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January 7, 2004

Dear Congressman Bill Shuster,

I am writing in regards to a reply letter your office sent to my brother (David Kearns) dated December 18, 2003. The letter had indicated that your office would need my approval to receive or exchange any information from government agencies on my behalf.

Further the letter seemed to suggest that if I could provide you evidence of judicial abuse in the case of (96 GN 2139) that you may consider reversing your previous position of separation of powers. This type of response is usually crafted by attorneys and law enforcement authorities to avoid doing their jobs when the crimes are perpetrated by the judiciary body. Because the judicial corruption in this matter is broad and well entrenched, I am not exactly sure what specific evidence you may require before officially acting in this matter.

Concerning the issue of Judge Hiram Carpenter altering the trial court record I can provide multiple eye witness affidavits (including my brother's) that the crimes have been committed. While the tape recordings of the proceedings are yet in existence Judge Carpenter has illegally denied me copies of those recordings on two different occasions. Audio tapes of court hearings are a matter of public record and copies are normally provided to any disinterested party upon request for about \$10.00 dollars. For instance, you, a staff member or the attorney who wrote the December 18, 2003, letter for you could acquire a copy of the tape recordings. I would certainly be more than willing to cover the costs involved in the acquisition of the tapes. Also, tape recordings of judicial proceedings are routinely and procedurally disclosed by the courts to any party of record to facilitate correcting inadvertent errors or discrepancies in the transcribed record. In my case Judge Carpenter denied my petition to correct the record, refused to disclose the audio tapes that would verify the criminal alterations and ultimately has concealed the evidence to the crimes he has committed. This judicial misbehavior constitutes abuse of power and obstruction of justice!

Reflecting back Blair County Judge Norman Callan was not retained for his judgeship primarily due to his brazen conduct on the bench. It so happened that his abusive demeanor was recorded on audio tapes from hearings. Mr. Richard Reader (a mere courtroom observer) provided a copy of those hearing tapes to the news media for public scrutiny.

In my case, court stenographer Ms. Christa Miloro quit her position with Judge Carpenter on August 18, 2000 after only producing 40 pages of the first transcript of my custody proceeding in which Judge Carpenter presided over. It should be noted that Ms. Miloro's reputation as a court reporter was impeccable

and she obviously was incorruptible. In November 2003, I have just learned that Ms. Sally Zeek, Judge Carpenter's alternate court reporter was "removed" from the Blair County court system. What I have adamantly complained about for the last three and a half years was that Ms. Zeek was the primary court reporter in my custody case and was responsible for the hundreds of deletions and additions of testimony in the transcribed record of the proceedings. Judge Carpenter and Ms. Zeek's collusive criminal conduct of tampering with the evidence literally destroyed my chances of a successful appeal in Superior Court. Their conduct has left my daughter in a horrific situation of forced psychotropic drugs and systematic brainwashing that she cannot help herself out of.

I can assure you that I have left no stone unturned in seeking justice for the judicial abuse and defrauding of our rights that I, my daughter and entire family have suffered at the hands of the Blair County Court system. As Martin Luther King, Jr. said, "justice delayed is justice denied." The cost to me and my family has been astronomical in terms of years gone by, and dollars and cents spent. The emotional and physical suffering caused by this relentless and rampant corruption has reached the breaking point. To give you an example of how unchecked corruption begets more corruption I have enclosed a copy of a complaint and other documents that I will be filing with the disciplinary board against my attorney, Anthony Zaroni. I have enclosed two Impeachment Petitions that I have filed with the Pennsylvania House of Representatives. One that I am sure I sent you before is filed against Blair County Judge Hiram A. Carpenter and the most recent against Jefferson County Judge William Henry. Both petitions specifically outline the monstrous violations of Constitutional rights and state and federal statutes. Also I had learned in June 2003 that Judge William Henry was "removed" as the overseeing judge in my case in January 2003.

In closing, if you are sincerely willing to be of assistance in bringing this matter to justice you certainly have my permission to interchange any information between government agencies in regards to my complaint of judicial corruption relative to my custody case. What I don't need at this point and time is more disappointment letters of how crime and public corruption is in nobody's jurisdiction to investigate.

I remain steadfast that crimes have been committed in the matter of 96 GN 2139. If law enforcement authorities have any doubts they can simply bring out the audio tapes of the hearings for review to dispel my allegations.

Sincerely,

Robert G. Kearns, Jr.