

**IN THE COUNTY COURT FOR DOUGLAS COUNTY, NEBRASKA**

**IN THE MATTER OF THE  
GUARDIANSHIP AND  
CONSERVATORSHIP OF:**

**LINDA LEFEBVRE**

**Ward/Protected Person**

**PR 22-1652**

**ORDER FOR VISITATION**

**JUDGE JOHN E. HUBER**

THIS MATTER comes before the Court on the 7<sup>th</sup> day of April, 2025 on the interested party and Movant, Steven Donahue's Motion for Visitation with the ward. The Court finds that visitation is appropriate and in the best interests of the ward as stipulated to in Court and outlined in the attached Stipulated Visitation Plan. In addition, the Court finds that Prestige Care Center has an independent ability to ban the Movant from Visitation at their discretion.

**IT IS SO ORDERED.**

Dated: April 9th, 2025

By:

  
\_\_\_\_\_  
Judge John Huber

Prepared & Submitted by:

Kathleen S. Pallesen, #19604  
Spethman Pallesen Law Offices  
11819 Miracle Hills Dr.#104  
Omaha, NE 68154  
402-552-8482  
kathleen@spallesenlaw.com  
Attorney for the Guardian

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**IN THE MATTER OF THE  
GUARDIANSHIP AND  
CONSERVATORSHIP OF:**

**LINDA LEFEBVRE**

**Ward/Protected Person**

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**STIPULATED VISITATION  
PLAN**

**JUDGE JOHN E. HUBER**

COMES NOW, Carol Lefebvre Toto, by and through her attorney submits a Stipulated Visitation Plan between the guardian, guardian ad litem, and Steven Donahue, husband and interested person of the ward. To wit, the parties agree to the following:

1. Steven Donahue may visit Linda Lefebvre at his convenience at Prestige Care Center in Plattsmouth, Nebraska during facility visiting hours, unless Linda has a previously scheduled physical therapy appointment, therapy, or other required medical or dental appointment.
2. Steven Donahue is restricted from attending all physical therapy time and any other medical appointments at Prestige Care Center or an outside medical facility, including therapy.
3. Steven Donahue shall abide by all rules and regulations as dictated by Prestige Care Center. These rules and regulations include, but are not limited to:
  - a. prohibit individuals from bringing in alcohol and/or firearms to Prestige Care Center.
  - b. The facility will provide visitation subject to reasonable clinical and safety restrictions. Visitation may be limited to CDC and local health department guidelines.
  - c. The facility will deny access to visitors who are inebriated and disruptive.
  - d. The facility will not act as an arm of law enforcement. In accordance with state laws, these cases will be referred to law enforcement.

- e. The facility may deny access to those individuals who are found to put a resident's health and safety at risk.
- 4. Steven Donahue shall not make any comments that are threatening or disparaging to the guardian, ward, any party, or any employee or resident of Prestige Care Center.
- 5. Steven Donahue shall not record any video or audio of the ward at Prestige Care Center.
- 6. Steven Donahue shall not make any contact with any current or potential medical provider, even if he asserts that Linda requested such contact.
- 7. Steven Donahue shall not contact any financial institution, past employer of the ward, pension plan, or the Social Security Administration to obtain any financial information, even if he asserts that Linda requested such contact.
- 8. Steven shall not facilitate Linda to contact medical or financial providers or schedule any appointment with a medical, psychological, or psychiatric provider.
- 9. Steven shall not interfere with Linda's Medicare/Medicaid coverage in any way.
- 10. Steven Donahue shall not bring food or drink into Prestige Care Center.
- 11. Steven Donahue shall not bring alcohol into Prestige Care Center.
- 12. Steven Donahue shall not bring in outside medication, to include prescription or over the counter to Prestige Care Center.
- 13. Steven Donahue shall be subject to search of any bag he brings into Prestige Care Center.
- 14. Prestige Care Center, reserves the right to ban Steven Donahue.

BY: Carol Lefebvre Toto, Petitioner

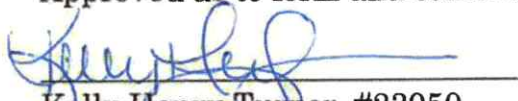
/s/ Kathleen S. Pallesen

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Approved as to form and content:

  
Kelly Henry Turner, #23050  
Attorney at Law  
Goosman Law Firm  
17838 Burke St.  
Omaha, NE 68118  
Guardian ad Litem

Refuses to sign – see attached email

Steven Donahue  
1511 Farnam St.  
Apt. 110  
Omaha, NE 68102

## Kathleen Pallesen

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**From:** Steven Donahue <donahue.steven@gmail.com>  
**Sent:** Monday, April 7, 2025 3:09 PM  
**To:** Kathleen Pallesen  
**Subject:** Re: Stipulated Visitation Plan

**Categories:** Smokeball

Kathleen,  
The judge said nothing about the stipulation agreement. I will visit Prestige tomorrow under the rules discussed and recorded in Court.  
If I am turned back and not given the rule book, I will go back to the Judge. There is no need to complicate this.  
Sincerely, Steven Donahue

On Mon, Apr 7, 2025 at 3:03 PM Kathleen Pallesen <[kathleen@spallesenlaw.com](mailto:kathleen@spallesenlaw.com)> wrote:

Good afternoon: I just got back to my office. I have one appointment and then I will send the safety plan for your signature. Please note, you cannot visit until the plan is in place and the Judge signs the proposed order. I put Prestige on notice regarding visitation. I requested the handbook sections that deal with visitation, as the court requested.

Kathleen S. Pallesen



Partner

**SPETHMAN PALLI** 11819 Miracle Hills Dr., Ste 104  
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w: [Spallesenlaw.com](http://Spallesenlaw.com)



*This message is confidential and may include privileged or protected information. If you received this message in error, please delete it immediately and notify me. You may not share or otherwise disclose the message or its contents to anyone*

**CERTIFICATE OF SERVICE**

I, the undersigned, certify that on April 9, 2025, I served a copy of the foregoing document upon the following persons at the addresses given, by mailing by United States Mail, postage prepaid, or via E-mail:

Kathleen S Pallesen  
kathleen@spallesenlaw.com

Kelly Henry-Turner  
turnerk@goosmannlaw.com

Steven Donahue  
donahue.steven@gmail.com

Richard D Lefebvre  
3 Oceans West Blvd, Unit 5C3  
Daytona Beach, FL 32118

Social Security Administration  
604 N 109th Ct  
Omaha, NE 68154

Jeffrey P Heineman  
jeff.heineman@nebraska.gov



Date: April 9, 2025

BY THE COURT:

*Pamela J. Cardenas*  
CLERK