

**IN THE ORPHANS' COURT DIVISION OF THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY, PENNSYLVANIA**

**IN RE: THE SECOND MILE**

**ORPHANS' COURT NO. 14-12-0255**

FILED FOR RECORD  
2013 APR -1 A 11:15  
KIMBERLY A. BARTON  
REGISTER OF WILLS &  
CLERK OF ORPHANS COURT  
CENTRE COUNTY PA

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**PETITIONER'S REPLY TO JOHN DOE B NEW MATTER  
TO MOTION TO LIFT STAY AND AMENDED  
PETITION FOR LIMITED DISTRIBUTION OF ASSETS**

The Board of Directors of The Second Mile ("Petitioner"), by its attorneys, files this Reply to the New Matter filed on behalf of John Doe to the Petition for Limited Distribution of Assets, and states as follows:

1.-71. Petitioner incorporates by reference the averments of Paragraphs 1 through 71 of its Amended Petition for Limited Distribution ("Amended Petition"). By way of further averment, Petitioner notes that John Doe B's Response does not contain any objection to its proposed limited distribution of funds, which represents less than 5% of Petitioner's net assets as of February 28, 2013. A copy of Petitioner's Asset and Liability List as of February 28, 2013, is attached to this Response as Exhibit "A." Further, Arrow Child & Family Ministries, Inc. ("Arrow") and Arrow Child & Family Ministries of Pennsylvania, Inc. ("Arrow-PA"), as charitable organizations, are subject to the jurisdiction and supervision of the Office of Attorney General as they operate in Pennsylvania. There is no independent basis or reason why Arrow should be subject to the jurisdiction of this Court in connection with these proceedings, nor subject to ongoing supervision in this proceeding. Finally, as summarized in Paragraphs 67-69 of the Petition and in the proposed Order, a copy of which was attached to the Amended Petition, all remaining assets following the proposed transfer will be held by The Second Mile pursuant to

this Court's Order dated September 4, 2012, subject to regular and necessary business expenses, outstanding claims and legal expenses. To date, notwithstanding the oversight by the Office of the Attorney General of all charitable institutions, including The Second Mile, and this Court's involvement, there have been no questions raised concerning any expenditure by The Second Mile. Following the resolution of all claims, by settlement or litigation, The Second Mile will present a separate petition to this Court regarding the distribution of any remaining funds consistent with the applicable law and the intent of the donors.

**REPLY TO NEW MATTER**

73. Admitted.

74. Admitted. By way of further response, the action filed by John Doe B has been stayed by the Court of Common Pleas of Philadelphia County pending the resolution of related criminal proceedings. Moreover, The Second Mile is not a party in all of the litigation commenced by victims of Sandusky's abuse.

75. Petitioner does not question Respondent's interest in the Amended Petition. However, the Office of Attorney General alone has supervisory responsibility over all charitable organizations within the Commonwealth of Pennsylvania.

76. The allegations of this Paragraph constitute conclusions of law to which no response is required. Issues related to liability will be determined in separate proceedings and are not properly addressed in this proceeding concerning the transfer of limited funds to Arrow to ensure the continuation of the programs for at-risk children. Responding further, the endowment funds of The Second Mile, separate and apart from its general funds, are not subject to claims by victims or for any use except as set forth in the endowment documents.

77. The purpose of the Amended Petition, as required by the Order entered by this Court under date of September 4, 2012, is to seek permission from the Court to allow a limited distribution from Petitioner to Arrow and Arrow-PA. Arrow-PA or Arrow, which operates in the Commonwealth of Pennsylvania, remain subject to the continuing supervision and oversight of the Office of the Attorney General, which is statutorily responsible to ensure that the funds designated for any charitable organization are used properly and for the designated purpose. The sole issue before this Court is the limited distribution sought by Petitioner pending ultimate dissolution.

78. While claims against The Second Mile, both formal and informal, remain pending, John Doe B and other claimants may have standing concerning any distribution of assets, especially as permitted by Paragraph e of this Court's Order of September 4, 2012. However, the use of any funds permitted to be distributed to Arrow or Arrow-PA is subject to the supervision of the Office of Attorney General, as are all charitable organizations. Petitioner incorporates by reference the averments of Paragraph 77 of this Reply. Moreover, as reflected by the Amended Petition, and this Reply, including Exhibit "A" to this Reply, the funds sought to be distributed to Arrow and Arrow-PA represent a de minimis amount of the assets maintained by The Second Mile. More critically, the amount sought to be transferred is less than the cost to Petitioner to continue to operate the programs sought to be transferred, given the need to maintain substantial overhead (which Arrow and Arrow-PA can spread over a larger base and use existing resources). As reflected by the Amended Petition, the transfer of these programs and limited funds will allow the continuation of programs for at-risk children by Arrow while Petitioner substantially reduces its ongoing costs and expenses and conserves its assets for resolution of claims and limited future expenses.

79. The proposed Order sought by Petitioner was filed with the Court and served on all interested parties, including counsel for John Doe B. Moreover, the specifics of the planned transfer of intellectual property and funds are specified in Paragraphs 54-71 of the Amended Petition. Further, the proposed Order with respect to this Petition was provided to counsel for John Doe B on March 15, 2013, as reflected by the e-mail attached to this Reply as Exhibit "B." Counsel for John Doe B advised that the Order was appropriate, as reflected by his e-mail dated March 15, 2013, a copy of which is attached to this Reply as Exhibit "C."

80. Admitted. In addition, counsel for John Doe B was provided with an Asset and Liability List as of the date of filing of the Amended Petition, a copy of which is attached to this Reply as Exhibit "A."

81. Denied. The pro forma simply estimates the monthly expenses, as more fully described in the Amended Petition at Paragraph 67. It would not be appropriate to include a pro forma as part of the Court's Order as such expenses will change depending on the nature of issues which arise, including the timing of the sale of the properties of The Second Mile, the settlement or litigation of any claims against it, and any related fees. However, as reflected by the proposed Order, once the proposed limited transfer has been completed, Petitioner has agreed that "[a]ll remaining assets of The Second Mile shall be retained by The Second Mile, subject to regular and necessary business expenses as more fully set forth in this Amended Petition, pending final disposition of all litigation, claims or related matters and further Order of this Court."

82. Denied. For the reasons set forth above, which are incorporated by reference, there is no basis for Arrow-PA to become a party to this proceeding since, as noted, Arrow-PA is and will be subject to the ongoing supervision of the Office of Attorney General.

83. Denied. There is no basis for auditing the funds transferred to Arrow and Arrow-PA. If the Court approves that transfer, supervision of Arrow and Arrow-PA, which operate within the Commonwealth of Pennsylvania, is appropriately within the jurisdiction of the Office of Attorney General, including the proper use of the funds transferred by Petitioner.

84. Denied. Petitioner remains subject to the supervision and oversight of the Office of Attorney General and this Court's Order of September 4, 2012. There has been no suggestion of any impropriety in the use of assets and continued monitoring and reports will simply cause Petitioner to incur additional fees which will unnecessarily reduce the assets available for claims, and ultimate distribution following the resolution of all claims and related proceedings. Once all claims have been resolved, any remaining assets will be distributed consistent with the law related to charitable organizations, the intent of the donors and the overall oversight of The Second Mile by the Attorney General. Accordingly, there should be no other restrictions on the use of those funds, especially in light of the lack of any pending objections to Petitioner's ongoing operations, and the continuing supervision of Petitioner and all charitable organizations by the Office of Attorney General.

WHEREFORE, Petitioner requests that, as the proposal proffered by Arrow and Arrow-PA most closely approximates Petitioner's purpose and its donors' intent, this Petition for Limited Distribution be granted as follows:

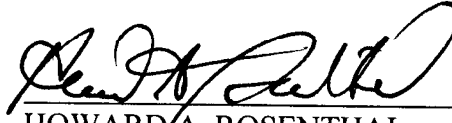
- a. The Court's September 4, 2012, stay of proceedings is lifted to the extent required by the Order.
- b. The Second Mile's Plan for the transfer of intellectual and other noted property and the sum of \$200,000 to Arrow and Arrow-PA is approved.

c. All remaining assets of The Second Mile shall be retained by The Second Mile, subject to regular and necessary business expenses as more fully set forth in this Amended Petition, pending final disposition of all litigation, claims or related matters and further Order of this Court.

d. The Court shall grant such additional relief as it deems necessary and proper.

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---

HOWARD A. ROSENTHAL  
FRANCES A. McELHILL  
GARY D. FRY

Attorneys for Petitioner  
The Second Mile

## February 2013 Asset and Liability List\*

### Assets

Cash	\$	1,080,130
Endowment Fund	\$	<u>504,224</u>
Subtotal	\$	1,584,354

### Real Estate

Buildings & Equipment	\$	600,000
CFE land	\$	<u>2,000,000</u>
Subtotal	\$	2,600,000
Total	\$	4,184,354

### Liabilities

Accounts Payable	\$	<u>150,000</u>
Total	\$	150,000
Net assets	\$	4,034,354

\*Note: Estimated as of February 28th, 2013

EXHIBIT "A"

**Rosenthal, Howard A.**

---

**From:** Rosenthal, Howard A.  
**Sent:** Friday, March 15, 2013 9:47 AM  
**To:** Clifford A. Rieders (crieders@riederstravis.com)  
**Subject:** The Second Mile - Proposed Orders - Arrow Transfer and Sale of Atherton Street Property  
**Attachments:** (9532126 - 1) - Order - Arrow Transfer-c.pdf; (9507234 - 1) - Order - Sale of Atherton Street Property-c.pdf

<b>Tracking:</b>	<b>Recipient</b>	<b>Delivery</b>
	Clifford A. Rieders (crieders@riederstravis.com)	
	'Dave Woodie'	
	Fry, Gary D.	Delivered: 3/15/2013 9:47 AM
	Mark A. Pacella (mpacella@attorneygeneral.gov)	
	Downing, John L.	

Cliff – Attached are copies of the proposed Orders in connection with the filed Petition regarding the sale of the property and the proposed Petition regarding the limited fund transfer. If there are changes that you can propose in an effort to avoid objections, please let me know and we will try to resolve them and then submit revised Orders to the Court. We also understand that, after you review the draft Answers and New Matter, you will forward them to us so that we can determine if there is a basis to resolve any disagreement regarding the relief sought by The Second Mile.

Thanks,

Howard

EXHIBIT "B"

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IN THE COURT OF COMMON PLEAS  
OF THE 49th JUDICIAL DISTRICT OF PENNSYLVANIA  
CENTRE COUNTY  
CIVIL DIVISION – ORPHANS' COURT

IN RE: THE SECOND MILE

Petition for Expedited Sale of  
Atherton Street Property

No. 14-12-0255 of 2011

**ORDER**

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_, 2013, upon consideration of the  
Petition for Expedited Approval of Sale of Atherton Street Property filed by The Second Mile,  
noting that no objections have been filed to the Petition despite notice, it is hereby ORDERED  
that the Petition is GRANTED and that the sale of The Second Mile's Atherton Street Property is  
approved and the sale may proceed pursuant to the terms of the Agreement of Sale dated January  
18, 2013, between The Second Mile and A.G.L. 2 Limited Partnership.

It is FURTHER ORDERED that the proceeds from the Sale of the Atherton Street  
Property be held by The Second Mile pursuant to this Court's Order dated September 4, 2012.

BY THE COURT:

\_\_\_\_\_  
WILLIAM F. MORGAN, S.J.  
SPECIALLY PRESIDING

9507234v1

IN THE COURT OF COMMON PLEAS  
OF THE 49th JUDICIAL DISTRICT OF PENNSYLVANIA  
CENTRE COUNTY  
CIVIL DIVISION – ORPHANS' COURT

IN RE: THE SECOND MILE  
Petition for Limited  
Distribution of Assets

No. 14-12-0255 of 2011

**ORDER**

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_, 2013, upon consideration of the Motion to Lift Stay and Amended Petition for Limited Distribution of Assets filed by The Second Mile, and any and all responses thereto, it is hereby ORDERED that the Petition is GRANTED as follows:

- a. The Court's September 4, 2012 stay of proceedings is lifted to the extent required by the Order;
- b. The Second Mile's Plan for the transfer of intellectual property and the sum of \$200,000 to Arrow and Arrow-PA is approved.
- c. All remaining assets of The Second Mile shall be retained by The Second Mile, subject to regular and necessary business expenses as more fully set forth in this Amended Petition, pending final disposition of all litigation, claims or related matters and further Order of this Court.

BY THE COURT:

---

WILLIAM F. MORGAN, S.J.  
SPECIALLY PRESIDING

9532126v1

## **Rosenthal, Howard A.**

---

**From:** Cliff Rieders [crieders@riederstravis.com]  
**Sent:** Friday, March 15, 2013 11:50 AM  
**To:** Rosenthal, Howard A.  
**Cc:** Corey Mowrey; Linda Berguson  
**Subject:** Re: The Second Mile - Proposed Orders - Arrow Transfer and Sale of Atherton Street Property

They look appropriate to me.

Sent from my iPad

On Mar 15, 2013, at 9:45 AM, "Rosenthal, Howard A." <[hrosenthal@archerlaw.com](mailto:hrosenthal@archerlaw.com)> wrote:

Cliff – Attached are copies of the proposed Orders in connection with the filed Petition regarding the sale of the property and the proposed Petition regarding the limited fund transfer. If there are changes that you can propose in an effort to avoid objections, please let me know and we will try to resolve them and then submit revised Orders to the Court. We also understand that, after you review the draft Answers and New Matter, you will forward them to us so that we can determine if there is a basis to resolve any disagreement regarding the relief sought by The Second Mile.

Thanks,

Howard

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<[aglogo.jpg](#)>

EXHIBIT "C"

- Page 1 of 2

IRS Circular 230 Disclaimer: To ensure compliance with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) voiding penalties under the Internal Revenue Code, or (ii) promoting, marketing or recommending to another party any transaction or matter addressed herein.

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<(9532126 - 1) - Order - Arrow Transfer-c.pdf>

<(9507234 - 1) - Order - Sale of Atherton Street Property-c.pdf>

Page 2 of 2

IN THE ORPHANS' COURT DIVISION OF THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY, PENNSYLVANIA

IN RE: THE SECOND MILE

ORPHANS' COURT NO. 14-12-0255

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**CERTIFICATE OF SERVICE**

The undersigned counsel for Petitioner certify that a true and correct copy of the Response to John Doe B's Response to Petition for Limited Distribution of Assets was served on the Attorney General of Pennsylvania on March 28, 2013, in the manner noted and addressed as follows:

**VIA UNITED STATES MAIL**

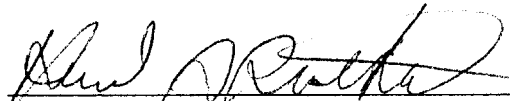
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Copies of the Response are also being served on all interested parties, whose names appear on the attached service list, by depositing such copies in the United States Mail, first class postage prepaid.

In accordance with this Court's Order of September 4, 2012, thirty days prior written notice of the filing of the Amended Petition was given to counsel for all known victims and to the Attorney General of the Commonwealth of Pennsylvania by letter dated January 31, 2013.

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