STATE OF MICHIGAN PROBATE COURT COUNTY OF	ORDER OF REFERRAL TO ELDERCARING COORDINATION (EC)(1)	CASE NO. and JUDGE 2023-12345.6-GA		
Court Address 123 Main St, Anytown, MI	COORDI MITON (BC)(1)	Court Telephone No. (999)111-5555		
In the matter of John Elder				
ORDER OF REF	ERRAL TO ELDERCARING	G COORDINATION CONTROL OF THE PROPERTY OF THE		
THIS MATTER having come b	efore the Court upon:			
☐ Stipulati☑ Motion l	on of by the court	, or,		
for referral to Eldercaring Coordination, the Court having reviewed the Motion and the Court file, taken the information presented, and being otherwise duly advised in the premise, <i>FINDS</i> :				
Appropriateness of Proce	ess. This matter is appropriate for	or Eldercaring Coordination and it		
is in the best interest of the elde	er: John Elder			
	Domestic Violence. Based upon ourt records, or other representa	n testimony and evidence tions made to the Court, the Court		
☐ There is no known histo	of verified elder abuse, neglect			
violence advocate The elder, the elder	has had an opportunity to consute or elder advocate before provider's legal representative, if any consented to this referral.			
It is therefore, ORDERED :				
1. Eldercaring Coordination Eldercaring Coordination pr	Participants. The following a rocess:	are ordered to participate in the		
Mary Elder, John Elder Jr, Sue	Johnson,			

- 2. **Additional Participants.** The Eldercaring Coordinator (EC) may invite additional participants as necessary without further court order.
- 3. **Meetings.** EC may recommend and, unless otherwise directed by the Court, can invite additional individuals that may provide information, support, or other assistance in the eldercaring coordination process. Unless the participants agree otherwise, the EC may make

the final decision on who to include in the process. The EC shall determine the schedule and location for appointments.

- 4. **Release of Information**. The participants, independently or through their attorneys, must provide the EC with copies of all pleadings and orders filed in this case; pleadings and orders related to any domestic violence, elder abuse, neglect, or exploitation case; and any other pleadings and orders requested by the EC.
- 5. **Domestic Violence Safeguards.** The participants shall adhere to all provisions of any protective order, or conditions of bail, probation, or a sentence arising from criminal proceedings. The following safeguards must be implemented to protect the participants during the process of eldercaring coordination in addition to any safety measures the EC deems necessary.

	deems necessary.		
	✓ None are necessary.		
	☐ No joint meetings		
	☐ No direct negotiations.		
	☐ No direct communications.		
	Other:		
6.	6. Fees and Costs for Eldercaring Coordination.		
	a. Financial Ability to Pay		
	The Court has determined that the participan eldercaring coordination fees and costs. The		
	☐ The Court has determined that one or more of the participants are indigent, or the		
	parties do not have the ability to pay, but the		
	available to pay the indigent participants' allocated portion of the fees.		
	☐ The court has determined that the parties do	not have the ability to pay the full ec	
	fees, and request that fees be set accordingly	•	

7. Expectation of Good Faith Participation: If a participant has caused the EC to expend an unreasonable and unnecessary amount of time, that participant may be solely responsible for payment of the EC's fees and costs for such time expended. The ec may bring this to the court for a hearing. Failure to pay the EC's fees and costs in a timely manner may subject the participant to sanctions for contempt of court.

b. The Court allocates payment of fees and costs for Eldercaring Coordination as

8. **Confidentiality.** Except, as otherwise provided in this section, all communications made by, between, or among the participants and the EC during Eldercaring Coordination sessions are confidential. However, the EC has a duty to report any suspected abuse, neglect or exploitation as required or permitted by applicable law. The EC and participants may not testify or offer evidence about communications made during eldercaring coordination sessions, except if:

follows:

- a. It is necessary to identify, authenticate, confirm, or deny a written waiver/release entered into by the participants during Eldercaring Coordination;
- b. The testimony or evidence is necessary to identify an issue for resolution by the Court;
- c. The testimony or evidence is limited to the subject of a participant's adherence to the Order of Referral to Eldercaring Coordination or other orders of the Court relating to the Eldercaring Coordination process.
- d. The EC is reporting that the case is unsafe or no longer appropriate for Eldercaring Coordination:
- e. The EC is reporting that they are unable or unwilling to continue to serve and that a successor EC should be appointed;
- f. The EC is not qualified to address certain issues in the case and a more qualified EC should be appointed;
- g. All participants and the EC agree that the testimony or evidence will be permitted; or
- h. The testimony, evidence, or report is necessary to protect any person from current or future acts that would constitute a crime, or abuse, neglect, or exploitation of an elder.

All communications permitted through the exceptions listed above are to be limited to their stated purpose. All other communications during the Eldercaring Coordination sessions, not related to the stated exception, are to remain confidential.

- 9. **Agreement on Non-confidentiality.** The participants can agree to waive confidentiality of specific or all communications. The waiver must be in writing, signed by the participants and their respective attorneys. The waiver of any confidentiality shall be filed with the Court and a copy served on the participants and the EC. Any participant may revoke their waiver of confidentiality by providing written notice signed by the participant. The revocation shall be filed with the Court and a copy served on the participants and the EC. The EC may submit a written report to the Court regarding any non-confidential matter relating to the Eldercaring Coordination process.
- 10. **Testimony and Discovery.** An EC shall not be called to testify or be subject to discovery unless the Court makes a prior finding of good cause. A participant must file a motion, alleging good cause as to why the Court should allow the EC to testify or be subject to discovery. The requesting participant shall serve the motion and notice of hearing on all participants and the EC. The requesting participant shall initially be responsible for the EC's fees and costs incurred as a result of the motion, unless determined otherwise by the Court.
- 11. **Discharge of EC:** The presiding judge may remove the EC from the case, and upon a finding of good cause, may refer the complaint to the regulatory body overseeing any professional license or certification held by the EC. The Court may also appoint a substitute EC. The EC's services may not be terminated by any of the participants, or at the request of all participants, without an order by this Court.
- 12. **Stipulation:** Any written stipulation of the participants to utilize the Eldercaring Coordination process filed with this Court is incorporated into this Order.
- 13. **Reservation of Jurisdiction.** This Court specifically reserves jurisdiction to enforce or modify the terms and conditions of this Order.

June 19, 2023	Judge Linda George

ATTACH FORM 4 TO MAKE IT PART OF THIS ORDER

