

tomlinher1925@tutanota.com

📧 Wed, Aug 21 - 10:51

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

📧 Wed, Aug 21, 2024 - 10:51

## waste & fraud

Mr. Fenstermacher,

As you recall, you were the guardian of estate for 2 years of Mother. You had stated in court earlier this year, you had not seen or talked to Mother for about 4 years. As you are also aware, you were her trust lawyer and mine for about 20 years. You had a duty and obligation as her guardian and as a lawyer to her and to also my future inheritance to manage her money correctly and to prevent waste and fraud. You had also stated in court that you thought your only job was to sign checks. I asked you what about waste and fraud by the various people. Your reply was maybe you should look into that.

As you know, I had sent you many, many emails for 2 years after you became guardian of estate, stating the various problems that affected Mother mentally, medically, physically and financially. None of those problems were ever corrected by you. Those problems were caused by the many people involved in my Mother's so called "guardianship", but who were not doing their jobs. Most importantly, most of those people and their invoices should never have been paid because they and those expenses were the sole responsibility of pam blumer, guardian of person, in her business. Those expenses included massive lawyer fees, travel fees, "monitors", various "discussions" with those various people, massive waste of money on Mother's pig pen forced to live in solitary confinement when she could have been living at home for much, much less and be free, "care manager" Klock and others. I had also sent you the psychologist, Ledakis, first report that said Mother could live at home and with me being there for over 2 years, everything was fine. There was no court order for Mother to be kidnapped by jsh and Logie, which led to Mother being held prisoner at jsh's house, denoed to go home and denied seeing and being with me. Where was jaskowiak? He was her court assigned lawyer whose job was to protect and defend her. Because of the actions of jsh, Logie and jaskowiak, Mother ended up in the hospital, for 6 weeks, confined to bed, treated for starvation, got covid where she could have died and then dumped into her pig pen, kept in solitary confinement until she died a horrible death.

As you know, I had also sent you many documents, while you were guardian of estate, of both federal and state laws pertaining to guardianship, including the rights of those in

guardianship. All of which were neglected by the various guardians, their lawyers, Klock, jaskowiak, judges, jsh and you.

My Mother was killed by their gross mental, medical and physical neglect, abuse and isolation. There was never any "guardianship" for her wellbeing of any type. She never needed any. Mother was simply the slave of those people involved with her, who she also had a massive bank account for them to steal. Her case of abuse, neglect and fraud is typical of basically all guardianships nationwide. I attached one such recent case of Gloria Byars locally.

Since the money you and the original "guardian" of person and estate, Dwayne Logie, gave away without justification of any kind and now has a direct impact on my inheritance, I am expecting you to get it back. I expect you to take as much action as needed to get the money back from them. For some bizaar reason, jsh never cared about such waste and fraud that also affected her inheritance.

Arthur herring III

--

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
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 Thu, Aug 22 • 14:39

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Thu, Aug 22, 2024 • 14:39

## TRUST

Mr. Fenstermacher,

When are we going to meet to discuss my trust and money for me to live.

Arthur herring III

--

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tomlinher1925@tutanota.com

 Fri, Aug 23 • 15:04

tomlinher1925@tutanota.com

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tomlinher1925@tutanota.com

Thu, Aug 22 • 14:39

tomlinher1925@tutanota.com

Thu, Aug 22 • 14:39

tomlinher1925@tutanota.com

Fri, Aug 23 • 15:04

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Fri, Aug 23, 2024 • 15:04

## FWD: TRUST

Mr. Fenstermacher,

When are you going to answer this question and why have you not answered the many other questions I have emailed you recently?

Arthur Herring III

Date: Aug 22, 2024, 14:39

From: tomlinher1925@tutanota.com

To: rfenstermacher@fenstermacherlaw.com

Cc: tomlinher1925@tutanota.com

Subject: TRUST

...

tomlinher1925@tutanota.com

📧 Mon, Aug 26 • 09:24

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

📧 Mon, Aug 26, 2024 • 09:24

## meeting

Mr. Fenstermacher,

Why have you continued to refuse to answer my questions and to schedule a meeting pertaining to my trust and me getting money to live?

I would have no problem and would welcome it if you quit. I have no tolerance for your ignoring me as your client and acting so unprofessional. My Mother is dead and there is no reason why I cannot start using her money to live a normal life.

As I had stated before, I do not want jaskowiak to be paid any money from my trust, as per the note I signed to pay him for his claimed contempt of court cost when Mother dies from my trust fund.

I am totally disgusted that you had my Mother's diamond engagement off of her finger so she could not be buried with it after 70 years of marriage. You said it was for the estate, but the estate of that huge size did not need to have it. You had no problem giving Mother's money away to people who were not entitled to have it and wasting it on a pig pen at \$90,000 a year when the court accepted cost of living at home was only \$16,500 a year.

Arthur herring III.

--

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📧 Tue, Aug 27 • 12:07

tomlinher1925@tutanota.com


📧 Tue, Aug 27 • 12:07

tomlinher1925@tutanota.com

 Mon, Aug 26 • 10:21

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Aug 26, 2024 • 10:21

## repayment

Mr. Fenstermacher,

As I had mentioned before, that money that was paid to pam blumers lawyers (including her lawyer husband Bill), logie's lawyer Zabowski and a "care manager" Klock, I expect you to get that money back and returned to the estate, which would include my inheritance. Those lawyer fees, including their travel fees, and klock were the sole expenses of those people in their businesses and NOT to be charged to Mother. They had no authority to charge Mother for any of those fees, only their hourly charge as a guardian. It is extremely doubtfull those guardians ever did the time they claimed they were with Mother.

This was never a guardianship for the protection and welfare of Mother, but only a feeding frenzy by vultures on a road kill.

Arthur herring III

--

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Ronald Fenstermacher

 Tue, Aug 27 • 12:08

tomlinher1925@tutanota.com

 Wed, Aug 28 • 08:30

tomlinher1925@tutanota.com

 Wed, Aug 28 • 08:30

tomlinher1925@tutanota.com

 Wed, Aug 28 • 14:31

tomlinher1925@tutanota.com

✉ Mon, Aug 26 • 10:21

tomlinher1925@tutanota.com

📧 Mon, Aug 26 • 10:21

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▼

📧 Tue, Aug 27, 2024 • 12:08

## Re: repayment

Arthur,

This is not up for discussion. You raised your objections before the Court and they were dismissed.

I will be filing an account with the Court as Trustee and, if you have any objections, you can certainly raise them then.

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

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**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Monday, August 26, 2024 10:21:39 AM

tomlinher1925@tutanota.com

📧 Mon, Aug 26 • 09:24

tomlinher1925@tutanota.com

📧 Mon, Aug 26 • 09:24

tomlinher1925@tutanota.com

📧 Tue, Aug 27 • 12:07

tomlinher1925@tutanota.com

📧 Tue, Aug 27 • 12:07

Ronald Fenstermacher

Ronald Fenstermacher <rfenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

📧 Tue, Aug 27, 2024 • 12:22

## Re: meeting

And to be clear, you are not and never have been my client. You are a beneficiary of a trust of which I am the Trustee.

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

---

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Monday, August 26, 2024 9:24:16 AM

**To:** Ronald Fenstermacher



tomlinher1925@tutanota.com

Mon, Aug 26 • 10:21

Ronald Fenstermacher

Tue, Aug 27 • 12:08

tomlinher1925@tutanota.com

Wed, Aug 28 • 08:30

tomlinher1925@tutanota.com

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Wed, Aug 28, 2024 • 08:30

## Re: repayment

Mr. Fenstermacher,

You did not give a date and time for the meeting.

Giving away money to people who are not entitled to it will certainly be up for discussion and for repayment. The fact was, under your watch as guardian of estate for 2 years, you allowed my Mother's money (also my future inheritance) to be given away to people who had no justification for getting it. There are NO laws or rules that say guardians can hire whoever they want and buy or charge whatever they want and the victim has to pay for it. That is a trick used by them nationwide and always allowed by the corrupt judges. Pam blumer has a business and anything she bought or did in her business was her responsibility and paid from the profits from her business. You admitted in court early 2024, you thought you only job was to sign checks. You stated in court you had not seen or talked to my Mother for 4 years, including 2 as guardian of estate. If you knew the laws ( I sent you some copies of them) and were certified to be a guardian (you never were after 2 years as guardian) you would know what your responsibilities were and the the rights of a person in guardianship. I then asked you in court about being watchful of waste and fraud to Mother by people and your reply was that maybe you should look into it. But, clearly you never did, You allowed my Mother to have her money stolen, but you blsmed me for wasting it and claimed that was why you did not give me my yearly gift money from my Mother in july 2023, something she would want, along with me living at her house that she put into writing, something you and jaskowiak deliberately and conveniently ignored. Why? As you recall, you also told me and Meitner that you would give me money to live on and you

would call back any landlord who had an apartment I wanted. You refused to call them back or give me any money to live on.

I will not accept my trust being run carelessly and losing money by incompetence and theft. The question was and still is why did my sister allow such massive money to be wasted by guardians, their lawyers, Klock, jaskowiak and at the pig pen. No smell test is needed. A skunk's stink is obvious.

Arthur herring III

--

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Aug 27, 2024, 12:08 by rfenstermacher@fenstermacherlaw.com:

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tomlinher1925@tutanota.com

📧 Wed, Aug 28 • 14:31

tomlinher1925@tutanota.com

📧 Wed, Aug 28 • 14:31

tomlinher1925@tutanota.com

🔒 📧 Thu, Aug 29 • 08:48

tomlinher1925@tutanota.com

Fri, Sep 13 • 09:49

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Fri, Sep 13, 2024 • 09:49

## accounts

Mr. Fenstermacher,

In our meeting on tuesday, you said you would find out the values of the IRA and Raymond James accounts. Did you get those numbers?

Also, did you get a date for the appraiser to be there to value the contents of the house and get a realtor to be ther to get a value of the house? When you do, I want to have mine there to also do a appraiser of the house value.

Arthur

--

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Ronald Fenstermacher

Fri, Sep 13 • 12:34

tomlinher1925@tutanota.com

Sun, Sep 22 • 08:58

tomlinher1925@tutanota.com

📧 Sat, Sep 14 • 08:34

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Sat, Sep 14, 2024 • 08:34

## house

Mr. Fenstermacher,

How soon do you think I can move into the house?

Do I understand that there are 2 individual accounts and also 2 different trust accounts, plus the 2 IRA's?

What needs to be done so I can get some money from one of those accounts to live?

Arthur

--

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Fri, Sep 20 • 09:32

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Fri, Sep 20, 2024 • 09:32

## house, money

Mr. Fenstermacher,

I received your documents dated September 13.

As you recall, we had a meeting on September 10. You said you really wanted to help me in this trust matter. I stated I wanted to live in the house and my idea was to have a trust type credit card with a \$2,500 a month limit to pay bills, including health insurance and expenses of the house. I also told you I needed about \$3,000 now for various expenses.

So far, I have not heard from you on any of these matters. As you know, because of my eviction by weilheimer, jaskowiak and you in August 2023, I had to live in my car year round. As you are also aware, you had said, at my former lawyer's office in about 2022, that if I had found a place to live, you would contact that landlord and confirm the rent would be paid by my trust. There were about 9 people with places for me to live, but you never called them back. You had also said at that time you would also give me some money to live. Neither of those statements were ever fulfilled.

1. When will I get some money as I have requested many times?
2. Why can't I move into the house now to live?
3. When will the appraisal be there to appraise the contents?
4. When will a realtor and mine be there to get a value of the house?
5. Why are you not keeping me informed of what will be done and will need to be done?

6. Why have you not answered my various questions I have sent you?

Arthur herring III

--

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Ronald Fenstermacher

Fri, Sep 20 • 14:25

tomlinher1925@tutanota.com

✉ Fri, Sep 20 • 09:32

tomlinher1925@tutanota.com

📧 Fri, Sep 20 • 09:32

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

📧 Fri, Sep 20, 2024 • 14:25

## Re: house, money

Arthur,

I have been able to schedule the real estate and tangible personal property appraisals for 11:00 a.m. on Wednesday, October 2nd. If your real estate appraiser can be there at that time, he is welcome.

As I told you, your mother's individual accounts at Raymond James were "transferable on death" to you and Jill. You need to coordinate with Raymond James to access your share of those accounts. You and Jill are also the beneficiaries of your mother's IRA and Roth IRA at Raymond James and need to coordinate with Raymond James to transfer those accounts to inherited IRA accounts, at which point you will be able to access those funds as well.

I can't allow you to move into the house until the appraisals are finished and the contents sorted out between you and Jill as to what you both want. I also need to contact the homeowners association. I don't know whether they need to approve anyone who will move into the community. Maybe they do and maybe they do not, but I need to have that confirmed either way.

Regards,

Ron Fenstermacher

tomlinher1925@tutanota.com

📧 Mon, Sep 23 • 10:25

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Mon, Sep 23, 2024 • 10:25

## house

Mr. Fenstermacher,

Will you be turning on the water and any other utilities, including electricity that are off? I will not be needing the phone, cable or internet to be on as I have my own to use.

Arthur

--

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Ronald Fenstermacher


📧 Wed, Sep 25 • 11:44

tomlinher1925@tutanota.com

 Mon, Sep 23 • 16:34

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Sep 23, 2024 • 16:34

## garage door, fireplace

Mr. Fenstermacher,

As I had mentioned in our meeting 2 weeks ago, the electric garage doors had been disabled after I was evicted. They will need to be reactivated before I move in. In addition, the gas fireplace has not worked for about 4 years. The expert who had worked on it had said all of the contents need to be replaced since the fireplace components were the original ones when the house was built in 1999. None of those parts are made anymore. He said the cost would be about \$3-\$4 thousand about 4 years ago. I have the phone number of the person who would do the replacement if you want it. .

Arthur

--

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Ronald Fenstermacher

 Wed, Sep 25 • 11:45



tomlinher1925@tutanota.com

📧 Mon, Sep 23 • 10:25

tomlinher1925@tutanota.com

📧 Mon, Sep 23 • 10:25

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

📧 Wed, Sep 25, 2024 • 11:44

## Re: house

Good morning, Arthur,

Yes, the utilities will be back on, excluding phone, cable and internet, as we discussed.

Regards,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

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**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Monday, September 23, 2024 10:25:20 AM

**To:** Ronald Fenstermacher

tomlinher1925@tutanota.com

📧 Mon, Sep 23 • 16:34

tomlinher1925@tutanota.com

📧 Mon, Sep 23 • 16:34

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▼

📧 Wed, Sep 25, 2024 • 11:45

## Re: garage door, fireplace

Thank you, Arthur. We can discuss having this done but I don't foresee any issues with that.

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

---

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Monday, September 23, 2024 4:34:25 PM

**To:** Ronald Fenstermacher

**Cc:** Tomlinher1925

**Subject:** garage door, fireplace

Mr. Fenstermacher,

As I had mentioned in our meeting 2 weeks ago, the electric garage doors had been disabled after I was evicted. They will need to be reactivated before I move in. In addition,

tomlinher1925@tutanota.com

Mon, Sep 30 • 12:04

tomlinher1925@tutanota.com

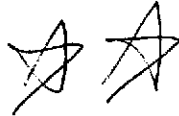
Mon, Sep 30 • 12:08

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com

Mon, Sep 30, 2024 • 12:08

## taxes



Date: Sep 30, 2024, 12:04

From: tomlinher1925@tutanota.com

To: rfenstermacher@fenstermacherlaw.com

Subject: taxes

Mr. Fenstermacher,

I just checked with the tax collector, Mr. freed, to find out how much taxes are charged each year for the house.

I found out the school tax for 2023 was NOT paid last year and now is in the hands of a law firm for collection. Was there a reason why it was not paid?

The county/property tax for this year of \$1,567 was due on 5/21/24 and was NOT paid. Was there a reason for that?

The school tax for this year is \$6,305 due by October 31. After that the tax is \$6,935 with penalty.

I will wait to see what the content appraisal and realtor says on wednesday.

I do not need to have liens on the house and other problems to make matters far more complicated in my life.

Arthur herring III

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

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

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tomlinher1925@tutanota.com

  Mon, Sep 30 • 12:08


tomlinher1925@tutanota.com

  Mon, Sep 30 • 12:08

Ronald Fenstermacher

Ronald Fenstermacher &lt;r Fenstermacher@fenstermacherlaw.com&gt;

to: tomlinher1925@tutanota.com ▾

 Mon, Sep 30, 2024 • 14:46

## Re: taxes

Arthur,

I never received any tax bills. I'll see that they are made current as soon as I can.

I will send copies of the appraisals to you as soon as I have them. It will take a bit of time after the appraisals are conducted, perhaps a week or two, depending on how busy they are.

Regards,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

tomlinher1925@tutanota.com

📧 Mon, Sep 30 • 14:50

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Mon, Sep 30, 2024 • 14:50

## house

Mr. Fenstermacher,

After wednesday, are there any reasons why I cannot move into the house to live and when can I get some money to live from one of my accounts.

arthur herring III

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
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tomlinher1925@tutanota.com

 Fri, Oct 4 • 09:31

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Fri, Oct 4, 2024 • 09:31

## house, money

Mr. Fenstermacher,

What numbers were learned on Wednesday regarding content value and value of house?

I asked you before, when can I get money from aaccount to live and when can I move into the house? As you know, I have been living in my car since jaskowiak and you evicted me from mother's house, without asking her, since Aust 25 2023.

Arthur

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
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
Ronald Fenstermacher

 Mon, Oct 7 • 09:52

tomlinher1925@tutanota.com

 Mon, Oct 7 • 10:10

tomlinher1925@tutanota.com

 Mon, Oct 7 • 10:10

Ronald Fenstermacher

 Tue, Oct 15 • 14:31

tomlinher1925@tutanota.com

 Fri, Oct 4 • 09:31


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Ronald Fenstermacher


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tomlinher1925@tutanota.com

 Mon, Oct 7 • 10:10

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Oct 7, 2024 • 10:10

## Re: house, money

Mr. Fenstermacher,

1. In the meantime, why can't I move in?
2. Have the back taxes been paid, especially to the law firm because they were over due?
3. Have the gas and water been urned back on?
4. Are the garage door remotes (2) in your custody so the garage doors can be opened?
5. You had said my sister knew what she wanted from the house. Why doesn't she just take them  
and be done?

If the garage door remotes are missing, I can get new ones by the person who worked on them for years. They are about 25 years old and probabbly not reliable any more. Also, the front door and laundry room door will have to have new locks on them for my safety because so many people have those keys. I can get them done when I move in and be paid for that, along with replacing the broken fireplace..

In the meantime, I am still living in my car. I do not see any reason why I cannot move into the house.

Arthur

--

Sent with Tuta; enjoy secure & ad-free emails:

tomlinher1925@tutanota.com

✉ Fri, Oct 11 • 08:37

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

📧 Fri, Oct 11, 2024 • 08:37

## email oct 7 2024

Mr. Fenstermacher,

You still have not answered my questions in that email. My questions are important.  
arthur

--

Sent with Tuta; enjoy secure & ad-free emails:

<https://tuta.com>



tomlinher1925@tutanota.com

Fri, Oct 11 • 13:12

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Fri, Oct 11, 2024 • 13:12

## diamond ring

Mr. Fenstermacher,

You never explained to me your decision and justification to take Mother's diamond engagement ring off of her hand after she died that my father had saved for during WW2 and she kept on her hand since about 1945. She was only buried with her platinum wedding band.

You said several months ago to me, the ring was part of the estate, but with the estate valued at about \$2 million, the fact is you had never asked me if I wanted the ring taken off of her finger. If it was my sister, she had no right to demand you do so without me also agreeing. The diamond ring I estimate is only worth about \$1,000 and there were no unusual debts of any kind where every dollar was needed to pay them, it was my sister who demanded the funeral director also put Mother into a cheaper casket instead of the one she picked out for herself years earlier. Mother was dumped into that cheap casket by my sister without anyone asking me if I objected. What my sister did violated what my Mother had bought and wanted for herself. Why was that allowed?

Who has the ring now and what do you intend to do with it.

I find this matter disgusting and extremely degrading to my dead Mother that she saved her money for her children when she died, but was refused to be allowed to be buried with both her engagement ring and her wedding ring, in the clothes and jewelry Mother had picked out for herself years ago and in the casket she liked and picked out for herself years ago. That goes along with Mother being buried by my sister in a pajama top and sweat pants, no clothes and jewelry Mother had picked out for herself, not allowing me to take a picture of her at the funeral home or put any type of my notes or items that Mother cherished.


Arthur

--

Sent with Tuta; enjoy secure & ad-free emails:


<https://tuta.com>

tomlinher1925@tutanota.com

 Sat, Oct 12 • 09:36

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Sat, Oct 12, 2024 • 09:36

## house HOA

Mr. Fenstermacher,

You mentioned about 10 days ago you were going to contact the HOA/property manager to see if they would refuse to let me buy the house. Did you do that?

That information is extremely important for me to know because if they refuse me, for any reason, that will involve legal action by me so I can live there. In addition, if they refuse, then I have to find another place to live before winter. I certainly cannot live in my car for another winter as I did this past year. They have no justification to deny me to live in the house as per their rules as had been reviewed about 2 years ago when I had wanted to live there as per Mother's written request.

Arthur

--


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<https://tuta.com>


Ronald Fenstermacher

 Tue, Oct 15 • 14:17


tomlinher1925@tutanota.com

 Sat, Oct 12 • 09:36

tomlinher1925@tutanota.com

 Sat, Oct 12 • 09:36

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾ Tue, Oct 15, 2024 • 14:17

## Re: house HOA

Arthur,

I did not contact them since I first reviewed the association documents and found that they do not have authority to approve of purchasers. So, that is not an issue for you. I just wanted to confirm that. Since I did, there was no reason to ask.

Regards,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

tomlinher1925@tutanota.com

📧 Fri, Oct 11 • 13:12

tomlinher1925@tutanota.com

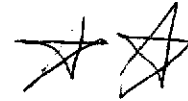
📧 Fri, Oct 11 • 13:12

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▼

📧 Tue, Oct 15, 2024 • 14:24

## Re: diamond ring



Arthur,

As I told you, that decision was not mine to make, nor did I know about any of this until after your mother was buried.

I have the ring. It is part of the Estate. It's being appraised. Jill has not said that she wants it, so, assuming she does not, you can certainly have it.

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

tomlinher1925@tutanota.com

📧 Fri, Oct 4 • 09:31

tomlinher1925@tutanota.com

📧 Fri, Oct 4 • 09:31

Ronald Fenstermacher

📧 Mon, Oct 7 • 09:52

tomlinher1925@tutanota.com

📧 Mon, Oct 7 • 10:10

tomlinher1925@tutanota.com

📧 Mon, Oct 7 • 10:10

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

📧 Tue, Oct 15, 2024 • 14:31

**Re: house, money**



Arthur,

I have been in contact with the taxing people to bring them current.

I don't believe any utilities have been turned off but am working on that to make sure the bills come to me.

I don't have the garage door remotes.

I don't want anything to leave the house until I have the appraisal in hand and you both agree on who will receive what.

You should have the locks changed when you move in.

I want to make sure that there will be enough money in the Trust so that you can receive the house as part of your share and Jill can receive her share. I want to make this happen for you, but I need to do it correctly.

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

---

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Monday, October 7, 2024 10:10:35 AM

**To:** Ronald Fenstermacher

**Cc:** Tomlinher1925

**Subject:** Re: house, money

Mr. Fenstermacher,

1. In the meantime, why can't I move in?
2. Have the back taxes been paid, especially to the law firm because they were over due?
3. Have the gas and water been urned back on?
4. Are the garage door remotes (2) in your custody so the garage doors can be opened?
5. You had said my sister knew what she wanted from the house. Why doesn't she just take them  
and be done?

tomlinher1925@tutanota.com

 Fri, Oct 11 • 13:12


tomlinher1925@tutanota.com

 Fri, Oct 11 • 13:12

Ronald Fenstermacher

 Tue, Oct 15 • 14:24

tomlinher1925@tutanota.com

 Wed, Oct 16 • 09:15

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Wed, Oct 16, 2024 • 09:15

## Re: diamond ring, house

Mr. fenstermacher,

Thank you for your various replies.

If you only knew of the ring being removed after Mother was buried as you said below, then what right did my sister have to remove it, especially without consulting me or you? If the diamond ring was removed "as it was part of the estate" as I believe you had said when I first asked months ago, then why wasn't her platinum wedding ring removed also as part of the estate? The fact is, how could my sister remove her diamond ring and the other things she did to her Mother before and after she died, including changing the casket to a cheaper one, buried her in pajama top & sweat pants instead of the clothes, jewelry and casket Mother had picked out for herself, etc? With the vast assets in the estate and the fact that my sister is extremely well off, including having her house, it is disgraceful for her to dishonor her Mother with her petty and selfish actions.

As per the house, I want it, as my Mother wanted me to live there, whether she was alive or deceased. You have said that my sister had picked out a few things she wants. She can have them and then be gone. The house was appraised at \$480,000 and I will agree to that and she will get 50% of that.

I want the ring and decide what to do with it. I will not sell it. It represents 70 years of love between my Mother and father.

How soon before you get the report on the contents value?

How soon before I can start to live in the house?


Arthur

tomlinher1925@tutanota.com

 Wed, Oct 23 • 09:26

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Wed, Oct 23, 2024 • 09:26

## house

Mr. Fenstermacher,

It has been 3 weeks since both the house appraiser and the person appraising the contents were there. What is the status of when I can move in? Things need to be fixed or replaced for me to live in it.

You had said my sister knew what she wanted and I said to you several times she can take what she wants and be gone.

What is the delay of me moving in? Please be specific.

Arthur

--

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<https://tuta.com>

Ronald Fenstermacher

 Mon, Oct 28 • 12:49



tomlinher1925@tutanota.com

Thu, Oct 24 • 08:50

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Thu, Oct 24, 2024 • 08:50

## house insurance

Mr. Fenstermacher,

According to Gary Dix, president of Boardman/Hamilton, the insurance is due tomorrow for the house insurance. Has it been paid?

arthur

--

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<https://tuta.com>

Ronald Fenstermacher

Mon, Oct 28 • 12:50

tomlinher1925@tutanota.com

Thu, Oct 24 • 10:40

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Thu, Oct 24, 2024 • 10:40

## jaskowiak

Mr. Fenstermacher,

About 2 months ago, I asked you did you write a check (about \$4,500) for jaskowiak pertaining to a court fine from a hearing on about November 2022 pertaining to a contempt of court charge. You never responded to that question.

I was told by Meitner during that hearing that if I signed a type of promisaary note to have jaskowiak paid that money when my Mother died from her estate that the fine would be my only penalty by weilheimer for the civil contempt charge.. It was stated by judge weilheimer that it would be paid from my mother's estate when she died and that would be the only penalty because it was only a civil contempt charge. But, she then also sent me to prison for a week which made it a criminal contempt charge. With a criminal contempt charge, I would have been entitled to a jury trial and a public defender. Weilheimer knew she was violating the law. Meitner was there for that hearing and knew how she lied.

I told you, about 2 months ago, not to pay jaskowiak that money since it was based on lies and if he wanted that money he would have to take legal action in court to get it.

Since you are my trustee and you are supposed to protect my money, I did not want my money given to jaskowiak based on the lies by him and weilheimer on his made up charge of contempt, which he had also filed another contempt of court charge a year earlier only to make money.

Did you pay jaskowiak that money?

arthur

--

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<https://tuta.com>


Ronald Fenstermacher

Mon, Oct 28 • 12:53

Ronald Fenstermacher

Ronald Fenstermacher <rfenstermacher@fenstermacherlaw.com>

to: tomlinher1925@tutanota.com + 1 ▼

 Mon, Oct 28, 2024 - 12:10

## Estate

Arthur & Jill,

Attached is a copy of the appraisal of the contents of the house.

Jill, you had separated the items you wanted and they are in the living room. Can you let me know which items are listed on the appraisal?

Arthur, I believe you wanted to keep whatever is left after Jill takes the items she wants.

Assuming there are no conflicts over any items, I can meet Jill at the house so that she can take the items she wants.

Regards,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

tomlinher1925@tutanota.com

Thu, Oct 24 • 10:40

tomlinher1925@tutanota.com

Thu, Oct 24 • 10:40

Ronald Fenstermacher

Ronald Fenstermacher <rfenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com

Mon, Oct 28, 2024 • 12:53

## Re: jaskowiak

Arthur,

That amount was to be deducted from your share of the Estate/Trust as you agreed in the writing. Mr. Jaskowiak's petitions for fees were granted by the Court and were paid per the Court's Orders. I cannot disregard a Court Order.

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

---

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Thursday, October 24, 2024 10:40:08 AM

**To:** Ronald Fenstermacher

tomlinher1925@tutanota.com

 Fri, Oct 11 • 13:12


tomlinher1925@tutanota.com

 Fri, Oct 11 • 13:12

Ronald Fenstermacher

 Tue, Oct 15 • 14:24

tomlinher1925@tutanota.com


 Wed, Oct 16 • 09:15

tomlinher1925@tutanota.com

 Wed, Oct 16 • 09:15

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

 Mon, Oct 28, 2024 • 12:54

## Re: diamond ring, house

Arthur,



I have had to have the ring appraised, too. I have not yet received it. Jill has not expressed any interest in the ring so I presume that you can have it.

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

Ronald Fenstermacher

  Mon, Oct 28 • 12:10

tomlinher1925@tutanota.com


 Mon, Oct 28 • 12:45

Ronald Fenstermacher

 Mon, Oct 28 • 12:50

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

 Mon, Oct 28, 2024 • 13:22

## Fw: Estate

Arthur,

Do you have any objection to any of these items?

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

---

**From:** Jill Herring <herrij@protonmail.com>

**Sent:** Monday, October 28, 2024 1:10 PM

**To:** Ronald Fenstermacher

**Subject:** Re: Estate

**Here are my items of interest.**

**Kitchen**

3. Valley Green print, framed and matted by Karl Mohr \$5.00

**LR**

35. 1982 Round Needlework \$5.00

(Wall hanging)

36. Framed Matted Watercolor of family house \$5.00

Not listed: tripod/seat next to sofa & 3 reserved framed items

**Den**

37. 184x Early map of Germantown \$20.00

184x Early map of Roxborough (not listed)

**Mom's BR**

Not Listed: Lotion Dispenser I bought in Sorrento Italy

Jill

Jill S. Herring

Sent with [Proton Mail](#) secure email.

On Monday, October 28th, 2024 at 12:10 PM, Ronald Fenstermacher

<r Fenstermacher@fenstermacherlaw.com> wrote:

...

tomlinher1925@tutanota.com

 Mon, Oct 28 • 13:27

Ronald Fenstermacher


 Mon, Oct 28 • 13:40

tomlinher1925@tutanota.com

 Mon, Oct 28 • 14:31

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Mon, Oct 28, 2024 • 14:31

## needs to be read

Mr. Fenstermacher,

According to Matt Fisher, on Friday he sent me a list of the value of my accounts.

He said I had \$███k in a IRA, \$███k in a Roth IRA and \$███k in my taxable account. Just in the account of \$███k, that is more than enough money to pay 50% of the house.

I want to remind you, that for the 2 years you were guardian of the estate to Mother, I emailed you many, many, times of the waste and fraud of this fake guardianship scam. I sent you many, many documents proving so. I proved how much money was being wasted by fraud and waste by the guardians, their hired lawyers (including pam blumer's lawyer husband and the other lawyers he hired that they had NO legal right to be paid), a so-called "care manager" Klock (who has a long history of over drugging and theft), a corrupt psychologist who lied in his "evaluations" and the money wasted to pay for that pig pen. I have the emails to Jsh and her lawyer camp that massive amount of money was being wasted at that pig pen and Mother was being forced to live in barbaric and inhumane conditions and in solitary confinement for no reason. I mentioned to all, including you, that if not home (where when if it was ever needed) there was a spare bedroom and bathroom for any needed worker. I pointed out that there was NO reason why Mother had to be kidnapped by my sister and first guardian of person and estate, Logie, put through hell at jsh's house, refused to leave, refused to be able to see me or talk to me, jsh kept Mother imprisoned for about 10 days, drugged Mother to keep Mother quiet and starved Mother that Mother became unconscious that she had to be taken to the hospital, by ambulance and confined to bed for 6 weeks to be treated for starvation. Mother then got covid (later again and influenza at the pig pen) where she could have died. Hospital records do not lie.

Mother could have always lived at home for only \$16,500 (court accepted cost) as compared to about \$90,000 a year at that pig pen, Manatawny Manor. I found many much bigger, much nicer and much cheaper nursing homes for Mother at half the cost of the pig pen if for some strange reason she was not allowed to go home. Both jsh, camp and the others refused to do so. No reason given.

Mother was kept locked in solitary confinement for 3 years for NO reason, refused to be allowed outside into society or to go home to enjoy her life as she had been with her



much loved possessions of 100 years. NO person ever said Mother had any mental or behavior problems that she had to be locked up in a section with people who had mental and behavior problems. I saw how Mother was forced to live and with who she was forced to live with for 3 years.

As you recall in court about a year ago, you stated you thought your only job was just to sign the checks. I asked you what about waste and fraud. You replied maybe that was something you should look into. Clearly, you never did.

Mr. Fenstermacher, YOU were guardian of the estate of Mother for 2 years and your ONLY job as guardian of her estate was to protect her assets from fraud and waste. You were also supposed to be protecting my future inheritance for my life and welfare that you would be in charge of.

My Mother went through barbaric and inhumane suffering for 3 years at the hands of those corrupt judges, "guardians", their lawyers, so-called "care manager" Klock, jaskowiak (her lawyer who was supposed to defend and protect her in court against guardianship. He never did and he totally ignored federal and state laws of those in guardianship, a corrupt psychologist and Jsh who started the scam, without any proof ever submitted in court Mother needed any guardian, only so jsh could get total control of Mother and her assets, as she had tried to do several times, but I always stopped those attempts.

Several times you stated you did not read my emails and documents informing you of the waste and fraud on Mother. You called them: Rants and Rantings".

Many hundreds of thousands of dollars have been stolen by those people that you wrote checks for when they had NO legal reason to charge Mother for their "invoices", but now you are telling me there is not much money left for me to live in the house. It is far too late to make that claim when it was you and only your responsibility to protect Mother's money and now my money.

Mother died in a extremely painfull, barbaric, inhumane and lonely death by morphine. Mother was not even given the decency of hospice and be allowed to have any last wishes, which would have included going home and being with me.

My strong suggestion is for letters to be sent to those people, who had no legal reason to charge Mother, and inform them to return her money. There is NO reason why I should live in my car anymore or in some tiny apartment when the house is supposed to be mine to live in and there was money to pay for it before it was wasted and stolen by others.

Does ANYONE think i am going to let anyone keep the money made and saved by my parents that they wanted me to have, but those in the "guardianship mafia" stole it for themselves because they thought they could get away with it?

Arthur herring III

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tomlinher1925@tutanota.com


  Mon, Oct 28 • 14:31

tomlinher1925@tutanota.com

  Mon, Oct 28 • 14:31

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

 Mon, Oct 28, 2024 • 14:55

## Re: needs to be read

Arthur,

As I said, if you want to buy the other half of the house from the Estate, that's fine. I am happy to sell it to you.

Ron

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

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**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Monday, October 28, 2024 2:31:09 PM


**To:** Ronald Fenstermacher

tomlinher1925@tutanota.com

 Mon, Oct 28 • 14:56

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Oct 28, 2024 • 14:56

## taxes, realtor, appraiser

Mr. Fenstermacher,

What were the costs of those? How come I was not allowed to be there, but jsh was? Not surprised by that considering past events and actions in this guardianship scam by various people.

Why wasn't jsh ever concerned at all with all of the waste and fraud by the various people involved in this guardianship mafia who were not entitled to being paid and the massive waste of money at that pig pen each year compared to the many much nicer, bigger and cheaper nursing homes I found on a regular basis or Mother staying at home? Jsh also lost that wasted money as part of her inheritance.

Arthur herring iii

--

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<https://tuta.com>

Ronald Fenstermacher


 Mon, Oct 28 • 15:12

tomlinher1925@tutanota.com

 Thu, Oct 31 • 08:49

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Thu, Oct 31, 2024 • 08:49

## no response from you

Mr. Fenstermacher,

On tuesday, October 29, i emailed you for a time and date to have a face to face meeting with you to finally get this house matter settled as per me living in it. Winter is coming and there is no more reasons for me to have to live in my car, as I was forced to do since August 25 2023, when I was evicted from my Mother's house by you and jaskowiak against my Mother's written and verbal wishes.

On a regular basis, you have refused to either reply to or answer my various questions pertaining to previous matters for my mother's life, health, happiness and her financial welfare that you had direct control on.

When and what time for this meeting?

Arthur herring III

--

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<https://tuta.com/free-email>

Ronald Fenstermacher

 Thu, Oct 31 • 16:36

tomlinher1925@tutanota.com

 Thu, Oct 31 • 16:48

tomlinher1925@tutanota.com

 Thu, Oct 31 • 17:24

Ronald Fenstermacher

 Thu, Oct 31 • 17:38

tomlinher1925@tutanota.com

Wed, Nov 6 • 19:08

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Wed, Nov 6, 2024 • 19:08

## house, ring

Mr. Fenstermacher,

Thank you for speaking with me today pertaining to various matters of purchasing house, Mother's ring and proof of repayment of parent's loan to sister by sister in 2012.

I will contact Matt fisher on thursday per a check for \$[REDACTED] to buy the house. I will confirm this with you after doing so.

You stated you were having the ring appraised. I want to also have someone of my choosing to do an appraisal. There is a huge jewelry store in Montgomeryville that does such a estimate.

Arthur herring III

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Wed, Nov 6 • 19:22

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Wed, Nov 6, 2024 • 19:22

## Mother's ring, casket

Mr. Fenstermacher,

You stated today in our meeting, you did not tell my sister to have the funeral director remove the diamond engagement ring in question from my dead Mother's hand before burial, you did not tell my sister what clothes to put on Mother to be buried in and you did not tell my sister she could change Mother's casket she had picked out for herself years ago to a much cheaper casket that Mother was buried in.

If you did not confirm/tell me any of those above facts today when I asked them, please state which ones you did not say and/or confirm.

Arthur herring III

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Thu, Nov 7 • 09:05

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 2

Thu, Nov 7, 2024 • 09:05

## raymond james

Mr. Fenstermacher,

i just talked to Mr. Fisher about transferring the \$ [REDACTED] to buy the house. He said a wire transfer is best and fastest.

He said he needs to know what bank you would use for that, routing number, title of account, account number and the amount, which would be \$ [REDACTED] as was agreed as half of the appraised value of the house.

Arthur herring III

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Mon, Dec 16 • 17:43

tomlinher1925@tutanota.com


Mon, Dec 16 • 17:43

tomlinher1925@tutanota.com

 Mon, Nov 11 • 07:54

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Nov 11, 2024 • 07:54

## **mother's possessions**

Mr. Fenstermacher,

i want the various photo albums back from my sister that i had given Mother at her pig pen last December. You had said months ago that my sister took Mother's possessions after Mother died.

Arthur herring III

--

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<https://tuta.com/free-email>

Ronald Fenstermacher

 Mon, Nov 18 • 10:55




tomlinher1925@tutanota.com

 Tue, Nov 12 • 16:29

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Tue, Nov 12, 2024 • 16:29

## fenstermacher

Hi Matt,

Did Mr. Fenstermacher send you the bank information you told me for him to send to you?

Arthur

--

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<https://tuta.com/free-email>

Matthew Fisher

  Tue, Nov 12 • 16:38

tomlinher1925@tutanota.com

📧 Tue, Nov 12 • 16:29

tomlinher1925@tutanota.com

📧 Tue, Nov 12 • 16:29

Matthew Fisher

Matthew Fisher <Matthew.Fisher@RaymondJames.com>  
to: tomlinher1925@tutanota.com ▾

📧 Tue, Nov 12, 2024 • 16:38

## RE: fenstermacher

He did not yet

**Matthew J. Fisher, CFP® CRPS®**

First Vice President, Investments

Patriot Wealth Management/ Doylestown, PA Branch

Direct 267.742.3468 // Text 267.310.0755 // Fax 833.227.9422 // [www.patriotwm.com](http://www.patriotwm.com)

2003 South Easton Road Suite 100 Doylestown PA, 18901

[Matthew.Fisher@RaymondJames.com](mailto:Matthew.Fisher@RaymondJames.com)




tomlinher1925@tutanota.com

 Tue, Nov 12 • 17:58

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Tue, Nov 12, 2024 • 17:58

## bank info for wire transfer

Mr. Fenstermacher,

Last Thursday morning, i emailed you that Mr. Fisher needed certain information from you for a bank transfer to send you the money so I could buy the house. I asked him this afternoon did you send him the information and he said no.

You told me in our meeting a week ago, that it would be about 3 weeks before I could move into the house. Living in my car during winter last year during the very cold (as for all of the almost 1.5 years living in my car) was very hard and I do not understand why you have not wanted to get the matter settled as fast as possible so I can move into the house.

Arthur herring iii

--

Secured with Tuta Mail:

<https://tuta.com/free-email>

tomlinher1925@tutanota.com

  Mon, Dec 16 • 17:33

tomlinher1925@tutanota.com

 Mon, Dec 16 • 17:37

tomlinher1925@tutanota.com

 Mon, Dec 16 • 17:37

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Thursday, November 14, 2024 4:11 PM

**To:** Matthew Fisher <Matthew.Fisher@RaymondJames.com>

**Subject:** bank info

Hi Matt,

Has Mr. Fenstermacher sent you the bank info you need for the wire transfer for the purchase of the house?

Arthur

--

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<https://tuta.com/free-email>

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tomlinher1925@tutanota.com

Thu, Nov 14 • 16:10

Matthew Fisher

Matthew Fisher <Matthew.Fisher@RaymondJames.com>  
to: tomlinher1925@tutanota.com

Thu, Nov 14, 2024 • 16:15

## RE: bank info

I have not received it Art sorry

Matthew J. Fisher, CFP® CRPS®

First Vice President, Investments

Patriot Wealth Management/ Doylestown, PA Branch

Direct 267.742.3468 // Text 267.310.0755 // Fax 833.227.9422 // [www.patriotwm.com](http://www.patriotwm.com)

2003 South Easton Road Suite 100 Doylestown PA, 18901

[Matthew.Fisher@RaymondJames.com](mailto:Matthew.Fisher@RaymondJames.com)



tomlinher1925@tutanota.com

Thu, Nov 14 • 17:04

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 2 ▼

Thu, Nov 14, 2024 • 17:04

## bank info

Mr. Fenstermacher,

I again asked Mr. Fisher, an hour ago by email, if he had received the bank information from you for him to do the wire transfer of the \$██████ of my money to buy the house of my Mother. He replied he had not received any information from you.

It has been over a week since I contacted you for you to send him the information so I can move into the house from living in my car as I have been for almost 1.5 years after Jaskowiak and you had me evicted from my Mother's house against her written wishes.

Why have you not sent Mr. Fisher the bank information he needs?

Arthur herring III

--

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Ronald Fenstermacher

Mon, Nov 18 • 10:54

tomlinher1925@tutanota.com

Fri, Nov 15 • 10:53

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Fri, Nov 15, 2024 • 10:53

## engagement ring estimate

Mr. Fenstermacher,

1. When will the estimate for Mother's diamond engagement ring be done? As I told you many weeks

ago, I want the ring to get my own estimate.

2. Does my sister still want it as you only recently told me she did when for months you claimed she

did not want it?

Arthur herring III

--

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<https://tuta.com/free-email>

Ronald Fenstermacher

Mon, Nov 18 • 10:53

tomlinher1925@tutanota.com

Mon, Nov 18 • 16:40

tomlinher1925@tutanota.com

Mon, Nov 18 • 16:40

Ronald Fenstermacher

Mon, Nov 18 • 16:51

tomlinher1925@tutanota.com

Mon, Nov 18 • 17:26

tomlinher1925@tutanota.com

 Fri, Nov 15 • 11:30

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Fri, Nov 15, 2024 • 11:30

## sisters repayment of loan

Mr. Fenstermacher,

Have you contacted my sister and demanded she PROVIDE bank statements and canceled checks proving she paid back the \$75,000 loan (originally \$100,000) to Mother's estate she got from her parents in 2012?

As I told you in our recent meeting on November 6 2024, if she does not provide such documents, then i expect a check from her for \$37,500 as my share of the loan.

Arthur herring III

--



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<https://tuta.com/free-email>

Ronald Fenstermacher

 Mon, Nov 18 • 10:51

Ronald Fenstermacher

  Mon, Nov 18 • 17:17

tomlinher1925@tutanota.com

 Mon, Nov 18 • 18:01

tomlinher1925@tutanota.com

 Mon, Nov 18 • 18:01

tomlinher1925@tutanota.com

  Mon, Dec 16 • 16:00

warkie9@tutanota.com

  Mon, Dec 16 • 18:33



tomlinher1925@tutanota.com

 Fri, Nov 15 • 11:30


tomlinher1925@tutanota.com

 Fri, Nov 15 • 11:30

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>

to: tomlinher1925@tutanota.com ▾

 Mon, Nov 18, 2024 • 10:51

## Re: sisters repayment of loan

Good morning, Arthur,

I will ask Jill for proof of the repayment of the balance of the loan.

Regards,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

tomlinher1925@tutanota.com

Thu, Nov 14 • 17:04

tomlinher1925@tutanota.com

Thu, Nov 14 • 17:04

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>

to: tomlinher1925@tutanota.com + 1

Mon, Nov 18, 2024 • 10:54

**Re: bank info**



Arthur,

You are correct that I have not yet discussed this with Matt.

There is a process that must be followed per the homeowners association bylaws before the house can be transferred to you. While they do not have any authority to object to the transfer, there is nonetheless a process.

Regards,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

**Cc:** Tomlinher1925

**Subject:** mother's possessions

Mr. Fenstermacher,

I want the various photo albums back from my sister that I had given Mother at her pig pen last December. You had said months ago that my sister took Mother's possessions after Mother died.

Arthur herring III

--

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tomlinher1925@tutanota.com

📧 Mon, Nov 11 • 07:54

tomlinher1925@tutanota.com

📧 Mon, Nov 11 • 07:54

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>

to: tomlinher1925@tutanota.com ▼

📧 Mon, Nov 18, 2024 • 10:55

## Re: mother's possessions

Arthur,

I will ask her what she has done with the items that were in your mother's room.

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

---

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

**Sent:** Monday, November 11, 2024 7:54:09 AM

**To:** Ronald Fenstermacher

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

Ronald Fenstermacher


 Mon, Nov 18 • 10:53

tomlinher1925@tutanota.com

 Mon, Nov 18 • 16:40

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Nov 18, 2024 • 16:40

## my engagement ring estimate

Mr. Fenstermacher,

As I told you about 2 weeks ago, I want the ring to have another jeweler to get my own estimate. I do not believe the ring was only worth \$350. I also do not trust anyone who was picked to be involved in Mother's guardianship scam by those same people in the guardianship scam.

You claimed to me months ago, the ring was part of the estate, but Mother's platinum wedding ring was left on Mother. Why? What was the difference? Recently, you told me you did not know my sister had told the funeral director to take the ring off of her finger until I told you my sister did so. One statement contradicts the other. .

Among the many barbaric and inhumane things my sister did to my Mother during this guardianship scam, both while Mother was alive and dead, how could that sister take the diamond engagement ring off of Mother when Mother had just died, that same ring Mother had been given by her husband (my father and sister's), that Mother had worn for almost 80 years?

With the money sister got from Mother before and after Mother died, what was sister's point of taking the ring? Another way to insult and degrade my Mother? Plus, sister never having her or her lawyer wait until after I was out of prison to ask me if I agreed.

Typical barbaric greed in this guardianship scam.

Arthur herring III

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

Ronald Fenstermacher

 Mon, Nov 18 • 10:53

tomlinher1925@tutanota.com


 Mon, Nov 18 • 16:40

tomlinher1925@tutanota.com

 Mon, Nov 18 • 16:40

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tomlinher1925@tutanota.com ▾

 Mon, Nov 18, 2024 • 16:51

## Re: my engagement ring estimate

Arthur,

I am not giving the ring to you. The appraisal was conducted by a well-known and respected jeweler.

We will need to come up with a way to decide who will receive it. If we can't, it may just have to be sold and you and Jill can split the proceeds.

Ron Fenstermacher

tomlinher1925@tutanota.com

 Fri, Nov 15 • 11:30

tomlinher1925@tutanota.com

 Fri, Nov 15 • 11:30

Ronald Fenstermacher

 Mon, Nov 18 • 10:51

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>

to: tomlinher1925@tutanota.com ▾

 Mon, Nov 18, 2024 • 17:17

## Re: sisters repayment of loan

Arthur,

Attached is a copy of your mother's 2015 U.S. Gift Tax Return prepared and filed by her accountant, Mark Breon. It's quite clear that the loan was forgiven by her in its entirety.

Regards,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

Ronald Fenstermacher

 Mon, Nov 18 • 10:53

tomlinher1925@tutanota.com

 Mon, Nov 18 • 16:40

tomlinher1925@tutanota.com

 Mon, Nov 18 • 16:40

Ronald Fenstermacher

 Mon, Nov 18 • 16:51

tomlinher1925@tutanota.com

 Mon, Nov 18 • 17:26

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Nov 18, 2024 • 17:26

## Re: my engagement ring estimate

Mr. Fenstermacher,

BULL!. My Mother deserves to have her engagement ring on her finger for eternity. My sister, as you told me, did not inform you or me she was going to take the ring off of Mother's finger. Plus, the many other disgusting and insulting things my sister did to her Mother after Mother died, including burying her in a pajama top and sweat pants instead of the clothes Mother had picked out for herself, no jewelry, sister changed Mother's picked out casket by Mother many years ago to a much cheaper casket, not allowing me to take a picture of Mother, not allowing me to leave any notes of love or momentos for Mother and refusing to have Mother in hospice so Mother could have any final wishes and die with dignity and no pain.

I did not also include the many barbaric and inhumane things my sister did to my Mother in sister's FAKE guardianship petition. I also did not include my sister drugging



Mother after sister kidnapped Mother against her will, refusing to let mother leave sister's house, denying Mother to see me and finally starving Mother to the point where Mother became unconcious, had to be taken to the hospital by ambulance and was confined to bed for 6 weeks and treated for starvation. While in the hospit, Mother got covid where she could have died and had to have 42 needies in her stomach to prevent blood clots.

My Mother should have her casket dug up and have that ring put on her finger. My sister must pay for that. She caused the damage by doing what she wanted, without permission of you or me, so she must pay to repair her damage.

You have no choice but to repair the wrong to Mother and have my sister pay for it. I will NOT accept anything less.

Arthur herring III

--

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Nov 18, 2024, 16:51 by rfenstermacher@fenstermacherlaw.com:

...

Ronald Fenstermacher

 Mon, Nov 18 • 17:46

tomlinher1925@tutanota.com

 Mon, Nov 18 • 18:09

tomlinher1925@tutanota.com

 Mon, Nov 18 • 18:09

tomlinher1925@tutanota.com

 Tue, Nov 19 • 09:49

tomlinher1925@tutanota.com

 Tue, Nov 19 • 09:49

tomlinher1925@tutanota.com

 Fri, Nov 15 - 11:30

tomlinher1925@tutanota.com

 Fri, Nov 15 - 11:30

Ronald Fenstermacher

 Mon, Nov 18 - 10:51

Ronald Fenstermacher


  Mon, Nov 18 - 17:17

tomlinher1925@tutanota.com

 Mon, Nov 18 - 18:01

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Mon, Nov 18, 2024 - 18:01

## Re: sisters repayment of loan

Mr. Fenstermacher,

Those figures are not correct. That document looks very much as a fraud. Mother's signature is not on it. Anyone could take a blank paper and put numbers on it. Mother only forgave \$25,000 of that \$100,000 loan that was made by my parents in late 2011, about 1 year before my father died. He was in NO condition mentally to approve such a large and basically interest free loan.

Read the letter Mother sent to you in January 2014. Mother ONLY forgave \$25,000 of that loan about a year after my father died. Nothing more.

The massive corruption and favoritism in this made up guardianship scam on Mother by sister and others in the guardianship mafia keeps getting deeper and wider. I expect those documents of canceled checks and bank records by sister PROVING she was making payments of that loan and it was paid off in full or she pays me the \$37,500, my 50% of that remaining of that loan.

If necessary, I will have federal law enforcement start an investigation in this matter and the collusion by others to steal from Mother while she was still alive in guardianship and after she died.

Arthur Herring III.

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

tomlinher1925@tutanota.com

 Fri, Nov 15 • 10:53

Ronald Fenstermacher

 Mon, Nov 18 • 10:53

tomlinher1925@tutanota.com

 Mon, Nov 18 • 16:40

tomlinher1925@tutanota.com

 Mon, Nov 18 • 16:40

Ronald Fenstermacher

 Mon, Nov 18 • 16:51

tomlinher1925@tutanota.com

 Mon, Nov 18 • 17:26

tomlinher1925@tutanota.com

 Mon, Nov 18 • 17:26

Ronald Fenstermacher

 Mon, Nov 18 • 17:46

tomlinher1925@tutanota.com

 Mon, Nov 18 • 18:09

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Mon, Nov 18, 2024 • 18:09

## Re: my engagement ring estimate

Mr. Fenstermacher,

When will you be filing an accounting? I would very much want to face any judge in orphans court again and let them know what corrupt judges, corrupt guardians, those many

lawyers for those corrupt guardians, my sister, a never seen or heard "care manager" and the lawyer that court appointed to Mother who was to protect and defend her along with those so-called "guardians" of person and estate did only to financially benefit themselves, never for Mother's benefit at all.

The news media, by then, would certainly want to be there.

Arthur herring III

--

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<https://tuta.com/free-email>

Nov 18, 2024, 17:46 by rfenstermacher@fenstermacherlaw.com:

...

tomlinher1925@tutanota.com

 Tue, Nov 19 • 09:49

tomlinher1925@tutanota.com

 Tue, Nov 19 • 09:49

Ronald Fenstermacher

 Tue, Nov 19 • 09:49

tomlinher1925@tutanota.com

  Tue, Nov 19 • 13:02

warkie9@tutanota.com

  Tue, Nov 19 • 13:04

tomlinher1925@tutanota.com

 Tue, Nov 19 • 15:39

tomlinher1925@tutanota.com

 Tue, Nov 19 • 15:39

## Re: my engagement ring estimate

Mr. Fenstermacher,

What are you afraid of by loaning me the ring so I can get my own appraisal???????

Do you continue to think I can trust you, in any way, as an executor and my trustee, after you allowed and helped the guardianship mafia, including sister, to steal from Mother as a so-called "guardian of estate"? You refuse to get back many hundreds of thousands of dollars from those people that were not entitled to any money and from the money wasted for Mother's room at the pig pen when she could have lived at home much, much cheaper. That was part of your job as a guardian of estate to Mother.

You admitted in court about 18 months ago (by my questioning you) that you thought your only job as a guardian of estate was to sign the checks to anyone who gave you one. I then asked you what about waste and fraud of those invoices. Your reply was maybe that was something you should look into. But, you never did. You had no problems giving away Mother's money and my future inheritance to that mafia. You had no problem staying completely ignorant of how my Mother was being forced to live in solitary confinement, in a tiny room and denied to live at home where she was living without any problems, for those 3 years there and finally being killed by the guardianship mafia in an extremely barbaric and inhumane way by morphine injections. Mother died alone in her room at the pig pen. No hospice for Mother and not even giving her any last wishes. Mother died because of being unconscious, starving and by dehydration.

You also admitted in another court hearing you had not seen or talked to Mother for 4 years, including about 2 years as her guardian of estate.. How can a lawyer never consult with his client? You also never were certified to be a guardian. I sent you many documents of your responsibilities as a guardian and the federal and state laws and the rights of a person in guardianship. But, you totally ignored them for the benefit of the guardianship mafia and sister. You may not know that sister dropped out to be both guardians at the beginning of the petition hearing because of my list of discovery to her of documents proving how she was trying to steal and take control of Mother for years. Again, you helped her get what she and the mafia wanted: money and control of Mother

For the past 10 or so years, you have been extremely obvious in your constant efforts to and for my sister, to help her in every way, to try and/or actually steal from my Mother, including now as executor and my trustee. As you recall, at one point you helped my sister to try to "own" my Mother and her assets without you or my sister ever discussing such a major and life changing decision major with my Mother. It was also my sister who in court stated she never discussed her petition of guardianship (a extremely major decision to Mother to her life at 96) because sister did not think it was that important. WTF?

Because of your obvious corruption in and for that mafia, Mother was killed because she had no further purpose to them. Court records prove Mother could have lived at home for only about \$15,500 a year, compared to about \$90,000 a year in the pig pen in lock down. You as both a lawyer and guardian of estate and your total indifference to the responsibilities as a guardian of estate for Mother, ignoring federal and state laws, Mothers rights in guardianship, the Rules of Conduct for lawyers and as a human being were directly responsible for Mother being killed by those in this mafia. You had given totally undeserved powers to my sister to do anything she wanted, including denying my Mother a dignified funeral and burial in the way my Mother had wanted and planned, denying what I could do regarding Mother's death and allowing sister to steal the diamond engagement ring from my dead Mother's hand that her husband of 70 years gave her in 1945.

For what?

You told me over a year ago, you do not read my emails because you said they were "rants and rantings". No, my emails have undisputed facts about the guardianship scam on Mother that caused her to be killed for no reason and regarded in her last days as just a soon to be another dead animal on the side of the road by those in this guardianship mafia.

Arthur herring III

--


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<https://tuta.com/free-email>

Nov 18, 2024, 16:51 by rfenstermacher@fenstermacherlaw.com:

...

Ronald Fenstermacher


 Tue, Nov 19 • 09:49

tomlinher1925@tutanota.com

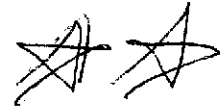
  Tue, Nov 19 • 13:02

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>  
to: tom lin her1925@tutanota.com ▾

 Tue, Nov 19, 2024 • 09:49

## Re: my engagement ring estimate



Arthur,

After trying to help you and work with you, it's disappointing to have those efforts rewarded with threats. Clearly, nothing has changed and you have learned nothing from your multiple incarcerations and continued failures in court. I'm sure the others whom you have slandered and defamed for several years will be interested in knowing your intentions, as will the Chester County Orphans' Court and Chester County Sheriff's Department.

The discussions concerning the house are finished. The Estate will not be selling it to you.

Sincerely,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

(484) 253-8544

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**From:** tom lin her1925@tutanota.com <tom lin her1925@tutanota.com>

**Sent:** Monday, November 18, 2024 6:09:51 PM



Ronald Fenstermacher

 Tue, Nov 19 • 09:49

tomlinher1925@tutanota.com

  Tue, Nov 19 • 13:02

warkie9@tutanota.com

  Tue, Nov 19 • 13:04

tomlinher1925@tutanota.com

 Tue, Nov 19 • 15:39

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Tue, Nov 19, 2024 • 15:39

## refusing sale of house

Mr. Fenstermacher,

At NO time have I ever threatened you. I do not reveal my intentions before I do them. Such as filing petitions to have you and various others (including 2 judges) removed from the guardianship as I had done many times, filing complaints against you and jaskowiak with the lawyer disciplinary board to have both of you disbarred for life, filing complaints with the Judiciary Conduct Board to have 2 judges disbarred and removed, protesting in front of the courthouse many, many times exposing the scam on Mother, speaking on a nationwide radio show for about 2 years exposing the scam on Mother and also on many others, creating my websites, etc.

In your previous email, you only continued the tactic used by this guardianship mafia on me that they and other corrupt guardians nationwide have used for decades to restrict and deny visits with the victims loved ones when the families complained about the lack of care and financial corruption by guardians to their loved ones. The tactic is called demonizing the people who care about their loved ones so those corrupt gurdians can hide the abuse and neglect to their "clients" (victims).

For the first 2 years of the scam, those lawyers in this guardianship mafia had unlimited chances to act by the basis of US law: A person is innocent until proven guilty in a court of law. No lawyers or the judges in the mafia ever did so to prove their lies about me that restricted and greatly denied my time with Mother and also charged her/me for most of those visits by paid liars. They were called "monitors". They were hired by the mafia to watch Mother and me during visits and to write lies to be used by the mafia to restrict and deny



me visits with Mother. By refusing to prove their lies they said and wrote about me is called liable, slander and defamation of character. When I filed my petition in September 2023 for the mafia to finally prove their lies, they begged Sterling to deny my petition and she did so. The mafia never had any proof or even asked Mother if I was "agitating" her as the mafia was using to demonize me to keep me and Mother from seeing each other. She never refused my visits or my phone calls.

For the sake of settlement, I strongly suggest you re-read emails of yours and mine. We both had a oral and written agreement for me to buy the house and the price. The price for me was based on YOUR realtor's figure. I agreed, as did you, for me to pay my sister 50% of that appraisal as her share of the house.

You have NO justification to suddenly break that agreement. That is called breach of contract. Your obligation is to my Mother as executor of her will and to what her wishes were, which was for me to live/have the house both while she was alive and deceased. As you recall, she made minor and specific changes in her will about 6 months before sister filed her petition for ownership of Mother, with your help. As you also recall, you claimed you refused to carry out Mother's wishes, as her lawyer, because you claimed she did not know what she was saying, without any expert to verify your opinion. You had the ability to quit as her lawyer if you did not want to carry out her wishes at any time.

If you deny me my right to buy the house, only because of your hate of me and my actions of exposing your gross neglect and incompetence in this scam on Mother, at our agreed upon price, I will be forced to take legal action. I refuse to live in my car again as I was forced to do now for 1.5 years because you lied about providing me with some money to live and had agreed to call back any landlord I found a place to live and confirm the rent would be paid by the trust. You said that in Meitners office about 2 years ago. You lied about doing both. Then, you and jaskowiak had me evicted from Mother's house without asking her as payback for exposing the scam on Mother. Mother has rights to make decisions in guardianship under the law.

Do you really want a lawsuit for what you suddenly decided to do today only out of anger because of your personal hate of me and to "punish" me? You have no justification to deny me my Mother's house and breaking our written and oral agreements for me to buy the house at the agreed upon price. As you are also aware, there would be huge punitive damages to such a judgement against you. Do you want ALL of the corruption, theft and the barbaric and inhumane treatment of Mother for 3 years (including how she was forced to die alone in her pig pen by starvation and dehydration) by this guardianship mafia to come out in a court of law in front of a jury? Those people, who would be exposed in this mafia, would include several judges, many guardians, their corruption and massive incompetence, the many lawyers they hired and billed to Mother who had no justification to bill Mother and the fact for 2 years YOU ignored all of the waste and fraud by those people

as guardian of the estate for Mother. You admitted in court you had not seen or talked to Mother for 4 years, including 2 years as her guardian of estate. How can a lawyer ignore their client in any way, especially the health, welfare and happiness of their 96, 97, 98, and 99 year old client by not seeing her, talking to her and seeing how she is doing, especially after all of the emails I sent to you telling you about Mother's many, many problems and that there was no reason for her to be kept locked in solitary confinement.

Mother lost hundreds of thousands of dollars by this guardianship scam that I would also lose later as my inheritance. I have told you that it is your responsibility to get that money back as those various lawyers and a "care manager" had no legal right to bill my Mother for anything. It must also be noted that most of those people in Mother's corrupt guardianship also have/had many other victims (clients). Pam blumer admitted in court about 1.5 years ago, she had 70 other clients in her 8 years as a business. She had lied to the court as being certified as a guardian when she was appointed to be guardian of person for almost 2 years to Mother. How many of blumer's previous victims would want to tell their horror stories in a court of law to a jury about corrupt guardians to their loved ones? You had 2 years to be certified as a guardian and to learn the federal, state laws of guardianship and the rights of those in guardianship, but you never did.

As you know, every email I have sent to you, I send one back to myself. That is called evidence. I have also kept all of your emails to me. That is called evidence.

As per my prison time, I was sent to prison the first 2 times for revealing information about the scam on Mother on my NEWS website. I was proud of that to help Mother. It was my First Amendment right as a news media. If you knew guardianship law and the rights of the AIP's, then you would know, Mother had the right to make decisions, something the corrupt judge weilheimer at the time and the lawyer for Mother, jaskowiak and appointed by weilheimer, deliberately ignored. The third time I was in prison was for protesting in front of jaskowiaks house on a public sidewalk. Also, my First Amendment right. Jaskowiak made up fake charges, with the help of a local corrupt cop and a corrupt state cop, to charge me with a crime which again violated my First Amendment rights. The fourth time I went to prison was because I had sent both you and jaskowiak a email telling you both to stop sending time sensitive petitions to my Mother's house that both of you knew I was not there for almost a year because the both of you had me evicted against my Mother's both written and oral wishes. Of course, neither of you ever asked her what she wanted and she had the right to do so in guardianship. By sending those time sensitive petitions to a address both of you knew I would never see them, both of you were trying to fix those legal petitions to your way. That is illegal.

As per the various law enforcement agencies you mentioned previously, go tell them what you want. They will ask me my side and I will give them my massive documents proving the scam on Mother by those many people in the mafia. Many other victims, by

some of those same people who scamed my Mother out of her money and her life, will also testtify any criminal and/or civil trial. As I had done before, I will again contact the FBI, IRS, etc if any criminal charges are filed by anyone against me. Those law enforcement departments had no problem prosecuting Gloria Byers in 2023 for her stealing \$1 million from her 105 "clients" as their guardian. I am sure the news media, locally and nationwide, will be very interested with a much, much bigger scam by high level judges, guardians and lawyers.. As you also are aware, this mafia also includes my sister.

For the sake of settlement, I strongly suggest you keep you word and sell me the house and at the price we agreed to: 50% (\$██████) of the \$██████ of the price by YOUR realtor. Do you really want to spend money for lawyer fees for a lawyer to represent you before and in civil court, your time wasted for discovery and depositions, a long trial, a huge judgement, my lawyer fees and possible criminal charges for everyone and later disbarment for life and possible prison time? It would be very stupid, in my opinion, to have all of that exposed in court and in public.

Keep your word in your emails, both as a lawyer and as a man, and end the matter of carrying out the final part of Mother's Will so it will be done and over.

Arthur herring III

--

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<https://tuta.com/free-email>

Nov 19, 2024, 09:49 by rfenstermacher@fenstermacherlaw.com:

...

tomlinher1925@tutanota.com

🔒 📧 Mon, Dec 16 • 17:30

warkie9@tutanota.com

🔒 🗑️ Mon, Dec 16 • 18:34

tomlinher1925@tutanota.com

Thu, Nov 21 • 10:01

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

Thu, Nov 21, 2024 • 10:01

## house purchase

Mr. Fenstermacher,

Are you going to reverse your decision in your email November 19th stating you are now refusing to sell me my Mother's house? You had previously agreed to sell me the house and I was in the process, as you know, of sending you the money to buy it. Our agreed upon cash price of buying the house was \$██████████, based on the 50% share of my sister's interest of the house. The price of the house was determined by your picked realtor and their appraised price for the house of \$██████████.

In order to buy the house, Matt Fisher (Raymond James) needed your various banking information for the wire transfer of my money several weeks ago. As you know, you never provided the banking information and gave no reason for not doing so. For almost 2 weeks, I kept asking you for your banking information for the wire transfer to buy the house. I needed to move into the house before winter and out of living in my car of about 1.5 years.

I am legally entitled to buy the house since my sister had declined to buy it. As Executor of the Will and my Trustee, you are legally obligated to carry out the various duties of those positions. My Mother stated specifically, both orally and in writing, she wanted me to have the house.

There is no justification for you to deny me buying the house at the agreed upon price. The sale price would be cash only and was determined by your realtor.

Your obvious hate of me, of many years, has no basis in this legal matter of you being the Executor of Mother's Will and my Trustee. The distribution of her assets to her children as she wanted to settle the estate is your legal obligation.

Arthur Herring III.

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Mon, Nov 25 • 09:33

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

Mon, Nov 25, 2024 • 09:33

## buying house

Mr. Fenstermacher,

Are you going to change your decision you made on Novemeber 19 2024, without any justification to make that decision, of not selling me Mother's house (at sister's 50% share) based on the appraised price decided by your realtor and that price was agreed upon both in writing and orally by both you and me several weeks earlier? As you recall, for almost 2 weeks, I kept asking you for your banking information so Raymond james could wire transfer the money to buy the house, but you refused to respond to those requests. You then stated on Novemebr 19 that you were not going to sell me the house.

Are you going to refuse to carry out both your fiduciary duties and obligations as both the Executor of Mother's Will and my Trustee in this matter?

Arthur herring III

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Wed, Nov 27 • 15:47

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Wed, Nov 27, 2024 • 15:47

## buying house

Mr. Fenstermacher,

Still no word from you to change your decision to sell me the house as you had agreed to do at the price agreed to after about 10 days of my recent many emails to you about this matter. Why are you refusing to respond? On what grounds did you suddenly break both our written and oral agreements for me to buy Mother's house at the agreed upon price?

Why are you refusing to let me get my own appraiser for Mother's diamond engagement ring? Why are you refusing to do so? What is the harm?

You said in our first meeting on September 10 2024 about various matters of my money and the trust, you said "I want to help you, I really do". How is your sudden decision of reversing your agreement to sell me the house of any benefit to me while I am still living in my car?

Arthur herring III

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

📧 Mon, Dec 2 • 09:42

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Mon, Dec 2, 2024 • 09:42

## house

Mr. Fenstermacher,

Still no reply from you to my many emails for the past 12 days pertaining to you refusing to sell me the house as was agreed to by you and me, both orally and in writing, at the agreed upon price of \$██████████. The price was based on your realtor and would be my sister's share of the house, since she said she did not want the house.

You had legal duties and obligations when you were guardian of estate to Mother to protect her money and my future inheritance, since you were also my trustee and Executor of Mother's Will and her estate. You totally ignored the loss of her money through fraud and waste during your 2 years as Mother's guardian of estate. Throughout that time, I sent you many emails proving how money was being stolen by various people in Mother's guardianship, but you stated you did not read my emails because you thought they were "rants and rantings". Your refusal to act in those thefts cost me hundreds of thousands of dollars of inheritance. Now, you are refusing to carry out your legal duties and obligations of carrying out the Will and estate, including my Mother's wishes of me having the house.

There is NO reason why you suddenly decided to deny me from buying the house. There is NO benefit to the estate by denying me the house and letting someone else buy it later. You are denying me a place to live only for your selfish reasons. As you are aware, since you and jaskowiak had me evicted from my Mother's house, against her wishes and her rights in august 2023, I have been forced to live in my car, hot summer and very cold winter.

As you know, the sale is all cash. Mr. Fisher (Raymond James) wanted your banking information to wire transfer my money to your account. You refused to do that or respond in any way to that request for almost 2 weeks. Then, on November 19 2024, you made several lies about me and then concluded you will not sell me the house. You had agreed to sell me the house and there were no issues ever given by you against it.

In the meantime, the estate is losing money and the house sits empty. Your job is to fulfill Mother's wishes, those in the Will and to settle the estate.

You have also refused to let me take Mother's diamond ring, that my sister told the funeral director to take off of her dead Mother's finger that Mother wore for almost 80 years, to have my own estimate done. You had one of your friends give the estimate

recently. Based on all the lies, fraud and theft in the fake guardianship on Mother for the past 3 years, why should I take that estimate as a fact? Why do you refuse to allow such a simple request?

In addition, I still demand the canceled checks and bank statements to prove my sister payed back the \$75,000 ioan (of the original \$100,000 ioan by my parents in 2012, \$25,000 later forgiven by my Mother) or if my sister cannot provide absolute proof that she paid it back, I want my 50% of that \$75,000: \$37,500. I want proof, not "take my word she probably did" as you told me recently. I will NOT let my sister, who did what she did to her Mother for 3 years and allowed my Mother to be forced to live in a cage, locked in solitary confinement, get away with keeping \$75,000. Never!

The faster you conclude this matter of selling me the house as you had agreed, Will, Estate, the ring estimate and proof of the loan payback, the sooner you will not have to deal with this matter.

Arthur herring III

--

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<https://tuta.com/free-email>



tomlinher1925@tutanota.com

Wed, Dec 4 • 16:07

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

Wed, Dec 4, 2024 • 16:07

## house

Mr. Fenstermacher,

Still no reply from you to all of my emails for the past 2 weeks of are you going to change your decision to sell me the house, at the agreed price, as we had agreed to in both written and orally. Why have you refused to reply and carried out your fiduciary duties as both my trust lawyer and Executor of the Will?

Arthur herring III

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Fri, Dec 6 • 10:48

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Fri, Dec 6, 2024 • 10:48

## house, ring, photo albums, jsh loan

Mr. Fenstermacher,

Stiii no word from you of my many emails regarding our agreement to buy the house, at the agreed upon price and other financial matters. You still refuse to let me get my own estimate on Mother's diamond engagement ring. Why? You are still refusing to get PROOF that my sister paid back the \$75,000 loan from my parents that was reduced from \$100,000 by my Mother. I am entitled to 50% of that money: \$37,500. I still want, as I have said many times to you, I want my mother's phot albums and the things she had at her pig pen. You have refused to explain why you were constantly giving away hundreds of thousands of dollars to people when they were not allowed to have it and wasting Mother's money on her extremely expensive cage when you were her guardian of estate. That money might have been needed by her for real care later. The money you wasted would also be later part of my inheritance. Mother could have easily have lived at home. As you recall, you refused to give me my \$14,000 gift money in about Novemembr 2023 from Mother that she had given her children every year after my father died in 2013. You tried to claim that money might be needed for Mother's future care, but you blamed me for the waste by causing lawyer fees. Those lawyer fees, monitor fees and a "care manager" were the SOLE responsibility of the guardians as their business, NOT paid by Mother. Especially, the waste of all of that money for Mother's pig pen.

I expect answers from you since you are the executor of the Will and my Trustee. Your legal obligations and fiduciary duties are to carry out the terms and conditions of Mother's Will. As you constantly see, I always send a copy of my emails to you back to myself for others to see for various reasons.

Arthur herring III

--

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Mon, Dec 9 • 10:14

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Mon, Dec 9, 2024 • 10:14

## buying house, ring, Mother's possessions, jsh loan payback

Mr. Fenstermacher,

Still no word from you about reversing your decision not to sell me the house as we had agreed. Why do you not respond for all of this time and my many emails to you?

Arthur herring III

--

Secured with Tuta Mail:

<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Fri, Dec 13 • 09:08

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

Fri, Dec 13, 2024 • 09:08

## jsh loan, ring, house

Mr. Fenstermacher,

Still no word from you regarding me buying the house as you agreed at the agreed price, now documents of the loan being paid back, no word about me getting another estimate on Mother's ring,

Why don't you respond and deal with these matters instead of ignoring them, especially since they involve me as opposed for all the favors you did for jsh for the past 10 years?

Arthur herring III

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
<https://tuta.com/free-email>

tomlinher1925@tutanota.com

  Sat, Dec 14 • 10:21

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Sat, Dec 14, 2024 • 10:21

## house, jsh loan, ring

Mr. Fenstermacher,

Why have you refused, as both the Executor and my trust lawyer of my Mother's Will, to answer my same questions I have sent you in my many, many emails? As we had both agreed about 2 months ago, I want to buy my Mother's house for the agreed upon price of \$██████ (sister's share), I want to get my own estimate on my Mother diamond engagement ring that she wore for 80 years that either you or my sister removed from her dead finger without my knowledge and permission and I want to see the actual bank records and canceled checks to prove my sister paid back, in full, the \$75,000 (originally \$100,000) loan from my parents in 2011. Of that \$75,000, 50% (\$37,500) is mine of the estate.

As I have also pointed out many times to you in emails and phone calls, both during Mother's imprisonment and after she was reborn, you paid out many hundreds of thousands of dollars from my Mother's accounts, as her guardian of estate for 2 years, to people who had no business to be paid and for Mother's pig pen (Manatawny Manor) where she was kept in solitary confinement, in a locked in section for 3 years until she died a slow, horrible and painful morphine induced death on July 2 2024. There was NO reason why Mother could not live in her huge home of 21 years, happy and free as she had been with me. There was NO reason why Mother was put in that pig pen by my sister and the first guardian logie. Mother was NEVER accused of having any mental or behavior problems for her to be locked in that section. Mother could have stayed in her huge home for much, much less money and where she could have lived happy, healthy and drugged free with her much loved possessions of 100 years.

As you also know, since you and Jaskowiak evicted me from my Mother's house in August 2023, against both her written and oral wishes, I have been forced to live in my car, in both hot summers and cold winters.

I demand answers.

Arthur Herring III

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tomlinher1925@tutanota.com

Mon, Dec 16 • 09:14

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Mon, Dec 16, 2024 • 09:14

## jsh loan, ring appraisal, buy house

Mr. Fenstermacher,

Still no word from you to my many emails pertaining to those very important matters. It has been about 2 months since you suddenly decided you were not going to sell me the house after we had agreed on the price based on your picked realtor.

You have legal obligations as the Executor and my trustee. My sister said she did not want the house months ago. I made it clear I wanted it. When Fisher (RJ) asked for your banking information to wire transfer the funds, you suddenly decided you were not going to sell me the house.

As you are still well aware, I have been forced to live in my car in hot summers and cold winters because you had refused to contact the landlords of various places i found to rent.

Do your duties, as you refuse also refused to do your duties as Mother's guardian of estate for 2 years, forcing her to live in solitary confinement, in a locked in section with people with mental and behavior problems, instead of living back in her home at a much, much cheaper cost and with her much loved possessions. You also ignored the massive waste of her money then and now what would have also been my inheritance. Mother died a extremely painful and slow morphine death from starvation and dehydration.

Artur herring III

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
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<https://tuta.com/free-email>

Ronald Fenstermacher

Ronald Fenstermacher <r Fenstermacher@fenstermacherlaw.com>

to: tomlinher1925@tutanota.com ▼

 Mon, Dec 16, 2024 • 13:09

## Estate & Trust

Arthur,

I will not do anything with the house until after I have filed an accounting and that accounting has been approved by the Orphans' Court. if you treat that process in the same way you did the Guardianship, it will consume assets.

Since you and your sister cannot agree on who will receive the ring, I will not do anything with that until the accounting is filed as well.

I am satisfied with the copy of your mother's U.S. Gift Tax Return that the balance of the loan to your sister was forgiven. if you object to that, you will be able to raise that issue with the Court after the accounting is filed.

Sincerely,

Ron Fenstermacher

Law Office of Ronald W. Fenstermacher, Jr., PC.

Four Tower Bridge

200 Barr Harbor Drive, Suite 400, PMB 8849

West Conshohocken, PA 19428

tomlinher1925@tutanota.com

 Tue, Nov 12 • 17:58

tomlinher1925@tutanota.com

 Tue, Nov 12 • 17:58

tomlinher1925@tutanota.com

  Mon, Dec 16 • 17:33

tomlinher1925@tutanota.com

 Mon, Dec 16 • 17:37

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Dec 16, 2024 • 17:37

## story keeps changing

Mr. Fenstermacher,

How many times can you change your story and rewrite the facts of a simple house sale, ring estimate to prove its value and documents proving the remaining jsh loan of \$75,000 was paid off?

Arthur herring III

Date: Nov 12, 2024, 17:58

From: tomlinher1925@tutanota.com

To: rfenstermacher@fenstermacherlaw.com

Cc: tomlinher1925@tutanota.com

Subject: bank info for wire transfer

Mr. Fenstermacher,

Last Thursday morning, I emailed you that Mr. Fisher needed certain information from you for a bank transfer to send you the money so I could buy the house. I asked him this afternoon did you send him the information and he said no.

You told me in our meeting a week ago, that it would be about 3 weeks before I could move into the house. Living in my car during winter last year during the very cold (as for all of the almost 1.5 years living in my car) was very hard and I do not understand



tomlinher1925@tutanota.com

 Thu, Nov 7 • 09:05

tomlinher1925@tutanota.com


 Thu, Nov 7 • 09:05

tomlinher1925@tutanota.com

 Mon, Dec 16 • 17:43

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Dec 16, 2024 • 17:43

## wire transfer by raymond james

Mr. Fenstermacher,

Why did you refuse to do such a simple task for so long so I could buy the house at the agreed upon price, but then you change your mind with no reason?

arthur herring III

Date: Nov 7, 2024, 09:05

From: tomlinher1925@tutanota.com

To: rfenstermacher@fenstermacherlaw.com

Cc: matthew.fisher@raymondjames.com, tomlinher1925@tutanota.com

Subject: raymond james

...


tomlinher1925@tutanota.com

 Tue, Dec 17 • 12:49

tomlinher1925@tutanota.com

 Tue, Dec 17 • 12:49



Ronald Fenstermacher

 Mon, Dec 16 • 13:09 tomlinher1925@tutanota.com  Mon, Dec 16 • 14:39

tomlinher1925@tutanota.com


 Mon, Dec 16 • 18:18

tomlinher1925@tutanota.com

  Mon, Dec 16 • 15:58

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

 Mon, Dec 16, 2024 • 18:18

## Re: Estate & Trust

Mr. Fenstermacher,

Once again, you have refused to answer my questions with specifics of any kind as you have done during this entire guardianship scam. You give no answers, but you have no problem demonizing and liabling me, as the others in the guardianship mafia did to me for 3 years for exposng the scam on Mother.

You have lied for the last 10 years about you and my sister's activities, after my father died, involving attempting to to steal money from my Mother in various ways without asking or talking to my Mother. Each time I blocked those attempts. That is only one, of the many reasons, Mother fired you and got another lawyer.

You have refused, at our first meeting several months ago after Mother died, to have corrected the many mistakes and omisions in the documents you had written pertaining to my Mother many years ago. Those mistakes were discovered by another law firm. You also stated in that meeting, you still had not named a replacement for you in case something happened to you.

During the entire 3 year guardianship scam on Mother, you admitted in court at one point you had not seen or talked to Mother for about 4 years. During your 2 years as a guardian of estate, you refused to be certified as a guardian and learn the various federal and state laws of guardianship, including the rights of the AIP'S. I was constantly sending you copies of those laws and rights. You ignored all of them. If you knew them, you would not have let my elderly Mother, at the time 96, be kept in a tiny room, in a locked in section, in solitary confinement instead of living at home in her huge house. The cost of Mother's

pig pen was about \$90,000 a year, compared to the court accepted cost of only \$16,500 to live at home. Mother was NEVER accused, by anyone, of any mental or behavior problems that would demand she be caged like an animal as she was for almost 3 years in such a sensory deprived way. Neither my sister or her lawyer camp ever brought in any of the professional people Mother dealt with many times of the year to say there were problems that Mother needed a guardian. PA law demands the LEAST restrictive way for a AIP. A cage like the one Mother was forced to live in for 3 years by the mafia is NOT a least restrictive way. Nobody ever cited any exmples where any guardianship was ever needed. The psychologist Ledakis admitted in court he never audio or video recorded his "evaluations" with clients, so there is not proof his report even pertains to Mother instead of 500 or 1,000 other people with a simple cut and paste of one name for another. Ledakis admitted in court he had no independent proof of accuracy for any of the "tests" he claimed he gave Mother or any independent proof of accuracy for his "evaluation" itself.

Your refusal to meet with Mother on a regular basis as her lawyer and guardian clearly violates many of the PA Rules of Conduct for lawyers. You refused to care to act on my massive number of emails where I was constantly informing you about the many, many problems and abuses to Mother, especially after you were appointed guardian of estate. You wasted massive amounts of her money during that time (money that would be part of my inheritance later) that you did not care that you were also responsible for my money when I got my inheritance.

It has been extremely clear you have done what ever and when ever you could only as a punishment to me, instead of conducting yourself as a professional lawyer and acting on information given to you by me pertaining to the life, health, welfare and happiness of your client, a very elderly woman who was being used by criminals only for her massive assets for them to steal, including by her own daughter. The same daughter, who you claim was given a free \$100,000 loan by her Mother. How could jsh let her Mother rot in that pig pen IF, IF jsh was given all of that money?

Arthur herring III

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Dec 16, 2024, 13:09 by rfenstermacher@fenstermacherlaw.com:

...

tomlinher1925@tutanota.com

Wed, Dec 18 • 09:43

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

Wed, Dec 18, 2024 • 09:43

## house, ring, jsh loan

Mr. Fenstermacher,

Still no specific ANSWERS from you regarding why you suddenly stopped selling me the house and you are now forcing me to live in my car again during another cold winter. Your and my emails prove you had NO problems, of any type, with selling me the house 1.5 months ago. The price was based on YOUR realtor and it was a cash only sale. Jsh stated she did not want the house months ago.

As per the matter of Mother's diamond engagement ring, as with the many, many times before during the guardianship scam on Mother while she was still alive, you still refuse to give specific answers to my questions I ask you. What is YOUR problem with me getting a second estimate of the diamond engagement ring jsh took off my dead Mother's finger before her burial for jsh herself that my Mother wore for 80 years. If it is only worth \$350, as you claimed by your person's "estimate", then even if I kept it, simply deduct the money from the rest of my inheritance. I want the ring back on Mother's hand. You told me months ago that the ring was part of the estate. Since the estate is so large, what difference would a \$350 ring make to either jsh or me? Then, recently you claimed you did not know the ring was removed until I told you recently. Which of your answers is the right one? How sick and disgusting jsh and/or you to remove Mother's engagement ring from her husband of almost 70 years of marriage? Just as sick and disgusting jsh was to change Mother's chosen casket the day before the burial to a much cheaper one, bury her in a pajama top and sweat pants instead of the nice clothes Mother had wanted for her funeral, none of Mother's favorite jewelry put on her, denying me to take a last picture of Mother and denying me to put a note of love in her casket. Barbaric and inhumane. Just as barbaric and inhumane as jsh filing a unjust petition for guardianship (with your assistance) to own Mother's life and her vast assets until mother dies without ever discussing such a drastic plan with Mother, including trying to steal Mother's money, as both of you had tried to do several times after my father died, BUT I always stopped those attempts.

You claimed for months jsh did not want Mother's ring she took/stole off of her dead Mother's finger, but NOW jsh suddenly does? Why does jsh suddenly want Mother's ring now? A trophy for her work of owning Mother and later having her Mother slowly murdered by morphine by the mafia? The morphine kept her unconcious which was denying Mother

food and water until she finally died, no hospice given to Mother. why? The story by the mafia was the mafia's "claim" Mother was suddenly found to have terminal cancer at the hospital a week before she finally died by being denied food and water. No last wishes were granted to Mother by the guardianship mafia before she was murdered, such as Mother going back home in her large and beautiful home of 21 years to die with her loved possessions and most importantly being with me for as much time as possible. Something Mother was denied that basic right during the entire guardianship scam by this guardianship mafia.

Based on 16 hour days (8 hours for sleeping) from August 25 2021 when Mother was kidnapped by jsh and Logie, to July 2 2024 when Mother was reborn, out of a possible 24,700 possible hours

Mother and I could have been together as we were after father died, the mafia only allowed us 224 hours. Many of those 224 hours Mother and I were being watched by the mafia's paid liars (monitors) and were being paid by either Mother or me.

As per your "documents" you sent me yesterday of the supposed loan "forgiveness" by Mother of jsh's unpaid \$75,000 loan (originally \$100,000) made to jsh by Mother and Father in 2012, I totally dispute the credibility of those documents in every way.

Give ANSWERS to my questions, not legalese BS avoiding specific answers.

Arthur herring III

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<https://tuta.com/free-email>

tomlinher1925@tutanota.com

Fri, Dec 20 • 10:51

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▾

Fri, Dec 20, 2024 • 10:51

## house, jsh loan, ring, accounting filing

Mr. Fenstermacher,

Once again, you have refused to answer my questions in my previous emails with specifics.

1. What is your problem with me getting a second estimate on the ring jsh took off her dead Mother's

finger the day before the funeral? You claimed originally it was part of the estate 3 months ago, but

recently you told me you did not know jsh took it off until I had just told you.

2. Why did you lie to me when you said you were going to sell me the house over 6 weeks ago at the

agreed price by your picked realtor of ██████████ (jsh's share) then refuse to?

3. Why do you refuse to sell it to me now so I can move out of my car that you and jaskowiak forced me

to live in for the past 1.5 years in summer and winter after both of you evicted me from Mother's

house against her written and verbal objections?

4. Why are you allowing the draining of Mother's estate by refusing to sell the house and the various

expenses of it to me now?

5. Why does jsh not care about her losing money because you are not selling me the house now and

she getting her share of the house?

6. I do NOT accept those supposed tax documents of Mother "forgiving" the remaining of the loan of

\$75,000 to jsh.

7. How many items did jsh take from the house for herself. You claimed only 2, but her list has many

more that she was interested in, including 2 maps. Those other items on her list I did not agree to

let her have.

You continue to lie about me and demonize me by falsely blaming me, both in your past and

current emails, for my Mother losing her assets in various ways, including massive lawyer fees to

lawyers that had no justification to be paid by Mother. Those unjust lawyer fees, unjust housing fees

of her pig pen, a unneeded "care manager", paid liars (monitors), over priced guardian fees, various

"expenses" were the costs of the guardians of person and estate before you, NOT to Mother. With

you as Mother's guardian of the estate for 2 years, YOUR responsibility as guardian was to STOP the

fraud and waste to her by others and to retrieve the waste from others before you. You refused to

carry out your those responsibilities. Instead of carrying out your legal duties and obligations, you

stated in court you thought your only function was to sign the checks of invoices and not be

concerned with any waste or fraud to Mother in those invoices. I asked you those questions.

Your insults include your recent December 16 2024 email stating maybe me challenging your

accounting documents will drain more of Mother's assets. I will never allow Mother's assets to be

given away to criminals of that guardianship mafia, which also include jsh and you. After 3 years,

this guardianship scam on Mother ended with her murder, by the extremely long, barbaric,

inhumane painful death by morphine. Your total ignorance and/or massive indifference of

the guardianship scam on Mother for 3 years, keeping her locked in solitary confinement, in a

sensory deprived environment for 3 years at ages 96, 97, 98, and 99, prove Mother was a helpless

victim of strangers and her own daughter, jsh,, despite my many and constant attempts to help her

get back to her much loved home of 21 years and with her very cherished possessions of about 100

years.

As if jsh's dehumanization of her fake guardianship/ownership on her Mother was not enough,

jsh concluded it by burying her Mother without herMother's diamond engagement ring she wore for

80 years, buried her Mother in a pajama top and sweatpants (instead of the clothers Mother wanted)

put Mother into a much cheaper coffin the day before Mother's burial, denied Mother her jewelery

to wear, refused to allow me to take a picture of Mother for my memory and denied me

to put a personnal note in Mother's cheap casket. But, now jsh gets her dead Mother's money to

spend on herself. How sick!

Answer my numbered questions above with specific answers, not lawyer ramblings with no

answers.

Arthur herring III

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