## WEILHEIMER ORDER FOR LEDAKIS TO DETERMINE IF MOTHER WROTE HER LETTER

During a visit with Mother in April 2022, Mother said how unhappy she was being forced to live in her very tiny room, in a locked in section, in solitary confinement with people who were not normal. Mother wanted to live again, as she had been living, in her large house of 21 years and with her much loved possessions before she was kidnapped by her daughter/logie and forced to live in the nursing home. Mother said she wanted certain things changed. Those changes included getting her own lawyer to replace jaskowiak, who was appointed by weilheimer at the beginning of the petition of guardianship process in May 2021. Mother had the money to hire her own lawyer who she could trust. The petition for guardianship was filed by Mother's daughter, jsh, only to get control of Mother and Mother's vast assets. Upon my questioning in court during the 2 day petition hearing, jsh admitted she never discussed the idea with Mother because jsh did not think the petition was that important to discuss with Mother. Jsh had always hated her Mother and me for unknown reasons.

Mother said she also wanted to go back to her home of 21 years to live there. Mother said she wanted me to again live with her as I had been for 2 years. Mother also wanted to come to court to tell weilheimer she wanted those things. I told Mother that because weilheimer, guardians and jsh refused to let her have a phone to call weilheimer, she should write a letter to weilheimer and I would mail it. Mother wrote her letter and I mailed it for her.

Mother wrote her letter on a blank sheet of paper. Mother made her own margins and sentence spacing. She spelled everything correctly, made the correct punctuation and the sentences were even on each line. Mother's signature looked the same as it had been all of her life. Her writing was extremely legible. When I mailed Mother's letter to weilheimer, I had to mail the original. But, the scanner at the court made Mother's sentences look strange when the letter was scanned as a exhibit. But, Mother's writing on the envelope proves how Mother was still mentally normal and her handwriting was extremely legible.

In her order of May 13 2022, weilheimer hired ledakis again to determine if Mother could write such a letter, even after during the petition hearing in court I proved ledakis, by his own admission, had no independent proof his "evaluation" of Mother to determine "incapacitation" had any accuracy. Ledakis also admitted he never records his sessions in any way to prove what the person said and how they said or did not say something. Weilheimer hired ledakis several times because he always wrote lies about me, as the guardianship mafia wanted him to do to deny and restrict my visits with Mother as punishment to me for exposing the scam on Mother by the mafia. In his so-called "report", ledakis claimed Mother did not write her letter and I told her what to write. BUT, NO ONE wanted Mother come to court to speak for herself. I did, but weilheimer refused Mother to come to court many times so she could speak for herself. If the mafia allowed Mother to come to court, they could have asked Mother themselves what she wanted. Mother had the right to do so, even as a AIP. Once again, ledakis NEVER recorded his discussion with Mother, IF he ever did any "evaluation" to prove what Mother said or did not say.

But, in March 2022, a month before Mother wrote her letter, there was a conference call with all the lawyers and weilheimer. Jaskowiak said he saw Mother recently and she said she liked the food, liked the people and liked her room. By saying that, jaskowiak is admitting and PROVING Mother had the mental ability to know what she wanted and liked. That proves Mother did in fact write her letter of her own free will. Even if Mother said she liked those things about the nursing home, Mother knew if she ever argued with the staff about anything that she did not like, the staff would simply drug her to shut her up.

## IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIAORPHANS' COURT DIVISION

NO. 2021-X2110

## IN RE: JANE T. HERRING AN INCAPACITATED PERSON

## ORDER

AND NOW, this 13th day of May, 2022, by agreement of the parties, it is hereby ORDERED and DECREED that Dr. George Ledakis is appointed to perform a neuropsychological reevaluation of the capacity of Jane T. Herring, which shall meet the requirements of 20.Pa. C.S. §5518. This evaluation shall address Jane T. Herring's current capacity, her residential and treatment needs and an opinion as to whether she had the capacity to independently draft the attached correspondence and envelope to the Court. Dr. Ledakis is directed to submit his report to the Honorable Gail Weilheimer.

It is hereby FURTHER ORDERED and DECREED that Dr. Ledakis shall be given full and unfettered access Jane Herring for the purpose of completing this reevaluation. Dr. Ledakis is also authorized to access any and all medical information pertaining to the alleged incapacitated person, including from her physicians, medical providers and other individuals who may have information which Dr. Ledakis deems relevant and necessary to his assessment. It is recommended that Dr. Ledakis interview the following individuals as part of his reevaluation; Dwayne Logie, Jane Herring's independent guardian from August, 2021 to May 11, 2022; Pamela Woodward Blumer, independent guardian May 11, 2022 to present; Deborah Klock, care manager; David Jaskowiak, her attorney; and her children, Arthur Herring and Jill Herring. The failure to abide of any party to honor this Order may lead to contempt proceeding and the imposition of sanctions. <u>See</u>, Pa O.C. Rule 14.7(b)(2).

BY THE COURT:

GAIL WEILHEIMER

E-filed on May 13, 2022: David Jaskowiak, Esquire Brittney Camp, Esquire Victor Meitner, Esquire Ron Fenstermacher, Esquire Pamela Woodward Blumer

Case# 2021-X2110-33 Received at Montgomery County Register of Wills Office on 05/13/2022 11:32 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.

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APR 26 2022
JUDGE WEILHEIMER