

Gary Coy

AMBER ALERT; Traitors Kidnapped My Child

On May 2, 2000 Matthew Joseph Fink was kidnapped from his father Gary Coy's residence by Sheriff's Deputies. The mother Rebecca Fink had lied on a court document saying that Mr. Coy's residence was a health hazard. The correct procedure would be to have the home first checked out by children & youth to see if there was any truth to the allegations, but this never happened. Judge Hiram Carpenter signed the order & Sheriff Larry Fields carried it out. {SEE WEBSITE FOR MORE INFO WWW. CSI - - USA.COM}

Mr. Coy had taken his child to his home on May 1, 2000 & told the mother that if she wanted to see their child she could come to his home & be the family God meant for them to be. Neither parent had custody at this point. The court had a plan of its own. Once any woman goes to an attorney they are told that they are not family just because they have had a child to a man & money & benefits for leaving the family begin to flow. {note; the promise of God is that when you do any job right the cost will go down}

Sheriff's deputies entered Mr. Coy's driveway within 24 hours of the signing of the order. Two armed deputies got out of their vehicle & stood in front of it the papers in hand as the mother ran to Mr. Coy's truck, took the baby out of the truck & left the premises. Mr. Coy approached the officers & asked "What's this about?" & the officers simply shrugged their shoulders as they handed Mr. Coy the papers. They lied; police always know what they are delivering & why. After reading the papers Mr. Coy dialed 911, explained the situation, & asked the state police to send officers to the scene to witness for the truth, as the allegations in the papers were all lies. There was a long pause as the officers were evidently confiding amongst themselves & then a different voice came on the phone & said "We can't get involved." Mr. Coy is charging that the officers had a double mission, kidnap & murder. Mr. Coy was supposed to object to the kidnap & then be shot dead, but since he & his child were outside preparing to leave for the store the kidnap had occurred before he had any chance to object or try to stop it. In this nation if we are to have a court that's working for us & our God; "Each & every officer of the court must be a guardian & servant of truth & responsible each for his own actions". Otherwise we have nothing but a crime ring being run out of our courthouses for the money.

The case of the kidnap came before Jolene Kopreva & the Judge's only answer to the charge of kidnap was; "Well Mr. Coy, we usually let the child with the mother for the first 2 years.", but in fact this 2 year excuse was never mentioned in the papers which remain as evidence that Mr. Coy still has; Judge Kopreva now our president judge had lied. Any time anyone including Sheriffs Deputies comes down anyone's driveway, hands them a pack of lies & takes their child; in the eyes of your God & mine & any jury of reasonable persons; IT'S KIDNAP!! Only an enemy of this nation would put a judge above that law.

When Mr. Coy filed charges against Ms. Fink for the lying on 2 court documents & presented copies of them as evidence to the then District Attorney David Gorman he lied & said in writing to Mr. Coy that the evidence didn't support the alleged crime. This is One Nation Under God where the term God means amongst many other things "Every Word of Truth". David betrayed our God & we the people when he lied, but Why?

In December of 2005 as Mr. Coy's son was about to turn 5 he came to Mr. Coy & said that he & mommy had a secret; "Mommy was putting lotion on his wee - wee

& rubbing it up & down to make it feel good" In an interview filmed by Mr. Coy at his home & starring Matthew & a case worker from Children & Youth Mat went on to say "& she pulled it this way & she pulled it that way & it hurt", which of course was why he had told Daddy & the case worker, he wanted us to make her stop. Ms. Fink didn't deny the charge & said she was putting on lotion prescribed by the doctor; the doctor said that was a lie; to any reasonable person on a jury this would be an open & shut case of sexual abuse of a child, but children & youth & then District Attorney David Gorman said that this alleged sexual abuse was unfounded & the child was returned to his sexual abuser. Why? Mr. Coy then tried to find an attorney to sue the county but they all claimed to have a conflict of interest. Why? {the Arab enemy practices unrighteousness / money worship/ Satanism/ causes inflation of all prices.}

Most recently on February 22nd Mat now 7 yrs. old, called daddy crying at about 10:00 A.M. & told him how mommy before she left for work had thrown him out saying he would have to go & live with his daddy. Mr. Coy told him he would love to have him live with him. Ms. Fink said as soon as she got home he was out of there, she would keep his clothes & his toys & sell them & he would never get back in her house or see her or grandma again. That evening Mr. Coy was invited to & attended a meeting at Ms. Fink's home where she followed through & repeated her threats in front of 2 social workers from Children's Behavior Health, adding that she would sign off of him just like she had her daughter. As she said it Mr. Coy said he could feel his little boy's heart breaking as he clung to his father. Mr. Coy left with the boy that night & the next day filed an emergency custody petition which was heard by Judge Jolene Kopreva on March 5, 2007. Mr. Coy read the Child Protective Services Law to Jolene regarding "Serious mental injury to a child under 18 as being Child Abuse under this law", & the 2 social workers attended the hearing & verified the whole story. Jolene Kopreva now your President Judge decided to overlook the evidence & the law. Without even addressing the fact that the child had been abused, she ruled that an emergency didn't exist & Ms. Fink would have to attend parenting classes, the existing custody order should be followed & Mr. Coy would again have to return the child to his abuser & he should file for a modification of custody. In a modification hearing the judge can order a child to foster care so Mr. Coy feels that not only did she make the wrong decision by not granting custody then & forcing him to give his child back to his abuser but she set up a trap to take his child away from him altogether. Why? {note: If you do a job right; The price goes down; unrighteousness is a job done wrong}

Because Mr. Coy knows too much writes too much about what the Arab enemy & those working with the enemy are doing in this nation's courthouses & government; In 1976 Mr. Coy founded The Small Business & Consumer Protection Association {a non-profit corporation}, with the intent of protecting American owned small businesses which were & still are being legislated out of business & are under an attack which is coming from our government. He had decided to do something he knew was right & not for money, which made it a "Righteous" act & that made it an attack on "the enemy within this nation". Within a month of founding this organization Mr. Coy found himself in jail on false charges, he spent 21 days behind bars in the Blair County Prison while his monetary businesses died; the idea of somehow protecting his country did not die. In a trial by jury he won his case hands down because there was no case it was all lies. The person behind this Mr. Coy now knows was a Arab who claimed to be a Jew & whose name was Paul Foreman, at the time Mr. Foreman had been a Judge & very powerful man in the "Bar" Association. {righteousness is doing the job right}

Mr. Coy's 30 yr. investigation says this is true; {#1} The "Bar Association" exists to "Bar" all righteousness from this nation using money & lies. {#2} Truth can defeat the money & the lies. {#3} There is no such thing

as a Jew they are all Arabs. {#4} They founded the "Bar" for the express purpose of entering our government to take this nation from within without firing a shot "themselves" by making laws, controlling the courts with selective law enforcement, & paying our police officers bonuses for firing all the necessary shots for them. {#5} They are causing our representatives to make laws which cause us to do everything the wrong way in order to defeat our nation. {6} All of the officers of the court who lied or participated did so to show their loyalty to our Arab enemies who are running our court with their help. {7} All the attorneys have a conflict of interest; their loyalty is to the Arab Bar Association. {8} In 1998 Mr. Coy found thru experiments conducted on his property that the state of Pa. has laws forcing residents to do the sewage job the wrong way. Mr. Coy found that if done right a sewage system is a valuable source of energy. Mr. Coy informed Freedom Township Supervisors of his findings & instead of following Mr. Coy's lead & doing the job right; In January of 2000 Township Supervisors opted to follow the money; they became traitors to the people they are serving, charged Mr. Coy with building a sewage system without a permit & fined him \$1000 per the Arab run court of Magistrate Ormsby of Roaring Spring. Then the tax dollars began to flow by the billions. Representative Jubelirer & Senator Specter {2 Arabs who call themselves Jews} began a multi-billion dollar spending spree which is still going on. The Arabs are expanding their sewage system throughout our state & plan to include farm animals in the system by building a multi - million dollar animal dung digester. The system pollutes the air with green-house gases & rivers, lakes & streams with chemical & sewage residue, makes no energy, while township supervisors & others involved in the installation make lots of money doing the job. I now pay \$30 per. month to have my river polluted by traitors & the money goes into the bottomless pit our government is.

{9} Mr. Coy has distributed thousands of articles telling how the Arab enemy got Altoona City Council & County Commissioners & invite the Arab owned companies of Chambers Corporation & Waste Management to come into Blair County & do the garbage job the wrong & polluting way after our own Garbage Haulers Association offered to do the job right by building a 25 acre industrial development for recycling garbage. Energy & new American owned businesses would be a "major" by - product of doing the garbage job right.

If you would like to become a part of the effort to get these Arabs & the traitors who work for them out of our government & businesses you may contact Mr. Coy ; 814 - 695 - 1812 ; e-mail gdcoy@verizon.net / Gary Coy;