

1 this witness?

2

CROSS-EXAMINATION

3

BY MR. HERREN:

4

Q. Mr. Wait, none of these cases that you are

5

discussing where you believed you were wronged

6

involved Judge Powell, did they?

7

A. No, they did not.

8

MR. HERREN: That's all I have, Your

9

Honor.

10

THE COURT: Thank you, sir.

11

MR. RHODES: I call Bill Mckean.

12

WILLIAM MCKEAN,

13

called as a witness on behalf of the Defendant,

14

having been first duly sworn, testified as follows:

15

DIRECT EXAMINATION

16

BY MR. RHODES:

17

Q. What's your name and occupation?

18

A. My name is William B. Mckean. I am

19

vice-president of finance for Aspen Operating

20

Company, which is an oil and gas company in Forth

21

Worth.

22

Q. When and how did you meet me?

23

A. I met Paul Rhodes in -- I believe it would have

24

been in late 2006 through a political

25

organization called the Kansas Republican Action

1 Assembly, which is affiliated with the Republican
2 party.

3 Q. And when did you -- when and how did you meet
4 Judge Tony Powell?

5 A. About that -- well, early in 2006 I started
6 getting involved in muckraking about corruption
7 in the courts. I also was active in the
8 Republican party raising money for certain
9 candidates and volunteering to serve on their
10 campaigns, and I believe in October -- I was also
11 a member of the Peace and Social Justice
12 Committee of St. Elizabeth Anne Seton, a large
13 Catholic church, and I contacted Judge Powell. I
14 don't recall the first time I met him, but I
15 contacted him asking him to serve on a
16 three-member panel with Senator Phil Journey and
17 a professor from Newman University on a cause I
18 was very passionate about, covenant marriage, and
19 I had some correspondence by e-mail with Judge
20 Powell.

21 Q. Did you ever meet with me and other district
22 judges, politicians to express your concern about
23 judicial and political corruption?

24 A. Yes, I had been trying to work the political
25 angle. Fortunately, we do elect our judges in

1 this county, and starting in 2007 I believe I
2 took you up to Topeka with me a few times to meet
3 certain lawmakers up there. I believe I
4 introduced you to Jim Morrison. I have testified
5 before the House Committee on State and
6 Government Affairs two or three times before John
7 Vratil's Senate Judiciary Committee. I have
8 introduced you to several different people at the
9 Flint Hills Institute fundraiser dinner. I
10 introduced you to Eric Melgren who talked about
11 the corruption most recently at Donna Lippoldt's
12 dinner for Kansas Family Research Council.
13 Introduced you to a lot of politicians. Also,
14 you have -- because we like to do things in
15 pairs, I think we have talked to several -- maybe
16 about five or six different judges in this
17 building in your chambers about our desire that
18 Jim Morrison's committee is given full subpoena
19 power so that we can have citizens from this
20 county testify before a house committee and have
21 attorneys and psychologists and judges testify
22 under oath.

23 Q. Did you have a correspondence, e-mail
24 correspondence with Tony Powell in March of 2007?

25 A. Yes, I did. And I sent him an e-mail basically

1 asking -- it was something I had already been
2 talking to Mary Pilcher Cook and wanted to let
3 Tony Powell know that as a member of my Peace and
4 Social Justice Committee at my large Catholic
5 church I expected him to start addressing the
6 corruption because he was the presiding family
7 law judge. And the other concern I had, I
8 brought this up to Judge Powell in my meeting
9 with him, is I had observed in February of 2006
10 at the annual family law seminar by the Wichita
11 Bar Association activity that I considered
12 organized criminal racketeering by other judges
13 in the 18th Judicial District. I observed that
14 personally. I wanted to bring that to Tony
15 Powell's attention.

16 Q. Have you personally witnessed any allegations of
17 criminal racketeering?

18 A. Well, like I said, at this hearing and as speaker
19 Dave Johnson got up. He was the second speaker.
20 He was a member of the family law committee. He
21 got up and he said to about 60 members, The
22 family law judges have told us to tell you that
23 if a court-appointed psychologist prepares a
24 negative psychological evaluation or custody
25 evaluation against your client, you cannot fight

A-13

1 it in Court. I have said this many times, I have
2 challenged people to have me charged with
3 criminal defamation, and I stand here if someone
4 wants to accuse me of perjury and deny that
5 statement, then I'm willing to take the heat for
6 it.

7 Q. And you did bring -- you did tell Powell that
8 people should -- did Powell tell you that people
9 should bring their concerns to court about him?

10 A. Well, what had happened was that Tony -- you and
11 I went up to talk to Judge Powell, and I believe
12 we were in one of the small breakout rooms
13 praying, saying some prayers before we went in,
14 and it was around lunchtime, and Judge Powell
15 thought that we had snuck in there. But I
16 believe we did talk to Judge Powell. That was
17 one of the times I brought up my concerns about
18 the corruption.

19 Q. But you were in the courtroom on 1-20 when I
20 think we were both banned. What did you observe?

21 A. Well, I came in and I sat next to Barrett
22 Simpson's mother, Pat, and I just sat
23 there quietly. And the first thing I observed
24 was you. You know, you were standing out in the
25 hall outside of the glass window, and at one

1 point in time you stuck your head in and you
2 asked Judge Powell, Do you need me to come in
3 now? Judge Powell said no. And then after that,
4 there was an exchange between Judge Powell and an
5 attorney, Meg Matthewson. Meg basically made a
6 joke and said, We'll protect you from him.

7 MR. HERREN: I am going to object.
8 It's hearsay.

9 MR. RHODES: Your Honor, we'll reserve
10 that opportunity for Meg for the next hearing.

11 THE WITNESS: And the other thing that
12 happened was that you were called in and there
13 was an order that Judge Powell ordered you not to
14 get off on the fourth floor, that you would be
15 found in contempt of court and jailed if you did
16 that. And after you left, he called me up there,
17 basically said the same thing. I was not offered
18 an opportunity to -- first of all, I did not know
19 he was going to do it, so I was not prepared for
20 it, but in the transcript Judge Powell said that
21 I had been disruptive on the fourth floor several
22 times, and I would -- that's completely untrue.
23 Judge Powell is making an untrue statement, and I
24 would challenge Judge Powell to come up --
25 Q. You don't feel that you received due process?

1 A. I did not receive due process. Judge Powell, you
2 know, made a statement that was untrue. He
3 cannot prove one time that I have been disruptive
4 in a hearing up there.

5 Q. Has anyone ever diagnosed you with a
6 psychological disorder, Bill?

7 A. Yes. I was involved in a custody dispute, and
8 very early on, three weeks into the custody
9 dispute, the case manager, Kim Kadel, had
10 fabricated some evidence, and because of that Kim
11 Kadel went ahead and against my -- against my
12 choice ordered up my six-year-old son to be seen
13 by a court-ordered -- or to be seen by another
14 case manager by the name of David Seifert, and
15 within three months my six-year-old son was put
16 on Zoloft and then he was put on Depakote, and
17 then four months after that this case manager --
18 this case manager, David Seifert, suggested that
19 my six-year-old son may have to be -- go to
20 Menninger's Clinic in Topeka for a 72-hour
21 psychological evaluation. And the person who
22 diagnosed me who was ordered by David Kaufman to
23 do a psychological evaluation was the name of --
24 forensic psychologist by the name of Marc
25 Quillen, who, by the way, is married to the

1 Executive Director of Kansas Legal Services. And
2 Dr. Quillen, because I had complained about his
3 employees putting my son on Zoloft, and
4 Dr. Quillen was a shareholder in Wichita
5 Psychiatric Consultants, he said that I -- in
6 court that I was a paranoid delusional person who
7 should be ordered to take psychotropic drugs from
8 a court-ordered psychiatrist. And what's really
9 interesting about this is that at the same time I
10 am networking, I'm raising money for U.S.
11 Congressman Chuck Arnold, I'm testifying before
12 the senate utilities committee, I'm interacting
13 with, you know, high level state senators in
14 political activities. And the other thing I will
15 say, Paul, is that last October I was the --
16 there was only two people that marched in the
17 Goddard parade with Senator Phil Journey, who was
18 running for district court judge. He asked me to
19 march with him down Main Street.

20 Q. In summary, Bill, you would say -- I didn't quite
21 understand all of that, but you would say that
22 you feel there was huge ethical conflicts of
23 interest in the way all these things transpired?

24 A. Well, what I would say is that they take your
25 children, they take your money, and if you keep

A-17
~~AT&T~~ ~~RECEIVED~~

1 on coming back and complaining against them, they
2 will try to say you're crazy. And if it wasn't
3 for my relationship with senior attorneys,
4 managing partners in several of the large law
5 firms --

6 Q. Bill, you have known me since 2007. In any of
7 the times that we have met, have you ever
8 experienced any behavior in me that you would see
9 as -- construe as threatening, highly
10 inappropriate, okay, or discourteous?

11 A. None whatsoever. I think you try to get people's
12 attention, but you're polite to everybody.

13 Q. Did you not say that you had read somewhere that
14 the message is in the media? Did you not read in
15 a book or something that the message is in the
16 media?

17 A. Marshall McClellan said that.

18 Q. Thank you. As to the incident concerning this
19 whole banning thing, there's been lots of e-mails
20 and stuff, and at one point I believe you were
21 visiting with Liz Armstrong; is that correct?

22 A. Correct.

23 Q. Did Liz ever say to you anything that indicated
24 that you were unwelcome or ask you not to come
25 back or anything like that?

1 A. Absolutely not. I have communicated with Liz
2 over a two-year period.

3 MR. HERREN: Your Honor, I'm just
4 going to again object to the line of questioning
5 on the grounds of relevance.

6 MR. RHODES: I think -- Your Honor, I
7 think we've pretty well covered it. Thank you.
8 No further questions.

9 THE COURT: Thank you. Do you have
10 any cross-examination?

11 MR. HERREN: Just a very few.

12 CROSS-EXAMINATION

13 BY MR. HERREN:

14 Q. Mr. McKean, you obviously feel like you
15 personally received a very bad and what you
16 believe to be an unfair result in your custody
17 dispute, correct?

18 A. That's correct.

19 Q. That did not involve Judge Powell, did it?

20 A. Judge Powell has always been extremely courteous
21 to me.

22 Q. And would it be fair to say that you are a
23 prolific blogger?

24 A. I have written my allegations on the Wichita
25 Eagle, on Kansas Liberty, on Wichita Liberty. I

1 get calls from people throughout Kansas in
2 several different counties about the widespread
3 corruption throughout the state.

4 Q. And you post quite lengthy blogs about this
5 alleged corruption, correct?

6 A. Yes. I've been -- I have been told to do so by
7 Chairman Jim Morrison.

8 Q. Okay. And has Judge Powell ever done anything to
9 try to keep you from expressing yourself in that
10 way?

11 A. The only thing that Judge Powell has done is told
12 me not to copy him on any e-mails.

13 MR. HERREN: That's all I have, Your
14 Honor.

15 THE COURT: Any redirect, Mr. Rhodes?

16 MR. RHODES: No redirect, Your Honor.

17 THE COURT: Thank you, sir. You may
18 step down.

19 THE WITNESS: Thank you, Your Honor.

20 THE COURT: Mr. Rhodes, do you have
21 further evidence?

22 MR. RHODES: We're almost there, Your
23 Honor. Barry Simpson. I call Barry Simpson to
24 the stand.

25 BARRETT SIMPSON,



Re:

Sunday, January 23, 2011 7:52 AM

From: "oletha29th@aol.com" <oletha29th@aol.com>

To: rureal2@hotmail.com, ksufan33@yahoo.com, kevin@wichitanaacp.org, cardlady_43@hotmail.com, ajefferson56aj@yahoo.com, fer_uau@yahoo.com, angelfury@angelfury.org, amencorner24_7@yahoo.com, sistagirl90210@yahoo.com, jane@abusefreedom.com, mbreckenridge@cox.net, info@naacpnet.org, kiakahahaha@yahoo.com, craig_gabel@yahoo.com, caroline526@hotmail.com, contact@modelfamily.org, duhhaine@cox.net, deshydareddick@yahoo.com, dateline@nbcuni.com, earlyshow@cbs.com, editor@usatoday.com, evening@cbsnews.com, glennbeck@foxnews.com, gratis2103@yahoo.com, hannity@foxnews.com, hardball@msnbc.com, support@assocforhonestattys.com, jsbach@flinthills.com, quantae1977@yahoo.com, ronnajwill@yahoo.com, soamazing90210@hotmail.com, sanran333@cox.net, special@foxnews.com, liggey2@hotmail.com, tips@upi.com, valjr05@cox.net, kathywinters05@yahoo.com

Hello Cynthia

Unfortunately, you and your son have endured alot of injustice and pain for a long time. And, I commend you for never giving up on your son and for fighting for Justice. You have certainly demonstrated, that a Mothers Love will endure to the end. I pray for you and I will continue to advocate for Fair and just Laws for all others in similar situations. Also, I want you to know that your efforts are not in vain, because your activism today will help someone else tomorrow.

Stay encouraged, Oletha

Senator Oletha Faust-Goudeau
Kansas State Senate
District 29
(785)-296-7387
(316)-652-9067
1-800-432-3924
P.O.Box 20335 Wichita Kansas 67208

-----Original Message-----

From: Cynthia Rader <rureal2@hotmail.com>
To: rureal2 <rureal2@hotmail.com>; Gabriel Walker <ksufan33@yahoo.com>; Kevin Miles <kevin@wichitanaacp.org>; Jacqueline Adams <cardlady_43@hotmail.com>; Ajefferson56aj <ajefferson56aj@yahoo.com>; Yvonne Allen <fer_uau@yahoo.com>; Claudine Dombrowski <angelfury@angelfury.org>; Yolonda Williams <amencorner24_7@yahoo.com>; Juanita Blackmon <sistagirl90210@yahoo.com>; Jane Boyer <jane@abusefreedom.com>; Mary Breckenridge <mbreckenridge@cox.net>; Ben Jealous <info@naacpnet.org>; Bill <kiakahahaha@yahoo.com>; Craig Gabel <craig_gabel@yahoo.com>; Carolyn Richardson <caroline526@hotmail.com>; Contact <contact@modelfamily.org>; Duhhaine <duhhaine@cox.net>; Deshyda Reddick <deshydareddick@yahoo.com>; Dateline <dateline@nbcuni.com>; Earlyshow <earlyshow@cbs.com>; Editor <editor@usatoday.com>; Evening <evening@cbsnews.com>; Oletha Foust-Goudeau <oletha29th@aol.com>; Glennbeck <glennbeck@foxnews.com>; Yolonda Williams <gratis2103@yahoo.com>; Hannity <hannity@foxnews.com>; Hardball <hardball@msnbc.com>; Joan Hefferting <support@assocforhonestattys.com>; Patrick Les <jsbach@flinthills.com>; Quantae1977 <quantae1977@yahoo.com>; Ronnajwill <ronnajwill@yahoo.com>; Soamazing90210 <soamazing90210@hotmail.com>; Sanran333 <sanran333@cox.net>; Special <special@foxnews.com>; Thelma Jackson <liggey2@hotmail.com>; Tips <tips@upi.com>; Valjr05 <valjr05@cox.net>; Kathy Winters <kathywinters05@yahoo.com>
Sent: Sat, Jan 22, 2011 8:35 pm

C-1
~~_____~~

Check out my new blog page, with the documented proof that the courts hid from the Jury.

<http://kansasjuvenerightsdenied.blogspot.com>

<http://kansasjuvenerightsdenied.blogspot.com>

Links:

part 2

<http://www.youtube.com/watch?v=W16cD7KUukc>

part 10

http://www.youtube.com/watch?v=_gKqh4ui588

part 11

<http://www.youtube.com/watch?v=ADgmQdbBOKU>

part 12

<http://www.youtube.com/watch?v=zuJiAR8jJG4>

part 13

<http://www.youtube.com/watch?v=oqdJxXLct28>

C-2

From: J C-Liddle (joeia4837@yahoo.com)
To: kiakahahaha@yahoo.com
Date: Friday, October 26, 2007 7:22:32 PM
Subject: Fwd: Re: Forms for Motion / Website

Note: forwarded message attached.

Do You Yahoo!?

Tired of spam? Yahoo! Mail has the best spam protection around
<http://mail.yahoo.com>

-----Inline Message Follows-----

----- Original Message -----

From: Julie Ariagno
To: Marlene Jones
Cc: Kellogg, Roxanne
Sent: Thursday, August 16, 2007 9:47 AM
Subject: Re: pic of alex...the abuse continues

I don't understand "I was not able to get a picture", coupled with the picture--is this an old picture or a current picture?

I completely understand the dangerous and abusive situation Alex is in.

We are filing our motion to change custody as soon as the hearing tomorrow is over. I will set it for trial as soon as the Court allows. I will also file a motion to increase the number of supervised visitation hours you have between now and the time of trial, if you wish. I'm sure you need to weigh your desire to see Alex against the costs of all of this. Please let me know whether to file that motion and, if so, how many hours can you afford? Can I ask for 8 hours ever Saturday or some equivalent?

I have explained that it is my opinion that you cannot EVER have unsupervised visitation in the state of Kansas again--you know better than anyone how you have been treated and, upon that basis, your seeing Alex in an unsupervised setting is very, very dangerous. If you have even 10 minutes alone with him, Jennifer Reid or anyone else could trump up charges against you, they do not even need to be substantiated, and you're done. Now that they see they have lost power by closing their case in JV court, they would not make that mistake again. If he's in JV custody, I cannot help you.

Please email to me that you understand what I am telling you and whether you agree to proceed as outlined.

Also, I need a clear understanding from you whether you agree to move out of State at the end of the custody trial, if awarded custody. You may wish to talk with Carlene Eye about her thoughts on this. I need to clearly understand what you are going to do about this, as I believe that if we prevail in our custody litigation but you are subject to Kansas SRS, we will

soon be right back where we started. Julie

----- Original Message -----

From: "J C-Liddle" <joeia4837@yahoo.com>

To: <jonesma@sbcglobal.net>

Sent: Tuesday, October 02, 2007 9:13 PM

Subject: Forms for Motion / Website

> Hi Marlene & Stacy,

>

> I am sending the link for the Iowa Fathers website. I
> know some of the forms are for Iowa, but this will give
> you a beginning idea as to how to format your motion
> or pleading before the Court if you submit pro se.

>

> http://www.iowafathers.com/free_legal_forms.htm

>

> I encourage you to read through the Iowa Fathers
> website and you will see there are also Moms who post.
> Both genders suffer (and their children) when the
> State & Courts do wrong, injustice towards one person
> is injustice towards us all.

>

> I talked to Stacy this evening about the press. Stacy
> told me your attorney walked out today. There is no
> legal reason that I can understand for delays in this
> matter from the issues you have discussed, it makes no
> legal sense, except to add billable hours to the
> situation.

>

> Please send me a copy of the email which stated you
> would have to leave the State when you prevail in
> Court and I will (without any mention of your names or
> circumstances) revile this criminal conduct (from the
> State) on the WE blog which is apparently read quite
> religiously in Topeka.

>

> Warmest Regards,

>

> Joe

>

>

>

>

>

>

>

>

>

> Tonight's top picks. What will you watch tonight? Preview the hottest
> shows on Yahoo! TV.

E2

From: Marlene Jones (jonesma@sbcglobal.net)
To: kiakahahaha@yahoo.com
Date: Saturday, July 28, 2007 1:57:38 PM
Subject: A.V 10-14-05 to 10-27-05

10/14/05 to 10/27/05 Police Misconduct, Violated A.V.'s Civil Rights

10/14/05 Stacie Roulston, mother of A.V., filed a PFA, which gave her "sole custody", after A.V. disclosed sexual abuse by his father. The Evidentiary Hearing for the Protection From Abuse Court Order was scheduled for 10/27/05.

10/17/05 @ 2:45 pm, A.V.'s mother, Stacie Roulston received a phone call from SRS/CPS Anne Lund requesting that she bring A.V. in to be interviewed. A.V.'s mother stated that she was waiting for a return call and would call Anne Lund back. A.V.'s mother, Stacie Roulston, and grandmother, Marlene Jones, went to school to pick up A.V. and were told by the Principal that A.V. had been removed from school by WPD Detective Don Story and SRS/CPS Anne Lund. WPD/EMCU Detective Don Story's Police affidavit Case# 05C79818 on October 17th, 2005 @3:45PM stated "regarding allegations of sexual abuse...SV ((father of AV)) is the perp" and "there is no indication the PFA has been served as of 1400 hrs on 10/17/05" and that "((the father)) still has access to the children." After removing A.V. from his school, Detective Don Story and SRS/CPS Anne Lund placed A.V. in the Wichita Children's Home where the admittance sheet read "emotional abuse" by the mother with no mention of sexual abuse allegations.

WPD/EMCU Detective Don Story #1832 and SRS/CPS Anne Lund knowingly and willfully violated the Court Ordered PFA, K.S.A 21-3843, by taking A.V. into Police Protective Custody. WPD Detective Don Story committed perjury on the police affidavit, when he stated that he had "no knowledge that the PFA had been served", and that A.V.'s mother, "Stacie Roulston had refused to bring A.V. in to the EMCU to be interviewed". Detective Don Story had knowledge that the PFA had been served on 10/14/05 after A.V.'s half-sister, M. V., stated during her interview on 10/17/05 @ 1:50pm that the PFA was served on her father, on Friday 10/14/05. Detective Don Story had also spoken with A.V.'s therapist, on the morning of 10/17/05 at which time the therapist disclosed that the PFA had been served on the father on 10/14/05 and that A.V. was in "no direct danger" and that "the PFA needs to be lifted."

Wichita Police Department policies and regulations require that a supervisor sign Detective Don Story's affidavit **before** the child is taken into Police Protective Custody. WPD Detective Don Story's supervisor, Sgt Mary Mattingly, signed the affidavit on 10/18/05, one day after A.V. was taken into custody.

WPD Detective Don Story's interference with the PFA K.S.A 60-3107 denied A.V.'s mother, Stacie Roulston, her right to her due process to a hearing for the Court Ordered PFA. By violating the PFA, K.S.A. 21-3422, Detective Donald Story interfered in Stacie Roulston's parental custody of her child, A.V.

WPD Detective Don Story **never** filed a petition in District Court for Police Protective Custody within the first 72 hours to be able to keep A.V. in custody, nor did he file an extension within the 2nd 72 hours, which constitutes kidnapping.

A.V. was held over 144 hours before a CINC petition was filed. Violating K.S.A 38-1528 (New 38-2232), 38-1542 (New 38-22420), 38-1543 (New 38-2243). SRS/CPS Anne Lund noted "safety and PPC was determined @ 2pm on 10/17/05."

ES

**Anne Lund committed perjury, when she stated, under oath, in Juvenile Court, that Stacie Roulston had refused to bring A.V. to the EMCU, but retracted her statement after hearing the tape that A.V.'s mother, Stacie Roulston, had made of their conversation.

10/17/05 @ 5:42pm David Bowman Phd, faxed a copy of a letter dated September 17, 2005, to A.V.'s father's attorney, Ashley Davis, where he made a recommendation to remove A.V. from his mother's home. This recommendation was made without having ever seen A.V. alone, or in the company of his mother and was dated 4 days before Stacie Roulston's 9/21/05 psychological evaluation and her having ever seen David Bowman. *Juvenile ADA Mark Chotimongkol referenced this letter and recommendation from David Bowman numerous times in Juvenile court. Officer Stephen E Good, Judge of Law for the State of Kansas, stated in his "reversal" findings on the recommendation that David Bowman gave, that "David Bowman's statement is inconsistent with the evidence Anne Lund gave" and "David Bowman's finding is based on false information."

10/18/05 A.V., only 8 years old, was interrogated at the Exploited Missing Children's Unit by WPD/EMCU Detective Don Story and SRS/CPS Anne Lund, during which he was called a liar, coerced, intimidated, emotionally abused and physically detained when he tried to leave and was told "I hate your mother" by SRS/CPS Anne Lund. He was treated like a criminal and was not read his Miranda Rights. WPD Detective Don Story violated Kansas Statutes K.S.A 21-3832, 21-3833 and the WPD Professional Conduct Code.

A.V. did say where it happened, when it happened, who was there, what dad had them do, what dad did and whether their clothes were on or off & told of 2 different types of sexual abuse. - including that Dad comes to his bed at night and what he does to him. The only thing that he didn't tell was the frequency of the abuse.

TAPED INTERVIEW POINTS OF INTEREST:

@9:39 Inrweview1.txt A.V. doesn't like to go to dad's. "because he touches me"

@23:08 Anne Lund whispers "I hate your mother"

@25:45 A.V. "I was just seeing if I said it correct."

The Interview tape was stopped

@ 4:33 Interview2.txt A.V. "I just said the truth and" (if you go back and start the recording at 4:28 A.V. will say something different.) "I just drew them"

10/18/05 Stacie Roulston's interview with EMCU was edited and these portions were removed: Detective Don Story threatened to throw her through the door 3 times- she was told that "she had no rights and they wouldn't tell her where her child was", only that he was "ok". Detective Don Story also told Stacie Roulston that "I've never heard so much stuff come out of a little boy's mouth", at which the mother replied "he told you what his father was doing to him, didn't he?" Detective Don Story threatened A.V.'s mother, Stacie Roulston, that he "would personally prosecute her." This was not edited out of the interview. A.V.'s mother was not read her Miranda Rights. Again Detective Don Story violated Kansas Statutes and the WPD Professional Conduct Code.

10/19/05 A.V.'s father filed an ex-parte with the District Court to remove the PFA and change residency of A.V., both of which were denied - in the morning by Judge Wooley and again in the afternoon by Judge Yost.

10/19/05 WPD/EMCU Detective Don Story and SRS/CPS Anne Lund interviewed A.V.'s father, during which time they conspired K.S.A 21-3612, with the father and his attorneys, Ashley Davis and Douglas Cranmer to place A.V. in CINC. SRS/CPS Anne Lund stated how long A.V. would be in foster care, what would be expected of A.V.'s father, what the court procedure would be. Detective Don Story and SRS Anne Lund informed A.V.'s father and his attorneys of the statements made to them by A.V.

E6

during his interrogation, concerning sexual abuse by his father and of seeing his father and his sister. K.S.A 21-3612 states that contributing to a child's deprivation is when a person causes a child under 18 years of age to become or remain a child in need of care – Severity Level 7, person felony.

10/19/05 A.V.'s father's Interview by WPD Detective Don Story & SRS/CPS Anne Lund
A.V.'s FATHER'S TAPED INTERVIEW POINTS OF INTEREST:

@15:12 Anne Lund : "This is the end of my investigation. Did you touch your child?"

A.V.'s father:: "No" (then "yeah"- followed by laughter in the room)

Anne Lund: "Ok"

@15:34 Detective Don Story: "the interview we had, the statements we did good, are not very actionable on our part, and we did with tape & you know, we need a lot more than, we need a confession I think, before the DA's office would ever consider charging... can't give details ...but." (what did they do with tape & can't give details?)

@19:34 A.V.'s father.: "did he think he saw his dad and Annie"...Anne Lund:"he did say so."

26:00 A.V.'s father.: "Is the case closed?"

Anne Lund: "As far as my investigation yeah."

31:27 Anne Lund: "If the judge" etc.....

Det Story: "Then run us into the judge, but I can't imagine ...If that happens that is Just opening a whole....."(talking about going into district court)

10/24/05 A.V. continues to state that his father, sexually abused him even after A.V. is "ganged up on" by SRS/CPS Anne Lund, his therapist, and his half-sisters M. V. and A. V., ages 17 and 13, who challenged his story (words of Stephen E Good Judge of Law for the State of Kansas) **Even though A.V. continued to say on 10/24/05 that his father had sexually abused him, SRS/CPS Anne Lund on 10/24/05 "unsubstantiated" A.V.'s father for sexual abuse.

10/25/05 A.V.'s father had filed a motion on 8/22/05 for a "settlement of attorneys fees" Scheduled to be heard on 10/25/05 before Judge Yost. It was changed at the last minute to be heard by Judge Beasley who" ordered this matter and PFA 05D6656 "-- Court orders child to be in temporary custody of Mr and Mrs Dalrymple (Detective Warren Dalrymple is A.V.'s half-sisters M.V. and A.V's ,step-father) pending EH on November 9th,2005 @ 9am". Judge Beasley did not remove the PFA against A.V.'s father.

A.V.'s father's petition to remove the PFA was denied by 3 judges, 10/19/05 Judge Wooley and Judge Yost. 10/25/05 Judge Beasley.

10/25/05 SRS/CPS Anne Lund filed a CINC petition in Juvenile Court placing A.V. as a child in need of care, as regards his mother, Stacie Roulston and father, even though A.V.'s father was found "unsubstantiated" by SRS/CPS Anne Lund on 10/24/05. A.V. was held over 144 hours before a CINC petition was filed. Anne Lund filed a CINC petition @ 3:15pm on 10/25/05 and committed perjury on the CINC petition stating that A.V. was "physically removed from his home on 10/25/05" and that there was "no ongoing custody case" and no knowledge of a PFA.

10/25/05 SRS/CPS Anne Lund filed the CINC Petition in Juvenile Court with Judge Dan Brooks. Judge Dan Brooks and his CSO Jeff Cole had access to the District Court journal entries that 3 judges had denied the removal of the PFA against A.V.'s father, that there was an ongoing custody case, and the information that the child, A.V. was taken into Police Protective Custody on 10/17/05 and was not "removed physically from his home on 10/25/05" as SRS/CPS Anne Lund had stated on the CINC petition.

10/27/05 Juvenile ADA Mark Chotimongkol filed a petition for an ex parte Order of Protective Custody,

placing custody of A.V., with the State Secretary of Social and Rehabilitation Services. This was after A.V. was placed in PPC on 10/17/05. The ADA violated Kansas Statutes when he made numerous false statements on the CINC petition affidavit some of which included:

A. False- A.V. was placed in PPC on "emotional abuse" 10/18/05. Truth- Placed in PPC on 10/17/05 and the PPC stated "sexual abuse and the father still had access to the children"

D. False- ADA stated A.V.'s therapist completed report on 10/17/05 - Truth- A.V.'s therapist completed the report on 10/18/05.

J. False- ADA stated Detective Don Story extended the PPC on October 20, 2005 to allow more time for investigation. Truth- Detective Don Story never filed a petition during the 1st 72 hours nor did he file an extension in District Court.

ADA states "during extended PPC, A.V. continued to make allegations of sexual abuse by father. (Where is the taped interview of these statements by A.V.?) ADA Mark Chotimongkol refused to provide the tapes to the court after being ordered, stating in court that they were missing, along with the original recording device and that the computer hard drive had crashed.

M. False - 10/18/05 Father filed a motion to change residency and to confirm ex parte order changing residency - Truth - father filed a motion to change residency and remove the PFA, both of which were denied.

O. ADA states "David Bowman recommended that father be allowed to have primary placement of A.V.. This recommendation was made in September." Truth - David Bowman's recommendation in September was made 4 days before ever seeing A.V.'s mother.

*While in foster care A.V. had constant physical altercations with his placement A.V.'s father's mother-in-law. (from New York) A.V had no problems with anyone but his placement and her cat and so was placed on black box, mind-altering psychotropic drugs, without having been seen or monitored by a psychiatrist. Tamara Smith ARNP(Wichita Child Guidance Center) stated that A.V. was diagnosed with SODD because he had passed the 6 month adjustment period for his placement. Tamara Smith also stated that A.V. had cut himself during his time with his placement. A.V.'s therapist failed to do what was in the best interests of the child, which was to remove him from the home of the placement, which would have removed the need for the mind altering drugs and protected him from further abuse. Judge Dan Brooks denied a motion by A.V.'s mother, Stacie Roulston, for A.V. to have an independent psychological evaluation which is allowed by Kansas Statue. Judge Dan Brooks received the exhibits from Youthville, that stated there were physical altercations taking place between A.V. and his placement, but Judge Brooks made no ruling to remove him from the abuse.

A.V.'s bruises and injuries were noted by his mother and grandmother and shown to the family support worker during supervised visitation. SRS/CPS & Youthville refused to remove A.V. from his placement and file charges against the placement for the abuse of A.V.

A.V.'s mother, Stacie Roulston's finding of "substantiated" by SRS/CPS was reversed to "unsubstantiated" by the SRS/CPS Fair Hearing Officer, Stephen E Good, Judge of Law, for the State of Kansas on May 22nd 2006.

A form dated 6/12/06 was received A.V.'s mother, Stacie Roulston, from SRS/CPS Anne Lund stating reversed findings of "unsubstantiated" of emotional abuse.

Case Closed. No Services needed.

2571 and 2852 Procedures and Guidelines from SRS/CPS Manual.

2852 Case Closure, No Services Required. No evidence to support allegations/reasons for referral - There is no evidence to support the report. The report is false and no additional services related to the safety of the child are needed.

2571 Finding Decisions Reversed by the Administrative hearing Office.

SRS/CPS did not close the case or remove Youthville services.

E 8

A.V. should have been returned to his mother at this time.

Many more Kansas Statutes were violated by several individuals including the Juvenile ADA and a list can be provided upon request.

A Chronology can also be provided upon request.

**Copies of the taped interviews were provided to Paul Ginsberg of Professional Audio Laboratories to be examined. The letter from Paul Ginsberg has been included below, along with his credentials.

PROFESSIONAL AUDIO LABORATORIES

*311 Chelsea Manor
Park Ridge, NJ 07656*

**PAUL GINSBERG
PRESIDENT**

www.proaudiolabs.com

*(201) 664-8333
fax (201) 746-0695*

June 12, 2006

Ms. Stacie Roulston
2205 N. crestline Ct
Wichita, KS 67205

Re: Recordings of Interview of A.V. V..

Dear Ms. Roulston,

Enclosed you will find the following:

1. Three digitally enhanced CD's containing parts 1 and 2 of A.V.'s interview (WAV file format)
2. Three digitally enhanced CD's containing parts 1 and 2 of A.V.'s interview (CD file format)
3. Three digitally enhanced copies of a DEMONSTRATION EDITED version of A.V.'s interview (WAV file format)
4. Three digitally enhanced copies of a DEMONSTRATION EDITED version of A.V.'s interview (CD file format)
5. The two source CD's submitted for enhancement and examination

Initially I downloaded the files from the source CD into a state-of-the-art digital enhancement system. Then, after considerable experimentation, an optimum setting was attained, and enhanced files were produced, corresponding to the two parts of the interview. Finally six digitally enhanced CD's were produced, three in CD file format, and three in WAV file format, each containing enhanced versions of both parts of the interview.

It was observed that, despite being recorded by law enforcement, the file format of the source CD was WAV. This is an unprotected, or "open" file format. Any kid with a standard PC computer and

some free software can alter a WAV file to suit his needs. Words can be replaced, deleted ,or added without any telltale signatures of erasures as with cassettes or microcassette recording.

As a result, a WAV file has no evidentiary value since there is no guarantee that it represents the conversation as it occurred at the time of recording. In fact, it can be made to say just the opposite of the words actually spoken. To demonstrate this, I have enclosed three sets of Demonstration Edited CD's in CD format as well as in WAV file format. On these demonstration CD's I have replaced some of A.V.'s responses to show how easy one can eliminate and change words to alter a statement recorded in WAV format.

Specifically his responses to the various parts of the body at times 2:28, 2:34, 2:43 and 2:56 have been changed to "pee pee". Also his response to the question of his brother's age was changed from twenty-two to two at 1:20. At 3:54, when asked about whether there are places on the body that should not be touched, his answer has been changed to "no", and finally his answer to whether his father has inappropriately touched him, he now appears to answer "no".

Law enforcement DOES have tools and procedures with which to produce recordings that do have evidentiary value. The simple act of dong a preamble and post script, giving date and times would provide a comparison to measured elapsed time of a recorded statement.

Further, there are recorders, with proprietary impenetrable file formats that have interwoven date-time information, such that they cannot be edited, and, during playback, a display of recorded time is present and incrementing, demonstrating continuity.

But the simplest way to record a statement where nobody could object on grounds of discontinuity, is to simply videotape it with a clock on the wall with a sweep second hand. Surely every police department possesses a cam-corder and can afford a 10 dollar clock. Instead we have here an unprotected file format, with no preambles or postscripts, with the possibility of editing.

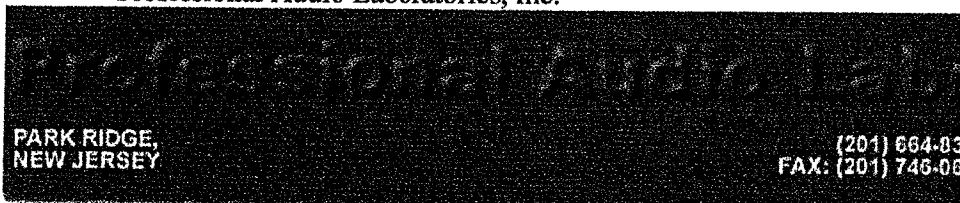
As such, this statement, in my expert opinion is unreliable and not representative of the conversation as it occurred at the time of recordings.

Additionally, at your request I have reviewed a portion of the recording in Segment 1 at time 23:08. The female officer says," Does she help you remember the truth?" following which she whispers to A.V.. The whisper appears to be "I hate your mother".

Please call if there are any questions, or to arrange for additional recordings to be examined or enhanced, and to advise of testimony, if required.

Sincerely,

Paul Ginsberg, President
Professional Audio Laboratories, Inc.



Company Overview - Services Provided - Clients - Resume and Voi

E IC

From: J C-Liddle (joeia4837@yahoo.com)
To: jfleetwo@dc18.org
Date: Tuesday, June 12, 2007 12:26:24 AM
Cc: rpilshaw@dc18.org; foulston@sedgwick.gov; cladner@sedgwick.gov; rburns@sedgwick.gov; jpalmer@dc18.org
Subject: "Spurious & Groundless"

Judge Fleetwood,

It has come to my attention that Attorney Timothy Givan is no longer employed by the Kansas SRS. You can rest assured that it was he who supported & suborned that which was "spurious & groundless" last year in the summer of 2006 with his attack of my filing in your Court. God indeed ALWAYS HEARS THE VOICE OF THE AFFLICTED AGAINST THE CORRUPT OF ANY GOVERNMENT throughout every generation or passage of time.

I WILL SING UNTO THE LORD, FOR HE HAS TRIUMPHED GLORIOUSLY:THE HORSE AND HIS RIDER HATH HE THROWN INTO THE SEA!"

But the Lord hardened Pharaoh's heart,and he would not let them go. And Pharaoh said unto him,take heed to thyself,see my face no more;for in that day you see my face thou shalt die. And Moses said,Thou hast spoken well,I will see thy face again no more.

And there shall be a great cry throughout all the land of Egypt,such as there was none like it,nor shall be like it any more.

But against any of the children of Israel SHALL NOT A DOG MOVE HIS TONGUE against man or beast:that you may know the Lord doth put a difference between the Egyptians & Israel.

And all these thy servants shall come down unto me,Get thee out,and all the people that follow thee:and after that I will go out. And he went out from Pharaoh in a great anger.

And the Lord said unto Moses,Pharaoh shall not hearken unto you,that my wonders may be multiplied in the land of Egypt.

L - |

And the Lord hardened the heart of Pharaoh,king of Egypt and he pursued after the children of Israel. But the Egyptians pursued after them,all the horses and chariots of Pharaoh,and his horseman and army and overtook them by encamping by the sea.

And when Pharaoh drew nigh,the children of Israel lifted their eyes,and behold the Egyptians marched after them and they were sore afraid: and the children of Israel cried unto the Lord.

And Moses said unto the people,FEAR YE NOT,STAND STILL AND SEE THE SALVATION OF THE LORD,WHICH HE WILL SHOW TO YOU TODAY:FOR THE EGYPTIANS YE HAVE SEEN TODAY,ye shall see them again no more forever.

AND THE EGYPTIANS SHALL KNOW THAT I AM THE LORD,when I have gotten me honor upon Pharaoh,upon his chariots,and upon his horseman.

And the waters returned,and covered the chariots and the horseman,all the host of Pharaoh that came into the sea after them:there remained not so much as one of them.

Then sang Moses and the children of Israel this song unto the Lord,and spake,saying,I WILL SING UNTO THE LORD, FOR HE HAS TRIUMPHED GLORIOUSLY:THE HORSE AND HIS RIDER HATH HE THROWN INTO THE SEA”

Finding fabulous fares is fun.

Let Yahoo! FareChase search your favorite travel sites to find flight and hotel bargains.

<http://farechase.yahoo.com/promo-generic-14795097>

L-2

From: J C-Liddle (joeia4837@yahoo.com)
To: kiakahahaha@yahoo.com
Date: Sunday, October 7, 2007 3:41:33 AM
Cc: jmorriso@ink.org
Subject: Wichita

Bill,

I am sorry I could not join you and Rep Jim Morrison in Wichita. I suffered many years because of the criminal & unlawful conduct from Sedgwick County.

It is only now since 31 May that the wrongful conduct of the persons from SG county may be redressed. I find it very difficult to trust any Court, police, or county official from SG county, and this for good reason.

I was wrongly accused based on falsely sworn oaths, chained to the floor of a plane, and flown to this county of corruption. Pilshaw, Ladner, and Foulston all knew their acts were in violation of the law, and it is very difficult for me to have any desire for any reason to return to Wichita, Kansas.

I hope you will remember in the days to come that I was held with a convicted murderer, and heard as the police stripped naked a woman and placed her on a board device at the SG county jail.

I hope you will denote that for me to come to Wichita is like a person of color entering a city filled with the Klan in the south. My family does not want me to ever come to Wichita, Kansas, not even my youngest son who is in Iraq.

I have worked very hard to bring these criminals dressed as government officials to justice and I have no desire to be executed by the forces of evil from this county. I will be glad to testify against these persons in Topeka or any other Kansas location outside SG county.

Warmest Regards,

-Joe

Check out the hottest 2008 models today at Yahoo! Autos.
http://autos.yahoo.com/new_cars.html

From: J C-Liddle (joeia4837@yahoo.com)
To: mabennet@sedgwick.gov
Date: Tuesday, January 22, 2008 9:00:22 PM
Cc: kiakahahaha@yahoo.com; jmorrison@ink.org
Subject: Note to ADA Bennent

Mr Bennett,

The providence of GOD has seen a twist in the debacle of misery (98 CR 1392) orchestrated by the wrongful acts under the color of law perpetrated by your less than ethical Court & government officials.

It would seem I stand at the doorstep of your cumulative actions and criminal conduct being presented to the record at the Federal legislative floor and level.

The story of the unethical & unlawful conduct of your (Foulston's) office, Pilshaw, Fleetwood, Ladner, Givan, and Ware of your Trustee's office will now be uncovered.

I defeated all your criminal actors and now the misery & suffering you caused this one man's family will not go unnoticed.

I, as a poor man stood in prayer, and the weak Fleetwood & Pilshaw were no match for the real GOD who they mockingly reject by their wrongful conduct under the color of law.

The main difference between you and I, is that I and my son defended this country in places cowardly SG officials would never tread. I know what the Constitution means, while you daily call darkness to be light & evil to be good. I pray you will suffer for your wrongful actions or repent from these evil endeavors. Joseph Liddle.

Never miss a thing. Make Yahoo your home page.
<http://www.yahoo.com/r/hs>

L-4

From: J C-Liddle (joeia4837@yahoo.com)
To: rballing@dc18.org; stanner@dc18.org; foulston@sedgwick.gov; mabennet@sedgwick.gov
Date: Monday, February 25, 2008 1:26:29 AM
Subject: Fwd: Pro Se' Motion

Note: forwarded message attached.

Mr Bennett,

I must have missed the filings you, Stanner, Foulston, and Ballinger submitted to self police the actions of the Pilshaw Court concerning her actions denying motions to be placed on the record by pro se litigants. I thought that was part of your duty as a lawyer, court & government official.

Don't worry I have the nearly three hundred emails sent and received to "help" you with the collective "loss of memory that apparently has been experienced, and there of course other recipients to this email. // Joseph C Liddle 25 Feb 08 @ 0122Hrs//
I SAM 2:1-10//

Looking for last minute shopping deals?
Find them fast with Yahoo! Search. <http://tools.search.yahoo.com/newsearch/category.php?category=shopping>

-----Inline Message Follows-----

Mr. Liddle:

I received this e mail from Judge Pilshaw's aide just moments after we spoke (see note below). I apologize that I misspoke regarding our pro se motion policy. Apparently, Judge has changed her policy. Consequently, your motion has not been filed with the court as of yet. Judge will review your motion and send it back to us to be set up for hearing, or it will be returned to you if it has not been filed properly. Again, I am sorry for the misunderstanding. Thank you.

Crystal
TCC IV
(316) 660-5720

I'm not sure who I should send this to, so if you could, please make sure it gets passed on to the necessary people.

Any Pro Se Motions (whether they have a Notice of Hearing attached or not) that are being filed by defendant's or litigants that require a hearing date from Judge Pilshaw, please do not accept filing immediately.

Please place the Pro Se Motion into our 11th floor box. Judge Pilshaw will review the paperwork to see if it complies with statutory requirements and local court rules.

If it does comply, it will be returned to the Clerk's Office by me for filing along with a hearing date. If it does not meet requirements, I will prepare a letter returning the paperwork to the person who submitted it telling them it does not comply with requirements and that it will be reviewed again should they desire to submit further paperwork. Only paperwork that meets requirements will be allowed to be filed.

Judge Pilshaw believes in the long run it will save a lot of time for your office, the DA's office and our office.

Thanks, Laura
Division 14
Judge Pilshaw's Court

Mr. Liddle:

I received this e mail from Judge Pilshaw's aide just moments after we spoke (see note below). I apologize that I misspoke regarding our pro se motion policy. Apparently, Judge has changed her policy. Consequently, your motion has not been filed with the court as of yet. Judge will review your motion and send it back to us to be set up for hearing, or it will be returned to you if it has not been filed properly. Again, I am sorry for the misunderstanding. Thank you.

Crystal
TCC IV
(316) 660-5720

I'm not sure who I should send this to, so if you could, please make sure it gets passed on to the necessary people.

Any Pro Se Motions (whether they have a Notice of Hearing attached or not) that are being filed by defendant's or litigants that require a hearing date from Judge Pilshaw, please do not accept filing immediately.

Please place the Pro Se Motion into our 11th floor box. Judge Pilshaw will review the paperwork to see if it complies with statutory requirements and local court rules.

If it does comply, it will be returned to the Clerk's Office by me for filing along with a hearing date. If it does not meet requirements, I will prepare a letter returning the paperwork to the person who submitted it telling them it does not comply with requirements and that it will be reviewed again should they desire to submit further paperwork. Only paperwork that meets requirements will be allowed to be filed.

Judge Pilshaw believes in the long run it will save a lot of time for your office, the DA's office and our office.

Thanks, Laura
Division 14
Judge Pilshaw's Court

L-6

IN THE DISTRICT COURT OF SHAWNEE COUNTY, KANSAS

BRET D. LANDRITH)
Plaintiff) Case No. 10C1436
) Div. 6
v.)
)
DON JORDAN SECRETARY OF SRS, *et al*)
Defendants)

AFFIDAVIT IN SUPPORT OF PLAINTIFF'S CLAIMS

I, William B. McKean reside in the State of Texas, in the County of Tarrant and am a witness to misconduct or allegations of officials of Kansas Department of Social and Rehabilitation Services (SRS) or of officers of the court including attorneys on behalf of the SRS or of healthcare providers or social workers and or contractors that harmed children or natural parents contrary to the interest of the SRS in the health and welfare of the child and the SRS interest in maintaining the child in a safe environment with a natural parent or of judges, attorneys & mental health providers working in the family law courts. I am also a witness to misconduct or allegations of judges, attorneys, physicians and mental health providers working in the juvenile, family law and civil state district courts in Sedgwick County or Johnson County, Kansas or practicing medicine in Sedgwick county, Kansas which have been condoned by the Supreme Court's Office of Attorney Discipline, the Supreme Court's Commission on Judicial Qualifications and the Kansas Behavioral Science Board.

I have had difficulty finding an attorney willing to represent my federally guaranteed constitutional rights or the federally guaranteed constitutional rights of my child(ren). I believe the attorneys I have contacted or dealt with are in fear of retaliation for challenging the corruption related to the SRS in Kansas courts, and or have had their representation limited in a way that prevented the vindication of federally guaranteed constitutional rights including the US Constitutional guaranteed right to be parented by a child's natural parents.

The misconduct I observed occurred between the years of 2001 and the present and included the time period when DON JORDAN was Secretary of the SRS and JOHN BADGER was Chief Counsel of SRS or continued when ROB SIEDLECKI became Secretary of the SRS and BOB CORKINS became Chief Counsel of SRS in the first part of 2011.

I made the attached affidavit in the Sedgwick County, Kansas case In the Marriage of William and Tamara McKean case no. 03DM486 for a hearing on August 2, 2011 that details the widespread corruption of State of Kansas Officials related to the care and well being of children the SRS is tasked with protecting. See **Attachment 1 Sedgwick County Affidavit.**

The affidavit names elected officials, Federal Bureau of Investigation officials and US Department of Justice officials who have knowledge of felonies committed by State of Kansas officials in connection with children the SRS is tasked with protecting. The affidavit describes conversations I attended where State of Kansas elected and appointed officials and Kansas Bar Association officers admitted the existence of the corruption and or the felonies employed by the corrupt officials but state they are powerless to do anything about it.

I have been represented by a Kansas licensed attorney who was disciplined by the Attorney Discipline Office and I believe he and other Kansas licensed attorneys have a valid fear of retaliation that keeps them from reporting the ethical misconduct and crimes of judges, attorneys and mental health professionals in State of Kansas family law courts. I also have been unable to find an attorney willing to represent me to vindicate my constitutionally protected federal rights that have been violated by persons in association with SRS and SRS regulated activities.

I have read the plaintiff's First Amended Complaint in *Landrith v. Don Jordan Secretary of SRS et al*, Shawnee County District Court Case No. 10C1436 and I have knowledge the following numbered paragraphs are inaccurate in the best of my recollection or understanding:

I have knowledge the following numbered paragraphs are accurate in the best of my recollection or understanding:

Para No. 23 on page 5 I know this to be true.

Para No. 43 on page 8. I know this to be true.

Para No. 44 on page 9. I know this to be true.

In addition to the above, I have knowledge of the following allegations which relate to Para 23 on Page 5 and Para 43 on Page 8 and Para 44 on page 9:

Based on my prior emails and telephone conversations or conversation at the Wichita Pachyderm club over the past 4 years with SRS General Counsel Bob Corkins in his official function as an editor for the internet publication, Kansas Liberty, Corkins has been aware of the many allegations of systemic corruption and criminal racketeering in the family law and juvenile courts in 18th Judicial District. Corkins even suggested that I act as an unpaid stringer to provide corruption stories to the editors of Kansas Liberty.

After I filed my appeal with the Kansas Court of Appeals in my custody dispute case in Sedgwick Count (03DM486), someone broke into my employer's office at 125 Market Street in downtown Wichita over the weekend in April 2007 to try to intimidate me by leaving a blank paid of jail sentencing forms on my desk. At lunch time on that Monday afternoon, I went to the FBI office in Wichita and was interviewed by FBI Agent Kenneth Thibbeteaux. Two years later in June 2009, I went to the FBI office with my friend Paul Rhodes to complain about the systemic court corruption in the Wichita courts.

Special Agent Tom Entz told us that the corruption cases were difficult to prosecute because they involved political figures and because they were not in the FBI's jurisdiction and because a referral was required by an elected official before they could open an investigation. Entz was very empathetic about the stories of court & SRS corruption involving children. Entz implored me to put pressure on the local media, on the legislators and on the state attorney general's office.

For several months in 2006 and 2007, at the request of the Kansas Independent Oil & Gas Association, I served on the 4 member negotiating team with lobbyists from Duke Energy, ONEOK Inc. and BP Inc. to negotiate compromise legislation regarding 2006 SB 125. In January 2007, I had complained to State Senator Tim Huelskamp (currently US congressman) about the judicial corruption in the Wichita courts. Huelskamp referred me to State Representative Jim Morrison. Chairman of the House Committee on Government Efficiency & Fiscal Responsibility. During my first meeting with Morrison, he told me that he knew about the corruption because he had access to the files of the office of Attorney Discipline, the Commission of Judicial Qualifications, the Board of Healing Arts and the Behavioral Science Board. Morrison told me that he could not disclose any information about the corrupt judges, attorneys, doctors or mental health professionals because judges had sealed all of the records. Morrison asked me to find victims who would be willing to provide him with documentation of court corruption. Until his death in November 2010, I served as a part-time unofficial field volunteer for Morrison. Within 6 months Morrison had received dozens of documented complaints of corruption. Morrison told me that he would scan the documents and forward them to his committee members. Morrison told me that he had kept triplicate files with copies of many documented cases of corruption that were accumulated by Morrison over his 14 years service in the Kansas House. Morrison told me that the 3 sets of files were kept in a safe at the capitol with the reviser for his committee, with a family member and with a trusted friend.

Jim Morrison also told me that in August 2006, he had obtained documents from Kansas Board of Healing Arts involving illegal acts by Wichita abortionist George Tiller and had leaked them to Kansas Attorney General Phill Kline who was running an unsuccessful re-election campaign for attorney general against Johnson County District attorney Paul Morrison. In early September, 2006, Kline appeared on the Bill O'Reilly Show to disclose the allegations against Tiller. Jim Morrison also told me that the following summer in 2007, KBI Director Larry Welch tried to intimidate him by threatening to ruin his political career by disclosing that Jim Morrison had illegally leaked the Board of Healing Arts documents to Kline. At the time, Welch's son, Lannie Welch, was the Associate United States Attorney in Kansas responsible for the criminal division.

In April & May 2007, my friend Paul Rhodes and I had rented a room at the downtown Wichita Library to hold public meetings to solicit stories from people claiming to be victims of corruption in the 18th Judicial District Courts. At those meetings I had met several families who were victims of criminal racketeering and obstruction of justice in the family law, juvenile and civil courts in the 18th Judicial District. The victims

included Marlene Jones and her daughter Staci Ralstin, Mike & Nancy Barry, Todd & Rhonda Wait, Susan Summers. During that time I had been blogging extensively on the Wichita Eagle blog about judicial corruption and began a long distance friendship with Joe Liddle, a disabled air-force vet from Iowa who blogged on the Wichita Eagle website under the name AMERIDAD about perjury & obstruction of justice.

In 2004 and 2005 while attending a support group at the Catholic Life Center in Wichita Kansas, I met a psychologist named Jerome who worked with schizophrenic patients at the Prairie View Psychiatric Hospital in Newton Kansas in Harvey County. After the Wichita Eagle reported the scandal involving the sexual torture of mentally ill patients at the 2 group homes operated by Arlan & Linda Kaufman, I complained to Jerome about the corruption involving court appointed psychologists in the Wichita family law courts. Jerome told me that one of his Prairie View patients had been a former resident at the Kaufman house and that Jerome had reported the criminal acts against his patient by the Kaufmans to the Behavioral Science Board three years before the scandal was broken by the federal Medicare auditors. According to the June 26, 2005 article by the Topeka Capital Journal:

"There is evidence other patients faced situations more twisted than any experienced by Lynn. The Kaufmans' clients performed sex acts -- individually and in groups -- that were captured on videotape. One area of a group home used frequently for nude therapy was christened the "Romper Room."

Just as sobering is an internal report by the Kansas Department of Social and Rehabilitation Services that was obtained by The Topeka Capital-Journal. That document indicates state social workers were aware of problems at Kaufman group homes more than 20 years ago and that SRS staff was in possession of videotape evidence of possible sexual abuse in 2001."

http://cjonline.com/stories/062605/kan_brokentrust.shtml

According to the book "The Slave next Door: Human Trafficking and Slavery in America" by Kevin Bales and Rod Soodlater, there was a 24 year period of official non-action beginning in the 1980's as local, state and federal agencies examined the operations of the Kaufman group home. The sheriff's department had received complaints for years that patients were forced to perform labor outside in the nude. In addition to the response and subsequent inactivity of the Harvey County sheriff, federal health and human services investigators, Newton city police responded to disturbance calls several times and SRS received at least a dozen complaints about exploitation of the Kaufman patients, but SRS employees tried to shift the responsibility to others. Not until November 2004, did a persistent Newton police detective finally gain entrance to the Kaufman group home when the Kaufmans were away to interview a 50 year old female patient who told the detective that for decades Arlan Kaufman had victimized her as her therapist, landlord and guardian. Rather than go to the SRS which had proved ineffective in the past, the detective went to the State Attorney General Phill Kline who referred the Disability Rights Center of Kansas to help secure a change of custody order for the patient. Once free of the Kaufman's domination, the patient was

able to provide information to pressure the US Attorney's office to take action. Further investigation showed that a 42 year old male resident testified that Arlan had used him as a human guinea pig so that to Linda Kaufman and 2 female patients to zap his testicles with a stun gun so that his penis would bleed. In October 2004, 8 months after the Newton detective had interviewed the female patient and 24 years after the Kaufman's had opened the group home, 24 FBI agents served warrants on the 2 group homes operated by the Kaufmans and found 30 videotapes of Arlan Kaufman fondling patients' genitals, forcing patients to fondle each other's genitals and masturbating. Despite the video testimony, SRS allowed the Kaufman's to keep the group homes open and Linda Kaufman's nursing license was not suspended by the Kansas Board of Nursing for another 3 years.

The city of Newton and the Harvey County is located directly north of Wichita and Sedgwick County. According to the 2010 census, Newton and Harvey County have populations of 15,000 and 35,000 respectively. When the scandal broke in 2004, prominent Newton resident and retired 9th Judicial District Court Judge Ted Ice served as the chairman of one of the 2 panels on the Commission on Judicial Qualifications responsible for investigating and disciplining misconduct by Kansas judges. His wife, Sue Ice, was employed as director of marketing for Prairie View Hospital and also served on the Board of Healing Arts responsible for investigating & disciplining doctors for misconduct. According to the Kansas City Star article by Mike McGraw, US Attorney Eric Melgren initially refused to prosecute the Kaufmanns. Melgren is now an US District court judge nominated by George Bush in August 2008. The article states that "The U.S. Attorney's office in Kansas finally took the case last year - two years after it initially declined it... The 2002 decision by the office of Eric Melgren, the U.S. attorney for Kansas, not to prosecute the case is well-documented... But Melgren declined to specifically discuss that decision....Asked why it took state and federal officials so long to prosecute and close the facility, Melgren said, "Mr. Kaufman was a remarkably pugnacious individual."

At the time of the Kaufman scandal, another prominent Harvey County resident was federal magistrate Tom Reid whose daughter Jennifer Reid is a Wichita psychologist married to Foulston Seifkin law partner Todd Tedesco. According to my conversations and email correspondence with Marlene Jones, Jones has alleged that Jennifer Reid participated in criminal racketeering and conspiracy to obstruct which resulted in her daughter Staci Ralstin losing her parental rights because she accused the Wichita Police Department's EMCU investigators, employees of SRS and SRS contractors, Wichita attorney Julie Ariagno, Juvenile Court Judges James Burgess and Dan Brooks Associate District Attorney Ron Pachal and court appointed psychologist – Jeanne Erickson of dishonesty to cover up sexual abuse of Ralstin's son. At the time that Ralstin's attorney, Ariagno withdrew from the case in 2007, Ariagno's husband, Tim Moore, had been chosen by the Kansas Supreme Court judicial selection committee to be one of the 3 finalists for the open seat on the Court of Appeals.

In October 2007, retired Assembly of God minister Mike Nolan told me that he had observed Wichita judges partying with prostitutes on a routine basis at the Broadview Hotel. Nolan told me that the judges referred to themselves as the Jesters which are a nickname of the Masonic group – The Royal Order of Jesters. Nolan told me that he

owned a 2% interest in the tax shelter partnership that owned the Broadview Hotel. Because Nolan was also a retired Oklahoma State Trooper, Nolan had worked part time as a security guard at night for the Broadview Hotel. According to a published report in the Buffalo Daily News on October 20, 2009, retired New York State Supreme Court Ronald Tillis was sentenced to 18 months in prison as part of the FBI's continuing probe of the Royal Order of Jesters. Tillis had transported a female illegal alien who was a minor from Buffalo to be used as a prostitute at a Jester's convention in Kentucky.

<http://www.buffalonews.com/city/article6946.ece>

Based on my conversations with career SRS attorney Roger Van Etten and his wife, National GOP Committeewoman Helen Van Etten, a state GOP official, for many years many prominent state legislators and state GOP officials have been aware of the systemic corruption and criminal racketeering in the Kansas state district courts. On August 17, 2007 at the Defending The American Dream regional conference in Wichita sponsored by Americans for Prosperity, I sat next to Roger Van Etten and his wife, Helen. When I brought up the complaints about criminal racketeering by Wichita employees of SRS or its subcontractors, Roger told me that he had complained to state senators and legislative committee chairmen about the corruption over more than 10 years. In frustration over the legislator's apathy, Roger Van Etten told me "What do I have to do? Hit them over the head with a hammer." The following people also attended the conference: State Senators Tim Huelskamp (currently US Congressman), State Senator Julia Lynn, State Senator Phil Journey (currently a 18th Judicial district court judge), State Representative Peggy Mast (who was Chairman of the Post Legislative Audit Committee) and judicial reform activists Marlene Jones and her daughter, Staci Ralstin and Nancy Berry. Ralstin and Berry had been victims of criminal racketeering in the family law &/or juvenile courts in the 18th Judicial District courts and had attended the open meetings that I had sponsored at the Wichita Library 4 months earlier. Twenty months later on April 18, 2009, I invited Topeka judicial activist Claudine Dombrowski and Melody Gerow, to the Kansas Family Family Research Council's Faith Family & Freedom banquet in Overland Park Kansas that was co-sponsored by Bott Radio and which featured keynote speaker Tony Perkins, President of the Family Research Council. Several senior GOP party & elected state and federal legislators attended including US Congressmen Todd Tiaht and Jerry Moran and Senator Mary Pilcher Cook, the co-editor of Kansas Liberty with Bob Corkins. When I introduced Dombrowski to Roger & Helen Van Etten, I reminded Roger about our prior conversation in Wichita when he had complained that senior state legislators had ignored his complaints about the systemic SRS corruption for over 10 years. Roger Van Etten told his wife, Dombrowski and me: "Everyone in the room that made it here tonight knows about the corruption going on and they do not want to act on it. You find out later that judgeship is about rewards." Dombrowski had secretly recorded this conversation and gave me a copy of the recording.

Starting on May 17, 2007, Iowa disabled air force veteran Joe Liddle started emailing me all documentation related to his 8 year ordeal with corruption in the 8th Judicial District Court. The emails included emails to Governor Sebelius, Senator

Brownback and State Attorney General Kline asking for help which were ignored. Only Kansas State Representative Bill Otto replied with a sympathetic email to Joe Liddle. According to Joe's court records, Judges Pilshaw, Henderson and Fleetwood, Asst District Attorney Christine Ladner, Court Trustee Genine Ware, and various prosecutors in Nola Foulston's office conspired with Joe's private attorney Tripp Shawver and with Mark Kahrs, the court appointed attorney for Liddle's 14 year old son, to obstruct justice and fabricate evidence or suborn perjury which resulted in Joe being arrested and extradited from Des Moines Iowa to Wichita on fabricated child support records, for a falsely sworn arrest warrant to remain outstanding for 8 years, for Joe's 14 year old son, David, to be sentenced to 2 years at the Forbes juvenile facility in Topeka in retaliation for Joe complaining about the corruption. David had no prior problems with the police when he was charged in juvenile court for using his mother's ATM card to take \$180 out of her checking account. Kahrs was the GOP County Chairman when he was appointed by the juvenile court judge to represent David. Mark Kahrs' twin brother attorney, Jeff Kahrs, was a senior staffer for Wichita Congressman Todd Tiahrt. After Tiahrt left office in late 2010, Governor Brownback selected Jeff Kahrs to serve as Chief of Staff for the new SRS secretary. Their younger sister, Laurie Kahrs, was a assistant US attorney employed for many years by US Attorney Eric Melgren before she joined Mark Kahrs law firm a couple of years ago. When I visited the juvenile courts 2 years ago, I noticed that Mark Kahrs and attorney Julia Kraft were listed as he attorney of record on many cases as court appointed attorneys.

Per the complaint against David filed by the juvenile district attorneys for case 01JV1055, the complaint listed the father as "Unknown" even though the previous year his father, Joe Liddle, had been extradited to Wichita and released 3 days from jail 2 days later after Joe refused to accept any plea bargain from Ladner & Judge Pilshaw. By failing either to interview his 14 year old client to ask him the name of his father or to correct the record, Mark Kahrs allowed his 14 year client to go a very dangerous youth facility for 2 years to avoid the embarrassment for the 18th Judicial District that would be caused if they had to notify Joe Liddle. Even more bizarre was Judge Henderson's journal entry dated November 27, 2001, which stated that the following people were present at the hearing: David's attorney Mark Kahrs, Asst. DA Todd Chotomongkol, David's mother Elaine Decker, David's maternal grandparents, and a person named Brad Liddle who claimed to be David's father. Either Kahrs & Chotononkgol conspired with Judge Henderson to falsify the record to state that a father attended the hearing or David's mother and maternal grandparents conspired to allow a stranger to stand in as David's father. Regardless Kahrs should have determined through an interview with his 14 year old client that the person claiming to be Brad Liddle was not David's father.

As a result of the falsely sworn outstanding arrest warrant against Joe from 2000, the Veterans Administration threatened to cut off his medical benefits because he appeared to be a felon who has escaped from state authorities when in reality his attorney, Tripp Shawver, had picked him up at the county jail and dropped him off at the bus station to take a bus back to Des Moines. When Liddle became desperate, he contacted Iowa US Senators Harkins & Grassley whose staff contacted Nola Foulston's district attorney's office to remove the subpoena. As documented by a September 28, 2006 letter from Iowa Senator Harkins to Liddle, Harkins successfully intervened with the Veteran's

Administration to prevent the termination of Joe's medical benefits and medication for his broken back. As late as October 2006, the corrupt judges and prosecutors pressured SRS attorney Timothy Givon to review Joe's allegations of perjury and obstruction of justice and write a letter to Judge Fleetwood stating that Joe's allegations were without merit.

In May 2007, Joe represented himself as a pro se in an Iowa state court Case No. **USCV 108596 CSC 319811** to receive a summary judgment when the State of Iowa tried to enforce the outstanding Kansas child order because the State of Kansas refused to defend itself against Joe's allegations of criminal racketeering, obstruction of justice and perjury. Even after Liddle prevailed in May 2007, the corrupt Kansas judicial system tried to retaliate against Joe for complaining that the corrupt SRS child enforcement system and the corrupt judges and attorneys were a reflection that Democrat Governor Sebelius and her husband federal magistrate Gary Sebelius were part of the corruption. After Liddle read stories that Obama may choose Sebelius to be Secretary of Health & Human Services during the Spring and Summer of 2009, Joe Liddle continued to write negative articles on the Wichita Eagle blog and used his influence as a high ranking official at the Iowa Veterans of Foreign Wars to criticize Sebelius for the SRS corruption. Despite the increasingly vocal complaints about SRS corruption, Kansas GOP Senators Brownback and Roberts promoted Democrat Sebelius to be confirmed as Secretary of HHS. Joe Liddle told me 2 US Marshals put a GPS tracking device on his car in late 2009 and followed him for 2 days before arresting him as he slept at a rest stop along Interstate 80 between Iowa City and Des Moines after Joe returned home from his graduate school studies at the University of Iowa. Joe was arrested for a 3rd degree misdemeanor for 3 years earlier writing an email to the office email address of the dishonest child support official in the Iowa child support collection system who conspired with the SRS officials in Kansas. Joe's threat was that she would be punished someday when the corruption was exposed. Joe spent the night in jail, but the Iowa judge dismissed the case when he learned that the email had been sent 3 years earlier and that Joe had the constitutional right to complain to the state official.

Two other interesting things about the Liddle case is that in August 2004, I had met Tripp Shawver for 3 hours to ask him advice about how to find an honest family law attorney to represent me who would be willing to expose the criminal racketeering in my case. Tripp did not mention the name of the judge, but Tripp told me that he had one case in which he had to sell out a client to avoid future retaliation by the judge. Tripp told me that it would not be fair to his future clients to be treated unfairly by the judge. In retrospect I believe Shawver was telling me that he had to betray Joe Liddle to cover up for Judge Pilshaw. The other interesting twist in the Liddle case is that when I testified on July 19, 2008 before the Joint Committee on Children's Issues chaired by Senator Julia Lynn. House Majority Whip Arlen Siegfried, SRS Secretary Don Jordan and Presiding Juvenile Judge James Burgess were present. I was the last conferee to testify. After I presented the committee members with extensive documentation of the criminal racketeering in the Joe & David Liddle cases and the Todd Wait cases. I specifically accused SRS attorney Timothy Givon of conspiring with Chief Administrative Judge James Fleetwood of conspiring to obstruct justice to cover up the criminal racketeering in Judge James Burgess's juvenile courts in Wichita. SRS Secretary Jordan was so flustered

that he asked to respond to my allegations and he told the committee that the SRS takes seriously any allegations of criminal acts by its employees. I told the committee that I would provide Jordan with the documents. When I asked the committee to contact Joe Liddle, Senator Julia Lynn told me that Representative Bill Otto who was present at the hearing as a committee member would contact Liddle which never happened. One month later after I met Claudine Dombrowski at a hearing by Jim Morrison's committee, I visited with Jordan in the reception area of his office and Jordan told me that his attorneys were still investigating the allegations against Givon. When I was in court in Wichita 2 months ago I noticed that Givon was still listed on the family law docket as an SRS attorney which proves that Jordan continued the cover up.

I helped arranged with Roger Woods to have State Representative Jim Morrison speak at the Wichita Pachyderm Club in October 5, 2007. Morrison told the audience that included State Representative Joe McLeland and former mayor Carlos Mayans that Morrison had received a stack of corruption documents one foot tall involving judges in Sedgwick County. Morrison also told the audience that he had illegally obtained a copy of a cancelled check for \$10,000 to bribe a Wichita judge in a custody case. Morrison privately told me the judge was Rebecca Pilshaw and that the Commission on Judicial Qualifications did not discipline her.

In April 2008, Melody Gerow read my internet blogs and contacted me about the obstruction of justice in her case (96C8900) involving Judge Sara Welch and opposing attorney Michael Rohrbahr and the court appointed limited case manager in the 10th Judicial District in Johnson County, Kansas. In June 13, 2008 Gerow sent me an email stating that the limited case manager had issued a recommendation terminating her parental right to make medical decision for her 15 year old daughter because Melody Gerow had requested a second opinion from national specialists before State Representative and plastic surgeon Jeff Colyer would be allowed to perform craniofacial surgery on her 15 year old daughter. Gerow was concerned that Colyer was not experienced to perform this type of major life threatening surgery and was worried that Colyer did not want to have an optic surgeon and a neurosurgeon assist him in the major surgery. In 2010 Colyer was elected to be the Kansas Lt. Governor along with Governor Sam Brownback. In 2008 Colyer served on Chairman Morrison's Health Committee. I helped Gerow network with Morrison so that she could explain her concerns to Jim Morrison. Morrison who was an optometrist was so concerned about Colyer's lack of experience to perform major craniofacial surgery involving the eyes and brain that he told Gerow and me that he emailed Colyer on July 13, 2008 the following warning:

"Hi Jeff. I am in contact with a mother of a patient of yours. The mother is Melody Gerow and the patient is her 19 year old daughter Scarlett. The issue between Mrs. Gerow and the courts plus the lack of a second opinion regarding the surgery you have proposed is getting VERY volatile and will likely result in a poor outcome for you without having the second opinion. I strongly suggest you give Melody Gerow a call or call me right away if you need more information. If you do not do either of those then I strongly recommend you do NOT proceed with any surgery without receiving a second opinion to protect yourself.

I smell a nasty lawsuit brewing that I don't believe you would want - especially right now!.

Jim”

Melody Gerow told me that she lost the custody dispute because Judge Welch set a trial without the proper notice to allow Gerow's attorney to perform discovery work or call opposing witnesses. Gerow's attorney refused to file an appeal. Gerow told me that her attorney, Mary Albert Rose told her that she did not want to upset any judge in Johnson County. Gerow said that she had emailed Rose to document the dispute and the fact why Rose refused to represent her. Gerow told me that she was forced to represent herself on a pro se basis at the next hearing in which the Court ordered her to pay a \$6,000 judgment against Gerow for her share of past due medical expenses which appeared to fabricated because the checks did not have endorsements or processing dates. Gerow retained attorney Jeff King to file an unsuccessful appeal (#100,930) which she believes was intentionally flawed because her appellate attorney did not make the right legal arguments. However despite losing her parental right to make medical decisions, Jeff Colyer did not perform the surgery for at least another 2 1/2 years until after Jim Morrison died last November. Gerow told me that Lt. Governor Colyer did not perform the surgery solo, but had an optic surgeon and neural surgeon assisting with the major surgery.

In the summer of 2006, I started attending Republican events in Wichita, Kansas and networked with Joan Heffington, the President of the Association for Honest Attorneys based in Derby Kansas. Heffington told me that she and her husband had been betrayed by her attorneys in a simple lawsuit against the builder on an adjacent lot for damages flooding into the yard of the spec house that she was building. Heffington claimed that her attorney sold her out to avoid embarrassing attorney Robb Rumsey who had acted unethically. Heffington later claimed that the Derby police started retaliating against her by filing exaggerated or fabricated charges against her teen aged children. Heffington told me that the stress from the ongoing retaliation against her family for her complaints caused her husband Mark, to die of a massive heart attack. Heffington filed an unsuccessful federal lawsuit (D.C. No. 08-CV-04097-JAR-KGS). (D. Kan.).

In February 2007, Heffington told me that she was helping Iola, Kansas businessmen John & Mitch Sigg draft appeals to expose the criminal racketeering by judges and attorneys in the 31st Judicial District. The copies of the appellate briefs had been posted on Heffington's website. I had several phone conversations with Mitch Sigg encouraging him to testify before the Senate & House Judiciary Committees. In addition to recounting the criminal racketeering by the judges and attorneys in Iola, Mitch Sigg told me that he was pulled over one night by an off duty police officer who tried to intimidate him by pointing a gun at his head. Sigg told me that he had hired Wichita attorney Jim Walker to expose the criminal racketeering through a lawsuit and that Walker had hired Wichita attorney David Rapp as an expert witness, but that Walker had failed to aggressively pursue the case.

During the public meetings at the downtown Wichita Library, Nancy Berry told me that she and her husband Mike, and her brother and his infant son had been victims of dishonest behavior by employees of SRS contractors. Nancy told me that her younger brother and his girl friend were expectant parents and had decided to adopt out the newborn baby through a private adoption brokered by Wichita adoption attorney, Rick Macias who was the Vice Chairman of the Sedgwick County GOP. In the final days of the pregnancy, the parents told Macias that they had changed their minds and wanted to keep the baby. Nancy told me that her brother told her that Macias's sister approached him shortly before the delivery and offered him money to adopt the baby. After the baby was born, employees from a SRS subcontractor offered to provide the new parents training and assistance after they brought the newborn home. Nancy Berry told me that this was unnecessary because she and her mother were able and willing to assist the new parents. Shortly after working with the new parents in their home, the employees of the SRS subcontractor created allegations of neglect so that SRS could take the newborn away from its parents, aunt & uncle and grandmother so that it could be put in foster care in a different county. Nancy Berry told me that she had to withdraw \$30,000 from her retirement account to pay attorneys fees so she could adopt the baby many months later. On July 7, 2011, Governor Brownback appointed Rick Macias to the Kansas Board of Healing Arts which has a history of obstruction justice and influence peddling in both abortion cases and covering up sexual abuse of patients by physicians. Rick Macias brother, Archie Macias, is the Treasurer for the Kansans for Life PAC. I previously knew Rick Macias and his ex-wife as they, my ex-wife and I were part of the founding families in a new Catholic parish in Goddard Kansas. In October 2007 I spoke with him on the telephone about the systemic corruption in the family law courts including the allegations about Wichita judges being members of the Royal Order of Jesters.

In May or June 2007, I had introduced Marlene Jones and her daughter Staci to Chairman Jim Morrison so that he would be aware of the criminal racketeering and obstruction of justice by several Wichita judges, attorneys, prosecutors, case managers and court appointed child psychologists which resulted in Ralstin losing her parental rights because she tried to protect her child from sexual abuse by her ex-husband. Morrison was so convinced about the validity of the allegations and the child endangerment that Morrison arranged for a 90 minute conference call which included the House Judiciary Chairman Mike O'Neal and Asst. Chairman Lance Kinzer and the Peggy Mast, the chairman of the Post Legislative Audit Committee and a legislative reviser and 2 staff secretaries. Besides Jones & Ralstin, Wichita child rights activist Donna Roberts and I participated in the conference call. Marlene Jones told me that she or her daughter had recorded the 90 minute call. A few days later, Morrison told me that he, Mast & O'Neal were going to request the House Speaker to ask the new Democrat Kansas Attorney General Paul Morrison to open a criminal investigation. Around this time frame, Morrison told me that KBI Larry Welch threatened to take away his political influence by disclosing that Morrison had leaked the Tiller documents to Phill Kline. Six months later rumors surfaced that Attorney General Paul Morrison had an affair with Linda Carter, a female subordinate while employed as Johnson County District Attorney. Carter filed a sexual harassment claim with the EEOC alleging that Morrison pressured her to obtain sensitive information about Kline and several pending investigations at the

district attorney's office. Ironically Judiciary Chairman Mike O'Neal third wife, Cindy, had served as the House Judiciary Committee secretary before and after she married O'Neal.

Before Marlene Jones, Staci Ralstin and Nancy Beery met me to attend the Americans For Prosperity regional conference in Wichita in September 2007, Nancy Berry told me that she and her husband Mike Berry had been helping a recent widow fight to expose the obstruction of justice by employees of a SRS or a SRS subcontractor. The widow had 5 children and the family had been living like migrant workers because her husband was a roofer who followed storm damage to find employment. The family became homeless after the father broke his back falling off a roof. Instead of providing assistance so that the mother could rent a home to keep the 5 children together, SRS employees placed some of the children in foster care so that their mother would not be eligible to qualify to rent subsidized housing. Berry told me that she had a secret recording of SRS employees badgering the dying father in the hospital asking him when he was going to die. I encouraged Nancy Berry to make copies of the recording and I witnessed Nancy Berry explaining the atrocity to Peggy Mast – Chairman of the Post Legislative Audit Committee and to State Sen. Tim Huelskamp who is now an US Congressman) . I also witnessed Berry give Mast and Huelskamp copies of the CD recording. Eighteen months later in March 18, 2009 Jones & Ralstin met with SRS Secretary Don Jordan in his Topeka office. Berry secretly tape recorded on her blackberry phone Jordan admitting that SRS workers in Wichita Kansas had complained about being pressured by juvenile prosecutors to agree with fabricated evidence used by the prosecutors to take children away from parents.

<http://www.youtube.com/watch?v=J2BhDnnC2x4&feature=related>

In December 2007, Barry Simpson started providing me documentation of attempted extortion and obstruction of justice in his divorce case by the opposing attorney Patrick Walters who is now a district court judge , by SRS employees and by forensic psychologist David Bowman. The dishonesty was condoned by 18th Judicial District Court Judges Eric Yost, Tony Powell and Jeff Syrios and court appointed case manager Andy Fletcher and permitted by Simpson's attorneys in succession: Sheila Floodman, Mike Hepperly and Marc Ayesh. Simpson has a tape recording of his attorney Floodman acknowledging that Walters tried to blackmail to force Simpson to turn over \$117,000 in cash to Walters instead of allowing Simpson to report the cash as income on a tax return. Walters threatened to turn Simpson into the IRS so that he would be sent to jail so that he would not see his children. In response to the blackmail attempt, Simpson sent a fax to Judge Eric Yost about the black mail attempt and told Yost that he wanted to report the income to the IRS. Instead of disciplining Walters, Yost returned copies of the fax to Walters & Simpson's new attorney Hepperly. Simpson also has transcripts in which Walters argues to the court that the money does not necessarily have to be paid to the IRS. Yost refused to hear the case went it went to an evidentiary hearing & Hepperly agreed to Walters choice to use attorney Craig Robinson to serve as a binding arbitrator. Initially Simpson had been laid off from his management job at a small airline company due to a corporate taker in 2004. Simpson secured a severance

package of \$5,000 per month plus insurance benefits. In early 2005 Judge Fleetwood had ruled in Simpson's favor at a preliminary that he had not quit his job to intentionally lower his support payments. Before the evidentiary hearing before Robinson later on during the year, Simpson went back to work on a temporary contract basis from mid 2005 until March 2006. However Walters, Bowman & Fletcher continued to retaliate against him by falsely claiming Simpson was an alcoholic. Simpson's career in the airline industry was destroyed, and Simpson was jailed 3 times by the court for failure to pay child support. Simpson told me that before the evidentiary hearing another court appointed psychologist, Ted Moeller, was ordered to issue a new psychological evaluation but Bowman refused to write a report to contradict or confirm the Bowman report. In a subsequent hearing to find Simpson in contempt of court for failing to pay inflated child support, a SRS employee also retaliated by stating in court that a legitimate paycheck that Simpson had started earning at a lower salary at his new job was fabricated by Simpson. This allowed Judge Powell could sentence Simpson to contempt of court. Instead of reducing Simpson's support or giving Simpson more time, Powell caused Simpson to lose his new job & the medical benefits for his children. Simpson's children endured years of physical & emotional abuse by Simpson's ex-wife because SRS employees and the courts and case manager refused to acknowledge the multiple reports of physical abuse made by the 3 children's teachers. As a result Simpson's 12 & 14 year sons ran away from their mother and hitch hiked to the East Coast to find safety from the ongoing abuse.

In November 2010, Cynthia Rader contacted me to report the obstruction of justice by the family law & juvenile judges and prosecutors including fabrication of evidence by a Mulvane Kansas police officer which resulted in her 14 year old son being convicted of felonies which because his 2 court appointed attorneys – Carl Maughn & Laurie Shaneyfelt betrayed their client due to pressure by Associate Juvenile District Attorney Ron Pascal and District Court Judge Harold Flaigle. In December 2010 I videotaped Rader and posted 2 hours of her testimony on YOUTUBE.

In early 2008 Cynthia Magennis told me that her attorney Lois Lynn failed to advocate for her during her divorce so that she was subject to duress by 18th Judicial District Court Judge Eric Yost to force her to agree to sign a sales contract to sell the residence located on 223rd St. Andale KS. Magennis & her ex-spouse lived on the property adjacent to the residential property owned by my ex-wife and myself. As part of the intimidation tactics, Magennis was forced to sit in a chair directly outside of Yost's office while Yost conferred with Lynn & the opposing attorney. Lynn came out of the office and told Magennis that Yost was going to send her to jail for contempt of court if she refused to sign the sales contract which she thought was too low. Magennis told me that she started crying and calling her relatives to warn her that she may be sent to jail. Yost's secretary observed the crying and the frantic phone calls. There was no court record of the intimidation by Lynn & Yost.

In April 2007 I met Todd & Rhonda Wait at the meetings at the Wichita library. Todd & Rhonda told me that in there case (05CV3586) they were the victims of criminal racketeering, obstruction of justice and subornation of forgery of a quit claim deed orchestrated by Kansas Bar Association & Wichita Bar Association official Rachel Pirner who was involved in the tiller Board of healing Arts scandal and is married to Dave Grant, the new director at the ABC affiliate KAKE TV. Todd told me that former investigative reporter Jeff Golimoski briefly investigated Todd's complaints, but was pulled off the story and left the station shortly later and is now employed with the Outdoor Advertising Association of America. Pirner had to come in to try to intimidate Wait to cover up for another attorney Cami Baker who was involved in trying to steal Todd & Ronda residence though fraudulent filings in a probate case of the owners that had owned the property 12 years earlier. Baker tried to claim the entire property was never sold to the Waits even though they had a mrtgage, title insurance & and deed. Then Baker claimed that the back half of the property with a second building was excluded from the original sale. Wait's attorney Nelson Van Fleet initially tried to defend him but quit after being intimidated. 18th Judicial District Court Judges Corrigan, Vining & Freidel participating in the conspiracy to obstruct justice until Judge Douglas Roth had to enforce prior the other judges prior rulings by jailing Wait for contempt of court for continuing to complain. Wait was jailed for 28 days and his court appointed attorney Steve Manke & Rhonda's court appointed attorney John Rapp refused to advocate for the couple. Rhonda told me that when Todd was in jail, John Rapp told her that she needed to divorce Todd because system would retaliate against him forever. I interviewed Todd on video tape for over 2 hours. One of the most startling disclosures was that Pirner tired to ask Roth to have Todd submit to a psychiatric evaluation. Roth ruled that part of the Wait's property was subdivided based on the understanding of the parties even though the real estate documents did not support Baker's claim. Baker's client sold the property to Michelle Bourneu, the owner of the local topless bar who allowed her daughter to move in. Many surveillance cameras were installed and the Waits told me that people were entering & leaving the house at all times of the night. Todd's pastor, Mike O'Donnell, father of newly elect4d city councilman Mike O'Donnell Jr. started advocating for Todd by going to Register of Deeds Bill Meeks to verify the illegal acts occurred. At my suggestion O'Donnell Wait went to speak to Tom Entz of the FBI and them to speak with Al Buch, station manager of the NBC affiliate KSN. Entz told Wait & O'Donnell that it was not a material enough crime for the FBI to investigate. Buch wrote O'Donnell an email stating that he had someone check into the story and that Wait's claims were unfounded. Todd recently told me that the property has been reposed by HUD and that Michelle Robinson, real estate agent is trying to sell the property even though it has many illegal characteristics such as the lot size and the lack of a dedicated sewer line. Wait thinks that federal; HUD laws are bring violated to resell the property. When the Waits filed an ethics complaints against their attorneys including Rapp & Manke, the Office of Attorney Discipline ruled that their complaints were unfounded.

In early February 2006 I attended the Wichita Bar Association's Annual Family Law seminar. The second speaker was David Johnson who was the chairman of the family law committee. Johnson told the 50 attorneys present that the incoming family law judges Fleetwood, Pilshaw & Wilbert had instructed him to instruct the bar that they

were not allowed to advocate for their clients at an evidentiary hearing if their clients received a negative custody evaluation. For 5 minutes there was a discussion by Meg Mathewson & Staci Orega if this was against their code of ethics. Many attorneys were present including Tripp Shawver, Sheila Floodman, John Rapp, Susan Wagle, my ex-wife's attorney Ann Soderberg and our former ;limited case manager John Foulsohn. Later in the afternoon I complained to presiding family law Judge Fleetwood during the question & answer session especially after Fleetwood showed overhead slides of cartoons of divorcing couples murdering each other. I complained through blog entries emails & fliers about Johnson's statements. I even asked Rachel Pirner to run as Judge in 2006 as reform candidate. I had worked closely with Rachel and with Jim Walker on a major lawsuit for my previous employer in 1998 & 1999 and I liked Rachel's personality. The following year attended the February 2007 seminar in which Mike Herd gave a presentation on ethics & Rachel Pirner gave the presentation on surrogate parenting. Again I had a friendly visit with Pirner before her speech as I did not what she had done to the Waits at that time. I even wrote an email to Senator Julia Lynn suggesting that she contact Rachel to write new legislation regarding surrogate parenting because Rachel told a story how one of the Kansas mothers had been successfully implanted with 3 embryos and the customers wanted to force the mother to abort one of the 3 fetuses. I also wrote Herd emails & letters asking him to investigate as he was the incoming Wichita Bar Association president and is the son of the late Kansas Supreme Court Judge Hal Herd. Herd refused to allow me to attend the 2008 seminar. He told me that attorneys were afraid to go if I attended. In June 2009, I testified under oath about my allegations against David Johnson at the trial of my friend Paul Rhodes in which Judge Powell secured a protection from stalking order against Rhodes for showing up and sitting behind him at church at Central Christian Church.

I coached my sons' youth soccer teams in Wichita for many years from August 1998 until May 2007. . . After I filed for divorce I moved into a duplex in Goddard Kansas in 2003. The 3rd grade son of my neighbors, Paul & Laurie Droste, joined my son's team. Seth's father, Paul Droste, was a trooper for the Kansas Highway Patrol. I often drove Seth back & forth from practice from Goddard to St. Mark's Elementary School. On a few occasions, Seth told me that his father, Paul, was scared and that Paul had told Seth that people were trying to hurt Paul. A few months later Paul died at age 36 on July 22, 2004 from what I was told was a self-inflicted gun shot. My son & I attended the funeral.

In 1998 I became acquaintances with Lindy Jarrott and her ex-husband Michael Alexander who were parents of another one of the 3rd graders that I coached in soccer. Lindy was a psychologist who worked for SRS subcontractors including DECA & Kansas Children's Service League. After I became a victim of the dishonest court appointed case managers in the 18th Judicial Districts Courts, I started to become better friends with Lindy. Lindy had told me that she had previously worked with both Ted Moeller and Marc Quillen at Wesley Hospital. Jarrott told me that she and her 2 sons were being continually harassed in the middle of the night by a man named Vogelli because Jarrott had filed a lawsuit against her family physician Richard Egelof. Jarrott was depressed because she had lost her job at the SRS subcontractor after she filed the

lawsuit. In her lawsuit Jarrott claimed that Egelof had prescribed many powerful psychotropic drugs and then initiated a sexual relationship with her which ended in Egelof violently sexually assaulting her multiple times. Jarrott's friend Rowena Werth also described to me the allegations and told me that she had reviewed the list of prescription drugs that Jarrott had taken which Werth told me was enough to "kill a horse." Werth also told me that she had been the victim of systemic harassment by unknown people because she had filed a lawsuit against USDS259 over unethical acts by educators in the special education department. In the Jarrott lawsuit Egelof was represented by Pam Clancy who was also the President of the Wichita Children's Home and Jarrott was represented by David Calvert who subsequently was an unsuccessful Democratic candidate for 18th Judicial District Court judge in 2008. Jarrott complained that the discovery process was taking too long. Jarrott accepted a settlement which she could not disclose to me and was rehired by a SRS subcontractor. In late 2006 I started tracking Jarrott's complaint that she filed against Egelof with the Board of Healing Arts. I learned that Egelof was represented before the BOHA by Randy Forbes, a Topeka private attorney who at the time also served as the board attorney for the Board of Pharmacy, The Kansas Board of Dentistry and the Kansas Board of Optometry. During the 2007 legislative sessions, I had testified before several different house & senate committees about unethical acts by judges, attorneys, psychologists and doctors that was being condoned by the Board of Healing Arts, the Behavioral Science Board, the Office of Attorney Discipline and the Commission of Judicial Qualifications. After I testified before the Senate Judiciary Committee along with Attorney General Paul Morrison against House Judiciary Chairman Mike O'Neal's bill to exempt physicians from the Kansas Consumer Protection laws by explaining the corruption at the BOHA, I stopped by the Board of Healing Arts to ask about the status of the complaint against Egelof. My previous telephone contact Sheryl Snyder, was out of the office due to Spring break. On my drive back to Wichita I received a call from an investigator wanting to know why I was asking questions. Earlier in the week I had talked on the phone for about an hour with BOHA attorney Kelli Stevens about the investigative protocol. The next day BOHA general counsel called me asking me why I was asking questions. We also talked for about an hour. The following Monday morning on March 27, 2007, I sent Snyder an email inquiring about the status of the case. The first email stated that the docket showed that a hearing had been held on January 17, 2007 but that it probably did not occur because there was no record. She emailed me to tell me that she ask Mark Stafford about the status when he came into the office. 2 hours later Snyder send me an email with the order from the hearing that was signed the same morning March 27, 2007 by Board Member Dr. Soria of Wichita. I believe the BOHA stalled the investigation to allow Egelof's Wichita attorney time to wear down Jarrott to settle the case before depositions started. Interestingly I was out of the country for 2 weeks in late march & early April 2007. Shortly after I returned, someone tried to intimidate me and I went to the the FBI as described above. On December 10, 2007 Egelof signed a consent order with the BOHA in which he agreed to have his license suspended for 14 days starting on December 17, 2007 until December 31, 2007 (for the Christmas holidays). The order stated that Egelof had sex one time with Jarrott at his office and 2 times in her home and that the sexual relations were consensual. Before my parental rights to shared custody were terminated by Judge Pullman in November 2005, my ex-wife started dating Jarrott's

ex-husband Michael Alexander whom she subsequently married. Alexander & Egelof had previously volunteered together as boy scout leaders. In April 2008 the BOHA Executive Director Larry Buening & Mark Stafford resigned in part due to the controversy involving Buening giving advice to George Tiller's attorney Rachel Pirner (who was accused of subornation of forgery by Todd Wait) about how Tiller could avoid prosecution by the BOHA. Buening's successor Jack Confer resigned from the BOHA approximately 14 months after he was hired from a similar position in Arizona and filed a lawsuit against the BOHA.

Shortly after I met Marlene Jones at the Wichita library in April 2007, she and her daughter Staci Ralstin told me that they had a conversation with mayor Carlos Mayans standing in line at the Dillon's grocery store at 21st & Maize Road on the afternoon that Mayans was being defeated by Carl Brewer his bid for re-election in early April 2007. Marlene had worked with Mayans at SW Bell. According to Jones, Mayans told her that he was offered a \$100,000 bribe while in office. Immediately after hearing this story, I contacted Jim Morrison who had worked with Mayans in the legislature in the late 1990s. Morrison told me that Mayans confirmed with him the bribery attempt. Because I attended the same large Catholic Church with Mayans in West Wichita and started to get to know Mayans at local GOP events, I asked Mayans about the bribe attempt which he confirmed was delivered to him in a brown paper bag, but he did not accept it. In January 10, 2009, at an Americans For Prosperity meeting at the Beech Center in Wichita. I passed out information about various scandals to several legislators & journalists. During a speech I was in the back of the room trying to talk with Stephan Moore, the Wall Street Journal editor who was talking with county Commissioner Karl Peterjohn. When I started talking with Wichita State political science professor Kenneth Cibolski about the corruption, he told me that Mayans had told him about the bribe attempt and that Mayans had accepted the money but returned it the same day. I walked over to Peterjohn who was standing 8 feet away & repeated the allegation about Mayans that Cibolski had told me. Interestingly 6 months earlier, Pat Salerno had accepted the open job for Wichita city manager after George Kolb resigned. Even though Salerno signed a contract he quit the following week before he started the job. Salerno remained unemployed for several months.

In June 2009 County Commissioner Kelly Parks told me that he had been offered a bribe by former county commissioner Ben Sciortino and one of the Cornejo Brothers from Cornejo Paving. Parks who had been the police chief of Valley Center for 14 years and had been the legislative liaison for the Kansas police Chiefs Association told me that he went to a friend at the Wichita FBI office which interviewed Parks for 9 hours. Parks told me that the FBI was excited about the allegation but that 3 days later the FBI told him that the US Attorney's office which was under acting US Attorney Lanny Welch refused to investigate. When Parks complained during a county commissioner's meeting, the Wichita Eagle wrote a negative story about Parks to undermine his credibility. Parks left office at the end of 2010. He has provided valuable advice to many justice reformers including some of the victims that I refer to in this affidavit. . .

In late 2009 Kelly Ocadiz contacted me to ask me to help her fight the criminal

racketeering by limited case manager Kim Kadel and Jeannie Erickson, the child psychologist appointed for her 4 year son and the Columbus Bryant the child psychologist appointed for 14 year old daughter (08DM893) . Kelly had already gone through 2 attorneys Susan Wagle who did not advocate for her because her ex-husband was a Wichita fireman. Hr last attorney was Kathleen Reeves and the opposing attorney was Knute Fraser who had been involved in the Staci Ralstin case. Kelli's daughter was estranged from her father because he was a emotionally abusive bully but there was no problem initially with the 4 year old visiting his father for 50% custody. When the 14 year old's therapist, Sue Baty, complained about the father's emotional abuse, Kadel made Kelly fire Baty & hire Columbus Bryant. The trial judge, Robb Rumsey, told the 14 year old that he would be taken out her mother's home and incarcerated at the Wichita Children's Home if she did not agree to go to her father's house. When Kadel communicated this to Baty, Baty was upset and wrote a letter to Rumsey memorializing the threat made by Rumsey. I had encouraged Kelly to tape record everything. After Baty complained, Kelly recorded her attorney Kathleen Reeves telling Kelly that Kelly was lucky that she did not lose custody of her 4 year old son. Instead of going to an evidentiary hearing, Reeves refused to advocate by demanding even more money so that Kelly had to represent herself pro se. Kelly lost her job and was forced ot declare bankruptcy. Kadel quit as case manager because there is no money, but the 5 year old son is still at risk because he continues to see Erickson for therapy because Erickson is paid by the City of Wichita taxpayers through the city employees insurance. Interestingly Barry Simpson & I visited with Judge Rumsey in his office in late 2009 before Rumsey became the presiding family law judge to encourage him to make reforms in the case management system.

In January 2011 I appeared before the Senate Judiciary Committee to provide written testimony for SE 24. I provided the committee with an 80 page report listing documentation for some of the atrocities described above. Two weeks ago I spoke with Karen lowers of the Legislative Administrative Services at the State Capital in Topeka. Karen told me that she has finally received the committee minutes along with my written testimony which is included as attachment 2. Karen told me that it will be scanned oto be made part of the Senate Archives. After the hearing I gave copies of my testimony to many elective officials or their staff members including Brownback's general counsel Caleb Stegall, the incoming SRS Secretary Seidlecki, 15 different committee chairmen or senior legislators, employees of the Office of Judicial Administration & the Kansas Bar Association lobbyist Whitley Watson who I worked with in oil & gas lobbying when he was ONEOK Inc.s lobbyist. During my testimony I repeated again my allegations of criminal racketeering especially the conspiracy to obstruct justice by David Johnson. I specifically challenged Senator John Vratil (ex-spouse of Chief US Federal Judge Katherine Vratil) to subpoena Johnson to testify before the committee under oath to state that I committed perjury and slandered him at the Paul Rhodes trial. After the hearing I went across the street to visit with Carol Green, the Clerk of the Kansas Supreme Court to tell her that I had passed out documentation regarding 5-6 scandals and that I had challenged Vratil to try to shut me up by filing perjury charges against me.

I have attached the testimony for WB 24 I submitted as Attachment #2

I have attached documentation regarding the Egelof case as attachment #3

I have attached documentation regarding the Gerow case as attachment #4

I have attached Joe Liddle affidavit from the Iowa case as attachment #5

I have attached the transcript form the Paul Rhodes case as attachment #6

I have attached the flyer that I present to the Sedgwick County legislators and general public as attachment #7

State of Texas

County of Tarrant

Signed and affirmed before me on Month of September, 20th day of 2011, by

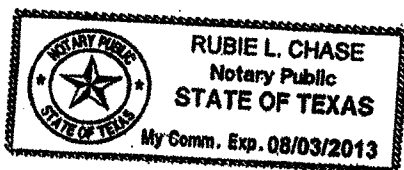
William B. McKean

William B. McKean - Affiant

Rubie L. Chase

(Signature of notarial officer)

(Seal, if any)



Title (and Rank)