

November 8, 2011

Kent Olsen, Esq.
Olsen and Traeger, LLP
650 S. Cherry St., Ste. 850
Denver, CO 80246

Re: Emma Parr's placement after surgery

Dear Kent:

As you know Emeritus at Denver is not the proper placement for Mom and as her Attorney ad Litem she needs your help now more than ever. As Emma Parr's Power of Attorney, I want you to know this is a critical time in her life and you have the power to assure that she is not moved back to that malicious facility.

I received a call from Barton Cox on November 6, 2011 at 5:00 pm when he told me that Mom had been admitted to Swedish Hospital's emergency room for a broken or fractured hip. She was in extreme pain. The lack of care and concern was obvious when I visited her in her hospital room; while she gasped and her mouth open, I noticed the palate of her mouth was crusted with a dry thick layer of skin that was shedding itself (it looked as though food was caught in her mouth) and her teeth were brown with plaque. I asked the CCU nurse about it and she responded that this was due to dehydration.

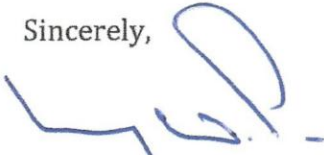
Mom had surgery yesterday morning on her left hip. I spoke with the surgeon after her surgery. He said she would stay there for approximately three days and then be released back to the guardian. Throughout his tenure as Mom's guardian, Barton has demonstrated (and I have documented) his poor judgment and concern for Mom's care and quality of life.

In the past, Barton has consistently failed to follow his fiduciary duty to initiate, conduct and complete an investigation of Mom's suspicious injuries. Barton mentioned to me, as well to the hospital staff, that Mom did not fall. Because a fall did not occur, he told me that he is going to do a full investigation on what caused this injury. Since she did not fall and it was not an accident, the only other possibility is abuse.

I was told by the CCU nurse, Mom has a 60% chance, being 90 years old and malnourished, that she will not recover after surgery and if she does, her prognosis is less than a year to live. I believe the main reason why Mom's bones are so fragile is because of her poor nutrition and diet. Since Barton's appointment, her diet has consisted of snack foods in lieu of proper meals and as of this early year, toasted cheese sandwiches. All of which have been forced on her by Barton's decree. Now it comes, at this critical time in her life, the greatest need for proper care and nourishment. Mom deserves the right to live her shortened life with good nutrition, comfort, security and kindness.

Under Barton's supervision Mom has failed to thrive and her life has been diminished because of his vindictive behavior toward me. There has been a gross lack of oversight of Barton Cox with regard to his guardianship of Mom by both Counsel assigned and Arapahoe County Court. It is a fact that she would have thrived under my care and love for her if she had been moved to my house in February, 2011, as all had agreed. I feel that the best placement for Mom's continued care and quality of life is either at my house with one-on-one care with the help of outside agencies, or the facility at Denver Hospice. As I earlier stated, Kent, the quality of her life for her few remaining months is within your influence and power as her attorney ad litem. I urge you to follow your fiduciary duty, work in Mom's best interest, and take decisive action.

Sincerely,



Larry W. Parr

Cc: Rita Booker, Esq.
Kirk Ludwick, Esq.
Karen Peregoy, Attorney General's Office
Jennifer A. Solms, MSW, Ombudsman
Jennifer S. Gormley, Esq.
Barton Cox