guardian fees.

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Then the challenge I ran into is exactly what you're bringing up now, where do I report that because when \underline{I} do an accounting, and again understanding this ties into the bond that I have and the requirements of the bond company, I can only put in the accounting what I actually received. So I can't account for Social Security money and what was paid out of that. The Moore Center, because he's SSDI, they do not have to report specifically what they did with that money as if they're an SSI recipient. They merely have to do a general accounting to Social Security. So I, again, and this matter came -- I actually brought this matter before this Court on another Social Security issue with the Court ruling they had no authority over those Social Security funds, and even though I was over the estate, could not tell the representative payee what to do. So I -- you know, again, I'm trying to navigate all these complicated issues and differing perspectives when there's no rules.

So for the purposes of this, in this matter, what appears on the accounting for my fees is what was paid out of money for which I was responsible. Then there is the interim payment that was made by the representative payee. And what was left afterwards was outstanding fees, which the Moore Center can pay with his cost of care money because rather than turning it over to Medicaid, they can pay outstanding guardian