

Robert G. Kearns, Jr.
RR#3 Box 254A1
Hollidaysburg, Pa 16648

May 15, 2006

Dear Attorney General Tom Corbett,

According to the Pennsylvania Attorney General's own website, in February 2006, you have created a Public Corruption Unit within the Attorney General's Office. The unit is designed to primarily combat corruption through the prosecution of elected officials and government employees. Accordingly, I presume that this includes elected state judges, and those that conspire with judges to commit crimes against the Pennsylvania citizenry. The attorney general's jurisdiction in these matters reaches as far as the "county" level. The following complaint details several issues and instances of Public Corruption perpetrated under color of law within the Common Pleas Court of Blair County, Pennsylvania, and its appendage Blair County Children and Youth Services and numerous practitioner's in the mental health industry. I am bringing forth this complaint in hopes and expectation that the imbedded corruption evidenced within will be revealed, and that those participating in said corruption are brought to justice and prosecuted accordingly. The ramifications of the evidenced corruption, if left unchecked, reach far beyond the scope of this complaint.

I prolonged filing this complaint with the attorney general's office primarily because of a stream of misinformation I received by third party sources alleging that an FBI investigation was already ongoing into the Blair County Court system regarding this very complaint. Supposedly the FBI was to have become involved in my case after learning my former attorney conspired with court officials to botch my Superior Court appeal. However, at this point and time I believe that information to be misleading, or the federal investigation was prematurely dropped during its course. To the best of my knowledge a court stenographer by the name of Sally Zeek was the only participant in the Blair County Court corruption scheme that was removed from her courthouse position under the pretext that she turned state's evidence in exchange for immunity from prosecution. It was further brought to my attention that several former courthouse employees (deputies, etc.) went on official record verifying that court records in Blair County are routinely altered. From a victim's standpoint, immunity without arrest and prosecution amount to a mere token gesture that does not remotely provide substantial justice to the several victims of these actor's heinous crimes.

The violations of state, federal, and constitutional laws that this complaint encompasses goes well beyond a solitary issue of Public Corruption. In fact, a detailed analysis of the entirety of this matter will yield evidence of a host of criminal actions and unethical activities perpetrated against me and my 19 year old daughter (Stephanie Kearns), and undoubtedly upon countless other similarly situated Citizens of Blair County, by actors for the commonwealth operating under color of law for the purposes of profit and reward. A cursory reference of federal and commonwealth statutes by this Citizen has uncovered several instances of capricious disregard for said statutes by said actors for the commonwealth. Indeed, these actors ignore the very rules of their own system of justice mandated by the constitutions that they have pledged a sworn oath to uphold and defend. The scope of these actors' criminal activities may include but are not limited to:

- PUBLIC CORRUPTION,
- ORGANIZED CRIME/RICO VIOLATIONS,
- WHITE-COLLAR CRIME,
- CHILD ABDUCTION,
- PERJURY,
- MALICIOUS PROSECUTION and/or ABUSE OF LEGAL PROCESS,
- OBSTRUCTION OF JUSTICE,
- JUDICIAL FRAUD,
- ABUSE OF OFFICE,
- MULTIPLE CIVIL RIGHTS VIOLATIONS including GENDER DISCRIMINATION,
- MENTAL HEALTH CARE FACILITY ABUSE,
- FALSE IMPRISONMENT,
- MEDICAL ABUSE,

The enclosed appendages more fully defining this complaint are lengthy and comprehensive, yet their voluminous pages are not all-inclusive of the matter. Additional details in the form of copies of my served documents, and letters from my last former attorney, etc., are provided to assist in your prima facie review of the matter.

Statements of facts are attached hereto, and presented in four documents as follows: (1) an affidavit of my story (case history), (2) an impeachment petition filed with the Pennsylvania House of Representatives against Judge Hiram A. Carpenter, III, of the Blair County Court, (3) an impeachment petition filed with the Pennsylvania House of Representatives against Judge William J. Henry, of Jefferson County, Pa, acting as a

visiting judge in the Blair County Court, and (4) a private criminal complaint previously filed with the Blair County District Attorney's Office against Attorney Anthony Zaroni. I have further enclosed three photos of my daughter Stephanie Kearns before and after her involvement with the Blair County Family Court system evidencing her progressive inhumane treatment and agonizing emotional and physical systematic destruction. I have also enclosed two letters from my former attorney, Anthony Zaroni evidencing that he indeed conspired with Blair County Court officials to destroy and invalidate this complainants appeal of two Blair County Court orders that were poised before the Pennsylvania Superior Court for review.

By far, this matter I bring to your attention is not a victimless crime. There has been serious human injury and dire consequences as a result of the Blair County Court's criminal activity. During custody hearings in the year 2000, Judge Hiram Carpenter callously uttered the words that the custody decision he will make is going to dramatically change the rest of Stephanie Kearns' life. In reinforcement of that statement, on April 10, 2000, Judge Carpenter illegally and recklessly quashed a mandated Children and Youth Services child abuse investigation against Stephanie's mother and half sister for severely beating her up in a bathtub on Easter Sunday. Without an earnest CYS inquiry Stephanie Kearns was left in the precarious predicament of having to live and survive with her abusers. To cover up for this long term physical and emotional abuse, Stephanie has been spuriously labeled and provided situational made-to-order and adaptive fabricated symptoms of psychological disorders which have subsequently facilitated her being dangerously psychotropically drugged for an additional six years. All done and instigated by a mother, who herself, has blatantly displayed symptoms of Munchausen by Proxy. Stephanie has been unduly convinced during this time period that she is mentally ill. She has been subjected to constant brainwashing to make her believe that her father and paternal family abandoned her and wants no part of her life. Because of the judicial and psychological abuses, she has been placed in a Individualized Education Program in the Altoona Area High School and has been enrolled in an emotional support and an anger management program. Imagine being placed in emotional support program while the very conditions that cause the emotional problems are being side stepped, maintained, and exacerbated. Stephanie who was an above average student did not graduate high school this year for unspecified reasons, and has been most recently supplied a prognosis by a psychiatrist of the "mother's choosing" that she will be unable to provide for herself during the rest of her life without the care and constant involvement of a parent.

In essence, the painful reality is that Stephanie is being held a prisoner in a condition of Bedlam and false imprisonment in her own residence. Against her wishes she has been

isolated from the entire paternal family for six years. She has been deprived of any telephone contact or written communications with her father and family. The mother had installed call blocking and call gate services on her telephone system to shut Stephanie off from making or receiving any outside world contacts that are not pre-approved. Stephanie's classmates reveal that she is not allowed to travel beyond the immediate vicinity of her residence without her mother or a member of the maternal family escorting her. She is not allowed to have no more than one friend in her life which is kept under close and constant monitoring by her mother. Stephanie has been forbidden to acquire a drivers license simply because she has told her mother that she will visit her father and family when she turns eighteen. All this endless cruelty, hurt, suffering, and destruction of human life because a malicious and vindictive judge (whose crimes have been enabled and shielded by the legal system) deprived Stephanie for no legitimate reason all contact with the paternal family that she loved and was raised with.

The system severely broke Stephanie's childhood and now young adult life. For six years I anticipated that a fitting and proper investigation into these crimes would have released Stephanie from her hell on earth. Unless law enforcement authorities step in and put an end to it, the emotional and psychological abuse will continue unabated for Stephanie for the rest of her life, or until her mother is dead. I am asking the law enforcement authorities to seek the release of Stephanie from her bondage and provide her substantial fairness and justice by bringing the perpetrators of these crimes to justice.

I anticipate and appreciate your office's cooperation and professionalism to provide even a semblance of justice in this matter. If your office should require anything additional, please do not hesitate to contact me. I am at your service.

Respectfully,

Robert G. Kearns, Jr.
RR#3 Box 254A1
Hollidaysburg, Pa. 16648
814-696-3022



COMMONWEALTH OF PENNSYLVANIA
OFFICE OF ATTORNEY GENERAL

TOM CORBETT
ATTORNEY GENERAL

August 4, 2006

**Criminal Prosecutions Section
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Robert G. Kearns, Jr.
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Hollidaysburg, PA 16648

**RE: Court of Common Pleas of Blair County/Blair County Children & Youth
Services**

Dear Mr. Kearns:

This Office is in receipt of your correspondence regarding the aforementioned matter.

Your correspondence to the Attorney General was forwarded to the Public Corruption Unit for review. The information you provided was reviewed in detail and, unfortunately, this Office does not have jurisdiction of the allegations contained in your correspondence. The jurisdiction of the Office of Attorney General, as defined by the Commonwealth Attorney's Act, does not extend unto the types of matters detailed in your case. It appears that jurisdiction over these allegations, to the extent they may be criminal, would reside with the District Attorney of Blair County.

Sincerely,

A handwritten signature in black ink, appearing to read "F. A. L.", written over a horizontal line.

FRANK G. FINA
Chief Deputy Attorney General

FGF/tls
CLD060346