

April 10, 2025

Dear District Attorney Schorn,

This letter pertains to the massive guardian fraud on my now dead Mother, Jane Herring (age 99) for three years and the various people who made up lies about me in a current case by your department because I was exposing a massive guardian scam on my late Mother. Mother was killed/died by morphine on July 2 2024. The matter against me, by your office, involves a local police officer, Alex Komatick, a well known Bucks county resident and lawyer David Jaskowiak, a state police officer, Harmon and a possible scam I found by at least one assistant district attorney in your office. I am asking for criminal charges against those named above.

Mother was a victim of a massive scam by a guardian mafia ONLY for her vast financial assets, NOT because she needed any guardian protection for herself or her finances. The corruption by this guardian mafia included two corrupt judges in orphans court, Weilheimer and Sterling, Mother's court appointed lawyer by Weilheimer, Jaskowiak, various guardians including Dwayne logie (friends of jaskowiak), pam Blumer, Cynthia Ellis, their lawyers including pam Blumer's lawyer/husband Bill who is friends of Jaskowiak and then Bill hired many lawyers in his law firm, a "care manager" Deb Klock (who has a well known history of stealing and over drugging her "clients" (victims) and is friends with Logie), a corrupt psychologist George Ledakis, various untrained "monitors" who were friends of Pam Blumer, a guardian of estate, Ronald Fenstermacher, appointed by Weilheimer and Fenstermacher is very close friends with my sister, jsh, who originally had filed the petition to control Mother, to own her vast assets. Fenstermacher (admitted in court by my questions in early 2024 he had not seen or talked to Mother, his client, for 4 years, including the last 2 years of Mother's life as Mother's guardian of estate. Fenstermacher also said in court he thought his only job was to sign checks as guardian of estate for the mafia and not worry about waste and fraud by the others. But, Fenstermacher, as well as all of the other guardians and lawyers were making decisions for Mother without ever asking her. They were violating various federal and state laws pertaining to the rights of the AIP (alleged incapacitated persons) and the Pennsylvania Rules for them.

ALL of those people created massive billing hours in their invoices to steal from Mother. But, most of those people had no right to bill Mother because it was the guardian's responsibility to pay their lawyers and others THEY hired as a expense in THEIR business. Expenses by those people included travel time and unverified time those people claimed to have been with Mother. Their invoices were always approved by Weilheimer and Fenstermacher. There were many federal and state laws violated by this mafia, including the Pennsylvania Rules dealing with those claimed to be "incapacitated". For many years after my father died in 2013, jsh and Fenstermacher tried to steal money from Mother, tried to take control of Mother and her assets without Mother knowing about it. I always stopped those attempts. Mother and I have always had a extremely close and loving relationship. As you also see in my news website [www.protectmyparents.us](http://www.protectmyparents.us), in my other news website [www.janeherring.net](http://www.janeherring.net) and by the enclosed article about Gloria Byers, guardianship corruption scams are major crimes nationwide and taken extremely seriously by the IRS, DA, FBI, DOJ and especially by the families of those victims.

Mother was killed (murdered?) at age 99 by the guardian mafia, with morphine. Mother died unconscious, alone, in her tiny bed, in the low rated nursing home of 3 years, in a extremely slow, painful,

barbaric, inhumane way of starvation and dehydration. Mother was never given right of hospice by the mafia or allowed to have any last wishes, including seeing me for as much time as possible and going home to die in her much loved house and loved possessions of almost 100 years. My former lawyer and I had been denied to see any records by judges Weilheimer and Sterling from the nursing home or the hospital while my Mother was there. No reason given. During the scam, I got only bits and pieces of what was happening to my Mother and only some of her injuries. I have no idea what pills or other drugs Mother was forced to take, whether she wanted them or not. I know she was getting some drugs by what my Mother had told me when she first was dumped there. The "story" pertaining to my Mother's death from the mafia is she was taken to the hospital because she fell (one of many times), the doctor said it was incurable cancer lesions on her back and because Mother had said she did not want any life saving measures in her will, she was sent back to the nursing home to die/killed in her bed. This mafia refused to let me see her for about 7 months because I did not have any more money to pay their hand picked, untrained "monitors" (paid liars) who were hired by pam blumer to sit next to Mother and I during our very brief visits. The mafia hired them to write various lies about Mother or me in their reports to be used against me to further restrict my visits and time with Mother.

The mafia had made up two main lies about me to restrict and deny visits with Mother just after Mother was dumped into the low rated nursing home. The first lie was I fed Mother fattening food that made her legs swollen when we had lunches together only 3 times a week during Weilheimers allowed visits. Mother had NO food allergies and NO diet restrictions. At most, we only had 3 lunches a week together, compared to the 20 meals a week the nursing home gave her. I was the one who Mother told about her swollen legs. The guardians and the nursing home refused to take her to the hospital or gave Mother the right treatment for her legs. No reason was ever given in writing why Weilheimer only allowed us three, one hour visits a week to Mother and I. Weilheimer used those rare visits as a punishment to me for constantly exposing the guardian scam on Mother. The second lie used by the mafia was that after my visits, I made Mother "agitated". But, nobody ever asked Mother if I did. Why? But, the mafia/their lawyers/Jaskowiak REFUSED to let me use a cell phone to record my visits to prove I did not make Mother upset. Why? The monitors also were told I said or did things against Weilheimer's court orders. The mafia did not want me to tell Mother about her rights she had in this scam guardianship, including to go home, get a new lawyer and new guardians.. Jaskowiak and others in the mafia wanted to deny me ALL visits with Mother until her death because I was exposing their scam on Mother. The mafia also had many, many other victims as I learned.

I had spent over \$100,000 on lawyer and other costs, including losing my home I owned, to get Mother home. I was on welfare by now and soon would be living in my car. I was forbidden by Weilheimer and Sterling, with many orders by them (with the threat of prison), to tell my Mother anything about the mafia scam on her, me being evicted from her house where I had been living (at her request) for two years because we were so close and that Weilheimer and jaskowiak had put me into prison twice for exposing their scam where I could have been raped or murdered. To this mafia, It was "Nothing personal, just business".

One of the tactics used nationwide by corrupt guardians is to make up lies about a family member(s) who have criticized the monitor's lack of care to their loved one in any way. This is called "demonizing". Those lies are used to restrict or deny visits to family members, including husbands, wives, sons, daughters, etc. It was only hours before Mother actually died, did I finally see my Mother, who was unconscious in bed. I was only told then then told she was dying. My sister, jsh, because she was working with the mafia, was always given special, inside information and treatments, such as unlimited time and visits with Mother. I was never told Mother was going to die, which was a week after she had been taken to the hospital from her "fall" and only hours before she was killed/died. I was able to gather other bits and pieces of other injuries suffered at the nursing home. I was only allowed to be with her for one hour for that last visit and was watched by three people during that visit. No reason given why I was never allowed to have as much time as possible with

Mother and she with me after the mafia claimed they knew she was dying a week earlier, IF that was the real fact. Nationwide, it is not unusual for other corrupt type mafias to take out life insurance policies on the victim and bill the victim for it. Life insurance is non taxable and who would suspect any foul play when a very elderly person "dies" if they had previous health issues? Did anyone tell her she was going to die? Maybe she would have wanted to have treatment for cancer because she was in such excellent health before she was guardianized and "owned".

Mother's nightmare started just 2 days after Mother's 96 birthday on May 16 2021 when jsh filed her petition of guardianship on Mother and for Mother's vast assets. Jsh admitted in court, by my questions, that she never discussed her plan of guardianship (ownership) with Mother. When I asked jsh why not, jsh said she did not think it was that important. NOT important? Jsh NEVER brought in any of Mother's yearly experts (doctors, tax people, investment people, etc) to say Mother had any problems in her life. That is because Mother had NO problems. No bad checks, no unpaid taxes, no unpaid bills, no ignored medical problems, etc. Because of that lack of proof, weilheimer should have voided jsh's petition. Weilheimer did not do so the mafia could get Mother's assets. Jaskowiak refused to bring Mother into court to speak for herself. Jaskowiak REFUSED to defend Mother from the fake petition. Jaskowiak, as Mother's court appointed lawyer, refused to attack jsh's petition. Jaskowiak never defended Mother because he wanted Mother to be guardianized for her vast assets for this guardian mafia. Mother was declared "incapacitated" by Weilheimer, which included the fake "evaluation" by the grossly incompetent and corrupt psychologist, Ledakis. Ledakis, by my questioning, admitted he had no independent proof of accuracy for any of his "tests" or for his "evaluation" Mother was NEVER allowed, by weilheimer or jaskowiak, to hire her own lawyer, who Mother could trust, even though Mother had the vast assets and the right to do so.

On August 25, 2021, jsh and first guardian Dwayne logie literally kidnapped Mother from her house. I was there and heard Mother crying she did not want to go. I was being held by two cops who were told to be there ahead of time. For about 12 days, Mother was kept as a prisoner in jsh's house. Jaskowiak refused to demand Mother be sent home by jsh. Why? Mother was drugged and denied to leave by jsh. Jsh refused to let me see Mother or call her on the phone. I called the police that night to do a wellness check on Mother. The state cop told me he never talked to Mother at all. He said he saw her in the window and she looked alright. WTF? I called the next day for another wellness check, but the police refused to check. The next day, Weilheimer threatened me with prison if I called for a wellness check. WTF? Mother was 96.

Jsh did not feed Mother. About Day 12, Mother became unconscious from lack of food. She had to be taken to the hospital, by ambulance, confined to bed for 6 weeks. At week 6 in the hospital, Mother got covid where she could have died. Mother had to have daily blood tests (42 times), daily needles in the stomach (42 times). Her arms were black and blue from the blood tests. Jaskowiak refused to demand Mother be sent home and refused to demand punishment for jsh after what jsh did to HIS client? Why? Mother was then dumped into that low rated nursing home that had just reopened from a months long covid shutdown. Mother was kept in a locked in section, in solitary confinement with people with mental and behavior problems. Mother was NEVER accused of ever having any mental or behavior problems. Mother was not allowed back into society or to go back home. While in the low rated nursing home in the locked in section, Mother got covid again and a major case of influenza where she could have died. Mother could have come home at any time, but the mafia refused to let her do so for fear of losing Mother, their private bank account.

There was NO court order by weilheimer for that kidnapping. I sent emails to everyone in this mafia asking who ordered the kidnapping of Mother and why. NOBODY responded, including jaskowiak. Weilheimer appointed lawyer Jaskowiak to Mother, only 2 days after Mother's daughter, jsh, filed her petition for guardianship (ownership) of Mother only for Mother's vast financial assets. But, Mother had the assets to hire her own lawyer she could trust. Jaskowiak NEVER demanded she go back home after she was kidnapped.

WHY? After Mother was dumped into the nursing home, Mother was kept in a locked in section, in solitary confinement at the nursing home for 3 years until her death, kept in a sensory deprived environment, no phone, no usable TV, broken furniture, stained sheets and towels, torn bedspreads, no mail or visitors allowed, no ministers allowed, not allowed outside into society, not allowed to go to her massive 3 bedroom, 3 bath house in a gated community, not allowed to eat the food she wanted, even though she had no food allergies or diet restrictions, dead rodents, covid infested constantly, denied a table and denied go to any other nursing home that was much, much nicer and much less expensive. Jaskowiak was in Mother's house 4 times to meet with her before Mother was kidnapped. Jaskowiak saw how big and beautiful her house was and filled with antiques, oriental rugs and other beautiful things. Why would Jaskowiak want his client to live like a rat in a cage until she died? Why? Mother's house was priced at \$500,000 and was paid off when it was built new 21 years earlier. Most important was this guardian mafia used my visits with Mother to deny and restrict time with Mother as punishment to me for constantly exposing their gross lack of care to Mother and their corruption of stealing her money in various ways.

While kept unconscious with morphine by this guardian mafia, Mother was in extreme agony suffering from starvation and dehydration, but could not say a word because she was unconscious. Mother died a very long, barbaric and inhumane death that no human or animal should be forced to go through. This mafia NEVER gave Mother hospice and never gave Mother any last wishes she would want. WHY?

Fenstermacher, for the last two years of Mother's life, wasted hundreds of thousands of dollars of Mother's money through fraud and gross neglect, including keeping Mother in that nursing home at about \$90,000 a year when the court accepted cost of Mother living at home was only \$16,500 a year. In addition, more waste allowed by Jaskowiak's last picked guardian of person, Cynthia Ellis, was never certified as a guardian and was never a guardian to anyone. My ex lawyer filed a petition to have Weilheimer recuse herself from the case because of Weilheimer's obvious corruption allowing all of the mafia's fake invoices to be paid. But, Weilheimer refused to do so because she would continue to protect the mafia, including herself. Weilheimer's husband is chief legal counsel for the Philadelphia Inquirer and has banned all stories about the corruption in the orphans court and its judges. While Mother was alive, I filed a complaint against Weilheimer with the Judiciary Conduct Board to have her disbarred, but they refused to take any action. In addition, while Mother was alive and about 1.5 years before she was killed/died, I filed complaints with the Disciplinary Board to have Fenstermacher and Jaskowiak disbarred. But, the board refused. After Mother died in 2025, I had a lot more information and documents about the scam and Jaskowiak and Fenstermacher's involvement in the guardian scam. I again filed complaints with the Disciplinary Board to have Fenstermacher and Jaskowiak disbarred. Again, the Board refused.

I had spent most of my money on a lawyer to help Mother before the petition hearing started, so I had to be pro se at the petition hearing and for most of the 3 years of this guardian scam. I did not have any time to find a psychologist of my own to "evaluate" Mother. But, I was the best person to testify about Mother and any problems because after my father died in 2013, I was with my Mother every day for about 6 hours, including for dinner and with her when she was driving her car up until Mother became "owned" by the mafia. Weilheimer ONLY based her decision that Mother was "incapacitated" on the claimed "evaluation" that was done by Ledakis, who only had his PhD for a year and was NEVER a member of the American Psychological Association and NEVER a member of the Pennsylvania Psychological Association. I got Ledakis to admit in court at the petition hearing he had NO independent proof of accuracy for any of the "tests" he claimed he gave Mother in private and he had NO independent proof of accuracy for his "evaluation" of Mother. I also got Ledakis to admit at the petition hearing that he never audio or video recorded his sessions with people. Using cut and paste of one name for another, Ledakis's same report could be used for 100 or 1,000 other people. Despite all of that gross incompetence (fraud) by Ledakis, Weilheimer took his "word" of his results and hired

him many more times and always accepted ledakis's results as "facts" to deny me normal time with Mother, including taking her out into society. Ledakis admitted he had NO proof he ever gave any "evaluation" to Mother because he (Ledakis) never audio or video taped his sessions with anybody. Weilheimer used ledakis many times because he always said what the mafia wanted him to say so they would keep rehiring him for money. ALL of those people billed my Mother with their massive billing hours (including "travel time") even though most of those people were the responsibility of the guardians to pay as part of their business, NOT billing Mother. But, Fenstermacher always approved their invoices without questions.

Where was jaskowiak all of this time for Mother's benefit? Jaskowiak's job and responsibility, as Mother's lawyer, was to protect and defend Mother. Jaskowiak knew guardianship laws and rules extremely well. In October 2019, jaskowiak was on a 3 person panel, for 3 hours about guardianship laws and rules for lawyers. I saw that video many times. According to the PA Rules of Conduct for lawyers, Jaskowiak was supposed to keep in constant contact with his client, Mother. BUT jaskowiak only saw Mother TWO times, in 3 YEARS. Jaskowiak was constantly filing and replying to petitions on Mother's behalf, but ALWAYS against me and against Mother's benefit, but always FOR the financial benefit to him and the guardian mafia. HOW could jaskowiak file any petitions in behalf of Mother, if he NEVER talked to or saw Mother and NEVER asked Mother what SHE wanted? Weilheimer ordered me (always with the threat of prison) not to discuss the guardian scam with Mother so Mother could not exercise her rights of what she wanted or did not want just to protect the mafia's money grab on Mother. Mother, even as a supposed "incapacitated" person, had federal and state rights and had many Pennsylvania rules to protect her from abuse and neglect. There are Rules of Conduct for lawyers, but they were always ignored by Jaskowiak, Fenstermacher and the mountain of other lawyers in this mafia stealing from Mother.

In August 2023, weilheimer, Jaskowiak and Fenstermacher evicted me from my Mother's house where i had been living for 2 years (with Mother wanting me to live there in writing) WITHOUT ever asking Mother if she wanted me evicted. Weilheimer then ordered me (with threat of prison) never to tell Mother I was evicted. I was forced on to welfare about 3 years ago and had to live out of my car since then because of all of the money I have spent about \$100,000 for lawyer costs and other costs trying to help Mother get out of the scam and back home. In 2021 and 2022 Weilheimer and jaskowiak put me into prison 2 times for exposing the guardianship fraud on Mother on my news website: [www.protectmyparents.us](http://www.protectmyparents.us) . Jaskowiak also threatened me with prison 2 different times because I had set up a Go Fund Me account to raise money to help pay my lawyer fees. Jaskowiak claimed it was invading Mother's right to privacy, but I never mentioned Mother's name in it. But, Jaskowiak, weilheimer or anybody in the guardian mafia NEVER asked Mother what SHE wanted. WHY? Jaskowiak and Mother's then guardian of person, pam Blumer, NEVER asked Mother if she (Mother) wanted me to go to prison. Mother had given me permission to disclose everything about her, which she had that right, even though Mother was claimed to be so called, "incapacitated" by Weilheimer and the quack psychologist, Ledakis, who claimed he did an "evaluation" on Mother.

Mother had less privileges than a POW under the Geneva Convention and less privileges than a any person in prison. WHY? That massive waste of Mother's money and the barbaric and inhumane conditions Mother was forced to exist in was allowed by the first guardian of person and estate Logie (friend of jaskowiak) for Logie's 6 months that logie was a guardian and later by guardian of estate Fenstermacher for the last 2 years of Mother's ownership by the mafia until Mother was killed/died by them. Who knows how many drugs Mother was put on by the mafia to keep her quiet? Who knows what condition Mother was turned into by those drugs? Did Mother even remember who I was? Why did Jaskowiak refuse to defend and protect his client, Mother, for 3 years she was owned by this mafia?

Guardianship corruption has been nationwide for decades. Visits of families with their loved ones are used by guardians as a weapon against those who criticize the guardian's treatment of their loved ones in any

way. The guardian makes up lies about a family member to use against them to restrict/deny visits. Their tactic is called "demonizing". This guardian mafia used that tactic against me for exposing their corruption and indifference to the health, welfare and happiness of my Mother. BUT, nobody in the mafia ever wanted to prove their claims against me in court. WHY? When I filed a petition for them to prove their lies in September 2023, all of the lawyers, including Jaskowiak, begged the second judge, Sterling, to deny my petition. Sterling did what they wanted. The mafia lawyers, Weilheimer and Sterling ignored the basis of U.S. law: A person is innocent until proven guilty in a court of law and the accused has the right to face their accusers.

Weilheimer lied in her letter to me in June 2023 (posted on my news website [www.janeherring.net](http://www.janeherring.net)) about her having my email blocked only to her office by the county IT person Olivieri. But, in fact she had Olivieri block my email to all county agencies, a criminal act, including sheriff, DA, county commissioners that I was using to help my Mother go back home and out of this guardianship scam. In late 2023, I filed an emergency petition for Sterling to unblock my emails that Weilheimer had blocked. Sterling denied my petition and said there was no emergency to do so. WHAT? In about February 2025, I filed a form to have a copy of court documents from April 2024 to present. I was not able to get them because Weilheimer had blocked my access to see my court documents while Mother was alive. I always had to go to the courthouse to get a copy on a thumb drive. Sterling refused to let me have those documents. No reason given.

There were many problems that did not allow me the time to get those documents when they came out. I was put in prison twice in the spring of 2024 by Jaskowiak. He claimed, using a local cop's (Komatick) fake affidavit, claiming my protest had no basis and there for I was harassing jaskowiak. Jaskowiak knowingly signed onto that fake charge, but Jaskowiak was a lawyer, he knew the constitution and took an oath (as do all lawyers and judges) to defend and protect the constitution of the U.S. and that of Pennsylvania. Jaskowiak knew I had the right to protest on a public sidewalk. Jaskowiak knew there was no harassment to him, but jaskowiak wanted that charge to put me into prison as punishment to me for constantly exposing him and the mafia. Also, Jaskowiak did not want his neighbors to know he was in criminal activity and also wanted to punish me, using lawfare and SLAPP, because I was exposing the mafia scam in many ways, including being on a nationwide, weekly radio show only dealing with guardianship corruption and always talking about Jaskoiwka. I was also protesting in front of the courthouse in Montgomery County on a regular basis. Then Mother was killed/died on July 2 2024 and all of the problems after that with Fenstermacher. Fenstermacher was also Executor of the Will and my Trustee. Fenstermacher has done everything he can to deny me what my Mother had wanted me to have because I had exposed his involvement in the guardian mafia. Documents, orders, emails and pictures do not lie. People lie. My news website [www.janeherring.net](http://www.janeherring.net) has those documented facts proving the guardian ownership and scam on Mother.

Keep in mind, the petition for guardianship for both person and estate by jsh had NO, repeat NO documented facts that my Mother needed any guardianship. NO mention of any mental or behavior problems, NO neglected health problems, NO unpaid taxes, NO unpaid bills, NO bounced checks, NO checks written in bizaar amounts or to strangers. Mother's massive 3 bed room, 3 bath house in a gated community valued at \$500,000 was paid off 21 years earlier after the house was built. Mother and I cleaned her house weekly, Mother washed her own clothes and showered every night. Mother did NOT use a cane, NO dentures, NO diapers. Mother was still driving her car safely at age 96 when jsh filed her petition 2 days after Mother's 96<sup>th</sup> birthday. Jsh NEVER brought in any of the people Mother dealt with every year (doctors, investment people, tax people) to testify to prove Mother ever needed any guardians. I got jsh to admit in court she NEVER discussed guardianship with Mother because jsh did not think discussing something as drastic as taking over Mother's life, assets and freedom was that important. Jaskowiak should have demanded jsh's petition be thrown out because it did not have any proof for Mother to have any guardians, but jaskowiak never did. Jaskowiak wanted Mother to be guardianized for her money and assets for the mafia.

Because Jaskowiak refused to let Mother come to court during the petition hearing or ever let Mother speak for herself and say what she wanted or did not want in court, Mother wanted to write a letter to Weilheimer. Mother wrote a letter in about mid April 2022 to Weilheimer. Weilheimer refused Mother's letter as being real because weilheimer hired Ledakis again and Ledakis claimed Mother could not have written the letter because she was "incapacitated". Why didn't weilheimer, Jaskowiak or fenstermacher ASK Mother what she wanted or did not want? Why didn't Ledakis ask Mother if she wanted what she wrote in the letter? As part of this mafia, Ledakis wanted to make as much money as possible by saying what the mafia wanted him to say. BUT, Jaskowiak was on a lawyer only conference in March 2022 and claimed he saw Mother at her pig pen and Jaskowiak claimed Mother said she liked her room, liked the food and liked the people in her locked in section. SO, Jaskowika is saying Mother KNEW what she liked and therefor had that ability to think rationally. That is proof Mother's letter WAS written by her and Mother DID know what she wanted. Mother wrote in her letter to Weilheimer she wanted to come to court to speak for herself, she wanted a new lawyer, she wanted to go home and she wanted me to live with her again. Her handwriting was perfectly legitble, her sentences were straight, she had margins and she spelled all of her words correctly. Mother KNEW what she wrote. But, her letter was denied because if her letter was obeyed, the mafia would lose their grip on Mother and on their bank account.

Weilheimer, guardians, their lawyers, Klock, jsh and jaskowiak denied Mother federal laws, state laws and many rules for those declared "incapacitated" for Mother's health, welfare and happiness. ALL of the lawyers involved violated the Rules of Conduct for lawyers for Mother. Those Rules, federal and state laws are posted on my news website [www.janeherring.net](http://www.janeherring.net)

There has been a very long and documented cancer in orphans court for decades, especially in Montgomery county, that has destroyed many, many lives of victims and their families involving corrupt judges, lawyers, guardians and others. For example, Facebook has a site called Shenanigans in the Montgomery County Court that has been up for almost 25 years. My other news website is [www.protectmyparents.us](http://www.protectmyparents.us) that also has many links, articles and videos about guardian corruption. I included in this packet the article about Gloria Byers, a guardian who stole about \$1.5 million from her 105 victims (clients) and was found guilty. Guardianship corruption is a crime. You Tube has thousands of videos from news media and families about guardian corruption to them. DA Steele has refused to open any cases of guardian corruption, including mine and many, many others who went to him. The FBI in Ft. Washington refused 4 years ago to open up criminal cases on Mother and many other victims because the agent said they were a civil matter, not criminal. But the FBI office in Philadelphia certainly did not think so with the Gloria Byers case. She was just one person and did not include corrupt judges, corrupt guardians, their corrupt lawyers, corrupt psychologists and a corrupt care manager.

WHY DID THE MAFIA KILL MOTHER? My previous lawyer and I were always denied the medical records and those at the nursing home on Mother. WHY? There were many reported injuries to Mother. But, the guardian mafia only made them look minor. They were NOT. My many, many emails posted on [www.janeherring.net](http://www.janeherring.net) to all of those in the mafia prove the many problems affecting Mother's life, health and happiness that nobody in the mafia ever corrected. WHY? ANSWER: Mother was only a bank account to the mafia, NOT a human being.

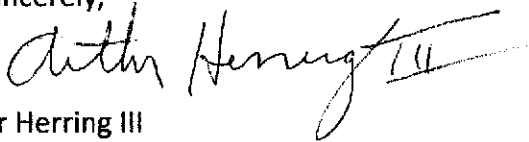
From August 25 2021 when Mother was kidnapped by jsh and logie to when Mother was killed/died from morphine by the mafia on July 2 2025, based on 16 hour days (8 hours for sleeping), out of a possible 24,700 hours Mother and I could have been together, this guardian mafia only allowed us 224 hours. What problems did Mother ever had that this mafia "fixed"?

This was NEVER a guardianship, only a OWNERSHIP of Mother. WHY was Mother ever guardianized when NOBODY ever cited any example or examples of anything Mother did wrong to be guardianized? The ownership of Mother was only a financial scam for Mother's money and house.

I have included in this packet many documents proving that the case being promoted by your office is based on fraud and perjury by Jaskowiak, Komatick and Harmon. I also include other relevant documents. The current charge of me violating parole, based ONLY on my 2 page letter to lawyers asking if they would sue those involved in the guardian scam on Mother and naming many other people to be sued, besides jaskowiak, is laughable.

I am asking for your office to file criminal charges against Jaskowiak, Komatick and Harmon. Those charges would probably include perjury, making false statements to law enforcement, collusion, etc.

Sincerely,



Arthur Herring III  
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1. The fake affidavit by cop Komatick that Jaskowiak, a lawyer of about 50 years, signed on to as being truthful. My video of me protesting the day of my arrest is posted on my news website [www.janeherring.net](http://www.janeherring.net). It proves what happened that morning. The video also shows that komatick, at one point, walked up to me, stood there in silence and blocked my protesting. He was trying to start a confrontation. He seems to be trying to have me step on jaskowiak's grass so he could charge me with trespassing or touching him when I walked past him (assaulting a law enforcement officer). I did not do either. I videotaped me sidestepping komatick to prove I never touched him.
2. The facts of that affidavit for each paragraph. Compare what Komatick said, both of my sign and what and how he thought they meant without any facts to back up his claims. My public defender only met me once for a few minutes before the trial for the charge of harassment and refused to bring certain documents in as evidence to prove my innocence. It was never harassment. It was a totally legal protest.
3. My sign that I wore while protesting in silence, on a public sidewalk. Komatick added words, endings and meanings to what he wrote in his fake affidavit. My sign and my protest was free speech protected by the constitution. After komatick arrested me, he took my sign with him while he wrote his fake affidavit. He knew he was lying in it. Komatick wanted to do jaskowiak a favor because jaskowiak was a big name in Bucks County.
4. Komatick claimed, in his fake affidavit, I wrote something on the sidewalk. But, what komatick wrote was a lie. The real words are pictured in childrens chalk that washes away with water. I took those pictures while I was protesting.
5. I got out of prison on parole for harassment with certain conditions. After I got out, jaskowiak claimed I violated parole because I sent him and Fenstermacher a legal notice which jaskowiak and the judge



claimed violated a no contact order for parole. But, it was only a legal notice to both Jaskowiak and Fenstermacher telling them not to send time sensitive petitions, orders, etc, to my Mother's house where I used to live and they knew I had not been living there for over a year because both of them had me evicted me from it without asking my Mother. Jaskowiak and Fenstermacher were trying to fix petitions and other matters their way by keeping me unaware they had filed them because I was pro se. They were corrupt lawyers by what they had been doing.

6. The no contact order.

7. On late March 2025, I was contacted by a parole officer, Shannon Griffin to meet with her and her supervisor, Chad, about violating the no contact order, #9, because I sent out a 2 page letter looking for a lawyer to sue various people in the guardian scam that killed my Mother. I included many names involved in the scam in the letter. One of the main people in the guardian mafia was Jaskowiak. As every lawyer knows, they must know the names involved to determine if there is a conflict of interest before they take the case. I knew that and that is why I listed many names of those involved in the scam, not just Jaskowiak. One of the lawyers who got my letter, seems to be a friend of Jaskowiak. Jaskowiak then contacted your office and claimed I violated a condition of my parole.

As per any "disparagement" of Jaskowiak, why would anyone sue somebody if the person being sued did not do anything wrong and unjust? Even if I just listed names, the other lawyer would assume Jaskowiak did something wrong to be sued.

8. After meeting with Ms. Griffin and Chad, they are claiming I violated my parole only by sending out my letters to find a lawyer to sue. They are claiming I violated #9 of those conditions of parole by disparaging Jaskowiak. I have obeyed all of the conditions of parole for 9 months, including paying my monthly \$100 fine, checking in on the 2<sup>nd</sup> of each month, etc. I spent about 99% of my 2 page letter to lawyers explaining guardianship corruption, how my Mother was affected by it that caused her death at age 99, no purpose or justification for that guardianship and most of the major players involved in the guardianship scam.

# POLICE CRIMINAL COMPLAINT

Report Number <b>0215724</b>	Date Filed <b>04/27/2024</b>	OT/Assignment Number <b>10045335</b>	Complaint Number <b>PAS001200-C00003114</b>	Incident Number <b>2024-24-3634</b>
First <b>ARTHUR</b>		Middle 		Last <b>HERRING III</b>

## AFFIDAVIT of PROBABLE CAUSE

1 Your Affiant is a duly sworn Police Officer in the Township of New Britain and is currently assigned to the Patrol Division. On Saturday, April 27 2024; Your Affiant was in full uniform operating marked patrol vehicle 48-03.

2 On Saturday, April 27 2024, at approximately 0905 hours; Your Affiant was dispatched to 106 Shady Hill Drive for a suspicious person (male across the street with sign about sex trafficking).

3 While enroute to the listed location, Police received three (3) additional calls for different residence about the same male who was identified as Arthur Herring III.

4 Upon arrival, Your Affiant made contact with resident's and the Victim who were alarmed and/or scared by the Offender Herring III behavior. Herring was wearing a large sign around his neck about 6'X 3' that stated the Victim was a "human trafficking sex pervert".

5 Your Affiant was advised that on Wednesday, April 10 2024 Herring III placed letters on residence doors about the Victim. The letters stated that the Victim was corrupt and part of a corrupt guardianship mafia which includes lawyers, judges, and psychologists.

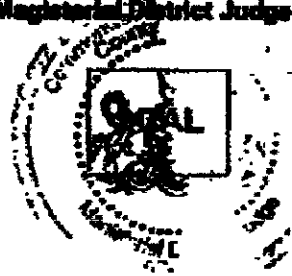
6 Furthermore, on Tuesday, April 23 2024, Your Affiant responded to the area of Shady Hill Drive for Herring III causing alarm and/or fear to a resident and her children playing outside. While on location Herring III had written on the sidewalk in front of the victims residence in chalk stating that the Victim was a sex trafficker. Herring was also in possession of a large sign that stated that the victim was a "human trafficking sex pervert". (Reference Incident # 2024-70-3065)

7 On Tuesday, April 23 2024; Your Affiant advised Herring III that his actions alarmed and/or scared multiple residents in the area.

→ I, OFFICER ALEX KONATICK (115), BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

Sworn to me and subscribed before me this 27 day of APR, 2024  
4/27/24 Date: [Signature]  
 My commission expires first Monday of January, 2028  
 Magisterial District Judge



**203 POLICE CRIMINAL COMPLAINT**

Case Number <b>CR2574</b>	Date Filed <b>04/27/2024</b>	Dispatched On Number <b>10045335</b>	Complaint Number <b>PM22220-CR000114</b>	Incident Number <b>2024-24-3534</b>
First <b>[REDACTED]</b>	Last <b>ARTHUR</b>	Last <b>HERRING III</b>		

**AFFIDAVIT of PROBABLE CAUSE CONTINUATION**

8 Several residence stated that they were afraid to let their children outside due to Herring III behavior. Additionally, residence explained that due to the fact the large sign Herring III was holding was vulgar and referenced sex trafficking they had to keep their children in the house.

9 Herring III actions serve no legitimate purpose and the statement submitted on his sign claiming the victim is involved in sex / human trafficking are baseless.

*[Signature]*  
(Signature of Affiant)

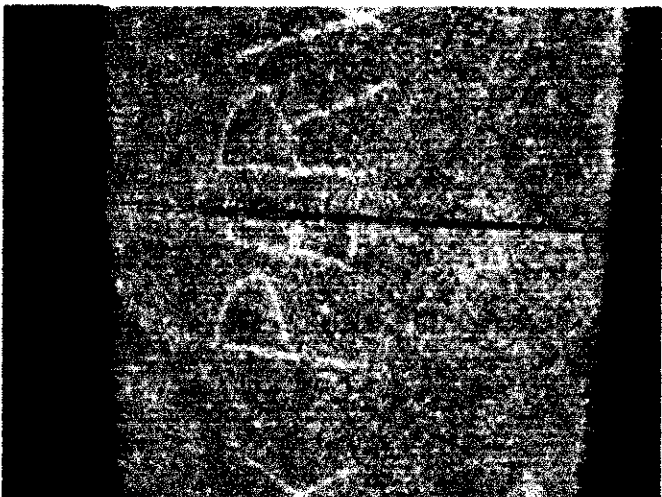
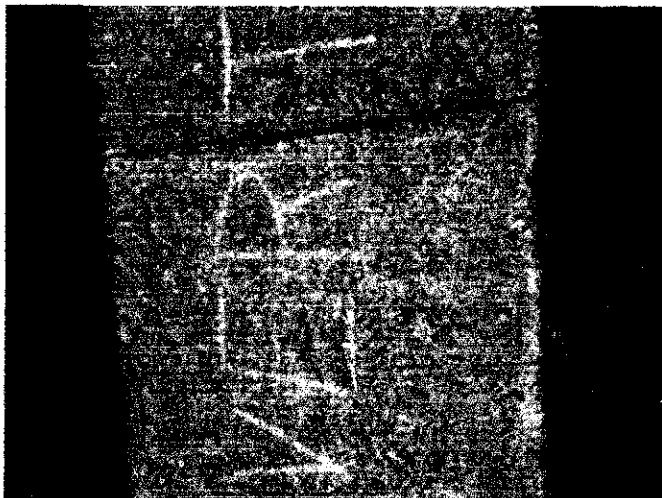
RECEIVED  
2024 APR 27 P 3 53  
DISTRICT COURT  
07-1-03

- Paragraph 2. He claims I was suspicious. How? In what way? Walking back and forth on a sidewalk with a sign is called protesting.
4. Victim? How was jaskowiak a "victim"? He has been a lawyer for about 45 years. He knows constitution law and he knows it was only a protest by me. He just did not want his neighbors to know he was in guardianship corruption. How was anyone "alarmed"? None of those people knew what a protest was? What was wrong with my "behavior"? Komatick made the words on my sign into a sentence. They were 2 different matters. Does Komatick think he can make up information anytime he wants as a cop?
5. It is called a "newsletter" that I put on people's doormat. Freedom of the press. Does Komatick or jaskowiak know the constitution?
6. How were any children alarmed or afraid by a person holding a sign walking on a sidewalk. Maybe those parents should teach their children there are bad people who do bad things to people. Their kids see far more gory death on the internet and in their video games. Komatick clearly lied about what I wrote on the sidewalk. I took pictures that day of what I wrote. I wrote it with childrens chalk that washes away with water. Komatick added an ending to a word on my sign that was a total lie.
7. So what? I and nobody else can be held responsible for what others think or do.
8. Such idiot parents who think the world is ending because of a person exercising his constitutional right of legally protesting. Would those parents want to know about dirty cops that lie just to arrest a person just to do a favor for a big shot in the area? Don't they want to know what their neighbor is doing as crime? Komatick claimed my sign was "vulgar". Again, it is called free speech. Did he want me not to use the words that applied? Again, Komatick lied. My sign NEVER said anything about sex trafficking. The sign proves it. Komatick took my sign and kept it when he was writing up his fake document. Can he read?
9. Komatick claimed my "actions" (protesting) served no legitimate purpose and the statements on my sign claiming jaskowiak is involved in sex/human trafficking are baseless". The fact was, after I was chased away from protesting, at the same place as I was on April 27 when Komatick arrested me, by a PA state cop Harmon, on April 23 2024 who claimed I was trespassing on private property (a sidewalk), I went to the police department who told me the sidewalk was public property. I met komatick there and I spent about 25 minutes telling him about guardianship corruption that jaskowiak was involved in and my 99 year old Mother had been a victim of it for 3 years. Jaskowiak was her court assigned lawyer by judge weilheimer, who is also in this guardianship mafia. Komatick KNEW the reason why I was there protesting and he KNEW I had a legitimate reason to do it.

3.  
~~3.~~

DAVID JASKOWIAK  
HUMAN TRAFFIC  
SEX PERVERT

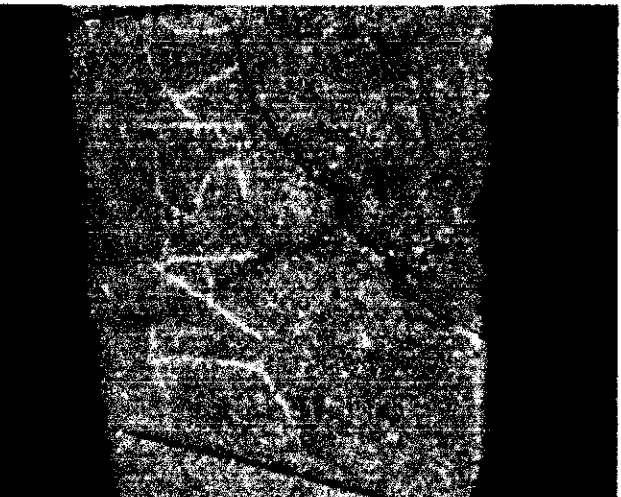
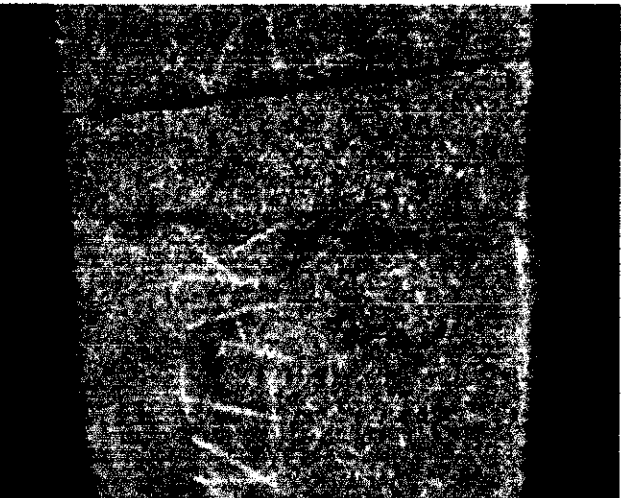
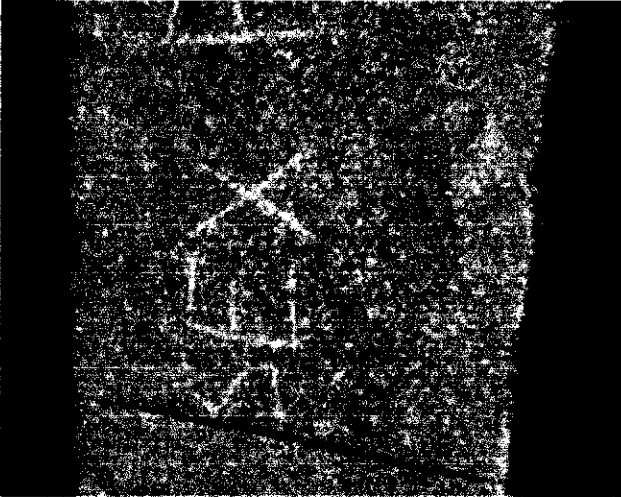
4. ~~4~~



jaskowiak

jaskowiak

jaskowiak



Furman, Ed

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From: tomf1925@tutanota.com  
Sent: Monday, June 10, 2024 11:43 AM  
To: Ronald Fenstermacher  
Cc: Tomf1925; David Jaskowiak  
Subject: wrong mailing address

5.

Jaskowiak, Fenstermacher,

I saw on a recent guardian report you both have my mother's address still listed for mailings to me. I have found items posted in the court docket only because I had them downloaded at the register of wills. Sometimes you do send documents to my Quakertown address. Both of you have known my Quakertown address since you both evicted me from my Mother's house and denying me her gift money without consulting her in August 2023 as retaliation by me continuing to expose this guardianship scam on her for her money. Was your game trying to deny me the ability to respond to those documents by not having me see them?

I am constantly amazed how low shysters will go for a dollar. Stealing from a now 99 year old woman? Really?  
Rev. Arthur Herring III

Sent with Tuta; enjoy secure & ad-free emails:  
<https://tuta.com>

# BUCKS COUNTY ADULT PROBATION AND PAROLE DEPARTMENT

## "NO CONTACT" DEFINED

6,

CONTACT INCLUDES, BUT IS NOT LIMITED TO:

1. Coming into visual or physical presence of the other;
2. Following the other person;
3. Waiting outside the home, property, place of work, or school of the other person or of a member of that person's family or household;
4. Sending or making written communications in any form to the other person;
5. Speaking with the other by any means;
6. Communicating with the other person through a third party, the internet or social networking sites;
7. Committing a crime against the other person;
8. Communicating with a third party who has some relationship with the other person with the intent of affecting the third party's relationship with the other person;
9. Communications with business or government entities with the intent of affecting some right or interest of the other person;
10. Damaging the other person's home, property, place of work, or school, or;
11. Delivering directly or through a third party any object to the home, property, place of work, or school of the other person.

If a situation is unclear or if I have any questions, I understand it is my responsibility to remove myself from the area of the victim and to contact my probation/parole officer for clarification before any contact occurs. I have read, had the opportunity to seek clarification and acknowledge my understanding of this "no contact" requirement.

x Anthony H. III  
Defendant Signature

7/16/24  
Date

G. B.  
Probation/ Parole Officer Signature

7/16/24  
Date



## JANE HERRING, 99, WAS KILLED BY GUARDIANSHIP CORRUPTION WITH MORPHINE

Go to [www.janeherring.net](http://www.janeherring.net) to see the massive documents, emails, pictures, videos proving the guardianship scam on my much loved Mother, Jane Herring, who was finally killed by them with morphine.

I am looking for a lawyer/law firm to sue various individuals who were involved in a fake "guardianship" on my late elderly Mother only for her financial assets. Mother was a victim of a barbaric and inhumane "ownership" by a "guardianship mafia". This mafia includes 2 corrupt judges, corrupt guardians, their corrupt lawyers, corrupt psychologist, Mother's court assigned lawyer and a "care manager". For 3 years, Mother suffered gross psychological, physical and financial neglect and exploitation by this "mafia". Mother died on July 2, 2024. Mother died a extremely slow, painful, barbaric and inhumane death by morphine shots that kept her unconscious to die slowly of starvation and dehydration. This mafia never gave her hospice and never gave her the dignity and respect of giving Mother any of her last wishes, including being with me and to go back to her large and beautiful home of 21 years and with her much loved possessions of almost 100 years.

In Montgomery County Orphans Court, facts have proven for decades, the memory impaired have been victims of unspeakable crimes to them for their assets. In mid May 2021, Mother's daughter, Jsh (then 70) filed a petition for guardianship on Mother (96) only to get ownership of Mother's house and assets. Judge Weilheimer assigned lawyer Jaskowiak to Mother. But, Mother had assets to hire her own lawyer. Mother was never allowed by Weilheimer/Jaskowiak to be in court to speak. Jaskowiak refused to defend Mother against guardianship so Mother/assets would be guardianized for this mafia. Jaskowiak only saw Mother twice, in 3 years, after weilheimer falsely declared Mother "incapacitated" on August 6 2021. Weilheimer and Judge Sterling, appointed various guardians, their lawyers, "monitors" and a psychologist to Mother just to drain Mother's assets. All of them were picked/approved by weilheimer/jaskowiak/sterling. Weilheimer/jaskowiak assigned lawyer Fenstermacher in May 2022 as guardian of estate to Mother. But, Fenstermacher admitted in court in early 2024, he had not seen or talked to Mother for 4 years, including his almost two years as guardian of estate. He said he thought his only job was to sign invoice checks for everyone and not care about waste and fraud. None of those guardians, monitors, lawyers or the staff at Manatawny Manor ever cared about Mother's medical, mental and physical wellbeing and especially her happiness. This mafia kept Mother in a low rated nursing home, in solitary confinement with people with mental and behavior problems, in a sensory deprived environment, not allowed into society, no phone, no visitors, no usable TV and was never allowed to go back to her home of 21 years to her much loved possessions.

Mother had NO mental and NO behavior problems. Mother had NO financial problems. She had NO medical problems. She always went to her doctor's appointments. She never wrote checks to strangers or for strange amounts. She still drove her car safely at 96. Her taxes and bills were always paid on time. She cooked all of the meals. Her house was neat and clean because she and I did the house cleaning. Mother was living on social security and only a small part of my late father's vast savings he made during his life. Mother did not use a cane, no walker, no dentures, no hearing aid and no diapers. Mother was happy, healthy and enjoyed life.

In Pennsylvania, basically, anyone can be a guardian of person and/or estate. Guardian of Person has responsibility of the victim's life, health and location. Guardian of Estate has responsibility of the victim's assets to use/invest in any way they want. There is NO LIMIT how many clients (victims) either guardian can "own". Guardianship is human slavery until the victim dies. Guardian's charge what they want per hour. Guardians hire their friends and lawyers at the victim's expense, but there are NO laws and NO rules for them to do so. Those hired "kick back" money to the people who hired them. The guardians use the victim's money

to pay the guardian's lawyers to protect the guardian. Guardians can reduce/restrict/ban family member visits from their loved ones for life. Corrupt judges protect the "mafia" and always approve their invoices.

After a petition is filed, if the victim has a lot of money, a corrupt judge will assign a corrupt lawyer to the victim, who will not defend the victim so the victim will be guardianized. The corrupt judge assigns a corrupt psychologist, who uses his "evaluation" to prove "incapacitation". But, these "evaluations" have never been proven independently to be accurate. The corrupt judge will then assign corrupt guardians to the victim. They sell the victim's home very cheap to a friend who resells it at full value. The "mafia" keeps the profit. There are many federal and state laws that give many rights to the victim, but are always ignored by these "mafias".

In Pennsylvania and nationwide, there are NO requirements and NO standards for what a accurate "evaluation" must be to determine "incapacitation". This includes how long the "evaluation" must be, how many questions must be asked, accuracy of those questions, was it audio or video taped, etc. No recording means NO proof it was ever done. Because no recording is ever made, the same report by the psychologist can be used over and over for other victims by using cut and paste of one name for another. NO medical tests are ever done. If a product is sold, but fake, it is fraud and a criminal offense. Weilheimer hired Ledakis, a psychologist, to do Mother's "evaluation". Ledakis used his made up "evaluation" and said Mother was "100% incapacitated". I exposed his "evaluation" as a total fraud in court. But, Weilheimer, Jaskowiak and Jsh's lawyers praised Ledakis. They hired him many times for his fake reports to reduce, restrict/deny my visits.

Weilheimer and Jaskowiak put me in prison in 2021 and 2022, for exposing information about their scam on Mother. In April 2024, Jaskowiak used a cop's fake affidavit about me to put me in prison twice, because I was protesting in front of Jaskowiak's house, on a public sidewalk, exposing the mafia's scam on Mother. I have contacted the Montgomery County DA and the FBI office in Ft. Washington many times by email, phone and in person. They refused to open a case. But, in December 2023, Gloria Byers, a guardian, was found guilty of stealing \$1.5 million dollars from her 105 victims doing the same thing as this "mafia" was doing on Mother. The FBI, IRS and the DOJ in Philadelphia prosecuted Byers.

Ledakis said in his first "evaluation" Mother could live at home because Mother had no problems with daily activities and with me living there for 2 years, everything was fine. But, on August 25 2021, Logie (original guardian of person and estate hired by weilheimer/Jaskowiak) and Jsh kidnapped Mother from Mother's home and forced Mother to stay at Jsh's home. For almost two weeks, Mother was drugged, starved and tormented by Jsh. Mother finally had to be taken by ambulance, unconscious, to a hospital, confined to bed for six weeks and treated for starvation. Mother had to get daily blood tests (42 times) and daily needles in the stomach (42 times). Logie/Jsh later dumped Mother into a low rated nursing home at \$90,000 a year, compared to only \$16,500 per year if Mother lived at home. Mother was kept with people with mental and behavior problems. For 3 years, I fought (mostly pro se) to get Mother back home to live her normal and happy life. But, the mafia forced Mother to die by morphine, unconscious, in bed, alone in her cage. Mother died a very slow, horrible and agonizing death of starvation and dehydration over several days.

Weilheimer/Jaskowiak/Fenstermacher evicted me from Mother's home in August 2023, which was against Mother's written wishes. I have been living in my car. I have been on welfare since about May 2022. Weilheimer/Jaskowiak restricted or denied me visits for 3 years because I kept exposing their scam.

Out of a possible 24,736 hours Mother and I could have been together (16 hour days, 8 hours sleeping) from August 25 2021 (when Mother was kidnapped by jsh/Logie) to Mother's death on July 2 2024, this "mafia" only allowed us 224 hours together.

IN THE COURT OF COMMON PLEAS  
BUCKS COUNTY, PENNSYLVANIA  
CRIMINAL DIVISION

8.

COMMONWEALTH OF PENNSYLVANIA : No. CP-09-CR-0002262-2024

VS : Judge Raymond F. McHugh

ARTHUR HERRING : P.O. Shannon Griffin

☒ **PRAECIPE FOR TECHNICAL VIOLATION HEARING**

AND NOW, the Adult Probation Officer/District Attorney of Bucks County, requests the Honorable Court to schedule the above captioned matter for a probation/parole violation hearing. A technical violation has occurred, a Preliminary Violation (Gagnon I) Hearing conducted and the matter is now ripe for disposition.

☐ **PRAECIPE FOR VIOLATION HEARING AS A RESULT OF NEW CHARGES**

AND NOW, the Adult Probation Officer/District Attorney of Bucks County, requests the Honorable Court to schedule the above captioned matter for a probation/parole violation hearing. A violation has occurred as a result of the defendant being arrested on new charges. The new charges have been disposed of and the matter is now ripe for disposition.

☐ **PRAECIPE FOR CONTINUANCES**

AND NOW, the Adult Probation Officer/District Attorney of Bucks County, requests the Honorable Court to reschedule the above captioned matter for a probation/parole violation hearing. A praecipe was previously filed in this matter, subsequently scheduled for a hearing and continued.

**WARRANT TYPE: ADJ**

Respectfully submitted,

  
Bradley E. Halter

516000  
ALNO

10/18/2024 2:12 PM

RECEIVED

**COURT OF COMMON PLEAS OF BUCKS COUNTY**

**CRIMINAL DIVISION**

**GAGNON I HEARING**

Commonwealth of Pennsylvania

vs.

ARTHUR HERRING

Bill No. CP-09-CR-0002262-2024

Judge Raymond F. McHugh

Date: April 2, 2025

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**PRESENT:**

Defendant: ☒ Present ☐ Not Present ☐ Waived

Assigned Officer: Shannon Griffin

Attorney for Defendant: waived

Hearing Officer: Bradley E. Halter

APPD Representative: Shannon Griffin

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**REASON FOR HEARING:**

Other: violation of the "No Victim Contact" order

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COUNTY  
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## DEFENDANT'S RESPONSE

- ☒ Appeared for Hearing
- ☐ Failed to Appear or Return Signed Waiver
- ☐ Waived Hearing
- ☒ Admits Alleged Violations Sending a letter disparaging the victim, maintaining a website disparaging the victim
- ☒ Denies Alleged Violations emailing the victim

Comments: The defendant appeared this date for an appointment. We had been unable to contact the defendant regarding the change of the appointment to a Gagnon I hearing. PO Griffin provided him with the notice and he was asked if he would like to move the matter to next week or if he would like to move forward with a Gagnon I hearing. He advised her that he would like to move forward with the hearing. SBEH met with the defendant and PO Griffin. SBEH again asked him if he would like to move the matter a week to allow him to obtain an attorney, he again stated that he wished to have the matter heard on this date. SBEH colloqued the defendant regarding the listed violation. SBEH advised the defendant that he was aware that the defendant had advised his PO that his email had been hacked and he had deleted that email address as a result. SBEH had reviewed the email send as a result of the "hack" and advised that defendant that he would agree that the defendant was likely hacked and that part would not be considered. The defendant did have various emailed to verify that others had received similar emails from the "hacked email" and verification that he had that account shut off. The defendant was then shown a copy of the letter that had been received disparaging the victim and also that the postmark was after his sentencing date. He reviewed the letter and admitted that he had sent that and "hundreds" or others out. He indicated that he was trying to obtain an attorney to take his case regarding the alleged impropriety of his mother's guardianship. SBEH advised him that there was an alternative way to make that request without disparaging the victim. The defendant became upset and argumentative that SBEH was say "victim" as he did not believe that the victim was a victim. He was reminded several times that in regards to this court case, there was a victim.

SBEH also spoke to the defendant about his websites, which also disparaged the victim. The defendant again became argumentative and stated that was his "news site" and it was covered under free speech and covered under his constitutional rights. SBEH advised him that, again, there was a victim in the case and that this was in appropriate. SBEH read a copy of the "No victim Contact" form aloud to him and he was provided with a copy of the one he signed. The defendant kept trying to return to the guardianship case and SBEH had to remind him several times that we were only speaking about the instant offense. SBEH advised him several times that if he felt that a criminal offense had occurred that he needed to speak to the DA's Office. (This was due to the defendant making accusations against Police, and a Judge.) He also wanted to keep returning to the topic of the hacked email, after that had already been addressed. At this point, the defendant was advised that probable cause was established related to the violation of the "No Victim Contact" but SBEH would take some time to decide about the next course of action and he would receive an update from PO Griffin.

SBEH conferenced the matter with DC Harrison. SBEH decided that a Gagnon II hearing would need to be requested in this case.

## RESULT OF HEARING

- ☒ I certify 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.

Sentencing Information checked  
Probable Cause Established:

☒ Yes  
☒ Yes

☐ No  
☐ No

As to: Victim Contact

- ☒ Violation Hearing requested. Sending a letter disparaging the victim, maintaining a website disparaging the victim
- ☐ Violation Hearing not requested at this time providing:

*Defendant's Address:*

258 N West End Blvd  
Quakertown, PA 18951

  
Bradley E. Halter, Hearing Officer

bch : 4/2/25

☒ I certify 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.