IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA

ORPHANS COURT DIVISION

NO. 2021-X2110

IN RE: JANE T. HERRING, much loved Mother by Son

AN ALLEGED INCAPACITATED PERSON BY A FAKE EVALUATION

RESPONSE TO JASKOWIAK’S PRELIMINARY OBJECTIONS TO PETITION TO REMOVE JASKOWIAK AS JANE HERRING’S LAWYER ORIGINALLY FILED BY REVERAND ARTHUR HERRING III ON FEBRUARY 26 2024.

Reverand Arthur Herring III files this Response to jaskowiak’s preliminary objections to

Reverand Arthur Herring III Petition to Remove jaskowiak as Jane Herring’s lawyer. Rev. Herring is requesting a hearing and a decision by this court

1. Admitted in part. Jaskowiak has been shown to be a pervert in a video he was in on guardianship and should not be allowed to be a lawyer for any woman or man. He was appointed as Jane’s lawyer by a former corrupt judge of the case, Weilheimer (member of this Guardianship Mafia), but jaskowiak has constantly refused to act as her lawyer to protect her, defend her and carry out her wishes and wants for her health, physical and mental welfare, her financial welfare and for her happiness as clearly stated in federal and state laws for those unfortunate to be in guardianship slavery. Jaskowiak has refused to obey the PA Rules of Conduct for all lawyers that also pertain to being a so-called lawyer for Jane. Further more, weilheimer appointed jaskowiak without giving any advanced notice to Jane or Arthur so that Jane could have hired her own lawyer because Jane had the financial resources to do so. Jaskowiak was appointed to Jane, by Weilheimer, only for the Mafia’s financial benefit. For the sake of history, “esquire” was used by England as a indication of prestiege for a lawyer, something Jaskowiak has never earned and has never proven as a lawyer to Jane.
2. Admitted in part. Jane was “deemed” incapacitated by Weilheimer’s “whore”, Ledakis, based on his made up, never proven independently accurate “evaluation”, that can never be proved that it was ever done because it was never audio or video recorded, its “report” can never be proven it only pertains to Jane and not 100 or 1,000 other people based on a simple cut and paste of one name for another and the “report’s” conclusion states it is only his “opinion”, not a fact. Those facts about the fake “evaluation” and false label of “incapacitated” were established by Arthur during and after the petition hearing. As it is well known, psychologists and psychiatrists are called the “whores” of the court by lawyers and judges because they will say anything for anyone paying them. Furthermore, Weilheimer has hired Ledakis many times after that pertaining to Jane, all at Jane’s expense. Ledakis only got his PHD 1 year before Jane’s “evaluation” and is NOT a member of the American Psychological Association or the Pennsylvania Psychological Association. There is still no proof that any of ledakis’s “evaluations” were ever given to jane after the first one.
3. Admitted in part. Blumer was appointed because her lawyer/husband is personal friends of jaskowiak. Pam blumer was never certified to be a guardian, but lied about it when she was appointed. She immediately hired her husband, a lawyer (conflict of interest) who then hired many lawyers in his law firm, all of whom piled on inflated and never proven billing hours to Jane, despite the fact only pam blumer was appointed as guardian. Any other expenses, including her self-given pay raise shortly after being hired and all people she hired, including a so-called “care manager” deb klock who has a well known history of stealing and over drugging her victims, were the sole responsibility of blumer in her business, not to be billed to Jane. Fenstermacher was hired as guardian of estate to Jane in May 2022 to protect and manage Jane’s assets. But, fenstermacher admitted recently in court, after being appointed for 2 years, he has not seen or talked to Jane for 4 years. He has violated the PA Rules of Conduct for lawyers and federal and state laws pertaining to guardianship for the victim by not being in constant contact with Jane and doing what she wants as clearly stated in PA title 20 s. 5521. He has either totally ignored or not known, as he should have been, the first “evaluation by Ledakis who said Jane could live at home and with Arthur there, everything as fine. There were never any examples of any problems pertaining to Jane ever brought up in jsh’s petition or during the petition hearing that Jane needed any guardian. Jaskowiak refused, for his and the Mafia’s financial benefit, to defend Jane from any guardianship. The cost of the pig pen is about $90,000 a year and the court accepted cost of Jane living at home is $16,500 a year. Living at home is much, much cheaper and would be where Jane wants to be at 99. If ever Jane needs any day care, Jane has a third bedroom with a private bath room for the person. If, for some bizaar reason, Jane would not be allowed to live at home, Arthur had found many, many much nicer, much bigger and much cheaper places for her to live, but fenstermacher and the Mafia continue to demand Jane stay in her current tiny pig pen, in solitary confinement, in a sensory deprived environment and fenstermacher wasting hundreds of thousands of dollars each year. Keeping jane a prisoner there is murdering Jane mentally and physically. In addition, at a recent hearing, fenstermacher stated he only thought his job was to sign checks. Arthur had to keep pressing fenstermacher that his job is to be aware of waste and fraud to Jane by others, including him.
4. Admitted in part. Ellis was appointed for unknown reasons when a very qualified person, Mahoney had agreed to do so as guardian of person. Mahoney dropped out at the last minute for unknown reasons. Ellis admitted she was not certified to be a guardian and was never a guardian to a person. Why did jaskowiak ever pick her? How is such a person of any use to Mother when Ellis does not know how to handle the extreme responsibility of a human life at 99 years old and specifically Jane?
5. Admitted.
6. DENIED. Arthur has been the ONLY one who has been concerned with Jane’s life, health, physical and mental wellbeing, her finances and her happiness. It has been this Mafia, which includes Jane’s estranged daughter jsh, that has totally ignored the federal and state laws pertaining to the rights of victims in guardianship. This Mafia has totally ignored and refused to correct the many problems that affect Jane since she was kidnapped by the first guardian, Logie, and jsh. It is documented that Jane was kept as a prisoner in jsh’s house for almost 2 weeks, drugged to keep Jane quiet, refused Jane to leave, refused jane to see Arthur, refused jane to call Arthur, jsh tormented Jane as documented by Jane’s weekly hairdresser of 16 years and starved jane. Because of such barbaric and inhumane treatment by jsh, Jane had to be taken to the hospital, unconscious, by ambulance, confined to bed for 6 weeks, treated for starvation, got covid, daily blood tests (42 times), daily needles in the stomach (42 times), then dumped into a low rated nursing home that had just opened up after a major covid shutdown. Since then, Jane got covid again and a case of influenza. According to studies, about 39% of the people that die in nursing homes, die from covid. In July 2023, blumer claimed Jane’s pig pen had 41 active cases of covid. Jane has had many, many problems and issues that only Arthur found and has tried to get the Mafia to correct, but if those problems and issues were ignored, the Mafia would be able to make massive money through made up billing hours to Jane by refusing to fix those problems and issues, as they have been doing all along, but without the right to charge jane for their time. The Mafia counted on Arthur’s dedication and love to his Mother to constantly try to get the Mafia to fix those problems and issues. There is no law that says the Mafia has to stay involved with Jane. They are free to leave at any time.
7. Admitted. Don’t let the door hit your asses on the way out. You can leave at any time. Why don’t you? You refuse to carry out your responsibilities and the law pertaining to Jane. What good are you to Jane. Your only concern has been for your own financial gain.
8. Denied. The Mafia’s responsibility as Jane’s lawyer, guardian of person, guardian of estate and a so-called “care manger” is to FIX the problems and issues affecting Jane. Arthur, as Jane’s loving son, will continue his pressure to get the Mafia to FIX those problems and issues for the health, welfare and happiness of Jane, his Mother. Anything less will NOT be accepted.
9. Denied. See #8.
10. Denied. See #8. If those in the Mafia assigned to Jane, as long as they followed the federal and state laws regarding guardianship, for the victim herself in guardianship and PA Rules of Conduct for lawyers, all for the medical and mental welfare and financial welfare to Jane, Arthur would not care if they stayed on. The Mafia is the problem, Arthur always had the answers.
11. Denied. The courts are for the people, all of them, no matter if they have the money to hire a lawyer or not. Courts and the use of them is not only for those few that went to lawyer school. It is the information that is important in every case.
12. Denied. See #11.
13. Denied. Jane has never had a lawyer to represent her since day 1. Jaskowiak has refused to defend her in any manner and has ignored her as a client. According to his own invoice’s, jaskowiak has only seen Jane twice in the 2.5 years she has kept as a prisoner in her pig pen. He believes the federal laws and state laws pertaining to guardianship and the PA Rules of Conduct for lawyers do not apply to him.

COUNT ONE

VIOLATIONS OF PA OC RULE

1. Admitted in part.
2. Admitted in part.
3. Denied. Free speech and free expression is guaranteed in the Constitution.
4. Denied. See #16
5. Admitted. The definition fits those involved in this guardianship scam. See #16.
6. Denied. See #16. Facts cannot be disputed pertaining to the Mafia’s barbaric and inhumane treatment to jane and plundering of Jane’s finances by those entrusted to both protect her and her finances.
7. DENIED. See #16. The Mafia continues to use that same old, tired excuse that they are concerned with Jane’s estate. First there was Logie, who said his “plan” (his word in his invoice several times) was to remove a 96 year old woman out of her house of loved possessions and her normal, daily happy and healthy life because of his so-called concerns for how she was living, but without logie, logie’s lawyer zabowski, jsh, jsh’s lawyer or jaskowiak ever giving one example of how logie’s claim had any credibility. Logie and jsh would go on to force Jane to endure weeks of torture, torment, starvation and mental anguish at the hands of all of those in the Mafia. It was only Arthur that has been determined to reverse Jane’s “ownership” and the physical, mental and psychological mistreatment back to before this guardianship scam started by jsh only for Jane’s assets, as jsh had tried to do many times, with the help of fenstermacher, but Arthur always stopped those schemes. If the Mafia was so concerned about Jane’s estate (considering they have only been concerned about her financial part but not her as a human being), then why didn’t they let jane stay at home and realize that jane had NO problems or issues, to this day, where her life needed to be changed in any way? In addition, the Mafia did not seem to care, especially fenstermacher, about the massive loss to Jane at her pig pen each year compared to her yearly cost of living at home AND the massive loss to Jane by all of those lawyers hired and “care managerhire by blumer when those costs are only hers in her business. The ongoing loss of Jane’s health, physical and mental wellbeing and her happiness cannot be put into dollars.
8. Denied. See #16. If the problems are not solved affecting Jane, then Arthur will not allow them to continue affecting Jane’s physical and mental health, her happiness and also her financial wellbeing.
9. Denied. Why does jaskowiak insist to stay on when he has done nothing for Jane’s benefit for the past almost 3 years and has ignored ALL of his duties and obligations as a lawyer, especially defending and protecting her in the petition hearing from was a clear case: Mother did not need guardianship and no examples were ever given to say she did. The following statements and information were stated by jaskowiak, another guardianship lawyer and a law professor in a video on guardianship for lawyers in October 2019. None of that information, rules and laws have ever been followed or done by jaskowiak as Jane’s lawyer since jaskowiak was appointed to Mother 3 years ago.

A. Defense against guardianship include: Family support system, Least restrictive alternative and POA.

B. All three can be used against guardianship even if person is incapacitated.

C. Supreme court demands absolute proof guardianship is necessary. Burden of proof by clear and convincing evidence remains with the petitioner, not preponderance of evidence. Must have clear medical testimony, and how less restrictive means than guardianship is not possible.

D. No discovery unless ordered by the court.

E. Petition has to say why petition is needed for guardianship.

F. What were the steps taken to find a less restrictive alternative than guardianship.

G. Myself and ex lawyers were denied to see the medical records of Einstein hospital and manatawny manor for no reason and those records were needed for Mother’s benefit of being abused and neglected by jsh and logie, klock and later blumer. Secrets mean lies and liars.

H. ALL possible heirs must be served & parties who could claim guardianship (ned, Ronald, their children, their grandchildren, maid, hairdresser?)

I. Petition must say why guardianship is needed.

A. No people brought in by petitioner who Mother dealt with yearly to confirm her condition.

B. No examples of Mother needing guardianship.

J. What was done to show no less restrictive way is possible other than guardianship- None

K. Guardianship Act -court shall give preference to who AIP wants.

L. ??? POA Act -if AIP says so in POA court will appoint that person.

Jane was not allowed to be there to speak, even by Zoom or in a meeting in her home or at a lawyers office.

M. Jaskowiak was appointed immediately after petition was filed by weilheimer to control Mother and the Mafia for her assets.

N. Title 20 S. 5511- the AIP has a right to councel. County pays if resources are insuffient. They need to advocate AIP position. Mother had more than enough to hire her own lawyer.

O. “Best practice”- guardian to see AIP at least once a month, otherwise how incapacitated can they be if the guardian does not see them that often. Why do they have a guardian if only seen once in a while? No proof blumer, logie or klock ever saw mother. Fenstermacher admitted he has not seen or talked to jane for 4 years.

P. Jaskowiak, according to his invoice, has only seen Mother 2x since she was kidnapped since august 25 2021. How does he know what she wants, her problems, etc?

Q. There is no proof the guardians, jaskowiak, logie, deb klock, etc ever visited Mother.

A. The proof can be to Hold the daily newspaper next to the AIP and take a picture.

R. How to determine incapacitation- Jaskowiak, during the petition hearing, heard me prove ledakis evaluation for incapacitation of Mother was a fraud: Ledakis admitted he had no independent proof of accuracy of his tests in his “evaluations”. Ledakis admitted he never audio or video recorded any of his evaluations he claimed he did with Mother, by using a simple cell phone, to prove what she said or did not say during any of his “evaluations”. Because he never audio or videotaped his “evaluations”, Ledakis cannot prove he ever gave Mother any evaluations, Ledakis cannot prove his “reports” only pertain to mother and not 50, 100 or 1,000 other people using a simple cut and paste of names and Ledakis always concludes his reports by saying it is only his opinions.

S. Jaskowiak joked about contempt of court if people do not do what he wants: “3 hots, a cot and bubba. Bubba is the nickname of a fat black man. Male rape and murder in prison is common. Jaskowiak sent me to prison twice because I was exposing and interfereing with the guardianship Mafia, which will be referred to as simply Mafia.

Jaskowiak was hoping I would be raped and maybe murdered to eliminate my constant exposure of the Mafia’s scam and ongoing theft of Mother each time he sent me to prison and hoping again maybe this third time, if he gets his way, it will finally happen. Is this the kind of pervert, who thinks rape of any kind to a man, woman or child, is only a tool for his and the Mafia’s use? Would he simply tell Mother, his client of almost 3 years, that I simply had a heart attack and died instead of the truth?

T. Rosengarten: AIP has the right to speak and the court must hear it. AIP has a voice, especially when real property is involved. Counsel must tell the court what the AIP wants. Court must hear about what the AIP of the real property want. Mother was never asked what she wanted for her car, she was never allowed to decide where she wanted to live, which was at home as she was living a very happy, healthy and financially stable life instead of the tiny pig pen, in a locked in section, in solitary confinement, in a sensory deprived environment and has been a victim of this Mafia violating all federal and state laws for guardianship and by her own lawyers, on a continuous basis, violating the PA Rules of conduct, Mother was never told Arthur was evicted against her oral and written wishes for Arthur to stay in her house, for free, and that all of her guardians, their lawyers, past and present, want to sell her house and trash her loved possessions of 99 years.

U. People are allowed to impoverish themselves but still are so called “normal”. Cannot use guardianship for that or to prevent that. Mother never had any such type of accusations of wasting money or doing anything, including ignoring medical, personal or financial issues to ever have guardianship.

V. Jas- lawyer for the AIP is the voice for the voiceless. He refused to let Mother speak in court because he wanted just to ram the guardianship through without any obstacles. He refused to talk to me about it, refused to make notes for Mother and I to read later to help Mother. He never defended Mother against guardianship because he wanted Mother Guardianized for her money and her house for the Mafia.

W. Jas- lawyer needs to advocate AIP position. He never did for Mother. To this day, jane has never had any lawyer who was supposed to defend, protect against this guardianship scam and having her be kept as a mouse in a cage. Lawyer for AIP must take clients position. It is not your job to take petitioners position. The lawyer must carry out clients wishes: Rules of Professional Conduct.

X. Jas- court scrutinizes bills, no fluff allowed. Jas, logie, pam blumer, her lawyers, klock and fenstermacher never cared about false, inflated and non existant billing hours.

Y. Jas acted as judge, jury and executioner with mother. He never let her make decisions to this day, he has only seen her 2x in 2.5 years (despite the “best practice rule of 1x a month visit), he refused to ever have mother in court to challenge things that jaskowiak or others said, Mother has never been accused of having any mental issue that said she could not come to court and that she would be harmed by doing so. Mothe was still driving her car safely at the time jsh filed the petiton.

Z. Jas- lawyer for AIP must be zealous. Jaskowiak is in this guardianship only for his and the Mafia’s financial gain.

AA. Could have working with jas because mother would have wanted that because she knew and trusted me, not a total stranger.

BB. Jas- As counsel you are there to represent AIP”. Not his decision not to just because he did not like me.

CC. PA 20 5502: allows AIP to participate as much as possible.

DD. Rule 1.4 - Advocate clients wishes. Must consult with AIP as lawyer.

EE. Rule 1.2- abide by clients decisions- I will never know what he and mother said & what she wanted, no notes made by jas for mother and I to read and discuss late. Mom was not allowed in court to speak for herself because of trickery and deception by jas.

FF. Jas- lawyer obligation is to your client.

GG. AIP has right to participate in proceedings. Both judges, lawyers, guardians, their lawyers and klock have refused.

HH. Jsh has refused to advocate Mother’s wishes. Jsh does not even attend hearings and all of them affect Mother’s life, health and happiness.

II. People have the right impoverish themselves. The petitioner must prove they are incapacitated to deny them doing it. Jsh never proved or showed any facts that Mother had done anything to require guardianship. Jsh only motive was take control of Mother, a person she has hated a ll of her life, and Mother’s vast assets.

JJ. Petitioner must prove the AIP needs a guardian, not lawyer for AIP.

KK. Jas was hired only about 2 days after jsh filed petiton. Mother had more than enough money to hire her own lawyer who had her best interests and wishes to advocate.

LL. Jas- he used Mother’s new will to attack me claiming I had undue influence on mom, but she only made slightly minor changes as per who gets what, her care, etc, including items in the house. Those changes were made over a year before petition was filed by jsh. Most of changes were to the various documents made by fenstermacher that had mistakes that the new lawyer, fravel, corrected. Those mistakes were found by a major law firm in Souderton: Landis, Hunsberger and Wieks.

MM. Jas- conduct a investigation at those seeking a guardianship on someone who are only looking out for their inheritance. Jsh had tried several times to get control of Mother and her assets with the help of fenstermacher, but I stopped them.

NN. Options to guardianship- No problem or evidence ever presented by petitioner, jsh.

Agent with POA can’t force AIP into nursing home, only guardian can.

OO. Guardians cannot hire friends or family. Pam blumer hired husband bill a lawyer and friend of jaskowiak, husband hired many lawyers from his law firm, pam blumer hired 2 different monitors who were friends of hers to write lies about me for the Mafia who used those lies to reduce and at some point deny me visits with my mother as jaskowiak has wanted from the beginning WITHOUT asking his client, Mother, what SHE wanted. Pam blumer kept klock on for what reason and did she know klock’s history of stealing and over drugging her victims. Fenstermacher never told blumer that pam blumer, like logie, has no legal authority or other rights to hire anyone she wanted, including lawyers, klock, monitors, pay raises, travel charges, etc, because those expenses are paid from blumer’s profits as a business and cannot be charged to jane. Hiring friends can result in prison.

PP. Both ledakis and carroll are NOT members of the American Psychological Association and ledakis also is not a member of the Pennsylvania psychological association.

QQ. Jas- losing your constitutional rights is the most important thing you can lose.

RR. Guardian can be disqualified if they have too many AIP’s. Blumer had 10 victims and logie claimed 13.

SS. If guardian has a business, they must name that business. I was denied by gelsinger that information. Why?

TT. Were any of the guardians removed for a reason?- Blumer said she has had 70 victims total in about 12 years doing guardianship. What about logie?

UU. Counsel is supposed to do what the victim wants.

VV. Petition must prove the AIP needs one. Never done by jsh.

WW. Medical or similar knowledge of a condition to determine incapacitation. Ledakis did not do any type of tests to show if Mother had problems knowing right from wrong or not having common sense. That is how people live from day to day. Ledakis only became a PHD 1 year before he was in court for Mother. Ledakis is NOT a member of the APA or the PPA.

XX. Jas- lawyers obligation is to his client, not the court.

YY. No discovery unless ordered by the court. Why didn’t the court demand the various types of people in court who dealt with Mother on a regular basis to hear what they said about mother’s condtion.

ZZ. Supreme court said there is no prepnderence of evidence (no tipping of scale). There must be real and convincing evidence that no less restrictive means for person other than guardianship. Supreme court wants guardianship only when necessary.

AAA. Petition MUST include why guardianship was sought.

BBB. Jas- talks of chicken scratch handwriting by doctors. Both monitors only hand wrote their so-called notes of my visits and were totally unreadable.. Gelsinger REFUSED to have them typed since they are used for legal purposes. Gelsinger was denying me the right to see what was being written about me and Mother. All guardians, their lawyers, jaskowiak and weilheimer have refused to disclose who those so-called monitors are and their qualifications to listen accurately, make nots accurately, make quotes accurately, while continuing to listen, etc. Why? Only a trained stenographer can do that.

CCC. Are guardianship services necessary? No. If mother was still living at home and with me there as ledakis had said, Mother would be able to continue to be able to do day to day tasks and if she had any questions or needed any assistance, I would be there for her, as I have proven my dedication to her.

COUNT TWO

1. Admitted in part.
2. Denied. Facts cannot be labeled as anything other than facts as has been proven by Arthur in this guardianship scam for 3 years on Jane and her life.
3. Denied. Facts and evidence cannot be denied in a court of law, even if not presented in a manner trained in a law school. The court is for the people, with or without a law degree. If the rules, statutes, etc, were written in plain English, instead of legalese where a person must go to law school for 3 years to learn, everyone would benefit and be happy, except people like jaskowiak.

It MUST be added, at the hearing of March 20 2024, Jakowiak/Mafia’s paid monitor (paid liar) mary ellen admitted on Zoom she had NO training to do what she was told to do by the Mafia and they knew it. She admitted she had NO, repeat NO, training to listen accurately, make notes accurately, make quotes accurately, while continuing to listen, etc. Both monitors had unreadable handwriting. Arthur kept complaining to gelsinger for them to type their notes, but gelsinger always refused. Mary ellen and their other paid “monitor” (liar), brandi, who also probably did not have any such high level training, they were told to make up lies in their notes to discredit Arthur and to claim he said and did things during his visits with his Mother so his visits would be reduced further to the point of no more visits with his Mother by this Guardianship Mafia. In addition, weilheimer wasted many thousands of dollars of Jane, based on the monitor’s fake notes of lies, to pay psychologist Ledakis for more “evaluations” of Jane and Arthur based on the monitor’s fake reports. Weilheimer used ledakis’s made up “evaluations”, to use the court visits as a weapon against Arthur because he was exposing the guardianship fraud on Jane and stealing her money. It must also be noted that judges weilheimer, Sterling and the Mafia had always refused to let Arthur or his previous lawyers know the qualifications of those monitors. It is clear now why they never did. The Mafia KNEW those notes were fake. But, the Mafia submitted them into court and knew those notes and testimony by those paid liars, mary ellen and brandi, to be false evidence and testimony. But, they submitted them against Arthur as “evidence” for many, many months. The Mafia also submitted fake invoices of those paid liars that were paid by either Jane or Arthur. That is fraud and financial exploitation of the elderly, among other criminal charges. Arthur kept insisting on a way, including a cell phone to record his visits, to protect himself from the lies of the monitors that had already been used against Arthur to restrict his visits many, many times. Cell phones are free to Arthur and Jane. But, cell phones do not lie, paid liars do. Jaskowiak, the Mafia and Sterling always refused Arthur to have such protection for obvious financial benefits for the Mafia. Jane was never asked if Arthur ever did anything to make her upset ever since she was kidnapped from her home by jsh and then dumped into her current pig pen to live, like a animal in a cage, until she dies. Jane never refused Arthur’s phone calls or visits. Jane has always said verbally and in writing how much she loves and trusts Arthur for her wellbeing and her happiness. Jaskowiak was in Jane’s huge home many times before the hearing and saw how big and beautiful her house was. Why would he want his client to live like she is now and has been for 2.5 years? Jaskowiak has admitted he has only seen her twice in her pig pen in 2.5 years. Jaskowiak has constantly violated and ignored the PA Rules of Conduct for a lawyer to Jane. After two years, Arthur realized the Mafia had refused to file a petition to prove their claims that Arthur made Jane agitated and made her legs swollen. In September of 2023, Arthur filed a petition for the Mafia to prove their accusations or stop accusing him of doing so. Jaskowiak, gelsinger, fenstermacher and the others demanded that Sterling deny my petition. In other words, they denying my petition was proof that jaskowiak and the others could not prove their fake accusations of 2.5 years of Arthur “agitating” Jane and Arthur’s food causing her legs to be swollen against Arthur. But, Judge Sterling did what they wanted and denied Arthur’s petition. According to the basis of U.S. law, a person is innocent until proven guilty in a court of law. The Mafia violated that law only for their own financial benefit.

For those many reasons in this reply, jaskowiak must be removed as Jane’s lawyer forever. The facts are clear, jaskowiak has never represented Jane in any capacity as a lawyer or her lawyer to defend her and protect her in any way for her medical, mental, physical and financial, especially for her happiness as she was living before the fake petition was filed by jsh just for her money.

Submitted,

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