

JASKOWIAK VARIOUS DOCUMENTS

1. Letter by camp (jsh lawyer) telling me jaskowiak was assigned by the court (weilheimer) to be Mother's lawyer without asking Mother if she wanted him. By law, Mother had the right to hire her own lawyer. The guardianship mafia (mafia) wanted Mother and her vast assets for themselves.
2. Letter by jaskowiak telling me he is Mother's lawyer.
3. My letter to jaskowiak asking him how he plans to defend my Mother against this guardianship scam by my sister (jsh)
4. My letter to jaskowiak after Mother was guardianized because jaskowiak refused to defend Mother and show the guardianship by jsh was only a money grab.
5. #5-#11 Documents proving jaskowiak lied about me harassing him by protesting on a public sidewalk in front of his house on April 27 2024. Him, a local cop Komatick and a PA state cop lied about the matter. That is perjury, fraud and collusion.
12. One of jaskowiak's massive billings to Mother for money. He never did anything for the benefit to Mother and only saw her 2x in 3 years after guardianship in august 2021. I always opposed him and the others from being paid because the guardianship was a total fraud from the beginning.
13. I had my former lawyer oppose jasko's money grab.
14. Order by corrupt judge weilheimer about limiting visits by me with Mother. Why? The mafia refused to ever file any petitions to prove Mother did not want to see me all of the time at her now age of 98 or I was a danger or menace to Mother. The fact was, in February 2023, weilheimers said sister jsh was so nice and loving, she removed any visit restrictions on jsh. Did weilheimer know jsh put Mother to go to the hospital, confined to bed for 6 weeks and later got covid because jsh was starving Mother?
15. Based ONLY on the mafia's paid liar (monitor) who was paid by Mother or me if I wanted to see Mother, the paid liar, mary ellen, claimed I was videotaping Mother against court orders. Jasko hired mary ellen. I proved in court she was a liar. Jasko wanted the DA to file criminal charges against me for wiretapping. After I proved she was a liar, nothing more was done.
16. On 1/2/24, I made a statement to the court about the scam on Mother.
17. My reply to jasko where I am trying to get him fired as lawyer to Mother.
18. One of my many exhibits as to why Mother needs to come back to her home.
19. Many, many problems the mafia has ignored about Mother being owned by them.
20. What happens in a guardian of estate hearing.
21. My petition to remove logie as both guardian of estate and person to Mother. He proved he was only a thief and had no concern he cared about Mother's health, welfare or happiness, especially her finances. He was friends with jaskowiak.
22. My petition to deny payment to pam blumer (guardian of person) and her entourage of lawyers who had no justification to bill mother.
23. My emergency petition to have normal visits with Mother as jsh has had for a year and the mafia had never tried to prove any of their claims against me of doing anything to Mother to cause her "agitation".
24. My opening statement to a petition.
25. Another opening statement I made in court to a petition.
26. A memorandum I filed.
27. My introduction to one of my petitions exposing the scam on Mother.
28. Because my sister dropped out to be a guardian of both person and estate because I had evidence she/fenstermacher had been trying to take ownership and steal from Mother for years after my Father died in 2013, I agreed to be a guardian of person to Mother, something she wanted. But, weilheimer denied it because I proved the guardianship was a scam by them.

29. My exposing the lies in jsh's petition on Mother.
30. The various exhibits can be found on this site about the guardianship scam and were submitted many times by me during the 3 years of this scam in court. Those proven documents were always denied by the 2 corrupt judges, sterling and weilheimer.
31. Various exhibits I entered but were always denied.
32. Other exhibits I entered but were always denied.
33. One of the lies by the mafia was my visits to Mother were restricted and monitored were because the mafia claimed I "agitated" Mother when I was there. But, nobody ever asked Mother who wanted me to be there all of the time and was sad when I had to leave after one hour and my visits were extremely restricted for no reason.
34. Another of my petitions to deny pam blumer and her gang of lawyers payment when those shysters, including her husband/lawyer were hired by her and were her expense doing business. Why did she need lawyers in this matter?
35. Various court orders that kept mother as a dog in a cage and less than a human being for the mafia to control her for her money.
36. Some of the sarcastic and insulting jasko and weilheimer did to piss me off.
37. Various insulting words by jaskowik in his petitions and replies. Is he really a professional lawyer to use those words that have no purpose to help Mother live happy and healthy. He was HER court assigned lawyer. If did not like her or want her as a client he could have quit. But, he would lose all of that money.
38. I had sent an email to Mother's latest guardian of person, Ellis, who was never certified to be a guardian and was hired by jaskowiak. Why would he hire a untrained person to take care of his client at her age of 98? She complained I was using her private email, but she was the one who sent it to me earlier. Jasko responded telling me how I should send her a email. BS. Who is he to tell me how I send a email. He should pay more attention to the problems that have been ignored by the guardians and lawyers and HIM affecting Mother.
39. At my 2nd contempt of court charge by jasko because I was exposing the scam on Mother, because I had no money, weilheimer forced me to sign a document that when my Mother died, my trust would pay for jasko's "time" to create the contempt order, about \$5,000 each time for 2 different ones weilheimer found me guilty on. She again sent me to prison for a week. The first time was 10 days in prison. Criminals do not like people exposing them.
40. Because of me naming names of those in the mafia. Jasko wanted judge sterling to sign an order banning me from doing so. Does jasko know what the constitution says about free speech and freedom of press?
41. I filed complaints against jasko and fenstermacher for disbarment because of their criminal acts in the scam on Mother. Ofcourse, the lawyer board refused to do anything to them.
42. Another of my petitions to get jaskowiak fired as Mother's lawyer. Denied.
43. IFP is for people who do not have the money to pay filing fees for court documents. Because I was on welfare because of spending my money on lawyer fees and other costs to get Mother home, weilheimer gave me IFP. Jasko tried to have it canceled as punishment for exposing the scam by him and others on Mother.
44. Jasko and another shady guardianship lawyer, zabowski, on a panel to prevent elderly exploitation. THEY are the ones doing it.
45. More massive billing hours by jasko. What has he done for Mother for these waste and fraud billing hours?
46. More petty insults and lies by jasko. Does he think he was hired to do that or protect Mother from harm?
47. In March 16 2016, Jasko wrote a letter to the PA legislature demanding money to pay for the care of his

autistic son. He said without that money, he and his wife could not go on any vacations. What balls. Does he think others should not have best of care for THEIR loved ones?

48. In October 2019, jasko was on a legal panel discussing the laws and rules pertaining to guardianship. There was a law professor and another lawyer who dealt with guardianship. I saw the entire video. Basically, everything jasko said, he did not do and follow with Mother. Jasko's motto: Do as I say, not as I do.
49. More worthless billing hours by jasko. See arrows.
50. The massive amounts of money Mother had to pay jasko and she never knew it, never told about it and never given a chance to say no to them. This fake guardianship was for the mafia's bank accounts, NOT for Mother.
51. The petition for eviction, by jasko and fenstermacher, from my Mother's house in summer of 2023. Under the law, mother had the right what to do with her property in guardianship, but the mafia always did what was best in THEIR financial interests. Mother never knew they had evicted me and forced me to live in my car since August 2024. Fenstermacher still refused to give me my yearly gift money to live as Mother had done since 2013 after my father died.
52. Because of the lies the mafia was constantly saying and using against me that I made Mother "agitated" during my visits and I had made her legs swollen by my food that Mother and I used to have for lunch, In September 2023, I filed a petition for the mafia to either prove their lies or "get off of the toilet". The mafia all demanded judge sterling deny my petition because they never had any proof. Sterling denied my petition.
53. In February 2024, jasko tried to claim I was causing Mother financial and personal harm. What a lie. It was he and the mafia that were causing Mother to lose hundreds of thousands of dollars with their guardianship scam on her.
54. jasko's pre trial statement to my several petitions in early 2024. All he does is build massive billing hours for himself and the mafia, but NEVER does anything for the benefit of Mother which was why I was always fighting for her to make her life happy and healthy, especially to get her home.
55. Another wasted document by jasko to one of my petitions to help Mother. Jasko always answers on behalf of Mother, but NEVER talks to her as her lawyer to find out what she wants as his client, which is what every lawyer must do: serve his client or quit.
56. Filing by jasko claiming I was video taping Mother against court orders. No reason ever given by anyone why I couldn't do so, especially if Mother was not opposed. Jasko was trying to get the DA, who about 2022, took my picture protesting in front of the courthouse about Mother's scam and I had his name on the sign, jasko wanted the DA to charge me with a criminal charge. But, I exposed jasko's only witness, Mary Ellen (hired by Pam Blumer and was paid by Mother or me for each visit, I exposed Mary Ellen as a liar. No charges were ever filed by DA.
57. Jasko demands I bring evidence against myself for his claim I videotaped Mother. Again, he never asked Mother what she wanted. Was she his client or only his bank account?
58. A part of my reply to jasko's 3rd contempt of court of claimed videotaping of Mother. Jasko was trying to use the other 2 contempts to use against me which is not allowed in law. Jasko never cares about the law or the constitution.
59. More insults by jasko about me. Did he really go to law school to learn how to do that?
60. Reply to my demand of my petition for the mafia to either prove in court that I am a menace or danger to my Mother since this guardianship scam started by them (nobody ever asked her) or stop with their lies in their pleadings. I said in my title, in other words either defecate or get off the toilet. All of the shysters demanded Sterling deny my petitions and she did.

61. more of jaskoiaks replys to demand my IFP (free filing that weilheimer gave me a year ago) and to deny my petitions on various problems affecting Mother that the mafia caused and/or refuses to fix.
62. Letter I sent to jaskowiak in the very beginning of this scam, when I THOUGHT he was going to do his job as Mother's lawyer and protect and defend her against this money grabbing scam by jsh/mafia. I told him that he needed to have Mother's primary doctor, Kuhar, of 21 years in court to testify she did not need any outside assistance by guardians. Jaskowiak refused to have kuhar there to testify.
63. Jaskowiak demanding my IFP right be stopped as punishment to me for constantly exposing the scam on Mother. He was denied. If he got his way, it would have cost me much more money in filing fees that I could not afford on welfare while fighting to get Mother home.
64. Jaskowiak's reply to my petitions. He always filed his replies and petitions "on behalf of jane herring", but he NEVER discussed any of the issues with Mother as he is required to do as her lawyer.
65. More wasted paperwork by jaskowiak ONLY to make more expensive billing hours for himself. None of the mafia, including him, ever did anything for mother's benefit, ONLY for their bank accounts.
66. jaskowiak was pissed that I was contacting the people involved in this scam (lawyers, guardians, etc) that he wanted sterling to sign an order forbidding me from doing so. Did he learn anything in law school about the constitution and freedom of speech? I guess not. Sterling never signed it.
67. Several weeks before jaskowia's first contempt of court charge against me, I asked him since the quack psychologist, ledakis, who the mafia hired to do a "evaluation" of Mother to determine "incapacitation" of her, said Mother had no problems with her daily activities (dressing, feeding, hygiene, etc) and because I had been living there for 2 years, everything was fine, then why wasn't Mother still living at home. Jasko refused to answer after several emails. He finally said he would answer me at my contempt hearing. He NEVER did. BUT, at the end of his report, ledakis said Mother needed a guardian of person. WHY?
68. Jaskowiak memo to deny my petition to have him fired as Mother's lawyer appointed by the corrupt judge weilheimer. Jasko never acted for Mother, NEVER did anything for Mother's benefit and he NEVER, NEVER talked to Mother on a regular basis as all lawyers must do and only saw Mother 2 times after she was claimed to be "incapacitated" by a quack, ledakis.
69. A seminar about elderly financial exploitation. Jaskowiak and another unethical guardian lawyer, zabowski, were on the panel. Look who are talking about finanacial exploitation of the elderly.
70. Letter by weilheimer in the very beginning of this scam telling me jaskowik is Mother's lawyer. What a JOKE. She tells me that I am supposed to speak nice about my sister, who started this scam on Mother, which the mafia was extremely happy about for Mother's money to come. She claims that jaskowiak will represent my Mother's "interests". WTF? Does weilheimer mean jasko/mafia/weilheimer putting Mother into a tiny cage, in a low rated nursing home instead of Mother's 3 bedroom, 3 bath house in a gated community of 21 years, no phone, no visitors allowed, no contact with the outside world, kept in solitary confinement until Mother died by a barbaric and inhumane painfull death by morphine where Mother died from dehydration and starvation by the mafia, NO hospice, NO last wishes by Mother, deny Mother her much loved son, to deny Mother the happiness of her home and much loved possessions for life? THAT is what the mafia did to a 96, 97, 98, 99 year old woman in THEIR ownership. THEN, weilheimer has the balls to say if I wanted to represent myself pro se, I had to know everything the 3 year trained lawyers knew from law school. WTF? In other words, weilheimer is saying anything I do that is not the legal way, she will deny it. WTF? Then the shsisters have a complete monopoly of using the courts and the legal system UNLESS you hire a lawyer. WTF?
71. Sterling replaced weilheimer on the case. After ALL of the exhibits I provided during this scam, especially about jaskowiak and the mafia, sterling claims jasko is a great lawyer to Mother. WTF?
72. The note I had to sign to pay jaskowiak's "time" he claims he spent to make up his 2nd contempt of court

charge against me for exposing the scam on Mother. I had no more money left because I had spent about \$100,000 on lawyer and other costs to get Mother home and to fight the scam on her. Mother had the right to decide what she wanted, which included telling me she wanted me to release that information. Weilheimer, jaskowiak and the mafia did not want their scam revealed. Weilheimer said the fine originally was my punishment, but then changed her mind and sent me to prison for 7 days. I was not allowed to see Mother on Christmas. WTF??

73. The final "guardian of person", ellis, hired by jaskowiak, claimed she was not happy that I was using her personal email address. SHE sent it to me and was the only one I had on her. She was never certified to be a guardian.
74. Weilheimer and jaskowiak decided to give me a insult about claiming I was doing these wild things (do they mean defending and protecting my Mother from their money grabbing scam?) and according to jasko, I was setting up a "shadow guardianship". The mafia keeps admitting and proving THEY are NOT there for Mother, ONLY for Mother's money for themselves.
75. Letter I sent to then president judge Carluccio telling him about the corrupt weilheimer and the scam on Mother for her money. He never responded. He did not care about the massive corruption in orphans court.
76. Letter I sent to then president judge Del Ricci telling him about the massive scam on my Mother and the massive corruption in orphans court. He never responded to me. He did not care about the corruption, just like Carluccio did not care. What are his duties as president judge? Glory?
77. My reply to jaskowiak's reply to my recent petitions. More facts of mine proving corruption and gross incompetence by the mafia to Mother.
78. My reply to reply and my New Matter. Many more facts about the massive scam on Mother for several years. Her own daughter, jsh, has not cared to the torment and isolation she forced my Mother to go through just so jsh can get her money.
79. Notes I made before the petition hearing mid summer. More facts proving this scam was NOT about Mother needing any help, either of person or her finances, but only to OWN Mother and her assets for the mafia.
80. In February 2024, I got sick and tired of the mafia claiming I was harming Mother and using my good name to defecate on. I sent out cease and decist letters to the mafia, including guardians, their lawyers, jaskowiak and jsh. They did not care about changing their liable and deframtion of my character.
81. My emergency reply to the mafia's eviction of me on august 25 2024.

~~Handwritten scribble~~
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Mr. Herring:

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

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

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

Regards,

Brittany J. Camp, Esquire

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PLEASE NOTE: WE HAVE NOT MOVED, BUT WE HAVE A NEW MAILING ADDRESS. ALSO THE NAME OF THE BUILDING HAS CHANGED FROM "FOUR FALLS" TO "1K1". AGAIN, WE HAVE NOT CHANGED OUR PHYSICAL LOCATION.

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5/24/21
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Good afternoon, Mr. Herring. As Judge Weilheimer explained this afternoon at the time of the conference in this matter, I have been court-appointed to represent your mother relating to the guardianship petition which has been filed with the Court. I would like to schedule a time to meet with you to discuss your mother's situation and to ascertain what relevant information you may be able to provide towards an appropriate resolution of this matter. Towards that end, I would appreciate it if you could provide the following information:

1. The names, addresses, and complete contact information for all of the medical providers that your mother has seen since January 2020. Please provide the dates of any appointments in that time period and the reason for such appointments.
2. Copies of any and all medical records for your mother which are in your possession.
3. Are you currently working? If so, please let me know what your availability is so that I can determine some potential dates and times to meet with you.
4. Please provide the name and complete contact information of the attorney who prepared the December 3, 2020 POA, the December 30, 2020 Will, the January 21, 2021 Amendment to the Trust, and any other similar documents for your mother.
5. Please provide me a sense of what your mother's daily schedule is. I want to arrange a meeting with her. The meeting will be with her alone without you in the residence.
6. A list of all bills which you believe are unpaid and are in need of immediate attention. If possible, I would like to get a copy of those bills.

There may be other requests for information as we proceed, but I wanted to get this to you immediately in the interest of time. My complete contact information is listed below. Please contact me if you have any questions.

Thank you. I look forward to hearing from you shortly.

DAVID A. JASKOWIAK
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6/7/21

7/1/21

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Dear Mr. Jaskowiak,

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

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

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

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

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

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

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

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

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

sincerely,
arthur herring III

Sent with ProtonMail Secure Email.

7/1/21

8/7/21 200.4,
Mr. Jaskowiak,

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

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

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

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

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

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

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

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

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

You and my sister claim you know everything and have everything under control. When things happen, the only blame will be on you and her. I am not considered to be anybody.

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

arthur herring III

Sent with [ProtonMail](#) Secure Email.

5. Picture of David Jaskowiak. He was assigned by corrupt judge Weilheimer to be my Mother's lawyer within several days of sister (JSH) filing her petition to be guardian of person and estate to Mother. Mother had more than enough assets to hire her own lawyer. Jaskowiak seems to be the head of the "guardianship mafia" that uses fake guardianships to own people and take their assets. Jaskowiak refused to let Mother come to court to testify at all, even though she had the right to be there and speak for herself. He admitted he only saw my Mother twice in almost 3 years which totally violates the PA Rules of Conduct for lawyers. He was also on a panel of 3 experts on guardianship in October 2019. While being my Mother's so-called "lawyer," Jaskowiak violated basically every federal, state law and rules pertaining to the health and welfare of AIP's (alleged incapacitated persons) and for their rights as a human being.

6. My newsletter I passed out to all of Jaskowiak's neighbors on his street on April 10, 2024, telling them he was involved in guardianship corruption.

7. On April 23, 2024, I protested on a public sidewalk in front of Jaskowiak's house. A state police cop, Harmon, who lives on Jaskowiak's street and is friends with him, Harmon came up to me and told me the sidewalk was private property and if I did not leave, he would arrest me for trespassing. I had been there for only about an hour. I left and went to the New Britain Police Department. I checked with the code enforcer and he said the sidewalks were public property. On my way out, I met New Britain cop Alex Komatick. I spent about 30 minutes telling him why I was there protesting because he had been called to the location after I had left. On April 27, 2024, Komatick would arrest me for harassment of Jaskowiak.

8. My protest sign.

9. My explanations of Komatick's fake affidavit.

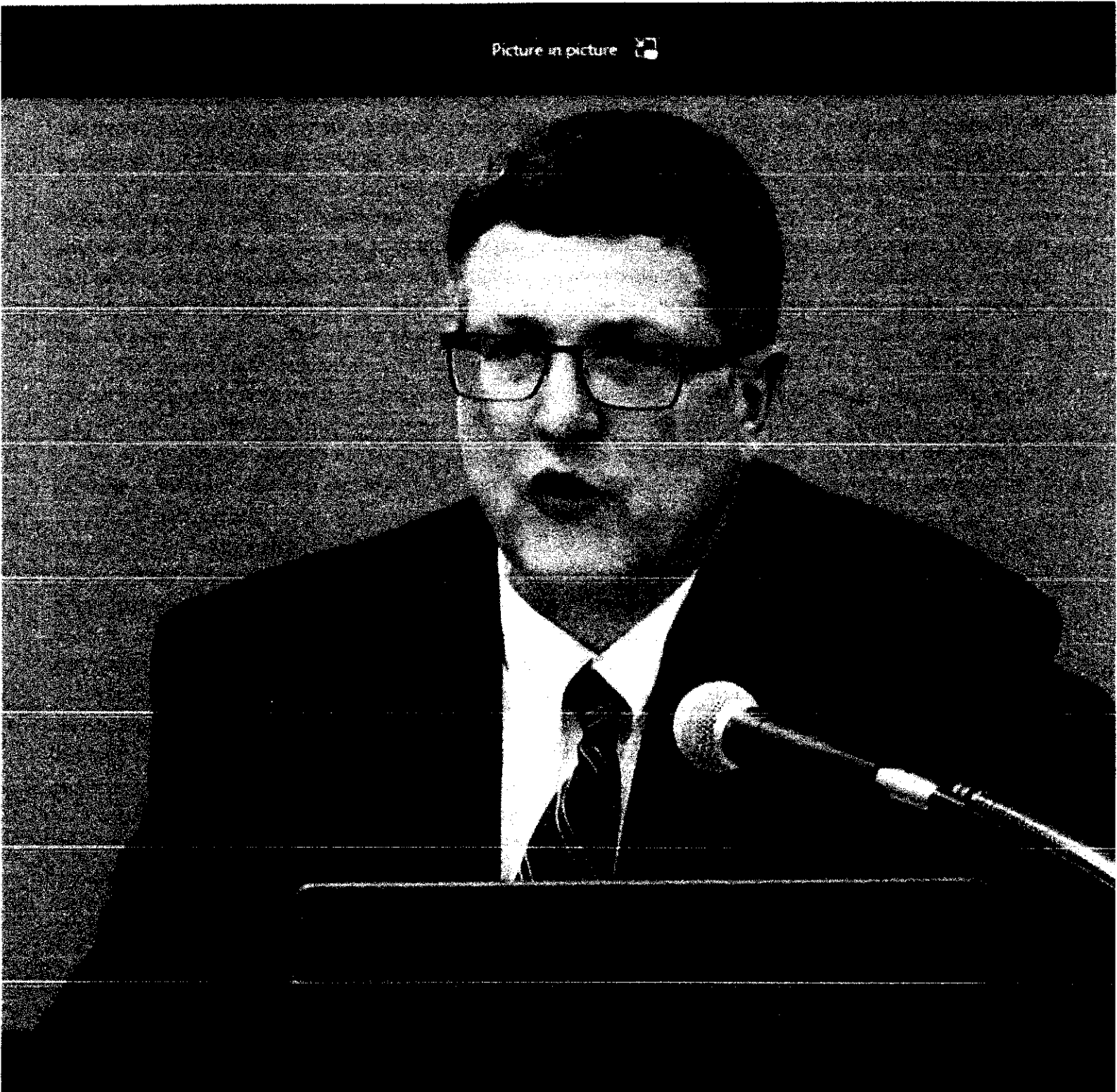
10. Compare Komatick's so-called affidavit that he signed saying that was truthful under penalty of perjury to what my sign actually says. Komatick has NO powers to decide if a protest has merit and to demand it stop. Does he know the constitution?

11. As part of my bail release, I could have no contact with Jaskowiak. But, when I got out of prison in late May 2024, I found that Jaskowiak and Fenstermacher (guardian of estate) were sending time-sensitive court documents to my Mother's house, the place where I had been living for about 4 years, including 2 years after she was kidnapped by JSH. Both had evicted me from her house about 9 months earlier so they knew I did not live there. Their point was to deny me seeing those documents so I could not respond to them and their petitions would be given to them, in other words, they were trying to fix legal actions their way. CORRUPTION. Jaskowiak used my legal notice to them to say I violated my parole and the ast. DA Furman, who Jaskowiak was friends with, got the judge to put me back in prison, even though my Mother had died that morning.

11. My legal notice sent to Fenstermacher & Jaskowiak

Handwritten scribble or signature in the top right corner.

Picture in picture 



Dear Neighbors,

I am writing this letter to warn you about your neighbor, David Jaskowiak, on 106 Shady Hill Dr, Chalfont. Jaskowiak, a lawyer, and many other corrupt lawyers, corrupt judges, corrupt psychologists and corrupt guardians operate guardianship "Mafia's" in the Norristown Orphans Court and in other counties statewide for a very long time. Jaskowiak and a Mafia, that he seems to be in charge, break various laws to steal money and assets from elderly people using fake guardianships. A very close, extremely elderly and very much loved Person to me has suffered massive physical, psychological and financial destruction because of Jaskowiak/Mafia. I cannot say the name of Person because Jaskowiak has put me into prison twice for naming Person and exposing this massive scam on Person and on many other victims. Person's very close Relative originally filed the petition on Person just to get Person's assets and house.

The Orphans Court in Norristown, Montgomery County, is where this corruption takes place locally, but other guardianship mafia's exist statewide, nationwide and worldwide. Probably every lawyer/law firm that does guardianships in Pennsylvania is part of this guardianship corruption in some way. They are using and/or facing the same corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists in their guardianships on people. Lawyers might have been hired by the family of the victim to help their loved one get out of a fake guardianship, but those lawyers do not know what they are doing if they are not experts in guardianships. If those lawyers do guardianships, then they are probably also corrupt. All those lawyers will be doing is wasting the family's money and not helping the family or the loved one.

My news website www.protectmyparents.us gives much more information about guardianship corruption, including the barbaric and inhumane lives those victims are forced to live until they die, usually drugged, isolated and broke in low rated nursing homes. Their families also become broke because of all the money they wasted on lawyer fees trying to get their loved one's home. Go to You Tube and type in "guardianship corruption" and you will be amazed at how massive and disgusting guardianship corruption is mentally, medically, physically and financially on the elderly and their families. About four years ago, Netflix made a movie about these scams called "I care a lot". Diane Dimond, a investigative reporter of 40 years, wrote a massive, 350 page book about guardianship corruption in 2023. About 25 years ago, a victim's family put up a massive website on Facebook called Shenanigans in the Montgomery County Court.

This Mafia and others like it statewide and nationwide, use corrupt psychologists as part of their scam. The corrupt psychologists use their fake and unreliable "evaluations", to falsely claim the elderly person is "incapacitated". The corrupt judges will declare those people "incapacitated" and must have guardians of person and estate to protect them. The family is usually excluded as guardians because the Mafia has to have total control of the victim and victim's assets. The guardian of person and guardian of estate begin various ways to steal the victim's assets and house. For example, the guardian of estate will sell the victim's house to a friend at a very low price and then resells it at full value. The Mafia keeps the profit and the victim's family will never know the house was resold and their loved one was denied the profit. The furnishings in the house are either given away as a "donation" by a guardian after they have taken what they want or sold to an auctioneer. The guardian may sell the furnishings at a higher price, but tells the victim's family he only got a small price for the furnishings because the furnishings were old. That same lie is done for the victim's car.

The guardian of person will usually ignore the health, welfare and happiness of the victim. If the family makes any fuss about the neglect to the victim, the guardian will restrict, then deny visits to family

members based on made up lies called "demonizing". Those denied visits will be to everybody: husbands, wives, sons, daughters, etc. Guardians always hire friends and lawyers. They bill the victim using fake and/or inflated invoices, even if no work is ever done. Lawyers are used if the family criticizes the guardians or files lawsuits. Those hired will kick back some money to others in the Mafia for being hired. The "Mafia" spends as much money as they want because the corrupt judge will always approve the "Mafia's" fake invoices. The victim always pays and goes broke. The family wastes their time and money trying to help their loved one.

The scam starts usually by a greedy family member who wants the assets of an elderly family member and files a petition for guardianship. The corrupt judge sees the victim has a lot of money and a house and assigns a corrupt lawyer to the victim. The corrupt lawyer never defends the victim in court so the person will be guardianized. The corrupt judge hires a corrupt psychologist to say in court the victim is "100% incapacitated" based on a fake "evaluation". The corrupt judge always agrees with the corrupt psychologist. I proved in court, that Pennsylvania has NO standards and NO requirements as to what is an accurate "evaluation" to determine "incapacitation". Those requirements would include the number of tests, their accuracy, how long the session must take, etc. NO "evaluation" is ever audio or video recorded to prove what and how the victim answered the questions. The corrupt psychologist always concludes his report by saying his report is "in his opinion" to protect himself from lawsuits. Since no recording, of any type, is made of the victim's "evaluation", there is no proof the report only pertains to the victim, instead of 100 or 1,000 other people using a simple cut and paste of one person's name for another. There is NO limit to how many "clients" (victims) guardians can have: 1 or 1,000. The corrupt guardians charge about \$125 per hour. The corrupt guardians make millions of dollars off of their many victims. Guardianship is slavery and human trafficking.

Jaskowiak/Mafia consider Person and others their property and their personal ATM machines to steal from for themselves. I have lost over \$100,000 to help Person get home. I have been on welfare for about 2 years. Since August 2023, I have been forced to live in my car because I am broke. Jaskowiak/Mafia have refused to let Person live at home. Person had NO financial problems, NO medical problems, NO mental and NO behavior problems, NO unpaid bills, NO unpaid taxes, NO bounced checks, NO checks written to unusual people or for extreme amounts. Person owns their very large home in a gated community. Person still drove their car safely even at their very elder age. Jaskowiak refused to bring Person to court to speak to defend themselves during the petition hearing. Jaskowiak refused to bring to court any of the professional people Person dealt with every year to prove guardianship was NOT needed. Jaskowiak never protected and defended Person against guardianship because Jaskowiak wanted Person to be guardianized for their vast assets for himself/Mafia. For 2.5 years, Person has been kept in a low rated nursing home, in a tiny closed off section, in a very tiny room, in solitary confinement, in a sensory deprived environment, no phone, no reading material and only allowed the basic food the place gives Person. This place is usually covid invested and it is extremely unsanitary. Person has NOT been allowed outside and not allowed into society by Jaskowiak/Mafia since Person was put there. Person has been denied their life to enjoy. Jaskowiak/Mafia has NOT allowed Person to go back to Person's large house to see Person's much loved possessions. POW's, under the Geneva Convention, have more privileges than Person. Why? People in prison, for all types of crimes, have more privileges than Person. Why? Jaskowiak/Mafia have kept Person in a cage, as an animal, to be their financial "slave" until Person is broke or dead.

I have many facts and documents of this case. If you want to help me to get Person home, please contact me. I have filed many petitions to help Person, but the corrupt judges have always denied them.

Arthur

Email: tomlinher1925@tutanota.com

April 23 2024



Statement of Arthur Herring III

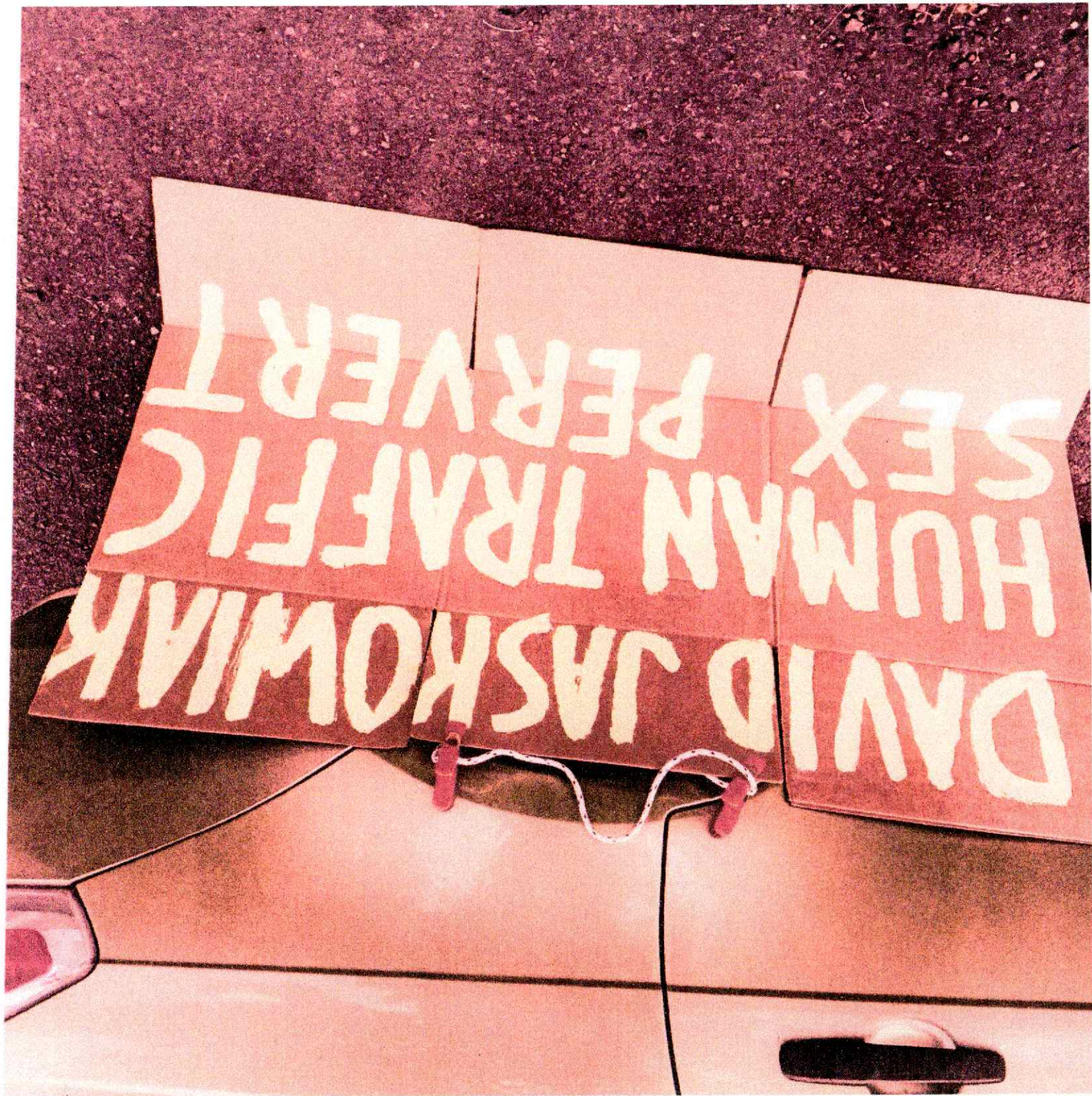
On Tuesday April 23 2024, I was in front of a house and on the sidewalk at 106 Shady Hill Dr, Chalfont. I was holding a protest sign about a lawyer, David Jaskowiak, who is the lawyer for my now 99 year Mother, Jane Herring. Because of Jaskowiak, she was falsely declared incapacitated in August 2021 pertaining to guardianship. Jaskowiak was assigned to be her lawyer by Judge Weilheimer in Montgomery County in early May 2021. Jaskowiak refused to bring Mother into court for her to speak and defend her from guardianship. Jaskowiak refused to bring in any of the professional people she dealt with every year who would have said she did not need guardianship. Jaskowiak refused to attack my sister who, along with her lawyer Camp, never cited one example of my Mother doing anything that would justify guardianship of both person and estate, as my sister (then 70) wanted to be. She dropped out to be a guardian in the beginning of the guardian hearing because my ex-lawyer gave her a long list of items for discovery that would have proven my sister, along with her lawyer friend Fenstermaher, had tried to steal money from my Mother and take control of Mother before my sister filed her petition. I always stopped those attempts of theft. Jaskowiak refused to defend Mother against guardianship because he wanted her to be guardianized for her vast assets and home for the guardianship mafia. Guardianship corruption has been nationwide for decades.

My mother, then 96, had no mental or behavior problems, no physical problems, no financial problems, no unpaid taxes, no unpaid bills, no bounced checks, no checks written to strange people or in strange amounts, no medical problems and she was still driving her car safely.

Jaskowiak is in a group of corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists who form a mafia to steal people's homes and money. This mafia deals with human trafficking. I have a massive website about it at

. Go to YouTube and type in guardianship corruption and you will see massive number of videos of horror stories about it. My mother and I have always had a very close and loving relationship. I am 70. I have spent the past 3 years to get her out of this guardianship. I have lost over \$100,000 in legal fees and other costs. I lost my house and other things. I have been forced to live in my car since August 2023, while still fighting for my Mother. Since October 2021, she has been forced to live in a tiny room, in a locked in section, in solitary confinement, in a sensory deprived environment and has not been allowed into society for 2.5 years.

While protesting in front of Jaskowiak's house, with my sign, a man approached me from several houses down the street, flashed a badge and said he was with the PA state police. His name was Harmon. He said I was breaking the law being on the sidewalk because it was private property and if I did not leave, he would arrest me. He said the people owning the houses also own the sidewalk because they have to maintain them. I knew that was not true because the sidewalks are for public use. He said I could not stand in the street because that is also illegal. He was not professional at all in his attitude or behavior. After I left the site, I discussed the situation with officer Komatic at the police department for about 20 minutes. He had been sent to Jaskowiak's house, but I had already left. After I left the site and before I spoke with Komatic, I had checked with the New Britain police code officer if there were any ordinances that said a sidewalk was private property. He said no. Harmon was lucky because if he did arrest me, I would have sued him, PA state police and others for false arrest. I should have also videotaped it to post on YouTube.



DAVID JASKOWIAK
HUMAN TRAFFIC
SEX PERVERT

B.

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

POLICE CRIMINAL COMPLAINT

Case Number 0415124	Date Filed 04/27/2024	OT/Assignment Number 10045335	Complaint Number PA000200-C00003114	Incident Number 2024-24-3634
First ARTHUR	Middle	Last HERRING III		

19

AFFIDAVIT of PROBABLE CAUSE

1 Your Affiant is a duly sworn Police Officer in the Township of New Britain and is currently assigned to the Patrol Division. On Saturday, April 27 2024; Your Affiant was in full uniform operating marked patrol vehicle 48-03.

2 On Saturday, April 27 2024, at approximately 0905 hours; Your Affiant was dispatched to 105 Shady Hill Drive for a suspicious person (male across the street with sign about sex trafficking).

3 While enroute to the Listed location, Police received three (3) additional calls for different residence about the same male who was identified as Arthur Herring III.

4 Upon arrival, Your Affiant made contact with resident's and the Victim who were alarmed and/or scared by the Offender Herring III behavior. Herring was wearing a large sign around his neck about 6'X 3' that stated the Victim was a "human trafficking sex pervert".

5 Your Affiant was advised that on Wednesday, April 10 2024, Herring III placed letters on residence doors about the Victim. The letters stated that the Victim was corrupt and part of a corrupt guardianship mafia which includes lawyers, judges, and psychologists.

6 Furthermore, on Tuesday, April 23 2024, Your Affiant responded to the area of Shady Hill Drive for Herring III causing alarm and/or fear to a resident and her children playing outside. While on location Herring III had written on the sidewalk in front of the victims residence in chalk stating that the Victim was a sex trafficker. Herring was also in possession of a large sign that sated that the victim was a "human trafficking sex pervert". (Reference Incident # 2024-70-3065)

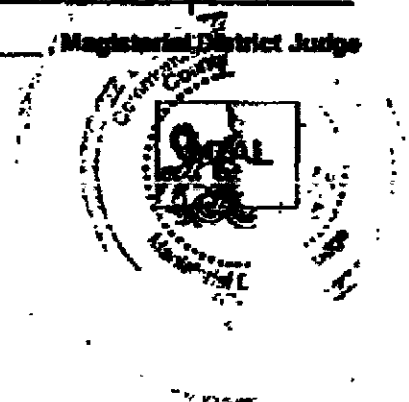
7 On Tuesday, April 23 2024; Your Affiant advised Herring III that his actions alarmed and/or scared multiple residents in the area.

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

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

Sworn to me and subscribed before me this 27 day of APR, 2024
4/27/24 Date: [Signature]
 My commission expires first Monday of January, 2028

 Magisterial District Judge





POLICE CRIMINAL COMPLAINT

[Handwritten scribble]

[Handwritten scribble]

Case Number CR 574	Date Filed 04/27/2024	Complaint Number JT0045335	Complaint Number PA000200-C200002114	Incident Number 2024-24-3834
	First ARTHUR	Middle	Last HERRING III	

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

8

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

9

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

[Handwritten signature]
(Signature of Affiant)

RECEIVED
2024 APR 27 P 3 53
DISTRICT COURT
07-1-03

Furman, Ed



11

From: tomlinher1925@tutanota.com
Sent: Monday, June 10, 2024 11:43 AM
To: Ronald Fenstermacher
Cc: Tomlinher1925; David Jaskowiak
Subject: wrong mailing address

jaskowiak, fenstermacher,

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

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

Rev. Arthur herring III

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

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

2021-X2110

JANE T HERRING, AN ALLEGED INCAPACITATED PERSON

PETITION FOR ALLOWANCE FROM THE ESTATE OF AN
INCAPACITATED PERSON

(Pursuant to Montgomery Orphans' Court Rule 14.2B)

SECTION A. General Information

1. My name is JANE T HERRING.
2. I am related to the Incapacitated person. My relationship is: SELF

SECTION B. Inventory

1. An inventory of the Incapacitated Person's Estate has been filed.
2. The initial inventory was filed on 10/27/2021, and listed a total estate value of \$1,413,629.04.
3. The present value of the principal on hand of the estate is \$1,410,088.00.

SECTION C. Dependents

1. Please provide the names and addresses of any dependents of the Incapacitated Person:
None

SECTION D. Creditors

1. Please provide a statement or list of all known claims of the Incapacitated Person's Creditors:
None

SECTION E. Previous Distributions

1. Please provide a statement or list of all previous requested distributions (payments) from the principal of the Estate of the Incapacitated Person allowed by the Court:

Date	Amount
02/10/2022	\$16,021.75

SECTION F. Amount / Reason for Request

1. I am requesting an allowance (payment) from the principal of the estate of the

Case# 2021-00110-00 received at Montgomery County Register of Wills Office on 02/11/2022 4:40 PM. Fee = \$00.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

Incapacitated Person in the amount of: \$18,596.00.

2. Please provide a detailed statement of the reason(s) for the request:

REQUEST FOR PAYMENT OF FEES AND EXPENSES INCURRED FOR LEGAL SERVICES PROVIDED AS COURT-APPOINTED COUNSEL FOR JANE HERRING PER ATTACHED TIME SHEETS. NOTE: FEES AND EXPENSES DO NOT INCLUDE THOSE FEES AND EXPENSES AWARDED BY THE COURT IN ITS DECEMBER 2021 CONTEMPT ORDER, WHICH WERE DIRECTED TO BE PAID BY ARTHUR HERRING.

I certify under the penalties of perjury that the information contained in this Petition is true and correct to the best of my knowledge, information and belief.

Date: 2/11/2022

ORIGINAL SIGNATURE RETAINED BY THE FILING PARTY

Signature

DAVID A JASKOWIAK, Esq.

FilingParty

49753

ID Number

LAW OFFICES OF DAVID A JASKOWIAK

Firm Name

815 GREENWOOD AVENUE , SUITE 14
JENKINTOWN , PA 19046

Address

(215) 886-7720

Phone

Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

LAW OFFICES
DAVID A. JASKOWIAK

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

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

February 11, 2022

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

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

Invoice # 10001

Professional Services From 05/22/21 to 02/11/22

		<u>Hrs/Rate</u>	<u>Amount</u>
05/22/21	DJ Reviewed Petition for Adjudication of Guardianship and other attached documents.	0.75 300.00/hr	225.00
05/24/21	DJ Telephone conference with attorney Brittany Camp.	0.50 300.00/hr	150.00
05/28/21	DJ Telephone discussion with Matt Fisher at Raymond James; email to Fisher, Melissa Anaya in compliance department, and Matt Pruitt; Telephone discussion with Brittany Camp regarding Arthur's request for continuance of Tuesday's conference; telephone discussion with Attorney Ronald Fenstermacher.	0.75 300.00/hr	225.00
05/29/21	DJ Email exchange with Matt Fisher at Raymond James. Review of documents forwarded by Matt Fisher.	0.25 300.00/hr	75.00
06/01/21	DJ Zoom conference with Ronald Fenstermacher, estate attorney for Jane Herring.	0.75 300.00/hr	225.00
	DJ Follow up conversation with Michelle Beck at Harleysville; exchange of emails.	0.17 300.00/hr	50.00
06/02/21	DJ Return telephone call from Dr. George Ledakis. Discussed need for a neuropsychological evaluation of Jane Herring and the parameters of such an evaluation.	0.30 300.00/hr	90.00
	DJ Email exchanges with Brittany Camp and Ron Fenstermacher.	0.08 300.00/hr	25.00

Case# 2021-0-20 received at Montgomery County Register of Wills Office on 02/11/2022 2:46 PM, Fee = \$04.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

The Honorable Gail A. Weilheimer

Page 2

		<u>Hrs/Rate</u>	<u>Amount</u>
06/02/21	DJ Telephone call from Arthur Herring; discussion about his mother, finances, his bankruptcy, the independent medical examination and other related issues; scheduled visit for next Monday at 2:30 PM.	0.80 300.00/hr	240.00
	DJ Telephone discussion with Mark Breon of Buxmont Accounting about court order directing preparation of 2020 tax returns, prior filing of 2019 tax returns, length of tenure as Jane's accountant; discussions with Jill about her mothers cognitive issues, and prior involvement with Arthur; set up portal to receive information.	0.50 300.00/hr	150.00
06/03/21	DJ Review of multiple emails and attachments forwarded by Arthur Herring.	0.33 300.00/hr	100.00
	DJ Email exchange with Dr. George Ledakis regarding scheduling of appointment for June 15 at 11:30 at clients house; called Brittany Camp to advise and to discuss preparation of an appropriate Order.	0.20 300.00/hr	60.00
06/04/21	DJ Reviewed file, prepared proposed Order for IME by Dr. George Ledakis; forwarded a proposed Order to Brittany Camp for review.	0.33 300.00/hr	100.00
	DJ Printed and reviewed documents emailed by Arthur Herring.	0.50 300.00/hr	150.00
	DJ Telephone conversation with Brittany Camp; emailed proposed Order to Judge Weilheimer's chambers.	0.10 300.00/hr	30.00
06/07/21	DJ Email exchange with Brittany Camp regarding tax forms needed for 2020 tax return; call to Arthur Herring to ascertain whether tax forms have been forwarded yet; return email to Camp.	0.13 300.00/hr	40.00
06/08/21	DJ Visited client in her home and interviewed her regarding the guardianship matter.	2.33 300.00/hr	700.00
06/09/21	DJ Sent tax information to Brittany Camp to forward to Jill; sent email to Judge Weilheimer's secretary regarding additional potential language in Order; email exchange with Brittany Camp regarding setting up appointment in her office to interview Jill; another email to Brittany Camp regarding service of petition upon Jane Herring.	0.25 300.00/hr	75.00
06/10/21	DJ Telephone conference with Brittany Camp regarding service of process, automobile, medical examination, and other pending issues.	0.20 300.00/hr	60.00
06/13/21	DJ Meeting with Jane Herring to serve Citation and to discuss what is contained in the guardianship petition; discussion with Arthur afterwards regarding his own change in circumstances and the need to set up a meeting with him.	1.50 300.00/hr	450.00
06/16/21	DJ Telephone call from Attorney Carol Cornelison regarding involvement as Arthur's attorney.	0.20 300.00/hr	60.00

			<u>Hrs/Rate</u>	<u>Amount</u>
06/24/21	DJ	Meeting with Arthur Herring and his counsel Carol Cornelison at his counsel's office.	2.67 300.00/hr	800.00
	DJ	Meeting with Jill Scott Herring and Brittany Camp at counsel's office.	2.00 300.00/hr	600.00
06/26/21	DJ	Discussion with Dr. Kim Kuhar regarding family dynamics, previous assessments, past medical history.	0.40 300.00/hr	120.00
06/30/21	DJ	Telephone discussion with Carol Cornelison regarding a request for discovery and for a continuance.	0.20 300.00/hr	60.00
	DJ	Telephone conference with Brittany Camp and Adam Gusdorff.	0.37 300.00/hr	110.00
07/01/21	DJ	Telephone conference with Dr. George Ledakis.	0.58 300.00/hr	175.00
	DJ	Telephone discussion with Carol Cornelison about Motion for Discovery, email received directly from Arthur.	0.20 300.00/hr	60.00
	DJ	Telephone discussion with Attorney Robert Frankel regarding preparation of documents for Jane Herring in November and December 2020; requested additional documentation.	0.20 300.00/hr	60.00
07/05/21	DJ	Reviewed Neuropsychological report from Dr. George Ledakis	1.00 300.00/hr	300.00
07/06/21	DJ	Email exchanges with Brittany Camp and Carol Cornelison; telephone discussion with Carol Cornelison.	0.40 300.00/hr	120.00
07/08/21	DJ	Telephone calls from Brittany Camp, Carol Cornelison regarding hearing on Monday.	0.25 300.00/hr	75.00
	DJ	Zoom conference with Judge Weilheimer, Brittany Camp, and Carol Cornelison regarding Expert Report, discovery request, witnesses for hearing, and converting hearing into conference on Monday.	0.50 300.00/hr	150.00
07/11/21	DJ	Meeting with Jane Herring at her home to discuss Dr. Ledakis' evaluation and tomorrow's hearing.	1.25 300.00/hr	375.00
07/12/21	DJ	Hearing at Montgomery County Orphans' Court before Judge Weilheimer.	3.00 300.00/hr	900.00
07/19/21	DJ	Received and reviewed emails from Arthur Herring and the Court regarding Arthur's objection to proceeding moving forward and request for a copy of the IME report.	0.20 300.00/hr	60.00
07/20/21	DJ	Review of letters by Arthur Herring to the Court, Court's response, and Arthur's email to the court at 2:30 AM; review of documentation from Raymond James regarding payments made from Mrs. Herring's account	0.50 300.00/hr	150.00

		<u>Hrs/Rate</u>	<u>Amount</u>
09/07/21	DJ Telephone discussion with Diane Zabowski regarding Arthur Herring accessing his mother's medical information.	0.20 300.00/hr	60.00
09/08/21	DJ Receipt and review of years of appeal from Arthur Herring; research on preliminary legal issues.	0.33 300.00/hr	100.00
	DJ Three telephone calls with Diane Zabowski; conference call with Diane Zabowski and Dwayne Logie.	1.00 300.00/hr	300.00
09/09/21	DJ Receipt and review of email from Arthur Herring; email exchanges with Court regarding rescheduling of conference; call from Diane Zabowski regarding report from Arthur Herring about being locked out of his house, issues regarding completion of assessment.	0.33 300.00/hr	100.00
09/10/21	DJ Telephone call with Diane Zabowski.	0.20 300.00/hr	60.00
09/13/21	DJ Two telephone calls with Diane Zabowski.	0.35 300.00/hr	105.00
09/15/21	DJ On the record conference in Montgomery County Orphans' Court, including travel to Court.	1.67 300.00/hr	500.00
09/16/21	DJ Telephone discussion with Diane Zabowski and Dwayne Logie regarding update about Jane Herring's condition, treatment at hospital, possible discharge to a facility.	0.25 300.00/hr	75.00
	DJ Telephone call with Diane Zabowski; conference call with Diane Zabowski and Dwayne Logie.	0.50 300.00/hr	150.00
09/21/21	DJ Receipt and review of email from attorney Carl Knapp; telephone discussion with Diane Zabowski.	0.08 300.00/hr	25.00
09/24/21	DJ Review of proposed orders, discussion with Diane Zabowski.	0.25 300.00/hr	75.00
09/28/21	DJ Telephone conference with the Court, other counsel regarding proposed Orders, discussion about actions which have been taken by Arthur Herring and current care needs of Jane Herring.	0.83 300.00/hr	250.00
09/30/21	DJ Telephone call from Diane Zabowski with update on Jane Herring's medical status, delayed move into care facility.	0.20 300.00/hr	60.00
10/07/21	DJ Preparation of Petition for Allowance of Payment for Expert Report and Testimony of Dr. George Ledakis.	0.50 300.00/hr	150.00
10/08/21	DJ Filed Petition for Allowance electronically with the Montgomery County Orphans' Court.	0.20 300.00/hr	60.00

		<u>Hrs/Rate</u>	<u>Amount</u>
01/24/22	DJ Telephone discussion with Brittany Camp.	0.17 300.00/hr	50.00
01/25/22	DJ Return telephone call to Arthur Herring's new counsel Victor Meitner.	0.20 300.00/hr	60.00
01/26/22	DJ Telephone conference with Victor Meitner, follow up discussion with Diane Zabowski.	1.13 300.00/hr	340.00
01/27/22	DJ Finalized and filed Answer and New Matter to Petition for Review; email exchange with Victor Meitner; followed up on inquiries about Jane Herring's condition.	0.42 300.00/hr	125.00
01/28/22	DJ Telephone calls following up Victor Meitner request regarding housekeeper and hairdresser for Jane and whether it would be productive to meet with them for additional information.	0.20 300.00/hr	60.00
02/07/22	DJ Telephone call with Diane Zabowski.	0.20 300.00/hr	60.00

For professional services rendered

61.20 \$18,370.00

Additional Charges :

10/08/21	Filing Fee - Petition for Allowance for Reimbursement of Cost of Court-Ordered Expert Report	65.59
	Filing Fee - Petition for Allowance for payment of bill of Dr. George Ledakis	65.59
	Postage Fee - Forward Petition for Allowance to counsel; sent via first class mail	7.04
01/27/22	Filing Fee - Answer and New Matter to Petition for Review	20.00
01/28/22	Postage Fee - Forwarded Answer and New Matter to Petition for Review to counsel	2.19
02/11/22	Filing Fee - Petition for Allowance of Fees	65.59

Total additional charges

\$226.00

Total amount of this bill

\$18,596.00

Balance due

\$18,596.00

2025-01-22 10:20 AM received at Montgomery County Register of Wills Office on 01/17/2022 2:40 PM, Fee - 304.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

A. VICTOR MEITNER, JR., P.C.

By: A. Victor Meitner, Jr., Esquire
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(215) 540-0575
E-mail: vmeitner@meitnerlaw.com

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY
PENNSYLVANIA

ORPHAN'S COURT DIVISION

NO. 2021-X2110

IN RE: JANE T. HERRING,
ALLEGED INCAPACITATED PERSON

Objections To the Petition For Allowance From the Estate of an Incapacitated Person under Rule 14.2B for Counsel Fees For Counsel for the Incapacitated Person by Her Counsel Filed on Behalf of Arthur Herring, III, an Interested Party

Arthur Herring, III, by his attorney, A. Victor Meitner, Jr., Esquire, objects to the payment of counsel fees to the attorney for Jane T. Herring out of the Estate for the following reasons:

1. The Petition fails to set forth the reason/s why the payment of counsel fees from the estate of the incompetent is required, reasonable or necessary; and,
2. The Petition and the itemization of fees attached to the Petition is not consistent with counsel's previous fee request at the time of the Contempt Hearing; and,
3. The fees charged are excessive and the action taken by counsel were unnecessary and unauthorized; and,
4. The debts and other claims of the Guardian, Counsel for the Incompetent, and Guardian's Counsel are excessive and unreasonable, deplete the estate of the Incompetent and not properly paid out of the Incompetent's Estate; and,

5. The actions of Counsel for the Incompetent Person has not benefited the Incompetent nor her Estate; and,
6. The actions by counsel for the Incompetent were taken without consultation or communication of any kind with the Incompetent Person and most clearly were against her wishes; and,
7. The Contempt proceedings initiated by counsel for the Incompetent Person were a misuse and misapplication of the Contempt powers of the Court in that the Contempt Proceedings were taken without any consultation with the Incompetent Person, were against Jane Herring's wishes, were precipitated and caused by the inappropriate actions of the prior Guardian of the Person and Estate and perhaps counsel for the Incompetent Person during the week of August 20 to August 27, 2021 at which time the Guardian, then counsel for the Guardian, and the Incompetent Person's daughter, Jill Herring, perpetrated a ruse and fraud upon Arthur Herring and Jane Herring by telling them that Deb Klock, the nurse, was coming to Jane Herring's house at 26 Chancery Court, Souderton, Pennsylvania for the ostensible purpose of evaluating the possibility of Jane Herring staying at her home in the care of Arthur Herring, while in fact, the above named parties had contrived to remove Jane Herring from her residence and arrived at the residence with the assistance of Counsel for the Incompetent Person with two (2) local police officers and a tow truck for Mrs. Herring's car and without nurse Klock, and forcibly removed Arthur Herring and Jane Herring from her home, all to Jane and Arthur Herring's great consternation and offense and without sufficient cause and against the specific recommendations contained in Dr. George Ledakis report to the Court in which Dr. Ledakis had confirmed that Jane could do fine at home in the care of her son, Arthur. After Jane Herring was removed from her home by the Guardian, Jane Herring was placed in her daughter's home against Jane's wishes, became dehydrated or went on a hunger strike, was admitted to Albert Einstein Hospital for such reasons, where Jane remained for 5-6 week where she contracted COVID, despite being vaccinated, and was upon discharge again against her wishes taken and placed into residency at Manatawny Manor, all to her detriment and without Jane Herring's consent. Jane desires to return to her home and live with her son Arthur to the present day.

Wherefore, the Interested Party by his counsel, requests that the Court deny the Approval of Payment of the Incompetent Person's Counsel Fees from the Estate of the Incompetent.

Respectfully Submitted,

A. Victor Meitner, Jr. Esq.
Counsel for Arthur Herring, III
Interested Party

June 06, 2022

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

NO. 2021-X2110

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

ORDER

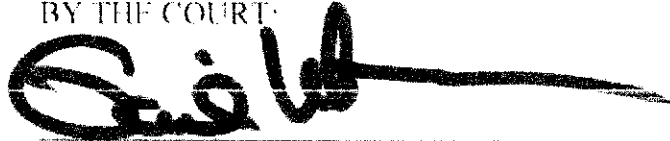
AND NOW, this 12th day of May, 2023, after a conference with all parties to address the Mother's Day and birthday visitation of Arthur Herring, III (Arthur) with Jane Herring, the following is hereby ORDERED and DECREED:

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

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

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

BY THE COURT:



GAIL A. WEILHEIMER J.

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



15.

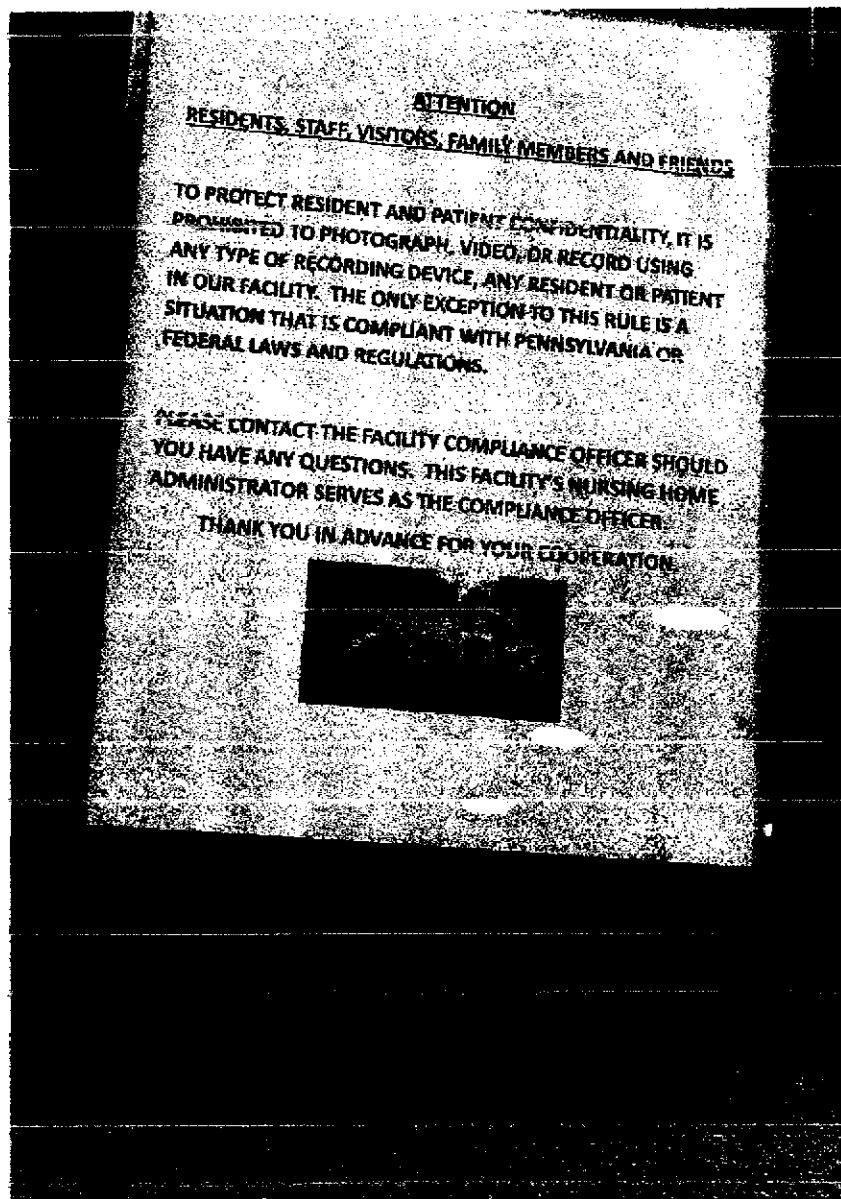
expose the nitv scam.

Arthur's Motion to Remove Judge Brannon was introduced into evidence at the time of the guardianship proceeding in 2021. See, Exhibit "I." Arthur is now treating this Honorable Court with the same contempt.

- 15. Movant respectfully submits that without the immediate intervention of this Court, Arthur will continue to violate Jane's privacy interests as well as the previous Orders and Decrees of this Court. See, Count II, infra.

**COUNT II—VIDEOTAPING AND AUDIO RECORDING
WITHOUT CONSENT OR AUTHORIZATION.**

- 16. Movant incorporates by reference paragraphs 1 through 15 above as ~~though set forth~~ herein at length.
- 17. Throughout these proceedings, Arthur has repeated and continuously demanded the opportunity to make video and audio recordings of his mother Jane's conversations.
- 18. Arthur has repeatedly been advised that he has no legal right to video and/or audio tape his mother and/or others caring for her or in proximity to her at the facility. Arthur has also been repeatedly advised that consent was not and would not be granted to do so.
- 19. Arthur has also been on notice ~~since~~ the fall of 2021 that video and/or audio taping without permission at Manatawny Manor (where Jane lives) is strictly forbidden. The post at the front door of the facility clearly states:



20. 18 Pa. C. S § 5703 (*"Interception, disclosure or use of wire, electronic or oral communications"*) further provides that "a person is guilty of a felony of the third degree if he:
- (1) intentionally intercepts, endeavors to intercept, or procures any

other person to intercept or endeavor to intercept any wire, electronic or oral communication;

(2) intentionally discloses or endeavors to disclose to any other person the contents of any wire, electronic or oral communication, or evidence derived therefrom, knowing or having reason to know that the information was obtained through the interception of a wire, electronic or oral communication; or

(3) intentionally uses or endeavors to use the contents of any wire, electronic or oral communication, or evidence derived therefrom, knowing or having reason to know, that the information was obtained through the interception of a wire, electronic or oral communication.”

21. 18 Pa. C. S § 5704 (4) provides a limited exception for “A person, to intercept a wire, electronic or oral communication, where all parties to the communication have given prior consent to such interception. As such, Pennsylvania is a “two party consent” jurisdiction.
22. On December 20, 2023, Arthur visited his mother at Manatawny Manor and, during that visit, he intentionally used his cell phone to video and audio record conversations with Jane.
23. The video and audio taping was witnessed by “Mary Ellen,” the individual authorized by Pamela Bloomer, Jane’s guardian of the person, to supervise Arthur’s visitation. That visitation was supervised pursuant to previous proceedings in this court and to which Arthur had previously agreed.
24. Arthur video and audio taped both his mother and Mary Ellen, the visitation supervisor.
25. At no time did Arthur obtain proper consent for video or audio taping his mother or Mary Ellen.

26. In fact, this Court has expressly forbidden Arthur from recording via cellphone the supervision of his visits. *See Exhibit "I," a true and correct copy of the Order dated July 24, 2023.* The supervised visits were arranged by the Court pursuant to Arthur's November 16, 2022 Agreement for such visits and as modified by the subsequent February 16, 2023 Order. *See Exhibit "K," a true and correct copy of the Order dated February 16, 2023.*
27. Arthur's actions are in direct violation of Manatawny Manor policy, Pennsylvania law regarding interception of oral communications, and previous Orders of this Court.
28. Movant respectfully requests that this Court hold a hearing to determine what sanctions should be imposed and whether Arthur should, once again, be held in contempt for his actions.
29. Movant believes, and therefore avers, that there is a substantial likelihood, based on past history, that Arthur will attempt to disseminate the recordings which he made on December 20, 2023 and that Jane will suffer immediate and irreparable harm to her privacy if the Court does not take action and impose appropriate sanctions and find Arthur in contempt.
30. Without action by this Court, Movant believes, based on the increased stridency and rancorous tenor of Arthur's behavior, that he will likely become further emboldened and will take even more extreme action.
31. Movant also requests referral to appropriate law enforcement for further investigation and charges if believed to be warranted pursuant to 18 Pa. C. S § 5703 and other applicable law.

This is a criminal trial for contempt of court and will involve prison. As the court knows, I have been on welfare for over 1.5 years because I have spent all of my money to get my almost 99 year old Mother back to her large 3 bedroom, 3 bath home, in a private gated community. The court's hand picked, so called "expert" ledakis had said Mother could stay there and with Arthur there everything was fine in ledakis's report of July 2021. Mother had been living in her home everyday healthy, happy, free and financially extremely well off for over 21 years before this scam was started. As the court also knows, I was forced to be evicted from my Mother's house, against her both written and verbal demands, by her own court appointed lawyer, jaskowiak and her so-called guardian of estate, fenstermacher who he admitted in late 2023 that he had not seen or talked to Mother (his client since May 2022) about whether she wanted me evicted. There are no indications by jaskowiak that he ever asked Mother, his client since May 2021, if she wanted me evicted from her house. Since August 25 2023, I have been forced to live in my car because of not having any money. Fenstermacher has refused to give Mother's yearly gift money to her children as she had done for the previous 10 years. Fenstermacher had also refused to do what he had promised in about early 2023 that when I moved out of Mother's house, he would verify with any landlord the rent would be paid and he would give me additional money to live. All of the guardians, their lawyers, jaskowiak klock and weilheimer have deliberately ignored Title 20 section 5521, including the new state law SB 506) which puts the victim basically in charge of their guardians and how the guardianship is performed.

The court must also be aware, that this and the other two previous criminal contempt of court charges were brought by Mother's so called lawyer, jaskowiak, appointed by weilheimer, without ever asking Mother, his client, if she wanted him to file such rediculas and unnecessary charges against me which put me into prison where I could be murdered.

By his actions, Jaskowiak not only violated the PA Rules of Conduct for lawyers, but also title 20 section 5521.

Both times, jaskowiak demanded and received about \$5,000 (probably will this time also) from

me or from my mother for his "time" to create those charges which were approved by weilheimer. I saw personally, Jaskowiak in a guardianship seminar video,

from October 2019, where he brags and giggles

that he uses contempt of court charges to get his way and to make money. Therefore, jaskowiak and this

Racket have been and still are using the court as a weapon, retaliation and for his/their own financial benefit,

Not for their client's, which is forbidden by all courts.

Therefor, I am demanding a public defender because I have proven I am poor and a jury trial because this is a criminal charge involving prison. I am also using my constitutional rights and I am taking the 5th amendment by refusing to answer any questions until I get a public defender.

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA

ORPHANS COURT DIVISION

NO: 2021-X2110

IN RE: JANE T. HERRING

AN ELDERLY PERSON FALSELY DECLARED BEING INCAPACITATED BY THE GUARDIANSHIP MAFIA
FOR HER ASSETS AND HOUSE

17

REPLY TO JASKOWAIK'S MEMORANDUM TO HIS PRELIMINARY OBJECTIONS TO PETITION FILED BY
REVERAND ARTHUR HERRING III ON FEBRUARY 26, 2024 TO REMOVE DAVID JASKOWAIK AS COUNSEL TO
ARTHUR'S MUCH LOVED MOTHER JANE T. HERRING

There should be doubt in anyone's mind by now, after all of the documents and facts Rev. Herring, much loved son to Jane Herring, has disclosed in his many petitions, replys to other petitions and in court, that David Jaskowiak, supposed lawyer for Jane Herring (Mother) and assigned originally by judge Weilheimer, that Jaskowiak has flunked every test there is to be a honest and ethical lawyer for anyone. Jaskowiak's only job was to protect and defend Mother against this life changing scam of guardianship corruption. In addition, it was recently learned, documented and revealed in court, that Jaskowiak could correctly be called a sex pervert based on that information. Judge Sterling refused to admit that evidence in a recent hearing. Such a sexual deviate has no place to be a lawyer, let alone one for a woman, man or child of any age. It was clear from the start that Jaskowiak deliberately never defended Mother against being guardianized because Jaskowiak WANTED Mother to be guardianized for her vast financial assets, including Mother's house. Assets that were to be divided up between him and the other members of this well-known and well established guardianship mafia that has existed in the Orphans Court in Norristown for decades. Such guardianship mafia's exist nationwide for the same purpose.

This mafia includes corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists. Working together, they have formed a mafia whose purpose is to falsely declare people as being "incapacitated by using fake "evaluations" by those corrupt psychologists. Once legally declared "incapacitated" by the corrupt judge, then corrupt guardians, for person and estate, are assigned by those corrupt judges to begin stealing the assets of their newly owned "slave". Using various ways, these criminals begin their process of draining the assets of their new financial slave. These slaves will end up dying in low rated nursing homes as mental and physical zombies: drugged, crippled, mindless and broke.

Jaskowiak was assigned to Mother by weilheimer only two days after JSH filed her petition for guardianship to own Mother and Mother's assets. Mother was never given a chance to hire her own lawyer, who would have fought for and defended Mother against guardianship because it was not needed. Mother had the assets to hire her own lawyer. Mother, who will soon be 99 years old, had this guardianship scam dumped on her by her estranged daughter, JSH, only for her Mother's vast assets. Jsh admitted in the petition hearing, by Arthur questioning her, that jsh never discussed this life changing situation with her Mother before jsh filed her petition. Jsh also stated in court that jsh did not think her petition was that important to discuss with her Mother. Mother has a large and beautifully furnished, 3 bedroom, 3 bathroom house in a private gated community of 21 years and paid off since new. Jsh had tried numerous times, in other ways, to steal and/or control Mother, many times with Fenstermacher's help, but Arthur stopped all of them. Fenstermacher is current guardian of estate to Mother and also Mother's trust lawyer and also for Arthur. Fenstermacher admitted in court recently he has not seen or talked to Mother for four years. How can any lawyer be a lawyer and a guardian of estate, but ignore the Rules of Conduct for lawyers and also the federal and state laws for guardians, guardianships and the rights people have under those laws after they have been declared incapacitated? Mother has never been allowed a phone, so how can Mother call Jaskowiak or Fenstermacher when she needs help or wants to talk to them if she has questions or problems. How can they ignore that mother has the right to be kept informed?

Despite the many, many times Arthur has pointed out the massive and ongoing waste and mismanagement of Mother's assets to Fenstermacher by various corrupt guardians, their corrupt lawyers, a corrupt and very dangerous

“care manager” Klock and corrupt judges for the past 2.5 years, including the past two years by Fenstermacher as Mother’s guardian of estate, all such information and documentation by Arthur were ignored by Fenstermacher. The massive waste of money to Mother not only affects Mother’s financial assets and possible need for those assets in her future, but also her mental, medical, physical welfare and her happiness to enjoy her life as she had been living up till this guardianship scam engulfed her has been depleted. Jaskowiak has seen all of Arthur’s proof, but has ignored them because those losses to Mother benefits Jaskowiak and mafia.

As part of the mafia’s plan, Mother was kidnapped by JSH and original guardian of person and estate Logie (promoted for Mother and often used by Jaskowiak), from her house by Logie and JSH using deception. Mother was dragged crying and screaming saying “I don’t want to go with you” while two local police had been called ahead of time by Logie/jsh to hold me on the porch so I would not interfere with their kidnapping. Mother was held as a prisoner at JSH’s house for almost two weeks, drugged on the first day to keep her quiet, not allowed to leave, no phone calls or visits by Arthur to see Mother allowed by JSH. Mother was starved and tormented by JSH for almost two weeks. One day Mother collapsed, had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation, daily blood tests (her arms were black and blue), daily needles in the stomach to prevent blood clots, got covid where she could have died and then dumped into a low rated nursing home that had just opened up after a major covid shutdown. Such massive covid epidemics still exist now where Mother has been kept a prisoner for 2.5 years. According to studies, about 39% of people that die of covid, die in nursing homes. She got covid again and influenza, both of which could have killed her, she has fallen many times because of the constant waxed floors, has injured her shoulder and head several times. Despite Arthur bringing her many no slip socks to keep her from falling, the staff keeps stealing them. Mother has no diet restrictions and no food allergies, but she was refused all outside food to enjoy by her former guardians and Mother’s current guardian for no reason.

For 2.5 years, Mother has been forced to exist in a very tiny room, in a tiny locked in section with people who have various mental and behavior problems and where she decides to sometimes eat her meals alone in her room, has nobody to talk to or wants to talk to, lives in solitary confinement, in a sensory deprived environment, no phone, no table to put things on, her bed is no wider than a standard pillow, sometimes missing sheets, urine stained towels, bedsheets and/or pillow cases, clothes that are not normally hers, no useful TV channels, no newspapers, her only exercise is walking 35 feet from her room to the TV room for meals then back to her room, has not been allowed outside or into society for 2.5 years, not allowed back home to live and see her much loved possessions of about 100 years, pictures I gave her taken away on Weilheimers orders to try to erase her past memories, not allowed regular medical visits with her regular doctors, basically no hairdressing appointments that she used to have every week for the past 16 years with the same hair dresser. This costs mother about \$90,000 a year, compared to the court approved cost of Mother living at home, free and happy at only \$16,500 a year.

It was Jaskowiak’s job to prevent that from happening to his client, especially one in her elder years, but not to cause it or ignore it. POW’s, under the Geneva Convention, have more privileges than Mother has now. Why? People in prison, for all types of crimes, have more privileges than Mother has now. Why? Jaskowiak, as Mother’s supposed lawyer, has ignored and has allowed others to ignore the various federal and state laws pertaining to people in guardianships and their rights as being declared AIP. Jaskowiak has refused to stop the massive waste of Mother’s money and the barbaric and inhumane treatment to his client by the court, Mother’s guardians (past and present), their lawyers, a “care manager” who has a long history of stealing and over drugging her victims and also the “report” from the court’s hand picked psychologist Ledakis that said Mother had no problems in her daily activities and since Arthur had been living there for almost two years, everything was fine. Ledakis claimed he talked to all of Mother’s doctors and other professionals every year and he did not find any problems in Mother’s life. Everything was going smoothly for Mother. Arthur would have and should have been the only person he really needed to talk to make any decision about Jane’s needs or problems. But, Ledakis claimed Mother was incapacitated without any proof for the mafia.

As Arthur proved in court, Ledakis was really what judges and lawyers call psychologists and psychiatrists: Whores of the court. They will say anything for the money. Ledakis did what the mafia wanted. He lied about Mother just to get her declared incapacitated by a corrupt judge. Arthur got Ledakis to admit he had no independent proof of the accuracy of any of his “tests” he gave to Mother to determine “incapacitation”. Ledakis admitted he had no independent proof that his “evaluation” had any accuracy. Ledakis admitted he does not audio or video record his sessions so he has no

proof what the people said or did not say or how they said it on their "tests". Ledakis admitted at the end of his "reports" he says the report is only his opinion, not a fact. Because Ledakis does not audio or video record his sessions, then his reports cannot be proven they pertain only to that one person, instead of 100 or 1,000 other people using a simple cut and paste of one name for another. Easy money for using the same report over and over. Jaskowiak was here the entire time and heard me destroy Ledakis as having any credibility for what he did. But, Jaskowiak and the mafia only cared that Ledakis only said Mother was "incapacitated". Because Ledakis proved to be a good whore, Weilheimer hired Ledakis again many more times and gave him more of Mother's money. During the petition hearing for guardianship, Jaskowiak tricked Arthur into saying his Mother did not have to be in court just so she would not say in court, on her own, what she wants, which every person has the right to do, even as a AIP under the law. More proof Jaskowiak was never mother's lawyer and only used her for his and the mafia's financial use.

Jaskowiak admitted that he has only seen/talked to Mother twice in the 2.5 years she has been there. He has totally ignored the PA Rules of Conduct for clients and the federal and state laws pertaining the rights of people as AIP in guardianships. Jaskowiak was in her large 3 bedroom, 3 bathroom house in a gated community several times. He saw her many antiques, oriental rugs, paintings and other cherished possessions. Why would he think she should be locked in that pig pen instead of being at home where she would be free and enjoy her happy, daily life as she had been after her husband of 70 years had died 9 years earlier. Arthur was there every day, after his father/her husband died, for about 6 hours for dinner. Mother cooked dinner and later they watched her favorite old movies. They went to restaurants, daily outings and visited places. They enjoyed the many holidays and special days together. Mother would drive to see her friends and talked to them daily on the phone. Mother enjoyed her weekly hairdressing appointments with her same hairdresser of 16 years. Jaskowiak has denied and kept Mother from having that enjoyment of life since he was her lawyer. Jaskowiak has allowed the courts, guardians, their lawyers, jsh and Klock to deny Mother, his client, from having a normal life for the past 2.5 years. Jaskowiak has refused to follow the directions of various doctors and studies that insist elderly people have exercise and daily involvement with other people to stay healthy and happy. Such physical daily activities also benefits people from developing physical ailments like arthritis and cognitive decline in their elder years. Jaskowiak has kept Mother in a cage until she dies in a disease infested and dangerous environment where she has fallen many times, hurt her shoulder, her legs became swollen for still unknown reasons and caused brain injuries when she has fallen.

How has jaskowiak been a benefit, legal or otherwise, to Mother since he became her lawyer and has refused Mother to let her have another lawyer, something Arthur has tried to do many times for Mother's health, welfare, including physical, mental and financial and for her happiness that she wants?

Based on 16 hour days (8 hours for sleeping) from August 25 2021 when Mother was kidnapped by logie and jsh to April 1 2024, out of a possible 15,025 hours mother and Arthur could have been together, they were only allowed by Jaskowiak, corrupt guardians, their lawyers, corrupt judges and jsh only 224 hours. How barbaric and inhumane to Mother at now 99 years old to be alone and cannot talk or see her son or do what she likes to be happy. Mother and I have always had a very loving and close relationship. She has always trusted me and counted on me to be there if and when she needed any help after her husband died in 2013.

In 2019, Jaskowiak and two other lawyers were on the panel that did a education video about guardianship for other lawyers to see.

REASONS FOR MORE and LONGER VISITS UNSUPERVISED WITH MOTHER

18.

1. Mother is NOT an animal in a cage. She is a human being who must have happiness in her life.
2. I always make Mother happy. Mother and I have always had a extremely close and loving relationship.
3. Mother and I always enjoy each other's company.
4. I make her feel she is normal and loved as I always did before her life was taken away by a corrupt guardianship.
5. Mother was living happily in her large 3 bedroom, 3 bath house in a private gated community for 21 years with all of her loved possessions that she enjoys looking at, including all of her many photo albums.
6. Mother has done nothing wrong to anyone to be kept caged like an animal.
7. I will take her to all of her doctor's appointments like she was always going to for decades.
8. I will take her to the hospital for her legs to be looked at that have been ignored.
9. There is no reason why she is kept locked up 24 hours a day, for almost 2 years like she is a danger criminal until she dies.No body ever said she has mental problems or is a threat to herself or others.
10. Mother still does not need any special services each day: dressing, undressing, toilet, hygiene, toilet, eating. Every day she still makes her bed perfectly like she had done all of her life.
11. Mother trusts me. About December 2022, she refused her flu shot until I told her it was safe.
12. While I lived at the house for over a year, we always had breakfast together, lunch and dinner together.
13. Since my father died in 2013, my mother and I had dinner every night at her house. We would watch movies afterward.
14. She would cook and I would wash the dishes.
15. At least several times a month, I would buy her roses that she loved very much.
16. Every month since my father died, I would buy her roses and we would take them to the cemetery and put some on my father's grave, her mother's grave and her grandparents's grave.
17. Several times a month, we would go out to dinner and I would always pay.
18. If the weather was bad, I would always drive her to her appointments. Since her car was taken by logie, I will drive her all the time.
19. She had wanted me to stay in the upstairs bedroom ever since my father died for company and to save me money from paying rent on my mobile home.
20. Mother depended on me to keep things going well, like car repairs, house repairs, shovel snow, etc.
21. Mother never had to take anti-depressants with me or be treated for starvation at the hospital.
22. She was never starved and tormented by me like she was by her daughter for 2 weeks.
23. With me, Mother never had to go to the hospital, by ambulance, unconscious because of passing out from starvation, confined to bed for 6 weeks, daily blood tests (42 times) daily needles in the stomach (42 times) to prevent blood clots. Her daughter jsh did those things to her.
24. She never had to worry about me stealing money from her or trying to. Her daughter dsh tried many times to do that to Mother, but I stopped them.
25. I never made her upset or caused her to shake and cry. An eye witness is on record that 2 days after mother was kidnapped, her hairdresser of 16 years, said Mother was shaking and crying saying "I want to go home, I want to go home". Her daughter had kidnapped Mother as part of the "Plan" to get mother's money and her house.
26. The last 5 years Mother went to her primary doctor, she always wanted me to go into the room, after the examination, be a part of the discussion with the doctor.
27. At the nursing home, she always enjoyed us having lunch together and talking about private matters. Mother would get mad when we found staff listening at the closed door.
28. She always enjoyed our twice a day phone calls until they were stopped by pam blumer. Mother never liked when the staff kept listening in on our phone calls.
29. I never asked her for money or tried to steal it like her daughter has done with fenstermacher's help.
30. After Mother was kidnapped by logie and her daughter, spent 2 weeks at daughter's house where Mother was starved and tormented, Mother collapsed, was taken to the hospital, by ambulance, unconscious, confined to bed for 6 weeks and treated for starvation because of her daughter, I saw she was not eating her food because it

was always cold and she hated the taste. With the doctor's permission, I brought her home made food. She would gobble it down.

31. I saw she did not have any glasses to see, so I went to her doctors and bought her a pair.
32. I saw one day she did not have a watch so I bought her one because there was no clock in her room.
33. At the hospital, every day, I would bring her roses, newspapers, gifts, cards. I had to pay \$3 per paper because logie had canceled her subscription she had for 75 years.
34. More visits all day and Sunday means Mother can go home to see her home of 21 years, her loved possessions, go to restaurants, more exercise to keep her body active, more mental activities to keep her mind active.
35. Mother's QUALITY of life now is almost nothing since she has been under the control of incompetent (corrupt) guardians, their lawyers, Mothe's lawyer, care manager klock and her daughter.
36. She wants to go to New Hope, Peddlers village, her husband's grave and other places that we used to go to all the time.
37. I have been on time and was at every visit 3x a week since Mother was kidnapped from her house by logie and her daughter on August 25, 2021. Until my phone calls were canceled by blumer in about May 2022, I used to call my mother 2x a day to talk and to make sure if she had any problems I could help her.
38. As of October 1 2023, out of a possible 12,720 hours I could have been with my Mother (16 hour days, 8 hours for sleeping), the court and the guardians have only allowed me 215 hours. Pam blumer has denied us Christmas, Thanksgiving, Valentine's day, Mother's birthday, Mother's Day, Easter, Good Friday and many other visit days for no reason.
39. On every visit with Mother, I bring her pictures, gifts, flowers, cards, newspapers and other things she could use.
40. I always provided her with many things she could use for her room. I would bring her nice things from home, but the staff keeps stealing them.
41. I was the one who got Mother a refridgerator for her room so she could keep her favorite food, milk, ice cream, etc. Neither her daughter or her guardian ever did that. I bought her no slip socks after she fell on the slippery floors so she wouldn't fall again and break something.
42. When we used to have lunch together, I would always make it a treat by bringing her favorite foods and desserts, like ice cream.
43. I keep trying to get her a medic alert necklace, for her safety that logie had canceled, but blumer refuses to get her one.
44. When Mother was first dumped at the nursing home, I gave her a cell phone twice, but each time the staff stole it. I have tried to get her a phone in her room many times, but the director and the guardians have refused.
45. There are no locks on the doors, but there are men in her section. The staff cannot see most of the rooms where they sit. A man could go into many rooms with women in them.
46. With more visits and much more time, Mother and I can have private conversations of what she is concerned about without having guardian hired monitors right next to us writing lies in their reports as directed to by blumer to demonize me to reduce my visits for revenge because I have found this guardianship was a scam..
47. Every week she would go to the hairdresser. Since she has been at the place, she rarely goes. I would take her back to the hairdresser every week so she would feel like a woman again.
48. None of Mother's doctors, maid, hairdresser, or friends have ever said anything bad about me. In fact, they have always said how much Mother says she loves me and brags about me.
49. It would cause Mother extreme pain and suffering for Mother to think she would never see me again as it is now. Does she cry every night thinking I do not love her anymore or I am tired of seeing her?
50. Should everyone with a little forgetfulness be put into a dungeon until they die?
51. By being with her, I find the problems nobody else does and I fix them.
52. I have found dead mice in her room, torn and tattered bed spreads, urine stained sheets and urine stained towels, broken furniture, I bought her a new watch when the staff stole the other one, etc.
53. I found her much nicer, much bigger and much cheaper places for Mother to live, but the guardians and jaskowiak refuse. At those other places, she can have some of her own furniture, pictures, paintings and be with people who are more normal to see and talk to.

19.

PROBLEMS AND EXAMPLES OF INCOMPETENCE BY LOGIE, JASKOWIAK,
KLOCK, ZABOWSKI PERTAINING TO JANE HERRING AS DISCOVERED BY
ARTHUR HERRING III

BACKGROUND

1. "Evaluation" by Ledakis to determine incapacitation of Jane Herring was a total fraud. There are no standards or requirements in Pennsylvania as to what is an accurate "evaluation" to determine incapacitation. Arthur (Jane's son) proved that at the petition hearing. Ledakis admitted he had no independent proof that his "evaluation" was accurate. Ledakis said Jane was "100% incapacitated" by his "evaluation", but at the end of his report, he says his report was only his opinion. Everybody has an opinion, but Ledakis only spent about 2 hours with Jane. Arthur was living at Jane's house for over a year. He certainly knew the abilities of his Mother medically, physically and how she handled her financial matters far better than Ledakis ever could, but Arthur's information was totally ignored by Judge weilheimer. Weilheimer accepted Ledakis's fake report that Jane was 100% incompetent even though Ledakis's own numbers did not add up to 100% or even close to it. Ledakis admitted he never audio or video records his "evaluations". Recordings are needed, especially in legal proceedings, to prove what a person said or did not say and how a person said something or did not say something. Because Ledakis never recorded his "evaluation", Ledakis cannot prove he ever gave Jane a "evaluation" and he cannot prove his report pertains to Jane and not also to hundreds of other people by simply cut and paste someone else's name on it. By selling something, claiming it is real, but in fact it is only fake, that is fraud and a felony. Ledakis is part of the guardianship scam on Jane just for her money and house.
2. Judge weilheimer refused to allow Jane into court to meet Jane and see for herself Jane's condition.
3. David Jaskowiak (DJ), Jane's lawyer assigned to her by weilheimer, never brought any witnesses to court to prove Jane was not incompetent and after Arthur exposed the Ledakis evaluation as a fraud, DJ never used that information to defend Jane in court.
4. Jaskowiak never informed Jane or Arthur that we could hire our own lawyer, instead of jaskowiak, to defend Jane. Jane lived in a large, \$400,000 house in a private gated community and had well over \$1 million in an investment firm. She certainly could afford a private lawyer who would protect and defend her against guardianship. Jaskowiak is among those in this guardianship scam.

5. Jaskowiak never made notes for Jane and Arthur to learn about the guardian process and what was going to happen.
6. Jaskowiak never allowed Arthur to sit in on the meetings with Jane so Arthur could learn more about this matter and to also be able to explain things to Jane, also a person who would not understand legal matters in this legal guardianship matter.
7. Jane was kidnapped (taken away, by force, against her will, for monetary gain) from her huge 3 bedroom, 3 bathroom house on August 25 2021 where she has lived for 21 years by jill herring (JSH) with logie, as part of the plan to evict Arthur (who had lived there for 1 year at Jane's request), put Jane into a nursing home, depriving Jane of her much loved and valuable contents forever, allow friends of the racket to loot the house and sell the house very cheap to a friend who then resells the house at full value. The racket keeps the profit and never gives it to the victim or their family. Logie either never read the Ledakis report that said Jane could live at home, with Arthur there, or refused to accept the report only so the racket could make a tremendous amount of money for himself. As Jane's total guardian, Logie was obligated to know what the court's "expert" said was best for Jane. Logie had lied to both Jane and Arthur about why his "care manager" Deb Klock (who has a well known reputation as being grossly incompetent and dangerous) wanted to meet Jane that day at Jane's house. Logie used klock as an excuse to make sure Jane was at home so jsh could kidnap Jane as part of the racket's plan..
8. Logie took Jane's valuable car away on august 25 for his own financial gain, without asking Jane what she wanted which was to have Arthur get the car for his use.
9. Logie/JSH refused to allow Jane and Arthur see and talk to each other for the 12 days Jane was forced to stay at JSH's house, who Jane was never close to or liked.
10. Arthur found a witness who knew Jane and saw Jane every week, for 16 years, as her only hairdresser and saw Jane 2 days after Jane was kidnapped from Jane's house to be at jsh's house. The witness saw jane shaking and crying and saying repeatedly "I want to go home, I want to go home".
11. That night of August 25, Arthur called the state police in that area to do a wellness check on jane out of grave concern for Jane.
12. On August 26, Arthur called the police a second time for a wellness check on Jane but was told by them jane was fine and not to call them again.

13. On August 27, in a conference call with Weilheimer, JSH's lawyer camp, Logie and jaskowiak, Weilheimer informed Arthur that he was never to have any more wellness checks on Jane or Weilheimer would charge Arthur with Contempt of Court.
14. On August 30, 2021, Arthur discovered Jane was put on anti-depressants because Jane was so upset at being forced to stay at JSH and not allowed to see or talk to Arthur. About a week later, Arthur found out Jane was put on another type of unknown pill. Both Logie and jaskowiak had refused to tell Arthur about those pills at all, even to this day.
15. On August 6, Logie emailed Arthur and told him his mother was taken to the hospital the day before. Jane was taken to the hospital, by ambulance, unconscious, confined to bed for 6 weeks and treated for starvation. Logie had told Arthur because Jane fainted because it was a hot day. Arthur discovered Jane was in the hospital for malnutrition from because JSH was not feeding her and being forced to stay at Jill's house.
16. Neither Logie or jaskowiak allowed Arthur to see or talk to his mother in the hospital for about the first 2 weeks.
17. Jane suffered tremendously physically, medically and psychologically while in the hospital under jaskowiak and Logie control. Jane had daily blood tests (42 times), daily needles in the stomach (42) to prevent blood clots .
18. Arthur discovered Jane was not eating her hospital food because it was always cold and the food tasted awful. Arthur was bringing food, newspapers, magazines, other needed articles and roses to help his mother survive and help her relax in the hospital. Even when Jane had covid, Arthur would leave those items at the security desk to be given to Jane. Jane was kept in isolation for no reason, nobody took her for any walks or go outside for fresh air and nobody helped her learn how to use the TV. Arthur was not allowed, because of only a 1 hour visit, to take Jane outside for fresh air and exercise. At week 5, Jane got covid where she could have died.
19. Logie always kept Arthur in the dark on her medical situations because Arthur was told he could not ask the doctors or nurses any questions by Logie and Logie always refused to answer Arthur's questions about his mother's medical situations, including the pills she was taking.
20. Logie did not bother trying to find out who Jane's doctor's were in case they were needed.

21. Near the beginning of her hospital stay, Arthur saw Jane did not have her glasses that she used for reading and seeing. Arthur got her reading and distance glasses from the store to use while Arthur went to Jane's eye doctor, got the prescription and made several trips to get them made and paid for them and then took them to Jane. Neither Jaskowiak or Logie did that for their "client" Jane, nor did her daughter JSH ever notice Jane did not have her glasses while Jane was held hostage at JSH home. While there for almost 2 weeks, Jill refused to let Jane call or see Arthur.
22. Logie canceled my mother's medical alert necklace on August 25 2021 after she was kidnapped from the house which is needed for my mother's life and health.
23. At week 6, Logie dumped Mother into a very low rated nursing home that had just opened up after a major COVID shutdown. About 39% of the people that die from COVID, die in nursing homes. Logie refused to put a phone in my mother's room for her happiness and possible medical emergency. The staff on Jane's floor is hardly ever there to be contacted in case Jane falls, stroke, etc. Jaskowiak does not seem to think his client should have one.
24. Jane's room has old and broken furniture, urine stained towels and urine stained sheets, torn and tattered bedspreads, missing sheets and pillow cases. I had to buy Mother a bigger trash can because she had to put the trash in the shower or on the floor because no body was taking it away. Jane has been kept in a locked down section, in solitary confinement, in a sensory deprived environment for 2 years now. Mother just turned 98.
24. Logie/Zabowski refuse to give medical records or the names of the pills she is on to Jane's son for unknown reasons denying her son to know anything about the health of his mother.
25. Logie sold/gave away Jane's car without asking Jane or Jane's son if he wanted it and seems to have sold it at a extremely low value.
26. Logie refuses to disclose who his insurance company is and did not list Arthur on the inventory sheet as required.
27. Zabowski (Logie's lawyer) and Logie refused to respond to Arthur's lawyer's emails on various matters.
28. Jane got COVID the last 2 weeks she was in the hospital for malnutrition caused by Jill while Jane was forced to stay at Jill's house. After Jane was over it, Logie then put Jane into a low grade nursing home 50 miles away that had just opened up after a complete shutdown of

covid. According to news reports, 39% of the people that die of covid are in nursing homes.

29. Logie/jaskowiak has been kept jane in a locked down section of that place for 5 months that also has people with mental issues. There are men in that section. There are NO locks on the doors which puts jane and other women in danger of being physically or sexually abused.
30. Logie/jaskowiak have refused to give any more time or days than are now : 1 hour 3x a week for their client to be with Arthur. No reason given after 5 months of jane being there. Jane is being deprived of her son to enjoy her life of being active and her life could end at any time.
31. Logie/jaskowiak refused for 3.5 months to have janess very swollen legs taken to the hospital for a ultrasound to see if there is a blood clot or infection that cause amputation or death to jane at 96.
32. Logie/jaskowiak has missed every one of jane's various doctor's appointments putting jane's health and life in danger.
33. Logie claims none of the 20 or so new nursing homes in the Souderton area wanted her. Why would they not want a almost perfectly healthy and normal person with a worth of about \$2.5 million?
34. Arthur found a dead mouse under Jane's bed, reported it to the director but it took him 3 days before it was removed.
35. Arthur had to buy a much bigger trash can than the one in janess room because Jane had to put the trash on the floor often because it would not fit into the one in her room. Jane's room has broken and worn out furniture.
36. Logie/jaskowiak refused to obey what their hand-picked "expert" Iedakis said in his report that Jane could live at home and with Arthur there is fine for jane's health and wellbeing. Instead, Jane has been in a one room "pig pen", in a locked down section in a psyco ward, she is denied the large library, large recreation room and the luxury large dining room that the rest of the floor enjoy.
37. A so-called "care manager" (deb Klock)was hired by logie shortly after August 6 2021. So far, logie/jaskowiak refuses to tell Arthur what she does or has done for jane and how much she has been paid. Klock has a well known history of stealing money, assets and

over drugging clients.

38. Because of the fake and made up ledakis "evaluation" and the matter of guardianship was started by jill just to control jane's vast wealth, Arthur had to lose his \$25,000 house for no money for lawyer fees to try to protect his mother from losing all of her money to those conmen and women, spent a week in prison for exposing the scam, has had to spend ten's of thousands of dollars for lawyers and has had to spend 7 days a week dealing with this scam.
39. Because of the great distance to jane's location, it takes Arthur about 1.25 hours to drive there, about \$100 a week in gas just for a 1 hour visit with his mother.
40. Logie only allowed Arthur a 1 hour visit on Christmas and thanksgiving to be with his mother and her with him.
41. Arthur created a massive website dedicated to the massive legal guardian corruption around the country and in the Montgomery County court for many years.
42. Logie/jaskowiak prosecuted Arthur because he documented their corruption and gross incompetence to jane, endangering her health, life and happiness.
43. In February janes watch stopped and Arthur bought her a new one. Noone else knew her watch was broke.
44. Jaskowiak never brought any witnesses at her guardian trial to show jane was not incapacitated by having done anything strange or unusual. She only had a short term instant recall problem.
45. Janes nursing home still has active covid cases. There are about 12 rooms with 12 inch metal tubes from them that pull out the contaminated air.
46. Since jane was taken from her huge home, because of jills obsession to get janes money and to control her, jaskowiak, logie, zabowski, klock and the cost of the tiny, one room pig pen has cost jane about \$85,000.
47. How has jane benefitted from all of those people stealing her money?
48. Because of the primitive living, unsanitary and unhealthy conditions forced upon jane by logie and jaskowiak, jane is deprived of human dignity for the past 5 months.

49. Despite the extreme costs and hardships placed upon Arthur by this made up "incapacitation" scam, Arthur has not abandoned jane (unlike her daughter jill, logie and jaskowiak) and continues to defend and protect her and to bring her back home to live happily.
50. Jaskowiak and logie never asked for more time for jane so she can be with her children.
51. Logie and jaskowiak NEVER discussed with jane where jane was to live and her son. Janes current location is 40 miles away from the place where she has lived for 21 years.
52. Back in December 2021, Arthur bought jane various types of hand sanitizer to keep the risk to jane of getting covid by the staff and residents.
53. Because jane has been refused by logie and jaskowiak to have a phone in her room since when she was forced to be at the nursing home against her will and jane does not have their phone numbers, she cannot call them when she has a problem or call family and friends. 8th amendment prohibits cruel and unusual punishment..
54. Logie has stated people must wait 24-48 hours before he will return their calls and does not call people back on the weekends.
55. When jane was forced to be at jill's house for 12 days, jill refused to let jane have use of the phone to call Arthur or to see arthur.
56. About june 3 2022, mother complained her right shoulder hurt a lot, I told Meitner, he said he would tell pam the new guardian. Two weeks later, no one had seen mother about it. I took a video of it. On June 17 2022, I noticed mother did not have a bed sheet on top of the fitted sheet. She only had a thin quilt like blanket. I told Meitner about it.

The guardian of the Estate gathers the assets of the incapacitated person, preserves them and invests them in interest bearing accounts and low-risk income producing securities. The guardian of the Estate also pays the bills for the incapacitated person from the ward's funds.

Generally speaking, a plenary guardian of the estate has the authority to handle all of the financial affairs of the ward, including such things as:

- (a) Buy and sell assets, investments and real estate
- (b) (subject to certain limitations);
- (b) Operate a business which is part of the estate;
- (c) Incorporate a business which is part of the estate;
- (d) Vote any stocks which are held by the estate;
- (e) Accept a deed in lieu of foreclosure;
- (f) Compromise or settle controversies (with Court approval);
- (g) Purchase liability insurance;
- (h) Lease property of the estate, collect income and rents; and
- (i) Make reasonable expenditures to preserve property of the estate;

WHO ATTENDS THE HEARING?

ANSWER: (a) The petitioner, as the person initiating the guardianship proceeding, is generally expected to attend. In certain cases, the petitioner need not attend if the petitioner is not expected to offer any testimony.

(b) The alleged incapacitated person is required to be present at the hearing unless the Court is satisfied that the physical or mental condition of the alleged incapacitated person would be harmed by being present, or if it is impossible because the person is not in Pennsylvania. If the incapacitated person cannot appear at the hearing, the testimony, affidavit, or deposition of a physician or licensed psychologist must be presented with a statement indicating that it would be against sound medical advice for the incapacitated person to attend

WHAT PART DOES THE ALLEGED INCAPACITATED PERSON HAVE IN THE HEARING?

ANSWER: Allegedly incapacitated persons have the right to present evidence concerning their capacity. They have the right to be represented by a lawyer and to have court-appointed counsel if they cannot afford their own. Alleged incapacitated persons have the right to contest the averments of incapacity or the appointment of a specific guardian.

They have the right to seek the appointment of a physician by the Court to determine their capacity. Alleged incapacitated persons have the right to cross-examine witnesses and to demand that the facts be heard by a Jury.

WHAT FACTS MUST BE ESTABLISHED AT THE HEARING?

ANSWER: The Court will consider evidence at the hearing concerning :

- (a) The nature of any condition or disability which limits the individual's ability to make and express decisions.
- (b) The extent of the individual's ability to make and express decisions.
- (c) The need for guardianship services, if any, in light of the availability of family, friends and other support services to assist the individual in making decisions and in light of the existence, if any, of advance directives such as durable powers of attorney or trusts.
- (d) The type of guardian, limited or plenary, of the person or estate, needed, based on the nature of any condition or disability or ability to make and express decisions.
- (e) The length of time the guardianship may last.

HOW IS THE EVIDENCE PRESENTED?

ANSWER: Generally, evidence is offered under oath and in the courtroom.

To establish incapacity, the petitioner must present testimony in person or by deposition from individuals qualified by training and experience in evaluating individuals with an incapacity of the type alleged by the petitioner. The testimony should establish the nature and extent of the alleged incapacities and disabilities and the person's mental, emotional and physical condition, adaptive behavior and social skills.

The petitioner must also present evidence regarding the services being utilized to meet essential requirements for the alleged incapacitated person's physical health and safety; the services being utilized to manage the person's financial resources or to develop or regain the person's abilities; evidence regarding the types of assistance required by the person and why less restrictive alternatives would be inappropriate; and evidence regarding the probability that the person's incapacities may significantly lessen or change.

WHAT CAN THE COURT DECIDE?

ANSWER: (a) The Court can determine that the proceeding has not been instituted to aid or benefit the alleged incapacitated person or that it does not have jurisdiction over the petition in question. In both these instances, the proceedings would be dismissed.

(b) The Court can determine that the alleged incapacitated person is able to receive and evaluate information effectively, is able to communicate decisions and that a guardian is not necessary.

(c) When the Court is satisfied upon the presentation of clear and convincing evidence that the person about whom the petition has been filed is incapacitated, the Court will appoint a guardian who may be (1) a limited or plenary guardian of the person; (2) a limited or plenary guardian of the estate; or some combination of both.

WHAT IS A BOND?

ANSWER: At the hearing, the court will determine if it will be necessary for the guardian to file a bond and, if so, its amount. The premium for the bond can be paid from the assets of the ward.

A bond is a type of insurance policy that guarantees the guardian's faithful performance of all duties. If the guardian misappropriates property of the ward's estate and is unable to repay, the bonding company will pay the value of the property to the incapacitated person's estate. The bonding company may then have a legal claim against the guardian for the value of the property

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

NO. 2021-X2110

**IN RE: JANE HERRING,
AN INCAPACITATED PERSON**

Petition for Review and Request to Remove Guardian

1. Arthur Herring, III, the Petitioner, is the son of Jane Herring (JH).
2. On about August 11, 2021, Judge Weilheimer determined that JH was in need of a guardian and appointed Dwyane Logie ("Logie") as the guardian of both the estate and the person of JH.
3. Since his appointment, Logie has refused to act in the best personal, financial and medical interests of JH which is shown by the following actions:
 - a. Logie has failed to be aware of or act for her medical needs and conditions.
 - b. Logie removed her from her home of 21 years without consulting with her or the person JH has stated to be the one person she loves and has always trusted most for advice, her son Arthur. Logie sold her car without asking JH or asking Arthur if he wanted it, which JH said he could always have, thus depriving Arthur of a valuable asset.
 - c. Logie removed her from her home where she had resided and lived successfully for 21 years. This was totally against the report and opinion of the only court appointed "expert" Dr. Ledakis. who said JH can stay in her home.

- d. Dr. Ledakis testified he recommended JH stay in her home with a little day assistance and since her son, Arthur, has been living there for 2 years, that was more than enough assistance for JH.
- e. Logie, instead of following Dr. Ledakis only recommendation, placed JH with Jill Herring. This resulted in JH being hospitalized for six weeks because of the gross physical and psychological mistreatment by Jill Herring to JH which forced JH to be put on anti-depressants because of that gross mistreatment, another unknown type of pill, malnutrition caused by Jill Herring not feeding JH properly and JH contracting COVID in the hospital where JH could have died. Logie was totally unaware JH was not eating her food because it was always served cold and she hated the taste. Her son Arthur, when allowed at the hospital, was always bringing JH food to eat. Logie was not aware she was basically kept in her bed for those 6 weeks and was never walked by any of the nurses. Logie was totally unaware JH had lost her glasses in the hospital 3 months ago and it was Arthur who found a old pair, got new ones made, paid \$260 for them and Logie still has not repaid Arthur. JH suffered daily pain in the hospital by daily blood tests and a painful needle in the stomach to prevent blood clots.
- f. Logie has forced JH to live in a very tiny room at a low rated facility that continues to have widespread covid infections; JH is forced to live in a locked down section so JH cannot even go to other parts of the nursing home to associate with others; JH cannot go outside or go on car trips anywhere; the nursing home does not properly care for her with proper medical care, sanitation, or furniture

that is safe and usable; items have to be put on the dirty floor due to lack of tables; JH's location is costing her significant sums when JH has a free home to go to.

- g. Logie has forced JH to be excluded from seeing her children, especially Arthur, except for a very limited time, 1 hour visits 3x a week. Logie refuses unlimited visiting hours, especially for Arthur, to see and be with JH. Logie refuses to give normal time (like other people have with their loved ones) with JH so various activities (lunch, dinners, shopping, etc) can be enjoyed with JH; Logie is forcing JH to live in sensory isolation type torture in that JH is not able to perform the various day to day functions and activities that are necessary to retain such skills because JH is not allowed to stay in her \$400,000 home, enjoy her large 3 bedroom, 3 bathroom home with many beautiful antiques and such activities that go along with living in her large home.
- h. Logie refuses to provide the basic humane treatment to JH in that he has refused to allow JH to have a private phone in her room so she can call her children, especially Arthur, anytime she wants and for any length of time. Currently, JH must go to the nurses station down the hall, stand next to them to make a call, cannot feel free to talk about her private thoughts and is only allowed to talk for about five minutes.
- i. Logie is trying to evict Arthur from JH's home, which is absolutely against the expressed verbal and written wishes of JH, just so Logie can sell the house, keep/trash JH's extremely valuable and personal belongings in a less than honest and ethical way, only to make a huge personal profit from doing so. Such actions

of trashing JH's cherished belongings would cause severe undue pain to a woman at 96.5 years.

- j. Logie is draining JH's bank account and continues to do so by hiring his lawyer (at JH expense) and paying himself \$115 an hour for anything he can think of. JH is also paying for "her" lawyer, Jaskowiak, who also has not done anything of value to help JH.
 - k. Logie refuses to respond to emails at all and if he does, does not answer questions or only responds with extremely vague answers. For example, in his inventory form filed recently Logie refused to list myself, a missing \$1 million dollars, and his insurance company for liability coverage for his business as required.
 - l. Just after JH was forcibly taken from her home by Jill Herring/Logie on August 25 2021, Logie canceled JH's medical alert necklace that she wore all of the time in case of needed help. Since JH did not have it at Jill Herring's house, hospital and now in the so-called nursing home, Logie has put JH in a possible deadly situation where if JH needed help (heart attack, stroke, fall) she may not be found for many, many hours. By that time JH could be dead or in a irreversible grave condition.
4. Petitioner believes that Logie be removed, without hesitation, as guardian of person and estate and that a new guardian should be appointed in his place. JH's son, Arthur, has proven he is the only person that has cared in every way for JH and JH has stated repeatedly that she only trusts and loves Arthur to take care of her and give her good advice if and when it will be needed. Therefore, Arthur should be appointed as at least the Guardian of the Person, JH.

WHEREFORE, Petitioner requests that this Court issue a rule upon Dwayne Logie to show cause why he should not be removed as guardian of the person and estate of Jane Herring for the financial, medical and psychological benefit to JH..

Arthur Herring, III

VERIFICATION

I verify that the information contained in the foregoing document is true and correct to the best of my knowledge, information or belief. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date

Arthur Herring, III

IN RE: JANE T. HERRING
AN ALLEGED INCAPACITATED PERSON

EMERGENCY PETITION TO DENY PAM BLUMER AND BARLEY/SNYDER THEIR INVOICES THEY SUBMITTED FOR PAYMENT ON FEBRUARY 20 2024.

Petitioner, Rev. Arthur Herring III, pro se, (hereinafter referred to as Arthur), files this Emergency Petition to deny Pam Blumer and Barley/Snyder their invoices they submitted on February 20 2024. Petitioner is requesting a hearing and a decision by this court.

1. This Orphans Court has jurisdiction and venue over this matter of Jane Herring and the petition hearing pursuant to 20 Pa. C.S.A. section 5512.2, Orphans Court Rule 14.9
2. Petitioner is Rev. Arthur Herring III, age 70, son of Jane Herring, forced to live in his car, in the middle of winter, eating cold sandwiches for lunch and dinner, evicted from Jane Herring's house against her written and verbal wishes. Eviction was done by Judge Weilheimer, David Jaskowiak (lawyer for Jane since May 2021) and Ron Fenstermacher (guardian of estate since May 2022).
3. Jane has been denied her Rights and Powers by this court, Weilheimer, Jaskowiak, Fenstermacher and her guardians in this guardianship fraud. Those Powers and Rights are expressly written in various federal and state laws pertaining to guardianship. Those laws empower her to make decisions to her guardians and in her guardianship.
4. Jane continues to be a victim of guardianship corruption and fraud based on a fake and admitted unreliable "evaluation" by Weilheimer's hand picked psychologist, Ledakis. Jane was declared "incapacitated" by Weilheimer.
5. Jane Herring will be 99 on May 16 2024, IF she can live that long because of being drugged, denied to be with her son, denied exercise, denied to leave her locked in section in a low rated nursing home for 2.5 years, denied to be allowed in society, refused to be allowed to go back home to enjoy her much loved possessions of 99 years, denied to have friends visit, denied a phone, denied a table, denied to live her life as a human being instead of being forced to live like a dog in a cage for the past 2.5 years.

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA
ORPHANS COURT DIVISION
NO: 2021-X2110

IN RE: JANE T. HERRING
AN ALLEGED INCAPACITATED PERSON

2/26/24

23,

EMERGENCY MOTION FOR NORMAL AND UNMONITORED VISITS WITH JANE
HERRING AS HIS SISTER (jsh) HAS HAD FOR OVER A YEAR.

Petitioner, Rev. Arthur Herring III, pro se, (hereinafter referred to as Arthur), files this Emergency Motion To Resume Unlimited and Unmonitored Visits with Jane Herring, a person of 99 years old as they always had before this guardianship scam started. Petitioner is requesting a decision by this court.

1. This Orphans Court has jurisdiction and venue over this matter of Jane Herring and the petition hearing pursuant to 20 Pa. C.S.A. section 5512.2, Orphans Court Rule 14.9
2. Petitioner is Rev. Arthur Herring III, age 70, son of Jane Herring, forced to live in his car, in the middle of winter, eating cold sandwiches for lunch and dinner, evicted from Jane Herring's house against her written and verbal wishes. Eviction was done by Judge Weilheimer, David Jaskowiak (lawyer for Jane since May 2021) and Ron Fenstermacher (guardian of estate since May 2022).
3. Jane has been denied her Rights and Powers by this court, Weilheimer, Jaskowiak, Fenstermacher and her guardians in this guardianship fraud. Those Powers and Rights are expressly written in various federal and state laws pertaining to guardianship. Those laws empower her to make decisions to her guardians and in her guardianship.
4. Jane continues to be a victim of guardianship corruption and fraud based on a fake and admitted unreliable "evaluation" by Weilheimer's hand picked psychologist, Ledakis. Jane was declared "incapacitated" by Weilheimer.
5. Jane Herring will be 99 on May 16 2024, IF she can live that long because of being drugged, denied to be with her son, denied exercise, denied to leave her locked in section in a low rated nursing home for 2.5 years, denied to be allowed in society, refused to be allowed to go back home to enjoy her much loved possessions of 99 years, denied to have friends visit, denied a phone, denied a table, denied to live her life as a human being instead of being forced to live like a dog in a cage for the past 2.5 years.

6. This court and Jane's so-called lawyer assigned to her by a previous judge since the beginning, David Jaskowiak (DJ), is well versed in the federal and state laws of guardianship, but he has refused to carry them out only for his and the Guardianship Mafia's (Mafia) financial benefit.
7. DJ has also refused to follow PA Rules of Conduct for lawyers pertaining him being Jane's lawyer since he was "assigned" to Jane only 2 days after the petition was filed by Jane's estranged daughter, jsh.
8. DJ/Mafia has and continues to use the court as his personal weapon to attack anyone that dares to interfere with his greedy and criminal use of a human being only to keep access to one of his/Mafia's bank accounts, in this case Jane Herring.
9. After Arthur got fed up with the lies and unfounded accusations against him since the beginning of this guardianship scam, never amounting to anything more than here say, Arthur filed a Petition in court in fall of 2023 to "Prove Arthur is a danger or menace to Jane Herring, in other words either defecate or get off of the toilet".
10. Jaskowiak/Mafia demanded Arthur's petition be denied. This court did what they asked.
11. DJ was on a 3 person panel for a 3 hour guardianship seminar in October 2019 that covered most of the state and federal laws and rules for guardianship, especially those for the AIP.
12. DJ has refused to follow any of those laws and rules for Jane Herring, his client for about 3 years.
13. DJ has stated he has only seen Jane twice in 2.5 years she has been kept a prisoner at manatawny manor.
14. DJ has totally ignored her health, welfare and happiness so far.
15. DJ has allowed his client, at almost 99 years old, to be kept as a prisoner in solitary confinement, in a sensory deprived environment, deprived of living a normal life as a human being and is dictated by title 20 section 5521, has violated federal and state laws for pertaining to those in guardianship.

16. DJ admitted in that seminar he uses the court as a weapon to get what he wants and to make money. DJ has also used Arthur for that purpose and punishment because Arthur has been exposing the guardianship scam on his Mother and jeopardizing his/Mafia's financial interests.
17. DJ has refused to allow Jane Herring to come to court, as is her right, to speak for herself and to demand her rights, wants and wishes in this guardianship scam on her.
18. If Mother was allowed to do so, as she had said in her letter on April 20, 2022, Mother would again demand she go back to her large and beautiful home, have Arthur live with her again, get a new lawyer and come to court to speak, as is her right.
19. DJ led the charge to discredit Jane's letter and DJ/Mafia hired again their "whore" (lawyers and judges call psychiatrists and psychologists the "whores of the court") to "confirm" Jane did not write it on her own, Arthur told her what to write.
20. But, again the Mafia never allowed Jane to come to court to speak for herself and say what she wanted under title 20 section 5521.
21. DJ said in a zoom call to lawyers and former judge on/about March 15 2022 he saw Jane in her pig pen, he said she liked the room, liked the food and liked the people.
22. So DJ was saying Jane knew what she liked and wanted at that time.
23. Jane wrote her letter to the former judge on April 20 2022, about 6 weeks later.
24. DJ was CONFIRMING Jane KNEW what she wanted and liked and was CONFIRMING what Jane wanted in her letter.
25. Both DJ and the court have and continue to refuse to admit that fact.
26. Jane has been denied the basics of being a human being and being allowed to go outside to be in and enjoy societies offerings.
27. Jane has been refused to be allowed a phone or Zoom to see Arthur and talk to Arthur based on lies by the Mafia.

28. Jane and Arthur have always had a very close and loving relationship. It is Arthur Jane has always trusted to take care of her and protect her, especially in this guardianship fraud by this Mafia.
29. Jane has been denied, by the Mafia, to go back home to live her previous normal life of happiness as the court's own picked psychologist ledakis said she could and he also said with Arthur there, everything was fine.
30. The Mafia has refused to let Jane enjoy her much loved possessions of 99 years.
31. Jane was NEVER claimed to have any mental or behavior problems that would cause her to be a danger or menace to herself or others.
32. The Mafia has kept Jane as a dog locked in a cage for 2.5 years.
33. POW's have more privileges than Mother and people in prison have more privileges than Mother because of the Mafia.
34. Since the Mafia has owned Jane for 2.5 years, how is Mother better off mentally, medically, physically, financially and her happiness than BEFORE their guardianship scam on Mother? NOT AT ALL!
35. Mother deserves, as a kind and loving person, who has never hurt anyone, to have everything that makes her happy until she dies. Mother wants and deserves the son she loves to be with her and without any of this monitor crap that was used only for the Mafia's purpose to reduce then deny visits with Jane only as a punishment and retaliation for Arthur exposing their scam on Mother for her money.

1. As a trained lie detection examiner for 41 years, I have found that when a person manipulates information in a trial, that is called fixing a trial. Fixing a trial is corruption.
2. From August 25 2021 to March 1 2024, out of a possible 14,500 hours my mother and I could have spent time together (based on 16 hour days, 8 hours for sleeping) this guardianship Mafia has only allowed 224 hours for mother and I to be together, many of them being watched and listened to by staff or paid liars with no proof, by anyone, that such a first amendment violation and invasion of privacy was ever needed or justified. For almost 2 years, under the past guardian of person Blumer, every religious holiday, birthday, mother's day, valentine's day, thanksgiving and other special days, my Mother and I were forbidden to see each other for no reason other than as punishment and retaliation to me for exposing and jeopardizing their guardianship scam on Mother.
3. Since the beginning of this guardianship scam on my now 99 year old Mother, which was originally started by Mother's daughter only for Mother's vast assets as she had tried to do many times with Fenstermacher's help, but I always stopped those attempts. I have continued to protect Mother and her assets involving this Mafia. For the past 2.5 years I have had to listen to, be insulted by and constantly be degraded by various lies made up by this Mafia as revenge and for retaliation to me for my exposing this guardianship scam on my Mother only for her vast financial assets. This type of "demonizing" of loved ones by other corrupt guardians nationwide is what is done by them to isolate their "property" and their lack of care to those victims. This Mafia has used my visits, the ongoing restrictions of those visits and denying of those visits as punishment to me for interfering with and exposing their scam.
4. This scam was boxed up with a red bow based on an admitted, made up, so-called "evaluation", that its examiner, Ledakis, admitted had no independent proof of accuracy, using never independently proven accurate paper and pencil tests, none of the "evaluations" ever given to my Mother can ever be proven they were EVER done. Ledakis never audio or video recorded those sessions to prove what my Mother said or did not say or how she said it. Because those evaluations were never recorded in any way there is no proof his reports only pertain to my Mother instead of 100 or 1,000 other people using a simple cut and paste of names and finally the same examiner concludes his report by saying it is only his opinion. No verification of his claimed experience with memory impaired people was ever done. Ledakis was only a PHD 1 year before his assignment to mother. He is not a member of the American Psychological Association or the Pennsylvania Psychological Association. Such a pathetic snow job to

be used to sentence a very elderly woman to be forced to live for the past 2.5 years in solitary confinement, in a sensory deprived environment, has not been allowed outside for those years and kept away from a life of happiness that she was living in her large 3 bedroom, 3 bath house, in a gated community with her antiques and much loved possessions. As with all financial crimes, the only motive by this Mafia is greed, using the lie of guardianship to get their loot because they cannot make that money on their own.

5. This scam has denied my Mother and I our ongoing lifetime love and happiness we gave to each other, especially since my Father died 11 years ago and her husband of 70 years.
6. For 2 years, not one of the guardians, their lawyers, a so-called "care manager", a previous judge and jaskowiak has ever lived by and followed the basis of U.S. law: A person is innocent until proven guilty in a court of law and a person has the right to face their accusers.
7. Under the various state and federal laws of guardianship, my Mother always had the right to speak and make decisions. The Mafia has constantly ignored those laws for THEIR best interests, not for their client as lawyers and guardians.
8. Not once did any of those accusers ever file petitions to prove their made up lies about me that I caused my Mother's legs to be swollen and I caused my Mother to be agitated with my phone calls and visits. Such baseless accusations are slander, liable and defamation of character.
9. My Mother never refused my twice a day phone calls, my 3x a week visits for only 1 hour per visit, none of the staff ever had to tell me to leave who were always watching us, neither of the paid monitors ever had to tell me to leave which was their only original purpose, a paid monitor stated on Zoom that the visits were always loving and happy, there were no reports by the nursing home staff of any such accusations and the Mafia never brought in any of the nursing home staff to testify to the Mafia's claims against me. Such empty accusations are called here say and are worthless, but most important, no one ever asked my Mother if I caused her any problems. Even falsely declared incapacitated, Mother still has rights protected by both federal and state laws, especially to be allowed to speak and consulted in all matters. All lawyers involved are bound by the PA Rules of Conduct for lawyers, but those Rules have always been ignored by those lawyers. .
10. I have been denied the right to protect myself during my visits from the Mafia's paid off liars and paid with my very limited welfare money. I have constantly demanded a simple

and free cell phone to record those visits. The gang made the ridiculous claim that such a tiny cell phone would be an invasion of Mother's privacy. But according to them, a total stranger, one with extreme body odor, sitting next to us, making notes, interrupting us, taking our pictures, violating our constitutional rights of freedom of speech and expression is somehow NOT invading Mother's and my privacy?

11. I realized that the Mafia never wanted to and could never prove any of their made up claims against me last year. The Mafia never filed any petitions to prove their lies. So, in September 2023, I filed a petition titled "Prove I am a menace or danger to my Mother, in other words either defecate or get off of the toilet". All parties involved filed replies to this court to deny my petition. They knew they could never be able to prove any of their made up lies. To their much satisfaction and protection, this judge granted their request.
12. There for, since the Mafia has never wanted to PROVE any of their lies against me in 2.5 years of supposed agitation and medical problems to mother or any of their other lies, which has denied me and Mother to enjoy each day together as we did before this scam started, there is no reason why I cannot have the normal freedom to have as many visits with my Mother, for unlimited time and to take her anywhere she wants to go, just like my sister got a year ago from the previous judge. How could the previous judge, logie and this Mafia ignore the barbaric and inhumane treatment Mother's daughter did to her only for money and control while Mother was a prisoner in the daughter's house, but the same judge, on the record, say the daughter was such a nice person and did not need any restrictions of visits? It has been my mother's happiness and welfare that has been my only concern since she was kidnapped by logie and Mother's daughter. Mother was forced to take drugs on the first day to keep quiet, denied to go home because of logie's "plan", Mother was denied to call me or see me, she was starved and tormented for almost 2 weeks, Mother's weekly hairdresser of 16 years said on day 3 after the kidnapping that Mother was shaking and crying saying "I want to go home, I want to go home", that same day I was threatened with contempt of court by the previous judge if I ever called for a second wellness check on my Mother. After about 2 weeks of captivity Mother passed out, had to be taken to the hospital, by ambulance, she was confined to bed for 6 weeks at the hospital, treated for starvation, daily blood tests (42 times), her arms were black and blue, daily needles in her stomach to prevent blood clots (42 times), both to a woman 96 years old. She got covid in the hospital where she could have died, then logie dumped mother into a low rated nursing home that had just opened up after a major covid shutdown. In blumer's invoice, that nursing home had 41 active cases of covid in July 2023. According to studies, about 39% of people die from covid, die in nursing homes. Mother got covid again and a major case of influenza, again

where she could have died. This Mafia has deliberately ignored Mother medically, mentally, physically, financially and her happiness, while only using Mother's vast assets for their own greed and prosperity. This mafia has ignored and violated federal and state laws, including those for people deemed to be incapacitated.

13. No one has ever claimed that Mother had any mental or behavior problems that would cause her to be a danger to herself or others. There is no reason why my Mother had to be kidnapped from her home against her wishes and without ANY discussion by her daughter about such a unneeded and drastic change of life, and has been forced to live like a mouse in a cage until she dies in her tiny room and her only activity is going from her room, to the TV room 35 feet away to eat her meals and back. Despite many demands by me, the Mafia have refused to put a table or a phone in her room to call me or her friends after 2.5 years, but have no problem spending her money on themselves using their made up billing hours.
14. Unless and until this Mafia decides to prove any claim, with indisputable facts and evidence, they make against me in a court of law, instead of using the court as punishment, retaliation and as their private ATM machines, then their job and only job is to Mother, her welfare, her wants and wishes and the laws that protect her from abuse and neglect that she continues to be a victim of by the same people who have been stealing her money.

OPENING STATEMENT.

8/6/21

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1. This legal guardianship matter is extremely important and it will determine the future welfare and happiness of my 96 year old mother until the day she dies.
2. In the earlies 1980's there was a commercial by Wendy's restaurant. Three old ladies were staring at a giant hamburger bun and a very tiny hamburger. The old ladies kept saying where's the beef?
3. Exactly. Where is the beef here?
4. The former Plaintiff and her lawyer, in their petition, never used one example, not one, that showed my mother had done something so dangerous or bizarre that it crossed the line into indicating she needed a guardian over her estate and her financial matters. Not one example was given!
5. In fact, aside from a small memory loss issue, my mother at 96 is still in excellent physical, medical and mental health. Very rarely does she use a cane.
6. She goes to her same doctor, of 20 years, 3-4 times a year for a checkup. In June 2021, she had another examination and a once a year blood test. The blood test was so good, she was taken off of the extremely low dosage pill for blood pressure she had been for years. Her only pill taken now and has been taken for years, is a very low dosage pill for cholesterol. Her doctor, twice a year, gives her the MMSE test for cognitive analysis, the exact SAME test that neuro-psychologists use. Even though that test has no independently proven accuracy, in both June of this year and June of last year my mother's score was 26 out of 30, a very good score. Medical tests and examinations continue to prove my mother is in excellent medical and physical health. No weight loss or gains, no bruises that indicate falling. Any medical tests asked for by her doctor, I made sure they were always done.
7. Until a month ago, my mother still drove her car. For the past 50 years, she never had a traffic ticket or an accident. How many people here so far can match that record? Neither my mother's doctor of 20 years nor the former plaintiff ever said she should not drive anymore. How can that same person, as described in the petition and in the many emails the former plaintiff sent for years to people my mother does business with and to my mother's doctor of 20 years, how could my mother be capable of making the thousand's of decisions driving a car every mile if my mother was so severely mentally impaired?

8. The petition for legal guardianship was based on one thing: using the court as a weapon against me and again try to gain sole control over my mother medically and financially. The petition was only a money grab and a power grab, the exact same thing the former plaintiff tried to do one year ago and I put a stop to it. I have that document here today that proved that attempt.
9. The petition was clearly a character assassination of me by a 70 year old woman who has had basically no contact with me, at all, for the past 50 years, who knows nothing about me or my life, but makes up things about me and tells others those lies in many emails, tweets and phone calls only for her purposes. My recent lawyer stated the contents in the petition about me was "venomous".
10. I intend to show the court today who I am and that my highly skilled training and expertise for the past 41 years proves why, if the court deems necessary for my mother to have a legal guardian, that I am the only one who has in the past and will continue in the future serve my mother's wants and needs with dedication and ethics. My mother has made it very clear to both Mr. Jaskowiak and Mr. Ledakis how much she loves me and trusts me for all of her medical, financial and day to day matters. My mother has complete trust in me to take care of all of her health matters and decisions, no matter how difficult they may become in the future. This includes making serious decisions for any medical procedures she may need and any end of life decisions. All of my mother's desires were made very clear in my mother's updated Will she made with Mr. Fravel back in December 2020. My mother has made it extremely clear she only wants me to be in charge of her care or her life when she cannot make those decisions for herself. She does not want anyone else to make those decisions. She was not pleased that she could not be here to tell the court herself, but I explained to her that this court felt she should not have to go through these proceedings.
11. At some point today, I will briefly discuss my 41 year, worldwide career as a highly trained lie detector examiner and instructor in my own business. I have used the most advanced system in the world for lie detection called PSE and have tested various people for criminal, civil, employment screening and psychological evaluations. For the past 21 years, my company has sold the PSE worldwide and I have trained people in law enforcement, military, government, business, private sector and mental health persons to use the PSE and its different tests. The same dedication I gave my business for 41 years, is the same dedication I have given to my mother since my father died 9 years ago and will continue with my mother until she dies.

12. I intend to show that my mother is still a very independent person and has not done anything that would cause her to be a danger to herself or to her finances. She still has total common sense and still knows right from wrong. Her life is very simple. Her monthly bills are paid automatically and her financial investments have been managed for many years by Raymond James, before that it was Morgan Stanley when my father was still alive. She uses her debit card for gas and groceries. She usually writes only one check a month for her maid who only is there for 2 hours once a month. She only goes to the hair dresser once a week. The few checks she writes are seen by Raymond James (Fisher, Pruitt). They would contact me if my mother ever wrote a check that was out of the ordinary. It must be mentioned that the latest documents for my mother by Mr. Favel are being challenged by various parties. They are claiming that my mother did not know what she was signing in December 2020. They cite no specific examples for their objection. There seems to be no doubt that their objection was based on the totally unfounded emails the former plaintiff had been sending out about my mother's mental condition for several years. The fact is, my mother had signed other documents in 2020 with her previous lawyer and they were never objected to by anyone. So when did my mother suddenly go from normal to crazy in that year? Nobody has ever touched that question. Why not?
13. For almost 9 years, since my father died, I have been at my mother's house EVERYDAY, for about 6 hours per day. That comes out to about 3,100 days in a row. About 18,600 hours spent with her. She cooks dinner, I do the dishes manually after dinner and then we talk or watch movies. I go home about 9 at night. I have always taken care of all of the car issues and maintenance, house issues and maintenance, I take out the garbage every week, about 450 times so far. For the past 1.5 years, because of the virus, I have done all of the grocery shopping to keep my mother out of the stores and have given her the only real mask to wear to prevent her getting the COVID virus. Those masks are called N95 made by 3M. Because of the past shortages, I have stocked up a massive supply of all types of food, medical supplies, water, long term food and products needed in case there is another shortage or worse caused by any problems.
14. With all of that time spent with my mother, for almost 9 years straight, I am the only real expert of my mother's physical and mental abilities and condition. Only I can testify about my mother still knowing right from wrong and still having common sense in different situations. A person knowing right from wrong and having common sense are the only real ways to determine if a person is able to make daily decisions in their lives. NO 1,2 or 3 hour so-called "evaluation" which relies on general questions and unproven and unreliable paper and pencil type tests can determine my

mother's or anyone else's mental state. We cannot accept any therapist's so-called conclusion, no matter what title they have, when they say "probably", "I believe, I do not believe" or "my conclusion is made with a reasonable degree of scientific certainty" in their report. If that so-called "expert" claims he can go back in time and claim what a person's condition was "probably" any time in the past or "probably" what a person's condition might be in the future, then his so-called "conclusion" cannot be accepted at all. If any of those type of statements such as probably, I believe, I do not believe, or my conclusion is made with a reasonable degree of certainty" are made by any so-called "expert", then those so-called "experts" are really saying they are just guessing. A person guessing has NO business calling themselves experts especially since the patient's future life and health is on the line.

15. Having a small memory issue, that causes a person not to remember something or forgetting something is a problem that affects EVERYONE at all ages. If it gets severe to where a person's health, welfare and finances are in danger, then of course, action should be taken. People have brain freezes, they lose their train of thought, they forget the point they were trying to make and people have stage fright where they forget. Lawyers forget, that is why they use yellow pads. 3M makes billions of dollars selling Post- It pads because everyone forgets. Doctors forget that is why they make notes in a person's chart. Also, husbands forget their anniversary.
16. As I had said earlier, this matter of my mother does not deserve to be in this court at this time. It does not take 2 siblings to make trouble, only one. The former plaintiff was only using the court as both a weapon against me to destroy my character in court to keep me from being a legal guardian of my mother and also attempting to get control of my mother and her assets to use for herself as she tried to do a year ago, but I stopped it. This time, the former plaintiff dropped out within a day to be a legal guardian when she was told by her lawyer I had a very lengthy discovery list that would prove how she had attempted to steal money several times directly from my mother and has, from information available, stolen money of about \$100,000. There is also concrete information that shows the former plaintiff recently had diverted money from my mother to herself, without my mother knowing it, and probably other monies have been or will be after my mother dies. My mother deserves to have and keep all of her money in case she needs it in the future for her needs.
17. Various business people that my mother does business with for years, have for some time basically been doing what they want do want pertaining to matters involving my mother.

They have completely ignored any questions of mine for information that my mother and I need. Right now, there is complete chaos because there is an absence of an authority for my mother's affairs that is officially recognized by those people. New legal documents are not being accepted by those people because of emails the former plaintiff had been sending to others for years basically stating my mother is crazy. Problems are not getting solved. That cannot be. My mother does not have the knowledge and ability to question those people in any detail as I can. For example, my mother's 20 year estate lawyer attempted to give away some of her money without asking her and making decisions for her without telling her. That same lawyer did not update her will as my mother wanted back in January of 2020. Buxmont accounting, who used to do my parents taxes for many years was fired by my mother several years ago. I have learned they, not the former plaintiff, has done my mother's taxes for the last 2 years. The two people at Raymond James, who have handled my mother's investments for about 20 years, I learned they had attempted to give away some of my mother's money without asking her. Only I have always proven my dedication to my mother for years and she has made her feelings known to this court confirming that. With the latest legal documents made in December 2020 and January 2021 by lawyer Fravel of my mother's wishes all personal, business, health, medical, legal, funeral, end of life and estate matters, are now air tight. I have sole power of attorney for all matters if needed. I am the sole executor. If the court feels my mother needs a legal guardian and I am chosen, then those latest documents by Fravel, will eliminate any doubt by others as to who is in charge. Information will be able to be obtained and problems will be solved quickly and easily. Those documents by Fravel would also eliminate any challenges or lawsuits that would delay settling the estate. Any independent guardian chosen will not know how to handle those matters and those people in charge of them. I have dealt with those various people for a long time before problems had become serious. Any independent guardian chosen will not have the extreme dedication for my mother and her matters as I would.

18. Finally, as the court knows, I was not able to see, study and make notes of the Ledakis's 27 page evaluation of my mother for more than 2 hours at my former lawyers office. As most people know, for 2 decades, children in school have used their cell phones to cheat on tests in class by taking pictures of questions and answers for others. I was left alone in the conference room for 2 hours. I could have very easily taken pictures, using my cell phone, of each page to review later. I never did. That should prove to the court of my complete honesty and integrity, qualitys a legal guardian must have. Even without almost any notes on that report, I intend to show why the report, by a so-called expert, has very little if any factual information to which to be relied on

about my mother. Just because certain people may have a education title, it does not guearentee what they say or do in their business will be correct.