

Barley Snyder

ATTORNEYS AT LAW

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

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

July 22, 2022

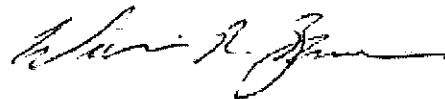
Page 3

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,

A handwritten signature in black ink, appearing to read "William R. Blumer", with a stylized flourish at the end.

William R. Blumer

WRB:pek

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

Pam and Bill, I think it was unfortunate that what started out as a nice friendly lunch last week, broke down at the end. Frankly, I think Arthur gets some credit for walking out of the meeting when Bill told him he was the f_____ problem. I was stunned and glad Arthur walked out at that point rather than some other reaction.

9/19/22

Arthur would like to participate with the aide who will start working with Jane on exercise and mental stimulation and will attend Wednesday's session. What is the name of the person, qualification, etc. so Arthur will know who to look for when he arrives at MM.

Arthur is not wearing a "black hat" when he asks the following questions:

- 1)Dead mouse under Jane's bed 6 months ago that took days to remove by staff;
- 2)Waste basket in Jane's room no cleaned/emptied regularly;
- 3)Broken bureau drawer at MM and torn bedsheets and bedspread;
- 4)Lack of grab bars in room and bathroom to help Jane get up and down;
- 5)Covid and flu outbreaks at MM that restrict visits for weeks;
- 6)Jane in lockdown with people/patients with mental and behavioral problems while Jane has no such issues;
- 7)Medic Alert was taken away by Logie. Why not replace it in case Jane falls again.
- 8)Lack of regular doctor visits to dentist, optometrist, foot doctor, etc for more than a year
- 9)Lack of exercise and activities which seems to be addressed soon

10)Is nurse Klock still involved in Jane's care question which as yet remain unanswered.

11)Was a CAT scan of Jane's head taken after her fall? Jane still complains about head and shoulder.

12)Hard line phone in Jane's room so Jane can call out if she wants and others may call in as required by PA Regulations posted at MM.

The questions raised are not meant to be critical, but, should be addressed for Jane's proper care.

Of course Arthur wants Jane to come home to live, but, if that is not possible due to Court, I am not clear on why Jane's visits with Arthur cannot be gradually expanded to make Jane happier as well as Arthur.

I think filing a Petition To further limit visits by Arthur now would be counter productive and ask that you wait and let's hope Jane can benefit from Arthur's visits and extended visits, out to lunch or dinner, etc. and living in a less restrictive environment.

Thank you both for meeting with me and Arthur. Just wished it had ended on a better note.

As always, I am here to help and discuss what is best for Jane. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

From: Gelsinger, Thad M. <TGelsinger@barley.com>

Sent: Tuesday, January 17, 2023 12:47 PM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: Herring visits

Good afternoon, Vic:

We did not receive the check for this week's visits yet. If it is on the way, please send me tracking as before.

I've also been asked to remind Arthur that he is not being permitted on the unit at Manatawny Manor and that this restriction includes walking Jane back to her room (which is a part of the unit). The entirety of his visits are to be held in the upstairs dining room and in Brandy's presence as previously agreed.

Thank you.

Thad

Thad M. Gelsinger, Esquire

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Please update your records to reflect my new firm name and contact information. Thank you!

From: Gelsinger, Thad M. <TGelsinger@barley.com>

Sent: Monday, March 6, 2023 10:59 AM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: RE: March 6, 2023 Visit

Vic:

Without waiving our right to object in the future, and based on your representation that this package contains payment for the visits, Pam is agreeable for Arthur to visit today. In the future, please make sure the checks are sent to us so that we have them more than 48 hours in advance as

required by the Court. It should be foreseeable that sending them on Thursday, to a business that does not accept mail over the weekends, would make them arrive late.

Pam has also advised me that Brandy may be accepting a new job and that starting next week, she may be unable to supervise the visits at their current times. She would be able to continue supervising visits if we move them to 5:30 to 6:30 p.m. on Mondays and Wednesdays. Please advise if that would be agreeable. If it is not, we may need to look for another supervisor and, since the visits are required to be supervised, the visits may need to be halted until a new supervisor is found.

Thank you.

Thad

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From: Gelsinger, Thad M. <TGelsinger@barley.com>
Date: Wednesday, March 8, 2023 at 3:37 PM
To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>
Subject: RE: March 6, 2023 Visit

Vic:

In follow up to my below email, I understand that Brandy has accepted a new position and that she will no longer be able to supervise the usual 11:00 – noon visit time. She would be able to do visits from 5:30 to 6:30 p.m. on Mondays and Wednesdays. Please confirm that this is acceptable to Arthur.

As I mentioned previously, if we are not able to find a different, agreeable, time then visits will have to be suspended while Pam finds someone else able to serve in the supervisory capacity.

Thank you.

Thad

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Wednesday, March 8, 2023 at 12:31 PM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: Arthur taking photos

Vic:

I understand that, during Arthur's visit with Jane this morning, he was taking photos of Brandy with his cell phone. Brandy asked him to stop and to delete the photos but he claims (despite that she could see that there were photos that had been taken) he did not take any. It is hard to imagine what legitimate purpose Arthur would have for taking photos of Brandy.

Please direct Arthur to delete the photos and refrain from taking such photos in the future.

Thad M. Gelsinger, Esquire

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Please update your records to reflect my new firm name and contact information. Thank you!

From: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Sent: Thursday, March 9, 2023 9:52 AM

To: Gelsinger, Thad M. <TGelsinger@barley.com>

Subject: Re: Arthur taking photos

Thad, I spoke with Arthur about the alleged photo and he states, "The fact was, while my mother and I were saying goodbye at the door, my phone vibrated and I took it out to see who it was". No photo was taken. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Friday, March 10, 2023 at 4:09 PM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: RE: Herring visits

Vic:

I have yet again been asked to have Arthur reminded that he is not permitted on the unit at Manatawny Manor including walking Jane back to her room. Please remind Arthur and confirm his understanding of this. Thank you.

Thad

Thad M. Gelsinger, Esquire

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Please update your records to reflect my new firm name and contact information. Thank you!

tomlinher1925@tutanota.com

Wed, Mar 15, 2023 • 08:03

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 2 ▼

Wed, Mar 15, 2023 • 08:03

jane herring

Mr. Gelsinger,

As you are aware, Mr. Meitner is quitting, without notice. Because I have no legal knowledge, I am now left without any means to respond to any matters of my mother's(98) case, I have no idea on filing deadlines, how to respond, etc. Since the beginning of this guardianship scam in May 2021 started by my sister (72 years old), then dropped out because I made her attorney, Camp, aware I had information showing she has tried taking money from my mother. Every time, I stopped it. That is why she dropped out to be guardian.

I have educated myself on the massive crime of guardianship corruption since May 2021 when my sister filed her petition on my mother, but never had the decency to discuss it with mother or me. Why? That fake petition is why I put up my massive site www.protectmyparents.us and I have been on the national radio show every week as the new cohost that only deals with guardianship corruption nationwide.

I have seen the gross physical, mental, financial mistreatment of my soon to be 98 year old mother after she was taken away by force by my sister and Logie on August 25 2021. Mother was forced to stay at my sister's, who neither of them like each other, refused to allow my mother to call me or see me for the two weeks she was there, within two days, mother was forced to take anti-depressants because she was so upset at being away from home and me. I call the police that night for a wellness check on mother. The police only saw her through a glass door and said she looked ok. Never talked to her? WTF? The next day, I called for another wellness check but was denied. On Friday, because Camp had called for a emergency conference with lawyers and weilheimer, she told me if I ever called for another wellness chaeck she would hold me in contempt of court. Why? For caring about my then 96 year old mother? At mother's last hairdressing appointment within two days with her hairdresser of 16 years, the hairdresser said mother was shaking and crying saying "I want to go home, I want to go home", after two weeks, mother had to be taken to the hospital by ambulance (unconscious), treated for malnutrition, confined to bed for 6 weeks, got daily blood tests, got daily needles in her stomach to prevent blood clots, then got covid for two weeks. At week 6, mother was dumped into a low rated nursing home that had just opened up after a major covid shutdown. She got covid again and later got

influenza because of the very poor sanitation there. She has been in a locked down section for 16 months with people with medical, mental and behavior problems in a extremely tiny room with old furniture, stained bedsheets and towels, torn blankets, not allowed outside since she has been there 16 months, none of her doctors appointments for 16 months (including her dermatologist for skin cancer), kept in basic solitary confinement, no phone, only exercise is walking 35 feet from her room to the eating room, she does not watch TV because they do not get her channels she watched, I am the only one who gives mother daily papers and magazines to read when I bring them, I bring her anything she needs for herself. I bring her roses at every visit, plants, various cards, Christmas trees and anything else to make her happy. She and I have always had a very loving and close relationship.

After she was forced away, it is clear her happiness has been taken away from her. She has a large 3 bedroom, 3 bathroom house in a gated community, loved possessions from her childhood, she still drove her car until her license expired in May 2021. She never had any tickets or accidents for 75 years and had no medical or financial problems that ever showed she needed a guardian. She still does not need any daily help. She only has a little memory/recall issue that does not cause any problems for her. She now uses a cane sometimes. By being kept in a extremely isolated enviroment, she has nobody to talk to anymore and she is left to do nothing but sleep in between meals. Severe physical and mental inactivity is the worst thing for people with memory issues of any degree. Does her guardian of person, pam blumer do anything for her besides her admitted in court just a once a month visit? For how long, a few minutes just to say she saw her? What does that do? Nothing. All the money mother has been forced to pay has only been for lawyer billing hours because I have tried to get mother home but others refuse. Why?

Mother wants to go home and me be there with her. The court has established her home only costs her about \$16,500 a year for almost everything, except food. She does not have a car anymore because Logie sold it after mother was taken away. At her request, about 4 years ago, I moved into her house to be with her. I usually bought most of the food and paid for all restaurant meals and other items. I want to be there to make sure all is fine, to eat dinner with her, go to restaurants and everything else we used to do before this scam started. It is a scam because of many reasons. Jaskowiak and weilheimer refused to bring mother into court to speak for herself. Jaskowiak never brought in any of the people my mother dealt with to show she never did anything strange or bizaar that she would need to have a guardian, including her CPA of 21 years, her various doctors, her investment people of 21 years, no overdue bills because they were all auto paid every month, no overdue back taxes, etc.. Jaskowiak did not even bring to court her doctor of 21 years to state she never had any problems that would require a guardian. The doctor knew how much mother loved me and was always saying how much I do for her since my father died in 1988. Mother was seen by her primary doctor just 1 month before the petition was filed and was in excellent

health. It has only been in the past 5 months that mother is using a cane. She was only on a very low dosage for blood pressure and cholesterol at age 96 at the time. She will soon be 98. There is no reason why my mother cannot be at home to live. She has never been accused of having any mental problem, she is not a threat to herself or others and is not a wanderer.

Everyone, except me, has forgotten Mother is ONLY what is most important and that is what I have been fighting for for almost 2 years now. I have spent/will pay over \$200,000 on legal fees, I lost my house for lack of money due to legal fees,, have spent everyday since May 18 2021 on this scam, I have never missed a visit of 1 hour 3x a week (unless my visits were canceled by a guardian). For example, out of a possible 16 hours a day I could have been with my mother, since August 21, 2021 to February 2023, out of a possible 8,596 possible hours I could have been with my mother, I have only been allowed 208 hours. Would you want your mother to be denied time with her children at a advanced age when she could die at any time or totally lose her memory?

Let's cut the crap and everybody realize (as I always have) this is only about mother: what she likes and wants. If there is any doubt about that, let's all go see her and ask her. So far, nobody has wanted to do that. Why? What is the purpose of keeping her there instead of at home where she was? How can anyone claim freedom, exercise, phone to call her friends, her favorite old movies, reading he daily paper, going to the cemetary every month to see her late husband and her parents and putting roses on their grave which is what we did every month since my father died and then I took her out to dinner, all of her doctor's appointments, etc, how can anyone say she would not be happier and healthier for the months or years she has left at home? I even found very nice, large nursing homes where she could put some of her furniture and some items from her home that would save her \$30,000 to \$50,000 a year, not the \$90,000 a year at the ongoing, disease ridden, manatawny manor pig pen.

If my eviction is allowed by Superior court, if I am evicted from the house, if all of mother's things are trashed, if all of my visits are canceled as that is what the goal has been by jaskowiak and others since the beginning of the guardianship scam when I exposd the scam on mother, then what? Who will be the person that tells my mother she will never see her much loved son again until she is dead and the maggots are coming from her body? Has anyone ever thought about that? I don't think so. But, I will continue to expose the scam to the newsmedia in print, on the radio and on the various TV channels. Today, there was a live broadcast of state senators in Harrisburg to drastically reform guardianship corruption. I already have several meetings with them scheduled because of my knowledge gained because of what has and is happening to my mother.

As per brandi's "reports" and what claims were ever made by the staff, nobody from the staff ever was brought to court to put their claims on the record, nobody ever asked my

mother if they were true. Why? As far as brandi's "claims", her "handlers" refuse to reveal who and what she is and her qualifications, if any, to listen, make notes and make quotes exactly, to continue to listen, make notes, make accurate quotes, etc, etc, etc, and for them to be used for legal purposes. Why? What is the big secret for not revealing those qualifications? When Meitner asked her in court, Weilheimer told her not to answer. Why? Her handwriting looks like that of a child's and often is not readable. Why does she refer to my mother as "JH", but she always calls me "adult son" since she started? Why? Does she still not know my name, even after sitting with mother and me for many months? Brandi never thought or nobody ever told her to type the reports to make them look professional? Why? Most of what she has written are either lies or gross exaggerations of what was said. For example, as you know, last week she told pam blumer that I had taken her picture. Lie! My phone vibrated and I took it out of my pocket, as other times when I am visiting my mother, but brandi has claimed I was taking my mother's pictures. How or why would Brandi jump to her "conclusion", unless she has been told to get her extra money because she has been unemployed to lie as much as possible. None of her lies ever had any proof behind them. Why? After brandi claime I was taking her picture, after I said goodbye to mother and I was leaving, as mother and brandi were walking down the hall to lunch, brandi kept saying to mother "Your son kept taking my picture and I am going to take your son to court". Why would she say that to my mother? Don't you think that would get my 98 year old mother upset?. It is also very interesting, when I told meitner at the hearing a month ago, to tell jaskowiak to have a cell phone on the table to record the visit with mother to prove what I said or did not say and it would be free to me, jaskowiak refused. He claimed it would violate mother's privacy. But, having a total stranger (in this case with severe body odor and at about 250 pounds) sit about 4 feet from us, listening to everything we say to each other, THAT is not violating mother's privacy?

All of these claimed accusations against me by staff and now brandi have only been for one reason: to make up as many lies as possible about what I said or did (such as "agitating" my mother)to be used as the excuse to first limit my visits and contact with mother little by little until there is no more contact as I explained earlier because I was exposing the scam on mother. I have NEVER been allowed to have any means to protect myself from those lies by various people. Why?

So far, all of this legal back and forth has only cost my mother massive lawyer bills and to me also. None of that money was ever for mother's benefit in any way.Why? So far, there has been no PROOF of any claims or accusations against me, especially since nobody has cared to ask mother. Let's forget the monitor BS, allow phone calls again (no more listening by the staff as they had been or at the door, lunches with mother in her room, full days on my still assigned days and sunday also so mother can go places and go home for the day

and at the very, very least, put mother into a very nice nursing home (if not at her real home) for as long as she is still alive and can enjoy life.

Let's talk and solve issues.

arthur herring III

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tomlinher1925@tutanota.com

Tue, Mar 21, 2023 • 06:45

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Tue, Mar 21, 2023 • 06:45

jane herring

Mr. Gelsinger,

Let's set up a meeting with me and you at your office try to end this matter, wasting my mother's money, get her home to enjoy the rest of her life and get her to her doctor appointments that have been neglected by logie, pam blumer(your client, guardian of person) and by jaskowiak (mother's court appointed lawyer) since my mother was kidnapped by logie and my sister in August 2021.

arthur herring III

--

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tomlinher1925@tutanota.com

Mon, Mar 27, 2023 • 11:50

tomlinher1925@tutanota.com

Mon, Mar 27, 2023 • 11:50

tomlinher1925@tutanota.com

Mon, Mar 27, 2023 • 12:13

tomlinher1925@tutanota.com

Mon, Mar 27, 2023 • 12:24

tomlinher1925@tutanota.com

Mon, Mar 27, 2023 • 12:25


tomlinher1925@tutanota.com

Mon, Mar 27, 2023 • 14:16

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▾

 Fri, Mar 24, 2023 • 09:19

Re: Herring - Arthur visits

Thad, Arthur has run out of funds to pay to visit. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Friday, March 24, 2023 at 8:49 AM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: Herring - Arthur visits

Vic:

Is Arthur submitting payment for the supervision for next week's visits? We have not yet received it so please advise if it is on the way and, if so, please provide tracking as you have in the past.

Assuming Arthur plans to visit next week, visits can occur from 11:00 a.m. to noon. My understanding is that beginning the following week (starting April 3), we will need to move them to 5:30 to 6:30 p.m. Unless you hear otherwise from me, please advise Arthur of that schedule. Should something change, I will let you know.

Thank you.

Thad

Thad M. Gelsinger, Esquire

2755 Century Blvd

Wyomissing, PA 19610

T: 610-370-8126 | x1256 | F: 610-372-8671

Bio | LinkedIn

From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Friday, March 24, 2023 at 8:49 AM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: Herring - Arthur visits

Vic:

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
T: 610-370-8126 | x1256 | F: 610-372-8671

Bio | LinkedIn

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▾

 Fri, Mar 24, 2023 • 09:19

Re: Herring - Arthur visits

Thad, Arthur has run out of funds to pay to visit. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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tomlinher1925@tutanota.com

Sat, Mar 25, 2023 • 14:52

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 2 ▲

Sat, Mar 25, 2023 • 14:52

From

tomlinher1925@tutanota.com

To

Tgelsinger <tgelsinger@barley.com>

Cc

Jlobach <jlobach@barley.com>

Bcc

Tomlinher1925 <tomlinher1925@tutanota.com>

reports

Mr. Gelsinger,

Is this and other "reports" for months what I have been paying \$75 per visit? A person who you refuse to say what her qualifications are to listen, make notes, make quotes, while continuing to listen, make notes, etc? Her handwriting is not understandable at all. It looks like a 5th grader wrote it. Why does she use my mother's initials for months but refer to me as "adult son"? I have a name. Did you or whoever never thought of telling her since her "reports" are for legal reasons, they must be typed to look professional and readable. Was her only purpose, as a paid for puppet, just to write anything she wanted as long as they made me look bad. The fact is, brandi admitted in court our meetings were always very loving and happy. So why is she still there and me forced to pay money?

Her ONLY purpose was for one thing: to say if I got my mother "agitated" as unknown people, who you never brought into court to be cross examined, have claimed. Not once, in the many months she has been there did she ever tell me to leave or write I got mother "agitated". This farce must stop now. A guardian is supposed to make their client happy, not miserable and unhealthy. Mother gets No phone calls, NO unlimited visits, NO outside day trips, NO restaurants, NO visits to see her house and loved possessions. Why? No exercise, constant swollen legs for about 15 months that I was falsely accused of causing because of the proven false accusation that it was my food that she was eating during our lunches only 3 times a week (but not the 20 meals she was getting there every week?), no weekly hair appointments that she has had for 16 years, no Christmas, no Thanksgiving and other visit days canceled for no reason by blumer "guardian". Blumer cannot even make sure mother's compression socks are on every day and her no slip socks are on so she doesn't slip, fall and

hit her head again light she had done. Why? What does blumer and deb klock do for their money besides send it over for lawyers at much, much higher income?

Meitner had told you several times I had found many much nicer and cheaper rooms at other nursing homes, but both you and fenstermacher never responded. Why? I asked blumer several times to see my mother's house to see how she lived for 20 years, but blumer refused. Why would anyone think mother, at almost 98, would want to be live like a dog in a kennel until she dies? Have you ever seen her room of old and broken furniture, tattered bed spreads, urine stained towels, bedsheets and sometimes missing pillow cases and bed sheets. Would you want your mother to live like that or at her own home with her loved possessions?

Mother was only said to have a small memory issue 2 years ago. There were NO issues of medical neglect, no mental issues, no unpaid bills, no unpaid taxes, no bounced checks, no credit card payments unpaid, no car accidents or tickets for over 75 years in the petition filled out by my sister. No examples of any types of neglect or bizaare behavior were mentioned in court by anyone.. As a matter of fact, jskowiak refused to bring mother into court to show she did not need any guardian. Why? Jaskowiak also NEVER brought in any of the people mother dealt with in 50 years to prove she did not need a guardian. Why? His job was to defend mother from guardianship. The facts are clear, the racket, using the proven unreliable "evaluation" by ledakis that I exposed as a fraud, wanted mother to be declared incapacitated just for her money and assets, as is always done in these guardianship scams. Jaskowiak and fenstermacher want to sell her house, that she still wants to live in and me to live in free and has said so, and junk all of her loved possessions. Did either jaskowiak, feristermacher or blumer ever ask mother, their client, what SHE wants? No. Why not? Mother was still driving her car until 2 days before the petition was filed. She stopped driving only because her license expired. Her doctor of 21 years never said she should stop driving.

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Blumers purpose is to make my mother happy and healthy until she dies. Wasting her money on unneeded lawyer fees only to enrich lawyers and her husband is NOT the purpose of guardians. Fenstermacher says it is blumer's job to find better nursing homes where mother can have her own furniture to feel more at home. I have found many of them, but no one from your side cared to check them out to make mother happy and save her money. The fact is, mother still does NOT need any help with daily activities of dressing, toilet, etc. Mother must go home where she will get fresh meals, much more exercise, a phone to call her friends, hairdresser, her TV shows she used to watch and NOT forced to be in her tiny pig pen to live until her death, in solitary confinement, with people she does not want to be with because they have medical and behavior issues and forced to live in a sensory deprived environment where her mental abilities will not get the proper stimulus to keep mother as mentally well as possible. for almost 2 years, at every visit, I have brought mother her daily newspapers, roses, magazines, greeting cards, various items that she asked for. Without my visits, she will be deprived of those nice things to make her day happy. I have also have brought her Christmas trees and poinsettias at the holidays to make her room nice.


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arthur herring III

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
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tomlinher1925@tutanota.com

 Mon, Mar 27, 2023 • 13:46

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 2 ▲

 Mon, Mar 27, 2023 • 13:46**From**

tomlinher1925@tutanota.com

To

Tgelsinger <tgelsinger@barley.com>

Cc

Jlobach <jlobach@barley.com>

Bcc

Tomlinher1925 <tomlinher1925@tutanota.com>

reports

I am not able to read any of monitors reports, past or current. They need to be rescanned flat so the pages are FULLY seen, darker and readable. Is it beyond someone's abilities to have a person, whose training to do such legal work involving listening, taking accurate notes, making accurate quotes, while continuing to listen, make accurate notes, and so on (whose such training experience for that type of work continues to be denied to me by you) to have that monitor type her reports since they are legal documents involving a 98 year old woman's welfare and happiness and not some school girl's notes being passed around in school?

I find the monitor, hand picked only by your client blumer, but claimed to be a "independent" monitor without giving me any abilities to protect myself from made up lies from that "monitor" by having something as simple and free as a cell phone video used, to prove unbiased and independent, what was said and done. That idea was proposed by me in the hearing a month ago, but refused by jaskowiak. He claimed it would violate my mother's privacy? But, a 250 pound stranger, with severe body odor, sitting 5 feet behind us, listening to our private talk, is NOT violating my mother's privacy? Really?

Your/jaskowiaks idea of a monitor was only a obvious ploy to use those reports of lies to gradually build a case to reduce my visits, (as it has been done already) then totally deny all visits with my mother until her death. Really? Until her death? What kind of parents and children to your parents are you? Is that how far blumer, you and jaskowiak will go on a 98 year old woman only to protect the scam? As you know, jaskowiak has been trying to deny me all visits to my mother from the start because I have been exposing the guardianship scam on my mother and I have been trying to cut off my mother's money supply to those

involved and exposing the scam to the DA office, FBI, on the nationwide, weekly radio shows I am a co-host on and in my news website and now picketing.

It is quite laughable that you think here say is "evidence", without ever bringing those sources to court to be questioned and not asking my mother if any of those claims of me "agitating" her are true. None of the monitor's reports (what little of them I can read) have said my visits with my mother have been anything less than extremely happy and entertaining for mother, especially because I am the only one who brings her gifts: roses, no slip socks, cards, pictures, papers, magazine, items for her use, etc. Without my visits, she will have nothing to read, no flowers for her room, nobody to talk to and confide in as we always had a very loving and close relationship. When do you plan to have your client ask my mother what she wants, since she has that right and the purpose of a guardian is to fulfil the wishes of the client, as posted by the Montgomery County courthouse website. See attached.

As you were told by meitner last week, I refuse to do the "pay to play" scam any more. No more money to some unknown whore (maybe others get some) who only do what whores are paid to do: satisfy their client. Her clients were you, blumer and jaskowiak. But, I was supposed to pay the whore to "prove" I do not get my mother "agitated". The monitor was told her "trick" was to write lies in her reports to get me banned from visits with my mother to make sure I will no longer see the gross physical neglect, medical neglect and the absence of any happiness of my 98 year old mother caused by both of her guardians (past and present) and her court appointed lawyers (past and present) for about 15 months, while those same people feasted on her money using billing hours. While the whore was doing her trick for you, jaskowiak and blumer, you expected me to pay the whore for only what blumer was only claiming, without any of those sources testifying in court? Is that what they taught you in law school?

arthur herring III

--

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From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Friday, March 24, 2023 at 9:21 AM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: RE: Herring - Arthur visits

Vic:

Thank you for the response. I will advise Pam that, until further notice, Arthur will not be able to pay for supervision and the visits will be cancelled.

Thad

Thad M. Gelsinger, Esquire

2755 Century Blvd

Wyomissing, PA 19610

T: 610-370-8126 | x1256 | F: 610-372-8671

Bio | LinkedIn

Barley Snyder

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
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
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arthur herring III


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
tomlinher1925@tutanota.com

 Tue, Mar 21, 2023 • 06:45

tomlinher1925@tutanota.com


 Tue, Mar 21, 2023 • 06:45

tomlinher1925@tutanota.com

 Mon, Mar 27, 2023 • 11:50

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 2 ▼

 Mon, Mar 27, 2023 • 11:50

jane herring

Mr. Gelsinger,

No response from you. Why? Are you and your client interested in the benefit of my mother's physical, medical, mental, financial welfare and her happiness or just how many billing hours your firm can get out of her?

arthur herring III

Date: Mar 21, 2023, 06:45


From: tomlinher1925@tutanota.com

To: tgelsinger@barley.com


Subject: jane herring

: * * *

tomlinher1925@tutanota.com

 Mon, Mar 27, 2023 • 12:13

tomlinher1925@tutanota.com

 Mon, Mar 27, 2023 • 12:24

tomlinher1925@tutanota.com

  Mon, Mar 27, 2023 • 12:25

tomlinher1925@tutanota.com

Sat, Mar 25, 2023 • 14:52

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 2 ▼

Sat, Mar 25, 2023 • 14:52

reports

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arthur herring III

--

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From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Wednesday, March 29, 2023 at 3:54 PM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Subject: Arthur's visits with Jane

Vic:

I understand that Arthur showed up today at Manatawny Manor looking to visit with Jane. Obviously, since he had not paid for the visits in advance, per the Court's Order, the visit was not able to occur.

I also did want to remind you that starting next week, visits will need to move to 5:30 to 6:30 p.m. on Mondays and Wednesdays due to Brandy's schedule. If that does not work for Arthur then let's discuss that issue further. Thank you.

Thad

Thad M. Gelsinger, Esquire

2755 Century Blvd

Wyomissing, PA 19610

T: 610-370-8126 | x1256 | F: 610-372-8671

Bio | LinkedIn

Barley Snyder

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tomlinher1925@tutanota.com

Tue, Apr 4, 2023 • 22:00

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 5 ▲

Tue, Apr 4, 2023 • 22:00

From

tomlinher1925@tutanota.com

To

Sanastasi <sanastasi@barley.com>

Cc

Jlobach <jlobach@barley.com> Lbaker <lbaker@barley.com> Lberkowitz <lberkowitz@barley.com>

Aboyer <aboyer@barley.com>

Bcc

Tomlinher1925 <tomlinher1925@tutanota.com>

guardianship corruption

www.protectmyparents.us

Newsletter

Would you keep a dog tied to its dog house all of its life? Would you keep a child locked in a closet all of its life?

The law firm of Barley/Snyder has been doing far worse to my 98 year old mother since Pam blumer became mother's guardian of person in May 2022. Then, she hired her husband Bill, Thad Gelsinger and a few other lawyers as Ms. blumer's personnal lawyers, all at my mother's expense. Ms. blumer also hired another guardian, Deb Klock, who has a well known history of financial abuse, gross medical and personnal abuse and neglect. My mother also is forced to pay Klock. Ms. Blumer was never given any permission by me or my former lawyer to hire anyone and have my mother pay for them when we approved Ms. Blumer's appointment in May 2022. Mr. Lobach is aware of their despicable and inhumane treatment of my 98 year old mother under their control. Why are those abusers and users still in control of my mother?

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Mother has never been declared a threat to herself or anyone else. No one ever claimed my mother had any type of mental disorder. Mother was only said to have a little memory/recall issue, but it had NO affect on her daily life or routines. Forgetfulness is NOT a crime and everyone forgets or does stupid things without thinking. That does NOT prove they are "incapacitated" and need to be a slave under guardianship. People bounce checks, lose things, over spend on their credit cards, text and drive, drive drunk, etc. Ms. Blumer and Barley/Snyder's only desire is NOT to take care of my 98 year old mother, but only to create as many made up billing hours for themselves. Why isn't she at her large home to live healthy and happy until she dies instead of wasting \$90,000 a year in that locked down pig pen when she does not need any extra care? Why? Without doing everyday tasks, exercise, medical appointments and mental stimulus, studies prove mother will decline in those areas. That is called elder neglect and elder abuse.

Guardianship corruption is nationwide and is massive. The only purpose of guardianship corruption is to steal the assets and house of a person for their own financial benefit. That is financial exploitation of the elderly. The victims usually only have some memory issues. The guardian(s) tell the family they only want to take care of the person and

that is what they will do. Those so-called "guardians" lie about what they really are and plan to do. That is fraud.

The racket consists of corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists. When the corrupt judge sees a petition of a person with a lot of money and a house, they take that case. The judge assigns a corrupt lawyer to the victim who he knows will go along with the scam of the victim. The corrupt judge will assign a corrupt psychologist to give a fake, made up "evaluation" to the victim. In court, the psychologist will say the victim is "100% incapacitated" based on that fake "evaluation". In Pennsylvania and nationwide, there are NO standards or requirements as to what an accurate "evaluation" must be. The corrupt psychologist never audio or video records the "evaluation" to prove what was said or not said by the victim. The fact is, the corrupt psychologist can never prove he ever gave a "evaluation" to the victim. That is called fraud. Those quacks usually get \$1,000-\$4,000 for about a 2 hour time. No family member is ever allowed to watch, so that is another example that the made up "evaluation" was ever done. The corrupt lawyer will never want the victim to be in court because the victim could speak for himself and prove no guardianship was needed. The corrupt lawyer will never defend the victim in court so the victim will be guardianized. The racket wants the victim to be declared "incapacitated" so the stealing can begin. The judge will assign a corrupt guardian/s to the victim. The corrupt guardian will hire their own corrupt lawyer and other people, all billing the victim, and splitting up the victims money. They sell the house to a friend extremely cheap then the house is resold at full value. That profit is split among the racket instead of to the victim and their family. The crime of the racket is called racketeering and that federal crime is prosecuted by RICO. Nationwide, there is no limit as to how many victims a guardian can have. Montgomery County orphans court has been known for decades for this corruption. For almost 15 years, there has been a site called Shenanigans in the Montgomery County court about that corruption and corrupt judges.

Once a victim is guardianized, they are basically owned as slaves by the guardian of the person, guardian of the estate or both. The guardians can make any rules they want. They can deny visits by spouses, family, doctors, etc. The guardians decides where a person lives and they can ignore anything the family wants. They can take as much money as they want and the judges just go along with their invoices.

This guardianship nightmare on my mother and I started about two years ago. A very close family relative filed a petition for guardianship of my mother because the relative wanted total control of mother's vast assets and her house. Just after the petition was filed, the court assigned a lawyer, Jaskowiak, to my mother. Jaskowiak and weilheimer refused to bring my mother into court so she can testify for herself. During the petition

hearing, Jaskowiak never defended my mother in any way and never brought in any of the people mother dealt with (doctors, lawyers, investment people, etc) who would prove she did not need any guardians. Jaskowiak wanted her as a victim so he and others could begin stealing from her. My mother was and still is in perfect health, no financial problems, owns her large house in a gated community, still drove her car, all bills were automatically paid every month, her investments were handled by a investment company and taxes were always paid on time. Mother's only "crime" is a small instant memory/ forgetfulness that has never (still does not) interfere with her daily living. The corrupt psychologist, Ledakis, who was hired by Weilheimer to "evaluate" mother said in his "report" that mother had no problems with daily activities of dressing, hygiene, eating, toilet, etc. But, Ledakis, claimed mother was "100% incapacitated" in his "evaluation". Why? But, his numbers never added up to 100% in all of his various areas. Because of my business doing criminal investigations for 41 years, I tore apart Ledakis's fake "evaluation" in court. But, Judge Weilheimer ignored my proof and declared mother to be legally 100% "incapacitated". Weilheimer, Jaskowiak and Camp (lawyer for relative) heard me prove the "evaluation" was a fraud, but pretended they never heard my proof. Weilheimer assigned a known corrupt guardian, Logie, promoted by Jaskowiak and Camp, who then hired a known corrupt lawyer, Diane Zabowski and another known corrupt guardian, Deb Klock, to mother. More worthless billing hours just to drain a victim. .

About two weeks later, after the petition hearing, Logie and the very close relative to mother literally dragged mother from her house in a pre-arranged kidnapping that Logie had no reason or justification to do. Logie and relative had pre-arranged for the local police to keep me away from them during the kidnapping from trying to help my mother. My mother and I always had a very close and loving relationship. That night, Logie sent me a email eviction notice which is on appeal. He, and others later, simply wanted mother stashed someplace, me evicted, the contents of the house trashed, the house sold cheap to a friend, then resold at full value and the profit divided among them. That practice is standard in guardianship corruption scam nationwide. The relative kept mother at relative's house where mother was starved and tormented. Relative denied my mother from leaving and denied me visits and phone calls to my mother. After two weeks at relative's house, mother had to be taken to the hospital by ambulance, unconcious, kept there for 6 weeks for starvation and was confined to bed. While there, she got covid. After being released, Logie dumped mother into that disgusting nursing home that had just opened up from a major covid outbreak. While there, mother got covid again and later influenza, all of them that could have killed her. At this pig pen, Mother is not allowed to have any food in her room that she could snack on or any of her favorite beverages to drink. Mother has NO diet restrictions. She has a refridgerator that I got for her when she was put in the nursing home

in October 2021. So why can't she eat the things she likes at 98? Is Ms. Blumer saying everyday food is bad, but no doctor's visits for 10 months and no exercise for a 98 year old woman is good and healthy?

Why do people, in prison for serious crimes, including murder, have more rights and privileges than my mother has had for 10 months with Ms. Blumer, her lawyers, Klock and Fenstermacher? Prisoners of war, under the Geneva Convention, have more rights than my mother. Mother is NOT a criminal. Mother still has rights, but Jaskowiak, Ms. Blumer, Klock, Fenstermacher and Barley/Snyder are denying my mother her rights as a human being and to live as happy and healthy as possible until she dies. Is that their idea of being a guardian while wasting vast amounts of her money for themselves?

The duty and obligation of every lawyer and guardian is to carry out the wishes of their client. If they do not want to, they are obligated to quit. Logie ignored them when he was guardian of person and estate of mother from August 2021 to May 2022. Jaskowiak (since June 2021), Ms. blumer, Ron Fenstermacher (guardian of estate) and Barley/Snyder have refused to honor my mother's wishes and demands since they were her court appointed guardians and lawyers since May 2022. Jaskowiak never advised us that we could have our own lawyer which my mother could have easily afforded. Jaskowiak and Ms. Blumer continue to refuse mother's demands to come to court so she can speak for herself. She wrote a letter to Weilheimer a year ago to have a new judge, a new lawyer, to go home and for me to live there with her as I had been for almost two years before she was kidnapped. Weilheimer refused mother's letter and her demands. In May 2022, Ms. Blumer was appointed guardian of person of my mother, but she has done nothing for mother. She was promoted by Jaskowiak. The fact is, Ms. blumer's "job" in this scam seems to be only to get victims and then get the lawyers of Barley/Snyder involved just to make more money for her, her husband and his firm Barley/Snyder. Ms. Blumer admitted in court recently she only sees my mother maybe once a month for a few minutes. She also admitted she has 10 other "victims". What can a guardian learn with only a once a month visit for a few minutes AND denying me as much time as possible to be sure everything is fine with mother and mother having her regular doctor's visits at age 98?

Because I have found so many problems affecting my mother that Ms. blumer did not, about 4 months ago, Blumer lied and claimed unnamed staff said I was getting my mother upset when I visited her and called her on the phone before blumer was appointed. Soon after she was appointed, Ms. Blumer canceled my phone calls to my mother. She NEVER asked my mother if any staff claims were true, IF any were ever made by the staff, nor did Jaskowiak or Gelsinger. Why? The nationwide rule for corrupt guardians is litigate, isolate, medicate, steal the estate. So far, Blumers, her lawyers, Weilheimer, jaskowiak, Klock

have followed that rule to the letter. Ms. Blumer then hand picked a "monitor", brandi, to sit with my mother and I during my visits and demanded I pay brandi \$75 per visit. Brandi was to make reports of what I "said" during my visits. But, her reports have been constantly filled with lies to make me look bad and at some point will be used to deny me visits with my mother until mother is dead. Is that what a guardian is supposed to do to her client without any proof of any claims in those reports? If I don't "pay to play", I do not see my mother. About February 2023, because of the monitor's lies in her reports, weilheimer reduced my 1 hour visits, 3x a week to only 1 hour, 2x a week. I do not have any more money because I had spent it all on lawyer fees to get my mother home for almost 1.5 years, I have not seen my mother for two weeks. Blumer/Gelsinger refuse to say what the "monitor" really is and what are her qualifications to listen, make accurate notes, make accurate quotes while listening, over and over.. Why? The "monitor's handwriting looks like scribble. Jaskowiak, Ms. blumer and Gelsinger have refused to allow me any way to protect myself from those lies. Why? A guardian of the person is supposed to keep the person healthy and happy, as is the lawyer for their client.. But, Jaskowiak, Blumer and Gelsinger have totally ignored the obligations and responsibilities of a guardian and as a lawyer. Instead, their only purpose is to make money for themselves and Barley/Snyder with made up billing hours. They have refused to honor my mother's demands of her wanting to go home and live happy, like she was, before she was kidnapped and forced to live in her pig pen until she dies. Is THAT Jaskowiak's, Ms. Blumer and Barley Snyder's idea of being a guardian of a 98 year old woman?

At my mother's request, about four years ago, I moved into her house. Since she was kidnapped, the various guardians and lawyers (including Jaskowiak, Fenstermacher, Blumer) have tried to evict me, WITHOUT ever asking my mother what she wants. She has firmly wanted me to live there, whether she lives there or not. They want me evicted (appeal filed), sell the house to add more money to their "pot" and trash all of mother's loved possessions. Her room is so tiny, there is no room for anything of hers. I have brought mother some of her things from her house, but the staff steals them. I have found mother much, much nicer, bigger and cheaper places for her to live where she can have some of her loved possessions and saving her tens of thousands of dollars every year, but Jaskowiak, Blumer, Fenstermacher and Gelsinger have refused. Why? It is THEIR job as her lawyers and guardians to have the best for mother's health, happiness and finances. Many months ago, Gelsinger told me I cannot even take pictures of my mother without his permission. How pathetic!

Weilheimer, Jaskowiak and later Gelsinger have put me into prison twice for a week each time for contempt of court because I revealed their corruption in my mother's guardianship. Jaskowiak and at the time guardian Logie and later Gelsinger, never asked my

mother if she wanted me to be charged and put into prison where I could have been murdered. Why? My mother is their client. Jaskowiak bragged in a seminar video several years ago that he uses contempt of court charges just to bully people to get his way. Jaskowiak is bragging that he uses the court as a weapon which is never allowed.

I am a co-host on a live, weekly radio show that is worldwide about guardianship corruption. It has been on for about 12 years. I often use the names of those involved in the scam on my mother. My massive website about guardianship corruption is www.protectmyparents.us.

Is this the kind of people and law firm you want to work for and be a part of? They have never presented any evidence against me to justify their claims that I am less than a loving and dedicated son trying to protect my mother and to make her happy and safe. My mother is not an animal to be kept in a cage and I will not allow her to be treated like one as long as I am her son. In November 2022, I went to the FBI with information about this scam and they are still talking to other victims. All of those named and more are aware of that, including judge Weilheimer.

Would you want your mother or father to be mistreated and scammed like my mother has been by guardians and lawyers?

Son

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Tue, Apr 4, 2023 • 22:03

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Newsletter

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Newsletter


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
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Tue, Apr 4, 2023 • 22:22

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Newsletter

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
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Guardianship corruption is nationwide and is massive. The only purpose of guardianship corruption is to steal the assets and house of a person for their own financial benefit. That is financial exploitation of the elderly. The victims usually only have some memory issues. The guardian(s) tell the family they only want to take care of the person and that is what they will do. Those so-called "guardians" lie about what they really are and plan to do. That is fraud.

The racket consists of corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists. When the corrupt judge sees a petition of a person with a lot of money and a house, they take that case. The judge assigns a corrupt lawyer to the victim who he knows will go along with the scam of the victim. The

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Newsletter

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
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Newsletter

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
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
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
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Newsletter

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Wed, Apr 5, 2023 • 00:16

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Mother can still live in her very large, 3 bedroom, 3 bathroom home, in a private gated community and still does not need any daily assistance. Since October 2021, she has been forced to live (exist) in a very tiny room, in a low rated nursing home, forced to be with people with mental and behavior problems, tattered bedspreads, urine stained towels and sheets, sheets and pillow cases sometimes missing, no place to put anything except on the floor, very few TV channels, locked in a small area, no access to any reading materials, her only "exercise" since October 2021 is walking 35 feet from her room to where she eats and back, she has not been allowed outside at all since October 2021, basically kept in solitary confinement, forced to live in a sensory deprived life, no phone, no doctors visits for 18 months, very swollen legs for almost 18 months that have not been properly attended to that I had been blamed for causing the swelling and only recently I was able to prove I was not the cause of mother's swollen legs. Ms. Blumer has failed to maintain medical and safety requirements of mother wearing mandated compression socks and no slip socks for her legs, denied dermatologist appointments to treat mother's skin cancer, denied mother her 2x a year dental appointments, other doctor's appointments, blumer has only allowed mother a few hairdressing appointments over 10 months, denied me any type of normal visits, visits allowed have only been 1 hour 3x a week since September 2021 (Blumer recently reduced visits to only 2 a week and ONLY if I pay her \$75 per visit), I have been denied visits to see mother on various holidays (recently denied Christmas, Thanksgiving, Easter) by Ms. blumer, she has denied me my other visit days. For the past 4 months Ms. blumer has forced me to pay her \$75 per visit or I cannot see my mother. That is called pay to play. Recently, I have had to stop seeing my mother because I have no more money because of all of my lawyer fees trying to stop the guardianship and bring my mother home since May 2021. I am on welfare because of those losses. Ms. Blumer/Barley have never allowed mother to visit her home to see her loved possessions since she was dumped there in October 2021. Why?

Mother has never been declared a threat to herself or anyone else. No one ever claimed my mother had any type of mental disorder. Mother was only said to have a little memory/recall issue, but it had NO affect on her daily life or routines. Forgetfulness is NOT a crime and everyone forgets or does stupid things without thinking. That does NOT prove they are "incapacitated" and need to be a slave under guardianship. People bounce checks, lose things, over spend on their credit cards, text and drive, drive drunk, etc. Ms.

From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Wednesday, April 5, 2023 at 2:16 PM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>, Copestick, Karen <Karen.Copestick@montgomerycountypa.gov>, David A. Jaskowiak <davidjas@davidjaslaw.com>, Ronald Fenstermacher, Jr. <info@fenstermacherlaw.com>, Brittany Camp <bcamp@htts.com>

Subject: RE: Jane Herring/Arthur Herring

Karen:

Judge Weilheimer has been consistent and clear that any visits between Arthur and Jane, at this time, must be supervised. To the extent that the Judge would be inclined to consider the visitation request in Mr. Meitner's email, we would ask for that to be addressed in the context of a hearing. That said, this request is coming on a Wednesday afternoon asking for relief this Friday and Sunday. This is not an emergency and would provide inadequate notice, in our view, to prepare for a hearing on this issue.

Thank you.

Thad

Thad M. Gelsinger, Esquire

2755 Century Blvd

Wyomissing, PA 19610

T: 610-370-8126 | x1256 | F: 610-372-8671

[Bio](#) | [LinkedIn](#)

From: Gelsinger, Thad M. <TGelsinger@barley.com>

Date: Wednesday, April 5, 2023 at 2:17 PM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Cc: rfenstermacher.esq@gmail.com <rfenstermacher.esq@gmail.com>, David Jaskowiak <davidjas@davidjaslaw.com>, Brittany Camp <bcamp@https.com>, Blumer, William R. <wblumer@barley.com>

Subject: Emails from Arthur

Vic:

This morning I received notice that Arthur has been sending emails to, what appears to be, every partner in my law firm. I am attaching one that was forwarded to me. I also understand that Arthur has called one of my partners asking for a meeting as soon as possible.

Obviously, these communications serve no legitimate purpose and are only intended to harass us. While you are still counsel to him, no communication should be coming from him directly to anyone in my office. Even after you withdraw, there will be no legitimate basis for him to communicate with anyone in my office other than counsel of record on this matter. Aside from the impropriety of his actions, I can hardly imagine that Arthur wants every partner in my firm to read and review these kinds of emails and bill time to the case. I can assure you that those fees would add up quickly.

We will raise this with the Judge at the next opportunity. Kindly direct him to cease and desist this behavior immediately.

Thad

Thad M. Gelsinger, Esquire

Arthur

Arthur <janehunter1925@gmail.com>
to: tomlinher1925@tutanota.com + 5 ▲

Wed, Apr 5, 2023 • 00:35

From

Arthur <janehunter1925@gmail.com>

To

trider@barley.com

Cc

lschrum@barley.com lbernard@barley.com jschwartz@barley.com msmith@barley.com

Bcc

tomlinher1925@tutanota.com

guardianship corruption

www.protectmyparents.us
Newsletter

Would you keep a dog tied to its dog house all of its life? Would you keep a child locked in a closet all of its life?

The law firm of Barley/Snyder has been doing far worse to my 98 year old mother since Pam blumer became mother's guardian of person in May 2022. Then, she hired her husband Bill, Thad Gelsinger and a few other lawyers as Ms. blumer's personal lawyers, all at my mother's expense. Ms. blumer also hired another guardian, Deb Klock, who has a well known history of financial abuse, gross medical and personal abuse and neglect. My mother also is forced to pay Klock. Ms. Blumer was never given any permission by me or my former lawyer to hire anyone and have my mother pay for them when we approved Ms. Blumer's appointment in May 2022. Mr. Lobach is aware of their despicable and inhumane treatment of my 98 year old mother under their control. Why are those abusers and users still in control of my mother?

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Mother has never been declared a threat to herself or anyone else. No one ever claimed my mother had any type of mental disorder. Mother was only said to have a little memory/recall issue, but it had NO affect on her daily life or routines. Forgetfulness is NOT a crime and everyone forgets or does stupid things without thinking. That does NOT prove they are "incapacitated" and need to be a slave under guardianship. People bounce checks, lose things, over spend on their credit cards, text and drive, drive drunk, etc. Ms. Blumer and Barley/Snyder's only desire is NOT to take care of my 98 year old mother, but only to create as

tomlinher1925@tutanota.com

Thu, Apr 6, 2023 • 10:07

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Thu, Apr 6, 2023 • 10:07

meet

Mr. Lobach,

I called you yesterday and left a message, but I did not hear back from you.

You have received my email I sent to you and your 71 partners on Tuesday about the guardianship corruption on my 98 year old mother. Two of your attorneys, Blumer and Gelsinger are the lawyers for Pam Blumer, guardian of person of my mother. Mother's money, her health and her happiness are being depleted rapidly for no reason. My mother is a human being, not just a bank account for others to take. For the 10 months Ms. Blumer and those two attorneys have been involved, my mother has suffered needlessly in many ways. I have been denied the joy of mother being with me each day as we were before my 72 year old sister started the fake petition in May 2021, only to grab control of my mother's money and assets as she has tried several times before. I have always stopped those attempts.

There has been no situation or problem that a simple meeting could not have fixed, without all of those wasted billing hours and back and forth paper work of lawyers. So far, my mother has been treated like she does not exist, except for her bank accounts to drain. So far, none of the guardians or lawyers have asked my mother what she wanted in different matters. My mother is lucky to get a hair appointment once every two months, when she used to have them every week. The fact is, my mother does have a right to be consulted and asked what she wants, if nothing else than common courtesy. She still has common sense and knows right from wrong. Her guardian of person, guardian of estate and court assigned lawyer for mother have completely refused to talk to her or me about various matters that directly affect her life, health, happiness and her finances. That proves they are in this guardianship only for their own financial self interests.

Mother has a large, 3 bedroom, 3 bath house in a private gated community she/late husband has owned for 21 years. There is no need at all for her to be locked down in a tiny room, basically in solitary confinement for 18 months, no doctors appointments for 18 months, not allowed outside or in public for 18 months, no phone, not allowed to go to her home to see her loved possessions or enjoy the happiness of life. She was only, repeat only, stated to have a small memory issue and forgetfulness that to this day does NOT have any affect in her normal daily living (eating, dressing, bathing, toilet, brushing teeth, etc). She

could just as easily live at home. Why isn't she? My mother was never claimed to have any mental disorders that made her a threat to herself or others.

Let's meet at your location as soon as possible to work things out for my mother and your firm's client. Would you want your mother or father or yourself to be treated the way my mother has and is being exploited, controlled and used just so someone else can make money off of them?

sincerely,

arthur herring III

--

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tomlinher1925@tutanota.com

✉ Fri, Apr 28, 2023 • 10:04

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 3 ▲

📧 Fri, Apr 28, 2023 • 10:04

From

tomlinher1925@tutanota.com

To

Davidjas <davidjas@davidjaslaw.com>

Cc

Tgelsinger <tgelsinger@barley.com> Rfenstermacher Esq <rfenstermacher.esq@gmail.com>

Bcc

Tomlinher1925 <tomlinher1925@tutanota.com>

clarification

Since my Mother never had any diet restrictions, do I have daddy's permission to drop off some of Mother's snacks that she likes that she will actually get instead of the staff taking what they want of that, gifts, reading material, flowers, items, cards, etc? My source there tells me the staff will take what they want and through the rest out, except for the personal letters I send her which are saved and given to blumer to read. For what? How pathetic.

As it is also known. I had not given my Mother any food for over 4 months, but her legs were still very, very swollen since October 2021. As it was always claimed, only I was the reason her legs were extremely swollen. I have proved that claim was always a lie. It has been a fact that none of Mother's owners made sure she was getting exercise like she used to at home for 21 years, wearing her TED socks like the house doctor had said to do everyday since November 2021 and most importantly, her no slip socks that I bought her last year because she kept falling on the waxed floors. Mother told me the last time I saw her (about 6 weeks ago) she does not have those no slip socks anymore. I had bought her 6 pairs of them. Like the other things I have bought her, the staff always steals what she has. As you all know, she has never been treated correctly for her leg problem or else they would not be still swollen to the point she has difficulty in walking for the past several months. At 98, very swollen legs can cause blood stoppage and stroke or death. She has been using a cane to balance herself when she walks. Why are her care manager, lawyer and guardian not dealing with that issue?

Mother has lost weight and it is obvious. Why is she being treated less than a dog in a animal shelter and less than a person in prison for major crimes? What has been her crime?

As everyone knows, the courts hand picked "expert" ledakis said she could stay at home and with me living there for over a year everything was fine. So, why was she kidnapped on august 25 2021 by logie and my sister and put through hell for 2 weeks at sister's house, then taken to the hospital by ambulance, unconscious, confined to bed 6 weeks in the hospital for starvation, got covid and then dumped into the tiny pig pen since then where she has had covid again and influenza? Why was my sister allowed to be given special treatment after that and recently praised by weilheimer and my sister given unlimited time and visits with my Mother? According to my mother, my sister only sees Mother about 1x a month for only a few minutes. I have always been there for every one of my visits, 3x a week, called her 2x a day and always made my mother happy while she has been locked up.

There was no court order demanding Mother be kidnapped from her house. So why was she? Who ordered it? Why was it ordered? With both jaskowiak as Mother's lawyer, now gelsinger as blumer's lawyer and weilheimer as the judge, ALL knew what their "expert" said for Mother, that she could stay at home and me stay there with her for free.. So why was it done and allowed to stay that way since then? The answer why is obvious. As it is known, logie sent me a eviction email that night. The plan was kidnap mother, stash her someplace for a while (sister's house) and evict me so the house can be sold cheap to a friend who then resells it at full value and the profit is divided among the racket. None of the profit going to my mother. Steal what they want from the house and trash the rest of her valuable possessions. The same plan used nationwide by corrupt guardians and lawyers for them. Based on ledakis report, why have all of you continue to keep her locked up, denied human care and dignity until she dies? What is your point? Answer: The big prize, the house.

If Mother's so called "owners" care so much for Mother and her financial assets, then why has none of them wanted to put mother into a much, much nicer and much, much cheaper place to live happy and free, if not her home as ledakis said and at \$16,500 a year instead of \$90,000 a year at Manatawny Manor? I have found many of those places locally where she can have her furniture and possessions, but all of you have refused. Why? Fenstermacher is guardian of mother's estate and my trust lawyer. He is obligated to protect Mother's and my future money from being wasted (stolen). All matters in this scam could have been settled with a phone call or two AND common sense decisions. Why haven't they? More billing hours and money for them.

Why has Mother been denied a phone in her room for 18 months, why do her calls to and from her friends have to be screened (IF the staff bothers to answer the phone), why is she denied reading material since she is locked in 24 hours of the day in her prison section, why has she not been allowed outside for both mental and physical activity for 18 months, why has she been denied all of her doctor visits for 18 months Including for skin cancer treatments), why has she been denied to go home to see and enjoy her loved

possessions for 18 months at soon to be 98 years old. Why has she been denied what she wants by all of you. YOU work for her, she does NOT serve you.

I was informed recently that all letters (from me and Mother's friends) are opened and screened and any one calling Mother has to be screened by blumer. Why? Why aren't you more concerned with her medical health, financial management and her happiness.

Mother's Day is May 14 and Mother's 98th birthday is May 16. As I wrote the other day, the basis of US law is a person is innocent until proven guilty in a court of law and a person has the right to face their accusers. Since neither of those things ever took place, but only blumer and logie claiming the "staff" says I "agitate" Mother, then why has Mother never been asked if I did "agitate" her? Mother has never denied any of my visits or calls. Also, I have never been asked to leave by the staff during my visits and and even brandi said on the record all of my visits have been loving and happy. Therefor, this entire claim based on lies be stopped. I expect to have unlimited time and visits with my Mother. All of the money I was forced to spend to a paid monitor be refunded and also any money taken from Mother's account, including all legal fees pertaining to this matter, be refunded to her.

I demand those visits and calls start immediately because of my mother's age. No more of your ignoring your responsibilities and requirements as her lawyers and guardians. Mother is a human being, not a animal or a prisoner for any crime.

Rev. Arthur Herring III

--

Sent with Tutanota, enjoy secure & ad-free emails.

tomlinher1925@tutanota.com

✉ Wed, May 3, 2023 • 08:57

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Wed, May 3, 2023 • 08:57

jane herring

Gelsinger,

I was told by fenstermacher that he claims blumer is responsible for where my mother lives.

Is that correct?

Rev. arthur herring III

--

Sent with Tutanota, enjoy secure & ad-free emails.

tomlinher1925@tutanota.com

  Mon, May 8, 2023 • 12:57


tomlinher1925@tutanota.com

  Mon, May 8, 2023 • 12:57

Gelsinger, Thad M.

Gelsinger, Thad M. <TGelsinger@barley.com>

to: tomlinher1925@tutanota.com + 3 ▲

 Tue, May 9, 2023 • 09:19**From**

Gelsinger, Thad M. <TGelsinger@barley.com>

To

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

Cc

Davidjas <davidjas@davidjaslaw.com> Bcamp <bcamp@https.com>

Rfenstermacher Esq <rfenstermacher.esq@gmail.com>

RE: Jane herring visits

Mr. Herring:

Please note that I removed the Judge's staff for these discussions. If we were to reach an agreed resolution, we may need the Judge's approval, but I did not read the Court's communications to mean she wanted to be directly involved in all emails.

At this point, we are not able to agree to any proposal that would permit you to visit with your Mother without supervision as presently ordered by the Court. That supervision would be paid by you or, if all parties agreed, paid out of your share of your Mother's Estate. I believe my client, Ms. Blumer, would agree to visitation being paid out of your share of the Estate, on at least a temporary basis. You previously advised that this arrangement was not acceptable to you and your email, below, indicates that this remains your position.

This is a threshold issue that, if we cannot agree on, it will not be possible for us to address other visitation related issues. Should you be agreeable to visitation with supervision, as ordered by the Court, we are open to discussions. Please let me know if your position has

changed.

Thank you.

Thad

Thad M. Gelsinger, Esquire
2755 Century Blvd
Wyomissing, PA 19610
T: 610-370-8126 | x1256 | F: 610-372-8671
Bio | LinkedIn

Barley Snyder

PRACTICE EXCELLENCE®

BARLEY.COM

Please update your records to reflect my new firm name and contact information. Thank you!

From: tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>

Sent: Monday, May 8, 2023 12:57 PM

To: Karen Copestick <karen.copestick@montgomerycountypa.gov>

Cc: Davidjas <davidjas@davidjaslaw.com>; Bcamp <bcamp@https.com>; Gelsinger, Thad M. <tgelsinger@barley.com>; Rfenstermacher Esq <rfenstermacher.esq@gmail.com>

Subject: Jane herring visits

To all,

This email is per judge weilheimer's request for the various parties to work out an arrangement so my 98 year old mother can have her son visit her on Mother's Day (May 14) and Mother's birthday (May 16).

I am expecting to be given total access to see my Mother on those days, all day and without a paid spy as a "monitor" whose only purpose she was hired for by pam blumer, was to write lies in her "reports" to create a basis to deny me visits with my Mother, one at a time, until I am totally banned from seeing her until her death. In fact, as it was known

changed.

Thank you.

Thad

Thad M. Gelsinger, Esquire
2755 Century Blvd
Wyomissing, PA 19610
T: 610-370-8126 | x1256 | F: 610-372-8671
Bio | LinkedIn

Barley Snyder

PRACTICE EXCELLENCE®

BARLEY.COM

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Sent: Monday, May 8, 2023 12:57 PM

To: Karen Copestick <karen.copestick@montgomerycountypa.gov>

Cc: Davidjas <davidjas@davidjaslaw.com>; Bcamp <bcamp@https.com>; Gelsinger, Thad M. <tgelsinger@barley.com>; Rfenstermacher Esq <rfenstermacher.esq@gmail.com>

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several months ago, weilheimer did exactly that because of those made up reports that never had any proof of being factual. Weilheimer, at that hearing, reduced my visits from 3 a week to only 2 a week, with the paid spy allowed to continue to write her various lies in her reports about what I said and did. It is a fact that jaskowiak refused, at the same hearing, to allow me to protect myself from those lies by me simply using my cell phone to record the meetings from those lies. Jaskowiak stated if I did use a cell phone, I would violate Mother's right of privacy. But, I guess in jaskowiak's mind, a total stranger, a 300 pound black woman, with strong body odor, sitting 4 feet from us during our entire visit time and writing notes is not violating both of our privacy? It is on record weilheimer refused my previous lawyer's questions to know anything about this monitor's training to listen, make accurate notes, make accurate quotes, continue to listen, etc. Why? Gelsinger has allowed very poorly and barely (if at all) hand written notes by this monitor to be submitted as evidence into a legal process. Jaskowiak, (Mother's court appointed "lawyer") is on record as stating he never wants me and my Mother to ever see each other until her death. It is a fact that if a lawyer is not going to actively defend and promote his client in their cause, then that lawyer must resign. Jaskowiak is not and has not done anything for my Mother's cause and for her benefit. In essence, Mother never had a lawyer in this extremely life altering situation. It must be remembered that jaskowiak never brought in any of Mother's business and medical associates at trial to prove Mother did not need to be guardianized. The fact was always clear: jaskowiak did not want those people to be there because he WANTED Mother to be guardianized to start the looting process of Mother's assets, along with the others in this case. What a racket.

Of course, neither weilheimer, jaskowiak, pam blumer (her so-called "guardian of person), fenstermacher (Mother's trust lawyer of 21 years, her guardian of estate for 1 year and my trust lawyer of 21 years) have EVER asked my Mother what SHE wants. Why? Isn't Mother the boss and those just named people are supposed to do everything possible to keep her life as normal, healthy and happy as possible? See the attached from the official website of Montgomery County. How has THEIR total ownership of Mother for the past 1.5 years as compared to what is said in the third paragraph at the named website? Not to be left out, fenstermacher signed off of having me evicted (clearly against Mother's expressed wishes in writing), her lifetime, loved possessions trashed and her house sold WITHOUT ever asking her what she wants as his client of 21 years and her guardian of estate. Why? Fenstermacher stated in court he had not seen or talked to my Mother for 2.5 years. But, fenstermacher does not seem to believe as her trust lawyer and guardian he has specific obligations and requirements to my Mother with those assigned titles. That is called malpractice, the same crime that applies to the others who have taken ownership of my Mother under the lie of "guardianship" and ignored her health, happiness and financial

welfare. Those people involved DO love her money, disguised as "billing hours".

Fenstermacher also does not care that for 1.5 years, his client is wasting \$90,000 a year on a tiny pig pen because of him and those others named, in solitary confinement, in a sensory deprived environment, instead of him and pam blumer putting Mother back home where the court's hand picked "expert" ledakis, said she could live without any problems because I had been living there and would continue to be living there. The court used ledakis twice and claimed he was a expert in his "findings". But, to this day ledakis cannot ever prove he gave Mother ANY evaluations because he admitted he never audio or videotaped those sessions and her responses. In addition, because he did not record, he can't even prove his "reports" pertain to Mother and not 1,000 other people.

So WHY didn't anyone ever do what ledakis said: let Mother stay at home? To this day, Mother still does NOT need any assistance in day to day living. If she was at home with me (with her blessing), I would be her free, repeat free, care giver and basically doing what I was doing while I was living there and before that, after my father died 8 years earlier by doing various activities to take care of the house, car, shopping (covid), doctor's appointments when weather was bad, etc, even before I moved in. The reason the racket does not want Mother to go back home, according to the racket's plan (as is done so nationwide), first get the person out of the house, then evict me, loot the house for what the racket wants and then sell the house extremely cheap to a friend, who then resells the house at full value and keep the profit for themselves, instead of to the victim. Nice scam. In fact, several times I found much bigger, much cheaper and much nicer places where Mother could have some of her furniture and possessions to live. But, all parties involved in this scam refused, including fenstermacher and blumer. Why? Is this the purpose of guardianship and those appointed or not?

According to the basis of the law in the US, a person is innocent until proven guilty in a court of law and a person has the right to face their accusers. Simple saying the "staff" said this or that, without ever having those specific people brought into court and sworn under oath, testify and be cross examined clearly violates my constitutional rights and what those lawyers and judge swore to defend and uphold when they took the oath of being a judge and lawyer. That is called corruption. Using a soon to be 98 year old woman as their personal bank account by fraud, is not only a crime, but is mentally sick. Totally ignoring her health, welfare, happiness, financial responsibility and her freedom only for their financial enrichment because they could not make that money on their own, only shows how pathetic they are as human beings, husbands, fathers, wives and mothers.

I continue to be denied by the courts information, including using subpoenas, to prove my innocence by those unnamed "staff" lies. Denying evidence to a party in a trial is

fixing a trial and that is called corruption. My constitutional rights and those of my Mother to speak for herself as a human being and to have her life the way she wants it, continue to be ignored by those I have named. Because I was never charged with any crime from when my Mother was first kidnapped from her house but, to be denied untethered ability to see, be with and spend unlimited time with my mother and not to have a trial for any accusation against me, then I demand a total elimination of all limits to those barbaric "visits" of the past 1.5 years. The fact is, those restricted visits with my mother at her then age of 96, eliminating daily outings, phone calls, phone in her room, taking mother back home to live normal and be with her loved possessions, denial of religious holidays to be with me and other visit days for no reason, were only meant to be punishments to me for exposing the guardianship scam on my Mother and on many others for decades. Transcripts do not lie. In addition, by denying my Mother the normal daily activities of being at home, Mother's lawyer and guardians are REFUSING to do what every medical doctor says a person, especially a senior citizen and any with any memory or medical issues, should do and have: daily exercise, stay mentally active by doing as many activities as possible to keep the brain functioning to keep memory loss as low as possible. Even ledakis said that in is report that the progression of memory loss depends on how the person is living and is active in daily life, mentally and physically. Since the court used ledakis twice and all parties (except me), thought he was an expert, then why doesn't the court and others do what he says and let Mother live at home? Why was Mother kidnapped (taken away, by force, against her will, for monetary gain) by my sister and logie on August 25 2021? There was no court order to do so. Who ordered it and why? If logie did it on his own, why didn't jaskowiak, Mother's court assigned lawyer, order mother back home? Why didn't the court do so? The fact is, just like jaskowiak refused to defend my mother in court at the petition hearing so mother would be guardianized, jaskowiak wanted Mother to be taken out of her house, so I would be evicted, Mother's possessions looted and the house would be sold very low to a friend then resold at full value and the profit kept by the racket, not my Mother.

I have been the only one that has cared about what has happened to my mother and how she has been abused mentally, medically and financially by her "owners" and my sister since the scam started in May 2021 by my sister who only wanted to get control of my mother's money, her house and her freedom. She tried to do that other times, with fenstermacher's help, but I stopped them. Since August 25 2021, when my Mother was kidnapped, as of May 1 2023, out out of a possible 9,572 hours (based on 16 hour days) my mother and I could have been together in any way, because of the court, guardians and mother's lawyer, we have only been together 215 hours. Is that what guardianship is supposed to be? Look at my massive news website www.protectmyparents.us and see how massive guardianship corruption is nationwide and the articles, links, videos and books

about it. See how tens of thousands of other people have been scammed and destroyed by it just like my mother has been.

I cannot believe and I will not accept how the court praised my sister at the last hearing and removed all visit restrictions on her, BUT totally ignored the torture and torment she did to her mother for almost 2 weeks. Does the court know that within 1 day after her kidnapping, my mother was forced to take an anti-depressant because she was extremely upset and wanted to go home, that night I called the police for a wellness check to be sure my Mother was alright, that same night my sister sent me a email threatening me with arrest if I went to her house to see my mother, she refused to let my mother call me, at day 3, my mother's hairdresser of 16 years said at Mother's last hairdresser appointment my mother kept shaking, crying and saying "I want to go home, I want to go home", that same morning judge weilheimer (in a conference call) threatened me with contempt of court if I ever called for another wellness check (why?), after almost 2 weeks of being a prisoner at my sister's house my Mother had to be taken to the hospital, by ambulance, unconscious, confined to bed for 6 weeks and treated for starvation, she had 42 blood tests and her arms were black and blue, she had 42 needles in her stomach to prevent blood clots, at week 5 Mother got covid, at week 6 her guardian logie dumped Mother into her pig pen that had just reopened after being shut don for months because of covid, within months Mother got covid again and later influenza? For all of that pain and suffering to my Mother, my sister now has no more restrictions on visits and visit time by the court, but I am limited to only 2 visits a week for only 1 hour and must pay a "monitor" \$75 per visit? WTH? Because I do not have any more money, I have been on welfare for over a year and have not seen or talked to my mother for 7 weeks. Does my Mother think I do not love her anymore and I do not want to see her? At almost 98, all she does day and night is sit alone in her room. She does not talk to anyone because those people have mental and behavior problems. Is this what guardians and guardianship is for?

The nursing home has Zoom and I expect blumer to have Mother there for Zoom so Mother can finally say what she wants and what she had asked for in her letter a year ago to weilheimer. As all know, that letter was not claimed credible by ledakis after his 2nd court ordered "evaluation" of Mother in june 2022, the same type of "evaluation" I proved had no credibility during the petition hearing a year earlier. Ledakis never recorded that "evaluation" either to prove what Mother said or did not say. It must be noted that in a conference call with all of the lawyers almost the same time, jaskowiak claimed in that conference call he saw mother in her pig pen and she said she liked the food, liked the room and the people. So, jaskowiak was saying Mother knew what she liked and had the ability to think on her own. Therefore, the court must admit that Mother, in her letter, knew

what she wanted, mainly she wants to go home to live, she wants me there to live with her, she wants a new lawyer, she wants to go to court to tell the court what she wants.

When you people get a little more old, is this how you want your guardians to treat you? Would you want one of your children to guardianize you?

Rev. Arthur Herring III

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

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
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Gelsinger, Thad M.


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 Tue, May 9, 2023 • 10:12

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 5 ▲

 Tue, May 9, 2023 • 10:12**From**

tomlinher1925@tutanota.com

To

Gelsinger, Thad M. <TGelsinger@barley.com>

Cc

Rfenstermacher Esq <rfenstermacher.esq@gmail.com> Bcamp <bcamp@https.com>

Davidjas <davidjas@davidjaslaw.com> Karen Copestick <karen.copestick@montgomerycountypa.gov>

Bcc

Tomlinher1925 <tomlinher1925@tutanota.com>

RE: Jane herring visits

Gelsinger,

Advise me what was the charge/charges I was accused of, when the trial was, what I was convicted of and when I was convicted of them to demand these barbaric, inhumane and quite frankly silly rules you, your clients, fenstermacher, camp and jaskowiak's demands of these severe visitation limits on me and my Mother (next week 98) and the most obvious trick of you, your client, fenstermacher, camp and jaskowiak using a paid spy (of unknown and protected qualifications) to only right lies in her reports about me, without me being allowed by you/jaskowiak to protect myself from those spy lies by using a simple cell phone to record our meeting. My method would be free, non-invasive and impartial, as I had proposed at the last hearing. Those fake reports about me are only to build further "proof" that I said or did something to deny more visits per week and eventually no visits at all until her death, as per jaskowiak's clearly mentally unstable wish for the past year. Does jaskowiak know what his duties and responsibilities are as a lawyer to his client, my Mother?

He certainly did not at the petition hearing when he refused to bring in any of my Mother's associates to prove she did not need to have a guardian. In addition, you/your clients obvious violations to my and my mother's various constitutional rights by having your spy invade our privacy.

In addition, who was "staff" that was in court to testify against me? Was it male or female, black or white, young or old, tall or short? What did he/she/it testify to? If no such person/people was/were ever presented and no trial ever took place, then I and my Mother am being punished financially and personally when no charges were ever filed and no trial ever took place with them testifying. In addition, my Mother (soon to be 98) has been emotionally tortured by your client's games of "keep away" by not being allowed to be with her son and not enjoying life's pleasures of being free in what could be her last days, weeks, months or years of her life while she can still enjoy it. Without a trial, my and my Mother's constitutional rights have been clearly violated.

I find it rather pathetic, that there will be 5 lawyers on Friday, but not one of them has ever asked my mother what she wants. I am guessing \$350 per hour per lawyer. That is stealing \$1,750 from my Mother and when she dies, that means I have let all of you steal \$900 from me as I am 1 of 2 children. The lawyer mafia, what a racket. Who will be your next client: taking candy from a baby or stealing money from a blind man's cup? LOL.



As it has been pointed out to all in my past email, the basis of US law is a person is innocent until proven guilty in a court of law and a person has the right to face their accusers. So, I repeat, who is "staff"? All of you DID learn that in law school, didn't you?

Rev. Arthur herring III



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Copestick, Karen

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

David Jaskowiak

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
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Gelsinger, Thad M.


  Sat, May 13, 2023 • 09:41

tomlinher1925@tutanota.com

 Sun, May 14, 2023 • 11:49

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 4 ▲

 Sun, May 14, 2023 • 11:49**From**

tomlinher1925@tutanota.com

To

Gelsinger, Thad M. <TGelsinger@barley.com>

Cc

Rfenstermacher Esq <rfenstermacher.esq@gmail.com> Bcamp <bcamp@htts.com>

Davidjas <davidjas@davidjaslaw.com>

Bcc

Tomlinher1925 <tomlinher1925@tutanota.com>

RE: order from conference today - Herring

Gelsinger,

You/blumer have been well aware that there is a Mother's Day for decades and when it is. I sent you several emails weeks ago about my Mother's birthday and Mother's day as to whether I would see her. I/ex lawyer informed you about 2 months ago that because I was living on welfare for over a year and had very limited social security each month because all of my money had been spent on lawyer's fees since this guardianship scam started on my Mother by my sister. My sister's sole purpose to get guardianship was to own my Mother's home and assets. About 2 months ago, I had no more money to pay blumer's spy that was forced upon my Mother and myself back in November 2022 so I was forced to stop my visits with my Mother. As you are also aware, I have never been accused by any specific

person and charged of anything against my Mother that would have demanded such disgusting, barbaric and invasive treatment of having these spies that have violated our rights of privacy, especially those of a 98 year old woman whose only "crime" she was "convicted" of was a little forgetfulness. She was convicted of that only because Mother's court assigned lawyer, Jaskowiak, refused to defend and protect her as a lawyer must do for his client during the petition hearing. Why? Jaskowiak refused to bring Mother into court to speak for herself. Why? Why did Jaskowiak never bring in any of Mother's people she dealt with to prove Mother did not need a guardianship of either person or estate. Why? Why doesn't Jaskowiak ever say what I ever did that he does not want my Mother to ever see me again until she dies without asking my Mother if she wants me banned from visits and previously our phone calls? Why is Jaskowiak using the court as a weapon by his many contempt of court claims against me and also using the court as his source of income? Why? Contrary to my sister's made up lies and delusions about Mother and me that she had been telling my Mother's friends and business associates for many years, Mother never did anything that required guardianship. In other words, Jaskowiak wanted Mother, his client, to be guardianized so various people, including Jaskowiak, could steal money from Mother, including her home as they are doing now and trashing all of her loved possessions Mother has had for about 95 years. Is this what guardians and guardianship is supposed to be?

Those lies by staff, to date, no one has ever put their name to those lies in a report or have come to court to testify. Why? As a matter of fact, you heard at a hearing several months ago, Brandi (if that is her real name) said all of our visits were happy and loving. So why do these restrictive and invasive spy missions continue? About 3 months ago, Weilheimer praised my sister and eliminated any restrictions to her visits and time of them, but Weilheimer reduced my visits from 3 to 2 ONLY because of the lies in the Brandi's reports. Does Weilheimer know how my sister and Logie first kidnapped my Mother, refused to let my mother call me or see me, sent me a email that night threatening me with arrest if I showed up, within a day was put on anti-depressants, 2 days later Mother's hairdresser of 16 years is on record as saying during Mother's hair appointment was shaking and crying and saying "I want to go home, I want to go home", then my sister starved, tortured and tormented Mother for 2 weeks to the point where my Mother had to be taken to the hospital, by ambulance, unconscious, confined to bed for 6 weeks, treated for starvation and then got covid. While in the hospital, my Mother had daily blood tests, her arms were black and blue from them and everyday Mother had to have a needle in her stomach to prevent blood clots. Is Weilheimer praising my sister for doing THAT?

I have constantly been refused to be allowed to use a simple, NON-INVASIVE cell phone to audio and video record my session to protect myself from her lies. Why? Those lies began a continuous humiliation to my Mother and me of first having a staff person watch my Mother and me during our lunch hour together and continues, since November

2022, forcing my Mother and I to be humiliated with this stranger at every visit to sit 4 feet from us, make accurate "notes" make accurate "quotes" and later make so-called "reports" about what was said by me. As you also had been aware, I had complained many times to my ex-lawyer that those reports were basically all lies that have been used to reduce my visits with my Mother solely because I have been exposing the guardianship scam on my mother and thousands of others in Pennsylvania by you/your law firm, other corrupt lawyers, corrupt law firms, corrupt judges, corrupt guardians and corrupt psychologists. You and Jaskowiak know Blumer and ONLY Blumer was hired to be Mother's guardian. No contract was ever signed by Meitner or myself for Blumer to hire as many people as she wanted, including lawyers, "care managers, her husband, etc and bill all of their fees to my Mother. At my Mother's death, 50% of that waste would have gone to me. I do not give my money to strangers just because they think they have better use for it.

It is the sole responsibility of Blumer to see to ALL of my Mother's humanitarian needs, ALL of the time, not if or when she feels like it. If her paid spy cannot make it, then it is Blumer's sole responsibility to be there, nobody else's. Blumer admitted she had 10 other victims. She also said she only sees my Mother once a month. Blumer has proven she is cold and totally indifferent to the feelings and concerns of a human being, in this case my 98 year old Mother. Blumer has proven she is not capable of being a "guardian of person" to one client, let alone to more than one and it cannot be believed that Blumer is any type of loving and caring mother to any of her children (Mommy dearest?). It must be hard on those children never to know what a mother's love is like. Maybe Blumer should take a few lessons from my Mother.

My Mother, at soon to be 98, because of Blumer/Barley Snyder continues to be forced to live in solitary confinement, in a sensory and memory deprived environment for almost a year. Because of Blumer/Barley Snyder, my mother has not been allowed outside for 18 months, no doctor's appointments for 18 months, deprived of social interaction with people who are able to still hold a discussion, deprived of basic wants and needs in life. That is elder abuse of person and finances. She has never been judged to be a threat to herself or others, never been claimed to have any mental disorder that would force her to be kept in such inhumane and barbaric conditions. Blumer/you have refused to allow my mother to go to a much, much nicer, much much larger and much, much cheaper places to live where she can live happy until she dies. Blumer/you have refused to say why. Blumer/you continue to refuse to visit my Mother's large and beautiful 3 bedroom, 3 bathroom home, in a private gated community home and see her many antiques to see how she has been living in that home for 21 years. That home is valued at almost \$500,000 and she has almost \$1.8 million in an investment company as of 4 years ago. I was told by Fenstermacher that Blumer is responsible for where Mother lives. Why has Blumer refused to have Mother live at home (as Ledakis said she could and with me there for over a year everything was going fine) or

find mother a much, much nicer, much more free and much more cheaper place to live? Why? That is one of blumer's responsibilities according to fenstermacher. Blumer/you are forcing Mother to waste \$90,000 a year for her tiny pig pen, denied Mother the pleasure of being free in society and enjoying life's pleasures until Mother dies. Why? But, blumer, you/barley snyder certainly have made use of Mother's money for yourselves.

Is that blumer and your idea of being a loving and caring guardian to a 98 year old woman? As blumer/you are aware, my sister, who started this scam to get control of Mother's money, thinks that is where Mother should live and how she should live until Mother dies. Is that the type of daughter blumer or you would want in charge of your life and welfare? I have spent all of my money, since day 1 of this scam, to DO what ledakis, the courts own handpicked "expert" said in his report: bring Mother home to live and since I had been living there for over a year, everything was going fine. Neither my sister, nor anyone else ever cited one example that mother did anything to warrant this type of barbaric ownership of mother.

As you know, you have denied me the right to take pictures of my Mother, to call her, to talk to her on zoom, to take her out for the day, no phone in her room to call me, call her friends and her friends cannot call her because the staff does not pick up the phone. I have not been allowed to bring her food to eat for many, many months. Why? She has never been on any diet restrictions, but blumer/you have blamed me for her very swollen legs, of almost 1.5 years, on the food I used to bring Mother for our 3 lunches a week, compared to Mother getting 20 unknown type of meals at the pig pen. As you know, I have not brought her any food for over 5 months, but her legs are still very swollen. According to blumer's notes and my constant observations, the staff almost never puts those compression socks on her and the no slip socks I bought her last year after her first fall. Why? Clearly, blumer either does not care to keep up on those life threatening problems or is too busy with her other 10 clients she admitted she had in court.

I think your email below is so pathetic, basically laughable. You claim Mother can be with me on May 26 to celebrate Mother's Day, which was today, May 14. It is insulting to her as a Mother and to me that we cannot celebrate Mother's Day on THAT day. Instead, how about July 4th or Thanksgiving? As for holidays, why did blumer deny me Christmas, Easter and Good Friday, the 3 most religious holidays for Christians during the year? Is she a bigot? Why did blumer also refuse Thanksgiving, Valentine's Day and several other visits for no reason? Blumer cannot be there to spy on us today for just one hour because of the mess SHE continues to allow to exist? As you/jaskowiak are aware, I had a very simple and foolproof way to do the spying without your paid spy lying in her reports to be used to further deny me visits with my Mother, the spy breathing on us and forcing us to smell her strong body odor and denying Mother the right to talk to me about what is bothering her at her age being all by herself in that pig pen. My easy and free solution is to use a cell

phone to record. But, as you know, 3 months ago jaskowiak said no because it would invade my Mother's privacy. But, a 300 pound black woman, with strong body odor, sitting next to us, is NOT invading our privacy? WTF? Weilheimer claimed on friday by doing what I suggested would violate certain laws. That is a lie. No recording would be done over the phone and even if it was, if the parties agree to it, there is no violation of the law.

My questions are to blumer/you, on my Mother's birthday, will I be allowed to take pictures of her since you had told my ex-lawyer I could not (why?) and since she never had any diet restrictions, can I bring her cake and ice cream?

Rev. arthur herring III

May 13, 2023, 09:41 by TGelsinger@barley.com:

* * *

tomlinher1925@tutanota.com

📧 Sun, May 14, 2023 • 21:54

Gelsinger, Thad M.

📧 Mon, May 15, 2023 • 07:15

tomlinher1925@tutanota.com

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📧 Tue, May 16, 2023 • 13:36