Sat, Jul 9, 2022 • 10:25

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

Sat, Jul 9, 2022 • 10:25

klock

Mr. Meitner,

I am reading ledakis report and he mentions klock again as mother's care manager.

Did pam blumer, mothers latest guardian of person, or did she not get rid of klock? I have told you about what klock has done to others. She is a thief and a menace to anyone she deals with. I have references that will be glad to tell you their disgusting experiences with klock.

Blumer has no reason to keep klock. Either blumer is or is not my mother's guardian. It is her sole duty to take care of my mother. Blumer claimed, when we met her, she has 10 other clients. So far, after 2 months, blumer has NOT done anything for my mother's health (no medical appointments for past 9 months, i.e. legs), happiness (both psychological and physical wellbeing, such as excercise) and has made NO attempt to get a private phone in her room. The only thing she has done is to hire her husband as her lawyer. More buzzards to feed off of the roadkill?

What the hell is she waiting for? arthur herring III

Sat, Jul 9, 2022 • 11:58

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

Sat, Jul 9, 2022
 ∙ 11:58

ledakis report

Mr. Meitner,

Up to page 6. Just like last year, ledakis probably never recorded anything to prove what my mother said or did not say or did not do. That is called evidence to prove his so-called "diagnosis" and "conclusions". Any different tests he gave her this time also probably have no independent proof of accuracy as he admitted last year they did not.

The FACT is, his claim, even if partially true about her memory not being as good as last year, is because mother has been kept in ISOLATION for almost a year now and away from her normal activities of how she used to live. She was still driving her car until her birthday on may 16 2021, 2 days before my sister filed her petition. Not my sister NOR her doctor of 21 years ever said she should not drive. So how can my mother suddenly have such poor memory 3 weeks later on her "tests" by ledakis?

She is given a tiny room, a bed, a toilet and fed 3 meals a day for the past 10 months. . She was put there, in a locked down tiny section with people with mental and behavior problems instead of home. WHY? No exercise. She can only walk about 35 feet from her room to the eating location and back, for almost a year. NOT allowed outside for almost a year. WHY? Even prisoners convicted of murder can go outside, use a library, activities room, etc. My mother has been DENIED all of those things. Plus, a complete isolation from me of only 3, 1 hour visits a week for a year. WHY? Out of a possible 5,400 hours (16 hours a day from August 25 2021 to july 1 2022) I could have spent with my mother, I have only been allowed 120 actual hours. WTF? My mother has been under THEIR (weilheimer, jaskowiak, klock, logie, zabowski) TOTAL control for a year and THEY are surprised at why they think her memory is not as good now compared to a year ago? Really? WHY are they surprised (LOL)? NOBODY has worked with her in any way to keep her memory as good as it used to be, as compared to her being at home with her daily functions, activities and excercise. WHY are we refused her medical records? Why do they think as total strangers and basically NEVER meeting her, seeing her or spending daily time with her and on the phone daily with her for a year as I have, how can they think they know what is best for her? So far, THEIR treatment has proven to be garbage. Why are THEY are only entitled to be in complete control of my mother's life, in secret, but her son is not, especially since she is constantly saying she depends on me to keep her life well?

So THIS is Orphans Court, whose purpose is to give the best care to people with disabilities, or just a new type of scam? arthur herring III

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tomlinher1925@tutanota.com

✓ Sat, Sep 24, 2022 • 13:10

✓ Sat, Jul 9, 2022 • 08:46

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

Sat, Jul 9, 2022 • 08:46

conference

Mr. Meitner,

On that zoom conference on july 20, the question MUST be asked: What has Jane Herring got for all of the money that has been taken from her and HOW is her life better now than BEFORE she was put under the control of those various people, including her health, happiness, mentally and psychologically? In other words, is she better off now from those people involved, past and present, than BEFORE she was claimed to be incapacitated? Also, WHY did all 7 people, including the judge, jaskowiak, logie, zabowski, klock, camp and now pam and her husband (for the past 2 months), totally IGNORE what THEIR own expert said: Jane can live at home and Arthur has kept her in great condition? WHY have those same people been totally unaware and totally ignore the wants and needs of my mother, including putting her in a sensory deprived situation for now over a year? arthur herring III

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com> to: tomlinher1925@tutanota.com + 2 ▼

Tue, Jul 12, 2022 • 13:37

Jane Herring Case resolution

Dave and Ron, I am communicating this offer to both you first to see if we have a basis of some kind of agreement to resolve all matters in the Jane Herring case. If we arrive at an agreement or close to one, we will then communicate with Pam and Jill/and her counsel. No point in complicating things before we get close. Jane still basically takes care of herself, dressing, eating, brushing her teeth at MM and can do so at home or assisted living.

First Option: Move Jane home to Chancery Court in the primary care of Arthur (problem might be Judge W), but, it saves a lot of expense and liberal visitation for both Jill and Pam to supervise the home care situation at any time Pam deems fit.

Second Option: Move Jane closer to Souderton (close to Jill and Arthur) into assisted living with Pam to supervise and liberal visitation for Jill and Arthur that allows Jane to go out to dinner or lunch with her children separately, cellphone in her room for convenience and perhaps back in the care of her regular doctors, dentist and other care providers.

With this Option Arthur stays in Chancery Court and pays for all expenses out of the usually trust gift money which will be applied to expenses and any shortfall being paid by Arthur to the trust or directly to providers.

If Option one is tried, and does not work out 100% to Pam's satisfaction, Jane goes to Option Two.

Rest of details should be easy to work out.

Reason for my suggestion is to try to save Jane and the Trust money for her care and what has been tried so far did not work out based on what I have said all along and based upon Dr. Ledakis report, although he does not state what I said exactly. What is obvious in his report is that taking Jane out of her home to Jill's did not work out, hospital was a disaster and MM basically isolates Jane from her family and usual medical providers. MM was shut down for weeks with Covid (still has it there) shut down for flu and home has to be better for Jane.

Get back to me on what you like or don't like about my Options.

Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

Thu, Jul 14, 2022 • 08:25

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

Thu, Jul 14, 2022 • 08:25

covid is spreading in nursing homes

https://lancasteronline.com/news/politics/in-major-reversal-gov-tom-wolf-says-pa-will-begin-weekly-testing-of-nursing-home/article bda24a4a-947b-11ea-9d13-c3a768d9813d.html

Mr. Meitner,

Pam and those others CANNOT ignore the deadly virus in nursing homes that is spreading again quickly and allow my mother to stay there. The receptionist told me yesterday they have at least 2 cases of covid. The place is extremely unsanitary and most do not wear masks or the ones that do are NOT wearing the N95 masks (because of their higher cost) that are only made by 3M, the same N95 ones I gave you recently.

Also, basically NONE of the workers use gloves or hand sanitizer when they handle people, take out their trash, clean their toilets, touch the residents doorknobs, handle their food and the residents certainly do not wash their hands after they touch the same things and do not wash their hands after they go to the bathroom.

This insanity must stop that is putting my mother at yet another risk of death. She goes from getting covid at the hospital (in a most sanitary controlled place where everyone uses gloves and there are hand sanitizers outside of EVERY room, to be put into a nursing home that had just reopened after 2 months after it had a massive covid infection (my pictures of air tubes coming from rooms) to being locked down for 2 weeks recently because of a massive influenza outbreak where again she could have caught the virus, got very sick and died because of her extreme age.

Any objection to our plan of having mother come home and me living with her, no matter what that made up ledakis "evaluation" said about my mother and the lies people (including my sister) had told about me, will NOT be taken lightly anymore by me. There is NO reason why, after being crowned my mother's "guardian" for 2 months now, pam blumer cannot get things done, including taking my mother to her various's doctor's appointments logie had refused to take her to for 9 months. There is also NO reason why my mother has to pay for a so-called "care manager" when that is pam's job that she was hired to do and we interviewed her for that. That "care manager" deb klock, has a well known history of theft and gross incompetence to others. Was it to much to ask that my

mother's "guardian" check out the people she is using for someone's life?????? Why didn't pam tell US she was using klock and my mother was paying for it, again???? About 2 weeks ago, you found out pam hired her lawyer husband to be her lawyer. Really? WTF? NOW we know pam is charging other of her "clients" the same to make much more money. That is the same corruption we found with logie and zabowski. Now, the corruption is the same, only the names are only different. You had said pam hiring her husband was not correct. Then, what will be done about that and these other life threatening problems? arthur herring III

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tomlinher1925@tutanota.com

Sat, Sep 10, 2022 • 13:19

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

Thu, Jul 14, 2022 • 09:43

conference

Mr. Meitner,

The conference next week by zoom, you will not be able to use the pictures that we had put together or will the conference only be a short one?

Also, why is my mother still on anti-depressents? The reason why she is upset at times is because she wants to be with me and be at home. How can those staff people claim I upset her when a 97 year old person is forced to be away from her son that she tells everyone how much she loves him and depends on him and is refused to have a phone in her room?. What the hell is their and other people's problems of not understanding that? If they had a 3 bedroom, 3 bath house in a gated community and \$2 million in cash, would THEY want to live in that tiny room, not allowed outside for, so far, 11 months and only allowed to see THEIR children for 1 hour, 3x a week, even on birthdays, Christmas, etc?

Those staff people and the people we have dealt with are the ones that should be locked up and on medication.

arthur herring III

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

Wed, Jul 20, 2022 • 16:11

Jane Herring Litigation Possible Settlement

Ron, Dave and Brittany, Judge Weilheimer came up with a potential solution today on Zoom that would involve transfer of the house on Chancery Court now to a trust for Arthur so he has a place to live, Arthur pays all expenses for the house, Jill gets the equivalent value of the house now as well, either outright or in trust as Jill may determine; Arthur agrees that the Contempt fine imposed by the Court last December will come out of Arthur's ultimate share of the trust the existing trust continue for Jane for her lifetime and the children continue to receive their usual gifts from the trust. If we can all agree on the above, Court would approve and we would take the steps necessary to accomplish. If you all agree, please email back to me ASAP, since the Court has set August 4 for a Status Conference via zoom and wants an update. If you think we should meet, just give me some dates and we shall meet at a convenient place for all. Dave is getting the Chancer Court HOA Bylaws so we can determine if this idea is feasible. In this manner, Arthur's new Trust becomes the real owner of Chancery Court. Please all get back to me on this. Of course, if agreement is reached, all pending litigation would be amicably resolved. Thanks, Vic

They refused settlement

A. VICTOR MEITNER, JR.

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215-540-0575

FAX 215-542-0259

▼ Thu, Jul 21, 2022 • 11:00

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

🚡 Thu, Jul 21, 2022 • 11:00

heads up

Mr. Meitner,

I just talked to my mother. I tried since 8:45 this morning, but nobody picked up the phone in her section until 15 minutes ago. At 10:50 my sister showed up. I hung up with mother.

How much do you want to bet she tells camp I was interferring with her visit as she has told camp twice before and camp sends you another email complaining about me? Once again, since the court order says 11-12 or 3-4, how come she is goes up so early and deliberately violating the court order? How many other times has she done it?

Nobody cares, unless it is me that is accused then it is always guilty and only one side to a story, not two.

arthur herring III

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

Fri, Jul 22, 2022 • 15:40

Jane Herring "New Procedures"

Mr. Blummer, While I have not had enough time to fully understand your letter today, nor fashion a response, I must say on behalf of Arthur and myself as a lawyer that I do not agree with any the new restrictions on Jill and Arthur's contact with their mother.

First, your acting as counsel for the Guardian is what I believe a conflict of interest in that the Guardian and Counsel are apparently intent on "double dipping" by both charging fees to Jane's estate.

Secondly, Will Pam or someone else be informing Jane that she will no longer hear from her children on a daily basis by phone so Jane is not worried about not hearing from them?

Thirdly, Jane will certainly be upset about limitations on contact with her children and we demand that Jane not be medicated to restrict her ability to be upset and knowledge of the "new restrictions".

For now, lastly, if Arthur would still like to bring lunch to eat with his mother, can he meet with Pam and or the nutritionist at Manatawny Manor to know what he is allowed to bring?

I will be giving a more detailed response to your letter dated July 22, 2022 on Monday, but, the items above are imminently important and pressing. We cannot believe what you and the guardian are doing to Jane. These restrictions are absurd, not in keeping with any chance to discuss before being imposed and we strenuously request that we meet to discuss any restrictions before they are imposed and to avoid unnecessary litigation and what I consider abuse of the legal system. I am also not clear on why you deem it appropriate to have ex parte communications with the Court and again, I

object. Seems to me that discussion and a meeting prior to any change would have been in order and may still be possible. What you are saying in your restrictions is that Jane and Arthur cannot speak to each other about her situation, which I think is not in the Constitution of the United States, nor of Pennsylvania. Have the Guardian and you decided that Jane and her son have lost all their rights? How does all this help Jane? Removal from the home was wrong, isolating Jane at MM was wrong, how is Jane better off today?

Please ask Pam to reconsider and keep Jane's love of her children, including Arthur, in mind. A prompt meeting is required and I will be at your disposal as well as Pam, if you decide to remain involved in this case. If you withdraw, I would be happy to meet with Pam without you, if you so desire. After all, Pam is the Guardian, not you.

Thank you, Victor 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

Bill Blumer
Bill Blumer
husband/lawyer of pam

husband/lawyer of pam

blumer, Good Friends of

blumer, Good Friends of

Jas Kowiak

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Barley Snyder

ATTORNEYS AT LAW

2755 CENTURY BLVD. WYOMISSING, PA 19610 TEL (610) 372-3500 FAX (610) 372-8671 WWW.BARLEY.COM William R. Blumer, Esquire CELA E-mail: wblumer@barley.com

July 22, 2022

Via Electronic Mail and Regular Mail

Brittany J. Camp, Esquire 1001 Conshohocken State Road Suite 1-300 West Conshohocken, PA 19428 A. Victor Meitner, Jr., Esquire 564 Skippack Pike Blue Bell, PA 19422

David A. Jaskowiak, Esquire 815 Greenwood Avenue Suite 14 Jenkintown, PA 19046

Re: New Procedures for Visitation with Jane Herring

Dear Counsel:

In accordance with Judge Weilhimer's instructions to me during the July 20, 2022 status conference, I am writing to confirm the new visitation procedure for Jane Herring that my client is directing. I will certainly entertain any feedback any of you may wish to provide, but please understand that these new procedures are effective immediately subject to my client's ability to modify them in the future if she believes that is appropriate. They are intended to apply to both Jill and Arthur, although I think it is abundantly clear that they are aimed squarely at addressing Arthur's past behavior that has been inappropriate and upsetting to Jane.

The new procedures are as follows:

All visits between Jane Herring and her children are to occur in the dining room at Manatawny Manor. Visits will continue to occur on the dates and times and for the duration set forth in the court's earlier order. Staff at Manatawny Manor may elect to sit with Jane during these visits, so there should be no expectation on the part of Jane's children that their visits with their mother will be private. If the staff at Manatawny Manor believes Jane is becoming upset during a visit, they have the authority to take Jane back to her room so that Jane can regain her composure. If the allotted time for the visit expires while Jane is recovering her composure, no additional visitation time will be permitted, and the child will need to return at his or her next scheduled visiting time.

9811860.1

- 2. Neither of Jane's children are to visit with Jane in her room. In fact, they may not enter Jane's room for any reason or attempt to communicate with Jane from the hallway outside her room or through the window in her room without the express consent of my client or the staff at Manatawny Manor. Should Jane wish to go to her room during a visit with her children, she is free to do so. However, her children may not accompany her to her room or interact with her while she is in her room. Jane's room will now serve as a place she can retreat to should she wish to cut short a meeting with one of her children. If a child enters Jane's room during a visit, the staff at Manatawny Manor will be authorized to end the child's visit and direct the child off of the property.
- 3. Jane will not be permitted to have a telephone in her room. Similarly, no one is permitted to bring a mobile phone to Jane for her use.
- 4. Jane will not be permitted to receive telephone calls from her children at the nurses' station or at any other location at Manatawny Manor using its telephone system. If Jane wishes to initiate a call from Manatawny Manor to a third party, the staff and Manatawny Manor will notify my client and she will determine if the staff is to assist Jane in making the call or make the facility's telephone system available to Jane.
- 5. The staff at Manatawny Manor will have no obligation to relay messages from Jane's children to Jane. They have been directed to use their discretion, subject to their work assignments, to advise Jane if one of her children is unable to visit or is running late for a visit. Without my client's approval, they are not permitted to relay any other messages to Jane from either of her children.
- 6. If Jane becomes upset during a visit with one of her children, my client will determine if future visits with that child are to be conducted in the presence of a third party who will supervise future visits. The supervisor shall have the authority to report to my client disruptive and/or upsetting behavior by the child or conduct that violates any of these procedures or any prior instruction of the Court. If supervised visits become necessary, every effort will be made to obtain the services of a third party supervisor for visits with Jane's children. However, if a supervisor is not available, the visit with the child will be rescheduled to another time when the supervisor and the child are both available.
- 7. Consistent with the Court's earlier orders, Jane's medical care takes priority over her visits with her children. If Jane needs to meet with medical personnel for any reason during a time when one of Jane's children is permitted to visit her, the child's visit will be postponed so as to begin at the conclusion of Jane's medical treatment. However, if a child interferes in any way with the care Jane is to receive during the child's scheduled visit, the child will forfeit the opportunity to visit with Jane for that day and will be escorted off the campus at Manatawny Manor.
- 8. Food items are not to be brought to Jane without my client's prior approval. Requests for approval are to be submitted only via email to pblumer@hotmail.com. Items that have excessive sugar, sodium and/or fat like lunch meat, mayonnaise, doughnuts, etc. will not be permitted. If they are discovered in Jane's room, they will be thrown out regardless of whether

they were meant for Jane or someone else. Her room is not to be used as a repository for other people's food items. Jane's care plan includes a dietary component, and her children are expected to follow and support the dietary components on her care plan.

Mr. Meitner and Ms. Camp, I would appreciate you passing on a copy of this letter to your clients as soon as possible. The procedures listed above are in effect now and your clients are expected to abide by them effective immediately. My client reserves the right to petition to the Court to modify its prior orders regarding your clients' ability to visit with Jane should concerns about those visits persist. The types of concerns to which I am referring include without limitation, (1) statements to Jane that she will be leaving Manatawny Manor and returning to her home, (2) impolite and/or verbally abusive interactions with the staff at Manatawny Manor (whether in Jane's presence or otherwise), (3) discussions with Jane about any legal proceedings involving Jane, her residence and/or her guardianship, (4) statements to Jane that undermine her confidence in the care she receives at Manatawny Manor and/or (5) discussions with Jane about any legal proceedings or threatened proceedings involving any of Jane's children. Jane has no ability to address or assist with any of the aforementioned topics and therefore it is completely inappropriate to burden her with these issues.

It is a very simple matter to visit with Jane and not upset her or the staff at Manatawny Manor. It only takes a minimal amount of effort and self-control. Those who are unwilling or unable to exhibit that minimal level of effort and self-control are injurious to Jane's well-being and best interests. My client will seek to bar anyone who is injurious to Jane's well-being and best interests from seeing her, contacting her or receiving any information about her. Consequently, I hope both of Jane's children will comport themselves appropriately so that it will not be necessary to seek the termination of their visitation privileges. I thank you all for your anticipated cooperation with these new procedures, although my client and I remain saddened that they are necessary.

Very truly yours,

William R. Blumer

When I Jam

WRB:pek

cc: Pamela W. Blumer, Guardian of the Person

Ronald W. Fenstermacher, Jr., Esq., Guardian of the Estate

tomlinher1925@tutanota.com

Sat, Jul 23, 2022 • 11:28

tomlinher1925@tutanota.com

Sat, Sep 10, 2022 • 12:43

tomlinher1925@tutanota.com

Mon, Mar 27, 2023 • 23:00

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

A Mon, Mar 27, 2023 • 23:00

manatawny manor

Date: Jul 23, 2022, 11:28

From: tomlinher1925@tutanota.com

To: vmeitner@meitnerlaw.com
Subject: manatawny manor

https://www.foxnews.com/health/who-declares-monkeypox-global-health-emergency

Mr. Meitner,

Active Covid there now, Covid spreading again, influenza shutdown there and now monkey pox spreading. At what point will blumer realize manatawny manor is NOT a safe place for a 97 year old woman when she has a safe home to go to? If not to protect my mother and make sure she is happy and healthy, then what the hell does she THINK her job is, aside from adding extra income to her and her husband?

Can she find a doctor that says exercise for the elderly is a BAD idea? A full year locked up from the outside to her is OK? arthur herring III

🗹 Sun, Jul 24, 2022 • 21:17

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

盁 Sun, Jul 24, 2022 • 21:17

monkeypox symptoms unreliable

https://www.moneyweb.co.za/news/international/new-monkeypox-symptoms-are-making-cases-harder-to-recognise/

Mr. Meitner,

As we have discussed, nursing homes are most vulnerable for spread of diseases. Why do they continue to keep mother in such life danger with all of the other diseases that have happened there? arthur herring III

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

Mon, Jul 25, 2022 • 13:33

Jane Herring

Bill, I have been asking to meet with Pam and Arthur to open a line of communication between Arthur and Pam that going forward should have avoided all the errors and mistakes of Arthur over the past 2+ months. I think all of our time would best be spent meeting as soon as possible and having a clear understanding of what is expected and short of another review hearing and wasted time and money of Jane's estate. I expected to hear from you about a meeting last week after the zoom meeting with the Court, but, instead received your letter dated July 22, 2022. I propose Pam, you, me and Arthur meet at my office or at lunch (perhaps the Blue Bell Inn) this week to open a line of clear communication and resolve any misunderstandings. Please remember that much of what you and Pam have "heard" is just that, hearsay, since it is one sided, not subject to cross-examination, nor hearing from the other side.

The present conditions imposed upon Jane and Arthur's visits are set up to fail. Today, Arthur brought his mother a plant, a newspaper and paper towels for her room, and gave them to Jane while in the dining room area. Staff said, "You are not allowed to do that", which is not correct and I must report you to the Guardian. In addition, Arthur asked if his mother and he could go out and get some fresh air on the balcony from the dining room area. One staff said OK and when they went out the other staff member said NO, you just violated orders from the Guardian and I am reporting you. Not fair at all and impossible situation for the staff, Jane and Arthur.

Also, today during the visit, staff asked Jane what she wanted for dinner "choice of BLT or egg salad" just the same things that Arthur has brought in for his mother before and for which he is being sanctioned by more strict visitation. By the way Arthur has never met with a nutritionist at MManor, unless she/he did not identify themselves as one. I would make sense for Arthur to meet with whoever the nutritionist is so he can

have specific information on what he may bring and what he may not bring to Jane on visits.

Can we meet this week and get visitation straightened out and without a hearing? Please share this email with Pam and let me know about a meeting. Thanks, Vic

A. VICTOR MEITNER, JR.

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tomlinher1925@tutanota.com

🔒 🚀 Tue, Jul 26, 2022 • 09:04

Fri, Jul 22, 2022 • 15:40

tomlinher1925@tutanota.com

🗓 🚀 Tue, Jul 26, 2022 • 08:54

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

Tue, Jul 26, 2022 • 08:54

Re: FW: Jane Herring "New Procedures"

Mr. Meitner,

Any day or time i am free except for seeing my mother at 11 to 12 or 3-4 monday, wednesday or friday... I am disgusted by his remarks, totally out the mouth of jaskowiak. I have NEVER met with any dietician. He claims I have set out to upset my mother. Does he have any freaking idea of what happened to my mother pertaining to her kidnapping for sole purpose of money and against the CONCLUSION of ledakis first report? Did he or his wife ever READ the first report. Did they ever read the trail transcript where I exposed ledakis and his so-called evaluations as a total fraud. Pam did not even know who and what deb klock was. WTF? Do they know anything about mother having to be medicated because of sister's sole desire to make money along with logie? Does he know my mother was in the hospital for 6 weeks because of my sister and what she went through in the hospital? He claims I "set out" to upset my mother. WTF? I am the one that has been fighting to protect my mother and her happiness. You heard she does not want to be there. How come pam has never asked to talk to me and learn about my mother and see where she lives? How come she has not wanted to know why she is living in a tiny one room pig pen with dead mice, tatered bedspreads, crappy food, no phone in the room, NO out side time for a year and NO doctor's visits for over a year? Says I am cruel and claims it is sad what I am doing. WTF? How sick and disgusting that he NEVER has asked MY side. Did his law school teach only one side to a story and guilty when accused? He claims I have to star dealing with my mother positively. WTF? He says my sister is able to comply. SHE started this scam just for money. He says behavior has consequences. He better remember his own words becaus he will be facing both legal and civil consequences. arthur herring III

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

From: Blumer, William R. <WBlumer@barley.com>

Date: Tuesday, July 26, 2022 at 9:02 AM

To: Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com> **Cc:** Pamela W. Blumer (pblumer@hotmail.com) <pblumer@hotmail.com>

Subject: RE: Jane Herring

Vic,

Looking at my schedule this week, I don't have any openings that would permit me to drive down to Blue Bell for an in-person meeting. I suggest we consider a Zoom meeting instead. It will also keep costs down by avoiding the travel time. I don't have any time this week except Friday morning. The following week I'm open the morning of the 3rd or we could speak ahead of the status conference on the 4th. Perhaps 9:00 a.m. would work that day.

Interestingly, the staff reported that your client's visit with Jane went relatively well in their estimation. He refused to follow the facility's mask policy and he clearly complained to Jane about the limitations on his visit imposed by Pam. He also continued his habit of extending the visit past the one hour time limit set by the court. Nevertheless, it went better than predicted.

We can discuss your client's other concerns during the Zoom call.

Bill

More lies by him.

William R. Blumer, CELA*

2755 Century Blvd

Wyomissing, PA 19610

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

<u>Bio</u>

Barley Snyder

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

From: Brittany Camp <BCamp@htts.com>

Sent: Wednesday, July 27, 2022 3:47 PM

To: David Jaskowiak <davidjas@davidjaslaw.com>; Victor Meitner

<vmeitner@AVICTORMEITNERIRPC985.onmicrosoft.com>

Cc: Ronald Fenstermacher (rfenstermacher.esq@gmail.com) <rfenstermacher.esq@gmail.com>; Blumer,

William R. < WBlumer@barley.com>

Subject: RE: Lions Gate Documents

I've confirmed that my client is still amenable to an arrangement by which the home is transferred to a trust for Arthur's benefit and she would receive cash in the amount of the appraised value of the home, assuming that Jane's estate can sustain these transfers and there will be sufficient assets available to provide for her care for the rest of her life.

In terms of economics, all of the carrying costs related to the home will be Arthur's responsibility. My understanding is that those costs exceed the annual exclusion gift by quite a bit. Vic, you will need to confirm that Arthur can bear those costs and that this plan will actually work.

In terms of mechanics, I believe that the trust would need to be created on Jane's behalf by Ron as Guardian of the Estate and approved by the court as a change to her estate planning. I would have serious concerns about the trust maintaining its creditor protection if Arthur created the trust for his own benefit, even if funded with assets other than his own.

Additionally, we still need to come to an agreement regarding the contents of the home – they will not just all go to Arthur because the home will be going into trust for him.

We should try to arrange a call with Ron upon his return next week. Tuesday and Wednesday are largely open for me so I can make any time work.

Thanks,

Brittany

Brittany J. Camp, Esquire

Heckscher, Teillon, Terrill & Sager, P.C.

1001 Conshohocken State Rd., Ste. 1-300

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From: David Jaskowiak < davidjas@davidjaslaw.com >

Sent: Wednesday, July 27, 2022 1:19 PM

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

Cc: Ronald Fenstermacher (<u>rfenstermacher.esq@gmail.com</u>) < <u>rfenstermacher.esq@gmail.com</u>>;

wblumer@barley.com; Brittany Camp < BCamp@htts.com>

Subject: RE: Lions Gate Documents

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Vic.

I think that the initial discussion should be between you, Brittany and Ron. Just keep me informed of your progress. The devil is always in the details.

Note: Ron is away until Tuesday.

DAVID A. JASKOWIAK

Attorney at Law

815 Greenwood Avenue

FAX 215-542-0259

vmeitner@meitnerlaw.com

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From: Blumer, William R. <WBlumer@barley.com>

Date: Wednesday, July 27, 2022 at 3:54 PM

To: Brittany Camp <BCamp@htts.com>, David Jaskowiak <davidjas@davidjaslaw.com>, Victor

Meitner < vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

Cc: Ronald Fenstermacher (rfenstermacher.esq@gmail.com) <rfenstermacher.esq@gmail.com>

Subject: RE: Lions Gate Documents

Much like Dave Jaskowiak, I don't think my client and I need to have a role in this planning. Pam's only concern is making sure that Jane has sufficient assets to pay for her care after the value of the home and a corresponding cash payment to Jill are made. I don't have an understanding of Jane's current assets to develop an opinion about that issue and will look to Ron to provide that information when he has time.

Bill

William R. Blumer, CELA*

Wed, Jul 27, 2022 • 11:29

Victor Meitner

🗓 🗃 Wed, Jul 27, 2022 • 11:30

Victor Meitner

Wed, Jul 27, 2022 • 16:01

Victor Meitner

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

Wed, Jul 27, 2022 • 16:03

From

Victor Meitner < vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com>

To

Blumer, William R. <WBlumer@barley.com>
Brittany Camp <BCamp@htts.com>
David Jaskowiak <davidjas@davidjaslaw.com>

Co

Ronald Fenstermacher (rfenstermacher.esq@gmail.com) < rfenstermacher.esq@gmail.com>

Bcc

tomlinher1925@tutanota.com

Re: Lions Gate Documents

All, Looks like we may have a good framework for agreement. Let's set something up with Ron F as soon as he returns. Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

Wed, Jul 27, 2022 • 14:43

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



곱 Wed, Jul 27, 2022 • 14:43

mother and new rules

Mr. Meitner,

Lunch did not go that well. No meeting with any "dietician". About 99% of staff and 100% of residents do NOT wear any masks, the few that do only wear the blue surgical masks (like the one on your desk) that only filter out blood droplets, which are a thousand times bigger than covid droplets. So why was I singled out by blumer for not wearing a mask?

When I arrived, my mother was at her door and tried to greet me. No one had taken her to the lunch/activities room. I was afraid of one of those rules that blumer could claim I was breaking sol told her to go back inside and someone would bring her to the room. She got upset because she could not understand why she could not walk down with me as she does when she is waiting at the staff desk to greet me most of the time. I went in the lunch room and my mother arrived shortly. I did not bring any food for me because I thought it would be rude to eat when she could not because blumer did not get a meeting set up for me and this so-called "dietician".

It is disgusting that blumer makes all of his new rules and does not do anything that is needed for them. It is all about making so many rules that I am bound to break one and then Mr. Baseball can file a contempt in hopes of putting me into prision. What scum. arthur herring III

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tomlinher1925@tutanota.com

✓ Sat, Sep 24, 2022 • 13:22

Wed, Jul 27, 2022 • 08:11

Victor Meitner

Wed, Jul 27, 2022 • 08:12

tomlinher1925@tutanota.com

Wed, Jul 27, 2022 • 14:31

Victor Meitner

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

₩ed, Jul 27, 2022 • 14:38

Re: HOA

We received the HOA docs. I sent them to you. I see no problem with your or your trust owning and/or occupying the Chancery Court residence. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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

Wed, Jul 27, 2022 • 11:29

Re: Lions Gate Documents

All, I have reviewed the Declaration and Bylaws of the HOA for Chancery Court. It seems clear that title can be held in a trust (See paragraph 2.6.2 of the Bylaws and the Declaration permits transfers and occupancy by owners and their authorized guests. It probably would be cleaner for liability purposes to have the existing trust transfer ownership to a trust for Arthur's benefit so he could have a place to live. I can create such a trust, IF all interested parties can agree to do what Judge Weilheimer suggested at our last zoom meeting. We have another zoom meeting shortly so would you all please get back to me about the theory of what is proposed. Jill would receive equal value to the residence at the time of transfer. All the rest remains the same. Please all let me have your thoughts. Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

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vmeitner@meitnerlaw.com

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Wed, Jul 27, 2022 • 08:11

Victor Meitner

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

₩ed, Jul 27, 2022 • 08:12

Re: HOA

No HOA docs yet. Dave J is not responding either way.

Get Outlook for iOS

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

Sent: Wednesday, July 27, 2022 8:11:27 AM

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

Subject: HOA

Mr. Meitner,

Did you receive the HOA rules from anyone yet?

I will be sending you a list of reasons why my mother should go home for friday's zoom conference. I have not heard from any dietician. It will be interesting what my mother gets for dinner tonight, maybe another sandwich? Is that what they consider a well balanced dinner for seniors at their boarding rates? arthur herring III

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tomlinher1925@tutanota.com

Wed, Jul 27, 2022 • 14:31

Victor Meitner

Wed, Jul 27, 2022 • 14:38

tomlinher1925@tutanota.com

Wed, Jul 27, 2022 • 14:46

From: Pamela Blumer <pblumer@hotmail.com>

Date: Friday, July 29, 2022 at 11:08 AM

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

Subject: Re: Arthur

They just called me. I told them it was fine, however, they mentioned that Jane is not lactose intolerant and drinks milk with every meal. I don't know that Arthur needs to spend his money on that.

Sent from my iPhone

On Jul 29, 2022, at 10:55 AM, Victor Meitner <vmeitner@avictormeitnerjrpc985.onmicrosoft.com> wrote:

I let Arthur know. He is just checking in at MM. Arthur sometimes waits hours before staff picks up the phone. Thanks for the heads up. Vic

Get Outlook for iOS

From: Pamela Blumer <pblumer@hotmail.com>

Sent: Friday, July 29, 2022 10:48:59 AM

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

Subject: Arthur

Vic,

I have not been able to reach anyone at MM to inform them that Artie was bringing the Lactaid. They will probably call me when he gets there and everything will be fine - if you could somehow let Artie know so that he doesn't overreact, I would very much appreciate it.

Thank you,

Fri, Jul 29, 2022 • 23:00

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

Fri, Jul 29, 2022 • 23:00

meet

Ms. Plumer,

I want to set up a meeting with you ASAP at my mother's house for you to see how she has lived and also to discuss various other matters pertaining to my mother.

I visit my mother Monday, Wednesday and Friday 11-12noon. My phone is 215.960.4447.

Arthur Herring III

tomlinher1925@tutanota.com	Fri, Jul 29, 2022 • 23:04
tomlinher1925@tutanota.com	✓ Sat, Jul 30, 2022 • 08:01
tomlinher1925@tutanota.com	Sat, Jul 30, 2022 • 08:01
tomlinher1925@tutanota.com	∜ Tue, Aug 2, 2022 • 11:42
tomlinher1925@tutanota.com	∜ Tue, Aug 2, 2022 • 11:42

Fri, Jul 29, 2022 • 23:00

tomlinher1925@tutanota.com

Fri, Jul 29, 2022 • 23:00

tomlinher1925@tutanota.com

Fri, Jul 29, 2022 • 23:04

tomlinher1925@tutanota.com

Sat, Jul 30, 2022 • 08:01

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Sat, Jul 30, 2022 • 08:01

meet

Date: Jul 29, 2022, 23:00

From: tomlinher1925@tutanota.com

To: pblumer@hotmail.com

Subject: meet

Ms. Plumer,

I want to set up a meeting with you ASAP at my mother's house for you to see how she has lived and also to discuss various other matters pertaining to my mother.

I visit my mother Monday, Wednesday and Friday 11-12noon. My phone is 215.960.4447.

Arthur Herring III

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tomlinher1925@tutanota.com

Tue, Aug 2, 2022 • 11:42

Sat, Jul 30, 2022 • 08:58

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

Sat, Jul 30, 2022 • 08:58

rules

Mr. Meitner,

I just remembered, last Monday I asked my mother during my visit if anyone had told her about the new rules by Blumer, that I could not call her anymore and that is why I did not call her friday night or over the weekend. She said no one told her. She said she had been worried that something might have happened to me.

Yesterday, during my visit with my mother, she did not seem her normal self. She seemed a little disinterested, also a little quiet. My only conclusion is she was given some type of drug. I am extremely scared the drugging of her (as it has been done to many others I have talked to) may have started. Those drugs are meant to start symptoms and then more drugs are piled on. After a while, the victim is just a useless vegetable. They slowly die because they are not able to feed themselves or able to stay brain active anymore.

This deliberate separation, isolation and limitation of time and outside social activity between my mother and I by phone (now no phone at all) and in person for over a year is clearly meant as a punishment to me because of my love for my mother, her love for me, my exposing the guardian scam on her and others and interfering with those people stealing more of my mother's money than they are now. There is NO other explanation for it. Any accusation of anything, by anyone, has NEVER involved asking me my side of the story. In other words just hearsay, but accepted as fact by the other side. Who are they trying to kid?

To play these separation and isolation "games" as punishment to a 97 year old woman and her loving son for over a year (especially on major holidays, her birthday, mother's day, etc) is barbaric and inhumane. I have said this many times before. Those new "rules" by Blumer's husband last week are laughable and clearly meant as a punishment where he is ignoring his own legal system: there are two sides to every story and a person is innocent until proven guilty. No guilt, no foul.

For about 2.5 months, Ms. Blumer has been totally in charge of my 97 year old mother, but does not seem to think immediate attention to my mother's health, medical, mental, physical welfare and most important her happiness that have been basically ignored for almost a year, are that important. Those serious issues had been ignored by Logie and his shister, Zabowski and mother's court appointed lawyer Jaskowiak. Why? Ms. Blumer had

Deb Klock as my mother's "care manager" without telling us. Why? There was NO reason to have Klock since Ms. Blumer is my mother's "guardian" and that is her job. Ms. Blumer was also totally ignorant of Klocks history of theft and malpractice as I had explained to you months ago.

Although yesterday's phone call with husband and wife were not negative, it did NOT get any easy problem solved, such as being able to call my mother again as I have been, no increase in visit time and days and having those new "rules" voided. Those new "rules" by Mr. Blumer (OK'd by pam) have nothing to do with my mother's benefit and happiness, just more isolation and separation. My mother's days have been, for a year, just eating, reclining in a lazy boy chair or laying down in bed. That is NOT the way she had been living her life before she was kidnapped by my sister and Logie a year ago. People have been blaming ME for her swollen legs for almost a year when others have controlled her life and health. WTF??

Solutions are as simple as Ms. Blumer snapping her fingers and those extremely simple matters can be corrected so a 97 year old woman can have all the happiness she had all of her life and can continue to have, before she is not able to appreciate life anymore.

Changes MUST be done now. She must be brought home and with her loved possessions where I can spend the time with her to keep her active and involved in every day activities to keep her as mentally alert and physically normal as possible. Those are NOT impossible tasks to solve. It has been the grossly corrupt and incompetent people who have ignored their responsibilities as "guardians" while grabbing as much of my mothers money as possible.

arthur herring III

✓ Wed, Aug 3, 2022 • 08:23

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

Wed, Aug 3, 2022 • 08:23

visits

Mr. Meitner,

After our meeting yesterday, I still was not satisfied at all with the new situation with my mother and my visits/calls with her. This applies directly to the very disgraceful, insulting and untruthful letter by Pam Blumer's husband and those rediculous new "rules" he made on me several weeks ago.

His statements in his letter accusing me of different things, including by the staff, have NO factual basis at all. He seems to ignore the fundamental basis of the American justice system that he is a part of: There are two sides to every story and two wrongs do not make a right. If he thinks he has the facts to prove anything he is claiming, then I DEMAND a trial so I can defend myself and challenge what he or his "witnesses" are claiming. Before that trial, I will issue many subpoenas to various state and federal law enforcement agencies, news media, my mother and anyone else I choose. If Weilheimer denies just one subpoena, that proves she is manipulating the trial and that is corruption. I have enough proof and pictures to prove this entire "guardianship" matter has been and still is only a scam. I have much less visit quality time and phone ability now under Pam Blumer as guardian of my mother than I did under logie.

Despite all of your professionalism and kindness to the other side, after seven months, nothing has been done to get my mother home, get her to medical appointments and get her back home to where she wants and deserves to be, especially for her happiness at age 97. She has been forced to live in a unsanitary, isolated, sensory deprived and locked in environment for over a year. She is forced to live with people with mental issues, no locks on the doors and with men in her section who can walk into hers or any other woman's room during the night. Because the staff cannot see down the hallways where they sit and because there are no cameras in her section, any type of physical or sexual abuse can occur. As you know, she has not been allowed outside for over a year and deprived of exercise that every senior citizen MUST have. She was kidnapped and taken away despite what the court's handpicked "expert" said in his report, BUT ignored by all of the others, including judge Weilheimer: Mother can live at home and with me there everything has been working fine. Mother's kidnapping was only part of the plan to get total access to mothers house, car and money.

I am insisting that you contact Blumer before you leave for vacation and demand that she/he void that letter of those new rules he sent two weeks ago. I demand Monday, Wednesday, Friday and Sunday as my visiting days, allow me as much time on those days with her as I want, I am allowed to take her anyplace I want and ALL phone rights are reinstated, especially that the staff pick up the phone right away. As you are aware, it took anywhere from 30 minutes to 2.5 hours before someone picked up the phone to give to her. As you know, the reason they do not pick up is because none of the three staff people are ever at the staff desk, they are all in the activities/meal room sitting there with some of the patients watching TV or on their cell phones. I have been there 4 times and have seen it myself.

Also, mother living there has been a tremendous drain on her finances at \$90,000 a year for only a tiny, one room pig pen, compared to about \$16,000 that it costs my mother living at home. That comes out to \$1,700 a WEEK my mother is losing being there. When my mother dies, 50% of that \$1,700 a week wasted at Manatawny Manor would have come to me: \$850 every week she was and is there. I will not lose that kind of money just so others think they should have it.

As per the house, Weilheimer said 2.5 months ago in court that if mother comes home, I cannot live there. If I get the house, as explained to me, then why can't my mother live there? I would charge her \$1,000 a month to cover her share of phone, cable, my car usage, heat and electricity. At \$12,000 a year, that is certainly much, much cheaper than \$90,000 a year at the pig pen and she will be back where she has lived, with her loved possessions and be with me. If Weilheimer has ANY problems with me, then I demand she charge me with it/them. I will demand subpoenas as I explained before. My advice to her or Blumer: Put up or shut up. Their corrupt ways have been a total failure for over a year and my mother has paid the price.

arthur herring III

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tomlinher1925@tutanota.com

🔓 🌱 Wed, Aug 3, 2022 • 16:10

8/3/23

Cc: Pam Blumer <pblumer@hotmail.com>

Subject: Changes to visitation for Jane Herring

Vic,

More lies by A

I'm forwarding an email that Arthur sent Pam last week. It plainly indicates he's not willing to learn how to deal with his mother more productively. Pam will not be responding to it. Unfortunately, Arthur's response basically boxes Pam into a corner. In the face of mounting pressure from third parties to curtail or eliminate Arthur's visits, his unwillingness to embrace the education Pam and I suggested requires Pam to respond. The purpose of this email is to detail that response.

As promised, I'm attaching an email from Teepa Snow's company dealing with family caregiver training. Through her website she sells videos and books to help family caregivers. She also trains staff at care facilities and is a leading expert in the field of dementia care. I hope Arthur will avail himself of this information.

As we mentioned last week, Pam is moving ahead with the aide who will work with Jane on exercise and mental stimulation. Those sessions will begin this Wednesday and will run from 10:00 a.m. to 1:00 p.m. every Monday, Wednesday and Friday. They will impact Arthur's visits, but Arthur can decide exactly how. Specifically, Arthur can use his visitation time to participate with Jane in the exercise and mental stimulation activities the aide will be performing with Jane. Alternatively, he can continue to use his hour to sit and visit with Jane. For now Pam will let Arthur decide which of those options he prefers.

If he does not want his visiting time used for exercise and activities with Jane, then the aide will supervise Arthur's visits to monitor how he interacts with Jane. She will report back to Pam any positive or negative observations. If Arthur wants to learn from the aide different strategies to respond positively to Jane's questions, he can do so. The aide is not meant to be a spy, but rather a tool for Jane's care that Arthur can use to his benefit or that he can rebuff. The choice will be his, but the hope is that he will use this time to improve his standing in the eyes of the other people involved in Jane's care.

I'm sure that Arthur will be disappointed by these developments, but Pam and I sincerely hope that Arthur will use this time to learn how to interact with Jane positively. No doubt Arthur has concerns about the facility and will have concerns about the aide's activities. He is free to bring those concerns to Pam's attention, but he should not share them with Jane.

She can't fix any of the problems Arthur raises, and sharing them with her simply upsets her and reminds her that she doesn't have full control over her life. However, if Arthur uses his visitation time productively and demonstrates a willingness to change his interactions, Pam will be the first to support an expansion of his visitation privileges. She truly believe Arthur can have a positive role in his mother's life, but he's not doing that now. And if things don't go well for Arthur at the October hearing, Pam wants to make sure there are things in place to limit the impact of his disappointment on Jane's care.

Unfortunately, Arthur's most recent email indicates that he will wear his black hat with pride. Consequently, Pam directed me to prepare a petition to the court seeking to limit Arthur's visits to 2 Mondays per month. She will also ask the court to permit her to suspend those visits without prior court approval should Arthur's conduct continue to be unproductive. She will not seek the discretion to expand Arthur's visitation privileges. Rather, visiting more than twice per month will require court approval. She is taking this action both because she anticipates Arthur will not like the outcome of the upcoming hearing and because he clearly does not believe his conduct contributes to difficulties in caring for Jane.

Arthur's focus remains on redressing what he believes was the unfair and unjustified placement of his mother at Manatawny Manor. That cannot be Pam's focus. She must deal with Jane as she is now and where she is now. She would like Arthur to play a productive role in Jane's care, but Arthur needs to change for that to happen. Pam believes Arthur can change and when he does, he should be rewarded for doing so. She wants to provide him with tools he can use to change. Teepa Snow's materials and the aide are both meant to be tools for Arthur.

Arthur clearly loves his mother and wants what's best for her. He's just going about things all wrong. I know you've been trying to help him and Pam appreciates that. I think this is like a Chinese finger trap. Arthur keeps insisting that pulling away from everyone else and what they are suggesting is the best way to achieve his goals. It isn't. He needs to push in and embrace the suggestions and tools that are given to him.

For example, here is a situation where Arthur can "push in" rather than "pull out." Pam will not be barring Arthur from bringing lunch to the facility when he visits Jane. That said, she prefers that he does not bring Jane lunch. The facility provides Jane lunch and feeding her ahead of the facility's lunch often results in her not interacting with other residents. If all of her meals and snacks are provided to her by Manatawny Manor, any problems with her nutrition will be clearly Manatawny Manor's responsibility. There won't be any opportunity

to blame Arthur for swelling in Jane's extremities, etc. because the food Arthur provides. This will also encourage Jane's socialization with other residents over meals. Pam has seen no evidence, nor has anyone other than Arthur reported to Pam, that Jane objects to eating with other residents or finds the other residents upsetting. If Arthur insists on bringing food, he does so knowing that he's creating an opportunity for third parties to say that the food he brings contributes to the swelling in her legs (due to high sodium content) and other problems. At this point, however, she is not going to prohibit bringing in food. She merely suggests that there are other ways Arthur can engage with this mother during their visits, and she wants to see if he's willing to try some new things. As with all things that have occurred to date, the choice is Arthur's.

I will serve you and the other counsel with copy of the petition I'll be filing as soon as possible. The hope is that Pam can get ahead of those seeking even more restrictive terms for Arthur's visits with his mother and give him a pathway forward to expand his visitation if he's able to change. She takes no pleasure in restricting Arthur's visits. She's rarely ever needed to do this in her other cases. If Arthur will simply change his behavior, he will find an ally in Pam rather than an adversary.

Bill

Begin forwarded message:

William R. Blumer, CELA*

2755 Century Blvd

Wyomissing, PA 19610

Victor Meitner

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

Fri, Aug 5, 2022 • 17:03

Jane Herring and Arthur

Pam, Just a heads up that I will be away next week. If you wish you may visit Jane's house and meet Arthur without me, or wait until I return, entirely up to you.

I am hopeful that Arthur is doing well with visits and that restrictions can be lifted soon.

If there is a dietician, please fee free to let Arthur know who that is and phone so he can meet them. Arthur does want to resume lunches with his mother in her room or in dining room and likes to bring food in that Jane likes, but, a the same time would like to know about any dietary restrictions.

When I return after next week, I would like to take Jane, you and Arthur out for lunch, even if it is near MManor. In this manner, we can see how Jane does with a little outing. Arthur is also willing to walk Jane around MManor provided he has permission to do so. He and I think exercise will benefit Jane who has been cooped up for almost a year.

Arthur can also fill you in on Jane's medical providers such as: podiatrist, eye doctor, skin doc and others so you will be able to arrange for Jane to see them, or others at MManor.

Arthur thinks MManor is not a nice place for Jane, but, is willing to find or help find an assisted living or other facility closer to Souderton, Jill and Arthur. Arthur is traveling over an hour each way to see Jane and closer to home would work better.

Arthur and I met with Ron Fenstermacher today and it went very well and we expect to hear from Ron about option for Arthur in the next few weeks.

What are you thoughts about telephone in Jane's room, Medic Alert system resumption and somewhat less restrictive environment for Jane?

Enjoy your weekend. Regards, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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Victor Meitner

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

Fri, Aug 5, 2022 • 16:10

Jane Herring

Bill, If I have emails to Pam may I simply email Pam when legal matters are not involved, or should I email you only or both you and Pam? I would like to keep the cost to Jane down when possible, but, will do whatever you suggest. Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

May 9, 2023, 09:19 by TGelsinger@barley.com:

FAX 215-542-0259

vmeitner@meitnerlaw.com

Rev. Arthur herring III

ever took place with them testifying. In addition, my Mother (soon to be 98) has been emotionally tortured by your client's games of "keep away" by not being allowed to be with her son and not enjoying life's pleasures of being free in what could be her last days, weeks, months or years of her life while she can still enjoy it. Without a trial, my and my Mother's constitutional rights have been clearly violated. The properties of the man not anough the pleasures of being free in what could be her last days, weeks, constitutional rights have been clearly violated. The properties of the her life while she early violated. The have reading my and my Mother's stepping free in what could be her last days, weeks, constitutional rights have been clearly violated. The have been clearly violated a share the harmonial percentage of the harmonial properties and the harmonial proventies and the harmonial proventies and the harmonial proventies and the court of law and a person has the right to face their innocent until proven guilty in a court of law and a person has the right to face their innocent until proven guilty in a court of law and a person has the right to face their accusers. So, I repeat, who is "staff"? All of you DID learn that in law school, didn't you?

Fri, Aug 5, 2022 • 07:56

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

Fri, Aug 5, 2022 • 07:56

visits

Mr. Meitner,

Please contact Mr. Blumer and tell him to void that letter of restrictions. It is only a pathetic and isolating punishment on my mother as she depends on talking and seeing me as much as possible for her happiness. You know as I do there was no basis for it. At her age of 97, she is being kept in isolation and basically her life is eating her meals and then either laying down on the bed or basically laying down in the reclining chair.

She can only see me 1 hour 3x a week visits and no phone calls. That means now 14 lost calls a week. She enjoyed our lunches together and the food I give her is the same food she has always eaten.

Still no calls from pam as to when we can meet at the house so she can learn more about mom's living. It was a week ago I emailed her twice about that. Still no word about any type of diet. Why aren't they punished for not doing something since that is their job? Why did Mr blumer never ask me MY side of what the staff alledegly claimed I said and if mother was really as upset as they said?

With you awayu next week, that means another 14 lost calls to make sure mother is fine and bringing some happiness to her day.

Isolating a 97 year old woman from her son is barbaric. arthur herring III

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From: Ronald Fenstermacher <rfenstermacher.esq@gmail.com> Date: Tuesday, August 9, 2022 at 1:59 PM To: Victor Meitner < vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com > Subject: Herring Hi, Vic, I hope you are enjoying your vacation this week. I don't expect a response until you have returned, but I wanted to email you sooner rather than later. The following are the options we discussed with respect to Mrs. Herring's house: 1. The house is placed in trust for Arthur with an equivalent amount being gifted to Jill. 2. The house is retained, Arthur lives there and owes rent, but gifts are made to Arthur to cover the rent and a surplus, with an equivalent amount being gifted to Jill. 3. The house is sold, Arthur rents another residence, and gifts are made to him to pay his rent, with an equivalent amount to Jill. And, less likely alternatives, at least at this time: 4. Mrs. Herring returns to her home, Arthur leaves, and Mrs. Herring has paid assistance.

5. Mrs. Herring is moved to a different residence, closer to Arthur and Jill.

Best	regards,
------	----------

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Law Office of Ronald W. Fenstermacher, Jr., PC

1001 Conshohocken State Road, Suite 1-311

West Conshohocken, PA 19428

(610) 234-2207

M	ictor	MA	itna.	
v	K TOF	IVIE	atnei	

Mon, Aug 15, 2022 • 16:38

Victor Meitner

₩ed, Aug 17, 2022 • 16:23

tomlinher1925@tutanota.com

✓ Wed, Aug 17, 2022 • 16:32

Victor Meitner

Wed, Aug 17, 2022 • 17:30

Victor Meitner

Fri, Aug 26, 2022 • 13:12

tomlinher1925@tutanota.com

Fri, Aug 26, 2022 • 14:45

tomlinher1925@tutanota.com

Sat, Sep 24, 2022 • 13:57

1 Tue, Aug 9, 2022 • 10:32

tomlinher1925@tutanota.com

Tue, Aug 9, 2022 • 10:32

Pam Blumer

Pam Blumer <pblumer@hotmail.com> to: tomlinher1925@tutanota.com ▼

Tue, Aug 9, 2022 • 21:22

Re: jane herring visits

Arthur,

Thank you for your email. I will be in the Pottstown area on Friday. If you would like to meet somewhere in Pottstown on Friday afternoon to talk, I can do that. I don't have time to go to Souderton this week, but I would like to see the house at some point.

Let me know your availability.

Pam

tomlinher1925@tutanota.com

Wed, Aug 10, 2022 • 07:12

tomlinher1925@tutanota.com

Thu, Aug 11, 2022 • 08:51

tomlinher1925@tutanota.com

Wed, Jun 7, 2023 • 13:40

tomlinher1925@tutanota.com

Wed, Jun 7, 2023 • 15:54

From: Ronald Fenstermacher <rfenstermacher.esq@gmail.com>

Date: Tuesday, August 9, 2022 at 1:59 PM

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

Subject: Herring

Hi, Vic,

I hope you are enjoying your vacation this week. I don't expect a response until you have returned, but I wanted to email you sooner rather than later.

The following are the options we discussed with respect to Mrs. Herring's house:

- 1. The house is placed in trust for Arthur with an equivalent amount being gifted to Jill. Not an option.
- 2. The house is retained, Arthur lives there and owes rent, but gifts are made to Arthur to cover the rent and a surplus, with an equivalent amount being gifted to Jill.

This is my favorite option with a few tweaks. Maybe since Jill already has a residence, she will agree that Arthur can opt to take the house in kind when Jane passes if it is still in the Trust with Jill to receive an equal fair value, less selling expenses, since Arthur will take in kind and house need not be sold. Arthur will stay in the house under agreement with you as Trustee, pay rent of about \$1500.00 per month and each of Arthur and Jill receive about \$30,000.00 per year as a gift from Jane's Trust/Estate, while Arthur will either pay the \$1500.00 back to the estate/trust or Trust pays for house expenses so estate/trust does not actually have income. Just a

question from Arthur, did Jill pay back the 100k loaned by Jane to purchase Jill's residence??? I know Jane forgave Jill 25k but Arthur does not think the rest was paid back or forgiven??? Jane also paid for a car for Jill. Not sure how that was handled. If you like this option, we can work on details and review them with Brittany and Dave J, once you and I are on the same page. Thanks again for meeting with me and Arthur at my office.

3. The house is sold, Arthur rents another residence, and gifts are made to him to pay his rent, with an equivalent amount to Jill. Not an option.

And, less likely alternatives, at least at this time:

- 4. Mrs. Herring returns to her home, Arthur leaves, and Mrs. Herring has paid assistance. Agreed that is less likely at this time.
- 5. Mrs. Herring is moved to a different residence, closer to Arthur and Jill. Not sure this is less likely. Arthur has been looking into facilities closer to Jill and Arthur's home and there may be some good options here, subject to approval by Pam. In any event, this is not part of the above issue anyway. I will let you know what Arthur's research on the retirement home front turn up.

Thanks, Vic

Best regards,

Ron

▼ Tue, Aug 9, 2022 • 10:32

tomlinher1925@tutanota.com to: tomlinher1925@tutanota.com + 2 *

Tue, Aug 9, 2022 • 10:32

jane herring visits

Ms. Blumer.

I want to be able to call my mother twice a day again, as I have been for almost a year since she has been at the nursing home. My very short visits of 1 hour, 3 times a week, now in a very noisy room of people talking and the TV on loud so the people to hear it, instead of previously in her quiet and private room, is not fair to either of us. Without privacy, it is extremely embarrassing for both of us to talk to each other with people all around us, including the staff. We are not even allowed out on the deck that adjoins the activities room to get fresh air and sunshine, according to the staff. For over a year, mother is not even allowed outside for basic exercise of walking with me. I bring her a lot of happiness with my visits and with those calls because we have always been extremely close and loving to each other. Our brief lunches together are always very nice because I bring her fresh food from home. Those phone calls only last about 20 minutes or so because the staff keeps picking up the other extension and my mother does not want to tie up the phone. We need to talk about various issues or problems she might be having, but mainly talking about various topics. My mother is not a brainless vegetable and she still has the ability to discuss and understand things to a major degree. The staff either knocks on the door or uses the intercom to make sure I only have 1 hour visits with my 97 year old mother. There has never been any reason given, by anyone, why those visits are only 1 hour 3 times a week. I had constantly asked Logie for unlimited time with my mother on my days and also on Sunday since Sunday was never used by anyone since this guardianship started in August 2021. She has said she also wants to go to church. Logie simply ignored my requests.

Contrary to what reports I have heard about me from Mr. Meitner, I have never yelled at the staff in any way and I have NEVER yelled at my mother in any way. My mother constantly tells me about certain staff people who will boss her and other patients around, tell her their phone is out of order if she wants to call me, will tell her I am picking her up to take her home just to tease her, etc. I have found many, many problems there and before there, including a dead mouse under her bed, stealing property of my mother (including 8 bags of gifts I brought her for mother's day that I had to leave at the reception desk because of the major influenza outbreak at the time this year), medical problems (including her swollen legs for 10 months), missed medical appointments for over a year, missing eye

glasses, broken furniture, torn bed spreads, missing bed sheets, stained towels, trash not picked up, no places to put anything so my mother has to put things in plastic bags to keep them off of the dirty floors, etc. I have always gone only to the director pertaining to them. At age 68, I am fully aware that workers do not correct any problems, only management. I am also aware that when she fell recently, only I brought her many pairs of no slip socks so she would not fall again and maybe break a hip or worse. My mother is so kind, she gave several pairs of those socks to other residents so they would not fall. She also takes an active part by helping push residents in their wheel chairs and helping them get to a bathroom. She has told me certain staff people have been very rude to her because she helps others.

I have made an ongoing list of all of the problems I have found since last year and either I corrected them myself or got them corrected. All for the benefit of my mother.

My mother has made it extremely clear to me that she wants to go back home to her large 3 bedroom, 3 bathroom house and with all of her cherished possesions that she has had all of her life. She wants to enjoy the life she was living before she was taken away by her daughter, by force and against her will, to be tormented in her daughter's home for 2 weeks where she was put on anti-depressents within several days and in those several days a eyewitness had contacted me saying my mother told her, while shaking and crying: "I want to go home, I want to go home". On the first night she was taken, I called for a police wellness check. All the cop did was look at her through a window and told me she looked alright. I called again the next day for another wellness check, but the police refused to do so. On day 3 after she was taken, the judge threatened me with contempt if I called for another wellness check. As it turned out, I was right to call for those wellness checks. My sister refused to allow my mother to call me and told me if I went to see my mother, she would have me arrested. After 2 weeks at my sister's house, mother had to be taken to the hospital by ambulance for passing out. I later learned it was because of malnutrician. While at the hospital for 6 weeks, mother had to have daily blood tests (42 times) and daily needles into the stomach (42 times). She was confined to bed for the entire 6 weeks but no reason given. She was never allowed outside for fresh air or exercise in the halls. No reason given for that. After 4 weeks in the hospital, she got covid. Again, Logie only allowed 1 hour visits, 3 times a week, no reasons given. After mother got over covid, Logie dumped mother at Manatawny Manor(MM) which had just reopened after a major shutdown for covid. On Mother's Day this year, the place was shut down for 2 weeks because of a major outbreak of influenza. Mother could have gotten that and died. MM still has active covid cases and now covid is spreading again in a major way. Monkey pox is now spreading, MM and staff are extremely unsanitary. Almost nobody wears masks or gloves and the few that do, they are wearing the wrong type of masks. According to the CDC, about 39% of the people that die from covid, die in nursing homes.

I am still available to meet with you so you at my mother's house so you can get to know me more and for you to see my mother's beautiful house where she should be for the rest of her life, instead of a tiny, ghetto like, one room. My mother has never needed any special services in her daily life at MM and still does not use a cane, walker, hearing aid, dentures, adult diapers, has no problems with hygiene, dresses herself, makes her bed, bathes herself, etc. Even the first Ledakis report said she had no problems with those activities and living at home would not be a problem, especially with me there as I had been for almost 2 years. I am extremely baffled at why a judge and 5 lawyers, including mother's court assigned lawyer, totally ignored the court's own hand picked "expert" and allowed Logie to put my mother into a \$90,000 a year, run down place and in a locked down section with people with mental and behavior issues. There are no locks on the doors and there are 3 men in her section where they can go into any woman's room during the night where they can physically or sexually assault them or worse. There are no cameras in the hallways and the staff cannot see who goes into the rooms. My mother has to put a waste basket at her door so it will make a noise if someone comes in during the night. Her only exercise, for a year, is walking 35 feet each way for a meal 3 times a day and then back to her room to either sleep in a bed or basically lay down in a fat lazy boy chair that is always reclined. But, people have been blaming me for her swollen legs because I eat lunch with her only 3 times a week with home cooked food, her special milk (calcium) and a small cupcake or a small slice of cake for dessert and some ice cream. She loves ice cream (calcium) and she shares her desserts and ice cream with several women she has gotten to know. She gets 21 meals there a week, the same food as everyone else. She has never had any problems with swollen legs, which have been swollen for almost a year. I want to find a doctor who says exercise is bad for a senior citizen or anyone else for that matter.

sincerely,

arthur herring III

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Pam Blumer

Tue, Aug 9, 2022 • 21:22

tomlinher1925@tutanota.com

Wed, Aug 10, 2022 • 07:12

tomlinher1925@tutanota.com

🌱 Thu, Aug 11, 2022 • 08:51

Mon, Aug 15, 2022 • 22:28

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

Mon, Aug 15, 2022 • 22:28

jane herring

Mr. Meitner,

For lunch last week at manatawny manor, several times they had pasta. Cheap, fattening food. No dietician ever talked to me about mother's diet, if she even has a special diet. Twice last week when I saw mother, she did not have her special socks on as of 12 noon.

I had contacted pam last week to have her meet me and see mother's house, she said she could only see me in Pottstown because she said she was busy. I changed my mind hours later and told her I had to cancel. I canceled because, with you away, if I did have a meeting with her, I was afraid she would make some false accusation against me that would get me mad and then she would make up some story that I yelled at her or worse.

It has been 3 months since pam got her crown, but so far she has not taken mother to any of her medical appointments that she has missed for exactly one year. What doctor thinks a 97 year old woman should miss her medical and dental appointments and have no exercise?

She must go, along with her "lawyer" and deb klock if she is still hanging on. Since my sister claimed she trusted me for mother's medical situations in her "delegate authority" that she and fenstermacher tried to get me to sign from 3 years ago, why would she, camp or mr. baseball object to you being guardian of person? No one can dispute all of the work I have done this past year and all of the problems I have found that those "guardians" never knew or did anything about. I would do the work of taking her to medical appointments and making sure she always gets what she needs.

artiful Herring III

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Tue, Aug 16, 2022 • 07:43

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

Tue, Aug 16, 2022 • 07:43

visits

Mr. Meitner,

NO more time can be wasted per visits and duration of them with my mother. None. This week it will be 1 year since my mother was literally kidnapped. The only purpose was for her money. Money, that when she dies, I will not be getting from her that my father and mother wanted me to have, NOT strangers who have done only harm to her, including by my sister.

Yesterday, as I was leaving, mother stood up to walk me out. Normally, it takes her about a minute before her legs will "kick in" and she can walk normally. But, she had to keep holding on to things as she tried to walk and could not get her legs "in gear" to walk. I held her arm because she was not steady. One of the black staffers came over and took her other arm, tried to take control of her from me and said to her its time for lunch. I said I wanted to say goodby and she told me I could say goodby where we stood, instead of in private in the doorway and out of view of the other people. We hugged and I left. BS!

None of these "guardians" including jaskowiak or my sister have done anything for my mother's health or welfare (medical, physical or psychological) after 1 year. After 3 months of being crowned, pam still has NOT taken mother to any medical appointments. Their treatment to her is clearly abuse of the elderly: barbaric, inhumane and illegal.

Plumber's letter of new restrictions 2 weeks ago must be canceled by him NOW, not someday. I can not "buyback" her happiness, physical strength or her memory from being wasted because of what logie, weilheimer and now blumer's restrictions, for the past year, have done to mother. Charge me with something so I can defend myself (with subpoena's, discovery, witnesses) or stop those stupid rules that have no basis, except to "isolate, medicate, steal the estate". Let my mother die in happiness, not lonliness, crippled and as a vegetable. Give her the dignity that she deserves as a lady.

I will NOT wait for more months to pass, mother's conditions to get worse and me wasting tens of thousands of dollars more while others (including my sister) steal tens of thousands of dollars more at my mother's expense. Fenstermacher is part of this gang and his refusal to have me evicted and his/sister's delegate authority from 3 years ago, clearly prove he is not an honest and ethical person to his client of 21 years.

How can a judge, 4 lawyers and ledakis himself totally ignore, for over a year, what their OWN expert said a year ago: mother can stay at home and me being there has been fine? How can fenstermacher/they say she could come home, but she must pay for a "companion" at great expense to do nothing when she has not needed one so far at the pig pen? She is not a wanderer or a danger to herself or others. She clearly has made it known to all from the beginning that she only trusts me and relies on me for all of her needs and wants. So far, NOBODY else has done anything for her health and happiness, except me. Nobody has documents the problems that have existed and I fixed or tried to fix, but was stopped by them.

If those visits, time of visits and phone restrictions are NOT removed this week, I will do everything I can think of to take action and expose this scam in Pennsylvania. That includes all state and state and federal law enforcement agencies and all news media. I will bring this scam on my mother and others to a end. Many will go to prison. Those lawyers that do legal guardianships will be sued for using quacks like carroll and ledakis without doing their "due diligence" and finding out the "evaluations" were worthless and not relying on them at all. Those fake "evaluations" led to innocent people being forced to lose their money and freedom. Those victims would end up drugged and living as vegetables in nursing homes till death.

I believe you are aware that I am a permanent cohost of a weekly international show that has been on for 12 years for 1.5 hours every Friday. The show deals only with legal guardianship corruption. I have been on it many times very briefly disgusing my mother's situation in general without using her name. I am now a permanent cohost with the 2 female producers. Originally, I referred to my mother by name which is why jaskowiak filed the contempt order. I use a different name now and only refer to mother as a "very, very loved Person". I can name those involved by name and give out their phone numbers so others will sue them, not use them and find other guardians.

I am extremely serious. I cannot stand anymore seeing my mother in her condition and living less and treated less than a dog in a kennel.

PLEASE, convince them their current treatment of my mother and their petty visit games against me, will NOT be allowed to continue anymore. They will be exposed by me. It will cost them in lawsuits, their possessions, disbarment and their freedom away from their loved ones for many, many years. Judges, past and present, will not be immune from the law and consequences.

arthur herring III

💜 Tue, Aug 16, 2022 • 16:34

Victor Meitner

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

Wed, Aug 17, 2022 • 07:56

Re: nursing homes

Arthur, What is the availability of rooms. Do they all have apartments available? Vic

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

Sent: Tuesday, August 16, 2022 4:34:53 PM

To: Victor Meitner < vmeitner@AVICTORMEITNERIRPC985.onmicrosoft.com>

Subject: nursing homes

Mr. Meitner,

I saw 2 more places today: Birches in Harleysville and Sunrise in Blue Bell. Birches was about \$5,000 a month. Sunrise was \$4,200 per month. Both were large studio apartments and included tv, internet and cable. I saw Arbor on Saturday and it was only \$3,600 a month for 1 bedroom. All were unfurnished but they had furniture for room. All had about \$3,000 move in fee. All had laundry rooms and hair salon and movie theatre.

Birches was more like manatawny manor. They had 2 floors, 1 for those needing no care and the other was for those that needed care and was a lock down section. It was clean, nice but the people there really looked like they were needing help physically and they looked very old. Birches charges \$1,000 extra a month if they have to give any pills to a person. Mother only takes (that I know for sure) 1 tiny pill for cholesterol. We think she is given other pills. A person has to enter a code to leave building.

Sunrise was very nice. Nice rooms and spacious. Nice dining room and had nice facilities. The 3rd floor was for memory care for those that needed it. A person had to check out if they leave and the receptionist was near the door.

By far the best for everything was Arbor, next door to Birches. It is next to Walmart and Giant on 113 in Harleysville. That is for those that simply want a nice place to retire and many things they would want or do are right there. Much younger crowd: 65 to 80. The people were in much better condition physically. Extremely nice facilities, very large dining room, movie theater, hair salon, pub, Bistro that cooks hot dogs, hamburgers, pizza, etc

during day. It had exercise room, bingo room. Lunches are \$8 and dinners are \$10 for guests. All meals are free for residents. Cable, phone internet included. It is only 10 minutes from mom's house. Almost the same distance from sister. The rooms are unfurnished but they have furniture for rooms. They want a \$500 deposit to hold room for 60 days. They only have 1 left.

Arbor would be \$43,000 a year. Sunrise would be \$50,400 a year. Mother is paying \$90,000 a year for the MM pig pen. At Arbor, she will be saving \$47,000 a year over MM.

If the gift money is increased to \$20,000 per person (\$40,000 for both) then the cost of the gift money and Arbor to mother is only \$83,000 a year, a savings of \$7,000 a year over MM in rent alone. At \$20,000 for gift money, that is a solid amount to pay for the rent if \$1,500 a month (\$18,000 a year) is charged, not the \$2,000 per month as talked about last week. That way, the house is being maintained untill it is sold.

I really want mother to come home to live. She deserves to be back with her loved possessions untill the end to make her happy. I will still pay the \$1,500 a month rent each month. There would be NO need for some unknown person from a agency to sit there at \$35 an hour to ask mother if she wants a light turned on or the toilet flushed. She never had any special services at MM and still does not need one now. She would still be saving at least \$43,000 a year from a nursing home and would get back \$1500 a month. at the end, my sister would be getting 50% of that savings.

If someone has a problem or accusation against me, then I demand they charge me and give me the right to prove my innocence. I am not surprised none of them have done so because they know I have exposed their scam and have proven how incompetent and outright corrupt those lawyers, guardians and judge has been in their obsession with my mother's money. I have proven how much I have done for my mother to keep her healthy and happy and lost so much money, a house and a car, plus everyday of my life for past 14 months.

arthur herring III

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tomlinher1925@tutanota.com

Wed, Aug 17, 2022 • 15:12

Thu, Aug 18, 2022 • 09:30

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Thu, Aug 18, 2022 • 09:30

blummer

Mr. Meitner,

Would you please email pam and insist those stupid restrictions by her husband be totally voided?

My mother is 97 and how does it help her being kept away from me by phone, lunches in private, no physical exercise with walks outside and only 1 hour visits 3 times a week? How does it help her physical, medical and memory health? If mother dies tomorrow, would they pat themselves on the back and say job well done? Would THEY want those same restrictions on them to be kept away from their parents or children if some judge puts the same barbaric ropes on them?

Where we have to sit in the "dining room/activities room" is usually with about 15 people in front of a loud TV and next to where the staff sits (so they can watch us) and people yelling over the TV or at the other end of the room where in the last half hour, the staff is standing next to us, clanging glasses, plates, knives and forks (metal ones) etc, getting ready to put out lunch. How can we talk in any way?

The pig pen seem to be using a lot of types of pasta (cheap food) and my mother cannot eat garlic because it upsets her stomach. She tells me if she smells or tastes garlic, she will not eat it. So, no meal for her at \$7,500 a month??? WTF? arthur herring III

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tomlinher1925@tutanota.com

Sat, Sep 24, 2022 • 14:02

2755 Century Blvd

Wyomissing, PA 19610

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

<u>Bio</u>

Barley Snyder

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

From: Victor Meitner < vmeitner@avictormeitner.jrpc985.onmicrosoft.com

Date: August 18, 2022 at 2:34:07 PM EDT

To: Parnela Blumer < pblumer@hotmail.com >

Subject: Jane Herring

Hi Pam, Wondering if we could talk about what I think may improve Jane's quality of life.

1. I think Arthur has behaved well on visits with Jane. Can we ease some of or all of the restrictions. I believe Arthur knows the parameters.

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- 2. So far no dietician has talked to Arthur about any dietary restrictions. Have you heard of any? What is the name of the dietician?
- 3. I would like to meet Jane, perhaps at a lunch out nearby MM with me, you, Jane and Arthur. My treat. Let me know if this can be arranged.
- 4. I asked Arthur to look into retirement facilities closer to Jill and Arthur. Arthur got right on it and thinks Arbour Square in Harleysville, PA looks great. Jane could have her own small apartment, be close to family, and this would be a less restrictive environment for Jane that I would like you to look at and consider. Cost is significantly less at \$3,600.00 per month for a 1 bedroom and less for a studio and includes: food, lodging, cable, telephone, medic alert and wifi. Perhaps you and the director there could review if Jane would fit in at Arbour Square. Looks very nice to me.
- 5. Arthur met a 100 year old lady in the elevator while being shown around Arbour Square and she was almost dancing with happiness at living there. I think Jane may benefit from more activities, exercise and general stimulation, if possible.
- 6. Medical appointments Jane has attended, say in last 3 months, if you can make that available to mc.

Please give me a call or email me a reply at your earliest convenience. Thx, Vic

A. VICTOR MEITNER, JR.

Victor Meitner

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

Thu, Aug 18, 2022 • 15:58

Jane Herring

Ron, Just to keep you in the loop, I asked Arthur to check on nice retirement homes closer to Jill and Arthur with better living situation and amenitics. Arbour Square in Harleysville looks like a good candidate. It is less restrictive for Jane, closer to her children and has everything. It is not a memory unit, but, I think Jane may benefit from fewer restrictions. Hope Pam agrees. In any event, Arbour Square only costs \$3600.00 per month for a full sized 1 bedroom unit and only \$2600.00 for a studio. Includes all meals, rent, most activities, medic alert, cable, telephone and internet. I am hoping to get Jane out of the dementia unit and around people who can speak with her and planned activities. I will keep you posted. Please let me know when you know what options you will approach Brittany for Jill. I am not adverse at all to each of Arthur and Jill receiving some amount of advance out of the trust, but, not so much as that it would overtax the trust. If you want to run anything past me, just call or email. Thx, Vic

A. VICTOR MEITNER, JR.

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vmeitner@meitnerlaw.com

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Thu, Aug 18, 2022 • 22:36

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

Thu, Aug 18, 2022 • 22:36

more disease



Mr. Meitner,

A very, very important point NOT to be overlooked for getting mother out of there are the constant diseases that keep erupting at the pig pen. I just took a picture on Wednesday from their "dining room" window showing a new ventilator outside of a person's room.

How many more times will they expose mother to those deadly diseases including covid, influenza and now monkeypox? arthur herring III

https://www.foxnews.com/health/cdc-investigating-fast-moving-e-coli-outbreak-michigan-ohio-infected-nearly-30-people

Fri, Aug 19, 2022 • 15:04

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

Fri, Aug 19, 2022 • 15:04

jane herring new place

Mr. Meitner,

Any word from fenstermacher if he agrees to the new place for mother and the rent of \$1,500 a month? He should not have any objections since she will be saving about \$60,000 a year. Any word from blumer about lifting those stupid rules he made up?

I have had it with everyone's snail pace attitude on a person of 97, her welfare and happiness. Blumer still has NOT taken her to any medical appointments that my mother has missed for 1 year. Does she know what her job is? By next week, those rules must lifted, rent agreed to and the new place agreed to. If not, then I will have to start to do something. The money that is and has been wasted by those people, 50% of that would have been mine when my mother dies. I am not going to let strangers simply take it because they think they are entitled to it. Those simple matters do not take weeks to decide on.

At lunch today, I asked what the lunch was. The staff person said meatballs. I asked if there was garlic in them since garlic upsets my mother's stomach. The staff person did not know, so much for any type of special diet that mother was put on or blumer bother asking her or me about my mother's needs or likes, or for that matter knowing anything about mother.

arthur herring III

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Victor Meitner

Fri, Aug 19, 2022 • 15:42

tomlinher1925@tutanota.com

Sat, Aug 20, 2022 • 09:40

tomlinher1925@tutanota.com

🖼 Sat, Aug 20, 2022 - 09:40

Sat, Aug 20, 2022 • 09:40

tomlinher1925@tutanota.com

Fri, Aug 19, 2022 • 15:04

tomlinher1925@tutanota.com

Fri, Aug 19, 2022 • 15:42

tomlinher1925@tutanota.com

Sat, Aug 20, 2022 • 09:40

Re: jane herring new place

Mr. Meitner,

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Blumers must go. She has no idea what to do as a "guardian" and neither does he since he is her "lawyer". Is there any "talk" scheduled with her, you and me? arthur herring III

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Aug 19, 2022, 15:42 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

Arthur, No word yet from either Pam nor Fenstermacher. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

🍼 Mon, Aug 22, 2022 • 08:19

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



Mon, Aug 22, 2022 • 08:19

question

Mr. Meitner,

Why is my mother in a locked down, tiny one room pig pen with people with mental and behavior disorders and gets no special services at \$90,000 a year when she has a large 3 bedroom, 3 bathroom house that she lived in for 21 years and has about \$2 million in the bank?

I would like to see the answer from those other lawyers and guardians.

On August 25, it will be one year since she was kidnapped by her daughter and her "guardian", made to endure 2 weeks of torture at her daughter's house, spent 6 weeks in the hospital for malnutrician confined to a bed, then getting covid and then forced to be in a hellhole that had just reopened after being locked down for several months with covid, still has cases of covid and was shut down again several months ago because of a major influenza outbreak.

arthur herring III

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tomlinher1925@tutanota.com

Sat, Sep 24, 2022 • 14:04

Victor Meitner

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

La Tue, Aug 23, 2022 • 11:03

Jane Herring Agreement

Good Morning Ron, Judge Weilheimer scheduled a hearing for October 3, 2022 by Order today. Can you and I have a chat on how to resolve the house and eviction/rent situation ASAP??? Please give me a call and email me back so I know you have received this email. Thanks, Vic

A. VICTOR MEITNER, JR.

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From: Blumer, William R. <WBlumer@barley.com>

Date: Wednesday, August 24, 2022 at 5:19 PM

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

Cc: Pam Blumer <pblumer@hotmail.com>

Subject: Jane Herring

Vic.

Pam forwarded your email to me for response. I'm responding to the questions in the order you posed them.

- 1. Pam agrees that both children have done well complying with the restrictions she put in place. They weren't imposed as a punishment, but rather to structure their interactions with Jane to produce a good outcome for Jane. Happily, they are having that effect, so Pam does not want to alter them.
- 2. Bill Santoro is the dietician. Arthur can contact him directly to learn more about Jane's dietary plan. That said, Pam wants to emphasize that Jane is not on a restricted diet. However, the facility has a clinical requirement to monitor her food intake. Thus, portion control is very important. Bringing her large bags of potato chips and other snacks isn't helpful. If Arthur wants to bring Jane lunch, that will likely be fine. But he should only bring enough for her to eat at lunch on the day he visits. No leftovers. No storing food in Jane's refrigerator that he wants to eat later. If Arthur wants to bring Jane a single serving container of Lactaid for lunch, that's fine. He shouldn't bring a half gallon. He should limit the amount of junk food he brings and he should discuss with the dietician any other restrictions that may be necessary given Jane's evolving medical condition. The facility has snacks like ice cream, etc. available for Jane if she wants them. There's really no need for Arthur to bring them.
- 3. We can't accommodate this request. Jane is represented by counsel and no attorney is to meet with Jane without her counsel being present. Pam intends to honor that request and her understanding is that Dave Jaskowiak doesn't want Jane meeting with you or any other attorney including me.
- 4. Pam will not be moving Jane to another care facility. Jane is properly placed where she is.

 She has acclimated to her surroundings. Moving Jane would be disruptive and confusing for her. If it is inconvenient for Arthur or his sister to travel to Manatawny Manor, they will need

- to consider moving closer. The goal is not to make it easier for Jane's children to see her, the goal is to make sure Jane is living where she can be cared for now and in the future with minimal disruption to her life.
- 5. Pam is exploring options for Jane to be engaged with the world around her. That may well include more exercise. However, the goal is not to whip Jane into shape. The goal is to support her well-being. Engagement (physical, intellectual and emotional) is recognized increasingly as a primary goal of dementia care. It can be achieved many different ways and so finding those things that Jane responds to best is how Pam wants to proceed. To the extent Jane's children can help with the engagement activities when they visit, their efforts will be appreciated.
- 6. Pam's not comfortable sharing this information without a better understanding of why it's needed. She's aware that there were past instances when information was disclosed publicly and she's not interested in creating a situation where that can happen again. You and Arthur should be able to review Pam's guardianship reports as they are filed. Normally, Pam likes to be as transparent as possible. This situation is far from normal, however. She needs to balance the benefit of sharing information with a need to maintain her ward's privacy. There also can be a tendency to use information to fuel the fires of controversy rather than to enhance the ward's care. She has no interest in fueling the fire of this family's ongoing feud (or being armchair quarterbacked for that matter). This isn't to say that information won't ever be shared. But it will be shared on a need to know basis, not a want to know basis.



Pam sincerely appreciates your client's efforts at complying with the visitation rules now in place. It's been a very positive development. However, she continues to deal with Arthur at arm's length and will do so for the foreseeable future. What your client might consider progress is still possible, but it's going to come at a slower pace than I expect he'd like. The history of this case makes that an unfortunate necessity. Arthur's moving in the right direction at the moment and I hope he'll not only continue but actually pick up momentum. The upcoming court hearing has the potential to change the situation dramatically. Pam wants to see the outcome of that hearing before she makes any major changes to Jane's care plan.

Bill