

## JUDGE LISA STERLING

Sterling was the other corrupt judge on my Mother's scam and part of the guardianship mafia. She refused to allowed massive number of exhibits and pictures I submitted in my petitions to prove my petition to help Mother. Sterling refused my emergency petition to unblock my email, that previous judge weilheimer blocked and lied about to me, in June 2023. Weilheimer told me in a letter she had the county IT person, olivieri, block my email address to her office because she claimed I emailed her office too many times as pro se. Weilheimer did not care that I was fighting to get my Mother back home to be healthy and happy again. I was using the county agencies to help my Mother. Mother was kept in "prison" in a low rated nursing home, in a tiny room, in a locked down section, in solitary confinement with people with mental and behavior problems where she had been forced to live for 3 years until Mother was killed by the mafia by morphine in July 2 2024. But, weilheimer had lied to me. Olivieri sent me a email by mistake that he had also sent to weilheimer's office stating he did what she told him to do and blocked my email to ALL county agencies, including the DA, sheriff, county commissioners. Weilheimer broke the law. She has NO power to block anybody's email. Weilheimer did so only to punish me for exposing the scam on Mother.

When I filed a emergency petition to unblock my email to those agencies, sterling's lawyer assistant, bookler. Told me olivieri needed all of my email addresses to unblock them. I knew Sterling was lying. I told bookler that what ever olivieri did to block my email address, he can undo it. To this day, my emails are still blocked to those people and agencies.

Another time, I filed a petition and included many, many pictures. Sterling demanded to know what month I had taken each picture, especially inside of Mother's house. I could only give a general answer. Sterling denied ALL pictures, even though jaskowiak was sitting there and he was in my Mother's house about 4 times and he could have verified them as real.

The mafia told many lies about me for 3 years that they used to restrict and deny me visits with Mother. BUT, they never filed any petitions in court to prove them. All of those lawyers did not know that the basis of US law is a person is innocent until proven guilty in a court of law? In September 2023, I filed a petition for the mafia to "Either prove Arthur herring is a danger or menace to Mother, in other words either defecate or get off of the toilet". All the lawyers filed responses demanding sterling deny my petition. They wanted it denied because they could not prove I ever was and Mother never refused my visits or complained about me. Mother and I always had a very close and loving relationship. Sterling obeyed them and denied that petition.

January 4 2024

Honorable Judge Melissa Sterling  
Orphans Court Judge  
Montgomery County, Pennsylvania  
Re: Jane Herring 2021-X2110

Dear Judge Sterling,

I just received Mr. Gelsinger's letter dated December 21 2023 where he says he has another trial and the January 23 hearing must be continued.

I totally disagree with him. There are other lawyers involved with this case, including Blumer's husband. January 23 is when a new guardian of person for my Mother will be determined. The current guardian, Pam Blumer has already resigned. This is a matter of great urgency to my almost 99 year old Mother who has been treated and kept like a dog in a cage since October 2021 by first guardian Logie and then Blumer. I have been fighting for 2 years to get my Mother home as the court appointed psychologist, Ledakis, said she could stay in his first report. Shortly after this guardianship scam started on Mother, I started a massive news website to expose these scams worldwide and to educate people.

My Mother has been kept in basic solitary confinement, in a sensory deprived environment since October 2021. She has no phone, no table, kept in a locked in section with people with mental and behavior problems, no food allowed even though she has no food allergies and no diet restrictions, no mail allowed, no friends allowed (not even ministers), has not been allowed back to her large 3 bedroom, 3 bath paid house, in a gated community where she has lived happy and free for 21 years to see her loved possessions and to enjoy the life she had before this guardianship scam was started just for her money and house. I had lived at her house for about 1.5 years and had seen her every day for dinner, for about 6 hours, after my father had died in January 2013. I knew Mother better than anyone, including her primary doctor of 21 years. My Mother was still driving her car safely without any tickets or accidents of over 50 years.

This guardianship was started by my now 73 year old sister who had tried many times, with the help of her friend Ronald Fenstermacher (current guardian of estate since May 2022) to steal my Mother's money and her house, valued then at about \$400,000, but I always stopped those attempts. The current cost of Mother's tiny room is about \$90,000 a year, but the court accepted cost of Mother's home is only \$16,500 a year. I had also found many much nicer, much bigger and much cheaper places for Mother to live if she could not live at home, but for unknown reasons and never said, the others have refused to do so. There has been NO, repeat NO, reason why my Mother had to be kidnapped and dragged from her home by her daughter and Logie in August 2021, forced to stay as a prisoner at my sister's house. Mother was refused to leave, was refused to call me and was refused to see me. The first day Mother was forced to take medication to keep her quiet. After 2 weeks, Mother had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation, daily blood tests (42 times) daily needles to the stomach to prevent blood clots (42 times) and then got covid where she could have died.

In about February 2022, Judge Weilheimer removed all visit restrictions and times to my sister, but reduced my visits to only 2x a month and 1 hour per visit (from 3 originally and unlimited phone calls). The so-called paid "monitor" was started by Blumer in November 2022 based only on her say by Blumer. Nobody has ever put such claims by the staff or in court of claimed "agitation" by me to Mother. Nobody ever asked my Mother if such lies were true. Why not? Did Judge Weilheimer know what barbaric and inhumane treatment

my sister did to her Mother? Why did Judge Weilheimer even put any visit restrictions on? Because of those visit restrictions which have been constantly reduced as per Jaskowiak's demands, from September 2021 to January 1 2024, out of a possible 14,320 hours I could have been with my Mother (16 hours per day, 8 for sleeping) we have only been allowed 224 hours. How inhumane to a now almost 99 year old person. I have many written notes by my Mother of how much she loves me, wants to be with me and how much she trusts me with her care if she ever needs it, like now. When she goes home, my father's private bedroom and bath is there for any care worker if she ever needs one. I can do almost every thing for her, except if she ever needs shower or toilet assistance. I have lost over \$100,000 trying to protect my Mother and to get her back home to live again happy and free to enjoy her life. There is no reason why she has to be kept there.

There has been no proof of me ever "agitating" my Mother or causing her legs to be swollen as has been claimed for 2 years. The allegations of cell phone use have never been proven. When I did bring out my cell phone, it was when my phone rang, text messages or to see what time it was because I could only stay an hour. For the past 2 years, Blumer has denied Mother and me to be together on birthdays, Thanksgiving, Christmas, Valentines Day, Mother's Day, Easter, Good Friday and other special days. Blumer had no reason for that! POW's and people in prison for all types of crimes have more privileges than my mother. WHY?

I have been denied a cell phone to record visits by Jaskowiak, Gelsinger and court to protect myself from lies by their "monitors". The claim is a cell phone would violate Mother's privacy. But, they want THEIR hand picked "monitors" (liars), to be able to write lies about me to further reduce my visits to none for exposing this guardianship scam. They refuse to release monitor's qualifications to do this legal work. But, a total stranger sitting next to us, making notes, taking our pictures, listening to our private conversation is NOT violating Mother's privacy and mine? Under Title 20, section 5521 and reinforced by the new law SB 506, MOTHER is the one who decides how she wants her guardianship to be run and how the guardians must act. Nobody has ever asked Mother what she wants and she has always been refused to come to court to speak.

My solution about this cell phone issue is extremely simple. I do not know why none of the guardians, their lawyers, Jaskowiak, Klock ( "care manager" hired by Logie and kept on by Blumer) or anyone has ever mentioned it. Answer: no cell phone allowed in the room during my visit. Simple and perfect. We used to have lunch in her room in private and phone calls during the day. Under Blumer, she made up those claims that I "agitate" Mother and my food caused Mother's legs to swell to cancel our lunches and phone calls as more punishment to me for exposing the guardianship scam. I keep proving guardians, their lawyers, Jaskowiak, Klock and court are NOT doing their jobs to keep Mother healthy, happy and physically and cognitively fit.

As per proposed guardian Mahoney, I believe he will be dedicated to my Mother's wants and needs and I have no objection to Mr. Mahoney. Pam Blumer has already resigned and it is imperative a new guardian be appointed now. Jaskowiak claims he has someone else. But, he promoted his friend Logie, who he had used many times and Blumer, whose husband is a friend of his and look how destructive they were to my Mother's health, wellbeing, happiness and her finances. In his acceptance letter, Mr. Mahoney strongly shows he is dedicated to his clients wants and needs, as per PA Title 20, section 5521 and PA SB 506.

Since May 2021, I have been fighting everyday to protect and help my Mother in this scam since this scam was started by my sister. I want my Mother to be healthy, happy and free to enjoy her life as it should have been for the past 2 years. Mother wants to go home and put his nightmare behind her. She deserves to have the rest of her life the way it was.

Sincerely,

Rev. Arthur Herring III

Tomlinher1925@tutanota.com