Subject: Fw: 412249-401 Estate Of Nelva Brunsting From: Candace Curtis <occurtis@sbcglobal.net> Date: 10/12/2018 10:31 AM **To:** Rik Munson <blowintough@att.net> X-Account-Key: account1 X-UIDL: AArPigpdPxqLW8DaZwpUiBOvxLk X-Mozilla-Status: 0001 X-Mozilla-Status2: 0000000 X-Apparently-To: blowintough@att.net; Fri, 12 Oct 2018 17:31:19 +0000 Return-Path: <occurtis@sbcglobal.net> **Received-SPF:** none (domain of sbcglobal.net does not designate permitted sender hosts) X-YMailISG: SmJY\_JEWLDvRJtnjbM4diR3r1neCpPGHQFn1DGT.76PwSqlH qrMpaA2zCWb7p2NdVWJfXEolZXUpRKiwiZAgmrEte40QCnuZCSzpoP0wvCRx nGQhJvP1h2iNHOM7R.LfWrj8RITKoLWGVdNKPi61C8u9AVNEqwwsXVjmGN2S SxE4hoiTq HaZE817wbH GA.5.YwbsGWcP4O0LeN6HZXONgH5ar9xNqpNay Wa6vJPyApHIyQ3NtJDY4mOYpMPjdTNzupok\_C6ubHb4euURZwDFtrhb52skj MbTTY.FQswZxprn2FzmuTrXhoXnI1WdWB3Jz3BuIHmTem7EJJM.z\_yJNIJk5 elKdbDXnzP3Yi26J5NBzw8hUs32s1mFE06VTgI9wMp5E9ZJA1sPXUoU3urt4 F8Qmdc7YNZh7h.eZnrYp4BPks54sR2sBcEEmmXCVnJpChkOn72Y.BIM0u62F .fBU4NyhQVXufIwZYjD1eK8LwPcTotWixjdKX9C.hOZ2ZNFJLKCCNle9cw.X HS3qwBMsEL21azKGgiWyq1\_7OLsk4LZqPKCCWRHknjRG6OPJBJxO0yjX8ZuZ ALqhi24.Q8RDiTJYfs zFJG28dLohG4PKcyB5vcQHqxT3c4g6vJmZoYMITJ1 nn8qRzhGvd6lE8FrfvfIA5Bez8OEFSFNqdLXwXle\_wVqGPdmSIZHqciXU.OL n3h4Wz.\_ZURFRRLw84BxxNS26UVgbjMsVmuI2jM1qf\_i\_z2KeltD5zpSHBuB 9eMLK4L1yek4llEVysV4v5U7oERaWp6Ewei1rx3hC21NsDvtXsOm9MXs4\_zC dFXsxU1aqulJOHWjRgAixC6SfXXSMqa4JUkqK2foXLxaU.5fG7zsy1DNYxGE BpSIDoY3kpu46dQKgYP4c7ktqyeckisjuZOHpQvjAMQG1BrK2KqVyg9E5VDQ z6IANhdydP0HMGUsKhmg8mRkCptYrv1bz8Dq6jPq2Q.7BMhvn9dk2e.hfJKg isWXEDiKNfGxTmo\_2PEXjgSYy9jqG99ovU9tHKyOOVqujS2Y9SiqTWcPVbHO VWX9Sgt2OjjRIX5Tf7ef7Gv81qb46sDGzeTujihe5t6ZO52HKoQZO8DZZrSi GYmVD0nQNlGeutSFbNZCpzKHtRWAKnHHjq\_1joXTiqGDu8OjHj.hcrfoF64X 90sFBUj5Q13iB93Kz3B6TYy2VkMZ6.iIFN4.pegg9C706kZVqv7dGDumitKj GaPXX5luXAu2OgWZRx.m4dLfUSDNvUKh9gbI5gtDgpOVOxMP.3TYEVJlveSG Z13XUPI-X-Originating-IP: [66.163.188.150]

Authentication-Results: mta4052.sbc.mail.gq1.yahoo.com from=sbcglobal.net; domainkeys=neutral Received: from 144.160.152.217 (EHLO flpd578.prodigy.net) (144.160.152.217) by mta4052.sbc.ma 17:31:19 +0000

## X-Originating-IP: [66.163.188.150]

**Received:** from sonic303-24.consmr.mail.ne1.yahoo.com (sonic303-24.consmr.mail.ne1.yahoo.com [ altR5 TLS/8.14.4) with ESMTP id w9CHVH8u112511 (version=TLSv1/SSLv3 cipher=AES128-SH/ Fri, 12 Oct 2018 10:31:18 -0700

**DKIM-Signature:** v=1; a=rsa-sha256; c=relaxed/relaxed; d=sbcglobal.net; s=s2048; t=1539365477; bh=rH7LsEyMBA+YTnGnh8HRgq4QW16yU/eCFj9AINrYOzs=; h=Date:From:Reply-To:To:In-Rej b=W4Qqg6RGgsLCT0eMPBuFJrk03bR47EUu1v+b+kVkYe1FOV8PD4pne2uAEMqFWNFK/xBBC /4JITaT/JgBoz2JhWdTWqYZuGXyfy8OipKJ8neMr+iji4RFXJvkTEyrhASyD9jnNRjLFZGp8Y5QtV

/KLijHJqZAGLgit0kO6k7s40/zFuI0aFJzhNxETb7iF+/XRZlHgNw5f4xVZEi9yWlD5o52GThFgdfR /MJb31g9pALvrNohSOQKDy3NOA==

X-YMail-OSG: WmJYD0QVM1npn4GxA\_zEdZWPx7B1.6L9UJd\_8.UMDRAOVH\_yxv\_6AtHPI8 6jxEiaamD3ENkPzEyBseesb9vYDebBC7xujshzaXew5hzf8y2qXOXxGCJVB.5QxUEC\_FUIuzDo9/ C.HSQnAiYtM5ZxwX7phiEWCpg6NP86fEyvM2n2MPEWJ6F4rc1esFSQDAl4LpGae2AwGWFz9( moeByPqbut4K.\_.5IvY0mQRxmjeUW\_wZMZpHGV0AbfEh0O0ls1esh54KuWP8p5tnMUAhIkm.ol 3aiExJSY78GCOHtX4.4b9pEMeBM9bC5cSAI7dzEtPKOqO5V3LQbtdZRBHNi3cN4byAPEAfG6N HxpYtZpHJxDgP9SlJDA8p.iig5GlPQp5A2qB4EJHAQVhSAa1oZpn90U2ZEDX7V6Fs.0nyJ.u3KA ir79c2z.9V8k775k\_coZlNeT8NACAGlM7IIb3gBoYMGQm5kQYfqtMU\_6iEGlyRBEqCdGooYwU jH6HldaJksjan0Nyy3C4bHgK2FAFgsHDmfYP7wtFgxksyT6JJCpyKxbzPgeY.Qddr9lEK\_2HsrSM kyRc9iTXG\_Dy.DIw3f5VHZCh3JaPUAt1bwNnplSDz.cla2cDwQdGFloO\_SW.M2R\_gf.cZwj1s2Nb SNQeOnGbZ0YdqJZesW7MDbOpD6HnWc2XhUkwyxlBghCBf06kC\_ywOpVEL2eSECL8HEV22( xyPve8aVdpZMhw3pKW.i0fAMD44KJgBQReV.IYjvo2mTEijv4VDp5adlAGEZlSvO\_dJqvR3EgfS. fuRoPuAmgTiicRpM1GEiARil4SH1V3pzqHO.p3rqHNN11a0moPBEY0dwIXT8uB0GeCXKeOWc 98UB333rROq8RdyOSkSmdxJJQdkDyNyTG6faVaYsN2eR3.kiczf04Xg9DRhEiKtZy.amVKZKHE2 ODurl5EghgGTsAPvt7p1mKB9NKT6Rv53cJwxm23i8XUbFDDd.12SzXX50rSb.iG3UbUEvvkjzrO **Received:** from sonic.gate.mail.ne1.yahoo.com by sonic303.consmr.mail.ne1.yahoo.com with HTTP: **Reply-To:** Candace Curtis <- occurtis@sbcglobal.net>

Message-ID: <1018211077.257240.1539365472047@mail.yahoo.com>

In-Reply-To: <00b801d46250\$964188d0\$c2c49a70\$@grifmatlaw.com>

**References:** <f439c4b810284d228df22829b8446d3e@NN-DC-LW-MAIL07.naturalnetworks.us> <00b801d46250\$964188d0\$c2c49a70\$@grifmatlaw.com>

MIME-Version: 1.0

Content-Type: multipart/alternative; boundary="----=\_Part\_257239\_1088987234.1539365472038" X-Mailer: WebService/1.1.12605 YahooMailNeo Mozilla/5.0 (Windows NT 6.1; WOW64; rv:62.0) ( Content-Length: 43265

----- Forwarded Message -----

**From:** Neal Spielman <nspielman@grifmatlaw.com>

**To:** 'Steve Mendel' <steve@mendellawfirm.com>; "'Comstock, Clarinda (Probate Courts)'" <Clarinda.Comstock@prob.hctx.net>; 'Bobbie Bayless'

<br/><bayless@baylessstokes.com>; 'Carole Brunsting' <cbrunsting@sbcglobal.net>;

'Candace Curtis' <occurtis@sbcglobal.net>

Cc: Neal Spielman <nspielman@grifmatlaw.com>

Sent: Friday, October 12, 2018 10:25 AM

Subject: RE: 412249-401 Estate Of Nelva Brunsting

Dear Judge Comstock -

I am following up on Steve Mendel's e-mail below in light of other responses to your e-mail of 10/8/18, particularly the e-mails of 10/10/18 from Carole Brunsting and 10/11/18 from

Bobbie Bayless (on behalf of Carl Brunsting).

<u>First</u>, there appears to be some confusion as to whether any party to this action is contesting Nelva Brunsting's capacity at the time she executed various documents, including without limitation: the Appointment of Successor Trustee and the Resignation of December 21, 2010; the Qualified Beneficiary Designation/Exercise of Power of Appointment dated June 15, 2010; and the Qualified Beneficiary Designation/Exercise of Power of Appointment dated August 25, 2010. This issue might be resolved if each party were ordered to stipulate in a writing filed with the Court, that Nelva Brunsting's capacity is or is not an issue.

<u>Second</u>, there appears to be some effort to disregard or discredit the content of the Report of Temporary Administrator Pending Contest. There is too much to be captured in e-mail about the problems this would create. However, one area of concern stems from the content set forth on Page 7 of the Report (No Contest Clause Provisions). Significantly, the Report concludes (a) "**in both documents** [*the August 25, 2010 Qualified Beneficiary Designation/Exercise of Power of Appointment and the January 12, 2005 Restatement of Brunsting Family Living Trust*] **the provision is well written"** and (b) "**[a] decision by the Court upholding either no contest provision might resolve all other issues.**"

Considering the content of the two no-contest clauses and the Report's observations about them, it becomes clear that the first issue to be considered before any other is the enforceability of the no-contest clauses. If claims asserted by Carl Brunsting and/or Candace Curtis trigger one or both no-contest clauses, then each has effectively "disinherited" themselves, and none of their claims or pleadings, including without limitation those presented by Carl Brunsting in his Motion for Summary Judgment and/or those presented by Candace Curtis in her First Amended Plea in Abatement are properly before the Court.

Until the no-contest clause issues are resolved, none of their Motions, Pleas, claims, etc. should be considered.

For things to proceed in this fashion, a Docket Control Order remains necessary and the discovery referenced by Mr. Mendel must proceed so that the parties can present arguments for or against the no-contest clause(s), whether based on issues of capacity or enforceability. Then and only then will it be proper to consider issues such as those raised by Carl Brunsting and Candace Curtis (and even then, only if the no-contest clauses are not enforceable for one reason or another).

I appreciate the Court's consideration of the issues raised above.

Very truly yours, Neal E. Spielman Griffin & Matthews 1155 Dairy Ashford, Suite 300
Houston, Texas 77079
281-870-1124 - telephone
281-870-1647 - telefax
nspielman@grifmatlaw.com
Please take a moment to visit our website at www.grifmatlaw.com

To comply with IRS regulations, we advise you that any discussion of Federal tax issues in this e-mail was not intended or written to be used, and cannot be used by you (i) to avoid penalties imposed under the Internal Revenue Code or (ii) to promote, market or recommend to another party any transaction or matter addressed herein.

This communication may be protected by the attorney/client privilege and may contain confidential information intended only for the person to whom it is addressed. Any views or opinions expressed are solely those of the author and do not necessarily represent those of Griffin & Matthews. Any use, dissemination, forwarding, printing or copying of this e-mail without consent of the originator is strictly prohibited. If you have received this e-mail in error, please notify Melissa Niles by telephone at 281.870.1124.

From: Steve Mendel [mailto:steve@mendellawfirm.com]
Sent: Tuesday, October 09, 2018 2:37 PM
To: Comstock, Clarinda (Probate Courts) <Clarinda.Comstock@prob.hctx.net>; Bobbie Bayless
<bayless@baylessstokes.com>; nspielman@grifmatlaw.com; Carole Brunsting
<cbrunsting@sbcglobal.net>; Candace Curtis <occurtis@sbcglobal.net>
Subject: 412249-401 Estate Of Nelva Brunsting

Dear Judge Comstock:

As you may recall, our office represents Co-Trustee Anita Brunsting, and Neal Spielman represents Co-Trustee Amy Brunsting. This correspondence represents a joint response as between myself and Mr. Spielman, on behalf of our respective clients.

First, the Co-Trustees want an oral hearing regarding Carl Brunsting's motion

for summary judgment.

Second, we would remind the court that it was discussed at the last hearing that certain discovery was important, including, but not limited to, evidence as to capacity and the academics of why the QBD was created, enforceable, and does not violate the trust provisions that predate the QBD, as referenced in Carl Brunsting's motion.

In this regard, we believe the following discovery needs to occur before Carl Brunsting's motion is set for an oral hearing:

1. Depose Candice Kuntz-Freed, and/or appropriate representatives of Vacek & Freed.

2. Greg Lester, the temporary administrator. However, if the parties will agree that Mr. Lester's report is admissible, then we see no need to depose Mr. Lester at this time. By admissible we mean, a waiver of all objections as to authenticity and hearsay. Notwithstanding the admissibility of the report, every party reserves the right to challenge, in whole or in part, the opinions and/or conclusions set forth in Mr. Lester's report.

3. Candace Curtis, who asserts that Nelva Brunsting lacked capacity.

4. Carole Brunsting who we understand had a reasonable degree of interaction with Nelva Brunsting and would have facts that relate to the capacity issue.

While there is other discovery that may be appropriate as to the foregoing issues, at present we believe the foregoing depositions are the minimum necessary to be completed before there is a hearing on Carl Brunsting's motion.

Further, we do not see any of the proposed dates as allowing sufficient time to complete the foregoing depositions. We, therefore, urge the court to issue a docket control order as to the entirety of the case, or at least an order that the foregoing named witnesses make themselves available for deposition between now and November 30, 2018.

Last, but not least, we will be filing motions that include, but are not necessarily

be limited to:

A. Obtain two different types of appraisals for the Iowa farm. One appraisal is for the value of the farm without regard to any division of the farm. The other appraisal would seek values if the farm was divided as equally as possible among the beneficiaries. The appraisals would assist with settlement negotiations among the parties.

B. Allocation of funds to pay for court reporters and videographers for the foregoing depositions.

Very truly yours, Stephen A. Mendel

The Mendel Law Firm, L.P. 1155 Dairy Ashford, Suite 104 Houston, TX 77079 O: 281-759-3213 F: 281-759-3214 <u>steve@mendellawfirm.com</u>

CONFIDENTIAL INFORMATION: The information contained in this e-mail from The Mendel Law Firm, L.P., is confidential, privileged, and protected from disclosure. Such information is intended only for the use by the individual(s) or entity named on the above recipient list. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us by telephone.

From: Steve Mendel
Sent: Tuesday, October 09, 2018 1:52 PM
To: 'Bobbie Bayless'; Comstock, Clarinda (Probate Courts); <a href="mailto:nspielman@grifmatlaw.com">nspielman@grifmatlaw.com</a>; Carole Brunsting; Candace Curtis
Subject: RE: 412249-401 Estate Of Nelva Brunsting

Judge Comstock:

Mr. Spielman and I will be sending a joint response within the hour.

Very truly yours,

Stephen A. Mendel

The Mendel Law Firm, L.P. 1155 Dairy Ashford, Suite 104 Houston, TX 77079 O: 281-759-3213 F: 281-759-3214 steve@mendellawfirm.com

CONFIDENTIAL INFORMATION: The information contained in this e-mail from The Mendel Law Firm, L.P., is confidential, privileged, and protected from disclosure. Such information is intended only for the use by the individual(s) or entity named on the above recipient list. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us by telephone.

From: Bobbie Bayless [mailto:bayless@baylessstokes.com]
Sent: Tuesday, October 09, 2018 12:50 PM
To: Comstock, Clarinda (Probate Courts); Steve Mendel; nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis
Subject: RE: 412249-401 Estate Of Nelva Brunsting

As far as I am concerned, the Court can consider my Motion for Partial Summary Judgment without further argument. It is a pretty straightforward motion, so I am willing to allow the court to proceed without a further hearing.

Bobbie G. Bayless BAYLESS & STOKES 2931 Ferndale Houston, TX 77098 713.522.2224 713.522.2218 (fax) bayless@baylessstokes.com

From: Comstock, Clarinda (Probate Courts) [mailto:Clarinda.Comstock@prob.hctx.net]
Sent: Monday, October 08, 2018 3:53 PM
To: Steve Mendel; Bobbie Bayless; nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis
Subject: 412249-401 Estate Of Nelva Brunsting

Judge Butts believes she is ready to consider the Motion for Summary Judgment which was continued at the last hearing.

Although a hearing on a motion for summary judgment is not required, she would like to give the parties the opportunity for oral argument, if desired.

The following dates may be available for an oral hearing on this Motion, assuming a courtroom can be made available:

Oct. 24<sup>th</sup> at 11am Oct. 29<sup>th</sup> at 2:30pm Nov. 19<sup>th</sup> at 2:30pm

Please respond to this email no later than the end of the day Thursday, Oct. 11<sup>th</sup> to advise whether you wish to have an oral hearing of the Motion for Partial Summary Judgment. An oral hearing will be set on one of these dates should any party request a hearing. If an agreement cannot be reached as to a hearing date by this Thursday, a date will be set by the court.

If no one requests a hearing by this Thursday, Judge Butts will rule without a hearing.

Regards,

Clarinda Comstock Associate Judge Harris County Probate Court 4 <u>Clarinda.comstock@prob.hctx.net</u> 832-927-1404 From: Bobbie Bayless [mailto:bayless@baylessstokes.com] Sent: Tuesday, October 09, 2018 12:50 PM To: Comstock, Clarinda (Probate Courts); Steve Mendel; nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis

## Subject: RE: 412249-401 Estate Of Nelva Brunsting

As far as I am concerned, the Court can consider my Motion for Partial Summary Judgment without further argument. It is a pretty straightforward motion, so I am willing to allow the court to proceed without a further hearing.

Ar Mar G. A., gizas Birthin & G. Mar Miranish Miranish M. (2004) Rithing J. Soli Rithing C. Solit Stati Lagizas (1991) Statistics on 1

From: Comstock, Clarinda (Probate Courts) [mailto:Clarinda.Comstock@prob.hctx.net] Sent: Monday, October 08, 2018 3:53 PM To: Steve Mendel; Bobbie Bayless; nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis Subject: 412249-401 Estate Of Nelva Brunsting

Judge Butts believes she is ready to consider the Motion for Summary Judgment which was continued at the last hearing.

Although a hearing on a motion for summary judgment is not required, she would like to give the parties the opportunity for oral argument, if desired.

The following dates may be available for an oral hearing on this Motion, assuming a courtroom can be made available:

Oct. 24<sup>th</sup> at 11am Oct. 29<sup>th</sup> at 2:30pm Nov. 19<sup>th</sup> at 2:30pm

Please respond to this email no later than the end of the day Thursday, Oct. 11<sup>th</sup> to advise whether you wish to have an oral hearing of the Motion for Partial Summary Judgment. An oral hearing will be set on one of these dates should any party request a hearing.

**References:** <f439c4b810284d228df22829b8446d3e@NN-DC-LW-MAIL07.naturalnetworks.us> **MIME-Version:** 1.0

Content-Type: multipart/alternative; boundary="----= Part\_220940\_2124324878.1539114843704" X-Mailer: WebService/1.1.12512 YahooMailNeo Mozilla/5.0 (Windows NT 6.3; Win64; x64; rv:62.) Content-Length: 30186

----- Forwarded Message -----

From: Steve Mendel <steve@mendellawfirm.com> To: "Comstock, Clarinda (Probate Courts)" <Clarinda.Comstock@prob.hctx.net>; Bobbie Bayless <bayless@baylessstokes.com>; "nspielman@grifmatlaw.com" <nspielman@grifmatlaw.com>; Carole Brunsting <cbrunsting@sbcglobal.net>; Candace Curtis <occurtis@sbcglobal.net> Sent: Tuesday, October 9, 2018 12:37 PM Subject: 412249-401 Estate Of Nelva Brunsting

Dear Judge Comstock:

As you may recall, our office represents Co-Trustee Anita Brunsting, and Neal Spielman represents Co-Trustee Amy Brunsting. This correspondence represents a joint response as between myself and Mr. Spielman, on behalf of our respective clients.

First, the Co-Trustees want an oral hearing regarding Carl Brunsting's motion for summary judgment.

Second, we would remind the court that it was discussed at the last hearing that certain discovery was important, including, but not limited to, evidence as to capacity and the academics of why the QBD was created, enforceable, and does not violate the trust provisions that predate the QBD, as referenced in Carl Brunsting's motion.

In this regard, we believe the following discovery needs to occur before Carl Brunsting's motion is set for an oral hearing:

1. Depose Candice Kuntz-Freed, and/or appropriate representatives of Vacek & Freed.

2. Greg Lester, the temporary administrator. However, if the parties will agree that Mr. Lester's report is admissible, then we see no need to depose Mr. Lester at this time. By admissible we mean, a waiver of all objections as to authenticity and hearsay. Notwithstanding the admissibility of the report, every party reserves the right to challenge, in whole or in part, the opinions and/or conclusions set forth in Mr. Lester's report.

3. Candace Curtis, who asserts that Nelva Brunsting lacked capacity.

4. Carole Brunsting who we understand had a reasonable degree of interaction with Nelva Brunsting and would have facts that relate to the capacity issue.

While there is other discovery that may be appropriate as to the foregoing issues, at present we believe the foregoing depositions are the minimum necessary to be completed before there is a hearing on Carl Brunsting's motion.

Further, we do not see any of the proposed dates as allowing sufficient time to complete the foregoing depositions. We, therefore, urge the court to issue a docket control order as to the entirety of the case, or at least an order that the foregoing named witnesses make themselves available for deposition between now and November 30, 2018.

Last, but not least, we will be filing motions that include, but are not necessarily be limited to:

A. Obtain two different types of appraisals for the Iowa farm. One appraisal is for the value of the farm without regard to any division of the farm. The other appraisal would seek values if the farm was divided as equally as possible among the beneficiaries. The appraisals would assist with settlement negotiations among the parties.

B. Allocation of funds to pay for court reporters and videographers for the foregoing depositions.

Very truly yours, Stephen A. Mendel The Mendel Law Firm, L.P. 1155 Dairy Ashford, Suite 104 Houston, TX 77079 O: 281-759-3213 F: 281-759-3214

ers?cr:nic's??msm.

CONFIDENTIAL INFORMATION: The information contained in this e-mail from The Mendel Law Firm, L.P., is confidential, privileged, and protected from disclosure. Such information is intended only for the use by the individual(s) or entity named on the above recipient list. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us by telephone.

From: Steve Mendel Sent: Tuesday, October 09, 2018 1:52 PM To: 'Bobbie Bayless'; Comstock, Clarinda (Probate Courts); nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis Subject: RE: 412249-401 Estate Of Nelva Brunsting

Judge Comstock:

Mr. Spielman and I will be sending a joint response within the hour.

Very truly yours, Stephen A. Mendel

The Mendel Law Firm, L.P. 1155 Dairy Ashford, Suite 104 Houston, TX 77079 O: 281-759-3213 F: 281-759-3214

store An and law frances.

CONFIDENTIAL INFORMATION: The information contained in this e-mail from The Mendel Law Firm, L.P., is confidential, privileged, and protected from disclosure. Such information is intended only for the use by the individual(s) or entity named on the above recipient list. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us by telephone. Subject: Fw: 412249-401 Estate Of Nelva Brunsting

**From:** Candace Curtis <occurtis@sbcglobal.net>

Date: 10/9/2018 12:54 PM

To: Rik Munson <blowintough@att.net>

X-Account-Key: account1

X-UIDL: AKxlCNwphUwIW70HZARdME/KFEw

X-Mozilla-Status: 0001

X-Mozilla-Status2: 00000000

X-Apparently-To: blowintough@att.net; Tue, 09 Oct 2018 19:54:12 +0000

Return-Path: <occurtis@sbcglobal.net>

Received-SPF: none (domain of sbcglobal.net does not designate permitted sender hosts)

X-YMailISG: ou1oooQWLDsrvzkgNeDmb50znDfZu1111LPIDEXklFfxYFKt 5RtzU\_2EHtGdbDHI 39\_GMHgvymq1xuRfxBDHHurLWfYuNiEvE.2a1ocmjv8QN85dk7F7KN3jbpR9 j1yDcFcuB9L6pY tFs.duCNIOFS17h3H68NpMSQsnTxd7RHmde\_tlFIMFS79eznsp4U7hHsFbCo MPdRslpaS348ryy2c Krp1Fxu5cmWLX.yPaLbpAtS76bos.ZxMqpojfFOH9IiZFmaXxoEOwoQLJ9Bs lq33Up1jMSLyqGk TE8U1ALI63jLZ4EyMJO78jiXi5VtW15D2j5sxFc0l2jwkYQWpr4x\_PTHcuPT h2xoZvDDWH.mJT 78AZJVKOLC\_s6PzTzGJauJE.eRNtuf7plemOB9njuAigDmuQbme1HTuzAKdo mHGDdR8hJgw.Cc DSMLqZYrsGvlWv05m0P6CbXBD2\_V.TamyKPlyyG5gzRUKRW2iFdNRhA05iu0 3b2lDOky\_7Gf qx\_j2KRQqmKqzkO31qX3YBGGt6uPXaUuK9kuAMeYAR\_ih5K\_S5shC7KG3apf mVGfEOuaPbF mg2wJ1JCCNr3.BXy3g9sF0QQwS1WDUDPOTuiI20hhH6diIytKOBRHQwlLauX Hlo1akQhRhrTg uocbIAh03id4GlQaZOoBZlCer3269iNDLduW0Yn3hcx7OTZlETJ8FsxMxcnm k3BIP1v\_OJVpSGfa jp.lcKYgNaMQifx.V4UEjyUhZyXIJ4zwsyybuEO47ZT7eEOnAkwhkr3p4VF\_NtL\_GXcbD20gWO X-Originating-IP: [66.163.185.150]

Authentication-Results: mta4003.sbc.mail.gq1.yahoo.com from=sbcglobal.net; domainkeys=neutral Received: from 144.160.152.194 (EHLO flpd585.prodigy.net) (144.160.152.194) by mta4003.sbc.ma X-Originating-IP: [66.163.185.150]

**Received:** from sonic305-24.consmr.mail.ne1.yahoo.com (sonic305-24.consmr.mail.ne1.yahoo.com [ <blowintough@att.net>; Tue, 9 Oct 2018 12:54:11 -0700

**DKIM-Signature:** v=1; a=rsa-sha256; c=relaxed/relaxed; d=sbcglobal.net; s=s2048; t=1539114848; To:References:Subject:From:Subject;

b=C5IZfKn2iS8oSio51KwbGE1STZLdMWv9JPDHkODYVmmT2qWAE3aEHhbQopiEe08LBCBP//hQeHrxh0X8/gUYqkebENTKaJloopIiqXp9FBe6labpPqvcU875Kvldgi5AQGnJGDjy8J

/NP9mnAltyHkZMYmuX2DanB8UUa4dfpiZAtu008IuN0DawzSvHwPDgPyoUGNDIH2Ukq8OET: **X-YMail-OSG:** jTBYdI0VM1kqee0Y0JIB5biNBI4qTOzlJRDBcApXgQ7fka7Ys6\_IcEbWQkcZ4zK jer4sdDWshKE.pb41kDDlS6izQi\_giXtMsejv9tm70lolZ6lfKkJhqQd.l2kH5h.F0RetMMD7BoC Ao8/ HMRxhI2ksSTSj5wYvcuOHR8pQ6uiWNiaphud7mylzfl15CMGusbLWzAhAo8xYrAeZqzQiCi6KB GlK.7vDf\_M.WXX5kP\_p6F\_KsJkZN\_pm7yAFQg7GPIDA5OM8HKcnmyjILBKDpjCEpWrMBNE EZ6wq6hMFIGid5TPVEmC2oMmhRPsfBixMbYWF0TeUPBLdB3NhAjqzN7jd.7PygscwkO3TESx KXE64FlNsBhxNXkh5ayoWNERFxZJvYJg0HpLey7U9TDmH.T47K4plTsecjO\_WKyojAA8iioLYI 7YcWa5ivLCF6h\_a0mlncSs1noPZYJeDFlQK7yYeg9kC2vJhejDWIvVAgoADZlvwm9gRVkETwPF z5hH5DRK8rb3Nh5ANXkRFZpjEyeU-

**Message-ID:** <1181400624.220941.1539114843713@mail.yahoo.com>

 $In-Reply-To: <\!\!f439c4b810284d228df22829b8446d3 e@NN-DC-LW-MAIL07.naturalnetworks.us>$ 

**References:** <f439c4b810284d228df22829b8446d3e@NN-DC-LW-MAIL07.naturalnetworks.us> **MIME-Version:** 1.0

Content-Type: multipart/alternative; boundary="----=\_Part\_220940\_2124324878.1539114843704" X-Mailer: WebService/1.1.12512 YahooMailNeo Mozilla/5.0 (Windows NT 6.3; Win64; x64; rv:62.) Content-Length: 30186

----- Forwarded Message -----

From: Steve Mendel <steve@mendellawfirm.com>

To: "Comstock, Clarinda (Probate Courts)" <Clarinda.Comstock@prob.hctx.net>; Bobbie Bayless <bayless@baylessstokes.com>; "nspielman@grifmatlaw.com" <nspielman@grifmatlaw.com>; Carole Brunsting <cbrunsting@sbcglobal.net>; Candace Curtis <occurtis@sbcglobal.net> Sent: Tuesday, October 9, 2018 12:37 PM Subject: 412249-401 Estate Of Nelva Brunsting

Dear Judge Comstock:

As you may recall, our office represents Co-Trustee Anita Brunsting, and Neal Spielman represents Co-Trustee Amy Brunsting. This correspondence represents a joint response as between myself and Mr. Spielman, on behalf of our respective clients.

First, the Co-Trustees want an oral hearing regarding Carl Brunsting's motion for summary judgment.

Second, we would remind the court that it was discussed at the last hearing that certain discovery was important, including, but not limited to, evidence as to capacity and the academics of why the QBD was created, enforceable, and does not violate the trust provisions that predate the QBD, as referenced in Carl Brunsting's motion.

In this regard, we believe the following discovery needs to occur before Carl Brunsting's motion is set for an oral hearing:

1. Depose Candice Kuntz-Freed, and/or appropriate representatives of Vacek & Freed.

2. Greg Lester, the temporary administrator. However, if the parties will agree that Mr. Lester's report is admissible, then we see no need to depose Mr. Lester at this time. By admissible we mean, a waiver of all objections as to authenticity and hearsay. Notwithstanding the admissibility of the report, every party reserves the right to challenge, in whole or in part, the opinions and/or conclusions set forth in Mr. Lester's report.

3. Candace Curtis, who asserts that Nelva Brunsting lacked capacity.

4. Carole Brunsting who we understand had a reasonable degree of interaction with Nelva Brunsting and would have facts that relate to the capacity issue.

While there is other discovery that may be appropriate as to the foregoing issues, at present we believe the foregoing depositions are the minimum necessary to be completed before there is a hearing on Carl Brunsting's motion.

Further, we do not see any of the proposed dates as allowing sufficient time to complete the foregoing depositions. We, therefore, urge the court to issue a docket control order as to the entirety of the case, or at least an order that the foregoing named witnesses make themselves available for deposition between now and November 30, 2018.

Last, but not least, we will be filing motions that include, but are not necessarily be limited to:

A. Obtain two different types of appraisals for the Iowa farm. One appraisal is for the value of the farm without regard to any division of the farm. The other appraisal would seek values if the farm was divided as equally as possible among the beneficiaries. The appraisals would assist with settlement negotiations among the parties.

B. Allocation of funds to pay for court reporters and videographers for the foregoing depositions.

Very truly yours, Stephen A. Mendel The Mendel Law Firm, L.P. 1155 Dairy Ashford, Suite 104 Houston, TX 77079 O: 281-759-3213 F: 281-759-3214 steve@mendellawfirm.com

CONFIDENTIAL INFORMATION: The information contained in this e-mail from The Mendel Law Firm, L.P., is confidential, privileged, and protected from disclosure. Such information is intended only for the use by the individual(s) or entity named on the above recipient list. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us by telephone.

From: Steve Mendel
Sent: Tuesday, October 09, 2018 1:52 PM
To: 'Bobbie Bayless'; Comstock, Clarinda (Probate Courts); nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis
Subject: RE: 412249-401 Estate Of Nelva Brunsting

Judge Comstock:

Mr. Spielman and I will be sending a joint response within the hour.

Very truly yours, Stephen A. Mendel

The Mendel Law Firm, L.P. 1155 Dairy Ashford, Suite 104 Houston, TX 77079 O: 281-759-3213 F: 281-759-3214 <u>steve@mendellawfirm.com</u>

CONFIDENTIAL INFORMATION: The information contained in this e-mail from The Mendel Law Firm, L.P., is confidential, privileged, and protected from disclosure. Such information is intended only for the use by the individual(s) or entity named on the above recipient list. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us by telephone. From: Bobbie Bayless [mailto:bayless@baylessstokes.com]
Sent: Tuesday, October 09, 2018 12:50 PM
To: Comstock, Clarinda (Probate Courts); Steve Mendel; nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis
Subject: RE: 412249-401 Estate Of Nelva Brunsting

As far as I am concerned, the Court can consider my Motion for Partial Summary Judgment without further argument. It is a pretty straightforward motion, so I am willing to allow the court to proceed without a further hearing.

Bobbie G. Bayless BAYLESS & STOKES 2931 Ferndale Houston, TX 77098 713.522.2224 713.522.2218 (fax) bayless@baylessstokes.com

From: Comstock, Clarinda (Probate Courts) [mailto:Clarinda.Comstock@prob.hctx.net]
Sent: Monday, October 08, 2018 3:53 PM
To: Steve Mendel; Bobbie Bayless; nspielman@grifmatlaw.com; Carole Brunsting; Candace Curtis
Subject: 412249-401 Estate Of Nelva Brunsting

Judge Butts believes she is ready to consider the Motion for Summary Judgment which was continued at the last hearing.

Although a hearing on a motion for summary judgment is not required, she would like to give the parties the opportunity for oral argument, if desired.

The following dates may be available for an oral hearing on this Motion, assuming a courtroom can be made available:

Oct. 24<sup>th</sup> at 11am Oct. 29<sup>th</sup> at 2:30pm Nov. 19<sup>th</sup> at 2:30pm

Please respond to this email no later than the end of the day Thursday, Oct. 11<sup>th</sup> to advise whether you wish to have an oral hearing of the Motion for Partial Summary Judgment. An oral hearing will be set on one of these dates should any party request a hearing.

If an agreement cannot be reached as to a hearing date by this Thursday, a date will be set by the court.

If no one requests a hearing by this Thursday, Judge Butts will rule without a hearing.

Regards,

Clarinda Comstock Associate Judge Harris County Probate Court 4 <u>Clarinda.comstock@prob.hctx.net</u> 832-927-1404

## RE: 412249-401 Estate Of Nelva Brunsting / Farm Appraisal

From:	Neal Spielman (nspielman@grifmatlaw.com)
To:	occurtis@sbcglobal.net; steve@mendellawfirm.com; cbrunsting@sbcglobal.net; bayless@baylessstokes.com
Cc:	tim@mendellawfirm.com
Date:	Thursday, October 11, 2018, 2:28 PM PDT

Dear Candace -

It is my opinion that your refusal to participate in these discussions is extremely detrimental to everyone, yourself included.

Settlement discussions whether informal, via e-mails and such, or formal, via mediation, present a way for parties to look past certain aspects on which there is strong disagreement (such as your position that this dispute is improperly before the Probate Court) and try to build consensus on the substantive issues, rather than the procedural ones.

Said another way, if the 5 siblings can agree on matters such as sale or partition of the Farm, equalization of disputed monetary issues such as the stock transfers, etc., does it really matter who is correct insofar as reference to an "Estate" or a "Trust" are concerned, or whether Jason Ostrom was authorized to have the dispute moved to Probate Court while serving as your attorney of record? The substantive issues (sale, partition, distributions, etc.) are those that would be addressed via settlement discussions/mediation even if the case had not made its way to Probate Court from Federal Court. For purposes of settlement discussions, the Probate Court/Federal Court debate and the Estate/Trust nomenclature among other procedural topics are irrelevant issues that can be put aside for later, and argued to conclusion if agreement cannot be reached.

I encourage you to re-think both your response to Steve's proposal below, and your overall refusal to participate in settlement discussions at mediation, or otherwise.

Neal E. Spielman Griffin & Matthews 1155 Dairy Ashford, Suite 300 Houston, Texas 77079 281-870-1124 - telephone 281-870-1647 - telefax nspielman@grifmatlaw.com

Please take a moment to visit our website at www.grifmatlaw.com

\*\*\*\*\*\*\*\*\*\*\*\*

To comply with IRS regulations, we advise you that any discussion of Federal tax issues in this e-mail was not intended or written to be used, and cannot be used by you (i) to avoid penalties imposed under the Internal Revenue Code or (ii) to promote, market or recommend to another party any transaction or matter addressed herein.

This communication may be protected by the attorney/client privilege and may contain confidential information intended only for the person to whom it is addressed. Any views or opinions expressed are solely those of the author and do not necessarily represent those of Griffin & Matthews. Any use, dissemination, forwarding, printing or copying of this e-mail without consent of the originator is strictly prohibited. If you have received this e-mail in error, please notify Melissa Niles by telephone at 281.870.1124.

From: Candace Curtis [mailto:occurtis@sbcglobal.net]
Sent: Thursday, October 11, 2018 3:52 PM
To: Steve Mendel <steve@mendellawfirm.com>; Carole Brunsting <cbrunsting@sbcglobal.net>; Bobbie Bayless <bayless@baylessstokes.com>; nspielman@grifmatlaw.com
Cc: Tim Jadloski <tim@mendellawfirm.com>
Subject: Re: 412249-401 Estate Of Nelva Brunsting / Farm Appraisal

All -

The farm is in the Decedent's Trust. I refuse to discuss the Trusts in any context that includes the Estate of Nelva Brunsting.

Candace

From: Steve Mendel <<u>steve@mendellawfirm.com</u>> To: Carole Brunsting <<u>cbrunsting@sbcglobal.net</u>>; Bobbie Bayless <<u>bayless@baylessstokes.com</u>>; "<u>nspielman@grifmatlaw.com</u>" <<u>nspielman@grifmatlaw.com</u>>; Candace Curtis <<u>occurtis@sbcglobal.net</u>> Cc: Tim Jadloski <<u>tim@mendellawfirm.com</u>> Sent: Thursday, October 11, 2018 1:27 PM Subject: 412249-401 Estate Of Nelva Brunsting / Farm Appraisal

To All:

Please confirm there is no opposition to an appraisal of the farm. We believe same is needed for settlement discussions. The fees are:

1. \$950.00 (+/-) to appraise the entire farm; plus an additional

2. \$1,950.00 (+/-) to appraise the value of the farm into five (5) shares. The appraiser would be requested to make the market values as equal as possible, by taking into account acreage may vary because of various factors, such as road access, farmable v. nonfarmable land, water resources, etc.

Please respond by noon, Friday, October 12, 2018.

Very truly yours,

Stephen A. Mendel

The Mendel Law Firm, L.P.

1155 Dairy Ashford, Suite 104

Houston, TX 77079

O: 281-759-3213

F: 281-759-3214

## steve@mendellawfirm.com

CONFIDENTIAL INFORMATION: The information contained in this e-mail from The Mendel Law Firm, L.P., is confidential, privileged, and protected from disclosure. Such information is intended only for the use by the individual(s) or entity named on the above recipient list. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us by telephone.

AT&T Yahoo Mail - RE: 412249-401 Estate Of Nelva Brunsting / Farm...

https://mail.yahoo.com/d/search/name=Neal%20Spielman&emailAddres...