MENTAL COMMITMENT VS. GUARDIANSHIP - ONE IS NOT LIKE THE OTHER

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SCENARIO #1

• Problem:

- The person is mentally ill.
- They have been in and out of mental facilities on an involuntary basis for years.
 The family has been advised to seek guardianship during this commitment.

Goal:

 The family wants to cut costs and seek an independent mental exam and required letter so that they can move forward.

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SCENARIO #1

• Issues:

- The psychiatrist may not be willing;
- The psychiatrist may not have the form;
- The psychiatrist may know that the person will fight this, and he will become a witness; and/or
- The family does not ever have access to the physician because the mentally ill person sees the family as the enemy.

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SCENARIO #1

Possible solution:

- Get the doctor's letter and contact the ad litem for the proposed ward; now committed.
- Ask if they will present the letter to the psychiatrist and find out if they will present it.
- Ask the social worker or patient liaison if they will present it to the psychiatrist.
- If no, then you will be facing a motion for the independent mental exam after filing the guardianship.

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SCENARIO #2

• Problem:

 You decide to become guardian of a mentally ill person so that you can decide that they will be compliant with their medication and commitments may subside.

• Goal:

 You will instruct the personal care home, caregiver, or facility to administer the medication regardless of the wishes of the person. HSC 574.103

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SCENARIO #2

• Issues:

 Medical Care is a right you may be given, but there are few if any places that will apply restraints and inject an unwilling person; or trick them by hiding the medications in food, etc.

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