

## VIC MEITNER

Mr. Meitner was my lawyer from January 2022 to about February 2023.

The following emails to and from him prove the massive fraud on Mother by the guardianship mafia while they owned her and denied her the rights as a human being. These emails prove how extremely dedicated I was to Mother to get her back home to be healthy and happy. But, the mafia killed her with morphine by keeping her unconscious so she would die a slow, painful, barbaric and inhumane death by starvation and dehydration. The mafia refused to give her hospice and give her the dignity and respect of letting her have her last wishes, which would be to go home and me be with her. Animals!

---

**From:** Arthur Herring III <tomlinher1925@tutanota.com>  
**Date:** Wednesday, January 12, 2022 at 10:12 PM  
**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
**Subject:** mom visits

Mr. Meitner,

Why are logi/zabowski still objecting to me having unlimited time and visits with my mother? Logie only allowed me one hour for Thanksgiving and Christmas. Is there any reason why zabowski/logie still object to my mother having a phone in her room so she or I can call each other any time, especially if she has a medical emergency? I have to bother the staff to bring my mother a phone during morning and in evening. Most of the time the staff is not at their desks, sometimes for several hours, when I try to call her in the morning or night. Talking to me makes her much more calm and makes her happy, especially when she gets upset about being there or if there is any issue. My mother is asking me much more when can she see me more and also when she is coming home. I keep having to tell her I am trying but it takes time. That also makes her upset.

What the court and logie do not realize that a person at my mother's age, or even younger, needs human contact to see and talk to. My mother is a very private person and does not like to socialize with others. She never did at her community for the 21 years she has lived there, even after my father died 9 years ago. I am the person she depends on for contact and to complain to when she is upset about something. Being by herself in her room day and night is basically causing her to feel like she is in jail because she is not allowed to walk around inside the building or outside because she is locked in a tiny area. Nobody there has ever taken her outside for a walk. I saw her "rec room/"dining room" today for the first time and it is very tiny and poorly furnished. The other people in the regular sections have a separate large rec room, separate library and a separate large and well furnished dining room. She is not an animal and cannot be treated that way, especially denying her hospital care for her legs, regular doctor's visits she has missed, a phone in her room and being allowed to have unlimited visits and outside trips. Her treatment there is elder abuse by denying her basic humane care, including psychological care for her well being.

I appreciate all of your help in this matter in trying to get her home and with a new guardian.

arthur herring III

--

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

tomlinher1925@tutanota.com

📧 Thu, Jan 13, 2022 • 10:10

tomlinher1925@tutanota.com

📧 Thu, Jan 13, 2022 • 11:21

tomlinher1925@tutanota.com

📧 Thu, Jan 13, 2022 • 12:11

tomlinher1925@tutanota.com

📧 Fri, Jan 14, 2022 • 08:02

tomlinher1925@tutanota.com

Wed, Jan 26, 2022 • 05:04

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Wed, Jan 26, 2022 • 05:04

**jaskowiak**

Dear Mr. Meitner,

Since you will be talking to jaskowiak today, I feel it is very important to cover certain facts. As you have seen, the two common denominators with all of the people involved in my mother's disgusting situation is that they all hate (no other word for it) me and getting my mother's money. I have exposed them for their corruption and greed, including by my sister. Gross incompetence just cannot be used since their actions have clearly proven to be only about getting her money and stopping anyone from interfering and exposing their plans. The corruption in the orphans court in Montgomery County and those various people has been well documented for many years in the media. Such corruption by legal guardians has been exposed and documented nationwide for decades by the media and the courts.

Jaskowiak is deep into that corruption. He has used Logie many times. He knows what type of person he is and what Logie does when he is appointed as a guardian. He was assigned by Weilheimer, who is also part of that corruption. Jaskowiak refused to allow me to sit in on his meetings with my mother, even though she told him she wanted me to. It makes no sense that he never made notes for her and me to review later and not allowing me to be there to also make notes and ask questions about this very serious situation that will have consequences to my mother for the rest of her life. Her life, health, happiness and her financial situation depends on what happens in these guardianship proceedings. It also makes no sense that he refused to do what I just described because he knew she has a small memory issue. I made it clear to him from the beginning that I loved my mother and was not going to let her be taken advantage of by strangers. I was going to be very much involved. He refused to have that.

As my mother's lawyer, he is obligated to do what she wants and to act in her best interest, within reason. If he did not want to do so, he was obligated to quit. He never did. He never told us we could have our own lawyer at any time. A court appointed lawyer does not have dedication to their client as a private attorney does. He lied to me about what he was going to do, that is to fight to defend my mother against her being labeled incapacitated, based on those claims made by a quack and his self admitted made up evaluation that had no proven accuracy or dependability. Jaskowiak refused to bring my mother to court for the judge to see and hear her. He convinced me my mother should not

come to court. Weilheimer also made it clear she did not want my mother to come to court, even though Ledakis said she could without any harm to her.

It is well documented in the transcript, I got Ledakis to admit many facts about his so-called "evaluation" that proved it was worthless. He claimed it proved my mother was "100% incapacitated". His conclusion was based only on his two hour meeting with her and using some paper and pencil tests from the internet. There are about 900 of those paper and pencil type tests that anyone can download from the internet. None of them have any independent studies that prove their accuracy is any better than a coin toss. I got Ledakis to admit that there were no standards in Pennsylvania for those evaluations, such as to what they had to be, the amount of time that they had to be, the number and types of questions they must have, the accuracy of those questions, no tape recording made of the interviews, etc. Jaskowiak was responsible for knowing those facts about any evaluation used on his clients in such a serious situation on a person's life. Even after my exposing those facts about the evaluation during court, Jaskowiak failed/refused to act on it to say the evaluation had no credibility.

Jaskowiak never brought in any witnesses that were involved with my mother's business and medical affairs who would have stated my mother was in perfect medical and physical health, that she kept all of her medical appointments and she never wrote any checks to strange people or for bizarre amounts. All of her bills were automatically paid each month and she was still driving until a few days before my sister filed the petition on May 16. My mother's own doctor never said she should stop driving. Nobody ever explained how a person could make thousands of decisions driving a car, but is claimed by Ledakis to be 100% incapacitated. Aside from a small short term/instant memory issue, my mother was in remarkable condition for 96, both physically and mentally. She could dress herself, bath herself, cook, her hygiene was excellent and she kept her house in perfect condition. Her once a month housekeeper will confirm that.

Why did Jaskowik allow my mother to be forcibly taken from her house by Logie/my sister? Nobody said she had to be removed. Even Ledakis said my mother could live at home and since I was there, that was fine as oversight of my mother. Was Jaskowiak part of the plan to get my mother out of her house, evict me and then get a part of the sale of the house by logie?

Jaskowiak never knew or did he know, but refused to act, about the disgusting situation at my sister's house for 10 days and how his "client" was being mistreated to the point of starvation and extreme mental cruelty to the point of needing anti-depressants within several days of being there, another type of pill still unknown to me and finally needing to go to the hospital by ambulance for 6 weeks for being denied food and proper care by my sister. That is elder abuse. When he found out she was in the hospital because of such gross mistreatment to my mother (his client), did he ban my sister from the hospital to

avoid causing her more distress? No! Did he know, like I did, that my mother was not eating her food because it was always served cold and she hated the taste? I knew that and that is why I brought her food every time I was there. I had been told by Logie not to talk to the doctors or staff about anything about my mother. How could he not know the treatment of his client not getting nutrition? Did he know for 6 weeks she was not allowed out of bed for no reason just to walk around? Did he know, because of the gross mistreatment by my sister, my mother had to endure daily blood tests that left her arms black and blue and she had to get a needle in her stomach every day to prevent blood clots? Why didn't he ever visit her (his client) in the hospital during those 6 weeks. Why didn't he know she (his client) did not have her glasses anymore in the hospital to see? I was the one who noticed that and got her those new glasses so she could see and read. I paid for them.

When she was taken to the POW camp (Manatawny Manor) by Logie just after my mother got over covid and was put there just after the place opened up after a complete covid shutdown, why would Jaskowiak allow that and that it could cause my mother to be infected again with covid and maybe die? Why did he allow my mother to be put into such a dump with no refridgerator, no phone, old, worn out furniture, none of her loved furniture or belongings and to be there for the rest of her life when she had been and still could be in her large 3 bedroom, 3 bathroom house to live. Why hasn't he been to the pig pen to see how she (his client) is living?

Why didn't he consult my mother (his client) about whether she wanted him to prosecute me for revealing how he, the court and others were mistreating her and stealing from her before he went ahead and prosecuted me and had me sent to jail? Would he, the court, Logie or my sister have cared at all if I had been murdered in jail just because I had refused to allow my mother to be treated like a road kill by the "buzzards" just so they could steal her money?

How can jaskowiak keep Logie at \$115 an hour not being on top of these problems of his client and not demanding the court he be fired, allowing Logie to hire his own lawyer (at my mother's expense), hiring a "care manager" (Deb Klock) at my mother's expense and himself as my mother's lawyer at her expense when jaskowiak has completely failed to protect my mother from harm: physically, medically, mentally and financially?

Jaskowiak, like the others who have taken their cheap shots at me and lied about me to cover up their corruption and gross incompetence in this matter, has no place to insult me or accuse me of anything but loving my mother and making sure she is given the best treatment, the most happiness and protected from others harm for the rest of her life.

I very much appreciate your help in this and for my mother.

sincerely,

arthur herring III

**From:** "David A. Jaskowiak" <davidjas@davidjaslaw.com>  
**Date:** Thursday, January 27, 2022 at 4:18 PM  
**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
**Subject:** RE: JANE HERRING

Vic,

I will arrange to have Jane examined as expeditiously as possible. However, be aware that the reports that I have received about Jane's legs and feet do not indicate that there are any new problems or conditions developing which warrant additional care. Nonetheless, I will err on the side of caution and will request that it be looked into again.

**DAVID A. JASKOWIAK**

*Attorney at Law*

815 Greenwood Avenue

Suite 14

Jenkintown, PA 19046

Phone: 215-886-7720

Fax: 215-886-7728

Cell: 215-605-2761

E-mail: [davidjas@davidjaslaw.com](mailto:davidjas@davidjaslaw.com)

---

**From:** Victor Meitner [mailto:vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com]  
**Sent:** Thursday, January 27, 2022 3:38 PM  
**To:** David Jaskowiak  
**Subject:** JANE HERRING

1/27/22

Dave, Arthur called me to let me know that yesterday when he visited his mother, she complained to him that her toes were black and blue and that she felt her leg was hard. Can you please look into the issue as soon as possible??? I think that a doctor should look at Jane and if necessary proceed with further tests, if deemed necessary.

Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259


[ymeitner@meitnerlaw.com](mailto:ymeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▼

 Tue, Feb 1, 2022 • 10:07

## Jane Herring Estate Guardian

Ron, Are you willing to act as Jane's Estate Guardian or not? Just need to know so I know what to advise the Court. Also, since Jane has been declared incapacitated, have you signed an acceptance or other written notice to accept the job as Jane's Trustee during her incompetency as it seem is required in the Trust document. I so, please email me a copy of that document. In our conversation about two (2) weeks ago, you seemed unsure if you want to act as Trustee for Jane/and or Arthur as provided for in the Trust document you prepared. If you do want to continue in the capacity of Trustee, please confirm that fact to me. If you do not want to act, perhaps we can discuss what should be done now to make sure the Trust continues to operate properly to take care of Jane and then, Arthur. These are questions that require you to respond. Please respond. 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](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not


logieandcompany@verizon.net

 Thu, Feb 10, 2022 • 16:56

tomlinher1925@tutanota.com

  Fri, Feb 11, 2022 • 08:09


tomlinher1925@tutanota.com

 Fri, Feb 11, 2022 • 08:10

Victor Meitner

Victor Meitner &lt;vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com&gt;

to: tomlinher1925@tutanota.com + 4 ▼

 Fri, Feb 11, 2022 • 16:32

## Re: Ultrasound Appointment

Mr. Logie, I don't understand why it is taking so long to get an ultrasound? Also, no response to my email yesterday inquiring into what hospital and who will conduct and ordered the testing. Please reply.

Arthur is very anxious that his mother receive prompt attention to this leg issue and is more than willing to take Jane to the facility for the ultrasound, especially if tha will expedite the diagnosis and treatment. Arthur has been asking about the leg issue for months and I do not understand what is taking so long to address the issue. Again, please get back to me on this. Thank you, Vic Meitner

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

logieandcompany@verizon.net

Thu, Feb 10, 2022 • 16:56

tomlinher1925@tutanota.com

Fri, Feb 11, 2022 • 08:09

tomlinher1925@tutanota.com

Fri, Feb 11, 2022 • 08:10

Victor Meitner

Fri, Feb 11, 2022 • 16:32

logieandcompany@verizon.net  
to: tomlinher1925@tutanota.com + 5 ▾

Fri, Feb 11, 2022 • 17:25

## Re: Ultrasound Appointment

Mr. Meitner,

 Please speak with my counsel about your concerns/questions.

Thank you.

Dwayne Logie, *Guardian***LOGIE & COMPANY**

P: 610-430-1987 F: 610-430-7847

logieandcompany@verizon.net

1042 Dunvegan Road, West Chester, PA 19382

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

From: Victor Meitner &lt;vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com&gt;

To: logieandcompany@verizon.net &lt;logieandcompany@verizon.net&gt;; tomlinher1925@tutanota.com &lt;tomlinher1925@tutanota.com&gt;

Cc: dzabowski@zabowskilaw.com &lt;dzabowski@zabowskilaw.com&gt;; davidjas@davidjaslaw.com &lt;davidjas@davidjaslaw.com&gt;; torrilloj@diakon.org &lt;torrilloj@diakon.org&gt;


Sent: Fri, Feb 11, 2022 4:32 pm

Subject: Re: Ultrasound Appointment

Mr. Logie, I don't understand why it is taking so long to get an ultrasound? Also, no response to my email yesterday inquiring into what hospital and who will conduct and ordered the testing. Please reply.


Arthur is very anxious that his mother receive prompt attention to this leg issue and is more than willing to take Jane to the facility for the ultrasound, especially if tha will expedite the diagnosis and treatment. Arthur has been asking about the leg issue for

Victor Meitner

 Wed, Feb 23, 2022 • 14:35

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
to: tomlinher1925@tutanota.com + 1 ▾

 Thu, Feb 24, 2022 • 09:55**Re: Jane Herring OC # 2021-X2110**

Good Morning Diane, When you or Mr. Logie receive or obtain a report on the ultrasound, please let me know if any treatment for the leg issue is possible.

Also, the eye doctor's office called the house yesterday to ask Jane to bring her present eyeglasses with her for her upcoming appointment. Please communicate that to Jane or whoever is taking Jane to the eyedocor. Jane has both storebought glasses and prescription glasses but the prescription glasses are the old prescription and not working presently.

Please also ask Mr. Logie to send me the Einstein Medical Records I previously requested as well as any Manatawney Manor records that would be easily obtainable, such as the admission records. 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 ▼

 Tue, Mar 15, 2022 • 16:12

## JASKOWIAK FILED PETITION FOR EVICTION

Arthur, Just received from Court. Jaskowiak is not acting in your mother's best interest and I recommend we oppose his Petition for obvious reasons. This guy is really not a guardian. He is acting awful. 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](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

tomlinher1925@tutanota.com

Thu, Mar 17, 2022 • 06:27

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Thu, Mar 17, 2022 • 06:27

## mother

Mr. Meitner,

Isolate, separate, liquidate the estate. Inhumane and barbaric! Is that the game plan with weilheimer and her gang of thieves from yesterday's phone conference with weilheimer and the others? Deny a phone for mother, no increase in visits or visit time so she can be with me at her age of 97, evict me with basically no money and no place to go (as weilheimer said yesterday that "He could leave the house or be evicted), sell the house for no basic reason and junk all of my mother's loved and extremely valuable belongings. Will mother be "allowed" to go back to HER house of 21 years and be "allowed" to pick something for herself to keep?

Yesterday after the meeting, I showed you a picture of the empty lot where my house (value about \$25,000) used to be before it was confiscated for free and smashed down because I used my bankruptcy money of \$10,000 to hire a lawyer (cornelison) to be sure jaskowiak was doing his job to protect my mother instead of paying the back rent where I could have kept my house. As it has turned out, I was 100% right about jaskowiak and the gang. He NEVER brought in any witnesses to prove my mother did not need any guardian and tricked me into agreeing with him that my mother did not have to be in court. During the phone conference yesterday, Jaskowiak even said I had agreed with him not to bring mother into court to testify. What a slimy, lying thief. The transcript verify's that weilheimer also said she did not want my mother to be in court, even though ledakis had said my mother was fully able to come to court. That trial was rigged for a predetermined outcome for the gang.

If the gang is so concerned about mother's money, then why did they not care about logie selling/giving away mother's car for thousands less, putting her in that expensive pig pen, in a locked down section, in a "mental ward" of those type of people, in a tiny one room that would not pass for a flea bag motel room in a ghetto and costing her about \$5,000 a month as we have estimated? The gang does not care how much THEY deplete mother's money paying themselves with their made up massive and unproven billing hours. I gave you a 4 page list the other day of all of the problems I found (some I was able to correct) pertaining to my mother since she was taken away on august 25, 2021 by logie/sister, but the gang either did not know or knew, but refused to correct. Wasn't it

interesting that weilheimer REFUSED to tell us yesterday what the pig pen was costing my mother and refused to give us her medical records? What are they hiding?

How can the gang ignore my mother owns a 3 bedroom, 3 bathroom, large house in a private community, valued at \$400,000 and has \$2 million in the bank, but the gang FORCES her to live in that locked down section of the POW camp and away from the much nicer facilities of the place? I showed you pictures of those other facilities. Would any of the gang put THEIR mother into that dump, with dead mice, no phone, locked down, almost non-existent visits with their children, DENIED needed medical care and its visits and not allowed to see the outside world, until they died? Is that the standards for a court that is supposed to be extra caring about the people in its "grasp" until death? WHY was she taken away to start with? Has ANY of the gang realized, except for a little instant recall problem, my mother is MENTALLY normal, STILL fully independent and able to maintain her hygiene and her ability to live on her own WITHOUT any assistance from the staff? She does not use a cane, no walker, no diapers, no hearing aid, no dentures, brushes her teeth, goes to the bathroom and takes a shower by herself. Her room is ALWAYS kept neat and orderly and her bed is always made. I bought her a larger trash can because the one in her room was so small, mother had to put trash on the floor or in the shower. I gave you pictures proving that. The self-called psychologist Ledakis in his report also said my mother is not a wanderer, so why have her locked down with people with various mental (yells at staff, spits out food, throws food on the floor, defecate and urinate on the floor) and medical problems (noisy ventilators, falling asleep in their food, eats sloppily with staff assistance) that are so bad that they cause my mother such distress at times that she has to take her meals to her room to eat? The gang seems to be okay with that because THEY do not have to see it and live there against their will like they did to my mother.

Mother has been there for 5 months this week and she is still not allowed to go outside for fresh air or for exercise. And the gang has the balls to blame me for her swollen legs by claiming I caused it by giving her junk food, such as a donut or a cupcake once or twice a week? Lack of exercise is the REAL reason why her legs are still swollen. My mother is so generous, she says she gives them usually to the staff at their desk near her room. Did logie, jaskowiak or deb klock (her "care manager" on logie's payroll that mother is paying for and the rest of them mother is paying for and thus depleting mother's bank account, something jaskowiak/logie is claiming I am doing by staying at the house "rent free") ever think of putting mother on a low fat, low sodium diet to reduce the leg swelling? You mentioned that yourself last week. You also mentioned last week did any of them check to see if there are any new drugs to help her memory? How can so many people, with titles, paid for by my mother, not do anything for her, but claim her money? Isn't that theft by deception? Isn't that also "wasting" her money?


A firm stand must be taken, with NO holds barred, for the review in a month. We must expose the fraud on my mother with that made up "evaluation" that has been and still is used to steal from people, sentence them to a lifetime of personal and financial doom and later deny their heirs their right of getting money from that person's estate because it was drained by the logie types with their "hired" help. . That "evaluation" cost my mother \$4,000 that ledakis admitted, only by my questions, had no accuracy and there are NO standards in Pennsylvania as to what IS a accurate "evaluation" that determines what is incapacitation. Ledakis was jaskowiak's and the court's hand picked "expert". Weilheimer and the others heard my questions and his answers, but pretended they never heard him destroy himself by exposing his fraud.

Time is quickly running out to save my mother and give her the happiness she deserves in life, especially to be with her son that she loves so much.  
arthur herring III

--


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

tomlinher1925@tutanota.com

 Wed, Mar 23, 2022 • 08:19

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Wed, Mar 23, 2022 • 08:19**logie**

Mr. Meitner,

Logie and zabowski still refuse to tell who his insurance company is for his business for liability. That must be known sine he is handling my mother's money and may affect my money if he wastes it. As I had mentioned, he was a day trader years ago and that is like gambling. We do not know his financial status and any financial problems he had or has that affects his ability to handle other people's money. That should have been received BEFORE he was confirmed and free to see and review.

arthur herring III

--

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

tomlinher1925@tutanota.com

✉ Fri, Feb 25, 2022 • 08:56

Victor Meitner

📅 Fri, Feb 25, 2022 • 11:02

tomlinher1925@tutanota.com

📎 ✉ Tue, Mar 1, 2022 • 09:47

Victor Meitner

📎 📅 Wed, Mar 2, 2022 • 17:36

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
to: tomlinher1925@tutanota.com + 4 ▼

📅 Mon, Mar 28, 2022 • 15:37

## Re: JANE HERRING, MONTCO. O.C. NO 2021-X2110

Hello All, I am getting back to everyone including Judge Weilheimer thorough Karen Copestick, to report on my contact with Tracey Miles. Tracey declined acting as Guardian of Person/Estate because she is overwhelmed with work at this time. Too bad, because we all thought Tracey would be a good choice.

I have today contacted Howard Soloman, Esquire who is willing to act as Guardian of Estate and Person for Jane Herring. Would you all please let me know if Howard Soloman is acceptable to act as I would like to have him appointed promptly and without a hearing. Perhaps the Court would be willing to appoint him, especially if all agree. It may also be helpful to all concerned to have Mr. Soloman's input in the remaining matters that are pending, once he is appointed and gets up to speed in this matter. Thank you for a prompt response. Vic Meitner

A. VICTOR MEITNER, JR.

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

---

**From:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
**Date:** Tuesday, March 29, 2022 at 10:05 AM  
**To:** Copestick, Karen <KCopesti@montcopa.org>, Brittany Camp <BCamp@https.com>, David Jaskowiak <davidjas@davidjaslaw.com>  
**Cc:** 'Diane Zabowski (DZabowski@zabowskilaw.com)' <DZabowski@zabowskilaw.com>  
**Subject:** Re: JANE HERRING, MONTCO. O.C. NO 2021-X2110


Karen, My associate, Patrick McMonagle, Esq., was involved in a case with Howard Soloman, Esq., who was the Guardian of Person and Estate for an adjudicated incompetent in 2016. Patrick found Mr. Soloman very fair and based on that recommendation Arthur Herring is agreeable to having Mr. Soloman appointed Guardian of Jane Herring's Estate and Person. I will let you know as soon as I hear from the other interested parties on Mr. Soloman's appointment. I have heard from Diane Zabowski on behalf of Mr. Logie who will not take any position on the matter. Thank you, Vic Meitner

A. VICTOR MEITNER, JR.


ATTORNEY AT LAW

564 SKIPPACK PIKE

tomlinher1925@tutanota.com

 Fri, Feb 25, 2022 • 08:56

Victor Meitner

 Fri, Feb 25, 2022 • 11:02

tomlinher1925@tutanota.com

  Tue, Mar 1, 2022 • 09:47

Victor Meitner

  Wed, Mar 2, 2022 • 17:36

Victor Meitner

  Mon, Mar 28, 2022 • 15:37

Victor Meitner


  Tue, Mar 29, 2022 • 10:06

tomlinher1925@tutanota.com

  Tue, Mar 29, 2022 • 10:15

Victor Meitner

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

 Tue, Mar 29, 2022 • 10:18

## Re: FW: JANE HERRING, MONTCO. O.C. NO 2021-X2110

Arthur, One thing at a time. I am generally in favor of Mr. Fenstermacher's resignation as Trustee at some point and his appointing or having the Court appoint a substitute Trustee. I want to wait until AFTER Mr. Soloman is approved and appointed and completes his inquiry into the matter of Jane and you living with each other at home. Remember, best behavior at all times. Vic

A. VICTOR MEITNER, JR.

tomlinher1925@tutanota.com

Sat, Apr 2, 2022 • 11:12

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Sat, Apr 2, 2022 • 11:12

## mother being dressed

Mr. Meitner,

I was just talking to my mother this morning. She said a staff person came into her room very early this morning, about 6am. Mother asked her why she was there and the woman said she was there to dress her. My mother told her she dresses herself but the woman went into her closet, took out some clothes and proceeded to dress her.

This was the first time it happened my mother said. I hope somebody did not write something in mother's file to make it look like she needs help to dress, in other words mother needs an assistant because mother is "incapacitated".


I think a email to that effect should be sent to zabowski telling her mother does NOT need any help in her daily activities so it is not used against my mother in any way.

arthur herringIII


--

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


Victor Meitner

 Wed, Mar 30, 2022 • 16:26


Victor Meitner

 Thu, Mar 31, 2022 • 16:25

Victor Meitner


 Sat, Apr 2, 2022 • 07:44

tomlinher1925@tutanota.com

 Sat, Apr 2, 2022 • 08:59

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Sat, Apr 2, 2022 • 08:59

## Fwd: Howard Soloman, Esq./Jane Herring

Mr. Meitner,

Once again, I am right. Delay, delay, delay. Camp's only purpose is for her own billing hours, NOT what is good for my mother. Since when is that bitch concerned about my mother's financial or personal welfare???????? Did camp know and/or care that she/my sister never included one example that my mother even needed any guardian when camp made up that petition???? Did camp know and/or care that a quack admitted in court to FRAUD by selling and using a made up evaluation that he admitted had NO independent proof that it had any accuracy, but claimed "it" proved my mother was incapacitated 100%???? Did camp know and/or care the ledakis report said my mother could stay at her 3 bedroom, 3 bathroom, \$400,000 paid for home and as long as I was there there were no problems??? Did camp know and/or care about the torture my mother was going through at my sister's for 2 WEEKS that forced her to go on anti depressants? Did camp know and/or care about my mother (at 96) being starved to the point of being taken to the hospital by ambulance for malnutrition because of HER client???????? Did camp know and/or care my mother was forced to stay in bed for 6 WEEKS and NO exercise and being forced to be alone because I was only allowed 3, 1 hours visits a week???????? Did camp know and/or that my mother could not watch TV because no one showed her how to use the complicated system and no one would sit and be with my mother???? Did camp know and/or care that my mother was getting daily blood tests and a needle in the stomach because of what her client/my sister did to her mother???? Did camp know and/or care that my mother was not eating because the food was always cold and tasted awful???? Did camp know and/or care

that my mother did not have any glasses that she needed to read a paper or magazine until I got them for my mother???? Did Camp know and/or care that my mother had to be alone for 2 weeks because she had covid that could have killed her???? Did camp know and/or care that my logie put my mother into a pig pen that had just opened up after being shut down for covid???? Does camp care that my mother has had her swollen legs for over 3 MONTHS and still not any better???? Does camp/client care at all that my mother at almost 97 has no phone in her room and no medical alert necklace that she had for years for safety???? Does camp know and/or care that her client/my mother has been in a tiny, locked down mental section for 5.5 MONTHS with no ability to go outside, with people who piss and defecate on the floors, spit out food, cause various verbal and other disturbances to the point where my mother has to take her meals back to her room to eat???? Does camp know and/or care that a few of those people in her section are men and there are no locks on the doors so my mother is not physically or sexually assaulted???????

What the hell is camp's purpose???? As a lawyer, if she is carrying out the wishes of her client, then what has happened and is happening to my mother is at the direction of her client, my sister. My sister and others (jaskowiak, logie, zabowski, weilheimer) must all be charged with elder abuse: physical, psychological, financial and also fraud and theft by deception. This barbaric and inhumane treatment of my mother MUST stop now. I have witnesses who also had their loved ones go through this corruption in the Montgomery County courts. The website detailing the corruption has been up for 15 years as also the weekly, nationwide radio show about legal guardian abuse, including in Montgomery County.

Those charges MUST be filed with the DA. I talked to a "investigator" several months ago about the corruption and he was a idiot. He told me he had been a cop with Franconia police for 20 years. Franconia only has 6 cops. After only 5 minutes, he yawned and told me I should get a lawyer. The DA's office seems to think this matter is not that important. But, charges must be filed anyway. The news media would jump on the story about the corruption in the orphans court of various judges, past and present.

Fenstermacher is NOT doing anything with my mother's finances or any investing of it. Raymond James has done the investing for 21 years. My mother has lived off of only a part of the social security and interest of that money she gets every year. You and I figured those costs last week. Fenstermacher worked with my sister 3 years ago creating the "delegate authority" and he wanted me to sign it WITHOUT discussing it with me. I gave you a copy. I refused to sign it because it would have given my sister complete control over and use of my mother's vast money to use anyway my sister wanted, just like she tried to do with filing the petition. Has fenstermacher collected anything of that \$75,000 loan (originally \$100,000) that was given to my sister to buy her house about 13 years ago? How can camp think that fenstermacher has ANY dedication to my welfare and/or in my trust after he

signed off to have me evicted?? Did he ASK my mother if she wanted him to do that? Why would he care if I lived there, a place I have been for now 3 years and he never had any problems with it? Fenstermacher is acting like a child because I fired him and got that lawyer Fravel. The transcript proves how he trashed me in court. Did I miss something or is my mother HIS client??? It seems ALL of them forgot my mother is their client and my sister forgot she is her mother. But, they did NOT forget her bank account.

The end is now of their tricks and their continuous delay tactics. My mother has missed all of her medical appointments and is being forced to live in isolation and away from me. She wants to go home and I have the video of her saying so. Jaskowiak, last week, basically confirmed my mother knows what she is saying when he claimed my mother liked her room and the food. Then he MUST agree that she wants to go home. I showed you pictures of her packed bags.

No more of this BS by anyone of me having "undue influence" over my mother. What the hell did I get if I had that on her????? Look at all the problems I found that no one else knew and/or cared about that affected her life, health and her finances.

arthur herring III

--

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

Apr 2, 2022, 07:44 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...

tomlinher1925@tutanota.com

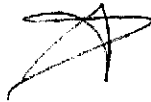
📧 Tue, Apr 5, 2022 • 10:22

tomlinher1925@tutanota.com

Wed, Apr 6, 2022 • 08:53

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼



Wed, Apr 6, 2022 • 08:53

## visits

Mr. Meitner,

Last night's phone call with my mother was not pleasant, again for the same reason. Once again, she sheepishly asked me if she could come home today and I had to tell her again no and I would tell her she could when I am told she could. She started to cry, as she has done often before, and said she wanted to come home to be with me. As her son, it has been extremely painful for me to have to hear her cry many times, usually every couple of days, because she and I cannot be with each other, both at her home and for unlimited times at her pow camp, where we can go on outside day trips, lunch, etc. The other day, you saw the video I made of asking her various questions, including if she wanted to come home and her firm response that she does.

In 1.5 months she will be 97. Ever since she was taken from the house on August 25, 2021, my visits with her have always been 1 hour, 3 times a week, including any holidays. No reasons have ever been given by weilheimer or any of the others for such restricted visits. As you also know, my sister, logie and jaskowiak have all refused to let her have a phone in her room. My mother must use a phone at the staff desk and can only talk for about 10 minutes with them listening.

There has never been ANY reason given by anyone, including judge weilheimer why such a vicious and barbaric type of visitation was ever set up. If she or anyone (jaskowiak, camp, sister, logie, zabowski) has a problem with me or an accusation against me, I demand a hearing be done and I am allowed to defend myself of any charges.

I want a email sent to all persons and demand their responses as to why my visits cannot be unlimited time for me, including sunday and any days my sister does not want to be there. There is also no reason given by any of those persons why she cannot go home. She has NEVER received any type of services, including physical, medical, mental or for hygiene at the pow camp so there is no reason for her to ever have been put there in a locked down, mental section, with men in her section and no locks on the doors to prevent physical or sexual abuse by men. She was put there by logie/sister/jaskowiak/klock for their own planned financial benefit.

I do not understand how any of those people named can accept a 97 year old woman not being allowed to see and be with her son for as long as they want.

tomlinher1925@tutanota.com

Fri, Apr 8, 2022 • 15:13

Victor Meitner

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

Fri, Apr 8, 2022 • 15:17

**Re: weilheimer**

The recusal request must go to the judge herself. She will not recuse herself. If she screws up the case when we go in and if we need to appeal, the appellate court might require a new judge, just like in Rosengarten. I have tried recusal before and it rarely works. 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](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>  
**Date:** Friday, April 8, 2022 at 3:13 PM  
**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
**Subject:** weilheimer

Mr. Meitner,

Why can't we demand weilheimer to be removed at once as she has shown complete incompetence, bias and corruption in this case?

Those 4 pages of examples I gave you, about 2 weeks ago, of all of the things I found wrong that logie and jaskowiak never knew about and/or did anything about (including her swollen legs) proves my mother is in a enviroment that is extremely dangerous to her life, health and mental welfare. Including, not having a phone in her room or being allowed to have unlimited time to be with her son.

Why can't a simple phone call to logie, camp, jaskowiak and zabowski solve that problem? I want someone to be on the record as to one of them denying those basic humane items and why.

arthur herring III

--

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

✉ tomlinher1925@tutanota.com

📅 Sat, Apr 9, 2022 • 13:59

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 4 ▲

 Tue, Apr 12, 2022 • 10:34

**From**

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

**To**

David A. Jaskowiak <davidjas@davidjaslaw.com>

Dwayne Logie (logieandcompany@verizon.net) <logieandcompany@verizon.net>

DIANE ZABOWSKI <zabowskilawllc@verizon.net>

Brittany Camp <bcamp@htts.com>

**Bcc**

tomlinher1925@tutanota.com

## Rent for Arthur Herring III

Dave and Mr. Logie, Given that Arthur is living in the residence and until Jane one day returns to her residence, Arthur is offering to pay \$200.00 per month to help defray the expenses of the residence. As you know, Arthur's Social Security is only \$600.00 per month and he is presently paying \$50.00 per month towards the Contempt fine, but, he has authorized me to offer \$200.00 per month, provided that satisfies both of you as Guardian and Counsel as well as having an agreement approved by the Court. This sum is 1/3 of Arthur's income, he is a beneficiary of the Trust and Jane's old Will and may someday inherit or buy the property from the Trust and/or Estate. Further, I think Jane wants Arthur to live in the house. Let me have your response or reply as soon as possible. Thank you. Vic Meitner

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

**To:** Brittany Camp <bcamp@htts.com>, David Jaskowiak <davidjas@davidjaslaw.com>, Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

**Subject:** Jane Herring

4/12/22

Vic raised three issues which I would like to answer:

1. Rent to be paid by Arthur ---- \$200.00 per month is very low. We will not agree to this number. Mr. Logie expects to be replaced by a successor guardian, so we will let the next guardian address this issue in more detail. We won't turn down any money that Arthur pays on a voluntary basis.
2. Visitation on Easter Sunday
  - a. If Jill and/or Arthur want to see Jane on Easter Sunday, they may do so.
  - b. Arthur may visit from 11:00 am to noon
  - c. Jill may visit from 3:00 pm to 4:00 pm
3. Cost of Manatawny Manor - the monthly costs vary due to the number of days in the month ( since this is per diem charging) and other variables such as number of times to hairdresser. Rough average cost is \$7500.00 per month.

Diane

Diane M. Zabowski, Esquire

Zabowski Law LLC

address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

**From:** David Jaskowiak <davidjas@davidjaslaw.com>

**Date:** Wednesday, April 13, 2022 at 5:21 PM

**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>, Brittany Camp (BCamp@htts.com) <BCamp@htts.com>

**Cc:** Pamela Blumer (pblumer@hotmail.com) <pblumer@hotmail.com>, Ronald Fenstermacher (rfenstermacher.esq@gmail.com) <rfenstermacher.esq@gmail.com>, 'Diane Zabowski (DZabowski@zabowskilaw.com)' <DZabowski@zabowskilaw.com>

**Subject:** Jane Herring---Proposed Successor Guardian of the Person Pamela Blumer

Vic and Brittany,

Attached please find the professional credentials of proposed guardian of the person Pamela Blumer. Ms. Blumer is a well-respected, experienced guardian in Berks County, and is about 30-35 minutes away from Manatawny Manor. I already have indicated, I am also proposing Ronald Fenstermacher, Esquire, Jane Herring's long-time attorney and now trustee, as the successor guardian of the estate. His credentials are already well-known to the Court from his earlier testimony. Please contact me if you have any questions.

Thank you.

**DAVID A. JASKOWIAK**

*Attorney at Law*


815 Greenwood Avenue

Suite 14

*Liar - Jasko is good friends  
with Bill Blumer/lawyer*

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
to: tomlinher1925@tutanota.com + 3 ▲

 Wed, Apr 13, 2022 • 18:04

**From**

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

**To**

Brittany Camp <BCamp@htts.com>

**Cc**

DZabowski@zabowskilaw.com <DZabowski@zabowskilaw.com> David Jaskowiak <davidjas@davidjaslaw.com>

**Bcc**

tomlinher1925@tutanota.com

## Re: Jane Herring - Arthur's Deliberate Interference with Jill's Visits

Brittany, The issue is that the people at the front desk at Manatawny Manor do not pick up the phone to answer, so Arthur stays on the line until they answer, which sometimes takes 1-1.5 hours. When they pick up, sometimes, it is when Jill has arrived early. I will instruct Arthur not to interfere with Jill's visits in any way.

It might help if Jane had her own phone, so she could answer the phone herself and not have to call for house to get through. Does that seem like a logical solution?

I would like to propose that Dave, you and I meet to discuss some kind of amicable resolution of this situation that would benefit Jane, Jill and Arthur as well as save the Estate and Trust money. It is costing over \$90,000.00 per year for Jane to be locked-up, not seeing her children, except on a very limited basis and this cannot be good for Jane, Jill or Arthur. Dave has offered to referee the meeting, although I think you and I can meet first without our clients and discuss all issues in a lucid and reasonable fashion. Your call on if we could use Dave to assist us, or your would like to meet without Dave, or not at all, which I think does not benefit anyone. Let me know.


Thx, Vic

Victor Meitner

 Thu, Apr 14, 2022 • 09:43

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
to: tomlinher1925@tutanota.com + 4 ▼

 Thu, Apr 14, 2022 • 11:34

## Re: Jane Herring

Diane, Thanks for the prompt reply. Perhaps exercise and or PT would help as well. I think Jane is leading a very sedentary life. Please suggest to Mr. Logie and all other interested parties that perhaps Jane would benefit from a day trip out and/or lunch or dinner with Jill or Arthur, which may also help Jane's circulation and vascular issues. I am told that Jane did not have the same issue while living at home. Perhaps Jane will benefit from additional activity. 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](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 4 ▲

 Thu, Apr 14, 2022 • 09:43

**From**

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

**To**

Dwayne Logie (logieandcompany@verizon.net) <logieandcompany@verizon.net>

DIANE ZABOWKSI <zabowskilawllc@verizon.net>

David A. Jaskowiak <davidjas@davidjaslaw.com>

Brittany Camp <bcamp@htts.com>

**Bcc**

tomlinher1925@tutanota.com

## Jane Herring

Mr. Logie, Jane complained to Arthur quite a bit about her legs being swollen and hard last night. Can we have a doctor look at her ASAP? I want to make sure Jane is treated, if necessary, and I am not sure about what the follow up has been regarding the vascular testing that was done last month. There must be something that can be done to alleviate the problem other than compression socks. Please get back to me on this. Thank you, Vic Meitner

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

[vmeitner@meitnerlaw.com](mailto:vmeitner@meitnerlaw.com)

prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

**From:** Diane Zabowski <DZabowski@zabowskilaw.com>

**Date:** Thursday, April 14, 2022 at 10:57 AM

**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>, Dwayne Logie (logieandcompany@verizon.net) <logieandcompany@verizon.net>, David A. Jaskowiak <davidjas@davidjaslaw.com>, Brittany Camp <BCamp@https.com>, Diane Zabowski <DZabowski@zabowskilaw.com>

**Subject:** RE: Jane Herring

Vic,

The vascular problem that Mrs. Herring experiences is one that she has been dealing with for quite some time.

← Lie!

She is almost 97 years old.

There are three things which all medical personnel recommend:

1. Elevate her legs
2. Wear compression socks
3. Have a good diet

Surgery is not an option—no doctor has recommended this course of treatment.

Mr. Logie will contact the facility today to discuss this issue.

Diane

Diane M. Zabowski, Esquire

Zabowski Law LLC

Suite 205 E

100 Springhouse Drive

Collegeville, PA 19426

Phone: (610) 489-6016

Fax: (610) 489-6007

Email: [dzabowski@zabowskilaw.com](mailto:dzabowski@zabowskilaw.com)

This electronic transmission and any attached document(s) and/or file(s) is confidential and/or legally privileged. It is intended for the sole use of the individuals to whom it is addressed. And any further distribution or copying of this message is strictly prohibited. If you receive this message in error, please notify the sender and destroy the message ( and any attached documents/files) immediately. Zabowski Law LLC is not liable for any use or misuse contrary to these directions. Thank you. <mailto:dzabowski@zabowskilaw.com>

tomlinher1925@tutanota.com

✉ Fri, Apr 15, 2022 • 08:13

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Fri, Apr 15, 2022 • 08:13

**jane herring**

Mr. Meitner,

I will be reviewing the eviction again with my mother today. It has been impossible, with only a 1 hour visit, 3x a week to EVER be able to discuss anything with my mother especially since our phone time is usually no more than about 10 minutes and she refuses to discuss anything because she has to stand next to the desk where the staff is. Our lunch together takes about 45 minutes to talk and eat.

It is quite laughable that jackass and logie are her lawyer and guardian (gag) but she has never had a phone in her room (except for the one I gave her in her first week there but was stolen in a week) to call them if she ever needs them. She has a right to call her lawyer or guardian in private.


→ Why hasn't the question been asked point blank: Why is arthur, for 6 months, only allowed 1 hour visits, 3x a week and no phone allowed in her room? Why has this not been asked to logie, jackass, weilheimer, camp, zabowski?

arthur herring III

--

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

Victor Meitner

 Thu, Apr 14, 2022 • 09:43


Victor Meitner

 Thu, Apr 14, 2022 • 11:34


tomlinher1925@tutanota.com

 Thu, Apr 14, 2022 • 11:37


tomlinher1925@tutanota.com

 Thu, Apr 14, 2022 • 13:42

tomlinher1925@tutanota.com

 Thu, Apr 21, 2022 • 10:39

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

 Thu, Apr 21, 2022 • 10:39

## Re: Jane Herring

Mr. Meitner,

Her email was sent a week ago. Did logie call them? Zabowski's "answer" was elevate legs, compression socks and "good diet". Really? After 5, repeat 5 months, mothers legs have not changed at all using their advice. "Diet"? THEY are the ones that feed her the 21 meals each week since she has been a prisoner there since October 18 2021.

How many more times is the "gang" going to commit elder abuse and inhumane treatment to and on her that is a serious danger to her life, welfare and happiness?  
arthur herring III

--

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

Apr 14, 2022, 11:34 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

\*\*\*

the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

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

**Date:** Friday, April 22, 2022 at 4:19 PM

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

**Subject:** medical alert necklace

Mr. Meitner,

As part of our case, as your recall logie canceled her medical alert necklace she wore for over 9 years in case she needed to call for help. Why? I do not know. He canceled it when my sister took her away on august 25, 2021. The gang also refuse to let her have a phone in her room in case she needs help at any time.

How can jaskowiak or logie claim they care about my mother's life and welfare?

arthur herring III

--

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

tomlinher1925@tutanota.com

✉ Fri, Apr 22, 2022 • 17:21

tomlinher1925@tutanota.com

✉ Sat, Apr 23, 2022 • 08:00

tomlinher1925@tutanota.com

✉ Sat, Apr 23, 2022 • 08:14

tomlinher1925@tutanota.com

Sat, Apr 30, 2022 • 21:44

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Sat, Apr 30, 2022 • 21:44

## mother's legs

Mr.Meitner,

I just talked to my mother about 90 minutes ago. She complained again that her legs are bigger now and hard as they have been. I am tired of these screwups by logie, jaskowiak and zabowski on my mother's life and health. I need you to call logie/zabowski on monday morning and get their permission and have them make arrangements for my mother to be seen at the hospital. Her hospital is grandview and her primary doctor is Kuhar. Since monday is my day to be there, I will take her and bring her back.


This must be done, no more excuses by them.

arthur herring III

--


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

Victor Meitner

 Wed, Mar 30, 2022 • 16:26

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
to: tomlinher1925@tutanota.com + 1 ▼

 Thu, Mar 31, 2022 • 16:25

## Re: Howard Soloman, Esq./Jane Herring

Brittany, The reason Arthur and I have had a change of heart regarding Ron Fenstermacher is that we think he may be conflicted in that he is Trustee and continues as Trustee for Arthur after Jane's passing and joined in the Eviction Petition which has placed him in conflict with Arthur. Make sense? Howard Soloman has agreed to act as both Estate and Person, same as D. Logie, 3 other choices were rejected or unable to act and I think we should get a competent and qualified professional on the case. I think Howard Soloman has great qualifications and experience and will be good for all concerned, especially Jane. Hope that helps. I also think Jude Weilheimer knows Howard Soloman and has had him in court many times and will probably have a high opinion of him. Would you like me to ask the judge or ask for a short conference sooner than later to discuss, or can you check him out and discuss with Jill and advise me what you think. As far as I am concerned, Mr. Soloman is independent and fair minded. Might be helpful to talk to Mr. Soloman if you wish. His telephone number is 215- 568-9474. His website has his resume and qualifications. <https://soloman-law.com/> Let me know. Thx, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

tomlinher1925@tutanota.com

Wed, May 4, 2022 • 11:54

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Wed, May 4, 2022 • 11:54

## mother

Mr. Meitner,

I just called the pig pen. The former director joe torillo is gone. The new director is Mr. Melnic. I talked to the director of the second floor, Kay Peterson, and she said the entire 2nd floor is shut down and parts of the first floor. She said some people have been taken to the hospital. She said it is Influenza A. I told her about my mother answering the phone because only one person was on and my mother was helping people get to the bathroom and push people's wheelchairs so they can get back to their rooms. . Peterson claimed 3 people are on. I asked her then why did my mother have to go to the desk to answer the phone and why is she helping people when that is not her job and can injure herself helping them? I told her for the past 7 months, I have to keep calling every 10 minutes or so for up to 2.5 hours almost every day before someone answers the phone so I can talk to my mother to be sure she is alright. I call her twice a day.

Can you contact logie and or weilheimer and say it is for my mother's life and health that she be allowed to go home now under this emergency situation until this court matter (especially because of this life threatening health matter) is over? My mother went through 2 weeks of torment at my sister's, then 6 weeks confined to a hospital bed, then gets covid for 2 weeks and now is in another life threatening situation with this extremely serious flu outbreak. I looked it up and Type A is a extremely contagious flu. My mother is forced to eat all three meals with these people and they will be constantly reinfecting each other.

I just talked to Peterson and she seems to be nice. I told her how long it takes me to talk to my mother and she said that was not acceptable. I told her about my 3 visits a week for lunch and said I could not be there today and she said she would tell my mother.

arthur herring III

--

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

Attached is a copy of a letter and envelope received in chambers from Jane Herring today. Upon receipt of this letter, I contacted the guardian to determine if Jane is capable of drafting her own correspondence and if he had ever discussed Arthur's potential eviction with her. Mr. Logie informed me that he has not discussed the eviction proceeding or any of the other legal proceeding with Jane and has never had occasion to assess if she can draft correspondence. He did state that she has been able to sign her name in the past. I share with you this letter and my concern that there may be improper influence in the drafting of this letter by Arthur. Based on the prior testimony and reports of Jane's cognitive ability, I find her ability to independently draft this letter and locate my address at the courthouse suspect. Counsel should be prepared to address this letter as part of our upcoming review hearing.

Sincerely,

5/4/22

Gail Weilheimer

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

NO. 2021-X2110

5/11/22

IN RE: JANE T. HERRING  
AN INCAPACITATED PERSON

**EMERGENCY MOTION REGARDING REVIEW HEARING ON MAY 11, 2022 AND PETITION FOR LEAVE OF COURT TO SUBPOENA DOCUMENTS FOR THE REVIEW HEARING, TO COMPEL THE GUARDIAN TO HAVE JANE HERRING ATTEND THE HEARING, AND FOR AN EMERGENCY CONFERENCE BEFORE THIS MOTION**

Petitioner and Movant, Arthur Herring, III, by and through his counsel, A. Victor Meitner, Jr., Esquire, files this Emergency Motion and Petition regarding the Review Hearing scheduled for May 11, 2022 and Petitions the Court for leave of Court to subpoena documents for use at the review hearing and to Compel the Guardian to bring Jane Herring to the Hearing *and* for an Emergency Conference with the Court, so the parties and counsel may resolve certain issues raised in this Emergency Motion and Petition, and in support thereof avers as follow:

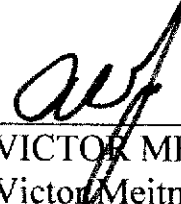
1. Petitioner and Movant is Arthur Herring, III, the son of Jane Herring, the incapacitated person.
2. Respondents are Jill Scott Herring, sister of Arthur Herring, III, Dwayne Logie, the Plenary Guardian of Jane Herring's Estate and Person and David A. Jaskowiak, Esquire, Counsel for Jane Herring.
3. A hearing on Petitioner's Supplemental Petition for Review Hearing and hearing on Respondent David A. Jaskowiak's Eviction Petition is scheduled for May 11, 2022, before this Honorable Court.
4. The Court has received a handwritten letter from Jane Herring, the incompetent person, regarding the Eviction matter and her desire to return to her home to live. A copy of the letter dated April 20, 2022, from Jane Herring has been provided to all counsel by Judge Gail A. Weilheimer's clerk via e-mail last week.

5. The Letter sent to all counsel from Jane Herring clearly states the wishes of Jane Herring that, *"I want to go back Home to live. I need to be with my son, Arthur, who I love and he loves me. He has told me he is being evicted from my house. I do not want him evicted from my house.....I want to be in court sometime so I can tell you myself what I want. Please help me so I can have these things."* See *In re: Estate of Sheri Rosengarten*, 871 A.2d 1249 (Pa.Super. 2005) (holding, *inter alia*, orphans' court erred in ignoring a practical and cogent handwritten letter from the incapacitated person objecting to the sale of her residence and not addressing whether the guardian had been acting in the best interest of the incapacitated person).
6. Movant, Arthur Herring, III, requests that Jane Herring, through her current Guardian, Dwayne Logie, be ordered to attend the hearing of the Review Hearing and Eviction matter on May 11, 2022, 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)).
7. Petitioner, Arthur Herring, III, also believes that the Court will benefit from information contained in medical reports and documents being received by the Petitioner's counsel and the Court regarding the care of Jane Herring since the Guardian removed Jane from her residence on August 25, 2021, including past records of Dr. Kim Kuhar, records of Albert Einstein Medical Center, Worcester Township Montgomery County, Pennsylvania and Manatawny Manor, Pottstown, Montgomery County, Pennsylvania and other medical records in the hands of the Guardian, Dwayne Logie, which information, if permitted to be disclosed to the parties, the Petitioner's counsel and the Court shall not be otherwise disclosed nor publicized by anyone, and which records have been denied to counsel for the Petitioner, although requested by counsel on numerous occasions.
8. Petitioner, Arthur Herring, III, requests that his counsel, A. Victor Meitner, Jr., Esquire, be authorized by the Court to Subpoena the following persons and documents for production to counsel and the Court as follows:
  - A. George E. Ledakis, PhD, to attend the May 11, 2022 hearing in support of his report dated July 15, 2021 or, in the alternative, that Dr. Ledakis' report shall be admitted as evidence in the Review Hearing.

- B. That Dwayne Logie, Plenary Guardian of Jane Herring be ordered to appear and produce Jane Herring to testify as to her letter dated April 20, 2022 that was provided to the Court and in turn to all counsel, as well as her wishes to return to her residence at 26 Chancery Court, Souderton, Pennsylvania, and all matters before the Court regarding Jane Herring and her son, Arthur Herring, III. *See id.* (emphasizing the goal of protecting the rights of incapacitated persons through the use of the least restrictive alternative).
- C. Permit and authorize counsel for Arthur Herring, III, A. Victor Meitner, Jr., Esquire to cause the issuance of Subpoenas for the medical and billing records as well as expense of keeping Jane Herring at Manatawny Manor of the following providers: Dr. Kim Kuhar; Albert Einstein Medical Center; Manatawny Manor and the Guardian Dwayne Logie to produce for examination of counsel all records regarding Jane Herring's medical care, billing, diagnosis, treatment while under each of the respective parties care and that such Subpoenas issue immediately and that all records be produced to counsel in advance of the hearing on May 11, 2022 and that such records be shared with all counsel for all parties before the hearing as produced. *Id.* at 1255 (noting that a court may set a date for a review hearing to determine, *inter alia*, whether the guardian is acting in the best interest of the incapacitated person) (also citing Chapter 55; also citing *In re Peery*, 727 A.2d 539 (Pa. 1999) (lauding orphans' court implementation of the incapacitated person's desire to continue with the existing support system and approving the orphans' court's statement that it would abide by the incapacitated person's wishes as long as they were rational and did not result in harm to her)).
- D. Order that the Subpoenas now requested by counsel, A. Victor Meitner, Jr., counsel for Arthur Herring, be issued by the Orphans' Court to require the attendance at the hearing on May 11, 2022 of the following persons and to bring with them their records of their treatment or other contact with Jane Herring: Robert E. Fravel, Esquire; Dr. Kim Kuhar, Internal Medicine DO PC; Albert Einstein Medical Center, Montgomery; and Manatawny Manor Assisted Living and Senior Care; 30 Old Schuylkill Road, Pottstown, Pennsylvania 19465, Deb Klock's records and;

- E. George E. Ledakis, PhD, unless the Court and all parties in interest agree that Dr. Ledakis' prior report to the Court is admissible in these proceedings.
- F. Order such other relief as the Court and the parties agree.

Respectfully submitted,



---

A. VICTOR MEITNER, JR.  
A. Victor Meitner, Jr., P.C.  
Attorney ID No. 09223  
Attorney for Petitioner  
Arthur Herring, III

prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

---

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

**Date:** Thursday, May 12, 2022 at 8:24 AM

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

**Subject:** doctors appointments

Mr. Meitner,


Now that lugie is gone, I want to take mother to all of her doctor's appointments she has missed, ESPECIALLY for her legs.

arthur herring III


--

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

tomlinher1925@tutanota.com

 Thu, May 12, 2022 • 12:14

tomlinher1925@tutanota.com

 Thu, May 12, 2022 • 12:14

tomlinher1925@tutanota.com

✉ Thu, May 12, 2022 • 08:24

Victor Meitner

📅 Thu, May 12, 2022 • 09:55

tomlinher1925@tutanota.com

✉ Thu, May 12, 2022 • 12:14

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📅 Thu, May 12, 2022 • 12:14

## Re: doctors appointments

Mr. Meitner,

Mother's medical appointments, especially for her legs, are extremely important for her to get her up to date now. At her age of 97, they cannot be ignored. Who knows what damage and how much has been done to my mother because of logie ignoring her medical appointments, especially to her legs?

Did anyone yesterday, especially weilheimer, bother to think that her simple and casual order of ordering me out does NOT solve the problem of me FINDING an apartment at a cheap price, in a decent area, renting the apartment (plus utilities, etc) with basically NO income, no bank account, just getting out of bankruptcy a year ago, low credit score because of bankruptcy, social security of only \$600 a month and only about \$10,000 left? Also, add car repairs, insurance, gas costs and food? WHAT landlord would rent to that person? How can she demand such a order when she knew yesterday I could not afford or able to rent or continue to pay for such a place without her having any justification for doing so. She NEVER ordered any supervision of me when I was visiting my mother. So why is she demanding I cannot live with my mother? My mother wants me to.

→ Since the same conman, who wrote the fake "evaluation" on my mother for \$4,000 will be evaluating her again, I have no doubt he will claim this time she "needs" a private helper. Of course, he will be recommending another friend for that job. Wielheimer will be forcing my mother to waste more money for a unknown person to just sit around my mother's house and ask occasionally if they can turn on a light for her, turn the faucet on for her or any other stupid menial task when my mother never had ANY problems of taking care of herself, without ANY extra help at the pig pen, for the past 8 months? My mother will continue to waste money on a new guardian, a person to handle her finances (who was never needed before) and her jack ass, court appointed lawyer who never did anything for

her, except lie to her and stab her in her back just to help get control of her money for himself and his gang like they have done to many others.

Does weilheimer realize she is only a judge, not a magic genie? She cannot wave her hands and wishes become true? Weilheimers obvious corruption, unprofessionalism and her clear hate of me, that goes far past of her just not liking me, proves she should remove herself from this case. This case involves the welfare and happiness of a 97 year old person. She has made this case into some sort of childish vendetta because I exposed and proved it was only based on a fraud "evaluation". She pretended my questions, that forced ledakis to admit his "evaluation" was a complete fraud, never happened. She is not fit to be a judge.

I told my mother yesterday about weilheimer ordering me to leave. She was extremely pissed, that was after she stopped crying. How disgusting those criminals are.

arthur herring III

--

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

May 12, 2022, 09:55 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com ▼

📅 Thu, May 12, 2022 • 12:43

## Fwd: Manatawny Manor--- Quarantine

FYI. See below. Vic

Get Outlook for iOS

---

**From:** logieandcompany@verizon.net <logieandcompany@verizon.net>

**Sent:** Thursday, May 12, 2022 12:42:28 PM

**To:** dzabowski@zabowskilaw.com <dzabowski@zabowskilaw.com>; davidjas@davidjaslaw.com

<davidjas@davidjaslaw.com>; bcamp@https.com <bcamp@https.com>

**Cc:** klockdl@mcscare.com <klockdl@mcscare.com>; logieandcompany@verizon.net

<logieandcompany@verizon.net>; Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>;

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

**Subject:** Manatawny Manor--- Quarantine

All,

Today I received a call from MM telling me that the quarantine is over as of this Saturday....5/14/22.  
Visitation is open on Saturday.

Take care.

Dwayne Logie, *Guardian*

**LOGIE & COMPANY**

P: 610-430-1987 F: 610-430-7847


logieandcompany@verizon.net

1042 Dunvegan Road, West Chester, PA 19382

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▼

 Thu, May 12, 2022 • 14:07

## Jane Herring

Hi Pam, (my sisters name as well). Came by the other parking lot after leaving my lot yesterday and did not see you walking around so it looks like you made it. Not to rush you, but, Dwayne Logie, permitted some extra time or visits on special occasions such as Mother's Day, Easter, Christmas, etc. I think Monday, May 16 is Jane's 97 Birthday, so I think both Jill (whose day is not on Monday) and I know Arthur would like a little extra time on Monday. We do not have any issue if you would like to permit Jill to visit Jane on her Birthday as well, although not at the same time as Arthur is probably a good idea. Arthur usually has 1 hour with his mom and has missed the last week at least due to quarantine at MManor. Perhaps Jill and Arthur can each see Jane on her birthday and several hours for both of them is great if you deem it OK to extend past the usual 1 hour visit for each. Not sure if Jane is permitted out of her ward, but, if that is possible, Arthur would like to take Jane to a local restaurant for her birthday and we would not have any objection if Jill wants to take Jane to dinner for that special day.

I have tried to reconcile the family, but, to date Jill and her attorney have rejected my overtures for a meeting. Perhaps that is in the future. Hope so.

Secondly, Arthur has told me for several months that Jane's legs are swollen and hurting her. Mr. Logie had that issue looked at but so far we were told there is nothing to do about it. Might I suggest that Jane see her own family doctor, Dr. Kuhar, who may be familiar with that problem in the past and who was usually able to correct the issue short of compression stockings. If it helps you, Arthur is at your complete disposal to help you, if you wish, and introduce you to Dr. Kuhar and other

professionals such as hairdresser, foot doctor, dentist, skin doctor, etc. to which offices Arthur has accompanied Jane for several years. If you do not want Arthur's assistance, I understand and will let him know.

Third, when you are up to speed with Jane, perhaps you will consider more than 1 hour visits for both Jill and Arthur. I know Arthur will want as much time with Jane as you will allow.

Last, when you are ready, I would like you and perhaps Arthur to join us for lunch in a nearby restaurant so you may discuss any questions you may have of me or Arthur.

Looking forward to some calm, after the stress of Court. Regard, Vic Meitner

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259


[vmeitner@meitnerlaw.com](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or

Victor Meitner

Victor Meitner <[vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com](mailto:vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com)>

to: tomlinher1925@tutanota.com + 1 ▼

 Fri, May 13, 2022 • 09:34

## Jane Herring Guardianship

Howard, Judge Weilheimer appointed the present Trustee, Guardian of the Estate and Pam Blumer, from Reading, Guardian of the Person. I think the Trustee may have a conflict as he is Trustee of a Trust for Jane Herring that is further held in Trust for my client Arthur Herring, III after mom passes and that Trustee joined in the Eviction proceeding against my client. Judge said no conflict, but, I think as things develop, there may be conflict and perhaps I can suggest you as Estate Guardian some time in the near future. Just to bring you up to date. Thx, 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](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above

**Subject:** Re: Jane Herring

**Date:** Friday, May 13, 2022 at 11:01:29 AM Eastern Daylight Time

**From:** Pam Blumer

**To:** Victor Meitner

Hi Vic,

Thank you for your email. Given that I don't even have a signed order appointing me yet, I am reluctant to alter the visitation arrangements that were laid out in a prior court order. Perhaps the judge will give me discretion to revisit the terms of that order, but I am not comfortable assuming that she will. So I would ask that Arthur's visitation on Monday stay as ordered. I greatly appreciate his willingness to allow Jill to visit also. But I can't agree to that without an appropriate court order or other guidance from the court. If I can obtain that guidance, I will let you know.

Regarding Arthur's concerns about his mother's leg pain and swelling, I will be visiting Jane as soon as possible (once the quarantine is lifted) to see for myself and confirm your client's concerns. I have requested from Duane Logie medical records detailing Jane's medical history. Not surprisingly, I haven't received that yet, but I would like to review those records before making any changes to her clinical team. Rest assured, if she needs to be seen by a doctor, she will be seen by a doctor. And while I appreciate your client's offer of assistance with getting Jane to various doctors' appointments, I would like to take her myself. I would like to meet her physicians and get their candid assessment of Jane's medical issues.

I will give serious consideration to the idea of expanding visitation time per your suggestion. However, I want you and your client to be very clear on how I approach family interactions with my wards. I will be conveying the same point to Jill and her attorney.

I work very hard to make sure that every interaction I have with my wards is positive. I am not only responsible for protecting and advocating for my wards, I am obligated to be a positive force in their lives and to lift them up each time I interact with them. This requires patience, empathy, and compassion. I expect that every family member who interacts with my ward does the same thing. I want them to be members of an effective care team. Ultimately, they have a basic choice to make: they can be part of a care solution, or they can be part of a care problem. The choice will always be theirs, but the reaction to their choice will always be mine. That is my job.

Unfortunately, my first full day as Jane's guardian was filled with reports about Arthur's interaction on the phone with his mother after the hearing. I am sorry to report that none of the information reflected positively on Arthur. Thus, your appropriate and well-intentioned request could not have arrived at a worse time. His phone call apparently left Jane very agitated and resentful of Jill. I fail to see why he felt this was necessary. He can only hope to get what he wants when he leaves his mother with a smile on her face feeling like everyone around her loves and supports her. I, for one, consider it a privilege to play a role in Jane's life. And I want her children to know that it is also a privilege for them to be in their mother's life, not a right. Those who spend the most time with Jane will be the ones who help her to enjoy and feel secure in her current situation, whatever that situation is.

I do not share with my wards information about court proceedings when the ward has no ability to appreciate and process the information in a proper context. I do not want Jane's children to share information about the court proceedings in a way that upsets her and leaves her feeling angry with others. Jane's ability to understand what is going on in this case is very limited. The information we need to share with her in order for her to share her preferences with us, is also very limited. I want Jane to have the best possible care in the most appropriate care setting. That is the guiding principle that I will use in making all decisions that come before me.

There is a spot for Arthur on Jane's care team, but he will have to earn it. His interaction with Jane after the trial did nothing to earn him that spot. I am not going to make any changes at this moment until I have had time to review the history of this case and evaluate the parties, their abilities, their deficits, their motivations, and their willingness to work with me to enhance Jane's quality of life. My opinion of your client will not be defined by his past conduct,

but it will be informed by it.

Thank you for the invitation to lunch. I welcome the opportunity to sit down with you and Arthur, just as I welcome the opportunity to sit down with Jill and her lawyer. I am always interested in productive communication. I view your invitation as a sign that you do, too. I think it would be most beneficial to get together after I have had a few weeks to get acclimated.

I very much look forward to working with you.

Kind regards,

Pam

On May 12, 2022, at 2:07 PM, Victor Meitner <[vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com](mailto:vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com)> wrote:

Hi Pam, (my sisters name as well). Came by the other parking lot after leaving my lot yesterday and did not see you walking around so it looks like you made it. Not to rush you, but, Dwayne Logie, permitted some extra time or visits on special occasions such as Mother's Day, Easter, Christmas, etc. I think Monday, May 16 is Jane's 97 Birthday, so I think both Jill (whose day is not on Monday) and I know Arthur would like a little extra time on Monday. We do not have any issue if you would like to permit Jill to visit Jane on her Birthday as well, although not at the same time as Arthur is probably a good idea. Arthur usually has 1 hour with his mom and has missed the last week at least due to quarantine at MManor. Perhaps Jill and Arthur can each see Jane on her birthday and several hours for both of them is great if you deem it OK to extend past the usual 1 hour visit for each. Not sure if Jane is permitted out of her ward, but, if that is possible, Arthur would like to take Jane to a local restaurant for her birthday and we would not have any objection if Jill wants to take Jane to dinner for that special day.

I have tried to reconcile the family, but, to date Jill and her attorney have rejected my overtures for a meeting. Perhaps that is in the future. Hope so.

Secondly, Arthur has told me for several months that Jane's legs are swollen and hurting her. Mr. Logie had that issue looked at but so far we were told there is nothing to do about it. Might I suggest that Jane see her own family doctor, Dr. Kuhar, who may be familiar with that problem in the past and who was usually able to correct the issue short of compression stockings. If it helps you, Arthur is at your complete disposal to help you, if you wish, and introduce you to Dr. Kuhar and other professionals such as hairdresser, foot doctor, dentist, skin doctor, etc. to which offices Arthur has

accompanied Jane for several years. If you do not want Arthur's assistance, I understand and will let him know.

Third, when you are up to speed with Jane, perhaps you will consider more than 1 hour visits for both Jill and Arthur. I know Arthur will want as much time with Jane as you will allow.

Last, when you are ready, I would like you and perhaps Arthur to join us for lunch in a nearby restaurant so you may discuss any questions you may have of me or Arthur.

Looking forward to some calm, after the stress of Court. Regard, Vic  
Meitner

A. VICTOR MEITNER, JR.  
ATTORNEY AT LAW  
564 SKIPPACK PIKE  
BLUE BELL, PA 19422  
215-540-0575  
FAX 215-542-0259  
[vmeitner@meitnerlaw.com](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

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

NO. 2021-X2110

IN RE: JANE T. HERRING  
AN INCAPACITATED PERSON

**ORDER**

**AND NOW**, this 13<sup>th</sup> day of May, 2022, by agreement of the parties, it is hereby **ORDERED** and **DECREED** that Dr. George Ledakis is **appointed** to perform a neuropsychological reevaluation of the capacity of Jane T. Herring, which shall meet the requirements of 20.Pa. C.S. §5518. This evaluation shall address Jane T. Herring's current capacity, her residential and treatment needs and an opinion as to whether she had the capacity to independently draft the attached correspondence and envelope to the Court. Dr. Ledakis is directed to submit his report to the Honorable Gail Weilheimer.

It is hereby **FURTHER ORDERED** and **DECREED** that Dr. Ledakis shall be given full and unfettered access Jane Herring for the purpose of completing this reevaluation. Dr. Ledakis is also authorized to access any and all medical information pertaining to the alleged incapacitated person, including from her physicians, medical providers and other individuals who may have information which Dr. Ledakis deems relevant and necessary to his assessment. It is recommended that Dr. Ledakis interview the following individuals as part of his reevaluation: Dwayne Logie, Jane Herring's independent guardian from August, 2021 to May 11, 2022; Pamela Woodward Blumer, independent guardian May 11, 2022 to present; Deborah Klock, care manager; David Jaskowiak, her attorney; and her children, Arthur Herring and Jill Herring. The failure to abide of any party to honor this Order may lead to contempt proceeding and the imposition of sanctions. See Pa O.C. Rule 14.7(b)(2).

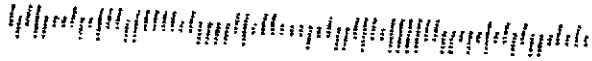
BY THE COURT:



GAIL WEILHEIMER J.

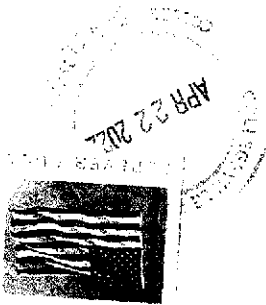
E-filed on May 13, 2022:  
David Jaskowiak, Esquire  
Brittney Camp, Esquire  
Victor Meitner, Esquire  
Ron Fenstermacher, Esquire  
Pamela Woodward Blumer





1940184842 0008

RECEIVED  
APR 26 2022



19404  
Montgomery Co.  
2 East 4th St  
Judge W. L. L. L. L.  
Montgomery County Court House  
Harrisburg  
26 Chambers St  
Scranton, Pa 18964

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

IN RE: Jane T. Herring,

No. 2021-X2110

An Incapacitated Person

**AMENDED FINAL DECREE**

AND NOW, this 13<sup>th</sup> day of May, 2022, based upon the agreement of all parties on the record, this Court hereby accepts the resignation of Dwayne Logie as Guardian of the PERSON and Guardian of the ESTATE of Jane Herring, an incapacitated person.

The Court finds that Jane Herring's prior diagnosis of dementia and cognitive decline, conditions or disabilities which totally impairs her capacity to receive and evaluate information effectively and to make and communicate decisions regarding her management of financial affairs or to meet essential requirements for her physical health and safety, remain accurate.

This Amended Final Decree **REVOKES and REPLACES** the Final Decree of this Court dated August 11, 2021.

**GUARDIAN OF PERSON**

Pamela Woodward Blumer is hereby appointed Plenary Permanent Guardian of the PERSON of Jane Herring. The Guardian of the PERSON shall file a report on the social, medical and other relevant conditions as required by 20 Pa.C.S. 5521(c) (ii) annually on or before August 11<sup>th</sup>.

**GUARDIAN OF ESTATE**

Ronald W. Fenstermacher, Jr., Esquire is hereby appointed Guardian of the ESTATE and is authorized to handle any and all bank accounts belonging to Jane Herring, including opening, closing and transacting any and all business for said accounts. Ronald Fenstermacher is permitted to act as Rep Payee for any and all income, including Social Security. Bond is waived. The Guardian of the ESTATE shall file an inventory within three months of the date of this decree.

The Guardian of the ESTATE has the further authority to apply Jane Herring for long

term care, medical assistance benefits, to assist with obtaining Social Security benefits, and to assist with any required spenddown. Ronald Fenstermacher is permitted access to incapacitated person's real and personal property, pursuant to 20 Pa. C.S.A § 5521(b). In addition, the Guardian of the ESTATE shall continue to file a report annually on or before August 11 containing the information required in 20 Pa. C.S.A. §.5521(c)(1)(i).

#### **Budget**

Neither the Guardian of the PERSON nor the Guardian of the ESTATE shall be able to enter a safe deposit box in the name of Jane Herring without prior Court authorization.

The Guardian of the ESTATE shall have the authority and responsibility to manage and use Jane Herring's property for her benefit in accordance with 20 Pa.C.S.A. 5536 (a). The Guardian of the ESTATE is permitted to spend income for her care and maintenance without the court's written approval.

#### **Financial Institutions**

It is further **ORDERED** and **DECREED** that all entities and financial institutions holding assets and/or income of Jane Herring, individually and/or jointly titled, shall provide immediate access to the Guardian of the ESTATE named in this Amended Final Decree and shall accept a photocopy of this Amended Final Decree as an original. All entities and financial institutions shall follow the directions and instructions of the Guardian of the ESTATE named in this Amended Final Decree regarding the assets and/or income of Jane Herring. Failure to provide full and complete access to the assets and income of Jane Herring to the Guardian of the ESTATE, upon presentation of this Amended Final Decree, may be considered contempt of this Court's Order, and may subject the entity and financial institution to sanctions upon further application to this Court.

#### **Payment to Guardian**

In the event the Guardian of the Estate applies for Medical Assistance benefits, the Guardian shall be paid a \$500 fee for application services and thereafter shall be paid a commission of \$300.00 per month from income or the highest amount allowed by the Pennsylvania Department of Human Services.

#### **Financial Powers of Attorney**

Ronald Fenstermacher, Jr., PC having now been appointed Guardian of the ESTATE of

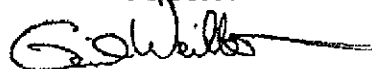
Jane Herring, and having determined it appropriate to exercise the authority granted to the Guardian under 20 Pa. C.S.A. Section 5604(c)(1) to rescind any and all durable powers of attorney heretofore executed by the Incapacitated Person, said powers of attorney are hereby deemed to be null and void.

### **Health Care Decisions**

The Guardian of the PERSON shall have the authority and responsibility to decide where Jane Herring shall live and how meals, personal care, transportation and recreation will be provided. The Guardian of the PERSON shall also have the authority to authorize and consent to medical treatment and surgical procedures necessary for the well-being of Jane Herring. The Guardian of the PERSON and the Guardian of the ESTATE shall prepare a budget to cover the cost of providing the aforementioned services to Jane Herring.

The aforementioned judicial determinations have taken into consideration the matters required by 20 Pa.C.S.A. Section 5512.1. The Court's findings of fact and conclusions of law have been placed on the record at the evidentiary hearing and agreed to by the parties on 5/11/22.


BY THE COURT:



GAIL WEILHEIMER J.


Order E-filed 5/13/2022 to:  
David A. Jaskowiak, Esq.  
Brittany Camp, Esq.  
Diane Zabowski, Esq.  
Victor Meitner, Esq.  
Pamela Woodward Blumer  
Ronald Fenstermacher, Esquire  
Hahnmi Lee  
Judicial Court Clerk

tomlinher1925@tutanota.com

 Tue, May 17, 2022 • 19:47

Victor Meitner

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

 Tue, May 17, 2022 • 19:49

## Re: klock

Not sure. Will ask. Vic

Get Outlook for iOS

---

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

**Sent:** Tuesday, May 17, 2022 7:47:44 PM

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

**Subject:** klock


Mr. Meitner,

Is Klock still on as mother's care manager or is she gone with only pam as guardian?  
arthurherringIII

--


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

Victor Meitner

 Thu, May 26, 2022 • 09:45

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
to: tomlinher1925@tutanota.com + 1 ▼

 Thu, May 26, 2022 • 09:53

## Re: Jane Herring

Pam, Thanks. Just wondering what daily activities to stimulate Jane's brain is Jane getting presently and over the past months at Manatawny Manor? Arthur brings Jane her newspaper for each day when he visits every other day, but, walking and talking to others or other forms of mental stimulation would probably help Jane stay in touch and function better for her own benefit. Jane used to cook all the dinners for Arthur and Jane while at home, light cleaning, hung out her US flag herself, drove her car up until last May, all her ironing and wash, etc., which kept her active and feeling good. Now that some forms of COVID are back, Arthur and I are thinking that formerly MM was full of COVID, and Jane could be better off at home with proper support. Just trying to give you some food for thought until you are ready to meet for lunch. Regards, Vic Meitner

---

**From:** Pam Blumer <pblumer@hotmail.com>

**Date:** Wednesday, May 25, 2022 at 11:13 PM

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

**Subject:** Jane Herring

Hi Vic,

I received your voicemail message. I met with Jane last week. I am happy to report that she was in very good spirits. I have spoken with the nursing staff and Deb Klock about Jane's medical conditions. At this time, nobody sees any cause for alarm. Jane did show some minor swelling of her lower legs, however, she reported no pain and stated that she was feeling pretty good. I will continue to monitor the situation in case symptoms such as those Arthur describes emerge (ie,

tomlinher1925@tutanota.com

Thu, May 26, 2022 • 22:15

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Thu, May 26, 2022 • 22:15

## manatawny manor covid

Mr. Meitner,

My email I sent back to Kathy Richardson tonight, and I emailed you a copy of it, was sent to you BCC. She does not know I had sent you a copy.

I told you this morning that while I was talking to my mother this morning, a staff person came into her room and used a Q-tip to swab her nose. I asked my mother if that has happened before. She said no. I had informed you several weeks ago that MM had taken down the aluminum tubing and the ventilators that sucked out the covid air from the 12 rooms where they had been connected to since my mother has been there. Those rooms were where people were put who had covid.

I called my mother tonight and a staff person, Suzanne, answered. I mentioned the nose swab to her and she said a couple of people on the first floor have covid. As I had told you, several weeks ago the place was closed to all visitors for 2 weeks because there was a major influenza outbreak. That place has extremely poor sanitation by the staff and the wards. The employees there and the wards also either do not wear any masks or only the very cheap type that do NOT prevent the spread of the virus.

Since my mother is not there for mental illness and she is NOT getting any type of special services, Pam, as my mother's guardian of person, must get her home now before the place is shut down for covid again and before my mother may get it again. The next time could be fatal to my mother at 97. Ledakis can do his re-evaluation just as easy in my mother's home again. If anyone tries to block that action, an emergency motion or something else, must be filed to get her out for her life and wellbeing. Both jaskowiak and weilheimer have no reason for denying my mother to come home (except for their hatred of me) since covid is again at the nursing home and will spread again through the entire place. Fenstermacher could not be against such action because it is for my mother's life and welfare and also for his client of 21 years as her estate lawyer and now as guardian of her finances. Her money will NOT do her any good if she is dead!!!!

Thanks

arthur herring III

--

tomlinher1925@tutanota.com

✉ Fri, May 27, 2022 • 08:41

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Fri, May 27, 2022 • 08:41

## newspaper cost

Mr. Meitner,

I saw your email about "stealing" and I will not use that term.

My mother had been getting the philadelphia inquirer for about 70 years. Logie canceled it the day he/sister took my mother on August 25. I guess he thought she would not want to read anymore no matter where she lived and also canceling her medical alert necklace that day. In December, I restarted the newspaper. I got a special rate of \$1 per day. But, service has been extremely poor, maybe only 2 papers a week. I have to call several times and wait about 10 minutes on hold to get a few dollars refund for those missed days. I usually end up buying the paper that day for her if the paper has not been delivered by that morning when I leave for her or for the next visit. The local WaWa gets it everyday, but it costs the regular price of \$3 per paper.

I cannot afford to spend \$90 every month for it at the news stand. Plus, I have been spending almost \$100 a month for gas just to see her for a lousy 1 hour visit 3x a week since last august when she was in the hospital for 6 weeks and later now at MM. Now that fenstermacher is in charge of my mother's money, can he arrange to repay me for buying the paper for her at the news stand, otherwise I cannot afford to lose that much money anymore, on top of the money I have spent since August 25 for food for her for our lunches and other items for my mother that she wants to have in her day to day living there?

Also, what is the problem for pam to get a phone in her room now? How long will it take for her to act on that, along with her realizing active covid is again at MM and is deadly to my mother? Either pam wants to be my mother's "protector" or is she just another person who wants my mother's free money like the others?

arthur herring III


--

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

Victor Meitner


  Mon, Jun 6, 2022 • 14:32

tomlinher1925@tutanota.com

 Mon, Jun 6, 2022 • 15:13

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Mon, Jun 6, 2022 • 15:13

## Re: Objections To Jaskowiak Fee Petition

Mr. Meitner,

I do not recall anytime that my mother said or anyone else had said she went on a hunger strike at my sister's. . We do not have any medical records by any doctor yet who said she had told them she went on a hunger strike. Such action by my mother would indicate she was not mentally sound. I was told by a doctor that she was being treated by malnutrician. My email from my sister several years ago indicates my sister is a vegetarian and does not drink cow's milk. My mother drinks a specially treated type of cow's milk. My mother is not a vegetarian and does eat chicken, beef and pork, meat my sister clearly refused to serve her.

If possible, please correct the indication that she went on a hunger strike.  
arthur herring III

--

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

Jun 6, 2022, 14:32 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...  
v

tomlinher1925@tutanota.com  
to: vmeitner@meitnerlaw.com ▼

Wed, Jun 8, 2022 • 14:06

## mother's shoulder

Mr. Meitner,

Today at lunch, mother said her right arm and shoulder were very painful. I left a message with Kay Richardson, floor manager on mother's floor and also Samantha, kay's assistant. Neither one has called me back so far. I had left several messages for Richardson last week pertaining to the fact no one from staff picks up the phone near mother's room from 30 minutes up to 2.5 hours when I want to talk to my mother and left messages for Richardson last week also about the missing 8 bags of gifts for mother that were never delivered to her on mother's day that I dropped off at the reception desk.

I just want it on the record.

arthur herring III.

--

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

tomlinher1925@tutanota.com

Wed, Jun 8, 2022 • 22:14

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 07:33

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Fri, Jun 10, 2022 • 07:33

## Re: ledakis

Mr. Meitner,

She did not say anything specific. She said they just talked for about an hour.

I ask again, since pam is mother's guardian, then why is klock still on as mother's "care manager"? She was hired by logie and we got rid of him and zabowski. Klock was logie's "employee", at my mother's expense. Logie was mother's so-called "guardian" but never did anything for her health, wellbeing or happiness, as klock also did not do anything. Pam was officially mother's guardian of person by weilheimer on May 6, 3 weeks ago. Then why has she not taken mother to any of her medical appointments that have been missed for 9 months because of logie (especially for her legs), why still no phone in mother's room, why no increase in days and hours of visits for me? Sunday has always been free. All she has to do is say it and it would happen. I still have to wait from 30 minutes to 2.5 hours (calling back every 10 minutes or so) for someone to pick up the phone to give to mother and I usually have no more than about 10-15 minutes before someone keeps picking up the phone for mother to get off the phone. She knows they are probably listening and she does not want to speak freely. She gets very mad that they are doing tht and tells them to stop doing it while we are talking. Otherwise, she has to stand next to the staff desk while they are there listening.

Fenstermacher is another loser that must go soon and who does not care about his client.

arthur herring III

--

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

Jun 9, 2022, 09:58 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

tomlinher1925@tutanota.com

Wed, Jun 8, 2022 • 22:14

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 07:33

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 07:33

tomlinher1925@tutanota.com

to: vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com ▼

Fri, Jun 10, 2022 • 07:51

## Re: ledakis

Mr. Meitner,

I still do not understand what a "care manager" is for or needed. Isn't that what a "guardian" is supposed to be and do? What is that person getting paid? Do they charge for traveling time? Is the care manager paid out of pam's billing hour. What about legal costs? Does pam pay for that out of her pocket or does she charge extra for that, like logie did with zabowski, also at my mother's expense?

It just seems to be exactly the same as before with the other leeches, no difference, just new leeches. They claim they do something, but then they hire more people to charge the client. Time drags on, nothing gets done and the client and the loved ones suffer. What a racket.

arthur herring III

--

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

Jun 10, 2022, 07:38 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 14:41

tomlinher1925@tutanota.com

Wed, Jun 8, 2022 • 22:14

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 07:33

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 07:33

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 07:51

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 14:41

tomlinher1925@tutanota.com

Fri, Jun 10, 2022 • 16:15

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Fri, Jun 10, 2022 • 16:15

## Re: ledakis

Mr. Meitner,

I can give her the names and phone numbers of those various victims, medical and financial, by klock. Those people in that circle of criminals, including logie, jaskowiak, zabowski, etc, know each other and know each will lie and steal but, not tell on the others. That is why they keep using each other and promoting each other at any time.

I/we have a right not to allow anyone that is and has been grossly incompetent/criminal in both the medical areas and financial areas to be in contact with my mother.

WHY is a care manager needed in my mother's case anyway when she has medical doctors who she has seen for up to 21 years and knows her various conditions? If there are any issues, pam would contact one of those. So far, after 3 weeks (to my knowledge) pam has not scheduled any 9 month overdue/misssed doctor's appointments of my mother, especially for her legs. WTF? How long and how much effort does it take to see the importance of making those appointments that a 97 year old woman has missed? There is no reason why pam has to "meet" them, except to make billing hours for herself. My mother

was doing extremely fine until those others butted in and screwed things up. "Guardians"  
my a\*\*.

arthur herring III

--

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

Jun 10, 2022, 14:48 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...

but it will be informed by it.

Thank you for the invitation to lunch. I welcome the opportunity to sit down with you and Arthur, just as I welcome the opportunity to sit down with Jill and her lawyer. I am always interested in productive communication. I view your invitation as a sign that you do, too. I think it would be most beneficial to get together after I have had a few weeks to get acclimated.

I very much look forward to working with you.

Kind regards,

Pam

On May 12, 2022, at 2:07 PM, Victor Meitner <[vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com](mailto:vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com)> wrote:

Hi Pam, (my sisters name as well). Came by the other parking lot after leaving my lot yesterday and did not see you walking around so it looks like you made it. Not to rush you, but, Dwayne Logie, permitted some extra time or visits on special occasions such as Mother's Day, Easter, Christmas, etc. I think Monday, May 16 is Jane's 97 Birthday, so I think both Jill (whose day is not on Monday) and I know Arthur would like a little extra time on Monday. We do not have any issue if you would like to permit Jill to visit Jane on her Birthday as well, although not at the same time as Arthur is probably a good idea. Arthur usually has 1 hour with his mom and has missed the last week at least due to quarantine at MManor. Perhaps Jill and Arthur can each see Jane on her birthday and several hours for both of them is great if you deem it OK to extend past the usual 1 hour visit for each. Not sure if Jane is permitted out of her ward, but, if that is possible, Arthur would like to take Jane to a local restaurant for her birthday and we would not have any objection if Jill wants to take Jane to dinner for that special day.

I have tried to reconcile the family, but, to date Jill and her attorney have rejected my overtures for a meeting. Perhaps that is in the future. Hope so.

Secondly, Arthur has told me for several months that Jane's legs are swollen and hurting her. Mr. Logie had that issue looked at but so far we were told there is nothing to do about it. Might I suggest that Jane see her own family doctor, Dr. Kuhar, who may be familiar with that problem in the past and who was usually able to correct the issue short of compression stockings. If it helps you, Arthur is at your complete disposal to help you, if you wish, and introduce you to Dr. Kuhar and other professionals such as handdresser, foot doctor, dentist, skin doctor, etc. to which offices Arthur has

accompanied Jane for several years. If you do not want Arthur's assistance, I understand and will let him know.

Third, when you are up to speed with Jane, perhaps you will consider more than 1 hour visits for both Jill and Arthur. I know Arthur will want as much time with Jane as you will allow.

Last, when you are ready, I would like you and perhaps Arthur to join us for lunch in a nearby restaurant so you may discuss any questions you may have of me or Arthur.

Looking forward to some calm, after the stress of Court. Regard, Vic  
Meitner

A. VICTOR MEITNER, JR.  
ATTORNEY AT LAW  
564 SKIPPACK PIKE  
BLUE BELL, PA 19422  
215-540-0575  
FAX 215-542-0259  
[vmeitner@meitnerlaw.com](mailto:vmeitner@meitnerlaw.com)

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

tomlinher1925@tutanota.com

📧 Mon, Jun 13, 2022 • 14:28

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Mon, Jun 13, 2022 • 14:28

## mother's shoulder

Mr. Meitner,

Last wednesday, my mother complained about her right shoulder socket hurting and she could not raise her arm without pain. I left 2 messages with a floor staff person who gives out meds and today a person who I was told was a assistant floor director who turned out to be only a admissions person on my mother's floor. She told me if my name was not on a list for my mother (guardian?) then no action would be taken.

Can you tell pam to do something to get my mother looked at and some medication (tylenol?) to relieve the pain.

It has been about 1 month since pam became mother's official guardian. She has done nothing on getting a phone into mother's room, no extra days or visiting hours for me, no visits to the various doctors my mother has missed for 10 months. That is inexcusable.

If pam does not care about my mother, then she must be fired. No more of this garbage. That deb klock cannot be allowed to go near my mother based on her past years with others. Klock must go now.

Also, I have left several message to fenstermacher about my check that is 2 months overdue but he has not returned my calls. Since he hates me and does not care about my mother as her guardian, then he is just another leech that must go.

arthur herring III

--

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

**Subject:** Re: Jane Herring

**Date:** Friday, May 13, 2022 at 11:01:29 AM Eastern Daylight Time

**From:** Pam Blumer

**To:** Victor Meitner

Hi Vic,

Thank you for your email. Given that I don't even have a signed order appointing me yet, I am reluctant to alter the visitation arrangements that were laid out in a prior court order. Perhaps the judge will give me discretion to revisit the terms of that order, but I am not comfortable assuming that she will. So I would ask that Arthur's visitation on Monday stay as ordered. I greatly appreciate his willingness to allow Jill to visit also. But I can't agree to that without an appropriate court order or other guidance from the court. If I can obtain that guidance, I will let you know.

Regarding Arthur's concerns about his mother's leg pain and swelling, I will be visiting Jane as soon as possible (once the quarantine is lifted) to see for myself and confirm your client's concerns. I have requested from Duane Logie medical records detailing Jane's medical history. Not surprisingly, I haven't received that yet, but I would like to review those records before making any changes to her clinical team. Rest assured, if she needs to be seen by a doctor, she will be seen by a doctor. And while I appreciate your client's offer of assistance with getting Jane to various doctors' appointments, I would like to take her myself. I would like to meet her physicians and get their candid assessment of Jane's medical issues.

I will give serious consideration to the idea of expanding visitation time per your suggestion. However, I want you and your client to be very clear on how I approach family interactions with my wards. I will be conveying the same point to Jill and her attorney.

I work very hard to make sure that every interaction I have with my wards is positive. I am not only responsible for protecting and advocating for my wards, I am obligated to be a positive force in their lives and to lift them up each time I interact with them. This requires patience, empathy, and compassion. I expect that every family member who interacts with my ward does the same thing. I want them to be members of an effective care team. Ultimately, they have a basic choice to make: they can be part of a care solution, or they can be part of a care problem. The choice will always be theirs, but the reaction to their choice will always be mine. That is my job.

Unfortunately, my first full day as Jane's guardian was filled with reports about Arthur's interaction on the phone with his mother after the hearing. I am sorry to report that none of the information reflected positively on Arthur. Thus, your appropriate and well-intentioned request could not have arrived at a worse time. His phone call apparently left Jane very agitated and resentful of Jill. I fail to see why he felt this was necessary. He can only hope to get what he wants when he leaves his mother with a smile on her face feeling like everyone around her loves and supports her. I, for one, consider it a privilege to play a role in Jane's life. And I want her children to know that it is also a privilege for them to be in their mother's life, not a right. Those who spend the most time with Jane will be the ones who help her to enjoy and feel secure in her current situation, whatever that situation is.

I do not share with my wards information about court proceedings when the ward has no ability to appreciate and process the information in a proper context. I do not want Jane's children to share information about the court proceedings in a way that upsets her and leaves her feeling angry with others. Jane's ability to understand what is going on in this case is very limited. The information we need to share with her in order for her to share her preferences with us, is also very limited. I want Jane to have the best possible care in the most appropriate care setting. That is the guiding principle that I will use in making all decisions that come before me.

There is a spot for Arthur on Jane's care team, but he will have to earn it. His interaction with Jane after the trial did nothing to earn him that spot. I am not going to make any changes at this moment until I have had time to review the history of this case and evaluate the parties, their abilities, their deficits, their motivations, and their willingness to work with me to enhance Jane's quality of life. My opinion of your client will not be defined by his past conduct,

but it will be informed by it.

Thank you for the invitation to lunch. I welcome the opportunity to sit down with you and Arthur, just as I welcome the opportunity to sit down with Jill and her lawyer. I am always interested in productive communication. I view your invitation as a sign that you do, too. I think it would be most beneficial to get together after I have had a few weeks to get acclimated.

I very much look forward to working with you.

Kind regards,

Pam

On May 12, 2022, at 2:07 PM, Victor Meitner <[vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com](mailto:vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com)> wrote:

Hi Pam, (my sisters name as well). Came by the other parking lot after leaving my lot yesterday and did not see you walking around so it looks like you made it. Not to rush you, but, Dwayne Logie, permitted some extra time or visits on special occasions such as Mother's Day, Easter, Christmas, etc. I think Monday, May 16 is Jane's 97 Birthday, so I think both Jill (whose day is not on Monday) and I know Arthur would like a little extra time on Monday. We do not have any issue if you would like to permit Jill to visit Jane on her Birthday as well, although not at the same time as Arthur is probably a good idea. Arthur usually has 1 hour with his mom and has missed the last week at least due to quarantine at MManor. Perhaps Jill and Arthur can each see Jane on her birthday and several hours for both of them is great if you deem it OK to extend past the usual 1 hour visit for each. Not sure if Jane is permitted out of her ward, but, if that is possible, Arthur would like to take Jane to a local restaurant for her birthday and we would not have any objection if Jill wants to take Jane to dinner for that special day.

I have tried to reconcile the family, but, to date Jill and her attorney have rejected my overtures for a meeting. Perhaps that is in the future. Hope so.

Secondly, Arthur has told me for several months that Jane's legs are swollen and hurting her. Mr. Logie had that issue looked at but so far we were told there is nothing to do about it. Might I suggest that Jane see her own family doctor, Dr. Kuhar, who may be familiar with that problem in the past and who was usually able to correct the issue short of compression stockings. If it helps you, Arthur is at your complete disposal to help you, if you wish, and introduce you to Dr. Kuhar and other professionals such as hairdresser, foot doctor, dentist, skin doctor, etc. to which offices Arthur has

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

NO. 2021-X2110

IN RE: JANE T. HERRING  
AN INCAPACITATED PERSON

**ORDER**

AND NOW, this 13<sup>th</sup> day of May, 2022, by agreement of the parties, it is hereby **ORDERED** and **DECREED** that Dr. George Ledakis is **appointed** to perform a neuro-psychological reevaluation of the capacity of Jane T. Herring, which shall meet the requirements of 20.Pa. C.S. §5518. This evaluation shall address Jane T. Herring's current capacity, her residential and treatment needs and an opinion as to whether she had the capacity to independently draft the attached correspondence and envelope to the Court. Dr. Ledakis is directed to submit his report to the Honorable Gail Weilheimer.

It is hereby **FURTHER ORDERED** and **DECREED** that Dr. Ledakis shall be given full and unfettered access Jane Herring for the purpose of completing this reevaluation. Dr. Ledakis is also authorized to access any and all medical information pertaining to the alleged incapacitated person, including from her physicians, medical providers and other individuals who may have information which Dr. Ledakis deems relevant and necessary to his assessment. It is recommended that Dr. Ledakis interview the following individuals as part of his reevaluation: Dwayne Logie, Jane Herring's independent guardian from August, 2021 to May 11, 2022; Pamela Woodward Blumer, independent guardian May 11, 2022 to present; Deborah Klock, care manager; David Jaskowiak, her attorney; and her children, Arthur Herring and Jill Herring. The failure to abide of any party to honor this Order may lead to contempt proceeding and the imposition of sanctions. See, Pa O.C. Rule 14.7(b)(2).

BY THE COURT:



GAIL WEILHEIMER J.

E-filed on May 13, 2022:  
David Jaskowiak, Esquire  
Brittney Camp, Esquire  
Victor Meitner, Esquire  
Ron Fenstermacher, Esquire  
Pamela Woodward Blumer

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

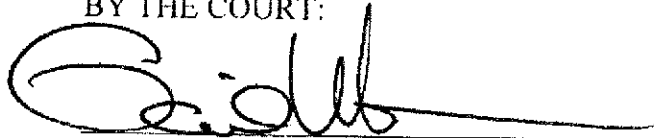
NO. 2021-X2110

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

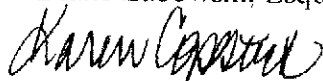
ORDER

AND NOW, this 13<sup>th</sup> day of June, 2022 upon consideration of the 5/18/22 Petition for Allowance filed by counsel for Jane Herring and Arthur Herring's 6/6/22 Objections thereto, it is hereby ORDERED and DECREED that the objections are OVERRULED and the Guardian of the Estate shall be authorized to make payment on the Petition for Allowance under separate Order.

BY THE COURT:

  
GAIL A. WEILHEIMER J.

Order e-filed on June 14, 2022:  
Brittany J. Camp, Esquire  
David A. Jaskowiak, Esquire  
Victor Meitner, Esquire  
Diane Zabowski, Esquire



Pay to Jaskowiak  
approved.

tomlinher1925@tutanota.com

Thu, Jun 16, 2022 • 13:24

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Thu, Jun 16, 2022 • 13:24

## Re: Jane Herring

Mr. Meitner,

Contrary to pam, mother does not move furniture around and has no reason to do so. There is only a very light, small table on wheels. There is a very heavy old lazy boy chair next to her bathroom that I cannot even move and her new lazyboy chair next to her bed that I cannot move. There is a very light chair on wheels next to the tv that she never uses, so there is no reason to move any furniture. You saw how small her pig pen is.

I am not lying and have no reason to lie. She showed me she cannot move her arm high without some pain last week. I gave her a tube of aspercreme on monday to put on it and she says she has. Yesterday i saw her show me how it hurts to move her arm high because of her shoulder.

As per my sister, she clearly hates her mother by her actions trying to get her money and at her house last year. My sister made her feelings about my mother clear in camps email to me months ago: no phone in her room, no going home, no replacing logie, no extra visiting days or hours. According to my mother, my sister is usually there only once a week only for about 15 minutes. My sister probably enjoys my mother being in pain.

When I am there tomorrow, if her shoulder still hurts, I will videotape it. Why would my mother lie about a injury? Is anyone saying she is lying about her swollen legs and feet? Look at how that has been written off by others.

arthur herring III

--

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

Jun 15, 2022, 14:45 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

...

tomlinher1925@tutanota.com

Tue, Jun 21, 2022 • 13:03

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Tue, Jun 21, 2022 • 13:03

## jane herring

Mr. Meitner

I find it is extremely disgusting that nobody (except for me) has wanted a phone in my mother's room for the past 8 months, especially by her "guardians", her "care manager" her so-called lawyer and even her daughter. They do not want to hear from her what she wants or what she thinks or about any problems she has or in case she has a medical emergency that could result in serious injury or her death. Especially now that she has had that fall, nobody (except for me) realizes that she has not had her medical alert necklace that she wore for the past 8 years after my father died in case she needed help. That medical alert necklace was canceled by logie when he took my mother away last August 25 2021. No phone or a medical alert necklace for a 97 year old woman in case she needs help, left alone in her room day and night. To them, that is smart? How come I have been the ONLY one complaining about her lack of medical care, her extreme lack of psychological care, her extreme lack of financial care and oversight? Those guardians and lawyers did not want to visit her when she was at the hospital for 6 weeks confined to bed or at the pigpen for the past 8 months. They did not care to see to her wellbeing or any problems she might be having. How come I was the only one who cared and saw those many, many problems? All they want from her is her money. Even the new "guardians" fenstermacher and blumer have not cared that her finances are and have been drained by the many people bleeding her, especially since she has been at the pigpen which has been costing her \$7,500 a month for 8 months so far, a total of \$60,000 gone forever!!!! She could have been living at her house for only about \$16,000 a YEAR! Why is fenstermacher, "guardian" of her finances for a month now, not making a lot of noise about that loss to his "client"? Is he and blumer aware that my mother is not and never has received any special services (feeding, clothing, hygiene, etc) at the pigpen? Why is HE not demanding to know why his "client" is being forced to lose that much money every month? Why is blumer not making a lot noise about her client is not going back home so my mother can have her freedom back and being allowed to have the mental day to day mental stimulus to keep her mind active? Why is blumer NOT getting my mother the many doctor's appointments my mother has been denied for the past 10 months? Why was she more concerned for my mother's hip recently, but NOT her swollen legs she has had for the past 7 months?

Since it was established that the court's own expert, ledakis, and his sole recommendation of my mother was to live at home and me being there, has been ignored by all 7 or so of those people, not one has said WHY was she taken from her house and put into a locked down mental section, in the first place. My mother only has a small memory issue, NOT a mental problem of any kind. My mother has not been allowed outside for 8 months. That is cruel and unusual punishment that is prohibited under the 8th Amendment.

I ask again, why does my mother have to have any "care manager"? That is blumer's job as "guardian". The rediculas idea that those people call themselves the "guardian" but hire a "staff" to do their work (at my mother's expense) is a scam. Either they are or they are not the guardian, with the duties and responsibilities that go with it.

My mother deserves the best, not the worst by those money bleeding losers and a corrupt judge.

arthur herring III

--

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

tomlinher1925@tutanota.com

✉ Wed, Jun 22, 2022 • 14:51

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

📧 Wed, Jun 22, 2022 • 14:51

**mother**

Mr. Meitner,

Saw Natelie yesterday and she said ledakis left a message for her to call. She said she will call him today. She was very busy this afternoon and could not talk to me. I saw mother and she said her shoulder still hurts a lot.

What is pam doing about that, taking her to the hospital for a ultra sound for her swollen legs and getting her to the various doctors she has missed for 9 months under logie/klock/zabowski/jaskowiak?  
arthur herring III

--

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

**To:** Ronald Fenstermacher, Jr. <info@fenstermacherlaw.com>

**Subject:** Grosse and Quade Letter dated 6/08.22

Hi Ron, Hard for me to advise Arthur without a copy of the HOA Rules and Regs. They most likely will not provide them to me. Can you ask for a copy and send to me to review? Just so you will be aware, Arthur has not used the pool nor the exercise center in all the years Jane has lived there. Arthur changed his residency to Chancery Court at the invitation of his mother over 2 years ago. Only visit is to Post Office Mailboxes in the clubhouse to see if he or Jane has mail. On the car parking issue, Arthur parks his minivan in the driveway same as everybody else. He does not at any time interfere with the neighbors driveway which is shared. Hope I can work this out once I have the regs. Thanks, Vic

A. Victor Meitner, Jr., Esquire

564 Skippack Pike

Blue Bell, PA 19422


215-540-0575

Fax 215-542-0259

Email: vmeitner@meitnerlaw.com


The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

Victor Meitner

 Mon, Jun 27, 2022 • 15:32

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
to: tomlinher1925@tutanota.com + 1 ▼

 Mon, Jun 27, 2022 • 16:00

## Re: Jane Herring

Thanks Pam. Happily, no fracture. Jane complained to Arthur again last Friday that her right arm hurts if raised too high. Wondering if there was some muscle or ligament stretched? Jane says she hit her head at same time she slipped, but, also says her head does not hurt. Arthur bought his mother non-slip type socks. It appears that MM cleaned/waxed the floors just before Jane fell, and, perhaps that is why Jane slipped. Arthur heard today that Jane has shared a pair of the non-slip socks with the lady across the hall.

Let me know when you and/or Jane are ready for a nice lunch out with me. Vic

A. Victor Meitner, Jr., Esquire

564 Skippack Pike

Blue Bell, PA 19422

215-540-0575

Fax 215-542-0259

Email: vmeitner@meitnerlaw.com

tomlinher1925@tutanota.com

Mon, Jun 27, 2022 • 18:13

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Mon, Jun 27, 2022 • 18:13

**jane herring**

Mr. Meitner,

Thank you for the meeting today. As per my mother's xrays for her hip and shoulder (if any shoulder xrays were taken"), I am glad you thought about if there was any damage to her ligaments or tendons. I am not sure if any xrays was taken of her head which had hit the floor which was waxed only a hour before she slipped and fell. Is that Dr. Bruder, the "house doctor" at manatawny manor, still my mother's primary care physician? According to a logie email last year, he said Dr. Kuhar, my mother's primary doctor of 21 years, was my mother's primary and logie said he was dealing with her. Is my mother getting any pain medication for her shoulder? So many generals involved with my mother, but nothing gets done, especially for her welfare and benefit.

As per the new invoices from logie and zabowski, I feel strongly they should be opposed to create as long of a paper trail as possible. Even if weilheimer grants the payments, it will show she is a part of the gang by just giving away money that was not earned in any way and gave no benefit to my mother. Fenstermacher should also know that point since he is in charge of mother's finances. He should also be on record as opposing any payments to them.

With all of the dirty people involved, do you think a check to see if anyone has taken out a loan on my mother's house or any type of title search is needed? I was always afraid that logie or jaskowiak would take out a loan, not make any payments and only later I find out the house is not my mother's.

Now that we see that pam's husband is on record, that makes pam as dirty as the other's in that is what logie did by saying he is the guardian, but then hiring klock and zabowski as his "staff", all paid for by my mother. What is this game of someone saying they will be a guardian, but hiring others to do the job of the "guardian"? I am not surprised now that jaskowiak recommended pam. Now, we see her husband was "hired" by pam to be her legal council. Who is paying for him: pam or my mother?

Just like the buzzards hovering then dining on a new roadkill.  
arthur herring III

tomlinher1925@tutanota.com

Tue, Jun 28, 2022 • 08:30

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Tue, Jun 28, 2022 • 08:30

## medical alert necklace

Mr. Meitner,

We have just had a serious medical situation of my mother slipping and falling on a just waxed, hard floor, where she hit her head, shoulder and pelvis on the hard floor. There was no way for my mother to have called for help if she could not get up or was only semi conscience, since the staff is usually not at their staff desk, my mother still has no phone in her room that only I have been fighting for since she was put there October 18 2021 and no medical alert necklace like she had for 8 years before logie canceled it last August 25 2021 when he took her away.


Did any of those "genius" guardians, like klock, pam, jaskowiak, or camp or my sister think again that my mother must have the medical alert necklace or a phone in her room for her safety and her life? I am not surprised that the cheap dump does not give their residents the no slip socks like I bought my mother that are sold at walmart.

I find it very strange that pam, like the others, do not seem to do any in-depth review of their client and their background, lifestyle, or in my mother's case, read the ledakis transcript. If pam did, she would have seen ledakis had said my mother could have stayed at home, not locked down in a tiny room and in a section of people with mental and behavior problems. Pam does not seem to care that my mother has not been outside for about 9 months and the visiting time with me is only 3 hours a week. A quick check of my mother's records at manatawny manor would have proven my mother still does not get any special "services" so she should be at home, on her own. In addition, I would have thought that after 1 month of being her official "guardian", pam would have been at my mother's home and seen how huge and beautiful it was and my mother should not be at the dump, especially at \$7,500 a month. Even though pam is not her "estate guardian", my mother's financial welfare should also be a part of pam's deep concern. That is not that much to ask of pam at \$100 a hour or know the people, like klock, who pam did not know anything about. The 3 stooges look like experts compared to those people.

arthur herring III


--

tomlinher1925@tutanota.com

 Thu, Jun 30, 2022 • 12:15

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Thu, Jun 30, 2022 • 12:15**pam**

Mr. Meitner,

Yesterday my mother told me pam saw her in the afternoon for a little while. She also said her shoulder still hurt her when she moves it in a certain direction and her feet were very swollen.

arthur herring III


--

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

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

to: tomlinher1925@tutanota.com + 1 ▼

 Fri, Jul 1, 2022 • 15:22

## Visitation with Jane

Pam, Any chance Arthur and Jill as well if she wishes get some extended visit time, especially over the holiday weekend? I know it would make Jane and Arthur happy. Thanks, Vic

A. Victor Meitner, Jr., Esquire

564 Skippack Pike

Blue Bell, PA 19422

215-540-0575

Fax 215-542-0259

Email: vmeitner@meitnerlaw.com

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

---

**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>  
**Date:** Friday, July 1, 2022 at 3:17 PM  
**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
**Subject:** Re: ledakis

Mr. Meitner,

Is there any reason why pam cannot let me have entire days on my days and sunday to be with my mother and be able to take her to places (including doctor appointments) no matter when the ledakis report comes out? Her shoulder still hurts a lot and her legs are still very much swollen. I have recent videos of both.

Since she is the court appointed guardian of mother, she makes the rules. There has never been any accusations against me, by anyone.

Have a nice holiday. No looking at law books.

arthur herring III


--

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

Jul 1, 2022, 15:09 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:


\* \* \*

tomlinher1925@tutanota.com

 Tue, Jul 5, 2022 • 12:45

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

 Tue, Jul 5, 2022 • 12:45

## response

Mr. Meitner,

Once agains I am disgusted by their scam on my mother and the pain they have caused her for almost a year. I am outraged by their disgusting and ongoing lies about me. This scam continues as another blame arthur for everything. This scam will only stop when a lawsuit is filed against many people in this scam and the lawsuit gets into the newsmedia, just like those 2 pennsylvania state judges 15 years ago who were sending children to a private prison for kickbacks. They will be in jail for another 10 years. They had been sentenced to 20 years.

We are now into another situation of the guardian hiring her lawyer, all at my mother's expense. How was logie and zabowski different from pam and her husband. You had said that is a conflict of interest.

First, as far as visitation, pam has been the guardian for 7 weeks and knew I wanted much more time with my mother. Why didn't she get that done? Why are there so many generals but nothing is getting done for my mother's benfit? Why hasn't she gotten a phone into my mother's room so my mother can call HER when she needs her? After 7 weeks, WHAT has this pam done for my mother? Did she ask my mother what SHE wanted, like to go home and have a phone in her room and to see me for as much time as possible? If not, then what the hell good is this pam, except for making her husband and herself more money and giving money back to jaskowiak for his picking them? WTF?????

Did she read the ledakis report? She should have and if she did she knows that ledakis said she can live at home and with me there there were no problems. Why has pam ignored the court's one and only "expert" advice?

My mother has NO mental issues, only a small memory/instant recall issue once in a while. So why was she taken by force for monetary rewards (kidnapping) and put into a locked down, low rated nursing home, with people with mental and behavior problems, forced to stay in a tiny room, no phone, has been refused to have any contact with the outside world or allowed outside so far for about 10 months and at \$90,000 a year when she could be living free, back in her large 3 bedroom, 3 bathroom house with a large

garden and a large outside deck where those living costs have been established by the court at only about \$16,000 a YEAR?

If pam is claiming to be guardian of the person, then she must also be aware of other factors that affect mother's life, including to her finances. Why has pam ignored all of my mother's medical appointments that she has missed for the past 9 months, including for her legs and now her shoulder. Why am I the one that keeps finding all of these many problems for "free" but they make money by simply writing emails to each other? since jaskowiak said in the zoom meeting 2 months ago that mother knew why she wanted, then why hasn't pam done what her client wants: she wants to go back home now and to be with me?

As per pam's husband claim about visitation, I was the one last november that reached out to my sister about that. My sister does not want any more visiting hours, no phone in the room, mother not to go home and still wanted logie in charge. Why doesn't anyone want to listen to what my mother wants? Why doesn't pam read my mother's letter to weilheimer, the same one who refuses to accept her letter or meet with my mother at any time? It is clear they all want to make my mother to be some psycho nut person.

How dare he claims I have not maintained my mother's "positive attitude". Maybe because I had to always break the bad news to my mother and hear about the many problems by my mother of her living there. Where did he hear about those problems? From pam or jaskowiak? What the hell do they know. They are the ones, all 7 of them, that read (should have read) the ledakis report and it said she should be home. So WHY did NONE of them do what their court assigned "expert" say????? Why did none of them know about any of the problems that has happened because of my mother being taken away by them during the past 11 months? August 25 2021 mother was forceably taken away.

I have NO idea what the jerk is saying about me refusing the podiatrist. As per the xray person about 2 weeks ago, I told them I was under a court order to be there from 11 to 12. Why didnt pam know that or those others??? He claims I violated the court order. Blame me for obeying a court order? Noone else has cared about the medical, mental, psychological or physical welfare of a 96 (97) year old woman? THAT is called ELDER ABUSE!!!!

As per food that I bring her, she is not on any restrictive diet. The pig pen is feeding her 21 meals a week, not me. She tells me she is getting the same food every other person eats. I guess billy forgot that or that my mother has not been outside for 10 months and has NO exercise except from walking about 35 feet from her room to the dining room 3 times a day. After that, she is sitting in a lazyboy chair or laying in bed. I bring her regular sandwiches, her special milk (calcium), ice cream (calcium) and a cupcake or a slice of cake to eat. That is hardly junk food.

As per the staff claiming I am mean to them, I always smile and say hello to them. My mother tells me it is they who tease her or are bossy to her and tell her she is going home the next day. She wants to go home to her nice home and to all of her possessions. I have

many recordings of her saying that. I am the one who has told you and the floor director that since she has been there, it takes anywhere from .5 hours to 2.5 hours each time I call before someone picks up the phone when I call her twice a day, for 10 months. I found out that they have caller ID which means they know it is me who is calling. I even told the new director, Melnick, about that 2 weeks ago. billy says it is cruel for me telling her I am trying to get her home. Really? It was cruel to forcibly take her away from her house, for no reason, except to have a plan to then evict me, steal what logie and my sister want and then sell the house to make a huge profit. THAT is cruel, along with being starved at my sister's house for 2 weeks, put on anti-depressants, force to go to a hospital for 6 weeks, confined to a hospital bed for 6 weeks, daily painful blood tests, daily painful stomach injections, getting covid then being DUMPED into a pigpen all alone without a phone to call me and not allowing me to see my mother/her son for more than 3 hours a week. My mother lost her glasses in the hospital. It was only ME, not logie, my sister or klock that knew that and got her new glasses so she can see, read a paper and watch tv.

Here is a fun fact. Up to july 1, out of a possible 5,045 hours I could have been with my mother (16 hours a day) since august 25 2021, I have only been allowed to see my mother for 120 hours. THAT is not CRUEL?

That jerk is clearly suggesting REDUCING my hours with my mother and her with me or having them only with a supervisor. Of course, NOTHING about my sister and what she did to my mother and her not wanting to see her mother or even have a phone in her room to call friends or if she needs help. As you recall, logie canceled my mother's medical alert necklace (look at how that could have been deadly) and even canceled her newspaper. I guess logie did not believe she would ever want to read a newspaper again to keep up with the news??

Those leeches have kept my mother in a sensory deprived environment for 11 months That is elder abuse. She is being DENIED the ability to maintain her memory's ability to do day to day functions. That is poison to a person who without doing things will forget them.

Remember those 40 question test I gave my mother last november whose questions dealt with common sense and knowing right from wrong. you saw them on the video. She got all 40 questions right. Last week I gave her the same test again without any review of them. She got all 40 correct and the test is again on video with a daily newspaper to prove when it was done . No ledakis so-called "evaluation" will have done that.

As per pam, she did not know who or what the people are that she has working for her? Really? I am referring to deb klock, the so-called "care manager" that logie first hired. To do what and for what? If this pam is so smart, then why would she keep someone like klock on? What is all this crap about hiring a "guardian" then hiring a staff? Either they are the person who does the work or they aren't.

tomlinher1925@tutanota.com

 Tue, Sep 19, 2023 • 09:49

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 4 ▲

 Tue, Sep 19, 2023 • 09:49**From**

tomlinher1925@tutanota.com

**To**

Tgelsinger &lt;tgelsinger@barley.com&gt;

**Cc**

Fbi Fwra &lt;fbi\_fwra@fbi.gov&gt; Dshallcross &lt;dshallcross@attorneygeneral.gov&gt;

Rfenstermacher Esq &lt;rfenstermacher.esq@gmail.com&gt;

**Bcc**

Tomlinher1925 &lt;tomlinher1925@tutanota.com&gt;

## jane visits

gelsinger,

No word from you or fenstermacher. A 98 year old woman's happiness is not that mportant to you or your client, just her money? Do laws mean anything to either of you?  
Rev. Arthur herring III

--

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

tomlinher1925@tutanota.com

Tue, Jul 5, 2022 • 13:03

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

Tue, Jul 5, 2022 • 13:03



## response 2

Mr. Meitner,

I forgot to mention that there was NO example given that my mother had done anything wrong in any way that was cited by my sister or by any other that my mother needed a guardian. If blumers read the petition and knew the full story, they would see my sister has been and continues to try with her petition to be her guardian to get full control of my mother and her money for many years and she basically hates my mother. She does not even want a phone in her room for a woman at 97?

Fenstermacher, in his letter I showed you, tried to claim I was a liar when he said I lied about my sister wanting to sell my mother's house and put my mother into a nursing home. It was my sister that caused my mother hell in her house for 2 weeks where my mother was starved and had to be put on anti-depressant pills, then had to be taken to the hospital and confined to bed for 6 weeks and then got covid where she could have died. Funny how blumers NEVER said anything about my sister's behavior against my mother and it was my sister's lies about my mother that put my mother in the pigpen in the first place and has cost her hundreds of thousands of dollars.

Why don't any of those 7 (now 9 with blumers) people do what their own court expert said: mother stays at home and with me, who she loves and wants to be with her? That report was made before the court petition trial.

Mark my word, I will bet the new report will say mother is in terrible shape only because I destroyed his "evaluation" in court after he wrote the first one and he wants to get back at me for doing so. I destroyed his credibility.

arthur herring III

--

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

**Cc:** Pamela W. Blumer (pblumer@hotmail.com) <pblumer@hotmail.com>

**Subject:** Jane Herring Guardianship

7/5/22

Mr. Meitner,

Pam forwarded your recent email to me for reply. Obviously, the immediate issue raised in your email – 4<sup>th</sup> of July visitation – has passed, but I did want to clarify Pam's position on the larger issue of visitation. She is working under the terms of a scheduling order set by the court and is obliged to follow it. She does not have the authority to modify the court's visitation schedule and so requests of the sort your client is making can't be approved without leave of court.

At the outset of her involvement, Pam tried to make clear that she evaluates interactions between Jane and her children based on the benefits Jane receives from those visits. She's encouraged both your client and his sister to make the most of their visits with Jane in terms of helping Jane maintain a positive attitude. To date your client has not done that.

On at least two occasions he interfered with or prevented Jane from receiving care from medical professionals. In one case he insisted that a podiatrist end a treatment session early because it was cutting into his visitation time. In the other he refused to let an x-ray tech do an x-ray of Jane because it was to be done during his visitation time. The court's prior order makes clear that medical treatment has priority over visitation with Jane's children. Your client disregarded that part of the court's order.

Your client also brings Jane food that is not appropriate for her diet, especially with respect to her sodium intake. This is not helpful. Moreover, his interactions with the nursing facility staff are poor as they report that he can be belligerent with them. Worse yet, they report that phone calls with Jane and your client sometimes leave Jane upset and difficult to care for given her resulting agitation. He also tells Jane that he will be taking her home soon and so she often sits with her bags packed waiting for your client to pick her up when everyone but Jane knows that is not going to happen. Regardless of your client's motivation to tell her such things, it's actually rather cruel.

In light of these issues, I hope you can understand that increasing your client's visitation with his mother is just about the last thing my client believes is appropriate. Rather, she believes it is now necessary to explore the exact nature of your client's visits more carefully to assess whether and to what extent they are helpful to Jane.

That is not to say that she thinks your client's visits with Jane afford Jane no benefit. For example, your client correctly identified and reported Jane's recent shoulder pain which was helpful.

Moreover, it seems clear that Jane wants to visit with him. What is unclear is whether Jane's

preference is the product of her independent judgment or a result of your client's influence. And while spotting minor shoulder pain is helpful, refusing to allow Jane to be x-rayed so that pain could be diagnosed properly was counterproductive.

You've asked that your client be given a fair chance to prove himself, and that is a fair request. I simply want you to understand that he hasn't done much with the chance he's been given. Pam is always loath to deny children the opportunity to see their parents or even limit those opportunities. However, she will do so when a child's behavior is, on whole, more detrimental than positive. I just want to give you and your client fair warning that he's on the path of being more detrimental than positive in Pam's judgment.

If there are to be changes in your client's visits with Jane, those changes will need to be made via court order. I'm working on a petition about this issue now. I hope your client will use the time he has until I'm ready to file it to show how helpful he can be. If he can't do that, she'll likely request that his visitations be limited and subject to more restrictions. Thank you.

Bill

---

William R. Blumer, CELA\*

2755 Century Blvd

Wyomissing, PA 19610

T: 610-370-8107 | x1223 | F: 610-372-8671

\*Certified as an elder law attorney by the National Elder Law Foundation

Bio

---

---

**Barley Snyder**

PRACTICE EXCELLENCE®

BARLEY.COM



**From:** tomlinher1925@tutanota.com <tomlinher1925@tutanota.com>  
**Date:** Wednesday, July 6, 2022 at 10:08 PM  
**To:** Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>  
**Subject:** jane herring

Mr. Meitner,

It is impossible to be able to discuss such an important matter with my mother as to what she and I think is best with only a one hour visit and only about 10 minute calls where she is either at the staff desk with someone listening or a phone conversation where she knows someone is listening and does not want to say anything of a sensitive nature.

There is no reason why blumer cannot get me many more hours to be with my mother, especially to discuss such an important matter as to where my mother wants to live and what she will accept where I live.

After 7 weeks, what has she done? No phone, no medical appointments, nothing. The ledakis report is out so she has no more excuses to do something, besides she and her husband racking up more income, paid by my mother.

arthur herring III

--

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

tomlinher1925@tutanota.com

Wed, Jul 6, 2022 • 22:08

Victor Meitner

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

Thu, Jul 7, 2022 • 10:57

**Re: jane herring**

Arthur, If you read the July 5 letter from the judge that is attached to the Ledakis report, no discussion with Jane or with anyone else except counsel is permitted. That pretty much means you and I are the only ones who can discuss the report and issues in the report. Can't talk to Jane about this at all, or suffer Contempt. Vic

A.Victor Meitner, Jr., Esquire

564 Skippack Pike

Blue Bell, PA 19422

215-540-0575

Fax 215-542-0259

Email: vmeitner@meitnerlaw.com

The information contained in this transmission is privileged and confidential. It is intended for the use of the individual or entity named above. If the reader of this cover sheet is not the intended recipient, the reader is hereby notified that any consideration, dissemination or duplication of this communication or any use of the information contained herein is strictly prohibited. If this message has been received in error, please return it to us at the above address by mail. We will reimburse you for the postage. In addition, please notify us immediately by phone. You may call collect.

tomlinher1925@tutanota.com

Thu, Jul 7, 2022 • 12:57

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Thu, Jul 7, 2022 • 12:57

## zoom

Mr. Meitner,

Manatawny manor has a zoom system on a computer that they can put into a person's room. Can you ask pam if she has any problems with that so my mother can see me when we talk and that would be of great psychological benefit to my mother when we talk and she can see me like I was there?.

From what you said, it seems pam is not the general, but only a servant of weilheimer and must ask permission from her for anything. How can so many people screw up and ignore the person's health and welfare, both physical and psychological, for a human being? Barbaric and inhumane. Elder abuse.

WHEN is my mother going to her medical appointments that are about 9 months overdue. Her current glasses are not correct anymore, according to my mother. Her legs are still swollen and those special socks are not being put on anymore. Blumer (including zabowski) claim that putting her feet up, the special socks and a special diet would fix the problem, but their so-called "expertise" still have not worked after almost 9 months. Mother still is being fed the same food as everyone else for 21 meals a week, or 32 weeks or 224 meals since her legs became swollen about November 16, 2021. Despite the crap blumer lawyer said to you in his email about me, if he is blaming me for giving mother a little food for lunch only 3 times a week, why hasn't HIS wife put mother on a special diet after being her boss for 2 months?????? Mother has still not been outside for almost a year. If they are afraid of her escaping, then why is a person not assigned to her to take her outside for exercise for mother's wellbeing, both physical and psychological?

With all of this inhumane abuse and gross neglect by her guardians and staff at MM, I think a federal civil rights lawsuit is necessary for my mother's continued life and wellbeing.

arthur herring III

--

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