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

Reply to Memorandum of Preliminary Objections to Petition filed by Rev. Arthur Herring III on

February 26 2024 to Remove David Jaskowiak

6. On or about May 21, 2021, Montgomery County judge weilheimer assigned David Jaskowiak (DJ) as Jane Herring’s

lawyer within only 2 days after Jane’s daughter, jill scott herring (jsh) filed her petition for legal guardianship on Jane.

7. DJ failed to inform Jane or her son Arthur (AH) that Jane could hire another lawyer if she so desired to replace him,

Jane certainly had the assets to hire her own lawyer.

8. DJ always refused to allow Arthur to sit with Jane during DJ’s meetings with Jane, despite her repeated demands

because of her and Arthur’s lack of understanding of legal matters.

9. DJ refused to make notes of his and Jane’s meetings before the petition hearing so Jane and Arthur could discuss

them so Arthur could be able to explain this ongoing legal matter of guardianship to Jane and be able to ask DJ

questions later in this possible drastic life changing matter on Jane. Those legal matters Arthur had no knowledge of

so notes by DJ were important for the welfare of Jane and justice for Jane.

10. DJ continues to deny Jane’s legal rights and powers given to her by federal and state laws, including allowing Jane to

come to court to testify and speak for herself.

11. AH had sent a 2 page letter before the petition hearing telling DJ what he needed to do to defend Jane against this

fake guardianship attempt. DJ totally ignored it. After the petition hearing and DJ allowed jane to be guardianized

for life, AH sent DJ a 2 page letter telling him how he failed to do his job as Jane’s lawyer.

12, As AH would later learn, Montgomery County orphans court has a decades long history of corruption involving

corrupt judges, corrupt guardians, corrupt lawyers and corrupt psychologists working together to falsely declare

elder people of “incapacitation” using fake, made up “evaluations”. AH has proven they are a Guardianship Mafia,

GM.

13. DJ has been a long time member of this Mafia.

14. For over 20 years, a major website on Facebook details many acts of corruption by corrupt judges and others. It is

called Shenanigans in the Montgomery County court.

15. DJ had and continues to refuse to bring in any of Jane’s medical and financial experts to prove Jane was not

Incapacitated and she has been falsely imprisoned for the past 2.5 years in barbaric and inhumane conditions not fit

for any dog.

16. DJ refused to ever discuss the petition matter before the petition hearing in any way with Jane’s loved and trusted

son, Arthur Herring III (AH), to help Jane so she would not be guardianized. Jane and AH have had a lifetime of a

extremely close and loving relationship.

17. DJ refused to defend Jane in court against being guardianized because DJ WANTED Jane to be guardianized for

her assets for the Mafia.

18. DJ knew Jane had made it clear to him and others in this petition that she only loved and trusted AH to give her

sound advice and only trusted AH with various matters of health, household and financial matters involving her.

19. DJ knew Jane may have had a small memory/instant recall issue. Without such notes, DJ was denying JH and AH the

right to be kept informed and educated in the matter and to be able to defend themselves of any accusations.

20. DJ knew Jane wanted DJ to defend her against all false allegations in the petition for guardianship by

jsh in court and to later promote AH to be her guardian of person and estate, if that time ever happened.

21. During court proceedings, DJ was educated on the fake IME (Independent Medical Evaluation) used by

psychologist Ledakis by AH, but DJ ignored that information so Jane would avoid guardianship and later the massive

theft of her assets and keeping Jane caged like a dog.

22. Ledakis admitted, only by questions from AH, his evaluation had no independent proven accuracy to

determine if a person was incapacitated of any degree. At the end of every report, ledakis says his “conclusions”

are only his “opinion”, not facts.

23. Instead, DJ ignored those facts that ledakis’s “evaluation” was a fraud and failed to protect his client, Jane, and

Weilheimer, DJ and camp proceeded to praise Ledakis for his “expertise”, thus setting up Jane to be guardianized for

the financial benefit of the Mafia that DJ and many others are in.

24. Such actions by DJ totally put Jane into harms way and what later would be a extremely destructive future to her

body, finances, mind, happiness and not to be with her close and much loved son, AH.

25. Jane was claimed to be “100% incapacitated” by the weilheimer, based solely on Ledakis’s made up “evaluation”,

which Ledakis himself admitted during trial that there were no standards for evaluations in the state of

Pennsylvania to determine a persons incapacitation.

26. AH destroyed the credibility of the Ledakis so-called “evaluation” in court with his line of questions to Ledakis.

27. Despite ledakis’ claiming Jane had no problems with daily activities and could live at home fine because AH had been

living with Jane for over 1.5 years, instead Jane would be later dumped into a very low rated nursing home by jsh

and first guardian logie to be kept in solitary confinement, denied to go into society and drugged until her death.

28. DJ allowed the brutal kidnapping of his client, Jane, age 96, by jsh and his friend logie. DJ knew or should have known

by visiting Jane that she was being held as a prisoner, kept against her will, forced to take drugs to keep her quiet,

wanted to go home, being denied her constitutional rights and rights under federal laws and state laws.

29. DJ knew about the results of the made up Ledakis report before trial. DJ never brought in any of Jane’s yearly

experts (doctors, investment people, etc) to prove Jane did not need to be guardianized.

30. DJ did not care that Petitioner, jsh, never brought in any evidence, including bounced checks, checks in bizaar

amounts, missed or neglected medical appointments, driving accidents or tickets, unpaid bills, unpaid taxes, etc, to

prove, as required by law, Jane needed to be guardianized. At this point, if jane was guardianized, jsh would have

had total control of Jane, her house and her vast assets for herself if jsh had been appointed guardian of Mother.

31. In addition, because of jsh’s lifetime hate of her brother AH, jsh would have done what she had tried to do for years

which was to get AH to go along with jsh’s plan: put jane into a nursing home, sell her house and trash all of Jane’s

loved possessions. AH had always refused to go along with jsh’s plan.

32. Jsh had put together her guardianship petition with the help of current guardian of estate, Fenstermacher, who has

also been Jane and AH’s trust lawyer for 20 years.

33. Under Pennsylvania law, the burden of proof is on the petitioner to prove their case for guardianship. Jsh never did

Provide any proof Jane needed to have guardians and never submitted any exhibits, including the professionals

Mother used every year to prove guardianship was needed.

34. Jsh admitted at trial she never discussed this extreme life changing matter with Jane because she did not think it was

that important. She mainly told many lies about AH to discredit him and insult him.

35. Jsh, with the help of current guardian of estate Fenstermacher, had tried many other times to seize control of Jane,

her large house and her vast assets, but AH always stopped those attempts.

36. DJ’s corruption, incompetence and ignoring many federal and state laws to his client would condemn Jane to live

and die in hell and continue to put Jane and her life in serious danger by being kept in the low rated, disease

infested locked in section, in solitary confinement, in a sensory deprived environment at her so-called “nursing

home” instead of being allowed to live at home as she should be.

37. DJ continues to allow Jane’s assets to be handled by dishonest and incompetent legal guardians.

38. DJ would promoted Dwayne logie to be Jane’s first guardian of person and estate for the Mafia and DJ’s

own selfish financial benefit.

39. DJ has used the same guardian, Dwayne Logie, many times. DJ knew logie always goes along with the guardianship

scam of the Mafia to make money.

40. At the end of the petition hearing, when the court asked AH to prove why he should be JH’s legal guardian, DJ then

proceeded to attack AH without mercy, contrary of the wishes of his client, Jane, simply because DJ had ulterior

motives for his own financial benefits and those of the Mafia.

41. DJ claimed AH wanted to be JH’s guardian only to take advantage of Jane’s vast wealth (a proven lie), by AH’s using

his alledged “ influence” over his Mother, but no examples of such were ever provided by DJ or anyone else of

the Mafia. Again, DJ refused to have jane in court to speak for herself. Such a move would have denied jsh’s

petition and the Mafia would have lost vast assets of Jane.

42. The facts have proven that for the last 2.5 years, it has been only DJ and the Mafia who have stolen many hundreds

of thousands of dollars from Jane and Arthur’s future inheritance.

43. To this date of February 24 2024, AH has lost about $100,000 on lawyer and other costs to protect Jane and do what

ledakis had said, that Jane could live at home safely and with AH.

44. According to the Pennsylvania Rules of Conduct for lawyers, if a lawyer does not want to defend and

promote the wishes of his client, then he is obligated to quit as the person’s lawyer. DJ never quit for the benefit of

him/Mafia.

45. DJ refused to honor Jane’s wishes of promoting Jane’s son AH to be her guardian.

46. DJ promoted his own legal guardian friend, logie, who he knew would fulfill DJ/ Mafia’s financial desires.

47. DJ has reported he has only seen his client, Jane, twice in her pig pen since she was guardianized in August 2021 to

this date of February 24 2024. Jane still has no phone in her room, no table in her pig pen, etc.

48. DJ has never been any type of lawyer for Jane (almost 99 years old) to protect Jane, her personal and financial

interests, her health, her life and her happiness?

49. Jane’s pig pen is about $90,000 a year, but the court accepted cost of jane’s house is only $16,500 a year. Plus, Jane

would live a normal life and enjoy her loved possessions of 98 years as she had been before jsh filed her petition to

own Jane and her assets..

50. DJ was in Jane’s massive 3 bedroom, 3 bath home, in a gated community and filled with many antiques many times.

Why would DJ think Jane should be kept in a very tiny room, like a dog in a cage, until she dies?

51. DJ has been exposed many times and in the news media, with very shady dealings against his clients that caused

them both personal and financial harm.

52. DJ refused to attack jsh during for her many bizzar claims against AH during the trial because jsh was helping the

Mafia. After jsh dropped out, the Mafia was rewarding jsh for blocking any attempts of AH to get Mother back home

and out of the grasp of the Mafia.

53. DJ’s refusal to do so was DJ/jsh/logie/weilheimer/fenstermacher’s “plan” to later kidnap Jane from her house using

jsh and logie, evict AH from Jane’s house against Jane’s wants and wishes so the Mafia could sell the house and give

themselves more money.

54. DJ knew the house would then be sold to a friend at a extremely low price then resold at full value and the Mafia

would keep the profit. Such action is typical nationwide by corrupt guardians and corrupt judges.

55. It was later proven that Logie had already been picked 3 days before the end of the trial to be JH’s guardian, not AH.

56. Ledakis had stated in his first “evaluation” JH could stay in JH’s huge 3 bedroom, 3 bathroom, $500,000 home, where

she has lived successfully for 20 years, as long as she had some assistance. Ledakis said since I lived there, that was

enough.

57. DJ heard ledakis say in the petition hearing he(ledakis) never audio or video records his “evaluations” with a client.

That means ledakis cannot ever prove how Jane answered or did not answer questions to back up ledakis’s

conclusions about Mother.

58. DJ also knows without audio or video proof of his time with Jane, he cannot ever prove that his (ledakis) report ONLY

pertains to Jane, instead of 50, 100 or 1,000 other people by using a simple cut and paste of one name for another.

59. DJ also knows that at the end of every one of Ledakis’s “reports” of Jane, ledakis claims his “conclusion” is only his

“opinion”. Opinions are NOT facts. DJ knew jsh, petitioner, NEVER brought in one exhibit to PROVE Mother needed

to have a guardian. DJ refused to fight for his client.

60. DJ has refused to bring Jane home. Instead DJ has allowed her to suffer in a tiny 1 bedroom pig pen, dead rodents,

locked down in a special section where she cannot walk around freely, she has not gone outside for over 2.5 years

confined to a nursing home with extremely low ratings, covid invested, old and broken furniture, no tables to put

things on, tiny trash basket where trash and garbage are on the floor, personal belongings also have to be put on

the floor, not allowed to spend normal time as Jane used to with her son, NO PHONE in her pig pen and Jane must

stand at the nurses station to use their phone and not allowed to speak freely with AH because people are always

listening. That is a clear violation of JH’s constitutional rights of freedom of speech, freedom of expression and 8th

amendment against cruel and unusual punishment depriving a Mother of her maternal love to her son.

61. DJ/Mafia has totally ignored federal and state laws, including the ADA, Olmsted Act and PA title 20, section 5521

pertaining to Jane’s rights and powers in her guardianship and how and where she should live and be living only for

the financial benefit of the Mafia.

62. DJ has never cared about Jane being refused time with her son, to be with him on holidays, Jane’s disgusting and

inhumane treatment and living conditions by the guardians, Jane’s forced prison like conditions by the guardians,

Jane’s lack of happiness by being forced to live in prison like conditions instead of living a normal life like she had

before the fake guardianship as it is written in various laws, Jane being denied by the Mafia to be allowed to go home

to be with her loved possessions that she has had for 98 years.

63. DJ has never cared of how Jane’s money was being wasted by him/Mafia.

64. DJ has refused to stop Jane’s money from being wasted by the guardian’s many lawyers and a care manager that

were not to be paid by Jane. Those expenses were those of the guardians to be paid from the profits of their

business, NOT paid by Jane.

65. DJ refused to demand the guardians fix the many problems and issues that were affecting Jane, his client, and which

AH was constantly making known by emails and phone calls to the Mafia.

66. DJ never cared that Jane was not allowed religious holidays, birthdays and other special days with her son

which were being denied by the guardians for no reason.

67. DJ has never cared that Jane was not allowed to eat any foods she wanted, including the food AH used to bring to

her for their lunches. Jane has no food allergies and no diet restrictions.

68. DJ, as Jane’s lawyer, has denied Jane privileges that POW’s have and denied Jane privileges people in prison for all

types of crimes have.

69. DJ has allowed a very dangerous person, Deb Klock, since day 1 of this guardianship scam as a “care manager” to

Jane. DJ did or should have known Klock has a long history of stealing and over drugging her guardian victims.

70. DJ, because I exposed the Mafia and his involvement in it, has used the court as a weapon, for retaliation and

financial enrichment because I have threatened the financial enrichment of the Mafia, not only on Jane, but also on

the other past and present victims of this Mafia.

71. DJ, in a October 2019, 3 hour legal seminar on guardianship and he was on a 3 person panel, bragged that he uses

contempt of court, with the threat of prison, to get his way and to make money.

72. DJ joked in that seminar prison is “3 hots and a cot with Bubba”. Bubba is the nickname of a fat Black man. Date rape

of men by other men in prison is common, as murder is common in prison. DJ is making fun of male rape and

murder.

73. DJ has put me into prison twice using contempt of court for exposing the scam on Mother and is currently

threatening AH a third time using contempt of court. DJ has made about $5,000 each time he did it. DJ has no

trouble having his client’s son raped and maybe murdered in prison just to protect the theft of Jane’s assets by

him/Mafia.

74. DJ would have a good answer, but not the truth, for Jane if he had to tell her that her son was now dead.

75. At the first contempt trial, AH was pro se. Under the law for a criminal trial, the person has the right to a public

defender and a jury trial. Neither weilheimer or DJ ever told AH he could have a free public defender and a jury trial

so AH would go to prison. At the second contempt trial, AH had a lawyer. But, Weilheimer first said it was a civil

contempt, but at the last minute she changed it to criminal contempt and put Arthur into prison.

76. Weilheimer deliberately changed her decision from civil to criminal charge to deny AH to have a criminal lawyer and

a unbiased jury trial for the benefit of the Mafia. DJ was hoping again for at least a rape of AH, maybe murder if he

was lucky.

77. During that guardianship seminar DJ was in, every law and rule pertaining to guardianship DJ heard and some he said

himself, but DJ ignored every one during the petition hearing and to this day pertaining to Mother. SEE EXHIBIT.

78. The question must be asked: How is Mother better off today medically, mentally, physically, financialy and her

happiness today with the judges, guardians, their lawyers, jaskowiak, jsh, and Klock than BEFORE jsh filed her petition

and Mother has been in guardianship?

79. The answer is: NOT AT ALL!

80. ALL medical and psychological studies have proven that people with cognitive impairment, of ANY degree, that a

lack of exercise, lack of people interaction and lack of activities are the worst things to be denied for those type of

people or also for anyone, at any age.

81. DJ has not cared at all for those much needed things for Jane’s wellbeing, her continued happiness and her life.

82. DJ has allowed Jane, his client, to get covid a third time and a case of influenza at manatawny manor since she was

dumped there in October 2021 where she could have died instead of living at home happy and healthy.

83. According to studies, about 39% of people that die from covid, die in nursing homes.

84. Because of DJ/Mafia refusing to let Mother live at home as she could and ledakis said, Jane has fallen many times

because of the slippery waxed floors. In about December 2023, Mother fell hard, broke her glasses, had 2 black eyes

and a lump above her left eye. She was taken to the hospital and it was learned she had bleeding on the brain. I

bought Mother many pairs of no slip socks. But, the lazy staff do not care she does not put them on her, along with

the compression socks the house doctor said she must have on to keep Mother’s leg swelling down that she has had

since mid November 2021.

85. DJ/Mafia has never tried to find out why her legs are swollen but they continue to blame me for that.

86. DJ continues to put Jane’s life and health in more danger. There are no locks on the doors and there are men in

Jane’s locked in section. There are no video cameras for the staff to see if men go into the women’s rooms at night

where they could be raped or murdered. Those people are given various mind altering drugs where they could do

something to a woman.

87. Jane was never claimed to have any mental or behavior problems that would cause her to be a menace or danger to

herself or others. So why does DJ/Mafia demand Jane stay in solitary confinement, in a sensory deprived

environment until she dies, instead of in her much loved house and with a son she wants to be with.

88. DJ never verified jsh’s claims she made about AH by Jane’s maid, Ronald Herring and Gary Dix. Jsh claimed those 3

people said very negative things about AH at the first trial to discredit AH so AH would not be chosen as legal

guardian for Jane. AH did contact those 3 and all denied saying any such things about AH. As a result of those

comments, AH was not chosen, along with other lies presented in the court by jsh and others. Those lies by Jsh

would be considered perjury.

89. On day 2 of the petition hearing, AH had the phone numbers of those people that jsh claimed to have said very

negative things about and gave it to weilheimer to contact them to prove jsh had perjured herself. Weilheimer

refused to do so and claimed I should have brought it up on day 1. How did I know jsh was going to lie about those

people on day 1? Weilheimer was again protecting those in the Mafia.

90. DJ, despite Jane’s wants and wishes for AH to continue to live in her house, he and fenstermacher had AH evicted for

the Mafia’s financial benefit.

91. DJ never punished jsh for not doing JH’s taxes on time by a wide margin and for 2 years in a row before the

guardianship hearing because jsh was on their side.

92. DJ never attacked Ledakis’s so-called “evaluation” of JH to defend Jane after AH proved it had no credibility.

93. DJ never promoted all of the good things AH did in his life, such as exposing a massive scam on law enforcement of

30 years, exposing corruption at the animal shelters, exposing fake psychological “evaluations” that are used in

legal guardianships and for all the great things he did for Jane so AH would be jane’s guardian of person..

94. DJ only attacked AH to discredit him so DJ’s own “friend” Logie would be chosen as guardian of person and estate so

Jane’s assets would be given to the Mafia.

95. DJ NEVER brought in any professional witnesses of Jane’s (doctors, estate lawyer, JH’s investment business), to

prove JH had not, in any way, done anything to warrant a legal guardian.

96. DJ never visited JH in the hospital in the 6 weeks she was there for malnutrician because jsh had not been

feeding her. If DJ had done so and asked questions, including of me, DJ would have found Jane was being kept in a

deplorable state at the hospital (where she later got covid), including Jane would have told DJ the food was always

cold and not edible and Jane was not allowed out of her bed to walk or be walked.

97. DJ never took any action against jsh for the torture and torment jsh put Jane, his client, through for the almost 2

weeks Jane was kept a prisoner at jsh’s house.

98. Why did DJ allow Jane, his client, to be kidnapped from her house, dragged away screaming “I do not want to go

with you” many times, kept as a prisoner by jsh, drugged by jsh on the first day to keep Jane, DJ’s client, quiet,

refused to let Jane go home, to see or talk to her son? How was that being a lawyer to his client?

99. Who ordered the kidnapping of Jane. There were never any court orders for that. Why would DJ allow that to his

client? To date, no one has ever admitted to ordering it, but none of the guardians, weilheimer, DJ, jsh or DJ have

done anything against it to change what happened.

100. DJ admitted in a conference call in March 2022 he had JH at her pig pen for the first time. Jane was dumped there in October 18 2021. DJ saw the deplorable conditions JH is living in, including old and broken furniture, no tables, being

locked down for no reason, no phone in her room after 6 months and other conditions a woman worth $2.5 million

should have to live in and under when Jane has a very large and beautiful home to go back to.

101. Because of DJ’s gross neglect of Jane and not getting Jane back home as Ledakis said she should be, DJ to

contributing to the decline of JH’s mental and physical abilities to live as well in life as she was able to before this

guardianship scam started by the Mafia.

102. DJ allowed the loss of $4,000 to Jane that was paid for Ledakis’s fake “evaluation”. Why did DJ allow that to his

Client when he heard how AH proved the “evaluation” had no independent proven accuracy.

103. Because DJ has not put a phone in JH’s room, he has violated her 1st, and 8th amendments of the constitution.

104. Because DJ has failed to get a phone into Jane’s room and never got her a medical alert necklace. Jane has fallen

seriously many times and caused injuries. If she falls, stroke, heart attack, etc, in her room at night, she cannot call

for help, especially since the staff is far away. On August 25 2021, Logie had canceled Jane’s medical alert system so

Jane cannot simply push a button to call for help thus putting JH’s life in danger.

105. DJ has never taken an active part to be a lawyer for Jane to protect her from harm and fraud.

106. By DJ failing to get Jane back into her home, as Ledakis said, he has put her into a jail cell like setting at the nursing

home. Jane has not been outside for about 2.5 years and is isolated from her normal daily activities to keep her

mind and body active, thus promoting decline in a mental and physical capacity.

107. DJ has never wanted to or try to get people (Jane, AH, jsh) to work things out as it is required before such drastic

action as guardianship is taken. DJ/Mafia only wanted to get guardianship on Mother and her financial assets.

108. By keeping Jane at the nursing home, DJ/Mafia is keeping her in isolation from the rest of the world even though

Ledakis said she is not a wanderer. DJ’s action must be considered cruel and unusual punishment, a clear violation of

her 8th amendment of the Constitution.

109. DJ is being paid by Jane but not doing anything of value to help her to get back home, to benefit her life, health and

happiness since Jane is about 99 years old.

110. Dj has kept Jane in her delapidated room and her worn out furniture. DJ has refused to let Jane go to a much nicer,

much bigger and much cheaper place to live for her benefit.

111. Because of being kept in a tiny locked in section in her nursing home and getting no exercise by being allowed to

go with her son in society for exercise after 2.5 years, Jane has become very weak physically and has fallen because

of that. DJ has failed as her lawyer to make the guardians change their ways for Jane’s benefit and for her safety.

112. DJ has failed so far to take legal action against Ledakis who admitted his “evaluation” was totally made up and

without any independent study to prove if it had any accuracy. DJ is guilty of malpractice because his extreme

disregard for his client’s wellbeing and Jane having her money wasted.

99. DJ has not tried to get his almost 99 year old client, Jane, more visiting hours with her son AH and allow him and Jane

to do things during the day for Jane’s happiness, a person DJ is well aware that Jane wants to see and be with

because of her love for him and he makes her happy.

113. DJ has used his personal hate for AH because AH has been exposing DJ/Mafia to deny his client what SHE wants

and how SHE wants to live. DJ continues to commit malpractice to his client.

114. For 2.5 years, DJ has allowed the slander and liable of AH to be used to reduce AH’s days and hours with

Jane. DJ knows those lies by the staff and guardians.

115. DJ/Mafia has used the two main lies by the guardians and staff that AH’s food that he used to give Jane for their

lunches was making Jane’s legs swollen and AH got Jane “agitated” after his visits and phone calls.

116. Jane never had any diet restrictions or food allergies. It was AH who called the paramedics in October 2021 because

AH saw Jane’s legs were suddenly swollen. AH was afraid it could be blood clots that could kill Jane. The staff

refused to take Jane to the hospital. AH then called the paramedics to come to the pig pen to examine Jane’s legs.

117. As of 2024, Jane’s legs are still swollen and no cause has been found, especially by any food that the

guardians claimed AH gave Jane for their lunches together only 3 times a week when Jane was getting 20 meals, of

unknown making by the pig pen. AH and Jane used to have lunches together in Jane’s room with Jane. AH stopped

giving Jane food in September 2022 just to shut the Mafia up.

118. DJ refused to bring in any of the never named staff who the guardians claimed made those accusations against AH

that were used by DJ and the guardians to reduce and restrict visits with Jane.

119. DJ knows the basis of U.S. law is a person is innocent until proven guilty in a court of law and a person has the right

to face their accuser.

120. Without such actions, any claims is only here say. It is also liable, slander and defamation of character.

121. Because the Mafia never wanted to prove those claims against me, in September 2023, AH filed a petition for the

Mafia “to prove I am a danger or menace to my mother, in other words either defecate or get off the toilet”.

122. DJ and the other lawyers demanded my petition be denied. Judge sterling did what they wanted.

123. The conclusion is that the Mafia can make up any lie or claim against me and it will be taken as a fact because of

Sterling’s decision that the Mafia does not have to prove their lies about me.

124. DJ never cited the lack of any examples that would indicate Jane did not need a guardian and DJ never tried to get

the case dismissed because of the lack of any such examples for his client, Jane.

125. DJ in early 2023, demanded AH take down his Go Fund Me site, under threat of contempt of court, that AH was

going to use to get donations to help pay AH’s massive legal bills. AH did take it down. What did that have to do

with DJ being Jane’s lawyer in guardianship?

126. According to DJ’s invoice, he has only seen Jane, his client, twice since she was guardianized. DJ is totally ignoring

the PA Rules of Conduct for lawyers by not keeping in touch with his client on a regular basis, at least once a month,

doing what she wants as his client and many other rules for lawyers pertaining to their clients.

127. From August 25 2021 (when Mother was kidnapped by jsh) to April 1 2024 out of a possible 15,020 hours Jane and

AH could have been together (16 hour days, 8 hours for sleeping) DJ/Mafia have only allowed Jane and Arthur 224

hours in 2.5 years at Janes age of almost 99 years old, most of them in a public area with paid monitors sitting

next to them writing lies in their notes to be used to reduce visits and times to none by what DJ says he wants, no

reasons given and never asking Jane, his client, what SHE wants.

WHEREFORE, Petitioner requests that this Court issue a rule that David Jaskowiak be removed as Jane Herring’s lawyer and be replaced with one dedicated to defending Jane, her life, happiness, health and her finances, to include making sure the guardians are acting according to the law and for Jane’s health and happiness.

Rev. Arthur Herring, III \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date\_\_\_\_\_\_\_\_\_\_\_\_