

87. At one point, about mid 2023, I submitted a care plan for Mother to show how she could live at home and be happy. I also included facts about the other people in the mafia (guardians, their lawyers, jaskowiak, "care manager" klock, jsh) that had been committing inhumane and barbaric actions (physical, mental, medical and financial) on Mother. Weilheimer refused to let Mother leave her cage only for the mafia's benefit.
88. This was my reply to jaskowiak wanting to deny my petitions to help my Mother in February 2024. I basically explained how this mafia took "ownership" of Mother only for her finances and did not care at all about her as a human being. From the beginning of this scam in May 18 2021 started by her greedy daughter, jsh, to when Mother was reborn on July 2 2024, only Arthur cared about helping Mother to get back her home of 21 years and with her much loved possessions.
89. After Mother slightly modified her documents of her Will, Trust, etc, at end of 2020, at the suggestion of her new lawyer, we decided to have a psychologist evaluate Mother to prove she knew what she was doing when she made those changes. Most of those quacks did not know how to do it. We chose one, Carroll, who claimed he did such a test. He spent only one hour with Mother, refused to let me be there to watch and never recorded the session to prove what Mother said and how she answered his questions. He charged her \$1,000. When he was in the house before he started, I saw a wire hanging from his papers he brought in. My Mother thought he had been recording her during the tests, but he always refused to answer me about it for a while and finally claimed he never did.
90. I sent Carroll several emails about the wire, but he kept refusing to answer. He finally said no he did not record Mother. I find it very strange that a person that deals with people to be so rude and impolite and refusing to answer simple questions. Carroll's only concern was for the easy money just to ask questions of a evaluation. He never gave any proof he even gave any tests.
91. First guardian ofr both person and estate, logie, sent me this "eviction notice the same day he and jsh kidnapped Mother. The jerk failed to do proper eviction procedures and his lawyer did not care.
92. Another email from logie giving me his orders.
93. Email from jsh telling me not to come to her house to see Mother or she will have me arrested.
94. Logie claimed Mother had fainted because it was a hot day while being kept prisoner at jsh's house after he and jsh kidnapped Mother. But, the weather report said the temperature that day was only in the mid 70's, not hot at all or humid. But, Mother was never treated for dehydration at the hospital. Mother was confined to bed for 6 weeks at the hospital and treated for starvation.
95. In November 2021, about 1 month after being dumped at her pig pen, Mother's legs became very swollen. Logie, jaskowiak and jsh refused to take her to a hospital to check for a possible blood clot that could kill her at 96. I called the paramedics and they checked her out and wrapped her legs. But, the mafia kept blaming me for causing her legs to be swollen by the food I was bringing her for out lunches we had only 3x a week. Mother never had any food allergies or diet restrictions. ALL the rest of the meals were given by the pig pen. WHAT were they feeding her?
96. A short timeline of some events.
97. In late November 2021, I asked jaskowiak why Mother was not living at home as that quack psychologist Ledakis said she could. He refused to answer me several times. Finally he said he would tell me at my trial for contempt of court, that he filed because I had released information about Mother's scam guardianship, which she gave me permission to do. He never did tell me why Mother was not living at home. Jaskowiak

was in Mother's house several times and in her locked in pig pen. Why would he not want a 96 year old woman to live at her large home and with her loved possessions.

98. In January 2016, my sister, jsh, sent me this email telling me all the foods Mother should not eat. Jsh only wanted her to basically eat salmon and certain vegetables. Mother had no health problems eating the foods she liked. When mother was a prisoner at jsh's house, jsh refused to give Mother the food she liked to eat, thus starving Mother.
99. Since I was on welfare after spending all of my money on lawyer fees to get Mother home, I applied for IFP. That means filing fees to file petitions are not charged. At one point, jaskowiak tried to have that canceled as a punishment because I was exposing the scam in various ways. He was denied. Jaskowiak also wanted me punished if he thinks my petitions had no basis. JASKOWIAK was my Mother's lawyer, but he never consulted with her as her lawyer. He also filed petitions and replied to petitions "on her behalf", but he never consulted with her to ask what MOTHER wanted since she had the right to make various decisions. Jaskowiak never represented my Mother, only himself and the mafia for THEIR financial interests: stealing her money in every way possible.
100. Pam blumer was the 2nd guardian of person to Mother. After being appointed by weilheimer, she hired her husband Bill (a lawyer) to be her lawyer. He was friends with jaskowiak. She lied about being a certified guardian in court. After she was hired, her husband hired several lawyers in his law firm and all of them billed Mother. They had no right to do that. See the Gloria Byers case.
101. In mid July 2021, after jsh filed her fake petition for guardianship on Mother, I sent my first lawyer this email asking when did my Mother suddenly not know what she was doing or knowing right from wrong. JSH never gave one example in court of Mother doing anything that demanded such a restrictive life as guardianship of the person and of her estate, both of which jsh wanted to control of Mother. Jsh never brought in any of the professionals Mother dealt with every year to say Mother needed a guardian. Those people knew Mother on a regular basis, including Mother's weekly hairdresser of 16 years.
102. Jaskowiak used every chance he got to insult me and degrade me, especially in court in front of judge weilheimer, who she and jaskowiak were in charge of this mafia. He is referring to just after Mother was kidnapped, I stopped in to see her primary doctor of 21 years to tell her what happened. The mafia was always spinning the facts to make the issues look their way.
103. This is from another lawyer of pam blumer. He is talking about the constant changes in visits by me with Mother. The mafia never wanted to prove any of their charges against me in court. When I filed a petition in court for them to do so in September 2023. But, the mafia begged the new judge sterling to deny my petition and she did. The mafia thinks any accusation by them is to be considered a fact, despite U.S. law that says a person is innocent until proven guilty in a court of law. None of them ever asked Mother, their client and boss, what she wanted. Why?
104. The mafia never ignores a chance to lie about me in any way they can because I was exposing this guardianship scam. In June 2023, I went to then guardian of estate, fenstermacher, his office. His door was locked. Unknown to me, he had moved his office. He was in a large office building. Down the hall from his original office, was the large law firm of jsh's lawyer, Camp. Someone in her office saw me and called the police and claimed I was in her office and had no business there. A total lie. I was never in their office at all. The building manager never called me for my side of the story. The police never asked my side, but sent me a warning I would be arrested if I was in the building.

1. Bring Mother home from Manatawny Manor at once so Mother can live and be happy again in her huge 3 bedroom, 3 bath house with her loved possessions of 98 years.
2. Cost of living in her house is court documented at \$16,500; Cost of mother's very tiny room at Manatawny Manor is \$90,000 a year.
3. I will live there as Mother had wanted me to for many years to continue to maintain the house repairs and to be sure Mother stay's safe.
4. Take mother to all of her former medical doctors and dentist for regular appointments again that she has missed for almost 2 years under the current guardians and lawyer.
5. Get Mother back into walking, doing things around the house, etc, to get her mental and physical abilities as active as possible.
6. Get her back to living her life and enjoying her life like she was and involved in before Mother was taken against her will by her daughter on August 25 2021..
7. Make her life everyday as happy for her as possible.
8. Take Mother to restaurants, cemetary to see her family's graves as she did every month with me since her husband died.
9. Buying her the favorite newspaper she used to read every day for 75 years.
10. Mother will be able to watch her old movies like she did everyday that she has not seen for two years.
11. She will be able to talk to her old friends that her hired guardians and her lawyer refused to let her do for 2 years.
12. Mother will enjoy sleeping in her large bed and having a shower by herself.
13. Mother will go back to her weekly hairdresser of 16 years, Natalee.
14. Mother will cook like she always did for me every day for 8 years after my father died.

15. Mother will be free to walk anyplace she used to outside and tend to her garden.
16. Mother will again be able to get her mail and make phone calls to her old friends.
17. Mother will once again live in private, a luxury she has always cherished.
18. Mother will no longer have to eat her meals in her room as she had been because of the behavior and physical condition of those people in her locked in section.
19. She enjoyed shopping and will want to do that again.
20. Because her car was taken by logie, I will drive her to anyplace she wants.
21. I will pay for the gas, insurance and repairs to my car as her unpaid helper.
22. Fisher and Pruitt (Raymond James) will continue to manage Mother's investments as they had been for over 21 years.
23. I have several persons who want to be guardian of estate to oversee any financial decisions, to prevent Mother from any misuse of that money. Mother had never done that in any way before the petition was filed.
24. Visiting times for Mother's daughter will be about the same type and number based on the computer's information at Einstein Hospital and Manatawny Manor.
25. The daughter will be responsible for picking mother up and returning her.
26. Insurance for the house and contents will be handled by the same company: Boardman Hamilton.
27. Mother's CPA was changed to Jackson Hewitt from Bux-Mont CPA two years before the petition was filed because J/H were much cheaper and more reliable.
28. Mother's daughter will have no connection to how Mother will be living her life unless Mother approves. Jsh has proven in court and during Mother's solitary confinement at jsh's house for two weeks of torture that put Mother into the hospital for six weeks and jsh's treatment of Mother at Manatawny Manor, that jsh is clearly mentally unbalanced, is a actual danger to Mother's health and life and has such hate for her Mother and her

brother that any involvement, other than a few, very short visits with Mother, would cause Mother pain and suffering.

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29. Mother will be in charge of deciding if and how often she wants to see jsh.
30. On a regular basis, jsh always stays connected to and goes along with the barbaric and inhumane treatment of Mother by the guardians, lawyers and care manager, all people directly involved in the scam on Mother and jsh refuses to allow Mother to go home where Mother can easily live happy and healthy in mother's house and with her loved possessions.
31. Ronald Fenstermacher, trust lawyer and guardian of estate to Mother, will be changed to one of several others because of the previous and current gross mismanagement and corruption by Fenstermacher has allowed Mothers financial assets (including maybe her house and valuable possessions as he has signed off on) to be constantly looted by the gang for their own private use by using fake, made up lawyer billing hours and invoices by others.
32. Fenstermacher has refused to talk to and discuss any matters with Mother, his client, both as her lawyer and her guardian of her estate. About January 2023, Fenstermacher admitted in court he has not seen or talked to Mother for about 2.5 years. A lawyer and guardian's responsibility is to do what his client wants. If he does not want to, he must quit. Fenstermacher is violating the law as a guardian and committing malpractice by his actions to his client and has caused serious harm and mental anguish to Mother by his actions.
33. Fenstermacher refuses to take command to stop that stealing and financial bleeding as he has have that power as guardian of the estate of Mother for over a year. His corruption and gross indifference to Mother's financial welfare also affects Arthur's future inheritance.
34. Fenstermacher has made it very clear by his actions he is a part of the gang in this guardianship corruption scam on Mother that is looting assets from mother and is refusing to abide by one of Mother's specific wishes that Arthur stays at her home for as long as he wants for free and she wants him to have the house when she dies.

- 35. David Jaskowiak, Mother's court appointed lawyer, will be replaced at once with another attorney because of Jaskowiak's corruption and totally ignoring the law pertaining to the legal responsibilities of a lawyer to his client: Mother.
- 36. Jaskowiak never brought in court anyone, who Mother dealt with, who would have proved Mother did not need a guardian for anything. Jaskowiak did not do so because he wanted her to be guardianized just for her money.
- 37. Jaskowiak's responsibilities included Mother's welfare and happiness, starting before petition hearing up till now while she has been at Manatawny Manor. On a constant basis, jaskowiak has only been interested in Mother only as a private bank account, along with the others in the racket.
- 38. Jaskowiak has refused to discuss and review Mother's matters with Mother. His only interest has been to keep a financial hold on Mother based on a fake and made up guardianship that was proven to be fake by Jane's son Arthur since the petition hearing in August 2021.
- 39. Jaskowiak has only seen or talked to Mother once while she has been at the nursing home in 2 years. He never saw her or talked to Mother when she was in the hospital for 6 weeks because of the barbaric and inhumane treatment to Mother by jsh that put Mother into the hospital. He also has ignored the so-called "expert" ledakis, who did the "evaluation" that claimed Mother was "100% incapacitated", but who said Mother could live at home and with her son there for over a year, everything was fine.
- 40. Pam blumer, guardian of person, will be replaced at once. She was promoted by jaskowiak as a reliable guardian, but since she was appointed in May 2022, Blumer has proven to be corrupt by the way she has completely ignored the health, welfare, happiness and the wishes and wants of Mother, which are required under the law as a guardian.
- 41. Blumer has kept on a "care manager" deb klock at Mother's expense. Klock was originally hired by logie to be Mother's "care manager". Klock was never approved by me when logie first hired her. Klock has a long history of theft of her clients and over drugging them. Why does blumer need a "care manager" if she was hired to be the guardian? All expenses to a business comes out of the pocket of that business. If there is no agreement with a customer to do a service, then that customer is not legally obligated to pay.

42. Blumer, upon appointment, hired her husband/lawyer Bill to be her lawyer, who also was never approved to be hired and who then enlisted other lawyers in his law firm as his assistants, who also were never approved by my ex lawyer or me to be hired at Mother's expense. It turns out, Jaskowiak and Bill Blumer are long time friends.
43. If Mother needs any future extra help to care for her daily needs, I will do a very intensive search to find a reliable and trained person to handle that needed care that Mother will like to have around.
44. If Mother ever needs more serious care, there is a complete spare private bedroom and bath, if needed, for any nurse so Mother will not have to go to a hospital. Mother can stay home and stay in her surroundings that makes her happy everyday for as long as possible.
45. Mother had already made the funeral arrangements she wants. She will be buried next to her late husband and her Mother and grandparents she loved so much.

JANE HERRING'S VERY HAPPY AND NORMAL LIFE BEFORE GUARDIANSHIP

Background

1. Mother had no problems with her health, finances and living happily in her home of 21 years before her daughter (jsh) filed the petition on Mother on May 18 2021 only to get total control of Mother's life and her vast assets.
2. Mother was still driving her car up to the day of her 96th birthday. She stopped only because her license expired. Neither Mother's medical doctor of 21 years or jsh ever said Mother should stop driving. Mother did not have any tickets or accidents for the past 50 years.
3. Mother did not use a cane, no hearing aids, no adult diapers, had no problems with daily activities (eating, dressing, bathing, toilet, etc) and still does not have those problems today at 98 years old. Mother did all of her housekeeping, cooking and shopping.

4. Up to the time of the petition, all bills were auto paid, taxes were always paid in full and on time, all doctor's appointments were kept and investments of Mother's money were handled by the same people for 21 years.

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5. Mother was living off of her social security and a little of the interest of her investments.

6. Mother's house of 21 years was paid off, in full after it was built. There was never a mortgage.

7. Every year after her husband died 10 years ago, Mother was giving each child \$14,000 a year as a gift tax free.

8. Mother enjoyed looking at old movies, reading her newspaper, calling her friends.

9. Mother enjoyed her daily routines of feeding the birds, wiping off her car, doing the wash, house cleaning, going shopping, going on daily trips with her son and out for meals with her loved son.

10. Mother was happy.

MOTHER'S EXTREMELY SAD AND DISGUSTING LIFE FOR TWO YEARS UNDER CURRENT GUARDIANS, KLOCK AND THEIR LAWYERS

1. There was never much love by jsh to her Mother. In fact, jsh has basically hated Mother all of her life. Jsh was a very spoiled child by her father and she was always "daddy's little girl". Jsh had paid private school for 13 years, paid college for 4 years, free car to use, high level references by my father for jobs, free 3 month vacation in Europe, many money gifts by her father, \$100,000 "loan" to buy her parents to buy her current home, \$25,000 forgiveness of that loan by my Mother after my father died and a almost like new car that my Mother bought jsh about 6 years ago.
2. Before jsh filed the petition, she never discussed the idea of it with either her Mother or her brother, someone else the daughter has always hated for unknown reasons.

3. Jsh filed the petition with the help of current guardian of estate, Ronald Fenstermacher and trust lawyer for Mother for about 21 years. Fenstermacher also never discussed the petition with Mother even after it was filed a clear violation of lawyer ethics and rules.
4. Jsh and Fenstermacher had schemed together several times before to take advantage financially of Mother behind Mother's back and son Arthur. Arthur stopped those potential thefts of Mother's money.
5. The guardianship petition by jsh was filled with many lies against Mother and Arthur to make jsh look better than everybody.
6. Jsh never gave one example in her petition of what Mother did or did not do that she needed to have a guardian.
7. Jsh had been in contact with all of Mother's doctors and other people Mother dealt with and told them lies about Mother to make people think Mother was crazy for years after my father died.
8. Actions by jsh has proved how much jsh hates her Mother and just wants her to die so jsh can get her inheritance.
9. Because of jsh filing her petition, Mother became a victim of a nationwide scam called guardianship corruption.
10. This crime happens by a racket of people consisting of corrupt judges, corrupt lawyers, corrupt guardians and corrupt psychologists. They go after seniors who have a little memory issue and they work together to declare the person "incapacitated" so the corrupt guardians can begin to steal the person's money and the victims house for their own benefit.
11. The psychologist gives a fake "evaluation" to the person and claims the person "100% incapacitated" so the looting of the victim can start by the racket. Now, the corrupt judge says the victim is not capable of living on their own without those hired guardians.
12. To learn much more about guardianship corruption, go to my website

13. The judge in this case in orphans court is judge weilheimer. Orphans Court in Montgomery County has a decades long history of being corrupt involving criminal guardianships by judges.
14. Weilheimer assigned corrupt lawyer jaskowiak to Mother. He always refused Mother's request to have me attend meetings with him so I could help her understand the situation. Jaskowiak never made notes in those private meetings with Mother for her and I to review later, further keeping Mother and I in the dark.
15. A psychologist, Ledakis, claimed he gave Mother a "evaluation", but he could not prove it had any independently proven accuracy. He could not prove he ever gave her one because he did not audio or video record it to prove it was ever done and what and how she said things, as ledakis claimed in his report.
16. Ledakis claimed Mother was 100% "incapacitated" needed a guardian of person and estate. He also said Mother could live at home and with me there, everything was fine at home.
17. At the petition hearing, jaskowiak refused to have the people Mother dealt with on a regular basis to prove Mother did not need to be guardianized. Jaskowiak also refused to have Mother there so she could speak for herself to prove she did not need a guardian.
18. Jaskowiak wanted Mother to be guardianized so he and the gang could start looting mother's finances and assets, including her very large 3 bedroom, 3 bath house, in a private gated community worth about \$500,000, cash and antique assets worth much several million dollars.
19. Mother was ruled "incapacitated" by weilheimer, even though I proved in court that the so-called "evaluation" was worthless and was a scam. I was pro se because I had no money for a lawyer. I am still pro se now.
20. Mother only had a little forgetfulness and instant recall issue that did not affect her daily life in any way or caused her any problems.
21. A well know guardian, Dwayne Logie, was assigned to be Mother's guardian of person and guardian of estate at the petition hearing for guardianship in August 2021. Logie claimed he had 13 clients. It turns out, jaskowiak had used logie many times.

22. Logie hired a "care manager" deb klock who also has a guardian business. She is well known for criminal activities and for stealing and overdosing her victims.
23. After the petition trial of August 6 2021, on August 25 2021, logie and jsh came to Mother's house, kidnapped her and forced her to stay at jsh's house. The local police, at logie's request, held me on the porch during this time. Logie sent me a eviction email that night.
24. Within a day, Mother had to be put on a anti-depressant because she did not want to be with jsh. Jsh refused to let Mother call me or see me.
25. That night, I called the police for a wellness check on Mother because I was scared of what was happening. The next night, I called for a 2nd wellness check, but the police denied it.
26. On the third day, there was a conference call with the lawyers, weilheimer and me. She threatened me with contempt of court if I ever called for another wellness check.
27. That same day, Mother's weekly hairdresser of 16 years told me jsh dropped her off for a an appointment and said Mother was shaking and crying saying "I want to go home, I want to go home". After that, Mother never went back.
28. Why was Mother kidnapped? There was no court order to do so. Did logie and jsh do it on their own? If so, why didn't jaskowaik tell them to take her home? Did jaskowiak order it? If so, why didn't weilheimer tell him to take Mother back home, just like ledakis said? Did weilheimer order the kidnapping of Mother? If so, why?
29. After 2 weeks at jsh house, I found out Mother had to be taken to the hospital, unconscious, by ambulance. She was confined to bed for 6 weeks and treated for starvation. Every day she had blood tests (42 times) and daily needles in the stomach (42 times) to prevent blood clots. At week 5, she got covid where she could have died.
30. While there, mother was not eating food because she hated the taste and it was always cold. I brought her food and she gobbled it up, I brought her flowers, magazines, gifts, newspapers, food and was there every visit day.
31. At week 6, logie dumped her at a low rated pig pen in Pottstown. The cost is \$90,000 a year for a very tiny room, old furniture, urine stained sheets, urine stained towels, missing sheet and/or pillow cases, no tables to put anything on.

31. Starting in November 2021, Mother's legs became twice their size. Within 2 days, I called the paramedics. They came and wrapped mother's legs.
32. Logie started to claim after that the food I was bringing Mother for our 3x a week lunches was causing it, even though it was the same food mother ate at home and Mother was not on any diet restrictions.
33. Jane was never on any diet restrictions. We only ate 3 lunches a week together, but the nursing home was giving her 20 meals a week and she was eating the same food as the others. I always prepared fresh food for Mother. The nursing home was giving their residents frozen prepared food of unknown quality.
34. About March, 2022 logie started to claim the never named "staff" was saying after my 2x a day phone calls with Mother and after my 3x a week visits with mother, They claimed I got mother "agitated. Mother always denied it. To this day, no guardian, their lawyer, klock or the nursing home director has ever asked Mother. No "staff" person ever put their name to the claim in a report.
35. Because of those claims, logie said my Mother and I could only eat our lunches in the TV under the watch of the staff. Logie told the staff if I got mother upset, they could tell me to leave. They never had to.
36. Mother never refused any of my 3 visits per week and never refused my 2 times a day phone calls.
37. After a year, I was able to force logie to quit because of me exposing him as part of the scam he was in on mother.
38. In May 2022, when logie quit, a new guardian of estate for Mother was appointed. It was Ronald fenstermacher and a new guardian of estate was appointed, pam blummer.
39. Blumer was suggested to me and my ex-lawyer by jaskowiak. We thought she would be honest and caring, not like logie. Blumer said she had 10 other clients. She claimed her rate was \$100 per hour

40. It turns out blumer was part of the gang of thieves. After being hired, blumer hired her husband bill as her lawyer and then he hired other lawyers in his law firm. No agreement was ever signed by me or ex lawyer that said blumer could hire those people and charge Mother. Blumer's husband is good friends with jaskowiak.
41. Blumer also has kept deb klock on the payroll that Mother has to pay for. Blumer is the guardian and it is her job to take care of Mother, nobody elses. Klock has a well known history of stealing from clients and over drugging them.
42. After being hired, bill blumer put a stop to all of my private visits with my Mother in her room for unknown reasons and said I could not even walk Mother down the hall after my visit with Mother, no reason by him.
43. First under logie and now blumer, for 2 years now, Mother has been kept in a tiny, locked down section, in solitary confinement, in a sensory deprive environment, forced to be with people with mental and behavior problems, no TV with channels of value, no phone, not allowed to see her regular doctors, not allowed outside at all, no place to walk, no access to reading material, nobody to talk to because of their condition, not allowed to see ministers, any gifts, cards, newspapers, magazines, etc, I bring mother, are thrown out on orders by blumer, not allowed to call her friends or her friends call her by orders of blumer, no food to eat that I used to be allowed to bring Mother to eat in her room before blumer banned it even though Mother does not have any diet restrictions, Mother has lost weight because of the little food she is given, blumer banned my phone calls to mother for a over year, no increase in visits or more time for visits, not allowed to have private time with mother in her room, not allowed in her room or even walk her down the hall to her room, not allowed to go home to see her loved possessions of 98 years, not allowed into society, not allowed to go to nearby restaurants for meals with me, not allowed to call her friends or them calling mother, no type of mental or physical activity to keep her mind and body active, for almost a year Mother either sleeps in her room or sleeps in bed, any cards or letters sent to Mother by her friends are thrown out by the staff, blumer did not allow Mother to see me on Christmas, Easter, Good Friday (3 of the most Christian holidays), Thanksgiving, Mother's Day, birthday, Valentine's Day, and several other visit days,
44. Blumer has ignored medical and physical problems caused by her, including lack of exercise, lack of social interaction and daily unhappiness of my Mother being alone in her tiny pig pen, instead of being at her big, beautiful home.

45. Blumer continued to blame me for the leg problem, but the staff was not putting on the special socks for Mother's legs most of the time to control the swelling. 87
46. I bought Mother no slip socks because she had fallen on the slippery floors and hit her head. The place x-rayed her hip, but never did a CAT scan on her head for damage.
47. About November 2022, Blumer kept claiming the unnamed "staff" said I was getting Mother "agitated". Blumer hired a friend's daughter as a "monitor" and demanded I pay "Brandi" \$75 for the hour visit. If I did not, I could not see Mother.
48. My money was extremely tight and I was on welfare for over a year because of all the money I had spent on lawyer fees to get Mother home. Blumer was told by the racket to tell Brandi to listen, make notes, make quotes and reports of lies of things they claim I said to my Mother. Weilheimer has refused to tell me who Brandi is, and what her qualifications are to listen, make accurate notes, make accurate quotes, continue to listen, etc, for legal proceedings. The real purpose for Brandi was to make lies in her reports to be used to reduce Arthur's visits with his mother to none, just as Jaskowiak has wanted from the beginning of the petition hearing because I exposed Ledakis and his "evaluation" as a total fraud.
49. I got copies of Brandi's reports and they were filled with lies.
50. In about February 2023, Weilheimer, because of those reports, reduced my visits from 3 a week to only 2 with my mother. But, she praised Jsh as a person and eliminated all visit days and times for her. Did Weilheimer know how Jsh tortured and starved Mother for 2 weeks that put Mother into the hospital? If she did, why did she praise Jsh? Because Jsh is a part of the racket.
51. About a month or so later, I ran out of money to pay the paid liar and had to stop seeing my loved Mother. I cannot call her or see her. Any letters or cards I send to her are thrown out. She does not know if I am alive or dead. Mother does not know if I do not want to see her because I do not love her anymore and I am tired of seeing her. Does she cry everyday because the son she loves does not care about her anymore?

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

88.

REPLY TO JOINDER TO QUASH SUBPOENAS AND ADDITIONAL MOTION BY JASKOWIAK

"The bigger the lie, more people will believe it and the more often you tell that lie, more people will believe it" Joseph Goebels, Hitler's propaganda minister.

The constant, ongoing liable, slander and defamation of character by the various guardians, lawyers, "care manager", sister, psychologists, and former judge (aka together as Orphan Court Mafia or OCM) against me, my good name and my ongoing, proven reputation of exposing scams, as was documented in one of Jaskowiak's exhibit, have only proven after almost 3 years of the Mafia owning Mother (now almost 99), this Mafia has never cared about Jane Herring's life, her medical, mental and financial welfare and her happiness. The Mafia was appointed and paid to do only for that purpose. Her own daughter, Jsh, sold her own Mother to this Mafia to be their financial slave until Mother's money runs out. Jsh and the Mafia forces Mother to live to this day worse than a bag lady on the street. But, at least a bag lady is free to live her life the way SHE wants.

My Mother had a extremely happy, healthy and fulfilling life every day in her massive 3 bedroom, 3 bath house, doing what made her happy. She was free every day to enjoy her life before this guardianship scam was started on her by Jsh. Mother, that same loving and kind human being and her assets, became only a private ATM machine for the Mafia's taking because a "whore", Ledakis, uses downloaded internet "tests" with no independently proven accuracy for his "evaluations" on people to determine "incapacitation". When I asked Ledakis, during the rigged petition hearing what is the independently proven accuracy of his "evaluations", Ledakis said he did not have any. He then chirped "My peers like it". When I asked him how many peers, he refused to answer. Ledakis cannot ever prove he ever gave any "evaluations" to Mother or anyone else because he admitted he never audio or video records his "evaluations". In fact, Ledakis cannot prove his "reports" even pertain to only Mother, instead of 10, 100 or 1,000 other people using a simple cut and paste one name for another to make fast and easy thousands of dollars. Ledakis constantly brags how smart he is to determine "incapacitation", but he always concludes his reports by saying his report is only his opinion. By law, everyone is entitled to their opinion, but when a person's life and finances will be drastically changed forever, FACTS are needed, not a opinion based on a one hour type "meet and greet" with a victim. The fact is, in Pennsylvania and basically nationwide, there are no standards or requirements as to what is a accurate evaluation to determine incapacitation, only general suggestions, not specifics and their accuracy. Common sense, using the person's family and their input, would be the most accurate way to determine if a person needs a guardian, not made up tests that have no credibility and no proof they were ever performed by someone. People forget all of the time. People bounce checks, people forget to pay credit cards, they over spend their credit card limits, people lose things and people just do stupid things, like texting while driving or drinking and driving. If a person does those things and if they are young, nobody cares. If they do those things over 70, people claim they have dementia and must be put into a nursing home, locked in and must have a guardian.

For those of you with your mouths still hanging open because I called Ledakis a "whore", it is you lawyers and judges who call psychologists and psychiatrists the "whores of the court" because they will say what you pay them to say. Just like the other "whores" of the Mafia, their paid monitors hired by Blumer to write lies about what I said or did during my visits with Mother. Those lies by those "whores" have been and continue to be used by the Mafia to reduce further and further my visits with Mother and to force me to pay those "whores" who write their lies using my extremely limited money. The Mafia continues to deny me and my former lawyer to know what those monitor's qualifications are to listen accurately, make notes accurately, to make quotes accurately, while continuing to listen, all for a legal matter. The only people trained to do that are stenographers. Blumer and her lawyer, Gelsing, continue to refuse to have their "whores" type their notes so they can be read, instead of the chicken scratch looking writing of their

“whore’s” notes. Why is the Mafia refusing to reveal their qualifications to be monitors? What are they hiding? In addition, the Mafia has refused to let me protect himself from those lies by their “whores” by using a simple, free cell phone to record those visits. The problem for the Mafia is cell phones never lie, paid “whores” always will for their pimps.

The Mafia claims a cell phone violates Mother’s right of privacy. But, it is their first 250 pound female sitting right next to us, with strong body odor stench that is violating Mother’s and my privacy, including Mother’s right of freedom of speech and expression. Their second paid liar does everything she can to interfere and provoke angry responses from Mother and me during the visit by making various statements, sticking her phone into our space and taking pictures of everything I brought Mother, constantly interrupting us with the time or I cannot say something to mother, etc. It was and still is the Mafia who violates Mother’s right of privacy. It was the Mafia, who first violated Mother’s rights of privacy when her daughter, Logie and the Mafia kidnapped Mother: taken away, by force, against her will, for monetary gain. Mother, as she was being dragged away I heard her crying and yelling “I do not want to go with you, I do not want to go with you”, while I was being held on the porch by two cops Logie and jsh had called to keep me from stopping their kidnapping and interfering with their “plan.” Mother was forced to take anti depressants that same day because she was extremely upset and did not want to be with jsh. Mother was denied to leave, denied her see me, denied to call me, forced to be kept in jsh’s home, in a very tiny bedroom, no TV, she was denied to go home or be in society. After only two days being a prisoner of Logie and jsh, Mother’s weekly hairdresser of 16 years stated when Mother came in for her weekly and final hairdressing appointment by jsh, after jsh left for a while, the hairdresser said Mother kept shaking and crying saying “I want to go home, I want to go home”. After almost two weeks as a prisoner, Mother had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation, daily blood tests (42 times) where her arms were black and blue, painful daily needles in the stomach to prevent blood clots (42 times), at week 5 Mother got covid where Mother could have died, at week 6 Logie and jsh dumped Mother into Manatawny Manor, a very low rated nursing home that had just opened up from a major covid shutdown. Within a year Mother got covid again and also later influenza where Mother could have died. Since then Mother has been kept in a tiny room, in solitary confinement, in a sensory deprived environment to live until she dies. Jsh has made it clear to me that is where she wants her mother to be caged until her death. Jsh, the same person who in court stated how much she loved her Mother, claimed I was keeping her away from Mother and said she filed the petition only to get closer to Mother. Jsh has definite, major psychological problems of knowing and dealing with reality and right from wrong. Jsh is the same person who several years earlier, she and Fenstermacher tried to take ownership of Mother and her vast assets by using a fake “delegate authority” to do so. Mother has nothing to make her happy, no phone allowed, no useful tv channels, no favorite food to eat even though she has no food allergies and no diet restrictions, no visitors allowed, no mail allowed, etc.

IS THIS REALLY A GUARDIANSHIP OF ANY KIND TO MOTHER BY JASKOWIAK, JSH, BLUMERS, THEIR LAWYERS, FENSTERMACHER, KLOCK AND ANYBODY ELSE IN THE MAFIA WITH ALL OF THE MONEY THEY HAVE STOLEN FROM MOTHER OR IS THIS JUST ANOTHER TYPICAL SCAM OF FINANCIAL EXPLOITATION OF THE ELDERLY, MASSIVE ELDER ABUSE AND ISOLATION? The Mafia together could not prove any justification for their scam on Mother.

Just like the vultures on the side of the road feasting on a new road kill and later the maggots taking the very last bits of crumbs from the carcass, so to are these vultures in this fake guardianship. But, this time, those vultures have law degrees and fake businesses claiming to be “guardians”. In this guardianship scam, the Mafia has no problem finding and taking Mother’s money to pay themselves, but do not care about Mother using her own money to live and enjoy life.

This proven guardianship scam started on my then 96 year old Mother, who will very soon be 99 years old. The Mafia has forced her to live in her tiny cage for about 2.5 years. The guardianship scam was originally started by a very greedy and the evidence strongly shows by a very mentally disturbed sister out for her own personal greed. Several other attempts by jsh were attempted for money and control of Mother. Mother never knew about them and were done with the assistance of the current guardian of estate, Fenstermacher. Every one of those attempts by my sister and Fenstermacher to try to take “ownership” of my Mother and her assets, I stopped them. The FACT has always been extremely clear since May 2021 when Mother was kidnapped by jsh and Logie, another Mafia member: Who has been the only one who honestly loved Mother and the only one who has been there determined to protect her, her happiness, her life, her health, her mental and physical health and her financial assets? Only Mother’s son who began

and will continue to fight for Mother against every person who only believe in stealing from her for their own financial benefit, using any deceptive means possible and ignoring what their duties are to Mother in their highly paid jobs as lawyers, guardians, "care manager" or any other undeserved and unearned title they give themselves. Jsh does not even attend the hearings because of her total lack of love for her Mother. Jsh has refused to let Mother go back home to live with her much loved possessions. Jsh continues to refuse by her and her lawyer, Camp, to let Mother live in a much bigger, much cheaper and much nicer nursing home to live where Mother can have some of her own things to enjoy. No reason given by them. How can jsh say in court how much she loves her Mother, but allows people to steal Mother's money and forces Mother to live worse than a dog in a cage? Does jsh realize that the massive amount of money she allows the Mafia to steal is also her inheritance?

Jaskowiak claims in this Motion there is no purpose to bring Mother to court on the February 16th hearing. Wrong. The fact is, by law, she has the right to be there and to speak for herself, something she has been denied since this scam was started on Mother, by the Mafia, in May 2021. The Mafia has continued to keep Mother ignorant of all of the laws that pertain to her and her rights in this guardianship scam. There have been countless federal and state laws that have been totally ignored by this Mafia since Day 1 of this scam and my Mother has been a victim further by being deprived of her rights under those laws. Also, the Pennsylvania Rules of Conduct for lawyers might as well never been written. Jaskowiak, zabowski, gelsinger, fenstermacher, bill blumer and the rest of the lawyers involved in this Mafia seemed to have never known those Rules exist. Maybe, they only thought those Rules and laws only apply to "other" lawyers, just like the criminals in prison never think laws apply to them.

Mother will need to be there to verify the various hand written notes she wrote and her other wants for me. Those notes, jaskowiak saw in their original form during a conference with my first lawyer BEFORE the petition hearing. If he had any doubts Mother wrote those notes, then why didn't he ask Mother to verify them during one of his private meetings with her BEFORE he made sure she became one of the Mafia's newest financial slaves. Those notes also prove her love for me and how much she trusts me with her health and wellbeing. Mother is also needed to verify her letter she wrote to Weiheimer in April 2022 where Mother said she wanted to go home, wanted a new lawyer, wanted me to live with her again and wanted to come to court to tell Weilheimer what she wanted. Ledakis, claimed in another one of his invented and can't prove this "evaluation" ever took place, that was ordered by Wilheimer two months later, claimed I told Mother what to write. But, Ledakis NEVER asked her if Mother wanted any of those items Mother wrote. Why not? Once again, his "report" is only Ledakis's "opinion". He still cannot prove he ever gave Mother this one or any other "evaluation" because he said in the petition hearing he never audio or video records his "evaluations". Mother in court will prove she wrote her notes and letters.

The Mafia is extremely afraid if Mother comes to court and exercises her right to be in court to speak. The Mafia IS afraid my Mother might learn what her rights are under the law and how much those rights were and still are totally denied to her for almost 3 years. Mother might learn in court how the various Mafia members, including jsh, have used her only for her financial assets and forced her to live less than any human being should be living. Mother might learn that the Mafia have kept her in solitary confinement, in a sensory deprived environment, denied to live in and enjoy society, denied to live in her home with her loved possessions of 98 years, denied to live her previous happy life. Mother might learn how the Mafia has kept her away from her son who she loves dearly and has made that known to all that listen. Mother might learn a judge and the Mafia have kept her caged worse than a dog, on a short leash. Mother might learn SHE is the Mafia's boss, not their slave. Mother might learn that her son was put in prison, twice, by a psychologically sick man, who is also her lawyer since day one, and a judge that could have resulted in his murder for exposing the Mafia's scam on her. Mother might learn that her son had orders by a judge to prevent Mother from learning how she is a victim of guardianship fraud. Mother might learn that a judge forbid her son from showing her pictures of her house and talking about Mother's former life to her in any way, basically that same judge and the Mafia are trying to erase Mother's memory of her previous happy life and the people she loved in her life. Mother might learn this Mafia is trying to "reprogram" her to erase everything she had as a living person that made her happy. Mother might learn this Mafia believes Mother is not a person with flesh and blood, but only a computer that the Mafia can erase her hard drive. Mother might learn I lost my own house and about \$100,000 for lawyer fees and other costs to get her home to her original happy and healthy life before she was kidnapped. Mother might learn my money was and continues to be wasted to pay more "whores" (People paid to screw someone) to write lies to keep her and her son

88.
apart. Mother might learn the Mafia had her son evicted against her both written and verbal demands for her son. Mother might learn that Fenstermacher refuses to carry out her 10 year generous gift money to her children so Arthur can live like a human being, instead of existing on welfare for food for the past 1.5 years Mother might learn Fenstermacher has no problem giving her money away to corrupt guardians and lawyers while wasting her money for her over priced cage, locked in from the world. Mother might learn that the Mafia has forced her son, age 70, to live in his car in the middle of winter in sub-freezing temperatures and can only afford to eat cold sandwiches for lunch and dinner. Mother might learn that POW's have more privileges than she has for the past 2.5 years and people in prison for all types of crimes have more privileges than she does now for simply having a little forgetfulness.

More panicking by the Mafia. Jaskowiak wants all of my subpoenas killed. He claims they are a "fishing expedition". Another lie by Jaskowiak. After 41 years of doing lie detection testing (criminal investigations) and training nationwide and worldwide to law enforcement, military, corporations and mental health experts, there is NO "fishing". I know exactly what questions I want answers from those people and from their documents that the Mafia has denied to me and my former lawyers to see that only pertain to my Mother in this guardianship scam. It is the Mafia that is again afraid of having that information on the record for others to see. Every time the Mafia denies information, they are CONFIRMING that they are running a vast criminal enterprise involving much higher ups in these guardianship scams and trying to protect their scam at all costs.

Jaskowiak further claims any documents I want are not relevant in this guardianship scam. What does he think those documents I want will be pertaining to, sports? If he had done his job and followed the Rules of Conduct for lawyers and defended my Mother in court with the various professionals that she dealt with every year who would have proven she did not need any guardian, Mother would never have been guardianized. Jaskowiak never defended her against guardianship because he WANTED her to be guardianized for her vast assets for the Mafia. Jaskowiak NEVER brought in any of the professionals (doctors, investment people, etc) to prove his case. The Mafia, including Jsh, never brought in any examples, including bounced checks, bizaar checks written in huge amounts, unpaid taxes, neglected medical problems, living in filthy conditions, car accidents, traffic tickets, etc that showed Mother needed a guardian of person or estate. Even Ledakis said she had no problem with daily activities and with me living with Mother for over 1.5 years, everything was fine. But, he said she needed a guardian of person, which makes NO sense whatsoever. Ledakis claimed Mother was "100% incapacitated, but his numbers do not add up to 100%, only at best about 50%. I am the only one that saw Mother everyday, for about 8 years, for dinner and for about 6 hours every day. I am the only one that knew how my Mother was mentally and physically. Mother's primary doctor, of 21 years, never said Mother should stop driving her car and neither did Jsh. If a person is that incapacitated, as the Ledakis and the Mafia claimed, then how could Mother still drive her car safely without any tickets or accidents for about 60 years? It was their "whore" Ledakis who said Mother had no problems with daily activities and with me there for over 1.5 years, everything was fine. But, he claimed Mother was "100% incapacitated". His other categories he claimed she suffered from did not add up to 100%, only about 50% at the most. By law, it is the petitioner who must provide overwhelming proof that nothing less than guardianship can be used. Mother's daughter failed to name one example that Mother needed guardianship in any way in her petition because none existed. Mother was still driving her car safely, no tickets no accidents, for about 60 years before the petition was filed. I knew her medical appointments were always kept. She and I did basically all of the housework. She only had a housekeeper once a month for 2 hours just to clean her bathroom. For 1.5 years, I lived with my Mother 24 hours a day before she was kidnapped by Jsh and Logie. I knew how my Mother was living and taking care of herself medically and financially. Mother had no problems at all.

Jaskowiak continues to include documents and lies in his memorandum. He includes several examples of letters I sent to lawyers warning them about a massive scam in guardianship involving corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists. I do not want more people to be victims of such a disgusting form of slavery and financial exploitation. It seems clear Jaskowiak is worried he might not get some future clients (victims) and their bank accounts. Jaskowiak forgets the constitutional rights a person has, including freedom of speech. I do not want other lawyers to be sued because of Jaskowiak's scam and those lawyer's clients to have tragedy to their loved ones, like my Mother is living in now

Another lie by Jaskowiak and the Mafia is that I cost my Mother (estate) money with my emails, petitions and those hearings. Lie! It is the Mafia that wastes her money for the pig pen they have forced her to live in at about \$90,000 a

year when she could be living at her huge home, with her much loved possessions, at the court accepted cost of only \$16,500 a year. The Mafia is the one wasting money because they do not see the problems or refuse to fix the problems of my Mother that I see and they know I will not let those problems to my Mother be ignored and not be fixed. My many, many emails for the past 3 years are the problems and issues that affect Mother that the Mafia do not see or see but do not want to fix them because by ignoring those problems, the Mafia knows I will keep complaining about them, thus I will be giving them many, many more expensive billing hours for all of the lawyers and "care manager" Klock pam blumer hired. Why did blumer keep Klock on who Logie hired in the beginning of this scam? Blumer is the guardian. Does Blumer know about how klock has stolen vast amounts of money and has over drugged her victims to almost death? Fenstermacher should know that ALL people pam blumer hired and her expenses, including travel time, time she talked to all of those lawyers she hired, pay raises to herself without approval by the court, etc, are HER expenses operating as a business and CAN NOT be billed to Mother. If Fenstermacher pays those costs to her, then he has totally violated his duties and obligations as a guardian of Mother's estate. Jaskowiak is also responsible to make sure Mother, his client, is not scammed by those invoices. But, jaskowiak has NEVER objected to THOSE costs to Mother or all of the lawyers pam blumer hired on her own, including bill blumer who is a friend of jaskowiak and also a extremely dangerous "care manager" deb Klock

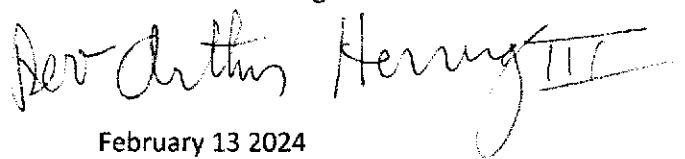
Another part of this scam is that jsh, as of about February 2023, had all visit restrictions removed by Weilheimer. Why? Did Weilheimer ever know what jsh did to Mother for those almost 2 weeks as a prisoner with jsh, what jsh did to Mother and the torment and torture jsh did to Mother that put Mother in the hospital for 6 weeks, confined to bed and all of the other pain Mother went through as I described earlier? But, in that same hearing, weilheimer said I had a psychological problem. Really? I did not know ethics and morals were psychological problems. As it is known, Weilheimer wanted me to have a psychological "evaluation" by Ledakis. To prove what? Only what the Mafia would tell Ledakis what to write to be used to further deny me visits with Mother until there were none, as Jaskowiak has wanted since the beginning because he and the Mafia have seen me as a threat to their scam for constantly exposing it in various ways, including in the news media, my news website, on the radio, etc. Why didn't Jaskowiak want punishment and monitors for jsh for what SHE did to HIS client? Jsh is and has been a member of this guardianship Mafia since the beginning because jsh started the guardianship scam for her to be both guardian of person and of estate of mother. Jsh only dropped out during the petition hearing because my original lawyer had sent her a long discovery list that would have proven jsh's attempts of money grabbing, with the help of Fenstermacher.

To conclude, Jaskowiak, blumer, Ledakis, Logie, Gelsinger, Fenstermacher and it seems also jsh, have repeated their lies that they claim Mother told them that she likes the food, likes her room and likes the people in her locked in section. Mother told me in the very beginning that she knew if she argued with the staff in any way, they would drug her. It is well known that there are NOT daily or monthly riots in prisons nationwide. Does that mean those prisoners like their food, like their prison cell and like the criminals they are forced to live with? No! Mother has been only accepting where she is living and making the best of it. I have been refused to be able to have the proof of how much mother loves me and misses me very much because she knows she can feel safe and happy when I am there with her and how much I helped her and was always there for her daily to make her happy after my father and her husband of 70 years died in 2013.

Jaskowiak has been in my Mother's large three bedroom, three bathroom house, in a gated community many times and has seen how big and beautiful it is with its many antiques and other valuable possessions. Why would he and jsh want her to live in such a tiny cage and with no contact with the outside world until she dies? Why would they think Mother would want to LIVE like that until she dies? Would any of the Mafia?

I will expect Mother to be in court on February 16th and be drug free of any mind altering drugs for at least 72 hours BEFORE she is brought into court. No Zoom can be allowed to be used, only Mother in person.

Rev. Arthur herring III



February 13 2024

Report of Psychological Examination

Name: Jane Herring

Date: May 24, 2021

Date of Birth: May 16, 1925

Reason for Referral: Earlier this year, Mrs. Herring made some changes to her will and conveyed power of attorney exclusively to her son Arthur. Her daughter Jill, who had been sharing POA, objected, and raised concerns about Mrs. Herring's cognitive functioning and decision-making ability. As a result, Mrs. Herring's investments manager at the firm of Raymond James, refuses to honor the new POA. Her son Arthur has therefore requested a psychological examination.

Consent: I met Mrs. Herring at her home in Souderton today. Her son was there to introduce us but then went to a different part of the house, and the interview was conducted in private. I explained the purpose of my visit, Mrs. Herring agreed to participate, and signed a consent form.

History: Mrs. Herring grew up in the Germantown section of Philadelphia and graduated high school. She had limited work experience outside the home and was primarily a homemaker. She and her husband and two children, and he died in 2013.

The Environment: The home is in very good condition inside and out.

Health and Appearance: Mrs. Herring looks much younger than her years. She was clean, neatly dressed, and appears to be healthy. She had no difficulty ambulating. No physical abnormalities were noted. Vision and hearing were adequate.

Cognitive functioning:

Attitude, attention, and focus: Mrs. Herring was alert, clear, coherent, and friendly. She was somewhat anxious about the evaluation, but she was fully cooperative and had no difficulty maintaining attention.

Language: Mrs. Herring speaks clearly and fluently, with normal rate and rhythm, and correct syntax and grammar. She has no difficulty expressing herself.

Memory and Orientation: Mrs. Herring was fairly well oriented to place, although she could not recall the name of her town. She was poorly oriented to time. Remote memory appears to be intact. She could recall the basic facts of her history, although she was a little inaccurate about more recent events. She could not recall, for example, when her husband passed away, and guessed it was 11 or 12 years ago. Short-term recall was poor. She could not remember any of three words after a minute and did not improve with prompting, although she did recall two of the words when given multiple choice. Her score on the Folstein Mini Mental State Exam was 21 of a possible 30, clearly in the range of major neurocognitive impairment.

Executive Function: This term refers to a higher-level set of cognitive processes that is responsible for organizing and coordinating sensory input, memory, and lower level cognitive functions. Put simply, executive function is the ability to entertain multiple ideas simultaneously, to weigh one thing against another. It is essential for interpreting information, discovering rules and patterns, reconciling inconsistencies, making decisions, planning, adapting to change, and initiating action. Difficulty in this area can be subtle but profoundly disabling.

Abstract reasoning - the ability to manage complexity, see beyond details, make connections, and find commonality – is an important manifestation of executive ability. On the Wechsler Similarities Test (Sample question: “How are an orange and a banana alike?”) her score was 12, about average for her age.

But when asked to interpret proverbs, a less structured measure of abstract reasoning and facility with nonliteral language, she did not fare as well. She was asked to interpret *Don't judge a book by its cover*, and started out reasonably well, but could not maintain focus and her effort deteriorated:

A: Not to over...not to ignore...Find the base. Not to accept the first thing without thought.

Q: Does this apply just to books?

A: No...Anything you find that you'd be doing

Q: Does it apply to people?

A: It could

Q How so?

A: If you're thinking of a change. Anything... a thought process.... sometimes it doesn't apply purposely, it's just what comes to your thought.

When asked to draw a clock, she had difficulty placing the numbers and was stymied when directed to place the hands to read “ten after eleven.” She struggled with this for a few moments, and then wrote an additional 10 and 11 between the 12 and the 1.

Mrs. Herring was given the Animal Naming Test, which assesses verbal fluency, semantic memory, and the brain's ability to make associations and devise organizing schemes. On average, people name 24-25 animals in a minute. Scores below 14 are considered indicative of dementia. She could name 6 animals. No organizing scheme emerged.

She was given the Trails Making test, a connect-the-dots task in two parts. The first involves connecting numbered circles in correct numerical order. The second and more difficult part requires alternating between numbers and letters, i.e., 1, A, 2, B, 3, C...etc. This requires simultaneous attention to two parallel but separate processes. She completed the first part, but could not retain the rule on the second part and could not complete a short practice test, even when given guidance.

Mrs. Herring was asked a few questions from the Comprehension subtest of the Wechsler Intelligence Scales. These assess judgment and reasoning ability, and she had difficulty with them. She could not explain why deaf people have difficulty learning to talk, or why we have to cook our food.

Health Awareness: Mrs. Herring was able to name her physician. She said she has no significant health problems. (I have no independent information about her health.)

Financial Awareness: She knows little about her finances. She cannot estimate her monthly income or her expenses, though she reported that she pays all the bills herself from her checking account. Her son later told me that most of the regularly occurring bills are paid automatically. He also told me that she gives \$14,000.00 annually of each of her children. She did not recall that, even with some prompting. She could not estimate her total worth, could not even offer a guess. Her son estimates the house is worth about \$350,000, and Zillow has it at \$385,000. She guesses "it *might* be worth \$50,000."

Legal Issues: Mrs. Herring had a poor understanding of the concept of power of attorney: "It's hard to explain. There are people in government and in individual living. You need to have a leader." I offered a brief definition and asked her to repeat it, but her response was closer to a definition of executor. I gave her the definition again, fleshing it out with concrete examples from my experience with my own parents, and she finally seemed to understand on the fourth try.

I asked if she had made any changes to any legal document in the past year, and she did not recall at first. But with further discussion, when asked specifically about her will, she remembered, "It was something divided equally. Then I changed it. Arthur is the main one now." She estimates she made the change about two years ago.

Other Mental Health Factors: Mrs. Herring was a little anxious, not inappropriately so. She denied any history of mental health treatment. She denied any history of suicidal ideas or passive death wish. She denied that she has ever had hallucinations. There was no evidence of delusional ideas or formal thought disorder.

Substance Use: Mrs. Herring reports she does not use alcohol.

Abuse History: She denies she has ever been abused in any way.

Insight: Mrs. Herring has some insight. She knows her memory fails her sometimes, but she minimizes that.

Diagnostic Impression: Major neurocognitive disorder (that is, dementia, probably due to Alzheimer's disease).

Discussion: Mrs. Herring has significant cognitive impairment, which limits her ability to recall and integrate information, to assess her circumstances accurately, to consider

options, to adapt to change, to make decisions, to have the judgment needed to make plans, and the initiative to carry them out.

I believe that Jane Herring is an incapacitated person. She is unable, in a consistent, sustainable manner, to receive information, evaluate it rationally, and make sound decisions.

Recommendations: To ensure her health, safety, and financial security, I believe Jane Herring needs the guidance of a guardian, of both her person and her estate.

I do not believe she has the cognitive capacity to convey power of attorney, and I believe it is very unlikely she had that ability six months ago.

I do not believe she would be harmed by attending court proceedings related to her competency.

The statements and conclusions offered herein are made with a reasonable degree of scientific certainty.



Kenneth R. Carroll, Ph.D.
229 Cornell Avenue
Swarthmore, PA 19081
Phone/Fax 610 328 6768

90.

Re: jane herring

From: Kenneth Carroll <krpcarroll@gmail.com>

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

Date: Friday, June 4th, 2021 at 8:35 AM

Go away. We are done.

On Fri, Jun 4, 2021 at 7:39 AM herthur20 <herthur20@protonmail.com> wrote:

Dr. Carroll,

What was the device with the black wire that you took out of your trunk and took into my mothers house?

arthur herring III

Sent with [ProtonMail](#) Secure Email.

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

On Thursday, June 3, 2021 5:42 PM, Kenneth Carroll <krpcarroll@gmail.com> wrote:

No.

On Thu, Jun 3, 2021 at 1:58 PM herthur20 <herthur20@protonmail.com> wrote:

Dr. Carroll,

Why did it take so long and many emails for you to reply to a simple question?

Are you going to send me copies of your education degrees as I had asked to verify?

arthur herring III

Sent with [ProtonMail](#) Secure Email.

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

On Thursday, June 3, 2021 1:54 PM, Kenneth Carroll <krpcarroll@gmail.com> wrote:

No

On Thu, Jun 3, 2021 at 1:39 PM herthur20 <herthur20@protonmail.com> wrote:

Dr. Carroll,

You still did not answer my question: did you audio record my mother's interview?

arthur herring III

Sent with [ProtonMail](#) Secure Email.

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

On Saturday, May 29, 2021 11:46 AM, herthur20 <herthur20@protonmail.com> wrote:

90.

Dear Dr. Carroll,

I have asked you several times: Did you audio record my mother during her examination? You have not answered.

I also want copies of your education certificates to verify.

As have said in my emails, my mother and I were extremely disappointed by the internet paper and pencil tests you used that have no proven accuracy to them and the fact you were only here for one hour, but you came to such poorly made conclusions.

None of the tests and questions you asked had any ability to determine if she knew right from wrong and lacked common sense that are needed to run one's own life, including finances.

sincerely,

Arthur herring III

Sent with [ProtonMail](#) Secure Email.

8/25/21

Path : D:\Ema\Email Backups\AI Mail.mbox
From : <logieandcompany@verizon.net>
To : herthur20@protonmail.com
Cc : logieandcompany@verizon.net
Bcc :
Subject : Mom's Move & 30 Day Notice
Attachment(s) :

Arthur,

Your mom is now living with your sister Jill

You have 30 days to vacate your mom's house.

Please remove all of your personal items from the house within the 30 days

91.

92,

Mail	Hex	Properties	Message Header	MIME	HTML	RTF	Attachments
Path	:	<u>D:\Files\Email Backups\All Mail.mbox</u>					
From	:	<logicandcompany@verizon.net>					
To	:	herthur20@protonmail.com					
Cc	:	logicandcompany@verizon.net					
Bcc	:						
Subject	:	Mom's Move & 30 Day Notice					
Attachment(s)	:						

Please remove all of your personal items from the house within the 30 days

Do not sell, transfer, move or damage any of your mom's belongings in her house.

Do not try to use your mom's debit card. I closed it.

Do not use/write any checks out of any of your mom's accounts

8/25/21

Path : D:\Files\Email Backups\MI Mail\inbox

From : "Jill Herring" <herrj@verizon.net> <herrj@verizon.net>

To : herthur20@protonmail.com

Cc :

Bcc :

Subject : From Jill re mom

Attachment(s) :

Artie.

Mom is here and I am taking care of her.
 You are advised not to communicate or come anywhere near my property or I will call the
 police. Believe me I will call the police if I see you around my home.

Jill

94

World > United States > Pennsylvania > weather in Collegeville ★

Weather in Collegeville in September 2021

Collegeville Weather Forecast for September 2021 is based on statistical data.

2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2025

Jan Feb Mar Apr **May** Jun Jul Aug **Sep** Oct Nov Dec

September

Start Week On: Sunday Monday

Sun	Mon	Tue	Wed	Thu	Fri	Sat
			1 +73° night +68°	2 +75° night +64°	3 +70° night +55°	4 +75° night +55°
5 +75° night +59°	6 +81° night +66°	7 +79° night +57°	8 +82° night +66°	9 +72° night +68°	10 +73° night +61°	11 +77° night +54°
12 +82° night +63°	13 +84° night +70°	14 +82° night +70°	15 +86° night +70°	16 +72° night +68°	17 +75° night +68°	18 +81° night +66°
19 +77° night +66°	20 +77° night +57°	21 +75° night +59°	22 +82° night +64°	23 +72° night +73°	24 +72° night +59°	25 +73° night +52°
26 	27 	28 	29 	30 		



ANDERS-DEWEEGER

95,

Mail	Hex	Properties	Message Header	MIME	HTML	RTF	Attachments
Path	H:\Vba\Email Backups\Bert\7/18/2021						Date Time : 11/18/2021 9:53:05 PM
From	herthur20 <herthur20@protonmail.com>						
To	logieandcompany@verizon.net						
Cc							
Bcc	herthur20@protonmail.com						
Subject	jane herring's legs						
Attachment(s)							

As you know, I have released Mr. Knapp as my lawyer. I will be pro se.

For the past 2 days my mother's legs have been very swollen and hot. She told the front desk, but nobody has done anything. She must be taken to a hospital for a MRI to be sure it is not a blood clot that could kill her. No excuses. She must also be allowed to see her regular doctors, not somebody nearby.

After a full month in that pig pen, she still has no phone in her room. Why? There is trash on the floor because of the very tiny waste basket and no tables to put anything on. Trash

timeline



tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

2/11/2022 8:28 AM

To: Vmeitner

Mr. Meitner,

The following dates pertain to my mothers swollen legs. I have sent you the various emails pertaining to this matter.

November 16, 2021-Mother tells me about her swollen legs and feet.

November 18, 2021- I email logie, jaskowiak, camp and zabowski about mother's swollen legs and feet.

November 20, 2021- I call paramedics because mom's legs and feet are still swollen and logie, camp, jaskowiak and zabowski refused to take mother to a hospital for tests to determine the cause. Paramedics come and examine my mother's legs.

December 8, 2021- I call East Coventry police to document my mother's swollen legs and feet because mom's legs and feet are still swollen and logie, camp, jaskowiak and zabowski refused to take my mother to a hospital for tests.

arthur herring III

--

Sent with Tutanota, the secure & ad-free mailbox.

96.

97.

From: tomlinher1925@tutanota.com [mailto:tomlinher1925@tutanota.com]

Sent: Thursday, December 2, 2021 3:17 PM

To: David Jaskowiak

Subject: jaskowiak

Mr. Jaskowiak,

I have not received your answer.

arthur herring III

--

Sent with Tutanota, the secure & ad-free mailbox.

Date: Nov 28, 2021, 12:10

From: tomlinher1925@tutanota.com

To: davidjas@davidjaslaw.com

Subject: mom

Mr. Jaskowiak,

Since Ledakis said in court my mother can stay at home with a little assistance and since I lived there that was good enough, why have you not demanded she go back home to live?

97.

tomlinher1925@tutanota.com

RE: jaskowiak

Thu, Dec 2 • 19:02

Date: Dec 2, 2021, 16:32

From: davidjas@davidjaslaw.com

To: tomlinher1925@tutanota.com

Subject: RE: jaskowiak

Mr. Herring,

I will address your concerns at the upcoming hearing.

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: herrij@verizon.net
Sent: Monday, January 25, 2016 7:40 AM
To: admin@dektorpse.com
Subject: Re: RE: Here's A Message from the Queen

She should not eat beef, lamb, pork, or seafood except FISH! The crab & other junk is deadly!
Here veget are boiled junk-no nutrition. Should should not drink cows milk - you should drink almond,
coconut or soy milk. Her Orange Juice is not healthy - its all sugar.

Regards,

Jill

Jill S. Herring
4383 Buttercup Circle
Collegeville PA 19426
610-454-0208 (land)
215-260-7726 (cell)

On 01/24/16, Arthur Herring III <admin@dektorpse.com> wrote:

Dear jill,

I am there for dinner several times a week. I bring various meats and seafoods. She always eats various vegetables. She drinks orange juice and water all the time. She drinks lots of milk, especially in morning with her cereal and banana. She told me her cholesterol is average and she takes only a very tiny low dose pill for it.

She does walk and is active. She goes up and down stairs in the basement.

She will outlive us. She is fine, except for the sciatica once in a while.

artie

From: herrij@verizon.net (mailto:herrij@verizon.net)
Sent: Sunday, January 24, 2016 9:31 AM
To: admin@dektorpse.com
Subject: Re: Here's A Message from the Queen

98.

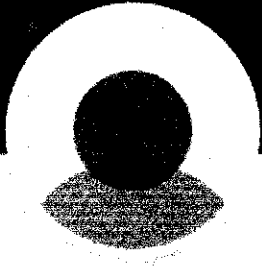
Movant also requests that Arthur be directed to file a *concise* response to this Motion within twenty (20) days in the manner required by the rules of procedure or risk the imposition of appropriate sanctions.

17. Movant further requests the Court suspend Arthur's *in forma pauperis* privileges for six (6) months and that his four petitions which he filed on October 19, 2023 be stricken.

18. Movant also requests that Arthur be sternly cautioned that any other filings which he submits, if determined to be in bad faith and/or for an improper purpose, shall also be stricken and that he will be subject to severe sanctions, including but not limited to a complete restriction from any and all visitation and, if necessary, incarceration, for any further violations of this Court's Orders.

WHEREFORE, David A. Jaskowiak, Esquire, court-appointed counsel for Jane T. Herring, an incapacitated person, respectfully request that the Court issue an Order directing that:

- (1) Arthur Herring, III's four petitions which he filed on October 19, 2023 shall be held in abeyance until further Order of the Court,
- (2) Arthur Herring, III, is directed to file a response to the instant Motion within twenty (20) days,
- (3) Arthur Herring, III's *in forma pauperis* privileges are suspended for six (6) months,
- (4) The four petitions filed by Arthur Herring, III, on October 19, 2023 are stricken,
- (5) Arthur Herring, III, is sternly cautioned that any other filings which he submits in



Pam Blumer

Professional Fiduciary

Reading, Pennsylvania, United States · [Contact Info](#)

6 followers · 6 connections

Self Employed Professional Fiduciary

Bucknell University



See your mutual connections

Join to view profile

Message

About

I provide fiduciary services to some of the most vulnerable people in our community and help them maintain happy and fulfilling lives. I usually encounter new clients in the throws of medical and/or financial turmoil and work to bring stability to their lives. I work very hard to understand each client's preferences, motivations, fears and aspirations and advocate on their behalf to make sure they enjoy the highest quality of life possible.

I routinely manage clients' finances, protecting them from those who would exploit them, and make medical decisions for them when they are unable to do so.

This is the most challenging and rewarding career I've ever had and I truly enjoy helping people live safely and to their fullest potential.

101,

Subject: FYI

Date: Saturday, February 19, 2022 at 1:23:25 PM Eastern Standard Time

From: tomlinher1925@tutanota.com

To: Victor Meitner

Mr. Meitner,
Sent July 3 2021

Carol,

On Monday, I sent away for my criminal background check. I asked for it to be notarized. On Friday, they contacted me and said notarized was only for adoptions or international business. The price was \$5 more for notarized. I told them to keep the extra money, but they said no. I will have to send another form on Monday. I doubt if I will get the new document back by trial.

It is extremely important that a "timeline" be made to be shown. As I recall, in early 2020, there were some minor changes made to some of Mom's documents with Fenstermacher. Then, there was a meeting a few months later as I recall with him, Mom, my sister and myself to work things out, but Fenstermacher never did so. Mom and I gave him the new demands my mother wanted in the will, but I do not think he ever did anything to add them to her will. About November, my Mom started to make new changes with Fravel to her will, deed to the house, her trust and living will. Fravel believes she knew what she was doing. In the beginning of December 2020, my sister wanted a 3-week advance for her \$10,000 Christmas money, a 2-month advance of \$2,000 for her birthday money, plus another \$1,100 for unknown reasons for a total of \$13,100. Why was there a need for more money and get it extremely early for both birthday and Christmas?



My point is "when" did my mother suddenly "lose" her ability as it is being claimed by my sister's petition? Extremely important to know and for others to say. Fenstermacher never gave her any "tests" early last year when she made some changes and did not say she was impaired or needing any guardian. I was there with them. Fravel thought she knew right from wrong when she made those changes to various documents in late 2020 and early 2021. If my sister thought my mother was "crazy" as she has told people for almost 2 years, then why did she take her yearly "gift" money from Mom at all (early December 2020) and want \$1,100 more on top of it? Because of my sister's emails to Fisher and Pruitt (Raymond James), a year ago Raymond James said my mother could not make any financial decisions unless my sister and I agreed. If not, Fenstermacher would be the "referee". My parents put that clause in about 20 years ago for Fenstermacher to be a type of "referee", but it was based only if both my parents were dead to make decisions about the estate. My mother is still alive, it's my mother's money and she can do with it as she wants.

As I have stated many times, there has been NO incident that shows my mother is in need of any guardian. A little instant memory loss does not mean a person cannot be on their own and make logical decisions. NO UNPROVEN paper and pencil tests, with NO independent accuracy and used by any so-called "neuro-psychologist" who only spends one or two hours with my mother (or anyone else), can give ANY type of credible and accurate "evaluation" on her or anybody else. Just like I have proved for 30 years, the conman selling fake "voice lie detectors" for 30 years nationwide to law enforcement, using a fake "Dr" (PhD) and made up "98% accuracy" studies was only a scam, I am also proving the so-called "neuro-psychologists" and their methods cannot be used to decide a person's fate. Especially, ESPECIALLY, claiming they can go back in time and claim a person "probably" did not have normal abilities of common sense a year ago, as Carroll's report claimed. If Ledaskin submits a report that is not good for my mother, I expect and demand his methods and tactics be fully and completely challenged!! I would expect him to be there to explain and defend his report and what he does. I have said before, I have talked to several of those types and, for example, have found they spend different amounts of time of hours with a person. Who gives the more "accurate" "evaluation"? I certainly do not think, at this time, their type of business has ever been reviewed. If the courts demand "accuracy" for lie detection, then they must also demand proof "neuro-psychologists" also must prove their business.

Arthur Herring III

sent to Carol Cornelison
my lawyer for a month in the beginning of petition scam

12/10/21

~~12/10/21~~

Notes of Testimony
(Meitne thumb drive)

102.

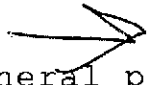
CONFERENCE

1



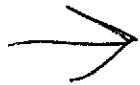
2 are clear and obvious to me. In addition to that,
3 though, he has also been contacting Dr. Kuhar's office.
4 And, even more --

5



THE COURT: Which is Mrs. Herring's
6 general practitioner?

7

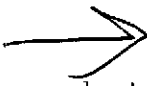


MR. JASKOWIAK: That is correct, the
8 long-time general practitioner, at her office up in
9 Sellersville. He, in fact, I've been informed, showed
10 up at Dr. Kuhar's office early in the morning as
11 somebody was opening up the office. That's grossly
12 inappropriate, there is no reason for him to be
13 contacting the office in that manner; but, nonetheless,
14 he showed up there. The Court is already aware that at
15 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.

24

I find it dismaying that he wouldn't
25 have had the courtesy to email all the rest of us as

Barley Snyder

ATTORNEYS AT LAW

2755 CENTURY BLVD.
WYOMISSING, PA 19610
TEL (610) 372-3500 FAX (610) 372-8671
WWW.BARLEY.COM

William R. Blumer, Esquire CELA
E-mail: wblumer@barley.com

103.

July 22, 2022

Via Electronic Mail and Regular Mail

Brittany J. Camp, Esquire
1001 Conshohocken State Road
Suite 1-300
West Conshohocken, PA 19428

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

David A. Jaskowiak, Esquire
815 Greenwood Avenue
Suite 14
Jenkintown, PA 19046

Re: New Procedures for Visitation with Jane Herring

Dear Counsel:

In accordance with Judge Weilhimer's instructions to me during the July 20, 2022 status conference, I am writing to confirm the new visitation procedure for Jane Herring that my client is directing. I will certainly entertain any feedback any of you may wish to provide, but please understand that these new procedures are effective immediately subject to my client's ability to modify them in the future if she believes that is appropriate. They are intended to apply to both Jill and Arthur, although I think it is abundantly clear that they are aimed squarely at addressing Arthur's past behavior that has been inappropriate and upsetting to Jane.

The new procedures are as follows:

1. All visits between Jane Herring and her children are to occur in the dining room at Manatawny Manor. Visits will continue to occur on the dates and times and for the duration set forth in the court's earlier order. Staff at Manatawny Manor may elect to sit with Jane during these visits, so there should be no expectation on the part of Jane's children that their visits with their mother will be private. If the staff at Manatawny Manor believes Jane is becoming upset during a visit, they have the authority to take Jane back to her room so that Jane can regain her composure. If the allotted time for the visit expires while Jane is recovering her composure, no additional visitation time will be permitted, and the child will need to return at his or her next scheduled visiting time.

2. Neither of Jane's children are to visit with Jane in her room. In fact, they may not enter Jane's room for any reason or attempt to communicate with Jane from the hallway outside her room or through the window in her room without the express consent of my client or the staff at Manatawny Manor. Should Jane wish to go to her room during a visit with her children, she is free to do so. However, her children may not accompany her to her room or interact with her while she is in her room. Jane's room will now serve as a place she can retreat to should she wish to cut short a meeting with one of her children. If a child enters Jane's room during a visit, the staff at Manatawny Manor will be authorized to end the child's visit and direct the child off of the property.

3. Jane will not be permitted to have a telephone in her room. Similarly, no one is permitted to bring a mobile phone to Jane for her use.

4. Jane will not be permitted to receive telephone calls from her children at the nurses' station or at any other location at Manatawny Manor using its telephone system. If Jane wishes to initiate a call from Manatawny Manor to a third party, the staff and Manatawny Manor will notify my client and she will determine if the staff is to assist Jane in making the call or make the facility's telephone system available to Jane.

5. The staff at Manatawny Manor will have no obligation to relay messages from Jane's children to Jane. They have been directed to use their discretion, subject to their work assignments, to advise Jane if one of her children is unable to visit or is running late for a visit. Without my client's approval, they are not permitted to relay any other messages to Jane from either of her children.

6. If Jane becomes upset during a visit with one of her children, my client will determine if future visits with that child are to be conducted in the presence of a third party who will supervise future visits. The supervisor shall have the authority to report to my client disruptive and/or upsetting behavior by the child or conduct that violates any of these procedures or any prior instruction of the Court. If supervised visits become necessary, every effort will be made to obtain the services of a third party supervisor for visits with Jane's children. However, if a supervisor is not available, the visit with the child will be rescheduled to another time when the supervisor and the child are both available.

7. Consistent with the Court's earlier orders, Jane's medical care takes priority over her visits with her children. If Jane needs to meet with medical personnel for any reason during a time when one of Jane's children is permitted to visit her, the child's visit will be postponed so as to begin at the conclusion of Jane's medical treatment. However, if a child interferes in any way with the care Jane is to receive during the child's scheduled visit, the child will forfeit the opportunity to visit with Jane for that day and will be escorted off the campus at Manatawny Manor.

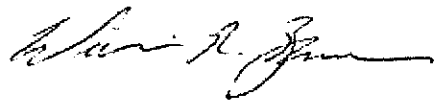
8. Food items are not to be brought to Jane without my client's prior approval. Requests for approval are to be submitted only via email to pblumer@hotmail.com. Items that have excessive sugar, sodium and/or fat like lunch meat, mayonnaise, doughnuts, etc. will not be permitted. If they are discovered in Jane's room, they will be thrown out regardless of whether

they were meant for Jane or someone else. Her room is not to be used as a repository for other people's food items. Jane's care plan includes a dietary component, and her children are expected to follow and support the dietary components on her care plan.

Mr. Meitner and Ms. Camp, I would appreciate you passing on a copy of this letter to your clients as soon as possible. The procedures listed above are in effect now and your clients are expected to abide by them effective immediately. My client reserves the right to petition to the Court to modify its prior orders regarding your clients' ability to visit with Jane should concerns about those visits persist. The types of concerns to which I am referring include without limitation, (1) statements to Jane that she will be leaving Manatawny Manor and returning to her home, (2) impolite and/or verbally abusive interactions with the staff at Manatawny Manor (whether in Jane's presence or otherwise), (3) discussions with Jane about any legal proceedings involving Jane, her residence and/or her guardianship, (4) statements to Jane that undermine her confidence in the care she receives at Manatawny Manor and/or (5) discussions with Jane about any legal proceedings or threatened proceedings involving any of Jane's children. Jane has no ability to address or assist with any of the aforementioned topics and therefore it is completely inappropriate to burden her with these issues.

It is a very simple matter to visit with Jane and not upset her or the staff at Manatawny Manor. It only takes a minimal amount of effort and self-control. Those who are unwilling or unable to exhibit that minimal level of effort and self-control are injurious to Jane's well-being and best interests. My client will seek to bar anyone who is injurious to Jane's well-being and best interests from seeing her, contacting her or receiving any information about her. Consequently, I hope both of Jane's children will comport themselves appropriately so that it will not be necessary to seek the termination of their visitation privileges. I thank you all for your anticipated cooperation with these new procedures, although my client and I remain saddened that they are necessary.

Very truly yours,



William R. Blumer

WRB:pek

cc: Pamela W. Blumer, Guardian of the Person
Ronald W. Fenstermacher, Jr., Esq., Guardian of the Estate

HECKSCHER, TEILLON, TERRILL & SAGER
A PROFESSIONAL CORPORATION

104.

ATTORNEYS AT LAW

1001 CONSHOHOCKEN STATE RD., STE. 1-300
WEST CONSHOHOCKEN, PA 19428

(610) 940-2600
FAX (610) 940-6042
www.htta.com

June 22, 2023

Martin A. Heckscher
John A. Terrill, II
Margaret E.W. Sager
Kim D. Fetrow *
Thomas O. Hiscott *
Jill R. Fowler ▼
Parcela S. Dumont *
Adam T. Gusdorff
Bradley D. Terebelo *
Jennifer A. Kosteva *
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Direct Dial: (610) 940-4194
Email: APaisley@htts.com

Allison S. Lapat
Lance S. Lacheen *
Erica A. Russo
Melissa Siravo Hensinger *
Ryan J. Ahrens
Merideth E. Ketterer *
Leanne M. Schenck
Gregory W. Ferris

OF COUNSEL
Karen A. Fahrner ▼

* also admitted in NJ
▼ also admitted in FL
● also admitted in VA

Officer James Geddes #114
Police Officer
West Conshohocken Borough Police
Department
1001 New Dehaven Street
West Conshohocken, PA 19428

By Email only: jgeddes@westconcpd.com

RE: Mr. Arthur Herring


Dear Officer Geddes:

This letter serves as a formal request to bar Mr. Arthur Herring, 26 Chancery Court, Souderton, PA 18964, D/O/B 11/2/1953 from entering our office suite located at 1001 Conshohocken State Road, Suite 1-300, West Conshohocken, PA.

As Mr. Herring is not a client of our firm, and to the best of our knowledge has no other business relationships in our office complex, we ask that the ban cover the entirety of the 1K1 complex.

Thank you for your assistance in this matter, and should you need any additional information, please do not hesitate to contact me.

Sincerely,


Anne L. Paisley
Chief Operating Officer

/alp
cc: Brittany J. Camp, Esquire
02344463.DOCX



104,

June 22, 2023

Officer James Geddes #114
Police Officer
West Conshohocken Borough Police Department
1001 New Dehaven Street
West Conshohocken, PA 19428

Re: Mr. Arthur Herring III & 1001 Conshohocken State Road,
West Conshohocken PA 19428

Dear Officer Geddes,

On June 21st, 2023, Anne Paisley with Heckscher, Teillon, Terrill & Sager (HTTS) notified me that they had an unwelcome visitor in the building and that they had contacted West Conshohocken Police Department to file a complaint.

Being that HTTS is a Keystone tenant, and that the building is private property, we stand by HTTS' request not to permit Mr. Herring to enter the building should he return.

Please contact me with any questions.

Regards,

Stefanie Mattina

Stefanie Mattina RPA®, FMA®
Senior Property Manager
Keystone
610-382-5238
smattina@keystone.us

104.

James Geddes

jgeddes610@gmail.com

to: tomlinher1925@tutanota.com ▲

Fri, Jun 23, 2023 • 11:34

From

James Geddes <jgeddes610@gmail.com>

To

tomlinher1925@tutanota.com

Trespassed from Four Falls Center

Mr. Herring,

Attached to this email is a letter from the Property Manager of Four Falls Center banning you from the property. You have been officially trespassed from the property. Do not return to the property or you will be arrested for Defiant Trespass.

tomlinher1925@tutanota.com

Fri, Jun 23 • 11:55

tomlinher1925@tutanota.com

Fri, Jun 23 • 11:55

✍ tomlinher1925@tutanota.com

Fri, Jun 23 • 11:58