

Table of Contents 30- 43

30. Fenstermacher was my parents trust lawyer for about 21 years. After my father died in 2013, he and my sister began attempts to steal her money. I stopped all of their attempts. What he says here are total lies and he was paving the way to do more to help my sister take control of Mother's assets. At no time did either of them ever discuss their ideas with Mother. Exactly 1 year later, sister filed the petition for guardian of person and adult, leaving me out and never discussing her petition with her mother, neither did fenstermacher.
31. Fenstermacher wrote a letter to my Mother in May 2020. He claimed I was lying to her (Mother) about my sister wanting to put Mother into a nursing home and sell her house. Exactly one year later, in sister's petition for guardianship, sister was doing just that.
32. The first attempt fenstermacher/sister did to try to take control of Mother for her assets. I refused to sign any agreement. I always informed Mother of those attempts.
33. The next attempt sister/fenstermacher to get mother's money and assets was this "Delegate Authority". Again, never discussing their plan with my Mother. If I signed it, I would be in charge of Mother's house and car repairs and her health matters, but sister would have absolute control of all of Mother's assets to do what she wanted with them. I refused to sign.
34. In late 2020, Mother and I took fenstermacher's legal documents to a large law firm. They found many mistakes in them. We found another lawyer to correct them and Mother fired fenstermacher. Mother also make some very small changes in her Will so I would get a little more because the sister always was a spoiled child. The guardianship mafia claimed I forced Mother to make those changes and declared those changes invalid. Nobody ever asked Mother.
35. Fenstermacher did everything he could to punish me and hurt me because I exposed him as a corrupt lawyer and corrupt and grossly incompetent guardian of estate for Mother. He wrote an inventory and deliberately left my name off, but put my sister's name in twice.
36. After my father died in 2013, Mother would give each child \$14,000 as a gift instead of buying us presents that she knew we would have bought ourselves. But, fenstermacher decided not to give me the money without asking Mother if she wanted me to have it as another punishment for exposing him as a corrupt lawyer and guardian. He had NO problem wasting Mother's money on a tiny room, in solitary confinement with people with mental and behavior problems at \$90,000 a year when she could be living at home at the court accepted cost of only \$16,500 a year. Fenstermacher also had no problem paying all of those lawyers hundreds of thousands of dollars each year who were not entitled to be paid by Mother.
37. My former lawyer filed a petition for discovery because my sister never proved or gave any proof that Mother should have any guardians. My sister's petition was about glorifying herself, her life and insulting and lying about me, a real narrccist.
38. I sent a letter to my sister telling her to stop yelling and insulting my Mother. Sister denied it and called me a liar.
39. In 2011, my sister kept demanding that my parents give her money to buy a house, even though she had bought about 5 of them in past years. They gave her a \$100,000 loan a year before my father died.
40. A year after my father died, my sister complained to my Mother she was very poor, even though sister had a full time job as a medical coder and worked out of her house. My Mother forgave \$25,000 of that loan. Sister later complained she need a new car, so my Mother bought her one.
41. My mother wrote this to fenstermacher about 2 years before sister filed her petition for guardianship against Mother. Fenstermacher totally ignored it and in Summer of 2023, he/jaskowiak/judge weilheimer evicted me from my Mother's house without asking her. At Mother's request, I moved into her house in

2019. Because I had spent all of my money for lawyer fees and other costs to get Mother home, I have been living in my car.

42. I sent this to fenstermacher in June 2024 about many problems. On July 2 2024, Mother died a very painful and barbaric death by morphine by the guardianship mafia. She died by dehydration and starvation being unconscious.

43. Many questions I asked fenstermacher shortly after Mother died. He refused to reply to any of them.

44. I found out in spring of 2024, fenstermacher and jaskowiak were deliberately sending time sensitive documents to my Mother's address even though they knew I had not been living there for about 9 months because they had me evicted from Mother's house on august 25 2023. They did their trick so I would not know about the documents and they would get what they wanted in those documents because I never responded to them within the time allowed.

30.

Law Office of
Ronald W. Fenstermacher, Jr., PC
A Professional Corporation
100 Four Falls Corporate Center, Suite 311
West Conshohocken, PA 19428
(610) 234-2207
rfenstermacher@fenstermacherlaw.com

May 14, 2020

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

Re: Jane T. Herring

Dear Arthur:

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

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

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

30.

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

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

Sincerely,



Ronald W. Fenstermacher, Jr.

Enclosure

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

31.

Law Office of
Ronald W. Fenstermacher, Jr., PC
A Professional Corporation
100 Four Falls Corporate Center, Suite 311
West Conshohocken, PA 19428
(610) 234-2207
rfenstermacher@fenstermacherlaw.com

May 14, 2020

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

Re: Power of Attorney

Dear Jane:

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

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

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

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

31.

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

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

With best regards, I am

Sincerely,



Ronald W. Fenstermacher, Jr.

Enclosures

JANE T. HERRING POWER OF ATTORNEY

32.

SUPPLEMENTAL DIRECTIVE

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

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

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

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

Dated this 7th day of May, 2020.



Ronald W. Fenstermacher, Jr.

DATE: _____

AL)

(SE

JILL S. HERRING

**JOINT DELEGATION AGREEMENT FOR THE BENEFIT OF
JANE T. HERRING**

We, Arthur Herring, III and Jill S. Herring, agree to be joint delegates for the benefit of our mother, Jane T. Herring. In furtherance of this agreement and to properly implement and facilitate its intended purpose, we agree that Arthur Herring, III shall be the delegate as to the person of our mother, Jane T. Herring and that Jill S. Herring shall be the delegate as to the estate of our mother, Jane T. Herring. Each delegate shall perform acts under his/her designated responsibility (i.e. person or estate) without interference from the other and where necessary, with the oversight and agreement of Jane's attorney, Ronald Fenstermacher.

As the parties hereto agree that this joint delegation agreement shall not replace the existing power of attorney, it is intended that this document delegate the responsibility of personal needs and daily healthcare of Jane T. Herring to Arthur Herring, III and the responsibility for all financial transactions of every kind pertaining to or involving Jane T. Herring to Jill S. Herring.

Arthur Herring, III has the authorization to do the following for the benefit of his mother, Jane:

1. To have access to all medical records and information as well as the authority to disclose the information to others;
2. To attend to her daily needs and care including but not limited to employment and discharge of healthcare professionals, consent and/or

refusal of treatment and provision of appropriate releases for such consent or refusal;

3. To authorize her admission to a medical, nursing, residential or similar facility and to enter into agreements for her care as may be required for provision of care by third parties.
4. To authorize medical and surgical procedures.

Jill S. Herring, III has the authorization to do the following for the benefit of her mother,

Jane:

1. To pay bills and other financial obligations and to collect moneys owed to Jane and to engage in any related postal, banking and financial transactions of any nature to facilitate timely attention to same.
2. To invest, reinvest, deposit, withdraw and/or receive the income or corpus of a trust, annuity or other fund available for my benefit and to engage in stock, bond and other securities transactions including but not limited to sales, purchases and transfers.
3. To manage, lease, sell or transfer any real estate or interest therein belonging to Jane, and to purchase or lease real estate for Jane's benefit.
4. To borrow money, enter safe deposit boxes and engage in insurance and retirement plan transactions.
9. To appear for Jane to handle interests in estates and trusts, as well as the commencement, prosecution, defense or compromise of any claim.
10. To receive government benefits and pursue tax matters.

34,

Re: POA

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

From: Ronald Fenstermacher rfenstermacher.esq@gmail.com

To: herthur20 herthur20@protonmail.com

Art,

Receipt of your email is acknowledged.

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

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

Mr Fenstermacher,

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

Arthur Herring III

Sent with ProtonMail Secure Email.

**COURT OF COMMON PLEAS OF MONTGOMERY COUNTY
ORPHANS' COURT DIVISION**

Received on Friday, August 12, 2022 10:42 AM

COVER SHEET

<small>NAME OF ESTATE</small> Estate of: Herring, Jane T., an Incapacitated Person	<small>CASE FILE NUMBER</small> 2021X2110
<small>TYPE OF ESTATE</small>	
<input type="checkbox"/> Decedent's Estate <input type="checkbox"/> Trust Inter Vivos <input type="checkbox"/> Testamentary Trust <input type="checkbox"/> Principal (Power of Attorney) <input checked="" type="checkbox"/> Incapacitated Person <input type="checkbox"/> Minor <input type="checkbox"/> Non-Profit Corporation <input type="checkbox"/> Other (specify): _____	
<small>DOCUMENT FILED</small> GUARDIAN'S INVENTORY FOR AN INCAPACITATED PERSON	<small>DATE OF FILING</small> 08/12/2022

<small>NAME OF FILING PARTY</small> Fenstermacher, Ronald W. Jr.	<small>RELATIONSHIP TO ESTATE</small>
<small>NAME OF ATTORNEY FOR FILING PARTY</small>	<small>SUPREME COURT ID NUMBER</small>
<small>ADDRESS OF ATTORNEY (OR FILING PARTY, IF NOT REPRESENTED)</small> 1001 Conshohocken State Rd, Ste 1311 West Conshohocken, Pennsylvania 194282950	<small>PHONE NUMBER</small> 6102342207
	<small>EMAIL</small> r.fenstermacher.esq@gmail.com

<small>Is Notice Required?</small> <input type="checkbox"/> No <input type="checkbox"/> Yes - Joinders of all interested parties are attached. <input type="checkbox"/> Yes - Copy of Notice is attached to filing Date of Notice: _____	<small>Is a Citation Requested?</small> <input type="checkbox"/> No <input type="checkbox"/> Yes If yes, was Citation against Respondent previously issued <input type="checkbox"/> No <input type="checkbox"/> Yes - Date of Service: _____
--	---

<small>OTHER PARTIES</small>		
<small>PARTY NAME</small>	<small>PARTY'S ATTORNEY (IF REPRESENTED)</small>	<small>ADDRESS AND PHONE NUMBER OF ATTORNEY (OR PARTY, IF NOT REPRESENTED)</small>
Herring, Jill Scott	Camp, Brittany J.	1001 Conshohocken State Rd, Ste 1300 West Conshohocken, PA 19428 6109402600
Herring, Jill Scott	Sager, Margaret E. W.	1001 Conshohocken State Rd, Ste 1300 West Conshohocken, PA 19428 6109402600
Fenstermacher, Ronald W. Jr.	Fenstermacher, Ronald W. Jr.	1001 Conshohocken State Rd, Ste 1311 West Conshohocken, PA 194282950 6102342207

36.

Ronald Fenstermacher

rfenstermacher.esq@gmail.com

to: tomlinher1925@tutanota.com

Tue, Nov 14, 2023 • 12:21

Gifting

Arthur,

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

Sincerely,

Ron Fenstermacher

tomlinher1925@tutanota.com

Tue, Nov 14 • 16:13

Victor Meitner

Tue, Nov 14 • 16:27

tomlinher1925@tutanota.com

Tue, Nov 14 • 16:55

tomlinher1925@tutanota.com

Tue, Nov 14 • 16:55

tomlinher1925@tutanota.com

Sat, Nov 18 • 11:45

tomlinher1925@tutanota.com

Sat, Nov 18 • 11:45

see attached

Draft saved.

7. No substantive documents were included in the Guardianship Petition to substantiate Sister's assertions regarding her fitness to serve based upon her employment. Sister's financial status is relevant to her qualification to serve as guardian.

8. The Guardianship Petition failed to include an acknowledgment that Sister borrowed \$100,000 from Mother to purchase a home when she averred that she has no interest adverse to Mother.

9. No documents were provided to establish that Sister has made repayments to Mother for this loan which may constitute a potential adverse interest to Mother.

10. The Guardianship Petition included an overwhelming number of averments attacking Brother in every way possible but failed to include actual support for Sister's assertions regarding her motives and interest in serving as plenary guardian.

11. This is a complex matter with competing interests between family members which requires full discovery of Sister's financial status, Sister's communications with Mother's medical providers, and Mother's financial institutions via a Request for Production of Documents.

12. The undersigned has spoken with counsel for Sister and Mother who did not agree to engage in discovery which necessitated the filing of this Petition.

13. A copy of Petitioner's proposed Request for Production of Documents will be provided at the time of any hearing on the instant Petition.

WHEREFORE, Petitioner, Arthur Herring, III, respectfully requests that this Honorable Court issue an Order authorizing the parties to engage in discovery in this matter prior to hearing on the Petition for Adjudication of Incapacity and for the Appointment of a Permanent Plenary Guardian of the Person and the Estate of Jane Herring.

Respectfully submitted,

SATTIN, RONCA & CORNELISON, LLC

By: _____

CAROL L. CORNELISON, ESQUIRE
Attorney for Petitioner, Arthur Herring, III

To: admin@dektorpse.com
Subject: Re: mom

Artie- I did nothing of the kind - ever - I think Mom has Sundown Syndrome. You are totally out of touch as you always have been.

Dont you EVER accuse me of ANYTHING again!!!

Regards,

Jill Herring

610-454-0208

-----Original Message-----

From: Arthur Herring III <admin@dektorpse.com>
To: Jennij <jennij@verizon.net>
Sent: Sat, Mar 23, 2019 11:37 pm
Subject: mom

Jill

You must stop yelling at mother. There is no reason for it just because she has a slight memory recall sometimes. Last week and tonight she was crying because you yelled at her. Why don't you remember she has that slight problem sometimes and simply repeat what you had told her, without the yelling? She knows she has that problem and she is embarrassed by it. She is 94 and we are lucky she is in as good health and alert as she was 5 years ago. She drives fine and cooks without problems. She has a maid only to do light cleaning, including the bathroom.

There is also no reason to keep bringing up nursing homes. They are extremely expensive, would take away almost all of her money and not needed at this time. She has the house and all of her things she has had throughout her life. She would have to give away basically everything to live in a one room or so apartment.



View free www.bncf.com

38,

39,

DEMAND NOTE

\$100,000.00

November 2, 2011

For value received, I, JILL HERRING, promise to pay to the order of
ARTHUR HERRING, JR., and JANE T. HERRING, on demand, the sum of ONE
HUNDRED THOUSAND (\$100,000.00) DOLLARS, without defalcation, with interest
at the rate of ONE ^{1.375% ~~1%~~ 11/2%} PERCENT per annum from the date hereof, said interest payable
monthly beginning December 1, 2011.

Jill Herring (SEAL)
JILL HERRING

EXHIBIT
P-26

Jane T. Herring

© Home

January 10, 2014

40.

Dear Ron-

As requested in 2013, I forgave
\$ 25,000. of the \$100,000. loan made
to my daughter Jill S. Herring on
August 2011, which she is paying
me monthly interest.

Sincerely,

Jane T. Herring

Jane T. Herring

Signed for ^{41.}
26 Chancery
CT.

Jill has limited access
To My Accounts

I will not sign anything
That Artie cannot stay
AT 26 Chancery CT
if he wishes.

To Ronald Fenstermacher
June 24, 2019

tomlinher1925@tutanota.com

Fri, Jun 21 • 09:35

tomlinher1925@tutanota.com
to: tomlinher1925@tutanota.com + 1 ▼

Fri, Jun 21, 2024 • 09:35

gift money

Fenstermacher,

Since I got rid of all of those people and their lawyers who did nothing for mother, except steal her money and ignore the laws and rules of guardians and their lawyers, including you and jaskowiak ignoring the PA Rules of Conduct for lawyers, I saved my Mother hundreds of thousands of dollars and still trying to save her more by getting her back home at the court accepted cost of her house at only \$16,500 a year, compared to the pig pen she has been in since September 2021 of about \$90,000 a year. Saving money, watching for fraud and waste is YOUR job as Mother's guardian of estate since May 2022.

Since you an jaskowiak demanded I be evicted and was on august 25 2023, Mother's house has sat unoccupied. That is costing Mother tens thousands of dollars each year, including her paying for phone, internet, gas, electric, water, etc. I saw those costs on your guardian report recently.

Since Mother has the right to make decisions under title 20, S.5521 and by law must be allowed to live in the least restrictive way possible and not warehoused, then why isn't mother living at home with the best care and happiness, instead of being kept in solitary confinement, in a sensory deprived environment, denied to be in society and denied to be allowed to go home to enjoy her loved possessions to be happy at 99 years old?

As you are also fully aware, Mother wanted me to live in her house as I had been doing for 2 years before she was falsely declared incapacitated and for another 2 years after that until eviction. If you had given me her gift money that she had given her children for 8 years after my father died and by yo for 2 years after Mother was not allowed to access her money, then I could be living at her house and paying for those costs to her. As you also recall, you had told Meitner and myself in a meeting in his office that if I moved out of her house, you would give me money to live each month and also pay for my apartment. You also said in that meeting that when I found a place to live, you would call the landlord and verify the rent would be paid. I found 8 or so places, but you never called them.

42

Are you going to give me Mother's gift money from last july and this year in about july? Mother is your client because you are her lawyer. But, you stated in court recently that you have not seen or talked to mother for 4 years, 2 of them have been her guardian of estate. How can you make decisions for her without consulting her as to her wants and wishes?
Rev. Arthur herring III



--

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



tomlinher1925@tutanota.com

  Tue, Jun 25 • 14:05



tomlinher1925@tutanota.com

  Tue, Jun 25 • 14:05

tomlinher1925@tutanota.com

  Mon, Jul 1 • 11:50

tomlinher1925@tutanota.com

  Mon, Jul 1 • 11:50

42

tomlinher1925@tutanota.com

📧 Fri, Aug 16 • 08:42

tomlinher1925@tutanota.com

📧 Fri, Aug 16 • 08:42

Ronald Fenstermacher

📧 Fri, Aug 16 • 09:58

tomlinher1925@tutanota.com

📧 Fri, Aug 16 • 10:27

tomlinher1925@tutanota.com
to: tomlinher1925@tutanota.com + 1 ▼

📧 Fri, Aug 16, 2024 • 10:27

Re: money

Mr. Fenstermacher,

I have not received from you answers to my questions.

What happened to the contents of my Mother's pig pen, including her important photo albums?.

Who ordered and why was her diamond engagement ring taken off of her hand instead of being buried with her. I see no reason why that was done. Mother wanted to be buried with both.

Wh ordered and why was Mother's casket changed from the one she picked out many years ago to a much cheaper one?

Who ordered and why I was not to take photographs of my Mother at the viewing since I was the only one there?

Who ordered and why that I not was allowed to put anything in her casket, including any notes, pictures, etc?

43

Who ordered and why I was not not allowed to be alone with Mother the day before she died and I had to have 3 people standing there in the room watching me for the hour I was only allowed to be there?

Does jsh want the house, as Mother had said she did many times?

Arthur herring III

--

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

<https://tuta.com>

Aug 16, 2024, 09:58 by rfenstermacher@fenstermacherlaw.com:

... ..

Ronald Fenstermacher

Fri, Aug 16 • 13:45

tomlinher1925@tutanota.com

Fri, Aug 16 • 16:39

43

tomlinher1925@tutanota.com

Mon, Jun 10 • 11:42

tomlinher1925@tutanota.com
to: tomlinher1925@tutanota.com + 2

Mon, Jun 10, 2024 • 11:42

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?

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>

tomlinher1925@tutanota.com

Thu, Jun 13 • 10:04

tomlinher1925@tutanota.com

Mon, Jul 1 • 12:08

44.