

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, CHANCERY DIVISION

IN THE MATTER OF THE)
CONSERVATION OF NEXTLEVEL) No. 2020 CH 4431
HEALTH PARTNERS, INC.)

ORDER

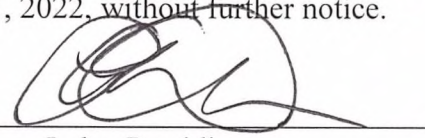
This cause coming before the Court on Intervenor Jacqueline Stevens’s (“Intervenor’s”) *Motion for Ruling on Relief Sought Pursuant to the Motion to Declare Public Records in the Public Record* (the “Motion to Declare”), Intervenor’s *Motion for Release to Intervenor of Court Communications with Opposing Counsel and Tolling of Briefing Schedule* (the “Motion for Release”), and *Intervenor’s Supplemental Motion to Order Department of Insurance to Release Financial Records, Declare Termination Provision Unconstitutional, Sur-Sur Reply, Strike Portions of Sur-Reply, and Order Sanctions for Rule 139 [sic] Violations* (the “Motion for Sanctions”), Intervenor, counsel for the Conservator, the Director of the Illinois Department of Insurance, and for NextLevel Health Partners, Inc. (“NextLevel,” and with Intervenor, the Conservator and the Director collectively, the “Parties”) being present, the Court having reviewed Intervenor’s motions and heard from the Parties, and the Court being otherwise fully informed in the premises;

IT IS HEREBY ORDERED THAT:

1. Intervenor’s Motion to Declare is entered and continued.
2. On or before July 27, 2022, Intervenor shall file an amended version of her recently filed *Motion to Reconsider and for Order to Obtain Equal Access to Court Records* (the “Motion to Reconsider”) that includes the arguments made in Intervenor’s Motion to Declare. The Court notes that the amended Motion to Reconsider should not raise any new legal arguments that were not included in Intervenor’s previously-filed Motions to Reconsider or Motion to Declare. Intervenor shall not include Section VIII of her current Motion to Reconsider in the amended Motion to Reconsider but may file the content of that section in a separately filed motion if she so chooses.
3. Intervenor’s Motion for Release is denied. The Court has reviewed the declaration of Stephen W. Schwab and finds that Mr. Schwab’s communications with court staff between December 1, 2022 and December 6, 2022 were not *ex parte* or otherwise improper, and finds that they concerned administrative matters.
4. Intervenor shall file her reply in support of her Motion for Sanctions by July 29, 2022. The Motion for Sanctions shall be heard on August 1, 2022, without further notice.

Judge Pamela McLean Meyerson

ENTERED:



Judge Presiding

JUL 18 2022

Prepared by:

Circuit Court – 2097

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