

Fwd: Call for the Resignation of Dr. Patricia Tomsko Ney

From: Seth Miller (sethm125@aol.com)

To: michelle.pringle@maryland.gov

Date: Wednesday, December 13, 2023 at 11:57 PM EST

Please ensure your boss sees this.

Seth B. Miller
(240) 643-7142
Sent from my iPhone

Begin forwarded message:

From: Seth Miller <sethm125@aol.com>
Date: December 13, 2023 at 11:41:43 PM EST
To: tricia.nay@maryland.gov
Subject: Call for the Resignation of Dr. Patricia Tomsko Ney

First; this email is pursuant to my First Amendment right to petition my government for a redress of my grievances. Furthermore, "Public men [and women] are public property." New York Times Co. v. Sullivan 376 U.S. 254 (1964). Legal authorities regardless of source of law not included should not be deemed excluded.

In the event that there are any repercussions to me for sending this email, it is my intention to report all involved to the Federal Bureau Investigation for violation of 42 Code § 1985 prohibiting the Conspiracy to Violate the Civil Rights of Another.

Second; It is my practice to initiate communication with government workers thanking you for your service unless you have messed up very badly. You have. Thanks are in no way in order.

Third; skilled nursing facilities where patients go to heal are total war zones. There is no reason what so ever that my Complaint against HCRManorCare for which you finally assessed a violation should not have been transferred to the Board of Nursing immediately. The idea that I had to fight with you over that is to use a word the Chief Justice of the United States saw fit to use in a lower court decision asinine. If you cite HIPAA, I will explode. As a legal matter administrative complaints are specifically exempt.

There is no reason that I as the primary witness should not have been interviewed when my third roommate at Potomac Valley John Ball battered paraplegic Brian Benjamin. I did not have the use of my legs. It could have just as easily been me.

Nobody from Holy Cross Home Health ever appeared at my home to tell me H.C. was not providing services. I never told any intake worker that as contactor Michael Gehlman said I did. Noted Professor of Communication Dominic Infante cites the "10 Myths of Communication". One myth is that "More communication and better communication are the solution to all problems." Another is that "All problems are communication problems."

H.C. first said all automobile accident victims private pay. H.C. is in network. They may or may not have a lien of recovery, but they do not get to be in network and then demand the holy Grail of healthcare administration private pay. for HC to call itself, a Christian organization is 10 amount of the short exorcist of the Bible.

HC. Then it changed their story story to say that we never had a signed contract. I do not know how this stuff works. It was devolvant on Potomac Valley to arrange for a safe discharge into the community and if that means having a signed contract, then there needs to be a signed contract.

Ignorantia Juris Non Excusat or “Ignorance of the law does not excuse” usually is applied to criminal law. I believe we should only have to know the laws governing activities we engage in voluntarily. I did not choose to go to Michelle McCheson’s Potomac Valley war zone. I understand they renovated. I do not care what the place looks like said renovations are too little too late.

Only the office of healthcare quality could mess something like this up.

If you had listened to me, Potomac Valley would have gotten their act together and not gotten hit with that \$100,000 fine by OHCQ for choosing not to isolate known Covid positives, accepting known Covid negatives, having 10 or more accepted negative contract Covid and of those 10 have three die.

Everything previously said is to be considered incorporated by reference.

Fourth; my experiences are not unique. my ability to report them is. Many people in these hell holes experience, the same problems. I have the capacity to try and do something about it therefore I must. I will never know why when driving the night of the accident I was belted in the front seat and paramedics found me in the back. I do know that as a result, I have to do right as I see it and all things. This is one of those things.

Fifth; I am not an inept paralegal. Anyone who does his or her research on me will find the case of Seth Miller v. The Maryland Health Insurance Plan. The judge writing for the panel, cited the statutory criteria for the wrong program, which was the Senior Prescription Drug Program and said it was for my program the subsidized Maryland Health Insurance Plan Plus. He did not say that it was advisory. He said it was mandatory. I am not angry about losing. It happens. In this case unlike your case nobody died. I am angry about having to explain it. When hospitals found out that I sued my health insurance company they loved it.

Had I lived at the YMCA instead of with my parents, I would have qualified. I do not think there are too many born Jewish living at the Y.

Sixth; I need a surgery. I am scared to schedule because I have no faith in your healthcare system. I do not remember the accident that started the chain of events whereby I went for my life as a paralegal to my life’s a patient I remember vividly Ballbattering, Brian Benjamin, and saying fight back you little, and I will not repeat it, fought back. It plays over in my head like a broken record and you don’t do anything about it. There is no accountability.

Your subordinate investigated and exonerated you though.

Aren’t you ashamed? I would be. “Good man [and women] will make bad laws workable. Bad men [and women] will make havoc with the best laws.” James Madison.

Accordingly I call on you to resign.

Regrets,

Seth B. Miller
(240) 643-7142

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