Thanks, Peter

On Fri, Aug 10, 2018 at 10:04 AM John Minton <i minton@ayhmh.com> wrote: Dear all -

We should set up a conference call to discuss our plan going forward. As you know, our trial date is November 26. I have been mapping out how I'm currently seeing trial unfolding, g, and, as a result, focusing on what we need to do between now and then to get ready. Can you give me some days and times next week that are good for you for a conference call?

Separate from this, I have not looked through Debby's supplemental document pr production from last month. I figured one or more of you are poring through those. Please let me know if you think I need to do an independent review.

Thanks.

John

John D. Minton

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Shan-Yuan Ho <shanyuan@gmail.com>

Wed, Aug 15, 2018 at 10:26 PM

To: John Minton < jminton@ayhmh.com>

Cc: "Della N. Lau" < DellaLau@launet.com>, "Peter C. Ho" < peter.ho@alumni.stanford.edu>

John: I am on the road traveling and in meetings all day all this week and next. I have no time for any call, conference or individual. I have no idea what it is you wish to talk to me about that you don't want Peter or Della to hear. In any case, can you put your concerns directly into an email to me? Thanks, Shan-Yuan

[Quoted text hidden]

Thu, Aug 16, 2018 at 9:33 AM

To: Shan-Yuan Ho <shanyuan@gmail.com>

Cc: "Della N. Lau" < DellaLau@launet.com>, "Peter C. Ho" < peter.ho@alumni.stanford.edu>

Hi Shan-Yuan – I understand you are busy, but we need to find time to talk. When I represent multiple clients, I like to occasionally have one-on-one conversations to discuss a variety of issues, including litigation and trial strategy, settlement possibilities, client and attorney expectations, etc. Let me know when you might be able to talk. Because of your critical role in this case, I would like to have this call in advance of our next conference call.

7/29/2020 Gmail - Two Things

Thanks, John

John D. Minton



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Shan-Yuan Ho <shanyuan@gmail.com>

Tue, Aug 28, 2018 at 12:38 PM

To: John Minton < iminton@ayhmh.com> Cc: Della Lau < Della Lau@launet.com>, Peter Ho < peter.ho@alumni.stanford.edu>

Hi John,

On your list of things to discuss below, there appears no reason why Della and Peter should not be on the call. For time efficiency, they ought to. We are all in agreement and nothing has changed: (1) Debby does not get to keep what she stole and embezzled, (2) No settlement, unless the offer is the full amount (of what we asked) plus all attorney fees.

There are new developments from the financial docs. We can show with strong proof that Debby also embezzled money without our father's knowledge (she used the classic embezzlement algorithm). The settlement amount is now higher. We would like to submit an amended petition before trial.

For 12 months, I chose not to work (no pay and no health insurance), took no vacations among other sacrifices, so I can devote my time and energies on this lawsuit. I felt the work product I produced and provided was not used effectively, as evidenced by the sending, resending, the forgetting, rewriting the same arguments, etc.

The majority of the world cannot understand how busy the time constraints are on my professional life. My boss's response to my complaint after my first year, "Welcome to academia. The job is so flexible that you get to choose which 100 hours of the week that you will work, and it will be like this for the next 30 years of your life." It has not been 30, but my boss is right so far.

best, Shan-Yuan [Quoted text hidden]

3 attachments



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