

ORDERS BY WEILHEIMER AND STERLING

1. Jaskowiak is made lawyer to my Mother by weilheimer only 2 days after daughter (jsh) files her petition. PA law says the AIP (alleged incapacitated person) has the right to hire their own lawyer if they can afford one. Mother had massive assets to hire her own lawyer, along with me helping her during jsh's money grab scam. Jaskowiak only saw Mother twice in 3 years after being guardianized. PA Rules of Conduct and guardianship rules demand a lawyer stay in conduct with their client. Jaskowiak was constantly filing and replying to petitions on behalf of Mother, but he never talked to her to ask her what she wanted. He refused to bring her into court many times so she could speak for herself.
2. Weilheimer stating Mother is incapacitated, despite me proving the quack psychologist ledakis admitted during his testimony that he had NO independent proof of accuracy for any of his "tests" or his "evaluation" he gave to my Mother. In fact, he had no proof he ever did any "evaluation" because he never video or audio recorded his session with Mother. Who knows what they might have been talking about? His "report" of Mother, he cannot prove that the same one was not used for 100, 1,000 or 10,000 other victims by using cut and paste of one person's name for another because he never recorded his sessions. Weilheimer states jsh dropped out as guardian of person and estate. The fact is she did so only because she was given a very detailed discovery list and she did not want to reveal how she had been stealing and trying to steal money from Mother, with the help of fenstermacher for many years after my father (Mother's husband) died in 2013. Weilheimer refused to let me be guardian of person because she said I was unfit to be so, without asking my Mother what she wanted. Mother would have definitely wanted her son to be her guardian, instead of a total stranger. Weilheimer claims Mother did not have the mental ability to make very slight changes to her Will that she made in December 2020, even though the lawyer that made those changes said Mother did know what she was doing. Keep in mind, Mother was still driving her car safely and nobody (doctors, investment, housekeeper, etc) that Mother dealt with every year was ever brought into court to say otherwise.
3. Same bullshit as #2 that weilheimer claimed as part of the guardianship mafia. She put a friend of the mafia's, Logie, as both guardian of person and estate which is wrong because there is not checks and balances as per corruption and waste by him.
4. Again, weilheimer is conducting ownership of Mother and denying Mother the ability to have a person she trusts (me) to help her in any way. Mother has rights as AIP but were being denied by the mafia for their own benefit, especially keeping Mother ignorant of what is going on with her life and welfare. Weilheimer is threatening me with contempt and prison if I do any wellness checks on Mother after jsh and logie kidnapped Mother from her house, using lies, on August 25. Neither logie, jsh or jaskowiak ever discussed such a kidnapping with Mother or me before they did it. Jsh had 2 cops there to hold me back from interfering with them. No court order was ever issued for them to kidnap Mother. Why was it done? Who ordered it? Why did jaskowiak allow it to happen to his client? Nobody ever said Mother had any mental or behavior problem to be kidnapped from her much loved home of 21 years. As Mother was being dragged away, I kept hearing her say "I don't want to go" many times. The night of her kidnapping, I called the PA state police to do a wellness check on Mother, a elderly person of 96. They never talked to Mother and only told me they saw her and she looked fine through a glass window. WTF? The next night I called the police again, but they refused to see Mother. Two days later, jsh took Mother to her last hairdressing appointment. Mother's weekly hairdresser of 16 years, said Mother was shaking and crying and saying "I want to go home, I want to go home". Jsh banned me from seeing Mother at jsh's house with the threat of arrest.

5. For about 12 days. Mother was kept at jsh house as a prisoner based on logie's "the plan" the mafia had to keep Mother as a prisoner for her money. Within the first day, Mother was drugged to keep her quiet and basically starved. After about 12 days, Mother had to be taken to the hospital, unconscious, by ambulance and confined to bed and treated for starvation for 6 weeks. Mother got daily blood tests (42 times), daily needles in her stomach (42 times) to prevent blood clots and at week 5 got covid where she could have died. At week 6, jsh and logie dumped Mother into a low rated pig pen (nursing home) that had just reopened after a very long covid shutdown. For unknown reasons, weilheimer set visits to see Mother for only 1 hour, 3x a week. Again, Mother had rights in guardianship that the mafia totally and always ignored.
6. More proof of corruption by the mafia of how they wanted to protect their criminal business from exposure and silence anyone who interfered with it. I went on a 15 year old, weekly, nationwide, news radio show about guardianship corruption many times and spoke about what happened to Mother. I also had created a news website, about guardianship corruption and a large section about my Mother's situation. Weilheimer and weilheimer appointed shister to Mother, jaskowiak, claimed I was violating Mother's right to privacy and weilheimer's court order not to tell anyone about Mother. But, Mother has rights in guardianship and she told me I could tell people what was happening to her. Jaskowiak filed the contempt of court order and both he and logie's lawyer, zabowski, demanded to be paid money to have made the contempt petition. Neither of them or logie ever asked Mother if she wanted me to be prosecuted and put into prison. Jaskowiak got about \$4,700 and zabowski got about \$3,000. I was pro se at the trial because I had no more money left. The law says when a person is going to lose their freedom, they get a public defender and a jury. But, weilheimer and jaskowiak never cared to obey the law. Weilheimer put me into prison until I removed the website and radio interviews. BUT, there are no computers in prison so how was I expected to make those changes. It was all a sick punishment because weilheimer and jaskowiak knew I would be in prison for years and not interfering with their crimes against Mother. I had a friend there who saw I was going to prison and she got my friend to delete the information. I was in prison for about 10 days and ordered not to tell Mother what her own lawyer and guardian and judge did to me or I would go back to prison.
7. Weilheimer telling me I cannot tell her what weilheimer, jaskowiak, logie and zabowski did to me.
8. Weilheimer denying my lawyer/me various petitions (no surprise) to bring Mother to court to speak for herself and to get medical and other documents about Mother. From January 2022 to about February 2023, I had a lawyer and everyone of his petitions were denied. He has been a lawyer for about 55 years. The mafia only goal is to keep its criminal activities protected.
9. Because of my continued efforts to get Mother home and expose the mafia, logie quit as guardian of person and estate. Another mafia member, pam blumer was appointed as guardian of person. Blumer claimed she was a certified guardian, but she never was. After blumer was hired, she hired her husband, bill, as her lawyer and then he hired about 4 lawyers from his law firm. Bill blumer was good friends with jaskowiak. Massive amounts of money was being stolen from Mother with this scam. ONLY pam blumer was appointed to be guardian, no one else. ANY people she hired were HER costs in HER business. Blumer also kept on a "care manager" deb klock, a person well known for stealing and over drugging her victims. Klock was originally hired by logie. If logie and pam blumer were guardians, what was the purpose of klock? More money for the mafia. Fenstermacher was appointed as guardian of estate until Mother was murdered in July 2024. For many years, Fenstermacher helped jsh to steal and try to steal money from Mother without telling Mother. He was also the Executor of Mother's Will, her and my trustee when Mother died. Fenstermacher had tried to get jsh to be in control of Mother and her vast assets before jsh filed for guardianship, but I stopped them. Fenstermacher was the one who told jsh about guardianship and the lawyers down the hall from him who would do it. I told Mother about what jsh and fenstermacher

tried to do and Mother fired him in about February 2021. Fenstermacher admitted in court, by my questioning in early 2023, he had not seen or talked to Mother for almost 4 years, but he was making decisions for her without talking to her, as both her guardian of estate and as a lawyer. Mother had rights in guardianship that everyone was ignoring for their own financial benefit. Fenstermacher also admitted, by my questioning, he thought his only job was to sign the invoice checks to the mafia and not be concerned about waste and fraud. Fenstermacher allowed Mother to waste \$90,000 a year at her cage, kept in solitary confinement, in a sensory deprived condition, when she could have been living at home at only \$16,500 a year. Fenstermacher never became a certified guardian to learn the laws of guardianship and Mother's rights in it. WTF?

10. In late 2022, jaskowiak filed another petition of contempt, without asking his client/my Mother what she wanted. It is as though my Mother was not a person, only a bank account. No surprise. I had a lawyer this time, Meitner. Jaskowiak claimed because I had a LINK to my old website in Google's Wayback Machine, I had violated the contempt order from a year ago. Weilheimer agreed with jaskowiak, of course. Jaskowiak demanded another \$5,000. The "deal" was by weilheimer that if I agreed to pay jaskowiak the money from my trust fund when Mother died, that would be my only punishment. BUT, just after I agreed to do so, weilheimer changed the charge from civil contempt to criminal contempt and put me into prison until I sent a letter to Google to demand they delete the information about my Mother on their Wayback Machine. I was in prison for 7 days. Weilheimer also ordered my eviction from my Mother's house where Mother said I could live for as long as I wanted in writing. But, again nobody asked Mother what she wanted. Weilheimer ordered again I could not tell Mother I was in prison and I was being evicted from the house.
11. My petitions denied, denied, denied. Weilheimer again wants to protect the mafia's scam on Mother. After I exposed psychologist ledakis as a fraud at the petition hearing, weilheimer hired him again to give Mother another evaluation to see if she could come to court. Of course ledakis knew he could make more money by saying what the mafia wanted him to say and he always did. Again, he never recorded his sessions to PROVE what Mother said or what they talked about, IF he ever met with Mother for any of those sessions. Ledakis tried to make Mother look like she was a vegetable. The fact was, she only had a slight forgetfulness sometimes, but still had no problems speaking her thoughts correctly and was never claimed to have any mental or behavior problems, never had any financial or medical problems that she needed any guardians. Jsh never brought in any of the professional people Mother saw many times of the year to claim she had problems and jaskowiak never brought them in to defend Mother. Mother was still driving her car safely at 96. I lived with Mother 24/7 for 2 years and saw Mother every day, for about 6 hours and for dinner for 8 years after my father died. Mother had no problems that she needed any outside people.
12. This is plain shit. The mafia is now using the nationwide tactic of "demonizing" a person (me) who loves their person (Mother) by claiming I was harming Mother to restrict and deny visits as a punishment. The mafia claimed for visits I had to have a paid "monitor" (paid liars) to sit with Mother and I during our 1 hour visits, 3x a week. I was on welfare because of the money (about \$100,000) for lawyer and other costs to get Mother home. The mafia knew that. All of the monitors were friends of pam blumer. They were told to make up lies in their reports so those lies could be used later to restrict and deny my visits. If I did not pay the money the week before the visits, no visits. In addition, since my Mother was dumped there, her legs became swollen. I pointed that out to the director and others when Mother told me about her legs after a month of being there. Nobody did anything after 3 days of being told by me, so I called the paramedics thinking they were blood clots that could kill her. Mothers legs were swollen until the day she was reborn. The mafia tried to blame for her swollen legs by saying I was bringing Mother junk food when

we used to have lunch together. Blumer stopped those lunches and the daily phone calls Mother and I would have. But, Mother did not have any food allergies and had no diet restrictions. At most, Mother only had 3 lunches a week with me, as compared to the almost 20 meals the pig pen gave her every week. In addition, Mother was not getting the physical exercise that she used to have when she was living at home, FREE. Based on 16 hour days (8 hours for sleeping) from August 25 2021 to July 2 2024 when Mother was reborn, out of a possible 24,700 hours Mother and I could have been together, the mafia only allowed us 224 hours. Is THAT what the mafia calls a "guardianship", including the shister judges and lawyers?

13. Weilheimer finds me guilty of criminal contempt for the LINK on my news website about Mother's guardianship scam. Freedom of the press means nothing to the mafia. Weilheimer claimed originally it was only a civil contempt. Jaskowiak got another almost \$5,000 for his "time" to make his documents.
14. Visit restrictions and demanding I pay the paid liars. There was never any proof by anyone, including staff in any reports, I "agitated" Mother. Mother and I always had a very close and loving relationship. I demanded to use a cell phone to record my visits to prove, as the mafia claimed, that during my visits I "agitated" Mother. I was denied. The basis of U.S. law is a person is innocent until proven guilty in a court of law. Do any of those shisters and judges learn that in law school? In other words, the mafia made sure I had no proof I did not do what they claimed. In addition, for 2 years, the mafia NEVER filed any petition to prove their claims I supposedly "agitated" Mother. Of course, nobody ever asked Mother. She never refused my visits and never refused my phone calls I used to have with Mother before Blumer stopped them when she was appointed as "owner" of Mother. Because Jsh was part of the mafia, Weilheimer said she was such a nice person and said Jsh could see her Mother as much and often as she wanted. Weilheimer chose to ignore the fact for 12 days after Jsh and Logie kidnapped Mother from her house and kept as a prisoner in Jsh's house as part of "the plan", Jsh starved and drugged Mother to the point Mother had to be taken to the hospital, unconscious, by ambulance, spend 6 weeks in the hospital, confined to bed and treated for starvation. Mother got COVID in the hospital where she could have died and then Logie/Jsh dumped Mother into a low rated cage (nursing home) that had just opened up after many months from a major COVID shutdown.
15. Another payment to Ledakis for another one of his fake "evaluations".
16. More money for all the shisters Pam Blumer hired that she expected Mother to pay when they were her expenses in her business, including hiring her husband as her lawyer. Why all the fucking lawyers, including Jaskowiak who basically never talked to his client, Mother, but filed and replied to petitions on her behalf? WTF?
17. More rules and restrictions for visits with Mother, ESPECIALLY for her birthday and Mother's day that were not allowed. Blumer tried to claim the monitor could not be there on those 2 separate days. But, Pam Blumer was the guardian for Mother. It was HER job for Mother's welfare and happiness.
18. Superior court denying me from staying in Mother's house. Who is per curiam? A judge cannot give his name who decided?
19. More restrictions on visits and still using the mafia's lie about me "agitating Mother". If and when she was "agitated", it was only because she was kidnapped from her home at 96 without cause, kept and drugged at Jsh's house, put into the hospital for 6 weeks, confined to a tiny cage, in a locked down mental section, in solitary confinement, no phone, no useful TV, nothing to read (unless I brought her magazines and newspapers) denied visitors and ministers, denied to go home to see her loved possessions and not allowed to see her loved son. Does anyone deny her the right to be "agitated"? Who REALLY is causing Mother to be "agitated" and physically, financially and mentally abused at 96, 97, 98 and 99 years old? WTF?

20. Another fake report by ledakis accusing me of being harmful to Mother. Lawyers and judges call psychologists and psychiatrists the "whores of the court" because they will say what ever they are paid to say. Ledakis left no doubt he was a real whore. Again, weilheimer did not want anyone to know what the mafia was doing to make money for themselves by using elderly people locked up and drugged in cages (nursing homes). Weilheimer even demanded I have a "evaluation" to prove I was not psychologically unbalanced. I refused.
21. Another order by weilheimer to pay that quack ledakis for one of his fake "evaluations".
22. Many times I tried to remove guardians, lawyers and others because they were not doing anything for the benefit to Mother, only to their own bank accounts. No matter what facts I proved with exhibits, weilheimer and later sterling always denied my petitions.
23. Weilheimer denied me staying at Mother's house to live as my Mother wanted in writing. Nobody ever asked Mother if she wanted me evicted and I was not allowed to tell her. Weilheimer also said that I and fenstermacher could discuss money to live after I was evicted. Fenstermacher, because my Mother fired him for trying to help jsh steal money from her and putting jsh in charge of her life and money, refused to give me any money. I was forced to live in my car since august 25 2023.
24. Another month delay to discuss visits with my Mother, now 98 years old. Drag it out any longer until she is dead? Is that the mafia's idea of guardianship?
25. Judge sterling took over from weilheimer in September 2023. This order only allows me to see Mother 2x a month and still must pay a paid liar of blumer. The mafia is so much in love with contempt on me instead of making Mother's life happy and healthy at now 98.
26. More money given to the mafia by weilheimer. For a few months, both weilheimer and sterling were giving orders.
27. After weilheimer lied to me in June of 2023 that she had the county IT person, olivieri, block my email only to her office, the fact was she lied. Olivieri emailed me confirming she had him block my email address to all county agencies that I was using to help my Mother, including the sheriff department, county commissioners and DA. Weilheimer had no authority to have him block my email to anyone. I then filed a emergency petition to have Olivieri unblock me email address to those departments. Sterling said there was no emergency to do so. WTF?
28. More of sterling's deny, deny, deny my petitions to help my Mother and get rid of the mafia stealing her money, her life and her happiness.
29. Jaskowiak filed a third petition for contempt in December 2023 because his paid liar (monitor) mary ellen told him I was videotaping Mother during one of our visits which was against of of weilheimers many rules she put on me hoping I would break one and she could send me to prison, again, and maybe that time I would be raped or murdered, much to the delight of the mafia and jsh. During the hearing in early 2024, I exposed mary ellen as a liar because she admitted she could not tell if I was videotaping with my phone or getting a phone call on mute, looking at the time, or getting a text or taking a picture which I was allowed to do. Mary ellen turned out to be a wacko during her testimony.
30. In January 2024, sterling denied me any visitation with Mother before the third hearing for contempt by jaskowiak. In that contempt hearing (see #29), I humiliated jaskowiak and his paid liar.
31. I had served the various mafia subpoenas for documents to prove my various accusations. Of course sterling, with the begging of the mafia, denied my subpoenas.
32. I put constant pressure on logie and he finally quit as guardian of person and estate to Mother in may 2022. I did the same with guardian of person pam blumer and she finally quit in February 2024. She took her corrupt husband and the rest of his shisters with him. She was replaced by another hand picked puppet of jaskowiak, Cynthia ellis, who was never a certified guardian and never became one during her

few months with Mother. She refused to respond to almost all of my emails as she was told to do so by her puppet master, jaskowiak.

33. Again my petitions to get rid of the corrupt people in this mafia stealing Mother's money was constantly postponed and then denied. Mother will soon be 99 at this point.
34. More delays by sterling to rule on my petitions and allowed the mafia to further destroy Mother mentally, medically, physically and financially.
35. More delays by the corrupt judge sterling.
36. More delays by sterling on matters involving my Mother.
37. More delays to hear my petitions to help Mother. Sterling did not think my emergency petition to see my Mother was an emergency at Mother's age of almost 99 and to get rid of Mother's lawyer jaskowiak? WTF?
38. More sterling helping and protecting the mafia. After weilheimer blocked my email to all county agencies, sterling's lawyer assistant, bookler, told me I had to supply ALL of the names of those people I had been in contact with so the county IT person could unblock them. BS. They wanted me to do all of that work going through my emails. But, the county IT person NEVER had those names to start with. I told bookler that whatever the IT person did to block my email to those people, he can undue it. To this day, my email is still blocked by the illegal and criminal act by weilheimer and continued by sterling. My visits with Mother were still denied by sterling for a month and only allowed 2 visits a month with a their paid liar. Sterling denied me getting any money after my eviction from Mother's house on August 25 2024. But, as always, no one ever asked Mother what she wanted in this matter as she had the right in guardianship. Again, all of those shysters did not care that the basis of U.S. law is a person is innocent until proven guilty in a court of law. The mafia always refused to let me use a cell phone during my visits to prove what happened as opposed to what their paid liar would make up for the mafia's benefit. A new paid liar was picked by sterling/jaskowiak to report if I got Mother "agitated" during my visit. Of course, still no body ever asked Mother if I did. Sterling refused to get rid of jaskowiak, the mafia mouth piece who seemed to be making all of the decisions for them in matters and always ignored my Mother and her needs and wants.
39. The week before, ellis (new guardian of person for several months) told me Mother had fallen and she was taken to the hospital for xrays. While there, she claimed the doctor found legions on Mother's back and said they were cancerous. She was sent home. She did not tell me the cancer was terminal. Ellis sent me several emails trying to get me to see Mother, but I knew the mafia was playing their usual game of me having a visit and then making up lies of what I said or did to reduce my visits. So I refused to go. Finally, on July 1 2024, I did see my Mother. I brought her roses as always for 3 years. The director met me and took me to her cage. There were 2 other people at the door and all three were there to watch me for my only 1 hour visit. Why? I looked in and Mother was asleep in bed. They said why don't you go in to her. I said she was asleep. The director, Kessler who I had many arguments with because of Mother being denied the basics of human living, told me Mother was "passing". I said "You mean she is dying?". I went in and held her hand and told her how much I loved her. I saw how she was extremely thin. I told them how thin she looked and asked when was the last time she had food. They said several days. Every once in a while, she would make a noise. I squeezed her hand but got no reaction. I caressed her hair and it felt like straw and it had not been washed for a month or more. Her mouth was slightly open and her tongue was twisted to one side. Her eyes were about 30% open, but she was unconscious. I checked her hand to see if her 2 rings were still on and not stolen and they were. Several times I started to cry and said to those ghouls watching me were they enjoying this, but they did not respond. At one hour, they told me I had to leave. Why? Since Mother was dying, why did I have to have people watching me? Why did they only allow me one hour to be with my Mother? How sick that I was not allowed to take any last pictures of her by the mafia. Their

game was not over until Mother died a horrible, painful, barbaric death by starvation and dehydration. I left in tears. The next morning was my trial for contempt for sending a email to jaskowiak and fenstermacher telling them not to send legal documents to my Mother's house that they knew they evicted me from a year earlier. That is fixing a trial. The next morning, at 7:20am, ellis called me to say Mother died a few minutes earlier. Even though Mother had just died, jaskowiak still demanded I go back to prison for sending him that legal notice. Those were the monsters in the mafia.

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

NO. 2021-X21110

IN RE: JANE T. HERRING
AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 21st day of May, 2021, the Court hereby appoints, David Jaskowiak, Esquire as legal counsel to represent the alleged incapacitated person, Jane Herring, in the above captioned matter and at a hearing that will be scheduled in due course.

Counsel shall represent the alleged incapacitated person before and during the hearing on the Petition for Adjudication of Incapacity and for Appointment of a Guardian or Guardians, and in any subsequent related proceedings, including but not limited to, any petition seeking approval of expenditures, the sale of real estate, any review hearing, and in any appeal, unless and until counsel petitions the Court and the Court grants leave to withdraw as counsel.

For purposes of HIPPA, Counsel shall have access to all medical records of the alleged incapacitated person and is hereby authorized to review, receive and discuss any and all medical issues of the alleged incapacitated person. Counsel is not a health care representative and is not authorized to make any medical decisions concerning care for the alleged incapacitated person.

Counsel for the alleged incapacitated person shall file a petition seeking approval of attorneys' fees following the initial hearing, provided that in those cases in which a guardian of the estate has been appointed, the petition for approval of attorneys' fees shall be filed after the inventory has been filed. Subsequent petitions for approval of attorneys' fees may be filed thereafter if additional attorneys' fees are incurred.

BY THE COURT:



GAIL WEILHEIMER J.

Order e-filed/e-mailed 5/21/21:
David Jaskowiak, Esquire

2.

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

NO. 2021-X2110

IN RE: JANE HERRING,
AN INCAPACITATED PERSON

FINAL DECREE

AND NOW, this 6th day of August, 2021, based upon the evidence received and the record, following a hearing, this Court finds, by clear and convincing evidence that JANE HERRING is adjudged a totally incapacitated person.

The Court finds that JANE HERRING suffers from dementia and cognitive decline due to Alzheimer's disease. These conditions totally impair her capacity to receive and evaluate information effectively and to make and communicate decisions concerning management of her financial affairs or to meet essential requirements for her physical health and safety. JANE HERRING is in need of a Guardian of the Estate and the Guardian of the Person. JANE HERRING's daughter, Jill Scott Herring is not asking to be appointed Guardian for her Mother. The Court finds that Arthur Herring, III, Jane Herring's son's request to be appointed as Guardian is hereby DENIED. For the reasons placed on the record, Arthur Herring, III is not an appropriate guardian for JANE HERRING. The Petitioner and Counsel for JANE HERRING jointly propose Dwayne Logie as the independent guardian. By email to Judicial Assistant, Karen Copestick at keonesti@montcopa.org, Arthur Herring, III shall have until Tuesday, August 10, 2021 at 12:00 P.M. to propose the name of an independent guardian for the Court's consideration.

The Court specifically finds that JANE HERRING did not have the capacity to change her legal documents in December, 2020 and January, 2021 and hereby ORDERS that the Power of Attorney, 12/20/20 Will modification, 12/30/21 and 1/21/21 Amendments to the Trust Agreement and the 2/8/21 Deed Transfer are VOID AB INITIO.

Case# 2021-X2110-1.3 Received at Montgomery County Register of Wills Office on 08/09/2021 6:16 PM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

Case# 2021-02710-1.3 Recalled at Montgomery County Register of Wills Office on 08/06/2021 6:16 PM. Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

The aforementioned judicial determinations have taken into consideration the matters required by 20 Pa. C.S.A. §5512.1. The Court's findings of fact and conclusions of law have been placed on the record at the evidentiary hearing. The Court will issue its final decree after consideration of each party's proposed independent guardian.

BY THE COURT:


GAIL A. WEILHEIMER, J.

Copy of above Hand Delivered/E-Filed 8/6/2021 to:
David Jankowiak, Esq.
Brittany Camp, Esq.
Arthur Herring, Pro Se


Judicial Court Clerk

3.

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

NO. 2021-X2110

IN RE: JANE HERRING,
AN INCAPACITATED PERSON

FINAL DECREE

AND NOW, this 11th day of August, 2021, based upon the evidence received and the record, following a hearing on 7/29/21 and 8/6/21, this Court finds, by clear and convincing evidence that Jane Herring is adjudged a totally incapacitated person.

The Court finds that Jane Herring suffers from dementia and cognitive decline, conditions that totally impair her capacity to receive and evaluate information effectively and to make and communicate decisions concerning management of her financial affairs or to meet essential requirements for her physical health and safety.

GUARDIAN OF ESTATE

Dwayne Logie is hereby appointed Plenary Permanent Guardian of the ESTATE of Jane Herring. Bond is waived. The Guardian of the ESTATE shall file an inventory within three months of the date of this decree of the incapacitated person's real and personal property, pursuant to 20 Pa. C.S.A. § 5521(b). In addition, the Guardian of the ESTATE shall file a report annually on or before the anniversary of the date of this Final Decree, containing the information required in 20 Pa. C.S.A. § 5521(c)(1)(i).

The Guardian of the ESTATE shall have authority and responsibility to manage and use the incapacitated person's property for her benefit in accordance with 20 Pa. C.S.A. §5536(a). The Guardian of the ESTATE has the further authority to assess the incapacitated person's finances

A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 08/12/2021

beginning in December, 2020, to ensure she has not been the subject of financial exploitation. The Guardian of the ESTATE is permitted to spend INCOME for the incapacitated person without the Court's written approval. The Guardian of the ESTATE shall have the authority to expend principal up to \$16,000 or the maximum allowable amount to establish an appropriate burial reserve or irrevocable burial fund. Any other expenditure of principal not authorized in this Final Decree shall require Court approval.

Financial Institutions

All financial institutions in possession of assets of Jane Herring shall provide immediate access to the Guardian of the ESTATE of Jane Herring to all assets owned by Jane Herring in the possession of that institution, and to all financial records. Failure to provide timely access to those accounts, assets, records, and benefits upon proof of the guardian's appointment and to any benefits to which Jane Herring is entitled may be considered contempt of this Court's order and may subject the financial institution to sanctions upon application to the court and hearing.

The Guardian of the ESTATE shall have the authority to implement a freeze on any bank account, investment account or other form of investment, including any joint account in which Jane Herring has an interest and shall have the authority to freeze access to any joint safe deposit box.

Financial Powers of Attorney

Because Dwayne Logie has now been appointed Guardian of the ESTATE of Jane Herring, this Court hereby exercises the authority granted under 20 Pa. C.S.A. §5604(e)(3) of the PEF Code to rescind any and all financial durable powers of attorney heretofore executed by the incapacitated person. Therefore, any said power(s) are hereby deemed to be NULL AND VOID.

GUARDIAN OF PERSON

Dwayne Logie is hereby appointed Plenary Permanent Guardian of the PERSON of Jane Herring. The Guardian of the PERSON shall file a Report on the social, medical and other relevant

conditions as required by 20 Pa.C.S.A. § 5521(c)(ii) annually on or before the anniversary of the date of this Final Decree.

The Guardian of the PERSON shall have authority and responsibility to decide where Jane Herring shall live and how meals, personal care, transportation and recreation will be provided.

Health Care Decisions

The Guardian of the PERSON shall also have the authority to authorize and consent to medical treatment and surgical procedures necessary for the well-being of Jane Herring. For purposes of HIPAA, the Guardian of the PERSON shall be considered to be a "personal representative" with the authority to review, receive and discuss all protected health information related to Jane Herring.

GENERAL GUARDIANSHIP

Payment to Guardian

In the event the Guardian applies for Medical Assistance benefits the guardian may be paid a \$750 fee for application services and thereafter shall be paid a commission of \$300 per month from income or the highest amount allowed by the Pennsylvania Department of Human Services.

The Guardian may petition the Court for approval of payment of a reasonable guardian's commission from principal of the incapacitated person's estate, based upon hours worked and services provided.

Budget

The Guardian of the PERSON and the Guardian of the ESTATE shall cooperate to prepare a budget to cover the cost of providing for the health, maintenance and residence of Jane Herring. Neither the Guardian of the PERSON nor the Guardian of the ESTATE shall have authority to enter a safe deposit box in the name of Jane Herring (individually or jointly) without written Court authorization.

Appeal and Review Hearings

An appeal from this Final Decree may be taken by filing a Notice of Appeal within thirty (30) days from the entry of this Final Decree. See Pennsylvania Rules of Appellate Procedure 902 and 903. The incapacitated person, or any other interested party, may request a review hearing at any time pursuant to 20 Pa. C.S.A. 5512.2, asserting a change in capacity, a change in the need for a guardian or a failure of the guardian to perform duties. The incapacitated person has the right to be represented by counsel to file a notice of appeal or to seek a review hearing or to seek modification or termination of any guardianship granted. The rights of the incapacitated person to file an appeal and to request a review hearing have been explained to the incapacitated person at the conclusion of the hearing.

The aforementioned judicial determinations have taken into consideration the matters required by 20 Pa. C.S.A. §512.1. The Court's findings of fact and conclusions of law have been placed on the record at the evidentiary hearing.

BY THE COURT:


GAIL A. WEILLHEIMER, J.

Copy of above re-filed 8/11/2021 to:
Britany Camp, ESQ.
David Koskovich, ESQ.
Arthur Henning, III - Pro-Se
Eleanore Lee
Judicial Court Clerk

4.

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

IN RE: JANE HERRING,
An Incapacitated Person

No. 2021-X2110

ORDER

AND NOW, this 27th day of August, 2021, after a conference with counsel, court-appointed Guardian, Dwayne Logie and Arthur Herring, III, pro-se, the following is hereby ORDERED:

1. Neither Jill Herring nor Arthur Herring, III are permitted to be present for any assessment of or appointment for Jane Herring without the express written permission of the Guardian;
2. Arthur Herring, III is not permitted at 4383 Buttercup Circle, Collegeville, PA 19426, unless given express written permission by the Guardian;
3. Arthur Herring, III shall not request a "wellness check" from the State or local police without an articulable concern after contacting the Guardian for information and waiting 48 hours for a response.

Failure to comply with this Order may result in contempt proceedings.

BY THE COURT:



GAIL WEILHEIMER, J.

Order hand-delivered/e-filed on:
David Jaskowiak, Esq.
Brittany Camp, Esq.
Diane Zabowski, Esq.
Arthur Herring, III
Hahmie Lee
Judicial Court Clerk

A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 08/31/2021

5.

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

NO. 2021-X2110

IN RE: JANE HERRING,
AN INCAPACITATED PERSON

DECREE

AND NOW, this 7th day of October, 2021, after notification of a Conference with counsel and Arthur Herring, pro-se, and Mr. Herring electing not to attend said Conference which occurred on September 15, 2021, and a subsequent conference with counsel on September 28, 2021, over the objection of Arthur Herring's Counsel, the following is hereby ORDERED:

1. ARTHUR HERRING and JILL SCOTT HERRING are specifically prohibited from soliciting or sharing any information about JANE HERRING, except to their own attorneys or as otherwise specifically authorized or directed by the Guardian of the Estate and/or Person of JANE HERRING or this Court.
2. Subject to the protocols of the facility where Jane Herring currently resides, ARTHUR HERRING is permitted to visit JANE HERRING on a Monday, Wednesday and Friday at either 11:00 am or 3:00 pm for one hour.
3. Subject to the protocols of the facility where Jane Herring currently resides, JILL SCOTT HERRING is permitted to visit JANE HERRING on a Tuesday, Thursday and Saturday at either 11:00 am or 3:00 pm for one hour.
4. When visiting JANE HERRING, no person is to interfere with or interrupt JANE HERRING's treatment, meals, or care.

THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA, HAS REVIEWED THE ABOVE DECREE AND HAS DETERMINED THAT THE DECREE IS IN ACCORDANCE WITH THE PROVISIONS OF THE PROBATE AND ORPHANS' COURT ACT, 25 P.S. §§ 2501-2508, AND THE DECREE IS HEREBY AFFIRMED.

5. The parties may request an expansion of the visitation schedule, provided that Mrs. Herring's geriatric care manager and/or her primary care physician endorses the expansion in writing.

Failure of any party to comply with the terms of this order may result in the imposition of sanctions, including a finding of contempt, monetary sanctions and/or incarceration if appropriate.

Counsel may request a review hearing to address modification to this visitation Order after it has been implemented for at least thirty days.

BY THE COURT:



GAIL A. WEILHEIMER, J.

CC: Diane Zabowski, Esquire
David Jaskowiak, Esquire
Carl Knapp, Esquire
Brittney Camp, Esquire

6.

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

No. 2021-X2110

IN RE: JANE HERRING,
AN INCAPACITATED PERSON

ORDER

AND NOW, this 15th day of December, 2021, after a hearing on the 11/19/21 Petition for Contempt it is hereby **ORDERED** that the Petition is **GRANTED** and Arthur Herring is hereby held in contempt for violations of this Court's 8/6/21, 8/27/21, and 10/7/21 Orders.

Arthur Herring is hereby **SENTENCED** to 6 months incarceration as of today, December 15, 2021. The Court shall approve early release from prison after he removes **ALL** information about his mother, Jane Herring, from his website "protectmyparents.us" has removed **ANY** and **ALL** recordings related to his mother from "blogtalkradio.com" as well as any other Internet or Social Media platform on which Jane Herring's personal, private and/or medical information has been shared.

Arthur Herring is further obligated to pay a fine in the amount of \$4,682.47.

Arthur Herring is hereby **REMANDED** to Montgomery County Correctional Facility until further order.

BY THE COURT:



GAIL WEILHEIMER J.

Order E-filed/E-mailed 12/16/2021 to:
David Jaskowiak, Esq.
Diane Zabowski, Esq.
Arthur Herring, III, Pro-se
Hahnmi Lee
Judicial Court Clerk

A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 12/16/2021

12/20/21

~~CONFIDENTIAL~~ X

I have received copy of order.

12/20/21

BY THE COURT
GAIL A. WASHBURN, J.

And now this 19th day of December, 2021 upon consideration that Arthur Herring, III has
complied with the conditions imposed by this Court when sentencing him for contempt, it is
herby ORDERED that Arthur Herring, III, may FORGIVE WITH be released from the
Montgomery County Correctional Facility, Arthur Herring, III, remains responsible for the fine
imposed for his contempt of this Court's Order.
This Court's 8/6/21, 8/27/21 and 10/2/21 Orders remain in full force an effect. It is
REITERATED ORDERED that Arthur Herring, III may not return Jane Herring that he was
incarcerated.
Failure to comply with any of this Court's orders will result in further contempt
proceedings. A finding of contempt may result in additional incarceration.

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA
ORPHANS COURT DIVISION
GAIL A. WASHBURN, J.
IN RE: JANE T. HERRING,
ALLEGED INCARCERATED PERSON
NO. 2011-01110

7

8.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 9th day of May, 2022 upon consideration of Arthur Herring's May 2, 2022 Emergency Motion and the responses filed thereto, the following is hereby ORDERED and DECREED:

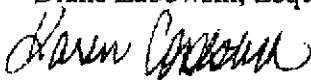
1. The Request to Compel Jane Herring, an incapacitated person, to attend at testify at the review hearing scheduled for May 11, 2022 is hereby DENIED.
2. The request for a subpoena for George Ledakis, Ph.D to attend the review hearing is DENIED.
3. The request for a subpoena to attend and subpoena duces tecum for Jane Herring's records for Dr. Kim Kuhar is DENIED.
4. A subpoena duces tecum for Jane Herring's medical and billing records to be produced by Albert Einstein Medical Center, Montgomery, Manatawny Manor Assisted Living and Senior Care and Deborah Klock at the May 11, 2022 Review Hearing is DENIED.
5. The request for the admission of Dr. George Ledakis' report presented at the Plenary Review Hearing is DENIED AS MOOT. Any documents relevant to the basis for the instant Review Hearing and admitted into evidence at the Plenary Review Hearing may be referenced by the parties and considered by the Court at the Review Hearing. The parties are not permitted to re-litigate this Court's finding of incapacity or the need for an independent guardian at the May 11, 2022 hearing.

BY THE COURT:



GAIL A. WEILHEIMER J.

Order e-filed/mailed May 9, 2022:
 Brittany J. Camp, Esquire
 David A. Jaskowiak, Esquire
 Victor Meitner, Esquire
 Diane Zabowski, Esquire



Case # 2021-X2110-3888 Filed 05/09/22 10:08 AM EDT. This document is the property of the court and should not be distributed outside the court's records. If you are a party to this case, you may wish to check the court's website for updates. For more information, please contact the court clerk's office at (610) 275-1234.

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

IN RE: Jane T. Herring,

No. 2021-X2110

An Incapacitated Person

AMENDED FINAL DECREE

AND NOW, this 13th day of May, 2022, based upon the agreement of all parties on the record, this Court hereby accepts the resignation of Dwayne Logie as Guardian of the PERSON and Guardian of the ESTATE of Jane Herring, an incapacitated person.

The Court finds that Jane Herring's prior diagnosis of dementia and cognitive decline, conditions or disabilities which totally impairs her capacity to receive and evaluate information effectively and to make and communicate decisions regarding her management of financial affairs or to meet essential requirements for her physical health and safety, remain accurate.

This Amended Final Decree REVOKES and REPLACES the Final Decree of this Court dated August 11, 2021.

GUARDIAN OF PERSON

Pamela Woodward Blumer is hereby appointed Plenary Permanent Guardian of the PERSON of Jane Herring. The Guardian of the PERSON shall file a report on the social, medical and other relevant conditions as required by 20 Pa.C.S. 5521(c) (ii) annually on or before August 11th.

GUARDIAN OF ESTATE

Ronald W. Fenstermacher, Jr., Esquire is hereby appointed Guardian of the ESTATE and is authorized to handle any and all bank accounts belonging to Jane Herring, including opening, closing and transacting any and all business for said accounts. Ronald Fenstermacher is permitted to act as Rep Payee for any and all income, including Social Security. Bond is waived. The Guardian of the ESTATE shall file an inventory within three months of the date of this decree.

The Guardian of the ESTATE has the further authority to apply Jane Herring for long

1-202110-88.1.1 Received at Montgomery County Register of Wills Office on 11/09/2023 11:38 AM. Fee = \$39.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: (a) this filing consists of court orders, judgments, decrees, and other dispositions for which the law requires filing confidential information and documents differently than non-confidential information and documents.

term care, medical assistance benefits, to assist with obtaining Social Security benefits, and to assist with any required spenddown. Ronald Fenstermacher is permitted access to incapacitated person's real and personal property, pursuant to 20 Pa. C.S.A § 5521(b). In addition, the Guardian of the ESTATE shall continue to file a report annually on or before August 11 containing the information required in 20 Pa. C.S.A. §.5521(c)(1)(i).

Budget

Neither the Guardian of the PERSON nor the Guardian of the ESTATE shall be able to enter a safe deposit box in the name of Jane Herring without prior Court authorization.

The Guardian of the ESTATE shall have the authority and responsibility to manage and use Jane Herring's property for her benefit in accordance with 20 Pa.C.S.A. §536 (a). The Guardian of the ESTATE is permitted to spend income for her care and maintenance without the court's written approval.

Financial Institutions

It is further **ORDERED** and **DECREED** that all entities and financial institutions holding assets and/or income of Jane Herring, individually and/or jointly titled, shall provide immediate access to the Guardian of the ESTATE named in this Amended Final Decree and shall accept a photocopy of this Amended Final Decree as an original. All entities and financial institutions shall follow the directions and instructions of the Guardian of the ESTATE named in this Amended Final Decree regarding the assets and/or income of Jane Herring. Failure to provide full and complete access to the assets and income of Jane Herring to the Guardian of the ESTATE, upon presentation of this Amended Final Decree, may be considered contempt of this Court's Order, and may subject the entity and financial institution to sanctions upon further application to this Court.

Payment to Guardian

In the event the Guardian of the Estate applies for Medical Assistance benefits, the Guardian shall be paid a \$500 fee for application services and thereafter shall be paid a commission of \$300.00 per month from income or the highest amount allowed by the Pennsylvania Department of Human Services.

Financial Powers of Attorney

Ronald Fenstermacher, Jr., PC having now been appointed Guardian of the ESTATE of

Case# 2021-02110-98.1.1 Received at Montgomery County Register of Wills Office on 11/06/2023 11:38 AM. Fee = \$30.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: (1) the filing is for a document that is not subject to public access; (2) the filing is for a document that is subject to public access, but the filer has opted to file a confidential version of the document; and (3) the filing is for a document that is not subject to public access, but the filer has opted to file a confidential version of the document. All other documents filed with this filing are not confidential and are available to the public.

Case# 2021-02110-01 Received at Montgomery County Register of Wills Office on 11/06/2023 11:38 AM, Fee = \$39.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: (1) the filing is for a proceeding that is not eligible for public access; (2) the filing contains information that is not confidential, privileged, or otherwise exempt from public access; and (3) the filer has obtained the written consent of the parties to the filing of confidential information and documents differently than non-confidential information and documents.

Jane Herring, and having determined it appropriate to exercise the authority granted to the Guardian under 20 Pa. C.S.A. Section 5604(c)(1) to rescind any and all durable powers of attorney heretofore executed by the Incapacitated Person, said powers of attorney are hereby deemed to be null and void.

Health Care Decisions

The Guardian of the PERSON shall have the authority and responsibility to decide where Jane Herring shall live and how meals, personal care, transportation and recreation will be provided. The Guardian of the PERSON shall also have the authority to authorize and consent to medical treatment and surgical procedures necessary for the well-being of Jane Herring. The Guardian of the PERSON and the Guardian of the ESTATE shall prepare a budget to cover the cost of providing the aforementioned services to Jane Herring.

The aforementioned judicial determinations have taken into consideration the matters required by 20 Pa.C.S.A. Section 5512.1. The Court's findings of fact and conclusions of law have been placed on the record at the evidentiary hearing and agreed to by the parties on 5/11/22.

BY THE COURT:



GAIL WEILHEIMER J.

Order E-filed 5/13/2022 to:
David A. Jaskowiak, Esq.
Brittany Camp, Esq.
Diane Zabowski, Esq.
Victor Meitner, Esq.
Pamela Woodward Blumer
Ronald Fenstermacher, Esquire
Hahnmi Lee
Judicial Court Clerk

10.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this ¹⁰ day of October, 2022 upon consideration of the evidence presented at trial on May 11, 2022 and October 3, 2022 on the March 15, 2022 Petition for Eviction and the March 17, 2022 Second Petition for Contempt, for the reasons placed on the record, the following is hereby ORDERED and DECREED:

1. The Second Petition for Contempt is GRANTED. Arthur Herring, III is found in contempt for the willful failure to comply with this Court's May 21, 2022 Order. In light of the fact that Arthur Herring, III executed the attached agreement at trial ensuring payment of the underlying contempt fees, there will be no further penalty imposed for his contempt.
2. The Petition for Eviction is GRANTED.
 - a. Arthur Herring, III must vacate the property at 26 Chancery Court, Franconia Township, Souderton, Pennsylvania (hereinafter "the Residence") no later than November 17, 2022.
 - b. Should Arthur Herring III fail to timely vacate the property, the Guardian of the Estate may have him evicted by the Sheriff's office.
 - c. The Guardian of the Estate may change the locks on the Residence as of November 18, 2022.
 - d. Any damage to or destruction of the Residence that has occurred since August, 2021 will be attributable to Arthur Herring, III and the estate shall be reimbursed the cost to repair such damage from Arthur Herring's eventual inheritance from Jane Herring.
 - e. All of Jane Herring's personal property shall remain in the Residence.
 1. No one may remove Jane Herring's personal property from the Residence, regardless of the value, even if it is believed that Jane Herring intends for a particular item/items to be gifted to a particular individual.
 2. Distribution or sale of Jane Herring's personal property will be addressed by the Guardian of the Estate prior to sale of the Residence.
 - a. Should the parties be unable to agree on the distribution of personal property, such property shall be held by the Guardian of the Estate to be distributed after a hearing.

A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 10/07/2022

Case# 2021-X2110-108.1 Received at Montgomery County Register of Wills Office on 02/09/2024 11:13 AM. Fee = \$64.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

- i. The Guardian of the Estate shall file a petition requesting a hearing in the event of a dispute over personal property.
- ii. The cost for storage of any personal property pending the outcome of a hearing shall be paid by the estate.



- f. The Guardian of the Estate shall receive Court approval for a Petition to Approve the Sale of Real Estate prior to transferring the Residence.
- g. Neither Arthur Herring, III or Jill Herring may discuss this Order, any other aspect of Jane Herring's Guardianship or any matter ancillary to the guardianship with Jane Herring.

1. Failure to comply with this Order may result in Contempt proceedings the penalty for which could be incarceration and/or a monetary fine.

BY THE COURT

GAIL A. WEILHEIMER J.

Order e-filed Oct 7, 2022:
 Brittany J. Camp, Esquire
 David A. Jaskowiak, Esquire
 Victor Meitner, Esquire
 William Blumer, Esquire
 Ronald Fenstermacher, Jr., Esquire

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 14th day of November, 2022 upon consideration of Arthur Herring's November 8, 2022 Petition for Access to Records before the November 16, 2022 hearing and for Jane Herring to Appear and testify at the hearing, the Court makes the following findings of fact:

1. The Emergency Petition to Modify Arthur Herring's visitation schedule was filed on September 20, 2022.
2. Arthur Herring filed his response on October 10, 2022.
3. An Order scheduling a hearing on this Petition was issued on October 12, 2022.
4. This Court ordered a neuropsychological re-evaluation of Jane Herring on May 13, 2022 to be conducted by Dr. George Ledakis.
5. All parties were in agreement with having this re-evaluation performed.
6. Dr. Ledakis issued his comprehensive re-evaluation report on June 29, 2022. A copy was provided to all parties on July 5, 2022 and is attached as Exhibit "A."
7. No party objected to Dr. Ledakis' findings.
8. Arthur Herring's request to have Jane Herring testify was previously denied on May 9, 2022.
9. Jane Herring's attorney has objected to her testifying.
10. At the time of the initial guardianship hearing, all parties, including Arthur Herring agreed that Jane Herring should not testify.
11. Jane Herring was found to lack capacity and be in need of a guardian in August, 2021.
12. The neuropsychological re-evaluation showed an increased decline in her capacity in June, 2022 resulting from neurocognitive decline due to from dementia related to Alzheimer's disease.

13. Jane Herring was found to lack the ability to independently formulate, organize and sustain her thoughts sufficient to draft correspondence.
14. The totality of the re-evaluation report establishes that Jane Herring would not be a reliable witnesses.
15. The documents requested in the instant petition have no relevance to the Petition to Modify Visitation scheduled for a hearing on November 16, 2022

Based on the foregoing and in accordance with this Court's May 9, 2022 Order, it is hereby ORDERED and DECREED that the Petition to have Jane Herring testify and for Production of Records is DENIED. The Petition to Modify Visitation shall proceed as scheduled on November 16, 2022. It is FURTHER ORDERED that witnesses from Manatawny Manor may testify via zoom. A zoom link will be provided by chambers. Absent leave of Court all other witnesses, parties and counsel shall appear in person for this hearing.

BY THE COURT:



GAIL A. WEILHEIMER J.

Order e-filed on November 14, 2022:
 Brittany J. Camp, Esquire
 David A. Jaskowiak, Esquire
 Victor Meitner, Esquire
 William Blumer, Esquire
 Ronald Fenstermacher, Jr., Esquire



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

No. 2021-X2110

IN RE: Jane Herring, an Incapacitated Person

ORDER

AND NOW, this 16th day of November, 2022, the previous Order of this Court dated 10/7/21 regarding visitation is hereby **AMENDED** by agreement of the parties as follows:

1. Arthur Herring shall have supervised visits with his mother, Jane Herring, at Manatawny Manor three times per week for one hour each visit on Monday, Wednesday, and Friday at 11:00AM, 3:00PM, or at a time mutually agreeable with the supervisory personnel and Guardian of the Person on those days.
2. The individual supervising Arthur Herring's visits will be chosen by Pamela Blumer, Guardian of the Person.
3. The cost of the supervisory personnel will be paid by Arthur Herring by each Friday before the next week's visits.
4. The cost is \$25 per hour with a total cost for each visit, including travel, estimated to be \$75 per visit.
5. This visitation agreement will be in effect until January 16, 2023, at which time the parties shall advise the Court in writing whether this agreement shall continue or whether it needs to be modified.
6. The parties will make every reasonable effort to implement this agreement by November 21, 2022.

A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 11/17/2022

Cause# 2021-X2110-53 Received at Montgomery County Register of Wills Office on 11/16/2022 12:06 PM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.
Revised 6-19

7. If supervised visitation can be arranged by the Guardian of the Person for holidays, the Guardian of the Person has the discretion to allow such supervised visits by Arthur Herring as well as visits by Jill Herring.
8. Unless otherwise modified as set forth above, the Order of October 7, 2021 remains in full force and effect.
9. The pending Petition for Modification of Visitation shall be held in abeyance while this agreement is in effect and all parties of rights shall continue without prejudice.
10. Failure of any party to comply with the terms of this Order may result in the imposition of sanctions, including a finding of contempt, monetary sanctions and/or incarceration if appropriate.
11. Counsel may request a review hearing to address modification to this visitation Order after it has been implemented for at least thirty (30) days.

BY THE COURT



GAIL WEILHEIMER J.

Order E-filed/Hand Delivered on 11/16/2022 to:
David Jaskowiak, Esq.
Brittany Camp, Esq.
Victor Meitner, Jr., Esq.
William Blumer, Esq.
Thad Gelsinger, Esq.
Hahnmi Lee - Court Clerk

13

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

No. 2021-X2110

IN RE: JANE HERRING,
AN INCAPACITATED PERSON

ORDER

AND NOW, this 21st day of December, 2022, after a hearing on the 11/28/22 Petition for Contempt it is hereby ORDERED that the Petition is GRANTED and Arthur Herring is hereby held in contempt for continuing violations of this Court's 8/6/21, 8/27/21, 10/7/21, and 12/19/21 Orders.

Arthur Herring is hereby SENTENCED to 7 days incarceration with a turn in date of Tuesday, December 27, 2022, at 9:00AM, release date of January 3, 2023. Arthur Herring shall turn himself in to the Montgomery County Correctional Facility, 60 Eagleville Rd, Eagleville, PA, 19403.

It is FURTHER ORDERED that no one is to inform Jane Herring of this court proceeding or of Arthur's incarceration.

BY THE COURT:



GAIL WEILHEIMER J.

Order E-filed on 12/21/2022 to:
David Jaskowisk, Esq.
Victor Meitner, Jr., Esq.
Brittany Camp, Esq.
William Blumer, Esq.
Hahnmic Lee
Judicial Court Clerk

Case# 2021-X2110-54.6 Received at Montgomery County Register of Wills Office on 12/21/2022 4:26 PM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

14.

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

No. 2021-X2110
IN RE: JANE T. HERRING

AMENDED ORDER

AND NOW, this 16th day of February, 2023, upon consideration of the testimony presented on February 9 and February 14, 2023 to address the Emergency Petition to Modify Custody and the November 16, 2022 agreement, the Petition is GRANTED and the following is hereby ORDERED and DECREED:

1. Arthur Herring ("Arthur") is limited to supervised visits with Jane T. Herring (Jane).
 - a. Arthur is obligated to pay for supervision in advance of each visit. If payment is not made at least forty-eight (48) hours in advance, the visit shall be cancelled.
 - b. Cost of supervision shall include time of each visit (including travel time and time to prepare notes) within an amount not to exceed seventy-five dollars (\$75.00).
 - c. With the approval of the Guardian of the Estate, the parties may agree that payment of the supervision may be made by the Guardian of the Estate with the understanding that all supervision payments will be discounted from his ultimate inheritance from Jane Herring's estate or that an amount equal to the supervision fees will be distributed to Jill Herring as an advance of her inheritance.
2. Arthur may visit Jane two (2) times per week, for one (1) hour each visit from 11:00 am to 12:00 pm on Monday and Wednesday, in a location that the Guardian of the Person approves.
 - a. The time of visitations may be modified by mutual agreement between Arthur and the Guardian of the Person.
 - b. Arthur may not unilaterally modify the visitation time or dates.
 - c. Arthur may not comment on or question the supervisor about the content of her report.
 - d. Arthur may not bring food to visits without the approval of the Guardian of the Person.
3. The supervisor shall monitor the conversations between Arthur and Jane.
 - a. The supervisor shall maintain written notes of these visits.
 - b. A copy of these notes shall be provided to the Court, the Guardian and all counsel weekly.

- c. Evidence of Arthur violating this Court's Order by discussing directly or indirectly any aspect of the Guardianship proceeding or any issue ancillary to the guardianship proceeding, including, but not limited to where Jane resides or Arthur's eviction, will result in this Court discontinuing Arthur's visits until a hearing to address this behavior occurs.
- i. Violation of this Court's Order regarding discussions of prohibited conversations with Jane may result in termination of all future visitations and/or further contempt proceedings.
 - ii. All prior Orders of this Court concerning communication with Jane about this case shall remain in effect to the extent of not expressly modified by the terms of this Order.
- d. Should Arthur comply with the Order and not discuss prohibited topics for four (4) consecutive weeks, the Court shall increase visitations to three (3) times per week.
- i. Such expansion shall be established by Court Order.
4. Subject to the approval of the Guardian of the Person, and with the exception of Arthur's scheduled visitation times, Jill Scott Herring ("Jill") may visit with Jane at such times and for such durations as she wishes without further restriction.
- a. The Guardian of the Person shall have the authority to limit or suspend visits between Jill and Jane, without prior notice to, or approval by, the Court if the guardian determines that visits are in any way injurious to the interests of Jane.
5. Supervised visits for Arthur with weekly notification to the Court shall continue unless discontinued by written agreement of the parties or by subsequent Court Order.

BY THE COURT:



GAIL WEILHEIMER J.

Order E-filed 2/16/23
Thad M. Gelsinger
David A. Jaskowski
A Victor Meitner
Brittany J. Camp

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

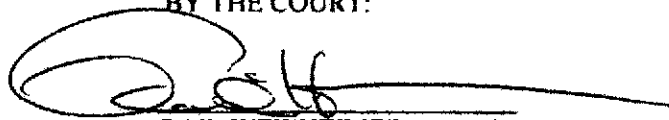
NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 2nd day of March, 2023, it is hereby ORDERED and DECREED that Ronald Fenstermacher, Jr., Esquire, Trustee and Guardian of the Estate of Jane Herring is authorized and directed to issue payment in the amount of \$7,074.00 to Brandywine Neurology Associates, 5 Christy Drive, Suite 207, Chadds Ford, PA 19317 for professional services rendered.

BY THE COURT:


GAIL WEILHEIMER J.

Order efiled on March 2, 2023:
George Ledakis, Ph.D.
Brittany Camp, Esquire
David Jaskowiak, Esquire
Victor Meitner, Esquire
William Blumer, Esquire
Ronald Fenstermacher, Jr., Esquire



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

IN RE: JANE T. HERRING, :
AN INCAPACITATED PERSON : FILE NO. 2021-X2110
:

ORDER

AND NOW, this 17th day of April, 2023, upon consideration of the within
Petition for Allowance of Fees by Thad M. Gelsinger, Esquire, Latisha Bernard Schuenemann,
Esquire, William R. Blumer, Esquire, and Darley Snyder LLP, attorneys for Pamela Woodward
Blumer, Guardian of the Person, Jane T. Herring, an Incapacitated Person, for approval of payment
for fees and expenses for legal and guardian services, and the responses thereto, it is ORDERED
AND DECREED that the Petition is GRANTED.

Ronald W. Fenstermacher, Jr., Esquire, Trustee and Guardian of the Estate of Jane T.
Herring, an Incapacitated Person, is directed to pay the following:

- A. Darley Snyder, LLP in the amount of \$38,250.37 for legal services rendered
from June 12, 2022 through December 31, 2022; and
- B. Pamela W. Blumer in the amount of \$11,587.50 for guardian services
rendered from June 12, 2022 through December 31, 2022.

BY THE COURT:


GAIL A. WELHEIMER, J.

Filed 4-17-23
Thad Gelsinger, Esquire
Victor Mathner, Esquire
Dana Jaskowiak, Esquire
Ronald Fenstermacher, Jr., Esquire
Brittany Camp, Esquire

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

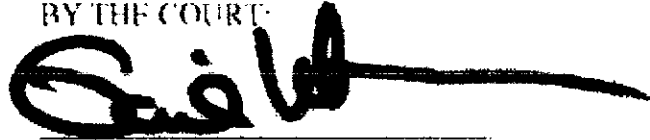
AND NOW, this 12th day of May, 2023, after a conference with all parties to address the Mother's Day and birthday visitation of Arthur Herring, III (Arthur) with Jane Herring, the following is hereby ORDERED and DECREED:

1. This Court's prior Orders regarding visitation remain in full force and effect, including, but not limited to:
 - a. Arthur's visitation with Jane Herring must be supervised.
 - b. The supervisor may take notes of her observations of the visitation
 - c. Copies of the supervisor's notes shall be provided by counsel for the Guardian of the Person to all parties by the Friday following the visit.
 - d. The visit shall last one hour.
 - e. The visit will occur in a public place at Manatawny Manor.

2. The Guardian of the Person shall make her best effort to locate a supervisor before Mother's Day, Sunday, May 14, 2023 and Jane Herring's Birthday, Tuesday, May 16, 2023.
 - a. No later than May 13, 2023 at 6:00 pm, the Guardian of the Person shall inform Arthur, via email with a copy to all parties, if a supervisor is available for a Mother's Day visit.
 - b. No later than May 15, 2023 at 6:00 pm, the Guardian of the Person shall inform Arthur, via email with a copy to all parties, if a supervisor is available for the birthday visit
 - c. If a supervisor is available, Arthur Herring will be informed of the time he may visit.
 - i. Jill Herring shall not visit Jane Herring at the time of Arthur's scheduled visit.
 - d. If a supervisor is not available, Arthur MAY NOT visit Jane Herring on Mother's Day or her birthday, and any attempts to visit Jane Herring on these days would be considered a violation of this Order and may be considered trespass by the facility.
 - e. If a supervisor is not available for May 14 and/or May 16 visits, these visitations will be scheduled as the soonest mutually convenient date when a supervisor is available.
 - f. The supervision cost for these two visits will be paid by the estate.

3. The Court will not permit litigation by correspondence. In order for this Court to take action, an appropriate petition needs to be filed.
4. Nothing in this Order shall preclude Arthur from proposing the global resolution referenced during our conference to all parties. The Court should not be copied on any correspondence between the parties, nor should it be apprised of any settlement discussions.

BY THE COURT:



GAIL A. WEILHEIMER, J.

Order e-filed May 12, 2023:
Brittany J. Camp, Esquire
David A. Jaskowiak, Esquire
I had Gelsinger, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, Pro Se



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

NO. 2021 X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this ^{24th} day of June, 2023, as the Court is interested in permitting visitation between Jane Herring and Arthur Herring, III, provided such visitation can be conducted without any emotional harm to Jane Herring, it is hereby requested that Dr. George Ledakis prepare an advisory opinion for the Court addressing whether visitation between Jane and Arthur will be beneficial to Jane, what if any parameters should be placed on these visits and if there is any harm to Jane if Arthur discusses topics with Jane which have been prohibited by the Court. Dr. Ledakis should consider the following when making this recommendation:

1. The evaluation and reevaluation reports addressing Jane Herring's capacity and her needs;
2. The effect of Jane's dementia on her understanding and retention of her visits with Arthur;
3. The Court's prohibition of Arthur discussing Court proceedings such as Jane returning to live independently, Arthur's eviction, Arthur's incarceration for contempt of court and Arthur's continued discussion of these topics with Jane;
4. The notes of Arthur's supervised visits with Jane Herring from February 15, 2023 to June 2, 2023¹;
5. Arthur's unwillingness to continue with supervised visits.

The cost of this advisory opinion shall be borne by the estate. Dr. Ledakis may request copies of any court proceeding/opinion he believes will be helpful to his assessment by emailing Judicial

¹ After two days of testimony on the Guardian's Petition to Modify Visitation, the parties agreed to supervised visits. A copy of the February 15, 2023 Order memorializing this agreement, as well as the notes of the supervised visits will be provided to Dr. Ledakis separately. All parties have previously been provided the Order and the supervisor's notes.

Case# 2021-X2110-72 Received at Montgomery County Register of Wills Office on 06/13/2023 3:19 PM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

Case# 2021-X2110-72 Received at Montgomery County Register of Wills Office on 06/13/2023 3:19 PM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

Assistant, Karen Copestick at Karen.Copestick@montgomerycountypa.gov. The parties shall be notified if additional information is provided to Dr. Ledakis.

BY THE COURT:



GAIL A. WEILHEIMER J.

Order e-filed ~~June 13~~ June 13, 2023:
Brittany J. Camp, Esquire
David A. Juskowiak, Esquire
I had Giesinger, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, Pro Se



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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 27th day of June, 2023, the Court will forward to each party a copy of the report prepared by Dr. George Ledakis in response to this Court's June 13, 2023 Order. As with all other Court documents which contain Jane Herring's personal information, the information contained in this report is confidential and cannot be shared with anyone who is not a party or counsel to this matter. Distribution of this via social media or any other method shall be considered a violation of this Order and may result in contempt proceedings. The parties have until July 11, 2023 to provide the Court with its opinion regarding future visits between Arthur Herring, III and Jane Herring. All responses shall be docketed.

BY THE COURT:


GAIL A. WEILHEIMER J.

Order e-filed June 27 2023:
Brittany J. Camp, Esquire
David A. Jaskowiak, Esquire
Thad Gelsinger, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, Pro Se



A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 06/27/2023

Case 2021-X2110-23, Document 1, Filed 06/27/23, Page 1 of 1. I discovered at Montgomery County register or was since on 06/27/2023 11:12 AM, P-00 = 30.00. I'm not certain what this thing compares with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

21.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this ^{27th} day of June, 2023, it is hereby ORDERED and DECREED that Ronald Fenstermacher, Jr., Esquire, Trustee and Guardian of the Estate of Jane Herring is authorized and directed to issue payment in the amount of \$850.00 to Daudywine Neuropsychology Associates, 5 Christy Drive, Suite 207, Chadds Ford, PA 19317 for professional services rendered.

BY THE COURT:


GAIL WEILHEIMER J.

Order filed on June 27, 2023:
George Ledakis, Ph.D.
Brittany Camp, Esquire
David Jaskowiak, Esquire
William Blumer, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, Pro Se



A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 06/27/2023

22.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 9th day of August 2023, upon consideration of the Petition of

Arthur Herring, III, Petition to Remove Ronald Fenstermacher, Esquire as Guardian of the Estate


for Jane Herring (Seq. #82), the Petition is hereby DENIED.

BY THE COURT:



GAIL A. WEILHEIMER J.

Order e-filed August 9, 2023:
Brittany J. Camp, Esquire
David A. Jaskowiak, Esquire
Thad Gelsinger, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, Pro Se



Case# 2021-X2110-92.1 Received at Montgomery County Register of Wills Office on 08/09/2023 11:28 AM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 08/09/2023

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 9th day of August 2023, upon consideration of the Emergency Petition of Arthur Herring, III for Supersedeas Stay the Eviction Order (Seq. # 84), the Court makes the following findings of fact:

1. ~~This Court issued its Order of Eviction on October 7, 2022 after a hearing.~~
2. Arthur Herring, III appealed this Court's Order to the Superior Court of Pennsylvania.
3. The Superior Court quashed Mr. Herring's appeal on April 21, 2023.
4. Nothing in the instant Petition raises facts not known or considered by the Court at the time of the original hearing.

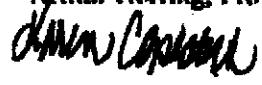
Therefore, based on the foregoing, the Emergency Petition for Supersedeas to Stay the Eviction Order is DENIED. There is nothing in any of the Court's Orders that prevents Arthur Herring from working with the Guardian of the Person to receive a reasonable advance on his inheritance to assist with his relocation.

BY THE COURT:



GAIL A. WEILHEIMER J.

Order e-filed August 9, 2023:
Brittany J. Camp, Esquire
David A. Jaskowiak, Esquire
Thad Gelsinger, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, Pro Se



Case# 2021-X2110-04.1 Received at Montgomery County Register of Wills Office on 08/09/2023 11:30 AM. Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

24.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 19th day of September, 2023, it is hereby ORDERED and DECREED that a review hearing to address Arthur Herring, III's visitation with Jane Herring is hereby scheduled for October 4, 2023 at 9:30 a.m. in Courtroom 15, One Montgomery Plaza, 4th Floor, Norristown, Pennsylvania

BY THE COURT:



GAIL A. WEILHEIMER J.

Order e-filed September 19, 2023:
Brittany J. Camp, Esquire
David A. Jaskowiak, Esquire
Thad Gelsinger, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, Pro Se



25,

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

NO. 2021-X2110

IN RE: JANE T. HERRING,
AN INCAPACITATED PERSON

ORDER

AND NOW, this 4th day of October, 2023, following a review hearing, the Court hereby **ORDERS** and **DECREES** that the July 24, 2023 Order of this Court shall remain in full force and effect except for the following change: Paragraph 1 of said Order is modified to permit Arthur Herring to visit Jane Herring on the first and third Wednesdays (changed from Mondays) of each month. Should Arthur Herring fail to comply with this and all other Orders of the Court, he may be subject to contempt proceedings.

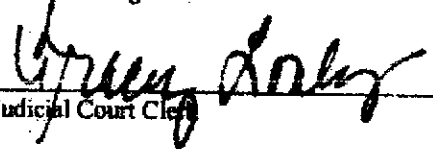
BY THE COURT:



MELISSA S. STERLING, J.



Order e-filed on October 4, 2023.
David Jaskowiak, Esq.
Brittany Camp, Esq.
Thad Gelsinger, Esq.
Ronald Fenstermacher, Esq.
Arthur Herring III


Judicial Court Clerk

26.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN ALLEGED INCAPACITATED PERSON

ORDER

AND NOW, this 2nd day of November, 2023 upon consideration of the July 10, 2023
Petition for Allowance of Fees and the objection of Arthur Herring, III, the following is hereby
ORDERED and DECREED:

1. The Petition is GRANTED as to the fees for guardian services rendered by Pamela Blumer in the amount of seven thousand, one hundred and twenty-five dollars (\$7,125.00) and the Guardian of the Estate is authorized to make this payment from the Estate of Jane Herring
2. The Petition for Attorney's fees is DISMISSED WITHOUT PREJUDICE to refile as the court cannot assess the reasonableness of the fees as this petition does not identify the individuals who performed services nor does it provide hourly rates.

BY THE COURT:

GAIL WEILHEIMER J.

Order filed Nov. 2, 2023:
Brittany Camp, Esquire
David Jaskowiak, Esquire
Thad Gelsinger, Esquire
Ronald Fenstermacher, Jr., Esquire
Arthur Herring, III



Case# 2021-X2110-76.1 Received at Montgomery County Register of Wills Office on 11/02/2023 2:52 PM. Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

27.

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

NO. 2021-X2110

IN RE: JANE T. HERRING,
AN INCAPACITATED PERSON

ORDER

AND NOW, this 9th day of November, 2023, upon consideration of the
Emergency Petition to Unblock Rev. Arthur Herring III Email to All County
Agencies filed with the Court on November 8, 2023, it is hereby **ORDERED** and
DECREED that no emergency exists at this time and that this petition will be handled in
due course.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on November 9, 2023.
Copies emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire



Judicial Assistant

28

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

ORDER

AND NOW, this 21st day of December, 2023, upon consideration of the following petitions, it is hereby **ORDERED** and **DECREED** as follows:

1. With respect to the four Emergency Petitions of Arthur Herring filed on October 19, 2023 (previously ruled not to be emergencies on October 25, 2023) and all preliminary objections, answers, motions, joinders, memoranda of law and other replies and responses thereto:

a. to prove whether Arthur Herring III is a danger or menace to Jane Herring
- **DENIED**

b. for a hearing to remove Pam Blumer as guardian of Jane Herring -
HEARING SCHEDULED BELOW

c. for a hearing to remove David Jaskowiak as counsel to Jane Herring -
DENIED

d. for a hearing to remove Ronald Fenstermacher as guardian of the estate of Jane Herring - **DENIED**

e. Motion to Strike Emergency Petitions listed in subparagraphs a-d above filed by David Jaskowiak **GRANTED** in part, but **DENIED** solely as to Motion to *Suspend In Forma Pauperis Privileges*.

A NOTICE, AS REQUIRED UNDER RULE 4.6, SENT ON 12/22/2023

f. Preliminary Objections to Emergency Petitions, and Memoranda of Law in support thereof, filed by David Jaskowski on November 6, 2023, and Joinders and Consents thereto filed by Guardian of the Person Thad Gelsinger – **SUSTAINED** as to the petitions referenced in subparagraphs a, c, and d above; **HEARING SCHEDULED BELOW** as to subparagraph b.

2. With respect to the Emergency Petition of Arthur Herring filed on November 8, 2023 to unblock email to all county agencies (ruled not an emergency on November 9, 2023) and all preliminary objections, motions, joinders, memoranda of law and other responses thereto - **HEARING SCHEDULED BELOW.**

3. With respect to the Petition of Arthur Herring III to Compel Ronald Fenstermacher to Make Compensation to Arthur Herring III as Promised for Living Accommodation filed on November 27, 2023 and response thereto filed on December 4, 2023 – **HEARING SCHEDULED BELOW:**

4. With respect to the Petition of Pamela Woodward Blumer to Appoint Successor Guardians filed on December 6, 2023 – **HEARING SCHEDULED BELOW.**

A hearing to address the aforementioned matters is scheduled for **Tuesday, January 23, 2024 at 9:30 a.m. in Courtroom "15," Fourth Floor, One Montgomery Plaza, Norristown, Pennsylvania.** Counsel shall file Pretrial Memoranda, and provide a copy to Chambers and all parties at least seven (7) business days prior to the hearing. All exhibits to be considered by the Court must be sent to the email address

JudgeSterlingVirtualCourtroom@montgomerycountypa.gov, with copies to all parties, no later

than 5:00 p.m. seven (7) business days prior to the hearing. Acceptable formats are PDF, JPG and MP4. No other file types will be accepted.

BY THE COURT:



MELISSA S. STERLING,

J.

Order filed on December 21, 2023.

Copies emailed by Chambers to:

David A. Jaskowski, Esquire

Brittany J. Camp, Esquire

Thad M. Geisinger, Esquire

Ronald W. Fenstermacher, Jr. Esquire

Deborah A. Dennis
Judicial Assistant

29

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

SCHEDULING ORDER

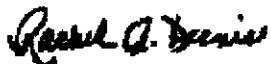
AND NOW, this 27th day of December, 2023, upon consideration of the Third Amended
Petition for Contempt and for Imposition of Sanctions filed with the Court on December 21,
2023, it is hereby ORDERED and DECREED that a hearing is scheduled for Tuesday,
January 2, 2024 at 1:00 p.m. in Courtroom 15, 4th Floor, One Montgomery Plaza,
Norristown, Pennsylvania.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on December 27, 2023.
Copy emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire



Judicial Assistant

30,

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

ORDER

AND NOW, this 2nd day of January, 2024, after a brief hearing on the Third Amended Petition for Contempt and for Imposition of Sanctions filed with the Court on December 21, 2023, said hearing to be continued pending compliance with this Order, it is hereby **ORDERED** and **DECREED** that:

1. All privileges currently held by Arthur Herring for visitation with his mother, Jane T. Herring, an incapacitated person, are hereby immediately **SUSPENDED** until further order of this Court.
2. No later than January 16, 2024, Arthur Herring shall provide this Court with a status update, advising whether he will continue *pro se* in this matter or will be represented by a public defender going forward, as he requested at today's hearing. If a public defender has been engaged, either Mr. Herring or counsel shall advise the Court and all parties of their identity and contact information promptly.
3. A continuation of the hearing on the Third Amended Petition for Contempt and for Imposition of Sanctions shall be promptly scheduled once Mr. Herring has complied

with this Order.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on January 2, 2024.
Copy emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire



Judicial Clerk

Case# 2021-X2110-101.2 Received at Montgomery County Register of Wills Office on 01/02/2024 2:36 PM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

31

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

ORDER

AND NOW, this 14th day of February, 2024, upon consideration of the Motion of Pamela Woodward Blumer, Guardian of the Person of Jane T. Herring, an incapacitated person, to Quash Subpoena of her counsel, Thad Gelsinger, Esquire, and responses thereto, as well as consideration of the Joinder thereto on behalf of Jane T. Herring, an incapacitated person, by her counsel, David Jaskowiak, Esquire, which Joinder includes a further motion to quash not only the subpoena of Mr. Gelsinger, but also all additional subpoenas served by Arthur Herring, III, to appear and produce documents at a hearing scheduled for February 16, 2024¹, it is hereby **ORDERED** and **DECREED** that both Motions are **GRANTED**.

All subpoenas are **QUASHED** and Arthur Herring, III, is hereby **ORDERED** to immediately return any of the ten subpoenas issued but not yet utilized to the Clerk of the Orphans' Court and to disclose to this Court the identities of all recipients of the subpoenas other than Messrs. Gelsinger, Jaskowiak, and Fenstermacher, Guardian of the

¹ According to the docket for this matter, there were ten (10) subpoenas issued to appear and produce documents at the February 16, 2024 hearing, all of which are quashed by this Order.

Estate of Jane T. Herring, an incapacitated person, as well as the Montgomery County Sheriff's Office, which the Court acknowledges were recipients of subpoenas.

BY THE COURT:



MELISSA S. STERLING, J.

Order e-filed on February 14, 2024.
Copy emailed by Chambers to:
Arthur T. Herring, III
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr., Esquire



Rachel A. Deane
Judicial Assistant

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

NO. 2021-X2110

IN RE: JANE T. HERRING,
AN INCAPACITATED PERSON

ORDER

AND NOW, this 16th day of February, 2024, based upon agreement of the parties, the resignation of Pamela Woodward Blumer as the Guardian of the Estate of Jane T. Herring, an incapacitated person, it is hereby **ORDERED** and **DECREED** as follows:

1. The resignation of Pamela Woodward Blumer as Guardian of the Person is hereby **ACCEPTED**.
2. Cynthia Ellis is hereby **APPOINTED** as Plenary Permanent Guardian of the Person of Jane T. Herring, an incapacitated person, in accordance with the Amended Decree dated May 13, 2022, attached hereto, which shall remain in full force and effect, except as modified hereby.

BY THE COURT:



MELISSA S. STERLING J.

This Order e-filed February 16, 2024.
David A. Jaskowiak, Esq.
Brittany J. Camp, Esq.
Ronald W. Fenstermacher, Esq.
Thad M. Gelsinger, Esq.


Judicial Court Clerk

33.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

ORDER

AND NOW, this 20th day of February, 2024, upon consideration of and after a hearing on multiple petitions held on February 19, 2024, it is hereby **ORDERED** and **DECREED** as follows:

1. The petition of Pam Woodward Blumer to resign as guardian of the person of Jane T. Herring, an incapacitated person, was agreed to by all parties on the record during said hearing and is hereby **GRANTED**. The request of Ms. Blumer for compensation will be ruled on after updated invoices have been provided and the Court has considered objections thereto as provided for below. By separate order of this Court, Cynthia Ellis has been appointed as successor guardian of the person of Jane Herring.
2. The Petition of Arthur Herring III to Remove Pam Woodward Blumer as guardian of the person is **DENIED AS MOOT**.
3. A continuation of the hearing to consider the following pending matters shall be promptly scheduled: (1) Petition for Contempt and for Imposition of Sanctions against Arthur T. Herring III, (2) Petition of Arthur Herring III to Compel Ronald Fenstermacher, guardian of the estate of Jane T. Herring, to make compensation to Arthur Herring for housing, (3) the

Petition of Arthur Herring III to have his emails unblocked, and (4) the Petition of Ms. Blumer for fees and expenses.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on February 20, 2024.
Copy emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire
Arthur Herring, III


Judicial Assistant

Case# 2021-X2110-96.2 Received at Montgomery County Register of Wills Office on 02/20/2024 1:43 PM. Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

34,

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

NO. 2021-X2110

IN RE: JANE T. HERRING,
AN INCAPACITATED PERSON

SCHEDULING ORDER

AND NOW, this 21st day of February, 2024, following a hearing on February 16, 2024, it is hereby **ORDERED** and **DECREED** that an additional hearing date is **scheduled** for **Wednesday, March 20, 2024 at 9:30 a.m. in Courtroom "15," Fourth Floor, One Montgomery Plaza, Norristown, Pennsylvania.** The hearing will consider the following petitions:

1. Petition for Contempt and for Imposition of Sanctions against Arthur T. Herring III;
2. Petition of Arthur Herring III to Compel Ronald Fenstermacher, guardian of the estate of Jane T. Herring, to make compensation to Arthur Herring for housing;
3. Petition of Arthur Herring III to have his emails unblocked; and
4. Petition of Pamela Woodward Blumer for fees and expenses.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on February 21, 2024.

35.

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

NO. 2021-X2110

IN RE: JANE T. HERRING,
AN INCAPACITATED PERSON

AMENDED SCHEDULING ORDER

AND NOW, this 23rd day of February, 2024, it is hereby ORDERED and DECREED that the Scheduling Order dated February 21, 2024 is amended to include the Petition to Remove Ronald Fenstermacher as Guardian of the Estate to Jane Herring, filed by Arthur Herring on February 22, 2024, among the petitions to be heard during the hearing scheduled for Wednesday, March 20, 2024 at 9:30 a.m.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on February 23, 2024.
Copy emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire
Arthur Herring, III



Judicial Assistant

Case# 2021-X2110-116.1 Received at Montgomery County Register of Wills Office on 02/23/2024 10:36 AM. Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

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

NO. 2021-X2110

IN RE: JANE T. HERRING,
AN INCAPACITATED PERSON

AMENDED SCHEDULING ORDER

AND NOW, this 23rd day of February, 2024, it is hereby ORDERED and DECREED

that the Scheduling Order dated February 21, 2024 is amended to include the Petition to Remove Ronald Fenstermacher as Guardian of the Estate to Jane Herring, filed by Arthur Herring on February 22, 2024, among the petitions to be heard during the hearing scheduled for Wednesday, March 20, 2024 at 9:30 a.m.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on February 23, 2024.
Copy emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire
Arthur Herring, III



Judicial Assistant

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

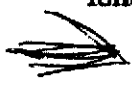
37,

NO. 2021-X2110

IN RE: JANE T. HERRING,
AN INCAPACITATED PERSON

SCHEDULING ORDER

AND NOW, this 27th day of February, 2024, it is hereby **ORDERED** and **DECREED** as follows:

- 
1. The Emergency Motion of Arthur Herring III for Normal and Unmonitored Visits with Jane Herring as His Sister (jsh) has had for Over a Year filed with the Court on February 26, 2024 is **not deemed an emergency** and will be included among the petitions to be heard during the hearing scheduled for **Wednesday, March 20, 2024 at 9:30 a.m.**;
 2. The Emergency Petition of Arthur Herring III to Deny Pam Blumer and Barley/Snyder Their Invoices Submitted for Payment on February 20, 2024, filed with the Court on February 26, 2024 is **not deemed an emergency** and will be included among the petitions to be heard during the hearing scheduled for **Wednesday, March 20, 2024 at 9:30 a.m.**; and
 3. The Petition of Arthur Herring III to Remove David Jaskowiak as Lawyer to Jane Herring filed with the Court on February 26, 2024 will be included among the petitions to be

heard during the hearing scheduled for Wednesday, March 20, 2024 at 9:30 a.m.

BY THE COURT:



MELISSA S. STERLING,

J.

Order filed on February 27, 2024.
Copy emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire
Arthur Herring, III


Judicial Assistant

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

ORDER

AND NOW, this 3rd day of April, 2024, upon consideration of and after a hearing on multiple petitions held on March 20, 2024, it is hereby **ORDERED** and **DECREED** as follows:

1. **Petition to Unblock County Emails.**

Petitioner Arthur Herring's Petition to Unblock Emails is **GRANTED in part** and **DENIED in part**. Due to prior and continuing behavior of Petitioner, which continually takes up court time and resources, and therefore preclude this Court from totally unblocking all county emails, but in an effort to make limited necessary email communication with County agencies available to Mr. Herring, he was given an opportunity to provide to the court those *specific* county organizations and/or individuals for which he is seeking email access. Rather than providing a list as requested, Mr. Herring told court staff that it was "chutzpah" to require him to go through all of his personal records over the past two years that his emails have been blocked and that, instead, the undersigned should advise the IT department to unblock "each and every" individual and agency under the county email system. The Court will not accede to Mr. Herring's demand. However, during the March 20, 2024 hearing, Mr. Herring mentioned needing access to Montgomery County Aging & Adult Services and we **GRANT** that request. All other emails shall remain blocked until further order of this Court.

2. Petition of Arthur Herring III to Compel Ronald Fenstermacher, Guardian of the Estate of Jane T. Herring, to Make Compensation to Arthur Herring as promised for living accommodations.

DENIED. Petitioner failed to provide credible testimony or written evidence supporting his allegations that such a promise was made.

3. Petitioner's Motion for Unmonitored Visits; Petition for Contempt and for Imposition of Sanctions against Arthur T. Herring III.

GRANTED in part, DENIED in part.

Due to Petitioner's deliberate, continued contempt of Judge Weilheimer's October 7, 2021 order prohibiting Petitioner from publicly sharing any information about Jane Herring (other than with counsel or otherwise unless specifically authorized), all visitation shall remain suspended until May 1, 2024.

Based upon the testimony provided to this Court, Petitioner's motion for unmonitored visits is **DENIED.**

Beginning on May 1, 2024, Petitioner Arthur Herring is permitted to visit Jane Herring one time every other week. The goal of each visit is that it will be a positive experience for Mrs. Herring. The following are the conditions of said visitation, which shall be strictly complied with by Petitioner:

- a. Dates and times for said visits shall be arranged, in advance of the initial visit, by the Guardian of the Person of Jane Herring and Petitioner.
- b. Each visit shall be supervised by visitation supervisor Burnika Harris of and through The Lincoln Center. Ms. Harris is authorized to redirect Petitioner's behavior as she reasonably deems appropriate if said behavior is detrimental to Mrs. Herring or the facility staff.
- c. Prior to the initial visit, Ms. Harris will complete intake interview(s) regarding Jane Herring and her previous visitation with her son. The fee for completing intake and for each subsequent visit is \$150 (including travel time), to be paid from the Estate of Jane Herring as these visits are for the benefit of Jane Herring.

- d. Initially, each visit shall last one hour and shall not interfere with Jane Herring's meal times. The duration of the visits shall depend upon Petitioner's behavior and may be altered on a visit-by-visit basis.
- e. The Guardian of the Person may request to extend the visitation supervisor's time if additional time is needed at the conclusion of the visit to comfort or reorient Jane Herring.
- f. At no time shall Arthur Herring record, either visually or via audio recording, via any technology whatsoever, the visitation supervisor, the facility staff, and/or his visits with his mother.
- g. Outside of his visits to Jane Herring, at no time shall Arthur Herring have direct or indirect contact with Ms. Harris or The Lincoln Center or her or their property. Any administrative contacts, i.e. regarding schedule changes, shall be made through the Guardian of the Person, Ms. Cynthia Ellis.

Petitioner's failure to comply with any of these conditions will result in the immediate suspension of all visits with the possibility that the Court will hold Petitioner in contempt and charge sanctions. A review hearing on Arthur Herring's Petition for Unsupervised Visitation will be scheduled for August, 2024. Petitioner's compliance with this Order and evidence of positive interactions between Petitioner and Jane Herring, as well as the visitation supervisor and the facility staff, may result in an expansion of visitation frequency and/or time.

4. Petition to Remove David Jaskowiak as Court-Appointed Counsel for Jane Herring.

DENIED. Petitioner failed to provide the Court with any credible verbal testimony or written evidence that Mr. Jaskowiak is not zealously representing the interests of Jane Herring and acting in accordance with the Pennsylvania Rules of Professional Conduct.

5. Petition to Remove Pam Blumer as Guardian of the Person; Petition to Appoint Successor Guardian.

Pam Blumer resigned as Guardian of the Person by agreement of the parties on the record at the hearing held on February 16, 2024, and said resignation was accepted by the Court and confirmed in its February 19, 2024 order. Cynthia Ellis was appointed as Guardian of the Person by the same order.

Therefore, said Petitions are **DENIED AS MOOT**.

6. **Petition to Deny Pam Blumer and Barley Snyder their invoices submitted for payment; Petition of Ms. Blumer for fees and expenses.**

The Court has taken these under advisement and will rule at a later date.

Except to the extent specifically modified by this Order, all previous Orders shall remain in full force and effect.

BY THE COURT:



MELISSA S. STERLING, J.

Order filed on April 3, 2024.
Copy emailed by Chambers to:
David A. Jaskowiak, Esquire
Brittany J. Camp, Esquire
Thad M. Gelsinger, Esquire
Ronald W. Fenstermacher, Jr. Esquire
Rev. Arthur Herring, III, *pro se*



Judicial Assistant

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

ORDER

AND NOW, this 1st day of July, 2024, the Court having been informed of the advanced deteriorating medical condition of Jane T. Herring (“Jane”), it is hereby **ORDERED** and **DECREED** that the visitation restrictions and limitations previously put in place with regard to her son, Rev. Arthur Herring, III (“Arthur”), shall be temporarily modified, subject to the conditions set forth herein to allow him an opportunity to see his mother:

1. Arthur shall be permitted to see his mother Jane at Manatawny Manor where she currently resides beginning at 4 p.m. today, July 1, 2024, for those reasonable periods of time during which any of the following are available and agreeable to be present and supervise the visits: Mark Kessler, Administrator at Manatawny Manor, Cynthia Ellis, Guardian of the Person and/or Kerri Lynn Blakey of The Lincoln Center. Any visits shall be scheduled in advance by Arthur with Mark Kessler, Cynthia Ellis and/or Kerri Lynn Blakey to take place during their normal working hours, and taking into account the Fourth of July holiday.
2. No photographs, videos, or recordings of any kind are allowed. No cell phones, cameras or other recording devices shall be permitted to be brought onto the premises of Manatawny Manor by or on behalf of Arthur and, if this condition is violated, such devices may be confiscated by the facility during the pendency of the visit.

3. During any permitted visitation by Arthur, he shall at all times be respectful and dignified with Jane, those supervising the visits and any facility staff. Any disruptive behavior of any kind is expressly forbidden and Arthur will be instructed to immediately leave the facility if he violates this condition. Further, Manatawny Manor is authorized to engage local law enforcement if unacceptable behavior occurs.
4. Any violation of any aspect of this Order will result in sanctions, including possible contempt.
5. All prior Orders and Decrees of this Court shall remain in full force and effect, except as modified hereby.

BY THE COURT:


MELISSA S. STERLING, J.

This Order e-filed July 1, 2024.
Copies emailed by Chambers to:
David A. Jaskowiak, Esq.
Brittany J. Camp, Esq.
Ronald W. Fenstermacher, Esq.
Rev. Arthur Herring, III
Cynthia Ellis


Rachel A. Keenan
Judicial Assistant