

PARTNERS
PETER R. PALERMO
 A PROFESSIONAL CORPORATION
PHILIP BARBARO, JR.
RICHARD L. CHINEN
GLORIA SCHARRE PITZER
 CERTIFIED SPECIALIST, ESTATE PLANNING, TRUST &
 PROBATE LAW, STATE BAR OF CALIFORNIA, BOARD
 OF LEGAL SPECIALIZATION

ASSOCIATES
PATRICIA A. RIGDON
 CERTIFIED SPECIALIST, FAMILY LAW, STATE BAR
 OF CALIFORNIA, BOARD OF LEGAL SPECIALIZATION
PHILIP J. MARR

LAW OFFICES
PALERMO, BARBARO, CHINEN & PITZER, LLP
 A PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS
 301 EAST COLORADO BOULEVARD
 SUITE 700
 PASADENA, CALIFORNIA 91101-1911
 TELEPHONE (626) 793-5196
 FACSIMILE (626) 793-8602

RETIRED
J. HAROLD BERG
 1862-1934
J. H. MERRIAM
 1891-1964
JAY D. RINEHART
 1892-1968
RALPH T. MERRIAM
 1941-1980
RONALD D. KINCAID
 1903-2003

June 30, 2008

Michael P. O'Connor, Esq.
 Klinedinst PC
 777 S Figueroa Street, 47th Floor
 Los Angeles, California 90017

Via facsimile (213) 607-2116

Re: The Conservatorship of Gertrude Gettinger

Dear Mr. O'Connor,

This letter is to advise you of the fact that I have recently substituted into this case as attorney for the Conservator Sylvia Schmidt. A copy of the Substitution of Attorney is enclosed herein for your records.

The first issue that must be addressed are the visits by your client Robert Gettinger with his mother, Conservatee Gertrude Gettinger. Although visitation by family members has always been encouraged by my client, she has related disturbing facts which justify imposition of limits to his visitation for the protection of his mother. In short, the facts in my possession indicate that your client has engaged in a systematic course of conduct aimed at taking advantage of his mother's diminished mental capacity for his own gain. In doing so he has created stress, anxiety and confusion for his mother by inaccurately portraying the true circumstances surrounding her condition and necessity for establishing the conservatorship. The purpose of your client's actions are obvious and must be immediately curtailed.

Therefore, my client as Conservator must limit visitation by your client in order to prevent the unnecessary stress, anxiety and confusion caused by your client's visits to the Conservatee. Your client is welcome to visit with his mother so long as he does so on the following terms and conditions:

- 1) The Conservatee Sylvia Schmidt must be notified of date and time of the intended visit at least 48 hours in advance by sending written notice to the Conservator,
- 2) Visits must occur between the hours of 9:00 a.m. and 7:00 p.m. excluding meal times,

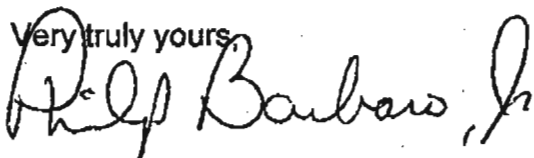
Michael P. O'Connor, Esq.
Klinedinst PC
June 30, 2008
Page 2

- 3) Visits are limited to Robert Gettinger, no other persons shall be present during the visit except the monitor,
- 4) All visits shall be monitored by an individual provided by the Conservator who shall be present throughout the visit;
- 5) Conservatee may not leave the premises for any reason,
- 6) Robert Gettinger, during his visits and at any other time when communicating with the Conservatee shall not:
 - a) discuss, mention or comment on the conservatorship or the conservatorship proceedings;
 - b) discuss, mention or comment on wills, trusts, powers of attorney, health directives or any other estate planning matters;
 - c) discuss, mention or comment on the assets or estate of the Conservatee;
 - d) make any disparaging comments about the Conservator, Sylvia Schmidt and
 - e) call the Conservatee except through the land line provide to Conservatee at Regency Park.

Although your client may not approve of this arrangement, there is nothing proposed which in anyway hinders his ability to have ample opportunity to visit with his mother.

After you have reviewed this with your client please let me know if your client intends abide by these conditions. The Administration at Regency Park has been advised of these conditions of visitation.

Lastly I received a copy of your letter dated June 27, 2008 regarding the additional bond and deposit of funds. All of the information has been provided to you or is available from the court's website. The court records indicate the additional bond was filed on April 11, 2008. The information regarding the funds from the sale was detailed in the court's order approving the sale.

Very truly yours,


Philip Barbaro, Jr.

PB/ko