

**From:** [Janet Frisco](#)  
**To:** [Stephan Futeral](#); [Stephanie Smith](#); [Joy Johnson](#); [Court Of Appeals Filings](#); [Angela Rigney](#); [Wells Dickson](#); [Griffin, Ryan K, Law Clerk \(Joseph D. Winterstein\)](#); [Price, Bentley Law Clerk \(Aimee Intagliata\)](#)  
**Subject:** Partial Summary Judgement  
**Date:** Thursday, February 17, 2022 6:32:56 AM  
**Attachments:** staples\_scan.pdf

---

**\*\*\* EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. \*\*\*

Judge McCoy,

Thank you for granting the continuance despite the fact that Pet Helpers, Inc. didn't "consent" to it. I already sent my opposition to the Partial Summary Judgement to Judge Dickson in case it was not continued. I also oppose scheduling hearings to render sanctions or punitive actions on the part of the plaintiff until a decision is made in the appellate court concerning my appeal that Mr. Futeral committed fraud upon the court during the course of this litigation and there may have been an abuse of discretion by other court officials who rendered decisions without my being able to be heard on the merits of my counterclaim which Mr. Futeral is requesting be dismissed in his Motion for Sanctions for Failure to Comply with an Order of Discovery. The plaintiffs are seeking to dispose of the case before their criminal actions and that of their legal counsel can be brought to light to the point of incarcerating me again which is also a request on the Motion for Sanctions for Failure to Comply with an Order of Discovery.

Pet Helpers' lawsuit is a cover-up of fraud and Mr. Futeral knows that and that's why he filed the Partial Summary Judgement seven days after he filed the complaint because he hoped to dispose of the case and punish me for exposing Pet Helpers' criminal actions concerning my dog, Toby.

I have also filed an Opposition to the Sanctions for Failure to Comply with the Discovery Requests (attached below) because all the motions and orders are null and void since Mr. Futeral has committed fraud upon the court in his attempt to cover up the criminal behavior of his clients. At this point we are approaching mediation scheduled in April which could resolve the case without further injury to me. Mediation should precede any more actions against me. Mr. Futeral is brazenly flaunting his client's influence over the Court of Common Pleas and their decisions because he has received from it all his has requested without question.

Below is his email requesting rescheduling of his Motion for Partial Summary Judgement and Sanctions for Defendant's Failure to Comply with an Order of Discovery:

:Joy Johnson

**Cc:** Janet Frisco, Stephanie Smith

**Wed, Feb 16 at 8:34 PM**

**Thank you Joy. When rescheduling this motion, if you would be so kind as to include the motion we filled for sanctions for defendant's failure to comply with the order compelling discovery. I do believe it would be best to have both of these matters heard at the same time inasmuch as the issues overlap and both motions are potentially dispositive of the case.**

**Additionally, if you will please share with me whether the deadline to submit any additional memorandum is likewise extended because the motion hearing has been continued.**

**Lastly, since this motion has been pending since July 2021, I am hopeful that you will get this back on the motions roster as soon as possible. The motion was originally scheduled before Judge Cothran last December, but my client voluntarily agreed to continue the motion to give the defendant additional time to complete discovery.**

Best wishes,

