Mon, Feb 10 • 09:17

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

Mon, Feb 10, 2025 • 09:17

loan, house, ring, report

Mr. Fenstermacher,

Still not word from you regarding the proof by documents and canceled checks that the loan from my Mother was forgiven, no ring to get my own estimate, no sale of house to me as you promised and no answer when your accounting report will be available.

Do your legal obligations as the Executor and my trustee.

Arthur herring III

Secured with Tuta Mail: https://tuta.com/free-email

Wed, Feb 12 • 09:20

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

Wed, Feb 12, 2025 • 09:20

loan, ring, house, report

Mr. Fenstermacher,

Still no word from you regarding why you denied me buying the house after you said you would, why are you refuing to let me get a second estimate on Mother's ring, proof with documents of canceled checks and bank statements that jsh paid back the massive loan by my parents and when your final report will be filed.

Obey your legal obligations as the executor and my trustee. Why are you refusing to do your job for the estate of Mother and to me? I have a right to answers, not your legalese non answers.

Arthur herring III

Secured with Tuta Mail:

Fri, Feb 14 • 15:22

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

Fri, Feb 14, 2025 • 15:22

loan, house, ring, report

Mr fenstermacher,

Still no answers from you, for months, about these serious matters that affect me and you are in charge of. I will not accept your few legalese non answers. In addition, you are costing me money by taking money from the estate to pay for taxes, HOA, etc, but I am not getting any benefit from your waste. Why is jsh not complaining that her share of that money is also being wasted when I could be paying all of it if I was in the house as you said you would sell me months ago? When is your accounting report going to be released?

Grow up and accet your legal obligations as the executor and my trustee. You totally failed to carry out your responsibilities as guardian of estate to Mother for 2 years.

Arthur herring III

Secured with Tuta Mail:

✓ Mon, Feb 17 • 11:14

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

Mon, Feb 17, 2025 • 11:14

loan, ring, house, report

Mr. Fenstermacher.

Still no word from you regarding those extremely important issues. Why? You are the Executor of the Will and my suposed trustee. You have legal obligations to both. When is your report coming out?

YOU stated you did not think you could trust me returning the ring if I got my own appraisal of it. But, first YOU claimed the ring was part of the estate. But, later YOU said YOU did not know jsh had taken the ring off of her dead Mother's finger until I told you in my email. YOU said to me in our first face to face meeting, after Mother was killed by the guardian mafia, that you really wanted to help me in this process of the Will. But, YOU have done nothing to help me and have only helped jsh in what she wants. YOU told me YOU would sell me the house many months ago. But, YOU suddenly decide not to sell me the house for no reason. YOU said YOU did not know jsh had changed Mother's chosen casket YOU, as Mother's supposed guardian of estate, stated in court to a cheaper one. (by my questioning) you thought your only job was to sign checks of those invoices of others and not be concerned about waste and fraud in those invoices. YOU also said (by my quesioning) in court that YOU had not seen or talked to my Mother for about 4 years, including 2 of them being Mother's guardian of the estate. YOU never became certified to be a guardian of estate to learn what the laws and rights were of the AIP, who was Mother, YOUR client as a lawyer, HER guardian AND her trustee and MY trustee. If YOU knew those rights and laws of the AIP and knew what your responsibilities of her guardian of the estate were, YOU would have refused to allow the massive theft and waste of money to her by the mafia, including the money later to me in my inheritance. The massive waste of Mother's money including keeping Mother in a low rated pig pen, in a locked in section, kept in solitary confinement, no phone, not allowed to go back home even to visit, kept with people with mental and behavior problems at about \$90,000 a year. Compared to the court accepted cost of Mother living at home at only \$16,500 a year. Plus, all of the other expenses YOU allowed billed to Mother, including massive lawyer fees of guardians, a "care manager" (who has a long history of stealing and over drugging her victims), "monitors" and jaskowiak's massive fees, who was Mother's court assigned lawyer by judge weilheimer,

but only saw Mother 2 times, in 3 years after Mother was guardianized. Lawyers have the PA Rules of Conduct that demand a lawyer do what the client wants or they must quit. Because jaskowiak only saw Mother twice, he cannot say he was making decisions for what SHE wanted, especially in his many petitions and relying to petitions, including YOU and him evicting me from Mother's home and him putting me in prison 4 times. ALL of those costs to a guardian are part of THEM having a business. They charged their rate to be a guardian. THEIR profits as a business pay for those expenses, NOT billing Mother that YOU allowed.

Why have YOU allowed my inheritance to be wasted paying for the various costs of the house (taxes, HOA, utilities) by refusing me to buy the house, living in it and getting the benefits of it? Why hasn't jsh complained about her also losing money from her inheritance in that way? What "favors" have YOU been giving her so she would not be losing that money? Why did YOU allow jsh to do what she wanted during this entire guardian scam on Mother that was started originally by jsh? This also includes after Mother was killed YOU allowing jsh to do and give jsh what she wanted. As YOU recall, YOU tried to help jsh steal money from Mother. I stopped it. YOU/jsh later created that delegate authority to do the same thing as the fake guardianship would later do to Mother. I stopped it. YOU were the one who sent Mother the letter claiming I was lying to her (Mother) when I told Mother jsh was trying to put Mother into a nursing home and junk Mother's much loved possessions. YOU told Mother jsh did not have the power to do so. But, YOU lied. YOU told jsh about guardianship had the same control as the delegate authority. YOU sent jsh down the hall from YOUR office to Camp. YOU refused to correct the many issues in YOUR documents of Mother's that another law firm found. ALL of those things are why Mother fired YOU.

YOU were in charge after Mother died. YOU allowed jsh to deny me putting a message into her casket and denied me taking picture of Mother as a memory. YOU allowed jsh to humiliate Mother for eternity by jsh dressing Mother in a pajama top and sweat pants and no jewelery to be buried in, instead of jsh going to Mother's house and getting some nice clothes, the one's Mother picked out for her funeral and some jewelery. YOU and Jsh never discussed her actions with me. YOU allowed jsh to do what she wanted knowing I would never be consulted on them. YOUR corruption, gross incompetence and gross neglect caused Mother to be murdered by the guardian mafia by morphine. Mother died unconcious in a very slow, painfull, barbaric and inhumane way by starvation and dehydration. Mother was denied hospice and denied the right to have her last wishes, including going home and being with me. But, YOU claim I cannot be trusted to return a ring that YOUR expert says it is only worth \$350? As YOU recall, YOU said jsh did not want the ring, but then suddenly jsh wanted it? WHY did she take the diamond ring, but leave Mother's platinum wedding ring? Wasn't Mother's wedding ring also part of the estate? If not, why not?

YOU have a lot of questions to answer. YOU refuse to answer them. Your legalese non-answers are NOT answers.

Arthur herring III

Secured with Tuta Mail:

Wed, Feb 19 • 08:45

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

Wed, Feb 19, 2025 • 08:45

same questions, still no answers from you

Mr. Fenstermacher.

Still no word from you regarding those extremely important issues. Why? You are the Executor of the Will and my suposed trustee. You have legal obligations to both. When is your report coming out?

YOU stated you did not think you could trust me returning the ring if I got my own appraisal of it. But, first YOU claimed the ring was part of the estate. But, later YOU said YOU did not know ish had taken the ring off of her dead Mother's finger until I told you in my email. YOU said to me in our first face to face meeting, after Mother was killed by the guardian mafia, that you really wanted to help me in this process of the Will. But, YOU have done nothing to help me and have only helped jsh in what she wants. YOU told me YOU would sell me the house many months ago. But, YOU suddenly decide not to sell me the house for no reason. YOU said YOU did not know jsh had changed Mother's chosen casket YOU, as Mother's supposed guardian of estate, stated in court to a cheaper one. (by my questioning) you thought your only job was to sign checks of those invoices of others and not be concerned about waste and fraud in those invoices. YOU also said (by my quesioning) in court that YOU had not seen or talked to my Mother for about 4 years, including 2 of them being Mother's guardian of the estate. YOU never became certified to be a guardian of estate to learn what the laws and rights were of the AIP, who was Mother, YOUR client as a lawyer, HER guardian AND her trustee and MY trustee. If YOU knew those rights and laws of the AIP and knew what your responsibilities of her guardian of the estate were, YOU would have refused to allow the massive theft and waste of money to her by the mafia, including the money later to me in my inheritance. The massive waste of Mother's money including keeping Mother in a low rated pig pen, in a locked in section, kept in solitary confinement, no phone, not allowed to go back home even to visit, kept with people with mental and behavior problems at about \$90,000 a year. Compared to the court accepted cost of Mother living at home at only \$16,500 a year. Plus, all of the other expenses YOU allowed billed to Mother, including massive lawyer fees of guardians, a "care manager" (who has a long history of stealing and over drugging her victims), "monitors" and jaskowiak's massive fees, who was Mother's court assigned lawyer by judge weilheimer,

but only saw Mother 2 times, in 3 years after Mother was guardianized. Lawyers have the PA Rules of Conduct that demand a lawyer do what the client wants or they must quit. Because jaskowiak only saw Mother twice, he cannot say he was making decisions for what SHE wanted, especially in his many petitions and relying to petitions, including YOU and him evicting me from Mother's home and him putting me in prison 4 times. ALL of those costs to a guardian are part of THEM having a business. They charged their rate to be a guardian. THEIR profits as a business pay for those expenses, NOT billing Mother that YOU allowed.

Why have YOU allowed my inheritance to be wasted paying for the various costs of the house (taxes, HOA, utilities) by refusing me to buy the house, living in it and getting the benefits of it? Why hasn't jsh complained about her also losing money from her inheritance in that way? What "favors" have YOU been giving her so she would not be losing that money? Why did YOU allow jsh to do what she wanted during this entire guardian scam on Mother that was started originally by jsh? This also includes after Mother was killed YOU allowing jsh to do and give jsh what she wanted. As YOU recall, YOU tried to help jsh steal money from Mother. I stopped it. YOU/jsh later created that delegate authority to do the same thing as the fake guardianship would later do to Mother. I stopped it. YOU were the one who sent Mother the letter claiming I was lying to her (Mother) when I told Mother jsh was trying to put Mother into a nursing home and junk Mother's much loved possessions. YOU told Mother jsh did not have the power to do so. But, YOU lied. YOU told jsh about guardianship had the same control as the delegate authority. YOU sent jsh down the hall from YOUR office to Camp. YOU refused to correct the many issues in YOUR documents of Mother's that another law firm found. ALL of those things are why Mother fired YOU.

YOU were in charge after Mother died. YOU allowed jsh to deny me putting a message into her casket and denied me taking picture of Mother as a memory. YOU allowed jsh to humiliate Mother for eternity by jsh dressing Mother in a pajama top and sweat pants and no jewelery to be buried in, instead of jsh going to Mother's house and getting some nice clothes, the one's Mother picked out for her funeral and some jewelery. YOU and Jsh never discussed her actions with me. YOU allowed jsh to do what she wanted knowing I would never be consulted on them. YOUR corruption, gross incompetence and gross neglect caused Mother to be murdered by the guardian mafia by morphine. Mother died unconcious in a very slow, painfull, barbaric and inhumane way by starvation and dehydration. Mother was denied hospice and denied the right to have her last wishes, including going home and being with me. But, YOU claim I cannot be trusted to return a ring that YOUR expert says it is only worth \$350? As YOU recall, YOU said jsh did not want the ring, but then suddenly jsh wanted it? WHY did she take the diamond ring, but leave Mother's platinum wedding ring? Wasn't Mother's wedding ring also part of the estate? If not, why not?

YOU have a lot of questions to answer. YOU refuse to answer them. Your legalese non-answers are NOT answers.

Arthur herring III

Secured with Tuta Mail: https://tuta.com/free-email

Fri, Feb 21 • 16:51

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

Fri, Feb 21, 2025 • 16:51

loan, ring, final report, house

Mr fenstermacher,

Still no answers from you, for months, about these serious matters that affect me and you are in charge of. I will not accept your few legalese non answers. In addition, you are costing me money by taking money from the estate to pay for taxes, HOA, etc, but I am not getting any benefit from your waste. Why is jsh not complaining that her share of that money is also being wasted when I could be paying all of it if I was in the house as you said you would sell me months ago? When is your accounting report going to be released?

Grow up and accept your legal obligations as the executor and my trustee. You totally failed to carry out your responsibilities as guardian of estate to Mother for 2 years.

Arthur herring III

Secured with Tuta Mail:

Mon, Feb 24 • 09:21

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

Mon, Feb 24, 2025 • 09:21

Mr fenstermacher,

Still no answers from you, for months, about these serious matters that affect me and you are in charge of. I will not accept your few legalese non answers. In addition, you are costing me money by taking money from the estate to pay for taxes, HOA, etc, but I am not getting any benefit from your waste. Why is jsh not complaining that her share of that money is also being wasted when I could be paying all of it if I was in the house as you said you would sell me months ago? When is your accounting report going to be released?

Grow up and accept your legal obligations as the executor and my trustee. You totally failed to carry out your responsibilities as guardian of estate to Mother for 2 years. You, judges and others not doing their responsibilities as her guardians of person and estate, their lawyers, a "care manager" and by her own daughter lead to her being killed in a extremely slow, barbaric and inhumane way of dehydration and starvation by morphine, while unconcious and not able to cry out. Mother was never given hospice by those greedy vultures and the ability to have her last wishes, which would have included going home, be with me and her much loved possessions.

How can you look at yourself in a mirror?
Arthur herring III

Secured with Tuta Mail:

Wed, Feb 26 • 08:25

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

Wed, Feb 26, 2025 • 08:25

loan, house, ring, report

Mr. Fenstermacher,

Still not word from you regarding the proof by documents and canceled checks that the loan from my Mother was forgiven, no ring to get my own estimate, no sale of house to me as you promised and no answer when your accounting report will be available.

Do your legal obligations as the Executor and my trustee.

Arthur herring III

Secured with Tuta Mail: https://tuta.com/free-email

✓ Fri, Feb 28 • 08:53

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

Fri, Feb 28, 2025 • 08:53

ring, house, report, loan

Mr. Fenstermacher,

Still no word from you regarding those extremely important issues. Why? You are the Executor of the Will and my suposed trustee. You have legal obligations to both. When is your report coming out?

YOU stated you did not think you could trust me returning the ring if I got my own appraisal of it. But, first YOU claimed the ring was part of the estate. But, later YOU said YOU did not know jsh had taken the ring off of her dead Mother's finger until I told you in my email. YOU said to me in our first face to face meeting, after Mother was killed by the guardian mafia, that you really wanted to help me in this process of the Will. But, YOU have done nothing to help me and have only helped jsh in what she wants. YOU told me YOU would sell me the house many months ago. But, YOU suddenly decide not to sell me the house for no reason. YOU said YOU did not know jsh had changed Mother's chosen casket to a cheaper one. YOU, as Mother's supposed quardian of estate, stated in court (by my questioning) you thought your only job was to sign checks of those invoices of others and not be concerned about waste and fraud in those invoices. YOU also said (by my quesioning) in court that YOU had not seen or talked to my Mother for about 4 years, including 2 of them being Mother's guardian of the estate. YOU never became certified to be a guardian of estate to learn what the laws and rights were of the AIP, who was Mother, YOUR client as a lawyer, HER guardian AND her trustee and MY trustee. If YOU knew those rights and laws of the AIP and knew what your responsibilities of her guardian of the estate were, YOU would have refused to allow the massive theft and waste of money to her by the mafia, including the money later to me in my inheritance. The massive waste of Mother's money including keeping Mother in a low rated pig pen, in a locked in section, kept in solitary confinement, no phone, not allowed to go back home even to visit, kept with people with mental and behavior problems at about \$90,000 a year. Compared to the court accepted cost of Mother living at home at only \$16,500 a year. Plus, all of the other expenses YOU allowed billed to Mother, including massive lawyer fees of guardians, a "care manager" (who has a long history of stealing and over drugging her victims), "monitors" and jaskowiak's massive fees, who was Mother's court assigned lawyer by judge weitheimer,

but only saw Mother 2 times, in 3 years after Mother was guardianized. Lawyers have the PA Rules of Conduct that demand a lawyer do what the client wants or they must quit. Because jaskowiak only saw Mother twice, he cannot say he was making decisions for what SHE wanted, especially in his many petitions and relying to petitions, including YOU and him evicting me from Mother's home and him putting me in prison 4 times. ALL of those costs to a guardian are part of THEM having a business. They charged their rate to be a guardian. THEIR profits as a business pay for those expenses, NOT billing Mother that YOU allowed.

Why have YOU allowed my inheritance to be wasted paying for the various costs of the house (taxes, HOA, utilities) by refusing me to buy the house, living in it and getting the benefits of it? Why hasn't jsh complained about her also losing money from her inheritance in that way? What "favors" have YOU been giving her so she would not be losing that money? Why did YOU allow jsh to do what she wanted during this entire guardian scam on Mother that was started originally by jsh? This also includes after Mother was killed YOU allowing jsh to do and give jsh what she wanted. As YOU recall, YOU tried to help jsh steal money from Mother. I stopped it. YOU/jsh later created that delegate authority to do the same thing as the fake guardianship would later do to Mother. I stopped it. YOU were the one who sent Mother the letter claiming I was lying to her (Mother) when I told Mother jsh was trying to put Mother into a nursing home and junk Mother's much loved possessions. YOU told Mother jsh did not have the power to do so. But, YOU lied. YOU told jsh about guardianship had the same control as the delegate authority. YOU sent jsh down the hall from YOUR office to Camp. YOU refused to correct the many issues in YOUR documents of Mother's that another law firm found. ALL of those things are why Mother fired YOU.

YOU were in charge after Mother died. YOU allowed jsh to deny me putting a message into her casket and denied me taking picture of Mother as a memory. YOU allowed jsh to humiliate Mother for eternity by jsh dressing Mother in a pajama top and sweat pants and no jewelery to be buried in, instead of jsh going to Mother's house and getting some nice clothes, the one's Mother picked out for her funeral and some jewelery. YOU and Jsh never discussed her actions with me. YOU allowed jsh to do what she wanted knowing I would never be consulted on them. YOUR corruption, gross incompetence and gross neglect caused Mother to be murdered by the guardian mafia by morphine. Mother died unconcious in a very slow, painfull, barbaric and inhumane way by starvation and dehydration. Mother was denied hospice and denied the right to have her last wishes, including going home and being with me. But, YOU claim I cannot be trusted to return a ring that YOUR expert says it is only worth \$350? As YOU recall, YOU said jsh did not want the ring, but then suddenly jsh wanted it? WHY did she take the diamond ring, but leave Mother's platinum wedding ring? Wasn't Mother's wedding ring also part of the estate? If not, why not?

YOU have a lot of questions to answer. YOU refuse to answer them. Your legalese non-answers are NOT answers.

Arthur herring III

Secured with Tuta Mail: https://tuta.com/free-email