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- 13. Picture of David jaskowiak. He was appointed to be my Mother's lawyer by judge weilheimer within 2 days after my sister, jsh, filed her petition to own Mother by being Mother's guardian of person and estate, worth about \$2 million, including her house. Weilheimer and the rest of the orphans court mafia saw my Mother as a big bank account that they could loot. Instead of jaskowiak defending and protecting Mother from guardianship because jsh's petition had no merit, jaskowiak allowed my Mother to be guardianized for her assets. He refused to let Mother come to court so she could speak for herself or to defend herself. My sister dropped out to be guardian because I told her lawyer, Camp, about information I had about her trying to steal money from Mother, along with Fenstermacher, my parents lawyer for 21 years. Weilheimer/jaskowiak appointed their friend Logie to be both guardian of person and estate. After my father died in 2013, jsh, with the help of fenstermacher, tried various ways to steal money from my Mother without telling Mother. Everytime I found out about those schemes, I stopped them. Fenstermacher, in May 2022, was appointed to be Mother's guardian of estate. In a court hearing in early 2024, upon my questioning, fenstermacher said he thought his only function was to sign checks for the mafia's invoices and not care about any waste or fraud of them. Fenstermacher gave away hundreds of thousands of dollars of Mother for this mafia.
- 14. Jsh's lawyer confirming jaskowiak was appointed to be Mother's lawyer. Under the law, Mother had the right to choose her own lawyer, but weilheimer/jaskowiak made sure that did not happen.
- 15. My protest sign exposing jaskowiak as a crook. Jaskowiak, a local cop and a state police cop (harmon) made up charges about my protesting, on a public sidewalk, in front of jaskowiak's house to arrest me for "harassment". Protesting is a constitutional right.
- 16. Explanation of the local cop, komatick, lies in his affidavit. He signed it under penalty of perjury (he lied in it), the document is a fraud and komatick, harmon and jaskowiak are guilty of collusion of those fake charges of harassment. Watch my video I made while protesting at this site under "Video's of AH". It is the first one. Jaskowiak has been a lawyer for about 45 years and he knows the law and the constitution.
- 17. The fake affidavit by komatick.
- 18. After I was put into prison on the fake charge of harassment on April 27 2024, I got out on bail. One of the conditions was no contact with jaskowiak. But, while I was out, I found that both he and fenstermacher were deliberately sending time sensitive petitions to my Mothers home that they had evicted me from on August 2023. They knew if their petitions were sent to the wrong address, I would not reply and they would get what they wanted in their petitions. I sent them both a email telling them I found out what they did and to stop it. Jaskowiak went to the DA (his friend) and claim I violated my parole. They sent me bacjk to prison.
- 19. In the beginning of this scam, I thought jaskowiak was going to defend Mother against guardianship. I sent him this letter discussing the matter with him.
- 20. After the petition hearing on August 6 2021 and weilheimer/mafia claimed Mother was "incapacitated" (with no proof or any of her people she dealt with every year such as doctors, tax people, investment people), I sent jaskowiak a very angry letter.
- 21. Since this scam started on Mother, I was always contacting those people (guardians, their lawyers, jaskowiak, fenstermacher, camp, etc) involved with stealing her money. Jaskowiak/weilheimer/mafia had put me in prison twice for exposing this scam in different ways: radio shows, news websites, Go fund Me, etc.. In early 2024, jaskowiak made a Order for the 2nd judge, Sterling, to sign forbidding me from contacting anyone involved in this scam. I refused to agree to it and Sterling never signed it. Free speech and freedom of the press are rights. Protecting a scam is a criminal offense.

- 22. An email I sent to all the many lawyers and guardians in this scam with many questions and pointing out many problems affecting Mother, her welfare and her happiness. As with all of my emails like that, nobody responded and no problems were ever fixed, but they were making big money by charging Mother to read them.
- 23. Jaskowiak had filed 2 contempt of court charge against me for making news websites exposing the scam. Both times I went to prison for about 10 days each time. If the contempts are criminal, then the person has a right to a public defender and a jury trial. Weilheimer/jaskowiak never told me that since I was pro se at the first one. The second time I had a lawyer and weilheimer said it was a civil contempt charge. But, she said if I agreed to pay jaskowiak about \$5,000 for his "time", that would it. But, as soon as I signed the IOU, she changed her mind, said it was criminal contempt and sent me to prison for a week. Each time jaskowiak charged Mother then me about \$5,000 for his "time" creating them. But, Mother has rights as a incapacitated person and jaskowiak had to ask her what she wanted, especially since he is her lawyer. He never did.
- 24. Within days of Mother being dumped at her cage, manatawny manor in Pottstown in October 19 2021, Logie's (guardian of person and estate picked by weilheimer and jaskowiak) lawyer, Zabowski, claimed the staff there said Mother needed 1-1 care. But, the quack psychologist, Ledakis, who weilheimer/jaskowiak hired for Mother's fake "evaluation" to determine incapacitation in July 2021 said Mother had NO problems with daily activities: dress, bathing, hygiene, eating, walking driving, etc. Mother was kept in her cage, in solitary confinement for 3 years before she was killed by them by morphine. Her cage cost the most there. Was this latest ploy of a "assistant" to Mother another way to make more money for this mafia?
- 25. Jaskowiak always picked people he knew and/or control with the use of money. The last guardian of person, Ellis, was never a certified guardian and only was a social worker. Jaskowiak thought he could control who I talked to and what I can say to them. His obligation was to Mother, something he totally ignored for 3 years.
- 26. Jaskowiak claimed he saw Mother in her cage on 2/8/23. No proof of it. He was in her large house at least 5 times before she was kidnapped by Logie and my sister, jsh. Why would he want her to live in a tiny room, in solitary confinement when Ledakis said she could live at home, especially for much, much cheaper and more beautiful conditions. Also, I put up 2 different Go Fund Me sites to raise money to pay my lawyer fees, but jaskowiak threatened me with contempt both times if I kept them up. I had to take them down. He claimed they violated my Mother's right to privacy, but SHE is the one who can make decions like that, nobody else. Jaskowiak had no problem violating Mother's right to privacy by forcing her to live in solitary confinement at age, 96, 97, 98, 99.
- 27. Jaskowiak liked to insult and degrade people instead of talking about the facts. He seemed to think he was better than others and by insulting them and lying about them, he could get his way.
- 28. An example of jaskowiak making up lies about me to weilheimer. It was a joke to them. They are supposed to be concerned for the health and welfare of my Mother.
- 29. A letter jaskowiak wrote to the Pennsylvania legislature in March 2016 begging for money from them to pay for his autistic son's care. Even though he is a lawyer, making big money (probably stealing it from people like he did to my Mother), he is telling them that he wants the taxpayers to pay for the son's care. On page #3, jaskowiak says that unless they get money, he and his wife will not be able to go on vacations. WTF? He thinks his son should have the best of care, but he does not think My mother, at her elder years deserves any more than being kept in solitary confinement in a tiny cage until she dies when she has the money for private care in her huge house. WTF?

A NEWS and ADVOCACY wabsite

MASSIVE CORRUPTION IN THE ORPHAN COURTS OF MONTGOMERY COUNTY PENNSYLVANIA



and financial ruin. The Victim's Fachity usually spend their entire savings to try to free their loved one from the scam, but they fail and usually booking broke themselver. The contruction and incompetence in the Montgomery County Orphans Court has been documented for almost 15 years on Facebook cities. Shenanigans in the Montgomery County Court.

14,

Mr. Herring:

Attached please find a copy of a letter enclosing copies of a guardianship petition that has been filed with respect to Jane T. Herring ("Mrs. Herring") and related Orders issued by the Montgomery County Orphans' Court, hardcopies of which are also being sent to you via U.S. Mail.

As noted in the attached letter, please be advised that the Court has appointed David Jaskowiak, Esquire to serve as legal counsel for Mrs. Herring in this matter. Accordingly, Attorney Jaskowiak will likely be reaching out to you in the very near term to obtain additional information and to make arrangements so that he may meet with Mrs. Herring.

If you are represented by legal counsel, please forward this email and the attachments to your counsel and ask him or her to contact me so we may communicate directly moving forward.

Regards,

Brittany J. Camp, Esquire

Heckscher, Teillon, Terrill & Sager, P.C. 1001 Conshohocken State Rd., Ste. 1-300 West Conshohocken, PA 19428 P: 610.940.4197

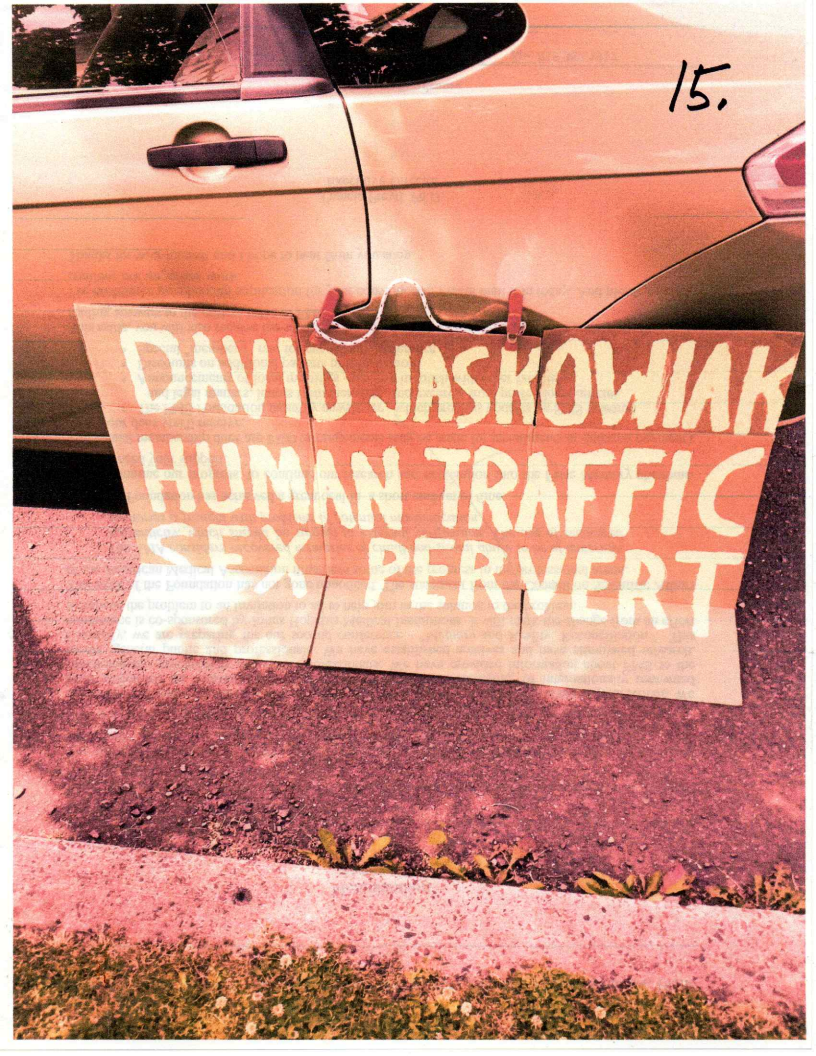
F: 610.940.6042

bcamp@htts.com

www.htts.com

PLEASE NOTE: WE HAVE NOT MOVED, BUT WE HAVE A NEW MAILING ADDRESS. ALSO THE NAME OF THE BUILDING HAS CHANGED FROM "FOUR FALLS" TO "IK1". AGAIN, WE HAVE NOT CHANGED OUR PHYSICAL LOCATION.

This email is for the intended recipient(s) only, and this email and any attachments (and any metadata contained in any attachments) may be confidential and protected by the attorney/client privilege. If you are not the intended recipient, please advise the sender immediately, and delete or remove the email and any attachments from your system. Receipt of this email and any attachment by anyone other than the intended recipient(s) is neither a waiver of any attorney/client or any other privilege with respect to the email and any attachment, nor without limitation is it a waiver of the privileged nature of any metadata that may be contained in any attachment. Unauthorized review, use or distribution of this email, any attachment, or any metadata contained within any attachment is prohibited and may be unlawful.



Komatick's fake affidavit explained



Paragraph 2. He claims I was suspicious. How? In what way? Walking back and forth on a sidewalk with a sign is called protesting.

- 4. Victim? How was jaskowiak a "victim"? He has been a lawyer for about 45 years. He knows constitution law and he knows it was only a protest by me. He just did not want his neighbors to know he was in guardianship corruption. How was anyone "alarmed"? None of those people knew what a protest was? What was wrong with my "behavior"? Komatick made the words on my sign into a sentence. They were 2 different matters. Does Komatick think he can make up information anytime he wants as a cop?
- 5. It is called a "newsletter" that I put on people's doormat. Freedom of the press. Does Komatick or jaskowiak know the constitution?
- 6. How were any children alarmed or afraid by a person holding a sign walking on a sidewalk. Maybe those parents should teach their children there are bad people who do bad things to people. Their kids see far more gory death on the internet and in their video games. Komatick clearly lied about what I wrote on the sidewalk. I took pictures that day of what I wrote. I wrote it with childrens chalk that washes away with water. Komatick added an ending to a word on my sign that was a total lie.
- 7. So what? I and nobody else can be held responsible for what others think or do.
- 8. Such idiot parents who think the world is ending because of a person exercising his constitutional right of legally protesting. Would those parents want to know about dirty cops that lie just to arrest a person just to do a favor for a big shot in the area? Don't they want to know what their neighbor is doing as crime? Komatick claimed my sign was "vulgar". Again, it is called free speech. Did he want me not to use the words that applied? Again, Komatick lied. My sign NEVER said anything about sex trafficking. The sign proves it. Komatick took my sign and kept it when he was writing up his fake document. Can he read?
- 9. Komatick claimed my "actions" (protesting) served no legitimate purpose and the statements on my sign claiming jaskowiak is involved in sex/human trafficking are baseless". The fact was, after I was chased away from protesting, at the same place as I was on April 27 when Komatick arrested me, by a PA state cop Harmon, on April 23 2024 who claimed I was trespassing on private property (a sidewalk), I went to the police department who told me the sidewalk was public property. I met komatick there and I spent about 25 minutes telling him about guardianship corruption that jaskowiak was involved in and my 99 year old Mother had been a victim of it for 3 years. Jaskowiak was her court assigned lawyer by judge weilheimer, who is also in this guardianship mafia. Komatick KNEW the reason why I was there protesting and he KNEW I had a legitimate reason to do it.

POLICE CRIMINAL COMPLAINT

Pacifet Number 21 Date Filed 04/27/2024		Compleint Number PA0083200-C000003114	Incident Number 2024-24-3634	
Pirst	Micicle	Last		
PARTHU ARTHU	R	HERR	HERRING III	

AFFIDAVIT of PROBABLE CAUSE

- Your Affiant is a duly sworn Police Officer in the Township of New Britain and is currently assigned to the Patrol Division. On Saturday, April 27 2024; Your Affiant was in full uniform operating marked patrol vehicle 48-03.
- On Saturday, April 27 2024, at approximately 0905 hours; Your Affiant was dispatched to 106 Shady Hill Drive for a suspicious person (male across the street with sign about sex trafficking).
- While enroute to the listed location, Police received three (3) additional calls for different residence about the same male who was identified as Arthur Herring III.
- Upon arrival, Your Affiant made contact with resident's and the Victim who were alarmed and/or scared by the Offender Berring III behavior. Herring was wearing a large sign around his neck about 6'X 3' that stated the Victim was a human trafficking sex pervert."
- Your Affiant was advised that on Mednesday, April 10 2024 Herring III placed letters on residence doors about the Victim. The letters stated that the Victim was corrupt and part of a corrupt quardianehip mafia which includes lawyers, judges, and psychologists.
 - Furthermore, on Tuesday, April 23 2024, Your Affiant responded to the area of Shady Hill Drive for Herring III causing alarm and/or fear to a resident and her children playing outside. While on location Herring III had written on the sidewalk in front of the victims residence in chalk stating that the Victim was a sex trafficker. Herring was also in possession of a large sign that sated that the victim was a "human trafficking sex pervert". (Reference Incident # 2024-70-3065)
- On Tuesday, April 23 2024; Your Affiant advised Herring III that his actions alarmed and/or scared multiple residents in the area.

I, OFFICER ALEX KOMATICK (113) , BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

Sworn to me and subscribed before me this day of A Date:

| Date: | | Date: | | Date: | Date:

POLICE CRIMINAL COMPLAINT *

Incident Mumber 2024-24-3634 HERRING III Complaint Mumber Processes-Commes tses. ARTHUR 04/27/2024 Date Filed

Affidavit of Probable Cause Continuation

Several residence stated that they were afraid to let their children outside due to Herring III behavior. Additionally, residence explained that due to the fact the large sign Berring III was holding was yulgar and referenced sex trafficking they had to keep their children in the house.

Herring III actions serve no legitimate purpose and the statement written on his claiming the victim is involved in sex / Musan trafficking are desalous.

sign

(Signature of Affin

RECEIVED

3:53 2024 APR 27 P

DISTRICT COURT 07-1-03

40

Furman, Ed

From:

tomlinher1925@tutanota.com

Sent

Monday, June 10, 2024 11:43 AM

To:

Ronald Fenstermacher

Cc

Tomlinher1925; David Jaskowiak

Subject:

wrong mailing address

jaskowiak, fenstermacher,

I saw on a recent guardian report you both have my mother's address still listed for mailings to me. I have found items posted in the court docket only because I had them downloaded at the register of wills. Sometimes you do send documents to my Quakertown address. Both of you have known my Quakertown address since you both evicted me from my Mother's house and denying me her gift money without consulting her in august 2023 as retaliation by me continuing to expose this guardianship scam on her for her money. Was your game trying to deny me the ability to respond to those documents by not having me see them?

18.

I am constantly amazed how low shisters will go for a dollar. Stealing from a now 99 year old woman? Really?

Rev. Arthur herring III

Sent with Tuta; enjoy secure & ad-free emails: https://tuta.com

Dear Mr. Jaskowiak.

I would like to know what your specific position is regarding my mother in this matter. You have talked to her and know that her monthly finances are automatically paid and her investments have been handled for many years by Raymond James. Her house is morgage free and she usually writes only one check a month to her housekeeper that only is there for 2 hours once a month. She is still totally able to take care of herself in every way on her own. She still has common sense and knows right from wrong. Untill last month when her driver's license expired, she still drove a car on a regular basis

As you know my position has always been that there is no reason why my mother needs a legal guardian. Especially in this matter, Camp has NOT provided one example in her petition where my mother has done something that shows she needs a "guardian". The petition is nothing less than a child-like assasination of my character and a obvious try to control my mother's life and her finances again. As you know, I gave you the "Delegate Authority" document my sister had a lawyer make up last year to do the same thing and I stopped it. Last year, she tried to steal the \$1,200, using Fenstermacher, to pay for that lawyer without asking my mother. My sister's emails for several years to people my mother has business relationships, where she lies about my mother using disgusting lies, has caused my mother both deep hurt, severe embarrassment and caused her serious problems dealing with those people.

I have been with my mother on a daily basis for about 8.5 years and for about 6 hours per day, 7 days a week. I have handled all other types of responsibilities for the car, house, etc. For the past 1.5 years, I have done all of the shopping because of the virus so she is kept away from people and continue to do so so she does not have to be bothered. Because I decided to use the money from my bankruptcy to pay for my lawyer to be sure my mother is protected during this money and power grab by my sister (as she tried to do last year), I could not pay the back lot rent on my house of \$12,000 and I lost it. I am now living at my mother's house full time and she is extremely happy because we are so close.

Carol sent me the court's manual for guardians. The legal definition for a incapacitated person is clear and my mother certainly does not fall under that definition in any way. Her only slight problem is a small memory recall issue. Keeping in mind that Camp's petition fails completely to cite one example to justify such drastic legal action, especially seeing how my mother's life has been made "automatic" and I have been and will be continuing the same functions as I have been doing for 8.5 years since my father died.

Because of my 41 years as a criminal investigator, I know all court cases are based on evidence. I told Carol the other day I want discovery of documents to prove my sister's many claims about herself, her finances in her petition, including a major house loan by my parents to my sister for \$100,000 about 12 years ago that seems never to have been paid back. I told Carol the other day because of my sisters deep hate for me for 50 years (for unknown reasons) that my sister will refuse to have me know those documents and that might cause her to maybe withdrawl the petition. I also want Fravel, who made up the recent documents and Dr. Kuhar as witnesses to verify my mother knows that she is in her right mind, especially when she made some minor changes last year in her will and POA. I do not want the judge to simply hear she said/he said and make a completely wrong decision that would cause tremendous damage now and after my mother is gone. Proof needs to be provided by my sister.

Carol said she and you do not like my decision for discovery and a delay so those documents can be obtained. I do not understand why anyone would not want facts to be known and presented in court to protect my mother from a power and money grab. I would have thought you, as my mother's lawyer, would have demanded such proof, especially at least one example to prove why such a petition was filed. I would have also thought Camp would have given at least one example to justify the petition. Otherwise, it is is clear Camp is using the court only as a weapon for my sister's personnal and financial benefit and Camp is violating the lawyers Rules of Professional Conduct, not to mention the oath lawyers take to become lawyers.

As per the psychologist's evaluation, a brief talk of 2 hours and a few paper and pencil type "tests" that they along with hundreds of other psychological type paper and pencil tests, that have no independent proof of their accuracy have NO business being allowed in court to determine such a serious issue that will determine a person's future life and well being. I have talked to several such

"neuro-psychologists". One only had a 1 hour "evaluation" using 4 paper and pencil tests, Dr Ledakis was 2.5 hours and another one had a 6-7 hour "evaluation" over 2 days. Who is more "accurate"? There are NO standards that I can find that say which one is the proper one. For the court to put such weight on such a non-standardized "evaluation" is totally wrong and unprofessional. Plus, for such a therapist to suggest/claim his conclusion can go back many months or even years to say the person had that incompetence then and to such a degree, is to claim he (therapist) must be some type of time traveler that he went back in time to make such a statement of fact. Courts do not allow lie detection results when that equipment and results have had independent proof of their accuracy for decades.

I do need you and Carol's dedicated help in this serious matter. I have told both of you this has caused my mother many crying spells and the hurt she feels that her own daughter had made up and widely passed emails making those disgusting lies about her for several years. She gets very upset to think she will have to say in court she does not want my daughter to be in control of her life and the many problems my sister will cause if she is her guardian now and the many, many problems my sister will cause pertaining to settling the estate after my mother is gone. She also knows my sister will refuse to talk to her as a punishment if my sister does not get her way. Why should a 96 year old woman have to go through this crap?

Sent with ProtonMail Secure Email.

arthur herring III

8/7/21 20.

Mr. Jaskowiak,

I can hardly put into words my disgust and anger at you for your pathetic and vicious attack on me yesterday in court and your total indifference to what your client, my mother, wanted for herself. My mother made it extremely clear to you and Ledakis for two months how much she loves me and wanted only me to be her guardian. You failed completely, not only as a concerned person, but also as a lawyer and her lawyer to carry out her demands and to protect her. I was never fooled by your fake "jolly" disposition and your claims of how much you liked my mother. It was as fake and hollow as my sister's so-called "love" for my mother. As I have pointed out many times, my sister does not have any love for her mother, it is only her love for my mother's money.

It was extremely clear to me, by yesterday, that you considered my 96 year old mother only as a paycheck, nothing more. Just like my former lawyer, Cornelison, you also could not accept anyone who challenged your opinions or disagreed with you. As a 67 year old man and 41 years as a highly skilled lie detector examiner and instructor worldwide in lie detection, I am quite qualified to challenge anyone in what they say or do, including any so-called "neuro-psychologist" who only a spend a couple of hours with a person and use a few paper and pencil type tests (with no independent studies validating their accuracy) before they label someone incapacitated and collect their paycheck. I wonder how much the taxpayer got soaked for the ledakis "report"

It was clear the both Carroll and Ledakis have been in the court before. It appears clear that fancy mumbo jumbo talk is enough for a court to think someone is a "expert", without ever pulling the curtain back and actually checking everything those so-called "neuro-psychologists" say and do in their business. I did and I proved in my questioning of Ledakis that his so-called evaluation of my mother was basically a scam on the court, the taxpayer who paid for it and most important the many people that got railroaded, including my mother by Ledakis and Carroll. I was never allowed the time to ask all of my questions of Ledakis, including his "report" that I was denied to have to evaluate at my house before going into court. I was also denied the binders to read and evaluate before the trial, but you lawyers were allowed to have and use them anytime you wanted. Scams come in all shapes and sizes. The fake lie detector business in Florida that sued me just to waste my money, Bernie Madoff, Elizabeth Holmes, etc. Anyone can make up a fake resume and buy a fake education title, including fake lawyer degrees and transcripts. They can create a huge business around those fake credentials. Contrary to what the judge said yesterday, psychology is not a science, it is only an art. There is no accuracy to their "treatments", "methods" or their paper and pencil type tests. Even Ledakis admitted he had no proof of his accuracy or in the paper and pencil tests he uses, but he referred to his length in his business that he suggested/implied that he knew what he was doing. Sales of a product or service do not prove something works, only that people are buying it. Psychologists never talk of their "cure rate" because they do not have any. They only make their money from desperate and naieve people willing to spend thousands of dollars hoping for a cure from people who do not have any to offer, at any price. Taking candy from a baby.

At the end of the trial, you already had a name of a "legal guardian". It appears the decision was made in advance and that I was allowed to talk just so the court could say they followed the rules. It was disgraceful, at the end, when the judge said I only had till tuesday to find my choice of legal guardian. When I objected to such a short time, she smiled and said "just google it". Really? A judge saying that on such a important matter? I am reminded of those two state judges that were sent to jail for sending children to jail for kickbacks years ago.

I am sure you lawyers got a good laugh at me, a 67 year old man, crying in court yesterday because of my love for my mother and how serious I was taking this matter. I gave up my house of \$25,000 and about \$10,000 I lost for lawyers just to be sure my mother was being protected from my sister's greed, temper and her psychological disorders that have been documented. For what she has done and will do in the future to my mother for her own selfish reasons for money and control, she is a evil monster. But, you never knew most of it and I was not allowed to tell and show the documents in court. The judge had read the petition and she only knew what was in it. My lawyer never responded to any of those lies by my sister. I was the one who looked like scum. Yesterday, you proved you were only out to condemn me



in any way just to satisfy your ego because I criticized you on the courthouse steps a week before. You condemned me for yelling at you on the phone the day you told me my sister wanted to visit my mother. You said I should not have let my mother hear our conversation. it was HER house. I don't keep secrets from her. Why didn't you tell the judge how upset my mother has been, including crying many times, because my sister filed the fake petition only as a power grab and money grab and the massive harm it has done to me? Instead, you did not care.

You never cared to make sure my mother, your client, got what she wanted and deserved: me as her legal guardian for the rest of her life. Instead, my mother will have a unknown nobody to make all types of decisions, no matter how bad, including for her health and is only doing it as a job because he couldn't find any other one. How pathetic your lack of professionalism is and how fouled up the orphans

court is for allowing that.

I had documents to prove my sister perjured herself in court, but the judge refused to allow me to question her any more. I made it clear I was not done with my questions to her. I was refused by the judge to submit documents to explain various lies my sister/lawyer brought up. It was just a game by them and you. Nobody ever cared that my sister filed the petition because she claimed she loved my mother, spent maybe \$15,000 to do so, persued it for 2 months and then suddenly dropped out and knowing probably a total stranger would be making decisions about her mother for the rest of her life, no matter how bad. She did so only because she knew I had proof of her scamming my mother and she did want that to be known. Nobody cared that my sister's/lawyer petition did not cite one example that showed my mother did not have common sense or did not know right from wrong.

The judge refused to allow my mother to be there to testify for herself. My mother wanted to be there to speak for herself. She kept asking me: "Don't I have a say in this?" YOU should have been speaking for her since she was not allowed to be there and making sure she got what she wanted. You failed completely. Your friend will be getting money from my mother for basically doing nothing. The judge thinks a total stranger is better for my mother's happiness, life and well being than her son, who has done so much for her for almost 9 years since my father died and has had a extremely close and loving relationship with her for all of his life. There is no logic or intelligence with her decision.

You and my sister claim you know everything and have everything under control. When things

happen, the only blame will be on you and her. I am not considered to be anybody.

Do you plan to ever tell my mother if her taxes ever got done? As you recall, my sister refused to allow me to do them, so far she is 2.5 months overdue doing them and she refused to pick up the tax documents needed to do them. I had to copy them for you and give them to you. So, you were supposed to represent my mother and make sure things got done for her? We saw how that turned out.

arthur herring III

Sent with ProtonMail Secure Email.

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

NO. 2021-X2110

IN RE: JANE T. HERRING, AN INCAPACITATED PERSON

ORDER

 It is strictly forbidden for any individual associated with this case to release the personal contact information of others who are involved in providing care or services to Jane Herring other than to this Court, to law enforcement, or those individuals who require that information in order to provide care to her. That includes persons involved in this matter in the past and in the present as well as those who may be involved in the future. It further includes contact information about the agencies or companies for whom any

- 2. The prohibited release of information encompassed by this Order includes any release by any medium including, but not limited to, emails, texts, publication and/or transmission over the internet or through social media of any kind, dissemination of information to the news media, the mailing and/or delivering of letters and other written memoranda, the posting of circulars and/or handbills, and/or any other release by similar methods of the personal information about individuals involved in this matter.
- Violation of any aspect of this Order will result in sanctions, including possible contempt and incarceration.
- All prior Orders and Decrees of this Court shall remain full force and effect, except as modified hereby.

BY THE COURT:

MELISSA S. STERLING, J.

This Order e-filed:
David A. Jaskowiak, Esq.
Brittany J. Camp, Esq.
Ronald W. Fenstermacher, Esq.
Rev. Arthur Herring, III
Cynthia Ellis

service and care providers work.

Judicial Court Clerk

David Jaskowiak

From:

tomlinher1925@tutanota.com

Sent:

Wednesday, November 29, 2023 9:15 AM

To:

Taelsinaer

Cc:

Tomlinher1925; Rfenstermacher Esq; Pblumer, Wblumer, Jlobach; David Jaskowiak;

Jfallon

Subject:

jane herring

Attachments:

ledakis live at home.pdf; mom ah stays in house.pdf; mom title 20 s 5521.pdf; mom ah care of me 2019.pdf; IMG_20231115_170312872.jpg; IMG_20231109_090145683.jpg

gelsinger,

No replies from you or the Racket to my previous asked questions below. Why? Mother is a human being. Just not that important to the Racket, only her money?

Why have you/blumer/jaskowiak/fenstermacher refused to put a table in Mother's room so she can look at things like a human being and so she does not have to put things on the floor like a animal? It has been 2 years since she has been put in her cage by the Racket, including jsh, and has been living in solitary confinement and in a sensory deprived environment. That very tiny table on wheels is NOT a table of any use. Mother does not need all of those extra chairs to make room for a card table or other of same size..

Why does the Racket refuse to put mother into a much nicer, much bigger and much cheaper place to live? I have found many such places where Mother can live happily, but the Racket, including jsh, has refused. Why? Does the Racket think Mother should be caged and treated like she has been for two years, like a animal, until she dies?

Still no reply from you or blumer as to why my Mother and I cannot have lunch again since I proved my food never caused her swollen legs and she never had any diet restrictions or food allergies.

Why have we been refused to be with in her room to meet like we used to?

How much longer is your paid liar experiment going to last and what are you trying to prove since brandi said all of the visits were loving and happy, none of the staff has ever said in court I "agitated" Mother, nobody ever asked Mother if I "agitated" her and she never told me to leave in our visits and nevr refused my many phone calls?

When did the rules change that your paid liar has gone from just sitting there and igf I "agitate" my mother, the staff or the paid liar can tell me to leave to now where your paid liar is taking our pictures, sitting on top of us, listening to our private conversations, going through all of the things I am giving her to have and getting Mother so upset she calls your paid liar a Bitch and Mother turns her chair around so she does not have to look at her?

Why does Mother's hair look like it does not get washed and she has not gone to the hairdresser for months?

What drugs is she on that she can no longer stand up and walk. Drugs and no exercise causes that, not dementia.

Why do you and blumer refuse to answer my questions?

When will you start obeying the PA law, title 20, section 5521? Mother is a human being, 98.5 years old, not just a bank account. Mother is your boss, as the law says.

Rev. Arthur herring III

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https://tuta.com

Upset 2021-X21TU-29-0.2 received at montgomery younty register or wills since corrows every research in the received at montgomery younty register or wills since or or owner or will of the second received at the second received at the register of the registe

Fw: Covid rules from facility

24.

From: Carl K <carl@cknapplaw.com>

·) Inbox | herthur20@protonmail.com | ProtonMail

herthur20@protonmail.com < herthur20@protonmail.com > To:

Date: Tuesday, October 19th, 2021 at 4:51 PM

See below email.

Carl M. Knapp, Esq. KNAPP LAW, LLC 809 Bethlehem Pike **Building F, Unit F2** Ambler, PA 19002 215-268-6333 fax: 215-695-2055 Carl@cknapplaw.com www.CKnappLaw.com

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From: Díane Zabowski < DZabowski@zabowskilaw.com>

Sent: Tuesday, October 19, 2021 1:17 PM

To: bcamp@htts.com <bcamp@htts.com>; David Jaskowiak <davidjas@davidjaslaw.com>; Carl K

<carl@cknapplaw.com>

Subject: Covid rules from facility

Good afternoon,

I just learned that Manatawny Manor has the following rules:

- 1. If a visitor is vaccinated, the facility will want a copy of their vaccination card.
- 2. Visitors will complete a COVID questionnaire upon arrival and have their temperature taken.
- 3. Masks must be worn the entire time a visitor is in the building.

The facility is also requesting that Mr. Logie hire an aide to be with Jane. They believe

that she needs 1:1 assistance.

Z4,

Thanks, Diane

Diane M. Zabowski, Esquire Zabowski Law LLC Suite 205 E 100 Springhouse Drive Collegeville, PA 19426 Phone: (610) 489-6016

Fax: (

(610) 489-6007

Email:

dzabowski@zabowskilaw.com

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Cynthia

25,

From: Cynthia Ellis <elliscynthia3@gmail.com>

Sent: Monday, March 4, 2024 8:58 AM

To: Cynthia Ellis < cellis@4lifecareservices.com>

Subject: Fwd: jane herring

Sent from my iPhone

Begin forwarded message:

- - -

David Jaskowiak

davidjas@davidjaslaw.com to: tomlinher1925@tutanota.com + 1 •

₩ Wed, Mar 6, 2024 • 06:45

From

David Jaskowiak <davidjas@davidjaslaw.com>

То

Cynthia Ellis <cellis@4lifecareservices.com>
tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

RE: jane herring

Mr. Herring,

Your use of personal email is inappropriate. Please refrain from doing so. In addition, I would ask that you provide Ms. Ellis with a short, succinct list of those issues which you believe are necessary to discuss. Please list those issues in order of priority as you see them. Her entry in this matter should not be viewed as an opportunity for you to re-litigate past grievances. Ms. Ellis' time is very valuable, and I will object to any effort to take her focus away from her responsibilities to your mother.

Thank you for your anticipated cooperation.

DAVID A. JASKOWIAK

Attorney at Law

815 Greenwood Avenue

Suite 14

Jenkintown, PA 19046

Phone: 215-886-7720

Fax: 215-886-7728

Cell: 215-605-2761

E-mail: davidjas@davidjaslaw.com

From: Cynthia Ellis [mailto:cellis@4lifecareservices.com]

Sent: Tuesday, March 5, 2024 12:06 PM

To: tomlinher1925@tutanota.com

Cc: David Jaskowiak

Subject: FW: jane herring

LAW OFFICES

DAVID A. JASKOWIAK

ATTORNEY AT LAW 815 GREENWOOD AVENUE SUITE 14 JENKINTOWN, PA 19046



(215) 886-7720 FAX: (215) 886-7728 davidjas@davidjaslaw.com

June 29, 2023

The Honorable Gail A. Weithelmer Montgomery County Court of Common Pleas P.O. Box 311 Norristown, PA 19401

RE: Estate of Jane T. Herring, an incapacitated Person CCP Montgomery County OC NO. 2021-X2110

Invoice # 10003

Professional Services From 01/05/23 to 06/29/23

	,	Hrs/Rate	Amount
01/05/23 DJ	Telephone call from Guardian, Parn Blumer, regarding additional complaints which were made to Manatawny Manor about Jane Herring's medical condition.	0.20 300.00/hr	60.00
01/10/23 .DJ	Telephone discussion with Attorney Thad Gelsinger about visitation.	0.22 300.00/hr	65.00
01/11 /23 DJ	Review of Concise Statements filed by Arthur Herring; research; preparation of Motion to Strike; electronically filed Motion and Memorandum with Orphans' Court.	2.60 300.00/hr	750.00
01/13/23 DJ	Review of letter from Attorney Thad Geleinger, directed to Judge Weithelmer regarding the issue of visitation.	0.08 300.00/hr	25.00
01/30/23 DJ	Received and reviewed Arthur Herring's Answer to Motion to Strike; review of Order by Superior Court requiring filing of Docketing Statement by February 3, 2023 or appeal will be the dismissed; brief additional research on case law.	0.33 300.00/hr	100.00
02/03/23 DJ	Review of Go Fund Me page initiated by Arthur Herring.	0.20 300.00/hr	60.00
02/06/23 DJ	Telephone discussion with Delective Joseph Kelly, Montgomery County detectives.	0.20 300.00/hr	60.00
DJ	Telephone discussion with Attorney Thad Gelsinger regarding hearing on Thursday, recent internet post by Arthur Herring.	0.20 300.00/hr	60.00
02/08/23 DJ	Visited Jane Herring at Manatawny Manor, discussions with various members of the staff, including those on Horizon floor.	2.00 300.00/hr	600.00

3.17.24- Response to preliminary objections by jas-

Harass, vicious, rants, baseless, vile, rambling, disjointed, incoherent, scandalous, mafia, vituperative language, inflammatory, derogatory,

2. 7. 24. - Pre trial statement by jas

Harassment, intimidation, rants, ramblings, vicious, defamatory, threatening, emotionally distraught, unholly terror, published defamatory content, he must now be considered a recivicist, intimidate, terrorize, stalk, demonize, try to force resignations, his unjustified behavior must end NOW for jane herring's sake and for jane herring's estate, relentless litigation and improper conduct, unholy war, costing his mother's estate, denial of his mother's declining cognitive condition, relentless f harassment and intimidation against anyone associated with this case and anyone

mission of harassment and intimidation against anyone associated with this case and anyone associated with anyone who is associated with this case, threatens anyone who stands in his way from getting what he wants, he is obsessed about a possible inheritance even at a significant cost to his 98 year old mother and her estate, his ongoing deliberate refusal to respect any authority whether those rules established by this court proscribed by law or those set forth at the nursing home for the health safety welfare and protection of its residents represents the mind set of one who thinks he is above any real consequences for his actions, persistant rants and rambling accusations have been vicous, defamatory and threatening, ah's behavior is not just of an emotionally distraught 70 year old man who is upset at the thought of facing the unfortunate reality of his mother's condition

Campaign of unholy terror, harassment, published defamatory content, intimidate, stalk, demonize, try to force resignations, uncivil behavior, make threats, jeopardizing jane's care safety and welfare, inappropriate conduct by AH (2x), wrongful behavior. AH is purposely interfereing with his mother's much needed care, for jane herring's sake AH must be sternly sanctioned so it does not happen again, he is likely to use gift money to fund his unholy war, verbal abuse, harassment, upsetting his mother, terrorizing, recidivist, harass, intimidate, terrorize, forces resignations, published defamatory content, while he may have the right to certain free speech protection under the first amendment, intimidate, stalk, uncivil behavior, make threats against anyone who resists him, jeopardizing janes care safety and welfare, intimidate and harass those associated with this matter and is injurious to the to the interests of jane herring and those providing care, he thinks he is above any consequesnces of his actions, emotionally distraught, upset at the thought of facing the unfortunate eventuality of his mother's condition if that was the case why did he take a 5 month hiatus from visits (sterling denied me visits for 3 months),

12 10 21 notes of testimony-

Jas: he called the state police for a wellness check when there was no reason for one. Court: multiple checks. Jas: yes., jas: he (Arthur) is establishing a shadow guardianship he thinks he is in control, he is vicious towards anyone who stands in his way.

4/2/24 - Memorandum in support of preliminary objections by jas.

Scandalous, impertinent, derogatory, vicious, inflammatory, derogatory, incoherent, rambling, disjointed, unintelligible, irrelevant matters, "got the message", harass, "unless he gets what he wants", vile invectives, total defiance of normal social convention, "a danger to all involved", "ultimately harmful to his own Mother",

12/10/21



Notes of testimony conference (Meitne thumbdrive)

2 are clear and obvious to me. In addition to that,

- 3 though, he has also been contacting Dr. Kuhar's office.
- 4 And, even more --
- THE COURT: Which is Mrs. Herring's
- 6 general practitioner?
- 7 MR. JASKOWIAK: That is correct, the
- 8 long-time general practitioner, at her office up in
- 9 Sellersville. He, in fact, I've been informed, showed
- 10 up at Dr. Kuhar's office early in the morning as
- 11 somebody was opening up the office. That's grossly
- 12 inappropriate, there is no reason for him to be
- 13 contacting the office in that manner; but, nonetheless,
- 14 he showed up there. The Court is already aware that at
- one point he had called the state police for a supposed
- 16 well-check when there was no reason for one.
- 17 THE COURT: Multiple well-checks on the
- 18 same day, I believe.
- 19 MR. JASKOWIAK: Yes. And the problem is
- 20 what Mr. Herring is trying to do is basically establish
- 21 what I would loosely call a shadow guardianship, where
- 22 he thinks he is in control. And he is vicious towards
- 23 anyone who stands in his way.
- I find it dismaying that he wouldn't
- 25 have had the courtesy to email all the rest of us as

David A. Jaskowiak 106 Shady Hill Drive Chalfont, PA 18914

My name is David Jaskowiak, and my wife and I are the parents of a 23 year old young man who suffers from autism. We are currently without any waiver services at all. My son is unable to work and relies on us for all of his needs. I am here today to try to give you some sense of the struggles and hardships which we experience from the lack of any services or programs.

Initially, we did not understand how the complicated waiver service program even worked until a couple of years ago when, by sheer happenstance, I explained out situation to a friend who said that we had better start looking into it because it could take some time. Unfortunately, we had received no information, guidance, or assistance from our local educators before our son graduated from high school in June 2012. When we started looking into the various waivers, we found it confusing, to say the least. What did become apparent, though is that our son would likely not qualify for the "ID" waiver program because of the rigid IQ score criterion that was used to determine eligibility. He is a little, but not much, above that arbitrary IQ threshold. Does that mean that our son is somehow able to be employed, live apart from a supervised setting, or even survive out in the community by himself? Not at all. Functionally, our son will continue to need 24/7 assistance for his health and safety as he gets older. He simply lacks the ability to understand the everyday challenges and dangers of life. He is unaware of those would seek to manipulate him and take advantage of him. Although he clearly needs and wants people in his life who can accept him for what he is, our son lacks the requisite social skills to develop friendships and relationships necessary for living his life on his own. He lacks the tools to comprehend and understand "how the world works," and will never be able to live on his own. We looked into whether OVR could help him get a start in the working world, but were dismayed when we were told that OVR was only for those who are able to engage in "competitive employment." Our son is not just ready for that and needs supports and services if he is ever to reach that point...

Our first attempt to apply for the autism waiver was never completed. We left our name and number on the designated telephone number for the Bureau of Autism Services, but did not hear back. Finally, in September 2014, we were able to complete an application for the autism waiver over the telephone. I spoke to a woman at the Bureau who took down our information and then informed me that the waiting list was about two years. I expected to get some kind of written confirmation of something after that phone call, explaining how the process would work, what we could expect, and how we might monitor our waiting period. To this day, I am still waiting. I have called a few times to see where we are on that list and how much longer we might have to wait, but was told that the Bureau does not give that information out. It is truly Kafka-esque. We are still waiting, but we are not really sure for what or for how long.

We were heartened by the news last summer, ironically when our son was suffering from some of his biggest challenges, that additional funding would be on the way when the budget passed. Unfortunately, as I later learned, those extra spots are minimal and, with the budget impasse, even that isn't happening.

How do you explain all of this to an autistic young man who just wants to be happy and to be able to do something with his life? I truly wish that our son could describe for you his daily frustrations, boredom, and loneliness, but, although he is verbal, his communication skills do not allow him to do that. All of this is far beyond what he can comprehend. Perhaps in that way, he is really similar to all of the other parents out there, even me, who do not understand why this process is so difficult when there are autistic men and women who are so deserving of our help.

I am told that there are about 2000 adults waiting for services from the autism waiver program. I have also been told that new adult applicants become eligible for services at the rate of about 100 per year. At that rate I could be well into my late seventies and my son could be in his forties before he gets any services. We simply cannot wait that long. The longer we wait for some services, the more difficult it will be for our son. He is already going through a difficult adjustment period his early 20's which, even for a "normal" adult, is perhaps the most

challenging period of that person's life. And heaven forbid that something should happen to my wife or me. A drastic transition for my son into some other living arrangement would be truly traumatic under those circumstances. The fact is that our son needs more people and services in his life *now* to prepare him for the inevitable transition.

Here is the other part of the problem. Without waiver funding, there are no programs available to help us. Even if we could private pay, many, if not most, of the programs will not open their doors to someone without waiver funding. That leaves only my wife, me, and our other son (who is 3 ½ hours away in college) to provide for our autistic son's needs. Friends and family only go so far, and the truth of the matter is that most people, even with the best of intentions, lack the necessary insight and understanding of the special issues that autism presents unless they live with it. A trademark of autism is quirky, unusual behaviors. With small autistic children, that may be looked upon as "cute." It stops being cute, though, when kids with autism are all grown up. Unless you are properly trained, or really know the autistic individual, there are some behaviors that might, at first blush, be very concerning. So it is left to us, his immediate family, to help him. And there are no breaks. My wife is no longer able to work outside the home. We cannot get away on vacation. And even if we could get away, respite is simply not available. It is a 24/7 job.

But the biggest effect on the lack of services is the effect on our son. He wants more from his life, but he is finding our that the world is not such a hospitable place. He would like activities, friends, maybe even a job some day if he could be properly trained and supervised in a working environment that can accept his idiosyncracies. That is what he was promised by his teachers while he was in school. He struggles with understanding why that has not yet happened.

In deference to my son's right to privacy, I cannot explain all that has happened in the 3 ½ years since he finished high school. However, I wold like to try to dispel the notion that an autistic child who has received services while he was in school does not suddenly "get better" and become fully integrated into society upon graduation. In fact, without continuing supports

and services, exactly the opposite takes place. We have seen regression, including the loss of basic skills that our son had mastered in early childhood. That includes self care skills, eating and dressing habits, the ability to organize and follow through on tasks, and the ability to be motivated. All have been compromised. This time last year, we saw that our son unexplainedly began to lose weight despite a very good, balanced diet. We also started to see alarming, repetitive behaviors. We consulted with specialist after specialist and even had a brain MRI trying to rule out some organic process. Finally, with the help of a couple of exceptional, caring doctors, we were able to determine that his struggles were directly related to his discontentment at what his life had become. For a while, it seemed that he even blamed us despite everything that we have tried to do, and still do, for him.

What is important to understand is that our son finished school as a much more confident, optimistic young man. In fact, before he graduated, our son did his graduation project with the help of an aide which included giving a presentation on his food allergies complete with posters and other visuals which he had prepared to a number of teachers, administrators and us. He could not do that same project today.

Thankfully, we have seen some improvement recently, but we are scared that our son could backslide at any time. He needs more than what we can provide to him on a daily basis. He supports and services in real time to allow him to be out in the community. Without it, our son risks stagnating in his development as a person or, worse yet, further regression. We urge you to implement the necessary changes to allow those services to be delivered now without further delay.

Respectfully submitted,

David A. Jaskowiak

Dated: March 16, 2016