



robert sullivan <rsullivantjr@gmail.com>

Agreed Order

2 messages

Mitchell Driskell <mitchell@tannehillcarmean.com>
To: rsullivantjr@gmail.com

Fri, Sep 2, 2022 at 2:04 PM

Robert,

I have been in trial yesterday and today until noon. Attached is the Agreed Order I prepared Monday and sent to Swayze and resent just now. We do not get to dictate who does the examination. I have suggested David Wilson. I would help get Swayze's agreement if David will agree to come to Oxford for the examination. You can reach out to David about that, or I can. Either way, I cannot force Swayze to use David or anyone. Please give me a while to catch up on emails and calls if we need to speak further this afternoon.

Mitchell O. Driskell, III

Tannehill Carmean, PLLC
829 North Lamar Boulevard, Suite 1
Oxford, Mississippi 38655
Office: (662) 236-9996
Facsimile: (662) 234-3949
mitchell@tannehillcarmean.com
www.tannehillcarmean.com

 Agreed Order on Sullivant Jr. Motions.docx
15K

robert sullivan <rsullivantjr@gmail.com>
To: Mitchell Driskell <mitchell@tannehillcarmean.com>

Fri, Sep 2, 2022 at 3:46 PM

Thanks for getting back to me.

David will come to Oxford. There will be travel expenses.

Swayze did not comply with the instructions (and common sense) of the February order. In regards to what is best for Sr, he needs to be in conservatorship ASAP, as his assets are being wasted each month. Swayze used poor professional judgement, and his actions were grossly negligent in regards to his client's best interest in the name of delaying the correct judgement. I believe Swayze lost the right to choose by his past damaging actions.

Swayze delayed signing the February order so that he could get the Hobbs result before signing. Let's don't let Swayze use deceit again to delay this matter again, which should had been completed back in March.

[Quoted text hidden]

--

Thanks,

4/18/23, 9:02 AM

Gmail - Agreed Order

Robert Sullivant
512-739-9915