

Sherri Evans confirms that the Texas Family Code specifically gives remedy to enter a final judgment based on the mediated settlement agreement. Bergman left off the code thus Wendy revoking code made agreement invalid. Sherri Evans and Todd Zucker knew this.

SE Sherri Evans <sevans@koonfuller.com> | WENDY MEIGS; Frankie DeWitte; Brendan Hammer - 3/2/2016  
To Client with Notice of Hearing

Red Category

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Wendy, as I warned you, Michael and Asyntria have filed a Motion to Enter Judgement. In essence they are asking the court to enter a final judgment based upon the Mediated Settlement Agreement. The Texas Family Code specifically gives them this remedy. If you intend to hire an attorney to fight entry of the MSA, it must be done asap and they must be ready to argue against entry at the hearing which will be held at **9:00 a.m. on March 11, 2016**

**Sherri A. Evans, Managing Shareholder**

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Note below that the changes requested by Brady and the format created in the agreement and judgment that Evans and Zucker want to retain is counter to benefiting Wendy Meigs.

TZ Todd Zucker | 'Sherri Evans' 3/2/2016  
RE: Notice of hearing

I don't know enough about the family code remedy. Here, we used Trey Bergman, who does not normally do family law mediations, so he did not include all of the family code bells and whistles in the MSA. Not sure if that makes a difference.

The real question, though, is whether she wants to fight it or not. If she does not want to fight it, the best thing in my opinion would be to make the changes that Allen Brady was requesting, which seemed reasonable, and then have an agreement and judgment in exactly the format we created, rather than risking the judge entering some order that doesn't match what we wanted.

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**From:** Sherri Evans [<mailto:sevans@koonfuller.com>]  
**Sent:** Wednesday, March 02, 2016 11:28 AM  
**To:** Todd Zucker  
**Subject:** FW: Notice of hearing

Summary judgment was not ruled upon... for missing the Family Court Remedy code 6.602 that states that it is not revocable.