

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

NO. 2021-X2110

IN RE: JANE T. HERRING
AN INCAPACITATED PERSON

**PETITION TO ALLOW JANE HERRING TO APPEAR IN PERSON AND
TESTIFY AT THE VISITATION HEARING ON FEBRUARY 9, 2023, AND
FOR THE RECUSAL OF THE HONORABLE GAIL A. WEILHEIMER,
JUDGE OF SAID COURT, FROM THE HEARING AND THE ABOVE-
CAPTIONED MATTER**

Arthur Herring, III, an interested party, son of the Incapacitated Person in the above matter, by his counsel, A. Victor Meitner, Jr., Esq., petitions and moves this Court to allow his mother to appear and testify at the same Visitation Hearing on February 9, 2023 and for the honorable judge to recuse herself from the hearing/trial of the case and in support thereof represents as follows:

A. Introduction

1. The Petitioner is Arthur Herring, III, age 69, presently retired, who is the son of The Incapacitated Person, Jane Herring ("Jane"), as well as a resident of the real property at 26 Chancery Court for approximately two (2) years, where he resided with his mother until Jane was removed from the residence, against her wishes, on August 25, 2021, by the former Guardian, with the assistance of two (2) police officers, his sister, Jill Herring, and by Court appointed counsel, David Jaskowiak, Esquire, ostensibly to live with Jill Herring for a while. While Jane Herring was at Jill Herring's house, her son Arthur was neither permitted any access to his mother nor allowed to check on her health and safety nor even to speak with his mother. To Petitioner's knowledge there was no Court Order approving such removal from her residence.
2. Two (2) weeks prior to her forced removal from her home, Jane Herring was adjudicated by the Orphans' Court of Montgomery County to be incapacitated on August 11, 2021, which named Dwayne Logie as Plenary Guardian of the PERSON *and* ESTATE of Jane Herring. *See* Docket.

3. Pamela W. Blumer is now the Guardian of the PERSON of Jane Herring having been appointed by Amended Final Decree on May 13, 2022, which terminated the previous Order dated August 11, 2021. *Id.*
4. Ronald Fenstermacher, Esquire is Guardian of the ESTATE of Jane Herring, also appointed by Order dated May 13, 2022. *Id.*

Request for the Honorable Gail A. Weilheimer to Recuse herself from this Contempt Hearing and all further proceedings in this Matter and for a Continuance to allow for a new Judge

5. The Petitioner was found to be in criminal contempt by Judge Weilheimer on a Motion for Contempt filed by counsel for Jane Herring and for Imposition of Sanctions filed by David Jaskowiak, Esquire on December 21st, 2022 for the third time and in this last case for criminal contempt and appeals are presently pending in the Superior Court of Pennsylvania on the last two (2) findings of Contempt by Order dated December 21, 2022. *Id.*
6. The Petitioner, while in custody of the county prison superintendent filed a Writ of Habeas Corpus with the Court while the Court has never heard and apparently does not intend to hear.
7. In all to this point in time the Petitioner has no less than five (5) appeals of Orders of this Court pending in Superior Court and avers and believes that he can not receive a fair hearing from this Court while his appeals are pending and especially regarding his own visitation with his Mother, Jane Herring, which the Court and Guardians have sought to limit from almost the beginning of this case to the present.
8. The Court has stated on many occasions that Jane Herring will never be permitted to return to her residence while Arthur Herring is at the "residence", exhibiting a fixed substantial bias against Arthur Herring in matters pending before this Court and is therefore not able to be impartial in decisions in which Arthur Herring is involved, even if it would benefit his mother, her wishes and his mother's estate. After such statements were made, the Court evicted Arthur Herring from Jane Herring's residence against her wishes, refused to allow Jane Herring to testify about her wishes and at the same time denied Jane Herring the right to express her desire to return home and live with her son Arthur, thereby presenting goals that could never be accomplished no matter what is best for Jane Herring, her Estate, or her son.

9. In presiding over matters that clearly involve the Petitioner, the Court has demonstrated hostility towards Petitioner, so a substantial question of the Court's impartiality is raised by Petitioner.

WHEREFORE, the Petitioner respectfully requests that Judge Weilheimer briefly continue the hearing on the Visitation Petition filed by Pamela Blumer, Guardian and recuse herself from the upcoming visitation proceedings and that the President Judge of the Court appoint another Judge on the Orphans' Court be to fairly hear this matter. If a continuance is needed to allow for the time to appoint another Judge to hear the pending Visitation Petition, the Petitioner has no objection to a reasonable time to continue the hearing on visitation while another judge is appointed to hear the case.

Request that Jane Herring be Permitted to Attend and Testify at the Hearing

10. Arthur Herring, III, has previously moved this Court for permission to allow Jane Herring to appear and testify at previous hearings related to, *inter alia*, the sale of her residence and personal possessions and eviction of Arthur Herring, III, from Jane Herring's residence to no avail.
11. Petitioner reiterates that Jane Herring's testimony on whether her son Arthur Herring's visitation would not only be relevant but critical to a fair decision by this Court on the issues raised by the present Guardian of the person. Court appointed psychologist Dr. George Ledakis has offered his opinion in the past that in person appearance before the Court would not harm Jane Herring.
12. Petitioner believes and avers that Jane Herring wishes to continue to visit with her son, in fact would like more visits and telephone contact with her son Arthur Herring, which communication has been cut off by the Guardian since Jane Herring was removed from her residence, except for calls to the nurses station which occasionally are allowed to be connected to his mother while standing in the hallway and not in her room.
13. Movant, Arthur Herring, III, requests that Jane Herring, through her current Guardian, Pamela Blumer, be ordered to attend the hearing of the Review Hearing and Eviction matter presently scheduled for February 9, 2023, and be permitted to testify as to her wishes regarding these matters before this Honorable Court. *Id.* (recognizing that "*every individual has unique needs and differing abilities*" and the necessity of "*establishing a system which*

permits incapacitated persons to participate as fully as possible in all decisions which affect them”) (quoting 20 Pa.C.S. § 5502 (Chapter 55 of the PEF Code)).

WHEREFORE, Petitioner respectfully requests that the Court Order that Jane Herring appear in person to testify in this visitation matter.

Request for an Order to Authorize A. Victor Meitner, Jr., Esq. to Subpoena Medical Records and Manatawny Manor Records

14. In order to properly prepare for the Visitation Hearing adequately the Petitioner is in need of documentary information and records from the current medical provider at Manatawny Manor, Dr. Bruder and all other Manatawny Manor Records regarding visitation and potential complaints by staff related thereto and without such records may be unable to defend himself from alleged statements and possible testimony that may result in Petitioner not being permitted to visit with his mother or limit such visitation. Lack of documentary evidence may lead to a he said/she said hearing and such statements of what staff allegedly stated to the Guardian is stated in the Petition.

WHEREFORE, Petitioners respectfully requests that the medical records for Dr. Bruder and the records and logs of Manatawny Manor be subpoenaed and a subpoena be issued to counsel for the Petitioner and counsel be allowed sufficient time before the hearing to review the records in preparation for the hearing.

Respectfully submitted,

A. VICTOR MEITNER, JR.

A. Victor Meitner, Jr., P.C.

Attorney ID No. 09223

Attorney for Petitioner, Arthur Herring, III

DATED: February 06, 2023

tomlinher1925@tutanota.com

Tue, Feb 7, 2023 • 09:33

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to: tomlinher1925@tutanota.com + 1 ▼

Tue, Feb 7, 2023 • 09:33


trial
Mr. Meitner,

They are trying to put all the focus on me. Wrong. We must expose them for not doing their job and me doing their job and finding all the problems they never did AND would not find if I was denied my right and mother's right to be with each other. I am doing THEIR job as guardians for free: guardian of person AND estate (fenstermacher) by finding a much better (if not at home) and cheaper place to live and be happy..

arthur herring III

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vmeitner@meitnerlaw.com

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

Date: Tuesday, February 7, 2023 at 9:46 AM

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

Subject: Re: trial

Mr. Meitner,

You better believe it. They will be there today afternoon. My questions will be for blumer, ledakis (in case he shows up) and brandi. I expect the trial to be all day. I do not expect logie or my sister to be there, but I have questions for them if they do and if we can put them on the stand.

Natalee said she will testify by zoom and also Cos baker who her and her sister have many things to tell about how klock, jaskowiak and zabowski screwed them over with their uncle and stole millions of dollars away from them who their uncle wanted them to have. Very sad and disgusting story.

arthur herring III

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Victor Meitner

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Re: trial

The Court will not permit Natalie nor another third party to testify. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW


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
FAX 215-542-0259

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questions for blumer

Mr. Meitner,

Almost done to send. Up to 8,433. Just kidding. I am extremely proud of my questions for her. Very specific. The emphasis must be on blumer, her failures as a guardian and how I have exposed their gross incompetence, which is why they have constantly attacked me for doing so, thus proving my dedication to helping mother mentally, physically, financially and to her happiness. Those are the reasons why my visits must be all day and more days so mother can live like she used to before she was owned by others. I want sunday also as my day. My sister has proven she has no love or care for my mother. Thos log sheets would prove she does not want to visit my mother and neither does blumer.


Mother's happiness and her health, at almost 98 in 3 months, is THE and only purpose of them as guardians and their lawyers, not for their bank accounts. They have totally ignored their obligations and responsibilities as guardians and what their lawyers should be caring about.

arthur herring III

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
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ledakis report #2

Mr. Meitner,

On page 8, in the middle, ledakis talks about the progression of decline with dementia depends on various conditions.

The fact a person has been kept in basically solitary confinement, in a sensory deprived enviroment, no physical activity, no phone, nobody to talk to, no mental stimulas to keep her memory active that my mother has been forced to live for 15 months under logie and blumer, certainly cannot be what ledakis (if he shows up) would say is the best lifestyle for any person, let alone a person of almost 98 with a little dementia.


What must be stated over and over, it is not how little she cannot remember, it is whether she still has common sense and knows right from wrong, which is what is very important if mother lives at home. So far, she is not a threat or menace to herself or others so there is no reason why she cannot be at home, especially since she wants to be home and wants me there with her. I am the only one that has been with her 3 hours a week for the past 15 months, nobody else. I know what mother is and what and how she says thoughts. no body else. I have said all along I want to be with mother and take care of mother no matter how bad she may get.

arthur herring III

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
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pictures

Mr. Meitner,

We need to have pictures I gave you of mother's large and very lovely house to be submitted to show how mother was living a very luxurious life to show why mother wants to come home. Mother must be there to testify her love for me, to verify her notes she made me (I sent you them yesterday) which will show how much she loves me and trusts me and finally ask her does she want to go home..

Also, ask me on the stand about how mother refused her recent flu shot until I told her it was OK because of mother's trust of me.



I am adding more questions for pam because I forgot to add questions about brandi. I will send you questions for brandi (just a few) and reasons why I should have unlimited visits and times with mother.

arthur herring III


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
Victor Meitner

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
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gelsinger, fenstermacher

Mr. Meitner,

Did you send gelsinger a email asking him if I can take picturs and video of mother? Also, if I can record my sessions with mother if the spy is there for me to be able to prove what I said with mother, otherwise it is just a gotcha by them and weilheilmer will always believe brandi.If he says no, I would like to know how is that a violation of her privacy, especially if she wants me to.


As per the recent invoices by blumer and jaskowiak, I think they shoulf be sent to fenstermacher for him to see how they are wasting mother's money. Even if he does nothing, it will be evidence to show why he should not be a guardian of her estate, which also would include wasting her money at that expensive dump.

arthur herring III


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Victor Meitner


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 Thu, Feb 9, 2023 • 22:42

brandi payment, lawyer invoices

Mr. Meitner,

I will get you my final questions for blumer and ledakis by saturday morning. My question is since the court order for brandi ended on January 16, on what authority can they keep billing my mother, which is also taking my money when my mother dies? They are not fooling anyone by them saying I do not have to pay. If they do not bill her directly, then they simply make up fake billing hours.

I hope camp sends my sister those latest invoices of them and reminds her mother's money is being sucked up faster than a vacume cleaner. Maybe now is a good reason to contact camp and using those invoices to try to get sister to come to her senses and settle these matters to save a lot of money?

arthur herring III

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jaskowiak

Mr. Meitner,

Because of jaskowiak's latest gimmick yesterday of demanding my cell phone for pictures/video and all signed documents by mother (for what?) that the "monitor" of my mother and I (brandi) during my visits, who claimed she (brandi) saw me use my phone to take a video of my mother's very swollen legs, I want a continuance. We need much more time, than by tuesday, to look into this latest BS by jaskowiak claiming I violated something in the wiretap laws because I did not get the guardian's permission to do take any pictures/video. Knowing the racket and their tactics, I would not doubt they would have somebody from the DA office there to listen in for evidence. But, as you recall, Det. Shade (DA office) closed down his investigation of the corruption several months ago after only 3 weeks because he was retiring, but never gave the case to someone else. WTF? If the DA pressed charges on me, they would be damn stupid for doing so when the corruption involves judges in that courthouse. A extremely good selling point for you to tell jaskowiak if he pursues his vendetta against me. Jaskowiak and the rest of the racket will be front and center as part of my defense.

This harrassment by jaskowiak is only about revenge against me because I have named him and continue to name him on the radio show as being corrupt and part of this guardianship scam on people. I hurt his ego. Too bad. No criminal wants to be humiliated. I was in prison for two weeks, I know how they think. The court is not his personnal and private goon squad to go after people solely to harrass them, waste their money and use his clients money to pay for it. Jaskowiak and the other racket members are and have been clearly financially exploiting my mother (his client): a very elderly person.

Clearly yesterday in court, that "brandi" monitor (hand picked by pam blumer, knowing brandi would say what the racket wanted her to say for money, just a paid liar) proved she did not know as a fact that I was taking a video of mother's legs because she admitted, by your question, she did not actually see any pictures or video of mother on my cell phone. I have been verifying my mother's severe, life threatening leg problem for about 13 months to many people, including the police, EMS, the nursing home, etc.. I was verifying evidence of a crime: elder neglect/abuse. Why hasn't jaskowiak been concerned at all about how my mother is and has been grossly neglected for the past 18 months because of this fake

guardianship. The court appointed him as her personall lawyer. His job is to protect her. He has totally ignored his obligation and responsibility to her as her lawyer. We should demand he be replaced because my mother's life, at almost 98, is in grave danger.

Jaskowiak has no proof to go on his exploration trip of demanding anything .The racket based their latest claims that I upset mother on my visits and when I was allowed to call mother by "staff", but they did not bring anyone from the nursing home (pig pen) or anything signed by any of the staff to court yesterday to establish any foundation to make their claims. But, once again they achieved their goals: make money for themselves by billing my mother for those baseless claims and further drain my money without asking their client, my mother, what she wanted. They win financially even if they lose in court. WTF? We must demand sanctions against them. So far, jaskowiak has totally ignored my mother during this entire charade, including jaskowiak not bringing any of the people my mother used to deal with to prove she had NO issues that required guardians. She had only a small forgetfulness at age 96 that had NO impact on her day to day living, was in perfect health, all bills auto paid, had people investing her money, her CPA paid her taxes, her house had no morgage and her own doctor of 21 years said she could still drive her car. Where was her problem? Jaskowiak refused to bring those people into court for her. He WANTED her to be declared "incapacitated" for his own financial motives and the others in the racket. Mother did have a lot of money (they are rapidly draining it) and her large new house that they have been trying to evict me from for over a year to sell. None of them can give one example of doing anything for the benefit of mother.


If the trial is still on tuesday, than I cannot wait to see how pam blumer (guardian of person to mother) can show she has done anything to benefit mother in the 8 months blumer has been guardian (owner) besides instantly hiring her husband as her lawyer, who in turn is using his law firm to use as many lawyers as possible to add massive billing hours for money. You confirmed to me recently, we never signed anything with Blumer that said she could hire as many people (including a lawyer for herself) as she wanted and make my mother pay them.

arthur herring III

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
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 Sat, Feb 11, 2023 • 11:10**brandi**

Mr. Meitner,

According to brandi, she was there 30 minutes before and after my time with mother. So, she got 6 hours a week with mother and I only get 3 as her son? WTF?

What was she doing with mother? She spent those 30 minute with mother while mother was eating lunch? Why? Mother is extremely nice and friendly with her. Brandi hold her hand while she walks her down the hall to lunch. There is no reason brandi has to be there when I am not. She said it takes her 30 minutes to drive there. BLUMER is simply giving her travel time money, at mother's expense. We also never got the last two days of reports.


How can gelsinger be so sloppy with how the reports are submitted, 2 report days missing and did not pump up her expertise in any way. I would think that is a must for the lawyer to do if they are relying on a person's expertise to make notes and QUOTES for a legal matter as brandi did.

We will get that info from blumer, unless weilheimer denies those questions.
arthur herring III

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
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 Sat, Feb 11, 2023 • 19:42

wiretapping

Mr. Meitner,

They are trying to get me charged with wiretapping in some way, but the staff were the ones picking up the telephone basically every time I called mother and listening. Isn't that wiretapping in some way?

arthur herring III

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tomlinher1925@tutanota.com

Sun, Feb 19, 2023 • 12:59

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com ▼

Sun, Feb 19, 2023 • 12:59

trial

Date: Feb 12, 2023, 19:15

From: tomlinher1925@tutanota.com

To: vmeitner@meitnerlaw.com

Subject: trial

Mr. Meitner,

A very important question for ledakis is since he was the court's only "expert" does he know that the court and the guardians and jaskowiak totally ignored his conclusion in his first evaluation that mother had no problems with daily life, with me living there for over a year mother had no problems and he found no reason to change the way she was living, but instead dumped mother into a low rated nursing home where she has been kept in basically solitary confinement, locked in a tiny section, nobody she wants to talk to, not allowed any outside social contact, such as going home to see her beautiful house and her cherished possessions of 98 years, no phone to call anyone, only allowed to see her son 3 hours a week, no doctor's visits since she has been there and spends almost all of the time sleeping in bed or in her lazyboy recliner.

I want him to be asked does he feel that should be mother's life until the day she dies and does he reconmend that way of living for anyone for a person with mother's condition when they have a person they love and is her son who wants to care of them?.
arthur herring III

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Sun, Feb 12, 2023 • 12:48

tomlinher1925@tutanota.com

Sun, Feb 12, 2023 • 12:48

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com ▼

Sun, Feb 12, 2023 • 12:48

denying visits



Date: Feb 12, 2023, 12:48

From: tomlinher1925@tutanota.com

To: vmeitner@meitnerlaw.com

Subject: denying visits

Mr. Meitner,

If they deny me visits or limit me to 2 a month with mother and continue to deny me to be in her room (why?), then I will not know about the problems that exist to fix or to have MM fix them. All of the problems I have found and taken care of are the ones THEY never knew about and/or never did anything about.

As they are in a profession, their ignorance of those problems is malpractice, including the lawyers, all paid by mother.

arthur herring III

--

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tomlinher1925@tutanota.com

Wed, Feb 15, 2023 • 05:52

tomlinher1925@tutanota.com

Wed, Feb 15, 2023 • 05:52

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

No. 2021-X2110
IN RE: JANE T. HERRING

ORDER

AND NOW, this 15th day of February, 2023, upon consideration of the testimony presented on February 9 and February 14, 2023 to address the Emergency Petition to Modify Custody and the November 16, 2022 agreement, the Petition is **GRANTED** and the following is hereby Ordered and Decreed:

1. Arthur Herring ("Arthur") is limited to supervised visits with Jane Herring (Jane).
 - a. Arthur is obligated to pay for supervision in advance of each visit. If payment is not made at least forty-eight (48) hours in advance, the visit shall be cancelled.
 - b. Cost of supervision shall include time of each visit (including travel time and time to prepare notes) within an amount not to exceed seventy-five dollars (\$75.00).
 - c. With the approval of the Guardian of the Estate, the parties may agree that payment of the supervision may be made by the Guardian of the Estate with the understanding that all supervision payments will be discounted from his ultimate inheritance from Jane Herring's estate or that an amount equal to the supervision fees will be distributed to Jill Herring as an advance of her inheritance.
2. Arthur may visit Jane two (2) times per week, for one hour each visit from 11:00 am to 12:00 pm on Monday and Wednesday, in a location that the Guardian of the Person approves.
 - a. The time of visitations may be modified by mutual agreement between Arthur and the Guardian of the Person.
 - b. Arthur may not unilaterally modify the visitation time or dates.
 - c. Arthur may not comment on or question the supervisor about the content of her report.
 - d. Arthur may bring food to visits without the approval of the Guardian of the Person.
3. The supervisor shall monitor the conversations between Arthur and Jane.

- a. The supervisor shall maintain written notes of these visits.
 - b. A copy of these notes shall be provided to the Court, the Guardian and all counsel weekly.
 - c. Evidence of Arthur violating this Court's Order by discussing directly or indirectly any aspect of the Guardianship proceeding or any issue ancillary to the guardianship proceeding, including, but not limited to where Jane resides or Arthur's eviction, will result in this Court discontinuing Arthur's visits until a hearing to address this behavior occurs.
 - i. Violation of this Court's Order regarding discussions prohibited conversations with Jane may result in termination of all future visitations and/or further contempt proceedings.
 - ii. All prior Orders of this Court concerning communication with Jane about this case shall remain in effect to the extent not expressly modified by the terms of this Order.
 - d. Should Arthur comply with the Order and not discuss prohibited topics for four (4) consecutive weeks, the Court shall increase visitations to three (3) times per week.
 - i. Such expansion shall be established by Court Order.
4. Subject to the approval of the Guardian of the Person, and with the exception of Arthur's scheduled visitation times, Jill Scott Herring ("Jill") may visit with Jane at such times and for such durations as she wishes without further restriction.
- a. The Guardian of the Person shall have the authority to limit or suspend visits between Jill and Jane, without prior notice to, or approval by, the Court if the guardian determines that visits are in any way injurious to the interests of Jane.
5. Supervised visits for Arthur with weekly notification to the Court shall continue unless discontinued by written agreement of the parties or by subsequent Court Order.

BY THE COURT:


GAIL WEILHEIMER J.

Order B-filed/Hand Delivered
Thad M. Gelsinger
David A. Jaskowiak
A Victor Meitner
Brittany J. Camp via email

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com ▼

📅 Wed, Feb 15, 2023 • 12:59

Visitation Order an Go Fund Me Page



Arthur, Court Order is attached. Please read it carefully and adhere to it meticulously. Weekly reports go to Judge and all counsel, which I like, but, judge will cut you off if you mess up.

➤ Jaskowiak came over to me after you left and told me you have recently posted a photo of Jane and a Go Fund Me Page to help pay your lawyer bills. Is this true? He warned me that he does not want to seek another contempt order but if you do not take the photo and all references to your mother even if you did not name her, he will file another Contempt Petition. I advise you strongly to take down any even remote references to your mother immediately.

I recommend you authorize me to ask Fenstermacher to pay for your visits and take out of your share as judge suggested. I think Ron F will do that but want to arrange for sure for next weeks visits. Please let me hear from you on this ASAP. Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com ▼

📧 Wed, Feb 15, 2023 • 15:54

Go Fund Me Page

Arthur, Take the Go Fund me page with your mother's photo down immediately as well as all material that references your mother in any way on that site or any other website immediately. You are playing with fire and would certainly be held in Contempt again and put away for a longer time. Just please take all this down right away and confirm to me when down and gone. If you do not take this down immediately and confirm, please hire another attorney other than me. You are just creating work and time for the same thing all of which you cannot afford and in direct violation of all Court Orders in your mother's case. I am having a lot of trouble understanding why you do these things when you must know by now that there will be adverse consequences. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com ▼

 Thu, Feb 16, 2023 • 09:47

Visitation Order Attached

Arthur, Attached is the Order on Visitation entered yesterday and filed of record today. Looks like if you get a month of good reports from Brandy you get increased or reinstated to 3x per week. There is also the opportunity to have visits increased later. Please comply fully with the Visitation Order and all prior Court Orders. Please acknowledge receipt of this email and the Order dated 2/15/23. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

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215-540-0575

FAX 215-542-0259

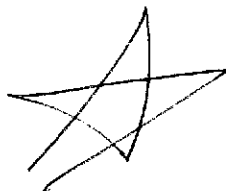
vmeitner@meitnerlaw.com

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Victor Meitner

📅 Thu, Feb 16, 2023 • 07:44

tomlinher1925@tutanota.com



📧 Thu, Feb 16, 2023 • 10:24

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📅 Thu, Feb 16, 2023 • 10:24

Re: Money for Visitation

Mr. Meitner,

I will not be seeing my mother until probably the maggots start coming out of her mouth. Until I am given the ability to prove what I say with my mother as opposed to some illiterate nobody that they hire as a so-called "independent" monitor (just like those other so-called "independents" like ledakis and jaskowiak that weilheimer hand picked) who writes what THEY want her to and be paid with MY money, I refuse to be suckered, again.

They refuse to disclose who and what brandi's credentials are for note taking and making accurate quotes for legal matters. WHY? They offered no poof that she can take those notes accurately while sitting 6 feet away. She admitted that she does not hear everything, so how can those shisters and weilheimer claim what she hears is correct as notes and quotes? WTF? All of those shisters, including jaskowiak, do not even tell her to type them up so people can understand her chicken scratch writings as legal documents for court? WTF? Nobody cared that brandi kept referring to me as "adult son"? I have a name and initials, just like she used for mother, the victim of this massive scam.

Jaskowiak claimed by recording, using a simple cell phone, that would be invading mother's privacy. Really? What about violating a person's privacy by having a strange person sitting 6 feet away and listening to our private and personal talks? What about violating mother's privacy when jaskowiak refused to defend her in court and refused to allow her to be there to speak for herself. What about Jaskowiak NEVER brought in any of mother's people (doctors, CPA, investment people, checkbook, taxes, bills, etc) to prove there was no reason mother needed a guardian? Yesterday, I gave you my letter I sent to jaskowiak before the petition hearing where I told him to do so. He refused to do so because jaskowiak and the others WANTED mother to be declared incapacitated for her money and house. What about mother's privacy being violated when she was dragged away (kidnapped) by daughter and logie just so mother's house could be sold for their profit, sent me a eviction email, forced mother to stay at daughter's house and tormented for 2 weeks, forced her to take anti-depressants because she did not want to be kept there

and not allowed to see me or call me, eyewitness proving mother was shaking and crying (after only 2 days with daughter) saying I want to go home, I want to go home, after those 2 weeks, passing out from starvation where she had to go to the hospital unconscience, forced to stay in bed for 6 weeks, daily blood tests, daily needles in the stomach to prevent blood clots, got covid, then dumped into a low rated nursing home that just opened up after a major covid shutdown (still has ongoing covid cases), got covid again and then a major influenza outbreak that mother also got later. Is jaskowaik claiming her privacy was not violated by all of that? Really?

Why does jaskowiak and gelsinger refuse for me to have protection against their second obvious trap? Jaskowiak wrote the order to have a monitor but never had anything pertaining to the quality or abilities of this so called monitor and no protection for me from lies by that monitor.. Do you think he just forgot? I guess they figure if their trap worked once, it will work again. BS! They do not me to prove they were wrong again, like blming me for mother's swollen legs for about 13 months.

I do not want any money going to those assholes and their spy. As you recall, weilheimer claimed because I got the \$14,000 gift money several months ago, I have money. How come you never corrected her and said I gave it all to you towards your bill? She spent time praising ledakis, my sister (removing when sister could see her mother) and brandi, but claiming I have some psychological illness, just like ledakis claimed in his second report. In their minds. I do have a psychological illness. It's called honesty and ethics.

I told you 6 months ago that the only way this crap was going to end is with a lawsuit. You certainly know lawyers who sue and you would get a 10% finders fee. With all of the people involved in the scam, that could be millions of dollars.

Those bastards are blaming me for mother being "agitated" when I leave and when I used to call her on the phone without ever thinking that there were many reasons why she was upset, like not wanting me to leave, the staff teasing her and oh yes, why is she there to start with instead of being in her huge 3 bedroom, 3 bath house in a private gated community of 21 years and with her loved possessions where she doesnt have to look at and be with disgusting people?

I am not surprised at all with their scam and how they continue to demonize me with lies, as many others have told me the exact same scam was played on them by corrupt lawyers and guardians. You never asked almost any of the 250 or so questions I wrote for blumer and many others I wrote for ledakis, including as the court's only "expert" why did he think nobody took his advice of mother staying at home. I guess he was told too many people in the scam wanted mother's bank account and her house.

arthur herring III

Victor Meitner

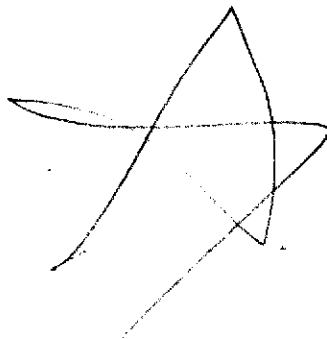
📅 Thu, Feb 16, 2023 • 07:44

tomlinher1925@tutanota.com

📧 Thu, Feb 16, 2023 • 10:24

tomlinher1925@tutanota.com

📅 Thu, Feb 16, 2023 • 10:24



Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▼

📅 Thu, Feb 16, 2023 • 11:14

Re: Money for Visitation and Termination of my Representation

Arthur, I must respectfully disagree with what you are saying and terminate my representation for: 1)lack of payment as agreed in writing; 2)your failure to take and adhere to my advice; 3)your failure to follow Court Orders; 4)not following my instructions and legal advice; 5)representing you has become too contentious and is having an adverse effect on my health; 6)your language is becoming abusive and I will not listen to such language; 7)your wearing a ministers collar and dressing in black as if you were a truly educated and ordained minister yesterday and at first refusing to take the collar off; 8)The Go Fund Me page that you recently put up really ended it for me. You are risking being held in Contempt again and for no good reason. You should take that down as soon as you can.

I have tried to help you and Janc, but, you won't cooperate and do what is best for you and your mother.

I have not decided this lightly. Please do one of the following promptly: 1)enter your own appearance pro se and consent to my withdrawal as your counsel; 2)immediately

hire some other counsel who will enter their appearance; and/or 3) in the absence of 1 or 2, I must file a Petition To Withdraw, which will not reflect well on you or your claims and which I prefer not having to file.

You have appeals and other matters pending with the Court. There are deadlines, so please get other counsel as soon as you can and have them get back to me. I will make your entire file available to you and/or new counsel when asked.

In the meantime, you are not welcome at my office nor on my premises at any time. I am very sorry that I was not able to restore your credibility with the Court and in this case, but, I think that is because you will not listen to good advice and act out in whatever way you wish even though it is against your own interest. If you want the efile which contains all we have I will download it on a zip drive and overnight it to you. I will render our final bill to you after this months end, probably in mid-March, 2023.

I needed, I will ask the Court to allow you time to seek other counsel and ask that your case, appeals, deadlines and such be held in abeyance. Let me know if you want me to ask, but, no promises from me on what the Court may do on that request.

I do need to hear from you on all these matters sooner than later. I wish you good luck and last bit of advice is to calm down, enjoy visits with your mother, help her as best you can and stop acting out. Vic

While writing this email an Amended Order came in. See attached. The only difference I see is the Court made a mistake at paragraph 2. d in the first Order by

allowing you to bring food when she meant to say NOT bring food without consent of the Guardian. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

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

Date: Thursday, February 16, 2023 at 10:24 AM

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

Subject: Re: Money for Visitation

Mr. Meitner,

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▼

 Mon, Feb 20, 2023 • 17:33

Objections To Petition For Allowance/Approval of Guardian of Person Fees and her Counsel Fees as well

Arthur, The Objections to the Fee Petition for Guardian of Person and her Counsel, Barley Snyder, are due tomorrow. Although I have informed you last week that I am withdrawing as your counsel, I don't want our failure to file Objections to harm your situation or ability to object so here are proposed Objections to be filed tomorrow if you approve. I do not object to payment to Pamela Blumer as they are reasonable, but, do object to the huge bill from Barley Snyder. Call or email me on this please.

Have you obtained other counsel or will you represent yourself??? If no answer from you on this very shortly, I will be compelled to file a Motion/Petition with the Court to permit me to withdraw, citing the reasons, which I prefer not to do if you consent to my withdrawal. Let me know on this ASAP. Thx, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

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BLUE BELL, PA 19422

215-540-0575

Victor Meitner

📧 Mon, Feb 20, 2023 • 17:33

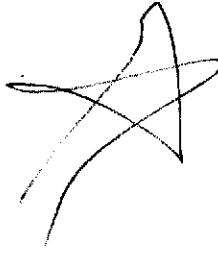
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📧 Tue, Feb 21, 2023 • 10:34

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Tue, Feb 21, 2023 • 10:34



Re: Objections To Petition For Allowance/Approval of Guardian of Person Fees and her Counsel Fees as well

Mr. Meitner,

Since pam blumer has done NOTHING for my mother since she was hired, caused her constant mental grief by not allowing her client, my mother, to see me as much as possible at almost 98, call her on the phone at any time, take her out for day trips, allow her to go home to see her loved possessions, blamed me for 8 months for her leg condition when it was proven I was NOT the cause by any of the food I brought her, refused mother to see her regular doctors (including her dermatologist for her skin cancer), denying me to see mother on Thanksgiving or Christmas (one of two of most holy Christian days) because she did not have someone to spy on us when it was her responsibility as mother's guardian to be there since only pam blumer was hired to be guardian and no authority was ever given to her to hire any attorneys or extra help and have mother pay for them, I do NOT want her to be paid at all.

Pam blumer has done nothing for mother in 8 months. How is my mother better off now (mentally, medically, physically, financially, happiness) with blumer as her "guardian" than mother was 8 months ago before blumer was hired? The only thing blumer has done is to create and/or ignore problems and issues KNOWING I would object thus getting her lawyers involved, as many as possible, to make as much money as possible. WTF?

Blumer being a guardian is fraud and only using mother as her whore to make her, her family and his law firm money. My mother will not be a whore and I will not let her be one to anyone. With her house and her money, she is now only allowed to exist: 3 lousy meals a day, bed, toilet. Why is she is paying \$90,000 a year, compared to \$16,500 a year at home, for a tiny pig pen, in solitary confinement, locked down in a mental ward, when she still does not need any daily services? Are blumer and her lawyers think this is how my mother should exist until she dies while they feast on her money by creating problems to charge for? I have emailed fenstermacher several times about him allowing blumers,

jaskowiak and others to bleed mother which will also be coming from my inheritance. He replies he does not answer "rants". WTF?

As you recall, the same day I hired you 13 months ago, you told me you charge more because you get results. How am I better off NOW than I was 13 months ago and over \$200,000 poorer? You just dropped me, with no warning, no replacement and all of my money will be wasted since I have no legal training to or knowledge of where matters stand, what documents need to be filed, how to write them, etc. Do you NOT care about that or are your actions and gross indifference just good old fashion lawyer business? How is my mother better off now than she was 13 months ago: medically, mentally, physically, financially, happiness since you took my case? As you also recall, I told you 6 months ago, the only way this scam was going to stop and me wasting my money is with a law suit. After 55 years as a lawyer, why didn't you get one? You would have charged a 10% finders fee and with all of the people who were victimized by guardians or the same ones who had blumer and jaskowiak, they would have joined in and you could have made millions of dollars. WHY would you refuse to get one to stop this back and forth BS.

Also, during the hearing, I think it was gelsinger who said 2 months ago, I got my \$14,000 a year gift money from fenstermacher. Weilheimer said "then he has money in his pocket to pay brandi for visits". Why didn't YOU say all of that money was given to you to help pay my legal bill? Weilheimer thinks I have money, when in fact you have it and I am still living on my \$600 SS a month and \$100 a month welfare. There is a huge difference there. I cannot afford to pay \$600 a month just to have a bitch sit there, write more fake reports of lies so weilheimer reduces my visits to one a month, act like she wanted me to reform in some way and had the nerve to say I had some type of mental illness. By brandi's and the non appearing staffs lies about me, I am being denied me and my mother private time at her age of 98 (in 2.5 months), be able to eat lunch together, go out, etc, when any day could be her last. Maybe that is why the vultures are on a feeding frenzy for mother's money.

Without me there, because I have no money to waste on a lying spy whose only purpose was to make up lies about me and claim "staff" said things but never bringing them there to testify, simply to deny me visits with my mother, mother will have no more newspapers to read, no magazines to read, no more flowers to make her happy, no visits with me, none of her favorite food to eat, no TV because they do not have her favorite channels. Would even a fraud like ledakis think that is good for a person with a memory issue? Nothing for mother to do but just keep her body from quitting? Really??

So, for the rest of her life she will only have 3 meals a day, then laying in her chair or laying in bed for most of the day and a toilet to shit in at \$90,000 a year. Is THAT the life you would want for yourself or your wife if others were in charge? THAT is the life jaskowiak, pam blumer, deb klock , gelsinger and the rest of the vultures want for a woman at 98, my

mother. Do they really think they are "guardians" in any way and are HELPING mother in any way stealing her money, denying her doctor's visits and keeping her locked down in solitary confinement and forcing her to live like a dog tied to its dog house just because I am not paying some unemployed patsy to write fake reports?



If you can sleep at night with what your fellow "lawyers" and "guardians" are doing to my mother, I am damn glad you quit. I do not need anyone who only sees ME as a bank account. I will not have any guilt when my mother dies or becomes brain dead because I gave all the money I had, spent 2 weeks in prison, almost 2 years (may 2021) of my time every day to help my mother, never missing visits to see her, exposing this scam and try to bring mother back home.

arthur herring III

Feb 20, 2023, 17:33 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

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
Victor Meitner

  Tue, Feb 21, 2023 • 10:45

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com ▼

 Tue, Feb 21, 2023 • 11:47

Objections

Arthur, Pam Blumer's bill reflects how little time she spent with Jane but the billing for Pam is reasonable. I think we gain some credibility by OKing payment of Pam's bill and objecting to her husband and his firms bill. Please authorize me to file the Objection I have written. If you do not approve of them, please let me know I am not to file them. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

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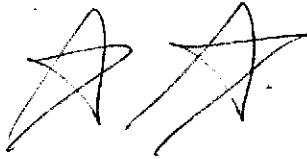
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Tue, Feb 21, 2023 • 11:47

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Tue, Feb 21, 2023 • 11:47

jane herring

Mr. Meitner,

I will call you in a few minutes. First, the fact remains that there is NO, repeat NO way I can protect myself again if I have visits with my mother. Jaskowiak refused to have any cell phone on the table to record what I say, did not say, what I did or did not do. He claimed it would violate my mother's privacy. BS But, having a total stranger there, listening in to our private conversations is NOT violating mother's and my right to privacy. You raised those points in your appeals. Just like before, brandi will be THEIR hand picked spy spy, being PAID for by me, for her to do what THEY want: make up more lies about me, to further reduce my visits to 0 at some point, while falsely saying they "wished" I had learned my lesson. As you recall, weilheimer had insulted me last week by saying I had some type of mental illness. But, she praised my sister, as did pam blumer did during the hearing. Either they did not know how my sister tormented mother for 2 weeks and then put her in the hospital for 6 weeks or they did know and they are just continuing their coverup of the facts and refusing to grant subpoenas for documents for me. That is corruption.

Second, if you look at the petition hearing, Day 1, pages 13 and 14, weilheimer says clearly to me I have a right to be pro se, but I am expected to know as much as a trained lawyer. So, what is the point of doing anything on my own, since I have no money to hire any lawyer and everything I try to do, she will reject (as you saw she did with you in and out of court) and it will only add more money to the vultures for doing nothing but making up any BS in court just to look like they are doing something to enrich themselves for it and further drain her estate and later my inheritance. I thought the court was for the people to use, not just those special few that went to that private country club: law school.

I would be damn stupid to take their bait and be there with no way to protect my self from their lies.

arthur herring III

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tomlinher1925@tutanota.com

Wed, Feb 22, 2023 • 09:02

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Wed, Feb 22, 2023 • 09:02

recording visits

Mr. Meitner,

Just to repeat myself again, as I emphasized yesterday, it is imperative that I have some type of protection during my visits with mother to prove I did not say or do anything wrong and my mother was never upset during my visits. But, how can I protect myself and prove AFTER I leave that it was not something I said or did that got my mother upset later? Brandi said many times that she could not hear what we were saying at times. That leaves the window wide open for any accusations by them. Protecting myself could be as simple as someone I choose to sit in that tiny room with us. It is damn stupid that 2 people would be in the tiny room with mother and I listening. That would be 4 people. That WOULD make mother upset, but as I have told you several times about this matter, brandi was hand picked by them, she is their bitch, who will serve them and do their tricks, just like a dog for some money. I think she is on welfare and needs some money and is a freind of somebody at Blumers law firm. I explained to you yesterday that this latest visit scam is only to squeeze me tighter and tighter until there are no more visits because of their claim about "my conduct" or some new claims from the "staff". I would not put it past them to use weilheimers claim that I have some kind of mental illness, as she said in court last week, to demand I go to therapy to "get better" before I see mother again.

They have made their weaknesses known that any type of proof is their poison. To use such a lame excuse that a tiny cell phone, on a table recording us is intrusive and violating my mother's privacy (as jackass has claimed), but a fat, black stranger who mother does not want to be with us during our private and extremely limited time and listening to our private talks, is not upsetting to her?

I think it is damn stupid that their hand picked spy, with no proof at all of who or what her qualifications are to make accurate notes and accurate quotes, is continued to be used by them and accepted by us to determine my fate of visits with my 98 year old mother. These people are not the poster children for loving and caring guardians. They are in fact only dedicated to their own, sadistic self-enrichment at ANY cost, including running over any elderly person to get it and costing my mother and I whatever time she has left to be with each other. I strongly say that I am being set up again, like the last time, as part of their

scam, to take away all of my visits. I can't even call my mother anymore. Do they really think of themselves as guardians in any way? .

I told you several months ago, I was prepared to never see my mother again. I had many things planned then and now if in fact you did quit and any more games by them, any more slanderous or liablous accusations by them, just for them to push me out of my mother's life will never, repeat never be left unanswered by me. They have everything to lose as a result of legal action by me and the state.

You told me yesterday that making deals is your expertise. I have made my thoughts known to you and are on record. You said that because of you health, you cannot continue. I respect that. But, any agreements that are flawed and leave me in worse condition will still leave me without a lawyer and the means to hire one, especially if time limits have expired. Once the house and possessions are sold, they cannot be taken back.

I hope for the best, for mother and myself.

I will be leaving for the rest of the day to look for places to live for mother and myself..
Arthur herring III

--

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Victor Meitner

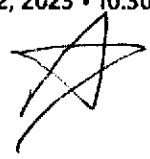
Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

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Wed, Feb 22, 2023 • 10:30

Our discussion yesterday

*Nothing Meitner did
worked below.*



Arthur, Yesterday you, Patrick and I met to discuss all the cases, motions, petitions and appeals that are pending. You and I agreed as follows:

1. I will continue to represent your interests regarding your mother Jane Herring;
2. We filed Objections to the Barley Snyder fees based on Conflict of Interest in the main and I have sole authority to settle that matter on terms I alone deem fair;
3. We will dismiss or withdraw all the presently 5 pending appeals at such time and manner as I may determine;
4. I will try to negotiate a reasonable time for you to vacate the Souderton residence and distribution of the contents to you and Jill Herring or if nobody wants the items, Fenstermacher will sell any remaining items;
5. You will proceed in good faith to find a place for yourself to live and we will negotiate terms of monthly rent/benefit for you with Mr. Fenstermacher;
6. You will start supervised visits with Jane Herring starting next week and I will pay for the visits each week out of the remaining escrowed funds in my IOLTA account as long as such funds last; when the funds are exhausted the estate will pay for the supervision or perhaps no supervision will be required depending on your conduct, which we will somehow try to protect you;
7. I will get a list of foods you are permitted to bring to Jane for lunch visits from Pamela Blumer.
8. Our attorney's fee bill to mid February is wiped out and at such time as you are able to pay for our services you will do so based on our handshake agreement today;
9. You and I have agreed that you will follow my advice on every matter including your conduct at visitations and I will not be required to file any pleadings that I

think are not worth doing in my sole discretion; and

10. I shall not be required to participate in future hearings or litigation on your behalf and you have agreed to follow my advice in all respects, otherwise, I shall be free to withdraw as counsel at any time; and,
11. Try to get Jane moved to a nicer facility that is closer to you and Jill and more appealing than Manatawny Manor.

Please confirm our understanding and agreement yesterday as stated above is agreeable to you by return email. I think this will work out better than fighting and wasting your money, my time and Jane's money on endless litigation on which we all agreed yesterday at our meeting.

Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

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BLUE BELL, PA 19422

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vmeitner@meitnerlaw.com

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Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

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Wed, Feb 22, 2023 • 11:44

Jane Herring Case and Arthur Herring

Nothing happened,

Ron, Dave, Brittany and Thad, I would like to schedule a meeting with all counsel in this matter to resolve all pending matters before the Court and on appeal. It is my belief that everyone, including Arthur, will be better off without the contention, pressure and expense of litigation. I propose the following:

1. Arthur will have a reasonable and prompt time to find another place to live and move out of Chancery Court as soon as the personal property is divided between Arthur and Jill or the Estate. For the division of personal property at the house I suggest that Jill and Arthur pull a number that is either #1 or #2 out of a hat and whoever gets #1 selects an item of personal property they want and tag that item with a colored sticky representing each of their respective color as well as a list/inventory for each item and who chose it and then each has a short time to remove what they have chosen. If there are items that are not claimed by Arthur or Jill those items will be sold by the Estate/Ron Fenstermacher or whoever he chooses and at that point the house will be listed for sale in a responsible manner and for the best price possible. All parties will cooperate with the process of selection on the personal property and once the choices on each item have been made title to that personal property shall pass to each of Jill or Arthur.
2. The Estate will pay an equal amount monthly to Arthur and Jill or for each of their benefit so Arthur can move into a decent rental and so both Arthur and Jill will remain equal in terms of distributions from the Estate/Trust at all times. I am not yet sure what the monthly rental will be for Arthur but it will be

reasonable and perhaps a small stipend for miscellaneous expenses as appropriate and as agreed by all.

3. All pending appeals will be dismissed or withdrawn.
4. Existing Orders of the Court shall remain in effect until changed by the Court or Agreement of the parties.
5. Arthur's Supervised Visitation will resume on Monday, February 27 and Wed the 29 and continue as provided for in the most recent Order. I will send a check for \$150.00 for next week today to Thad and continue until supervision is not necessary. Pam will provide a list of lunch foods or snacks that Arthur may bring for Jane at visits. Hopefully, extended supervised visits will not be required after a month or so, but, when Arthur's money runs out the estate will bear the supervised visitation expense and that amount will be deducted from Arthur's share of the Estate.
6. After Arthur finds a place to live, Dave, Pam and I on Arthur's behalf and Jill as well, find a closer and better facility for Jane that is closer to Jill and Arthur and basically a better place for Jane to live, where she will be safe and comfortable and that will meet her needs. This will be accomplished in good faith by all.
7. Arthur has agreed under my instructions to follow all Court Orders and beyond that refrain to discuss or publicize the Jane Herring matters/cases including all persons connected to the case at least until Jane passes/dies. No more photos or videos, etc. Arthur should be permitted to take family photos of Jane for his own personal use and not for publication, if deemed appropriate by the Guardian.

8. I filed Objections to the Barley Snyder invoice because I think there was a Conflict of Interest and the charges far exceeded those of Dave Jaskowiak who has been the most active participant in these cases and whose fees I did not object most recently because they seemed fair and reasonable and no conflict existed. I hope that Thad and I can come to some agreement on what would be fair and reasonable and settle that matter.
9. If there are details or other matters that anyone wants to discuss with me, I am available and open to a meeting to discuss further and resolve.
10. I think all of this can be accomplished quickly and before additional expense and avoid further litigation so Jane may live out her life in relative peace and dignity.

Please all let me have you thoughts on my proposal as soon as possible. Thanks for your attention and efforts to resolve this entire matter. Vic

A. VICTOR MEITNER, JR.

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to: tomlinher1925@tutanota.com



Wed, Feb 22, 2023 • 11:46

One More Thing

Neither protecting the criminals

Arthur, We also agreed yesterday that until you mother passes/dies that you will not violate any Court Orders nor publish or speak on radio or TV about your mother's case, the people involved in it at all. No exceptions. Please confirm this understanding. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

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
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
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tomlinher1925@tutanota.com

 Thu, Feb 23, 2023 • 11:54

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to: tomlinher1925@tutanota.com + 1 ▼

 Thu, Feb 23, 2023 • 11:54**fbi**

Mr. Meitner,

This morning I told you the FBI had called me about them closing the corruption case.
Do you want me to call him or are you going to since you told me not to do anything
without your permission.

arthur herring III

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Victor Meitner

Wed, Feb 22, 2023 • 11:46

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Thu, Feb 23, 2023 • 09:54

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Thu, Feb 23, 2023 • 13:07

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Thu, Feb 23, 2023 • 13:02

Re: One More Thing

Mr. Meitner,

I agree to do so only until you are off the case. I will not agree to avoid saying their names or how they are involved in guardianship corruption in other people's cases or on the radio, my news website, etc, if you are off the case. As you pointed out in your filings, I have first admendment rights. If no agreement is made that benefits my mother's health, welfare, happiness and her financially and also benefits me with unlimited visits with mother on my days of monday, wednesday, friday and sunday, including no paid monitor, a private phone in her room, outside trips and going to her own doctors with me taking her, basically treating her as she is, a human being, then no agreement is much better than a crappy one that does nothing for mother and gives me nothing.

I have many plans to expose this scam and the people involved in the media and in other ways if no agreement is made and you are no longer involved. If no agreement is made, I will continue to pursue all legal means available to benefit my mother and me, including lawsuits. I will not agree to give away any leverage during your negotiations that is in my favor. If they cut off my visits and I am evicted, they will have nothing to use against me. I am totally baffled at why, after 13 months of you seeing how they lie and steal in every way, do you think they will not have brandi make more fake reports for their benefit, BUT I have NO way to prove I did not do or say something. No protection? How is THAT benefitting me from further harm from them?

I see no reason why pam blumer would not allow mother to live in a much nicer place and is much more to mother's living abilities to keep her both physically and mentally the best mother can be for as long as possible. How can pam think living in isolation, in solitary confinement is beneficial to ANY person, young or old? She has only seen mother

about 1x a month and has not done anything in her 8 months to make mother better or happier in any way: medically, mentally, physically, financially and happiness.. Fenstermacher has said it is up to pam to decide where mother can live. The attached document, signed way before mother was ever thought to be incapacitated, clearly proves to all what mother wants: she wants me to live in her home. I had agreed to pay the yearly operating costs and the house value only increases as one of the largest homes out of 125 in the gated community. So what if the house is not sold now? How does that cause any problems if I am paying for the operating costs of \$16,500 a year. Once I know where I am going to live, then I can go back to my previous business of 41 years. Since there is no need to worry about mother's finances now in ANY way, but, if money if ever needed for mother's needed care and housing, I would agree to vacate and the house to be sold. I see NO reason why anyone would object to what MOTHER wants for her son. After all, she gave sister that car and that \$25,000 forgiveness (I never got a car or \$25,000 to equal that) about 10 years ago on that \$100,000 loan to buy her house. I do not understand why nobody, especially fenstermacher as both her trust lawyer and her guardian of estate, wants to meet her and ask her. Mother still does not have mashed potatoes as brains. I spent 3 hours a week since September 2021 with her. Who knows her condition better: me or someone who only sees her 2 times in 2 years for only about 2 hours each time and has not seen her in almost a year and blumer who only sees her 1x (if true) a month for about 15 minutes?

You said you are an excellent negotiator and I will let you do your best. But, I will not give away everything at this time forever and allow my mother to continue to live like a dog tied to a dog house as everyone else has. Once things are agreed to, I am the one that has to live with what I agree to, especially in any lawsuits.

arthur herring III

Feb 22, 2023, 11:46 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...

tomlinher1925@tutanota.com

Thu, Feb 23, 2023 • 13:10

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to: tomlinher1925@tutanota.com + 1 ▼



Thu, Feb 23, 2023 • 13:10

arbours

Mr. Meitner,

I just talked to Cathy at Arbours. The one bedroom that is available now needs a deposit of the monthly rent, not the previous one of \$500 as last year. They do not do any "evaluation, but talk to the doctor in charge of the pig pen. I really doubt if he will go along and cost the pig pen money by having her go to another location. I wonder if blumer would allow Dr. Kuhar (mom's doctor of 21 years) to evaluate her? The monthly rent for the one bedroom at Arbours is \$3,700 a month. As I said many times, the entire place is beautiful. It is a retirement home, not a lock down situation. Mother has no accusations of trying to leave, mental issues, trying to do herself or others harm, so There is no concern why she cannot be in a basically free living situation. I will see the room at Birches tomorrow and report back as soon as I leave.

arthur herring III

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Thu, Feb 23, 2023 • 13:18

food

Mr. Meitner,

As per food, I have always given mother the same food for lunch: roast beef sandwich or chicken salad sandwich or cream cheese with apricot jam and olive, all served on wheat bread, with a snack size bag of potatoe chips, a glass of her lactaid milk, ice cream and either a cupcake or a donut.

I am still confused that since mother is not on a diet restrictions, then why was I blamed for causing her legs to be swollen, especially since I did not bring mother any food for about 3 months and her legs now are worse than before and the TED socks the staff was supposed to put on her everyday have not been on for several months. Also, at the last 4 or 5 visits, mother is NOT wearing her no-slip socks that I bought her and she must wear to avoid slipping and falling on the slippery floors. That is blumer's responsibility. But, how can SHE see and know those problems if she only claims she sees mother 1x a month?

I need to know by tomorrow afternoon so I can get the food for monday.

arthur herring III

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Wed, Mar 1, 2023 • 07:42

tomlinher1925@tutanota.com

Wed, Mar 1, 2023 • 07:42

Victor Meitner

Wed, Mar 1, 2023 • 07:45

tomlinher1925@tutanota.com

✉ Fri, Feb 24, 2023 • 09:02

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to: tomlinher1925@tutanota.com + 1 ▼

📧 Fri, Feb 24, 2023 • 09:02

**fbi**

Mr. Meitner,

Did you get a chance to call back Pacchioli and find out what he had to say about dropping the case? Also, at the trial last week, I think it was Gelsinger who said I had received my \$14,000 a year gift from Fenstermacher and Weilheimer replied that I had money in my pocket. Why didn't you say I had given you the entire amount towards my invoice and I had no money to pay any monitor?

Also, when will the transcript of that trial be ready to get? Do they send it for free?
Arthur Herring III

--

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Fri, Feb 24, 2023 • 09:42



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Fri, Feb 24, 2023 • 09:42

guardianship corruption*He did not
want a meeting,*

Mr. Furber,

I saw in the paper you will be speaking at New Hope next week because you are with the Bucks County DA's office dealing with financial crimes.. I wanted to be there but my allowed visits with my mother are monday and wednesday in the morning. I need to set up a meeting with you and/or your fellow lawyers about the massive scam of guardianship fraud on the elderly that is nationwide. My news website is www.protectmyparents.us I am positive your office may have some of those cases, but there are many many more that have not been exposed and how deep it is. .

My mother became a victim of it in May 2021. She lived in Montgomery County. A psychologist, using a fake evaluation, claimed she was incapacitated. The judge assigned a corrupt lawyer and corrupt guardians that are part of the scam on the elderly who have a lot of money and a house. My mother is almost 98. She was still driving her car a month before my sister (72) filed the petition in May 2021 just to get control of my mother's money (\$1.8 mil) and her house (\$425,000). My sister dropped out to be a guardian because I have information to show how she had been taking advantage of my mother financially. I have spent over \$225,000 on lawyer fees to get her out of the very low rated nursing home and bring mother back to her home of 21 years.

My phone is 215.960.4447 or you can reply by email.

arthur herring III

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
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Fri, Feb 24, 2023 • 10:55

elaine mickman

elaine mickman <laineeyfive@yahoo.com>

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 Fri, Feb 24, 2023 • 21:22

Abuse of Process

Don't know if any have been filed or successful in Guardianship, but look up Abuse of Process or Dragonetti suits.

Guardianship is supposed to oversee a person who doesn't have the capacity to care for theirself. Guardians are abusing the legal process with unnecessary Guardianships to achieve wealth for themselves.

Malicious prosecution and abuse of process are related types of civil lawsuits where one person (the plaintiff) sues another person (the defendant) for, in a prior case, trying to use the legal system against the plaintiff in an inappropriate manner. The prior case can be either criminal or civil in nature. This article discusses the elements of a malicious prosecution or abuse of process claim.

Difference between Malicious Prosecution and Abuse of Process

While the two claims are similar, malicious prosecution and abuse of process claims have some essential differences.

A plaintiff can sue for abuse of process when a defendant starts legal proceedings with the intention of obtaining results for which the process was not designed. A plaintiff can sue for malicious prosecution when a defendant "maliciously" prosecutes a criminal case or uses a civil proceeding against the plaintiff when the defendant knows he or she doesn't have a case. In addition, the plaintiff must have already obtained a "favorable termination" of the defendant's malicious case (the case was dismissed or there was a ruling in the plaintiff's favor, for example) before he or she can sue for malicious prosecution.

Essential Elements of Abuse of Process

As we mentioned, a plaintiff can sue for abuse of process when a defendant starts a legal process intending to obtain results for which the process was not designed.

A "legal process" can be any part of a lawsuit, not simply the entire lawsuit. For example, a defendant's personal injury lawsuit might have been legitimate, but the use of a particular deposition or other smaller, discrete aspect of the lawsuit may not have been. Even though the lawsuit was valid, the plaintiff can still sue for abuse of process based on the illegitimate deposition.

The best way to think of the "improper purpose" requirement in an abuse of process claim is that, although the defendant had a technical right to use the legal process, he or she did so to extort something else from the plaintiff—for example, trying to tie up property in a divorce proceeding in order to get the other spouse to agree to different child visitation rights. It's worth noting that abuse of process claims are notoriously difficult to prove and are often unsuccessful.

Essential Elements of Malicious Prosecution

A successful malicious prosecution claim usually requires all of the following:

- the defendant began or continued a criminal or civil legal proceeding without reasonable grounds to believe the basis for it (or the allegations made in it)

- the defendant had a purpose other than simply getting a judgment in the proceeding, and

- the proceeding has terminated in the favor of the person that was being prosecuted or sued (i.e. the future plaintiff in the malicious prosecution suit must first win the suit against him or her).

Let's look at these elements a little more closely.

A Proceeding

A criminal proceeding is any process where the government can punish a person for offenses ranging from homicide to a parking ticket.

A civil proceeding is typically where the plaintiff is not a governmental entity—although the defendant might be—and the plaintiff is suing for money damages or an injunction.

Even if the people bringing the criminal or civil proceeding think they have a winning case and are suing for a legitimate reason when they begin the case, they can be guilty of malicious prosecution if they discover a reason they cannot win during the case, and continue the case for improper motives anyway.

Reasonable Grounds

The person bringing the original prosecution or lawsuit must have reasonable grounds (also called probable cause), i.e. a reasonable person in their place would think that the legal action was legitimate and had a chance of winning.

However, if the person bringing the prosecution or lawsuit *knows* that the action is illegitimate, there is no need to prove that a hypothetical reasonable person would also think it was illegitimate.

Improper Purpose

Typically, if a lack of reasonable grounds is proved, an improper purpose will be assumed. This means that the plaintiff in a malicious prosecution action does not necessarily need to prove that the defendant had an improper purpose. However, if the defendant can prove that he or she had a proper purpose, the plaintiff will not win.

For example, if a defendant was only doing what his or her attorney recommended, even though the lawsuit had no probable cause, then the defendant may not be liable for malicious prosecution if she unreasonably, but *mistakenly* thought her lawsuit was legitimate.

Favorable Termination

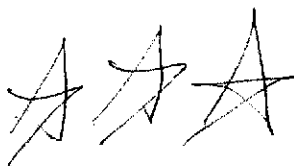
Finally, the plaintiff in a malicious prosecution suit must have successfully defended against and won the previous illegitimate lawsuit. In other words, if a person was convicted of criminal charges or had to pay damages in a civil lawsuit, he or she probably cannot sue for malicious prosecution based on that criminal or civil legal action.

tomlinher1925@tutanota.com

Sun, Feb 26, 2023 • 10:40

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Sun, Feb 26, 2023 • 10:40

jane herring

Mr. Meitner,



Why did my mother NEED any guardian if she was living independently, no bills, house paid off for 21 years, was driving a car, no medical problems, no financial or any other problems, except for a little memory issue?

arthur herring III

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fees of gang

Mr. Meitner,




The pictures are of Harvey Whitten, whose nieces created the radio show I am on weekly. Deb Klock was the guardian and she was the one who overdosed him. As you can see, jaskowiak and zabowski were also involved. This case is an example of what those lawyers and guardians do to the victims and how much they steal from the victims.

arthur herring III


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
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
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 Mon, Feb 27, 2023 • 07:36

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 Mon, Feb 27, 2023 • 07:36

deal

Mr. Meitner,

I will be leaving about 8:30 for most of the day including to see mother. I cannot bring her food to eat with me for lunch because gelsinger never called you back pertaining to that.

I want to confirm that mother was never on any diet restrictions for future reference.

I will offer them a deal. The 1 bedroom at birches is not reserved as per your instructions. It can go at any time and they only have a few of them in their personal care unit. If blumer, fenstermacher, jaskowiak and gelsinger agree to have mother live there, I will move out. Deals will have to be made pertaining to selling the house and possessions that mother does not want. But, if the room goes, I will stay until the superior court decision comes. I will not have her live in a tiny room, even at birches and all of her loved possessions trashed just to make it convenient for them and my sister who has been trying to do this all along for years

I will demand mother has a phone in her room and I see her monday, wednesday, friday and sunday all day. If not. or with ANY type of monitor or paid monitor, NO deal.

I am tired of their classic, nationwide corruption and elder abuse and neglect (mental, medical, physical, financial and happiness) of my mother. If no deal by you, as you have claimed you are an expert, then I will not allow my mother to die in such poverty and abuse. She has a \$400,000 house and as of two years ago, about \$1.8 million at Raymond James. For what reason are they claiming she cannot enjoy that money in her life to live happy and in beautiful surroundings? That money my father made for her to live a happy and carefree life as his wife and a person he loved, NOT for sadistic sisters and the vultures that have attached themselves to my mother and slowly killing her by confining her to solitary confinement and in a sensory deprived environment where nobody cares or loves, or is allowed to love and care for her. In two months mother will be 98.

arthur herring III

--

tomlinher1925@tutanota.com

Mon, Feb 27, 2023 • 07:37

tomlinher1925@tutanota.com



Mon, Feb 27, 2023 • 15:30

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Mon, Feb 27, 2023 • 15:30

Re: visit change

Mr. Meitner,

My appointment is about 10:30 in New Hope. I want to know:

Was mother on any diet type restrictions (I believe you said no)

What foods can I bring her for lunch? I had sent you the food I was giving her on a rotating basis for her lunches since October 2021.

All went well. She was normal, no signs of drugging. She used a cane and her walk was very slow and difficult. She did NOT have her TED socks on (as for many weeks) and the socks she has had on many times were not hers, they had holes in them and were just regular socks where she could slip and fall. Why doesn't her "guardian" know that?.

I see no reason why I cannot go into her room to see if she still has her no slip socks, to check on things that she should have, like towels, sheets, etc, since often they are missing, stained or torn.

Why is mother being treated like a bag lady when she is paying \$90,000 a year, has a \$400,000 house and (as of 2 years ago) \$1.8 million in the bank. Those crooks certainly like HER money. Too bad she is not allowed to enjoy it at 98.

arthur herring III

--

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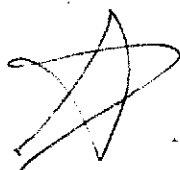
Feb 27, 2023, 07:41 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...

tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 09:44

Victor Meitner



Tue, Feb 28, 2023 • 09:45

tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 10:12

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Tue, Feb 28, 2023 • 10:12

Re: wednesday visit

Mr. Meitner,

On thursday, but that is my sister's possible days, but weilheimer said she is sweet and nice that sister does not have any more restrictions. I wonder if weilheimer knows what sister did to mother for 2 weeks that put her in the hospital for 6 weeks where she got covid? as you recall, weilheimer threatened me with contempt if I called for another wellness check after mother was taken just after 2 days.

Also, what is the status of my offer to leave? If that 1 bedroom goes, my deal is off. did you send fenstermacher my offer just to be sure he knows since, as much as he claims otherwise, HE is guardian of estate for mother. Another worthless lawyer taking mother's money, like it belongs to any of them.

arthur herring III

--

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Feb 28, 2023, 09:45 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

Victor Meitner

Tue, Feb 28, 2023 • 10:35

tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 10:49

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Tue, Feb 28, 2023 • 10:49

**fbi**

Mr. Meitner,

A week or so ago, you told me pacchioli, of FBI, told you he had closed the case. Is that true? I was informed he recently had called someone else, as in the case was still open.

arthur herring III

--

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Victor Meitner

Tue, Feb 28, 2023 • 10:51

tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 10:54

tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 10:49

tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 10:49

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>
to: tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 10:51

Re: fbi

I have not heard from Paccioli since several weeks ago and when he told me he was closing the case. No point in my calling him again. If you want to call and ask go ahead but I suggest you keep it short. Vic

Get Outlook for iOS**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>**Sent:** Tuesday, February 28, 2023 10:49:36 AM**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>**Subject:** fbi

Mr. Meitner,

A week or so ago, you told me pacchioli, of FBI, told you he had closed the case. Is that true? I was informed he recently had called someone else, as in the case was still open.
arthur herring III

--

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tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 10:54

tomlinher1925@tutanota.com

📧 Tue, Feb 28, 2023 • 09:44

Victor Meitner

📧 Tue, Feb 28, 2023 • 09:45

tomlinher1925@tutanota.com

📧 Tue, Feb 28, 2023 • 10:12

tomlinher1925@tutanota.com

📧 Tue, Feb 28, 2023 • 10:12



Victor Meitner

📧 Tue, Feb 28, 2023 • 10:35

tomlinher1925@tutanota.com

📧 Tue, Feb 28, 2023 • 13:35

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Tue, Feb 28, 2023 • 13:35

wednesday visit

Mr. Meitner,

I can do Wednesday afternoon at 3-4pm as I had always had available. I need to know by end of day to either go to my medical appointment or cancel it. If I do not cancel it by end of day, I get charged for it. Why can't blumer make the decision as she knows she can? She claims she has 70 "clients", does she NOT know by now what she can do as a guardian with out having to hold the hand of a lawyer? If not, she needs to find another job. She is screwing with a person's life, welfare and happiness.

arthur herring !!!

Date: Feb 28, 2023, 10:12

From: tomlinher1925@tutanota.com

To: vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com

Subject: Re: wednesday visit

...

tomlinher1925@tutanota.com

Tue, Feb 28, 2023 • 23:03

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

Tue, Feb 28, 2023 • 23:03



list

Mr. Meitner,

I want pam blumer, jaskowiak, fenstermacher and gelsinger sent this list and to put in writing why, at 98:

Mother is forced to stay in a locked down prison like section.

Mother has not been allowed to live in the other side of the floor where the rooms are much bigger and

there are other places for her to enjoy.

Mother has not been allowed outside for 16 months.

Mother cannot have a phone in her room to call friends.

Mother cannot go to any of her regular doctors for normal medical treatments that she needs for 16

months.

Mother's legs still are extremely swollen even after I have not brought her any food for 3 months because I

have been blamed for giving her food that caused her legs to be swollen for 15 months.

Mother cannot have a hair appointment every week.

Mother cannot be taken to restaurants for meals.

Mother cannot go home everyday to be in her home and with loved possessions since she is not a threat to

herself or others and is self sufficient.

Mother cannot go to anyplace she wants to go for day trips.

Mother cannot eat any food she wants since she has no diet restrictions.

Mother cannot eat lunch with me which she always enjoyed doing.

Mother cannot go outside for walks to keep her legs active since she is not a flight risk.

Mother cannot have any food that she likes to eat in her room and is only allowed to eat food that they

give her.

Mother cannot live at home in her large home instead of being kept in solitary confinement, in a very tiny

room for almost 18 months like a animal in a cage.

Mother cannot be with me for as much as she wants because I am being punished for a "crime" without

being charged and being able to defend myself of any such crime.

Mother has been denied reading material (unless I bring it to her) to keep her mind active and television

channels she used to watch because the pig pen does not get those channels.

I want their answers in writing, if they dare to respond. It has been 2 weeks since the trial, but nothing has been resolved. I have told you before their recent court order of reducing my visits, me paying for their handpicked "spy" who they still refuse to tell us anything about her and who has only written the lies about me they and weiheimer want her to write that will do nothing more than to have more of those fake reports against me. Using these new reports, blumer, jaskowiak and weilheimer will conclude: "He is getting better but more paid monitoring time is needed". BS. I refuse to give some out of work ghetto person a part time job and pay for her travel time as they have demanded.

My mother could have a stroke at any time, her memory could disappear or she could die. Her legs are getting much weaker from lack of exercise because of their indifference, incompetence and stupidity. Mother has a \$400,000 house and as of january 2021, she had about \$1.8 million in her Raymond James account.

Can you explain why THEY are spending HER money only for THEIR benefit, but Mother, at 98, has been forced to live like a homeless person in poverty and is expected by them and my sister to live that way until Mother dies? Hell no! She has medical, physical, mental and happiness needs that THEY have never taken care of. You, me and them know their scam. I refuse to go along with it anymore.

I found a beautiful place for mother to live if they deny her to go home for unknown reasons since Mother still does not need any daily services. I have offered to move out ONLY after she goes into the place I found and for her to have some of her loved possessions to have with her for her pleasure. She has a right to have them. She is not a criminal. I have offered to pay the yearly operating costs of living in the house, the house Mother has put into writing she wants me to live in now and after she dies. I have offered to be her helper for free and to see to all of her needs and wants. They have never acted in good faith for her, as her lawyer and her guardians.

I have had it, as I have said for over a year, with their sarcastic indifference to Mother's life and happiness. If nothing is settled extremely soon, than I will not wait for another one of their ideas to "prove" myself worthy of being with my mother and paying for their never proven claims. I have proven, by the people I have contacted, I will not allow my mother to be treated like garbage and to die alone and sad.

There are many news outlets and legal action that will happen if they think this is some kind of game to continue to play with my mother's life while they spend her money on themselves for their sadistic pleasure.
arthur herring III

--

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tomlinher1925@tutanota.com

✉ Wed, Mar 1, 2023 • 03:51

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>
to: tomlinher1925@tutanota.com ▼

📧 Wed, Mar 1, 2023 • 07:21

Re: lunch

What lunch do you want to bring with you? Vic

Get Outlook for iOS

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

Sent: Wednesday, March 1, 2023 3:51:10 AM

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

Subject: lunch

Mr. Meitner,


Did gelsinger tell you if my food items I had given mother for lunch were approved so I can have lunch with her on friday? If not, why not since mother has never had any diet restrictions and it was proven I never caused her legs to be swollen.

arthur herring III


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

tomlinher1925@tutanota.com

 Thu, Feb 23, 2023 • 13:18


tomlinher1925@tutanota.com

 Thu, Feb 23, 2023 • 13:18

tomlinher1925@tutanota.com


 Wed, Mar 1, 2023 • 07:42

tomlinher1925@tutanota.com

 Wed, Mar 1, 2023 • 07:42

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>
to: tomlinher1925@tutanota.com ▼

 Wed, Mar 1, 2023 • 07:45

Re: food and apartment

I will blind copy you on the email when I send it. I was waiting for a response to our original proposal. Vic

[Get Outlook for iOS](#)

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

Sent: Wednesday, March 1, 2023 7:42:26 AM

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

Subject: food and apartment

Mr. Meitner,

Also, can you please send me the email where you told them about offer I made about the very nice 1 bedroom apartment at Birches I found and I would move out if mother moved into it that I told you about?

arthur herring III

Date: Feb 23, 2023, 13:18

From: tomlinher1925@tutanota.com

To: vmeitner@meitnerlaw.com

Subject: food

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Wed, Mar 1, 2023 • 16:47

new apartment

Mr. Meitner,

I found a new place. It is called Hudson Estates. It is in Montgomeryville. It is only about 1.5 years old. They have 141 apartments and they are only half filled. They have a large 1 bedroom apartment for \$3800 a month. There is a balcony for every room, movie theatre, library, 3 laundry rooms on every floor, activities room, lounge, etc. The place is extremely nice and large, with a lot of nice areas for people. The company has many places nationwide. It is not a memory care facility, but the doors are locked every night and the managers live there to handle any possible problem. if they occur. The dining room is beautiful and large, with very nice meals. The manager says they have people with memory issues, but there are no problems with them trying to walk away or anything.

The BS stalling by them must stop. Either they care about mother's welfare and happiness and her financial wellbeing or they are just using her because she has money. That is fraud, elder abuse and financial exploitation of the elderly. In 2 months she will be 98. How much LESS can they care or do for her?

arthur herring III

--

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Victor Meitner

 Wed, Mar 1, 2023 • 17:02


tomlinher1925@tutanota.com

 Wed, Mar 1, 2023 • 17:10


tomlinher1925@tutanota.com

 Wed, Mar 1, 2023 • 17:10


tomlinher1925@tutanota.com

 Wed, Mar 1, 2023 • 17:10


tomlinher1925@tutanota.com

 Wed, Mar 1, 2023 • 16:47

Victor Meitner

 Wed, Mar 1, 2023 • 17:02

tomlinher1925@tutanota.com


 Wed, Mar 1, 2023 • 17:10

tomlinher1925@tutanota.com

 Wed, Mar 1, 2023 • 17:10

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Wed, Mar 1, 2023 • 17:10

Re: new apartment

Mr. Meitner,

As you know, there is no reservation on it and it can go at any time. I made a very generous offer to them about moving out. She is NOT getting better by being denied medical care, exercise and happiness. I said this morning about why is mother forced to live like she has been by others for almost 1.5 years when she has all of her money. It is HER money, not theirs.. A simple email or phone call can wrap this situation up with everybody and mother is who they are supposed to be concerned about, including her finances by fenstermacher.

Why do I have to keep saying it? It has been a week since I found birches.

arthur herring III

--

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Mar 1, 2023, 17:02 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 4 ▼

📧 Wed, Mar 1, 2023 • 17:14

Jane Herring

All, Arthur found a very nice 1 BR for Jane at The Birches. If Jane should need a dementia unit they have one. Very nice place and close to both children. Have you had time to think about my proposal on Arthur's behalf? Can we get this entire matter resolved? There should be no issue with Jane being in a nice place at less cost per month and Arthur will drop the Eviction appeal and agree to move out. Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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

Date: Thursday, March 2, 2023 at 9:17 AM

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

Subject: pictures

Mr. Meitner,

Has gelsinger ever responded to your question of can I take pictures and video of my mother?

When was the date that my eviction was appealed to superior court? What food can I bring mother tomorrow?

Also, during trial 2 weeks ago, I believe it was gelsinger who told weilheimer that I had received my check for \$14,000 from festermacher. Weilheimer replied "then I have money in my pocket". Why didn't yo say I gave all the money to you towards the money I owed you as a lawyer? She thinks now I have that money to spend on anything, especially fines. I think it is important karen is informed of that belief by weilheimer and my mothly income is only SS and a little welfare.

arthur herring III

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
tomlinher1925@tutanota.com

📧 Thu, Mar 2, 2023 • 09:35


tomlinher1925@tutanota.com

📧 Thu, Mar 2, 2023 • 09:35


tomlinher1925@tutanota.com

 Thu, Mar 2, 2023 • 09:17


tomlinher1925@tutanota.com

 Thu, Mar 2, 2023 • 09:17


Victor Meitner

 Thu, Mar 2, 2023 • 09:29


tomlinher1925@tutanota.com

 Thu, Mar 2, 2023 • 09:35

tomlinher1925@tutanota.com


 Thu, Mar 2, 2023 • 09:35

tomlinher1925@tutanota.com

 Thu, Mar 2, 2023 • 09:36

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>
to: tomlinher1925@tutanota.com ▼

 Thu, Mar 2, 2023 • 09:52


Re: pictures

Arthur, No response yet so NO food and no photos or videos at all. I want to see Brandi's reports which I should have early next week. We want those reports to be "perfect". I am sending another \$150.00 check today out of the escrow account.

I did not want to jeopardize your visits so I did not say anything last time in court on Visitation Petition. Attached is the most recent filing with the Superior Court on the Eviction and Contempt Order which we filed earlier this week. Vic


A. VICTOR MEITNER, JR.

tomlinher1925@tutanota.com

 Thu, Mar 2, 2023 • 10:17

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Thu, Mar 2, 2023 • 10:17**ledakis, carroll**

Mr. Meitner,


I did some checking and still waiting for one other source. Neither Ledakis or Carroll have been members of the American Psychological Association which is a national and international organization. Ledakis has not been a member of the Pennsylvania Psychological Association. Carroll has been since about 2015. I am waiting to find out if their PHD's are real.

arthur herring III


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tomlinher1925@tutanota.com


 Thu, Mar 2, 2023 • 10:55

tomlinher1925@tutanota.com

 Fri, Mar 3, 2023 • 07:55

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Fri, Mar 3, 2023 • 07:55

lunch, apartment

Mr. Meitner,

So another week I cannot have a lunch with my mother because gelsinger/blumer does not care to respond to such a easy request as what food I can give her for lunch, even after it was proven my food she ate was never causing her legs to be swollen?

That gelsinger has not responded is interesting because when there was an issue months ago, brandi was always able to get blumer on the phone right away. No care by him or the others about the apartment I found for mother at the nursing home at Birches? You know you told me not to put a deposit on it and it was the only 1 bedroom they had. I offered to move out once she is in it. I doubt that after a week, if it is still there. Why do they want to keep her where she is?

So, this is just a funny game for them to play on a soon to be 98 year old woman, forced to live in solitary confinement so far for 16 months in a very tiny pig pen, extremely limited and visits with her son with a paid spy, living in a constant disease infested nursing home, no phone, no medical appointments, inflated legs for over 14 months, not allowed to see the world or her home and her loved possessions for her happiness, her walking has deteriorated to shuffling, only allowed to eat what they ALLOW her to eat, BUT mother has a \$400,000 house in a private gated community and had \$1.8 million in the bank as of 5/21. So far, ONLY they are using her money for THEIR benefit.


Is that how her "guardians", their shisters and my sister think she should live until she dies? Really? Not me.

arthur herring III

--

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Victor Meitner

 Fri, Mar 3, 2023 • 08:25

tomlinher1925@tutanota.com

✉ Fri, Mar 3, 2023 • 07:55

tomlinher1925@tutanota.com

📧 Fri, Mar 3, 2023 • 07:55

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com ▼

📧 Fri, Mar 3, 2023 • 08:25

Re: lunch, apartment

Arthur, Another visit without lunch will not harm anyone. Remember, you need to be perfect and let's see how Brandy's notes look. Vic

Get Outlook for iOS

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

Sent: Friday, March 3, 2023 7:55:56 AM

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

Subject: lunch, apartment

Mr. Meitner,

So another week I cannot have a lunch with my mother because gelsinger/blumer does not care to respond to such a easy request as what food I can give her for lunch, even after it was proven my food she ate was never causing her legs to be swollen?

That gelsinger has not responded is interesting because when there was an issue months ago, brandi was always able to get blumer on the phone right away. No care by him or the others about the apartment I found for mother at the nursing home at Birches? You know you told me not to put a deposit on it and it was the only 1 bedroom they had. I offered to move out once she is in it. I doubt that after a week, if it is still there. Why do they want to keep her where she is?

So, this is just a funny game for them to play on a soon to be 98 year old woman, forced to live in solitary confinement so far for 16 months in a very tiny pig pen, extremely limited and visits with her son with a paid spy, living in a constant disease infested nursing home, no phone, no medical appointments, inflated legs for over 14 months, not allowed to see the world or her home and her loved possessions for her happiness, her walking has deteriorated to shuffling, only allowed to eat what they ALLOW her to eat, BUT mother has a

\$400,000 house in a private gated community and had \$1.8 million in the bank as of 5/21.

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Is that how her "guardians", their sisters and my sister think she should live until she dies? Really? Not me.

arthur herring III


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Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▼

 Fri, Mar 3, 2023 • 15:43

Order to pay Dr. Lekakis and Brandy's Notes for this week attached

Arthur, See attached. What are you doing whispering to your mother when you know it will be reported to the court??? I instructed you NOT TO WHISPER and for all communications to be audible. Again, you are not following instructions. Also, I see you wore your ministers clothing, also against my advice. I don't understand why you cannot listed to good advice. I don't think you need counsel as you don't listen. Let's have a serious talk on Monday afternoon, late afternoon. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422


215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com


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tomlinher1925@tutanota.com

 Sun, Mar 5, 2023 • 09:45

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Sun, Mar 5, 2023 • 09:45

mother's day, birthday

Mr. Meitner,

Just in case my Mother is still alive, she still knows what a birthday is after being under pam blumer's ownership for 9 months and if by then jaskowiak and weilheimer still allow me to see my Mother (BEFORE the maggots are coming out of her body), Mother's birthday is Tuesday May 16 (she will be 98) and Mother's Day is Sunday May 14.

This email today should be enough time for gelsinger and pam blumer to arrange for me to visit Mother on those days. Since weilheimer said in court 2 weeks ago that she believes my sister has been such an angel to my Mother, while forgetting (ignoring) what horror my sister did to my mother for two weeks while being forced (imprisoned) to stay at my my sister's house, my sister not allowing any phone calls or visits by me, starved mother to the point of mother passing out, then mother had to be taken unconscious by ambulance to the hospital, mother had to stay in the hospital for 6 weeks, she was confined to the hospital bed, mother got covid where she could have died, had to have daily blood tests (42 times) where mother's arms were black and blue and had to have daily needles in the stomach to prevent blood clots (42 times), weilheimer said my sister no longer had any visit restrictions. Therefor, my sister can go anytime she wants and I can see my mother on Mother's day and on her birthday.

In addition, I am hoping (gag) that by then (if I am still allowed to see my Mother WITHOUT one of their hand picked paid informers paid by me) gelsinger/pam blumer can decide if I can take pictures and video of my mother, could decide what food she can eat with me for our lunch and if they think Mother should have a much nicer, roomier and less expensive apartment (why not home?) to live in until she dies, instead of that \$90,000 a year dingy pig pen she has been forced to live in for 17 months, in a locked down mental ward, in solitary confinement, no phone, basically no visitors at all, no exercise, no TV, no doctors appointments, no weekly hairdresser appointments that she always had every week, none of the food she likes, no restaurants, none of her loved and cherished possessions to have with her and no contact with the outside world. HOW can THEY think she should live and die that way when she has a \$400,000 house, and (as of 3 years ago) about \$1.8 million in her investmetn account?

In the meantime, the shisters, fenstermacher, klock and blumer are sucking up my Mother's money for their own high living life style and trying to sell her house and junk her possessions (without caring what Mother wants) just so they can add more money to their bank accounts.

Maybe weilheimer and those others would like to be reminded of the history and facts of this case, including how a fake and made up "evaluation" by a conman was used (exposed by me) only to send a sweet, elderly lady to her slow and isolated death only as another one of their slaves to be financially bled to death for their self demanding style of high living?

Sick, disgusting and criminal.

arthur herring III

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
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 Sun, Mar 5, 2023 • 20:19

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Sun, Mar 5, 2023 • 20:19

Easter

Mr. Meitenr,

Another heads up for the gang of atheists. Easter is April 9, Sunday. Will that be another sacred holiday that pam blumer will ignore so I cannot be with my almost 98 year old Mother, just like she did for Christmas 2022, along with Thanksgiving 2022 and 3 other of my visit days she canceled this year and last year that I was to be with my mother that she canceled for no reason?

As mother's guardian of 9 months, it is her responsibility for me to have my visits, not if she feels like it or to use them as weapons for revenge. Her job is not just to help her husband and his law firm steal my mother's money and forcing her to live locked in a tiny pig pen, in solitary confinement until she dies as if she was a dangerous criminal while she has a large 3 bedroom, 3 bath house, in a gated community and with \$1.8 million in the bank. Her job is to help my mother live as she did, in the lifestyle she had. What part of that does she NOT understand?

arthur herring III

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tomlinher1925@tutanota.com

  Sun, Mar 5, 2023 • 20:33

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

Date: Tuesday, March 7, 2023 at 10:24 AM

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

Subject: : March 6, 2023 Visit

Mr. Meitner,

WTF? NO, I am NOT agreeable to their welfare plan for their welfare spy, not now or ever, nor to any of their new handpicked spies, nor to ANY of my visits being cut. I have NEVER said or did anything to get my mother "agitated" as logie, staff or blumer have claimed since my mother was in that pig pen. I thought it has been extremely obvious to you what the racket has been trying to do for 16 months because I have been exposing their scam on mother and trying to stop their money grab on my mother and on many other victims. I notice they do not care to get mother, if not going back home to live, getting mother into a much nicer and cheaper place to live where she can have some of her loved possessions or going home for the day to enjoy her home of 21 years. WHY NOT?

What were you thinking last year when you agreed to that obvious gimmick by the blumer gang to screw me and mother more by eliminating ALL of our phone calls we used to have twice a day, beginning to cut down my visits with Mother from 3 visits a week (since September 2021) to "0", letting jackass to write that "agreement" (I saw him write it), you told me to sign it even though you knew I did not have any way to protect myself from blumer's spy claiming I said or did something I did not say or did not do, just like it was when the MM staff were watching us and listening to us, as they were told to do by logie and then blumer, which brought me to this latest attempt to totally stop my visits with my mother until she is dead. That has been the plan of jackass since the beginning of this fake scam of "incapacitation" on mother only to get her money. Mother's OWN court appointed shister, jackass, ("picked" by weilheimer) has been trying to stop a 98 year old woman from EVER seeing her son again until she is dead? WTF? Until then, FORCING her to live in

that tiny, one room pig pen, in solitary confinement, in a locked down mental ward, in a low rated nursing home, not allowed outside or 16 months,, not allowed doctor's visits or 16 months, no phone, not allowed to see her loved possessions, forced to live in a disease infested dump where she got covid again and later influenza, costing her \$90,000 a year, BUT she owns a large 3 bedroom, 3 bathroom home, in a private gated community to live in as she has for 21 years AND \$1.8 million dollars in a investment company. HOW can those maggots get away with that? WHY have they forced her to live at MM? Their plan has been to control and sell off all of her assets as those guardianship maggots do nationwide. WTF?

By telling me to sign that joke of a agreement last December, you again were NOT giving me any protection to prove I did not say or did not do something that got my mother "agitated" during my visits with mother with blumers hand picked spy and as I also did not have with the MM staff spying on Mother and me in various ways for many months. None of those shisters and "guardians" ever asked mother if I got her "agitated". WHY not? That "agitation" lie was started by logie, then blumer when they had the MM staff spy on us during my phone calls or lunch visits with Mother just to be able to deny my visits with mother only because I had been exposing the fake "evaluation" and "incapacitation" scam on Mother and countless others nationwide.

Why did you allow blumer/gelsinger/jackass pick THEIR own spy knowing what type of scum blumers, jackass, and gelsinger are and have been for 16 months? Didn't your dealings with logie and zabowski for 8 months teach you anything about what type of maggots they are who do these scams on the elderly nationwide and they will stop at nothing and destroy anyone in their way just to get their money?

We hired pam blumer ONLY to be the guardian of mother, NOBODY else. Blumer decided, as part of the racket, to hire her lawyer husband, care manager Deb Klock (left over from Logie) and then the lawyer gang from her husbands shister firm. PAM BLUMER is responsible for mother's care, NOBODY ELSE, especially not some unemployed welfare mother who only is writing the lies the racket tells her to write just so more of my visits will soon be cut from 2 days a week to one then to none, just what jackass has wanted for a year. Again, MOTHER'S own court appointed shister never wants her to see her son again until she is DEAD? Mother told me yesterday, while brandi was sitting there, that brandi was talking about her son. Age unknown. So, I have been "supplementing" some unknown AND unqualified out of work nobody who cannot type up a report for a legal matter, refers to me only as "adult son" (she does not even know my name or use initials like she does for Mother?), but can only scribble sentences like a 5th grader?

Brandi does not know the difference between wood or a gold metal cross in her report recently? She claims mother and I "whisper" when mother and I say goodbye to each other, but brandi is 20 feet away? HOW can she hear what is being said or NOT said from 20 feet away. WTF?

PAM BLUMER and ONLY was hired and is solely responsible as mother's "guardian". If she thinks I do or say something wrong, then why doesn't she ask mother? She never has because she knows mother and I have a long and deep love for each other forever and I have never done anything to harm mother in any way. Look what I have done and gone through for mother to protect her and help her in this scam for almost two years. If blumer thinks I did something wrong, then ONLY she can be there as a monitor, nobody else. If she cannot fulfill her responsibilities and obligations as a "guardian" then she is obligated to withdraw. I have the right to protect my self from the made up lies (liable, defamation of character) from brandi or the MM staff. Remember, during the previous trial, jackass REFUSED my idea to have the visits videotaped by a cell phone to prove what I said or did not say. He claimed it would violate my mother's privacy. WTF? But, a unknown person, 5 feet away, listening to our private conversations do NOT violate mother's and MINE privacy? WTF?. Jackass and the racket know if they allowed the videotape, the racket could not make up any lies about me, PLUS nobody could make money from it. It's not rocket science.

As you know, I am on the radio show every Friday night for 90 minutes. Without using my mother's name, I can, have been and will continue to use the names, phone numbers and email addresses of those in the racket, so those people, who have gone through this same scam of guardianship corruption nationwide for decades, who have lost their loved ones and their savings to those sadists, can let those maggots know the feelings of those victims. I doubt if their language will be nice.

arthur herring III

Mar 6, 2023, 11:02 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

tomlinher1925@tutanota.com

📧 Wed, Mar 8, 2023 • 07:25

Victor Meitner

📧 Wed, Mar 8, 2023 • 16:58


tomlinher1925@tutanota.com

📧 Wed, Mar 8, 2023 • 19:08


Victor Meitner

  Mon, Mar 6, 2023 • 11:02

tomlinher1925@tutanota.com


 Tue, Mar 7, 2023 • 10:24

tomlinher1925@tutanota.com

 Tue, Mar 7, 2023 • 10:24

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>
to: tomlinher1925@tutanota.com ▼

 Tue, Mar 7, 2023 • 10:34

Re: : March 6, 2023 Visit

Arthur, You are obviously not pleased with my representation and I again must tell you I must withdraw as your counsel. I do not want to displease you further, you cannot pay me and the appeals are burdensome for anyone to handle. I would like one last try to negotiate a settlement but if you say "no settlement" that is the end of my representing you in this entire matter. Is that what you want? Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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

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

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

Subject: Arthur taking photos

Vic:

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

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

Thank you.

Thad

Thad M. Gelsinger, Esquire

2755 Century Blvd

Wyomissing, PA 19610

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

Bio | LinkedIn

From: tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>
Date: Thursday, March 9, 2023 at 9:30 AM
To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>
Subject: : March 6, 2023 Visit

Mr. Meitner,

More lies from the racket. How desperate they keep getting. Of course, the racket, including jackass, refused to provide any means to protect myself from those lies that they keep inventing. Why didn't you? Remember bill blummer's famous response? I asked him at that famous lunch last year "how do I protect myself from people making up lies about me?" He said "you can't". As you also recall, he said "everybody says I wear a black hat" and his most famous claim "You are the fucking problem". Yes I do wear the black hat with great pride as someone who loves and cares for my mother and I am and will always be "a fucking problem" to them and to their scam on mother. I take great pride in that trying to stop them from stealing people's money by using a quack psychologist, using his fake "evaluation" to have them declared a moron just so the racket can steal their money and put them into a dump for life, drugged and broke.

At the trial 3 weeks ago, I told you to have them put a cell phone recording my mother and I meeting to prove what was said. Jackass said no. Big surprise. He claimed it would violate her privacy. Really? But a 250 pound black woman, total stranger, sitting almost on top of us listening to our private conversation is not violating her privacy? Really? As you recall, the spy was hired ONLY to see if I get my mother upset during or after our visit, NOT TO SIT ON TOP OF US, NOT TO LISTEN TO OUR CONVERSATIONS AND MAKE NOTES, TO BE SUBMITTED IN COURT, FOR EVERYONE TO READ. That is not violating her right to privacy? WTF????????????????????

By the way, I noticed gelsinger never mentioned anything about what the spy kept telling my mother yesterday as they were walking down the hall together for mother's lunch after my visit. The spy kept saying "your son is taking pictures of me and I am going to take him to court". What the hell was she doing? What the hell was her purpose for saying that to a 98 year old woman? Does anyone think THAT would not get a 98 year old woman upset? I said to her she was getting my mother agitated and upset. She said she wasn't. As I was at the end of the hallway to leave, a black woman came up to me and told me I was not allowed to take pictures. Boy, gossip travels fast with black women. I just smiled at her, waved and left through the locked doors. Soon after that, I turned around and went to the lunch room to get her name. I went in and saw her. I asked her several times

what was her name. She refused. Colinda was there and told me I was not allowed in the room. I ignored her. I left and saw Deb, the person in charge of the nursing staff upstairs. I told her the story and asked her can staff refuse to give their names when asked and she said no. I went downstairs and told Kessler, the director. He said he would find out who it was. I left, went to the police and filed a incident report to make it official.

Is this how pathetic and desperate they are, just for mother's money, to hire a puppet who they tell to make up lies AND have me PAY for her just so more lies can be made up, submitted in court and have my visits further eliminated to a 98 year old mother? Really?

In addition, among the spy's latest batch of lies in her recent report, as I explained to you in my previous email, her lies about my wooden cross (she cannot tell the difference between wood and a shiny gold plated shield, but is making notes and quotes for legal purposes? WTF?) and mother and I whispering (how can the spy hear what, if anything, we are whispering 20 feet away from her when our heads are side to side), the spy made a extremely damaging admission. She quoted mother about people being patronizing. SO, mother knows what such a big word means and uses it correctly in a sentence. SO, mother STILL knows how to make sentences that have meaning and knows the purpose of saying them. Really? That fact DESTROYS ledakis's claim in his march 2022 "evaluation" of mother that mother did not have the ability to write her letter to weilheimer saying she wants to go home, wants a new lawyer (who would want a rat like jackass), wants me to live with her rent free, wants to tell weilheimer in court what she wants, etc. Of course, I guess ledakis never thought of asking mother to rewrite her letter to prove if she did, just like he never audio or video records his evaluations to prove what and how people said things or did not say things, but he can quote them while they continue to talk, make more notes and quotes, on and on.

There are many lawyers that love to sue nursing homes. With a civil lawsuit, subpoenas and discovery cannot be refused.

I will NOT agree to any time change just to make it convenient for the spy so she can make some extra money off of me. BS!. Pam blumer is the guardian and the ONLY person we allowed to be guardian of person. She is responsible for the happiness, health and welfare of mother. Anybody she wants in her business (spy's, "care managers", lawyers, etc) those costs come out of HER pocket as a business, NOT mother's. Blumer is responsible for making sure mother has all of the holidays and assigned visit days with me, including now having a spy sit there.. But, last year and this year, blumer canceled Christmas, Thanksgiving and several other visit days for mother. I told you last week when Mother's day, Mom's birthday and Easter is this year to make sure I see mother. Does blumer plan to ignore those days too? Mother will soon be 98. Does blumer think mother will live another 10 years, with her mind still active, so missing a few important dates do not matter? Blumer

is sick and a crook, just like all of those other guardians. Blumer's actions and emails prove she is in the racket.

Blumer is a total fraud. Her only purpose is to start problems with a victim and then get the lawyers involved to make them and her husband more money. She admitted she has about 10 clients now and had 70 total. She said she only sees mother once a month. For what, just to make it look like she is doing something as a guardian? What has she ever done and/or corrected for mother? I do not believe she treats those other victims, past and present, any better. In a lawsuit, I bet those families would have a lot to say.

ONLY I am the one that brings her newspapers and magazines to read to keep her mind active, flowers and pictures for her happiness. Nobody else. I bought her those no slip socks so she would not fall again. But, for the past month mother does not have them on. she only has old white socks that are not hers. Why? I have been blamed for her swollen legs for over a year because they have claimed it was my 3 lunches every week I give her, but they give her 20 meals a week. But, she was never on any diet restrictions. Even though I have not brought her any food for over 3 months, her legs are still very swollen, but the staff has not put those TED socks on her. Why? Where is pam blumer to make sure of mother's needs and wants? If I am denied these reduced, disgusting visits of only 1 hour, 2x a week (reduced from 3x a week as it has been since September 2021 and all the phone calls I had) then it is mother's health, welfare and happiness that is being destroyed forever. Blumer does not care about that? Several times, I found mother a much, much nicer and cheaper place to live with her loved possessions. NOBODY else did. Why did blumer and fenstermacher (guardian of estate) always turn them down? Fenstermacher does not care she is wasting \$90,000 a year when she could be living at her large home basically for free and NO lawyer bills? WTF?

Is mother better off now (mentally, medically, physically, and happiness) than before pam blumer, her lawyer gang and fenstermacher got involved? Hell no!

arthur herring III

Mar 8, 2023, 16:58 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

* * *


tomlinher1925@tutanota.com

Thu, Mar 9, 2023 • 10:13

Victor Meitner

  Wed, Mar 8, 2023 • 17:24

tomlinher1925@tutanota.com

 Thu, Mar 9, 2023 • 09:47

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Thu, Mar 9, 2023 • 09:47

Arthur taking photos

Mr. Meitner,

Forgot to mention: "she could see that there were photos that had been taken" (gelsinger email below). WTF? How could the spy possibly claim that? Tell gelsinger to tell you how the spy is claiming that. The fact was, while my mother and I were saying goodbye at the door, my phone vibrated and I took it out to see who it was. Very simple.

So childish and laughable that they are so desperate to slime me in any way possible while ignoring the health, welfare and happiness of a 98 year old woman (their client), only because I have been exposing their scam. The jury would get a good laugh from his claim.
arthur herring III

Mar 8, 2023, 17:24 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

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
Victor Meitner

  Thu, Mar 9, 2023 • 09:51

Victor Meitner

  Fri, Mar 10, 2023 • 13:06

tomlinher1925@tutanota.com

 Fri, Mar 10, 2023 • 14:52

Re: : March 6, 2023 Visit

Mr. Meitner,

I am telling you, as I did in my previous email, my visit time has always been 11 to 12, as I have been doing since October 2021. That time only works for me and gives me time in the afternoon for other needed functions. I said in my email today, it is blumers responsibility, as mother's guardian, to be there to be the monitor at the rate stated if she cannot find a person. If she does not like carrying out her responsibility as mother's guardian, she can quit, just like logie did. Blumer and gelsinger have a LEGAL responsibility as mother's guardian and tas the lawyer for blumer to carry out their responsibilities to a 98 year old woman.

I will not accept any loss of a visit day, at the pathetic 2x a week now, because of some never proven claim against me by unknown staff or jackass who refused (or not allowed) to testify in court. Once again, a cell phone can be set up, free, to prove what was said. As I had said in my previous email, NOBODY has ever asked my mother if I ever got her upset. Very simple solution.

How could weilheimer claim I have a psychological illness in court 3 weeks ago, praised my sister, eliminate her visit restrictions but totally ignore what my sister did to my mother for 2 weeks by keeping her as a prisoner in her house, no phone calls or visits by me, put her into the hospital for 6 weeks for starvation, confined to bed, daily needles in the stomach and blood tests, refused mother to go back home and then dumped mother into a low rated, disease infested pig pen?


I know you want to quit, but there has been no reason why you had dragged this matter out for so long, racking up expensive, unneeded billing hours to me, wasting my time, I was put into prison twice and putting me through this ongoing charade everyday, when I told you 7 months ago the only way to stop that back and forth filing and trial BS was to find a lawyer who sues. There would be many defendants and the facts are clear. You had said you do not sue, but after 55 years of being a lawyer, you certainly know ones that do, especially since it was me and only me that proved those "evaluations" were a total fraud. You would be getting millions of dollars in finders fees.

arthur herring III

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
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 Thu, Mar 9, 2023 • 10:22

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 Thu, Mar 9, 2023 • 10:22

visit

Mr. Meitner,

For the record, my mother will not die or suffer irreversible damage if I am not there for a visit. She will die or suffer severe damage if her legs are not taken care of (possible blood clot or infection), she does not get her regular visits to her doctors and dentists that her "guardians" have ignored for 15 months,, does not get exercise, does not get outside daily activities to keep her mind mentally active (hear that ledakis?), does not get to enjoy her loved possessions at her home, weekly hairdressing appointments that every woman enjoys (she gets only 1 a month or worse), meals at a restaurant, going to the cemetery to see her late husband, mother and her loved grandparents, trips to New Hope, phone calls to her friends and basically just enjoying the days, months or years left in her life while she still has a brain that works.

Is this picture clear to all?

arthur herring III


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
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Victor Meitner


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 Thu, Mar 9, 2023 • 12:23**Re: : March 6, 2023 Visit**

Mr. Meitner,

As you recall, you told me 3 weeks ago after the trial, you are this great negotiator. You said "That is my expertise" and "Let me do my job". Well, what did you get done after 3 weeks doing it your way? I do not see you got anything done. If so, tell me, I really want to know. So would my 98 year old mother in that pig pen. You could not even get my mother into much nicer and cheaper places that I reserved for her, None of mother's guardians ever wanted that for her.

In the beginning when I hired you, you said you charge more because you get results. What were those results? Of course, you did not say those results would leave me and mother in a far, far worse situation than BEFORE you were hired. Before you were hired, I had 3 visits a week, no monitor, lunch with mother, all the phone calls I wanted and holiday visits. After you were hired, I started with 3 visits, lunches with unpaid monitors, then no lunches at all, no phone calls, only 2 visits a week, paid monitors that I have to pay for no proven reason at my expense or else I cannot see mother, no holiday visits, 2x in prison and massive lawyer bills for mother and me because you never got things done to get mother home and get guardians who cared about mother, instead of making lawyer money for you and them at mother's and mine expense. How is mother better off now medically, mentally, physically, financially and her happiness than before you were hired? I do not see anything better for her in any way. I have been the only one who found many problems affecting mother and tried to fix them and get my mother back home where she should be living normally, not in a tiny pig pen, in solitary confinement, in a disease infested low rated nursing home until she dies.

After 3 months of you being hired, I had given you all of my cash, I told you I was only getting about \$600 social security and about \$100 welfare a month. You said "I will not abandon your mother", you continued on. Was that a oral agreement made in good faith which is just as binding as a written one? I learned that 45 years ago. You told me I could pay you when my mother dies from my inheritance. You knew after those 3 months what

kind of scam the guardianship was and its players, all well known in the scam. You continued on knowing these people were not going to give up my mother, a very wealthy catch at 96. You knew my sister and fenstermacher were a part of the scam.

Now, you are simply saying you have some kind of health problem, you do not want my case and you want to quit, leaving me broke and in absolutly no situation to do anything legally because I have no legal training. All of my money wasted, time wasted for 14 months with you and leaving my mother in a far worse situation medically, mentally, physically and finanacially. Do you have any problem with my mother dying in that pig pen, her house sold and everything she loved trashed because there is no room to put anything in it and never seeing her son again until her death as jackass wanted all along because I was exposing their scam on her and others? Is that the type of lawyer you are? Anything she does keep from her house will soon be stolen by the staff as it has been. You are well aware that jackass wants to deny my mother, his client, the ability to ever see her son again until she is dead in her coffin. What a pretty picture I look forward to.

Not knowing anything about the legal parts of the case because I have no legal training, not knowing what things need to be filed, when or how to, not knowing how to appeal and for what, not knowing what deadlines there are, not having any money anymore to hire a lawyer (do you think he would do it for free), what do you think will be happening? Exactly what they have been trying to do all along to mother and to all of their other victims: litigate, isolate, medicate, steal the estate. Good going, Vic. Your 55 years as a lawyer has really paid off for you.

Some of my friends have told me, when I told them you were quitting several weeks ago, that you were bought. I think you did just that. They say that large law firm of Blumers told you if you dropped me and left me with nothing, they would throw some cases your way. With me without a lawyer, they can steal as much money as they want and can. I will not be able to stop it, they will sell mother's house cheap to a friend then resell it at full price and pocket the difference as they do nationwide for decades, thus denying mother her profit and all of her loved possessions. I do not think you ever did anything that benefitted me or my mother in any way, which mother was the ONLY reason I hired you.


You are now in the racket as a full member. Congratulations! You are a made member. No soul or feelings for anything but money. All you had to do was find a lawyer that would sue the guardians 6 months ago on many issues and you would have made millions of dollars as a finders fee. You would have been famous in the lawyer business nationwide for exposing the guardianship scam because of me exposing those fake evaluations by those quacks. No, you knew who and what they were, you knew what you were doing and what was going to be the end result. That was worth 3 years of law school.

As I know you will, you will happily send my email to the racket. They, my sister, fenstermacher will get a good laugh. My sister will get what she always wanted: house sold,


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
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Victor Meitner


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file

Mr. Meitner,

What is the docket number for my case? You had mentioned you had my file on a thumb drive. I would like to have it to see the status of filings, appeals, deadlines, etc to find out what is going on so I do not lose any standing on those things.

Also, did I understand you correctly that last december at my contempt hearing, at the last minute weilheimer changed it from a civil contempt to a criminal contempt? If so, since I was found guilty, do I now have a criminal record?


As per spy visits, are you or did you inform gelsinger that the \$14,000 gift money from fenstermacher in novemeber or so he claimed I go was in fact given all to you and I did not get it? As you recall, gelsinger said that to weilheimer and she made the remark that I now had money in my pocket, which I did not have and still living on about \$600 a month social security and about \$100 a month welfare. I do not weilheimer to think any more of jaskowiak's contempt orders can be paid from that money since I do not have it.

Did you get the reports from the spy from last week? I would like to have them to look at.


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

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
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
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
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
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Victor Meitner

  Fri, Mar 10, 2023 • 15:10

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 Fri, Mar 10, 2023 • 16:00

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to: tomlinher1925@tutanota.com + 1 ▼

 Fri, Mar 10, 2023 • 16:00

report

Mr. Meitner,

For the record, just like the rest of her reports, more lies and false assumptions by her. I never said some of the things she claimed I said and never did some of the things she said I did. As I tried to have them do at the trial, a simple video camera would prove everything. By them refusing to have it, they do not want any way for me to prove myself innocent of their false claims.



write like a adult, not like a child? Why does she keep referring to me as "adult son". Don't those lawyers tell people their reports are legal documents for court and to type them?
arthur herring III


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

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
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
Victor Meitner

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
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 Sat, Mar 11, 2023 • 09:08

: Herring visits

Mr. Meitner,

How come I am just seeing this now? It was dated January 17. How come the spy never mentioned it in any of her reports that I was supposedly breaking one of blumers thousands of rules? Is Brandy just a paid for liar and I am the idiot forced to pay her or else "mommy" and I do not get to see each other until the maggots come out of her? What a pretty picture that will be to look at.

As proud as those criminals have been at protecting their scam for many years, it will only take one lawsuit, with discovery and subpoenas, to crush it into pieces. All of those people, whose loved ones were destroyed by those criminals and judges, will pile on with their lawsuits. The IRS will get involved for criminal indictments and back taxes. Maybe the PA attorney general or maybe the U.S. attorney general will get involved for their criminal indictments. The FBI has many more people to interview.

I can't wait to tell mother I cannot even walk her back to her room, let alone go into her room at the end of our visit as she asks me to do everytime which pisses her off when I tell her I can't. Weilheimer and the racket design their rules, but blame me when they do not work.

Is this the idea of being guardian of person: keeping her locked up in solitary confinement until the day she dies when she does not need any daily services and costing her \$90,000 a year? Plus, Fenstermacher, guardian of estate for 10 months (her trust lawyer for 21 years) who wants her house sold, all of her loved possessions trashed and me evicted against my mother's wishes, but admitted in court several months ago that he has not talked to her for 2.5 years? For what reason does the house have to be sold when mother can live there for only \$16,500 a year and I agreed to either move out or pay for all of the costs to live there and for mother to be able to go home during the day.

The happiness and wellbeing of the victim is the first and only obligation of a guardian. Or is it just to own a person and loot their estate for their own benefit?
arthur herring III

Mar 10, 2023, 17:08 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

tomlinher1925@tutanota.com

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tomlinher1925@tutanota.com

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Sat, Mar 11, 2023 • 10:01

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Sat, Mar 11, 2023 • 10:01

victims

<https://stopguardianabuse.org/victims/>

Mr. Meitner,

All of them and tens of thousands more like them nationwide were victims at the hands of the people you want to be friends with now because you suddenly dropped me with no money left, no legal knowledge of the legal matters pending and deadlines and no way to protect my mother. Those victims you see and their families lost everything. Think of the pictures I showed you of my mother at almost 98, her beautiful house, her loved possessions and now that tiny pig pen of a room she is forced to live, in solitary confinement, no phone and soon to be no visits with me until she dies alone because of those people you are letting do it to her just for her money they think should be theirs at any cost.

Are they really the people you want to do business with like they were the same as other lawyers?

arthur herring III

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quitting

Mr. Meitner

I received your email yesterday about quitting. You seem to suggest that I might look bad in some way in the appeals if you file a petition to withdrawl. Let me review.

When I hired you in January 2022, you said "I charge more because I get results". Your results for me and my mother have been disasterous as you must agree. Everything was done your way. You saw very early on the massive corruption of weilheimer, jaskowiak, camp, logie, zabowski and for the last 10 months pam blumer, husband/lawyer bill and lawyer getsinger. I quickly showed and proved to you how deep the the corruption is in the orphans court in Norristown, other counties and how many people have been victimized.

At about 3 months, after I had paid you about \$25,000, I told you I had no more money. You said not to worry because "I will not abandon your mother". An oral agreement, made in good faith, is just as binding as a written one. Did you break that contract? Yes. That is exactly what you are doing now because you claim you have health problems. After 55 years of being a lawyer, I am sure you know lawyers/law firms that would want to take over knowing the massive number of lawsuits that they would make massive money for them and you would get a large finders fee by them. Those lawsuits would be because of the various frauds in these guardianships on tens of thousands of people just in Pennsylvania and many more nationwide. Your finders fees would be many millions or tens of millions of dollars. The main fraud is the fake "evaluations" that only I proved, in my mother's petition hearing, were being used by corrupt psychologists to claim everyone was "100% incapacitated" and then the looting could begin by the corrupt judges, corrupt lawyers and corrupt judges.

At about 6 months, I told you that the only way this worthless back and forth paperwork was going to stop, costing me tens of thousands of dollars that did not get anything done and also costing my mother far, far more, was to sue. You told me you do not sue, but you certainly know lawyer/law firms that do after 55 years of being a lawyer. Instead, you kept on filing knowing that is what they wanted to do: keep the massive billing hours going on costing my mother (later me) massive amount of money.

About a month ago, you told me that you were an expert at negotiations. You said "Let me do my job". I did. After a month, what did I/you get from that? Nothing.

After you being my lawyer for 14 months, my/my mother's situation is far worse than it was before you started. Your invoice to me is over \$160,000. For what results? Before you, I had 3 visits a week with mother for free, all phone calls as I wanted, the visits were in her private room, I could see her on holidays. Then you got rid of logie and zabowski. You hired pam blumer because jaskowiak recommended her to you. Why, when you knew after 8 months that jaskowiak was a major part of the scam. You then hired fenstermacher, even after I had told you about the many times he and my sister had tried to trick me into getting money from my mother and trying to get me to sign their delegate authority that would have put my sister in total control of my mother's assets when mother already had a investment company of 21 years to do that. With blumer, the racket began a constant attack to evict me, take massive amount of money by deliberately making problems to create billing hours. Both logie and then blumer claimed never identified staff people were claiming I was getting mother "agitated" after my phone calls to her and after my visits. NOBODY ever asked my mother if that were true. Why? The phone calls were stopped by blumer. Logie and later Blumer accused me of making my mother's legs grossly swollen because of the food I was giving her for our 3 lunches a week, but ignoring mother getting 21 meals a week. But, mother was never on any diet restrictions. Then, blumer said mother and I could not meet in her room, but in the noisy crowded TV room with a staff person 5 feet away who was told to tell me to leave if I did something to get mother upset. Bill blumer said Mother and I could no longer have private conversations in her room and later I could not even walk mother down the hallway. WTF? Then, in December, you agreed to have pam blumer pick a unknown person, brandi, with unknown qualifications, to make legal notes of mother and mine conversations, including quotes, without knowing how accurate she was. Why would you agree to that that would put me in grave danger of having all of my visits canceled for life? You let jaskowiak write it up. WTF? Then you told me to sign it. Even though you and they knew I was on a little social security and a little welfare each month, I had to pay brandi about \$200 a week just to see my mother at 97 and for brandi to write lies about me so they would use her reports against me to stop my visits. WTF? Their gimmick is nothing more than pay to play. You did not know that? They are using brandi as a expert, but refuse to give her qualifications that will be used against me. WTF? Remember at that famous lunch about 10 months ago with bill blumer and pam when he said to me "you are a fucking problem" and I walked out? I asked him how do I protect myself from people making up things about me? Bill blumer said "You can't". A cell phone recording could do that easily. but they do not want it. I wonder why? It was THEIR latest way to punish me for exposing their scam and denying me from mother which is what is done nationwide by these corrupt guardians, lawyers and judges. When were you going to learn? Just like I knew, my visits have been reduced a month ago. Gelsinger told weilheimer that I got my \$14,000 a year gift check from my mother by fenstermacher. Weilheimer said "He

has money in his pocket". You never mentioned to weilheimer that I gave you that entire check towards your invoice. Why not? I told you to tell jaskowiak during that hearing that we could have a cell phone, at no cost to me, to record my visit with my mother to prove what I said or did not say. Jaskowiak said no because it would violate my mother's right of privacy. BS!. Why didn't you say that a 250 pound black woman, with body odor, sitting 4 feet away from us was certainly violating her privacy at age at almost 98 years old and mine at 70. Why not?

To stop these wasteful and expensive gimmicks cost mother hundreds of thousands of dollars, I agreed to move out if mother came home or recently, if mother were put into one of those very nice places. I also agreed to pay the entire yearly cost of living there. But, you did not convince them to do it. Why not? I had found several very nice and much less places for mother to live with some of her loved possessions. You could not get them to agree. Why, if are a great negociator? Her own daughter, who had been spoiled with money and many expensive gifts in her life started this scam on mother and the wrong people latched on. Sister does not even care about how much money she will not get when mother dies because of the wastefull spending by the lawyers and fenstermacher, who does not care to save mother money by putting mother into a much cheaper and nicer place to live.

All of the appeals by you mean nothing if mother becomes basically brain dead or if she dies. I am going to tell gelsinger I cannot afford to pay to have a spy only writing lies about me just to get me banned or another spy doing the same thing, whether it is with my money or money when mother dies. BS to that?

Remeber, I have been the only one who brings mother and pays for them her daily newspapers to keep her brain active, magaizines, flowers and other things she needs and to make her happy, but most important me. She says my sister hardly comes there. No surprise.

I am sure you will say what you want to make yourself look good. You will not be the first lawyer who took my money but never did anything for what was paid, basically did not accomplish anything then quit, leaving me in the mud. Visits, no visits, mother knows I have always been there for her and will NEVER stop exposing the scam on her and to try to bring her home to live in happiness until she dies. I have more things to do to expose the racket. The FBI and the weekly radio show are only the beginning.
arthur herring III.

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