

1. Meigs experienced a multitude of events within a few months of the October 2015 mediation.
  - a. Husband asked for a divorce after a 30-year marriage.
  - b. Meigs discovered the mistress who triggered the divorce was a trusted employee and 22 years younger than Meigs and six years older than Meigs' daughter. The mistress argued with a fellow employee on whose father Jody was first which puts a disturbing spin on the affair.
  - c. Meigs' car was broken into with purse, wallet, credit cards and all stolen while rushing to be with her father as her mother was being taken to the emergency room.
  - d. Meigs' mother, to whom Meigs was very close, died.
  - e. Meigs left work to be with her mother an hour before Meigs' mother died and Meigs was FIRED from her job for leaving to be with Meigs' 88-year-old mother and to support Meigs' 89-year-old father as Meigs' mother died.
  - f. Meigs was experiencing personal health issues at that time that could have been breast cancer but Meigs did not have health insurance due to the divorce and could not see a doctor resulting in more stresses to add to the above.
  - g. Johnston sent documents created by his lawyers to call a 2 day advanced shareholder meeting, and sold Asyntria to his company by usurping Meigs' shares of stock, Johnston dictated the terms of the sale after appearing to embezzle 59k in Asyntria checks into Straden Schaden and 49k in cash and more to give the impression that the company was failing and to reduce the price of the shares of stock. Johnston dictated and created the loan documents at the significantly reduced share without Meigs' approval of anything, and did such with the direction and document creation of Johnston's lawyers, Todd Frankfort with Frankfort dual-representing Asyntria and Johnston. All of this forced Meigs to ask Evans for a corporate referral to fight to stop this theft and destruction of a company that Meigs initially funded. Such created even more stress for Meigs with stresses from everywhere.

2. Evans recommended Michelle Evans Bohreer and Todd Zucker. Bohreer/ Zucker added the complaint against Johnston and thefts to the divorce decree as a means of community property to protect the assets of the company and thus eternally bound the claims against Johnston to the divorce creating more havoc with the attempted manipulation of Meigs rather than helping fight the claims.
3. The 2015 mediation orchestrated by Edward Trey Bergman for what appeared to protect Frankfort's dual-representation included the creation of an environment of threats, abuse, misleading of events, intoxication before signature and drugging to the point that Meigs feared death as Meigs' fingers turned dark purple and could not remember how she got from one room to the next. These mediation events plus the multiple events prior that occurred to Meigs within six months of mediation made Meigs extremely vulnerable to the highly skilled lawyers who appear bent on protecting Frankfort based on the timeline and email evidence of events than representing Meigs.
4. Meigs vulnerability is similar to the vulnerable woman in *United States of America, Plaintiff appellee, v. Jeffrey L. Goldberg, Defendant-appellant*, 406 F.3d 891 (7th Cir. 2005). " A letter from another woman, not elderly, stated: "I was truly at a vulnerable point in my life when I met Jeff Goldberg .... At the time of the divorce I felt I needed someone that I could trust to help me negotiate and understand the financial aspect of the divorce settlement as I had no knowledge at all of financial matters." ,,, The same situation applies to Meigs as Meigs was at the most vulnerable point in her life when these highly-skilled lawyers, who knew fully the level of vulnerable issues experienced by Meigs, then manipulated Meigs for what appears is to protect Frankfort for dual-representing by writing contracts that stole shares of Meigs stocks and leading to a continual fight even to today.