

*Hanna
evil
string
11 docs
stolen*

*Hanna
stolen
docs
in box*

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From: elbery@roadrunner.com
 To: Stephen Hanna <sjhanna625@gmail.com>
 Cc:

Subject: Re: I want my records
 Priority: Normal Date: Tuesday, August 23, 2016 8:47 AM Size: 8 KB

Steve Hanna,

Show me the law that says the box of papers and documents and everything else you took out of my mother's house belongs to you rather than the heirs to the Estate.

I have information there has been a Fraud committed on the Estate and those documents will help me resolve that issue.

Any attempt to conceal those documents is a cover-up of that same Fraud. I know what you took and what was in the house.

You took those documents, including the financial documents, out of the house at 168 Fairfield St., Needham, Mass. because poor confused Joyce was desperately demanding some papers; you could not find the specific paper (even with Kathleen "helping out" (sarcasm)), Joyce was squawking about, so you took everything (all the paperwork and documents) in site that was left by my mother for the heirs. Otherwise, the papers and documents you took out the house would still be there like the Lionel Trains that Kathleen convinced you to make issue out of so she could delay the liquidation process. What a shameful waste of money \$2K for some asshole to appraise a small part of what was left of the that train set. The only reason why there was some pieces of that Lionel Train Set left in the cellar was because Paul didn't want to take the junk. Only a State Worker would blow that kind of money, and so the U.S.A. goes down the drain.

You have no right to keep anything that you took out of that house and that is the LAW. Your control over the Estate Personal Property was temporary and for the orderly distribution to the rightful parties, in this case only the heirs.

Once again, nothing belonged to you, give back what you stole out of that house in Needham.

Just send McLaughlin the "box" of documents/papers and whatever else you took out the house via UPS. Instead of having a big expensive meeting with my money. If you need to call McLaughlin, do that instead of me paying you for your insulting \$225/hr travel time and McLaughlin \$375/hr to chat at another lunch time. Or do the right thing and send the "box" of documents to me by UPS and save a lot of future problems.

I am going to the Court about this and I will sue you as well.

The money left in that Estate belongs to me and Robert and I see exactly what the scam is. McLaughlin has been inventing ways to waste the balance of the Estate cash to zero. That includes a needless additional \$10K check to the Mass. DOR., and his "helping out with the Real Estate" which he had no right to be involved and nobody asked him and I had to tell him to stop Stealing. The Social Parasites see Estate money and they prey for there Court approved theft. All the lawyers and Court friends want a piece of the action.

Why didn't you finish the liquidation of the Estate Cash? You quit without reason, only to cause the Estate Cash to be further stolen.

There was no need to prolong the Estate, the taxes were paid. You people never had any right to be involved in the house in Needham. I have publicly disclosed the facts of that alleged house sale by you. You and your Court buddies think you are smart with your scheming, but you never act according to the law. Just people taking advantage by way of Government for their own aggrandizement. I pampered you with help, so to make your job easier and so you could do it more efficiently. Then you double crossed me to the tune of \$7K in wasted fees to you for that alleged sale of the house. The reason you Government People get away with all your waste and corruption and pilfering is because nobody dares speak up against you for fear of reprisal.

Somewhat the overarching mind set during this whole Estate Probate is that the Court Appointed Personal Reps. have to control the Estate cash until the Real Estate is sold at 168 Fairfield St., Needham, mass.. That house does not even have to be sold, and that is the LAW. And the Law is you people have to forget about the house sale, it never had anything to do with you or McLaughlin. You

Show ME the law that says the docs don't belong to heirs!

- Manage Folders
- 1 & 1 Web Host
 - adobe
 - Advanced Auto Parts
 - Amazpn
 - Amica Auto insurance
 - Apartment Ratings
 - beckwoodswatch domain
 - Best Cigars
 - carbonite
 - Cliff London
 - Coakley purge info
 - Condon Attorney
 - Discover
 - F.B.I. Lee P.D.
 - Fidelity
 - Fords Auto Service, Lee,
 - Free credit Report.com
 - go daddy
 - Google Finance a-c
 - Green Geeks
 - Hanna
 - Home Medical Supply

should have finished the liquidation but you were instructed not to pay me and to needlessly extend the Estate and turn it over to McLaughlin so he could help himself to my money. Crooks, Thieves, Liars!

I demand those Papers and Documents you took out of the house in Needham, NOW!
Michael Elbery, 8-23-16

----- Stephen Hanna <sjhanna625@gmail.com> wrote:

> Mike,
>
> There are no documents belonging to you. Records of the deceased are not
> personal property. They are in the hands of the of the Personal Rep., as
> part of the estate records. I doubt that any experienced fiduciary would
> ever return originals to anyone other than a successor fiduciary. I most
> certainly never told you to come to Westport to retrieve anything, as I
> would never return such things to one of five heirs in a case. Quite
> simply, these are not your property. Even as to any personal property, you
> are one of five.
>
> I went over all of what was in my possession with Atty. McLaughlin when he
> took over the case. He took what he then needed to begin, with the clear
> agreement that he could have everything in my possession at any future
> time. I have reached out to him regarding your communication. I have
> suggested that he and I could meet at a mutually convenient time and place
> and I would pass over to him everything left in my possession. You can
> then address whatever you feel appropriate to him. The only proper person
> to have contact with now is Atty. McLaughlin, as he represents the estate
> (and thus the interests of the five of you). You should hereafter direct
> all comments, requests, etc. to him. If he needs anything further from
> me, he can contact me directly, as his job is to represent all of the heirs
> collectively.
>
> Similarly, a resigning fiduciary is obligated to present his accounting to
> the successor (who again represents all the heirs) for assent and
> allowance. I did same in detail with Atty. McLaughlin. Again, so that
> anything is being property routed through the current Personal
> Representative, you should direct any requests through him.
>
> I wish you the best in the future.
>
> Steve
>
> On Fri, Aug 19, 2016 at 8:53 AM, <elbery@roadrunner.com> wrote:
>
> > Steve Hanna,
> >
> > You have a box a documents and papers that came from 168 Fairfield St.,
> > Needham, Mass.
> >
> > Those documents and papers belong to me.
> >
> > Those documents include the check book Stubs and bank Statements and other
> > financial records of June Elbery and the Estate.
> >
> > I had asked you for those financial records in the winter of 2016 and you
> > told me to drive to Westport.
> >
> > Send that box and all documents and paperwork of the Estate of June
> > Elbery, including the financial records of the Estate to me.
> >
> > I also need a complete accounting of the Estate from you, including all
> > expenditures you made from the Estate.
> >
> > Michael Elbery, 8-19-16
> >
> >
> >
> >
> >
> --
> Stephen J. Hanna
> Consultation & Conciliation Services
> 4 Windsor Drive
> Westport, MA 02790
> Tel. (508) 889-7076

Hanna admits he stole the Estate docs, Hanna claims docs. belong to him. Passed the "doc controversy" to McLaughlin.

Hanna stole the Estate financial records

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