

David B. Kearns
RR#3 Box 254A1
Hollidaysburg, Pa. 16648

February 10, 2002

George W. Bush
President of the United States
1600 Pennsylvania avenue
Washington, DC 20510

Dear President Bush:

I am writing in regards to my brother's custody case (Frederick vs. Kearns--96 GN 2139) I believe this case needs to be investigated, since it involves tampering with the transcripts and criminal conspiracy by the presiding Blair County Judge, Hiram A. Carpenter and his court reporters. I am also a witness to this crime along with other spectators at the above captioned procedure.

While this level of criminal activity in our courts is becoming increasingly predominant, any instance of record tampering by judges is against public policy and grossly violates the Constitutions of the United States and Pennsylvania. As painful as it may be for you to hear of this type of abuse of power and judiciary corruption, this criminal activity and trampling of peoples rights should not be tolerated by you, our nation's President, and America's top law enforcement officer, John Ashcroft.

Even though our country is at war fighting foreign terrorists, we need people like you to maintain constant vigilance to the domestic terrorists who took the form of judges in our homeland family courts. Ironically you appointed former Pennsylvania Governor Tom Ridge to oversee the security of America. This matter of domestic terrorism that I bring to your attention has been repeatedly served on Mr. Ridge as governor and was blatantly ignored by him and his administration.

You might ask how serious is this alleged record tampering of custody case transcripts? After reviewing the extensive transcripts in my brother's case, we found approximately 300 alterations of material statements primarily in testimony of Children and Youth Services and expert witnesses of the psychiatric profession. If Judge Carpenter had left the testimony in its original context these expert witnesses were exposed for perjury, misdiagnosis of a psychological condition of a child and malpractice. Wherefore this judge could not have made a ruling that favored the mother and virtually eradicated the father's involyment with his daughter. This fraudulently devised ruling has allowed my niece to suffer indignities beyond human comprehension. This judge has left her vulnerable to the continuing maltreatment and persuasions of the "witch doctors" that have all but destroyed this child's mind through the psychotropic drugs and enforcement powers of CYS. Why in America should this kind of corruption be allowed to destroy an

innocent child and an emotional bond and relationship between a father and his daughter? The child's own testimony before this judge and a guardian ad litem said she wanted to live with her dad because he wouldn't hurt her like her mother does.

This judicial corruption was brought to the attention of the Blair County District Attorney's Office through a private criminal complaint. Unfortunately, what is becoming a frightening pattern throughout America he shirked his duties to address my brother's criminal complaint. The D.A. responded to my brother's request for an investigation by writing across the board that the judge and his court reporters enjoy judicial immunity. You know as well as I do that court reporters are not immune from prosecution for committing the crimes of tampering with public records or fabricating physical evidence. That is why they are bonded. And you know judges are not immune from crimes they commit acting under the color of law. Altering testimony is not a judicial act protected under the jurisdiction of the court. Given the D.A.'s response, I and my family would call this determination a fraud to cover up a serious crime. This act in no way is preserving the public's trust in our judiciary. It just undermines it and sinks it deeper.

It is a sad day in America when a judge crosses over the line from adjudicating a custody procedure to becoming a child abuser and criminal sitting on the bench. Why is my brother and innocent niece the victims of a serious crime committed against them by an institution that it is to provide fairness and justice? They have both been put through heinous psychological, and physical abuse and it should not be their responsibility or the general public to hire an attorney or bear the astronomical financial burden and hardships to clean out this abuse of judicial power. As you probably know, and as my brother has discovered after spending tens of thousands of dollars, private attorneys are scared to death to file criminal charges against a court. Imagine in America we have to fear our own government should we dare to expose judiciary corruption. Something is very wrong with that picture. As a nation we haven't learned our history lessons well and are following the same paths that led to the catastrophic fall of World War Two Germany and the Roman Empire. A corrupted nation will not endure or prevail.

With great respect I request your office to recommend a full and thorough investigation into the criminal activities of the Blair County Court system by the Federal Bureau of Investigation.

Sincerely,

David Kearns



U.S. Department of Justice

Criminal Division

Washington, DC 20530-0001

May 29, 2002

Mr. David B. Kearns
RR#3 Box 254A1
Hollidaysburg, PA 16648

Dear Mr. Kearns:

Thank you for your letter to the President in regard to your complaint about the conduct of a state judge. Since the subject of your letter falls within the enforcement interests of the Department of Justice, his staff referred your letter here for response.

Your complaint relates to the conduct of a state judge, rather than a federal judge. Policing the conduct of state and local officials is the primary responsibility of the State, not the Federal Government. The authority of the Justice Department to review matters involving the decisions and actions of state and local officials, including judges, is extremely limited. Absent evidence of federal criminal conduct, we are unable to act, even though the conduct complained of may appear to be arbitrary, unfair, or even illegal under state law. Such allegations must be left to state authorities to resolve. Accordingly, if you have any evidence to support your allegations, you should bring it to the attention of state law enforcement officials.

If you believe that a state judge has acted in an unethical or unprofessional manner, you may contact the State's bar association, which is responsible for reviewing such allegations. You may also wish to confer with private counsel to determine if other remedies are available to you.

We appreciate your writing to express your concerns and regret that we cannot assist you further in this matter.

Sincerely,

Correspondence Management Staff
Office of Administration