Subject:	Brunsting Family Trust
From:	Candace Curtis (occurtis@sbcglobal.net)
То:	dmanuel@craincaton.com;
Date:	Friday, November 5, 2010 3:31 PM

My name is Candace Curtis. Charles Seymore referred me to your firm. My sister, Carole Brunsting, advised I should go ahead and send these documents. Due to size limitations on attachments, a second email will follow.

Carole and I wish to know if the terms of the trust as our Father set it up are being followed. Changes have been made since the trust became irrevocable upon his death. I am sending all of the documents I have. I received them from my sister Anita. They may or may not be all of the documents.

I suspect that the terms are NOT being carried out, but would really like to know what all of these documents mean and how they tie together.

I am traveling to Europe from November 8 through the 22nd, but will be available by cell phone if it is imperative to reach me before my return.

Thank you for your assistance.

Candace Cell: 925-759-9020 1215 Ulfinian Way Martinez CA 94553

Print

Subject:	[No Subject]
From:	Candace Curtis (occurtis@sbcglobal.net)
То:	dmanuel@craincaton.com;
Date:	Friday, November 5, 2010 3:44 PM

Our brother Carl was stricken with encephalitis in early July. He may never be the same again. In my mind, if the trust provisions were followed, when our Father passed away our Mother became sole trustee. If she cannot serve, Carl and Amy became co-trustees. If one of them cannot serve (Carl) I became a co-trustee.

If my Mother wants to appoint her own successor trustees for HER portion only, she can do so and that is the only acceptable amendment once the trust become irrevocable.

This whole situation has become a big mess and a lot of ugly words are being exchanged. Events are unfolding that make me heartsick.