From: Pam Blumer <pblumer@hotmail.com> **Date:** Wednesday, October 5, 2022 at 8:21 AM

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

Subject: Jane Herring

Good Morning, Vic,



I had a call from Manatawny Manor this morning advising me that there are 2 cases of Covid on Jane's unit. Jane has tested negative. I just wanted to make Arthur aware.

Thank you,

Pam

Victor Meitner

tomlinher1925@tutanota.com

Thu, Oct 6, 2022 • 13:38

Victor Meitner

Fri, Oct 7, 2022 • 08:53

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

Date: Wednesday, October 5, 2022 at 8:57 AM

To: Pam Blumer <pblumer@hotmail.com>

Subject: Re: Jane Herring



Thanks Pam, I will inform Arthur. Maybe we should think about a place that does not have so many issues, especially with Covid. Be happy to discuss, anytime. 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

Wed, Oct 5, 2022 • 08:58



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

Thu, Oct 6, 2022 • 12:43

Re: Jane Herring

Pam, Arthur went to see Jane today and there is a major outbreak of Covid on her unit. Arthur wore a mask, saw his mother today and she is a little hoarse. I think she gets tested every day. However, this place is really not good for Jane or anyone on her ward. I still think that Jane would benefit from a less restrictive environment, even if we/you tried it at MM. Why not see if Jane does well with a little more freedom. I think it is a mistake to further limit Arthur's visits with his mother. Jane says she wants to visit her husband's and family cemetery at Ivy Hill in Cheltenham where Arthur and Jane visited every month for 8 years. I know some people think Arthur wears a "black hat", but, I think our time and efforts are better directed to what will make Jane happy and enjoy the life she has left. I hate to waste time and money of Jane to do the opposite of what she wants, which is to see more of Arthur and vice versa. The Court may grant less visitation but that would be counter to Jane's welfare. I respectfully suggest that the Petition be withdrawn and we try to work together for Jane's benefit. I have copied Bill because this request does have legal ramifications. Waste of Jane's estate and counterproductive. Be happy to talk with either or both you and Bill. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

Thu, Oct 6, 2022 • 16:05

tomlinher1925@tutanota.com

🔓 🚀 Thu, Oct 6, 2022 • 16:06

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



🛕 ⋤ Thu, Oct 6, 2022 • 16:06

ask jane

Date: Oct 6, 2022, 16:05

From: tomlinher1925@tutanota.com

To: vmeitner@meitnerlaw.com

Subject: ask jane

Mr. Meitner,

I appreciate your approach of let's work things out. You are saying you are the bigger man and the more professional lawyer.

What about all of us going to see mother and asking her what SHE wants, instead of what others are trying to get.

What could they possibly object to, especially since jaskowiak had said she likes the food, room and some of the people. I think we could end this real fast. arthur herring III

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

Victor Meitner

→ Thu, Oct 6, 2022 • 16:12

Thu, Oct 6, 2022 • 16:05

tomlinher1925@tutanota.com

🔓 🚀 Thu, Oct 6, 2022 • 16:06

tomlinher1925@tutanota.com

🔓 🛅 Thu, Oct 6, 2022 • 16:06

Victor Meitner

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

■ Thu, Oct 6, 2022 • 16:12

Re: ask jane

Arthur, Already asked and rejected. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner(a)meitnerlaw.com

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From: Pam Blumer <pblumer@hotmail.com> **Date:** Thursday, October 6, 2022 at 9:14 PM

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

Cc: Bill Blumer < wblumer@barley.com >, David Jaskowiak < davidjas@davidjaslaw.com >,

Brittany Camp < BCamp@htts.com>

Subject: Re: Jane Herring

Vic.



I was contacted by Manatawny Manor informing me that Jane tested positive for Covid today. The facility is not prohibiting family from visiting, but it does strongly encourage family not to visit so as to limit the spread of Covid both in and outside the facility. Jane's symptoms are mild and in no way life threatening at this time. I have requested that antiviral treatment begin for Jane. Please tell Arthur to take all appropriate precautions to protect himself when visiting Jane, as I have every confidence that he will not accept the facility's recommendation to suspend visits until she tests negative.

I appreciate your advocacy for your client's position. However, I fundamentally disagree with his approach to his mother's care. Arthur's request that Jane live in a "less restrictive environment" or move to a different facility, particularly when justified by reference to Jane's alleged preferences, demonstrates Arthur's lack of understanding about dementia care. We covered this in great detail at our hearing on Monday. The fact that Arthur continues to cite his mother's wishes as the primary reason for adopting his approach to care demonstrates how little he actually understands. There might be a good reason to relocate Jane, but I have yet to hear it from Arthur and I have yet to see it in any of my interactions with Jane and her care team.

I couldn't agree more with the idea that we should all focus on what would make Jane happy and enjoy the life she has left. And family interaction should most definitely be a part of that plan. However, Arthur needs to stop trying to convince his mother that Manatawny Manor is a bad place, that Jill is a bad person, that her care is inadequate, that she is not safe, and that everyone is lying to her and stealing from her, except for him. Even if all of that were true (which I certainly do not believe is the case) none of those concerns should be brought to Jane's attention. She is not able to understand the substance of those concerns - all she can understand is that her son is upset, and that upsets her. Please understand that Jane's memory does not function normally. Dementia is not a normal part of aging. At this point in her progress with her disease, Jane remembers feelings much more than she remembers facts. That is why if Arthur is happy during his visits, Jane will in turn be happy and have a happy memory. Conversely, if Arthur is angry, combative, agitated, etc., Jane will have an angry, combative, agitated memory and carry that into the rest of her day. If Arthur would have availed himself of the materials we suggested by Teepa Snow, or any other dementia care expert, he would know this. This is not new. This is not debated. This is one of the most fundamental truths of dementia care.

Arthur has an agenda. To date, his actions during his visits have promoted that agenda. You and I may disagree about what Arthur's agenda is, but I remain convinced it is not solely focused on making Jane's remaining years happy and fulfilling. That is my only agenda. Based on Arthur's behavior to date, I can't accomplish that agenda with him having significant visitation with Jane. If he changed the way he interacts with Jane, I could support increased visitation. But right now, Arthur seems more concerned with being right than admitting that he might have made a mistake. (Please see exhibit "D" to my petition.)

As additional information becomes available about Jane's condition, I will of course share it with you and Arthur, and all other interested parties.

Pam

Victor Meitner

Wed, Oct 5, 2022 • 08:58

Victor Meitner



Thu, Oct 6, 2022 • 12:43

tomlinher1925@tutanota.com

Thu, Oct 6, 2022 • 13:38

Victor Meitner

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

Fri, Oct 7, 2022 • 08:53

FW: Jane Herring



Arthur, See below. Jane has tested positive for Covid. Probably a good idea not to visit until Jane tests negative. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

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

NO. 2021-X2110

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

ORDER

10/7/22

AND NOW, this day of October, 2022 upon consideration of the evidence presented at trial on May 11, 2022 and October 3, 2022 on the March 15, 2022 Petition for Eviction and the March 17, 2022 Second Petition for Contempt, for the reasons placed on the record, the following is hereby ORDERED and DECREED:

- The Second Petition for Contempt is GRANTED. Arthur Herring, III is found in contempt for the willful failure to comply with this Court's May 21, 2022 Order. In light of the fact that Arthur Herring, III executed the attached agreement at trial ensuring payment of the underlying contempt fees, there will be no further penalty imposed for his contempt.
- 2. The Petition for Eviction is GRANTED.
 - a. Arthur Herring, III must vacate the property at 26 Chancery Court, Françonia Township, Souderton, Pennsylvania (hereinafter "the Residence") no later than November 17, 2022.
 - b. Should Arthur Herring III fail to timely vacate the property, the Guardian of the Estate may have him evicted by the Sheriff's office.
 - c. The Guardian of the Estate may change the locks on the Residence as of November 18, 2022.
 - d. Any damage to or destruction of the Residence that has occurred since August, 2021 will be attributable to Arthur Herring, III and the estate shall be reimbursed the cost to repair such damage from Arthur Herring's eventual inheritance from Jane Herring.
 - e. All of Jane Herring's personal property shall remain in the Residence.
 - 1. No one may remove Jane Herring's personal property from the Residence, regardless of the value, even if it is believed that Jane Herring intends for a particular item/items to be gifted to a particular individual.
 - 2. Distribution or sale of Jane Herring's personal property will be addressed by the Guardian of the Estate prior to sale of the Residence.
 - a. Should the parties be unable to agree on the distribution of personal property, such property shall be held by the Guardian of the Estate to be distributed after a hearing.

- i. The Guardian of the Estate shall file a petition requesting a hearing in the event of a dispute over personal property.
- ii. The cost for storage of any personal property pending the outcome of a hearing shall be paid by the estate.

J.

- f. The Guardian of the Estate shall receive Court approval for a Petition to Approve the Sale of Real Estate prior to transferring the Residence.
- g. Neither Arthur Herring, III or Jill Herring may discuss this Order, any other aspect of Jane Herring's Guardianship or any matter ancillary to the guardianship with Jane Herring.
 - 1. Failure to comply with this Order may result in Contempt proceedings the penalty for which could be incarceration and/or a monetary fine.

BY THE COURT

GAIL A. WEILHEIMER

Order e-filed Oct 3, 2022: Brittany J. Camp, Esquire David A. Jaskowiak, Esquire Victor Meitner, Esquire William Blumer, Esquire Ronald Fenstermacher, Jr., Esquire

Karın Capasun

Case# 2021-X2110-29.6 Received at Montgomery County Register of Wills Office on 10/07/2022 10:33 AM, Fee = \$0.00. The filer certifies that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

JAR.

the Thank you and \$4,682.47

Sat, Oct 8, 2022 • 08:48

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



Sat, Oct 8, 2022 • 08:48

mother not eating

Mr. Meitner,

When I was with mother on Friday, I looked into her refridgerator and saw 3 meal boxes that were not used. In other words, she is not eating. They are serving meal boxes to people in their rooms so they are not eating together. I also asked the director of nursing to weigh mother because she has looked thin for a while.

Will you be including the ledakis report of my questions to him where I prove there was no accuracy in his evaluation, therefore mother is not incapacitated, especially based on his made up "evaluation? In Pennsylvania, there are no standards to what a accurate evaluation is. Except for a little memory/recall issue, she is still able to make logical decisions, especially about her property. I feel that is extremely important to show mother was a victim of a scam. Also, will you include the page of ledakis conclusion that mother has no problems and still has no problems with her daily activities, so she can live at home without any problems as long as I am there.

Will you also be including mother is locked in the mental ward, has not been allowed outside for over a year and has not seen any of her regular doctors for over a year, no phone in her room and only allowed 1 hour visits 3x a week for her son for over a year by her "guardians" for no reason just because she has a memory issue, not any mental problems? She has been basically been kept a prisoner in in her room, 24 hours a day. She is basically been losing her abilities to use her brain by being denied everyday activities that people do at home.

arthur herring III

Sat, Oct 8, 2022 • 09:57

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

Sat, Oct 8, 2022 • 09:57

superior court appeal

Mr. Meitner,

My email I sent to you a few minutes ago, was for the appeal to superior court, not so much the blumer reply.

I was at Sunrise, up the street from you. A studio apartment, in memory care, is about \$75,000 compared to MM at \$90,000. They charge about \$40 a day to give a pill as part of their service, even if she only gets one pill. The place is alright, but it is not as nice as Arbours at \$36,000 a year.

The guardians excuse of mother could not adapt is BS. How would they know? The have been ignoring her doctors appointments and any outside activities for a year.

It is interesting that they have not found any person like they had several weeks ago, to "work" with mother or whatever that person was going to do. It was probably someone who was a friend of theirs.

arthur herring III

🧃 🚀 Sun, Oct 9, 2022 • 13:22

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



Sun, Oct 9, 2022 • 13:22

jills birthday cards 2021

Mr. Meitner,

She sent them on mothers birthday last year. Two days later she filed the guardianship papers. She admitted in court she never discussed the petition with mother because she did not think it was that important. How can sister say such things but then abuse her like that in her house and not want mother to have any thing like a phone, outside visits, doctors visits, more days and time to be with her, etc. She is mentally sick. arthur herring III

Victor Meitner	∰ 奋 Sun, Oct 9, 2022 • 13:45
tomlinher 1925@tutanota.com	∜ Sun, Oct 9, 2022 • 13:47
Victor Meitner	⊆ Sun, Oct 9, 2022 • 14:00
tomlinher1925@tutanota.com	Sun, Oct 9, 2022 • 14:53
tomlinher1925@tutanota.com	Sun, Oct 9, 2022 • 15:02

Birthday cards
Birthday cards
From daughter, 15H, 70

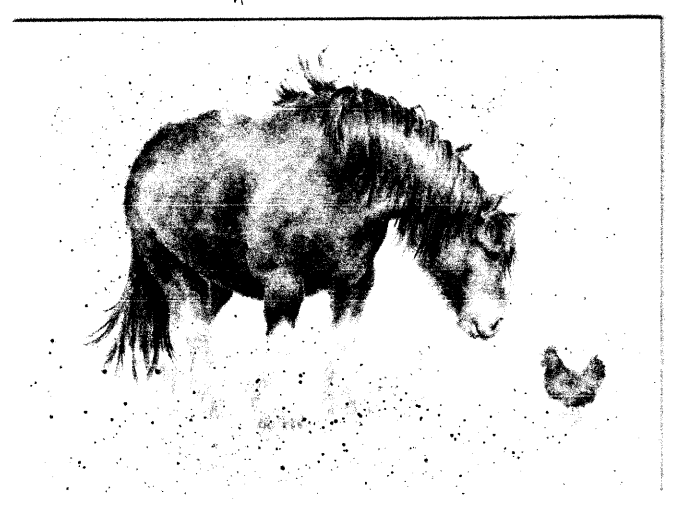
From daughter, 15H, 70

Z days before 15h Eiled

Z days before 15h Eiled

Nother, 96

her petition to own Mother, 96



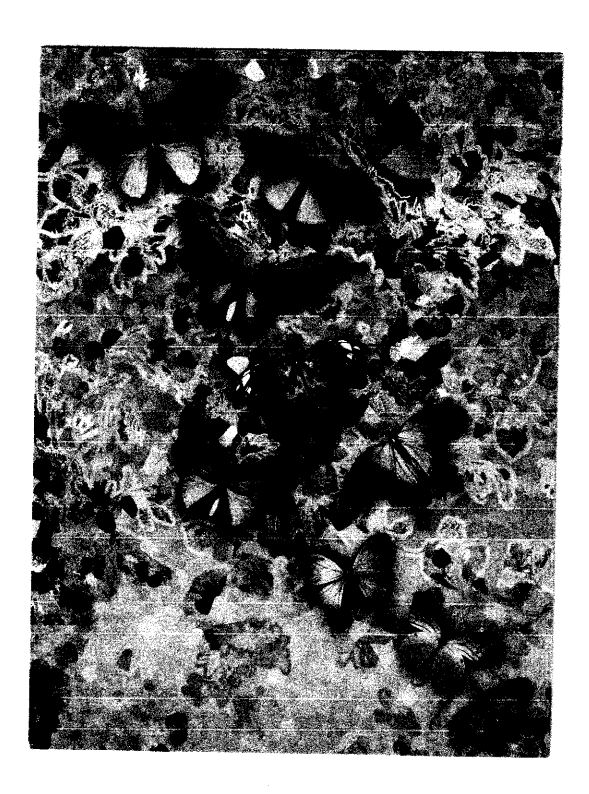
Rooster, the Horse Whispever

Reoster to Horse:
"Cocka Doodle Doo?

Horse Replies:
"Cocka Doodle Dont!

But we can have a Stable
relation ship with plenty
of barnefits!

Happy Birthdeeiighh! Long



SCOPULARES TOWS SHES TO SECULARES That secret of the Control of the Co Dade to 308

📵 🍼 Sun, Oct 9, 2022 • 13:22

tomlinher1925@tutanota.com



🖟 📸 Sun, Oct 9, 2022 • 13:22

Victor Meitner

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

Sun, Oct 9, 2022 • 13:45

Re: jills birthday cards 2021

Arthur, Take a look at the attached draft Response. Might as well go on the offense. Defense and reason has not worked so far. Who is the new director at MM? Do you think he might make a good witness for our side? Can you carefully review all of the paragraph responses and make corrections today? Also, before you leave to MM tomorrow morning say at 9:00 a.m., can we have a call and discuss the responses? I want to make sure you are ok with the tactics. Thx, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA ORPHANS' COURT DIVISION 10/9/22

NO. 2021-X2110

IN RE: JANE T. HERRING AN INCAPACITATED PERSON

RESPONSE OF ARTHUR HERRING, III TO EMERGENCY PETITION FILED BY COUNSEL FOR PAMELA BLUMER, THE GUARDIAN OF THE PERSON OF INCOMPETENT PERSON

Respondent, Arthur Herring, III, by and through his attorney, A. Victor Meitner, Jr., Esquire, hereby responds to the Emergency Petition filed by William R. Blumer, Esquire and his firm, regarding the ability of Arthur Herring, III and Jill Scott Herring to visit with their mother, Jane T. Herring, and responds as follows:

- 1. Admitted.
- 2. Admitted.
- Admitted. 3.
- Admitted. 4.
- 5. Admitted.
- Admitted in part. Denied in part. The Court by Order dated August 27, 2021, 6. attached as Exhibit "A", provided: "1. Neither Jill Herring nor Arthur Herring, III are permitted to be present for any assessment of or appointment for Jane Herring without the express written permission of the Guardian". Respondent believes and avers that the Order dated August 27, 2021, is relevant to the allegation in this paragraph.
- 7. Denied. Strict proof is demanded including proof of information received from "third party accounts". Petitioners and third-party accounts are entirely subjective.
- Denied. Respondent avers that his mother, Jane Herring, has the ability and 8. right to speak to her son, ask questions, and get truthful answers from her son,

Arthur Herring, III, that relate to why she is living at Manatawny Manor and not at her family residence at 26 Chancery Court and whatever other issues Jane is having at Manatawny Manor and her care. Jane Herring has the right under the U.S. Constitution, Pennsylvania Constitution and the Probate and Fiduciaries Code to challenge her treatment, medications, what she wants and likes and what she does not want or like. We call it the Right to Privacy and Right to Free Speech.

Arthur Herring does not speak ill of Manatawny Manor or its staff to his mother. While Arthur and his mother visit, which visits are too limited, and unnecessarily limited, staff at Manatawny Manor have during the Guardianship of Mr. Logie and Mrs. Blumer had their telephone calls monitored and listened to by staff at Manatawny Manor and most recently every private visit with Jane by Arthur have been secretly listened to and monitored as well as interference in conversations by staff who are neither qualified nor allowed to listen to conversations between Jane and her son Arthur without their express permission. Restrictions placed upon Jane Herring and Arthur Herring's communication with each other by the Court and the Guardian of the Person, Pamela Blumer, constitute Interference with Free Expression guaranteed by the First and Fourteenth Amendments of the Constitution of the United States as well as a clear violation of the Pennsylvania Constitution in which free expression guarantees are more expansive than that of the United States Constitution, where at Article I, Section 7 (b) announces that "the free communication of thoughts and opinions is one of the invaluable rights of man, and every citizen may freely speak, write and print on any subject, being responsible for abuse of that liberty." Article I, Section 20 of the Pennsylvania Constitution declares, that "the citizens have a right to assembly, petition and remonstrance." Jane Herring has not lost these rights and neither has Arthur Herring, both of whom have a right to speak freely with each other.

Attribution by the Guardian by saying that such changes are negative in any way, without being present, without proof. Arthur's "frustrations" have nothing to do with Jane's demeanor. Jane is not happy that she is living away from her son, not happy that she is not living at her home, not happy about being asked to take medication unknown to her nor why they are given to her and not happy with the "listening" and "spying" of staff who have apparently been prompted to do so by the former Guardian and the present Guardian, all to the detriment of Jane Herring. Jane Herring has improperly been denied any notice of any of the restrictions, any say in these matters and wishes to be part of these determinations in which Jane has a vested interest and rights.

Jane further does not understand and is not pleased in living in a lock-down mental facility with no access to the outside world, her normal physicians and doctors, and lack of proper care by the Guardian and Manatawny Manor. It is admitted that Jane gets agitated with staff listening to her conversations with her son and interference by staff in her enjoyment of eating her lunch with Arthur.

Furthermore, Arthur has not been asked by the Guardian what his side of the situation at Manatawny Manor might be nor about the alleged improper interaction by staff with Arthur and his mother, which is denied.

- 9. Denied. Mrs. Blumer was not the Guardian on May 2, 2022, as she was not appointed until May 13, 2022. As to either, any discussion between Arthur and his mother on May 2, 2022, if any conversations were overheard, they were heard by listening outside of Jane's room, what the nature of the statements are not stated in detail and as such they are hearsay and the same response applies to whatever statements or conversations were overheard in the lunchroom by "listener" staff more than several fee away. Arthur does not discuss his sister Jill with his mother.
- 10. Denied. Strict proof of the cause of Jane Herring's alleged confrontation with Jill Herring is demanded. In further response, Arthur had not seen his mother on either of the dates mentioned. It is no secret that Jane and Jill have not gotten along well for their entire lives. What caused Jane's alleged agitation is completely subjective and conjured up by staff and a guardian who does not know what facts are. Respondent is not aware of why Jane Herring had the reaction she may have had, if it actually occurred nor if it was caused by Jill Herring or Jane Herring's mood or dementia.
- 11. Denied. Respondent avers that Pamela Blumer has never been present when he and his mother, Jane Herring, visited with each other and personal observation would/should be required before making such allegations and attributing Jane's conduct to something that Arthur has prompted. Respondent further avers that if Pamela Blumer has not been present, it is not possible to draw such conclusions. Jane Herring and Jill Herring have not always had the best relationship in the past. Arthur Herring does not visit with Jane on the same days as Jill Herring and it is not likely that Arthur's visits have any adverse effect on Jane's attitude towards Jill Herring as Arthur does not discuss Jill with his mother.

- 12. Denied as stated. Jane Herring and Arthur Herring do not like all their conversations to be monitored by staff. Arthur Herring has a good relationship with some of the staff. Respondent hardly talks to staff at all. Staff have stolen items from Jane Herring's room that were left for Jane as gifts by Arthur for Jane. Strict proof of averments by Petitioner is demanded.
- 13. Denied as stated. For the year prior to September 2, 2022, Arthur met with Jane in her room, they shared lunch that Arthur brought with him and there were virtually no adverse interactions between Jane, Arthur and staff. After that date, Pamela Blumer required the meetings between mother and son to occur in the public setting of the lunchroom, TV and activity area in the lock down unit where Jane resides, and asked staff to listen/monitor all their conversations or a least monitor the conversations from several feet away.

When Arthur Herring arrived on the date at issue, Colinda told Jane Herring that they were not allowed to eat lunch together because Pamela Blumer said so. Arthur gave Colinda Pamela Blumer's email to his counsel saying lunch together was permitted. Colinda relented about lunch but kept interrupting Jane and Arthur's conversation. At that point, Colinda started velling profanities and grabbed Arthur's phone. At that point Jane started to cry. When three (3) other staff persons came over to the table, Jane yelled at the staff people "we are eating lunch" and staff went away. Jane was agitated at the fact that relative strangers were interloping on her conversation with her son. Arthur and the staff member, named Colinda, came to their table and yelled at Jane and Arthur with profanities and abusive language and that is when Arthur used his cellphone to record the staff person yelling at him and his mother, which video was short and only included the staff member. This video was the only way Arthur could think of at that moment to prevent staff from making up or fabricating what happened that day and Arthur intends to provide that video in Court at the appropriate time. Respondent is not aware of what the director of nursing told Pamela Blumer. Later, Pamela Blumer apologized to counsel for Mr. Herring stating it was her fault for not advising the staff that Arthur was permitted to have lunch with his mother.

At a subsequent visit on September 14, 2022, when Arthur arrived at the TV room doorway, a woman in a wheelchair was blocking to doorway where Arthur had to enter for lunch. The woman in the wheelchair refused to move her chair and Colinda sat nearby and, when asked, refused to move the woman in the wheelchair so Arthur could pass. Arthur went to the nurses' station to ask for assistance and when he returned the wheelchair had been moved.

- Denied. Mr. Herring was not informed that there was to be an x-ray that day, 14. nor that it might occur during his designated visitation time with his mother. There was only about ten (10) minutes remaining in his visit and Mr. Herring -- being aware that the Court had on August 27, 2021 Ordered "1. Neither Jill Herring nor Arthur Herring, III are permitted to be present for any assessment of or appointment for Jane Herring without express written permission of the Guardian;" and having not received any written permission from the Guardian -- asked that the x-ray technician wait outside until his visit was over. Apparently, the x-ray technician left and returned the next day. Mr. Herring was informed that the x-ray was negative. Mr. Herring believes that he should have been informed that the x-ray was going to occur during or on his visitation day so that he was not surprised and placed in the position to violate the Court Order dated August 27, 2021. Mrs. Blumer admitted that it was her mistake that Manatawny Manor had not been advised that Arthur was permitted to have lunch with Jane Herring.
- Denied as stated. Respondent believes that the Court's admonitions not to discuss anything about the case with Jane Herring, his mother, is a violation of both Jane and Arthur Herring's First Amendment rights under the United States Constitution, as well as the Pennsylvania Constitution where at Article I. Section 7 (b), provides: "The free communication of thoughts and opinions is one of the invaluable rights of man, and every citizen may freely speak, write and speak on any subject, being responsible for the abuse of that liberty". Article I. Section 20 adds: "The Citizens have a right in a peaceable manner to assemble together for the common good, and to apply to those invested with the powers of government for redress of grievances or other proper purposes by petition, address or remonstrance".

On occasion, Jane Herring, asks her son Arthur Herring, III questions such as:
(a) Why am I being medicated?; (b) Why am I living at the place where [I am] living and not at home?; (c) Why [Arthur] is not permitted to see [his mother] as often as [she] wants?; (d) Why [Arthur] cannot call [me] on [my] own telephone?; (d) Why staff at the nursing home are listening to [their] conversations? etc. Arthur Herring tries not to dwell on these subjects but when his mother insists, Arthur is free as is his mother to discuss all aspects of her situation.

Contrary to the "admonitions of the Court" and improper "listening" by staff, all such limitation on free speech of Jane Herring and Arthur Herring are unconstitutional. Also, contrary to the admonition to Arthur Herring's counsel by counsel for Pamela Blumer, William Blumer, Esquire, "That Jane

has the same rights as a dog", that particular admonition is wrong under the Constitution and Statutes of the State of Pennsylvania and the Constitution of the United States. Counsel for the Guardian of the Person with such a misinformed idea about rights of the incompetent person is not an appropriate counsel for the Guardian of the Person and such representation may constitute a conflict of interest in such counsel's serving as counsel for the Guardian.

- 16. Denied as stated and strict proof is demanded by Respondent. Information repeated by staff to the Guardian of the Person is hearsay. Further, is staff at Manatawny Manor and is the Guardian, Counsel for the Incapacitated Person, Counsel for the Guardian of the Person admitting the following: That they have all interfered with Jane Herring and Arthur Herring's right to privacy, free speech and assembly by having staff listening to private conversations, restricting where and the location and times of meetings and discussions between mother and son?
- 17. Denied that Mr. Herring told his mother that she has an increased likelihood of contracting and dying from COVID-19 as the result of living at Manatawny Manor, as he has not discussed this issue with his mother. Ironically, Jane Herring contracted COVID this past week and is, at the date of filing this Response, suffering from the illness. Mr. Herring did find a rodent under his mother's bed at Manatawny Manor, copy attached as Exhibit "B". Arthur Herring has not discussed the rodent issue with his mother, but with his counsel and the Guardian. Jane Herring has asked her son, Arthur, why staff listen to telephone calls and conversations between Jane and her son. Arthur has responded to his mother's questions that "The Guardian requires staff to listen to our conversations so as not to violate a Court Order." Manatawny Manor has also recently had a two (2) week lockdown from all visitation for an influenza epidemic at Manatawny Manor.
- 18. Denied as stated. Jane Herring has told Arthur Herring and many other staff members at Manatawny Manor that she wants to go home, that she does not understand why she is locked in a small section of the nursing home, not allowed outside of that section for more than a year, only permitted to be with her son for three (3) hours a week because, as Jane would put it, "I am a little forgetful". The Court and the Guardian cause Jane Herring to ask the questions to her son who she trusts, then the Court and the Guardian blame Arthur Herring for problems they have themselves created. It is not a secret and Arthur Herring would like his mother to come home so he could take good care of her.

- 19. Denied as stated. Whatever has been recommended and why by Manatawny Manor requires strict proof and is hearsay. As aforesaid in this response, it is not appropriate to cause the very problems and issues that Petitioner now complains about, then blame Jane and Arthur for violating such improper and unconstitutional restrictions and actions by the Guardian and Manatawny Manor.
- Denied. If Mr. Jaskowiak recommends Mr. Herring be barred from visiting 20. his mother entirely for the alleged violations of speech, privacy and relationship of parent and child, he should be required to testify of record on all these matters and reasons. Mr. Jaskowiak told Arthur that he would stand up for the rights of Jane Herring and that her appearance at her incompetency hearing was not necessary. Mr. Herring does not believe Mr. Jaskowiak actually fought for Jane Herring's rights and, on the contrary, was all in favor of having Jane declared incompetent as well as removing Jane from her residence, all against Jane's wishes and without her consent. Respondent does not believe that Mr. Jaskowiak has consulted with Jane at all about Arthur's visitation, her placement at Manatawny Manor nor the eviction of Arthur from her residence and sale of all her personal possessions. Respondent believes that it is the duty of counsel for the incompetent person to talk with and consult with Jane Herring on all important matters and to represent her vigorously as an advocate. To Respondent's knowledge, Mr. Jaskowiak has not done so.
- 21. Denied as stated. Strict proof is demanded. This allegation contradicts Paragraph 10 of the Petition regarding Jill Herring's visits. Does Jane Herring confront Jill angrily as stated in Paragraph 10 or are the visits with Jill Herring consistently pleasant and positive? Respondent is somewhat at a loss to respond further in that he is not present for Jill Herring's visits and has not been permitted access to Manatawny Manor records.
- 22. Denied. Strict proof is required.
- 23. Denied as stated. Arthur Herring knows how to please his mother, Jane Herring. Arthur Herring respectfully suggests to the Court and Guardian of the Person the following: (a) that the Guardian try a somewhat less restrictive environment for Jane Herring in that Jane is conversational, acts appropriately and does not require to be in a locked down area in a facility; (b) that the Guardian permit more regular and longer visits by Jane with her family and that Jane be permitted to go outside, out to lunch or dinner with her family; (c) that the Guardian permit Jane to have telephone of her own so as to call out and have loved ones call her on a reasonable and regular basis; (d) that

Jane's wishes to express herself to the Court be permitted; and (e) that undue restrictions on visitation and suppression of speech and communication be removed.

- 24. Denied as stated. The Court has already ordered Arthur Herring's eviction and disposal of Jane Herring's personal property without in any way discussing these matters with Jane Herring. Such lack of communication by Counsel for the Alleged Incompetent, the Guardian of the Person and Guardian of the Estate with the person who owns the real and personal property and failure of the same persons and the Court to follow Jane Herring's wishes violates the Laws of the State of Pennsylvania, the Constitutions of the United States and of the Commonwealth of Pennsylvania and Amendments thereto. How did the Guardian know what the Court would decide regarding Eviction before the Court determined that issue?
- Denied as stated. Mr. Herring admittedly does not agree that the actions of 25. the prior Guardian of the Person, Counsel for Jane Herring, David A. Jaskowiak were for the benefit of Jane Herring: (a) removal of Jane Herring from her own home against her will in August of 2021; (b) forcing Jane to live with her daughter, Jill Herring, against her wishes; (c) administering medications to Jane while staying at Jill Herring's residence; (d) Jane's hospitalization at Albert Einstein for six (6) weeks for dehydration or malnutrition and getting COVID for the first time; (e) removal of Jane and placing her far away from her children and restricting their visitation at Manatawny Manor; (f) unduly restricting visitation by family members, including Respondent while at Manatawny Manor (which visitation should be increased in accord with express wishes of Jane Herring); (g) failure of both Guardians of the Person to see to proper medical care and treatment of Jane Herring for her dementia and normal health regimens; (h) refusing to ask or discuss Jane's wishes regarding her house at 26 Chancery Court and what should happen to all her lifetime accumulation of personal property with Jane; (i) Failure of the Guardians of the Person for the entire time Jane has been in their charge to treat Jane medically, personally and physically in a manner appropriate for a person with early onset of dementia; and (j) Guardians have denied Jane from having the emotional, personal physical and psychological stimulation that would help Jane forestall the progression of her illness. All of the above-mentioned actions and/or inactions by the Guardian have not helped slow or stop the progression of dementia in Jane but, on the contrary, have hastened the progression of that dementia all to Jane's detriment and the detriment of her enjoyment of life.

26. Denied. The conclusions and recommendation of the Guardian of the Person, which seem to have advanced notice of what the Court would or would not Order at the October 3, 2022 hearing on Eviction and Contempt and assumptions on how Arthur Herring needs a "cooling off period", "limit his conversations with his mother to what the Guardian thinks is positive, uplifting topics focused on her wellbeing..." all seem to the Respondent to be additional restrictions of Jane Herrings right to be with, talk to and have free speech with her son and other family members, again all to Jane's detriment.

WHEREFORE, Respondent respectfully requests that this Honorable Court DENY the Emergency Petition and affect the following: (a) preserve Jane and Arthur Herring's constitutional rights to privacy and free speech; (b) discount "information" which constitutes third-party hearsay; (c) allow Jane Herring the opportunity to speak on her own behalf and on behalf of Respondent with respect to her own residence (and the restrictive conditions therein) and Arthur's current residence at her previous home; (d) that Pamela Blumer personally witness Respondent's interaction with Jane Herring before opining upon any alleged negative consequence of such meetings; (e) prevent Manatawny Manor from listening in to conversation between Jane and Arthur Herring and from demonstrating a hostile attitude towards Arthur; (f) compel Mr. Jaskowiak to talk with and consult with Jane Herring on all important matters before making decisions that are allegedly on her behalf; (g) permit all counsel with equal access to Jane Herring's Manatawny Manor records with appropriate precautions in place to safeguard her rights; and (h) that this Court grant the relief requested in paragraph 23 supra.

Respectfully Submitted,

A. Victor Meitner, Jr., Esq.

DATED: October 10, 2022

Sun, Oct 9, 2022 • 20:47

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

Sun, Oct 9, 2022 • 20:47

fraud

Mr. Meitner,

I realized today that weilheimers decisions against me were not because of her hate for me, her decisions prove she is part of the scam.

She handpicked ledakis as her only expert. But she, jaskowiak and camp all heard me destroy the credibility of his "evaluation". So why was nobody shocked and surprised when that was revealed? The transcript proves their lack of surprise. They did not care. Weilheimer took the part of mother being 100% incapacitated so she could start mother on the roller coaster ride of keeping jaskowiak, who would pick a corrupt guardian who would pick a corrupt lawyer and corrupt "care manager", deb klock. All of them have been part of the scam giving back a little money for being picked. Their plan has been used many times on other people by other corrupt judges, corrupt guardians and corrupt lawyers assigned to the victims. After being picked, they would begin stealing her money with made up billing hours. Why did weilheimer totally ignore ledakis report of mother staying at home with me? Logie sent me a eviction notice that night. The plan was to keep mother at jills, get me out of house so they and their friends could loot the house depriving mother of that money, sell the house to a friend at a low price then resell the house later at retail price, pocket the difference and deny mother that money. The plan is used nationwide. They refused to bring mother in because they knew she was able to speak her mind with intelligence and say she wanted to stay at home, with me there.

Did weilheimer know logie/jill were going to put mother into a tiny one room nursing home mental ward until she dies and never see any of her loved possessions again? Why was I left out of any discussions about what they planned to do? It also proves jill has been an active participant in the scam. Maybe they knew I would not allow people stealing from mother.

The facts prove (also for the appeal) mother NEVER had any real legal representation. Jaskowiak never told us we could hire our own lawyer who would fight for mother, not for himself, he never brought any witnesses to prove she did not need a guardian, he never asked her what she wanted to do, never asked her if she wanted the house sold, her possessions trashed and me evicted. How could he refuse to ask her and ignore the wishes of his own client? But, he admitted on zoom mother knew what she liked and accepted that

as mother having the intelligence to think. Fenstermacher said in court he has not seen or spoken to my mother for about 2 years, even though he has been her guardian of estate since May.. How can he not think it is important to ask mother what she wants, especially since it involves her house and her many posessions and if she wants me to stay there as she has always wanted?

Weilheimers corruption goes way past the point of recusing herself. The DA needs to be involved. Many other people have been victimized by those corrupt people. arthur herring III

Wed, Oct 12, 2022 • 16:25

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

Wed, Oct 12, 2022 • 16:25

lunch

Mr. Meitner.

Lunch was a disaster. I met with director Kesler before and he said the nursing staff thinks mother is fine where she is "for now". I asked " do they think she will get better" in sarcasm? He said he has to abide by what they recommend. In other words, no phone, no nicer facilities, no nicer people, no larger area to walk around. Isolate, medicate, steal the estate, the nationwide playbook for quardians.

As soon as I went through the locked doors, I heard mother calling my name in a almost crying voice. She was in her doorway. As soon as I got to her, she began sobbing, bent over for several minutes. One of the black women watched her cry. I bet they will claim I got her upset. I walked her inside and sat her down for lunch. Because everyone was kept in their rooms, we had lunch in there since last week. As we about to eat, one of them said we had to eat lunch in the TV room, so i packed up and took her there. We were watched the entire time. Every once in a while, usually colinda would make some remark about something. After lunch, we started to get up to go back, but mother could not get her legs to work. She got upset by it, so I put my arm under her arm and started to help her. Colinda came over and basically pulled her away to walk her even though I had her. We got back to the room and I started to leave, colinda stood in the doorway and started to tell me I was not allowed in the room. I did not say anything and left.

I am damn tired of these people interfering in some way while I am with my mother. They are only trying to start a argument so they can tell blumers and get me into trouble. My mother sees me as someone who she can talk to and complain to when she is upset. Those women are not there to interfere with me trying to help my mother deal with her isolation away from me. I told the director about it afterwards and he said he will try to get mother some exercise. He suggested I take her for walks, but I told him lunch is our time to enjoy together alone as we have done before blumers stopped it.

What the hell are blumers doing, 24 hours a day in isolation, no phone to call me, no exercise, no doctor's appointments?

Did Mahoney ever call you back? I would not waste my time telling blumer about today. They could not care and will still blame me for something else. arthur herring III

Wed, Oct 12, 2022 • 16:53

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

Wed, Oct 12, 2022 • 16:53

fenstermacher

Mr. Meitner,

Is there anything that is protected from being sold or spent of my mother's by those guardians and jaskowiak? Did fenstermacher ever make those changes that the law firm Landis, Hunsburger, Wieks said needed correcting about 2 years ago?

Has any of those idiots ever thought about selling the house, all of my mothers valuable and private possesions will simply be trashed? What about all of those boxes of files of hers in the basement? Do they think her feelings should just be ignored? That new room is still available I reserved.

arthur herring III

tomlinher1925@tutanota.com

Wed, Oct 12, 2022 • 16:25

Wed, Oct 12, 2022 • 16:25

Victor Meitner

Wed, Oct 12, 2022 • 17:20

tomlinher1925@tutanota.com

Wed, Oct 12, 2022 • 20:48

Re: lunch

Mr. Meitner,

Soloman is fine if you think so. If I am going to be accused of agitating my mother, I demand full medical records from manatawny manor AND proof of what drugs mother is on. I firmly believe they are playing games with drugs on mother and that is why her emotions are different. Especially today when she broke down in her doorway crying for several minutes and one of the staff stood about 20 feet away watching. They are drugging her to make her a vegetable. Isolate, medicate, steal the estate. At this rate, even if superior court rules in our favor, by next year, she may not even remember her name. arthur herring III

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Oct 12, 2022, 17:19 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

Thu, Oct 13, 2022 • 10:58

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

₩ Thu, Oct 13, 2022 • 10:58

president judge

Mr. Meitner,

As you saw in the email I just sent you, that other family had very similar problems with their situation involving the treatment of their mother by the guardian Dosche, who said she had 71 clients and judge Murphy. It is time we must complain to Carluccio about weilheimer and get her removed. There is no reason why my mother must be locked up in a tiny room, no special needs of any type, like a caged bird until she dies, goes insane without unlimited contact with me and she should go home where it is safe from diseases and she is with her possessions to make her happy. NO reason at all. Why is she paying \$90,000 a year, for what? To rot in her bed or lazy boy chair?

Victor Meitner

Fri, May 13, 2022 • 09:34

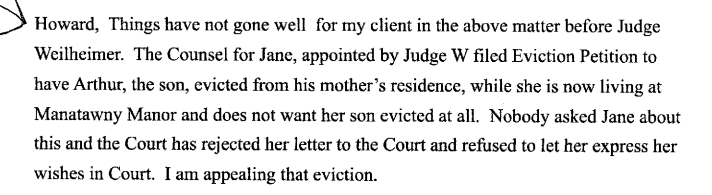


Victor Meitner

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

Wed, Oct 19, 2022 • 10:53

Re: Jane Herring Guardianship



The Guardian of the Person, Pam Blumer, who is married to Bill Blumer, Esq., a friend of counsel for the Guardian, David Jaskowiak, wants to limit Arthur's visitation with Jane and will not consider allowing Jane to live at home with Arthur taking care of Jane, even though it would save the estate about 90k per year. Arthur has taken care of his mother very well for almost 6 years and the Court has taken great dislike of Arthur for various reasons, but, I think not sufficient reasons to have Jane in a lock down mental facility when she has mild dementia. Jane is 97 years old and deserves to live where she wants to live, that is, with her son who she loves very much and vice versa.

We have a hearing on Visitation Reduction coming up on November 16 and I intend to file for a Review Hearing and ask the Court to appoint you as Guardian of the Estate and Person, if you are willing to take on this case. Would you like to meet me and Arthur Herring to discuss and so you will understand Arthur's motivation to help his

mother? We will make ourselves available at your convenience either at my office in Blue Bell or your office in Phila. Let me know. Thx. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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

Date: Friday, May 13, 2022 at 9:34 AM

To: howard@soloman-law.com < howard@soloman-law.com>

Subject: Jane Herring Guardianship

Howard, Judge Weilheimer appointed the present Trustee, Guardian of the Estate and Pam Blumer, from Reading, Guardian of the Person. I think the Trustee may have a

conflict as he is Trustee of a Trust for Jane Herring that is further held in Trust for my client Arthur Herring, III after mom passes and that Trustee joined in the Eviction proceeding against my client. Judge said no conflict, but, I think as things develop, there may be conflict and perhaps I can suggest you as Estate Guardian some time in the near future. Just to bring you up to date. Thx, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

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vmeitner@meitnerlaw.com

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tomlinher1925@tutanota.com

◆ Thu, Oct 20, 2022 • 09:20

tomlinher1925@tutanota.com

Thu, Oct 20, 2022 • 09:20

Victor Meitner	🖀 Fri, May 13, 2022 • 09:34
Victor Meitner	₩ed, Oct 19, 2022 • 10:53
tomlinher 1925 @tutanota.com	▼ Thu, Oct 20, 2022 • 09:20
tomlinher1925@tutanota.com to; tomlinher1925@tutanota.com + 1 ▼	🔐 Thu, Oct 20, 2022 • 09:20

Re: Jane Herring Guardianship

Mr. Meitner,

I feel since you have shown so much dedication to mother by your ongoing presence, you should be guardian of person, if Mr. Soloman does not want to be both. I would do the work, report to you and you would charge the account for your time. Since it has been clearly shown that none of the others have cared for mother's health, happiness and her finances, they would look foolish to objecting to you.

Now that they are aware of the DA's investigation of them and their scam, any action against me by them would clearly prove they are using the court as a weapon for revenge because of what I did. I feel the time is best to take any action we feel warranted and also demand removal of blumers, jaskowiak and weilheimer. Especially jaskowiak since he has never represented any of my mother's interests, happiness, finances or her safety. He has only been concerned with his own agenda.

Your thoughts? arthur herring III

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Oct 19, 2022, 10:52 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

Tue, Nov 1, 2022 • 10:49

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

🛺 Tue, Nov 1, 2022 • 10:49

questions for trial

Mr. Meitner,

These questions I think are important to ask at the trial.

- 1. Did jaskowiak know mother was going to be kidnapped from her house?
- 2. If so, why would he approve such a drastic move when mother only had a slight instant recall/memory issue, nothing serious and Ledakis said she could stay at home with me?
- 3. Why is mother at Manatawny Manor (MM) at \$90,000 a year instead of being at home and be happy again since mother does not need any special services (dressing, undressing, hygiene, feeding)?
- 4. Since mother is on anti-depressents, why not eliminate the problem that the anti-depressents are for: mother sad because she wants to go back to her house, loved possessions and me?
- 5. How can fenstermacher and others be concerned about how much money should be paid by me to lease the house, but ignore the fact that MM is costing mother \$90,000 a year for a tiny, worn out room and no special services required?
- 6. Why hasn't blumers tried to find a much nicer and cheaper place for mother to live?
- 7. Why hasn't pam blumer wanted to see the house to see how mother was used to living and why mother is not happy at MM?
- 8. I was put into prison for a week simply because I revealed what happened to my mother, BUT why hasn't anyone cared about how my mother was tormented and starved by my sister for almost 3 weeks when mother was taken by force by sister, against mother's will, refused to allow mother to go back home to the point of mother being extremely upset, within a day had to be put on anti-depressents, sister denied use of the phone for mother to call me and see me? That is elder abuse!!!!
- 9. Why did sister insist on causing such pain and suffering to her mother for 3 weeks until mother had to go to the hospital by ambulance?
- 10. Was my sister so obsessed with her plan for many years of getting mother into ANY nursing home, selling the house and junk mother's loved possessions that sister would

- endanger her own mother's life just so sister would not have to deal with those issues when mother died?
- 11. Why has all the attention been on me instead of what my sister did to put mother in the hospital, confined to bed for 6 weeks, blood tests every day (42 times), needles in the stomach to prevent blood clots (42 times) and then mother finally got covid.
- 12. Since blumer is supposed to be concerned about mother's health and wellbeing, why does she ignore the fact that 39% of all covid deaths happen at nursing homes and there is no reason for mother to be at MM when she could live at home with no diseases?
- 13. How long will blumers put mother in danger of dying of covid, influenza or some other disease? Mother was infected with covid at the hospital in August 2021. In May 2022, MM was shut down for a major influenza outbreak and in October 2022 was shut down again for major covid outbreak when mother got covid again.
- 14. Why have blumers insisted on keeping mother in barbaric and inhumane conditions, in isolation from the outside world by no outside walks, no visits to restaurants, no visits to home to see her things and no private phone to call her friends??????? That is elder abuse.
- 15. Did blumers think they had a right to have staff spy on and listen in on private conversations of mother and myself? Did blumers pay them to do it?
- 16. arthur herring III

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

NO. 2021-X2110

11/2/22

IN RE: JANE T. HERRING AN INCAPACITATED PERSON

PETITION/MOTION FOR RECUSAL OF TRIAL JUDGE TO THE HONORABLE, GAIL A. WEILHEIMER, JUDGE OF THE SAID COURT

Arthur Herring, III, an interested party, son of the Incapacitated Person in the above matter, by his counsel, A. Victor Meitner, Jr., Esq., petitions and moves this Court to recuse itself form the trial of the case and in support thereof represents as follows:

- 1. The Court has found the Petitioner's mother incapacitated and has appointed Guardians for her Person and Estate.
- 2. The Court has held the Petitioner in Contempt of Court on two (2) occasions. The First Contempt Order dated December 15, 2021 sentenced Arthur Herring, III to six (6) months incarceration subject to early release for having information about his mother on a website subject to early release if all information was taken down which was accomplished and Arthur was release about 10 days later, which Contempt hearing and finding was for expressing his views about his mother's being removed from her residence where she lived with her son, Arthur Herring, III. Arthur was again held in Contempt by Order dated October 7, 2022 for his willful failure to pay counsel fees for the first Contempt hearing for counsel for Jill Herring and for Court Appointed Counsel, but, after those fees had already been paid by his mother's Trustee who is also Jane Herring's Guardian of Jane Herring's Estate and Trustee of Jane Herring's Trust., which second Contempt Order may be appealed. Petitioner believes the second finding of Contempt was in error because the fine and fees were paid. The second Contempt Order (attached hereto as Exhibit "A") holds Petitioner in Contempt wrongfully, Evicts Petitioner from his mother's residence against her wishes, confirms that the Court will approve the sale of Jane Herring's residence without a hearing and personal property belonging to Jane Herring without her input nor her consent, and without any notice to Jane Herring, and forbids Arthur and his sister Jill from discussing the same Order, and, any other aspect of Jane Herring's

Guardianship or any matter ancillary to the guardianship with Jane Herring and again the Court threatens anyone who violates the Order in Contempt under penalty of incarceration. Petitioner avers and believes that with respect to the portion of the Order that precludes discussion with the Incapacitated Person that such preclusion is violative of both Petitioner's and his mothers freedom of speech and assembly under both the Pennsylvania and U.S. Constitutions and Amendments. The Order dated October 7th, 2022 is in itself a demonstration of the hostility of the Court towards Petitioner and thus requires the Court to recuse herself in this case.

- 3. The Court has stated on many occasions, Jane Herring will never be permitted to go home to her residence, while Arthur Herring is at the residence" exhibiting a fixed substantial bias against Arthur Herring in matters pending before this Court and is therefore not able to be impartial in decisions in which Arthur Herring is involved, even if it would benefit his mother, her wishes and his mother's estate. After such statements were made, the Court evicted Arthur Herring from Jane Herring's residence against her wishes, refused to allow Jane Herring to testify about her wishes and at the same time denied Jane Herring the right to express her desire to return home and live with her son Arthur, thereby presenting goals that could never be accomplished no matter what is best for Jane Herring, her Estate, nor her son.
- 4. In presiding over matters that clearly involve the Petitioner such as Review Hearing and Removal of Guardians for the Estate and Person of his mother as well as past demonstration of hostility towards Petitioner, a substantial question of the Court's impartiality is raised by Petitioner.
- 5. For these reasons the Petitioner's right to a fair hearing/trial in the pending Orphans' Court matters is fairly in question and would be violated if Judge Weilheimer hears this case and further proceedings.

WHEREFORE, Petitioner respectfully requests that Judge Weilheimer recuse herself.

Submitted by,

A. Victor Meitner, Jr., Esq. Counsel for Petitioner Arthur Herring, III From: Pam Blumer <pblumer@hotmail.com>

Date: Wednesday, November 2, 2022 at 10:59 AM

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

Subject: Re: Extra Time

Vic.

More lies by Blumer

As we have discussed previously, I do not believe the authority to modify the visitation time and schedule lies with me, but rather with the court. Therefore, the granting of extra time is something that the judge would have to sign off on.

I should also mention to you that I did allow Arthur to visit his mother in her room while she had COVID. I was disappointed to learn that he had used that time as an opportunity to leave extra food in her room (ie. cake, drinks, potato salad, etc.). Prior to her contracting COVID, there was absolutely no swelling in her legs and feet. I believe that was the direct result of not having all the extra junk food/salty foods in her room. I wish Arthur could understand that. She does not have a restricted diet, but Arthur does seem to bring a lot of subs and potato salad. Perhaps there are some other foods that he would be willing to try that don't have so much salt.

I understand that there is a shower chair at the house. Could Arthur please bring that in for Jane?

Pam

Victor Meitner

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

Wed, Nov 2, 2022 • 09:14

Extra Time

Pam, Today is Arthur's birthday and he would like some extra time with Jane. Can we please arrange that extra time? 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	₩ed, Nov 2, 2022 • 09:14
Victor Meitner	Wed, Nov 2, 2022 • 11:31
tomlinher 1925@tutanota.com	∜ Wed, Nov 2, 2022 • 16:51
tomlinher1925@tutanota.com to: tomlinher1925@tutanota.com + 1 ▼	₩ed, Nov 2, 2022 • 16:51

Extra Time

Mr. Meitner,

That is a f!!!king LIE. LIE!!!! I was not in her room during the covid shutdown. We sat in the TV room by ourselves. These bastards will say anything to make me look bad. I did NOT give her or leave her food or drinks because I know not to and those witches will check after I leave. How do they know it was not mother's food from her meals. Most of the time she is not wearing her TED socks that THEY are supposed to have on. BTY: her legs were and still swollen.

Logie made decisions on when to be there on holidays. When will she get off her ass and find out what she can do as a guardian??????

My mother has difficulty walking now because she cannot walk more than a little bit back and forth to her room. That is blumer's responsibility as guardian of person, not just charge money for her and lawyer husband!!!! A guard's job is to protect lives and property everywhere. Blumers are NOT doing that. Mother is getting worse physically because of neglect by blumers, NOT because of any "dementia". Not outside for a year and no doctors appointments for a year. Does blumer think a doctor would think THAT is good for a 97 year old woman????

Remember what I asked blumer at lunch: How do I prove I did not do something? His answer was "you can't". Tell enough lies and weilheimer will accept all of them to restrict my time with mother. These bastards are just disgusting.

arthur herring III

Thu, Nov 3, 2022 • 10:11

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

Thu, Nov 3, 2022 • 10:11

jane herring walking

Mr. Meitner,

For at least the past month, my mother is having more and more difficulty walking. She is not steady on her feet as she was months ago. She is getting lazy because it is easier for her to lay in bed or lay in her recliner chair which is the only thing she basically does during the day and night. She does not even bother watching TV. I have always brought her daily newspapers and magazines for her to read since last October. Blumer is so concerned with her claim I am giving her junk food at 3 meals a week, while ignoring mother is getting 21 meals a week by manatawny manor since October 2021. At only a hour of visit, our pleasure is having lunch together every visit as we have been since October 2021. That takes up our entire time.

Mother has told me she does walk up and down the short hallway once in a while, but that does not come close to how much walking she used to do all the time at home. Walking in the short hallway is very boring to her. I do not want her legs to get so bad that she needs a cane or walker because once her legs go bad, that will affect the rest of her body. Since Blumer is guardian of person, it is her sole responsibility to be sure mother's health and wellbeing, both physically, medically and psychologically, are being taken care of. Blumer has totally ignored her doctor's appointments, but has seen necessary to have staff spy on us and listen in on phone calls.

If Blumer does not want to walk mother on a regular basis or have a staff person do it, then Blumer must give me more time to walk mother outside or around the building.

When will Blumer finally find out what she can do as a guardian, such as giving more time for visits. As I recall, that issue came up many months ago, when she claimed only weilheimer could change visit times.

I think the best question to ask to get rid of Blumers, Klock, Jaskowiak and Fenstermacher is "How is mother better off today (physically, medically, financially, psychologically) with them than she was without them before the petition was filed on May 18 2021"? If the answer is not at all, then they have no purpose being assigned to mother and taking her money on made up billing hours and contempt charges.

By the way, is Deb Klock (kept on by Blumer and was hired by Logie) still on? If so, why since Blumer is the guardian and was never given permission to hire a staff (Klock, husband)

Sat, Nov 5, 2022 • 08:50

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

Sat, Nov 5, 2022 • 08:50

cat scan

Mr. Meitner,

Did we ever confirm if mother got a cat scan after she slipped and fell on the waxed floor several months ago and hit her head? arthur herring III

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tomlinher1925@tutanota.com

Sat, Dec 10, 2022 • 09:00

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

Date: Monday, November 7, 2022 at 9:50 PM

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

Subject: trial next week

Mr. Meitner,

As you recall, pam blumer asked me to bring a seat for the shower for my mother about 10 days ago. Mother does not have one. Since she is the guardian and deb klock is "care manager" I cannot believe pam is asking me to do their jobs.

Today, I saw another Deb who is a nurse and she and Kay Richardson are in charge of the second floor where my mother is. I mentioned pam wanted me to get a chair for mother from manatawny manor and Deb made a unhappy face. It seems she does not like pam or her husband. Deb told me when bill asked her to testify a week or so ago she said no. Then bill subpoenaed her. Deb is mad at them because she said she will not be paid for the day. She seems to be mad at pam for other things, too. Deb told me mother showers standing up and it is standard practice to have a person watch in case they fall. Deb mentioned she put Colinda and a few other of those women at a different location because of their actions that day about 6 weeks ago. For the past month, usually no staff person is in the TV room to watch and listen to us when we have lunch.

VERY interesting. Deb also told me today on friday they were giving new covid vaccinations to residents and mother really refused to have one. Deb said she did not force it because mother was getting "agitated". Deb said mother said she would have to ask me if she should have one. I asked mother about that today and told her it was alright. Deb said she will have it scheduled for wednesday when I am there. Deb said mother constantly talks about me.

What is very important and should be brought out at the trial is that mother showed how much she depends on me and trusts me based on fridays statement that mother wants to talk to me first before she gets the vaccination. That will be very important to our argument that mother should be home with me because she trusts me and believes what I say is the best for her.

I strongly feel we have to be on the attack with all of them and show how they have done nothing for mother and been a danger to her and her health and happiness.. Weilheimer will use every bad remark by anybody to cut my visits and keep mother there. Ledakis only said mother had a little memory problem. He never said she should be locked up in a mental ward so far for 13 months, no outside trips anywhere, no doctors visits for 13 months, no phone in her room and no

unlimited visits and time she can be with me. She still does not get any special help from the staff: dressing, eating, hygiene, bathing, toilet, walking, etc. Mother is getting weaker with her legs when she walks. That is blumer's fault denying more time for outside walks at the nursing home or other physical and mental activities that she would have everyday at home. People (fenstermacher, jaskowiak, weilheimer) last time were so concerned about mother's savings that they wanted to sell the house and trash her possessions, but no body cared that it was costing mother \$90,000 a year for a very tiny room with worn out furniture and locked down in a mental ward with people with serious medical, mental and behavior problems that had no benefit to mother when she could live at home basically free.

Why should mother have to live like that untill she dies in solitary confinement in a sensory deprived environment? Under blumer's, fenstermacher and jaskowiak's "care", mother will die a crippled person with advanced dementia and other medical problems because of their lack of proper care way before she should die.

The question that must be asked of blumer, fenstermacher and jaskowiak is after 18 months under their and logies care, how is mother better off now than BEFORE the petition was filed on May 18 2021? Whether medically, mentally, physically, emotionally and financially the answer is NONE of those. That should get them fired and mother home.

arthur herring III

Sat, Nov 12, 2022 • 21:58

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

Sat, Nov 12, 2022 • 21:58

blumer

Mr. Meitner,

When was the date that blumer hired a person, who never started, to spend 3 hours a day, 3 times a week with mother? What happened that blumer never did anything after that?

I find it disgusting that the others talk about mother's memory issues, but neither jaskowiak, blumer, logie or klock EVER did anything to help it or keep it stable, but just keep blaming me for problems that are not real and never have been proven. They do NOT want anyone to keep pointing out that THEY have not done anything for over a year for their "client", a person of at 97.

How is keeping a 97 year old person locked up in a tiny mental ward with people with mental and behavior problems for 13 months, forced to live in a tiny room with old and worn out furniture, no exercise for 13 months, no doctor's appointments for 13 months, no phone in the room for 13 months, no medical alert necklace for 13 months, no outside activities for over 13 months, for a person who only has a small instant recall/memory problem helping that person to live longer and healthier? To this day, mother still does not need any special services and still has common sense and knows right from wrong.

How has jaskowiak, blumer and klock's total neglect of mother so far helping her in any way to retain or improve mother's health and mental abilities? Mother is now having more problems walking because THEY have not been providing the care and attention, as her guardian, "care manager" and lawyer, that mother needs. Blumer has been her "guardian" for 8 months and klock has been her "care manager" for 15 months. What have they done for mother?

That is elder abuse and it is criminal. arthur herring III

Sun, Nov 13, 2022 • 22:23

tomlinher1925@tutanota.com

🗓 🏚 🌱 Sun, Nov 13, 2022 • 22:24

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

🔓 📟 Sun, Nov 13, 2022 - 22:24

notes by mother to me

Date: Nov 13, 2022, 22:23

From: tomlinher1925@tutanota.com

To: vmeitner@meitnerlaw.com Subject: notes by mother to me

Mr. Meitner,

I believe I sent these to you about a week ago. We would need mother at court to verify she made them. They clearly show how much she loves me and how close I am to her. Jaskowiak had seen the actual ones at Corneilison's office last May. I presented them in court, but jaskowiak pretended he was not sure the copies of them were the same as the ones he saw. I am not sure if weilheimer ever accepted them as evidence. arthur herring III

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

NO. 2021-X2110

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

ORDER

AND NOW, this 14th day of November, 2022 it is hereby ORDERED and DECREED that the November 1, 2022 Petition for Review and Removal of Guardians filed on behalf of Arthur Herring is DISMISSED AS FRIVOLOUS in accordance with 20 PSCS 5512.2(a). This Court's finding is based on the following:

- 1. On August 11, 2021, a Final Order appointing Dwayne Logie as Guardian of the Person and Estate for Jane Herring was issued.
- 2. Arthur Herring appealed this decision on September 8, 2021.
- 3. The Court issued its 1925(a) Opinion on December 9, 2021.
- 4. On December 10, 2021 Arthur Herring withdrew his appeal of the appointment of a guardian and filed a Petition for Review.
- 5. The Petition for Review was scheduled for a hearing on March 9, 2022 at which time the parties were attempting to resolve the Petition for Review and the Pending Petition for Eviction.
- 6. As no such agreement was reached, this Court rescheduled the Review Hearing for May 9, 2022 at which time Dwayne Logie resigned as Jane Herring's Guardian and the parties agreed to appoint Ronald Fenstermacher, Jr., Esquire as Guardian of the Estate and Pamela Blummer as Guardian of the Person. Mr. Logie was not discharged as a result of any wrongdoing.
- 7. Since the appointment of the new Guardians, the Court has granted a Petition to Evict Arthur Herring from Jane Herring's residence, held Arthur Herring in contempt for a second time and has scheduled a hearing on the Petition of the Guardian of the Person to modify Arthur's visitation schedule.
- 8. After these adverse rulings and the scheduling of the Petition to Modify Visitation Arthur Herring filed the instant Petition for Review.
 - a. Most of the instant Petition reiterates issues previously complained of which were resolved with the agreed resolution of his initial Petition for Review.

b. The other matters complained of in the November 1, 2022 Petition for Review and Removal were raised during the hearing to address the Petition for Eviction.

GAIL A. WEILHEIMER J.

Order e-filed on November 4, 2022: Brittany J. Camp, Esquire David A. Jaskowiak, Esquire Victor Meitner, Esquire William Blumer, Esquire Ronald Fenstermacher, Jr., Esquire

Kayer Copyalus

Victor Meitner

Victor Meitner <vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com> to: tomlinher1925@tutanota.com + 8 ▼

Mon, Nov 14, 2022 • 14:33

Re: Jane Herring hearing on Nov 16, 2022

Hi Karen, I have the hearing on Guardian's Petition to Limit Arthur Herring's Visitation on my calendar for 10:00 a.m. in Judge Weilheimer's Courtroom on Wednesday, November 16, 2022. Will the witness testimony of staff of Manatawny Manor also be held at the Courtroom via zoom at 9:00 a.m. or will we zoom them from our offices and then come to Court??? Also, in light of the Court permitting zoom testimony, will the Court allow Jane Herring to testify via zoom on the same date and time??? When will the Court rule on my Motion for Manatawny Manor Records and to permit Jane Herring to testify at the hearing on Wednesday??? Thanks so much, Vic Meitner

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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

NO. 2021-X2110

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

More lies by corrupt ORDER Judge

AND NOW, this 14th day of November, 2022 upon consideration of Arthur Herring's November 8, 2022 Petition for Access to Records before the November 16, 2022 hearing and for Jane Herring to Appear and testify at the hearing, the Court makes the following findings of fact:

- 1. The Emergency Petition to Modify Arthur Herring's visitation schedule was filed on September 20, 2022.
- 2. Arthur Herring filed his response on October 10, 2022.
- 3. An Order scheduling a hearing on this Petition was issued on October 12, 2022.
- 4. This Court ordered a neuropsychological re-evaluation of Jane Herring on May 13, 2022 to be conducted by Dr. George Ledakis.
- 5. All parties were in agreement with having this re-evaluation performed.
- 6. Dr. Ledakis issued his comprehensive re-evaluation report on June 29, 2022. A copy was provided to all parties on July 5, 2022 and is attached as Exhibit "A."
- 7. No party objected to Dr. Ledakis' findings.
- 8. Arthur Herring's request to have Jane Herring testify was previously denied on May 9, 2022.
- 9. Jane Herring's attorney has objected to her testifying.
- .10. At the time of the initial guardianship hearing, all parties, including Arthur Herring agreed that Jane Herring should not testify.
- 11. Jane Herring was found to lack capacity and be in need of a guardian in August, 2021.
- 12. The neuropsychological re-evaluation showed an increased decline in her capacity in June, 2022 resulting from neurocognitive decline due to from dementia related to Alzheimer's disease.

- 13. Jane Herring was found to lack the ability to independently formulate, organize and sustain her thoughts sufficient to draft correspondence.
- 14. The totality of the re-evaluation report establishes that Jane Herring would not be a reliable witnesses.
- 15. The documents requested in the instant petition have no relevance to the Petition to Modify Visitation scheduled for a hearing on November 16, 2022

Based on the foregoing and in accordance with this Court's May 9, 2022 Order, it is hereby ORDERED and DECREED that the Petition to have Jane Herring testify and for Production of Records is DENIED. The Petition to Modify Visitation shall proceed as scheduled on November 16, 2022. It is FURTHER ORDERED that witnesses from Manatawny Manor may testify via zoom. A zoom link will be provided by chambers. Absent leave of Court all other witnesses, parties and counsel shall appear in person for this hearing.

GAIL A. WEILHEIMER J.

Order e-filed on November 4, 2022: Brittany J. Camp, Esquire David A. Jaskowiak, Esquire Victor Meitner, Esquire William Blumer, Esquire Ronald Fenstermacher, Jr., Esquire

Xauw Capour

🔒 🍼 Tue, Nov 15, 2022 • 19:20

tomlinher1925@tutanota.com

🛍 💜 Wed, Nov 16, 2022 • 22:29

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

a Wed, Nov 16, 2022 • 22:29

Re: trial

Hi.

Very strange day. Both my lawyer and I thought judge would give me no visits forever, just what mother's shister jaskowiak wanted. My lawyer said they (pam blumer, husband bill, lawyer for pam mother's guardian of person for 6 months) and jaskowiak wanted to give my monster sister MORE visits because she is liked by the staff. WTF? Do pam, bill and jaskowiak KNOW how monster treated her mother for 2 weeks and put her into the hospital for 6 weeks? Nobody on their side has EVER said or mentioned what the monster did. What a surprise. LOL. Pam and her ass husband bill wanted only 2 visits a month for me, down from current 12. Today, pam, bill jaskowiak and a another lawyer from blumers firm showed up. it was back and forth of lawyers and my lawyer in the hall trying to agree on something. My lawyer would come in and discuss the latest with me. I demanded the current visits. Back and forth it went.

It turns out, according to my lawyer, bill is a real hothead and his firm knows it. This new lawyer was brought in to make sure bill did not do something stupid like he did when at the big lunch with my lawyer 6 weeks ago, when bill said in front of my lawyer I was a F***** problem and "Everybody says I wear a black hat", meaning I cause everybody problems. The new lawyer was acting much more professional and tried to get a deal for the judge or else the trial would go on and she would decide visits. My lawyer said we would appeal any verdict she did and he said all judges hate appeals to Superior Court because it hurts their ego. Bill had subpoened 3 people from manatawny manor to testify to probably say I always upset my mother at my visits and yell at the staff. My lawyer said manatawny manor had their lawyer there. My lawyer said that the nursing home was scared that anything their people said against me would get them sued. He would be right. We were very prepared for a fight and we had pictures, including the dead mouse I found under her bed about a year ago.. The joke is we requested medical records, mother to testify and other documents, but the judge said no to all our requests. I said to my lawyer that if we are denied documents

and other things by a judge for our defense isn't that fixing a trial and is corruption? He said yes.

The final deal agreed to is I still get my 3 visits, but I have to pay someone (probably a friend of blumers) up to \$75 per visit to sit near us and watch us while we eat for 2 months. I told my lawyer the people at the nursing home were doing it for free for the past 3 months and the nursing home was paying them. I have a meeting on friday with my lawyer. I think the deal stinks but he said if it goes alright that will prove I do not get my mother upset. BS!

I know my mother will not like it. Bill, pam and jaskowiak claimed I am this bad person, I tell mother about the guardianship and get her upset and should be banned from mother. But, they never talked to my mother or got any proof, only supposed talk from a few workers. Those people lied and were probably paid by blumers, who are good friends of jaskowiak. I guess those workers will be the ones to be testifying by zoom. If the watcher comes and if mother asks me questions, I am going to tell this new "spy" to tell mother, so SHE will be the one who upsets mother. Screw them. I am also going to record my visits in case this friend of pam will not screw me by making up things.

As we were leaving my lawyer also said the judge was tired of the case and wanted it done. That is because I kept persuing it and publicising it on my website and on the radio show. He said they know I am on the show because they have been listening to it. Also, as you know I went to the FBI and the DA's office about a month ago and spent about 2 hours with each telling them about the scam and corruption and gave them documents. I told my lawyer I went to the DA and he said nothing. I did not tell him I also went to the FBI that week about the scam and corruption. My lawyer told me judge weilheimer, on friday, called him up (she had to) and told him the detective I had talked to came to her office (jaskowiak was with the judge) and told them they had been looked into as per my charges of corruption but the DA office did not think there was a case. WTF? Can you imagine telling a high level person they were under investigation, even AFTER it was over? Now, the gang will be much more careful with their scam. How stupid, stupid, stupid.

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Nov 16, 2022, 09:10 by warkie9@tutanota.com:

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

No. 2021-X2110

IN RE: Jane Herring, an Incapacitated Person

ORDER

AND NOW, this 16th day of November, 2022, the previous Order of this Court dated 10/7/21 regarding visitation is hereby **AMENDED** by agreement of the parties as follows:

- Arthur Herring shall have supervised visits with his mother, Jane Herring, at
 Manatawny Manor three times per week for one hour each visit on Monday,
 Wednesday, and Friday at 11:00AM, 3:00PM, or at a time mutually agreeable with
 the supervisory personnel and Guardian of the Person on those days.
- 2. The individual supervising Arthur Herring's visits will be chosen by Pamela Blumer, Guardian of the Person.
- 3. The cost of the supervisory personnel will be paid by Arthur Herring by each Friday before the next week's visits.
- The cost is \$25 per hour with a total cost for each visit, including travel, estimated to be \$75 per visit.
- 5. This visitation agreement will be in effect until January 16, 2023, at which time the parties shall advise the Court in writing whether this agreement shall continue or whether it needs to be modified.
- The parties will make every reasonable effort to implement this agreement by November 21, 2022.

- 7. If supervised visitation can be arranged by the Guardian of the Person for holidays, the Guardian of the Person has the discretion to allow such supervised visits by Arthur Herring as well as visits by Jill Herring.
- 8. Unless otherwise modified as set forth above, the Order of October 7, 2021 remains in full force and effect.
- The pending Petition for Modification of Visitation shall be held in abeyance while this agreement is in effect and all parties of rights shall continue without prejudice.
- 10. Failure of any party to comply with the terms of this Order may result in the imposition of sanctions, including a finding of contempt, monetary sanctions and/or incarceration if appropriate.
- 11. Counsel may request a review hearing to address modification to this visitation Order after it has been implemented for at least thirty (30) days.

GAIL WEILHEIMER J.

Order E-filed/Hand Delivered on 11/16/2022 to:
David Jaskowiak, Esq.
Brittany Camp, Esq.
Victor Meitner, Jr., Esq.
William Blumer, Esq.
Thad Gelsinger, Esq.
Hahnmie Lee - Court Clerk

Thu, Nov 17, 2022 • 09:58

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

Thu, Nov 17, 2022 • 09:58

jaskowiak

Mr. Meitner,

Does jaskowiak have any proof he ever did anything with mother when he had his meetings with her at her house? Did he give her notes of what was going to happen, what her rights were, that she could get

her own lawyer at any time, her own psychologist, etc? Does he have a signed document that she got that material, if he ever gave anything to her?

I do not think he ever did because he knew I would be able to get our own lawyer and especially a medical doctor to do an evaluation that would show mother did not need a guardian of person or estate. There were no problems ever stated in court by jaskowiak and jaskowiak never presented any witnesses proving mother never did anything that required court interference.

All part of a well made plan that is the guidelines and used by all of the rest of the corrupt guardians, judges, lawyers and psychologists nationwide on their victims. arthur herring III

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Victor Meitner	Thu, Nov 17, 2022 • 10:00
tomlinher 1925@tutanota.com	◀ Thu, Nov 17, 2022 • 10:02
tomlinher 1925@tutanota.com	◆ Thu, Nov 17, 2022 • 10:10

Thu, Nov 17, 2022 • 11:04

tomlinher1925@tutanota.com

Thu, Nov 17, 2022 • 09:58

tomlinher1925@tutanota.com

Thu, Nov 17, 2022 • 09:58

Victor Meitner

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

Thu, Nov 17, 2022 • 10:00

Re: jaskowiak

Jaskowiak told me he visited Jane last week but refused to tell me the substance of their conversation, except she was "happy" at MM. I pressed him on that but to no avail. Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

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vmeitner@meitnerlaw.com

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Re: jaskowiak

Mr. Meitner.

Great. Then he is saying again (as he had said on the private zoom call about 5 months ago) he thinks mother knows what she likes, therefor she would also know what she wants. I want you to send him a email (people lie, emails don't) that you, me, fenstermacher, jaskowiak, thad and camp all have a meeting with mother and FINALLY ask her what she wants. No judge needs to get involved to make such a meeting. If he refuses, then he is guilty of malpractice by not having his client's best interests. He is also showing he is either lying about him meeting mother (computer record people visiting) or he does not want the scam to end.

I am very serious on that email to him. With enough proof, we could get him thrown off as her lawyer, end this personnal and financial nightmare for mother forever. We could give her as much time as she has to be really happy by being home AND give her much the needed and overdue medical appointments and as much physical and mental exercise as possible to keep her brain as best as it can be.

arthur herring III

Victor Meitner

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

Sat, Nov 19, 2022 • 13:18

Fwd: Who to send check to for next week Jane Herring

Arthur, See email below from Thad. Arrangements have been made for the aide to start on Monday and continue on Wed and Friday. You will have the one hour visit with the aide and after your visit from 11-12 you will say goodbye and permit the aide to work with Jane thereafter and without any fuss. Jane will probably not want you to leave but let her know you have another appointment and will see her on Wed.

If this works out well, after 2 months, we will work our way into more visitation time, etc. Make sure no problems or issues, please. See how the first visit works and I recommend you offer to bring lunch for the aide later in the week. Any questions, please email me. Vic

Get Outlook for iOS

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

Sent: Saturday, November 19, 2022 12:57:58 PM

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

<pbumer@hotmail.com>

Subject: Re: Who to send check to for next week Jane Herring

Vic:

We can confirm that Pam has arranged for a neutral supervisor to be present for Vic's visits. Her name is Brandi. She will be \$35 per hour, not the \$25 we anticipated, and will be working for 3 hours for each visit (including travel). Since we'd agreed for Arthur to pay approximately \$75 per visit, we will agree for the rest to be paid by the estate for this 2 month period.

I think, for now, please make the payments out to Pam directly and she'll pay Brandi. They can be sent to P.O. Box 2174, Sinking Spring, PA 19608. That will make it easier since I don't know the frequency with which Brandi will be paid and we the estate will be making up the extra costs.

I'm sure that Jane will be asking Brandi to leave so she can visit with Arthur and may have questions about her presence. It would be helpful, if those kinds of questions arise, for Arthur say that he would like them to continue, or invite Brandi to stay while they visit so he can get to know her, or take this opportunity to tell Brandi some things about his mother that Brandi might find helpful in coming up with some ideas of things she and Jane can do together.

Thank you and feel free to let me know if you'd like to discuss this further.

Thad

Thad M. Gelsinger, Esquire 2755 Century Blvd Wyomissing, PA 19610 T: 610-370-8126 | x1256 | F: 610-372-8671 Bio | LinkedIn

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@AVICTORMEITNERJRPC985.onmicrosoft.com>

Sent: Friday, November 18, 2022 3:30:59 PM

To: Pamela Blumer <pblumer@hotmail.com>; Gelsinger, Thad M. <TGelsinger@barley.com>

Subject: Who to send check to for next week Jane Herring

Hi Pam, Do we have the name of the person to whom I should write the check and send to you today for next week? Thanks, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

Victor Meitner

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

Sat, Nov 19, 2022 • 13:18

Fwd: Who to send check to for next week Jane Herring

Arthur, See email below from Thad. Arrangements have been made for the aide to start on Monday and continue on Wed and Friday. You will have the one hour visit with the aide and after your visit from 11-12 you will say goodbye and permit the aide to work with Jane thereafter and without any fuss. Jane will probably not want you to leave but let her know you have another appointment and will see her on Wed.

If this works out well, after 2 months, we will work our way into more visitation time, etc. Make sure no problems or issues, please. See how the first visit works and I recommend you offer to bring lunch for the aide later in the week. Any questions, please email me. Vic

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

Sent: Saturday, November 19, 2022 12:57:58 PM

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

<pblumer@hotmail.com>

Subject: Re: Who to send check to for next week Jane Herring

Vic:

We can confirm that Pam has arranged for a neutral supervisor to be present for Vic's visits. Her name is Brandi. She will be \$35 per hour, not the \$25 we anticipated, and will be working for 3 hours for each visit (including travel). Since we'd agreed for Arthur to pay approximately \$75 per visit, we will agree for the rest to be paid by the estate for this 2 month period.

I think, for now, please make the payments out to Pam directly and she'll pay Brandi. They can be sent to P.O. Box 2174, Sinking Spring, PA 19608. That will make it easier since I don't know the frequency with which Brandi will be paid and we the estate will be making up the extra costs.

Victor Meitner

Victor Meitner

Sat, Nov 19, 2022 • 13:18

Victor Meitner

Sat, Nov 19, 2022 • 15:08

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Sat, Nov 19, 2022 • 15:43

Re: Fwd: Who to send check to for next week Jane Herring

Mr. Meitner,

BS! \$35 an hour, \$75 per visit? For what? Who the hell is she, the same one that refused lesser money months ago? I totally disagree with their latest gimmick. They are worse than logie. The cost of \$25 per visit and maybe \$5 for gas was what I thought I was going to pay to have someone just sit there for maybe a month before a review (as weilheimers order said) to "prove" myself so I would get more visits. Not their latest gimmick of some person doing, who knows what, with mother and with NO proof of what was ever said or done, just like ledakis and carrol's "evaluations". What are they claiming will be the result after 2 months? Why did pam wait 3 months since that earlier person canceled to have someone again "work" with mother? If such a person was needed, why didn't pam do it 6 months ago when she first started? Pam claimed she had 10 other clients when we met her. Is she claiming she has never had anyone with memory issues with anyone of her clients? Really? She was either lying to us about her experience having 10 clients or this is all new to her. This latest scam has jaskowiak all over it How much meat can these vultures get from the roadkill?

First, WHO is this so-called "independent" brandi and WHAT is she? What is she claiming she will be doing with mother that I could not do with mother if I had more time with mother or she was living at home doing her normal routine and being in society for free? The second ledakis report came out in june, a month after pam was hired. Did she ever read it? She refused to meet me and see mother's house to learn more about mother. Is her idea of a guardian simply to stop in and say Hi at \$100 an hour? Really? What is brandi guarenteeing her results (if any) will be, except paying off some of her bills. Why didn't pam follow up with someone after her last person quit 3 months ago? Does ANYONE know what the hell they are doing while "owning" my mother? I am damn tired of my

mother and me being the victims of these conmen and quacks. Mother needs to be living as a free person in the world, not a dog being played with and being taught to roll over by someone else. Blumer played this game on me 3 months ago of some "assistant" working with mother and me and it blew up. It was HER fault. Since pam knows brandi, that means this is only another set up/trap for me who (just like bill blumer, logie, MM staff, etc) will make up things with unsubstantiated claims of my supposed behavior and what I supposed to have said or what my mother supposed to had said or done because of me. But, they NEVER had any proof at all, just empty words and the gang used them to demonize me. Demonizing those who love and care for the person is a common tactic used nationwide to separate the victim from their loved ones by the corrupt guardian just so the guardian feels THEY are in charge and more important. Isolate, medicate, steal the estate. Same old song for decades by corrupt quardians, their lawyers and corrupt judges nationwide. I DEMAND that she record (either audio or video like real professionals do) EVERYTHING while she is with my mother and/or me, if she shows up. Weilheimer, jaskowiak, ledakis, bill blumer, etc have only been using mother as there private bank account and using me to blame for everything to keep me away from stopping it. When that did not work, prison did. Not rocket science.

I am damn sick and tired of this scam being dragged out for over a year now by those conmen and women and they NOT doing anything for mother medically, mentally, safety, health (diseases at MM), for her happiness, letting her go out to the world, see her house and belongings, etc. Why are they refusing that? Guards are supposed to protect lives and property. What have they done to prove they are guardians in any way? This is freaking, stupid madness that they are playing with mother's mind at her age of 97, knowing I am pissed because of what my mother is going through by them and letting her abilities keep getting worse and worse only because THEY keep forcing her to live in solitary confinement, away from her normal living routine at home, while claiming/blaming her decline on this "disease": dementia and me. WTF?

How is this Thad doing anything for mother and me. After bill blumer was exposed as a out of control jerk, why am I being forced to pay a lot of money for visits for a nobody to stare at us, interrupting us at times and making us feel like we are mice in a maze? The pig pen was doing it for free. NOW, after all that wasted time of months and spying on us for almost a year, NOW they are saying maybe they made a mistake with how they did it before and are saying let's start over with this "NEW" idea by them for a couple of months at MY expense. WHY am I being forced to PLAY and PAY again for their latest game that guarentees me nothing, except another game at the end of the rainbow, more months wasted, they get richer from made up billing hours and my mother's mental and physical (problem walking more and more) condition from lack of exercise gets worse and worse? How many more times will she get diseases at MM before she dies? Why does pam

constantly ignore that danger when there is a very easy solution: either mother goes home or go to a much, much nicer place that I have a deposit on, much cheaper and close to where I can help her enjoy her life for free? Why and how those "guardians" ignore their responsibilities on a person's life and mental health?

How much MORE am I supposed to pay out for their new games and for how much longer? Until she dies? They just keep making up more excuses, making up things they claim I did and I have to keep doing want they want? I am not a dog that they can tell me to fetch a stick for them. I pay about \$100 a week (\$5,200 a year) for gas to see my mother so far for 13 months, \$20 a week (\$550 a year) to pay for her newspapers so she will have something to read, keep her mind thinking and for her happiness, food she likes to eat but does not get at MM (\$30 week, \$1,500 year), massive lawyer fees to get her back home so she will stay as mentally alert as possible and where ledakis said in his first report that with me there everything was going well. Nobody else has done anything for mother like I have, not even her own daughter that did not want more days or time with her, no phone in her room, not going home to live and not (at the time) getting rid of logie last November.

I thought this was over that I have to keep waiting for their newest accusations (lies) by somebody (slander. liable) and mother still lives in a pig pen at \$90,000 a year until her mind and body becomes jello? For their information, 50% of that money spent at MM and on mother's lawyers, guardians, care manager, etc, would have been mine when mother dies, not for them to steal. My father did not work 7 days a week and save the money just so these crooks could think it is theirs.

Thad decides to wait until the day before to surprise us with their latest ideas, demands and costs? MM was doing the spying for free. We had the upper hand to stop this crap after the bill blumer fiasko. I told you 6 months ago the only way this BS, fake, guardianship would end is with a lawsuit that would expose this entire guardianship corruption on mother and in Pennsylvania.

After 2 months of spying and doing who knows what with mother, for MAYBE more visits? You know that is BS. They will find another reason to deny visits. PROOF must be made of conversations to prove what was said. Even then, someone will twist my words so they can say I said something wrong. This crap must stop. Tell Thad I went to the DA on his partner and this scam on mother and I have no problem going to others which also will bring out other people who had blumer as a guardian AND blumer's law firm. No doubt blumer's other victims and families got screwed over by her and her husband. Thads entire law firm will be in the spotlight and sued by many.

If this joke on Monday takes place (not canceled as before), every time my mother says something or asks me something, I will tell brandi to answer mother. Let's see how THAT works and it will be recorded. I will bet mother will get mad and upset. Then, how will THEY be punished?

How is pam's "choice" this time independent and unbiased? Remember jaskowiak and HIS choice of pam? Now, more time wasted, no increase in visits or time, another new team member to make more money off of me and mother as this scam continues and me paying for this idiot at \$75 per visit. Why should I pay for it? If pammy thinks her idea is so important for her client's benefit, then she should pay, along with deb klock and any lawyer(s) she hires in her business. What is Brandi's qualifications? Why didn't thad tell us? What is HE trying to hide about her?

Details were needed and just like they have done many times before, ignore answering them. No visits on Wednesday and friday with my mother? Why? How were THEY acting in good faith.

NOW we must tell them my mother wants to be with her minister and be able to practice her religion. No more being led around on a leash.

arthur herring III

Nov 19, 2022, 13:18 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

 Victor Meitner
 ➡ Sat, Nov 19, 2022 • 15:49

 tomlinher1925@tutanota.com
 ➡ Sat, Nov 19, 2022 • 15:49

 tomlinher1925@tutanota.com
 ➡ Thu, Dec 8, 2022 • 13:18

 tomlinher1925@tutanota.com
 ➡ Thu, Dec 8, 2022 • 13:24

 tomlinher1925@tutanota.com
 ➡ Thu, Dec 8, 2022 • 13:24

Victor Meitner

🗓 📻 Sat, Nov 19, 2022 • 13:18

Victor Meitner

🖟 🗃 Sat, Nov 19, 2022 • 15:08

tomlinher1925@tutanota.com

Sat, Nov 19, 2022 • 15:43

tomlinher1925@tutanota.com

Sat, Nov 19, 2022 • 15:43

Victor Meitner

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

Sat, Nov 19, 2022 • 15:49

Re: Who to send check to for next week Jane Herring

Arthur, Please cooperate on this for 2 months and see how this works out. The aide could be very nice and a big help in helping to get your mother moving around and mentally active. Once she gets herself back in some kind of shape, we will get more visitation and hopefully time out for lunch and dinner. Then things will get even better. Calm down. Vic

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

Sent: Saturday, November 19, 2022 3:43:04 PM

Subject: Re: Fwd: Who to send check to for next week Jane Herring

Mr. Meitner.

BS! \$35 an hour, \$75 per visit? For what? Who the hell is she, the same one that refused lesser money months ago? I totally disagree with their latest gimmick. They are worse than logie. The cost of \$25 per visit and maybe \$5 for gas was what I thought I was going to pay to have someone just sit there for maybe a month before a review (as weilheimers order said) to "prove" myself so I would get more visits. Not their latest gimmick of some person doing, who knows what, with mother and with NO proof of what was ever said or done, just like ledakis and carrol's "evaluations". What are they claiming will be the result after 2

Victor Meitner	(l) Sat, Nov 19, 2022 • 13:18
Victor Meitner	🗓 🗃 Sat, Nov 19, 2022 • 15:08
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Victor Meitner	Sat, Nov 19, 2022 • 15:49
tomlinher 1925@tutanota.com	✓ Sat, Nov 19, 2022 • 15:49
tomlinher1925@tutanota.com	

Re: Who to send check to for next week Jane Herring

Mr. Meitner,

to: tomlinher1925@tutanota.com + 1 ▼

I got it and you just got my email. We should wait until AFTER those 3 sessions to see if she shows up, seriously. WHAT am I paying all that money for, what is she claiming she will be doing. No answers, no money.

arthur herring III

Nov 19, 2022, 15:08 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

Victor Meitner

📵 🖵 Thu, Dec 8, 2022 • 13:18

Sat, Nov 19, 2022 • 15:49

tomlinher1925@tutanota.com

Sun, Nov 20, 2022 • 08:41

tomlinher1925@tutanota.com

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1

Sun, Nov 20, 2022 • 11:19

Re: phone call

Mr. Meitner,

The last time this game was played by pam, I was told I had to be there to "learn" to be a "better" person with mother. Now, I am not???? I want to be there to see how my money is being wasted, which it is, because people forget mother was only diagnosed with a small memory issue, not mental and NOTHING that demanded she be kidnapped and dumped into a mental ward with still NO special services needed at \$90,000 a year and mother only allowed 3 visits with me and still no phone, no medical visits, no outside activities, etc.

I have NO guarentees in writing that this brandi will write anything that will get me more visits and not make up more lies for her "handlers.

I demand to be there and record the entire session to prove what is said by me and not made up like logie, blumers, ledakis, staff, etc. have lied about for the past year and made me into a raving lunatic.

If this brandi is nothing more than a new loser for blumers, jaskowiak, etc the deal is off!!!!!!

I will not lose that money with no promises in writing. Mother and I had to go through 3 months of ugly people staring at us, listening to us and interrupting us for stupid reasons. At least the pig pen did it for free. Now, this new idea by blumer and the gang to waste my money when they know exactly how much I get in SS and welfare. Am I supposed to forget about the last stupid idea 2 months ago by blumer for that "friend" of hers to do the same thing? So, my money should go to the blumer and gang Christmas party? BS! arthur herring III

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Sun, Nov 20, 2022 • 11:19

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Victor Meitner

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

Sun, Nov 20, 2022 • 13:14

Re: phone call

Arthur, Please try to get into a better frame of mind for tomorrow. Turn on the personality and be 100% behind the new endeavor. It can only help Jane. No sarcastic comments and good attitude please. Vic

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

Sent: Sunday, November 20, 2022 11:19:35 AM

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

Subject: Re: phone call

Mr. Meitner,

The last time this game was played by pam, I was told I had to be there to "learn" to be a "better" person with mother. Now, I am not???? I want to be there to see how my money is being wasted, which it is, because people forget mother was only diagnosed with a small memory issue, not mental and NOTHING that demanded she be kidnapped and dumped into a mental ward with still NO special services needed at \$90,000 a year and mother only allowed 3 visits with me and still no phone, no medical visits, no outside activities, etc.

I have NO guarentees in writing that this brandi will write anything that will get me more visits and not make up more lies for her "handlers.

I demand to be there and record the entire session to prove what is said by me and not made up like logie, blumers, ledakis, staff, etc have lied about for the past year and made me into a raving lunatic.

tomlinher1925@tutanota.com	≰ Sun, Nov 20, 2022 • 08:41
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tomlinher1925@tutanota.com	Sun, Nov 20, 2022 • 11:19
Victor Meitner	Sun, Nov 20, 2022 • 13:14
tomlinher1925@tutanota.com	Sun, Nov 20, 2022 • 13:44
tomlinher1925@tutanota.com to: tomlinher1925@tutanota.com + 1 ▼	Sun, Nov 20, 2022 • 13:44

Re: phone call

Mr. Meitner,

Did you ever find out if there is a auto stay for eviction if appeal is granted? I am still mad that so far no one has any firm facts about tomorrow and what this latest person is going to do in WRITING and what is guarenteed for me after/if I waste almost \$900. I expect a video/audio to prove what is said and done by this brandi, who or what ever she is supposed to be.

I have only seen corruption, gross incompetence and ignorance concerning my mother's health, life and mental welfare. But, thank goodness she has the money to pay all of them for it, including \$90,000 a year for a tiny room, in a disease infested lab dish.

arthur herring III

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Nov 20, 2022, 13:14 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:



∜ Sun, Nov 20, 2022 • 14:16

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

Sun, Nov 20, 2022 • 14:16

pam new lawyer

Mr. Meitner,

Who is new lawyer for pam, if she has hired one, Thad? Is he aware if she hires him, any other lawyer or any "care manager" (deb klock) we never signed any agreement with pam and we/me will not pay for any of their invoices?

arthur herring III

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Victor Meitner	a Sun, Nov 20, 2022 • 13:14
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Victor Meitner	
Victor Meitner <vmeitner@avictormeitnerjrpc985.onmicrosoft.com> to: tomlinher1925@tutanota.com ▼</vmeitner@avictormeitnerjrpc985.onmicrosoft.com>	😱 Sun, Nov 20, 2022 • 14:58

Re: phone call

Arthur, How about I call you Monday morning at 9:15 a.m.? Most appeals result in an automatic stay of the lower court order. There are some exceptions but I do not believe Order of Eviction nor Contempt is one of them. No promises on Thanksgiving as Thursday is Jill's usual day. Perhaps if Monday and Wednesday go well, Pam will consider a late visit for you on Thanksgiving. Thad is new lawyer for Pam, although that may be a conflict same as Bill Blumer. Vic

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

Sent: Sunday, November 20, 2022 1:44:48 PM

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

Subject: Re: phone call

tomlinher 1925@tutanota.com	✓ Sun, Nov 20, 2022 • 08:41
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Victor Meitner	Sun, Nov 20, 2022 • 14:58
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tomlinher1925@tutanota.com to: tomlinher1925@tutanota.com + 1 ▼	➡ Sun, Nov 20, 2022 • 20:58

Re: phone call

Mr. Meitner,

Logie did it all the time when there were special days and they also were on the the monster's days. There are two visiting times on visiting days. For the past 13 months, of all the holidays, there were never any problems with me. When mother was at monster's house, monster told me not to call or come there. I never did. Why would there be any problems doing it by blumer? Why would there be any difference on those days of my behavior when there have been no problems (cheap accusations but never any proof) when Manatawny manor had their person spy on us for many months? What did my perfect behavior get me for those months? Nothing!. No extra days, no phone in the room, no trips to the outside world. Nothing!. This latest scam by them will be no different, except this time they will get money to spread around to their gang. The last time pam did this game, her person never showed up. Why did pam wait 2 months to get another one? Obviously, it is not that important for mother's wellbeing, just like exercise and regular doctor's appointments I guess are not that important. LOL. I am damn tired of them, their games and corruption on my mother and me and destroying our lives and her mind, stealing her money and them doing nothing and refusing to allow me to work with her to keep her physically and mentally good, take her home to make her happy, take her to doctor's appointments and get her to use her brain in daily activities. Now, I am expected to PAY some nobody to sit there and list in on our thoughts of a 69 year old man and a 97 year old mother. BS! Weilheimers order said a review can be after 30 days. Any bets that she will refuse THAT one, also?

I am extremely pissed off that this asinine scam was agreed to, especially by me. Those bastards must be laughing their heads off. Instead of a free listener, now I am expected to PAY \$35 per hour for 3 hours? The agreed upon price I understood was \$25 for 1 hour to have someone sit and listen and maybe \$5 for gas. The manor did not want the legal involvement of their person sitting there any more. What guarentees will this person give us for whatever she does with mother? I can do the same things and more for free. What really is needed is free, but nobody has done: exercise and daily activities, NOT isolation and laying in a chair and bed all day so far for 13 months. Brandi will probably be using some made up therapy or tests she saw on the internet, just like ledakis and carroll did for their fake evaluations. How will we know she did anything with mother or even stayed there after I leave if I do not stay there? Just like there is no proof any evaluation was ever done by carroll or ledakis? They never audio or video taped their session with mother. Will she just chat with mother at \$35 an hour. The other side has no history of honesty, ethics or morals to believe anything they say..

I demand to be there for the 3 hours and record the session to prove I never said or did anything to upset mother. Remember the Colinda incident and I proved what she did?. You told me I had to be at the blumer gimmick the last time to "prove" I can be a good boy and it would give me more time with mother. If not recorded, this newest scam will be used to only create more made up lies about me to use against me later on to deny me visits.

When will they get their freaking act together with mother? Do you have any doubt that mother is the first client blumer ever had? Why has she been so grossly incompetent in what she has been doing. People's lives and minds are in her hands and she has never shown she knows what she is doing.

arthur herring III

Mon, Nov 21, 2022 • 08:04

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

Mon, Nov 21, 2022 • 08:04

visits last week

Mr. Meitner,

Why was not allowed to see my mother last wednesday and Friday? Also, as you recall, the last time some person was hired by blumer to do something with my mother, I was told to be there during that time so it would show, in some way I wanted to be a so-called better person when I was with my mother. That is why I will be there for the full 3 hours, plus to see what this latest scam on my money is for. I know this was jaskowiak's idea and he wrote the contract to take more money from me, while ignoring his client for the past 15 months for her doctor's appointments, no exercise, going home as ledakis said she should be with me there, no phone in the room, no freedom in society, exposed to a disease ridden pig pen, etc.

arthur herring III

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Tue, Nov 29, 2022 • 08:59

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

Tue, Nov 29, 2022 • 08:59

thursday meeting

Mr. Meitner.

I want to know if there is a law or rule that says there is some type of privacy on cases in orphans court. I keep hearing about that pertaining to evidence of pictures of mother or videotape of her.

You have said mother is not on any type of dietary restrictions and Deb (in charge of nursing upstairs) told me that also. Do you have recent emails of pam stating that? If not, can you send pam a email asking for confirmation of that. I doubt thad would know. I want to show it to those black women when they make their snarky remarks about the food my mother and her are eating?

As I understand, we are refused any information on this Brandi by Thad or blumer. As you know, we were told pam picked Brandi and brandi is "independent" whatever that means. How many times do we have to get a knife in the back for everything blumers, jaskowiak, logi or zabaowske do? We entered into an agreement last week, in good faith, about this new "spy" with a clear understanding (using my money now and future money) that this Brandi was somebody who was going to do something with mother for two hours after I leave. To do what???????? What are the promises we have after me paying brandi after two months???? More made up lies about me and more excuses as to why mother cannot go home or to a nicer place or go to her doctor's appointments and more delays of me getting more time and days with mother????? Since she is still not getting any special personnal services there, then why not go home?

The devasting results of the extreme lack of supposed "care and oversight" by blumers (pam and bill), logie, fenstermacher, zabowski are showing up now. Their extreme lack of attention to mother's wellbeing (medical health, physical abilities, mental abilities, happiness, psychological wellbeing) have become clearly visible. She barely can walk now, even with a cane. She is a resident there and needs exercise, not a coloring book with crayons. But, the place is not giving it to her just to save money. I told you she fell again near her room sunday night. Sooner or later she will fall again, maybe hit her head or if she breaks her hip that will require months of physical therapy. If she was at home, exercise would simply be walking around her large house or going to various places and walking. A injury to her head could cause further, maybe irreversible brain damage, to her memory. In

addition, all of those "guardians" have completely ignored their responsibilities and obligations as guardians.

As per the thursday meeting, make it extremely CLEAR to them I will continue to expose their corruption, as they got only a small taste of it last week whn they found out I had gone to the DA. They got lucky that Shade dropped the matter, but there is a lot more things I can and will be doing to get mother home and in better care until she dies. Why are they so stupid thinking they can do this to somebody's mother and allowed to steal more and allow a 97 year old woman to become a mindless bowl of jello who is losing her ability to walk?

Jaskowiak is regarded as the leader of the racket. Anything he decides, the others will obey.

arthur herring III

Tue, Nov 29, 2022 • 09:19

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

Tue, Nov 29, 2022 ⋅ 09:19

jaskowiak

Mr. Meitner,

What about sending a cease and desist letter to jaskowiak? All the lies opposing counsel makes up, you write a cease and desist letter to put him on notice your not going to stand for your good name to be smeared by using a legal action only to damage me or to cause me monetary loss. I call it harrassment, using the court only as a weapon, to drain me of money and using the threat of prison, AGAIN.

Arthur herring III

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tomlinher1925@tutanota.com

▼ Tue, Nov 29, 2022 • 09:42

tomlinher1925@tutanota.com

Tue, Nov 29, 2022 • 09:42

tomlinher 1925@tutanota.com		1 Tue, Nov 29, 2022 • 09:19
tomlinher1925@tutanota.com	· <u>A</u>	Tue, Nov 29, 2022 • 09:19
tomlinher1925@tutanota.com		∜ Tue, Nov 29, 2022 • 09:42
tomlinher1925@tutanota.com to: tomlinher1925@tutanota.com + 1 ▼		ጨ Tue, Nov 29, 2022 ∙ 09:42

Re: jaskowiak

Mr. Meitner,

Definitely much more time! Are they crazy? What is the rush? Do they want their Christmas "bonus" early from my mother this year, like the money from the sale of her house or some of her possessions for their house? The last time jackass used a contempt order, it was about 45 days or more. Remember the seminar you watched about 6 months ago where jaskowiak bragged how he used contempt orders to get his way? How can they expect any type of response to their garbage complaint to be prepared in a week?

The outcome will be a huge fine again (only to pay for jaskowiaks "time" like weilheimer did the last time to give him more money) and probably prison. They are using the court again as a weapon to get me out of the house so they can loot it, sell it and also trash or keep my things.

Maybe, if the gang is lucky, this time they will have me murdered in prison by someone weilheimer will arrange to give a lesser sentence to someone

Less than animals. They will get me killed in prison me to get me out of the way. They are freaked that I went to the DA. Of course, it will look like an "accident".

arthur herring III

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Nov 29, 2022, 09:26 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

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

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

Date: Tuesday, November 29, 2022 at 10:04 AM

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

Subject: Payment for Arthur Herring visitations

Good morning, Vic:

Money hungary Crooks,

I just received Arthur's payment for visitations for this week. Per our agreement, payment should have been received in advance for this week (prior to his visitation yesterday). We will need to receive payment beforehand moving forward for visits to occur.

Thank you.

Thad

Thad M. Gelsinger, Esquire

2755 Century Blvd

Wyomissing, PA 19610

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

Bio | LinkedIn

Victor Meitner

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

Re: Payment for Arthur Herring visitations

No answers from them

Good Morning Thad, I will send another check for next week today. May I ask what is Brandi, the new aide, doing with Jane to help her when Arthur is not present? What are Brandi's qualifications and training? How was Brandi selected? So far, Arthur reports to me that he, Jane and Brandi are getting along well. I/Arthur needs a little guidance on what to say in answer to Brandi's questions while in Jane's presence as to why Jane is not allowed out of her ward, for walks, lunch, etc. Also what Arthur is to respond regarding Jane's legs, her fall (Jane reports another fall recently) and other personal information requested by Brandi? Thx, Vic

A. VICTOR MEITNER, JR.

ATTORNEY AT LAW

564 SKIPPACK PIKE

BLUE BELL, PA 19422

215-540-0575

FAX 215-542-0259

vmeitner@meitnerlaw.com

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

Victor Meitner

(i) Tue, Nov 29, 2022 • 10:11

tomlinher1925@tutanota.com

10 Tue, Nov 29, 2022 • 11:21

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

Tue, Nov 29, 2022 • 11:21

Re: Payment for Arthur Herring visitations

Mr. Meitner,

I find it pathetic that I have to be "educated" by them as to what and how to answer questions to my mother. Why isn't PAM educating brandi on mother. Why are they not giving out information BEFORE we allowed brandi to be hired. I see a bunch of idiots throwing darts at a dart board in the dark and hoping they hit something.

I will read the Contempt today or tomorrow and respond. I have several ideas. One ,it is just harrassment by jaskowiak. Two, it is using the court as a weapon AGAIN, as he did exactly one year ago this month for personnal punishment against me for exposing the scam AND for MONETARY GAIN. As you know, weilheimer's fine was for HIS billing hours in his first contempt order. Three it is a SLAPP type measure to shut me up from exposing the scam. Four, you saw the seminar where jaskowiak brags he uses contempt orders just to get his way. Five, ask him if he took an oath to obey and defend the constitution. If so, does he believe in freedom of speech and freedom of the press, especially when it exposes crimes, especially if HE is involved in one?

I want jaskowiak to be asked WHAT has he done for the benefit of mother since he became mother's court appointed lawyer 18 months ago? Why hasn't he been involved in overseeing mother's physical and mental health, happiness and her wants and needs. After all, he is supposed to be the "general" overseeing what the other two guardians are doing how my mother is living. Or, does he think his job is only to create or allow problems to happen just so he can make money from billing hours by those that try to protect mother?

SEE ATTACHED. He never has answered my question.

arthur herring III

Nov 29, 2022, 10:11 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

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

NO. 2021-X2110

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

ORDER

AND NOW, this day of November, 2022, upon consideration of the Second Emergency Motion for Contempt and for Imposition of Sanctions (Seq. # 54), it is hereby ORDERED that a hearing is scheduled on **December 12, 2022 at 1:00 p.m.** in Courtroom B, Montgomery County Courthouse. If counsel wishes to file a response to this motion, the response is due by December 5, 2022.

BY THE COURT:

GAIL A. WEILHEIMER

Order e-filed November 2022: Brittany J. Camp, Esquire David A. Jaskowiak, Esquire Victor Meitner, Esquire William Blumer, Esquire

Victor Meitner	🗓 🛅 Tue, Nov 29, 2022 • 10:11
tomlinher 1925@tutanota.com	⊕ ∜ Tue, Nov 29, 2022 • 11:21
tomlinher 1925@tutanota.com	(l) Tue, Nov 29, 2022 • 11:21
Victor Meitner	(j) Tue, Nov 29, 2022 • 11:32
tomlinher1925@tutanota.com	∜ Tue, Nov 29, 2022 • 11:44
tomlinher1925@tutanota.com to: tomlinher1925@tutanota.com + 1 ▼	Tue, Nov 29, 2022 • 11:44

Re: Fwd: Jane Herring, Emergency Motion for Sanctions

Mr. Meitner,

BS! What is the damn rush? We cannot prepare in such a short time. I want documents and people, including mother, DA Steele, news media, etc. This latest Contempt gimmick by jaskowiak has only one purpose: me in prison for many months because I did not "learn" some kind of lesson by them. Me in prison means they can loot the house, steal or junk mother's and my things and then sell the house so they can make a huge profit for themselves instead of for my mother. How will me in prison for months be explained to my mother? Do those animals think me in prison will not agitate her like they claim I have supposed to have done to my mother according to the staff without any proof?

WTF?

Did you notice how fast a day opened up in weilheimer's calender pertaining to putting me in prison?

arthur herring III

Nov 29, 2022, 11:32 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

Tue, Nov 29, 2022 • 11:54

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

Tue, Nov 29, 2022 • 11:54

brandi

Mr. Meitner,

So, until I go to prison, pam and brandi get a little extra shopping money for Christmas, paid for by me with their made up oversight visits like the staff did for months on my mother and me? No proof I ever did anything wrong. The law says innocent until proven guilty in a court of law. So, WHY more visits and I have to pay for them? If pam has suspicions, let her watch me, on her time, for free, NOT my mother's money.

Do they think thursday's meeting of jaskowiak, fenstermacher and you, they will have some kind of leverage by jaskowiaks contempt charge?

All BS!

arthur herring III

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Tue, Nov 29, 2022 • 12:00

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

Tue, Nov 29, 2022 • 12:00

phone

Mr. Meitner,

By the way, if (like is there any doubt with that gang) I go to prison, I cannot call you and you cannot call me. The phone cards take about 2 weeks to get and to get money to put on them has to be done by outsiders. There is no privacy to make calls and it is extremely loud so you cannot hear what the person says. I know, I was there. arthur herring III

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Tue, Nov 29, 2022 • 14:14

tomlinher1925@tutanota.com

tomlinher1925@tutanota.com

to: tomlinher1925@tutanota.com + 1 ▼

Tue, Nov 29, 2022 • 20:44

Re: Meeting Thursday with Jaskowiak and Fenstermacher

Mr. Meitner,

I do NOT agree to such a extreme short notice. She is fixing this trial. I need much more time to issue subpoenas and get documents to review. This is not a legal trial when I am denied the time needed to get prepared. I want many people subpoened, including DA Steele, Shade, Brittany and her reports so far of what she did with mother, pam blumer, Deb from Manatawny Manor, medical charts from both places, log sheets, and many more. If I do not get them, then that trial is only for punishment and not a fact finding trial. I also want the president judge Caluucio.

What is the damn rush?????? arthur herring III

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Nov 29, 2022, 14:14 by vmeitner@AVICTORMEITNERJRPC985.onmicrosoft.com:

departments and 6 district attorney offices that bought the gadgets. It has been proven the accuracy is only a flip of a coin. Those departments used the gadgets to test suspects and witnesses and then based on those fake results, criminally prosecuted those people or they did plea bargain deals. Castor did nothing because he and his department would have looked very stupid, hundreds or thousands of cases would have to be reopened and reinvestigated and the department would have been sued by those falsely accused. Several years ago, I sent emails to AG's Shapiro chief of staff about it. His office never got back to me. Now Shapiro is the new governor of PA.

Corruption is corruption. Ass kissing is not ass kissing when it involves crimes, no matter where or who are involved or their fancy titles As per the person in private criminal complaint department you mentioned, he was a retired cop from Franconia police (6 cops) He only listened to me for about 5 minutes, kept yawning, and showed me the door. That was about a year ago. I did not have the information or the witnesses who are victims of that corruption that I do now involving the judge weilheimer, lawyers, guardians and psychologists.

Elder abuse is not a joke. Stealing their money, condeming them to poverty and drugging them to the point of being a zombie in a low rated nursing home, is disgusting, inhumane and barbaric. Psychologists giving made up and unreliable "IME" (Independent Medical Evaluation) and charging \$1,000's for them is fraud and is the first step in the scam.

Does the Montgomery County DA's office condone and applaud those crimes? Are you and DA Steele fine with my 97 year old mother being defrauded of hundreds of thousands of dollars and dying that way? Would you allow your mother to go through that and having her life savings stolen by those animals? arthur herring III



Date: Nov 14, 2022, 09:47

From: MShade@montcopa.org
To: tomlinher1925@tutanota.com

Subject: PE: ornhans court corruntie

Subject: RE: orphans court corruption

Mr. Herring,

Upon further review with supervision it has been determined there is no criminal element to proceed with an investigation. I found you previously reported similar information to our Private Complaints Unit



and you were referred to your attorney to proceed further. I too feel this is your best alternative in your attempts to argue the issues you have presented.

Det. Mike Shade

Montgomery County Detective Bureau

Major Crimes Unit

1 Montgomery Plaza, Suite 502

Norristown, PA 19404

610-278-3377

mshade@montcopa.org

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

Sent: Thursday, November 3, 2022 12:03 PM

To: Shade, Michael < MShade@montcopa.org>

Subject: orphans court corruption

CAUTION: This is an external message. Please think before you click on links or attachments and report suspicious emails by using the report message button.

Dear Det. Shade,



1/26/25, 1:48 PM

Shade - DA tomlinher1925@tutanota.com - Tuta Mail: Login & Sign up for free

About two weeks, we met and I gave you documents about the corruption in the orphans court of Montgomery County that has been going on for many years. I gave out your contact information to others who have also been victims of it.

I have been contacted by some of them who say after they contacted you, their phone calls and emails were never returned. I know you are very busy, but this matter has affected the lives of many people and their loved ones. Those victimized have more information and documents to support their claims.

I would appreciate any help you can offer so others will not also be victimized by such corruption involving judges, guardians, lawyers and psychologists.

sincerely,

Arthur Herring III

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tomlinher1925@tutanota.com

Sat, Dec 3, 2022 • 09:41

tomlinher1925@tutanota.com

📻 Sat, Dec 3, 2022 • 09:41

tomlinher1925@tutanota.com

✓ Sun, Dec 4, 2022 • 09:09

tomlinher1925@tutanota.com

🌱 Sat, Dec 17, 2022 • 23:51

tomlinher1925@tutanota.com

🛍 🌱 Fri, Jun 9, 2023 • 12:45

orphans court corruption

Mr. Meitner,

My reply to Det. Shade 2 weeks ago. arthur herring III

Date: Nov 14, 2022, 16:56

From: tomlinher1925@tutanota.com

To: mshade@montcopa.org

Subject: orphans court corruption

Det. Shade,

I find your decision today extremely disturbing, troublesome, extremely premature and without any merit. After only one month after we met and I gave you only some of the many documents I have and much more testimony to give, you came to your "conclusion". You decided so fast, you never even got some of the people who had those various judges and how those judges made many, many criminal decisions pertaining to cases in orphans court involving elder people and their families. Their stories add much more information to the corruption in that court of many, many years and documented on a worldwide radio show of 12 years and almost a 20 year Facebook site about the corruption of the Norristown court, mainly orphans court..

Even though we only spent about 90 minutes, much more time was needed to go over material I had already gave you. As a lie detector examiner of 41 years, I am well aware of how investigations need to be handled since more is done before those tests are given. Investigations of the magnitude of this are not done in such a short time. I am also well aware of how much politics is involved in these type of corruption matters involving judges, lawyers, guardians and psychologists. Judges nationwide are found guilty of crimes and removed and disbarred every year.

Back in 2005, I had a very similar experience of dealing with corruption in Norristown government with then DA Bruce Castor involving a nationwide scam on law enforcement involving a conman in Florida selling fake lie detectors to police (including internal affairs), sheriff, probation, district attorneys, college police, prisons and military for 31 years and still going on. I estimate the conman has made about \$100 million. Because of my information, ABC 20/20 did a major story on it in 2006. I had a private meeting with Castor and Rep. Godshall about the scam in about 2005. I still have Godshall's letter about the upcoming meeting with them. Montgomery County has 6 police departments that bought the gadget, at \$10,000 each. plus training costs. Pennsylvania has 73 police

departments and 6 district attorney offices that bought the gadgets. It has been proven the accuracy is only a flip of a coin. Those departments used the gadgets to test suspects and witnesses and then based on those fake results, criminally prosecuted those people or they did plea bargain deals. Castor did nothing because he and his department would have looked very stupid, hundreds or thousands of cases would have to be reopened and reinvestigated and the department would have been sued by those falsely accused. Several years ago, I sent emails to AG's Shapiro chief of staff about it. His office never got back to me. Now Shapiro is the new governor of PA.

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Does the Montgomery County DA's office condone and applaud those crimes? Are you and DA Steele fine with my 97 year old mother being defrauded of hundreds of thousands of dollars and dying that way? Would you allow your mother to go through that and having her life savings stolen by those animals? arthur herring !!!

Date: Nov 14, 2022, 09:47

From: MShade@montcopa.org

To: tomlinher1925@tutanota.com

Subject: RE: orphans court corruption

Mr. Herring,

Upon further review with supervision it has been determined there is no criminal element to proceed with an investigation. I found you previously reported similar information to our Private Complaints Unit

Thu, Dec 1, 2022 • 08:54

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

Thu, Dec 1, 2022 • 08:54

meeting today

Mr. Meitner,

I forgot to mention yesterday, mother still did not have a seat in her shower, as blumer wanted, so mother can sit down taking a shower.

If weilheimer REALLY wants this ENTIRE matter settled now, WE have extreme bargaining power to get what we want. We can bargain from strength, not weakness. If they think me being in prison would be helping them with their plans of selling the house to make them more money, there is a public defender in prison and the radio show women who will make my situation well known nationwide with all of their listeners. That will only bring more attention to their scam.

Now that she is almost crippled (using a walker with difficulty) by jaskowiak and guardians (past and present) totally ignoring her physical needs, health, welfare, mental abilities, financial assets, she will be FALLING much MORE easily now, with possible EXTREMELY serious results, including broken hip, concussion, broken bones, etc that will require daily painful rehabilitation and expensive care. Why should mother endure that much pain and suffering? Wasn't 6 weeks in the hospital because of starvation by daughter, tormented by daughter, anti depressants, totally isolated from me for 2 weeks, confined to bed, 42 daily blood tests, 42 daily needles in the stomach and finally covid ENOUGH for a 97 year old woman????? Are jaskowiak and fenstermacher OK with that to their CLIENT? WHY are they keeping her there and ignoring THEIR own "expert's advice from a year ago. He was their ONLY expert. Is jaskowiak and guardians saying they did not think he was that good? Interesting, isn't that?

How can they deny a 97 year old woman the right to have a phone in her room? Because of what staff says? They have never given any proof it ever happened, just a lie to isolate mother from me and also as a punishment to me. No phone in her room to call them when she needs them and no medical alert necklace (canceled by logie when mother was kidnapped) anything that happens to mother is all of their legal responsibilities. Getting covid twice and influenza in May, is that THEI idea of serving their paying client? The lawyers and guardians will be sued at some point, even after her death, and their scam will be exposed putting them into massive civil and criminal actions. When the state gets involved with criminal action, they have no chance of evading the results.

They know I filed a complaint with at least one DA. There could be more and other types. As I said yesterday to you, they have no excuses why mother cannot live at home and save \$90,000 a year. Fenstermacher never made any effort in his six months of guardian of estate to find a much cheaper and nicer place. I did and informed him of that, but he never cared, neither did jaskowiak or any guardians. I live there full time as a caregiver at no cost to mother and agree to pay 50% of the operating costs of the house so they cannot say I am taking advantage of mother. She gets happiness at living at home, with her possessions, TV movies she likes and gets constant exercise and mental stimulus.

No more of their "spying" by staff on us at lunch or any other time or in any other way. I want to know if jaskowiak knew logic and blumer were doing it. Mother and I will have unlimited time and places we can go until the move is made home. Sister can see mother anytime she wants, but must contact camp who will tell you when sister wants to meet her at the mail room. NO claims by sister that I keep phone away or threaten her, She always has a cell phone to record if I do.

I am asking you very firmly to tell them mother wants to see and be with her minister to go places. I am a legally ordained minister and I am as real as any other minister, rabbi, voodoo doctor, budist, hindu priest or from Church of Scientology. If they want to know who it is, it is none of their business. THEY do not decide which religious person they like for mother, it is her first amendment right to pick her own. Do they really want to get up against the ACLU or any other lawyer dealing with constitutional law and furthering the exposure of their scam on mother and many others?

Their actions today will decide if any lawsuits later happen which will also expose their scam and many other victims will pile on. There are many lawyers that sue nursing homes which will also name many others, including them, and that lawsuit will get into the media, again, exposing their scam.

I want to see you email camp that those lawyer fees and the nursing home costs are draining her mother's money and when she dies, her client will have lost 50% of that money. You know about how much that is so far. Not cheap!

I hired you to protect my mother from their actions. That is why I hired Cornelison in the beginning to watch over jaskowik and others to make sure my mother was not screwed. If I did not care about how my mother was being mistreated and stolen from, I would not be involved all this time, every day for 18 months and losing my house, money and more. So far, nothing is better for mother and me by anybody assigned to mother at her costs

Jaskowiak is clearly in charge of this scam. The others follow. He and the guardians have totally failed to carry out the responsibilities and obligations as assigned people. That is malpractice and the type that gets lawyers disbarred (at the very least) and criminally prosecuted. If not settled to my satisfaction, I have no choice to continue fighting for mother and exposing their scam, no matter the consequences for me.

Thu, Dec 1, 2022 • 09:35

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



Thu, Dec 1, 2022 • 09:35

mom falling

Mr. Meitner,

Just to mention it again, with mother now forced to use a walker because of her legs getting weaker for the past 13 months and their refusing to let me take her out daily for exercise and to get her home for more exercise, she will be falling more. With no phone in the room and no medical alert necklace, she could be laying on the floor for many hours or through the night in extreme pain and not be able to call for help.

All the responsibility for her health and life is on THEM! arthur herring III

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tomlinher1925@tutanota.com

Sat, Dec 17, 2022 • 11:50

Victor Meitner

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

Thu, Dec 1, 2022 • 10:29

Re: Jane Herring; outside food/drink

Hi Thad, This is the reverse of what Pam told us in an email several months ago. Arthur had stopped bringing food and milk but after email from Pam and talking to nurse at MM he was told "no dietary restrictions". Is this a change and on what information or medical advice or dietician advice is this based? MManor feeds Jane BLT sandwiches, etc. and Arthur only takes 3 meals a week. Not likely those 3 meals are affecting Jane. Arthur wants to make sure we are all following good medical and dietician directed advice to help the swollen leg condition which Arthur has complained about for well over 1 year with nothing done to this point. Arthur gets blamed, without any basis. Of course, Arthur will follow whatever is proper medical/dietician advice. Can you please have Pam verify the basis of her thinking?

Arthur has been asking to reinstate the medic alert that Logie took away; telephone in Jane's room so she can communicate; exercise program and outside the ward events with family. Jane also needs mind and body stimulation to slow dementia. What can be done about that? New medical advances and meds also coming out to help slow dementia. What can we do about seeing a neurologist who specializes in dementia care? Please update me on these and the dietetic issues as soon as possible. In the meantime, what is Arthur permitted to bring Jane for lunch and what is prohibited. Arthur will follow proper and reasoned restrictions.

Thanks, Vic

A. VICTOR MEITNER, JR.