

From: tiffanyanderson tiffanyanderson@me.com
Subject: March 16, 2012
Date: March 16, 2012 at 4:34 PM
To: Kyle Hansen Kyle_Hansen@shww.com
Bcc: tiffanyanderson tiffanyanderson@me.com



Kyle,

On Thursday, March 15, 2012, Honorable Judge McGill, Pam Meyers INA officer and yourself attended a phone conference from the Stockton work comp building with me who was at home.

The purpose of the conference was to offer me the ability to read through my medical records you deemed pertinent to submit for review to Dr Tabbador the QME Orthopedic Surgeon assigned to evaluate me and my medical records on Tuesday, March 27, 2012.

During our conference you informed me by law any information I wanted to present to Dr. Tabbador for review, I was required to give to you 20 days prior for review. You said you would allow me the ability to submit my information prior although technically you are not required to. I believe you requested the information by Monday, March 19, 2012.

If any of the information above is incorrect please correct me.

Kyle, I have two great aunts. Both are widowed and without child. I live with Mary Parvin who is one of the previous mentioned aunts. I was asked and agreed to serve as second assigned Durable Power Of Attorney to both Mary Jean Parvin and her sister Shirley Johnson, for both aunts Advance Health Care Directive as well as executor of their estates.

My aunt Shirley was hospitalized Christmas Eve and has been quarantined and diagnosed with C-diff. This week her health has taken a turn for the worse and I am regretfully expecting her condition to result in death soon.

Mary is the first assigned authority and I am second. Mary's health is in jeopardy as she has been hospitalized as recent as one year ago for a stroke which resulted in memory loss and other repercussions. Along with a long standing medical file of Diabetes, Heart disease and the beginning stages of dementia.

Although my personal issues are not your problem I am explaining to you my circumstances for the reason that these circumstances provide difficult obstacles that demand priority. I do not know what rights I have or what leniency you can offer but can you please consider what I have presented to you and communicate back if I have the right to postpone or delay my legal obligations concerning my work injury. This will be my second close family member to die within a months time. The pain and grief resulting from these losses has taken away from my ability to rationally respond to my legal needs.

Thank you for your time and any consideration regarding this matter.

Sincerely,

Tiffany Anderson