- 105. In about mid 2023, after fenstermacher and jaskowiak got a court order to evict me from Mother's house, I had to file a petition for Fenstermacher to live up to his word that when I left the house, he would provide money from my Mother, as he had said he would at my former lawyers office, to live because I had been on welfare because I spent all of my money on lawyer and other costs to get my Mother back home to live. I had spent over \$100,000 and I lost my house to do so. Fenstermacher totally lied about me and the events claiming I was only concerned with myself. He refused, as the mafia always did, to ask my Mother what she wanted because she had rights in guardianship to get what she wanted for herself and her property. For about 9 years after my father died, Mother would give each child \$14,000 (daughter, son) in gift money each year to spend as we wanted. Fenstermacher refused to do so and even ask my Mother if she wanted the gift money given to jsh and myself. The mafia found many ways to punish me for constantly exposing their scam.
- 106. Fenstermacher told my ex lawyer a lie about how the property manager (Grosse &Quade) at my Mothers home community claimed while I was still living at my Mother's house, with her permission before jsh and Logie kidnapped Mother from her house at the beginning of the guardianship scam, that I was breaking rules. That was a total lie by Fenstermacher to get me evicted. He and Grosse never asked me what the facts were. Another attempt by the mafia to punish me for exposing their scam.
- 107. Fenstermacher stating to the court that as current guardian of estate for Mother, he totally agreed with jaskowiak (Mother's corrupt court appointed lawyer by corrupt judge weilheimer) to have me evicted from Mother's house without asking Mother if she did. Mother had the right in guardianship to make those decisions. Weilheimer forbid me from telling Mother I was being evicted.
- 108. The various lawyers for the guardians of the mafia deliberately sent time sensitive documents to my Mother's home AFTER they had me evicted so I would not get them in time to respond so the mafia would get what they wanted in their petitions. That is corruption by the mafia.
- 109. Fenstermacher's reply to my petition for him to give me my gift money from my Mother to live as she did every year for about 9 years. Fenstermacher claims I refused to make any agreement for money which was a total lie. My former lawyer was a witness to what Fenstemacher actually said then refused to do.
- 110. Fenstermacher's reply to my petition for him to do what my Mother wanted as per gift money every year.

 After the mafia evictd me in august 2023, I have been forced to live in my car during hot summers and cold winters and still living on welfare. In his reply, Fenstermacher refused to answer my questions from my petition filed.
- 111. I had filed a petition to remove Fenstermacher as guardian of the estate to Mother in June 2023. These are some of the reasons why I wanted him removed and his failures to carry out his responsibilities as a guardian of estate.
- 112. Because I was exposing the mafia's scam on my massive news website:

 The mafia, especially my Mother's so called lawyer that she was forced to have, Jaskowiak, filed several contempt of court orders to put me in prison to keep me from exposing them. People are raped and murdered in prison which would have been fine for the mafia. The first contempt of court trial was in December 2021. Jaskowiak billed my Mother about \$5,000 for his "time" to do the papers. I had no lawyer because I had no money. The law says when a person is going to be deprived of their freedom in a criminal contempt, they will get a public defender and a jury trial. Weilheimer and jaskowiak knew the law but ignored it. I went to prison until I deleted the information about Mother on my website. But, there are no computers in prison so the mafia expected me to be in prison for a very long time. But, a friend knew I went to prison and they were able to get that information deleted. In October 2022,

jaskowiak filed another contempt because he claimed I had released information about the scam. Weilheimer said it was a civil contempt and if I paid jaskowiak another \$4,600 for his "time" to make those papers, that would be my punishment. I signed #112 as a promise note when I got money. But, weilheimer deliberately changed the charge to criminal contempt and I went to prison for 7 days. Again, the mafia banned me from telling Mother I was in prison to protect themselves

- 113. Before jsh filed her petition for guardianship, in April 2020, jsh hired a lawyer for unknown reasons. The bill was \$1200. Fenstermacher, who had no legal connection to jsh, for about 9 years after my father died, was helping jsh to do things behind my Mother's back. This included trying to get money from Mother to pay jsh's lawyer bill without telling Mother. But, I did and that was one of the reasons mother had fired fenstermacher about 7 months before jsh filed her petition.
- 114. The first year fenstermacher was guardian of estate, starting in May 2022, he did give jsh and I the gift money. But, he refused to do so after that as punishment to me for exposing his corruption as a guardian. I am sure jsh got her money and more during the scam.
- 115. Fenstermacher, in November 2023, blamed me claiming I was costing Mother money in lawyer fees because of my constant exposing the guardianship scam on Mother. But, those lawyers were ONLY to be paid by pam blumer who hired her husband bill, who is a lawyer and good friends of jaskowiak and bill hired many lawyers from bill's law firm. Those lawyers blumer hired as part of her business, not the responsibility for Mother to pay them. But, the mafia always got those many expensive invoices paid from Mother's accounts. Bother judges weilheimer and sterling always approved them. Fenstermacher stated in court, by my questions, he thought his only job was to sign the checks and not care about waste and fraud in those invoices.
- 116. In may 2020, fenstermacher sent a letter to my Mother, who had been her trust lawyer and Executor of her will for about 20 years. He and my sister tried to get me to go along with a plan by them to put Mother into a nursing home, sell her house and junk her possessions. Fenstermacher claimed I was lying to Mother and said jsh did not have the power to do so. But, one year later with fenstermacher's help, he told jsh about guardianship and the law firm down the haw from his office that did them, who jsh did hire. Fenstermacher never discussed anything with Mother, who was his client, about the various actions done by jsh and him behind mother's back. I always told Mother what they were trying to do.
- 117. Fenstermacher was taking actions that he had no right to do, especially not discussing them with Mother. He claimed certain things were being done by jsh and me that were total lies and trying to set up a guardianship type control on Mother. Again, I told Mother what they were trying to do.
- 118. Almost a duplicate of the letter to me. Fenstermacher is acting as those statements by him are actually real, when they are not. Jsh was not handling Mother's financial matters in any way and I was not in charge of Mother's medical appointments. Mother was extremely healthy, still driving her car safely, cooking, cleaning the house, never bouncing any checks or writing them in huge amounts and her taxes were always paid in full on time.
- 119. Fenstermacher wanted a meeting just with jsh, me and him to discuss their idea of putting Mother into a nursing home and selling Mother's home just to have control over her assets. I kep mother informed of their plans.
- 120. I explain to fenstermacher about my sister's many mental problems and her ego problems.
- 121. Some of the examples I used to get Fenstermacher removed as being guardian of estate for gross Incompetence and corruption.
- 122. My petition to remove fenstermacher as guardian of estate to Mother. I included many examples why he must be removed because he was a danger to Mother's health and welfare: physical and financial, and her happiness.

- 123. In august 2019, fenstermacher wanted a meeting of Mother, jsh and I to discuss "problems" that did not exist. The meeting took place. It was fenstermacher and jsh attempt to get Mother alone and convince her, at 95, to sell her house and go into a nursing home. Mother was quite mad after the meeting was over as Mother and I were driving back to her house. There was no reason: financial, health or mental why Mother had to go to a nursing home and she did not want to sell er house and trash her much loved possessions. The bills fenstermacher claimed needed to be paid were set up be be auto paid every month, including car bills.
- 124. In February 2021, Mother was tired of what fenstermacher was trying to do with jsh's assistance of trying to steal her money behind her back, many mistakes a law firm found in fenstermacher's legal documents and trying to put her into a nursing home, so she fired him and hired a new lawyer who corrected the many mistakes in Fenstermacher's legal documents.
- 125. Letter Gross/Quade wrote to Mother (c/o Fenstermacher, see #106) where they claimed I was violating their rules by living at Mother's after jsh/Logie kidnapped Mother on August 25 2021. But, Neither gross/quade or fenstermacher ever asked ME what the facts were. Further demonizing me by the mafia.
- 126. Letter I wrote to fenstermacher in August 2020 asking him did he add Mother's new changes to her Will that she had written and submitted to him in the January 2020 meeting of jsh, fenstermacher and me. The meeting was supposed to decide Mother's "care and ownership" that fenstermacher was trying to get me to go along with along with jsh. Mother did NOT need any care as she was still extremely able, mentally and physically. Fenstermacher never added Mother's changes to her Will because Mother was giving slightly more to me than jsh.
- 127. Letter I sent to Fenstermacher telling him how unstable jsh is and how jsh has tried to poison people Mother dealt with every year about Mother.
- 128. My Petition to Compell containing facts to get fenstermacher to honor his word and provide my gift money from Mother that she had given her children for past 9 years. Fenstermacher refused to give me the money because of me exposing him and the mafia in their guardianship scam on Mother.
- 129. My Petition to Remove Fenstermacher as Guardian of Estate to Mother because of his gross corruption in the mafia and incompetence protecting Mother's assets from waste and fraud by the Mafia. My petition was denied by the corrupt judge who I had tried to have her recuse herself from Mother's case because of her corruption, her obvious hate of me for trying to get Mother back home and for exposing the mafia. Later, I had filed a complaint against her with the Judicial conduct Board. They refused to disbar the judge.
- 130. The letter (along with many exhibits) I had written to the Pennsylvania lawyer disciplinary board to disbar Fenstermacher. I also sent the same documents to them to disbar jaskowiak. The board basically said they were good lawyers.

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA, ORPHANS' COURT DIVISION

NO. 2021-X2110

IN RE: JANE T. HERRING AN INCAPACITATED PERSON

MEMORANDUM IN SUPPORT OF RESPONSE OF RONALD W.
FENSTERMACHER, JR., TO THE PETITION OF ARTHUR HERRING, III, TO
COMPEL RONALD FENSTERMACHER TO MAKE COMPENSATION TO
ARTHUR HERRING III AS PROMISED FOR LIVING ACCOMMODATIONS

Respondent Ronald W. Fenstermacher, Jr., Plenary Guardian of the Estate of Jane T. Herring ("Jane"), an incapacitated person, files this Memorandum in Support of his Response to the Petition of Arthur Herring, III, ("Arthur") to Compel Ronald Fenstermacher to Make Compensation to Arthur as Promised for Living Accommodations (the "Petition").

Arthur's Petition is a long, rambling, factually-unfounded, defamatory tirade meant to harass the Respondent. The Petition seeks to re-litigate issues previously heard and ruled upon by this Court. The Petition contains no paragraphs numbered 25 through 37 and states no claim for relief, making it difficult if not impossible to file an appropriate response.

To address the title of Arthur's Petition, however, which is not supported by the averments of the Petition, there was no promise or agreement that Respondent would gift any of Jane's funds to Arthur for any reason. Such gifts are purely in the discretion of Respondent and Respondent advised Arthur that he is concerned about the continuing drain on Jane's assets caused by Arthur's actions.

This is yet another action on Arthur's part which will accomplish nothing except to further waste this Court's time and Jane's assets since the Respondent must respond to the Petition and attend a hearing, for which he must bill Jane.

WHEREFORE, Respondent respectfully requests that this Honorable Court dismiss the Petition to Compel Ronald Fenstermacher to Make Compensation to Arthur Herring III as Promised for Living Accommodations.

Ronald W. Fenstermacher, Jr., Esq.

Attorney ID #60616

Four Tower Bridge, PMB 8849

200 Barr Harbor Drive, Suite 400

West Conshohocken, PA 19428

(484) 253-8544

rfenstermacher@fenstermacherlaw.com Attorney for Ronald W. Fenstermacher, Jr., Plenary Guardian of the Estate of Jane T. Herring, an Incapacitated Person Law Office of

Ronald W. Fenstermacher, Jr., PC

A Professional Corporation 1001 Conshohocken State Road, Suite 1-311 West Conshohocken, PA 19428 (610) 234-2207 rfenstermacher@fenstermacherlaw.com

June 16, 2022

A. Victor Meitner, Jr., Esquire A. Victor Meitner, Jr., PC 564 Skippack Pike Blue Bell, PA 19422

Re: Jane Herring

Dear Vic:

Enclosed is a copy of a letter from Grosse & Quade Management Co. addressed to Jane Herring which was recently forwarded to me. Grosse & Quade is the management company for the Lions Gate Homeowners Association.

They state that Jane is violating the rules and regulations of the Homeowners Association because of the actions of her son, Arthur. Arthur, who is not an owner of a property in the community, is improperly using the pool and clubhouse. They also state that Arthur is parking his van in a manner that inconveniences Jane's neighbor. Please ask Arthur to send the fob to me, as requested, and to park in a more courteous manner while he resides at Jane's house.

In addition, Grosse & Quade state that Arthur's residence at the property itself violates the rules and regulations of the Association. I understand that that issue is also pending in the Orphans' Court.

With appreciation of your courtesy, I am

Sincerely,

Ronald W. Fenstermacher, Jr.

Paul W. Furthern ho

Enclosure

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Respectfully stantist



108.

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OTHER PARTIES			
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Harring, Arthur III		Souderton, Pennsylvania 18964	
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Herring, Jill Scott	Camp, Siritiany J.	West Conshohocken, Pennsylvania 19428	
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- 52. Denied. Arthur misstates Respondent's response to his question.

 Arthur made the statement he includes in this paragraph, but Respondent did not agree with that statement.
- 53. Denied. This paragraph simply contains a phrase lacking any sort of meaning to which a response may be formulated and so is denied.
- 54. Denied. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 55. Denied. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 56. Denied. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this Paragraph.
- 57. Denied. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this Paragraph.
- 58. Denied. Respondent met with Arthur and Arthur's former attorney in an attempt to negotiate an agreement for Arthur to move out of Jane's house.

 Arthur refused even to consider moving out of Jane's house and so no agreement was reached.
- 59. Denied. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and arc denied.
- 60. Denied. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and are denied. By way of further response, Arthur is asking a question rather than making an averment in this paragraph.

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA, ORPHANS' COURT DIVISION

NO. 2021-X2110

IN RE: JANE T. HERRING AN INCAPACITATED PERSON

RESPONSE OF RONALD W. FENSTERMACHER, JR., TO THE PETITION OF ARTHUR HERRING, III, TO COMPEL RONALD FENSTERMACHER TO MAKE COMPENSATION TO ARTHUR HERRING III AS PROMISED FOR LIVING <u>ACCOMMODATIONS</u>

Respondent Ronald W. Fenstermacher, Jr., Plenary Guardian of the Estate of Jane T. Herring ("Jane"), an incapacitated person, files this Response to the Petition of Arthur Herring, III, ("Arthur") to Compel Ronald Fenstermacher to Make Compensation to Arthur as Promised for Living Accommodations (the "Petition") and in furtherance thereof avers as follows:

- 1. It is admitted that this Court has jurisdiction and venue over this matter.
- 2. It is admitted that Jane has two adult children, Jill S. Herring and Arthur Herring, III.
- 3. Admitted in part and denied in part. It is admitted that Arthur is retired. Respondent lacks knowledge or information sufficient to form a belief as to whether Arthur has been living in his car. The remaining allegations of this

Case# 2021-X2110-65.2 Received at Montgomery County Register of Wills Office on 12/04/2023 2:44 PM, Fee = \$20.00. The filer certifies that this filing complex with the provisions of the Public Access Policy of the United Judicial System of Penhayhania: Case Records of the Appellate and Trial Counts that require filing confidential information and differently then non-confidential information and

paragraph, together with much of Arthur's Petition, seek to relitigate issues previously ruled upon by the Court and are denied.

- 4. Denied. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this paragraph. It is denied that Jane had no problems prior to the Guardianship proceeding based upon the evidence and testimony already before this Court.
 - 5. Denied as a conclusion of law to which no response is required.
 - 6. Denied as a conclusion of law to which no response is required.
- Denied. The allegations of this paragraph seek to relitigate issues
 previously ruled upon by the Court and are denied.
- 8. Admitted in part and denied in part as stated. Respondent has been Guardian of Jane's Estate since May 2022. Respondent was Jane's attorney for many years, but Jane is now represented by David A. Jaskowiak, Esquire, who was appointed by this Court. Respondent is the Trustee of Jane's Trust under her Agreement of Trust.
 - 9. Admitted.
 - 10. Denied as a conclusion of law to which no response is required.
 - 11. Admitted.
 - 12. Denied. Strict proof is demanded at trial.
- 13. Denied. Strict proof is demanded at trial. By way of further response,
 Arthur attempted to fire Respondent as Jane's attorney when Respondent refused
 Arthur's request to write a new will for Jane favoring Arthur over his sister.

- 14. Denied. Respondent has never represented Arthur in any matter and so could not have been fired by him.
- 15. Denied. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this paragraph.
- 16. Denied as stated. Arthur has sent many, many harassing emails to Respondent in which he attempts to relitigate issues previously ruled upon by the Court and in which he libels Jane's guardians, the attorneys involved in this matter, and the Court.
- 17. Denied. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 18. Denied as stated. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- Denied. The allegations of this paragraph seek to relitigate issues
 previously ruled upon by the Court and are denied.
- 20. Denied. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 21. Denied. The allegations of this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 22. Denied as stated. Respondent has advised Arthur that he will not respond to Arthur's attempts to relitigate issues previously ruled upon by the Court through his libelous emails.

- 23. Admitted in part and denied as stated. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this paragraph regarding gifts directly from Jane to her children. Admitted that Respondent has made gifts on behalf of Jane from her Trust to her children.
 - 24. Admitted.

[The Petition as filed contains no paragraphs numbered 25 through 37].

- 38. Denied. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this paragraph.
- 39. Denied as stated. The averments in this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 40. Denied as stated. Arthur is asking a question rather than making an assertion. By way of further response, this paragraph seeks to relitigate issues previously ruled upon by the Court and are denied.
 - 41. Denied as stated. See response to 40, above.
 - 42. Denied as stated. See response to 40, above.
 - 43. Denied as stated. See response to 40, above.
- 44. Denied as stated. The averments in this paragraph seek to relitigate issues previously ruled upon by the Court and are denied. By way of further response, Arthur has acted at all times for his own interests and not for Jane's interests.

- 45. Denied as stated. See response to 44, above.
- 46. Denied as stated. See response to 44, above.
- 47. Admitted in part. It is admitted as to approximate values.
- 48. Denied as stated. The averments in this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 49. Denied as stated. The averments in this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 50. Denied as stated. The averments in this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 51. Denied as stated. The averments in this paragraph seek to relitigate issues previously ruled upon by the Court and are denied.
- 52. Denied as stated. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this paragraph.
- 53. Denied. Respondent lacks knowledge or information sufficient to form a belief as to the averments in this paragraph.
- 54. Denied as stated. Arthur is asking a question rather than making an assertion.
- 55. Denied as stated. The averments in this paragraph seek to relitigate issues previously ruled upon by the Court and are denied. By way of further

response, Arthur has acted at all times for his own interests and not for Jane's interests.

WHEREFORE, Respondent respectfully requests that this Honorable Court dismiss the Petition to Compel Ronald Fenstermacher to Make Compensation to Arthur Herring III as Promised for Living Accommodations.

Ronald W. Fenstermacher, Jr., Esq.

Attorney ID #60616

Four Tower Bridge, PMB 8849 200 Barr Harbor Drive, Suite 400 West Conshohocken, PA 19428

(484) 253-8544

rfenstermacher@fenstermacherlaw.com Attorney for Ronald W. Fenstermacher, Jr., Plenary Guardian of the Estate of Jane T. Herring, an Incapacitated Person

Ronald Fenstermacher, Jane Herring's Guardian of Estate

- 1. As of June 12, 2023, the following statements are true and correct to the best of my knowledge.
- 2. Guardian of Estate to Jane, ronald fenstermacher, has constantly refused to carry out his responsibilities and obligations under the law as a guardian appointed by the court and as a lawyer to Jane of about 21 years.
- 3. Fenstermacher was appointed Guardian of the Estate to Jane in about May 2022, replacing logie.
- 4. Fenstermacher has refused to stop the financial squandering of Jane's estate and Arthur's future inheritance by allowing Jane to be kept in a tiny pig pen, in solitary confinement, in a sensory deprived environment at \$90,000 a year.
- 5. The cost of Jane living at home was established by the court of \$16,500 a year.
- 6. Arthur has found many much nicer, much bigger and much cheaper places for Jane to live, but both guardians refused to let Jane stay at home (as the ledakis report #1 said she could) or in those much better places. No reason given by them.
- 7. Fenstermancher has refused to tell blumer that there was no agreement signed that blumer could charge Jane, fenstermacher's client and guardian, people blumer hired as her staff, including many lawyers and care manager klock that blumer has kept on for Jane, at Jane's expense, but who was originally hired by logie.
- 8. Fenstermacher has refused to follow Jane's wishes of what she would want (if she was asked by fenstermacher) for her son Arthur, which includes Arthur staying in her house for free and getting the house after Jane dies.
- 9. Fenstermacher has refused to be concerned, as a part of Jane's guardianship, to be aware of the physical, medical, mental and financial harm blumer has been doing to Jane for a year since she was appointed Guardian of Person of mother.

- 10. Fenstermacher signed off to sell Jane's house about 6 months ago and to evict Arthur, all against what Jane would want for herself and Arthur if Jane was asked by fenstermacher.
- 11.If fenstermacher and the others keep Jane in her current very expensive, tiny pig pen and sell Jane's house, then all of her loved possessions, of the past 98 years, would have to be trashed since there is NO room in her tiny pig pen to put even a vase of flowers, let alone anything of Jane's possessions.
- 12. How is fenstermacher following the requirements and obligations as a guardian for Jane, his client.
- 13. There are no tables or closet space in Jane's pig pen. Jane basically has to put most of her things on the floor in plastic bags.
- 14. Fenstermacher admitted in court he has not seen or talked to his client Jane, her Guardian of Estate, for about 2.5 years, but he is making drastic decisions for her without discussing them with her and violating state law of PA.
- 15. Fenstermacher's refusal to discus and act on his client's wants and wishes, clearly violate his obligations and requirements as her Guardian of Estate and her trust lawyer.
- 16.If Fenstermacher fails to consult with his client, he will be also violating his oath when he became a lawyer, mainly to do what Jane wants as his client, as much as possible and if he does not want to do so, he can quit as her lawyer.
- 17. If Fenstermacher sells Jane's house, unless he or blumer find Jane another place to live where she can keep some of her loved possessions, all of them, including valuable antiques, will have to be trashed since there is absolutely no room in her current pig pen to keep anything and there are no tables to put things on.
- 18. According to the best available information, Jane's house is worth about \$450,000. According to a financial statement from Jane's investment company, Raymond James, from about 4 years ago, Jane had about \$1.8 million.
- 19. Why is Fenstermacher allowing Jane to pay for blumer and her hired help that, were never approved to be hired, but Jane has to pay them? Fenstermacher allowing blumer to do that is constantly depleting Jane's assets, instead of saving

- Jane's money by having her taken back home as ledakis said she could stay in his report #1.
- 20. Fenstermacher, as guardian of the estate, refuses to get involved with managing Jane's money now and Arthur's future money as his inheritance.
- 21. Fenstermacher is refusing to manage blumer's lawyers massive spending of Jane's funds when it is obvious those lawyers are simply making up wastefull billing hours for themselves and their law firm.
- 22. The court has accepted the cost of Jane's home per year is about \$16,500, including property tax, homeowners fees, insurance, etc. Why is Fenstermacher refusing to save Jane the massive amount of money by taking her out of the pig pen and letting her live at home?
- 23. Why has fenstermacher, who is in charge of Jane's money and future inheritance of Arthur, refusing to order blumer to stop wasting Jane's money and if Jane cannot go home, demand blumer find Jane a much nicer, much bigger and much cheaper place to live since blumer is the guardian of person of Jane and is responsible to where Jane lives and how she lives?
- 24.I have found many much bigger, much nicer and much cheaper places for Jane to live (if not at home), but Fenstermacher has refused to act, especially for Jane's happiness and in case she may need the money for any future medical issues, such as a stroke.
- 25. Living at home, if Jane ever needs extra help is far, far cheaper than Jane being forced to be kenneled in her current pig pen by blumer, jaskowiak and fenstermacher.
- 26. While fenstermacher, jaskowiak, blumer and other lawyers of their picking continue to live in luxury from Jane's money, Jane is forced to live worse than a homeless person. A homeless person has the ability to enjoy their life and their freedom. My Mother, under the ownership of blumer, fenstermacher and jaskowiak for the past 2 years, does not have any freedom or enjoyment of life at age 98.

Dear Mr Fendermocher, Dakhowenke please fees Lagree that Mr Jakhowenke please fees prior to contempt bearing be taken out of the settemate share/estate. Thank you attend the Author Herring III

AH,

Re: power of attorney

Received: *Wednesday, April 29, 2020 3:11 PM

From: Ronald Fenstermacher rienstermacher.esq@gmail.com

To: herthur20 herthur20@protonmail.com

Annu,

This is something that I'm going to need to discuss with your mother alone, in person. I can meet with her at her house, but I don't know if that can occur during the current quarantine.

Best regards.

Ron

Law Office of Ronald W. Fenstermacher, Jr., PC 100 Four Falls Corporate Center, Suite 311 West Conshohocken, PA 19428 (610) 234-2207

On Wed, Apr 29, 2020 at 11:54 AM herthur20 < herthur20@protonmail.com> wrote:

Dear Mr. Feinstermacher,
I just apoke with Ms. Cavanagh. I told her that I will not sign the delegate agreement in any way.

Also, my mother firmly believes that my sister should no longer have power of attorney based on both my sister's actions a year ago and the recent one involving the delegate agreement. My mother also believes my sister should not be hardly any routine day to day business matters (filings, etc) any more. I want to handle them. I need to know what is needed to be done to remove my sister's power of attorney. sincerely

arthur hening ill

Sent with ProtonMail Secure Email.

4/30/2020, 9:02 AM

RAYMOND JAMES

Client Disbursements

For RJ Use Only

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Jane T. Herring Trust

11/09/22

*CHECK TO Arthur Herring

Amount	Federal Withholding	State Withholding	Net Amount
\$ 14,000.00			\$ 14,000.00

ual Gift

			 1
umber	290628	Total Net Amount	\$14,000,00
	<u> </u>		



Ronald Fenstermacher
rfenstermacher.esq@gmail.com
to: tomlinher1925@tutanota.com

115.

Tue, Nov 14, 2023 • 12:21

Gifting

Arthur,

Given the amount of your mother's money that has been spent due to your actions, and given that it is clear that those actions will continue and more funds need to be spent, no gifting will be made. I need to be certain that there is enough money for your mother's expenses for the rest of her life.

Sincerely,

Ron Fenstermacher

tomlinher1	1925@tutanota	
COMMENCE	ラとう(型にはは)!しに	1.CUIII

🌠 Tue, Nov 14 • 16:13

Victor Meitner

Tue, Nov 14 • 16:27

tomlinher1925@tutanota.com

1 Tue, Nov 14 • 16:55

tomlinher1925@tutanota.com

Tue, Nov 14 • 16:55

tomlinher1925@tutanota.com

Sat, Nov 18 • 11:45

tomlinher1925@tutanota.com

see attached

Draft saved.

Law Office of

Ronald W. Fenstermacher, Jr., PC

A Professional Corporation
100 Four Falls Corporate Center, Suite 311
West Conshohocken, PA 19428
(610) 234-2207
rfenstermacher@fenstermacherlaw.com

May 14, 2020

Mrs. Jane T. Herring 26 Chancery Court Souderton, PA 18964

Re: Power of Attorney

Dear Jane:

As you know, the situation between Arthur and Jill has deteriorated to such an extent that they cannot communicate with each other. Your Power of Attorney provides that, if they cannot agree, I am to make decisions. I have been reluctant to exercise that authority, but I believe that the circumstances now warrant it.

Arthur has been assisting you with your day-to-day personal living matters as well as your health care matters. Jill has been assisting you with your financial matters. Enclosed is a Supplemental Directive by which I exercised the authority you granted to me under your Power of Attorney. Each of them is to continue to assist you with the respective matters as they have been doing. Since they are unable to communicate with each other, they are to provide me with periodic reports that I will share with the other. Also, any questions that they may have are to go through me.

Both Arthur and Jill must act in your best interests. They may not act in favor of their own interests or their own wishes.

Jill has retained an attorney who has been advising her. I have spoken with her several times and believe that she is trying to help the overall family situation. Despite Arthur's allegation that Jill wants to commit you to a retirement home and sell your house, she has no such wish; she simply wants to continue to help you as she has for many years. Further, even if she wanted to commit you and sell your house, she does not have the authority to do so. I have repeatedly told this to Arthur, but he persists.

Arthur has contacted me about changing your Power of Attorney to remove Jill. It is clear to me that this is his wish and that he is trying to influence you to do so. Under these circumstances, I cannot prepare a new Power of Attorney for you as I do not believe it would be valid.

I have written to Arthur to provide him with a copy of the Supplemental Directive. A copy of my letter to him is enclosed.

With best regards, I am

Sincerely,

Ronald W. Fenstermacher, Jr.

Enclosures

JANE T. HERRING POWER OF ATTORNEY

SUPPLEMENTAL DIRECTIVE

Under her Durable General Power of Attorney dated July 9, 2004, Jane T. Herring ("Jane") appointed her children, Jill S. Herring ("Jill") and Arthur Herring, III, ("Arthur") as her Agents to act on her behalf including certain financial and health care powers. Jane further provided that, should her children be unable to agree on any decision that must be made, her attorney, the undersigned, Ronald W. Fenstermacher, Jr., ("Ron") shall make the final decision.

Since moving into Jane's home, Arthur has been acting on Jane's behalf with respect to health care matters, and for several years Jill has been acting on Jane's behalf with respect to financial matters. It has become increasingly clear that Jill and Arthur are unable to work together on Jane's behalf and unable to agree on decisions. Ron therefore exercises the authority granted to him under the Power of Attorney and delegates certain powers to Jill and certain powers to Arthur. Each shall perform the necessary acts without interference from the other and, where necessary, with Ron's oversight and agreement.

Arthur shall have responsibility for the health care powers granted under the Power of Attorney. Jill shall have responsibility for the financial powers granted under the Power of Attorney. Arthur shall not have authority to deal with Jane's finances and Jill shall not have authority to deal with Jane's health care.

Jill and Arthur shall provide to Ron periodic reports on their activities on Jane's behalf which Ron will share with the other child. Any questions Jill or Arthur may have with respect to the other's activities shall be directed to Ron.

Dated this 7 day of May , 2020.

Ronald W. Fenstermacher, Jr.

Law Office of

Ronald W. Fenstermacher, Jr., PC

A Professional Corporation 100 Four Falls Corporate Center, Suite 311 West Conshohocken, PA 19428 (610) 234-2207 rfenstermacher@fenstermacherlaw.com

May 14, 2020

Mr. Arthur Herring, III 26 Chancery Court Souderton, PA 18964

Re: Jane T. Herring

Dear Arthur:

The situation with your sister has escalated to such an extent that I must step in in accordance with the provisions of your mother's Power of Attorney as she and your father directed many years ago. As you know, the Power of Attorney provides that, if you and Jill cannot agree, decisions are to be made by me. Under that authority, I have executed the enclosed Supplemental Directive. You will continue to have authority to assist your mother as her Agent with regard to her personal living and health care matters. Jill will continue to have authority to assist your mother with regard to her financial matters. You are both to provide me with periodic updates as appropriate which I will share with the other. If either of you has any questions, you are to direct them to me and not to each other as direct communications between you have completely broken down.

This is not a license for either of you to do as you wish but instead confirms the authority each of you has been exercising. You must both continue to act in a fiduciary capacity for your mother. To be clear, Jill cannot sell or mortgage your mother's house, nor, of course, may she unilaterally commit your mother to a retirement home.

Again, your parents anticipated that this might occur and provided for me to be the arbiter between you and Jill. Unfortunately, it has come to that.

You have contacted me about changing your mother's Power of
Attorney to remove Jill. It is clear to me that this is your wish and not that
of your mother other than to the extent that you have been able to convince
your mother that Jill is trying to sell her house and commit her to a
retirement home. I have told you repeatedly that Jill is not trying to do so
and, in fact, cannot do so, but you persist in this and are using it to influence
your mother. Under these circumstances, I cannot prepare a new Power of
Attorney for her as I do not believe it would be valid.

I have also provided a copy of the Supplemental Directive to Jill's attorney for forwarding to Jill.

Sincerely,

Ronald W. Fenstermacher, Jr.

Rouddle Justumbs

Enclosure

cc: Mrs. Jane T. Herring (w/enclosure)

From: Ronald Fenstermacher [mailto:rfenstermacher.esq@gmail.com]

Sent: Thursday, August 22, 2019 9:06 AM

To: Arthur Herring III <admin@dektorpse.com>

Subject: Re: jane herring

Good morning, Art,

Thank you for your responses. I hope to serve as a neutral middleman between you and Jill so I need to know both points of view and I appreciate what you have told me.

I will email both of you with a suggested date and time to meet. I do not think that your mother should attend this meeting. I had thought too that, as you say, it may just upset her and none of us want that. If a follow up meeting with her is needed, we can schedule that later.

Best regards,

Ron

Law Office of Ronald W. Fenstermacher, Jr., PC 100 Four Falls Corporate Center, Suite 311 West Conshohocken, PA 19428 (610) 234-2207

From: Arthur Herring III [mailto:admin@dektorpse.com]

Sent: Wednesday, August 21, 2019 1:17 PM

To: rfenstermacher.esq@gmail.com

Subject: mother

Dear Sir,

As I said in my phone message to you this morning, my sister had threatened me on Tuesday with her power of attorney (that I also have) and with a lawsuit if I do not do what she wants. She has claimed I am hiding my mother's checkbooks and checks. That is a lie. About a week ago, my mother and I agreed that it would be best If I kept the two different checkbooks (Harleysville and Raymond James) so she would not misplace them and then have to spend about \$40 per checkbook to replace them. She keeps one check of each in her wallet if she wants to use one for church, petty cash, etc. She uses the other bank checks for big items, like paying taxes or repaying me for car repairs. I give her another check to replace it when she uses one. Except for paying the various taxes, all other bills (phone, TV, power, etc) are auto paid.

My sister has made it very clear to me for decades she hates me and has said so recently. She wants nothing to do with me. She has never wanted to be or act as a sister to me. I have accepted that for years. She will not call me, email me, etc, or even be in the same room with me if we are at my mother's house at the same time. Because my mother and I are very close, I have dinner with her every night, usually I buy the groceries, always take care of the car and matters around the house. Because of my closeness with my mother, my sister thinks my mother has been giving me money and other favors. That is not true. My sister has been on a severe power trip since my father died 7 years ago to control my mother's life. She told my mother a year ago that she wants my mother to sell the house, sell everything in it and go into a nursing home. My mother is fully able to live on her own. She has a cleaning person come every two weeks to vacume and clean the bathrooms. A month ago, my mother, sister and myself were at my mother's doctor for a meeting. She (jill) tried to convince the doctor (who has taken care of my mother and father for 20 years) that my mother was mentally unfit to take care of herself and her life. My sister tried to claim my mother had various psychological and mental problems. When the doctor and my information showed my mother was fully able to take care of herself, my sister told off the doctor and stormed out of the office because my sister did not get the doctor to agree with her (jill). Until a year or so ago, my sister might call my mother maybe twice a week and maybe twice a month have her tag along when my sister did various chores (shopping, dry cleaning, etc) and my mother would buy her lunch. My sister never pays for lunch nor taking her out for dinner. Maybe once a year, she would take mother to the shore overnight. This past year, my sister only slightly increased her contact with my mother.

It is well known that my sister has a serious attitude, serious ego problem and acts extremely childish. I will not let my sister treat my mother like she is a machine that she can control for her own benefit. I saw how embarrassed and hurt my mother was at the doctor's because of what my sister was saying and I know my mother will be just as hurt and embarrassed at this meeting.

Tam available anytime for a meeting, I expect my sister to pay for the meeting because she is the one who has been extremely uncooperative in various matters. My mother should not spend her retirement money because of my sister's bratty and selfish behavior at age 70.

Sincerely.

- 1. Picture of Mother on her 96th birthday, two days before daughter filed petition for guardianship. Mother just turned 98 years old.
- 2. Note wrote and signed by Mother to Ronald fenstermacher way before she was declared incapacitated stating she wants me to live in the house.
- 3. Note Mother wrote and signed by Mother way before she was declared incapacitated that she only trusted me for her personal care and business care.
- 4. Pennsylvania Title 20, s 5521 stating the victim is in charge of their guardianship and decisions to that person.
- 5. Ledakis report of June 2021 where he says Jane has no problems with daily activities, can stay at home in the least restrictive arrangement and with Arthur living there, everything is fine. Ledakis said Jane only needed a guardian of person which is only a legal term for someone to be legally assigned to Jane to be sure everything is going well for her. As Ledakis stated, because Arthur had been living there for over a year, Jane had no problems in her living, health needs or her financial matters. Ledakis never said Jane needed a guardian of estate because there were financial matters being ignored, such as bills, taxes, etc.
- 6. "Joint Delegation Agreement" invented by Fenstermacher in about 2016. He was working with my sister, jsh, to get Jane's assets for jsh. He never discussed the matter with his client, Jane, of 21 years or with Arthur, who was also Arthur's trust lawyer. Fenstermacher simple emailed it to Arthur and told him to sign it. Arthur refused to sign it because he saw jsh only wanted total control of Janes vast assets. It is filled with many lies. My Mother was never accused of being incapacitated in any way during that time and was making all of her decisions on her own without anyone disputing them. Not one example was cited in jsh's petition for guardianship or in court that said Jane needed a guardian.
- 7. Letter Fenstermacher sent Arthur this letter in May 2020 saying that he has power of attorney and because jsh and I cannot agree, Fenstermacher will be the "referee". He claims I have convinced Mother that jsh wants to sell her house and put Jane into a retirement home. Fenstermacher says jsh is not trying to do that. He states that I am to be in charge of Mother's health care and jsh is in charge of her financial matters.
- 8. Basically the same letter as #7, but Fenstermacher sent it to Jane. He tells Jane that I am lying when I say jsh wants to sell Jane's house and put her into a retirement home. Fenstermacher says to Jane jsh does not have the authority to do so. Fenstermacher had lied to Jane because exactly one year later, he had told jsh about legal guardianship and to use the law firm down the hall from him to do it. Jsh did exactly what she wanted to do to control Jane's assets and to push Arthur out of the picture. Jsh admitted in court she never discussed guardianship with Arthur or with Jane before she it it..

- 9. Email I sent to Fenstermacher pointing out his wasting of Jane's money to have her kept in a prison type, locked in section in her very tiny room at \$90,000 a year when Weilheimer's hand picked "expert" Ledakis said that Jane had no problems living at home and with Arthur living there for over a year, everything was going fine. The court accepted cost of Jane living at home is only \$16,500 a year. That would be a huge savings to Jane. I also pointed out that Fenstermacher is allowing massive waste of unproveable billing hours by pam blumer and her army of lawyers and care manager, Deb Klock, when no contract was ever signed that she could spend Jane's money in any way Blumer could think of. That is basic contract law. All expenses incurred by Blumer are hers as part of doing a business. Those expenses, like others have in their business, are deducted from profits as a business. I also told Fenstermacher that I need the yearly gift money that Jane always gave Arthur every year to pay rent and to live. I also stated that Fenstermacher is refusing to return the calls of landlords who want to verify that they would be paid if I rented an apartment.
- 10. Fenstermacher signing off to evict Arthur, sell Jane's house which will men trashing all of Jane's loved possessions of 98 years. NONE of the guardians, their lawyers, care manager Klock, Weilheimer's appointed lawyer to Jane, Jaskowiak, and jsh want Jane to go home or to a much bigger, much nicer and much cheaper place where Jane could have some of her loved possessions. Only Arthur has been trying to get Jane back home, as Ledakis said in his first "evaluation" of Jane and also has found many other much nicer, much bigger and much cheaper places for Jane to live. Fenstermacher admitted in court in about February or so 2023 that he had not talked to Jane or seen her for 2.5 years. But, he was making decisions for her without asking her or discussing them with her. Fenstermacher is breaking the Pennsylvania rules for lawyers.

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA ORPHANS COURT DIVISION



IN RE: JANE T. HERRING
AN ALLEGED INCAPACITATED PERSON

NO: 2021-X2110

PETITION TO REMOVE RONALD FENSTERMACHER AS GUARDIAN OF ESTATE TO JANE HERRING

Petitioner, Rev. Arthur Herring III, pro se, (hereinafter referred to as Arthur), living in his car since August 2023 because Arthur was evicted by this judge Weilheimer, Fenstermacher and Jaskowiak. Arthur files this Petition to Remove Ronald Fenstermacher as Guardian of Estate to Jane Herring. Petitioner is requesting a hearing and a decision by this court.

- 1. This Orphans Court has jurisdiction and venue over this matter of Jane Herring and the petition hearing pursuant to 20 Pa. C.S.A. section 5512.2, Orphans Court Rule 14.9
- 2. The Petitioner is Rev. Arthur Herring III, age 70, retired, forced to live in his car, in the middle of winter, eating cold sandwiches for lunch and dinner, after being evicted from Jane Herring's house despite her written wishes and the many expressed powers being denied to her by this court, Weilheimer's "lawyer" Jaskowik assigned to Jane and her guardians in this guardianship fraud. Those powers to Jane are expressly written in various federal and state laws pertaining to guardianship. Those laws empower her to make decisions to her guardians and how her guardianship is performed.
- 3. Jane was and still is a victim of guardianship corruption based on a fake and admitted unreliable "evaluation" by Weilheimer's hand picked psychologist, Ledakis. Jane was declared "incapacitated" by Weilheimer. Jaskowiak had refused Jane's right to come to court to testify and he refused to bring in any of Jane's medical and financial experts to prove Jane was not incapacitated.
- 4. Jane Herring will be 99 on May 16 2024, IF she can live that long because of being drugged, denied to be with her son, denied exercise, denied to leave her locked in section in a low rated nursing home for 2.5 years, denied to be allowed in society, refused to be allowed to go back home to enjoy her much loved possessions of 99 years, denied to have friends visit, denied a phone, denied a table, denied to live her life as a human being instead of being forced to live like a dog in a cage for the past 2.5 years.

- 34. Fenstermacher has allowed and continues to allow the massive and unnecessary bleeding of hundreds of thousands of dollars paid to guardians, their army of lawyers, care managers, without demanding proof that those hours were ever worked and demand to see a contract that a guardian can hire anybody they want and charge what ever they want and those people can charge whatever they want, including for travel fees, and giving themselves pay raises whenever they want.
- 35. Fenstermacher is NOT a guardian of estate to Jane at all, he is Jane's worst liability to Jane to protect her assets and health now and to her future health, financial security and happiness, both for herself and to her son's financial future.
- 36. Arthur had agreed to pay the \$16,500 cost of Jane's house each year to live there as Jane has said she has wanted him to verbally and in writing. Fenstermacher has refused to talk to Jane about any matters for 2 years since he had been appointed guardian of estate to Jane in May 2022 and said so in court about early 2023.
- 37. If Fenstermacher sells Janes much loved possessions of 98 years at a auction or has a auction business buy them, Jane will lose a tremendous amount of money and will have much sadness at never seeing her things again just because a court appointed, quack psychologist, Ledakis, said Jane only had a little forgetfulness, but because Jane's court appointed shister, Jaskowaik, never defended her in court and never brought in any of Jane's yearly people she dealt with who would have confirmed Jane never did anything to need a guardian, Jane was guardianized and her life, health, happiness and finances have been destroyed.
- 38. Ledakis said in the transcript that Jane wants Arthur to live in the house. So why is Fenstermacher allowing Jane's house to be sold when Arthur has said he will pay the yearly operating costs of the house?
- 39. Fenstermacher has refused to correct the mistakes that another law firm found in his documents pertaining to Jane and Arthur.
- 40. Fenstermacher has allowed Jane to live in solitary confinement, in a sensory deprived environment and in basic isolation by the actions of blumer. Isolation is elder abuse and is a crime.
- 41. Fenstermacher is allowing and has allowed Blumer and her co-criminals to commit fraud on Jane by the ransacking Jane's assets with make up billing hours that Jane has NO obligation to pay since anyone, but pam blumer, was appointed.

- 42. Fenstermacher is not just in charge of Jane's assets from abuse, but his responsibility is also to Jane and what has been and is happening to her. Fenstermacher has completely ignored that abuse and neglect to Jane at her current age of 98.
- 43. Fenstermacher can cut off the fraud spending by blumer and her gang at any time, but he refuses to do so.
- 44. Why didn't Fenstermacher ever discuss the guardianship petition with Arthur and Jane after jsh filed it since jsh wanted to be in control of Jane's life and finances forever?
- 45. Why didn't Fenstermacher ever read the first Ledakis report which said Jane could live at home? He had a legal obligation to do so as Jane's trust lawyer for 21 years?
- 46. It was the duty and obligation for Fenstermacher to know everything about Jane's case. But, Fenstermacher had refused to do so. He has not cared about the massive guardianship fraud on Jane by those involved.
- 47. At the February 16 2024 hearing, fenstermacher claimed his only job was to sign checks. He claimed any invoices that were submitted to him, he would pay. He stated it was not his job as guardian of estate to verify if those invoices were real or accurate.
- 48. Fenstermacher stated he had not seen or talked to jane since very early 2020. It is now February 20 2024.
- 49. Fenstermacher has totally ignored the Rules of conduct for a lawyer and ignoring the federal (ADA, Olmstead Act), state (Title 20 section 5521, etc) and local laws for guardians and guardianship.
- 50. In mid 2023, fenstermacher refused to give Arthur Jane's yearly gift money to him for 10 years to use as he wanted because fenstermacher claimed Arthur had been wasted massive lawyer fees by Janes lawyers. The fact is, only Arthur was finding many health and other problems of Jane that were being ignored or not seen by the guardians, their lawyers and the staff at the nursing home that were never fixed. For his love of his Mother, Arthur refused to give up trying to help his mother.
- 51. Fenstermacher continues to ignore his oath to be a lawyer. He has refused to consult with his client and act upon her requests.

- 52. Fenstermacher claimed in the February 16 2024 hearing that because Jane was declared incapacitated. NOTHING she said had any basis of her knowing what she wanted.
- 53. Even when Arthur pointed out to Fenstermacher being "incapacitated" does NOT mean being a vegetable and with know thinking ability.
- 54. In that same hearing, because of Arthur's constant pressure on pam blumer, guardian of person to serve Jane and act according to the law and guardianship, blumer quit, along with her many lawyers and "care manager" Klock who blumer has been billing to Jane.
- 55. As of February 2024, Jane's house is not on the market. Which means Arthur could easily have lived there as jane wanted him to and her yearly gift money to hime would have paid for the yearly costs of owning the house.
- 56. Since Arthur was evicted from her house on August 25 2023, Arthur has been forced to live in his car in sub freezing weather and living on cold sandwiches for lunch and dinner.
- 57. Arthur has been living on a small welfare amount for food each month for about 1.5 years because he had spent over \$100,000 to try to get his mother back home where she has stated many times that is where she wants to be.
- 58. Fenstermacher lied in a meeting with Arthur's ex-lawyer and Arthur in august 2022 when fenstermacher said if Arthur moved out of the house, he (fenstermacher) would give Arthur money each month to live and pay for his apartment.
- 59. Because of Fenstermacher refusing to have jane back home, Jane has less privileges than POW's and less privileges than people in prison for all types of crimes.
- 60. What crime did Jane do to deserve this barbaric and inhumane treatment?
- 61. Fenstermacher admitted in the hearing of February 16 2024 he never reads Arthur's emails to him because Fenstermacher called them ramblings. In other words, Fenstermacher does not care to know about the constant problems and wants of Jane at age 99, his client's health and welfare that he is paying those people for and him being her guardian of estate for 2 years.
- 62. Fenstermacher and jaskowiak refused to be at Mother's house where I lived on august 25 2023 to get the keys and do a walk through as per judge weilheimers order. She had said if anything was missing or damaged, I would be paying for it.

- 63. During the February 16 2024 hearing for change of guardians, visits and compensation, judge sterling refused to allow me to ask fenstermacher and he refused to say, to ask him or pam blumer that for all of the money they charged mother for their "time", after 2 years with them as guardians, how is my Mother better now medically, mentally, physically, financially and her happiness than mother was BEFORE they were appointed. The answer is Mother is far worse and her assets have been drastically depleted.
- 64. Fenstermacher and the other lawyers for blumer NEVER wanted any cheaper ways to correct problems and issues, like a simple meeting in their office. They only wanted (and Fenstermacher allowed it) to have court hearings just to rack up wasted billing hours and to include all of the lawyers pam blumer hired, first her lawyer husband bill who then hired many lawyers at his law firm. Those lawyers and "care manager" Klock, pam blumer hired were Her expense of her business.
- 65. Why was Jane dragged away from her house by her daughter and first guardian logie on August 25 2021, Jane yelling "I do not want to go with you", forced to stay in daughter's house as a prisoner, denied to leave or see or talk to Arthur, forced to take anti depressents to keep her quiet, after about 2 weeks, Jane had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation, given daily needles for blood tests (42 times), daily needles in the stomach to prevent blood clots (42 times), got covid where she could have died and then dumped into a very low rated nursing home that had just opened up from a months long covid shutdown.
- 66. Fenstermacher is unfit to be any type of guardian because of his ignorance and gross incompetence to be a guardian, especially handing my Mother's finances and her assets.

It is for these many, many reasons, for Jane's life, financial, physical and mental health and her happiness at 99 years old, that Fenstermacher must be removed as guardian of estate of Jane and another one be put in its place now before all of Mother's money is wasted forever.

Submitted,

From:

Ronald Fenstermacher <rfenstermacher.esq@gmail.com>

Sent:

Wednesday, August 21, 2019 10:29 AM

To:

Jill Herring; Arthur Herring III

Subject:

Jane Herring

Good morning, Jill & Art,

I have for some time been aware of the disagreements between you with regard to your mother. I think it would be helpful for you and for her if the three of us were to meet in my office to discuss your views and to come to a consensus with regard to going forward. I believe that you both are sincerely motivated by what you feel is in your mother's best interest but don't agree on what that is. If you agree to meet, please provide me with some dates that would be convenient for you.

In the short term, I understand from Jill that your mother's real estate taxes and car registration renewal are due shortly and that neither she nor your mother have checks. Art, these payments must be made or penalties may be incurred. If you have made these payments, please advise me. If not, we have to have them paid. If the two of you cannot come together on this, I will need to step in in accordance with your mother's Power of Attorney.

Best regards,

Ron

Law Office of Ronald W. Fenstermacher, Jr., PC 100 Four Falls Corporate Center, Suite 311 West Conshohocken, PA 19428 (610) 234-2207

124.

Re: POA

Received: Tuesday, February 16, 2021 10:25 AM

From: Ronald Fenstermacher rfenstermacher.esq@gmail.com

To: herthur20 herthur20@protonmail.com

Art.

Receipt of your email is acknowledged.

Law Office of Ronald W. Fenstermacher, Jr., PC 1001 Conshohocken State Road, Suite 1-311 West Conshohocken, PA 19428 (610) 234-2207

On Mon, Feb 15, 2021 at 9:24 AM herthur20 herthur20@protonmail.com wrote:

_ Mr Fenstermacher,

You are no longer my mother's attorney. All matters have been given to Mr. Fravel. Only I have the power of attorney as attached.

-Arthur Herring III

Sent with ProtonMail Secure Email.



06/08/2022

Jane Herring 26 Chancery Court Souderton, PA 18964

Dear Jane Herring:

Living in a community such as Lions Gate Homeowners Association provides our homeowners with many benefits, but also makes necessary certain guidelines and restrictions. The current Rules and Regulations, Declaration, and Bylaws provide you with these guidelines.

Currently, you are in violation Clubhouse Rule (d) which states the following: "The clubhouse and pool are for the exclusive use of the owners of the community any guest must be accompanied by an owner." Your son Art is going into the clubhouse using your FOB without permission. We are requesting the FOB be returned immediately until you are living at the home again.

Another issue that is occurring is Art is parking his van in the middle of the two garages which is angled and very close to the garage next to him, making it hard for the person to back out of their garage. He needs to park directly behind the garage doors. There was also a green car belonging to him parked in the guest parking area overnight which is not allowed.

In section 15 (C) of the Declaration states that there is temporary visitation and occupancy allowed not totaling more than 90 days in any twelve-month period of any Dwelling by the Owners family members of any age. Art has been living at the house without the owner present for more than 90 days and will need to vacate the premises.

This letter is considered your first notice, if you disagree with this observation, it must be placed in writing and forwarded to the Manager within five business days from the date of the notice. Thank you for your cooperation in maintaining our community and abiding by the rules and regulations.

LIONS GATE HOMEOWNERS ASSOCIATION JANICE L. SHEARER COMMUNITY MANAGER

Re: money

Received: Monday, August 31, 2020 9:27 AM

From: Ronald Fenstermacher rfenstermacher.esq@gmail.com

To: herthur20 herthur20@protonmail.com

Good morning, Art,

The \$3,500 is for your mother's 3rd Quarter 2020 U.S. Estimated Tax.

Regards,

Ron

Law Office of Ronald W. Fenstermacher, Jr., PC 100 Four Falls Corporate Center, Suite 311 West Conshohocken, PA 19428 (610) 234-2207

On Fri, Aug 28, 2020 at 12:32 PM herthur20 herthur20@protonmail.com wrote:

Dear Mr. Fenstermacher,

Yesterday my sister called my mother and demanded \$3,500 to pay for something. My sister did not say what it was for and was so angry talking to my mother, my mother hung up on her.

Do you know anything about the matter and/or what the money is for?

Also, you still have not said whether the list my mother gave you to be a part of her Will in the January 2020 meeting of the four of us in your office that lists the items I and my sister get and also the percentage that each of us get of amounts from the sale of the house, cash, etc, has been officially made a part of my mother's Will.

Arthur Herring III

127

From:

Arthur Herring III <admin@dektorpse.com>

Sent:

Friday, January 3, 2020 10:08 AM

'Ronald Fenstermacher'

To: Subject:

sister

Dear Mr. Fenstermacher,

My sister has not changed her very disturbing and destructive ways of lying about her mother and myself. She is still trying to "line up" people on her side have my mother declared mentally incompetent, thus forcing my mother to sell her house, trashing all of my mother's lifetime possessions and putting her into a small apartment in a nursing home. I do not know what emails my sister has sent to you or what she has told you. Several months ago, my sister emailed me and told me not to communicate with her ever. She said I was to email you any questions and you would relay the message to her and her answer to me. You stated that you would have to charge my mother for that. I understand that. I think it is lousy that my sister is making my mother pay those bills when my sister does not want to simply send me a email or write down what papers my sister has filled out and any questions my mother asks me about. My mother does have a short time memory loss and it causes many problems that can easily be solved if my sister simply writes things down as I had asked many months ago.

About six months ago, my sister tried to start putting my mother away by getting my mother's medical doctor of 20 years on my sister's side by lying in person to the doctor (Kuhar). I was always there. My sister started to claim my mother is severely mentally disturbed, with many and routine anger outbursts, making up claims of what my mother says and does, telling Kuhar to her face she (Kuhar) was incompetent because Kuhar did not agree with my sister's "diagnosis" of my mother and claiming things about me that were complete lies, including many she could not have been able to know, even if true. Twice, my sister has walked out of those medical visits because my sister did not get a "standing ovation" of what my sister was claiming.

Because of my sister's job as a medical clerical worker, she has access to Kuhar's private email portal. My sister has sent Kuhar many emails that Kuhar has read to both my mother and I that clearly show my sister's desire is only to make life simpler for my sister by eliminating any problems upon my mother's death of having to sell the house and sell the items in the home. As you recall, my mother and myself, in your office about a year ago, agreed that my sister would be allowed to have first choice of any items in the house for her house and then I would have possession of the rest to sell. This was done at my request and agreed to by my mother to avoid problems. Upon my mother's death, my sister just wants to bury the body, cash her check and live her life. As you are aware, I have been at my mother's basically every day for dinner since my father died 7 years ago. I know my mother's state of mind and various abilities better than anyone. I am constantly involved with my mother's life to keep it going smooth, including maintaining her car and other household functions. It has only been about the past 2 years that my sister has shown any interest in my mother at all. My sister was always "daddy's little girl", thought my mother was basically just a house keeper and ignored her for almost all of my mother's life. My sister's life has always been about and for my sister. My sister's extent of her involvement with my mother has been usually a meeting at my sister's church for services maybe twice a month, usually dragging my mother to do my sister's grocery shopping on a Saturday then lunch with my mother that my mother always pays for. For the past several years, usually once a year or so they will go to the shore for a day and maybe once a year go to a movie. Recently, my sister makes her soup and fills out some papers pertaining to financial matters. However, when my sister does go to my mother's house or talks to her once a week on the phone, it usually ends up my sister screaming and/or cursing at my mothe

My sister, despite my emails to her, will not email me or even write down what papers she has filled out, sent in or any other questions that my mother asks me. My sister has her phone turned off from about 7am to about 4:30pm. Then about 7pm, she turns it off again until the next afternoon. That is why my mother asks me questions, but I have to tell her I do not know the answers. Not knowing various answers gets my mother upset because she is extremely concerned about her financial matters, including her taxes. My sister knows this and seems to enjoy causing my mother unhappiness and me seeing my mother unhappy at times only because of my sister's mentally unbalanced frame of mind. The other day at Kuhar's office, Kuhar read my sister's recent email to Kuhar. My sister stated many lies. They included I only go to my mother's for dinner because I do not have a stove or refrigerator. My sister has never, repeat never, been to my house so how could she make such a statement. I have them. I am the one that buys almost all of the food. I go to my mother's to spend time with her and because I love her. We have had many great times together for decades. My sister also claimed in that email that she routinely carries out bags of garbage that my mother does not know about. That is a lie because for 7 years since my father died I take out the garbage and recyclables every week. She also said in the letter that recently, she had to throw out "rotton food". That is a lie, because both my mother and I always check the expiration dates and

my mother is extremely careful about cooking food. My sister has claimed my mother has Sun Downers, a form of dementia that occurs at night. Since my sister is never there at night, how could she make such a lie? I am there from about 3:00pm to about 9pm and my mother has never shown any type of behavior change.

At Kuhar's office visit when she read my sister's latest email, Kuhar has made it very clear this is a legal matter and that she does NOT want to be in the middle of it. There is no law that says she must stay my mother's doctor. My mother wants to keep Kuhar as her doctor.

I bought several notebooks that all my sister has to do is date and fill out what she did that day pertaining to financial matters, papers, etc, and respond to my written questions in the notebook. Simple, easy, fast and avoids problems. Why can't she do that?

Is it too hard for my sister to speak to my mother in a calm and mature way since my mother is also her mother of 94? My sister has no problem taking my mother's \$14,000 my mother gives her each year as gifts for the past 7 years and the \$100,000 my sister got from my parents about 10 years ago as a loan so my sister could buy a house.

Sincerely,

Arthur Herring III

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA ORPHANS COURT DIVISION

128,

NO: 2021-X2110

IN RE: JANE T. HERRING

AN ALLEGED INCAPACITATED PERSON

Petition to Compell Ronald Fenstermacher to Make Compensation to Arthur Herring III as Promised for Living Accommodations

Petitioner, Rev. Arthur Herring III pro se, (herein after referred to as Arthur) files this Petition to Compel Ronald
Fenstermacher (herein after referred to as RF) to Make Compensation to Arthur Herring III as RF Promised for
Living Accommodations. Petitioner is asking for a hearing and a decision by the court.

- 1. This Orphans Court has jurisdiction and venue over the matter of Jane Herring and the petition hearing pursuant to 20 Pa. CSA. Section 5512.2 and Orphans Court Rule 14.9
- 2. Jane Herring is currently a 98.5 year old widow, with two adult children: her very much loved son Arthur (70) and Jane's estranged daughter jsh (73).
- 3. The Petitioner, Arthur Herring III, is retired and has been forced to live in his car since August 25 2023 because of being evicted from Jane's house by RF and the corruption of the Racket controlling and owning Jane (Arthur's Mother) since August 21, 2021 to now.
- 4. Arthur has spent his life savings, his home and dedicated seven days a week, since this guardianship scam was started on Jane on May 18 2021 by jsh, to get his Mother back home where she was living active, happy and free for 21 years and had no problems financially, medically, physically or psychologically.
- 5. PA Law Title 20 section 5521 dictates how a guardianship and its guardians are to serve the victim of the guardianship.
- 6. A Racket is a group of people working together to commit a crime, their actions is called racketeering and it is prosecuted by the government under RICO.
- 7. The Racket includes current and past guardians of person and estate including Dwayne Logie, Pam blumer, RF, their lawyers, jsh, "care manager" Klock (who has a long history of stealing and over drugging her victims) and David jaskowiak, assigned lawyer to Jane by judge Weilheimer.
- 8. RF has been Jane's trust lawyer for about 21 years and Jane's guardian of estate since May 2022.
- 9. RF admitted in court, about very late 2022, that he had not seen or talked to Jane for about 2.5 years.
- 10. RF is obligated by Title 20, section 5521 as guardian of estate for Jane and the PA Rules of Conduct for lawyers to serve and abide by his Jane's wishes, otherwise that lawyer/guardian must cease representing that client.
- 11. To the best of Arthur's knowledge, RF has not seen or talked to Jane in any way to this date since Jane was guardianized in August 2021.

- 12. Arthur has exposed RF several times in the past 8 years or so helping jsh to try to steal money from Jane without Jane's knowledge or permission.
- 13. Arthur had also exposed RF had many mistakes in the various legal documents for Jane for many years, but refused to correct them, leading to Jane firing RF about 5 or so years ago.
- 14. RF has also been Arthur's trust lawyer for about 25 years and recently Arthur fired (?) RF because of his corruption and gross incompetence in this current matter involving Arthur's Mother, Jane.
- 15. Arthur recently filed a complaint with the disciplinary board for lawyers to have RF disbarred for his corruption and gross incompetence as guardian of estate for Jane.
- 16. Arthur has sent RF many, many emails, since RF became Jane's guardian of estate proving the massive corruption, incompetence and financial waste by the Racket to Jane's assets, which includes the Racket totally ignoring the health, welfare and happiness of Jane by the Racket's "members".
- 17. Jsh and Logie had kidnapped Jane in August 25 2021, forced Jane to be kept as a prisoner, in isolation at jsh's house for two weeks, forced Jane to be starved and tormented which caused Jane to collapse from starvation and extreme agitation.
- 18. Jane had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks and treated for starvation, including daily blood tests (42 times) and daily needles in the stomach (42 times) to prevent blood clots. At about week 5, Jane got covid where she could have died.
- 19. At week 6, Logie and jsh dumped Jane into a low rated nursing home, which had just opened up from a massive covid plague. Since then (about September 2021) Jane had become infected again with covid and influenza where she could have died and had several serious falls because of the constant waxed floors.
- 20. Since September 2021, instead of Jane living in her large 3 bedroom, 3 bath house in a gated community of 21 years and with all of her loved possessions, has been forced to live in a very tiny room, in solitatary confinement, in a sensory deprived environment, in a locked in section with people with mental and behavior problems, no phone, no visitors, not allowed outside into society, NOT allowed back home to be with her loved possessions, but most important, to be allowed by the Racket to live free and happy at Jane's current age of 98.5.
- 21. Jane's owner's (Racket) have basically ignored her as a human being and only considered her a bank account with their names on it for their own financial enrichment.
- 22. RF refuses to reply to almost all of Arthur's emails since his appointment as Jane's guardian of estate. Arthur's emails pertain directly to Jane's health, welfare and financial issues. This includes Title 20, section 5521 and its directions and obligations to the victim.
- 23. For the past 10 years, Jane has given each child \$14,000 per year instead of presents, the most allowed without being taxed. The new limit is \$16,000. For the past two years, because Jane no longer had control of her own money, RF has given those same amounts of \$14,000 to each child.
- 24. On November 14, 2023, RF sent a email to Arthur saying there will be no money from Jane because of me (Arthur) causing so much of Janes money spent on lawyer's fees because of my (Arthur) actions and RF claims I will be continuing those wasteful actions.

- 25. The fact is, RF has refused to be involved as guardian of estate in any way for the benefit to Jane, but only to the Racket and for the Racket's financial benefit.
- 26. RF has refused to protect Jane and her finances in any way by refusing to eliminate the waste of money by the Racket that Arthur has constantly shown to RF.
- 27. RF has either not read and/or refuse to correct the many problems that are stated by Arthur in various court transcripts since this guardianship scam started in August 2021 that prove Jane is only a victim of a scam. Jane never did need to be guardianized.
- 28. By being falsely guardianized by the Racket, Jane has had massive waste to her finances and the false guardianship has forced Jane to endure the barbaric and inhumane treatment to her at 98.5 years old. Jane has been forced, by the Racket, to live in solitary confinement and in a sensory deprived environment for the past two years.
- 29. Because of my actions exposing RF as a corrupt lawyer, Jane firing RF years ago, RF trying previously to steal money from Jane with jsh and filing a recent complaint against RF with the disciplinary board for RF to be disbarred because of that corruption and incompetence as a guardian for Jane, RF is deliberately not carrying out Jane's wish to provide the money his client, Jane, wants Arthur to have to use and to live since Arthur has been forced to live in his car and with no money.
- 30. RF is abiding by the wishes of the Racket, instead of his obligation to Jane as a guardian of estate under title 20, section 5521 and as a lawyer under the PA Rules of Conduct for lawyers, by using his position as a weapon and for retaliation against Arthur for protecting Jane from RF's malpractice on Jane in Arthur's previous examples.
- 31. RF signed off to have Arthur evicted (another example of retaliation on Arthur) from Jane's home in mid 2022 where Jane had asked him to live there while she was still there beginning in about 2019 and continues to want Arthur to live there whether she is living there or not.
- 32. Arthur was evicted by weilheimer on August 25 2023. Since RF has refused to talk to or do what he knows Jane wants, that is the money Jane has given Arthur for 10 years, Arthur has been forced to live in his car.
- 33. RF had told Arthur that if he found a place to live, the rent would be paid from Jane's trust and extra money would be given to Arthur to help him live. An equal amount would be given to jsh. RF had lied.
- 34. RF also said when Arthur found a place to live, he told Arthur to have the landlord call him and he (RF) would verify the rent would be paid. Arthur found 8 places to live, but RF refused to call them back. RF had lied.
- 35. RF had also made such statements about money and rentals at Arthur's former lawyer, who said he will testify to that in court.
- 36. RF has refused to ask Jane, again using title 20 section 5521 and the PA Rules of Conduct for lawyers, what she wants RF to do pertaining to giving Arthur the money as she had done for 9 years and RF has done for the past 2 years for her.
- 37. RF claims the house needs to be sold to add money to her account. If RF sells the house, all of Jane's loved possessions will have to be trashed WITHOUT asking Jane what she wants. Jane has absolutely NO room in her very tiny room for anything. She has to put things on the floor for the past two years. Why?

- 38. Arthur has tried for two years to get the guardians/Racket to put a table in her room. They refuse.
- 39. The Racket, especially RF, have constantly refused to send Jane home to live, as she had been living happily for the past 21 years, as Ledakis said she could live safely and with Arthur living there in his evaluation of Jane in July 2021. The court accepted yearly cost of Jane's large 3 bedroom, 3 bath home is only \$16,500 a year, compared to the \$90,000 for Jane's tiny, locked in prison room where she has existed for the past two years.
- 40. If RF is so concerned about saving Jane money, then why hasn't he fired all of those people, including a "care manager", guardian Blumer's many lawyers at her husband's law firm (including her husband, which is conflict of interest), pay raises for themselves, travel charges, etc that were never appointed and approved by the court?
- 41. If RF was so concerned about saving Jane money, then why is he allowing that much waste every year until Jane dies, but claims I have been wasting Jane's money?
- 42. If RF is so concerned about saving Jane money, why does he refuse to let jane either live at home or the many other places Arthur has found for Jane that are much nicer, much bigger and much cheaper?
- 43. Why does the blumer and Jane's own daughter refuse Jane go home or to a much, much nicer, bigger and cheaper place?
- 44. Arthur has been the only one who has constantly found the many problems, including this guardianship scam on Jane only for Jane's assets and that deal directly with Jane's health, welfare and her happiness.
- 45. For obvious reasons, the Racket and Janes own daughter jsh, have not care about Jane's financial and personal welfare and her happiness for the past two years, especially for Jane to live back at her home and with he loved possessions.
- 46. Blumer's many lawyers, including her husband, since all of them were hired in 2022, have created a scam to either ignore or create problems knowing Arthur will fight to correct them for his Mother's safety and happiness. By doing their scam, those lawyers create massive monthly invoices that they know RF and the court will always approve.
- 47. Jane's large house is valued at about \$500,000 and her cash type assets, as of about 4 years ago, were valued at about \$2 million.
- 48. As long as RF is in charge of Jane's assets and gives the Racket any amount of money they want, Jane will end up living in a crowded boarding house in the ghetto.
- 49. Any amount of physical and cognitive regression that exists now with Jane, has nothing to do with any claim she has dementia, it is only because of the dramatic change of lifestyle the Racket has forced Jane into.
- 50. That change includes locked in a tiny section, she can only walk about 35 feet from her room to where she eats then back to her room, no physical activity as she had at home, no cognitive type activities Jane would do because she was at home, including cooking, cleaning, garden work, walking, etc. At the time jsh filed her petition, that contained NO examples where Jane needed any guardians, including herself as she wanted to be guardian of person and estate, Jane was still driving her car safely at age 96.

- 51. Blumer stated in court in February 2023, she had a total of 10 "clients" (victims), including Jane. Blumer admitted she only sees Jane one time a month for a very short time. Why has blumer demanded Jane stay there instead of going back to her home to enjoy life. Jane was never accused of having any mental or behavior issues that would make her a threat to herself or others. But they are the type of people Jane has been forced to live with for the past 2 years.
- 52. There are no locks on the doors, no video cameras, and the staff desk is not able to see who goes into the rooms. but there are men in Jane's section.
- 53. Blumer's lawyer, Gelsinger, informed me a week ago, Jane fell on the constantly waxed floor and hit her head and broke her glasses. I took pictures of her bruises under her eyes and a lump above a eye. Jane was not taken to the hospital for x-rays for any injuries or concussion. No reason given by Gelsinger.
- 54. Did Jane really fall or was she slapped by a staff person or by another patient there?
- 55. The Racket knows they have forced me to live in poverty and with no money. That is NOT their purpose as guardians for Jane. The Racket knows what they are doing is retaliation and punishment to me for my constant exposing their scam on Mother and by the Racket deliberately ignoring the law and their obligations as guardians to Jane, a human being.

Submitted,

Rev. Arthur Herring III 258 N. West End Bl. Quakertown, PA 18951

215.960.4447

Date: November 24 2023

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA ORPHANS COURT DIVISION

NO: 2021-X2110

129,

IN RE: JANE T. HERRING AN ALLEGED INCAPACITATED PERSON

PETITION TO REMOVE RONALD FENSTERMACHER AS GUARDIAN OF ESTATE TO JANE HERRING

Petitioner, Rev. Arthur Herring III, pro se, (hereinafter referred to as Arthur), living in his car since August 2023 because Arthur was evicted by this judge Weilheimer, Fenstermacher and Jaskowiak. Arthur files this Petition to Remove Ronald Fenstermacher as Guardian of Estate to Jane Herring. Petitioner is requesting a hearing and a decision by this court.

- 1. This Orphans Court has jurisdiction and venue over this matter of Jane Herring and the petition hearing pursuant to 20 Pa. C.S.A. section 5512.2, Orphans Court Rule 14.9
- 2. The Petitioner is Rev. Arthur Herring III, age 70, retired, forced to live in his car, in the middle of winter, eating cold sandwiches for lunch and dinner, after being evicted from Jane Herring's house despite her written wishes and the many expressed powers being denied to her by this court, Weilheimer's "lawyer" Jaskowik assigned to Jane and her guardians in this guardianship fraud. Those powers to Jane are expressly written in various federal and state laws pertaining to guardianship. Those laws empower her to make decisions to her guardians and how her guardianship is performed.
- 3. Jane was and still is a victim of guardianship corruption based on a fake and admitted unreliable "evaluation" by Weilheimer's hand picked psychologist, Ledakis. Jane was declared "incapacitated" by Weilheimer. Jaskowiak had refused Jane's right to come to court to testify and he refused to bring in any of Jane's medical and financial experts to prove Jane was not incapacitated.
- 4. Jane Herring will be 99 on May 16 2024, IF she can live that long because of being drugged, denied to be with her son, denied exercise, denied to leave her locked in section in a low rated nursing home for 2.5 years, denied to be allowed in society, refused to be allowed to go back home to enjoy her much loved possessions of 99 years, denied to have friends visit, denied a phone, denied a table, denied to live her life as a human being instead of being forced to live like a dog in a cage for the past 2.5 years.

- 34. Fenstermacher has allowed and continues to allow the massive and unnecessary bleeding of hundreds of thousands of dollars paid to guardians, their army of lawyers, care managers, without demanding proof that those hours were ever worked and demand to see a contract that a guardian can hire anybody they want and charge what ever they want and those people can charge whatever they want, including for travel fees, and giving themselves pay raises whenever they want.
- 35. Fenstermacher is NOT a guardian of estate to Jane at all, he is Jane's worst liability to Jane to protect her assets and health now and to her future health, financial security and happiness, both for herself and to her son's financial future.
- 36. Arthur had agreed to pay the \$16,500 cost of Jane's house each year to live there as Jane has said she has wanted him to verbally and in writing. Fenstermacher has refused to talk to Jane about any matters for 2 years since he had been appointed guardian of estate to Jane in May 2022 and said so in court about early 2023.
- 37. If Fenstermacher sells Janes much loved possessions of 98 years at a auction or has a auction business buy them, Jane will lose a tremendous amount of money and will have much sadness at never seeing her things again just because a court appointed, quack psychologist, Ledakis, said Jane only had a little forgetfulness, but because Jane's court appointed shister, Jaskowaik, never defended her in court and never brought in any of Jane's yearly people she dealt with who would have confirmed Jane never did anything to need a guardian, Jane was guardianized and her life, health, happiness and finances have been destroyed.
- 38. Ledakis said in the transcript that Jane wants Arthur to live in the house. So why is Fenstermacher allowing Jane's house to be sold when Arthur has said he will pay the yearly operating costs of the house?
- 39. Fenstermacher has refused to correct the mistakes that another law firm found in his documents pertaining to Jane and Arthur.
- 40. Fenstermacher has allowed Jane to live in solitary confinement, in a sensory deprived environment and in basic isolation by the actions of blumer. Isolation is elder abuse and is a crime.
- 41. Fenstermacher is allowing and has allowed Blumer and her co-criminals to commit fraud on Jane by the ransacking Jane's assets with make up billing hours that Jane has NO obligation to pay since anyone, but pam blumer, was appointed.

- 42. Fenstermacher is not just in charge of Jane's assets from abuse, but his responsibility is also to Jane and what has been and is happening to her. Fenstermacher has completely ignored that abuse and neglect to Jane at her current age of 98.
- 43. Fenstermacher can cut off the fraud spending by blumer and her gang at any time, but he refuses to do so.
- 44. Why didn't Fenstermacher ever discuss the guardianship petition with Arthur and Jane after jsh filed it since jsh wanted to be in control of Jane's life and finances forever?
- 45. Why didn't Fenstermacher ever read the first Ledakis report which said Jane could live at home? He had a legal obligation to do so as Jane's trust lawyer for 21 years?
- 46. It was the duty and obligation for Fenstermacher to know everything about Jane's case. But, Fenstermacher had refused to do so. He has not cared about the massive guardianship fraud on Jane by those involved.
- 47. At the February 16 2024 hearing, fenstermacher claimed his only job was to sign checks. He claimed any invoices that were submitted to him, he would pay. He stated it was not his job as guardian of estate to verify if those invoices were real or accurate.
- 48. Fenstermacher stated he had not seen or talked to jane since very early 2020. It is now February 20 2024.
- 49. Fenstermacher has totally ignored the Rules of conduct for a lawyer and ignoring the federal (ADA, Olmstead Act), state (Title 20 section 5521, etc) and local laws for guardians and guardianship.
- 50. In mid 2023, fenstermacher refused to give Arthur Jane's yearly gift money to him for 10 years to use as he wanted because fenstermacher claimed Arthur had been wasted massive lawyer fees by Janes lawyers. The fact is, only Arthur was finding many health and other problems of Jane that were being ignored or not seen by the guardians, their lawyers and the staff at the nursing home that were never fixed. For his love of his Mother, Arthur refused to give up trying to help his mother.
- 51. Fenstermacher continues to ignore his oath to be a lawyer. He has refused to consult with his client and act upon her requests.

- 52. Fenstermacher claimed in the February 16 2024 hearing that because Jane was declared incapacitated. NOTHING she said had any basis of her knowing what she wanted.
- 53. Even when Arthur pointed out to Fenstermacher being "incapacitated" does NOT mean being a vegetable and with know thinking ability.
- 54. In that same hearing, because of Arthur's constant pressure on pam blumer, guardian of person to serve Jane and act according to the law and guardianship, blumer quit, along with her many lawyers and "care manager" Klock who blumer has been billing to Jane.
- 55. As of February 2024, Jane's house is not on the market. Which means Arthur could easily have lived there as jane wanted him to and her yearly gift money to hime would have paid for the yearly costs of owning the house.
- 56. Since Arthur was evicted from her house on August 25 2023, Arthur has been forced to live in his car in sub freezing weather and living on cold sandwiches for lunch and dinner.
- 57. Arthur has been living on a small welfare amount for food each month for about 1.5 years because he had spent over \$100,000 to try to get his mother back home where she has stated many times that is where she wants to be.
- 58. Fenstermacher lied in a meeting with Arthur's ex-lawyer and Arthur in august 2022 when fenstermacher said if Arthur moved out of the house, he (fenstermacher) would give Arthur money each month to live and pay for his apartment.
- 59. Because of Fenstermacher refusing to have jane back home, Jane has less privileges than POW's and less privileges than people in prison for all types of crimes.
- 60. What crime did Jane do to deserve this barbaric and inhumane treatment?
- 61. Fenstermacher admitted in the hearing of February 16 2024 he never reads Arthur's emails to him because Fenstermacher called them ramblings. In other words, Fenstermacher does not care to know about the constant problems and wants of Jane at age 99, his client's health and welfare that he is paying those people for and him being her guardian of estate for 2 years.
- 62. Fenstermacher and jaskowiak refused to be at Mother's house where I lived on august 25 2023 to get the keys and do a walk through as per judge weilheimers order. She had said if anything was missing or damaged, I would be paying for it.

- 63. During the February 16 2024 hearing for change of guardians, visits and compensation, judge sterling refused to allow me to ask fenstermacher and he refused to say, to ask him or pam blumer that for all of the money they charged mother for their "time", after 2 years with them as guardians, how is my Mother better now medically, mentally, physically, financially and her happiness than mother was BEFORE they were appointed. The answer is Mother is far worse and her assets have been drastically depleted.
- 64. Fenstermacher and the other lawyers for blumer NEVER wanted any cheaper ways to correct problems and issues, like a simple meeting in their office. They only wanted (and Fenstermacher allowed it) to have court hearings just to rack up wasted billing hours and to include all of the lawyers pam blumer hired, first her lawyer husband bill who then hired many lawyers at his law firm. Those lawyers and "care manager" Klock, pam blumer hired were Her expense of her business.
- 65. Why was Jane dragged away from her house by her daughter and first guardian logie on August 25 2021, Jane yelling "I do not want to go with you", forced to stay in daughter's house as a prisoner, denied to leave or see or talk to Arthur, forced to take anti depressents to keep her quiet, after about 2 weeks, Jane had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation, given daily needles for blood tests (42 times), daily needles in the stomach to prevent blood clots (42 times), got covid where she could have died and then dumped into a very low rated nursing home that had just opened up from a months long covid shutdown.
- 66. Fenstermacher is unfit to be any type of guardian because of his ignorance and gross incompetence to be a guardian, especially handing my Mother's finances and her assets.

It is for these many, many reasons, for Jane's life, financial, physical and mental health and her happiness at 99 years old, that Fenstermacher must be removed as guardian of estate of Jane and another one be put in its place now before all of Mother's money is wasted forever.

Submitted,

To the Members of the Disiplinary Board,

I am filing this Complaint against this lawyer because of the deadly seriousness of this matter, mainly the life, health and welfare, both physical and mental and monetary, of my 98.5 year old Mother, Jane Herring. Mother's nightmare of guardianship fraud is in Orphans Court, Montgomery County. It began in May 2021. It was started by my then 70 year old sister and Ronald Fenstermacher (guardian of estate since May 2022) and later including the "Racket" (corrupt judge Weilheimer, corrupt guardians Logie, Fenstermacher, pam blumer, her husband/lawyer Bill, other corrupt lawyers, corrupt psychologist Ledakis, Jaskowiak, "care manager" Klock and sister). My sister was trying again to get control of Mother, her cash assets, her large house and her valuable possessions. My sister and Fenstermacher tried other attempts to get Mother's assets. I always stopped them. My Mother and I have always had a extremely close and loving relationship. I refuse to let her live and die caged like a animal.

Mother's "lawyer", Jaskowiak, was assigned to her by judge Weilheimer. Jaskowiak refused to bring Mother into court during the petition hearing so she could speak for herself, he refused to bring in any of the people (doctors, CPA, investment people) she dealt with every year who would have said she had NO problems at all. Mother had NO unpaid bills, NO unpaid taxes, NO bounced checks, etc, to be guardianized. Mother had NO problem with daily activities and was still driving her car safely. She did not use a cane, no dentures, no diapers, no hearing aids. Mother had NO mental or behavior problems where she would be a danger or menace to herself or others. Mother only had a little forgetfulness sometimes. She was 96.

Jaskowiak refused to defend Mother in court against guardianship because he WANTED her to be guardianized for her assets for the Racket that he is a part. After Mother was declared "100% incapacitated" in August 2021 by Weilheimer, Mother was soon kidnapped from her home by my sister and first guardian Logie. Mother was held as a prisoner at my sister's house, could not leave, could not call me, could not see me. Mother was tormented, starved by my sister and put on drugs. After two weeks there, Mother collapsed, had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation, daily blood tests (42 times), daily needles in the stomach to prevent blood clots (42 times), got serious covid, then taken and dumped into her present cage. She was 96.

Since October 2021, The Racket has forced Mother to live in a low rated nursing home, in solitary confinement, in a sensory deprived environment, not allowed outside into society, not allowed to see her home of 21 years and her much loved possessions, no food of any kind or milk to eat in her room. Out of a possible 13,700 possible hours (16 hour days, 8 hours for sleeping) Mother and I could have been together, since August 25 2021 to December 1 2023, the Racket has only allowed a disgusting "visit" schedule for a total of 219 hours. No holidays

or special days for visits are allowed by the Racket. This guardianship is just ownership and control of a human being by mentally sick criminals. The Racket has violated Mother's civil and constitutional rights. The Racket considers Mother only as their bank account for their use.

I did criminal investigations nationwide for 41 years. At the beginning of the petition hearing, I saw this "guardianship" was only a scam for Mother's financial assets. I created a massive website called www.protectmyparents.us to make others aware of it.

Guardianship corruption is worldwide. Montgomery County orphans court has been known for this corruption for decades. The corruption starts in Orphans Court by a corrupt judge who takes cases of people with money and a house. The corrupt judge hires a corrupt lawyer for the victim who will not defend the victim in court. The corrupt judge will assign a corrupt psychologist who will give a fake "evaluation" to the victim. But, the "evaluation" never has any independent proven accuracy. Nationwide, there are NO standards and NO requirements as to what a accurate "evaluation" must be, how long it must be, how many questions it must have and their accuracy. The "evaluation" does not have to be audio or video taped to prove what victim said or how they did on the "evaluation". The rule by the Racket is "Take our word for it".

The corrupt judge rules the victim is always "100% incapacitated". The corrupt judge will assign corrupt guardians of estate and person who it knows will use various means to steal money from the victim and give back money to the Racket. The guardians will hire many lawyers and their friends to make fake invoices to be paid by the victim. All fake invoices will be approved by the corrupt judge and the corrupt guardian of estate. There are NO limits as to how many victims a guardian can have, 1 or 10,000.

Corrupt guardians and corrupt judges think they have complete control and ownership of the victim, but PA Title 20, section 5521 proves that is a lie. That law says the victim decides what they want and how the guardianship is supposed to be conducted by the guardians. Pennsylvania law says that ALL options must be considered BEFORE guardianship is used on the victim. My Mother was NEVER given that Right by Jaskowiak and the Racket.

The Racket will make up lies about the family to keep them from the victim. The Racket has made up lies about me to deny me visits to my Mother. If the family sues a guardian, the Racket's lawyers will bill the victim's account. The Racket will steal all of the money and the victim will die broke and drugged in a nursing home. The victims's house is sold to a friend at a very, very low price and then resold at full value. The Racket keeps the profit. The victim and the family will never know it happened.

In Pennsylvania, there is NO training required to be a guardian of person or estate The guardians of estate have NO special financial training on how to handle the victim's vast assets. NO specific documentation is asked for or required by the corrupt judge and corrupt

guardian of estate of how and for what the guardians buy. Guardians can buy themselves almost anything they want as long as it pertains to the victim in some way.

I exposed this scam and its people in the petition hearing in August 2021. I was pro se because jaskowiak had promised me he would defend my Mother. He totally lied. I will continue to expose it, while I have been forced to live on welfare for 1.5 years and I have been living in my car for many months because this lawyer has refused to follow the Pennsylvania law, Title 20, section 5521, on how guardians and guardianship is supposed to be done: by and for the victim. This lawyer has also refused to follow the Pennsylvania Rules of Conduct for lawyers for their clients. The Racket evicted me from my Mother's house (without asking her) so they can sell it to make more money for themselves. I had spent about \$100,000 for lawyer and other expenses to bring her back home to live where she should be. The Racket refuses to let her go home because they want Mother's home to sell for more money, take its possessions for themselves or sell for money. The Racket, including my sister, has even refused to let Mother go to a much bigger, much nicer and much cheaper nursing home to live where she could have some of her furniture, possessions and live like a human being. Mother's nursing home cage is \$90,000 a year, but the court accepted cost of Mother's large 3 bedroom, 3 bath home, in a gated community is only \$16,500 a year. Mother still does not need any special help. She is extremely sad and lonely.

Because I continue to expose the Racket and its scam, they have even refused to give Mother's yearly gift of \$14,000 to me to live. Mother had given that money to her children for the past 10 years. The Racket wants me to live in my car and penniless.

I want this lawyer disbarred. What he and others in the Racket have done to my Mother and me, not only draining her assets, but also depriving her for the past two years of the happiness of life, her freedom and to be with me. Mother will NEVER get back the time. I have paid a very high price defending and trying to protect my Mother. I have done many things to expose this scam, get those involved arrested and help other victims of guardianship corruption. The public and the legal profession cannot have these criminals as lawyers. My very lengthly narrative of 525 numbered facts and many exhibits prove this was NEVER a guardianship for Mother's benefit, only a scam on Mother for her vast assets.

If you have any questions, please email or call me.

Sincerely,

Reverend Arthur Herring III

215,960,4447