

\* Note - Lawyers decide to withdraw Nov. 20, 2015;

**From:** Sherri Evans <sevans@koonfuller.com>  
**Sent:** Friday, November 20, 2015 6:31 PM  
**To:** Michelle Bohreer; Todd Zucker  
**Subject:** RE: Mediated Settlement Agreement

But continue to appear acting as my lawyers into March 2016.

I don't disagree. Ill give you a call on Monday

**From:** Michelle Bohreer [<mailto:MichelleB@bohreerzucker.com>]  
**Sent:** Friday, November 20, 2015 7:53 AM  
**To:** Todd Zucker <[ToddZ@bohreerzucker.com](mailto:ToddZ@bohreerzucker.com)>  
**Cc:** Sherri Evans <[sevans@koonfuller.com](mailto:sevans@koonfuller.com)>  
**Subject:** Re: Mediated Settlement Agreement

Billed for what?  
Actions taken for who?

Sherri call me when you can. We need to withdraw.

\*sent from my iPhone

E. Michelle Bohreer  
Bohreer & Zucker LLP  
Two Greenway Plaza, Suite 600  
Houston, Texas 77046  
713-526-8100 (office)  
713-526-8105 (fax)  
832-622-4400 (cell)

On Nov 20, 2015, at 7:28 AM, Todd Zucker <[ToddZ@bohreerzucker.com](mailto:ToddZ@bohreerzucker.com)> wrote:

I'm done with Wendy. Can the two of you decide how to proceed.

Sent from my iPhone

On Nov 20, 2015, at 6:20 AM, Wendy <[wmwm@swbell.net](mailto:wmwm@swbell.net)> wrote:

Although I am very sure that your email is well written, I have read only a small part.

No. After much thought and discussion, there is no longer a middle ground. The agreement must be made void. This is wrong and manipulation. I believe that it is in the best interest for almost all of us for this event and outcome to go away. I ask that you fix this and make it right for my beliefs and regardless of your personal position. I depended on you then. This event requires correction.

Please let me know if you intend on working towards voiding the agreement.

Bests,  
Wendy

I challenged but they led me to believe the lawyers

**From:** Sherri Evans <sevans@koonfuller.com>  
**Sent:** Tuesday, December 15, 2015 5:34 PM  
**To:** Todd Zucker  
**Cc:** Michelle Bohreer  
**Subject:** RE: To Zucker regarding MSA

still worked in my  
Case -  
Dec 13, 2015

Yes, fair enough. I just emailed her again and told her she needs an answer. But she had been made perfectly aware - to challenge will not include either you or me!!

**From:** Todd Zucker [<mailto:ToddZ@bohreerzucker.com>]  
**Sent:** Tuesday, December 15, 2015 5:31 PM  
**To:** Sherri Evans <[sevans@koonfuller.com](mailto:sevans@koonfuller.com)>  
**Cc:** Michelle Bohreer <[MichelleB@bohreerzucker.com](mailto:MichelleB@bohreerzucker.com)>  
**Subject:** RE: To Zucker regarding MSA

Sherri: I think Frankfort and Brady are working hand in hand, and they are having Brady take the lead on getting the MSA finalized, so I don't really think that is the issue. Do you think I can just call Allen back and tell him we are having client issues that we can't discuss at this point but that she might be getting new counsel. Just as a courtesy to him?

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**From:** Sherri Evans [<mailto:sevans@koonfuller.com>]  
**Sent:** Tuesday, December 15, 2015 5:28 PM  
**To:** Todd Zucker  
**Cc:** Michelle Bohreer  
**Subject:** To Zucker regarding MSA

Todd, I agree. I tried to call both of you last week before I had to go to Dallas to discuss. Here is where we are. I told Wendy that if she wanted to challenge the MSA despite your outline and recommendation to the contrary, then she would have to find another attorney to handle that. I also told her that it would not be in her best interest to have her divorce attorney challenge it either. She said she understood. Have we heard anything from Frankfort? I knew that Alan had contacted you but I don't know where we are with Frankfort.

**From:** Todd Zucker [<mailto:ToddZ@bohreerzucker.com>]  
**Sent:** Tuesday, December 15, 2015 1:47 PM  
**To:** Sherri Evans <[sevans@koonfuller.com](mailto:sevans@koonfuller.com)>  
**Cc:** Michelle Bohreer <[MichelleB@bohreerzucker.com](mailto:MichelleB@bohreerzucker.com)>  
**Subject:** FW: Telephone Message

One of us needs to call Allen Brady back. He left me messages and emailed and I have not responded for more than a week. I am happy to call him, but please let me know what I should say to him. Sherri, if you want to call him instead that is great. Just let me know. I don't think it is professional to just not response. Thanks.

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**From:** Assistant Bohreerzucker  
**Sent:** Tuesday, December 15, 2015 1:15 PM  
**To:** Todd Zucker  
**Subject:** Telephone Message

Allen Brady called and he was trying to follow up on the Meigs case and he said you can return his phone call at 713-446-4433.

Thank You

Unice Johnson, Administrative Assistant  
Bohreer & Zucker LLP  
Two Greenway Plaza, Suite 600  
Houston, Texas 77046  
713-526-5557 (Direct)  
713-526-8100 (office)  
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[assistant@bohreerzucker.com](mailto:assistant@bohreerzucker.com) (Email)  
[www.bohreerzucker.com](http://www.bohreerzucker.com)

**To:** Todd Zucker  
**Subject:** Telephone Message

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Bohreer states they tell Brady they withdraw

**From:** Michelle Bohreer  
**Sent:** Tuesday, December 15, 2015 7:37 PM  
**To:** Sherri Evans  
**Cc:** Todd Zucker  
**Subject:** Re: To Zucker regarding MSA

on Dec 15th but  
do not tell me they  
were not working  
for me. or ever did,

Tell her that Allen Brady called and we will need to advise him tomorrow that we will be withdrawing.

\*sent from my iPhone

E. Michelle Bohreer  
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On Dec 15, 2015, at 7:33 PM, Sherri Evans <[sevans@koonfuller.com](mailto:sevans@koonfuller.com)> wrote:

Tell her what? I have already told her if she elects to challenge then B&Z will be forced to withdraw

**From:** Michelle Bohreer [<mailto:MichelleB@bohreerzucker.com>]  
**Sent:** Tuesday, December 15, 2015 5:47 PM  
**To:** Todd Zucker <[ToddZ@bohreerzucker.com](mailto:ToddZ@bohreerzucker.com)>  
**Cc:** Sherri Evans <[sevans@koonfuller.com](mailto:sevans@koonfuller.com)>  
**Subject:** Re: To Zucker regarding MSA

All,

Don't we need to tell her that we are doing that? We do not want to cause a breach. I think we should just file a motion to withdraw.

\*sent from my iPhone

E. Michelle Bohreer  
Bohreer & Zucker LLP  
Two Greenway Plaza, Suite 600  
Houston, Texas 77046  
713-526-8100 (office)  
713-526-8105 (fax)  
832-622-4400 (cell)

On Dec 15, 2015, at 5:31 PM, Todd Zucker <[ToddZ@bohreerzucker.com](mailto:ToddZ@bohreerzucker.com)> wrote:

Sherri: I think Frankfort and Brady are working hand in hand, and they are having Brady take the lead on getting the MSA finalized, so I don't really think that is the issue. Do

Sent from my iPhone. Please excuse any typos. All information to be handled as confidential. If received in error, please reply as error and delete immediately. Thank you.

On Nov 19, 2015, at 12:22 PM, Todd Zucker <[ToddZ@bohreerzucker.com](mailto:ToddZ@bohreerzucker.com)> wrote:

Wendy: I have attached a memo that sets forth my view of the situation. Let's discuss after you have a chance to review. We have not heard back from Todd Frankfort or Allen Brady yet, but I think we do need to decide how to proceed.

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<Memo to Wendy.docx>

From: Sherri Evans <sevans@koonfuller.com>  
To: Todd Zucker  
Cc:  
Subject: Re: FW: Meigs v. Asyntria, et al

Sent: Wed 2/24/2016 1:12 PM

FYI: I have advised her that she needs to seek a new lawyer if she intends to fight the MSA. She has been looking. The trial is being reset to September. Funny, she tried to contact Warren and he just laughed.

Sent from [Outlook Mobile](#)

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**From:** Sherri Evans <sevans@koonfuller.com>  
**Sent:** Monday, February 22, 2016 7:49 PM  
**To:** Wendy  
**Cc:** Frankie DeWitte; Brendan Hammer  
**Subject:** To Client regarding Motion for Judgment

Wendy, I don't have any suggestions. Most, if not all, of our corporate work is done by Bohreer & Zucker. Have you contacted anyone? I do not have the date for the Motion to Enter but I anticipate that they will set this matter very soon.

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**From:** Wendy [<mailto:wmwm@swbell.net>]  
**Sent:** Friday, February 19, 2016 10:10 PM  
**To:** Sherri Evans <[sevans@koonfuller.com](mailto:sevans@koonfuller.com)>  
**Subject:** Re: To Client regarding Motion for Judgment

Do you have any suggestions for another attorney quickly?  
And, they would probably be better off not pursuing any motions. I have tried to be decent about what took place at mediation. Brady brought the alcohol. They need to stand down.

Sent from my iPhone. Please excuse any typos. All information to be handled as confidential. If received in error, please reply as error and delete immediately. Thank you.

On Feb 19, 2016, at 5:56 PM, Sherri Evans <[sevans@koonfuller.com](mailto:sevans@koonfuller.com)> wrote:

Wendy, as I anticipated and warned you, Asyntria has now filed a Motion to Enter Judgment based upon the Mediated Settlement Agreement. Frankie is out today but will have a copy to you on Monday. They have also requested in their pleadings that you be ordered to pay all attorney's fees incurred by them in having to bring the Motion to Enter Judgment. If you are going to retain another corporate attorney to fight the MSA then you need to do so immediately.

**Sherri A. Evans, Managing Shareholder**  
[sevans@koonfuller.com](mailto:sevans@koonfuller.com) (Bio) (Website) (Vcard)  
[houtonservice@koonfuller.com](mailto:houtonservice@koonfuller.com) (For Service Only)

<image001.png>

<image002.png>

109 N. Post Oak Lane, Suite 425, Houston, Texas 77024  
713-789-5112 office 713-789-5123 fax

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**From:** Todd Zucker  
**Sent:** Thursday, March 17, 2016 3:25 PM  
**To:** rodneykcastille@gmail.com; Sherri Evans  
**Cc:** Michelle Bohrer; Sharon Taylor  
**Subject:** Motion to Withdraw.docx  
**Attachments:** Motion to Withdraw.docx

Rodney: It was nice meeting you at the hearing. Per our discussions, I am enclosing a proposed motion and order for withdrawal as counsel for Ms. Meigs.

I have not yet conferred with counsel for Jody Meigs, Asyntria or Mike Johnston, but if you are okay with the motion I will contact them and we can then finalize. Let me know.

As discussed, I am happy to visit with you anytime in person or by phone if you would like to discuss. Thanks.

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