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THE GUARDIANSHIP SCAM ON JANE T. HERRING, MY MOTHER By Arthur Herring III

On July 2 2024, my Mother, Jane T. Herring, died a horrible death at the age of 99. She became another victim of guardianship corruption scams that exists nationwide. Those people involve include corrupt judges, corrupt guardians, corrupt lawyers, corrupt psychologists, a corrupt "care mnager" and Mother's own daughter: jsh. It was jsh (then 70, now 73) who filed the petition for guardianship (ownership) of Mother only to get control of the vast assets of Mother. Jsh had tried to seize control of both Mother and her assets many times, along with the help of my parent's trust lawyer of over 20 years and who would also be later be my trust lawyer: Ronald Fenstermacher. All of those previous attempts by jsh and Fenstermacher, I stopped. Jsh admitted in court for the petition hearing on July 29 2021, she never discussed her petition with Mother or me of such a drastic life changing lifestyle for our then 96 year old Mother. When I asked jsh in court why she didn't discuss her petition with her mother, jsh said she did not think it was that important. There was no reason for any such drastic action for guardianship. Pennsylvania law dictates all measures must be used BEFORE guardianship for a person. Jsh, her lawyer, Camp, the then judge, weilheimer, and the lawyer Weilheimer assigned to Mother only 2 days after jsh filed her petition, David Jaskowiak, never cared about that law. They were a "guardianship mafia" as I saw on my Mother and on many other people's loved ones.

Mother was still driving her car safely. Her own primary doctor of 20 years never said she should stop driving or did jsh. Mother had NO mental or behavior problems. Mother had NO financial problems. ALL of Mother's bills were paid automatically each month. ALL of Mother's taxes were paid on time. Mother's house had been paid off 20 years earlier when the house was built. The house is a 3 bedroom, 3 bath house in a gated community in Souderton. Mother had many antiques and much loved possessions of her life. Mother was living off of my father's social security and a little interest of my father's savings. Mother had NO medical problems. Mother had NO dentures, diapers, hearing aids, walker or cane. Mother was in excellent physical, mental health and financial wellbeing. Mother was a very active person. Jsh filed the petition for total guardianship (ownership) of person and estate of Mother only to get the vast assets of her Mother before Mother was dead. Jsh has hated her Mother and me all of her life with no justification. Jsh was always a spoiled child, "Daddy's little girl" and always got what she demanded. Jsh had tried many other attempts of stealing Mother's money and/or "owning" Mother, but I always put a stop to them.

For 41 years, I did lie detection testing nationwide and training worldwide using the PSE, with Voice Stress Analysis. In my news websites, for about 41 years, I have uncovered various scams. One was where various animal shelters were getting millions of dollars in donations, but still killing the animals needlessly. I also uncovered a 40 year and still ongoing, worldwide, lie detector scam on various law enforcement types: police, sheriff, college campus police, district attorney departments, probation, parole, prisons, etc (including the U.S. military). I proved how law enforcement and politicians were protecting the scam for their own various reasons. The seller, of those fake "lie detectors" charged \$10,000 per machine, plus training costs. The seller claims about 2,900 of those various departments have bought them in the US. The seller claims 96 police departments and 6 district attorney offices in Pennsylvania have bought them since 1988. Because of their very poor accuracy, millions of criminal cases have been ruined, probably almost as many innocent people were falsely accused and suffered prison and other serious consequences.

Shortly after this guardianship scam started on Mother in mid May 2021, I created a massive news website documenting guardianship corruption nationwide called www.protectmyparents.us . I have done many things to expose guardianship corruption on my Mother and many, many others. Since mid 2021, in addition to my news website and sending out news letters to various types of people, I have picketed in front of the Montgomery County courthouse, many, many times, I have picketed at TV stations, I have contacted many, many politicians, I have been a guest co-host of a international radio show that has been on for almost 12 years exposing guardianship corruption worldwide and I have written an article about guardianship corruption. There has a been a massive website on Facebook for about 25

years called Shenanigans in the Montgomery County Court. It is about the massive corruption in the Orphans Court of Montgomery County, Pennsylvania by various corrupt judges, corrupt guardians, their corrupt lawyers, corrupt psychologists and corrupt care managers

Jsh filed her guardianship petition on Mother on May 18 2021, only 2 days after my Mother's 96th birthday. Jsh also had contacted all of the professionals (doctors, CPA, tax, housekeeper, insurance, investment) Mother dealt with every year and told them many lies about Mother to make herself (jsh) look like she cared about Mother and that Mother was not normal mentally anymore. Jsh admitted in court she never discussed such a life changing petition with Mother because jsh did not think it (petition) was that important.

Those previous attempts of trying to steal Mother's money and this scam of guardianship were done with the full knowledge and participation of the current guardian of estate for the past 2 years: lawyer Ronald Fenstermacher (Conshohocken). Fenstermacher has also been Mother's and my trust lawyer for 21 years. Jsh's lawyer, Camp, is down the hall from Fenstermacher and he recommended Camp to jsh. Fenstermacher was appointed by judge Weilheimer to be Mother's guardian of estate in May 2022. In early 2024, Fenstermacher admitted in court he had not seen or talked to Mother for 4 years. But, he was making decisions for her and paying people money without discussing those decisions with Mother before doing so. The Pennsylvania Rules of Conduct for lawyers dictate because there is a lawyer/client relationship with Mother, he must consult with her about all matters and get her permission on any decisions. Fenstermacher has been paying all of the invoices to guardians, their lawyers, jaskowiak and a so-called "care manager" Klock without asking for receipts or objecting to unjust expenditures. Klock has a long history of stealing and over drugging her victims. Fenstermacher also admitted in court at the same time, he thought his only job was to sign checks and not care about any fraud or waste. Because of those illegal and immoral attempts of helping jsh to try to steal Mother's money and also for Fenstermacher's gross incompetence in his various documents, as reported by a major law firm in 2020, Mother fired Fenstermacher in about 2020, about 6 months before jsh filed her petition for total guardianship (ownership) of Mother.

On May 18 2021, I became aware and involved of this massive, financial, guardianship scam on my Mother by jsh. The scam started (as most of them do) based on a petition for guardianship filed by jsh against my Mother, then 96. Part of the scam in guardianship cases involves using fake "evaluations" that have been used for decades by corrupt psychologists. They use them to have elderly people, with memory issues, falsely declared "100% incapacitated" just so corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists can drain their savings and steal their house. The victim's house is sold by the corrupt guardian to a guardian's friend at a very, very low price and then resold at full retail price. The profit of that sale is kept by those involved in a "guardianship mafia" and it will be referred to as mafia. The families, of those loved ones, never know the house was resold at full value and the family never got the profit. What these guardianship mafias do is called racketeering and is prosecuted by RICO.

The original judge on the case, Weilheimer, appointed lawyer David Jaskowiak to be Mother's lawyer within only 2 days after jsh filed her petition of guardianship. Mother could have hired her own lawyer because she had vast assets to do so, but Jaskowiak convinced Mother and I Weilheimer appointed him and we had to keep him. Jaskowiak came to Mother's house about 4 times, but always refused to let me be in the meetings with Mother, even though Mother wanted me to be there because how much she trusted me. Jaskowiak never made notes for Mother and I to discuss later. No reason was ever given by Jaskowiak. Weilheimer was replaced by judge Sterling in September 2023. Jaskowiak was Mother's lawyer during the 2 day petition hearing and after Mother was falsely guardianized in August 2021. Jaskowiak had been my Mother's lawyer ever since, despite my attempts to have him and Fenstermacher removed. In mid 2023, I filed complaints with the disciplinary Board for lawyers with a lot of information and documents. But, lawyers stick together and they claimed neither did anything wrong. About the same time, I also filed a complaint against Weilheimer with the Judicial Conduct Board. But. Again lawyers stick together and my complaint was denied. Mother and I have always had a extremely close and loving relationship. I was not going to allow my Mother to go through this scam without me helping her in every way I could. I was 67 (now 70) at the time. This mafia was not going to let me take away their newest bank account (Mother) from them.

After my father died, I was with my Mother every day for dinner and spent about 6 hours per visit. Mother never overcooked or undercooked food. Mother went to the same weekly hairdresser for 16 years. Mother only had a house keeper for 2 hours a month because she and I did the housework. About 2 years before jsh filed her petition, at my

Mother's request, I moved into her house. After that, I was there most of the day and I knew my Mother extremely well. I also took care of the house and Mother's car maintenance. I took Mother out to lunch and dinner often and did anything I could to make her life happy.

I was put into prison twice by judge Weilheimer and lawyer Jaskowaik in 2021 and 2022 for contempt of court filed by jaskowiak/weilheimer for exposing the mafia's guardianship scam on Mother on my news website. About late 2021, weilheimer put me into prison for 6 months or until I removed Mother's information from my news website. Since there are no computers in prison, both she and jaskowiak expected me to be in prison for 6 months. But, a friend removed the information in about 10 days. In late 2022, jaskowiak again filed a petition for contempt because I had a link in my news site to the original site stored by googles Wayback Machine. Weilheimer and jaskowiak claimed that a link was the same as having the information on my site. I had a lawyer, Meitner. An agreement was made that it would be only a civil contempt and if I paid jaskowiak about \$5,000 for his "time" to created his contempt, that would be the penalty. But, at the last minute, after I signed the payment note, Weilheimer changed her mind, made it a criminal contempt and put me into prison for 7 days. In December 2023, jaskowiak filed a third contempt of court because his paid spy (monitor), Mary Ellen, claimed I was videotaping my visits with Mother. On March 20 2024, in court for that contempt, I destroyed Mary Ellen, by proving there were many other reasons why I had my cell phone out during my visits and she had no special training to listen accurately, make notes accurately, make guotes accurately while continuing to listen. I proved the notes by the mafia's paid liars were simply made up to make me look like I was breaking various orders. On April 10, 2024 I passed out a 2 page newsletter about the scam in jaskowiak's neighborhood about him and the guardianship mafia he was a part. On April 23, I protested, on a public sidewalk, outside of jaskowiak's home in silence. A PA state cop, Harmon, out of uniform, came up to me and said the sidewalk was private property and he would arrest me if I did not leave. I left and went to the New Britain township building and found that the sidewalks were public property. I met a New Britain cop, Komatick, there and spent about 30 minutes telling him about the guardianship corruption and why I was protesting earlier before Harmon chased me. On April 27, I protested again on the same sidewalk in front of Jaskowiak's house. I was there for 2 hours before Komatick arrested me. If I was doing something illegal when the 2 cop cars arrived, why did they wait 2 hours before they arrested me? Because it took the 2 local cops, jaskowiak and the PA state cop 2 hours to make up a crime of what I was doing. At one point, komatick walked over to me and blocked my path on the sidewalk. He said nothing. He was hoping I would either walk around him on jaskowiak's lawn where he would arrest me for trespassing or brush him as I walked by and he would arrest me for assaulting a police officer. I used my camera to videotape that my clothes and his clothes never touched as I side stepped past him. Komatic was trying to provoke a confrontation. He failed. Jaskowiak had me arrested for picketing quietly on a public sidewalk, in front of his house exposing his part in this guardianship scam. I videotaped most of my picketing proving what they did and what I was doing. Komatick wrote many lies in his affidavit. He, jaskowiak and a Pennsylvania state cop, Harmon, who lives on the street with Jaskowiak, colluded together to make up 2 serious false charges against me: 2 counts of harassment, so my bail would be very high and I would not be able to pay the bail, so I would have to stay in prison until my trial. Komatic rewrote words and applied meanings to them that were not true. In his fake affidavit, he claimed my reasons for protesting had no basis and it was harassment, even though I met him 4 days earlier, gave him my website business card and spent about 30 minutes telling him about the scam on my Mother. Komatic signed his affidavit as being true and correct. He lied. He committed perjury, his affidavit was a fraud and komatic, jaskowiak and Harmon colluded together to make up those fake charges. Komatic had my sign to look at when he wrote his affidavit. He deliberately lied in it to make me look bad. At the arraignment that afternoon, because of komatic's lies the bail was set at \$100,000, 10% to get out: \$10,000. While the DJ was reading the charges, Komatic stepped in front of me (it was done by closed circuit TV) and said I had 17 guns, which not only was a total lie, but had nothing to do with the charges. I did not have the money so I spent 5 weeks in prison until I filled out a bail reduction request. I explained I was protesting on a public sidewalk in silence. and the bail was reduced to only \$10,000, 10% to get out: \$1,000 and I was released until trial. But, I was required to get a "mental evaluation" within 3 days of being released by the DA. They do not tell you where to go or what the evaluation is supposed to be about. I was also told not to contact jaskowiak. I could not find any place to go for the evaluation. A week after being released, the ast DA, Furman, called me, asked me if I got the evaluation. I said I could not find one and he said he was going to revoke my bail. I applied for a public defender and met their social worker, Nicole Chambers and she gave me a place to get one.

The next day I went to it, Penndell Mental health in Penndell. I went there twice for it. At a hearing a few weeks later, I heard the judge confirm that there is a long wait of weeks to get one. How many people had their bail (maybe tens of thousands of dollars) taken away from them and were sent back to prison because they could not get a "mental evaluation". Did the DA office also know about the massive backlog? If they did, that is called a scam. I also found out that the phone number that is given to all prisoners to get a public defender if they got out of prison to get a public defender was one number off. When I called to get one, it always rang busy. I found out the correct number was on other documents from prison. How many people stayed in prison and never got a public defender because of that? While I was out, I found a report by Fenstermacher of about April 2024 that my address was still listed as my Mother's. Fenstermacher and jaskowiak knew I was living in my car since August 25 2023 because they had me evicted from my Mother's house, against her written demand. In other words, jaskowiak and fenstermacher were sending documents to a place they knew I was never going to see them and respond. In other words, they were fixing petitions to go their way. That is called corruption. I sent both a email on May 10 and told them to stop using that address. It was a legal notice for a ongoing legal matter: guardianship of my Mother. Jaskowiak told the DA I had sent him that letter and my bail was revoked because I "contacted" jaskowiak, even though it was a legal notice and sent only one time. The judge sent me back to prison. At my next hearing 2 weeks later, my former lawyer Meitner, represented me and told me if I did not plead guilty to harassment, I would stay in prison (about 4 months more) until my trial and then I would still be found guilty. I pled guilty, got out, 12 months probation and had to turn in my guns until the probation ended. I had constitutional right of free speech and free expression. Jaskowiak never asked my Mother, his client, if she wanted me arrested and prosecuted for picketing. In the 3 years jaskowiak has been Mother's lawyer, he has only seen her 2 times, but he always files petitions "on her behalf" and does things without asking her or discussing them with her. Jaskowiak had a lawyer/client relationship with my Mother, as all lawyers do. He was obligated to do what she wanted, including in guardianship. Jaskowiak was NEVER a lawyer for Mother, only for himself to make money from her, along with all of the other guardians, their lawyers, psychologists, "care manager" Klock and many others.

Jaskowiak/mafia knew I was on welfare for the past 2 years and had been living in my car since August 25 2023 when jaskowiak, weilheimer and fenstermacher had me evicted from my Mother's home against her written instructions. At that point, I had spent about \$100,000 on lawyer and other costs, lost my house and a car just to get my Mother back home from that pig pen nursing home (Manatawny Manor, Pottstown) she has been forced to live in by mafia/jsh and Logie. In the psychologist's Ledakis first report, he said my Mother had no problems with daily activities (dressing, eating, bathing, etc). He also said since I had been living there for 2 years, everything was fine. But, his report claimed Mother was 100% "incapacitated". His other numbers for his other categories never added up to more than 50%. He never cited any examples of Mother needing any guardian, but he said she needed a guardian of person. At the first day of the petition hearing, I proved that ledakis had NO independent proof of accuracy for any of his tests in his "evaluation". He also admitted he never audio or video recorded his sessions to prove what the victims said and how they said it. In other words, ledakis had no proof he ever gave his "evaluation" and his "report" could not be proven to pertain only to that person instead of 10 or 1,000 other people using a simple cut and paste of one name for another. Logie was the first guardian of person and estate for Mother and was picked by jaskowiak/weilheimer from August 2021 to May 2022 when I forced him to quit. Logie hired lawyer Zabowski and a "care manager" Klock, who has a long history of stealing and over drugging her victims. Logie made my Mother pay for them, even though Logie had no authority to hire them and make Mother pay for them. Until Mother was reborn on July 2 2024, jsh and the mafia forced Mother to live in solitary confinement, in a locked in section, not allowed into society or to go home to see her much loved possessions since then. Jsh and the mafia forced Mother forced to live in those barbaric and inhumane conditions, like a animal in a cage until Mother ws reborn on July 2 2024. The mafia refused to let Mother live at home or go to a much nicer and much bigger nursing home where Mother could have some of her loved possessions. The cost of her pig pen was \$90,000 a year, compared to the court accepted cost of only \$16,500 a year if mother lived at home.

On August 25 2021 (Wednesday), Mother was kidnapped from her home by jsh and the first guardian of person and estate, Dwayne Logie, as part of Logies "plan". Logie was picked by Jaskowiak and Weilheimer. Logie/jsh had 2 local cops there at the house to hold me while Mother was kidnapped so I would not interfere. There was never any court order for Mother to be kidnapped. So, who ordered it? Since Jaskowiak was Mother's lawyer, why didn't he order Mother to go back home? Why didn't weilheimer order Mother back home? Answer: All part of the mafia's "plan" to

own Mother for her money. Mother was forced to stay at jsh's house. The first night she was drugged to keep her quiet. Jsh refused to let Mother call me or to allow me to visit Mother. Jsh threatened me with arrest if I showed up to see Mother. Jsh refused to let mother go back home. That night of Mother's kidnapping, I called the state police in Collegeville for a wellness check out of concern for Mother's welfare and life. The cop told me he saw Mother at the window and she looked alright. But, he never went in to speak to Mother privately as he should have done. The next night, Thursday, I called again for another wellness check. But, the state police refused to do so. On Friday, there was a conference call with Judge Weilheimer, jaskowiak, Logie, his lawyer Zabowski, jsh's lawyer Camp and myself. Weilheimer threatened me contempt of court and prison if I ever called for another wellness check. Why would weilheimer threaten me with such a severe punishment of prison for caring about for the life, health and welfare of my 96 year old Mother?

Jaskowiak was on a panel of another lawyer who did guardianships and a law professor in a video for lawyers on guardianship in October 2019. Jaskowiak bragged he uses Contempt of Court charges because he uses them to get his own way, put people into prison and to make money. He also bragged in the video that in prison, there are "3 hots (meals), a cot (bed) and a date with Bubba". Bubba is the nickname of a fat, black man. Jaskowiak was making a sick joke about men getting raped in prison. People who make fun of rape to men, women or children are sex perverts. People are also murdered in prison. Is that what Weilheimer and jaskowiak wanted for me because I was exposing the mafia's scam? It appears clear that Jaskowiak/mafia would not care about having their client's son murdered to protect their scam on Mother and probably many other victims just for their assets. The Weilheimer/jaskowaik/mafia were violating my Constitutional rights of freedom of speech, freedom of expression and freedom of the press because I was exposing their massive scam. Mother had always given me permission to reveal any information about her I wanted because she always trusted me. Jaskowiak never asked Mother if she wanted me to be prosecuted and put into prison where I could have been murdered. Pennsylvania law, Title 20 section 5521 states that a guardianship and guardians are guided by what the victim wants, but those in charge in corrupt guardianships never do so. The Pennsylvania Rules of Conduct for lawyers also demands that the client is in charge and if the lawyer does not want to do what the client wants, the lawyer must quit. This and other guardianship mafia's believe they own the victim and THEY decide what the victim should have and how they are to live. Corruption in Orphans Court and its judges has been going on for decades nationwide, especially in Norristown, PA.

Guardianship corruption, pertaining to falsely declaring a person to be incapacitated, is so massive nationwide it is at epidemic levels. The corruption involves corrupt judges, corrupt lawyers, corrupt guardians and corrupt psychologists. Those people work together to commit crime. They can be called a racket. Their action is called racketeering. Racketeering is prosecuted under the federal law called RICO. A mafia is basically the same thing. The many crimes the guardianship mafia commit include fraud, mail fraud, bank fraud, wire fraud, malpractice, elder abuse, theft by deception, financial exploitation of the elderly, income tax evasion and many others. Guardianship corruption is referred to as "White Slavery" because it usually involves only White people who have a lot of money and a house.

Mother only became a victim of the scam because jsh had tried to get Mother's money and assets for many years after Mother's husband (my father) died in January 2013. Jsh used Mother's trust lawyer of 21 years, Ron Fenstermacher, (guardian of estate to Mother since May 2022 to July 2024) to assist jsh in stealing Mother's money. But, I always stopped those various attempts by jsh and Fenstermacher. Jsh filed the petition on Mother to be guardian of person and guardian of estate in mid 2021, just two days after Mother's 96th birthday. When asked, by me, in the petition hearing on day one (2 day hearing) did she (jsh) ever discuss jsh's want to own her Mother and decide how Mother was to live, where and how her money was spent, jsh said no. I asked jsh why not and jsh said she did not think it was that important. Such a life changing change to a then 96 year old person, but her then 70 year old daughter did not think it was that important to discuss with her mother? Fenstermacher helped jsh to do that petition. He told jsh to go to the law firm down the hall from his office to get them to create the petition. Jsh's lawyer is Brittany Camp (Conshohocken). Fenstermacher admitted in court in early 2024, he has not seen or talked to Mother (his client) for 4 years. Fenstermacher told jsh how to get control of Mother and her assets by using guardianship. Jsh dropped out to be guardian because I had proof jsh has been and trying to steal money from Mother for many years, with fenstermacher's help. Fenstermacher, just like jaskowiak and the guardians and their lawyers, make decisions for themselves to benefit themselves financially, never for Mother's benefit as dictated by law.

In Pennsylvania, there are only 2 requirements to be a guardian: they must be over 18 and no criminal record. NO certification, of any kind, is required. Basically, anyone can open a business to be a guardian and take complete ownership of a person's life, health, where they live and also control their assets, which can be in the millions of dollars. These guardians do not have to have any type of financial training. Guardians can have as many "clients" (slaves/victims) as they want and be able to "own" the person. There are two types of guardians: guardian of person and guardian of estate. With either of them, there is basically no paperwork or receipts that these slave masters and the people they hire have to fill out to justify their spending of the victim's money to the court. The guardian of estate has no license, training or experience with financial investing, but they are free to "invest" the victims money in any way they want. The guardian can buy lottery tickets, go to Vegas and gamble it away and claim they were "investing" it. The guardian can tale out a life insurance policy and bill the payments to the victim. They can take out a mortgage on the victim's house, but never pay it back, so the victim loses their house. Nationwide, basically the same rules apply. Guardians of either type usually charge about \$100 per hour and up. There is a business, in Pennsylvania, that gives a test to "certify" people to be a guardian. It costs about \$400. It is a 100 question multiple choice test and a person only has to get 70/100 right to be "certified" a guardian. Applicants can take the "test" as many times as they want. The purpose of that business is basically to make money and does not give any assurance of quality or honesty of "guardians". When certified, they now have a free pass to make the victim's family think they are gualified and they care about being in charge of a human being. But, in fact it is only a permit to steal and treat their victims and their families as garbage and property. There is also a guardianship association in Pennsylvania. They make money by selling courses about guardianship. Again, no assurance of guardian quality or honesty. There is a national and state associations of psychologists. Always check to see if the psychologist, who does the evaluation, is a member and board certified. If not, find out why not.

In every state, there is a court that deals with guardianships of people who have memory or severe physical problems. Those people are usually the elderly, who are no longer able to take care of themselves and their finances. In some cases, the family handles those matters out of love. Sadly, most other times a family member seeks guardianship only to steal the person's assets for their own greedy reasons. What is worse is how easy anyone can become the slave master on a total stranger just to steal their money, house, make life changing decisions, including denying the family to see their loved ones. In 2019, Netflix made a movie called "I care a lot" about the horrors of guardianship corruption. The facts in the movie about what corrupt guardians do were taken from real events.

The scam starts when a person files a petition on a person in orphans court. About 90% of the time, the person filing the petition is a family member. There are many other ingenious ways people can become "guardians" of other people just to get their money. Sometimes, family members want to have legal control on the person to handle that person's health, wellbeing and their finances because the person has a memory issue that they need some assistance. That is good. But, most of the time a certain family member is greedy and only wants to take the victims money and house for their own use before that person dies. That is part of guardianship corruption. When the petition is filed and if a corrupt judge is involved and that judge sees there is a lot of money and a house involved, they will assign a corrupt lawyer to the person knowing the lawyer will kick back some money to the judge and others. The corrupt judge will then assign a corrupt psychologist to do a "evaluation" of the victim to determine if the victim is "incapacitated". In Pennsylvania, a psychologist is supposed to give what is called a IME: Independent Medical Evaluation. But, there are NO medical tests ever given to the victim. The corrupt psychologist, hired by the corrupt judge, will use his title of "PhD" and their claims of working with people with memory issues to claim they are experts to decide incapacitation. The corrupt judge will never demand any proof of the corrupt psychologist claims of experience. The corrupt judge assigns the corrupt psychologist the "victim" to be tested. The corrupt psychologist will use their made up "evaluation" consisting of various paper and pencil tests that they downloaded from the internet. None of those tests have any independent proof of accuracy. The tests do not determine if the person still has common sense and still know right from wrong, extremely important facts to know to determine if the person can still live at home or must live in a nursing home. The psychologist never audio or videotapes the "evaluation" so there is no proof that any "evaluation" was ever done. There is no proof of what the victim said or did not say, how he said it, how long the "evaluation lasted, etc. The "report" that is submitted by the psychologist of that "evaluation" cannot even be proven it pertains to the victim. The same report can be reused by the psychologist 100 or 1,000 times by using cut and paste of one name for another. The corrupt psychologist always claims the victim is "100% incapacitated". At the end of their report, the corrupt psychologists always conclude in their

report by always saying it is ONLY their opinion the person is incapacitated. That is called CYA: Cover your ass, pertaining to avoiding lawsuits if the corrupt psychologists would ever say the victim is "incapacitated" as a fact. Those quacks charge thousands of dollars for their made up "evaluations", (if it was actually done) and any they do later on to the victim. Those downloaded "tests" have no independently proven accuracy that will determine a person's life and finances, but the psychologists report concludes that it is only their "opinion", not a fact? WTF? About 20 years ago, police started to wear body cameras to prove what happened and who said what in a incident. How can any psychologist, who is involved in such a extremely serious legal matter of guardianship and where a person's life and future depends on the psychologist's accuracy, go into a courtroom and simply say to the judge and others "Take my word for it that I tested a person and he said or did not say something in a certain way or did or did not answer a question a certain way"? No criminal or civil trial has ever happened where the prosecutor, plaintiff or defendant's lawyers tell the judge and jury "Take my word for it the defendant/plaintiff either did or did not do the crime/incident" WITHOUT having actual evidence to see, hear and analyze either by the court and/or the jury. The time spent doing a "evaluation" (if one is actually given) can range from one hour to five or six hours. NO time amount is required to determine their conclusion. The cost of the "evaluation" (if actually given) can range from \$1,000 to about \$5,000. It seems the only qualifications a judge wants for a psychologist is they have a PhD and some workings with people with memory issues and of course, the psychologist must be corrupt and go along with the others. The corrupt psychologist knows if he "plays ball", he will get called back many more times and make much more money. The corrupt judge will make the psychologist's conclusion of "100% incapacitation" legal. Then the corrupt lawyer of the victim and the corrupt judge will pick a corrupt guardian/s to be guardian of person and/or estate who they know will kick back money to the others involved. The new guardian/s basically owns the person, body and soul. The guardians can and do hire as many people as they want and charge the cost to the victim. But, they are not allowed to. Those extras include lawyers for themselves, "care managers" and their friends who those just hired will give job titles to. Every time one lawyer or person speaks to another, it is more billing hours to the victim and draining their assets. When the victim's family objects to the incompetence of the guardians, the family must hire and pay for their own lawyer, but the guardians simply charge the victim for their time and the guardian's lawyer charge their never proven billing hours, thus draining more of the victim's assets. The family usually goes broke and then must stop caring about their loved ones being kept healthy and happy because they have no more money to fight the theft and poor treatment of their loved one. The guardians usually charge about \$125 an hour. They own their victims for the rest of their life. They do not care about the person's welfare and happiness. They do not care what the family members want. PA title 20, S 5521 says the AIP (alledge incapacitated person) does have rights to make decisins, including of their property under the Rosengarten case by the Superior court in about 2016. But, the victims lawyer, judges and guardians always ignore those rights. Guardians can deny visits to family members, even spouses. They can deny medical treatment to a person, even if the family wants the person to have it. These slave masters (guardians) can have as many "clients" (victims) as they want. Some have as many as 200, 300 or more. Nationwide, laws pertaining to guardianships are extremely broad. Once guardianship is assigned, those guardians have basically unlimited powers that allow them to neglect/abuse the victim in many ways.

In Pennsylvania, there are a few items for the benefit to the victim. First, lawyers have their Rules of Conduct (most states also have it) that says the lawyer must stay in contact with the victim and do what the victim want. If the lawyer does not want to, he must quit. Pennsylvania is regarded as a least restrictive state, meaning the all measures must be taken for the benefit of the victim BEFORE guardianization. There is title 20, section 5521 which says the victim is basically in charge of their guardianship and the guardians must do as much as they can to fulfil what the AIP wants. The ADA (Americans with Disability Act) says memory impairment is a disability and the victim is entitled to all the rules of the ADA. Also, the Olmsted Act says a person with a disability cannot be simply "warehoused" (kept isolated in a nursing home, etc), all steps must be taken to get and keep the person integrated into society. After about 3 years, the Mafia had refused to obey any laws for my Mother. Get the money is their only law to live by.

After being guardianized, the guardians always try to claim the victims have no rights. But, if the victim has no rights, can the victim be raped, beaten up, prostituted, forced to sell drugs on the street, etc? So far, there is no place where the person's rights are ever listed. But, there are in fact various federal laws and criminal laws that would protect the victims, but those law enforcement departments, police, FBI, DA, etc try to claim to the family it is a civil matter not a criminal one. Once this corruption is seen by the family, they will spend all of their money to free their loved one (AIP:

Alledged Incapacitated Person) from the corrupt guardian, but the family will always fail. The family was simply sold a bucket of lies of what a guardian is and will do for their loved person. After being hired, the guardians always hire a lawyer who makes up billing hours to make more money for themselves and to spread to the other corrupt members of the mafia. When the victim finally dies in the nursing home (usually drugged and broke) the families will be denied the inheritance that their loved ones wanted them to have.

The mafia only goes after people with a lot of money, assets and a house. Those corrupt people in the Mafia will not tolerate anyone interfering with their plans to seize control of a victim and their assets for themselves. For example, because of my efforts to stop the scam on Mother, Jaskowiak (Jenkintown, PA), who was the lawyer appointed by Weilheimer to Mother in May 2021 just after jsh filed her petition, continued his vicious campaign to ruin me, starve me, deny money to me and put me in prison by using the court as a weapon. Using the court as a weapon is not allowed by honest judges. Using the court as a weapon is called lawfare. Jaskowiak filed a contempt of court charge against me In December 2021 for exposing the scam. In Pennsylvania, the victim of guardianship is allowed to hire their own lawyer. But, weilheimer and jaskowiak never told Mother or me we could hire our own lawyer, just to be sure they would get Mother's assets. Jaskowiak filed that contempt order against me because I was revealing information about the scam on my massive news website. He claimed revealing information about Mother was violating her "privacy". But, Jaskowiak never asked Mother if they cared if such information was released. In fact, I did ask Mother if releasing information was alright and Mother said it was. Months earlier, Weilheimer had issued a court order forbidding me from telling anyone any information about the guardianship scam on Mother, including to Mother. In 2023, weilheimer forbid me to even mention to Mother anything about her house, I could not show mother any pictures of her house, could not tell her about any court proceedings, about me being evicted, about me being convicted twice for contempt of court and going to prison. The mafia basically wanted Mother to forget where she lived and nice her life was for 21 years before she became the mafia's "slave". This mafia did not want Mother to use her power and rights in this scam to demand the Mafia do what SHE wants, especially under Title 20, section 5521. Weilheimer's order was only trying to protect the scam and those involved from being exposed by me. Jaskowiak never asked Mother (his client and boss) if Mother wanted her son prosecuted for contempt of court and maybe sent to prison where her son could be murdered. A clear violation of lawyer ethics, Rules of Conduct and PA title 20 section 5521 by Jaskowiak and GM. It is interesting that my former lawyer told me months earlier, he saw a video seminar, with Jaskowiak in it, where he bragged that he uses contempt of court orders just to get his way. Jaskowiak was admitting in that video he uses the court as a weapon, which is in violation of lawyer Rules of Conduct and ethics. Jaskowiak is also using the court to make money from contempt of court charges. There are 2 types of contempt: civil and criminal. Under the law, anytime a person is charged with a crime and will lose their freedom, then the person has the right to a public defender and a jury trial. Both times of charges of contempt of court (a third time in December 2023 by jaskowiak) then judge Weilheimer (now Sterling since September 2023) said the contempt charges would be civil, but then "changed" her mind at the last minute and the charges of contempt by jaskowiak became criminal, thus deliberately denying me a free lawyer and a jury trial. A jury trial would have exposed the corruption of Mother's guardianship. Logie (West Chester, PA) was the original guardian of person and guardian of estate to Mother and was picked by Weilheimer, Jaskowiak and Brittany Camp (jsh lawyer, Conshohocken PA, referred by Fenstermacher, trust lawyer of Mother for 21 years). Logie was there at my first contempt hearing. Weilheimer and Jaskowiak also demanded I delete two radio shows I was on and also revealing other information about the scam. They were also violating my rights of freedom of speech and of press. The first time the charge of contempt Jaskowiak and Weilheimer found me guilty of contempt, sentenced me to 6 months in prison or until I took down the section on my news website exposing the scam. The only way to do that was using a computer and there are no computers in prison. The mafia expected me to be in prison for 6 months and out of their hair so they could steal and loot Mother's house valued at about \$500,000, in a private gated community and with mostly antiques and oriental rugs. Weilheimer forced me to pay jaskowiak about \$5,000 for him creating his fake contempt and forced me to pay also Logie's lawyer (Diane Zabowski, Collegeville, PA) for her time to prosecute me, about \$5,000. Weilheimer said I would get out early when I deleted the information. Weilheimer NEVER gave me a chance to delete the information before they led me away for prison after the trial. Those people of this Mafia did not care about me being the son of Mother, their client, and Mother would not see her loved son for 6 months. They only wanted to protect their massive money source: Mother. If I had been in prison for 6 months, those corrupt people would not have me blocking them

from looting Mother's house, selling the house at a very low price to a friend, who would then sell the house at full market value and keep the money from Mother. The profit would be split among the mafia. That is the normal tactic of corrupt guardians, corrupt lawyers and corrupt judges nationwide for decades. After I went to prison the first time, my IT person was contacted and he removed the information Weilheimer and Jaskowaik wanted. All of the information exposing the corruption and scam of guardianships in Weilheimer's court involving her, various lawyers, guardians and psychologists was deleted. Weilheimer released me only after that information about Mother's guardianship, 2 radio shows I was on talking about the scam on Mother, pictures, original 29 pages of what happened and petition trial transcript from my website was deleted, further protecting their scam from being revealed to the public using their lie that I had been violating Mother's right of privacy when they kidnaped her from her house and had been keeping her in solitary confinement in the nursing home for about 3 years until Mother was reborn in July 2 2024. The mafia kept Mother away from society and denied her to go back to her home, also violating Mother's right of privacy. But, the mafia is only cares about the rules it makes for itself to serve its needs and wants. I was released from prison after 7 days. Weilheimer/ Jaskowiak/mafia clearly violated my Constitutional rights of freedom of speech, freedom of expression and freedom of the press for their own financial benefit and to protect their scam.

A lawyer I had for a while in 2022 told me he saw Jaskowiak in a video seminar for lawyers about guardianship laws and rules. Jaskowiak was on a panel of 3 people in a 3 hour seminar video made in October 2019 about guardianship. Jaskowiak is highly trained and educated in the laws and rules of guardianship. He knows what laws to ignore for his own benefit. Jaskowiak bragged that he uses contempt charges on people just to get what he wants. More money for the mafia. Jaskowiak also charges those people for his time to create the paperwork, usually thousands of dollars. Weilheimer and Jaskowiak always refused to allow Mother to come to court to speak since the petition was filed in May 2021 by jsh. That is when the guardianship scam started on Mother.

Mother had the right to come to court to speak and said she wanted to in a letter Mother wrote in April 20 2022 to Weileimer. Mother wrote that she wanted to go home, wanted a new lawyer, wanted me to live with her again and wanted to come to court to testify. Mother wrote her letter on a blank piece of paper. Mother wrote all the sentences in a straight line, even space between each line, all words were spelled correctly, all punctuation was correct. Weilheimer admitted the letter into court, but soon hired the quack psychologist Ledakis again, who did his original so called "evaluation" on Mother. He had claimed Mother was incapacitated in his first "evaluation", even though his numbers did not add up to "100%". Ledakis had also said Mother could live at home because I was living there for 2 years and everything was fine. But, ledakis, even though he said Mother had no problems, said she should have a guardian of person. Weilheimer hired ledakis to do another "evaluation" of Mother to determine if Mother had the ability to write her letter of April 20 2022. Ledakis claimed in this "evaluation", in July 2022, she could not have written her letter and that I had told Mother what to write. I was never surprised that nobody ever accused me of lying of how the letter was written. Nobody, including Ledakis, Weilheimer, jaskowaik or camp EVER asked Mother if she had wanted those things she had written to Weilheimer. Why not? But, in a March 16 2022 Zoom call with the lawyers and weilheimer, jaskowiak claims he saw Mother in her pig pen on March 1 2022. Jaskowiak said Mother liked the food, liked her room and liked the people. So, jaskowiak was saying Mother knew what she liked and wanted then, about 6 weeks BEFORE she wrote her letter. That means Mother's letter was written by Mother and with Mother's own thoughts. Obviously, Mother has always wanted to go home from her tiny "pig pen", in a locked in section, of a low rated nursing home, kept in solitary confinement, in a sensory deprived environment and had not been allowed into society since October 2021. Who would want to stay in such a prison? Why did jaskowiak, who was in Mother's huge 3 bedroom, 3 bathromm house, only 21 years old, in a gated community about 5 times, think Mother at 96 and his client, should be forced to live in her tiny pig pen until she died?

In May 2022, I had put so much pressure on first guardian Logie, he quit. After about a month of Mother being dumped at Manatawny Manor, in about November 2021, Mother showed me how swollen her legs were. For 2 days, nobody at the nursing home took Mother to the hospital to have her legs checked for blood clots. I finally called the paramedics and they cam, looked at her legs and simply wrapped them in gauze. Shortly after logie was appointed, he made up a lie that I made my Mothers legs swollen because of the home made food I was making Mother and I for our 3 times a week lunches where we could only meet for one hour. Shortly after Mother had to go to the hospital and be

treated for starvation by jsh in about September 2021, weilheimer made a visit schedule for mother and I of only one hour a day, 3 days a week. No reason given. Mother never had any food allergies or diet restrictions. I proved almost immediately that Mother's condition was medical, not my food. But, Logie and the nursing home staff refused to take her to a hospital for a MRI when it could have been a blood clot that could have killed Mother. I called the paramedics and they came to the nursing home and examined Mother's legs. They wrapped her legs. Weeks later, I saw the legs were still swollen and I called the police. The police interviewed me and the nursing home director and Logie who both claimed I was the one causing mother's legs to be swollen. The director claimed I yelled at his staff and logie claimed I threatened him with a gun. All lies. I filed about 6 complaints with the police about Mothers lack of care and medical treatment. As of December 2023 (the last time I saw Mother), Mother's legs were still swollen. As per the guardianship corruption playbook, when a loved person points out problems or the poor work by the guardian, the guardians make up lies about that person, called "demonizing" just to deny visits to that person as a punishment.

In May 2022, pam blumer was appointed the new guardian of person. She claimed her rate was \$100 an hour. Within 2 months, she gave herself a pay raise to \$125 an hour. She told my former lawyer and I she was certified to be a guardian. I found out she had lied. She then hired her husband, Bill, a lawyer, to be her lawyer and then he hired several lawyers at his law firm, each one at about \$400 an hour. Everytime one lawyer talked to another lawyer and to jaskowiak, the mafia was creating massive billing hours to Mother for payment. But, there are no laws or rules that allow any guardian to do what Blumer or logie did of giving themselves pay raises and hiring anyone they wanted for mother to pay them. Jaskowiak promoted pam blumer to be guardian of person to Mother because he (jaskowiak) was friends with Bill. Pam blumer hiring her husband in that way was a conflict of interest and is not allowed. Jaskowak was the one who promoted pam blumer to replace Logie, someone who jaskowiak had used many times before. Pam claimed she was certified to be a guardian, but I found out she had lied and never was. Pam then hired her husband, bill, as her lawyer, which is a conflict of interest under the PA Rules of Conduct for lawyers. Pam charged \$100 an hour when she started, but within 2 months, she gave herself a pay raise to \$125 an hour. At a court hearing in 2023, pam claimed she had 10 "clients", but in her short time business of only about 8 years as a guardian, she said she had 71 "clients". What happened to all of them? Was she also a guardian of their estates? If so, did she hire bill for them and then bill hired more lawyers from his firm?. Each lawyer was charging Mother \$400 an hour. Every time a lawyer talked to pam, bill, etc or me, wrote or read petitions, traveled to and from court, think of all the money they were charging Mother? By June 2022, pam stopped the phone calls between Mother and I. Pam claimed the never named "staff" said during my visits, I "agitated" Mother. But there were no staff reports that said I did and NOBODY ever asked Mother, who would have said I never upset her in any way. Mother and I always had a very close and loving relationship, as I have proven to try to get her back home so she could be happy again. "Agitated" is another lie used by corrupt guardians nationwide to blame the family and to deny visits to family. Blumer also canceled our lunches Mother and I used to have as another punishment for me exposing the scam.

In November 2022, blumer hired a "monitor" Brandee (friend of hers) to sit with Mother and I during my visits because of the lie I "agitated" Mother. Mother never refused my twice a day phone calls or my 3 times a week visits. The monitor was told to sit next to us and make notes of what we said and did. I had to pay this monitor \$75 per visit or I could not see Mother. Weilheimer (later Sterling) refused to let me or my ex lawyer know the qualifications of those 2 different monitors, Brandee and later Mary Ellen, that were picked by blumer to sit with us. It turns out, neither of those 2 monitors had any special training to listen accurately, make notes accurately, make quotes accurately, while continuing to listen to our conversations. Only a trained stenographer has those special abilities. In December 2022, during a visit and with a monitor sitting next to us, Mother wrote 3 more letters confirming what she had said in her April 20 2022 letter saying she wants to go home, wants a new lawyer, wants me to live with her again and wants to come to court to tell the judge to that. The fact is POW's had more privileges than my Mother has had since my sister and logie first dumped Mother into that pig pen in October 2021 and was kept there under the same conditions by jaskowiak, jsh, judges weilheimer and sterling and the guardians and their lawyers. People in prison for all types of crimes have more privileges than Mother did. Why? How was Mother in a guardianship that was supposed to help her?

In very late 2022, Jaskowiak filed a second contempt of court against me because he claimed a LINK I put in my news article, in my news website about guardianship corruption, even though I had disguised of name of Mother on my news website. That link went to the original article that had been archived by Amazon's Wayback Machine. Jaskowiak

and weilheimer said the link in my new article was the same as having the information on my website and it also violated Mother's right of privacy. Again, Jaskowiak never asked his client, Mother, what Mother wanted. PA Title 20, Section 5521 clearly spells out that the victim is the one who makes the decisions and it is the duty and obligation of the guardian of person, their lawyer, etc, to do what the victim wants or asks. Jaskowaik and other lawyers and guardians of Mother have broken that rule on a regular basis. Even if that rule did not exist, why wouldn't people want to treat Mother with love and kindness? Both times, Weilheimer and Jaskowiak used the court as a weapon, revenge against me for exposing their scam and to make money. Using the court as a weapon is never allowed in court. Weilheimer claimed because I used a link in my revised website to my original site in Amazon's Wayback machine, I violated the "spirit" of her order, even though the original information was not on my current website. To further protect their scam, Weilheimer and Jaskowiak forced me to delete the link and sign a paper to Amazon to demand they must delete their archived documents about the scam. Weilheimer demanded I sign a note that said I would pay jaskowiak about \$5,000 from my estate for his "time" creating the contempt. She said if I did that, it would complete my penalty. But, she lied. Even after doing that, Weilheimer changed the civil contempt charge to a criminal contempt, denied me a lawyer and a jury trial which is demanded in a criminal contempt charge. She put me in prison again for a week where I could have been murdered. Amazon deleted the original archived website. To the mafia, it's all about protecting their money making scam. In late 2022, I put up a Go Fund Me site to raise money for my lawyer fees. Again, jaskowiak threatened me with contempt of court and prison if I did not take it down. The fact was I only used a picture of my Mother, but used a different name for her and a different place where she lived. Jaskowiak claimed again it was violating my Mother's right to privacy. But, it seems he and weilheimer had NO problem violating Mother's right to privacy and mine when they had their "monitors" (paid liars) to sit next to us, listen to our private conversations and make "notes" of what their paid liars claim what Mother and I said. The mafia was hoping they could catch me with saying something to Mother that was violating one of weilheimers pathetic orders that had nothing to do with helping Mother in any way, only to take retaliation on me for exposing the mafia scam. But, the mafia always denied me to use a cell phone to record our conversation. Cell phones do not lie, paid liars do. A cell phone would be protection against the lies those paid liars hired by jaskowiak wrote in the notes. Those lies by the monitors were used to restrict and deny me visits with Mother. Again, nobody ever asked my mother what she wanted and she had rights to be obeyed.

I was denied Christmas, my birthday and Thanksgiving in 2022 by pam blumer as punishment for exposing their scam. She had replaced logie and his lawyer zabowski because he quit in May 2022 because of my dedication to protect my Mother from the mafia and my intense and constant pressure. Blumer also kept a so-called "care manager" Klock, who has a well known history of stealing from her clients and overdosing them. More and more billing hours of fraud to the victim by all of those lawyers who always had to talk to each other, to klock, blumer, to my lawyer for a year and my sister's lawyer.

Blumer never gave any reason for denying me those family holidays with Mother and several other visiting days in 2022. In 2023, pam/mafia denied me Christmas, Thanksgiving, Valentine's Day, Good Friday, Easter, Mother's birthday, Mother's Day, my birthday and other personal days to be with Mother, no reason. Mother was 99 years old in May 2024 days. From August 25, 2021 when Mother was kidnapped by Logie and jsh to July 2 2024, when Mother was reborn, out of a 24,700 possible hours Mother and I could have spent together (based on 16 hour days, 8 hours for sleeping) I was only been allowed to see Mother 224 hours by the mafia. How is that kindness and love in a guardianship by guardians? No reason was ever given by them, only made up lies. How is that a guardianship for Mother's happiness? Since the beginning of the guardianship scam, Jaskowiak has tried to deny me ALL visits with Mother without asking Mother if that is what Mother wanted. Why? For retaliation and to punish me for exposing the mafia's money making scam. In February 2024, blumer guit because of all the exposure I was putting on her, on the people she hired at Mother's expense and the fake guardianship. The fact is, when a person has a business and buys something or hires people, those expenses are paid from the business profits, NOT charged on top of any fees that were stated in the beginning when pam was hired. This was a money making machine for pam blumer, bill Blumer's law firm, Klock, monitors and jaskowiak during that time blumer was employed as a guardian. Jsh never objected to all the money being wasted at the pig pen when living back home was much, much cheaper and most other nursing homes had small apartments were much bigger, much more freedom, Mother could have had her own furniture and possessions and she would have been with normal people, unlike the abnormal ones at her pig pen. I have no doubt jsh was being paid under the table in various

ways. Jsh has hated me all of her life and she did not want me to ever have any of that money. The guardian of estate since May 2022, Fenstermacher, always approved those costs to HIS client, Mother. But, he denied me Mother 's annual gift money of \$14,000 in July 2023 that Mother had given each child every year, for 10 years, because fenstermacher claimed I caused massive lawyer fees to Mother. But, the fact was those petitions I filed were always about problems that affected Mother's life, health and happiness. None of my petitions were ever approved by weilheimer or sterling. The mafia lawyers depended on my love of my Mother to keep filing my petitions so all of those lawyers could rack up huge lawyer fees. Those guardians and their many lawyers were ignoring Mother's health and welfare and only using her pain and suffering to make money for themselves.

A new guardian of person was appointed to replace pam blumer in February 2024. Her name was Cynthia Ellis. She claimed she was never a guardian to people, only a social worker. When Mother died (killed) in July 2024, Ellis was still not certified to be a guardian. I sent Ellis many documents of the laws and rules of guardianship to educate her for Mother's benefit. Ellis never followed any. Why did jaskowiak hire someone who never was a guardian to be in charge of his client' health, welfare and her happiness? Because jaskowiak knew he could control her, like the others with money, to do what he wanted.

In the summer of 2023, I filed complaints against Jaskowiak and Fenstermacher with the Diciplinary Board for lawyers in Pennsylvania. I included a very long narrative detailing the facts and many exhibits. Within 2 months, the board rejected both complaints. In early fall, 2023, I filed a complaint against weilheimer with the Judiciary Conduct Board of Pennsylvania. Again, I submitted a long narrative and many exhibits. Within 2 months, both my complaints were denied. About mid 2023, weilheimer was rotated out of orphans court and into civil court, but she was still holding on to Mother's case. In June 2023, weilheimer sent me a letter saying she had the county IT person, Olivieri, block my email address to her office because she claimed I was contacting her staff on questions because I was pro se. But, she lied. Olivieri sent me a email saying he did what weilheimer wanted and blocked my email address to all county elder agencies, DA, sheriff, commissioners and many others. She did that as retaliation and punishment for continuing to expose the mafia scam. She wanted to make it more difficult for me to help my Mother.

In fall of 2023, another judge, Sterling, was on the case. About that time, I filed a petition for sterling to unblock my email address to those people. Sterling denied it. Her lawyer assistant, Wendy Bookler said I had to give them a list of all the people I wanted to unblock. BS!. I told her whatever Olivieri did to block my email address, he can unblock it. Bookler wanted me to make such a list just to waste my time. About early June 2024, I contacted bookler again and she simply said she did not "feel like it" to unblock my email address even to the names I gave her. In the fall of 2023, I filed a petition for sterling to demand the mafia to prove their lies on me claiming I made my Mother's legs swollen and I agitated her that the mafia had used for 2 years to restrict and deny me visits. The mafia (jaskowiak, fenstermacher, pam blumer, her husband bill, the other lawyers) all filed petitions to sterling for her to deny my petition because the mafia knew they could not prove their lies. Sterling did what the mafia wanted and denied my petition for the mafia to prove their lies about me. The basis of U.S. law is a person is innocent until proven guilty in a court of law and a person has the right to face their accusers. But, sterling is saying, with her denying my petition, that from now on anything the mafia says about me will be taken as a fact to use to restrict and deny me visits with my Mother.

In the fall of 2023, jaskowiak filed another contempt of court charge against me based on what his hand picked "monitor" (paid liar) mary ellen claimed which was she claimed I was taking video's of my Mother without pam and jaskowiak's permission. Jaskowiak claimed in his Contempt petition he knew I did videotape Mother as a fact. Jaskowiak/mafia were claiming me doing so was electronic ease dropping in some way. Jaskowiak wanted the DA to file more serious charges against me. In February 2023, in jaskowiak's invoice he said he had talked to Det. Kelly of the DA office, the same Kelly who refused to open a case of corruption in the orphans court, refused to call anybody who had their own cases and in February 2023 when I called him to open a corruption case, Kelly kept asking me "did I like prison, did I like prison". Clearly a threat to me that if I insisted on opening a corruption case on the judges, lawyers and guardians, the DA would find a reason to put me back into prison. In March 2023, in Gelsinger's invoice (one of blumer's lawyers) he said he had talked to Kelly "as per judge's instructions". In court mid 2023, Gelsinger refused to say what they had talked about. Why? Again, Mother was being ignored of what she wanted and had the right to demand. She had always said she wanted me to take pictures, video's and to know all of the information about her in this scam,

including her medical records and records from her pig pen at manatawny manor. Those items were always denied to Arthur by the mafia.

About February 2024, I used a "dead phone" and pretended to videotape jaskowiak in the hall and court room. He did not know the phone had no battery and no sim card. As court started, he bitched to sterling that I had been taking video of him. When sterling asked me if I did so, I took out the dead phone, threw it on jaskowiaks desk and said "Gotcha, I got you" and told everyone the phone was dead. I asked if anyone wanted to verify it, but nobody did.

In March 2024, there was the trial on me by jaskowiak for his claim I videotaped Mother during a visit in December 2023. The former paid liar monitor, mary ellen, was on zoom. The new guardian of person, Ellis, was also there. After jaskowiak asked mary ellen some soft questions, I started. Mary ellen had claimed she knew I was taking video because I kept taking out my cell phone. I asked her if she knew I had been given permission by weilheimer to take pictures of mother. She did not know that. I asked her if I was getting a phone call or text and that is why I took my cell phone out of my pocket. She said she did not know. I asked her if she knew that that I was always checking the time because I only had one hour visits with Mother and there were no clocks in the room. She said she did not know that. After my questioning, there was never any more talk about me claiming I was videotaping Mother by jaskowiak. Later that day in court, Jaskowiak did bring up the fact that I had sent my 2 page letters to various lawyers about jaskowiak and the mafia. Jaskowiak wanted to know how many I sent and I said I could not recall. He was pissed because lawyers he knew were knowing he was only a common crook. I also asked mary ellen what her qualifications were to listen accurately, make notes accurately and make quotes accurately while continuing to listen. She said none. Probably brandee, the first paid liar by pam also did not have any special training to do that. So that proves the mafia was using any lies that were written to restrict and deny me visits with my 96, 97, 98, and then 99 year old Mother as punishment to me and Mother, THEIR client.

Since this scam started on Mother on May 18 2021, the tactic of "demonizing" Arthur was started by the mafia and logie. It was continued by blumer and jaskowiak. That tactic is used nationwide to claim a family member is causing problems to the victim. The guardian uses those lies to limit or ban visits to the victim, including family members, husbands or wives, etc. Logie started to claim the nursing home "staff" said Mother was "agitated" when I called on the phone or visited Mother, based on what the never named staff said to him or were ever put in any of their reports. Nobody from the mafia ever brought any of the "staff" into court to testify I did what they said. That is called here say. Logie told the staff to listen on the phone calls with Mother and me, listen at the door when Mother and I were having lunch in Mother's room. After logie guit in may 2022, starting in November 2022, pam blumer said I had to pay a "monitor" (paid liar) to sit next to us when Mother and I had a visit. There have been 2 paid liars, brandi and mary ellen. Blumer started using them. The monitors were told to sit next to us, and if I made Mother "agitated" the monitor could tell me to leave. I was never told to leave. Nobody ever asked Mother if I caused her any "agitation. Both times, I was denied to know the qualifications, by weilheimer, sterling and jaskowiak, to know the monitors training to accurately listen, accurately make notes, accurately make quotes while continuing to listen, etc. for legal purposes. Why? Plus, I was ordered to pay them, even though I have been on welfare for about 2 years because I have lost over \$100,000 trying to help Mother go back home. Based on the lies by the paid liars (monitors) my visits kept getting reduced. Jaskowiak keeps wanting my visits with Mother to be eliminated for life. Does he and mafia think my Mother has any purpose in life, other than being their ATM machine? How sick.

Every investigative reporter has the protection of the Bill of Rights in the Constitution of Freedom of the Press. I also have First Amendment rights of Freedom of the Press, Freedom of Speech and Freedom of Expression. Mother also has those rights. I and many others have discovered massive corruption in other Orphans Courts nationwide and especially in Montgomery County courts for at least 30 years. This corruption now includes the District Attorney's office in Norristown Pennsylvania and the FBI office in Ft. Washington, Pennsylvania. I will explain more of that later on.

When the guardianship scam involving Mother first started in May 2021 by jsh and Fenstermacher, Judge Weilheimer hired lawyer Jaskowiak to be Mother's lawyer in the case. When a guardianship starts, it is supposed to involve the entire family so the victim is given the best of care. Pennsylvania state law says so. Pennsylvania law demands the least restrictive option before guardianship must be used. It says the petitioner must prove beyond any doubt that guardianship has to be used and no less options would work. Jsh never gave any other way, only guardianship. Jaskowiak never attacker her for that because jaskowiak wanted Mother guardianized for the mafia for

Mother's assets. The Olmstead Act says the person with any disabilities must be kept in society, not warehoused. Jsh never cited one example that Mother needed to be guardianized. At no time did jaskowiak ever cite one example that Mother had any reason to be guardianized and to be kept locked up and isolated as she had been for 3 years before Mother died. Jaskowiak never told Mother or myself we could hire our own lawyer since Mother could easily afford it. Why? Jaskowiak always refused to let me be there with Mother during their meetings before the petition hearing in august 2021, even though Mother wanted me at those meeting with jaskowiak because of her love for me and that she trusted me so much. Jaskowiak also refused to make notes for my Mother and me so Mother and I could discuss them later. Why was jaskowiak deliberately keeping us ignorant of what Mother's rights were and how I could protect and defend Mother? Corruption! Mother lived in a large 3 bedroom, 3 bathroom house, in a private, gated community for 21 years and with Mother's much loved possessions and antiques of 98 years. Weilheimer hired psychologist George Ledakis (Chadds Ford, PA) in May 2021 to do the "evaluation" on Mother. With only about a 1.5 hour "evaluation" made up by him (if it was ever done) and he admitted in court at the petition hearing his "evaluation" had no independent proof of accuracy. The paper and pencil tests he claimed he used are all able to be downloaded from the internet and have no proof of their accuracy. Ledakis admitted he never audio or video recorded any of his reports, so he has no proof the report on Mother even belonged to Mother and not 10 or 1,000 other people using a simple cut and paste technique. Ledakis claimed Mother was 100% incapacitated. But, Ledakis's report did not add up to 100%. He stated Mother had no problems with daily activities: dressing, feeding, bathing, toilet, etc. He stated Mother could live at home and because I had been living there for about 2 years, there were no problems with Mother staying at home. But, ledakis claimed in his report that Mother needed a guardian of person. Why, if she had no problems with her daily life? The fact is, Mother was still driving the car safely and without any tickets or accidents for about 70 years until Mother's license expired just about two days before the petition was filed by jsh. Jsh filed their petition only for Mothers money and assets. Nobody, not even Mother's doctor of 21 years or jsh, ever said Mother should stop driving. How could Mother drive so safe if she had this mental incapacitation as Ledakis claimed she had with his made up tests? The answer is Mother did NOT have the serious impairment as ledakis and jsh said. Mother's bills were automatically paid every month, Mother was in excellent health in all areas, did not use a cane or walker, house had been paid off since new for 21 years, all taxes were always paid and all financial assets were handled by Mother's investors for 21 years. Mother only used her social security every month and a little amount from her massive investments to live on. Mother gave each of her children \$14,000 each as gift money every year. By Pennsylvania's own definition of incapacitation, there was NO reason for Mother to be guardianized. The law said there must be overwhelming proof person was incapacitated in the petition and in court. There was never any example cited by jsh of that. Jaskowiak and Weilheimer refused to bring Mother into court to speak for herself and jaskowiak NEVER brought in any of Mothers professional people who dealt with Mother every year (doctor's, CPA, tax people, checkbook, investment advisors, etc) to prove Mother did not need a guardian. Jsh never brought in any of those same people to claim Mother needed to be guardianized and needed any guardians. Mother had no bounced checks or checks made in bizaar amounts. Jaskowiak's job as Mother's lawyer was to defend and protect mother from guardianship. He never did so because he WANTED Mother to be guardianized for her assets for the mafia. Mother became another victim of the decades old legal guardianship corruption scam in the Montgomery County Orphans Court.

The corrupt psychologist will always claim the victim "flunked" the "evaluation". The corrupt judge then states legally the victim is "100 % incapacitated" and along with the corrupt lawyer already assigned, then assigns various corrupt guardians, who then hire their own corrupt lawyers, corrupt care managers and anyone else the guardians want, all billed to the victim using made up billing hours. The corrupt judge simply allows all of those people to be hired and charge huge rates (\$125 or more an hour and much more for lawyer fees) for basically doing nothing. If a family member objects to what the guardian is doing, the guardian will get his lawyer to do legal work and then bill the victim's account. But, the family will be spending their own money for their lawyer to battle the guardians lawyer, thus further draining the families bank account because of drawn out legal proceedings by the corrupt lawyer of the guardian. Every time the guardian talks to his lawyer, much more is drained from the victim. Those hired people "kick back" some money to the people who hired them. The victim's house is sold to a friend of the guardian at a very low price, then resold at the full retail price. The profit is kept by the those involved in the scam. The victim and their family never see or know about the profit. All of the loved possessions in the house and cars of the victim are kept by friends of the guardians or trashed.

The victim is dumped into a low rated nursing home until they die, usually drugged and broke. The family usually never sees any of the money as an inheritance.

In the case of my very, very much, loved and close Mother, jsh filed the petition to start the guardianship scam just to get Mother's money. For years after my father died in 2013, jsh had been trying various ways to get (steal) money from Mother, often times using Mother's trust lawyer of 21 years Ron Fenstermacher (Conshohocken, PA). Fenstermacher helped jsh many times to try to get money and control of Mother's money and house, but I always stopped those attempts. Because of those attempts, corruption and incompetence by Fenstermacher, Mother fired Fenstermacher in about November 2020. In May 2022, Weilheimer appointed Fenstermacher as guardian of estate to Mother. Fenstermacher replaced Dwayne Logie (West chester, PA) who had been originally chosen by both Jaskowiak and Camp. Logie was appointed both guardian of person and guardian of estate to Mother ny weilheimer/jaskowiak. Jaskowiak had used Logie many times. Very cozy.

But, at the petition hearing, Mother was falsely declared "incapacitated" by Weilheimer after the court appointed psychologist, George Ledakis (West chester), using his self-admitted, made up "evaluation" and claimed Mother was "100% incapacited". Ledakis admitted in court, under my questioning, his made up "evaluation" had no independent proof of accuracy and said his "peers" liked his "evaluation". When I asked Ledakis how many peers said they liked his test, Weilheimer told him not to answer. Weilheimer, Jaskowiak and Camp all heard Ledakis admitting that his "evaluation" had no independent proof of accuracy, but pretended they never heard it. Why were they NOT surprised at such an extreme admission? Why was Weilheimer not outraged by such a major admission? But, Weilheimer used Ledakis's made up "evaluation" anyway to claim Mother was 100% incapacitated. BUT, the Ledakis report #1 (and later Report #2) said Mother still had NO problems with daily activities and because I had been living with Mother for about 2 years before the Petition was filed by jsh, everything was fine for Mother. At the petition trial a month after the original "evaluation" by Ledakis, Jaskowiak NEVER brought Mother into court to testify for herself, NEVER defended Mother in any way and NEVER brought in any of Mother's people Mother dealt with (doctors, investment people of 21 years, check book, CPA, bills, etc) to prove Mother did NOT have any problems that required Mother to be declared incapacitated and to have a guardian, either of person or of estate. But, why did weilheimer demand Mother also have a guardian of estate? Answer: More money, more money, more money for the mafia. Why did fenstermacher, who is supposed to be protecting Mother's money as guardian of estate since may 2022, refused to deny money to all of those people (lawyers, care manager, pay raises, travel time) pam blumer hired that were all part of the expense of pam blumers business and only she was responsible for? More money for the mafia. Why did fenstermacher refuse to let Mother go home where the court accepted cost of Mother living at home was only \$16,500 a year, but the cost of Mother's tiny pig pen, in locked in solitary confinement is about \$90,000 a year? Kickbacks from the nursing home? Probably. Jaskowiak NEVER brought in court any of the people Mother dealt with to prove Mother did not need any type of guardian because Jaskowik WANTED Mother to be guardianized so the Mafia could steal Mother's home and loot Mother's house assets of antiques, oriental rugs, etc. In a court hearing in late 2023, under my questioning, fenstermacher admitted he thought his only job was to sign checks. I then asked him what about making sure there is no fraud or waste. He said maybe that was something he should look out for.

A guardian of person handles all matters pertaining to the victim's health and other non-monetary matters. The guardian of estate would handle the monetary parts for a person, such as house, bank accounts, investments, etc. Before the petition hearing started in July 2021, Jaskowiak lied to Arthur that he (Jaskowiak) was going to defend Mother and prove Mother did not need any guardian. Jaskowiak convinced me that Mother did not need to come to court as a witness. Based on Jaskowiak's lie, I agreed that Mother did not need to court. To the day Mother died, Jaskowiak used that statement by me to keep Mother from coming to court to testify on her own behalf. If Mother was allowed to speak for herself, Mother would say she had wanted to go back home to live the way she used to before she was kidnapped: taken away by force, against her will for monetary gain. As Mother also said in her April 20 2022 letter to weilheimer, she would want me to live in her house again as I had been living for 2 years with her and Mother would also want a new lawyer, since with jaskowiak, she never really had one to defend her and protect her interests..

Mother was still driving her car safely up till Mother's 96 birthday two days before jsh filed the petition. Mother did not have any tickets or traffic accidents for the past 70 years. Mother's personal doctor of 21 years, Kuhar, never said Mother should stop driving and not even jsh ever said Mother should stop driving a car. If Mother was so mentally

impaired as Ledakis and jsh said she was, how can they explain doing something so mentally intense as driving a car and not getting into any accidents. Kuhar saw Mother for a normal examination about one month after the petition was filed by jsh. Mother was in excellent health medically, physically and only had a small instant recall and little forgetfulness. Mother saw Kuhar about 4 times a year. I had been living with Mother 24 hours a day for almost 2 years. Plus, I saw Mother everyday, for 6 hours a day for about 8 years after my father died. Mother always cooked dinner correctly and never overcooked or undercooked food, especially meat. Mother never did anything bizaar or unusual. In fact, even after Mother was dumped in her pig pen, on two times, I gave Mother two separate tests of 20 questions each pertaining to knowing right from wrong and having common sense. Mother always got all the questions right. Ledakis never gave Mother those type of tests. The fact is, since Ledakis admitted he never audio or video recorded any of his "sessions" with people, nobody will ever know if he ever gave Mother any of those "evaluations" that he claimed he gave Mother. Nobody has ever claimed Mother had any mental or behavior problems that would make her a threat or danger to herself or others. So why has Mother been kept locked up in solitary confinement in a sensory deprived environment for two years. Jsh, Mother's own daughter, had NO problem with Mother being caged like a animal.

It must be noted that George Ledakis and Ken Carrol have never been a member of the American Psychological Association (APA) for the past 10 years according to the APA or members of the Pennsylvania Psychological Association (PPA) for the past 10 years according to the PPA. Carrol did a "quickie" evaluation on Mother at the very beginning of the scam. Carrol only spent 1 hour with Mother, charged Mother \$1,000 and claimed Mother was "100% incapacitated". BS!

So WHY was Mother kidnapped (dragged away, by force, against Mother's will, for monetary benefit) on August 25, 2021 by jsh and Dwayne Logie? Logie claimed a week before to me that he had a "care manager" who wanted to meet Mother: Klock. When logie arrived (with NO Klock), I opened the front door. Two local cops, who were told to be there by logie and jsh, grabbed me and held me outside during the kidnapping. I kept asking them what was going on, but they refused to say anything. Then, jsh arrived with a small over night bag. The two local cops on the porch held me there until logie had left so I could not interfere with the kidnapping. My former lawyer of 55 years, confirmed there was NO court order by Weilheimer to have Mother kidnapped from Mother's house. Logie had Mother's car towed away which he sold later for only a few dollars. Arthur heard his Mother yell "I don't want to go with you" several times. Arthur had a brief meeting with the chief of police of that township about a year later on why were his cops there. He said he did so as a courtesy. BS! Who authorized the kidnapping of Mother? Did Jaskowiak know the kidnapping was going to happen? Did he authorize it? If so, WHY did he do it? Mother was his client. If Jaskowiak did not authorize the kidnapping, then why did he never demand she go back home to live. Jaskowiak knows PA laws pertaining to guardianship and the rights of the AIP (Alledged Incapacitated Person), so why did he never demand Mother go back home for almost 3 years until she died? Jaskowiak must have read the Ledakis report that said Mother could live at home. Did Weilheimer order the kidnapping? If so, WHY, since she also read the Ledakis report that said Mother could live at home? Why did weilheimer never issue a court order for logie and jsh to do so? Since this was done without me being told by the mafia, why? Why was the mafia so secretive with their actions? Corruption, not guardianship.

Arthur and Mother had no idea this kidnapping was going to happen. Logie told Arthur that a "care manager", deb Klock, wanted to meet Mother at Mother's house but, it was a lie to make sure Mother was there. Klock had a well known history of stealing from her victims and over drugging them. To the day Mother died, July 2 24, I have never seen klock, or talked to klock. Why didn't klock, blumer or ellis ever wanted to meet the other person in the family, Arthur, to learn as much as possible about their client, Mother, a human being? After being kidnapped by jsh, Jsh kept Mother at jsh's home for almost two weeks. That night (Wednesday), jsh sent Arthur a email saying not to call Mother or stop at jsh's house or jsh would call the police and have arthur arrested. That night of the kidnapping, Wednesday, I called police for a wellness check for Mother. A state policeman later told me he went to jhs house and saw Mother through a glass window and he told me Mother looked alright, but NEVER met Mother privately. Why didn't he insist on meeting Mother was put on anti depressents because she was so upset for being kidnapped. The next day (Thursday), I called police again for a wellness check, but the dispatcher told me not to call anymore because Mother was alright. That same day (Thursday), Camp called for a emergency conference call with Weilheimer, all of the lawyers, Weilheimer told me if I ever

called for another wellness check, Weilheimer would file a contempt of court charge against me. For what, caring and loving my 96 year old Mother from this scam? The same day (Friday) I met with Mother's weekly hairdresser of 16 years, Natalee, and she told me, Mother came in for a hair appointment by jsh. Jsh left for an hour. Natalee said Mother kept shaking and crying saying "I want to go home, I want to go home". Mother was forced to stay at jsh's house under severe physical and psychological torment for almost 2 weeks. She was not allowed to use the phone to call me, to see me or leave. After almost two weeks at jsh's home, Mother had to be taken to the hospital, unconscious, by ambulance because Mother had passed out at jhs home. Mother had to spend 6 weeks in hospital, confined to bed and treated for malnutrician (according to hospital doctor) because jsh did not feed Mother. Logie told Arthur Mother passed out because it was a hot day and Mother was dehydrated. BS! I checked the weather reports for that day and it was not hot at all. Mother had to get daily blood tests (42 times) and daily needles in the stomach (42 times) to prevent blood clots. When I was finally allowed to see Mother after 2 weeks at the hospital. Mother's arms were black and blue because of the daily blood tests. Weilheimer refused to let me see Mother for the first two weeks Mother was in hospital. Why? Mother got covid at week 5 where she could have died. I saw Mother was not eating her hospital food because it was always served cold and she hated the taste. With the doctor's permission, I brought her fresh food and she gobbled it down. I brought her a watch because there was not one in the room, newspapers, gifts and always roses to make Mother happy. I bought Mother glasses to see and read because ish never brought her a pair. Towards the end of her stay, logie told me Mother was going to rehab, but did not say why. It was a lie. At week 6, logie and jsh dumped Mother at the low rated nursing home, Manatawny Manor, which had just opened up after a long covid shutdown in mid 2021. Weilheimer limited my hospital visits to Mother at 1 hour visits, 3 times a week. No reason given. I had seen many problems while Mother was in the hospital and I let the staff know about them. While at the hospital, Mother was never visited by Logie, Jaskowiak or Fenstermacher (Trust lawyer for Mother and Arthur of 21 years). Why? Jsh very rarely visited Mother. To the day Mother died, Weilheimer and later judge Sterling refused to release medical records from the 2 hospitals Mother was in and records at Mother's pig pen, Manatawny Manor. No reason given. What secrets did weilheimer and Sterling not want me to see?

At the end of six weeks in the hospital, jsh, Logie, jaskowiak and Klock, dumped Mother into a very low rated nursing home at \$90,000 a year. According to a study, about 39% of the people that die from covid, die in nursing homes. Ledakis said in his first report on Mother, she could stay at home with me and since I had been there for about 2 years, everything had been fine. So why did Logie, jsh, jaskowiak and Klock dump Mother into a low rated nursing home, in a locked down section with people with mental and behavior problems instead of at home as the least restrictive way? Pennsylvania law demands the least restrictive way before guardianship for a person if they have any memory issues. Both the americans with Disabilities Act and the Olmsted Act demand the least restrictions for the person. Also, PA Title 20, S. 5521 specifically says the guardians must serve the person and basically do what the person wants. Mother was never claimed, by anyone, to have any mental or behavior problems that Mother would be a menace to herself or to others. So, why was she kept in a locked in section, in solitary confinement and not allowed outside into society or go back home for visits until the day Mother died a horrible morphine induced death? Didn't Logie, jsh, jaskowiak, Weilheimer and Klock read the Ledakis report that said Mother could live at home? Why did jsh allow Mother to go from a very large, 3 bedroom, 3 bath house in a private gated community where Mother lived happily, healthy and free for 21 years to be locked into a small section and only have a very tiny room to live until she died. Jsh kept saying how much she loved Mother. Is THIS jsh's way of showing love to her then 96 year old Mother after all of the money and lifetime of love Mother gave to jsh?. To the day Mother died on July 2 2024, jsh still wanted Mother to live and die in that tiny room, with old furniture, in solitary confinement, in a locked in section. The same Mother, who she and her late husband, spoiled as a child and as a adult. Despite many emails to jsh and camp to bring Mother home or to a much bigger, much nicer and much cheaper place to live, both refused. No reason ever given. Why did jsh not care about the massive waste of nursing home costs when Mother could have been living at home much, much cheaper? I have no doubt jsh was getting paid under the table.

In late October, 2021, I saw Mother's legs were very swollen. I told the staff and Logie (guardian of person) about them. Neither of them took Mother to the hospital to see if they were blood clots, as I was fearing. After 2 days, I contacted the EMS. They came and wrapped Mothers legs. Her legs were supposed to be wrapped everyday, but seldom were. Mother and I had lunch in her room 3 times a week, as those were my visit times. Soon Logie, to make me

look bad, he and later pam blumer and the rest of the mafia claimed I was the one giving Mother bad food. But, Mother had no diet restricts or food allergies. It was part of what the guardianship mafias do: make up lies about the person who loves the victim very much and then use those lies to limit and restrict visits with the victim. The tactic is called "demonizing". Logie and later blumer then added to their "demonizing" that I also caused Mother to be "agitated" after my visits and phone calls. In November 2022, because of never named "staff" claiming that I "agitated" Mother after my visits and phone calls, pam Blumer (guardian of person) demanded I pay one of blumer's friends \$75 per 1 hour visit as a "monitor" to sit with Mother and I during every visit because of those made up claims. Nobody ever asked Mother if I ever "agitated" her. Mother never refused my visits or phone calls. Mother constantly wanted to go home to live and did not want to be kept there. The basis of U.S. law is a person is innocent until proven guilty in a court of law. Also, a person has the right to face their accusers. The mafia refused to follow those laws. Why didn't blumer, her many lawyers, jaskowiak, Camp or jsh ever file a petition to prove their accusations against me? There was never any evidence to support any of their lies of "agitation" and me making my mother's legs swollen with the food I was giving her for our lunches. In about September 2023, I realized the mafia never filed any petitions to prove I was causing mother any pain or suffering. I filed my petition for them to do so. The mafia's replies were they wanted sterling to deny my petion. Sterling did so to protect the mafia.

I had been on welfare for about 2 years year as of June 2024 because I had spent all of my money (over \$100,000) on lawyer fees and other costs to get Mother home where Mother had the right to be. This new monitor, brandee, and later the next one, mary ellen, were told to sit next to Mother and I and write lies about what I said to Mother. Those lies would be used (they were) to reduce and then deny visits to me to be with Mother. The mafia refused to use my idea of having a cell phone so I could prove I did not do anything wrong. Cell phones are free. But, the mafia knows cell phones do not lie and cannot be bribed as humans can. Those paid liars were always talking to Mother and I, taking our pictures of us and what I bring to Mother during our 1 hour visits. The jaskowiak/mafia claimed a tiny cell phone would violate Mother's privacy. BS! The mafia violated her right of privacy when they kidnapped her from her home, forced her to be with her daughter who she did not like and forced Mother to live in her tiny room locked in solitary confinement from October 2021 until Mother died in July 2 2024. I could not afford to pay these paid liars because I had been on welfare for 2 years and I was spending money on gas and other gifts for Mother on visits. Weilheimer refused to disclose what the qualifications were of these paid liars to listen accurately, make notes accurately, make quotes accurately, while still listening. Only trained stenographers can do that. In a march 20 2024 Zoom call, I got mary ellen to admit she had NO qualifications to listen, write notes and make quotes as the mafia said she could do. The notes of lies by brandee and mary ellen were used against me to reduce my visits and cost Mother and I money. Mary ellen was never certified to be a guardian. She was only a nurses aid. She was picked by jaskowiak because she would do and say what he wanted: lie about me to ban me from ever visiting Mother, ever.

About February 2023, because of the lies by the "monitor" in her reports, Weilheimer reduced my visits to only 2 visits a week (I still had to pay monitor) and still no phone calls to Mother, which blumer stopped in about June 2022 for no reason. At the same hearing, weilheimer said I had a psychological problem because of what the monitors said in their reports. But, weilheimer praised jsh and said jsh did not need any restrictions on visits, time of those visits and where she could take Mother. Did Weiheimer KNOW what jsh did to Mother while being held at jsh's house for almost 2 weeks as a prisoner? But, in a Zoom with the first monitor during the hearing, brandee said all of the visits were happy and loving. In about March 2023, weilheimer reduced visits to only 2 a month, for one hour and I still had to pay blumer's paid liar who was told by the mafia to write more lies in her reports to be used against me to deny all visits with Mother for life. The mafia still refused me the right to protect himself from those lies by the monitors by using a simple cell phone to record the visit. The mafia claimed again a cell phone violated Mother's right to privacy. But, having a strange person sit next to us was not violating Mother's privacy, freedom of speech and also mine?

In about August 2021, I had found out that Logie had hired Deb Klock (Norristown, PA) as a "care manager" for Mother. Why? Logie was the guardian of person and estate and that was his job. Logie also hired a lawyer for himself zabowski. He billed both to Mother, but they were expenses of his business that he was responsible for. Klock is also a "guardian" in her own business. Klock claims to also be a nurse. Klock is well known among people whose loved ones were victims of Klock stealing from her victims and medical malpractice by the families of victims for over drugging.

From about September 2021 to February 2023, Weilheimer said visits by Arthur with mother were 1 hour, 3x a week and phone calls. Why did weilheimer only allow extremely limited visits, no outside trips to Mother's home or to anyplace? The answer is because in the first hour of the petition hearing, with ledakis on the stand, I totally destroyed his so-called "evaluation" of Mother as a fraud. It is called retaliation and using the court as a weapon (lawfare) to deny me to be with my Mother by weilheimer. About February 2022, my ex-lawyer was told by Logie's lawyer that the never named staff was saying that after my phone calls to Mother and after my visits with Mother, Mother was always "agitated". Those people were claiming it was me who agitated Mother. But, nobody ever asked Mother if that was true. Why? Are those people trying to claim there were NO other reasons why my Mother could have been "agitated"? There WERE many OTHER reasons why Mother was "agitated" that had nothing to do with me, such as not being allowed outside, not allowed to go home to live and eat how Mother was living before being kidnapped, not allowed to see her loved possessions, not allowed to see me all of the time and have the fun times we used to have together, etc. But, it was part of the mafia's plan to do what other corrupt guardians do nationwide: "demonize" the person who is watching out for their loved victim of the abusive guardian to the point of banning that person from ever seeing that victim until they die. Corrupt guardians do that to the adult children of parents, husbands or wives, etc, that the guardians "own". Mother and I were always having lunch in Mother's room during my visits for several months after she was dumped in that pig pen. Mother or I, on a regular basis, would catch the staff listening at the door and when I called Mother on the phone, Mother would hear staff picking up the extension. Mother would get extremely mad because she knew the staff was listening to our private conversations. Mother was always refused to have a phone in her room. Usually, it would take me calling for several hours before a staff person would finally answer because they were watching TV in the room where food was given to the people. Mother would often have to talk at the staff desk in front of them instead of in her room with a private phone. Mother would be upset because she could not tell me her private thoughts. No reason by the mafia was ever given for their refusing to put a phone in her room. The fact is it was about control and knowing what was going on. About June 2022, new guardian Pam Blumer decided to cancel all phone calls to Mother by me based only on what Blumer claimed the never named "staff" told her about what I did or said. Those claims were only lies by pam Blumer. Blumer used those lies to say Mother and I could only eat lunch in the TV room where the staff could watch us. The staff was told if I got mother "agitated" the staff could tell me to leave. They never had to. Mother never refused my phone calls or visits because I was always giving her things and making her happy in her pig pen. The "staff" refused to ever put those claims in their reports and blumer never brought them into court to testify. Without out the person verifying any claims in court, that is called here say and not allowed in as evidence. Again, the basis of U.S. law is a person is innocent until proven guilty in a court of law and a person has the right to face their accusers. That had never been done by the mafia. About November 2022, Blumer said I now had to pay her new hand picked "monitor" (paid liar), Brandee, to sit next to us, take notes on what we said and did and if I got my mother "agitated" she could tell me to leave. In mid 2023, brandi was replaced by a Mary Ellen, another hand picked liar by blumer and jaskowiak. The "agitation" claim were the notes and pictures of anything and everything I said or did not say or do with Mother to give the mafia something to use against me to further deny my visits with Mother. I was never allowed by Weilheimer to ask what the qualifications were of Brandi to listen, make notes accurately, make quotes accurately, continue to listen, etc. Many, many times after I got copies of brandi's reports, I always found many, many lies in them. Brandi's handwriting was like that of a 5th grader and was not readable. I kept sending emails to blumer's lawyers about the many problems I found, but were never corrected by blumer and/or her lawyers. Blumer/her lawyers never told monitors brandi/mary ellen to type their notes since they would be used for legal purposes. In September 2023, the judge replacing weilheimer, Sterling, lawyers blumer, Gelsinger and jaskowiak, refused to use or let me use a cell phone to both protect myself from those lies by the monitors and the facts in my visit about what I did not say. They claimed the cell phone would violate Mother's right to privacy. BS! THEY violated her right to privacy when the mafia kidnapped Mother and put her through her torture and torment for 3 years at her pig pen and stealing her money before Mother died in July 2 2024. Cell phones only tell the truth, they cannot lie or be bribed like people can for the mafia. The mafia was using my love for my Mother to demand me paying for visits they knew brandi would knowingly put lies in them to reduce my visits to none as the mafia wanted to do. Jaskowiak, because I was continuing to expose the guardianship scam and corruption of him, Weilheimer and the rest of the mafia, were always trying to cancel ALL of my visits with Mother as a punishment for life. Jaskowiak was using the court as a weapon (lawfare) which is not allowed by the court.

In the very beginning of 2023, a hearing was held to determine changes to visits by me. Weilheimer claimed I had not learned a lesson and believed everything Brandi said. But, weilheimer did not care that brandi, on Zoom, said the visits were always happy and loving. In court, Weilheimer claimed I had a psychological illness because she claimed I do not follow the rules. Weilheimer praised jsh and said she was such so nice that Weilheimer eliminated any visit restrictions, times or days ish could be with Mother in about February 2023. WTF? Did Weilheimer know what ish did to Mother for the 2 weeks Mother was forced to stay with jsh that put Mother into the hospital for 6 weeks? I recently found out Brandi was unemployed, so basically I was paying for somebody's welfare as I/mother was also doing with the next paid liar: mary ellen. About April 2023, my lawyer guit due to health reasons. I have been pro se since then. I have no money to hire another lawyer to respond to current and future legal proceedings. Mother has been treated less than a dog. Weilheimer reduced my visit times to only 1 hour visits, 2x a week and with the paid "monitor" Brandi, to sit next to Mother and I during those visits. During mid 2023, weilheimer reduced my visits to only 2x a month and I still had to have a paid monitor. Mary ellen replaced brandi in early 2023. Pam blumer, after being appointed in may 2022 as guardian of person, hired husband Bill as her lawyer which is a conflict of interest and against PA Rules of Conduct for lawyers. Then her husband, bill, hired several more lawyers at his law firm just to make more money off of Mother. Gelsinger (Reading, PA) is in the same law firm as bill blumer (pam's husband), is pam Blumer's main lawyer in court after husband bill had to step aside because of his anger outbursts. Bill blumer is friends with jaskowik and jaskowiak was the one who promoted pam blumer to be guardian because jaskowiak knew blumer would be part of the guardianship scam on Mother. Pam blumer claimed when she was hired she was a certified guardian. But, Arthur learned months later that she lied and had not been certified for over 8 years. That is fraud. Within two months of being hired, pam blumer gave herself a pay raise from \$100 a hour to \$125 an hour. She had no authority to do so. Blumer also kept on deb klock as a so-called "care manager". That is blumer's job as a guardian. Klock is well known for stealing money from her victims and over drugging them. Recently, in early 2024, blumer's lawyers submitted a massive legal bill to be paid by the guardian of estate fenstermacher, who was appointed in may 2022, replacing logie. Fenstermacher is the same one who helped jsh try many times to steal money from Mother, but I always stopped them. Fenstermacher, in a hearing in February 2024, claimed his job was only to sign checks and not be concerned about if the money was being wasted by fraud. Fenstermacher also admitted he had not seen or talked to Mother for 4 years, his client as both her trust lawyer (and mine) for about 20 years and as her guardian of estate for two years as of February 2024.. How can he think he can make decisions for her without asking what Mother wants or does not want? Fenstermacher is violating the PA Rules of Conduct for lawyers and also Title 20, section 5521 pertaining to how guardians and guardianships are supposed to be operated: FOR the AIP wants and wishes.

Pam blumer was appointed to replace logie who I got to quit in May 2022. Jaskowiak also had promoted Logie to be both guardian of person and estate on Mother. According to court documents, jaskowiak had promoted logie many times to other people. Jaskowiak and the others have been trying to eliminate all of my visits with Mother for life. In other words, Gelsinger, Weilheimer, jaskowiak, jsh, Fenstermacher, blumer, jsh and others never wanted Mother to see her son ever while alive. How sick and barbaric. About April, 2023, Weilheimer said she might let me see Mother more if I agreed to have a psychologist "evaluate" me to determine if I could behave being with my Mother during a visit. Weilheimer originally said I could choose my psychologist, but she later said I could pick one, but SHE would decide if that was to be the one. Weilheimer first said the county would pay for the evaluation, but SHE later changed her story to I had to pay for it. How could I afford to waste \$4 or \$5 thousand just for another made up evaluation that had no proof of accuracy? In other words, weilheimer would refuse my choice and pick her own knowing the quack would say what the mafia told him to say against me. The same type of test questions that were used on Mother in June 2021 to determine "incapacitation" that I exposed as having no independent proof of accuracy. I refused to be trapped like that with results that could be twisted to look like I could not be trusted. About April 2023, I told my ex-lawyer I had no more money to waste on a paid "monitor" because I have been living on welfare and some social security for about 2 years at that time because I wasted all of my money on lawyers and other costs to get Mother home.. I stopped seeing Mother in about June 2023. I did not see or talk to Mother for about 4 months. Blumer said no money, no visits. The fact is, NO staff persons have ever put their names to any reports that ever said I did "agitate" Mother. By February 2024, Blumer still never brought in any of the staff who she claimed said I made Mother "agitated". Blumer, gelsinger, weilheimer and jaskowiak all know what here say is, but allowed it. NOBODY ever asked Mother if I "agitated" her. Why not? The same

word "agitate" has always been used by those same type of guardians and their lawyers nationwide to restrict and deny visits of loved ones. The fact is, if I did "agitate" Mother, Mother could have refused my phone calls and visits. Mother never did. Pam blumer and her gang quit in February 2024 because I was putting so much pressure on them and their corruption. She was replaced by another hand picked puppet of jaskowiak: Cynthia Ellis. Ellis was never certified as a guardian, but jaskowiak picked her to be a guardian of person for Mother.

About September 2023, a new judge, Sterling, took on the case, along with Weilheimer, for unknown reasons. Weilheimer would go to another court shortly. Sterling ordered me to have visits, only 2x a month and with another paid liar (monitor), Mary ellen also picked by blumer/jaskowiak. Her fees would be paid by Mother's estate. But, jaskowiak, gelsinger and Sterling still refused me to have a cell phone to record my visit to prove that I did not "agitate" Mother or say something I was not supposed to say to Mother. Weilheimer and Sterling had made so many orders of what I could say or do with Mother knowing I would probably forget one and the mafia would use that as a excuse to deny me visits with Mother.

In about February 2024, blumer filed to guit as guardian of person. A new guardian was chosen: Cynthia Ellis. She was picked by jaskowiak. Ellis was only a social worker. Until Mother died in July 2, 2024, Ellis was the "guardian" of person to Mother, she never became certified as one. I was constantly sending her emails, with documents attached, to educate her. Why would jaskowiak pick someone who had no experience as a guardian: he could control her as the others he picked who needed the money. Blumer blamed me for making her job too much for her to do because I kept finding many problems to Mother that neither klock, fenstermacher (guardian of estate May 2022), blumer or jsh ever found and/or cared to fix. They ignored those problems deliberately because they knew my love for Mother would force me to file petitions because of those problems and the mafia would use my actions to pile up massive billing hours of the lawyers for themselves. None of the problems I found or the things Mother wanted were ever fixed by jsh, fenstermacher or blumer. For example, in September 2021, I emailed logie and told them Mother needed a table for her room. I made those demands many times, but Mother never got a usable table in her room. She either had to look at things on her bed or in a chair. Usually Mother had to put things on the dirty floor. No reason was given why Mother did not get a table in her room. Why didn't Mother have a table in their room to look at things while paying \$90,000 a year for her pig pen? Several times I told the nursing home director, Kessler, that Mother should be on the other side of that floor where the people are near normal and the there are many rooms, including a beautiful dining room, library, activities room and social room. But, Kessler refused to do so. I found out that the more "care" a person needs, the more money is charged for that room they are in. Kessler did not want to lose any money. The only reasons the mafia wanted Mother was for her money, NOT because they cared for her and wanted to make her happy. Blumer was replaced by Ellis, from 4 Life Care in King of Prussia in early February 2024. According to their website, Ellis has only been a social worker. When Mother died in July 2 2024, after about 5 months of being Mother's "guardian", Ellis never became certified as one. I was constantly sending emails to Ellis with questions, but she never replied to them. I was also sending her the laws and rules for guardians to educate her to better care for Mother. Ellis ignored those laws.

Out of a possible 24,700 possible hours (16 hour day, 8 hours for sleeping) Arthur and Mother could have been together from August 25 2021 when Mother was kidnapped until Mother was reborn on July 2 2024, Weilheimer, Jaskowiak, Camp, jsh, Ellis and Blumer only allowed 224 hours for Mother and I to be together. Most of those hours were being watched by the various monitors (spies) hired by jaskowiak. Why? No charges were ever made against me by the mafia that would demand such barbaric and inhumane restrictions from seeing Mother, who was 99 on May 16 2024. In fact, in September 2023, I filed a petition for the mafia to either "prove Arthur is a menace or danger to Jane, in other words either defecate or get off of the toilet". Jaskowiak and the other lawyers replied for the new judge Sterling to deny my petition. They knew they could never prove I caused Mother to be "agitated" (their word used all of the time) and most important, they knew Mother loved me and would deny I ever did caused her any suffering, as per her rights in PA Title 20, S 5521. Sterling did what the mafia wanted and denied my petition. The mafia, now including Sterling, ignore the basis of US law that a person is innocent until proven guilty in a court of law and the person has the right to face their accusers. So the mafia could now claim anything they said against me should be taken as a fact and did not have to be proven. WTF?

Since October 18 2021, Mother was forced to be with people who have mental, medical and behavior issues. Mother had been forced to live in basic silence, in solitary confinement, no phone allowed in room, in a sensory

deprived environment, in barbaric and inhumane conditions. There are no locks on the doors and there are men in that locked in section. There are no video cameras so the "staff" could never see who was going in and out of people's rooms. The staff were almost never at their desk. They were usually in the TV/dining room watching TV. When I used to be able to call Mother, I usually had to call for several hours before anyone picked up to give her the phone. With their mental state of mind and the drugs they were on, who knows if those men were sleeping with or had sex with those women. Mother was always scared about that and she put the trash can behind the door at night so it would make a noise if someone tried to enter. Until July 2 2024, as far as I know, Mother did not need or get any special services, such as dressing, undressing, feeding, walking, bathroom, etc. Mother was NEVER accused of having any mental problems or behavior problems that would cause her to be a threat to herself or others. So, why was Mother dumped into a locked down mental ward until Mother died? Jsh was fine with those conditions for her Mother because ish had hated Mother and Arthur all of jsh's life and Mother being in that pig pen was part of the "plan" logie and jsh had made to take ownership of Mother. Despite several emails to jsh and to her lawyer Camp, that the psychologist Ledakis had said in his first "evaluation" with Mother in July 2021 that she had no problem with daily activities and with me living with Mother at her house everything was fine, I kept asking jsh and Camp that Mother could live at home much, much cheaper and if Mother had to be in a nursing home, she could have some of her possessions and live in a much, much nicer and better place than Mother's current pig pen in solitary confinement. But, Jsh claimed in the petition trial and at Mother's funeral how much jsh loved her Mother and how close they were. But, why was jsh fine with only 3 hours (basically never used) a week to be with Mother, until about february 2023 when Weilheimer, in court, said jsh was such a nice person and gave ish unlimited time and places where she could take Mother. But, Weilheimer said I had psychological problems and needed a evaluation. Why did jsh let Mother exist and die in those disgusting living conditions, with no phone, instead of Mother living in her large home and with all of Mother's loved possessions? Mother's bed at the pig pen was no wider than a basic pillow, no table, not allowed to have snacks that she liked, it had old and broken furniture, torn and tattered bedspreads, urine stained towels and urine stained and missing bedsheets. About a year after Mother was dumped there, the nursing home took out her refridgerator that I had put in so Mother could enjoy some foods that she did not get there, like ice cream, milk, fruit, etc. Jsh did not care if Mother ever saw her many antiques and lifetime loved possessions ever again at Mother's large house. When she died, Mother had not been taken to any of her normal doctors appointments, no hairdressing appointments and had not been allowed to leave her tiny, locked in section to go outside or go to any day trips with Arthur. Why? No reason given by mafia. Mother was only able to walk about 35 feet from her pig pen to TV/eating room and back to her room to live. Mother did not look at her tv because the TV only got a few channels and did not get the programs that Mother loved and used to watch at home everyday. Mother told me when she does walk up and down the halls, the staff yells at her and tells her to go back to her room. Would a medical doctor say no exercise, no medical doctor appointments, isolation and no mental stimulus are good for any senior citizen? Hell no! Because I refused to pay for a liar whose only purpose was to write lies about me to reduce and restrict my visits, I decided not to see Mother for about 5 months during early 2023. I again chose not to see Mother from mid December 2023 until the day before she was reborn on July 2 2023. I knew the game of the mafia that my visits were only being used by the paid liars to make up lies about me to reduce my visits to none. I felt helpless. I wanted to see and be with mother, but knew those visits would be canceled at some point for life based on the mafia's lies. Plus, money was being wasted to the mafia. I never knew how she was or what she was thinking of me. Did she think I did not visit her because I do not love her anymore? What was jsh telling Mother as why I was not there to see her for so long? The mafia does not care because they are stealing money from her whenever they want. The mafia is just a criminal enterprise, whose only purpose is to make money, just like common pimps.

Ledakis said in his first report before the petition hearing that the progression of alzheimers depends on of various factors. The fact that Mother was NOT allowed to have any physical and mental stimulis because Mother had been kept in a locked down section, in solitary confinement and in a sensory deprived environment had taken a drastic toll on Mother, especially Mother's happiness. Ledakis also said that in his first report that Mother's condition will make Mother open to financial fraud. But, before she was guardianized, her investments were being protected by her investment company of 21 years and she could not write checks for over \$1,000 as their standard practice. Because of this scam, started by Ledakis with his fake "evaluation", Mother had hundreds of thousands of dollars stolen by

Jaskowiak, Weilheimer, Sterling, Blumer, her husband bill, many lawyers bill hired at his law firm, logie, his lawyer zabowski, Klock, gelsinger and jsh: the Mafia.

Pam Blumer had totally ignored Mother's lack of happiness, the physical and mental welfare of Mother. Blumer kept Mother in isolation until Mother was reborn on July 2 2024. In very late 2022, a hearing was held by Jaskowiak to try to eliminate all visits to Arthur with Mother. Jaskowiak NEVER asked Mother if that was alright. Why? Mother is HIS boss and she is his client. Title 20, Section 5521 law says jaskowiak and guardians must follow that law that says guardians must basically do what the the AIP (Alledged incapacitated person) wants, including federal laws Olmsted Act and Americans with Disabilities Act and the Rosengarten case. Blumer and her husband (lawyer) Bill Blumer were trying to reduce my visits to be with Mother from 12 visits a month to only 2 visits a month, WITHOUT asking Mother. Why? The mafia has claimed the staff at the nursing home said after my visits or after my phone calls, Mother was always "agitated" and they always blamed me for that. Blumer never thought that there were many other reasons Mother was "agitated" like Mother did not want Arthur to leave after only 1 hour, Mother wanted to go back to her home, staff listening to her phone calls, staff stealing things from Mother's room, etc. There was NEVER any proof of such bad behavior by me to Mother. There were never any staff people who were told to come to court to testify to their "claims" about me by mafia. Why? Without the staff in court to testify, any statements made by blumer of them in court are called here say and NOT admissible. They ARE called slander, defamation of character and liable. In fact in late 2023, I filed 4 petitions: one to remove fenstermacher, one to remove jaskoewiak, one to unblock my emails that weilheimer had the county IT person do in june of 2023 to all county agencies that I was using to help get Mother home, including the sheriff department, DA, commissioners and county politicians and a petition for mafia to "Prove Arthur is a danger or menace to Mother, in other words for mafia to either defecate or get off the toilet". Jaskowiak and the other guardians wanted all of them denied. Judge Sterling did what they wanted, she denied me my petitions to be heard, my right to prove why those people should be fired and to prove the mafia lies. So, judge Sterling is saying anytime the mafia says any lie about me, it will be taken as a fact, but I cannot defend myself. The fact is, the nursing home staff is not honest or caring. None of the staff has ever put their claims in any reports to the director of the nursing home, Kessler. Why not? Many times I would find things missing from Mother's room. When I would call Mother, the staff would always pick up the extension and listen in. Mother would hear the clicks. There were times I would find a staff person listening at the door during a visit to spy for the mafia to get information and any dirt on me because I was interfering with the mafia attempts to steal more money from Mother. At the hearing in December 2022, bill Blumer was replaced as lawyer for Pam because he was always being a jerk and had cursed at me for no reason. He was replaced by another lawyer in blumer's firm, Gelsinger. Gelsinger proved he did not care at all for Mother's welfare at all and only used anyway possible to create billing hours for himself and his firm. Weeks after this hearing, another hearing was held for my second contempt of court charge by Jaskowiak for putting a link on my news website to the original article, that had been archived by Amazon, I wrote proving the scam on Mother. At the same hearing, judge Weilheimer forced me to sign a paper to Amazon to force them to remove the original documents by a link in my revised narrative that exposed the guardianship scam on Mother. Weilheimer forced me to sign a paper saying when I get my inheritance, I would pay jaskowiak for his "time" (about \$5,000) creating the second contempt of court. She said the money was the penalty. At the conclusion of that trial, weilheimer deliberately changed the civil contempt to a criminal contempt, thus denying me my right to a free lawyer and a jury trial. After signing the document to pay jaskowiak, Weilheimer still put me into prison for 7 days because she claimed I violated the "spirit" of her original order. For unknown reasons, in 2022, pam Blumer refused to let me have my birthday, Thanksgiving and Christmas with Mother, along with several other of my visiting days in 2022 with Mother. No reason given. How is that being a kind and loving guardian?

How can Blumer claim her monitors are "independent" when she/jaskowiak picked them and the goal was to have someone in Blumer and Jaskowiak's pocket to make up lies of what the monitor saw and heard to deny visits to Arthur. Blumer hired her first "monitor" (paid liar) Brandi to sit next to Mother and me during each visiting hour to be sure I did not say or do something that made Mother "agitated", the word that has been always used by Blumer and staff, but never any documented facts to back up those claims. Brandi was told to write reports of what was said by Mother and me during visits. Those reports would consist of lies, by jaskowiak/mafia orders, just so visits could be totally discontinued until Mother died. At first, the concern by mafia was about supposed "agitation" to Mother by me, but then it became spying by the next "monitor after brandi quit about February 2023: Mary Ellen. Mary ellen was taking

pictures of everything I was giving to Mother during the visits, talking to us during my visits to piss us off and sticking her cell phone in our way to take pictures. I tried many times to have a cell phone used to record visits, which would have been free. But, the mafia said using a cell phone would be a violation of Mother's right to privacy. But, having a person sit next to us, taking pictures, interrupting us, THAT is violating Mother's and my privacy. Those were interruptions and unhappiness to Mother. The visit limits were used only as a weapon, by the mafia, against me because I had been exposing the scam on Mother, by mafia to various people, including the Montgomery County DA office and the FBI. Logie had told the nursing home staff (and probably paid them using Mother's money) to spy on us from October 2021 to when Logie left in may 2022. In November 2022, Blumer forced me/Mother to pay Brandi to sit next to Mother and I during visits or there would be no visits by me with Mother. Arthur knew Brandi was writing lies about him and told the mafia he wanted a cell phone used to record the visits. Cell phones do not lie, paid liars do. The problem was NO guardian or lawyer for Mother ever asked Mother if I ever "agitated" her. Why? Massive corruption by Weilheimer and the mafia. About April 2023, I informed my lawyer that I had no more money to spend for visits. I reminded him that Brandi's reports were always filled with lies and that in the March 2023 visit hearing, Jaskowiak refused to let me use a cell phone to record what I said during my visits to protect me from the mafia lies. Jaskowiak and blumr's lawyers said a cell phone would violate Mother's right to privacy. But, Brandi, a 300 pound woman, with strong body odor, sitting 4 feet away from a then 98 year old Mother and me, listening to everything we say and making notes of our conversations, THAT does not violate Mother's privacy and mine, including our right to free speech? A cell phone cannot tell lies and PROVES what was said or not said. THAT is why the mafia did not want a cell phone to be used. Why wouldn't they want absolute proof that I was doing and saying things that were against court orders that the mafia was claiming?

About mid May 2023, because I had discontinued my visits because I had no more money to pay the mafia's paid liars, Weilheimer wanted me to have a evaluation to prove I could be alone with Mother. She said I could pick my own psychologist to be evaluated with the same evaluation Mother had by Ledakis. As I proved in Mother's guardianship hearing in late July 2021, Ledakis evaluation was a fraud because it had no independent proof of accuracy by his own admission and no proof he ever gave one because he never recorded the session. Weilheimer said because I had no money, the county (taxpayers) would pay for it. Weilheimer said if I passed the evaluation, she might allow me to have unsupervised visits. I replied to Weilheimer in a long email, I proved the entire guardianship was a fraud on Mother only to get Mother's money and later Mother's house that Weilheimer and the mafia have been trying to do since August 2021 when the mafia wanted to evict me from Mother's house just to get mafia more money. Weilheimer had lied in her desire to have me evaluated. First, she said I could pick my psychologist and the county would pay for it, then she changed her story to say she would only "consider" my pick and I would have to pay for it. I knew weilheimer was just playing another sick game and I refused to play it. On August 25, 2023, I was evicted from mother's ouse, against her written wishes, because of Weilheimer's court order, along with jaskowiak and Fenstermacher.

Mother was reborn on July 2 2024. As of August 2024, the house had not been sold and was not occupied after I was evicted by jaskowiak, fenstermacher and weilheimer. The mafia could have let me stay there, as per Mother's written instructions, but the mafia evicted me as retaliation to me for exposing their massive scam of fake guardianships on many others. Fenstermacher had said to me and my ex lawyer in a meeting in about August 2022 when I moved out of the house, Fenstermacher would give me money to live and would pay the rent from my future trust. Fenstermacher said when I found a place, he would call the landlord and confirm that the rent would be paid. He lied. Fenstermacher never called any of those 9 landlords back I had seen their places to rent. Also, weilheimer had issued a order that for August 25 2023 when I was to leave, fenstermacher and jaskowiak would be at the house for me to give them the keys and do a walk through to make sure I did not take anything or do damage to the house. Fenstermacher and jaskowiak never showed up. In July 2023, fenstermacher said that he would not give me my yearly gift money of \$14,000 that he had given jsh and myself for past 2 years because Mother could not access her money anymore because she was in guardianship. Mother had given that amount to each of us, each year, after my father died in January 2013 instead of presents. Fenstermacher claimed I had cost Mother too much money in lawyer fees. The fact is, none of the guardians, especially pam blumer, had any right to charge Mother for any fees except blumer's fee as a guardian, especially all lawyer fees and "care manager" Klock, because those guardians were operating a business and they were only entitled to be paid their hourly rate while they were there with Mother. But, they added on travel time and also extra time being with Mother after I had left. I was finding more and more problems that nobody else saw or cared about fixing so I had to file petitions and that is why all of those lawyers got involved and billed Mother. None of my petitions to solve problems were ever granted by weilheimer or sterling. None of the guardians, their lawyers or Klock ever fixed those problems. Since August 25 2023, I have been living in my car, in sub freezing winter weather and eating cold sandwiches for lunch and dinner. Judge Sterling continued to delay hearings pertaining to fenstermacher giving me money to live. In February 2024, I issued subpoenas for Mother to be at the February 16 hearing to prove she wanted me to have my yearly gift money from her that she had given to both children every year for 10 years. About mid 2019, Mother had asked me to live in her house with her because we were so close. Mother had written in notes saying she wanted me to live in the house, rent free until and after she dies. Nobody in the mafia or judges ever asked Mother what she wanted, as demanded in Title 20, section 5521. The mafia never did what Ledakis said in his first "evaluation" that Mother had no problem with daily activities and since I had been living with Mother for almost 2 years, everything was fine. But, Ledakis said in his report, Mother should have a guardian of person, which makes no sense. He never said Mother must have a guardian of estate, but weilheimer gave Mother one. Weilheimer and the mafia wanted somebody that would go along with the scam of the mafia so they always hired someone who would pay them any money they wanted.

In my reply to Weilheimer pertaining to her wanting me to take a made up "evaluation" to "prove" I would not cause Mother to be "agitated", I stated that I was not stupid to take such a rigged psychological test by Ledakis and mafia, both of them worked together. Ledakis had been hired many times by the mafia and by weilheimer in other cases. Ledakis admitted at the petition hearing in July 2021, his tests had no independently proven accuracy and I knew any results, of any evaluation would be manipulated to make me look bad. My answer to weilheimer had a lot more bite than that. Plus, the mafia never wanted a trial in September 2023 that I requested, with those unnamed staff people, who accused me of "agitating" my Mother. Without a hearing, anything blumer said the staff claimed to have said was only here say. The basis of U.S. law is a person is innocent until proven guilty in a court of law and a person has the right to face their accuser, something the mafia had refused to do. On February 4 2024, I issued a cease and desist letter to blumer, gelsinger, jaskowiak, jsh and fenstermacher that I will not allow them to use my name with any of their lies. I am sure they thought it was very amusing. Various staff persons constantly would make snarky remarks to me while I was with Mother in hopes of starting an argument which would get Mother upset so my visit would be canceled for that day. No phone calls had been allowed since mid 2022 by mafia/blumer and all recent major holidays and special days in 2022, 2023 and 2024 had been canceled by blumer. Mother died alone and in solitary confinement because the mafia wanted to keep her locked up in her cage for their safe keeping. WTF? How is that a guardianship and with all of Mother's money wasted? Why did jsh say she loved her Mother at the buriel, but allow Mother to live like that AND jsh allow massive amounts of money on guardians, their lawyers, "care manager" and a nursing home at \$90,000 a year when Mother could be living at home at the court accepted cost of only \$16,500 a year? Did jsh realize when Mother died, half of that money would have been jsh's inheritance? The only logical answer of jsh not caring of the waste of money was she was getting money under the table.

In mid 2022, my ex lawyer had told me about a 3 hour, guardianship seminar he saw from October 2019. Jaskowiak was on a 3 person panel about guardianship. There was also a law professor and another guardianship lawyer. The panel talked about all of the laws and rights of the AIP and guardianship. Jaskowiak bragged during the seminar that he uses contempt of court orders to people, with the threat of prison, just to get his way and make money from them. Jaskowiak also joked that prison has "3 hots (meals), a cot (bed) and a date with "Bubba". Bubba is the nickname for a fat black man and being raped by him. Male rape in prison is very common. Jaskowiak is using prison on me in hopes I would be raped by a black man and maybe murdered. Sick! Anyone that makes fun of rape, whether to men, women or children is a sex pervert. Again, jaskowiak is using the court as a weapon (lawfare) and for making money. Neither Weilheimer, sterling or Jaskowiak ever cared about using the court as a weapon because the court, of corrupt judges, was giving them legal authority to commit crimes and make money. A lot of it from many, many victims.

Weilheimer, Jaskowiak, Camp and jsh did not say anything about the Ledakis "evaluation" being proven as a fraud by me during the petition hearing. Why? Because all they cared about was that Ledakis said Mother was "100% "incapacitated" and then Weilheimer and those others could start stealing from Mother's bank account and her assets. The victims of guardianship corruption usually will be forced to live in low rated nursing homes until they die: drugged and broke. The victims will be told basically they have no more rights over their lives. But in Pennsylvania those victims do under Title 20, section 5521 and the Rules of Conduct for lawyers. Pennsylvania law dictates all less restrictive measures for the AIP BEFORE guardianship. The mafia pretended that law did not exist. Of course, the corrupt lawyers, judges and guardians never tell the AIP they are human beings with rights. The AIP are only property to the mafia. The spouses and loved ones of those victims will also be at the hands of those sadistic vultures and corrupt judges. Modern day slavery is alive. Guardians can deny visits by loved ones, medical care (including life support for victim including food and water) and many other things unless the families know the laws and facts.

Those involved in guardianship corruption try to keep the state and federal laws protecting the victim from ever being known by the victim and their families. Does a person have rights, if so what are they? A person in prison, for all types of crimes, has more priviliges than Mother has had since August 6 2021. All POW's have more priviliges in the Geneva convention than Mother received since August 25 2021 when she was kidnapped by jsh and logie. If a person in guardianship has no rights, can they be beaten by the guardian, can they be raped, can they be prostituted, can they be forced to sell drugs, can their property be sold at any price against their wishes? Why have those extremely serious questions never been answered? The answer is no, none of those things can be done to a AIP. They do have rights and laws that protect them from physical, mental and financial abuse and neglect. But, a corrupt judge will ignore them for the benefit of any mafia.

Mother was grossly and inhumanly abused and neglected financially, physically, medically, emotionally and psychologically by corrupt judges sterling and weilheimer, jsh, Mother's corrupt shister Jaskowiak, psychologists Ledakis and Carroll, "care manager" Klock, fenstermacher, original guardian Logie and his lawyer Zabowski owned Mother from July 2021 to May 2022 when he guit, pam blumer and her lawyer/husband bill and the lawyers he hired from his law firm owned Mother from May 2022 to February 2024 when pam blumer quit. Cynthia Ellis was picked by jaskowiak to replace pam blumer in about February 2024. Ellis was Mother's guardian of person until Mother was killed by the mafia on July 2 2024. Ellis was never a certified guardian, she was only a social worker. Why did jaskowiak choose Ellis to be Mother's guardian of person since she was not qualified to be a guardian and never took the test to be one? Because she needed the money and would do and say what jaskowiak wanted. I was constantly sending Ellis various documents to educate her on the laws of guardianship and the rights of the AIP. Pam Blumer had hired her husband as her lawyer right after she was appointed. Her husband, bill, was friends with jaskowiak and then bill blumer hired several of the lawyers at his law firm. All of the vultures feeding on the same road kill: Mother. Fenstermacher was hired as guardian of estate in may 2022. In early 2024, fenstermacher said in court he had not seen or talked to Mother for about 4 years, including 2 years he was her guardian of estate. Jaskowiak had only seen Mother twice in 2.5 years. Both were lawyers and had a lawyer/client relationship with Mother. They were obligated to discuss all matters with Mother and act as she told them. But, they never did. In the February 2024 or so court hearing, fenstermacher said he thought his only job was to sign checks, no questions asked. When I asked him in court what about fraud and waste by guardians and lawyers, he said maybe that was something he might look into.

I had been told in court orders, mainly by weilheimer, that I could not tell Mother many things, including later weilheimer said I could not show Mother pictures of the home she had lived in for 21 years. No reason given. Pam Blumer, in May 2022, had hired husband bill as her lawyer just to increase their income. Instead of Mother living in her large, beautiful, 3 bedroom, 3 bath house, in a gated community of 21 years, since October 2021, Weilheimer, jsh, guardians, Klock, fenstermacher and Jaskowiak forced Mother to live and die in that tiny, one room pig pen in a disease infected nursing home, in solitary confinement. In late 2023, I found in blumer's invoice that Mother's pig pen had 41 active cases of covid in July 2023. Mother had covid twice and a major case of influenza where she could have died a very painful death. According to a study, about 39% of people that die from covid, die in nursing homes. As of February 2024 (before she quit), Blumer had always refused a phone in Mother's room, no visits to her former doctor's appointments for 2 years and Mother had not been allowed outside, for any reason, for two years into society. Mother was kept in a locked down section of a very low rated nursing home, with people who have mental and behavior problems. There are no locks on any of the doors and there are men in her section. There are no video cameras to see people (men) going into a woman's room. Those men could be on drugs or serious dementia where they do not know right from wrong. Mother was forced to eat meals with those people, some of them are in extremely poor medical condition on gurneys and some are just like zombies. Many times Mother would take her meals back to her room to eat alone. There are times when those people caused arguments with the staff. The mafia had no problem with keeping

Mother as a prisoner in solitary confinement, in a sensory deprived environment until Mother died. Mother was charged \$90,000 a year for the pig pen. Why did they demand Mother stay in that pig pen? How much of a kickback did they get from the nursing home? The more "care" that is needed for a person, the more money the victim can be charged. Mother's room had old and broken furniture and missing and torn sheets and blankets. Usually her towels and bedsheets were urine stained. Sometimes she did not have a bed sheet. Her bed was no wider than her pillow. Usually her pillow had no pillow case on it. Mother was being treated like a bag lady, forced to wear other people's clothes. What was Mother's crime to be forced to live this way? Mother only had a small issue with instant recall and memory. Mother was never accused of having any mental or behavior problems that would make her a threat to herself or others. Mother got no special services to eat, dress, hygiene and still had common sense and knew right from wrong until she died. The court accepted cost of Mother living in her house was only about \$16,500 a year according to court records. I had found many much, much nicer and cheaper nursing homes where Mother could have her own furniture, possessions and other things from Mother's home if she ever needed such special care. But, Mother said to me many times she always wanted to live at home until she died. Because my father had died years earlier, if mother ever needed any day care, that person could sleep in father's room and have their own toilet. But, all of the guardians, lawyers for guardians, Jaskowiak, fenstermacher and jsh had refused to let Mother live at home. Why? I sent jsh and jsh's lawyer camp several letters saying that the wasting of all of that money by the guardians, is also wasting jsh's inheritance. Jsh refused to respond to me. I had sent emails to Camp, jsh's lawyer, but Camp said Mother was fine where she was. In addition, according to federal ADA (Americans with Disabilities Act) a person with memory issues is considered to be disabled. Also, according to the Olmsted act, a person with a disability is not to be warehoused, like in a nursing home, but instead given the least restrictions possible. How can 2 judges, Mother's lawyer jaskowaik, fenstermacher, klock, guardians, all of their lawyers and ish did NOT know that? Or, did they? Why didn't they follow the law? Why didn't they care? They are common criminals, just like the ones kept in prison nationwide for all types of crimes against humanity. Just like the criminals I was kept with when weilheimer and jaskowiak put me into prison for almost 3 months.

In October 2021, a month after Mother was dumped in the pig pen, I noticed Mother's legs were very swollen. I notified staff nurse because I thought maybe it was a deadly blood clot. I notified Logie, but he refused to do anything. The staff refused to do anything. About two days later, still nothing had been done by the staff. I contacted police, who then contacted EMS. They wrapped Mother's legs and told Mother to keep legs elevated. About a week later, Mothers legs were still very swollen. I called police who came to nursing home. I filed a incident report with police for medical neglect of Mother. Police had a meeting with director of the nursing home and Logie. Neither one of them explained why they did not take Mother to a hospital for a ultra sound for a possible blood clot or maybe a serious infection. The only action by the house doctor was for staff to put TED (compression) socks on to reduce the swelling and some type of ointment. Until Mother died in 2024, the TED socks were almost never been put on Mother by the staff. Since late 2021, Arthur was blamed by various guardians, including Logie and Blumer and their lawyers for Mother's swollen legs by claiming Arthur was bringing in "junk food" for lunch with Mother at only 3 times a week. But, those people ignore the fact that Mother got 20 meals a week at the nursing home and those foods are usually fried and are high in sodium. Mother had no diet restrictions or food allergies. In September 2022, Arthur stopped bringing in food for Mother. As of mid December 2023, (the last time I saw Mother) Mother's legs were still swollen. Who knows what kind of food that Mother was being given that could have very high dosages of fat and sodium?

Many times Mother would tell me how slippery the vinyl floors were so I bought her many pairs of no slip socks to wear. The staff basically never cared to make sure those socks were on Mother. In the middle of 2022, Mother fell on their just waxed floor in her room and hit her head on the hard vinyl floor. The nursing home x-rayed Mothers hip, but did not take Mother to the hospital for a CAT scan for possible damage. Why? Since then, Mother has fallen many times on the slippery floor. She had broken her glasses and had a black eye and bumps on her face in about December 2023. Maybe mother was also falling because of the drugs they ere giving her. I have been denied the facts of Mother's medical issues and drugs given to her. In early 2022, I bought Mother 9 pairs of no-slip socks to wear so Mother would not slip and fall again. As of very late 2023, those TED socks were almost never on and the no slip socks had disappeared. Since about early 2023, Mother was walking with a cane and sometimes she must use a walker. Mother's only exercise was walking 35 feet to and from the TV room for meals. In late 2023, gelsinger emailed me and said

Mother had fallen again and was taken to the hospital and kept overnight. Gelsinger had sent his email a WEEK after it happened. I learned Mother was diagnosed with bleeding on the brain because of the fall. When I saw Mother a week later, Mother had 2 black eyes and a large bruise above one eye. Mother had different glasses on because Mother's was broken because of the fall. Mother did not have the no slip socks on. Mother could hardly stand up now and stay up using a walker. A staff person had to stand next to Mother to be sure Mother did not fall down. I filed a police report, one of many in 3 years, on Mother's condition.

Since about September 2022, I had decided not to bring in any food for Mother to prove it was not my food that made her legs swollen. I had not brought in any food for Mother but Mother's legs were even more swollen. Because Mother's legs were even more swollen, I had filed several incident reports with the local police for elder neglect, but the police never did anything. They claimed because Mother was under guardianship, they could not do anything. BS! also have not done anything. The fact is, my food was proven not to be the cause of the leg swelling of Mother or some vein problem that occurs in elderly people as guardians Logie and Blumer, Jaskowiak and the house doctor have claimed, but is caused by a lack of exercise by Mother because Mother was forced to live in a extremely small living area since October 2021. In very late 2022, Mother's left leg had a cantelope size lump on it. Mother had to use a walker because walking was extremely difficult now because of lack of exercise for so long. I filed another police report because of that extra large lump. The police had done nothing to help Mother's situation.

In about November 2021, I contacted the Norristown DA office detectives. I talked to Det. Shade for about 2 hours and gave him some documents about the scam and the people involved with it, including Weilheimer, Jaskowiak, etc. After 3 weeks, Shade closed down the investigation (I found out later he was retiring) and claimed there was no case, did not call me to ask if I had other information and documents. Shade never called back the many people who had their cases of corruption in the Montgomery County court to talk to him about. Shade went to Weilheimer and told her I had gone to him (Shade) to file a criminal complaint on Weilheimer and the others in the mafia about the scam. Weilheimer then told all the others I named to Shade they had been under investigation because of me. Shade told weilheimer who was still judging my case. Shade exposed and violated the confidentiality of a informant, me, and thus endangered my life and that of Mother to revenge by the mafia. That proved there was also corruption in the DA office in Montgomery County. About the same time, I also contacted the FBI office in Ft. Washington about the scam. I met with agent in charge Pacchioli. I had a 2 hour meeting and Pacchioli was given many documents. Many people also left messages for him about their cases of guardianship corruption on their loved ones. Pacchioli refused to open a criminal case and said it was a civil matter, not a criminal one. But, in late 2023, the Chester county DA, Philadelphia FBI and the IRS got Gloria Byers convicted of fraud for stealing about \$1.5 million from 105 of her victims as she was their guardian. In Mother's case, there are corrupt judges, guardians, lawyers, jsh and psychologists. How is THAT only a civil case? I left several messages on the FBI's door to open the case and that weilheimer had the county IT person, Olivieri, block my email address to all county elder agencies, sheriff, DA commissioners and others as revenge at me for exposing the scam on Mother in late 2023. About late 2023, Pachioli sent me a email that if I ever came to that office again, I would be arrested for trespassing. In very, very early 2023, Arthur called the DA office again and spoke with Det. Kelly. Kelly was supposed to be in charge of Internal Affairs. I told him I wanted to file a complaint against Shade and the mafia, including weilheimer. He told me Shade had retired. Kelly then said to me several times: "Did I like prison, did I like prison"? I was not sure what he meant, but I took it as a threat. So, I asked him if this was a survey? He made it clear to me, if I filed a complaint against Shade or Weilheimer, he would file charges against me for wiretapping. He was referring to the guardian of Mother, blumer, claiming the monitor at the time, Mary Ellen, told pam blumer I had been taken pictures and video of Mother without permission of guardian. I told him I had not done so. I did not file any charges against Shade, Weilheimer, new judge Sterling since September 2023 and rest of mafia for obvious reasons: for fear of Mother's life. In mid 2023, I went back to Kelly. I told him many people wanted to file their charges against various judges and lawyers. After 5 minutes, he showed me the door. I called him the next day and asked who the man was who sat with us for the 5 minutes. Kelly refused to answer. I called him several times after that meeting and asked when will we sit down for a meeting about the corruption. He refused to answer. I called Kelly again to find out the if the DA was opening a case of corruption on Weilheimer, guardians and lawyers on fraud, financial exploitation of the elderly, etc. He kept putting me off and says he was waiting for "documents". But, he refused to say what they were. About summer 2023, I got the so-called papers that Kelly had said he was getting. They turned out to be just general

documents about guardianship: worthless. Kelly was just playing with me. About end of 2023, Kelly retired. About middle of 2023, Pacchioli called me and said he never opened an investigation on the corruption. I told him weilheimer had also had blocked me from seeing my court documents on my docket since I was pro se since May 2023. About May 2023, weilheimer allowed me to file my documents for free (IFP) because I proved I was too poor to pay file fees. About November 2023, jaskowiak tried to cancel my Ifp privileges. He claimed I was abusing the court because I was filing too much. About summer of 2023, I filed complaints against fenstermacher and jaskowiak with the Disciplinary Board for lawyers to have them disbarred for their corruption in my Mother's case. About late summer 2023, I filed a complaint against Weilheimer with the Judiciary Conduct Board to have her disbarred because of the corruption in Mother's case. About December 1 2023, the Board's reply was the shisters did nothing wrong and Weilheimer was cleared of anything wrong by the Judicial Conduct board. Such massive corruption in the lawyer business and the protection of them!

This is an example of one of those extremely sad cases where Mother became guardianized by the selfish and greedy actions of jsh just so jsh could get Mother's house, possessions and money BEFORE Mother died. Jsh had no children, is in excellent health, owns her almost new car that Mother bought jsh about 7 years earlier, always had high paying jobs and for 12 years had been working as a medical coder, using a computer, in her home. About 1 year before Mother's husband (my father) died from memory problems, jsh nagged her mother and father into giving her a \$100,000 loan at only 1% interest. About 1 year after our Father died (January 2013), Mother forgave \$25,000 of that "loan". But, look at what jsh has done to her Mother! In mid 2023, I got a notice from Weilheimer I had 30 days to move from Mother's house by August 25 2023 so Mother's house could be sold. When that happens, all of Mother's much loved possessions of 99 years will be trashed. That is what jsh had always had tried to do for years after our Father died. Mother's corrupt court appointed lawyer Jaskowiak, Mother's "slave masters" (guardians) who were appointed in May of 2022: pam Blumer as guardian of person (quit in February 2023) and then cynthia Ellis (friend of jaskowiak and never certified to be a guardian) and Ron Fenstermacher as guardian of estate, jsh and their friends would steal what they wanted from Mother's house after I was evicted. Fenstermacher has been Mothers trust lawyer and mine for 21 years, but Fenstermacher had tried to help jsh get Mother's money, assets and put Mother into a nursing home for many years. I have always stopped those attempts on Mother. For example, Fenstermacher had tried to get Mother to pay for jsh's lawyer bill of \$1,200 without asking Mother, but I stopped it. Jsh and fenstermacher put together a so called "Delegate Authority" in about 2020 that said I would be in charge of Mother's house, car and medical conditions, but ish would be in charge of all of Mothers assets, including her house and how to hndle those assets. Again, they never asked Mother if she approved. I stopped that attempt, also. Since late 2021, the mafia had wanted the house sold just to put more money into the mafia's pot to give themselves. Mother had always made it clear, both in writing and verbally, Mother wanted me to live in the house for free and also after Mother died, she wanted me to have the house. But, jaskowiak and Fenstermacher got me evicted from the house in August 2023, without ever asking Mother, Fenstermacher's client of 21 years, what Mother wanted. Pennsylvania law Title 20 section 5521 tells guardians that their "boss" is the AIP (Alledged Incapacitated Person) and the lawyers and guardians serve the AIP and do what the AIP wants, NOT what the guardians want. Title 20 section 5521 also says how guardianships are supposed to be done. The Rosengaten case also proves that the AIP has the right to decide what they do with their property. In February 2024, Fenstermacher admitted in court he had not talked to or seen Mother for about 4 years, including 2 years as Mother's guardian of estate. How could Fenstermacher make such drastic decisions for Mother, such as selling her house, junking all of Mother's loved possessions and evicting her son WITHOUT asking Mother what she wanted? Fenstermacher is violating all of the responsibilities and obligations of a guardian and as Mother's lawyer according to the PA Rules of Conduct for lawyers in Pennsylvania. When mother died in July 2024, fenstermacher still never was certified to be a guardian. I have been on welfare for about 2 years because I lost about \$100,000 of lawyer and other costs to get Mother home so she would be happy and healthy. Since august 25, 2023 when I was evicted, I have been forced to live in my car and eat cold sandwiches for lunch and dinner. I lived in the cold winter sleeping in my car sitting up and keeping the engine running all night long to stay warm. About August 2022, fenstermacher said in front of my ex lawyer and Arthur in a meeting that when I found a place to live, he would call the landlord and tell them the rent would be paid from my Mother's trust. He lied. About 9 different people called him who had a place for me, but fenstermacher never called them back. In addition, fenstermacher said he would give me money each month to live, but he lied about that. Every year, for 8 years after my father died, Mother gave ish and Arthur each \$14,000 instead of presents. After

being evicted from the house in 2023, Fenstermacher refused to give me that money to live in july 2023 and another \$14,000 in July 2024. Why didn't jsh complain she was not getting her money? As a member of the mafia, I am sure jsh was being compensated in some way during this scam. Fenstermacher claimed I cost Mother massive amount of money for lawyers because of my behavior. Lie! The fact is, I was always finding problems that none of the guardians or staff found and/or fixed that were affecting mother's health, welfare and happiness. I was always trying to get my Mother home to live or to a much bigger, much nicer and much cheaper place to live as the mafia's own paid liar, Ledakis, said Mother could in his first evaluation of her. The mafia always refused to fix problems or do anything for Mother because they could make massive amount of money in billing hours fighting me and counted on me to keep trying to help Mother. Fenstermacher never asked Mother if she did not want me to have the money. Fenstermacher sent me a email in December 2023 saying he would not give the money to me. Fenstermacher forgot the cost of the pig pen could be eliminated if Mother went home to live and blumer had no legal right to charge Mother for her lawyers time and also "care manager" Klock. Those are business expenses that blumer is supposed to pay for from doing her business. There are no laws or rules that say a guardian can hire, buy, etc. anything they want and charge the victim. In addition, blumer gave herself a pay raise from \$100 an hour when she was hired to \$125 an hour 2 months later just because she wanted to. Fenstermacher did not care about those costs to Mother because he is a part of the mafia.

When a house is sold by corrupt guardians, they always follow the same steps. They sell the house very low to a friend, then resell the house at full value and keep the profit. The family will never know the house had been resold and made much more money. The profit will never go to the victim and later to the family after the victim dies. As per the contents, the corrupt guardian will either tell the family the contents were "donated" to charity, when in fact the guardian and their friends took the possessions for themselves or the corrupt guardian sold them to an auctioner and tells the family the possessions were sold at a much lower price, when in fact the auctioneer paid a much higher price for the possessions and the car, if the victim had a car. Logie had my Mother's car towed away the same day he and jsh kidnapped my Mother. Logie never asked Mother if she wanted me to have the car, which Mother did. Logie's answer was Mother did not need the car because she had stopped driving. What a self centered ass who, I am sure, used his same tactics to other victims of his. During the may 2022 hearing when logie quit, during a recess he asked if he could talk to me in the hall without my lawyer. I said ok. He said to me that I may not believe him, but he said he really liked my Mother. WTF? Was his treatment of my Mother the way he treated all of his clients he liked? How did he treat the ones he hated?

Many requests were made by my former lawyer to Weilheimer to recuse herself from this case because of her obvious gross incompetence, corruption and her obvious hate of me for exposing the scam on my website, in court and proving the "evaluations" and "reports" were only frauds, with no independent proven accuracy. Weilheimer refused to give the case to another judge who would be unbiased. In the may 2022 hearing, weilheimer maid the comment that if Mother went home, Arthur could not live there. She gave no reason for her statement. My lawyer and I agreed that I would move out if mother came home, but weilheimer never lived up to her demand. About middle of 2022, Weilheimer was rotated from orphans court to civil court. When she was rotated, she had no more jurisdiction on Mother's's case, but weilheimer still made orders pertaining to it. My ex lawyer also asked the president judge of Court of Common Pleas, Carolyn Tornetta Carllucio, to have Weilheimer take herself off of Mother's case. Carllucio refused to do that. In late 2023, Carllucio ran to be a judge on the Pennsylvania Supreme Court. She lost in November 2023. In 2023, Weilheimer, a democrat, was reelected to be judge unopposed. Weilheimer's husband, Larry, is a lawyer and VP of a major newspaper, Philadelphia Inquirer. It is interesting and obvious that the paper has never done a story about the corruption in the Montgomery County Court and the people involved because weilheimer's husband has control over what stories will or will not be printed. Weilheimer is also friends of Lori Shapiro, wife of Pennsylvania governor josh Shapiro. It is claimed that is how weilheimer got to be judge. Weilheimers comment proved how much she hated me and she should have taken herself off of the case.

When the residents clothes are washed, they are all washed together, then passed out. No name tags are put on them. Those people, including mother, are living like homeless people not having their own clothes to wear and their right sizes. Why and how could "guardians", jsh and jaskowiak allow Mother to live like that? Mother must have been so depressed knowing she was not wearing her own clothes.

In very early 2023, there was a visitation hearing to discuss my visits with Mother. Jaskowiak did not want me to have any visits with Mother as he has said since the beginning of this guardianship scam because of his hate for me because I was exposing the mafia scam and their hand picked "expert" (Ledakis) who commited fraud by using his fake "evaluation" on people to declare them "incapacitated". I have openly condemned Jaskowaik in writing, protesting in front of his house in April 2024 where he got me arrested. I have been on the nationwide radio show about guardianship corruption many times. For about 2 years, from early 2022 to about late 2023, I had been a guest on that show that had been on for about 12 years. I talked about jaskowiak refusing to allow Mother to come to court to testify for herself and because he had refused to bring in any of the people Mother dealt with every year, for the past 21 years, who would have proven Mother did not do anything or had any problems that needed guardians of either person or estate. The fact is, Jaskowiak did a 3 hour guardianship video in 2019 so he knew guardianship laws and rules, but he had not followed any of them for Mother, including where she should be living, treated, etc. Those people and documents would have included Mother's primary doctor of 21 years, tax person, CPA, unpaid medical or other bills, any strange or bizaar checks, unpaid taxes, unpaid credit card bills, etc that would have proven Mother did not need any guardians. Jaskowaik never protected Mother from being guardianized because Jaskowiak WANTED Mother to be guardianized for Mother's expensive house and money for the mafia. At the petition hearing in August 2021, I got Ledakis to admit he had no proof that his "evaluation" had any independent proven accuracy. Those so-called "evaluations" are called IME (Independent Medical Evaluation), but there are NO medical tests in them, just a psychologist's opinion who thinks the person is "incapacitated". But, those fake "evaluations" are used to declare victims "100% incapacitated" so the mafia can steal the victim's money. That makes all of those guardianships that have been done in Pennsylvania basically invalid. Ledakis admitted at the petition hearing in late August 2021 that he never audio or video records his sessions to prove what the person said or did not say, how they said it, etc. Without recording of any kind, Ledakis cannot prove if his reports even pertained to Mother, instead of 50 or 1,000 other people by using a simple cut and paste of one name for another.

At a hearing in about September 2023, with the new judge Sterling replacing weilheimer, I said in court instead of me paying \$75 per visit of a hour 3x a week with the mafia's first paid liar Brandi, a cell phone can be used to record the visit and would be unbiased. Both jaskowiak and Gelsinger (pam blumers new lead lawyer replacing her husband bill who was hot tempered) said no because they said it would invade Mother's privacy. But, they did not think a 300 pound person sitting next to Mother and me would violate my Mother's privacy and mine by violating our right of freedom of free speech? They and weilheimer did not think dragging a then 96 year old woman away from her house without knowing why by jsh, where she is yelling and crying saying she did not want to leave, forced to take anti-depressents on the first day to keep Mother quiet, being kept by force to stay at jsh's house, denied to leave or see or talk to her son, being starved, then became unconscious because of being starved where Mother had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks and then at week 5 got covid where Mother could have died, but those mafia morons did not think THAT was violating Mother's right of privacy at then age 96 and mine at then age 70? Mother had to get blood tests everyday (42 times) and needles in the stomach every day to prevent blood clots (42 times. Mother's arms were black and blue from all of those blood tests. Mother got covid at week 5. After Mother got over covid, logie and jsh dumped Mother into her pig pen, Manatwany Manor, that had just reopened after being locked down for several months because of massive covid outbreak. Mother was kept in solitary confinement until her disgusting morphine induced death at age 99 on July 2 2024.

In February 2023, at the end of a hearing, Weilheimer praised jsh for being such a nice person and eliminated all of jsh visit restrictions. But, Weilheimer claimed I had a psychological problem and reduced my visits from 1 hour 3x a week to 1 hour only 2x a week and I still had to pay the mafias hand picked, paid liar, brandi, \$75 a visit. I found out brandi, later mary ellen, was paid for more hours during each visit than the 1 hour of being with me and Mother. More proof of the mafia stealing from Mother. Weilheimer said in court I had a psychological problem and I should have a psychological evaluation. Brandi, picked by pam blumer and jaskowiak about November 2022, was paid by Blumer to write lies about me so eventually Weilheimer and jaskowiak would use those lies to deny me all visits with Mother forever. About several weeks later, I told my ex-lawyer and he told the court, guardians and lawyers I could not afford to pay brandi anymore because I have been on welfare, mainly because of all of the money I had spent for the past two years to get Mother home. I had no more money to waste, especially on a paid liar who will write lies about my visit time only to eventually have me banned from seeing Mother for her life. Both jaskowiak and Gelsinger had refused to

allow me to use a cell phone to record my visits to prove I did not "agitate" Mother. Cell phones do not lie, which would NOT allow the mafia to lie about me. The mafia also wanted to drain as much money from me as a further punishment for exposing their mafia. They did not want me to be able to protect myself from made up lies by Brandi. About May 2023, I stopped my visits to see Mother for about 5 months. I decided since the mafia was using my visits and lies by the paid monitor, brandi, to use against me to deny me all visits with Mother, I decided not to see Mother. I did not see Mother, I was not allowed to call Mother and any cards, newspapers, gifts, flowers, letters, etc, I left for Mother were thrown out by staff as they were told to do by jsh and Blumer. Blumer had told the staff not to allow Mother to call friends or friends allowed to talk to Mother, not allowed to see her friends, all letters and cards are not to be given to Mother by those friends and no ministers were allowed to see Mother, a clear violation of Mother's Constitutional Rights of freedom of religion. Those barbaric rules also clearly violate Title 20 section 5521. Why did Jaskowiak, Mother's lawyer, allow that type of barbaric treatment to his client? What good was Jaskowiak as Mother's lawyer? In a hearing in fall 2023, judge Sterling ordered me to visit Mother, but only 2 visits a month, but I was still not allowed to use a cell phone to prove I did not agitate Mother. I asked Sterling several times how do I protect myself from them making up lies about me? She said: "Let's give it a couple of months". WTF? Blumer/mafia had refused me to visit Mother on Christmas, my birthday, Thanksgiving in 2022. In 2023, blumer refused me to see Mother on Easter, Good Friday, Mother's day, Mother's 98th birthday, Valentine's day, my birthday, Christmas, Thanksgiving. No reason given by Blumer. How do the actions of Weilheimer, guardians, their lawyers, care manager Klock and Jaskowiak from august 2021 to Mother's death in July 2024 compare to what Title 20 section 5521, ADA, Olmstead Act, and PA law demanding the least restrictions on a person before guardianship say for their conduct, their actions and treatment must be for their client?

It must be noted that the basis of U.S. law is a person is innocent until proven guilty in a court of law and a person has the right to face their accusers. There are NO reports by the staff of accusing me of "agitating" Mother. Since this lie was started, the same word "agitated" has always been used. Why? Also, the word "staff" is always used, but no names are ever used who make those accusation. Not once, did Weilheimer, Jaskowaik, camp, blumer or Gelsinger ever demand those "staff" people come to court and make their claims under oath. The entire visit restrictions and having a monitor are because first Logie in about November 2021 then after Blumer was appointed in may 2022, claimed the "staff" was telling them that after my 3x a week visits with Mother and after my 2x a day phone calls with Mother, Mother was always "agitated". But, nobody ever asked Mother if that was true. Why? Mother NEVER refused my phone calls and NEVER refused my visits. In very early 2022, Logie said Mother and I could only eat lunch in the TV room where people eat meals and the staff could watch us. We could no longer have a private hour and lunch in mother's room as we had been in the beginning of mother being there. In mid 2022 blumer decided I was not allowed to even walk mother back to her room and was not even allowed in mother's room for any reason. It seems they did not want me to see the condition in mother's room and what the staff had thrown out, such as my flowers, newspapers, magazines and any other evidence of of mother's room condition. I tried for 3 years for the staff/guardians to put a table in mother's room, but they refused to do so. Mother had to see or read newspapers or magazines on her tiny bed. The staff was told they could tell me to leave if I got Mother "agitated". But, the staff NEVER had to tell me to leave. Most important, Brandi, after about 30 times sitting with us, Brandi NEVER told me to leave. As a matter of fact, during a hearing in early 2023, brandi admitted in court on Zoom, all of the visits were loving and happy. So why were the monitor's (paid liars) continued and Mother or I had to keep paying them?

In very early 2023, Arthur's lawyer, of 14 months, quit for health reasons. My lawyer quitting had deadly consequences to Mother because I would not be able to get Mother home or deal with ongoing legal matters. I had no knowledge of the law, no knowledge of the details in my case, such as filings that need to be made, deadlines of filings, etc. Without any money to hire a lawyer, all of that money was wasted on the previous lawyers. In December 2023, I had no more money to pay blumers paid liars. I knew they were playing their same old game of wanting me to have visits only so their paid liars could make up lies about what I said. At my mid December visit because I would not be allowed to be with mother on Christmas, I brought many wrapped presents for Mother to open. As always, she opened each one very carefully so she would not rip the wrapping paper. Mary ellen kept interrupting us, taking pictures of what I gave mother, made various stupid comments and tried to get me to lose my temper. As I was walking out of the room, I had my arm around mother. Mary ellen tried to take my hand away, but I pushed her hand away. I did not see

Mother again after that. Mother died alone and not seeing me for 6 months. What did Mother think was the reason I did not see her until her death? Did she think I did not love her anymore? Did Mother decide I did not want to see her anymore? Did she die hating me as her son? Mother died alone, in a painfull morphine induced death, in a tiny pig pen and with no possessions that Mother had loved all of their life, no phone, maybe no memory left because of the drugs she was being given, instead of Mother living happy, in Mother's large 3 bedroom, 3 bath house of 21 years, in a private gated community where I could have been taking care of Mother for the rest of Mothers life.

In very early 2023, I set up a Go Fund Me account to raise money to pay some of my legal fees. I had to take it down because Jaskowiak threatened me with another contempt of court charge because I simply put a picture of Mother on the home page, even though I used a fake name and location of Mother. Using the court as a weapon is not allowed and is called lawfare. Another example of the mafia trying to protect their scam on Mother and on many of their other victims they own in guardianship just for their greed and their sick, barbaric, sadistic pleasure.

In early 2022, I made a picket sign and picketed outside the Montgomery County courthouse. My sign had Weilheimers name on it telling her to bring Mother home. Her assistant came out and took my picture. Many people saw me and some took my picture. On the other side of that sign, the message read DA Steel protects orphan court crime". In late 2023, I was picketing and my sign said "DA Steele protects orphan court crime". A man came up to me and asked if he could take my picture and I said yes. It turns out it was Steele. As of August 2024, nobody from his office had called me to find out what I was talking about. A week later, I was picketing again and Steele walked past me. I said let's talk to help bring my Mother home. Steele's response: "I do not get into orphans court much". What type of lousy answer was that? I have picketed at the courthouse many, many times as of March 2024. In February 2024, I spoke in front of the commissioners of Montgomery county for only 3 minutes. When I was done, none of them said anything about the guardianship corruption I talked about and I used names of judges and others. I have tried to speak at the commissioners meeting more times, but they claimed they do not have anything to do with the courts. But, they live in Montgomery county and pay taxes to it. Why don't they want to know the corruption with the DA, judges and courts?

In very early 2023, because I ran out of money to pay \$75 per a 1 hour visit with Mother because I could not pay Blumer's lying monitor, brandi any more money. I had not seen Mother for about 2 months at that time and no more phone calls were allowed by Blumer. Weilheimer had ordered me not to tell Mother I had been in prison in 2021 and 2022. Mother was never told why I was never there and other times because I was refusing to pay and refusing Mother to pay the mafia's paid liars, which had caused Mother much grief and unhappiness because I was not there to be with her. Mother and I were always very close. In mid 2023, I decided I wanted to see Mother for her 98th birthday and Mother's day. On a Zoom call, weilheimer told Gelsinger to "try" to have a monitor for those two days. The next day, Gelsinger said in a email to me no monitor could be found for one of those special days but my visits for those missed days would be done in mid 2023. The next day, Gelsinger said in a email no monitor could be found for Mother's birthday and no visit also until the end of month. Since pam blumer is the guardian of person, it is her responsibility to be there to be a monitor during the visits. In mid 2023, a new monitor was found, mary ellen, after brandi quit. I had those 2 visits with Mother as our "birthday and Mother's day" together at the END of the month, even though the visits were NOT on those days, but weeks later.

About early 2023, the Superior Court turned down my eviction appeal to stay in Mother's house.

In mid 2023, Blumer/gelsinger hired a new paid liar, Mary Ellen to be the new monitor. She was at both of my visits with Mother at the end of the month which were to be for Mother's birthday and Mother's day. Mary Ellen also wrote her reports (never typed, just like brandee and also unreadable) that had many lies in them, just like brandi was told to do by Blumer. Their writing looked like chicken scratch. Both brandee and mary ellen used the name "adult son" referring to me. Odd. Mary ellen claimed she did not know brandee, so how did she come up with the name "adult son", instead of using my real name? Once again, the mafia refused to let me use a cell phone in my visits to prove what I said or did not say. The mafia claimed the phone would violate Mother's right of privacy. BS! The fact is cell phone's do not lie, unlike paid spies who are paid and told to write lies about what I say to Mother just to reduce my visits with Mother to none for life! In mid 2023, weilheimer said I could take pictures of Mother as memories. The mafia had banned me from taking pictures of Mother and how Mother was forced to live as compared to Mother's large 3 bedroom, 3 bath house in a gated community. I was also forbidden to take any pictures when I saw mother the day before she died or at the viewing because the mafia did not want any evidence of how bad mother looked after only 3 years under the

ownership. Especially Jaskowiak, as Mother's lawyer, did not want anyone to see, with pictures, how bad Mother was being forced to live under his, the mafia and jsh's control. For decades, those sadist guardians and their lawyers made up lies about the persons, who love their loved one and are trying to care for them. By the guardians making up those lies, the guardians can push the family away from the person they love and care about. Their conduct is called "demonizing". Those corrupt guardians, corrupt judges, corrupt lawyers and corrupt psychologists, are evil, barbaric and inhumane. They have no business being in charge of anyone, let alone elderly people who need help and love during their last years.

In addition, because of their paid liar (mary ellen) claim that I took video of Mother without permission of jaskowiak or blumer, I said a very easy way to prove I do not take video is for me to turn in my cell phone before I meet Mother. The mafia never responded to my solution. My way would take away their claim I take videos. The mafia wants problems to blame on me and always refuse to have solutions because they would lose control of their "toy": Mother.

In mid 2023, I went back to the DA detectives. I had a very brief 5 minute meeting with Det. Kelly before he showed me the door. Another detective (Lt?) was there. Kelly wanted to know the proof I had that Weilheimer was getting kickbacks. I started to explain the situation to him and told him many others would call him regarding their stories. He said he would call me if he needed more information. He refused to tell me who the person was who was sitting with us. The next day, Kelly emailed me and he let me know that the investigation was over and why Shade closed the case. As of February 2024, Kelly had not given me any information, called me or returned anyone else's calls who called him with their cases of corruption on their loved ones. Kelly informed me that he was retiring in a week. I do not know if anyone took over investigation of corrupt judges, lawyers, psychologists in this mafia scam.

Two questions must be asked. First, why have Weilheimer, guardians and lawyers ALL ignored Title 20 Section 5521, the foundation of guardians and guardianships? The second question that must be asked is: Who ordered the kidnapping (taken away by force, against their will for monetary gain) of Mother? There were no court orders by weilheimer to do so. Ledakis said in his first report Mother had no problems with daily activities and since I had been living there for over a year, everything was going fine. Did logie and jsh kidnap Mother on their own? If so, why? Why didn't Jaskowiak, Mother's court appointed lawyer, order logie and jsh to take Mother back home? Did jaskowiak order the kidnapping? Why? If he did, why didn't weilheimer order jaskowiak and logie to take Mother back home? I sent those same questions to camp (jsh lawyer), jaskowiak and logie (Mother's first guardian of person and guardian of estate picked by jaskowaik, camp and weilheimer) during about January 2023. They never responded. Logie had been picked many times by jaskowaik for other victims. I also sent those same questions to the FBI (Pacchioli) about January 2023. No reply from weilheimer, jaskowaik, camp, logie or Pacchioli (FBI) as of june 2024 to my questions. During a hearing in early February 2024, my ex-lawyer and I had prepared questions which included, among many others, who ordered the kidnapping of Mother. Judge sterling refused to allow me to ask any of those questions to my ex lawyer. No reason given. Why?

Why was Mother kidnapped? Because, there was a ulterior FINANCIAL motive for the kidnapping of Mother: Money. The motive was the same one used nationwide by the other corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists. In logies notes a few days befor Mother was kidnaped, Logie referred to "the plan". He was calling many of the people involved on Mother. The "plan" was for the guardians, lawyers and judges to get the person out of the house (in this case also evict me), stick them into a low rated nursing home, loot the house contents for themselves, lawyers involved and the judge, sell the house extremely cheap to a friend then resell it at the full price and keep all of the profit for themselves, not the family. The family would never know the house was resold for the higher value and the all the profit was kept only by the mafia. Logie had Mother's' beautiful car towed away the day jsh and Logie kidnapped Mother. The car was worth about \$6,000. Logie said on his inventory it was only worth about \$1,500. In mid 2023, I saw logie's invoice of charges when he was guardian of person and estate. There WAS a plan to claim "care manager" Klock wanted to meet Mother at Mother's house, when in fact it was just a lie to make sure Mother was there so Mother could be kidnapped, get me evicted from Mother's house where I had been living for about 2 years at her request and then loot the house and sell it for more money for the mafia. The night of the kidnapping, logie sent me a email telling me I had 30 days to get out of the house. I ignored his email as it was not a legal eviction.

In early 2023, Weilheimer wrote one of her famous orders. She said I could not tell Mother anything about Mother's house or show Mother any pictures of the house. Weilheimer wanted Mother's memory to be erased of

Mother's past happy life. Weilheimer also claimed she wanted me to see Mother more. She said she would let me pick out my own psychologist and if she "approved" of the psychologist and if they said something positive, Mother could be with me alone. Weilheimer refused to say what the psychologist was supposed to find out. If this new evaluation said I would not agitate Mother, Weilheimer might let me visit Mother, but only with another blumer picked monitor (read liar) during my visits and paid by me. I refused because the mafia had been making claims, without any evidence, as proven by them never having a trial to prove their claim. Why wouldn't the mafia WANT to prove I am the bad person they say I am for the past 2.5 years? In about November 2023, I filed 4 petitions: fire jaskowiak, fire fenstermacher, unblock my emails weilheimer had the county IT person block in June 2023 and to prove I am a danger or menace to my Mother. Jaskowiak, camp and blumer's lawyers wanted all of my petitions denied. Sterling did just what they wanted. So, is Sterling saying anything the mafia claims I said or did will be taken as a fact and my visits will be denied based on the lies by the mafia without having the mafia prove their accusations in court? To them, I am guilty by simple accusation. That is NOT the basis of U.S. law and all lawyers know it. It is bizaar, but not unusual by the mafia that in very early 2023, during a visitation hearing, Weilheimer openly praised ish in various ways and said relative did not need to have any time or day restrictions on jsh's visits. I am not surprised Weilheimer did that. Jsh filed the petition on Mother and has been constantly helping the mafia cause a great amount of pain and suffering to Mother and has been trying to steal from Mother for years, along with the help of Fenstermacher, (guardian of estate of Mother since May 2022) and who also has been the trust lawyer for Mother and me for 21 years. Did Weilheimer know what jsh did to Mother in jsh's house for almost 2 weeks after jsh and logie kidnapped Mother from her house? Did weilheimer know Mother was so upset at being held as a prisoner at jsh's house that Mother had to be drugged to keep her quiet? Did Weilheimer know that only 2 days after being kidnapped, at Mother's weekly hairdresser of 16 years, Mother was shaking and crying saying "I want to go home, I want to go home". Did Weilheimer know that because of jsh's torture and torment, after almost 2 weeks, Mother had to go to the hospital, by ambulance, unconscious, confined to bed for 6 weeks, treated for starvation, daily blood tests (42 times, her arms were black and blue), daily needles in the stomach to prevent blood clots (42 times) and at week 5, Mother got covid where she could have died? Logie told me Mother had only fainted because it was a hot day, but weather reports deny it was a hot day in September 2021. If it was dehydration, then it would have only been a overnight stay, not 6 weeks. The hospital doctor's confirmed to me Mother was being treated for starvation. After 6 weeks in the hospital, logie dumped Mother into a low rated nursing home, that had just opened up after a major covid shutdown. In July 2023, blumer reported in her invoice that Mother's nursing home had 41 cases of active covid. How was blumer protecting Mother in any way as her guardian of person? Mother simply existed in a very tiny room, in solitary confinement, in a sensory deprived environment, until she died a horrible morphine death on July 2 2024, just because Mother has a little forgetfulness, but Mother had a lot of money for the mafia. WTF? According to weilheimer's statement in court, she said she was proud of jsh's treatment to Mother. If weilheimer really believed that, why did Weilheimer refuse to release the medical files of Mother from the hospital and the nursing home (pig pen) where Mother had existed for almost 3 years? Weilheimer wanted the information of Mother's treatments kept hidden and weilheimer also refused to release the records of manatawny manor for the same reason.

About mid 2023, I had contacted various ministers to see Mother to let Mother know I was alright and still loved her because I chose not to be stupid and play the mafia's game of seeing Mother only with paid liars who wrote lies in their reports to be later used by the mafia to reduce and deny me visits with Mother. I knew Mother was always worried about me, so I contacted the ministers because I did not have any more money to pay Blumer's hand picked liars to see Mother. I was told by the ministers that blumer and jsh refused to let them see Mother. I also found out that Mother's friends had tried to call Mother, but were denied by the staff and guardians, no reason given. I also found out the cards and letters to Mother sent by her friends were simply thrown out by staff by Blumer's orders. Several times in early 2023, I had left flowers, newspapers, cards, gifts, etc for Mother in bags and left them at the receptionist, but I found out what the staff did not steal for themselves, the rest were trashed. Did blumer think she was a good guardian by refusing Mother gifts, phone calls by long time friends, letters from friends, ministers, etc, and keeping a 97 then 98 year old Mother in solitary confinement, in a sensory deprived environment, is what being a guardian to a person, a human being, is morally and ethically correct? Did Blumer also think having Mother exist in Mother's very tiny pig pen to either sleep in the bed or in a chair proper treatment and life for a very elderly person? Why did Logie think Mother should go from her huge house she was living in, to a tiny room, in a locked in section until Mother died? What type of guardian was he? Logie proved he was a inhumane and barbaric monster. Did logie and Blumer think Mother should be happy to be banned from no longer having access to the outside world and to reading materials? Mother still did not need any daily services and still had her large 3 bedroom, 3 bath house, in a private gated community where she had lived happily for 21 years before Mother was kidnapped just for her money and assets. Mother never was claimed to have any mental or behavior problems that would make Mother a danger to herself or others. So why was Mother been kept in a cage as a animal?

About March 16 2022, jaskowiak said in a Zoom conference call with the judge and the lawyers that he saw Mother on March 1 2022 at the pig pen. He said Mother said she liked the food, people and room. The question must be asked is since jaskowiak was in Mother's large house about 6 times, why would he think Mother would be happy in a very tiny room and locked in from the outside? Jaskowiak, without realizing it, was saying Mother knew what she liked and wanted. On April 20 2022, Mother wrote a letter to weilheimer, in her own hand writing, on blank paper and said she wants to go back home, wants me to live there again with her, wants a new lawyer and wants to come to court to say for themselves. The letter was stamped in as evidence. About mid 2022, weilheimer issued a new order that said she was going to hire Ledakis again, at Mother's expense (my inheritance dwindling), to determine if I would cause Mother ill effects if Mother and I met without any supervisor and to determine if Mother wrote the letter. In July 2022, ledakis claimed in his report I told Mother what to write. But, why didn't ledakis simply ask Mother each item in that letter and ask Mother if that is what Mother wanted? Because that would prove Mother wanted what she said in her letter. But, a month earlier, jaskowiak had said Mother did know what she liked and wanted in the conference call with weilheimer and the other lawyers by him saying Mother liked the food, people and room. Why did Weilheimer hire him a third time for his so-called "expertise" but, the mafia never took his advice in his first "evaluation" when he said Mother could live at home and with me living there for about 2 years, everything was fine? The mafia ignored ledakis's original advice because it would take away control of Mother and billing hours for the mafia. I contacted Ledakis several times by email and asked him if it bothered him that the mafia never took his original advice of Mother staying at home? He refused to respond to my emails. In December 2022, Mother wrote Arthur several personal letters and again said she wanted to go home and have me with her to live as before. Those letters were written under the watch of blumers first paid liar, brandi, sitting right next to us. There was no way I could have told Mother what to write. Mother wrote those letters in her own words. About February 2023, jaskowiak said in his invoice that he saw Mother again at the pig pen. Why and for what reason? Why would he want to keep his client in such a tiny, locked in pig pen instead of at home where jaskowiak had been in about 5 times and saw how big and beautiful Mother's house was.? Jaskowiak only met Mother twice, in almost 3 years and Mother was his client. He had a lawyer/client relationship that he totally ignored. Jaskowiak filed petitons saying they were in behalf of Mother, but how could he say that if he never talked to her and asked her what she wanted? Jaskowiak only did what HE wanted and billed Mother for it.

About April 2023, one of blumer's lawyers, gelsinger, said in his invoice he met with Det. Kelly in the DA's office "as per weilheimer's instructions". Gelsinger never explained what he met by that. Why didn't my lawyer at the time be notified and included in that correspondence?

About mid 2023, I met with Chief Martin of the Franconia police to find out if he ordered the 2 police officers to Mother's house to hold me on the porch while Logie and jsh kidnapped Mother on about August 2021. Martin said he sent them out as a courtesy call because Logie showed them a "order" from the court. He admitted they never read the order. There was never any court order to kidnap Mother from their home that day by logie and jsh. The fact is because of the lie told by jsh that a year earlier that jsh claimed Arthur kicked her in her back and claimed I was a violent person, jsh probably used her lie to have the police there knowing I would not let jsh take Mother away.

In mid 2023, Ledakis came out with his report #4 of whether I could see Mother without a paid monitor (spy) and no more paying a person. The 4 page report was basically a very biased, hatchet job and character assignation of me because 2 years earlier, I had exposed his "evaluation" in the petition hearing as a complete fraud. He did not mention that Weilheimer and Jaskowiak picked him as their expert for the petition hearing, but neither of them took his advice that Mother could live at home with me. I had emailed Ledakis telling him I wanted to be a part of his report, but he never returned the call. He claimed Mother does not remember me being there at my visits so there is no reason why I should be allowed to see Mother. He talked about the "staff" claiming I always get Mother "agitated" after my visits. But, as has been done for about 3 years, nobody ever asked Mother if I got her upset and ledakis never named a person by name of the "staff" who made those claims. Without a name, any such talk is just old lady gossip, here say. It is also liable, slander and deframation of character. A person can be sued for that. Ledakis said I should only see Mother 2x a month WITH a paid monitor.

This was how a very senior citizen, at 99 years old, on May 16 2024, was forced to live and who died who had a very expensive house and a vast bank account: in basic isolation and away from her son, a person Mother very much loved and trusted and who he has very much loved Mother all of their lives. Why was Mother kept in a cage, like a bird or a fish and only allowed a place to eat, sleep and shit, without all of the wonderful things and happiness life has to offer and Mother's much loved possessions of 99 years? How can the mafia claim the guardianship of Mother was in any way of benefit to her?

The most important question must be asked: Was Mother better off (mentally, medically, financially, psychologically and her happiness) under the alleged "ownership" by 2 corrupt judges, corrupt lawyers, corrupt guardians of person and estate, jsh, a corrupt care manager and a corrupt psychologist compared to how Mother was living and enjoying life personally and financially BEFORE the middle of 2021 when jsh filed her fake petition to "own" Mother and all of Mother's cash and house? HELL NO!

In fact, Pennsylvania law, Title 20, Sec.5521 says: "Duty of Guardian of Person- It shall be the duty of the guardian of the person to assert the rights and best interests of the incapacitated person. Expressed wishes and preferences of the incapacitated person shall be respected to the greatest possible extent. Where appropriate, the guardian shall assure and participate in the development plan of supportive services to meet the needs which explains how services will be obtained. The guardian shall also encourage the incapacitated person to participate to the maximum extent of his abilities in all decisions which affect him to act on his own behalf whenever he is able to do so and to develop or regain, to the maximum extent possible, his capacity to manage his personal affairs".

That law should be what all guardians and their lawyers must follow, but they never do.

About mid 2023, I had run out of money to pay Blumer's hand picked "spy" \$75 per my 1 hour visit to sit with Mother and I. Blumer made it clear if I had no money, no visit. Both Jaskowiak and gelsinger (one of blumer's lawyers) refused to allow a cell phone to record the visits. It would free to me and cellphones do not lie, as do "monitors" hired by Blumer to do one thing: lie about what I say just to make me look bad so to reduce my visits to none. In early 2023, Weilheimer, because of those lies by the "spies" in their reports, reduced my paid visits from 3 a week to only 2x a week to only 2x a month and still only 1 hour per visit. I refused to do their trick of being lied about and paying money to their friends they hired to write lies about me. For about 4 months in 2023, I did not see or talk to Mother by phone because Blumer had refused me to call mother. Blumer did not allow me to write letters to Mother or phone calls to Mother or Mother getting calls from Mother's friends. Mother had no idea why I did not visit her. Was my 99 year old Mother crying every day thinking I did not want to visit her because I did not love her anymore? Jsh never did love Mother and jsh only wanted to see Mother for maybe a few minutes every month. Is Mother thinking every day I did not want to bother driving to see her anymore? How mentally sick and sadistic Sterling, Blumer, Gelsinger, Jaskowiak, Fenstermacher, jsh and weilheimer are to deny a 96, 97, 98, then 99 year old Mother to see her very much loved son as

much as SHE wanted? How sick were those "monitors" knowing they were being paid to lie about a person's son to keep them separated? The mafia did this to me by using the court as a weapon (lawfare) and retaliation to me for exposing their guardianship scam on Mother and to many, many others for decades.

In late June 2023, Weilheimer sent me a email saying because I had contacted her staff too many times, she had the county IT person, Olivieri, block my email to her staff. But weilheimer lied. Olivieri sent weilheimer's assistant and me a email saying he had done what weilheimer wanted, he blocked my email address to all county agencies, including DA, sheriff, elder agencies, politicians, commissioners, etc. Weilheimer had no authority to do that and she was breaking the law. By blocking my email address, Weilheimer made it almost impossible for me to act with any county agency to stop the scam on Mother. Since about May 2023, my access to my court docket was also blocked and no one would fix it. They blamed others for the problem, including me by not doing the functions correctly, but, nobody wanted to show me how. Why? In September, 2023, the new judge Sterling got the case. I filed a emergency petition to unblock my email address. Sterling denied it saying there was no emergency at that time. WTF? My Mother was 98 at the time and I was not able to contact any county agency or person to help her. Sterling did not care that a judge committed felonies by ordering the county IT person to commit illegal acts. In early 2024, Bookler (lawyer assistant to Sterling) told me that

Olivieri needed a list of all the people I had sent emails to so he can unblock them. I told Bookler BS! What ever Olivieri did to block my email address to them, he can unblock them. I told Bookler I was insulted by her and Sterling's sick joke and retaliation against me for exposing the scam on Mother. To start, Olivieri could have unblocked my email address to those agencies and people I had briefly named, but Olivieri never did.

In about summer 2023, I went to file documents in the orphans court. I was stopped at the metal detectors at the building entrance. They said there was a BOLO (Be On Look Out) on me because they claimed I had been in a week earlier and caused such a disturbance in the IT's (Olivieri) office, I had to be escorted out. That was a lie because I had not been there for over a week. I had documents that had to be filed and they turned me away. I came back the next day and the building security manager, Robbins, told me that and said every time I go to the orphans court to file papers, I will have an escort. They did that 3 times. Then they told me it was a misunderstanding and I would not need any more escorts. By June 2024, Robbins had refused to call me back because I kept leaving messages that I wanted a copy of the incident report of their claim against me. I filed a complaint with the sheriff department because of this lie and their deputies were following me without any proof of their claim I caused any disturbance. The report by the sheriff department was filled with lies of me. They refused to correct them. Robbins had told me that no reports are made when a incident happens. That is a lie because incidents reports are always made when something happens for legal reasons.

In late 2021, I contacted the FBI (Agent Pacchioli, Ft. Washington office) about the scam on Mother. I had several meetings with him and gave him many documents. I told him many other people who were victims of the orphan's court scam in Montgomery County court would be calling him about their loved persons were victimized by the orphans court judges, past and present. About the middle of 2023, Pacchioli notified me by phone and in his one sentence call he said he was closing the corruption investigation on Mother. Pacchioli also never bothered returning the calls of any of the other people who called who wanted the scam on their loved ones investigated and prosecuted. About early fall of 2023, I emailed Pacchioli that I had been locked out of my docket for about 2 months from seeing my documents and that I called the IT person, Olivieri, who refused to say who told him to block my email to all county agencies, not just to Weilheimer's office. Olivieri refused to return phone calls or to be there to talk to me about this blocking problem. The orphans court supervisor, Sepulveda, claimed it was my fault I cannot see my documents. I also called DA detective Kelly and told him Olivieri refused to tell me who told him to blocked my email to all county agencies and to lock me out of my docket for over 2 months since I have ongoing legal matters. As of June 2024, I still cannot access my court docket and it has been about 1 year my emails are still blocked, by Olivieri, to ALL county departments, including the DA, politicians, etc. Those orders were by Weilheimer's to harass me and to hinder my attempts to help Mother. In June 2024, I called Bookler and told her again I needed my email address unblocked. She said she did not feel like it and hung up.

Ledakis said many lies in his third report about me. What a pile of garbage. Ledakis claimed Mother never remembers if I am there or not. Weilheimer reduced my visits to only 2 a MONTH and with a paid liar, mary ellen. Ledakis continued to be Weilheimer's puppet for more money and to lie about me, including anyone else he is hired to lie about so the mafia will get another victim. But, I exposed Ledakis and his "evaluations" as a fraud at the petition hearing for guardianship on Mother in August 2021. In early 2023, Weilheimer issued a new order that said if I wanted my own "evaluation" to prove I can be left alone with Mother, the county would pay for it. Then, Weilheimer changed her mind about a month later and said I would have to pay \$3,500 for the psychologist to do the "evaluation" on me. Even if my picked psychologist said something in my favor, there is no guarantee that Weilheimer would accept that psychologist's report about me. There is NO guarantee, after I PAY the \$3,500 for the "evaluation" that Weilheimer would keep her word OR the mafia would do what they did with Ledakis: promise the psychologist I picked more business if he said lies about me. Weilheimer knew I have been on welfare for about 2 years as of february 2024. Why would I, even if I had that kind of money, spend that much money with the odds against me knowing that Weilheimer/mafia had been proven liars and thieves for about 3 years. I would not be that stupid.

In mid 2023, I got the notice by Weilheimer I had 28 days to move out by August 25 2023. She and the other guardians and their lawyers ignored the fact that Mother put in writing (BEFORE a psychologist, who never recorded his "sessions" and said Mother was "100% incapacitated", but his numbers did not add up to 100%) that I was to live in the house rent free even if Mother is not in it and have the house after Mother is dead. Weilheimer/mafia never asked

Mother if she wanted me to stay in the house. With me evicted, all of Mother's loved possessions of 99 years would be trashed. Is THIS what guardians and guardianship is supposed to be for hundreds of thousands of dollars paid to them? Why do those lawyers, guardians and judges IGNORE the law: Title 20 Section 5521 and other federal and state laws about guardianship? Now Mother is dead, those guardians and their lawyers will make up as many billing hours as possible to get whatever is left of Mother's bank account. Why did jsh refuse to have Mother go home or to a much nicer, much bigger and much cheaper place to live where Mother could have some of her furniture and other things to look at? Now Mother is dead, 50% of what is left, after the vultures are done, will be jsh as inheritance. What are jsh's stupid reasons for wasting that much of her inheritance and mine? She also wasted my money, something she does not care about. Did she hate me that much that she would waste her inheritance part also? I did not have money to pay Blumer's hand picked "spy", who was told to write lies about me in her reports to ban me from seeing Mother as per Blumer's and jaskowiak's order's. I had not seen or talked to my mother for about 4 months as of September 2023. In late December 2023, I had a visit with Mother with mary ellen there. I was not sure if I would see her for Christmas, so I brought her presents and wrapped them. Mother was sad that she was not able to buy me anything, so I asked her to write letters to me and she did. She had perfect penmanship and her sentences said again how she wanted to go home. Mary ellen kept interrupting us and walking around us taking pictures to harass us. When my time was up, I walked Mother out of the room. Mary ellen tried to take my arm away from holding Mother as we walked past the elevator, but I pushed her arm away. Since about mid 2022, blumers had denied me to be in Mother's room and even to walk her past the elevator to her room. No reason given. Pure harassment by weilheimer/mafia. With only a few visits and with being watched, I was never able to ask Mother personal questions to learn how Mother was mentally and physically? After mid December 2023, I never saw Mother again. Did she think I was just tired of seeing her? What did she think about at night?

Weilheimer had stated in a order in about mid 2023, that if I have a visit with Mother, I am not allowed to mention anything about Mother's house, including not showing Mother any pictures of her house. What if Mother asks about their house and knows I have been living there? Is Weilheimer expecting me to say to Mother she was born and raised in the nursing home all of their life? What about the 2,000 pictures I have given to Mother of her house and all of her loved possessions during the past two years? Have they been thrown out by staff so Mother has nothing to look at. Has Mother been told that any memories she talks about are only dreams? Weilheimer and the mafia give orders, but have no clue of what the consequences will be. Does Weilheimer realize Mother went from a large 3 bedroom, 3 bath house and free, in a private gated community for 21 years and with no problems, to being in a locked down section, basically a prison with no privileges of a person in a prison or of a POW under the Geneva Convention. I had noticed Mother usually does not wear her own clothes. I found out that after a person's clothes are washed, little by little the victims original clothes are given to the other people. Eventually, nobody ever has their own clothes to wear, whether they fit or not. At least homeless people wear THEIR own clothes. Mother was reduced to that of a person living on the street with other people's clothes, just a bag lady at 96, 97, 98, 99.

In about August 2022, I was told in a meeting at my ex lawyers office (my ex lawyer was present) by Fenstermacher if I found a place to live, Fenstermacher would verify to the landlord that the rent would be paid from my trust. I had found nine places to live, but Fenstermacher never called them and the places were rented to others. Fenstermacher also said he would give me money to live each month. He lied about that, also. Weilheimer issued a order that says Fenstermacher can discuss with me money to live, but did not order him to pay me any money. In July 2023, Fenstermacher refused to give my yearly gift money of \$14,000 from Mother that she always wanted me to have and that she had given to me and jsh for 8 years after my father (Mother's husband of 70 years) had died. Fenstermacher had continued the gift money for 2 years after Mother was falsely accused of being "incapacitated". But, Fenstermacher claimed in july 2023 that I had wasted too much of Mother's money for lawyer fees and he had to be sure there was enough money to care for Mother. Fenstermacher refused to provide that amount of money for me to live on, but was giving hundreds of thousands of dollars away to the guardians, their lawyers, jaskowiak, care manager klock, \$90,000 per year(about 3 years) for a tiny pig pen for Mother (now 99 years old) to live in solitary confinement and in a sensory deprived environment until Mother died. But, in a mid February 2024 hearing, fenstermacher was asked in a court hearing by me when was the last time he (fenstermacher) saw or talked to Mother, who had been her guardian of estate for over 2 years and her trust lawyer for 21 years. Fenstermacher said he had not seen or talked to Mother for 4 years. Is that how guardians treat their "property"? Even when people are declared incapacitated, there is still a lawyer/client relationship. A lawyers duty is to his client and discuss all matters with them and to act as per their wishes. The PA Rules of Conduct for lawyers dictate that. If the lawyer does not want to carry out the person's wants, then the lawyer must quit because they no longer represent the client. Fenstermacher accused me of being the reason for all of the massive lawyer fees. But, I was the only one fighting for Mother because of all of the problems I kept finding affecting Mother, her health and happiness that the guardians and the mafia did not know and/or did not correct Guardians are paid money to know and fix problems of their clients. That is why people are supposed to have guardians. What did the mafia think the role of guardians was? Those lawyer fees of blumer and costs of "care manager" Klock were the sole responsibility of pam blumer in her business, NOT to be charged to Mother. Fenstermacher does not care that blumer has no justifiacation for charging Mother those massive costs. More sadistic games played by the mafia

About September 2023, Arthur, out of frustration, put 2 different signs on the door of the FBI's Ft. Washington office telling them and Pacchioli to investigate Mother's scam and weilheimer blocking Arthur's email to others. Several weeks later, the FBI/Pacchioli sent Arthur a email saying if he does it again, they will arrest him for trespassing. But, in November 2023, a local guardian, Gloria Byers, was found guilty of stealing over a million dollars from her victims, proving such thefts and crimes by guardians are criminal, not civil, as the FBI/Pacchioli had tried to claim to me in our meeting in about November 2021. In mid December 2023, while I was picketing in front of the courthouse in Norristown, DA Steel walked by and took a picture of me holding a sign, with his name on it, saying Steel protects guardianship crime in orphans court. A week later, I saw Steele again while holding up my sign with steele's name on it. When I kept asking him to investigate the scam on Mother and others, Steele remarked that he doesn't go into orphans court. I thought that was a lousy thing to say when Mother's life savings were being stolen by the mafia and Mother had been kept in a tiny room, in solitary confinement, in a sensory deprived environment for the past 3 years and denied to be allowed to go into society, home or live life normal. Mother died in her tiny cage alone.

How many lies by the mafia equal one truth? The mafia, including Weilheimer/Sterling/Fenstermacher/jsh/jaskowiak/fenstermacher and the monitors (paid liars) allowed the looting of Mother's assets and later from my future inheritance that Mother and her late husband wanted me to have. Weilheimer/Sterling/mafia/jsh allowed and even encouraged Mother's guardians to cause the deterioration of the mental, physical and health conditions of Mother from October 2021 to July 2 2024 when Mother was reborn. Weilheimer/mafia/Sterling/fenstermacher allowed the fake and made up billing invoices to drain the finances of Mother while forcing her to live in poverty conditions and forcing me to live in my car for over a year, during the cold winter. Since my eviction, I can only afford to eat cold sandwiches for lunch and dinner in such barbaric and inhumane conditions. How many times did Weilheimer/sterling allow perjury in court by members of the mafia to benefit Weilheimer/Sterling/mafia/jsh? Weilheimer/sterling REFUSED subpoenas to allow records from the hospital and of Manatawny manor about Mother to be seen by me because of the lies I know the mafia had been telling me during this guardianship scam. Somebody in the mafia had ordered Mother to be kidnapped from Mother's house by Logie and jsh, told local police to hold me on Mother's porch while Mother was dragged away by jsh and crying she did not want to go with jsh. Jsh then took Mother to jsh's house to be isolated until a nursing home could be found for Mother. Logie's notes refer to the kidnapping of Mother several times as "the Plan". To this day, who ordered the kidnapping has never been known. During the almost two weeks Mother was held as a prisoner in jsh's house, jsh had refused Mother to leave or see and talk to me. Jsh had sent me a email that night of the kidnapping telling me not to call or try to see Mother or she (jsh) would have me arrested. Jsh drugged Mother to keep her quiet because Mother did not want to be there with jsh. Mother wanted to go home. After only 2 days at jsh, jsh took Mother to her weekly hairdresser of 16 years, Natalee. Natalee said for the entire hour, Mother kept crying and shaking. She kept saying "I want to go home, I want to go home." Jsh picked Mother up and Mother never went back to Natalee's again. After almost two weeks, Mother had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation and got covid. Mother was then dumped into a low rated nursing home that had just opened up from a major covid lockdown of many months. Someone or the mafia itself had wanted Mother kidnapped from Mother's house and kept in jsh's house until Mother could be put into a nursing home, me evicted, Mother's possessions taken for themselves and Mother's house sold extremely cheap to a friend of theirs and then resold at full value. The mafia would keep the profit for themselves and I would never know the house had been resold for more money. Logie sent me a eviction notice that

night by email, which was not a legal eviction. What was Weilheimer/Sterling and the mafia hiding about Mother and other guardianship victims that Weilheimer/mafia/Sterling did not want anyone to know? In July 2023, pam blumer wrote in her notes that the pig pen had 41 active cases of covid. About 39% of people that die from covid, die from it in nursing homes. Mother already had 2 cases of covid while under guardianship and a case of influenza at her pig pen. At the time Mother was reborn, the pig pen did not have any of the large ventilation tubes to extract the contaminated air that had been set up for months when Manatawny manor had been closed to outsiders/visitors for months in the first covid outbreak. Manatawny manor did not make the staff wear the real masks called N95 to prevent the spread of covid, did not make the people have their temperature taken to deny people who might have covid and did not have any sanitizer stations for the staff to wash their hands. How did the "guardians" protect Mother from those medical problems? Not at all. Mother had fallen down several times and injured herself because of the heavily waxed floors and drugs she was given, but the staff had refused to make sure Mother had the no slip socks on that I bought Mother when Mother was first dumped there. In late 2023, gelsinger sent me a email that Mother was in the hospital a week earlier because she fell and had bleeding on the brain. Why did he wait a week before telling me? No updates were ever sent to me by blumer or by the new guardian of person, Ellis, of Mother's serious condition. Why?

Because of their ongoing lies and disgusting claims about me, on February 4 2024, I sent cease and desist letters to all lawyers and guardians involved. I doubt if they will care at all.

The sick and barbaric accusations by the mafia of their lies claiming I was responsible for Mother's swollen legs and causing Mother "agitation" never stopped. What was the mafia's goal after knowing the obvious: that Mother was never "agitated" by me and that I never caused Mother's legs to be swollen as they always knew. I was actually the best "friend" Mother could have to protect Mother's life, well being and her happiness. Weilheimer/sterling/mafia were Mother's deadly enemies. Mother died at their hands because she had money and they wanted it.

On February 16 2024, in a hearing on various matters to include new guardian Cynthia Ellis replacing pam blumer, Fenstermacher made several statements that proved Fenstermacher was unfit to be guardian. His statements included he had not seen or talked to Mother for about 4 years, including the 2 years he was guardian of estate of Mother. He said he did not read my emails of various problems affecting Mother because he thought they were "rants" and "ramblings" and he thought his only job was to sign checks of the invoices submitted by others. When I asked him what about waste and fraud of invoices by the mafia, he said maybe that was something he might look into. As of Mother's death on 7/2/24, Fenstermacher and Ellis, were still not certified to be guardians. Fenstermacher totally ignored talking to his client as both Mother's trust lawyer and her guardian of estate, but he was making decisions for her without talking to her for what she wanted as a person in guardianship. Jaskowiak did the same thing. Jaskowiak only saw my Mother 2 times in 3 years as her lawyer after she was guardianized. At one point, Weilheimer stated jaskowiak was doing a great job representing Mother. BS! Both jaskowiak and Fenstermacher never did anything pertaining to handling or managing my Mother's assets and being her lawyer, as a guardian of estate and her assigned lawyer are obligated to do. Fenstermacher allowed hundred's of thousands of dollars to be wasted by the mafia and on Mother's pig pen when Mother could have been living at home, happy, healthy and much, much cheaper. Under Title 20, section 5521, Mother is given the right to basically be the boss of her guardianship and of her guardians. Under the Rosengarten decision, Mother also had the right to decide her property. None of the judges, guardians, their lawyers, jaskowiak or Klock ever allowed Mother to come to court to speak for herself or allowed to decide what she wanted, where she lived and how she wanted to live.

On March 20, 2024, there was a hearing to decide my 6 or so petitions that were filed back in September 2023. The hearing was also about Jaskowiak's contempt of court hearing he filed claiming, according to the Mafia's paid liar, Mary Ellen, that I was also videotaping Mother in a December 2023 visit without the permission of the Mafia. Judge Sterling constantly refused my various documents, pictures and other items to prove my various claims against, fenstermacher, jaskowiak, mary ellen, blumer, gelsinger and others. Sterling said my pictures had to have the various months I took the pictures, which I did not know, but were very recent. Sterling refused to even allow jaskowiak's 2019 seminar about guardianship that I had seen because Sterling claimed she had not seen it. Jaskowiak and 2 others on the 3 person panel discussed the rules and laws of guardianship and for the victim. Jaskowiak was sitting right there and could have said if my statements were true or false. By denying my information that was in jaskowiak's seminar of October 2019, Sterling never heard or knew about jaskowiak's claim that he uses contempt of court on people to get his way by threatening

them with prison and to make money. Jaskowiak also stated twice in that video that in prison, the person gets "3 hots, a cot and a date with Bubba. Bubba is the nickname of a fat black man and jaskowiak was making a joke about male rape in prison and also possibly being murdered in prison. Is that what jaskowiak was hoping for me because I was exposing the Mafia's massive guardianship scam that I would be raped and hopefully murdered? Is that what he wanted for the son of his client, to be raped and/or murdered in prison? According to jaskowiak's invoices, he had only seen and talked to Mother twice since she was put into her pig pen in 3 years. Several times I used the term pig pen and Sterling told me not to use it. Why does she care what I call it? At the March 20 2023 hearing Sterling rigged my petitions against me by dismissing fenstermacher and gelsinger shortly after that hearing started, thus denying me the chance to ask them questions to prove blumer/barley Snyders massive, made up lawyer bills should not be paid. More corruption and manipulation of the court. Lawfare!

The new guardian of person and hand picked by jaskowiak, Ellis, was there, but she never said anything. Ellis had admitted she was not certified to be a guardian and had only been co-guardian to two people at the change of guardian for person a month earlier when pam blumer quit. Why would jaskowiak want someone like Ellis, who was never sole guardian of anyone, not certified to be a guardian and did not know the responsibilities and the laws in guardianship, to take care of his very elderly client of 99 years old? Because he knew he could control her as his puppet as he does with all of the other people he hired in this mafia. Ellis was only a social worker. For the months before Mother was reborn, I sent many emails to Ellis asking her questions pertaining to Mother. But, Ellis basically never answered those questions. Why? Did she think once a person's loved one was assigned to her, a perfect stranger, they should accept that their loved one is no longer a part of their life? WTF?

In the beginning of that hearing on March 20 2024, mary ellen was on Zoom and kept claiming that I was videotaping Mother and other various lies. Jaskowiak, in his contempt filing in December 2023 also stated as a fact that I had videotaped Mother. Jaskowiak asked her about 30 soft and rehearsed questions and she knew them in advance. Mary ellen was very emotionally unstable during her testifying. She was almost crying and shaking saying how scared she was that people were touching her car and she thought people might be after her she did not know. When it was my turn, I asked her what type of nurse she was. She kept saying she was not comfortable talking about her background. She finally admitted she was only a nurses aide. Mary ellen had always called me "Adult son" in her notes, the exact same name the first monitor, brandi, was always using as my name. Both mary ellen and brandi never typed their notes so they could be read, especially since these were legal matters. I asked mary ellen how longed she knew brandi and she claimed she did not know her. What a lie. What are the chances that two different people were using the same strange name of "adult son" without knowing each other? None. I asked her if she knew I had weilheimers permission to take pictures of Mother during my visits and that was one of the reasons why I had my cell phone out. She said she did not know that. I also got her to admit she did not know that I was also bringing out my cell phone to check the time because there were no clocks in either of the 2 rooms we had visits in and the visit only lasted one hour. I also got her to admit that she also did not know that I was pulling out my cell phone because it was vibrating because I was getting a text and phone calls. Mary ellen just kept insisting she knew I was videotaping. At no time did the DA office ever issue a subpoena for my cellphone to analyze for any video that was on it. Mary ellen also admitted the she was there for about 5 hours for each of my visits and was getting paid for them from Mother's estate. That was NOT the deal for a monitor. The monitor was only supposed to be there and paid ONLY for 1 hour during my visit. Pam blumer hired mary ellen and told her to be there for many hours just to make her more money. Blumer had told her not to tell anyone mary ellen was being paid for those extra hours. I asked mary ellen a very important question: What was your training to listen accurately, to make accurate notes, make accurate quotes, while continuing to listen accurately, etc? She said NONE. The Mafia was using her fake notes and brandi's fake notes to force me to pay their friends to see my Mother, then to reduce my visits and later to ban me from ever seeing my Mother as jaskowiak's plan to punish me for exposing their scam. The Mafia always refused my offer of using a free cell phone for my visits that would prove what I did or did not say because cell phones do not lie, paid liars do for them. The Mafia also claimed a cell phone would violate my mother's right to privacy. But a 300 pound fat person (Brandi), with strong body odor, sitting next to us and also doing the same thing mary ellen was doing by listening to our private conversation, denying our freedom of speech, making comments, taking our pictures, was somehow not invading Mother's privacy and mine? WTF? When I filed my petition last September for the Mafia to either prove their claim of me agitating Mother and causing her legs to be swollen, all of the

lawyers demanded Sterling deny that petition and sterling did so. In other words, Sterling was going to believe, as a fact, any claim the Mafia made against me as a fact. The basis of U.S. law is a person is innocent until proven guilty in a court of law and a person has the right to face their accusers. The fact is, the Mafia KNEW that they could not prove any of their made up claims against me and that they never asked my Mother if I was agitating her in any way. In that same March 20 2024 hearing, jaskowiak had his turn to prove his contempt of court charge on me by him based on mary ellen claiming I took video of Mother without anyone's permission. But, he did not do so because I had exposed mary ellen as a fraud, paid by the Mafia to lie about me to deny me visits and put me in prison. Nobody ever issued any subpoena for my cell phone to find any video of my Mother. If they were so sure, why didn't they? In early 2023, according to their invoices, both jaskowiak and gelsinger had contacted DA detective Kelly about having the DA file criminal charges on me of videotaping Mother as mary ellen had claimed. Gelsinger even wrote that he was told to contact the DA by weilheimer. During the hearing, Jaskowiak concentrated on my two letters, with his name in it, about guardianship corruption that I had sent to some lawyers and jaskowiak was involved in. He was extremely pissed and demanded to know how many I had sent to lawyers in his area. I replied I could not recall. Sterling stopped the hearing at 4:30 and did not give me a chance for closing arguments. I contacted Sterling's office and demanded court time for closing arguments before she makes any decisions. Nobody ever replied. I am planning to demand fenstermacher get all the money back that was given to those monitors for the made up lies by the Mafia, lawyers fees of guardians charged to mother and the \$90,000 a year wasted at the pig pen. That money is part of my inheritance ad I will not let others keep it. Jaskowiak never tried to prove his claim that I videotaped Mother during that hearing, but he made many statements in his filings that I did as a fact. He also billed Mother for his time, probably close to \$5,000. What he did has been a ongoing attack on me of liable, slander and defamation of character. I will be demanding that he repay Mother's estate for that time and to repay me for all money I paid to those monitors. I will also contact fenstermacher and demand he not sign any checks for blumer's fees since the monitor's fees were of fraud and her lawyer fees and "care manager" Klock's fees were also fraud on Mother and were ONLY the costs to pam blumer in her business. Because jaskowiak's contempt was based on lies by mary ellen and jaskowiak knew they were lies, his actions were only for harassment and punishment by hoping he could put me into prison again, maybe for a very long time and hope I would be raped and maybe murdered. Also, during the March 20 2024 hearing, at the end of it, jaskowiak demanded I sign a document that will ban me from contacting anyone connected to this case, including picketing, sending people letters about that person, etc or telling lawyers about his corruption. Again, jaskowiak wanted to violate my constitutional rights of free speech because of his and the mafia's corruption. On March 26 2024, jaskowiak sent his "Order" that he wanted Sterling to sign that would forbid me from ever sending any emails, letters, etc to anyone about anyone loosely connected to my Mother's case, no matter how those people are not doing their jobs, etc and NOT have any court hearing about it. Jaskowiak was trying to demand the cancelation of my constitutional rights of freedom of speech, free expression and free press as I have had a news website for almost 3 years that jaskowiak and weilheimer also censored. Jaskowiak is pissed because I had sent letters to lawyers, with his name in it, exposing the guardianship mafia, including him. To my knowledge, Sterling never signed jaskowiaks order forbading me from exposing those corrupt people.

In the petitions I filed in late 2023, I demanded fenstermacher and jaskowiak be removed. In April 2024, sterling denied to have fenstermacher and jaskowiak removed. Fenstermacher in a hearing in early 2024 said he had not seen or talked to Mother in 4 years. How can he be Mother's trust lawyer and her guardian of estate for 2 years and not talk to his client. He also did not do anything to save Mother money and later my inheritance, like telling blumer and all of the lawyers she hired are her expense as part of her business and that Mother should be living at home which would save her a lot of money or just a much nice, much bigger and much cheaper place to live where she could have some of her loved possessions. Fenstermacher and jaskowiak have ignored the laws of guardianship and the PA Rules of Conduct of lawyers. Jaskowiak had only seen Mother twice in 3 years after Mother was guardianized.. They have refused to let Mother come to court or involve her in any matters pertaining to her. To the mafia, she is only a bank account number.

In early 2024, at a hearing, my ex lawyer, Meitner, was there to state on the record about 14 facts he wanted to have established, including what fenstermacher would do when I moved out of the house, including giving me money to live on, verifying rent would be paid to any landlord of a place to live and paying for the apartment from the estate. Sterling refused to let Meitner speak. More proof of corruption.

On March 21, 2024, there was a county commissioner's meeting. I went there and was going to bring my picket sign in about DA Steele protecting guardianship corruption. After I went up to the 8th floor, a sheriff deputy came off another elevator. He told me I could not take my sign into the meeting. I told him I could because of my constitutional rights. He then called for his sargent. The sargent told me the same thing and I told him I could. He then called the chief of building security, Robbins. Robbins was the one several months earlier told me I had caused a disturbance and had to be escorted from the building. The fact was I was never in the building that week. To this day, Robbins refuses to claim any incident report was ever made of that. That is a lie because security always makes incident reports when there is a problem. Robbins told me I could go in with my sign, but I could not block the recording cameras and could not yell anything. I went in and sat in the front row for two hours.

As of beginning of 2024, besides the 3 orphans court judges murphy, weilheimer and sterling, there are 2 new judges whose law firms did guardianships: Ronca and Hilles. I wonder how many elderly people were falsely accused of being "incapacitated" with fake, made up "evaluations" that had no independent proof of accuracy and those people are kept as a prisoner in nursing homes drugged and being robbed by corrupt guardians, corrupt judges, corrupt lawyers and corrupt psychologists?

This has been the Mafia's idea of a guardianship for Mother with a simple memory issue for Mother to exist in a tiny cage, in solitary confinement, in a sensory deprived environment until Mother dies, drugged and broke? Since August 25 2023, because of jaskowiak and fenstermacher evicting me, I have been forced to live in my car because of lack of money due to the costs of trying to get Mother back home. Fenstermacher in mid summer 2023, refused to give me my yearly gift money that Mother had given both children every year for 9 years. Fenstermacher had told me it was me who had wasted Mother's money on lawyer bills because I was always causing trouble, a total lie. Fenstermacher refused to ask his client, Mother, what she wanted. Mother was his boss. Why did Fenstermacher waste \$90,000 each year, for 3 years, for a tiny room for Mother where she had been kept in solitary confinement for no reason, when she could be living at home for only \$16,500 a year. Plus, all of those blumer and care manager lawyer fees that are blumer's responsibility in her business, NOT Mother's.

In early April 2024, Sterling denied my petition for any money for me to live. She also demanded I still must have paid monitors during my visits. On April 17, I filed a reply to Sterling's order and said since I was never found guilty of any agitation or any other problem to my Mother because the mafia had refused to file any petitions to prove their claims against me. The fact is, they refused to do so because they had no proof that I ever did cause Mother any problems. In September 2023, I filed my Petition that said for the mafia to "Prove I am a danger or menace to my mother, or defecate and get off of the toilet". After I filed a petition for them to do so, the mafia all filed their replies for Sterling to deny me my petition for them to prove their claims of 2.5 years against me. Sterling did what the mafia wanted and denied my petition. So, to Sterling, anytime the mafia makes a accusation against me, Sterling will accept it as a fact? What happened to the US law that says a person is innocent until proven guilty in a court of law? It does not seem to exist in orphans court in Norristown for decades. Therefor, since no charges, including the fake video accusation, was ever proven to be true by the monitor and jaskowiak, there was no reason why I could not have unlimited visits, time and places to go with Mother, like jsh got a year ago from weilheimer. But, it was jsh that put my Mother in the hospital for 6 weeks and had to be treated for starvation because my sister refused to feed her after she was kidnapped from her home against her will. I kept wondering what Sterling was going to do to still deny me unmonitored visits as normal people have. Mother was 99 on May 16 2024. For 2 years that blumer was guardian of person, she denied me all religious holidays, birthdays, and other special days of the year to be with Mother. No reason given. How was that being a guardian of person and who was supposed to keep a person's life as normal as possible?

The last guardian of person, Ellis, was as much of a crook as blumer. Jaskowiak picked her over a well known guardian. By the time Mother died on July 2 2024, Ellis was still not certified to be a guardian, she never had a client of her own and had only been a co-guardian to 2 people. She charged \$160 an hour and had said she only planned to see Mother once a month. What good would she be at only seeing Mother once a month? By the time Mother died on July 2 2024, Ellis had refused to reply to my many emails to her and refused to reply to almost all of my questions I put in those emails. Why would jaskowiak pick someone who is not certified and has no experience as a full time guardian to his client, my Mother? The answer is he picks people who need the money and he can control.

Since about January 2024, I started to go to the commissioners meetings of Montgomery county. They are held two times a month. I always sat in the front row with one of my picket signs about guardianship corruption. None of the 3 commissioners have ever asked me questions during or after the meetings about the guardianship mafia of corrupt judges, corrupt guardians, etc. Those commissioners live in Montgomery county and pay taxes in it. Why wouldn't they want to know about such corruption? There is a time when the public can speak about matters, but when I or others want to talk about guardianship corruption, they deny the person to speak.

On April 10 2024, I had found out where jaskowiak lived. I passed out my 2 page news letter to each of the 35 homes on jaskowiak's street. My newsletters explained about guardianship corruption and how jaskowiak was involved it and what he was doing to my Mother. On April 23, I started to picket in front of jaskowiak's home on a public sidewalk and never saying a word. About an hour later, a Pennsylvania state cop, Harmon, came up to me in plain clothes, flashed a badge and said I was on private property (sidewalk) and said he would arrest me if I did not leave. I explained I was on a public sidewalk, but he said it was private property. I decided to leave. I went to the local police (New Britain) and talked to the code enforcement, Trenchner. He said the sidewalk was public property but the homeowners had to maintain it in front of their home. I also met New Britain cop Komatick. I gave him my news website business card and explained why I was there and how jaskowiak was involved in this guardianship mafia. Komatick said people were upset by me picketing. I told him I had the constitutional right to picket and I was legal. I spent about 30 minutes talking to Komatick. On April 27 2024, I went back to jaskowiak's home and picketed again at 9am. I had the same sign as on April 23. Within 5 minutes, 2 cop cars showed up. Komatick was in one of them. I began to videotape various segments of my 2 hours there using my cell phone. Komatick came up to me again and told me again a few of the neighbors did not like me picketing. I told them I did not care because I had a right to picket. A couple of the neighbors met jaskowiak on the opposite side of the street and stayed there for about an hour or so. Jaskowiak and komatic were on their phones almost constantly. At one point, komatic went into jaskowiak's house for about 15 minutes. At another point, komatic came to the sidewalk and stood in the middle of it and would not allow me to go past him. I asked him to move, but he did not say anything. I knew what he was doing, which was trying to start a problem. He either wanted me to go on jaskowiak's lawn to get around komatic, which he would arrest me for trespassing on private property or if I moved past him and if I or my clothes touched him, he would arrest me for assaulting a law enforcement officer. I turned sideways, aimed my cell phone down to prove my clothes or me never touched him. He then walked away. At another point, komatick and his partner kept circling my car and looking inside of it. I asked them why they were doing so, but they ignored me. They got back into their patrol cars. At about 11am, Harmon drove up in a pickup truck and asked komatick was he satisfied with the harassment charges. A short time later, komatick got out of his car and arrested me. We went to the police department. Komatic had my picket sign. He wrote his affidavit with lies to make it look like I was harassing jaskowiak. We went to the arraignment hearing on Zoom and judge Wagner read the two charges of harassment. At one point, komatic came along side of me and said to the judge I had 17 guns, which was a lie. Komatic had no reason to make such a statement. I said to the judge I had a permit to carry conceal for 45 years and never had a problem of owning a gun. My bail was set at \$100,000 or 10% to get out, \$10,000. I did not have that money and jaskowiak knew it. If I was doing something illegal at 9am, why did komatick wait until 11am to arrest me on made up charges? I had to stay in prison for 5 weeks until I was allowed to write a bail reduction request. I wrote that I was only protesting on a public sidewalk and not saying anything. Within 2 days, my bail was reduced to \$10,000, 10% to get out, \$1,000. I was released on June 3 2024. While in prison in early May 2024, I got a copy of Komaticks affidavit. It was filled with lies. He made claims about what my sign had said. He added words and endings to words that did not exist on my sign. He signed the affidavit s being true and correct. The fact he lied in it, means he committed perjury, his affidavit is a fraud and he, harmon and jaskowiak are guilty of collusion for making up the claims of harassment. On April 29 while in prison, I had a meeting with my first public defender, McGrath. He asked me what the harassment charge meant and I said picketing. When I tried to explain more, he did not want to hear it and I had to go back to my cell. About 3 weeks later, I went for a hearing in front of a DJ. I met the next public defender, Mary Kate, only 5 minutes before the hearing. During the hearing, both Komatic and jaskowiak were there. After the DA asked question of jaskowiak and komatic, Mary Kate refused to ask them any questions, including my long list of questions. After the hearing, she walked out without talking to me. When I got out on bail on June 3 2024, the DA said I had only 72 hours to get a "mental evaluation" as part of my bail or I would lose my bail and go back to prison. But, the DA never tells the person where to go or what they want in

this mental evaluation and where to get one in 72 hours. I could not find anyone that would do it or what was supposed to be asked in the "evaluation". I found some places for a evaluation, but they said they were booked months in advanced. About June 10 2024, the Ast DA, Furman, called and asked me if I got that evaluation. I said no because nobody did it. He said he were going to revoke my bail. On June 14, 2024 the social worker, Nicole chambers, in the public defender's office gave me the name of a place in Penndel to go to for the evaluation. On June 18, I went there and completed part one of a registration. On June 24, I filled out part 2 of it at the mental health center. On June 25 I had a phone interview with the public defenders office and was told I will have a public defender. On June 26, there was the hearing to revoke my bail because I did not get it done in 3 days. This next public defender was Brandon. It was stated in court, including by the judge McHugh, that many people could not get their mental evaluation in 72 hours because of the backlog of places that do them. How many people had their bail revoked and went back to prison because they could not get a evaluation done in 3 days AND the DA knew it could not be done? About June 10, while out on bail, I found a report by fenstermacher that he had my address listed at my Mother's house, a place both jaskowiak and fenstermacher knew I had not lived at for a year. They were deliberately sending time sensitive petitions to my old address knowing I would never see them and those petition decisions would go their way. I sent jaskowiak and fenstermacher a email telling them to stop trying to fix their petitions, which is illegal. The DA/Furman, wanted my bail revoked because I had sent a email to fenstermacher and jaskowiak telling them to stop sending my mail to Mother's home because they knew I had not been living there for almost 1 year because they had me evicted. The DA had said as part of my bail, I could not contact jaskowiak. But, I sent the email to both as a legal notice. The next hearing would be on July 2 to decide bail revoked. On July 2, Mother was reborn. That same day, jaskowiak was there and spent much time talking to Furman. That afternoon, my bail was revoked and I went back to prison.

For a week before mother died on July 2, Ellis kept sending me emails that I should see Mother. It made me angry because I thought the mafia was just trying to play their old trick of having their paid liars write more lies about me to reduce my visits even more to never. Near the end of June, Ellis emailed me that Mother had fallen, she was taken to the hospital and had xrays for anything broken. She told me there were nothing broken. But, she said the doctor had found her back had many lesions and he did a couple of tests and determined they were cancer. Ellis said because my Mother had a living will that said no heroic measures to be used, the doctors decided not to do anything. Ellis never said Mother was terminal and was dying in her emails the previous week. On July 1, Ellis sent me a email and stated again I really must visit Mother. I decided to see her on July 1. I was told no cameras would be allowed for pictures. No reason given. When I got there, nursing home director Kessler met me in the lobby and took me to Mother's room. Her door was open. Mother was in bed, asleep. Kessler, the nursing director and a woman from the Lincoln Center was there and they said they had to stay in the room and watch me. No reason given. At the door, they said for me to go in. I said Mother was asleep and were they going to wake her. Kessler said "She is passing". I said to them "Mother is dying?" It was the first time I was told she was. I went in her room. I brought a vase and red roses for her and put them on her night table. Her eyes were about 30% open, but she was asleep. They said she had been given morphine for the pain. They said she had not eaten anything for 2 days. Her mouth was partially open and her tongue was twisted sideways. Her face looked distorted and her hair felt like it had not been washed for months. All three of them stood there watching me the entire hour. Several times I said to them "Are you ghouls enjoying watching me"? They never answered. I stroked her hair. I talked to her and said how much I loved her. I cried often. I squeezed her right hand, but I got no response back. I checked her left hand and both her rings were still there. Mother was extremely thin. Every once in a while she would make a sound, or noise. At the end of one hour, the woman from the Lincoln Center told me time was up. Why would they only allow me to see my Mother for one hour when they knew she was dying? How barbaric and inhumane. I left. I stopped at Anders/Detweiler and told the director that Mother was dying soon and I wanted to let them know. I told them the story of Mother's guardianship corruption. The next day, July 2, I was in my car to go to my bail revoke hearing. At 7:20am, Ellis called me and said Mother had died at 7:10. Mother probably died during the night, but nobody had checked until that morning.

At the hearing 6 hours later, jaskowiak was there and talked to Furman several times, but jaskowiak was not in the hearing. He did not care my Mother had died 6 hours earlier, he wanted me in prison for my exposing his scam and letting his neighbors know about what he was doing. My public defender, Brandon, was there. He would not let me speak or ask questions of the cop. Judge Mchugh found me guilty, revoked my bail and sent me back to prison. About a

week later, my former lawyer got me 2, 4 hour passes to see Mother's viewing on July 8 and next day her buriel on July 9 2024. At the viewing I was told by the director that a court order said no pictures would be allowed of Mother. No reason given. It must have been by jsh to hurt me more as I was also not allowed to take pictures at my last visit with Mother on July 1. No pictures meant no evidence to show how my Mother had looked by being grossly neglected and murdered by guardianship corruption. On July 8, I saw Mother at the funeral home. I saw her diamond engagement ring had been taken off. The director said fenstermacher had told him to take it off to be part of the estate. Why? Fenstermacher wasted hundreds of thousands of dollars for lawyers that would not to be paid by Mother and for 3 years, at about \$90,000 per year, for that pig pen. He did not care about wasting that much money, but cared about a diamond ring worth only about \$1,000? Plus, Fenstermacher had it taken off of a dead woman's finger, also his client. WTF? I also saw that jsh had Mother dressed in a pajama top, sweat pants and no jewelry. Jsh could have waited a week until I got out of prison so I could use the clothes and jewelry Mother had given me years earlier that she wanted to be buried in. But, jsh hated Mother and me too much to care about what Mother wore. Jsh also had demanded nothing be put into Mother's coffin. No notes of love, nothing. The funeral director told me my sister demanded mother be put into a much cheaper coffin, NOT the one Mother picked out years earlier with me. After about 20 minutes, I had to leave to go back to prison. The next day, I went to the funeral. No time to buy Mother flowers or wear a coat and tie. Jsh was there. She never looked at me. I took pictures of jsh and the funeral. The minister talked for about 10 minutes. When he asked if anyone had anything to say, jsh spoke and said how nice Mother was, how much she loved her, etc. I videotaped it. I was so disgusted with the way she lied and made people think she loved her Mother. No one else was there. I found out later that Dad's insurance company of 20 years was never told of Mother's death until I called them and neither was Mother's investment company, Raymond James also was not told of Mother's death. Why? Why did jsh not want friends of Mother there? How much hate did jsh have for her Mother when jsh nagged her Mother to buy jsh a new car about 5 years earlier and other very generous things Mother did for jsh? How sick and barbaric by her own daughter, especially since jsh will be getting a huge inheritance that Mother never had spent on herself after my father died, like for a new car or just something for herself much cheaper, like more hairdressing appointments, spa treatments that every woman likes or new clothes. Mother was always telling us that if we ever needed money, just ask her for it. Mother was always a extremely kind, loving and caring person. Mother never spent any money on herself, but wanted her children to have it.

On July 16 2024, I went to the trial while I was still in prison. Before it started, Meitner met me in prison. He told me if I wanted a trial, I would have to stay in prison for about 4 more months and I would still be found guilty of harrassment or plead guilty to 2 counts of harassment to get out now. I pled guilty, got 12 months of probation and had to turn in my guns for those 12 months.

The fact is, NONE of the orders and other decisions by judges Sterling and Weilheimer should ever have been considered valid because of the corruption of them by the corrupt guardians, their lawyers, ledakis and jaskowiak, who seemed to have always been the mafia's leader. My Mother, under various federal and state laws, had the right in guardianship to be consulted in all matters and be allowed to make decisions in those matters. NOT once, did jaskowiak, guardians past and present, their lawyers or "care manager" Klock, ever discussed with Mother any of those decisions that were made for her in any way. The mafia only cared about themselves and how much money they could make from her. Sterling denied my demand to have a cell phone used during my visits to prove what I said or did not say because the mafia never wanted proof of my innocence of their charges. In fact, in September 2023, when I filed a petition for the mafia to prove that I was a danger or menace to my Mother, which is what this guardianship mafia had been claiming to justify their use of their paid liars (monitors) to sit with us, charge money Mother and I for them and to use those monitor's lies to restrict and reduce my visits with my Mother, both jaskowiak and pam blumer's lawyer Gelsinger demanded Sterling deny my petition so the mafia would not have to prove their charges in court. Sterling agreed with the mafia. So, judge Sterling and all of those lawyers in this scam did not know the basis of U.S. law: a person is innocent until proven guilty in a court of law. Their corruption cost a extremely loving and kind 99 year old Mother 3 years of her life just by being in the pig pen, kept lonely and isolated in solitary confinement, denied to be with her much loved son and he with her and to die a horrible and painful morphine induced death, alone. Would the mafia, including jsh, want that for themselves?

From August 25 2021 when Mother was kidnapped by Logie and jsh to July 2 when Mother was reborn, based on 16 hours per day (8 hours for sleeping) that Mother and I could have been together, out of a possible total time of 24,736 hours, the guardianship mafia only allowed us 224 hours together and no more than 1 hour per visit. Many of them had to be with the paid liars the mafia hired who were always in the room with us, sitting next to us, writing lies and being paid by Mother and/or I to do that. If Mother/me did not pay, no visit.

Because I did not see Mother from late December 2023 until the day before she died on July 1 2024, who knows what condition Mother was in physically, mentally and psychologically. Mother was denied, by the guardianship mafia and including her own daughter, to die with dignity as the kind and loving human being Mother was always to others. She was forced to die alone in her pig pen of 3 years, in solitary confinement. She was denied hospice by the guardianship mafia, who put Mother in that fake guardianship only to get Mother's money. Mother was denied to be allowed to die in her beautiful home of 20 years and surrounded by all of her loved possessions of almost 100 years. Most importantly, in her final days and hours, Mother was denied to be with her son who she loved beyond words and for him to be there with her to comfort her as she was reborn.

Sick, barbaric and inhumane animals.

Submitted,

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