criminal contempt. Court admonished Kimberly to comply with Court's orders. COURT ORDERED: Guardian's request for Order to Show Cause as to why Kimberly Jones should not be held in contempt for failure to comply with Court's written order shall be GRANTED. Mr. Michaelson shall draft the specific Order to Show Cause and submit for Court's signature, and the Order shall be PERSONALLY SERVED on Kimberly Jones. Protected Person's counsel shall speak with her regarding her position on the issue of recordings. Future hearing, originally set on 3/31/22 at 1:00 PM shall be heard on 3/17/22 at 2:30 PM.;

03/17/2022

Hearing (2:30 PM) (Judicial Officer: Marquis, Linda)

Perition For Advice And Instructions Concerning Using Funds To Pay For Legal Service In California And Petition To Use Funds to Repair Anaheim Property

Granted; See 3/17/22 All Pending Motions

03/17/2022

**Petition for Instructions** (2:30 PM) (Judicial Officer: Marquis, Linda)

Order Shortening Time - Petition For Advice And Instructions Concerning Using Funds To Pay For Legal Service In California And Petition To Use Funds to Repair Anaheim Property

Granted; See 3/17/22 All Pending Motions

03/17/2022

All Pending Motions (2:30 PM) (Judicial Officer: Marquis, Linda)

Matter Heard;

Journal Entry Details:

PETITION FOR INSTRUCTIONS: ORDER SHORTENING TIME - PETITION FOR ADVICE AND INSTRUCTIONS CONCERNING USING FUNDS TO PAY FOR LEGAL SERVICE IN CALIFORNIA AND PETITION TO USE FUNDS TO REPAIR ANAHEIM PROPERTY...HEARING: PETITION FOR ADVICE AND INSTRUCTIONS CONCERNING USING FUNDS TO PAY FOR LEGAL SERVICE IN CALIFORNIA AND PETITION TO USE FUNDS TO REPAIR ANAHEIM PROPERTY In accordance with Administrative Order 22-01, this Hearing was held via video conference through BlueJeans. Court Clerks: Tanya Stengel, Karen Christensen (kc) Also appearing: Jack Butler, Protected Person's son-in-law Attorney Ty Kehoe, observing Court reviewed the pleadings on file. Upon Court's inquiry, Kimberly Jones (Kimberly) stated she was still in the Anaheim home. Kimberly made additional statements as to the reasons she is still in the home. Kimberly requested Court grant her a move out date of April 15. Court noted Kimberly previous stated she would be out of the home by March 15. Today is March 17 and she is still in the home. Kimberly requested an agreement be made wherein she could stay until April 15 without an eviction being imposed. Court ordered Mr. Michaelson and Guardian investigate the California eviction process and approved retention of California counsel. Court stated parties were able to reach their own agreement if they choose. Court made additional statements regarding the necessary repairs to be made on the home. Mr. Michaelson requested attorney's fees for bringing this matter before the Court. Discussion between counsel. Donna Simmons stated she is starting a new job at the end of this month. Discussion regarding the cost of purchase of hearing aids for Protected Person. Mr. Butler stated the cost of the hearing aids seemed high. Court stated it would look for doctor recommendation and other information related to costs. Mr. Butler read a prepared statement by Teri Butler. Family members made statements regarding the type of devices used to communicate with Protected Person. Court noted that matter was not on calendar today. COURT ORDERED: Petition to Retain California Counsel and proceed with EVICTION shall be GRANTED. Petition to assess and make repairs to the home following Kimberly's departure shall be GRANTED. Mr. Michaelson's request for FEES for today's hearing shall be GRANTED, paid by Kimberly, Mr. Michaelson shall submit a proposed Order for Court's review and signature.;

Electronically Filed 03/18/2022 12:07 PM CLERK OF THE COURT

**FFCL** 

Linda Marquis DISTRICT JUDGE FAMILY DIVISION, DEPT.B LAS VEGAS, NV 89101

EIGHTH JUDICIAL DISTRICT COUR'	I
FAMILY DIVISION	
CLARK COUNTY NEVADA	

In the Matter of the Guardianship of:	) Case No.: G-19-052263-A ) Dept. No.: B
Kathleen June Jones,	) Dept. 110 B
Protected Person(s).	)
	_)

# FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING GUARDIAN AD LITEM FEES

### **Procedural History**

In September 2019, two of the daughters of the Protected Person, Robyn Friedman and Donna Simmons, petitioned the District Court for guardianship of their mother alleging, in part, that the Proposed Protected Person's Power of Attorney and their sister, Kimberly Jones, was unwilling or unable to address serious issues effecting the health and welfare of the Proposed Protected Person.

Initially, Kimberly objected to the need for a guardian for her Mother.

Later, Kimberly opposed Robyn and Donna's petition and filed her own petition for guardianship. Jerry, the husband of the Protected Person, objected and filed a counter petition for guardianship. The three competing petitions alleged: elder abuse; financial misconduct; exploitation; isolation; kidnapping; and many other things. *See* Robyn and Donna's Petition

Guardianship, filed September 19, 2019; Kimberly's Opposition and Counter-Petition, filed October 2, 2019; Jerry's Opposition and Counter-Petition, filed October 2, 2019.

Ultimately, Robyn and Donna withdrew their Petition and supported Kimberly. Kimberly was appointed guardian of the person and estate of her Mother on October 15, 2020.

After the appointment of Kimberly, the guardianship proceedings and related civil proceedings remained actively contentious: over 400 pleadings have filed, over twenty-five (25) hearings held, and at least three investigations ordered. Throughout the guardianship proceedings, Robyn and Donna have complained that the Guardian, Kimberly, has restricted their ability to communicate and visit their Mother, the Protected Person. After attempts to resolve the issue were unsuccessful, Robyn and Donna filed a requests for visitation and communication.

This Court appointed Elizabeth Brickfield, Esq., as Guardian Ad Litem for the Protected Person on February 16, 2021. Guardian Ad Litem Ms.

Brickfield filed a Notice of Intent to Seek Fees and Costs from the Guardianship Estate on February 22, 2021.

The Protected Person filed an Objection to the Guardian Ad Litem's Notice of Intent to Seek Fees on February 26, 2021, and objected to Ms. Brickfield's hourly rate, \$400.00. Protected Person argued that the Guardian Ad Litem is not entitled to an attorney's hourly rate. Protected Person

argues, based upon her review of websites, that the Guardian Ad Litem is entitled to \$22.00 per hour to \$48.00 per hour.

The Guardian at the time, Kimberly Jones, filed a Joinder to the Protected Person's Objection on March 1, 2021.<sup>1</sup>

Elizabeth Brickfield, Esq., filed a Petition for Approval of Guardian Ad Litem's Fees and Costs on October 27, 2021, supported by detailed billing statement and declarations. Ms. Brickfield requests fees of \$5,710.00 and costs of \$3.50.

The Successor Guardian, Robyn Friedman, did not object and supported the request for fees. The many interested and adverse parties did not object.

Protected Person filed her Objection on November 18, 2021.

Protected Person argues the Guardian Ad Litem's hourly rate (\$400.00) is "grossly outside the norm for Guardian Ad Litem services" and should be reduced from \$400.00 per hour to the range of \$22.00 - \$48.00 per hour, based upon information obtained by Protected Person regarding national non-attorney Guardian Ad Litem hourly rates from Glassdoor.com and Ziprecruiter.com. *See* Protected Person's Objection at page 3.

Further, Protected Person argues that the Guardian Ad Litem Brickfield provided "zero benefit" to the Protected Person and lied to the Court. *See* Protected Person's Objection at page 4-5.

<sup>&</sup>lt;sup>1</sup> Guardian Kimberly Jones was later removed and a Successor Guardian, Robyn Friedman, appointed by the Court.

The Court granted the requested Guardian Ad Litem fees at the December 9, 2021, Hearing and the instant written Order follows. The Protected Person's Objection misrepresents both Nevada law regarding Guardians Ad Litem and the circumstances of the instant case.

## Findings of Fact and Conclusions of Law

The District Court has discretion to appoint a Guardian Ad Litem to represent a Protected Person in a guardianship proceeding at any time, if the Court believes that the Protected Person will benefit from the appointment and the services of the Guardian Ad Litem will be beneficial in determining the best interests of the Protected Person. *See* NRS 159.0455(1).

The District Court has further discretion to appoint a non-attorney to serve as Guardian Ad Litem, *only if* a court-approved volunteer advocate program, which provides court approved training, for Guardians Ad Litem has been established in the judicial district. *See* NRS 159.0455(3).

There is no volunteer, non-attorney, Guardian Ad Litem, adult guardianship advocate program in the Eighth Judicial District Court.

Accordingly, this Court may not utilize its discretion to appoint a non-attorney to serve as a Guardian Ad Litem for a Protected Person in a guardianship proceeding in this judicial district.

Protected Person's statement that Nevada law allows ". . . any person in the community to serve as a GAL without the need to have legal experience"

is inaccurate and intentionally ignores NRS 159.0455(3) and the language of Nevada Guardianship Rule 8. *See* Objection at page 2.

Protected Person's representation that Nevada law prohibits a GAL from providing legal services is also inaccurate. Protected Person states, "... NRS 159.0455(4) provides that a GAL "shall not" provide legal services." *See* Objection at page 2.

NRS 159.0455(4) does not prohibit a Guardian Ad Litem from providing legal services. The statute prohibits a Guardian Ad Litem from providing a specific type of legal service to a specific person. A Guardian Ad Litem is prohibited from offering legal advice to the Protected Person. *See* NRS 159.0455(4).

Protected Person argues that an attorney Guardian Ad Litem should be paid at the rate of non-attorney Guardian Ad Litem. However, under Nevada law non-attorney Guardian Ad Litem's do not get paid. Pursuant to NRS 159.0455(4) only a *volunteer* non-attorney Guardian Ad Litem may be appointed, under specific circumstances that do not exist in this judicial district.

Given the complexity of this matter and the issues presented, an attorney Guardian Ad Litem was necessary. The potential impact of the communication and visitation requests and the Adverse Parties' significant inconsistencies regarding the Protected Person's abilities and desires, a

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Linda Marquis DISTRICT JUDGE FAMILY DIVISION, DEPT.B LAS VEGAS, NV 89101

Guardian Ad Litem with considerable legal and professional experience was necessary in this matter.

Guardian Ad Litem Brickfield was appointed by this Court because of her extensive experience, legal abilities, and knowledge. This Court expected Ms. Brickfield to bring the breadth of her legal experience and knowledge to her role to benefit the Protected Person. The Court believed the appointment of Ms. Brickfield as Guardian Ad Litem would benefit the Protected Person and would be beneficial in determining best interests.

Protected Person's contention that the tasks assigned to Guardian Ad Litem Brickfield were simple and required no legal training is incorrect.

The isolation of a Protected Person, through the restriction of communication and visitation of family members, can have significant consequences in guardianship matters.<sup>2</sup> The Protected Person's Bill of Rights grants the Protected Person the right to receive telephone calls, personal mail, and visitors, unless the Guardian and Court determine it will cause harm to the Protected Person. See NRS 159.328. The method and manner in which restrictions can or should be put in place requires legal experience and skill. Therefore, discussions regarding communication and

<sup>&</sup>lt;sup>2</sup> A guardian can be removed for restricting communication, visitation, or interaction with a protected person. See NRS 159.332. Generally, communication and visitation can only be restricted through Court Order. In specific circumstances, the guardian may restrict communication and visitation, but is required to file notice within ten days. The procedure required to request a Court Order to restrict communication is governed by NRS 159.331 through NRS 159.338 and provides an independent statutory basis for attorney's fees and sanctions.

visitation must be conducted balancing the intricate statutory legal framework that governs potential restrictions.

The pleadings filed in regards to visitation and communication requested the removal of the Guardian, Kimberly Jones. Ultimately, this Court did remove Kimberly Jones and appointed a Successor Guardian based upon Ms. Jones' restriction of visitation and communication and her failure to comply with her statutory duties regarding the Guardianship Estate. The Court relied, in part, on Guardian Ad Litem Brickfield's Report and Recommendations in the Order removing the Guardian. The financial forensic investigation of the Guardianship Estate, which includes Kimberly Jones' personal finances, is ongoing.

Pursuant to NRS 159.0455, NRS 159.344, and Guardianship Rule 8(J) a Guardian Ad Litem is entitled to reasonable compensation from the Guardianship Estate.

If an attorney is appointed by the Court, she may petition for fees from the Guardianship Estate in accordance with the procedures outlined in NRS 159.344. *See* NRS 159.344(10).

NRS 159.344 requires the attorney who intends to seek fees to file written notice of intent to request fees when she first makes an appearance.

A Court appointed attorney may file a petition requesting payment of fees and costs must include the following:

(a) A detailed statement as to the nature and extent of the services performed by the attorney;

- (b) An itemization of each task performed by the attorney, with reference to the time spent on each task in an increment to the nearest one-tenth of an hour and with no minimum billing unit in excess of one-tenth of an hour;
- (c) An indication of whether any time billed, including, without limitation, any time spent traveling or waiting, benefited any clients of the attorney other than the protected person and, if so, how many other clients benefited from such time; and
- (d) Any other information considered relevant to a determination of whether attorney's fees are just, reasonable and necessary.

In determining whether attorney's fees are just, reasonable, and necessary, the District Court may consider all of the approximately twenty-three (23) enumerated, and sometimes compound, subsections of NRS 159.344(5).

As to NRS 159.344(5)(a), written notice of intent to filed and approved.

As to subsection b, the services performed conferred an actual benefit upon the protected person or attempted to advance the best interests of the protected person. Guardian Ad Litem Brickfield attempted to advance the best interests of the Protected Person by attempting to discuss and find common ground between the Protected Person's family members that would promote communication and visitation between the Protected Person and her family without the financial and emotional cost of an evidentiary hearing. Although Guardian Ad Litem Brickfield was unable to secure a settlement agreement that would have allowed the Parties to forego an evidentiary

hearing, Ms. Brickfield's work did ultimately result in the removal of the Guardian and allowed the Protected Person to enjoy communication and visitation with her family.

After Evidentiary Hearing and Court Order, based in part upon GAL's Recommendations, the Protected Person was able to have communication and visitation with her family members, as guaranteed by the Protected Person's Bill of Rights and argued by Guardian Ad Litem Brickfield.

Subsections c through f, represent the codification of the *Brunzell* factors and states as follows:

- (c) The qualities of the attorney, including, without limitation, his or her ability, training, education, experience, professional standing and skill.
- (d) The character of the work performed, including, without limitation, the difficulty, intricacy and importance of the work, the time and skill required to complete the work, the responsibility imposed and the nature of the proceedings.
- (e) The work actually performed by the attorney, including, without limitation, the skill, time and attention given to the work.
- (f) The result of the work, including, without limitation, whether the attorney was successful and any benefits that were derived.

As to subsection c, Ms. Brickfield is an excellent advocate. She possesses great ability, is specially trained, received superior education,

possesses a wealth of experience, and maintains the highest professional standing and skill.

She has significant litigation, probate, and guardianship experience. Ms. Brickfield was a Member in Dickinson Wright's Estate Planning and Administration Department and is now a Partner with Dawson & Lordahl PLLC. She practices in guardianship matters, tax law, trusts and estate, and trust and probate litigation. She has been appointed by the District Court to serve as a Guardian Ad Litem in several matters. Ms. Brickfield has presented legal education classes for the State Bar of Nevada, the Southern Nevada Association of Women Attorneys, Clark County Bar Association, and private education associations.

Ms. Brickfield is a member of the Southern Nevada Council of Estate Planners, the State Bar of Nevada's Elder Law Section, Taxation Section and the State Bar of Nevada's Trust and Probate Section. She is the former Chair of the State Bar of Nevada's Trust and Probate Section and was a member of the State Bar of Nevada's Board of Governors from 2010 to 2014. Desert Companion Magazine named her one of Nevada's Top Lawyers and she is an AV Preeminent rated attorney by Martindale-Hubbell. She is listed as a 2015 through 2019 Mountain State Super Lawyer.

Ms. Brickfield received her LL.M. in Taxation from the New York
University School of Law, which U.S. News & World Reports has rated the
best taxation LL.M program in the United States since 1992.

As to subsection d, the work performed was detailed and complex, requiring intricate attention to detail, especially given: the nature of the controversy; the number of adverse parties; the historic family dynamic; the unique abilities of the Protected Person; and concurrent civil proceedings.

The matter required the time and the skill of an experienced attorney well versed in guardianship, probate, and trust litigation.

Relative to subsection e, the detailed billing invoices submitted by

Guardian Ad Litem Brickfield to support her request for fees reveal Ms.

Brickfield expended reasonable effort proportional to the magnitude of the case, and that she devoted the time, skill, and attention of a reasonable and prudent guardian ad litem in this matter. She further utilized and supervised the services of her paralegal, Ms. Lamprea, in an efficient and cost-effective manner, while still achieving a benefit to the Protected Person.

As to subsection f, Guardian Ad Litem Brickfield was ultimately successful, and benefits were derived to the Protected Person. As detailed further herein, the Protected Person was able to communicate and visit with her family.

As to subsection g and its four subsections, \$400 per hour is lower than or equal to the usual and customary hourly fee charged in by Guardian Ad Litems's in Clark County guardianship proceedings for each task performed, regardless of who actually performed the task. The requested fees represent compensation: at an attorney rate for time spent performing services that require an attorney; compensation at a paralegal rate for time spent performing paralegal services; compensation at a fiduciary rate for time spent performing fiduciary services; and no compensation for time spent performing secretarial or clerical services.

Relative to subsection h, there was no apportionment among multiple clients of any billed time that benefited multiple clients of the attorney.

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Relative to subsection j, the estate of the Protected Person is able to pay the fees requested considering the five sub-factors. The current value of the estate is unknown, due to failures of the Former Guardian to, among other things: file timely annual accountings; to request timely annual accounting hearings; to maintain receipts of expenditures; and manage the Guardianship Estate. The general value of the estate is based upon the Protected Person's regular monthly income and ownership, subject to

mortgage, of one residential property. Other assets may be identified through the ongoing financial forensic investigation. The Estate has no disposable income and the Protected Person will continue to need care in the future.

The Protected Person currently resides with Successor Guardian, Robyn Freidman. The Protected Person's living expenses are minimized by the Guardian.

As to subsections k, l, and m, Guardian Ad Litem made substantial efforts to reduce and minimize any issues presented by attempting to resolve and facilitate communication between the Parties that would promote settlement. Guardian Ad Litem Brickfield spoke with all Parties and examined their requests. Guardian Ad Litem Brickfield made no actions that unnecessarily expanded issues or delayed or hindered the efficient administration of the estate. Guardian Ad Litem Brickfield's work advanced and protected the interests of only the Protected Person.

Subsection n, allows the District Court to consider any other factor that is relevant in determining whether attorney's fees are just, reasonable and necessary, including, without limitation, any other factor that is relevant in determining whether the person was acting in good faith and was actually pursuing the best interests of the Protected Person.

1	Orders	
2	THE COURT HEREBY ORDERS t	hat the Guhir arm of March 292P etition
3	for Approval of Fees is GRANTED.	Juda Marquis
4	Tot Approvar of rees is GRANTED.	0
5	IT IS SO ORDERED.	7EA D3B 91EC 95C9
6		Linda Marquis District Court Judge
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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 In the Matter of the Guardianship CASE NO: G-19-052263-A 6 of: DEPT. NO. Department B 7 Kathleen Jones, Protected 8 Person(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Findings of Fact, Conclusions of Law and Judgment was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled 13 case as listed below: 14 Service Date: 3/18/2022 15 Heather Ranck heather@michaelsonlaw.com 16 Kelly Easton kellye@sylvesterpolednak.com 17 Monica Gillins mlg@johnsonlegal.com 18 19 John Michaelson john@michaelsonlaw.com 20 Lenda Murnane lenda@michaelsonlaw.com 21 Rosie Najera rnajera@lacsn.org 22 Ty Kehoe TyKehoeLaw@gmail.com 23 Jeffrey Sylvester jeff@sylvesterpolednak.com 24 Maria Parra-Sandoval, Esq. mparra@lacsn.org 25 Kate McCloskey NVGCO@nvcourts.nv.gov 26 27 Sonja Jones sjones@nvcourts.nv.gov

1	LaChasity Carroll	lcarroll@nvcourts.nv.gov
2	Melissa Romano	mdouglas@dlnevadalaw.com
3 4	Elizabeth Brickfield	ebrickfield@dlnevadalaw.com
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8	Cameron Simmons	Cameronnnscottt@yahoo.com
9	Robyn Friedman	vgsfun@hotmail.com
10	Perry Friedman	friedman@cs.stanford.edu
12	Donna Simmons	donnamsimmons@hotmail.com
13	Kimberly Jones	flyonthewall2you@gmail.com
14	Peter Pratt	peter@michaelsonlaw.com
15		
16 17	1	the above mentioned filings were also served by mail tage prepaid, to the parties listed below at their last
	via United States Postal Service, post	•
17	via United States Postal Service, post known addresses on 3/21/2022	Dawson & Lordahl PLLC Attn: Elizabeth Brickfield, Esq
17 18	via United States Postal Service, post known addresses on 3/21/2022	tage prepaid, to the parties listed below at their last  Dawson & Lordahl PLLC
17 18 19	via United States Postal Service, post known addresses on 3/21/2022	Dawson & Lordahl PLLC Attn: Elizabeth Brickfield, Esq 9130 West Post Road, Suite 200
17 18 19 20	via United States Postal Service, post known addresses on 3/21/2022 Elizabeth Brickfield	Dawson & Lordahl PLLC Attn: Elizabeth Brickfield, Esq 9130 West Post Road, Suite 200 Las Vegas, NV, 89148
17 18 19 20 21	via United States Postal Service, post known addresses on 3/21/2022 Elizabeth Brickfield	Dawson & Lordahl PLLC Attn: Elizabeth Brickfield, Esq 9130 West Post Road, Suite 200 Las Vegas, NV, 89148  18543 Yorba Linda Blvd #146
17 18 19 20 21 22	via United States Postal Service, post known addresses on 3/21/2022 Elizabeth Brickfield	Dawson & Lordahl PLLC Attn: Elizabeth Brickfield, Esq 9130 West Post Road, Suite 200 Las Vegas, NV, 89148  18543 Yorba Linda Blvd #146
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1 **NEO** DAWSON & LORDAHL PLLC 2 Elizabeth Brickfield, Esq. NSB #6236 9130 West Post Road, Suite 200 3 Las Vegas, Nevada 89148 Telephone: (702) 476-6440 4 Facsimile: (702) 476-6442 5 Ebrickfield@dlnevadalaw.com Guardian ad Litem for Kathleen June Jones 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 In the Matter of the Guardianship of: Case No.: G-19-052263-A 10 KATHLEEN JUNE JONES 11 Department No.: B Protected Person. 12 13 **NOTICE OF ENTRY OF ORDER** 14 PLEASE TAKE NOTICE that a Findings of Fact, Conclusions of Law, and Order Granting 15 Guardian Ad Litem Fees was entered by this Court on March 18, 2022. A true and correct copy of 16 the Order is attached hereto. 17 Dated this 31st day of March 2022. 18 19 DAWSON & LORDAHL PLLC 20 21 Elizabeth Brickfield, Esq. NSB #6236 22 9130 West Post Road, Suite 200 Las Vegas, Nevada 89148 Telephone: (702) 476-6440 23 Facsimile: (702) 476-6442 ebrickfield@dlnevadalaw.com 24 Guardian ad litem for Kathleen June Jones 25 26 27



1	<u>CERTIFICATI</u>	E OF SERVICE
2		
3	I hereby certify that on the 31st day of Ma	rch 2022, I caused copies of the foregoing Notice
4	of Entry of Order to be served through the Cou	art's electronic filing system or by depositing the
5	same in the United States mail in Las Vegas, Ne	vada, first class postage prepaid, addressed to the
6	following parties:	
7		
8	John P. Michaelson, Esq. Jeffrey R. Sylvester, Esq.	Maria L. Parra-Sandoval, Esq., Legal Aid Center of Southern Nevada
9	jeff@sylvesterpolednak.com	mparra@lacsn.org
10	john@michaelsonlaw.com	pwalker@lacsn.org
11	Co-Counsel for Petitioners, Robyn Friedman and Donna Simmons	Counsel for Kathleen Junes Jones
12	James Beckstrom, Esq.	Kate McCloskey
	Geraldine Tomich, Esq.	NVGCO@nvcourts.nv.gov
13	jbeckstrom@maclaw.com gtomich@maclaw.com	lcarrol@nvcourts.nv.gov sjones@nvcourts.nv.gov
14	Attorneys for Kimberly Jones	Sjones@nvcourts.nv.gov
15	Terri Butler	Scott Simmons
16	586 N. Magdalena St.,	1054 S. Verde Street
17	Dewey, AZ 86327	Anaheim, CA 92805
18	Jen Adamo	Jon Criss
	14 Edgewater Drive	804 Harkness Lane, Unit 3
19	Magnolia, DE 19962	Redondo Beach, CA 90278
20	Ryan O'Neal	Tiffany O'Neal
21	112 Malvern Avenue, Apt. E Fullerton, CA 92832	177 N. Singing Wood Street, Unit 13 Orange, CA 92869
22	Courtney Simmons	
23	765 Kimbark Avenue	
24	San Bernardino, CA 92407	
25		/s/ Deborah L. Pressley
26	An F	Employee of Dawson & Lordahl, PLLC
27		
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EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION CLARK COUNTY NEVADA

In the Matter of the Guardianship of:	) Case No.: G-19-052263-A
	) Dept. No.: B
Kathleen June Jones,	)
	)
Protected Person(s).	)
	_)

# FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING GUARDIAN AD LITEM FEES

## **Procedural History**

In September 2019, two of the daughters of the Protected Person, Robyn Friedman and Donna Simmons, petitioned the District Court for guardianship of their mother alleging, in part, that the Proposed Protected Person's Power of Attorney and their sister, Kimberly Jones, was unwilling or unable to address serious issues effecting the health and welfare of the Proposed Protected Person.

Initially, Kimberly objected to the need for a guardian for her Mother.

Later, Kimberly opposed Robyn and Donna's petition and filed her own petition for guardianship. Jerry, the husband of the Protected Person, objected and filed a counter petition for guardianship. The three competing petitions alleged: elder abuse; financial misconduct; exploitation; isolation; kidnapping; and many other things. *See* Robyn and Donna's Petition

Linda Marquis DISTRICT JUDGE AMILY DIVISION, DEPT.B LAS VEGAS, NV 89101

Case Number: G-19-052263-A

Guardianship, filed September 19, 2019; Kimberly's Opposition and Counter-Petition, filed October 2, 2019; Jerry's Opposition and Counter-Petition, filed October 2, 2019.

Ultimately, Robyn and Donna withdrew their Petition and supported Kimberly. Kimberly was appointed guardian of the person and estate of her Mother on October 15, 2020.

After the appointment of Kimberly, the guardianship proceedings and related civil proceedings remained actively contentious: over 400 pleadings have filed, over twenty-five (25) hearings held, and at least three investigations ordered. Throughout the guardianship proceedings, Robyn and Donna have complained that the Guardian, Kimberly, has restricted their ability to communicate and visit their Mother, the Protected Person. After attempts to resolve the issue were unsuccessful, Robyn and Donna filed a requests for visitation and communication.

This Court appointed Elizabeth Brickfield, Esq., as Guardian Ad Litem for the Protected Person on February 16, 2021. Guardian Ad Litem Ms.

Brickfield filed a Notice of Intent to Seek Fees and Costs from the Guardianship Estate on February 22, 2021.

The Protected Person filed an Objection to the Guardian Ad Litem's Notice of Intent to Seek Fees on February 26, 2021, and objected to Ms. Brickfield's hourly rate, \$400.00. Protected Person argued that the Guardian Ad Litem is not entitled to an attorney's hourly rate. Protected Person

argues, based upon her review of websites, that the Guardian Ad Litem is entitled to \$22.00 per hour to \$48.00 per hour.

The Guardian at the time, Kimberly Jones, filed a Joinder to the Protected Person's Objection on March 1, 2021.<sup>1</sup>

Elizabeth Brickfield, Esq., filed a Petition for Approval of Guardian Ad Litem's Fees and Costs on October 27, 2021, supported by detailed billing statement and declarations. Ms. Brickfield requests fees of \$5,710.00 and costs of \$3.50.

The Successor Guardian, Robyn Friedman, did not object and supported the request for fees. The many interested and adverse parties did not object.

Protected Person filed her Objection on November 18, 2021.

Protected Person argues the Guardian Ad Litem's hourly rate (\$400.00) is "grossly outside the norm for Guardian Ad Litem services" and should be reduced from \$400.00 per hour to the range of \$22.00 - \$48.00 per hour, based upon information obtained by Protected Person regarding national non-attorney Guardian Ad Litem hourly rates from Glassdoor.com and Ziprecruiter.com. *See* Protected Person's Objection at page 3.

Further, Protected Person argues that the Guardian Ad Litem

Brickfield provided "zero benefit" to the Protected Person and lied to the

Court. See Protected Person's Objection at page 4-5.

<sup>&</sup>lt;sup>1</sup> Guardian Kimberly Jones was later removed and a Successor Guardian, Robyn Friedman, appointed by the Court.

The Court granted the requested Guardian Ad Litem fees at the December 9, 2021, Hearing and the instant written Order follows. The Protected Person's Objection misrepresents both Nevada law regarding Guardians Ad Litem and the circumstances of the instant case.

## Findings of Fact and Conclusions of Law

The District Court has discretion to appoint a Guardian Ad Litem to represent a Protected Person in a guardianship proceeding at any time, if the Court believes that the Protected Person will benefit from the appointment and the services of the Guardian Ad Litem will be beneficial in determining the best interests of the Protected Person. *See* NRS 159.0455(1).

The District Court has further discretion to appoint a non-attorney to serve as Guardian Ad Litem, *only if* a court-approved volunteer advocate program, which provides court approved training, for Guardians Ad Litem has been established in the judicial district. *See* NRS 159.0455(3).

There is no volunteer, non-attorney, Guardian Ad Litem, adult guardianship advocate program in the Eighth Judicial District Court.

Accordingly, this Court may not utilize its discretion to appoint a non-attorney to serve as a Guardian Ad Litem for a Protected Person in a guardianship proceeding in this judicial district.

Protected Person's statement that Nevada law allows "... any person in the community to serve as a GAL without the need to have legal experience"

is inaccurate and intentionally ignores NRS 159.0455(3) and the language of Nevada Guardianship Rule 8. *See* Objection at page 2.

Protected Person's representation that Nevada law prohibits a GAL from providing legal services is also inaccurate. Protected Person states, "...

NRS 159.0455(4) provides that a GAL "shall not" provide legal services."

See Objection at page 2.

NRS 159.0455(4) does not prohibit a Guardian Ad Litem from providing legal services. The statute prohibits a Guardian Ad Litem from providing a specific type of legal service to a specific person. A Guardian Ad Litem is prohibited from offering legal advice to the Protected Person.

See NRS 159.0455(4).

Protected Person argues that an attorney Guardian Ad Litem should be paid at the rate of non-attorney Guardian Ad Litem. However, under Nevada law non-attorney Guardian Ad Litem's do not get paid. Pursuant to NRS 159.0455(4) only a *volunteer* non-attorney Guardian Ad Litem may be appointed, under specific circumstances that do not exist in this judicial district.

Given the complexity of this matter and the issues presented, an attorney Guardian Ad Litem was necessary. The potential impact of the communication and visitation requests and the Adverse Parties' significant inconsistencies regarding the Protected Person's abilities and desires, a

Guardian Ad Litem with considerable legal and professional experience was necessary in this matter.

Guardian Ad Litem Brickfield was appointed by this Court because of her extensive experience, legal abilities, and knowledge. This Court expected Ms. Brickfield to bring the breadth of her legal experience and knowledge to her role to benefit the Protected Person. The Court believed the appointment of Ms. Brickfield as Guardian Ad Litem would benefit the Protected Person and would be beneficial in determining best interests.

Protected Person's contention that the tasks assigned to Guardian Ad Litem Brickfield were simple and required no legal training is incorrect.

The isolation of a Protected Person, through the restriction of communication and visitation of family members, can have significant consequences in guardianship matters.<sup>2</sup> The Protected Person's Bill of Rights grants the Protected Person the right to receive telephone calls, personal mail, and visitors, unless the Guardian and Court determine it will cause harm to the Protected Person. *See* NRS 159.328. The method and manner in which restrictions can or should be put in place requires legal experience and skill. Therefore, discussions regarding communication and

<sup>&</sup>lt;sup>2</sup> A guardian can be removed for restricting communication, visitation, or interaction with a protected person. See NRS 159.332. Generally, communication and visitation can only be restricted through Court Order. In specific circumstances, the guardian may restrict communication and visitation, but is required to file notice within ten days. The procedure required to request a Court Order to restrict communication is governed by NRS 159.331 through NRS 159.338 and provides an independent statutory basis for attorney's fees and sanctions.

visitation must be conducted balancing the intricate statutory legal framework that governs potential restrictions.

The pleadings filed in regards to visitation and communication requested the removal of the Guardian, Kimberly Jones. Ultimately, this Court did remove Kimberly Jones and appointed a Successor Guardian based upon Ms. Jones' restriction of visitation and communication and her failure to comply with her statutory duties regarding the Guardianship Estate. The Court relied, in part, on Guardian Ad Litem Brickfield's Report and Recommendations in the Order removing the Guardian. The financial forensic investigation of the Guardianship Estate, which includes Kimberly Jones' personal finances, is ongoing.

Pursuant to NRS 159.0455, NRS 159.344, and Guardianship Rule 8(J) a Guardian Ad Litem is entitled to reasonable compensation from the Guardianship Estate.

If an attorney is appointed by the Court, she may petition for fees from the Guardianship Estate in accordance with the procedures outlined in NRS 159.344. See NRS 159.344(10).

NRS 159.344 requires the attorney who intends to seek fees to file written notice of intent to request fees when she first makes an appearance.

A Court appointed attorney may file a petition requesting payment of fees and costs must include the following:

- (a) A detailed statement as to the nature and extent of the services performed by the attorney;
- (b) An itemization of each task performed by the attorney, with reference to the time spent on each task in an increment to the nearest one-tenth of an hour and with no minimum billing unit in excess of one-tenth of an hour;
- (c) An indication of whether any time billed, including, without limitation, any time spent traveling or waiting, benefited any clients of the attorney other than the protected person and, if so, how many other clients benefited from such time; and
- (d) Any other information considered relevant to a determination of whether attorney's fees are just, reasonable and necessary.

In determining whether attorney's fees are just, reasonable, and necessary, the District Court may consider all of the approximately twenty-three (23) enumerated, and sometimes compound, subsections of NRS 159.344(5).

As to NRS 159.344(5)(a), written notice of intent to filed and approved.

As to subsection b, the services performed conferred an actual benefit upon the protected person or attempted to advance the best interests of the protected person. Guardian Ad Litem Brickfield attempted to advance the best interests of the Protected Person by attempting to discuss and find common ground between the Protected Person's family members that would promote communication and visitation between the Protected Person and her family without the financial and emotional cost of an evidentiary hearing. Although Guardian Ad Litem Brickfield was unable to secure a settlement agreement that would have allowed the Parties to forego an evidentiary

hearing, Ms. Brickfield's work did ultimately result in the removal of the Guardian and allowed the Protected Person to enjoy communication and visitation with her family.

After Evidentiary Hearing and Court Order, based in part upon GAL's Recommendations, the Protected Person was able to have communication and visitation with her family members, as guaranteed by the Protected Person's Bill of Rights and argued by Guardian Ad Litem Brickfield.

Subsections c through f, represent the codification of the *Brunzell* factors and states as follows:

- (c) The qualities of the attorney, including, without limitation, his or her ability, training, education, experience, professional standing and skill.
- (d) The character of the work performed, including, without limitation, the difficulty, intricacy and importance of the work, the time and skill required to complete the work, the responsibility imposed and the nature of the proceedings.
- (e) The work actually performed by the attorney, including, without limitation, the skill, time and attention given to the work.
- (f) The result of the work, including, without limitation, whether the attorney was successful and any benefits that were derived.

As to subsection c, Ms. Brickfield is an excellent advocate. She possesses great ability, is specially trained, received superior education,

possesses a wealth of experience, and maintains the highest professional standing and skill.

She has significant litigation, probate, and guardianship experience. Ms. Brickfield was a Member in Dickinson Wright's Estate Planning and Administration Department and is now a Partner with Dawson & Lordahl PLLC. She practices in guardianship matters, tax law, trusts and estate, and trust and probate litigation. She has been appointed by the District Court to serve as a Guardian Ad Litem in several matters. Ms. Brickfield has presented legal education classes for the State Bar of Nevada, the Southern Nevada Association of Women Attorneys, Clark County Bar Association, and private education associations.

Ms. Brickfield is a member of the Southern Nevada Council of Estate Planners, the State Bar of Nevada's Elder Law Section, Taxation Section and the State Bar of Nevada's Trust and Probate Section. She is the former Chair of the State Bar of Nevada's Trust and Probate Section and was a member of the State Bar of Nevada's Board of Governors from 2010 to 2014. Desert Companion Magazine named her one of Nevada's Top Lawyers and she is an AV Preeminent rated attorney by Martindale-Hubbell. She is listed as a 2015 through 2019 Mountain State Super Lawyer.

Ms. Brickfield received her LL.M. in Taxation from the New York
University School of Law, which U.S. News & World Reports has rated the
best taxation LL.M program in the United States since 1992.

As to subsection d, the work performed was detailed and complex, requiring intricate attention to detail, especially given: the nature of the controversy; the number of adverse parties; the historic family dynamic; the unique abilities of the Protected Person; and concurrent civil proceedings.

The matter required the time and the skill of an experienced attorney well versed in guardianship, probate, and trust litigation.

Relative to subsection e, the detailed billing invoices submitted by

Guardian Ad Litem Brickfield to support her request for fees reveal Ms.

Brickfield expended reasonable effort proportional to the magnitude of the case, and that she devoted the time, skill, and attention of a reasonable and prudent guardian ad litem in this matter. She further utilized and supervised the services of her paralegal, Ms. Lamprea, in an efficient and cost-effective manner, while still achieving a benefit to the Protected Person.

As to subsection f, Guardian Ad Litem Brickfield was ultimately successful, and benefits were derived to the Protected Person. As detailed further herein, the Protected Person was able to communicate and visit with her family.

As to subsection g and its four subsections, \$400 per hour is lower than or equal to the usual and customary hourly fee charged in by Guardian Ad Litems's in Clark County guardianship proceedings for each task performed, regardless of who actually performed the task. The requested fees represent compensation: at an attorney rate for time spent performing services that require an attorney; compensation at a paralegal rate for time spent performing paralegal services; compensation at a fiduciary rate for time spent performing fiduciary services; and no compensation for time spent performing secretarial or clerical services.

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Relative to subsection j, the estate of the Protected Person is able to pay the fees requested considering the five sub-factors. The current value of the estate is unknown, due to failures of the Former Guardian to, among other things: file timely annual accountings; to request timely annual accounting hearings; to maintain receipts of expenditures; and manage the Guardianship Estate. The general value of the estate is based upon the Protected Person's regular monthly income and ownership, subject to

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Subsection n, allows the District Court to consider any other factor that is relevant in determining whether attorney's fees are just, reasonable and necessary, including, without limitation, any other factor that is relevant in determining whether the person was acting in good faith and was actually pursuing the best interests of the Protected Person.

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2	THE COURT HEREBY ORDERS	that the Guardand And Parein 292P etition
3	for Approval of Fees is GRANTED.	Juda Margeis
4	Tot Approval of Pees is GRAINTED.	
5	IT IS SO ORDERED.	7EA D3B 91EC 95C9
6		Linda Marquis District Court Judge
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Linda Marquis DISTRICT JUDGE FAMILY DIVISION, DEPT.B LAS VEGAS, NV 89101

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 In the Matter of the Guardianship CASE NO: G-19-052263-A 6 of: DEPT. NO. Department B 7 Kathleen Jones, Protected 8 Person(s) 9 10 AUTOMATED CERTIFICATE OF SERVICE 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Findings of Fact, Conclusions of Law and Judgment was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled 13 case as listed below: 14 Service Date: 3/18/2022 15 Heather Ranck heather@michaelsonlaw.com 16 Kelly Easton kellye@sylvesterpolednak.com 17 Monica Gillins mlg@johnsonlegal.com 18 19 John Michaelson john@michaelsonlaw.com 20 Lenda Murnane lenda@michaelsonlaw.com 21 Rosie Najera rnajera@lacsn.org 22 Ty Kehoe TyKehoeLaw@gmail.com 23 Jeffrey Sylvester jeff@sylvesterpolednak.com 24 Maria Parra-Sandoval, Esq. mparra@lacsn.org 25 Kate McCloskey NVGCO@nvcourts.nv.gov 26 27 Sonja Jones sjones@nvcourts.nv.gov

1	LaChasity Carroll	lcarroll@nvcourts.nv.gov
2	Melissa Romano	mdouglas@dlnevadalaw.com
3	Elizabeth Brickfield	ebrickfield@dlnevadalaw.com
5	Ammon Francom	ammon@michaelsonlaw.com
6	Ammon Francom	ammon@michaelsonlaw.com
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9	Cameron Simmons	Cameronnnscottt@yahoo.com
10	Robyn Friedman	vgsfun@hotmail.com
11	Perry Friedman	friedman@cs.stanford.edu
12	Donna Simmons	donnamsimmons@hotmail.com
13	Kimberly Jones	flyonthewall2you@gmail.com
14	Peter Pratt	peter@michaelsonlaw.com
15		
16 17		the above mentioned filings were also served by mail tage prepaid, to the parties listed below at their last
18	Elizabeth Brickfield	Dawson & Lordahl PLLC
19		Attn: Elizabeth Brickfield, Esq 9130 West Post Road, Suite 200
20		Las Vegas, NV, 89148
21	Kimberly Jones	18543 Yorba Linda Blvd #146
22		Yorba Linda, CA, 92886
23		
24		
25		

## DISTRICT COURT CLARK COUNTY, NEVADA

Guardianship of Adult

**COURT MINUTES** 

October 03, 2019

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

October 03, 2019

9:00 AM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

COURT CLERK: Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Maria Parra-Sandoval, Attorney, present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Pro Se

Kathleen Jones, Protected Person, present

Kimberly Jones, Other, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Temporary

Guardian, present

Rodney Yeoman, Other, present

State Guardianship Compliance Officer,

Agency, not present

John Michaelson, Attorney, present

Ty Kehoe, Attorney, present

#### **JOURNAL ENTRIES**

- HEARING FOR 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.

Attorney Ross Evans, Nevada Bar #11374, present on behalf of Kimberly Jones (daughter).

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Terri Butler, oldest daughter, present.

Court noted the presence of Protected Person (PP)

Upon Court's inquiry regarding resolution, Mr. Evans advised he and Mr. Kehoe have a proposed resolution, however he felt Mr. Michaelson's clients may disagree. Mr. Evans proposed ending the temporary guardianship and revoking the letters. PP and her husband would live together as husband and wife, and as Kimberly has been the attorney-in-fact for PP, she would oversee the financial and healthcare needs of PP, in the best interest of PP. Mr. Evans made statements regarding the sale of the house and getting the proceeds of that sale returned. Mr. Evans advised there is a durable power of attorney, established in 2012 over finances, and a durable healthcare power of attorney, established in 2005. Mr. Evans stated Kimberly did not oversee the sale of the house as PP was living with her husband at the time. The current owner is Mr. Yeoman's son, who is willing to reverse it entirely.

Ms. Parra-Sandoval advised she spoke with PP, who is able to direct her and tell her who she wants as her guardian. PP had no recollection of transferring her home to anyone, signing a deed, or the sale of the house. PP wants Kimberly Jones to be her guardian if a guardian is necessary, her daughters to care for her, and her husband to live with her. Ms. Parra-Sandoval requested the investigator look into the situation.

Mr. Kehoe informed the Court Mr. Yeoman wants to re-establish his relationship with his wife and wants the care of PP to be resolved. He believes outside care is occasionally needed. PP and Mr. Yeoman would share the cost of a caregiver. Mr. Kehoe advised he agreed with the resolution as stated by Mr. Evans. Mr. Kehoe requested a status check on 10/15. Court expressed concern regarding the sale of the house and someone taking advantage of PP, especially since PP didn't know about the sale of the house.

Mr. Michaelson advised everyone's goal is to work out a situation, there has been an unwillingness to communicate with the temporary guardians, they have been denied medication, given outdated medication and medication mixed with Mr. Yeoman's medications. Mr. Evans and Mr. Kehoe disagreed and advised they provided the requested information. Argument and discussion regarding medication being locked in the trunk of the car in the garage. Mr. Michaelson advised Kimberly has not returned phone calls. Mr. Michaelson requested temporary guardianship remain in place until a permanent guardian can be appointed, and additionally requested mediation or a settlement conference. Ms. Parra-Sandoval requested temporary guardianship stay in place, and again advised PP wants Kimberly Jones to be her guardian if it is necessary.

Court admonished parties regarding the care of PP and warned against misuse of her medication, withholding of information regarding her doctors and other basic healthcare needs. Family members need to set aside their differences and work together for the best interest and protection of PP.

Dean Loggins, Kimberly Jones' fiance', made statements in favor of Kimberly being named as

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guardian.

Terri Butler made statements regarding PP's best interests.

Argument between counsel regarding PP's care by her husband.

Court noted its concern and stated it has not choice but to continue the temporary guardianship until it receives the results of investigation. If allegations are proven to be true, it is a likely court outcome that despite the nomination of guardian, a different person or persons may be appointed.

Mr. Michaelson advised Mr. Yeoman is in the process of trying to evict Kimberly and her fiance' that are the caregivers from the home. Mr. Kehoe disagreed and explained the evictions. Court again expressed concern regarding the significant allegations and suitability.

Discussion regarding visitation.

#### COURT ORDERED:

Temporary Guardianship shall REMAIN in place. Protected Person shall REMAIN where she is with Kimberly Jones providing care until the next hearing. Order extending TEMPORARY GUARDIANSHIP signed in OPEN COURT and shall EXPIRE on 12/3/19. Order returned to Mr. Michaelson for filing.

Hearing set for 10/15/19 shall STAND.

Supreme Court Guardianship Compliance Officer shall be APPOINTED to investigate the case and get all the applicable documents from the sale of the house. Although a report will not be completed, Investigator shall appear at the hearing to orally report any findings.

Mr. Yeoman shall have UNSUPERVISED VISITATION with Protected Person between 8:00 AM and 8:00 PM.

A list of medications and any doctor appointments shall be sent to temporary guardians within 48 hours of today's hearing.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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## DISTRICT COURT **CLARK COUNTY, NEVADA**

Guardianship of Adult

**COURT MINUTES** 

October 15, 2019

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

October 15, 2019

10:00 AM

Citation to Appear

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, present

Kimberly Jones, Objector, not present Pro Se

Richard Powell, Other, not present

Robyn Friedman, Petitioner, Temporary

Guardian, present

Rodney Yeoman, Other, present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Jeffrey Luszeck, Attorney, present

Pro Se

Pro Se

John Michaelson, Attorney, present

Ty Kehoe, Attorney, present

#### **IOURNAL ENTRIES**

- AMENDED CITATION TO APPEAR AND SHOW CAUSE

Court Clerks: Karen Christensen, Tanya Stengel (ts)

Scott Simmons, appeared telephonically.

Court noted Investigator was unable to find out information on such a quick turn around.

Attorney Michaelson informed the Court, they did not receive information within 48 hours as

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Ordered at the previous hearing but was given some medical information from Kimberly within the last few days. Attorney Michaelson stated they did not receive anything from Mr. Yeoman's side. Attorney Michaelson stated the need for a General Guardian in order to file an A-Case in regards to Mr. Powell not giving back Protected Person's house.

Attorney Parra-Sandoval stated she spoke with Protected Person and she continues to voice her strong preference for Kimberly to be her Guardian and wants to remain in her home that she still believes is hers; Protected Person has no recollection of signing anything regarding gifting her home.

Court and Counsel engaged in discussion regarding the sale of the home. Upon inquiry from the Court, Attorney Parra-Sandoval stated Protected Person's signature is on the documents; it is believed that the sale of the home was hidden from the Power of Attorney at the time.

Attorney Kehoe made statements regarding the importance of Protected Person and Mr. Yeoman living together. Upon inquiry from the Court, Attorney Kehoe stated Mr. Yeoman does not want to live in the home if Kimberly is living there. Attorney Kehoe made statements regarding the Power of Attorney and further stated the transfer of the home happened 21 months ago and there is no proof that Protected Person was incapacitated at the time.

Court stated concerns regarding the sale of Protected Person's home to Mr. Yeoman's son, Mr. Powell, at \$100,000 less than market value and stated further concerns that no documents have been turned over and the house hasn't been given back.

Attorney Luszeck made statements about actions taken by Ms. Jones, Power of Attorney, when she found out about the sale of the home. Attorney Luszeck stated reasons why Ms. Jones should be appointed as General Guardian.

Attorney Michaelson made statements regarding preference of Ms. Jones as Guardian over Mr. Yeoman; however made statements regarding Ms. Jones suitability as Guardian and her request for \$500 a day to be Protected Person's caregiver.

Court and Counsel engaged in discussion regarding Ms. Jones' suitability as Guardian. Court stated it's concerns.

Attorney Kehoe made further statements regarding the sale of the home. Attorney Kehoe stated Mr. Powell paid off the \$140,000 mortgage and the other side has only offered to pay him \$1 for the home to be returned.

Court stated further concerns that Attorney Kehoe is not concerned or worried and that Attorney Kehoe stated there is not a contract of sale or any other documents to provide regarding the sale of the home.

Court advised Ms. Jones to be proactive regarding the housing situation due to neither her or

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Protected Person owning the home.

Court, Counsel and parties engaged in discussion regarding visitation between Protected Person and Mr. Yeoman. Court clarified the Order is NOT that Mr. Yeoman moves out of the home. Mr. Yeoman voluntarily moved out of the home but is welcome to live there.

Court and Counsel further engaged in discussion regarding exchange of medical records for Protected Person and Mr. Yeoman. Court noted if Mr. Yeoman is not willing to provide his medical information to Guardian; she must be present during visitations.

## COURT ORDERED,

Order Appointing Guardian (KIMBERLY JONES) over the Person and Estate shall be APPROVED and GRANTED. Courtroom clerk administered oath to the Guardian IN OPEN COURT.

Guardian shall file an INVENTORY within 60 DAYS.

Mr. Yeoman shall have SUPERVISED visitation with Protected Person. Mr. Yeoman shall notify Guardian if he will be out of town or unavailable for visitations.

Guardian shall notify Mr. Yeoman with information regarding all levels of Protected Person's medical care.

A Supreme Court Investigator shall be APPOINTED to investigate this case. The Investigator shall review the entire Adult Protective Services file and obtain Protected Person's medical records.

A Financial Forensic Specialist shall be APPOINTED to investigate this case. The Investigator shall review all financial records that pertain to the sale of the property, including Protected Person, Mr. Yeoman, and Mr. Yeoman's son, Dick Powell, and anyone else with ties to that property.

Matter CONTINUED to 1/14/20 at 1:30 pm for both Investigation Reports.

Matter SET for EVIDENTIARY HEARING/STATUS CHECK 2/20/20 at 1:30 pm.

ALL Parties must act and speak to each other in a CIVIL MANNER.

Attorney Kehoe shall be considered an interested party and shall be allowed access to the Physician's Certificate.

Attorney Luszeck shall prepare and submit an Order.

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**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

November 06, 2019

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

November 06, 2019

3:30 PM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present
Richard Powell, Other, not present

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Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se

Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11(e), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

On November 6, 2019, Mr. Ty Kehoe informed the Court that there is a disagreement among counsel with regard to the language in the Proposed Order from the October 15, 2019 Hearing. Accordingly,

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Mr. Ty Kehoe shall draft a competing Order. This proposed Order shall be served on all counsel in this matter and submitted to the Department. This Matter shall be set on the Court's Chamber's calendar on November 25, 2019, for review of the competing Orders, and the Court shall make its determination accordingly. No appearance required.

A copy of this Minute Order shall be provided to all Parties.

CLERK'S NOTE: A copy of this MInute Order was mailed to attorneys at the addresses listed on court records 11/6/19. (kc)

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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**Guardianship of Adult** 

**COURT MINUTES** 

December 10, 2019

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

December 10, 2019 9:30 AM

All Pending Motions

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Tanya Stengel; Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Pro Se

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Temporary

Guardian, present

Rodney Yeoman, Other, present

State Guardianship Compliance Officer,

Agency, present

Pro Se

Elizabeth Mikesell, Attorney, not present

John Michaelson, Attorney, present

Ty Kehoe, Attorney, present

## **JOURNAL ENTRIES**

- HEARING: PETITION FOR RETURN OF PROPERTY OF PROTECTED PERSON AND PETITION FOR CONFIRMATION TO BRING CIVIL ACTIONS ON BEHALF OF KATHLEEN June JONES...OPPOSITION: RODNEY G. YEOMAN'S OPPOSITION TO PETITION FOR RETURN OF PROPERTY OF PROTECTED PERSON...OPPOSITION: RODNEY GERALD YEOMAN'S OPPOSITION TO PETITION FOR CONFIRMATION TO BRING CIVIL ACTIONS ON BEHALF OF KATHLEEN June JONES...HEARING: REPLY IN SUPPORT OF PETITION FOR CONFIRMATION TO BRING CIVIL ACTIONS ON BEHALF OF PROPERTY OF PROTECTED PERSON...HEARING: REPLY IN SUPPORT OF PETITION FOR CONFIRMATION TO BRING CIVIL ACTIONS ON BEHALF OF KATHLEEN June JONES.

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COURT CLERKS: Tanya Stengel, Karen Christensen (kc)

Attorney Constantina Rentzios, Nevada Bar #13747, appeared on behalf of Protected Person and for attorney Maria Parra-Sandoval.

Sonia Jones, Supreme Court Financial Forensic Specialist, present.

Protected Person's daughter, Donna Simmons, participated telephonically.

Mr. Beckstrom made arguments in support of dogs Nikki and Charlie being gifted to Protected Person. The dogs are essentially chattel and they can't be divided like community property such as real estate. The dogs have been in Mr. Yeoman's possession since October and Protected Person requests the return of her dogs daily.

Mr. Kehoe argued both of the dogs are community property. Court noted this is a guardianship case, not a divorce case, and the parties would typically look for an offset or credit. Mr. Kehoe advised Protected Person treated the dogs as if they were also Mr. Yeoman's property, as he also cared for the dogs. Mr. Kehoe advised Mr. Yeoman cared for the dogs for eight years, and Protected Person cannot currently care for the dogs. Mr. Kehoe noted errors and contradictions in the declarations and reply brief, and requested an evidentiary hearing to resolve the matter.

Court requested Mr. Michaelson caution Ms. Friedman regarding speaking out in court.

Mr. Kehoe made statements regarding making offsets in lieu of keeping the dogs, returning them after Mr. Yeoman's death, or having parties attend mediation. Court noted it does not have jurisdiction over pre-estate planning.

Ms. Rentzios advised she read all the pleadings. Protected Person wants her dogs returned and asks about them every day. Protected Person indicated to Ms. Parra-Sandoval she would be willing to share the dogs with Mr. Yeoman if an amicable solution could be found. Ms. Rentzios advised Nikki was a gift to Protected Person. She and Mr. Yeoman did not pay for the dog using community funds. Court inquired whether an evidentiary hearing was needed. Ms. Rentzios stated an evidentiary hearing was not needed. There is no clear dispute as to ownership of the dogs. An evidentiary hearing would be a waste of Protected Person's time and resources. Ms. Rentzios requested the return of the dogs to Protected Person.

Court and counsel engaged in further discussion regarding the ownership and gifting of the dogs, and return of the dogs, or at least one dog to PP, until an evidentiary hearing. Court noted it would be a likely court outcome it would accept statements of law and conclusions of law as set forth from Petitioner's Motion and Court would expect a request for attorney fees at the evidentiary hearing.

Mr. Beckstrom requested at least one of the dogs be returned to Protected Person pending the

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outcome of the evidentiary hearing. Mr. Kehoe advised he asked Mr. Yeoman regarding the matter and Mr. Yeoman declined as the dogs have not been separated. Mr. Beckstrom noted there has been no compromise and requested Protected Person at least have Nikki through the holidays until evidentiary hearing. Ms. Rentzios agreed. Mr. Kehoe stated Court recognized due process has not been accomplished. Court clarified it was trying to make a clear record to avoid appeal and further litigation. Ms. Kehoe stated there was no reason to separate the dogs, and requested Mr. Yeoman keep the dogs until the evidentiary hearing. Court noted the dogs have been with Mr. Yeoman for about two months. The dogs will be returned to Protected Person by 5:00 PM tomorrow until evidentiary hearing. Court will make a final determination at the evidentiary hearing.

Mr. Michaelson made statements regarding Mr. Yeoman's alleged elder abuse of Protected Person. Mr. Michaelson made additional statements regarding Mr. Yeoman's microchip of the dogs, and requested Court make an order to have the information attached to the microchip changed. Discussion.

As to the civil action, Mr. Beckstrom advised Guardian has researched the financial records and found a significant amount of elder abuse and intentional actions to punish Protected Person. Visitation hasn't occurred, the dogs have been kept from Protected Person, and funds have been removed from the account. These matters need to be brought forth in a civil suit. Mr. Beckstrom requested Court allow the filing of a civil suit. Mr. Kehoe argued against a civil suit, in part to running up additional fees. Mr. Kehoe argued Mr. Powell's wife has been brought into the litigation and felt it was additional punishment to his client. Ms. Rentzios advised Protected Person is okay proceeding with the civil litigation, however she does not want to name Mr. Yeoman in the suit. Mr. Beckstrom confirmed he would be named in the suit to protect Protected Person's interests.

Court noted Ms. Jones was present in the courtroom. Ms. Jones stated she came to hear the facts of the case today to gain some clarity regarding the home, funds in the account, and the time period involved.

Mr. Kehoe made statements regarding supervised visitation with Mr. Yeoman, due to physical constraints. Mr. Kehoe stated he provided a declaration to Guardian's former attorney. Argument and discussion. Court noted matter is not on calendar today and encouraged counsel to continue to work on a resolution.

### COURT ORDERED:

Both dogs, Nikki and Charlie, shall be TEMPORARILY RETURNED to Protected Person no later than 5:00 PM tomorrow (12/13/19). Court shall make a final determination at the Evidentiary Hearing.

Future hearings, Investigator's Report, set for 1/14/20 at 1:30 PM, and Evidentiary Hearing, set for 2/20/20 at 1:30 PM shall STAND.

Court shall allow up to thirty (30) minutes of argument and discussion regarding the dogs at the

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Evidentiary Hearing. Counsel may STIPULATE to the entry of documents. Counsel shall make NO opening statements and shall SUBMIT closing briefs regarding the issue of the dogs. Witnesses may appear TELEPHONICALLY, with the prior filing of intent to appear telephonically.

Petition for Confirmation to Bring Civil Actions on Behalf of Protected Person shall be GRANTED. Mr. Beckstrom shall submit an Order for Court's signature.

Counsel shall provide information as requested to Ms. Jones in order for her to adequately complete a financial forensic investigation.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

January 14, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

January 14, 2020

1:30 PM

**Return Hearing** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Temporary

Guardian, present

Rodney Yeoman, Other, present

State Guardianship Compliance Officer,

Agency, present

Pro Se

Elizabeth Mikesell, Attorney, not present

John Michaelson, Attorney, present

Ty Kehoe, Attorney, present

## **JOURNAL ENTRIES**

Pro Se

### - RETURN HEARING FOR INVESTIGATOR'S REPORT

Court Clerks: Karen Christensen, Tanya Stengel (ts)

LaChasity Carroll, Supreme Court Guardianship Compliance Officer.

Donna Simmons appeared telephonically.

Counsel stated they reviewed the investigator's report.

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Ms. Carroll stated she is still waiting for some medical records.

Attorney Michaelson requested the Court admonish the parties to continue to cooperate with the investigators.

Attorney Beckstrom gave the status of the A-Case.

Attorney Beckstrom stated the dogs were returned to Protected Person days late and not in compliance with the Court's Order but they were returned.

Court and Counsel engaged in discussion regarding the role of the investigation and the investigator's role in the case.

Attorney Parra-Sandoval made statements regarding visitation with Protected Person. Attorney Parra-Sandoval stated things have been getting better; the visitations are scheduled between the parties and supervised.

Attorney Kehoe stated Guardian is only allowing supervised visits for one hour a day.

Court, Counsel and parties engaged in further discussion regarding visitation and communication.

Court noted parties can stipulate to using Talking Parents but it is not being Ordered.

Court and Counsel engaged in discussion regarding Evidentiary Hearing issues and Discovery.

Court stated DISCOVERY IS OPEN. The investigation is separate from Discovery.

Attorney Michaelson stated Attorney Kehoe has not turned over all documents requested and the Guardian does not have access to the Protected Person's accounts but the husband still has access to them. Attorney Michaelson stated Guardian does not know where the accounts are.

## COURT ORDERED, the following:

All parties shall continue to operate in GOOD FAITH with the investigators.

Attorney Kehoe shall provide a list of ALL ACCOUNTS, including bank accounts (checking and savings), investments, retirement accounts and ALL account numbers WITHIN 7 DAYS in WRITING to Attorney Parra-Sandoval, Attorney Michaelson and the Guardian.

Sonja Jones, Financial Forensic Specialist, Guardianship Compliance Officer shall have the AUTHORITY to look into the FINANCES of Protected Person's Son in Law, RICHARD POWELL and PRINT DATE: 05/02/2022 Page 15 of 117 Minutes Date: October 03, 2019

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husband, RODNEY GERALD YEOMAN.

Evidentiary Hearing set for 2/20/20 at 1:30 pm regarding the Return of Property (dogs) shall STAND.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

February 07, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

February 07, 2020 7:30 AM

Minute Order

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

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Elizabeth Mikesell, Attorney, not present Pro Se

Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

At the October 15, 2019 hearing, the Court ordered that Kimberly Jones shall be appointed as the Guardian over the Person and Estate of the Protected Person in this matter. The Court ordered the Guardian to file an Inventory within 60 days. The Court set a Status Check for February 20, 2020 at 1:30 p.m. to determine if an Evidentiary Hearing was needed in this matter.

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On December 10, 2019, the Court held a Hearing on the Petition for Return of Property of Protected Person and related matters. At this hearing, the Court ordered that it would make the final determination as to the issue of the Return of Property of the Protected Person at the Evidentiary Hearing on February 20, 2020.

On February 4, 2020, the Court received a Stipulation and Order resolving the issue of the Petition for Return of Property of Protected Person. The Court signed this Order, and it was filed on February 7, 2020.

There are no unresolved issues remaining in this matter. The Court orders stand. Accordingly, the Evidentiary Hearing on February 20, 2020 SHALL be vacated.

A copy of this minute order shall be provided to all Parties.

CLERK'S NOTE: A copy of this Minute Order was mailed to parties at the address(es) listed in court records 2/7/20. (kc)

INTERIM (	ONDITIONS:
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**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

February 13, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

February 13, 2020

10:00 AM

**All Pending Motions** 

Pro Se

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

COURT CLERK: Karen Christensen; Blanca Madrigal

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

John Michaelson, Attorney, present

Elizabeth Mikesell, Attorney, not present

Guardian, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Temporary

Guardian, present

State Guardianship Compliance Officer,

Agency, not present

## **IOURNAL ENTRIES**

- PETITION FOR PAYMENT OF GUARDIAN'S ATTORNEY'S FEES AND COSTS

COURT CLERKS: Karen Christensen, Blanca Madrigal (mb).

Attorneys, James Beckstrom, Ross Evans, and Laura Deeter, also present in court. Donna Simmons and Robyn Friedman present by telephone.

Discussion regarding payment of guardian's fees and costs from the estate. The Notice of Intent was filed on January 15th. Mr. Evans argued the Guardian was unemployed, relocated to care for the

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Protected Person, and there was no opposition to the guardianship in general; an opposition was filed as to the temporary guardianship only.

Mr. Beckstrom acknowledged a guardianship was necessary, and Guardian was providing excellent care for the Protected Person; however, Mr. Beckstrom argued against payment of attorney fees. Ms. Parra-Sandoval argued against payment of fees and costs from the estate, and had no objection to payment of fees after the filing of the Notice of Intent; however, she objected to undecipherable entries.

The Court finds Notice was not given at the onset and asked counsels if she had discretion to grant fees from the estate under the statute. Ms. Parra-Sandoval noted the statute was silent and requested the Court provide a written opinion if the Court grants fees; based on the lack of notice of intent.

Ms. Deeter stated that the issue with the investigators fell off the radar, and requested the Court set the matter for a status check on 3/17/2020. No objection by either counsel.

### COURT ORDERED:

- 1) The Court will allow fees after January 15th; the Court will review the entries after the same date and issue a written decision. The Court believes the statute does not give this Court jurisdiction and requires the filing of a Notice at the onset. The Court did not know Guardian needed fees at the onset. The Guardian was a successor guardian on a temporary guardianship and ultimately made the permanent guardian; therefore, attorney's fees post-January 15th are appropriate, subject to Ms. Parra-Sandoval's specific objections;
- 2) Matter set for STATUS CHECK on Investigative Reports on 3/17/2020 at 9:30 AM.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE: 05/02/2022 Page 20 of 117 M	Minutes Date:	October 03, 2019
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Guardianship of Adult

**COURT MINUTES** 

March 02, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 02, 2020

8:30 AM

**Status Check** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

#### **COURT CLERK:**

#### **PARTIES:**

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Pro Se

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Pro Se John Michaelson, Attorney, not present

Elizabeth Mikesell, Attorney, not present

## **JOURNAL ENTRIES**

- Per Minute Order, COURT ORDERED, matter CONTINUED placed on the Chambers Calendar for March 16, 2020.

### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE:   05/02/2022   Page 21 of 117   Minutes Date:   October 03, 20	Page 21 of 117 Minutes Date: October 03, 2019	PRINT DATE: 05/02/2022
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Guardianship of Adult

**COURT MINUTES** 

March 02, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 02, 2020

2:30 PM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** ; Antoria Pickens

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Elizabeth Mikesell, Attorney, not present Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

**JOURNAL ENTRIES** 

Pro Se

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

This matter was placed on the Court's Chamber's Calendar to issue a Written Order. Accordingly, this matter shall be continued to March 16, 2020 at 8:30 a.m. on the Court's Chamber's Calendar. No appearances necessary.

PRINT DATE:	05/02/2022	Page 22 of 117	Minutes Date:	October 03, 2019
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A copy of this minute order shall be provided to all Parties. (ap)

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRIN	T DATE: 05/02/2022	Page 23 of 117	Minutes Date:	October 03, 2019
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Guardianship of Adult

**COURT MINUTES** 

March 13, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 13, 2020

3:15 PM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present Pro Se

Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

The hearing scheduled for March 17, 2020 at 9:30 a.m. has been continued to April 3, 2020 at 9:00 a.m.

The Eighth Judicial District Chief Judge Linda Bell has issued Administrative Order 20-01 which suspends all non-essential District Court Hearings and requires hearings to be conducted by video or telephone.

Further, Judge Bell has ordered that Protected Persons SHALL NOT appear in court. That means, the person who is subject of the guardianship CANNOT come to court. Instead, the Protected Person or

PRINT DATE: 05/02/2022 Page 24 of 117 Minutes Date: October 03, 2019

Proposed Protected Person may appear by telephone.

Family, attorneys, and parties are STRONGLY ENCOURAGED to stay at home and appear by telephone. In order to decrease the risk and spread of the CoVID-19 worldwide pandemic, the Court encourages all parties and attorneys to appear for scheduled hearing by telephone.

The attached Notice of Telephone Appearance form can be filed online at: http://www.clarkcountycourts.us/departments/clerk/electronic-filing/ or can be faxed to Department B at (702)385-1583. The form advises the Court of the telephone number at which you can be reached for the Court hearing.

If you have any questions or need any additional information, please contact the Self Help Center at flshcinfo@lacsn.org. The Self Help Center will provide assistance remotely to you.

CLERK'S NOTE: A copy of this Minute Order was mailed to parties at the addresses listed in court records 3/13/20. (kc)

	INTERIM	<b>CONDITIONS:</b>
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**FUTURE HEARINGS:** 

PRINT DATE: 05/02/2022 Page 25 of 117 Minutes Date: October 03, 2019
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Guardianship of Adult

**COURT MINUTES** 

April 02, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

April 02, 2020

8:00 AM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Pro Se

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

The Hearing scheduled for April 3, 2020 at 9:00 a.m. has been continued to April 15, 2020 at 11:00 a.m.

The Eighth Judicial District Chief Judge Linda Bell has issued Administrative Order 20-01 which suspends all non-essential District Court Hearings and has ordered non-essential District Court Hearings to be conducted by video or telephone.

Further, Judge Bell has ordered that Protected Persons SHALL NOT appear in court. That means, the person who is subject of the guardianship CANNOT come to court. Instead, the Protected Person or

PRINT DATE: 05/02/2022 Page 26 of 117 Minutes Date: October 03, 2019

Proposed Protected Person may appear by telephone.

Family, attorneys, and parties are STRONGLY ENCOURAGED to stay at home and appear by telephone. In order to decrease the risk and spread of the CoVID-19 worldwide pandemic, the Court encourages all parties and attorneys to appear for scheduled hearing by telephone.

The attached Notice of Telephone Appearance form can be filed online at http://www.clarkcountycourts.us/departments/clerk/electronic-filing/ or can be faxed to Department B at (702)385-1583. The form advises the Court of the telephone number at which you can be reached for the Court hearing.

If you have any questions or need any additional information, please contact the Self Help Center at flshcinfo@lacsn.org. The Self Help Center will provide assistance remotely to you.

CLERK'S NOTE: A copy of the Minute Order was e-mailed to parties at the e-address(es) listed on court records 4/2/2020. (ts)

INTERIM	COND	ITIONS:
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**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

April 15, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

April 15, 2020

11:00 AM

**All Pending Motions** 

Pro Se

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Temporary

Guardian, present

Rodney Yeoman, Other, present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

John Michaelson, Attorney, present

Ty Kehoe, Attorney, present

## **JOURNAL ENTRIES**

- MOTION FOR PROTECTIVE ORDER... ROBYN FRIEDMAN AND DONNA SIMMONS' JOINDER TO KIMBERLY JONES' MOTION FOR PROTECTIVE ORDER... OPPOSITION TO MOTION FOR PROTECTIVE ORDER... KIMBERLY JONES' REPLY IN SUPPORT OF MOTION FOR PROTECTIVE ORDER... PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE... KATHLEEN June JONES' OBJECTION TO PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE... OPPOSITION TO FRIEDMAN PRINT DATE: 05/02/2022 Page 28 of 117 Minutes Date: October 03, 2019

AND SIMMONS PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE; AND JOINDER TO KATHLEEN June JONES' OBJECTION... RESPONSE TO (1) KATHLEEN June JONES' OBJECTION TO PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE; (2) RESPONSE TO KIMBERLY JONES' JOINDER TO OBJECTION TO FRIEDMAN AND SIMMONS' PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE AND (3) RESPONSE TO JOINDER TO OPPOSITION TO PETITION FOR APPROVAL OF ATTORNEY'S FEES AND COSTS AND REQUEST TO ENTER A JUDGMENT AGAINST THE REAL PROPERTY OF THE ESTATE FILED BY RODNEY GERALD YEOMAN

Court Clerks: Karen Christensen, Tanya Stengel (ts)

Donna Simmons, Robyn Friedman, and Attorney Ross appeared telephonically. All other parties appeared via BlueJeans.

Court noted Petition for Removal of Guardian was filed yesterday and two dates were given in error. Court stated the hearing set for 5/6/20 does not give enough time for replies and objections and so that hearing shall be vacated; the 5/20/20 date shall stand.

Court noted it is prepared to rule based on the pleadings. Court inquired whether or not there were any further arguments that needed to be made.

Attorney Michaelson made statements regarding the back and forth history of the case and the costs related to this case.

Attorney Beckstrom made statements regarding the Protective Order being unnecessary and made reference to the cost of the case.

Attorney Ross made statements regarding Attorney s Fees and requested to withdraw as Attorney of record for Kimberly Jones.

Attorney Sylvester made statements regarding clarification on interested parties as to discovery.

Attorney Kehoe pointed out to the Court that the investigator, Ms. Jones, was not on the call and had been present for past hearings.

Court noted Ms. Jones written report was filed and very detailed; her presence was not needed for today s hearing.

Attorney Deeter made statements regarding Attorney Sylvester's request for clarification about parties in regard to discovery. Attorney Deeter argued that his clients should be considered parties to

 PRINT DATE:
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 Minutes Date:
 October 03, 2019

the case. Attorney Deeter made further statements regarding Evidentiary Hearing issues and discovery.

Attorney Michaelson replied to arguments regarding his Attorney s Fees.

Attorney Parra-Sandoval replied to Attorney Michaelson's argument.

The Court commented on interested parties according to the statute. Court noted the statute states all family members within two degrees of consanguinity as well as other people are considered parties to the case but may not necessarily be considered interested parties as to the litigation. Court made further statements regarding whether or not Temporary Guardians relieved of their duties would be considered interested parties to the litigation. Court stated a definite answer could not be given without additional briefing.

Attorney Beckstrom made statements regarding this issue being addressed in the Objection to the Petition for Removal of Guardian that was recently filed.

Court and Counsel engaged in discussion.

Court advised Counsel to include in their replies or responses to the Petition who should be considered an interested party for purposes of discovery.

COURT ORDERED, the following:

Motion for Protective Order shall be GRANTED IN PART.

Attorney Michaelson: Petition for Approval of Attorney's Fees and Costs and Request to Enter a Judgment against the Real Property of the Estate shall be GRANTED IN PART.

Petition to Withdraw as Counsel for Guardian shall be APPROVED and GRANTED.

Attorney Ross: Payment of Guardian's Attorney Fees and Costs shall be GRANTED IN PART.

Prevailing Parties Attorney's shall prepare and submit Orders ELECTRONICALLY as a modifiable form so the Court can include additional findings and exact amount of fees.

Hearing set on 5/6/20 at 10:00 am shall be VACATED.

Hearing set on 5/20/20 at 9:00 am shall STAND.

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**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

May 20, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

May 20, 2020

9:00 AM

**All Pending Motions** 

Pro Se

**HEARD BY:** Marquis, Linda **COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Temporary

Guardian, present

Rodney Yeoman, Other, present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

John Michaelson, Attorney, present

Minutes Date:

October 03, 2019

Ty Kehoe, Attorney, present

## **JOURNAL ENTRIES**

- CITATION REGARDING PETITION FOR REMOVAL OF GUARDIAN AND FOR RETURN OF PROTECTED PERSON'S PROPERTY... KIMBERLY JONES' OPPOSITION TO RODNEY GERALD YEOMAN'S PETITION FOR REMOVAL OF GUARDIAN AND FOR 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... HEARING REGARDING REPLY TO OPPOSITIONS REGARDING PETITION FOR REMOVAL OF GUARDIAN AND FOR RETURN OF PROTECTED PERSON'S PROPERTY...HEARING REGARDING REPLY TO PRINT DATE: 05/02/2022

ROBYN FRIEDMAN'S AND DONNA SIMMONS' OPPOSITION REGARDING PETITION FOR REMOVAL OF GUARDIAN AND FOR RETURN OF PROTECTED PERSON'S PROPERTY AND OPPOSITION TO PETITION FOR SANCTIONS... PETITION FOR APPROVAL REGARDING REFINANCE REAL PROPERTY OF THE PROTECTED PERSON... HEARING REGARDING RESPONSE TO PETITION FOR APPROVAL TO REFINANCE REAL PROPERTY OF THE PROTECTED PERSON

Court Clerks: Karen Christensen, Tanya Stengel (ts)

All parties appeared via BlueJeans.

Court and Counsel engaged in discussion regarding the Petition to Remove Guardian.

Attorney Parra-Sandoval stated they filed a Joinder to Kimberly Jones' Opposition; Protected Person has not changed her preferences on this matter and still wants Kimberly to remain as her Guardian.

Attorney Michaelson stated they do not agree that Kimberly should be removed as Guardian.

Attorney Beckstrom stated they filed an Opposition to the Petition and further stated the allegations are false. Attorney Beckstrom stated the Investigator found no wrong doings; all other issues were previously addressed by the Court and denied. Attorney Beckstrom further stated the Petition has no merit and stated Mr. Yeoman would not be a suitable Guardian.

Attorney Deeter stated the Guardian removed \$5,000.00 and only put it back when it was found through the investigation. Attorney Deeter made further statements regarding the safety deposit box not being listed on the inventory, the refinance Petition, the Guardian not properly managing the estate, and the Guardian not being suitable. Attorney Deeter stated the matter should be set for Evidentiary Hearing. Attorney Deeter further stated Mr. Yeoman had everything taken away from him and is fighting to be in Protected Person's life and only wants her interests protected.

Attorney Kehoe stated concerns about the late filing of the Joinder and further stated the signature blocks were not signed by Robyn or Donna. Attorney Kehoe further stated concerns regarding Kimberly not adequately sharing information as previously Ordered by the Court. Attorney Kehoe made further statements regarding Kimberly's suitability as Guardian.

Court, Counsel, and parties engaged in discussion regarding the Petition for Approval to Refinance Real Property.

Court noted concerns regarding the \$20,000.00 estimate and inquired whether or not Kimberly's boyfriend, Dean, is a Licensed Contractor. Court further inquired whether or not the estimated cost is appropriate and reasonable for the renovations. Court stated all parties agree there should be a refinance and the property requires renovation.

PRINT DATE: 05/02/2022 Page 33 of	117 Minutes Date: October 03, 2019
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Attorney Beckstrom stated it has been difficult to get estimates and exact interest rates right now but they put together the best one they could from a loan company. Attorney Beckstrom further stated Dean has an extensive background in construction and would be doing the work at no cost; the estimate is for purchasing materials only. Attorney Beckstrom further stated Protected Person is out of money and costs are a major concern; Protected Person trusts Dean and wants him to do the work on the home.

Attorney Parra-Sandoval stated Protected Person is not opposing the refinance and supports Kimberly's actions. Attorney Parra-Sandoval further stated there should not be any unnecessary restrictions imposed on Kimberly to renovate the house and Protected Person wants Dean to help with it.

Court reviewed the damages and repairs and stated based on the pictures, some repairs may require a Licensed Professional to do some of the work.

Attorney Michaelson made statements regarding an inspection being absolutely necessary.

Kimberly made statements regarding her not being opposed to calling in a Plumber or a Professional. Kimberly stated it is a basic remodel and requested the Court not put her in a position of responsibility and then tie her hands.

Attorney Deeter stated she agrees with Attorney Michaelson's clients and made statements regarding the liability of the estate if something were to happen. Attorney Deeter stated a Licensed Contractor needs to complete the work so the estate is not sued.

Court noted concerns with the proposed plan or lack of plan for the remodel. Court noted the concern is not regarding Dean painting the walls but stated this is more than a simple remodel as there are missing appliances, structural issues, and holes going to the outside of the house. Court stated it does not want to micro-manage the remodel but Professionals need to be used where Professionals are required.

Court suggested an Inspector go into the home and identify the issues/repairs that need to be done, which would offer all parties a roadmap of what needs to be done to move forward. Court suggested parties then come up with a plan on what items require a Professional and what items can be done by Dean.

Upon inquiry from the Court, Counsel stated no objections.

Attorney Michaelson requested the Inspector and/or Professional Contractors hired have no relation to Kimberly.

Court and Counsel engaged in discussion regarding having a Licensed Contractor versus a Licensed Inspector go into the home. Court stated an Inspector does not have a financial interest but a

PRINT DATE:	05/02/2022	Page 34 of 117	Minutes Date:	October 03, 2019

Contractor would have an interest in the outcome.

Attorney Kehoe made statements regarding the statute requiring setting a maximum interest rate on the refinancing.

Court and Counsel engaged in discussion regarding the interest rate.

Attorney Beckstrom requested the Court to approve 3.5% interest rate.

Attorney Kehoe requested the interest rate be set at 6%.

Upon inquiry from the Court, there were no objections to setting the interest rate at 6%.

Court informed Counsel that the Petition for Fees, Removal of Temporary Guardians, and the interested parties issues are being addressed in the Written Order.

Attorney Kehoe informed the Court that Guardian no longer wanted the male dog and he is now in the possession of Mr. Yeoman. Attorney Kehoe wanted to clarify that this was permanent possession and ownership. Court advised Attorney Kehoe to submit a Stipulation and Order.

## COURT ORDERED, the following:

Petition for Removal of Guardian and for Return of Protected Person's Property shall be DENIED. Attorney Beckstrom shall prepare and submit an Order electronically.

Countermotion for Sanctions shall be DENIED. Attorney Beckstrom shall prepare and submit an Order electronically.

Petition for Approval to Refinance Real Property of the Protected Person shall be GRANTED IN PART.

An INSPECTOR from CALIFORNIA shall be allowed to inspect the home and identify all of the issues. The final report shall be sent to the Court for review. Court will provide a copy to Counsel if necessary.

All work required to be completed by a Licensed Professional shall be completed by a Licensed Professional.

Kimberly's boyfriend, Dean shall be allowed to complete work, NOT REQUIRED by a Licensed Professional, AT NO COST to the Estate EXCEPT for Materials. Attorney Michaelson shall prepare and submit an Order electronically.

PRINT DATE: 05/02/2022 Page 3	5 of 117 Minutes Date: October 03, 2019
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### G-19-052263-A

Matter set on CHAMBER'S CALENDAR 7/20/20 at 8:30 am to review the INSPECTION REPORT.

## **INTERIM CONDITIONS:**

FUTURE HEARINGS: Jul 20, 2020 8:30AM Status Check

Review of Inspector's report (inspection of the property for necessary repairs) No appearance required

Chambers Marquis, Linda

PRINT DATE: 05/02/2022 Page 36 of 117 Minutes Date: October 03, 2019
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Guardianship of Adult

**COURT MINUTES** 

July 20, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

July 20, 2020

8:30 AM

**Status Check** 

**HEARD BY:** 

Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

This matter was placed on the Court's Chamber's Calendar for July 20, 2020 at 8:30 a.m. for the Review of the Inspector's Report (Inspection of the Real Property).

The Inspector's Report was received on July 20, 2020, and reviewed by the Court.

A copy of this Minute Order shall be provided to all parties.

CLERK'S NOTE: A copy of this Minute Order was mailed to parties at the addresses listed in court

PRINT DATE: 05/02/2022 Page 37 of 117 Minutes Date: October 03, 2019

records 7/22/20. (kc)

## **INTERIM CONDITIONS:**

FUTURE HEARINGS: Jul 20, 2020 8:30AM Status Check

Review of Inspector's report (inspection of the property for necessary repairs) No appearance required

Chambers Marquis, Linda

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Guardianship of Adult

**COURT MINUTES** 

July 31, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

July 31, 2020

12:40 AM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

The Court notes that there is a Hearing on August 6, 2020 at 12:30 p.m. for the Motion Pursuant To E.D.C.R. 2.24, N.R.C.P. 52, 59 And 60 Regarding The Decision And Order Entered On MAY 21, 2020; Kimberly Jones Opposition To Motion Pursuant To EDCR 2.24, NRCP 52, 59, AND 60, Regarding The Decision And Order Entered On 5-21-20 And Countermotion To Transfer To Chambers Calendar Without Oral Argument; Reply To Opposition To Motion Pursuant To EDCR 2.24, NRCP 52, 59, AND 60, Regarding The Decision And Order Entered On 5-21-20.

In addition, there is a Hearing set for August 12, 2020 at 9:30 a.m. for Motion to Consolidate; Kimberly Jones s Motion for Order Quieting Title, Directing Execution of Deed, And/Or in the

PRINT DATE:	05/02/2022	Page 39 of 117	Minutes Date:	October 03, 2019

Alternative Petition for Instruction and Advice; Opposition to Motion to Consolidate; Opposition to Kimberly Jones s Motion for Order Quieting title, Directing Execution of Deed, and/or In the Alternative Petition for Instruction and Advice; Kimberly Jones s Reply to Support of Motion for Order Quieting Title, Directing Execution of Deed, and or in the Alternative Petition for Instruction and Advice; Kimberly Jones Reply In Support of Motion to Consolidate.

Pursuant to the Notice of Appeal filed on June 26, 2020, the hearings set for August 6, 2020 at 12:30 p.m. and August 12, 2020 at 9:30 a.m. are VACATED. Consistent with Huneycutt v. Huneycutt, 94 Nev. 79, 575 P.2d 585 (1978), a Motion will be necessary for the Supreme Court to ascertain which Motions are viable for the District Court to hear pending the decision of the Appeal.

A copy of this Minute Order shall be provided to all parties.

CLERK'S NOTE: A copy of the Minute Order was e-mailed to parties at the e-mail address(es) listed on court records 7/31/2020. (ts)

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRINT DATE: 05/02/2022 Page 40 of 117 Minutes Date: October 03, 20	)19	
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Guardianship of Adult

**COURT MINUTES** 

September 17, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

September 17, 2020

10:00 AM

**Motion to Rehear** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

COURT CLERK:

Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem, not

Pro Se

present

Kathleen Jones, Protected Person, not present

Elizabeth Mikesell, Attorney, not present

Kimberly Jones, Objector, not present

Pro Se

Richard Powell, Other, present

Pro Se

Robyn Friedman, Petitioner, present

John Michaelson, Attorney, present

State Guardianship Compliance Officer,

Agency, not present

### **IOURNAL ENTRIES**

## - MOTION FOR STATUS CHECK TO RESET VACATED HEARING DATE

Patrick McDonnell, Nevada Bar #13188, appeared via BlueJeans on behalf of Donna Simmons and Robyn Friedman.

All other parties also appeared via BlueJeans.

Court noted the Minute Order issued 7/31/20 vacating future hearings was issued by Senior Judge Steel in the Court's absence.

Upon inquiry from the Court, Counsel stated no objections to resetting the hearing.

Attorney Beckstrom stated there was an Appeal filed by Mr. Yeoman; however, it has now been

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rendered Moot due to Mr. Yeoman passed away a few weeks ago. Attorney Beckstrom made further statements regarding pending issues.

Upon inquiry, Attorney Deeter stated an Estate has not yet been opened but they are in the process of doing that. Attorney Deeter stated parties are participating in a Settlement Conference for the Civil Litigation at the end of September and there may be a resolution.

Attorney Michaelson made statements regarding the lack of communication from the Guardian; they just found out this morning that Mr. Yeoman passed away. Attorney Michaelson requested the Court have parties communicate through Family Wizard or Talking Parents.

Court made statements to the parties about the importance of setting differences aside and communicating with each other. Court stated it will issue stricter Orders if necessary which will give parties no ability to use their own judgment.

Court and Counsel engaged in discussion regarding communication, visitation, and Family Mediation Center (FMC).

Attorney Beckstrom stated his objection to FMC and further stated Protected Person has a very strong stance on the issue about her daughters trying to dictate her life. Attorney Beckstrom requested an Evidentiary Hearing regarding visitation to allow Protected Person to voice her opinion on the issue.

Court stated it was under the impression visitation was just a scheduling issue.

Attorney Parra-Sandoval stated Protected Person did not find out about the death of her husband until one week later and Attorney Parra-Sandoval stated she was the one who had to tell her. Attorney Parra-Sandoval further stated Protected Person doesn't want a visitation schedule and is willing to tell the Court what her wishes are.

Court and Counsel engaged in further discussion regarding visitation. Attorney Parra-Sandoval requested a Petition for Visitation be filed so she can further discuss it with Protected Person.

Attorney Michaelson inquired whether or not Protected Person is still in Nevada. Court and Counsel engaged in discussion. Court stated it would be upset if Protected Person was moved out of the state without the Court's permission and requested Attorney Beckstrom speak with the Guardian about the issue.

Statements made by Ms. Simmons and Ms. Friedman.

COURT ORDERED, the following:

Motion to Reset Vacated Hearing shall be APPROVED and GRANTED.

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Matter shall be SET 10/7/20 at 9:00 am.

Attorney Deeter shall file a Suggestion of Death for Rodney Yeoman.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRINT DATE: 05/02/2022 Page 43 of 117 Minutes Date: October 03, 2019	<u>)                                    </u>
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Guardianship of Adult

**COURT MINUTES** 

October 07, 2020

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

October 07, 2020

9:00 AM

Status Check

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present

Richard Powell, Other, present

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se

Pro Se

Pro Se

John Michaelson, Attorney, present

# **JOURNAL ENTRIES**

# - STATUS CHECK

COURT CLERKS: Tanya Stengel, Karen Christensen (kc)

Attorneys Maria Parra-Sandoval, John Michaelson, Ty Kehoe, Laura Deeter, Matthew Piccolo, and James Beckstrom appeared via BlueJeans video conference.

Donna Simmons, Robyn Friedman and her husband, Dick Powell also appeared via BlueJeans.

Court reviewed the pleadings on file, and inquired if the issue regarding signature for refinance was moot or still unresolved. Mr. Beckstrom responded the matter is now MOOT with the passing of Mr. Yeoman.

Court noted it was prepared to make a decision today regarding Mr. Yeoman's Motion pursuant to

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2.24, 52, 59, 60, regarding decision ordered 5/21/20, without further arguments. Ms. Deeter advised a procedural issue may delay a decision, in that an estate is not yet opened for Mr. Yeoman. Ms. Deeter stated it is expected to be opened in the next couple of weeks, however there is no one technically authorized to take action regarding the estate at this time. If an administrator is named, the matter would be moot. Court noted a Suggestion of Death was filed yesterday.

Court noted the Motion asked for reconsideration and re-argues many of the issues that were already argued.

Argument and discussion regarding Ms. Jones' Motion to Consolidate. Court noted it did not review the pleadings in the civil case, and while it was understandable counsel would want to consolidate cases, Court stated it would not be inclined to do that. Court noted the concern regarding jurisdiction and informed counsel it regularly covers civil and criminal matters for colleagues. Court addressed other jurisdictional issues and also addressed its inability to consolidate cases not within the family court guardianship division, as that would come from the chief judge.

Mr. Kehoe stated he filed a stay pending appeal if the motion was denied. Mr. Beckstrom and Mr. Michaelson opposed a stay; Ms. Parra-Sandoval deferred to Court's decision. Mr. Kehoe responded.

#### COURT ORDERED:

Motion Pursuant to E.D.C.R. 2.24, N.R.C.P. 52, 59 and 60 Regarding Decision and Order Entered 5/21/20 shall be DENIED as it does not raise any new issues.

Ms. Jones' Motion to Consolidate shall be DENIED.

Mr. Kehoe's Petition for a STAY pending appeal shall be DENIED.

# **INTERIM CONDITIONS:**

FUTURE HEARINGS: Oct 07, 2020 9:00AM Status Check

(Cont from 9/17/20)

RJC Courtroom 10A Marquis, Linda

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Guardianship of Adult

**COURT MINUTES** 

January 21, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

January 21, 2021

9:30 AM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

COURT CLERK: Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Pro Se

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, present Pro Se

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, not present

Pro Se John Michaelson, Attorney, present

Elizabeth Mikesell, Attorney, not present

#### **IOURNAL ENTRIES**

- HEARING: MOTION PURSUANT TO E.D.C.R 2.24, N.R.C.P 52.9 AND 60 REGARDING THE ORDERS RE MOTION FOR RECONSIDERATION ENTERED ON October 27, 2020... OPPOSITION TO MOTION PURSUANT TO E.D.C.R 2.24, N.R.C.P 52.9 AND 60 REGARDING THE ORDERS RE MOTION FOR RECONSIDERATION ENTERED ON October 27, 2020; COUNTER-PETITION FOR REMOVAL OF RODNEY GERALD YEOMAN FROM THE GUARDIANSHIP PROCEEDINGS; AND MOTION FOR SANCTIONS... REPLY TO OPPOSITION TO MOTION PURSUANT TO E.D.C.R 2.24, N.R.C.P 52.9 AND 60 REGARDING THE ORDERS RE MOTION FOR RECONSIDERATION ENTERED ON October 27, 2020

In accordance with Administrative Order 20-01, out of an abundance of caution, in order to prevent

PRINT DATE: 05/02/2022 Page 46 of 117 Minutes Date: October 03, 2019

the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Karen Christensen, Tanya Stengel (ts)

The Court reviewed the case history and pleadings on file. Court stated no additional arguments were needed.

Attorney Michaelson stated they were fully in support of removing Mr. Yeoman and Mr. Powell from the service list and they were also in favor of sanctions.

Attorney Parra-Sandoval stated she was also in support of removing Mr. Yeoman and his Attorney's. Attorney Parra-Sandoval stated the statutes indicate interested parties must be a live person.

Further statements by Attorney Michaelson and Attorney Beckstrom. Attorney Beckstrom requested the Court consider sealing the Guardianship proceedings.

Arguments by Attorney Kehoe.

Court stated it would not consider sealing the case today because it is not on calendar. Court further stated this is currently a public case and the Court will not Order the Clerk's Office to remove Mr. Yeoman from automatic service; however, he will be removed as an interested party.

Attorney Michaelson clarified that Mr. Powell and Mr. Yeoman's Counsel are not interested parties and should also be removed from the service list.

Court stated Mr. Powell does not meet the criteria to be considered an interested party.

COURT stated FINDINGS and ORDERED, the following:

Motion Pursuant to E.D.C.R. 2.24, N.R.C.P 52.59 and 60 Regarding the Order Re: Motion for Reconsideration entered on October 27, 2020 shall be DENIED.

Counter-Petition for Removal of Rodney Gerald Yeoman from the Guardianship Proceedings shall be APPROVED and GRANTED. Mr. Yeoman and his Attorney's shall no longer require service.

Motion for Sanctions shall be DENIED. Court ADMONISHED Counsel to continue to endeavor and remain professional and focus on the issues at hand.

Future Hearing Dates shall STAND.

Attorney Beckstrom shall prepare and submit an Order; Counsel shall sign as to form and content.

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**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

February 11, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

February 11, 2021

9:30 AM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Maria Parra-Sandoval, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem, not

Pro Se

present

Kathleen Jones, Protected Person, present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Pro Se

Kimberly Jones, Objector, not present Richard Powell, Other, present

Pro Se

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, not present

John Michaelson, Attorney, present

# **JOURNAL ENTRIES**

- HEARING: GUARDIAN OF THE PROTECTED PERSON'S PETITION TO COMPROMISE PROPERTY OF PROTECTED PERSON AND SEAL HEARING... HEARING: VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON... KATHLEEN June JONES' OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON... KIMBERLY JONES' OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON... PETITIONERS OMNIBUS REPLY TO: (1) KIMBERLY JONES' OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON; AND (2) KATHLEEN June JONES OPPOSITION TO VERIFIED PETITION FOR COMMUNICATION, VISITS AND VACATION TIME WITH PROTECTED PERSON

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In accordance with Administrative Order 20-01, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Karen Christensen, Tanya Stengel (ts)

James Beckstrom, Nevada Bar #14032, appeared on behalf of Kimberly Jones.

Teri Butler, Protected Person's Daughter, appeared.

Perry Friedman, Protected Person's Son-in-law, appeared.

Legal Aid Observer: Jeffery Sheehan, Esq.

The Court reviewed the case history and pleadings on file.

Attorney Parra-Sandoval stated she has spoken to Protected Person about the settlement offer and she is agreeable to the terms. Upon inquiry from the Court, Attorney Parra-Sandoval stated she supports the Guardian's request to seal and believes the request to seal for 120 days is the most appropriate.

Attorney Beckstrom made statements regarding Attorney Kehoe and Mr. Powell being present at the hearing and stated it prohibits parties from openly discussing the settlement.

Attorney Michaelson made statements and requested the entire proceeding be sealed.

Court and Counsel engaged in discussion regarding the Petition to Seal; in what manner the case should be sealed, and what parties should be allowed to participate in the sealed hearing.

Court stated it reviewed the Petition for Communication, Visits and Vacation Time with Protected Person and inquired if there were any objections or concerns.

Ms. Butler made statements opposing the Petition and stated Robyn has a need to control everything. Court and Ms. Butler engaged in discussion regarding her concerns.

Arguments by Counsel.

Court stated it would not be Ordering FMC (Family Mediation Center) because the Court is unsure if they are well-prepared and/or well-suited to resolve this issue. Court further stated it would also not be Ordering Guardianship mediation or Talking Parents.

Attorney Michaelson stated if the settlement is approved, it would leave Protected Person in a possible homeless situation and there are concerns about Protected Person being moved out of state because of that situation. Attorney Michaelson stated he does not believe that should be allowed to happen without permission from the Court.

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Court stated that issue would be addressed at the sealed hearing; however, the Court advised ALL Counsel that before Protected Person is relocated a Petition would be required to be filed with the Court.

# COURT ORDERED, the following:

Petition to Seal the hearing relative to the Petition to Compromise Property shall be APPROVED and GRANTED. The HEARING shall be SEALED for ONE HUNDRED AND TWENTY (120) DAYS. Attorney Beckstrom shall prepare and submit an Order.

Matter set for HEARING 2/12/21 at 9:00 am for Approval of Settlement Agreement. THIS HEARING SHALL BE SEALED.

Matter set for STATUS CHECK 6/3/21 at 1:00 pm to determine if the hearing should be UNSEALED.

Guardian Ad Litem, Elizabeth Brickfield, shall be appointed to represent the Protected Person.

A Supreme Court Investigator shall be APPOINTED to investigate this case. The Investigator shall review current medical records and current suggestions and/or recommendations by Protected Person's Physician about her level of care; speak with all Protected Person's daughters, Robyn, Donna, and Teri, (their counsel may be present) to discuss visitation, time together, communications, and their needs, requests, and concerns with regard to Protected Person; review all records relative to conversations with the siblings as well as phone call and text message records supplied to Investigator by family members to assist Court in applying statutes as to whether or not Guardian has been acting unreasonably.

Matter shall be CONTINUED to 5/13/21 at 1:00 pm for INVESTIGATOR'S REPORT, Petition for Communication, Visits and Vacation Time with Protected Person, and Oppositions.

# **INTERIM CONDITIONS:**

**FUTURE HEARINGS:** Feb 12, 2021 9:00AM Hearing

SEALED HEARING - Approval of Settlement Agreement

RJC Courtroom 10A Marquis, Linda

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# THE SEALED PORTION OF THESE MINUTES WILL FOLLOW VIA U.S. MAIL.

Guardianship of Adult

**COURT MINUTES** 

February 12, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

February 12, 2021

12:45 AM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

The Court notes that an Ex Parte Petition for an Order for the Attendance of the Protected Person at the February 11, 2021, Hearing was filed on February 6, 2021. A Proposed Order was submitted to the Court electronically.

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Upon review, the Ex Parte Petition for an Order for the Attendance of the Protected Person is DENIED.

A copy of this Minute Order shall be provided to all parties.

CLERK'S NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail addresses listed in court records 2/12/21. (kc)

#### **INTERIM CONDITIONS:**

**FUTURE HEARINGS:** Mar 04, 2021 1:30PM Status Check

SEALED HEARING: Review Settlement Agreement negotiations and placement of Protected

Person.

RJC Courtroom 10A Marquis, Linda

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# THE SEALED PORTION OF THESE MINUTES WILL FOLLOW VIA U.S. MAIL.

Guardianship of Adult

COURT MINUTES

March 10, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 10, 2021

3:45 PM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Elizabeth Mikesell, Attorney, not present Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

Pro Se

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

The Court notes that an Ex Parte Petition to Shorten Time to Hear Verified Petition for Communication, Visits, and Vacation Time with Protected Person was filed on March 9, 2021, and a proposed Order Setting Hearing on Shortened Time on Verified Petition for Communication and Visitation was submitted to the Court electronically.

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Upon review, the Ex Parte Petition to Shorten Time to Hear Verified Petition for Communication, Visits, and Vacation Time with Protected Person is DENIED. The Court notes that the recently appointed Guardian ad Litem may require additional time to advocate for the Protected Person's best interest.

A copy of this Minute Order shall be provided to all parties.

CLERK'S NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail addresses listed in court records 3/10/21. (kc)

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

March 11, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 11, 2021

1:45 PM

**Minute Order** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present I

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

The Court notes that this matter was set for a Status Check Hearing on March 11, 2021, at 2:00 p.m.

Upon review, the Court notes that BlueJeans, the Court's video appearance application is experiencing significant network issues.

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Accordingly, the Status Check set for March 11, 2021, at 2:00 p.m. SHALL be continued to March 12, 2021, at 2:00 p.m.

A copy of this minute order shall be provided to all Parties.

CLERK'S NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail addresses listed in court records 3/11/21. (kc)

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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# THE SEALED PORTION OF THESE MINUTES WILL FOLLOW VIA U.S. MAIL.

Guardianship of Adult

**COURT MINUTES** 

March 30, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 30, 2021

8:30 AM

**Settlement Conference** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen;

**PARTIES:** 

Donna Simmons, Petitioner, present

Elizabeth Brickfield, Guardian Ad Litem,

present

Kathleen Jones, Protected Person, present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, not present

John Michaelson, Attorney, present

Pro Se

Maria Parra-Sandoval, Attorney, present

James Beckstrom, Attorney, present

Pro Se Pro Se

John Michaelson, Attorney, present

# **JOURNAL ENTRIES**

# - SETTLEMENT CONFERENCE

Settlement Conference heard in Courtroom 10A, Regional Justice Center. Court Clerk was not present at the Settlement Conference.

Matters not settled. Issues not resolved.

#### **INTERIM CONDITIONS:**

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# G-19-052263-A

# **FUTURE HEARINGS:**

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Guardianship of Adult

**COURT MINUTES** 

April 06, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

April 06, 2021

10:00 AM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem,

present

Pro Se

Kathleen Jones, Protected Person, not present Kimberly Jones, Other, Guardian of Person

and Estate, present

Elizabeth Mikesell, Attorney, not present James Beckstrom, Attorney, present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, present Pro Se

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, not present

John Michaelson, Attorney, present

## **JOURNAL ENTRIES**

- MOTION: GUARDIAN KIMBERLY JONES' PETITION TO RELOCATE PROTECTED PERSON AND TRANSFER GUARDIANSHIP...ROBYN FRIEDMAN AND DONNA SIMMONS' OPPOSITION TO PETITION TO RELOCATE PROTECTED PERSON AND TRANSFER GUARDIANSHIP.

In accordance with Administrative Order 20-01, out of abundance of caution, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Tanya Stengel, Karen Christensen (kc)

Perry Friedman also appeared.

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Court noted matter was set on an Order Shortening Time. Mr. Beckstrom reviewed the recent history of the case and stated Protected Person is packed and ready for the relocation to Anaheim, which is now vacant and available for the move.

Ms. Parra-Sandoval objected to the transfer of guardianship case to California as there are unresolved matters pending in this court. Additionally, Ms. Parra-Sandoval stated Protected Person did not want to accept the \$4,000 to stay additional time in the Kraft home. She also declined any offers to stay with Robyn temporarily. Ms. Brickfield joined with Ms. Parra-Sandoval's objection to transfer jurisdiction at this time. Ms. Brickfield noted a copy of a lease attached to the petition, and stated ongoing concerns regarding the lease and visitation between Protected Person and her family members.

Court noted Mr. Michaelson's opposition was filed yesterday. Mr. Michaelson made arguments regarding unresolved issues as to the family members' access to Protected Person, and Guardian's move with Protected Person to California without Court's permission. Mr. Michaelson also made arguments regarding Protected Person's finances. Mr. Beckstrom responded. Argument and discussion between counsel.

Court noted Mr. Michaelson's partial opposition to relocation, and also noted he raised the issue of Court's ability to remove a guardian under SB20. Court noted its ability to remove a guardian for cause does not require notice, however Court was not inclined to consider that request at today's hearing. Court stated it would only address the request for relocation and transfer of guardianship at today's hearing.

Ms. Parra-Sandoval stated she spoke with Protected Person, who again stated she would like to move to California with Guardian. She represented to Ms. Parra-Sandoval only she and Guardian would be living in the Anaheim property.

Ms. Brickfield made statements regarding the importance of the family coming to an agreement regarding visitation. Additional arguments by counsel, and statements made by family members.

Mr. Kehoe had no comments and stated he was just monitoring today's hearing.

Court noted concern the Petition filed did not meet all of the statutory requirements. Court additionally noted an accounting hearing has not been set, and the accounting has not been approved.

#### COURT ORDERED:

Based on concerns and missing information, Request for a PERMANENT Relocation and Transfer of Guardianship to California shall be DENIED, without prejudice.

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#### G-19-052263-A

Court shall allow a TEMPORARY RELOCATION of Protected Person to California, with Guardian living in the same residence.

Mr. Beckstrom shall prepare the Order for Temporary Relocation. Mr. Michaelson and Ms. Parra-Sandoval shall countersign.

All future hearing dates shall STAND.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

May 12, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

May 12, 2021

2:45 PM

**Minute Order** 

**HEARD BY:** 

Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Pro Se

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

The Court notes that a Petition for Communication, Visits, and Vacation Time with Protected Person was filed December 30, 2020; Kathleen June Jones' Opposition was filed January 25, 2021; Kimberly Jones' Opposition was filed January 25, 2021; Petitioner's Omnibus Reply was filed February 1, 2021. All are set for Hearing May 13, 2021, at 1:00 p.m.

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The Court further notes that a Petition to Approve Kathleen June Jones' Proposed Visitation Schedule is set for Hearing on May 27, 2021. The Protected Person requests a specific schedule be accepted by the Court, despite the Protected Person's Opposition filed on January 25, 2021. The Ex Parte Request for an Order Shortening Time was granted and the matter set for hearing May 13, 2021.

Relative to Mother's Day visitation, the Protected Person's Daughters, Robyn Friedman and Donna Simmons, filed a Petition for Visitation with the Protected Person on April 23, 2021, which is set for hearing June 3, 2021. The Guardian filed a Limited Response to Petition for Visitation with the Protected Person on May 3, 2021. The Ex Parte Request for an Order Shortening Time was granted and set for hearing May 13, 2021.

Upon review, the Court finds that there remain issues of fact that must first be determined by the Court at an Evidentiary Hearing before the Court can enter an order relative to Robyn Friedman and Donna Simmons' request for communication, access, and time with their Mother, the Protected Person, pursuant to NRS 159.332 through NRS 159.337, and NRS 159.328.

Therefore, an Evidentiary Hearing relative to the Petitions for Visitation, Petition to Approve Proposed Visitation Schedule, and Oppositions SHALL be set for Tuesday, June 8, 2021, at 9:00 a.m. Each Party shall file a Pre-Trial Memorandum on or before June 1, 2021, at 5:00 p.m., especially focusing on legal points and authorities. Each Party shall electronically submit to the Department's Law Clerk an Index of Proposed Exhibits and the Proposed Exhibits via e-mail on or before June 1, 2021, at 5:00 p.m. Counsel shall meet and confer prior to the Evidentiary Hearing to determine whether a stipulation can be reached relative to the Proposed Exhibits.

Accordingly, the Hearings set for the following dates are VACATED: May 13, 2021; May 27, 2021; and June 3, 2021.

The Court notes that this matter remains in non-compliance.

A copy of this Minute Order shall be provided to all parties.

CLERK S NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail address on record with the Court; if no e-mail address was available, the minute order was mailed to the physical address of record 5/12/21. (kc)

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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Guardianship of Adult

**COURT MINUTES** 

June 08, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

June 08, 2021

9:00 AM

**Evidentiary Hearing** 

**HEARD BY:** Marquis, Linda **COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** ; Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

James Beckstrom, Attorney, present

Elizabeth Mikesell, Attorney, not present

Elizabeth Brickfield, Guardian Ad Litem,

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Kimberly Jones, Objector, not present Richard Powell, Other, present Pro Se

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, present

Pro Se

Pro Se

John Michaelson, Attorney, present

# **JOURNAL ENTRIES**

- EVIDENTIARY HEARING: VISITATION, PROPOSED VISITATION SCHEDULE, AND **OPPOSITIONS** 

This Hearing was held via video conference through BlueJeans.

The following also appeared via BlueJeans:

LaChasity Carroll, Supreme Court Guardianship Compliance Investigator

Attorney Matthew Whittaker, Nevada Bar #13281

Attorney Scott Cardenas, Nevada Bar #14851

Richard and Candi Powell

Attorney Ty Kehoe, Nevada Bar #6011

PRINT DATE: 05/02/2022 Page 79 of 117 Minutes Date: October 03, 2019

Teri Butler (daughter)
Scott Simmons (son)
Perry Friedman (son-in-law)
Cameron Simmons (grandson)
Samantha Simmons (granddaughter)

Ms. Parra-Sandoval objected to the Powells' participation in today's hearing. Mr. Michaelson and Mr. Beckstrom agreed. Mr. Beckstrom also objected to Mr. Kehoe's appearance and made statements regarding settlement funds not being transferred to Protected Person. Mr. Kehoe stated he and the Powells were observing and did not plan to participate in the hearing. Arguments between counsel. Court stated this case was not sealed and allowed Mr. Kehoe and the Powells to remain in the hearing.

Court noted a Motion in Limine was filed yesterday by Mr. Beckstrom. Court DENIED the Motion in Limine.

Court and counsel engaged in discussion regarding the admission of text messages.

Court noted its intention to admit Ms. Carroll's and Ms. Brickfield's reports as Court Exhibits.

Ms. Parra-Sandoval advised Protected Person was not present today and she indicated she would be too stressed and upset to testify.

Court noted it took JUDICIAL NOTICE of all the pleadings on file.

Counsel engaged in argument and discussion regarding the admission of exhibits. Court noted, per stipulation, Protected Person's exhibits ADMITTED. None of Respondent's or Petitioners' exhibits were admitted by stipulation at this time.

Mr. Michaelson questioned the scope of the hearing. Arguments by counsel.

Mr. Michaelson called Protected Person as a witness. Court heard arguments as to whether or not to have Protected Person testify. Court noted as Protected Person was not issued a subpoena to testify, it would not order Protected Person to testify at this hearing.

Witnesses and exhibits presented (see worksheets).

Matter TRAILED.

Matter RECALLED.

Witnesses and exhibits presented (continued).

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Court and counsel engaged in discussion regarding the admission of Ms. Brickfield's report and Ms. Carroll's investigation report.

Matter RECESSED for lunch.

Matter RECALLED.

Counsel STIPULATED to Respondent's Exhibits A - F.

Counsel STIPULATED to Petitioner's Exhibits 1, 4-10.

Witnesses and exhibits presented (continued).

Petitioner's Exhibits 2 and 3 ADMITTED.

Matter TRAILED.

Matter RECALLED.

Witnesses and exhibits presented (continued).

Mr. Michaelson noted discrepancies in text messages provided, and requested supplementing more text messages in his closing argument brief like the ones already submitted, however they would show a more complete pattern of deleting portions of text messages. Upon Court's inquiry, Mr. Michaelson stated Robyn's text messages were professionally extracted, and they show important omissions by the Guardian. Discussion between Court and counsel regarding the submission of text messages. Court ALLOWED the submission of the supplemented text messages. Mr. Beckstrom and Ms. Parra-Sandoval may object in their briefs to the supplements.

#### COURT ORDERED:

Counsel shall submit written CLOSING ARGUMENTS and Proposed Findings of Fact/Conclusions of Law no later than Friday, 6/18/21 at 5:00 PM.

Matter shall be taken UNDER ADVISEMENT and placed on Court's Chambers Calendar 7/21/21, for Court to issue a WRITTEN DECISION.

#### **INTERIM CONDITIONS:**

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**FUTURE HEARINGS:** 

Jun 08, 2021 9:00AM Evidentiary Hearing Visitation, Proposed Visitation Schedule, and Oppositions

RJC Courtroom 10A Marquis, Linda

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Guardianship of Adult

**COURT MINUTES** 

June 17, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

June 17, 2021

1:30 PM

Hearing

**HEARD BY:** Steel, Cynthia Dianne

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem,

Pro Se

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Other, Guardian of Person

and Estate, present

Elizabeth Mikesell, Attorney, not present James Beckstrom, Attorney, present

Pro Se Pro Se

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, not present

John Michaelson, Attorney, present

#### **IOURNAL ENTRIES**

- HEARING: PETITION FOR PAYMENT OF GUARDIAN FEES AND ATTORNEY FEES AND COSTS FILED MARCH 12, 2021

In accordance with Administrative Order 21-03, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Matter heard by Senior Judge Dianne Steel.

Court Clerks: Karen Christensen, Tanya Stengel (ts)

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Perry Friedman, Protected Person's son in law, appeared. Jack Butler, Protected Person's son in law, appeared. Ty Kehoe, Nevada Bar #6011, observed.

Attorney Michaelson stated their continued objection to allowing Attorney Kehoe to be present for the hearing.

Court stated the case is not sealed and anyone is allowed to appear; however, Attorney Kehoe was not sent a BlueJeans link from the Court's department due to the protocols of Judge Marquis.

Attorney Parra-Sandoval stated Protected Person doesn't wish to object to the requested Guardian and Attorney's Fees. Attorney Parra-Sandoval stated there is approximately \$40,000.00 worth of blocked billing, which the Guardian should be personally liable for under the statute. Attorney Parra-Sandoval further stated due to the liquidity of the estate, the fees should be awarded in the form of a judgment to be recorded on the lien of Protected Person's property. Attorney Parra-Sandoval stated Protected Person has not received the funds from the settlement agreement; however, when the funds are received, they should be used for Protected Person's care.

Attorney Beckstrom stated there was a supplement filed breaking down the alleged blocked billing; however they do not believe it to be blocked billing.

Court stated concerns that this case is under submission by Judge Marquis and the prevailing parties have not been determined.

Court and Attorney Beckstrom engaged in discussion regarding the requested fees.

Arguments by Attorney Michaelson. Attorney Michaelson requested the matter be continued pending the Court's decision on other matters.

Court and Counsel engaged in further discussion.

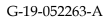
COURT ORDERED, the following:

Matter shall be CONTINUED to 7/15/21 at 2:00 pm to be heard by Judge Marquis.

### **INTERIM CONDITIONS:**

## **FUTURE HEARINGS:**

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Guardianship of Adult

**COURT MINUTES** 

July 21, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

July 21, 2021

12:45 AM

**Minute Order** 

**HEARD BY:** Marqui

Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

Pro Se

John Michaelson, Attorney, not present

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

The Court notes that this matter is set for a Status Check for a Decision on the Court's Chambers Calendar for July 21, 2021. Upon review, the Court notes that an Amended Accounting was filed on June 3, 2021, which is set for hearing on August 12, 2021 at 9:00 a.m.

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#### G-19-052263-A

The Court continues the Status Check for Decision set for July 21, 2021, to the Accounting Hearing set for August 12, 2021 at 9:00 a.m.

A copy of this minute order shall be provided to all Parties.

CLERK'S NOTE: A copy of the Minute Order was e-mailed and/or mailed to parties at the address(es) listed on court records 07/21/2021. (ts)

## **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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**Guardianship of Adult** 

**COURT MINUTES** 

August 12, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

August 12, 2021

9:00 AM

All Pending Motions

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem,

present

Pro Se

Kathleen Jones, Protected Person, not present

Kimberly Jones, Guardian of Person and

Elizabeth Mikesell, Attorney, not present James Beckstrom, Attorney, present

Estate, present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, present

State Guardianship Compliance Officer,

Agency, not present

Pro Se

John Michaelson, Attorney, present

## **JOURNAL ENTRIES**

- HEARING: AMENDED FIRST ACCOUNTING...HEARING: PETITION FOR PAYMENT OF GUARDIAN'S FEE AND ATTORNEY FEES AND COSTS FILED MARCH 12, 2021...OBJECTION: ROBYN FRIEDMAN AND DONNA SIMMONS' OBJECTION TO GUARDIAN'S ACCOUNTING AND FIRST AMENDED ACCOUNTING...STATUS CHECK...OBJECTION: KIMBERLY JONES' OBJECTION TO ROBYN FRIEDMAN AND DONNA SIMMONS' OBJECTION TO GUARDIAN'S ACCOUNTING AND FIRST AMENDED ACCOUNTING.

In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Tanya Stengel, Karen Christensen (kc)

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Also appearing: Perry Friedman, husband of Robyn Jack Butler, Protected Person's son Attorney Ty Kehoe, Nevada Bar #6011

Court reviewed all of the pleadings on file, and noted it had read through and reviewed all filings. Court inquired if anyone who had not filed a responsive pleading would like to make an objection.

Ms. Parra-Sandoval stated her client did not object, however Ms. Parra-Sandoval wanted to make a comment. She made statements regarding the settlement funds received yesterday, Guardian's request for \$90,000, and the absence of an independent assessment. Ms. Parra-Sandoval requested an independent assessment be conducted if additional costs are sought. Ms. Brickfield agreed with Ms. Parra-Sandoval's request for independent assessment.

Mr. Beckstrom stated a compliance issues from a prior order on the issue of the settlement agreement, sealed, per Court order. Court noted it would hear the matter after all other issues were heard and prior to excusing Attorney Kehoe and Mr. Powell.

Mr. Beckstrom stated no objection to an individual assessment, and made statements regarding an evaluation conducted last week in Orange County.

Mr. Michaelson stated objections to Guardian's request for fees. Mr. Michaelson also made statements regarding missing and erroneous items in the accounting, and asked that a full accounting be provided in a timely manner. Mr. Beckstrom stated accounting and budget were two separate items, and made arguments. Additional arguments made by Mr. Michaelson and Mr. Beckstrom.

Mr. Kehoe stated some of the statements made by counsel were improper, however he didn't object to being excused for the status check portion of the settlement.

Following additional arguments, Mr. Kehoe and Mr. Powell were excused from the hearing.

Mr. Beckstrom summarized a hearing held last week in civil court and stated the settlement funds were received. Mr. Beckstrom itemized deductions made to the settlement. Discussion regarding appliances, and an unexplained amount of \$300. Following discussion regarding estimated cost of appliances, and potential attorney fees to contest the deductions, counsel and parties determined it wasn't worth the litigation to fight the minimal deductions. Court requested a stipulation to that effect.

Ms. Brickfield made statements as to the condition of the Anaheim property when the prior tenants left the home. Mr. Beckstrom advised the prior tenant was Protected Person's son. Discussion.

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G-19-052263-A
COURT ORDERED:
Court shall issue a WRITTEN DECISION.
Mr. Beckstrom shall draft a Stipulation and Order as to deductions from the settlement funds.
NTERIM CONDITIONS:
FUTURE HEARINGS:

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Guardianship of Adult

**COURT MINUTES** 

August 19, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

August 19, 2021

1:30 PM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Pro Se

Kathleen Jones, Protected Person, not present

Kimberly Jones, Guardian of Person and

Elizabeth Mikesell, Attorney, not present James Beckstrom, Attorney, present

Estate, present

Kimberly Jones, Objector, not present Richard Powell, Other, present

Pro Se Pro Se

Robyn Friedman, Petitioner, present

John Michaelson, Attorney, present

State Guardianship Compliance Officer,

Agency, not present

### **JOURNAL ENTRIES**

- HEARING: PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE... OBJECTION: OBJECTION TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE... HEARING: RESPONSE TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE... HEARING: PETITIONERS' OMNIBUS REPLY TO KIMBERLY JONES' RESPONSE TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS' COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE AND KATHLEEN June JONES' OBJECTION TO PETITION FOR REIMBURSEMENT OF TEMPORARY GUARDIANS COSTS AND LEGAL FEES AND COSTS ADVANCED TO THE GUARDIANSHIP ESTATE

PRINT DATE: 05/02/2022 Page 91 of 117 Minutes Date: October 03, 2019

In accordance with Administrative Order 21-04, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Karen Christensen, Tanya Stengel (ts)

Scott Cardenas, Nevada Bar #14851, appeared for Attorney Parra-Sandoval on behalf of Protected Person.

Perry Friedman, Protected Person's son-in-law, appeared.

Jack Butler, Protected Person's son-in-law, appeared.

Ty Kehoe, Nevada Bar #6011, appeared on behalf of Richard Powell.

The Court reviewed the case history and pleadings on file.

Attorney Cardenas stated Petitioner has had plenty of time to seek fees throughout this case and are just doing so now. Attorney Cardenas stated there hasn't been a showing that the Senior Helpers fees were reasonable and necessary since Kimberly was caring for Protected Person at the time. Attorney Cardenas further stated the legal fees were presumed to be a gift, not a loan or a reimbursement that would be sought from the estate. Attorney Cardenas made further statements regarding there being no basis for the legal fees.

Attorney Beckstrom stated he agreed with Attorney Cardenas' points and stated Ms. Friedman stated multiple times the fees would be a gift. Attorney Beckstrom stated Ms. Friedman caused more damage than good by funding the A-case in the beginning and then leaving them with no resources. Attorney Beckstrom stated if Ms. Friedman is looking for this Court to enforce a contract for reimbursement then she will need to file a separate action because this Court does not have jurisdiction to authorize that. Attorney Beckstrom further stated if Ms. Friedman has a claim that his firm owes her money, she would also need to file that as a separate civil action.

Attorney Michaelson stated no recovery would've happened in this case if the Friedman's had not fronted the money. Attorney Michaelson requested to read e-mails from Attorney Beckstrom on the record.

Attorney Beckstrom stated his objection. Court stated it would allow Attorney Michaelson to continue.

Attorney Michaelson stated the funds were never intended to be a gift. Attorney Michaelson read Attorney Beckstrom's e-mails on the record indicating their understanding that Ms. Friedman was advancing the funds and Kimberly's support of the Court authorizing reimbursement for fees and costs to Ms. Friedman from judgement proceeds. Further arguments by Attorney Michaelson.

#### Ms. Simmons made statements.

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Attorney Kehoe made statements regarding defamatory statements made in the Petition about Mr. Powell. Attorney Kehoe stated there has never been any misconduct or wrong doings by Mr. Powell and requested the improper defamatory statements cease. Attorney Kehoe stated the settlement amount was the initial amount offered by Mr. Powell before the guardianship was ever granted.

Arguments by Counsel regarding testimony.

Court stated the statute requires the Court to hear from family members and those of natural affection and would allow them to be heard.

Mr. Friedman made statements regarding the agreement made between the parties as it pertained to the settlement. Mr. Friedman stated he has an e-mail from Attorney Beckstrom stating they would support reimbursement if there was any recovery.

Further arguments by Attorney Michaelson.

Attorney Beckstrom clarified for the record that the witnesses were not sworn in and none of their testimony is evidence. Attorney Beckstrom requested the Court look at the Pleadings submitted and issue a written decision.

COURT ORDERED, the following:

A WRITTEN DECISION shall issue.

Matter set on the Court's Chambers Calendar 9/15/21 for decision.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

December 09, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

December 09, 2021 11:00 AM

Hearing

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

COURT CLERK: Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

Matthew Whittaker, Attorney, not present

Elizabeth Brickfield, Guardian Ad Litem, Pro Se

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, present Pro Se

Robyn Friedman, Petitioner, Guardian of

Person and Estate, present

State Guardianship Compliance Officer,

Agency, not present

Pro Se

Elizabeth Mikesell, Attorney, not present

Matthew Whittaker, Attorney, not present

#### **IOURNAL ENTRIES**

- HEARING: PETITION FOR APPROVAL OF GUARDIAN AD LITEM'S FEES AND COSTS

In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Tanya Stengel, Karen Christensen (kc)

Attorney Ty Kehoe, Nevada Bar #6011, appeared.

Court noted Ms. Brickfield's petition for approval of fees and an objection filed 11/18/21.

Mr. Kehoe stated he had no objections; he was simply observing the hearing.

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Mr. Michaelson stated no objections and was in support of the Guardian Ad Litem being compensated.

Ms. Parra-Sandoval made statements in support of her opposition, and cited Guardianship Rule 8(j). Ms. Parra-Sandoval requested Court make Findings on the record determining the Guardian Ad Litem benefited Protected Person, and why Guardian Ad Litem should be paid at an attorney rate for non-legal services.

Ms. Brickfield responded. Mr. Michaelson concurred with Ms. Brickfield, and stated surprised at Legal Aid's objection.

#### COURT ORDERED:

Petition for Approval of Guardian Ad Litem's Fees and Costs shall be APPROVED and GRANTED.

Court shall issue a Written Order with Findings detailing all factors under the statute.

### **INTERIM CONDITIONS:**

### **FUTURE HEARINGS:**

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Guardianship of Adult

**COURT MINUTES** 

December 20, 2021

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

December 20, 2021 9:00 AM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda **COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, present

State Guardianship Compliance Officer,

Agency, not present

Matthew Whittaker, Attorney, not present

Pro Se

Maria Parra-Sandoval, Attorney, not present

Pro Se Pro Se

Matthew Whittaker, Attorney, not present

## **JOURNAL ENTRIES**

- HEARING: PETITION TO COMPEL KIMBERLY JONES TO PROVIDE ANY AND ALL INFORMATION AND DOCUMENTATION RELATED TO THE PROTECTED PERSON TO THE SUCCESSOR GUARDIAN... HEARING: PETITION TO RELOCATE THE PROTECTED PERSON TO NEVADA

In accordance with Administrative Order 21-04, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Elizabeth Mikesell, Nevada Bar #8034, appeared for Attorney Parra-Sandoval on behalf of Protected Person.

Ammon Francom, Nevada Bar #14196, appeared as Co- Counsel with Attorney Michaelson on behalf

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of Robyn Friedman and Donna Simmons.

Perry Friedman, Protected Person's Son in Law, appeared.

James Beckstrom, Nevada Bar #14032, appeared on behalf of Kimberly Jones.

Kimberly Jones, Protected Person's Daughter, appeared.

Dean Loggans, Kimberly Jones' Boyfriend, appeared.

Judie Maggeaux, Protected Person's Sister in Law, appeared.

Marilyn Moore, Protected Person's Friend, appeared.

Hilary Hogue, Guardianship Advocate/Court Watcher, appeared.

Rick Black, Guardianship Advocate/Court Watcher, appeared.

Nancy Pantoni, Guardianship Advocate/Court Watcher, appeared.

The Court reviewed the case history and pleadings on file.

Upon inquiry from the Court, Robyn stated she has been able to get Protected Person to her Primary Care Physician (PCP) but the cardiologist said they needed a copy of the social security card before she can be seen. Robyn stated Protected Person has a heart monitor on and they needed to know from Kimberly when Protected Person is able to take that off. Robyn further stated Kimberly did not provide Protected Person's wheelchair but she put in an order for a new one.

Attorney Mikesell stated Attorney Parra-Sandoval did not have a position on the Petition to Compel but would like to be heard regarding the Petition to Relocate.

Attorney Beckstrom stated this hearing is unnecessary as all documents have been turned over. Attorney Beckstrom stated Kimberly has been clear regarding the heart monitor and the cardiologist appointment. Attorney Beckstrom stated Kimberly doesn't have a copy of the social security card and would have no issues with the Court releasing it if there is a copy in the file. Attorney Beckstrom stated Protected Person hasn't used a wheelchair in over a year and Kimberly is not withholding it. Attorney Beckstrom shared a picture of all the things that have been turned over.

Court stated the main concern is that Protected Person is able to be seen at the cardiology appointment on 1/5/22 and inquired if Kimberly would be willing to attend the appointment to make sure Protected Person gets the treatment she needs.

Attorney Beckstrom stated Kimberly has no issues transitioning care and is willing to attend any appointment necessary but there is no need to come to court for every doctor's appointment.

Upon inquiry from the Court, Attorney Mikesell stated Protected Person has no issues with Kimberly attending her doctor's appointments as she has in the past.

Upon inquiry from the Court, Ms. Moore, Ms. Maggeaux, Mr. Loggans, and Mr. Black made statements.

Attorney Michaelson stated Kimberly told the police that she had the social security card but has not

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given it to anyone so the Motion had to be filed. Attorney Michaelson further stated they were given the debit cards but were not given the pin numbers, user names, passwords, utilities information, estate planning documents, joint account information, doctor's portal information, etc. Attorney Michaelson stated they've been asking for that very simple information and Kimberly is not giving it to them.

Attorney Beckstrom stated the items being requested have been turned over. Attorney Beckstrom stated there are proceeds in their trust account and they would be happy to turn that over with a Court Order. Attorney Beckstrom further stated a Motion to Withdrawal as Counsel of Record was filed and requested the Court grant that today as there have been no objections filed.

Court and Counsel engaged in discussion regarding the consequences of information not being turned over.

Court and Kimberly engaged in discussion regarding Protected Person's identification/drivers license, medical information, estate planning documents, medications/prescriptions, medical providers, and appointments.

Upon inquiry from the Court, Attorney Mikesell stated she was not prepared to discuss the Motion to Withdrawal. Attorney Michaelson stated he had no objections.

Court stated Attorney Parra-Sandoval may file a Notice of Non- Opposition if she has no objections and the Court would sign the Order and vacate the future hearing.

Attorney Michaelson requested Kimberly provide a spread sheet with detailed information instead of giving the vague information she's been giving. Attorney Michaelson suggested Kimberly copies Legal Aid on the disclosure of the items.

Attorney Mikesell stated she had no objections to sending Attorney Parra-Sandoval an e-mail; however, their office is not interested in being the referee of who did what.

Attorney Mikesell requested the Petition to Relocate the Protected Person to Nevada be set on the regular course to give them time to brief it. Attorney Mikesell stated this issue doesn't need to be on an Order Shortening Time.

Upon inquiry from the Court, Attorney Mikesell stated they have not been able to speak with Protected Person about where she wants to spend the holidays.

Attorney Michaelson made statements about Kimberly's boyfriend, Dean, living in the Anaheim property when he shouldn't be. Attorney Michaelson stated Protected Person has expressed over and over wanting to see her family members but that will not happen with Dean being around, coming and going, and hiding out in the garage.

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Kimberly made statements about Dean being at the home and stated she let Robyn know that she has no issues letting her know if there are guests at the house moving forward. Kimberly further stated moving Protected Person on an emergency basis would be debilitating for her and there is not a need for that to happen during the holidays.

Attorney Beckstrom stated there is no pressing need to hear the Petition to Relocate on an Order Shortening Time unless there is a threat of danger, which there is not. Attorney Beckstrom stated Protected Person has lived with Dean for over three years, he is a member of the family, and although respected, the Court has taken the wrong position on him. Attorney Beckstrom stated the issue should be set on the ordinary course.

Court and Counsel engaged in discussion.

Court encouraged parties to arrange for Protected Person to see and be able to spend time with all family members.

Attorney Michaelson stated Robyn lives in Las Vegas and part of the reason for relocating Protected Person is because Robyn can provide a lot of care at almost no cost to Protected Person. Attorney Michaelson stated they have begged Kimberly for the information being requested and could have been done with no filings whatsoever; but Kimberly is only able to give little bits of information when she is being pressured by the Court. Attorney Michaelson requested an Order that could set up a potential contempt because that is the only thing that works. Attorney Michaelson made further statements.

Dean made statements about living with Protected Person for the last three years and there never being a threat from him.

Court stated concerns regarding the circumstances in the Petition as well as the medical circumstances.

Donna made statements regarding Dean intimidating the family when they go over to Protected Person's home.

Court stated Protected Person visiting and/or traveling is not relocating her and it is not a violation for her to come to Las Vegas to spend time with Robyn and/or visiting with Donna at her home.

Upon inquiry from Robyn, Kimberly stated the heart monitor will be removed at the follow up appointment on 1/5/22.

Attorney Michaelson requested the contact information of Protected Person's friends to ensure she is able to keep in contact with them.

Court stated Robyn can reach out to Kimberly about getting the contact information or they can reach PRINT DATE: 05/02/2022 Page 99 of 117 Minutes Date: October 03, 2019

out to get Protected Person's contact information.

COURT ORDERED, the following:

Robyn and Kimberly shall ATTEND Protected Person's Cardiologist Appointment on 1/5/22 together to ensure Protected Person is able to be seen.

All remaining items being requested on pages 17-19 of the Petition shall be turned over within the next SEVEN (7) DAYS in writing via e-mail. If Kimberly does not have information or the items requested, that must be stated in the e-mail. The Court will prepare an Order.

Matter shall be CONTINUED to 1/12/22 at 9:00 am to give Attorney Parra-Sandoval time to brief the Petition to Relocate.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

January 12, 2022

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

January 12, 2022

9:00 AM

Hearing

**HEARD BY:** Marguis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

Matthew Whittaker, Attorney, not present

Elizabeth Brickfield, Guardian Ad Litem,

present

Pro Se

Kathleen Jones, Protected Person, present

Kimberly Jones, Objector, not present

Richard Powell, Other, present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, present

State Guardianship Compliance Officer,

Agency, not present

Maria Parra-Sandoval, Attorney, present Pro Se

Pro Se

Matthew Whittaker, Attorney, not present

#### **IOURNAL ENTRIES**

#### - HEARING: PETITION TO RELOCATE THE PROTECTED PERSON TO NEVADA

In accordance with Administrative Order 21-04, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Karen Christensen, Tanya Stengel (ts)

Ammon Francom, Nevada Bar #14196, appeared as Co- Counsel with Attorney Michaelson on behalf of Robyn Friedman and Donna Simmons.

Perry Friedman, Protected Person's Son in Law, appeared.

James Beckstrom, Nevada Bar #14032, appeared on behalf of Kimberly Jones.

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Kimberly Jones, Protected Person's Daughter, appeared. Judie Maggeaux, Protected Person's Sister in Law, appeared. Marilyn Moore, Protected Person's Friend, appeared. Rick Black, Guardianship Advocate/Court Watcher, appeared. Ty Kehoe, Nevada Bar #6011, appeared with Richard Powell.

The Court reviewed the case history and pleadings on file.

Attorney Parra-Sandoval stated she spoke with Protected Person and her preferences is to still live in California, in her home, and expressed she did not want to move to Nevada with the Guardian. Attorney Parra-Sandoval stated Protected Person has rejected the Guardian's similar offers to cover costs before and would like the Court to consider Protected Person's wishes.

Kimberly Jones made statements apologizing to the Court for her lack of attendance at previous court hearings. Kimberly stated her attorney has not kept her informed and she has now begun working on the accountings with the Investigator. Kimberly made further statements about repairing Protected Person's home. Upon inquiry from the Court, Kimberly stated she found an alternative care plan for Protected Person to receive in-home care for approximately \$25,000.00 a month.

Attorney Beckstrom stated he asked Kimberly not to speak today; however, he is in a strange situation where he is representing Kimberly but she is also representing herself. Attorney Beckstrom stated his Motion to Withdrawal was filed a month ago and has not been signed.

Court and Counsel engaged in discussion regarding the Motion to Withdrawal.

Attorney Parra-Sandoval stated there were no proposed alternatives from the Guardian that showed how Protected Person could get benefits from California and since Protected Person wants to stay in California, it should be explored by the Guardian.

Mr. Butler stated on behalf of Terri Butler, Protected Person's Daughter, there were concerns about Protected Person moving to Las Vegas. Mr. Butler stated Guardian does not communicate with them and they are worried they would not be able to visit with Protected Person. Mr. Butler requested the Court allow Protected Person to stay in California under Kimberly's care.

Court stated Protected Person had been living in Las Vegas, Nevada for decades prior to temporarily relocating to California under unique circumstances and there were no subsequent requests to make that a permanent relocation. Court further stated the estate can no longer bear the cost of what has been in place the past few months that would allow Protected Person to continue to reside in Orange County.

COURT stated further FINDINGS and ORDERED, the following:

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#### G-19-052263-A

Order Allowing Temporary Relocation of Protected Person to Protected Person's California rental property shall be VACATED.

Guardian's Request to Relocate Protected Person from Protected Person's rental property to the Guardian's home in Clark County, Nevada shall be APPROVED and GRANTED.

The Court will prepare the Order.

CASE ADJUDICATED.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

January 14, 2022

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

January 14, 2022

8:00 AM

**Minute Order** 

**HEARD BY:** Marquis, Linda

COURT CLERK: Karen Christensen

PARTIES:

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

**COURTROOM:** Chambers

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Kimberly Jones, Objector, not present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Elizabeth Mikesell, Attorney, not present

Pro Se Pro Se

Pro Se

John Michaelson, Attorney, not present

### **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

The Court notes that this matter is set for Hearing on January 27, 2022, at 1:30 a.m. regarding the 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. An Ex Parte Motion for an Order Shortening Time was filed December 22, 2021, and a proposed Order Shortening Time was

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submitted to the Court electronically. The Court further notes that an Opposition to the Ex Parte Motion for an Order Shortening Time for Hearing on Motion to Stay and Order Appointing Successor General Guardian of the Person and Estate and for Issuance of Letters of General Guardianship.

Upon review, the Ex Parte Motion for an Order Shortening Time is DENIED.

Accordingly the Hearing set for January 27, 2022 at 1:30 PM STANDS.

A copy of this minute order shall be provided to all Parties.

CLERK NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail address on record with the Court; if no e-mail address was available, the minute order was mailed to the physical address of record 1/14/22. (kc)

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

**COURT MINUTES** 

January 14, 2022

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

January 14, 2022

8:00 AM

Minute Order

**HEARD BY:** Marquis, Linda

**COURTROOM:** Chambers

**COURT CLERK:** Karen Christensen

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, not present

John Michaelson, Attorney, not present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, not present

Elizabeth Mikesell, Attorney, not present Kimberly Jones, Objector, not present Pro Se Richard Powell, Other, not present Pro Se

Robyn Friedman, Petitioner, Guardian of

Person and Estate, not present

State Guardianship Compliance Officer,

Agency, not present

Pro Se

## **JOURNAL ENTRIES**

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

RE: G-19-052263-A

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to ensure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

The Court notes that a Petition to Withdraw as Counsel of Record for Kimberly Jones, was filed on December 10, 2021, and the matter was set for a Chamber's review hearing on January 19, 2022 at 5:00 AM.

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Upon review, the Court notes that a Notice of Non-Opposition was filed on January 12, 2022. Accordingly, the Petition to Withdraw as Counsel of Records for Kimberly Jones is GRANTED. Counsel to prepare the Order.

Accordingly, the Hearing set for the Petition to Withdraw as Counsel set for January 19, 2022 at 5:00 AM shall be VACATED.

A copy of this Minute Order shall be provided to all parties.

CLERK NOTE: A copy of this Minute Order was e-mailed to parties at the e-mail address on record with the Court; if no e-mail address was available, the minute order was mailed to the physical address of record 1/14/22. (kc)

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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Guardianship of Adult

COURT MINUTES

January 27, 2022

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

January 27, 2022

1:30 PM

Hearing

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, Temporary

John Michaelson, Attorney, present

Guardian, not present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, present

Kimberly Jones, Objector, present Richard Powell, Other, not present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, present

State Guardianship Compliance Officer,

Agency, present

Pro Se

Maria Parra-Sandoval, Attorney, not present

Pro Se

Pro Se

John Michaelson, Attorney, present

## **JOURNAL ENTRIES**

- HEARING: 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

In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Tanya Stengel, Karen Christensen (kc)

Attorney Elizabeth Mikesell, Nevada Bar #8034, appeared on behalf of Protected Person.

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Also appearing:
Perry Friedman, Guardian's husband
Jack Butler, Protected Person's son-in-law
Sonia Jones, Supreme Court Guardianship Compliance Financial Forensic Specialist
Attorney Ty Kehoe, Nevada Bar #6011

Court reviewed the recent history of the case and the pleadings on file. Court noted Kimberly Jones (Kimberly) filed three documents yesterday, and those relevant to today's hearing would be considered.

Ms. Mikesell stated she did not have an opportunity to review the documents filed yesterday, including one filed by Mr. Michaelson.

Ms. Mikesell objected to the introduction in the responding opposition. Ms. Mikesell stated the statements made were irrelevant, inappropriate and unprofessional. Ms. Mikesell requested Court strike the statements and admonish counsel. Mr. Michaelson stated he stood by the statements made. Arguments made by counsel. Court stated it would NOT strike the requested portion of the pleading, however it would not have any more arguments regarding the same issue at this time.

Ms. Mikesell made arguments supporting the Motion to Stay Order for Removal of Guardian, and stated Protected Person was not with the preferred guardian. Mr. Michaelson responded. Further arguments between counsel.

Kimberly stated she never denied family members from seeing Protected Person.

Mr. Butler also stated he was never denied access to Protected Person. He stated Kimberly never did anything to harm Protected Person and he requested things return to the way they were.

Additional arguments between counsel.

Ms. Mikesell requested direct contact with Protected Person or Guardian rather than being directed through Mr. Michaelson's office. Mr. Michaelson deferred to Guardian. Guardian stated concerns with Protected Person's attorney not understanding that Protected Person's statements are, at times, not true, or not in context with consequences.

Court stated Legal Aid needs access to Protected Person. Guardian stated she could have a device set up for video chat between Legal Aid and Protected Person as soon as tomorrow. Ms. Mikesell suggested she communicate with Guardian to arrange an appointed time to speak with Protected Person. Guardian was agreeable.

#### COURT ORDERED:

Motion to Stay (	Order for Removal of Gua	ardian and Order Ap	pointing Successor	Guardian shall be
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DENIED. Court shall issue a Written Findings of Fact and Conclusions of Law. Mr. Michaelson shall draft the proposed Findings and submit to Court's law clerk in editable Word format. Mr. Michaelson may provide copies of the draft to opposing counsel.

Legal Aid shall e-mail Guardian to schedule an agreeable time to video chat or speak with Protected Person. The phone visit may be facilitated by Guardian, her husband, or another person to ensure Protected Person has a private conversation with her attorney.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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**Guardianship of Adult** 

**COURT MINUTES** 

March 10, 2022

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 10, 2022

1:00 PM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, present

Kimberly Jones, Objector, present Richard Powell, Other, present

Robyn Friedman, Petitioner, Guardian of

Person and Estate, present

State Guardianship Compliance Officer,

Agency, not present

Maria Parra-Sandoval, Attorney, not present

Pro Se Pro Se

Pro Se

John Michaelson, Attorney, present

## **JOURNAL ENTRIES**

- HEARING: PETITION FOR AN ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT; PETITION FOR ATTORNEY FEES...HEARING: PETITION TO RESTRICT VISITATION, COMMUNICATION AND INTERACTION WITH THE PROTECTED PERSON KATHLEEN June JONES.

In accordance with Administrative Order 20-01, and in order to prevent the spread of COVID-19 infection in the community, this Hearing was held via video conference through BlueJeans.

Court Clerks: Tanya Stengel, Karen Christensen (kc)

Attorney Elizabeth Mikesell, Nevada Bar #8034, appeared on behalf of Protected Person and for attorney Maria Parra-Sandoval

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Also appearing: Perry Friedman, Guardian's husband Jack Butler, Protected Person's son-in-law Attorney Ty Kehoe, Nevada Bar #6011 Marilyn Fedorow, Protected Person's friend Frank Caruso, Kimberly Jones' witness

Court reviewed the pleadings on file.

Ms. Mikesell represented Protected Person wants to visit with all her daughters without supervision or restriction. Ms. Mikesell stated Protected Person took no position pertaining to Dean.

Ms. Jones (Kimberly) requested an attorney be appointed for her, that this hearing be continued, and that a mailing address be provided where she can mail her rent. Court addressed Kimberly's requests and stated it could not appoint counsel for her. The hearing would not be continued to a new date, and as this hearing was not an evidentiary hearing, no testimony would be taken today. Court informed Kimberly that she was under no obligation to speak at this hearing. Court stated Kimberly could send any correspondence through Mr. Michaelson's office. Mr. Michaelson stated his business address in OPEN COURT. Court also noted his address is on every pleading filed by his office.

Mr. Michaelson made arguments objecting to Kimberly living in, and claiming legal residence, in the California property. Court stated it wouldn't make a decision regarding rights to the property at this hearing.

Court addressed the Order to Show Cause pleading. Jack Butler made statements in support of Kimberly. Court GRANTED Guardian's request for Order to Show Cause as to why Kimberly Jones should not be held in contempt for failure to comply with Court's written order. Court noted the hearing may need to be held IN PERSON, however, Court would give interested parties, including Protected Person, the ability to appear virtually. Court tasked Mr. Michaelson to prepare an Order to Show Cause to include other specifics believed to violate Court's written orders.

Court cautioned parties as to the expense of ongoing legal proceedings, and Court's limitations as to imposed sanctions. Court explained the differences between criminal and civil contempt and sanctions.

As to petition to restrict visitation and interaction with Protected Person, Court agreed that Dean and Kimberly should be viewed independently. Court noted it would need to take testimony and set an evidentiary hearing.

Mr. Michaelson made statements regarding Kimberly illegally recording all interactions. Arguments between counsel. Court stated it expected family members to comply with state recording laws. Court made additional statements regarding the use of recordings.

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Court reminded parties the priority is for Protected Person to be happy and to be able to visit with all of her children.

Mr. Michaelson requested Court's permission to retain California counsel. Court noted that matter was set for a separate hearing, and intended to sign an Order Shortening Time for it to be heard next week.

Mr. Michaelson requested a Guardian Ad Litem be re-appointed to address some of the issues. Ms. Mikesell objected to statements made. Court stated it would like the request for Guardian Ad Litem to be submitted in writing.

Mr. Michaelson made requests that Kimberly be held liable for the costs associated with the litigation.

Guardian made statements regarding recordings. Court stated it would have Protected Person's counsel speak with her regarding her position on the matter.

Court noted, under statute 159, it could sanction guardians or former guardians. Court admonished parties the highest priority is Protected Person's health and welfare. Court stated concerns regarding Kimberly's ability to comply with Court's orders.

Additional arguments between counsel.

Court stated it would consider a written petition filed by Legal Aid or Mr. Michaelson converting from civil contempt to criminal contempt. Court admonished Kimberly to comply with Court's orders.

#### COURT ORDERED:

Guardian's request for Order to Show Cause as to why Kimberly Jones should not be held in contempt for failure to comply with Court's written order shall be GRANTED. Mr. Michaelson shall draft the specific Order to Show Cause and submit for Court's signature, and the Order shall be PERSONALLY SERVED on Kimberly Jones.

Protected Person's counsel shall speak with her regarding her position on the issue of recordings.

Future hearing, originally set on 3/31/22 at 1:00 PM shall be heard on 3/17/22 at 2:30 PM.

#### **INTERIM CONDITIONS:**

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**FUTURE HEARINGS:** Mar 17, 2022 2:30PM Petition for Instructions

Order Shortening Time - Petition For Advice And Instructions Concerning Using Funds To Pay For

Legal Service In California And Petition To Use Funds to Repair Anaheim Property

RJC Courtroom 10A Marquis, Linda

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Guardianship of Adult

COURT MINUTES

March 17, 2022

G-19-052263-A

In the Matter of the Guardianship of: Kathleen Jones, Protected Person(s)

March 17, 2022

2:30 PM

**All Pending Motions** 

**HEARD BY:** Marquis, Linda

**COURTROOM:** RJC Courtroom 10A

**COURT CLERK:** Karen Christensen; Tanya Stengel

**PARTIES:** 

Donna Simmons, Petitioner, present

John Michaelson, Attorney, present

Elizabeth Brickfield, Guardian Ad Litem, not

present

Kathleen Jones, Protected Person, present Kimberly Jones, Objector, present

Maria Parra-Sandoval, Attorney, not present

Richard Powell, Other, present

Pro Se Pro Se

Pro Se

Robyn Friedman, Petitioner, Guardian of

Person and Estate, present

State Guardianship Compliance Officer,

Agency, not present

John Michaelson, Attorney, present

## **JOURNAL ENTRIES**

- PETITION FOR INSTRUCTIONS: ORDER SHORTENING TIME - PETITION FOR ADVICE AND INSTRUCTIONS CONCERNING USING FUNDS TO PAY FOR LEGAL SERVICE IN CALIFORNIA AND PETITION TO USE FUNDS TO REPAIR ANAHEIM PROPERTY...HEARING: PETITION FOR ADVICE AND INSTRUCTIONS CONCERNING USING FUNDS TO PAY FOR LEGAL SERVICE IN CALIFORNIA AND PETITION TO USE FUNDS TO REPAIR ANAHEIM PROPERTY

In accordance with Administrative Order 22-01, this Hearing was held via video conference through BlueJeans.

Court Clerks: Tanya Stengel, Karen Christensen (kc)

Also appearing:

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Jack Butler, Protected Person's son-in-law Attorney Ty Kehoe, observing

Court reviewed the pleadings on file.

Upon Court's inquiry, Kimberly Jones (Kimberly) stated she was still in the Anaheim home. Kimberly made additional statements as to the reasons she is still in the home. Kimberly requested Court grant her a move out date of April 15. Court noted Kimberly previous stated she would be out of the home by March 15. Today is March 17 and she is still in the home. Kimberly requested an agreement be made wherein she could stay until April 15 without an eviction being imposed.

Court ordered Mr. Michaelson and Guardian investigate the California eviction process and approved retention of California counsel. Court stated parties were able to reach their own agreement if they choose.

Court made additional statements regarding the necessary repairs to be made on the home.

Mr. Michaelson requested attorney's fees for bringing this matter before the Court. Discussion between counsel.

Donna Simmons stated she is starting a new job at the end of this month.

Discussion regarding the cost of purchase of hearing aids for Protected Person. Mr. Butler stated the cost of the hearing aids seemed high. Court stated it would look for doctor recommendation and other information related to costs.

Mr. Butler read a prepared statement by Teri Butler.

Family members made statements regarding the type of devices used to communicate with Protected Person. Court noted that matter was not on calendar today.

#### COURT ORDERED:

Petition to Retain California Counsel and proceed with EVICTION shall be GRANTED.

Petition to assess and make repairs to the home following Kimberly's departure shall be GRANTED.

Mr. Michaelson's request for FEES for today's hearing shall be GRANTED, paid by Kimberly. Mr. Michaelson shall submit a proposed Order for Court's review and signature.

PRINT DATE:	05/02/2022	Page 116 of 117	Minutes Date:	October 03, 2019	l
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**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRINT DATE:	05/02/2022	Page 117 of 117	Minutes Date:	October 03, 2019
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## **PETITIONER EXHIBITS**

## CASE NO. G-19-052263-A

\$ 18/21

# In the Matter of the Guardianship of Kathleen (June) Jones

		OFFER DATE	OBJ	ADM STIP	ITTED DATE
1	Text messages between Ms. Jones and Robyn from October 31, 2019 to September 22, 2020	6/8/21		Х	6/8/21
2	Transcript of Robyn Friedman's June 13, 2020 audio recording of June Jones outside the Kraft house	6/8/21		X	6/8/21
3		6/8/21			6/8/2
4	Call logs between Ms. Jones and Robyn between November 28, 2019 and September 3, 2020; Call logs between Ms. Jones and/or Kim and Robyn between October 29, 2019 and September 3, 2020; Graph of call logs	6/8/21		X	6/8/2!
5	E-mails between John Michaelson, Esq. and James A. Beckstrom, Esq. from May 18, 2020 to June 3, 2020	6/8/21		X	6/8/21
6	Text messages between Robyn and Kim between May 28, 2020 and October 13, 2020; text messages between Robyn and Kim regarding Halloween 2020; text messages between Robyn and Kim regarding several incidents	6/8/21		X	6/8/21
7	Text message from Robyn to Ms. Jones on September 17, 2020 regarding Gerry's passing	6/8/21		Х	6/8/21
8	Transcript regarding Hearing Citation to Appear dated Tuesday, October 15, 2019	6/8/z1		X	6/8/2
9	Photos from Mother's Day 2021	6/8/21		X	6/8/2
10	Photos from January 20, 2021 with Ms. Jones in the blue car	6/8/21		X	6/8/2
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## **RESPONDENT EXHIBITS**

## CASE NO. G-19-052263-A In the Matter of the Guardianship of Kathleen (June) Jones

		OFFER DATE	OBJ	AD STIP	MITTED DATE
A	Text messages Robyn Friedman and Kimberly Jones (9/25/19 to 4/2/21)	6/8/21			6/8/21
В	Text messages Kimberly Jones and Donna Simmons	6/8/21			6/8/21
С	Text messages Kimberly Jones and Donna Simmons (9/8/19 to 10/20/20)	6/8/21			6/8/21
D	AT&T prepaid account history call and data logs for phone 702-553-6060 (7/28-8/27/20; 9/28-10/27/20; 11/28/20-12/27/21; 12/4/20-5/3/21)	6/8/21			6/8/21
E	Verizon Bill for phone 714-450-2061 (12/20-5/21/21)	6/8/21			6/8/21
F	Verizon Bills for phone 714-336-8071 (6/27/20-4/26/21)	6/8/21			6 8 21
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# PROTECTED PERSON EXHIBITS

# CASE NO. G-19-052263-A In the Matter of the Guardianship of Kathleen (June) Jones

		OFFER DATE	OB1 TED	S	ADMI' TIP	DATE
AA	E-mails from August 2020 and September 2020 between attorneys discussing Protected Person not wanting a schedule	6/8/21				6/8
BB	E-mails discussing June's proposed visitation schedule, sent	Ы				6/8/
	to attorneys and family members, and received responses	48/21				18
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# **Certification of Copy**

State of Nevada
County of Clark

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; STATEMENT OF LEGAL AID REPRESENTATION AND FEE WAIVER; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING GUARDIAN AD LITEM FEES; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST

In the Matter of the Guardianship of:

KATHLEEN JUNE JONES,

An Adult Protected Person.

Case No: G-19-052263-A

Dept No: B

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 2 day of May 2022.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk