

## WEILHEIMER ORDER 2/16/2023

This order shows one of the many facts that prove the guardianship on my Mother was a total scam. It was about pay to play. My then 70 year old sister, jsh, who originally filed her petition to get total control of her Mother and her vast assets for herself on May 18 2021 (2 days after my Mother's 96 birthday), dropped out to be guardian of person and estate at the petition hearing because she knew I had proof that she had tried many times before, with the help of later guardian of estate fenstermacher, to steal and control Mother, but I always stopped them.

After first guardian of person and estate logie (friends of jaskowiak, assigned to Mother as her lawyer by weilheimer within several days after jsh filed her petition) and jsh kidnapped my Mother from her home on august 25 2021, Mother was kept as a prisoner in jsh's house. Mother was drugged to keep her quiet and basically starved. Jsh denied Mother to leave or call me on the phone and refused to let me talk or see her in person. My sister has always hated me, for unknown reasons all of her life. Weilheimer refused to let me see or talk to my Mother. After about 10 day being kept a prisoner and starved, Mother collapsed, had to be taken to the hospital by ambulance. She was confined to bed and treated for starvation. Mother had daily blood tests (42 times), daily needles in the stomach (42 times) to prevent blood clots and at week 5, Mother got covid where she could have died. At her release, logie/jsh dumped Mother into a low rated nursing home, kept in solitary confinement, in a sensory deprived environment, with people who had mental and behavior problems, no phone, not allowed to go back home to see her loved possessions and drugged. Mother NEVER had any mental or behavior issues. Mother got covid again and influenza where she could have died. On July 2 2024, Mother was killed by the guardianship mafia with morphine. Mother died a very painful and slow death by starvation and dehydration. NO hospice was ever given and no last wishes by Mother were ever allowed by this mafia, including jsh. The mafia had refused to let me see or talk to Mother for 8 months before she died.

BUT, despite what jsh did to her Mother, weilheimer praised jsh in court and said she was such a nice person. But, weilheimer claimed I had psychological problems. WTF? Weilheimer knew what jsh did to her Mother in her house that put Mother in the hospital, but jsh went along with the mafia in their money grab of Mother's assets. For that, weilheimer rewarded jsh with unlimited and unsupervised visits with Mother. I doubt if jsh saw her Mother more than once a month, despite living only 15 minutes away. Weilheimer and the mafia made up many lies about me so they demanded I had to pay for a "monitor (paid liar) they chose when I wanted to see my Mother only for one or 2 visits a week, established by weilheimer at the start of the scam. Jsh never wanted Mother to go home to live in her much bigger and beautiful house and with her loved possessions of almost 100 years or go to a much nicer, much cheaper and much bigger nursing home.

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

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

AMENDED ORDER

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

1. Arthur Herring ("Arthur") is limited to supervised visits with Jane T. Herring (Jane).

- a. Arthur is obligated to pay for supervision in advance of each visit. If payment is not made at least forty-eight (48) hours in advance, the visit shall be cancelled.
- b. Cost of supervision shall include time of each visit (including travel time and time to prepare notes) within an amount not to exceed seventy-five dollars (\$75.00).
- c. With the approval of the Guardian of the Estate, the parties may agree that payment of the supervision may be made by the Guardian of the Estate with the understanding that all supervision payments will be discounted from his ultimate inheritance from Jane Herring's estate or that an amount equal to the supervision fees will be distributed to Jill Herring as an advance of her inheritance.

2. Arthur may visit Jane two (2) times per week, for one (1) hour each visit from 11:00 am to 12:00 pm on Monday and Wednesday, in a location that the Guardian of the Person approves.

- a. The time of visitations may be modified by mutual agreement between Arthur and the Guardian of the Person.
- b. Arthur may not unilaterally modify the visitation time or dates.
- c. Arthur may not comment on or question the supervisor about the content of her report.
- d. Arthur may not bring food to visits without the approval of the Guardian of the Person.

3. The supervisor shall monitor the conversations between Arthur and Jane.

- a. The supervisor shall maintain written notes of these visits.
- b. A copy of these notes shall be provided to the Court, the Guardian and all counsel weekly.

→ c. Evidence of Arthur violating this Court's Order by discussing directly or indirectly any aspect of the Guardianship proceeding or any issue ancillary to the guardianship proceeding, including, but not limited to where Jane resides or Arthur's eviction, will result in this Court discontinuing Arthur's visits until a hearing to address this behavior occurs.

→ i. Violation of this Court's Order regarding discussions of prohibited conversations with Jane may result in termination of all future visitations and/or further contempt proceedings.

→ ii. All prior Orders of this Court concerning communication with Jane about this case shall remain in effect to the extent of not expressly modified by the terms of this Order.

→ d. Should Arthur comply with the Order and not discuss prohibited topics for four (4) consecutive weeks, the Court shall increase visitations to three (3) times per week.

i. Such expansion shall be established by Court Order.

→ 4. Subject to the approval of the Guardian of the Person, and with the exception of Arthur's scheduled visitation times, Jill Scott Herring ("Jill") may visit with Jane at such times and for such durations as she wishes without further restriction.

a. The Guardian of the Person shall have the authority to limit or suspend visits between Jill and Jane, without prior notice to, or approval by, the Court if the guardian determines that visits are in any way injurious to the interests of Jane.

→ 5. Supervised visits for Arthur with weekly notification to the Court shall continue unless discontinued by written agreement of the parties or by subsequent Court Order.

BY THE COURT:



GAIL WEILHEIMER J.

Order E-filed 2/16/23  
Thad M. Gelsinger  
David A. Jaskowski  
A. Victor Meines  
Brittany J. Camp