

NR_key_name: 3B2E40ADC58D64A1852564C300507570
SendTo: CN=Tom Samoluk/O=ARRB @ ARRB
CopyTo: CN=Jeremy Gunn/O=ARRB @ ARRB
DisplayBlindCopyTo:
BlindCopyTo: CN=R ecord/O=ARRB
From: CN=Laura Denk/O=ARRB
DisplayFromDomain:
DisplayDate: 06/27/1997
DisplayDate_Time: 10:40:10 AM
ComposedDate: 06/27/1997
ComposedDate_Time: 10:38:49 AM
Subject: McMillan

Kevin Jessar and Chris Runkel at the NARA GCs office reviewed the Deed of Gift that we sent to them on the Priscilla McMillan donation. Kevin Jessar called yesterday and said that they had decided that a Deed of Gift would not be necessary if McMillan is going to keep physical custody and her intellectual property interests in her papers until after her death. (Jessar told me that if McMillan were to decide to give NARA physical custody of the documents before her death, but retain her intellectual property interests, she would need to sign a deed of gift.) Given the current circumstances, they said that her will is a sufficient instrument for conveying the papers to NARA. This message is in direct contrast with his last statement that he would want her to sign a deed of gift even though she would have a provision in her will that would give the documents to NARA. He apparently talked to Chris Runkel in the interrim and they decided that the will would be sufficient. Tom -- I guess we are back to square one with McMillan. Based on what Jessar told me, it seems that you should tell McMillan that her will looks good and she doesnt need to sign the deed, after all.

Body:
recstat: Record
DeliveryPriority: N
DeliveryReport: B
ReturnReceipt:
Categories: