

Robert G. Kearns, Jr.
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October 4, 2007

Dear Attorney General Tom Corbett,

On or about May 15, 2006, I sent a complaint letter to the attorney general's office that essentially requested an earnest state investigation of Blair County judge, Hiram Carpenter and other bad actors operating under auspices of the judicial system. Assuming that the AG's office still provides justice occasionally, I was hoping to find redress for the needless brutality that these people perpetrated against my daughter Stephanie Kearns. Their crimes punishable under Pennsylvania statutes include but are not limited to psychological abuse, physical abuse, medical abuse, and countless civil and human rights violations. To cover up for these horrific abuses Judge Hiram Carpenter made a fraudulent custody decision founded on fabricated evidence. To put validation to his fraud, Mr. Carpenter directed his two (in house) court stenographers to alter the hearing transcripts of the custody proceedings. Consequently, court stenographer Christa Milbro kept her integrity and immediately quit her job with the court, while the other (Sally Zeek) forged on with the record tampering and made some 300 material statement alterations to the testimony. Clearly Mr. Carpenter's intentions were to eradicate the contradictory and damaging testimony of several professional witnesses, including several Children and Youth Services caseworkers, while recklessly maintaining and covering up the criminal abuse of Stephanie. That custody order was so outrageous, it was described by several disinterested local attorneys as being absolute B...S... and ridiculous. Even today the case is still being talked about at the state and local level!

I can't emphasize enough that the hearing audio tapes of those proceedings hold the evidence to a very serious crime, and the ensuing organized conspiracy to hide those crimes. For the moment the tapes are yet in existence, but will soon be scheduled for extermination if law enforcement doesn't request or subpoena them for a formal criminal investigation. While there is other solid and equally sufficient evidence supporting my facts, (allegations if you prefer) the audio tapes provide the best evidence and fast track to prove the criminal wrongdoing by an insanely corrupt county judge and rogue county legal system. Those tapes further contain the evidence that would reverse and expunge

the manufactured, and manipulated 'record' of mental illness that Stephanie had been wrongly labeled with, and will continue to bear the brunt of for the rest of her life if left uncorrected.

Following the advice from a letter sent by your office dated August 4, 2006, (attached hereto) I had filed a formal complaint letter dated August 12, 2006, with District Attorney Richard Consiglio (attached hereto). Ergo, Mr. Consiglio offered "no" response. Giving Mr. Consiglio the benefit of the doubt that he might have inadvertently misplaced the complaint I again followed up with a letter dated December 27, 2006, (attached hereto). As of this date of October 4, 2007, I have not received a response or so much as an informal acknowledgement from Mr. Consiglio. His inappropriate conduct as a self-proclaimed public protector and seeker of justice, not to mention his self-righteous arrogance as an elected official seem to give real meaning to the (con) syllable of his last name. Accordingly, I am refiling this complaint with the attorney general's office and would like to offer you some reasons for Mr. Consiglio's silence and nonfeasance.

First Mr. Consiglio was the original custody master in the matter of (Robert G. Kearns, Jr. vs. Lou Ann Frederick) (docket no. 96 GN 2139). Mr. Consiglio's tenure with the custody case began on December 13, 1996. For two full years Mr. Consiglio held numerous custody hearings in the above matter during which he watched and sanctioned Stephanie's emotional regression while she was being methodically ripped apart by the Blair County Court system ... one inch at a time. The legal skills that Mr. Consiglio excelled in best were being obnoxious and bellicose towards me and my family. During those two years Mr. Consiglio made no effort to provide a fair judicial remedy to this horrific situation or provide a minuscule amount of justice for Stephanie. Instead he closed out his involvement with the case by choosing to compound the abuse of Stephanie through a flippant custody recommendation dated January 30, 1998. Mr. Consiglio's recommendation was so callous and divergent from the facts of the case it actually caused my knees to buckle from the emotional agony, and prompted Attorney Donald Speice to write ((exceptions)) through a scathing "memorandum of law" filed February 18, 1998, (attached hereto) being totally critical of Mr. Consiglio's handling of the case and characterizing the proceedings a "judicial farce."

Secondly, at a September 23, 1997 custody hearing Attorney Donald Speice asked me to peruse through a transcript of a previous hearing to ascertain if certain statements and

directives from Mr. Consiglio remained on record. When I answered the statements were missing Mr. Consiglio promptly defused the matter by claiming the record had been through so many people's hands that he didn't know what was left in it. Excuse me, but where was Mr. Consiglio's concern here that part of the record was discovered missing?

At this point and time it is reasonable for me to assume that Mr. Consiglio will continue the ruse "in the spirit of good conspiracy" and is not about to initiate any criminal investigation of the crime and corruption within the Blaine County Court system, knowing that the whole corrupt dirty mess would back-flush onto his doorstep and his country club buddies.

Finally, because of Mr. Consiglio's prior involvement with this case, it would be a blatant conflict of interest for him to delve into the matter. Normally, when situations like these arise I am certain that it is a common practice for a county district attorney to ask the AG's office to take jurisdiction over the matter. Given Mr. Consiglio's history with the case, and in the interest of self-preservation to save his own butt, he can't even do that.

Since this crime spree began in early 1997 and continued on into 2001 numerous complaints have been filed with federal and state law enforcement agencies, state oversight boards, bureaus, and the entire state legislature. Almost eight years later I have a truck full of brush off letters that do nothing more than question my intelligence, cover up the crimes, and pass the buck around the daisy chain. Wasting crucial years away to dampen the impact of the crimes is the apparent government protocol to protect a corrupt county judge and other unethical professionals. This dereliction smacks of the modern day equivalent to "Nero fiddling, as Rome burns." In this instance, "government officials fiddle as Stephanie burns." As a citizen-victim of the system am I to believe that these people are above the law just because nobody will claim jurisdictional responsibility to conduct a proper and thorough investigation? If this is truly the situation why hasn't the state legislature taken corrective measures to bolster law enforcement's ability to plug this jurisdictional dead zone that only serves to benefit the elite and privileged few? The downside is, maybe this is the way you folks want it to work?

Eight years later my daughter is now a young adult who was ravaged by desperate people with the sole agenda of protecting themselves at the expense of destroying her.

There has been no closure for my daughter, and not a single perpetrator of this atrocity, was penalized for their unethical, or criminal involvement. For about five years I have heard rumors from news reporters and other people who claim to be privy to information inside the system that there were ongoing federal and state investigations into the criminal conduct of the Blair County Court. Eight years later the only change that I have seen in the court system was when psychologist Dr. Nancy Baker was banned from giving custody evaluations, and the court stenographer Sally Zeek doesn't officially work for Judge Hiram Carpenter. However, even those corrective measures which amount to less than a slap on the wrist were short lived. It has just been brought to my attention that Dr. Nancy Baker is testing the proverbial waters in the Blair County Courthouse again, and Sally Zeek still does part time transcription work for Mr. Carpenter on evenings and weekends. This should lead a prudent person to believe that she is being summoned to Mr. Carpenter's "special after hour projects" to utilize her criminal skills and unconstrained willingness to alter trial testimonies.

Once again the enclosed appendages more fully define this complaint and 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 Zanonj. I have further enclosed four 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 Zanonj, evidencing that he indeed conspired with Blair County Court officials to destroy and invalidate this complainant's appeal of two Blair County Court orders that were poised before the Pennsylvania Superior Court for review.

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. Stephanie is now twenty years old. 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 seven 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 the madness, 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. Further information can be obtained through my website <http://courtofiustice.tripod.com>

On a final note. Because of the multiple civil rights violations that occurred during the course of this case, perhaps it is most appropriate that the Federal Bureau Of Investigation - Civil Rights Division, be brought into the matter at the behest of the attorney general's office.

Respectfully,
Robert G. Keams, Jr.

Stephanie's dad
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