



THE FLORIDA BAR
TRIAL
LAWYERS SECTION

**2022 CHESTER BEDELL MEMORIAL
MOCK TRIAL COMPETITION**

CASE FILE REVISIONS

Updated November 21, 2021

The Trial Lawyers Section Mock Trial Committee has carefully reviewed the questions submitted by participating schools regarding the Case File. The committee has made some minor revisions to the Case File to address some of the issues raised, which will be incorporated as revisions and/or stipulations to the 2022 Chester Bedell Mock Trial Competition Case File:

1. This case has been bifurcated, and, as reflected in the jury instructions, the trial will be conducted on the issues related to liability only.
2. Riley Martin, M.D. is a licensed physician.
3. The deposition of Zeke Fortenberry has been updated to correct a typo on page 2, line 2 (“contract,” not “contact”).
4. Exhibit 1 has been corrected to reflect that the judgment was entered on October 7, 2020, in the Sunshine State.
5. Exhibit 4 has been corrected to reflect that the email was sent by “C Busgraves.”
6. Exhibit 5 has been corrected to reflect that the financial statement was signed by Dr. Martin on March 10, 2019.
7. Exhibit 6 has been corrected to reflect that the autopsy report was signed on May 12, 2019.
8. Exhibit 8 has been corrected to reflect that the judgment was entered on December 2, 2014, in the Sunshine State.
9. Exhibit 11 has been clearly marked as an exhibit.
10. Exhibit 12 has been corrected to reflect that the article was published in the April 2018 edition of the magazine.
11. Exhibit 18 has been corrected to reflect that the email refers to “CB.”

A revised Case File reflecting these revisions is being released contemporaneously with this notice.

The Mock Trial Committee recognizes that it did not answer many of the questions asked or provide clarification on many of the issues raised. The committee thoroughly reviewed all the questions submitted, and if your question was not answered, it was not an oversight. If a question was not answered, then the Mock Trial Committee either (1) considered the question to be a point of advocacy; (2) decided that the answer to the question could be found in the Case File, Competition Rules and Rule Clarifications, or Sample Juror Score Sheet; or (3) concluded that the question is addressed by the Florida Rules of Evidence and/or Rules of Civil Procedure.