

U.S. Department Of Justice
Civil Rights Division
Criminal Section

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

July 6, 2008

To whom it may concern:

My name is Robert G. Kearns, Jr. and I have written to the United States Department Of Justice at least twice concerning rampant judicial corruption in Blair County, Pennsylvania. In both instances my complaint letters earnestly begged for an investigation of Judge Hiram A. Carpenter of the Blair County Common Pleas Court. A brief synopsis of the crimes complained of in my case docket # (96 GN 2139) is the judge extensively altered the trial/hearing transcripts, fabricated and tampered with physical evidence, tampered with public records, suborned the psychological, medical, and institutional abuse of a child, criminal conspiracy, kidnapping, and fraud. The crimes complained of are more fully set forth and evidenced in the enclosed documents/marked exhibit-A, B, C, D. When push came to shove the judge conspired with my last attorney to eradicate the appellate review of his final order in my case. (detailed complaint enclosed/marked exhibit-E) with appendages of proof.

During the past eight years I had once received an evasive canned response letter from the Justice Department claiming the heinous violations of me and my daughter's constitutional, civil, and human rights are a "state matter." Unfortunately, eight years have past and it grieves me to think that because of law enforcements lack of concern and investigatory action into this public corruption problem, the criminals in my case remain free as birds, while I and my entire family's lives have been turned upside down, have been judicially raped, live without hope daily, are psychologically numb, and totally disheartened and disgusted with American politics and jurisprudence. The pervasive question that comes to my mind is what evil comes this way that has taken control of America? Greed, the Illuminati, the Free Masons, Satan...what? We have government authorities in America who unconscionably sanction and revel in the torture and murder of foreign human beings at Guantanamo Bay, and Abu Ghraib. Closer to home we have police tasing people to death, breaking down doors of innocent citizens, or shooting 50 bullet holes into unarmed civilians. But not to worry, everything is all right in America because police followed the book...so they say. This is just the tip of the iceberg as thousands of human rights violations are carried out each year through the abuse of authority, and are generally white-washed by some level of law enforcement to appear justified. A justice system that holds a privileged pedigree class of citizen above the law and selectively applies and enforces law against the poor, the weak, and defenseless is a tool of a fascist government? At this point in time, it seems to me that the common American citizenry would be better served and protected by frontier justice, vigilantes, and gunslingers. In this new American experiment the family courts and child protective services have even been justified and validated to deny litigants (parents and grandparents) their constitutional due process rights, and judicially torture these hapless innocent poor souls physically and psychologically. As collateral damage the involved

voiceless children's lives are shattered as they cry their hearts out and become permanently scarred emotionally because some stranger with an attitude ripped them from the arms of a loving parent and family. Why is this happening? Absent a fair and impartial system of oversight and accountability the family courts have become the predatory hunting grounds for judges and lawyers intoxicated with power, arrogantly confident and carefree that they can practice their treachery and tyranny in the confines and privacy of the corrupt self monitored-- Just-Us system.

Because of the extreme seriousness and brutality of the crimes in my case I took the justice department's advice at face value and contacted the Pennsylvania Attorney Generals Office by letter dated May 15, 2006, (letter enclosed/marked exhibit- F) with a detailed complaint of the crimes committed by a county judge and various other bad actors involved in my case working under the umbrella and auspices of the county court system. Apparently sticking to a game plan to wear my case down with leaps of time the buck was passed again. I received a letter dated August 4, 2006, (letter enclosed/ marked exhibit - G) from the attorney general's office advising me that my complaint of criminal conduct/and civil rights violations by the court are a matter for the Blair County District Attorney to investigate. Dumb me, who would have thought it.

Following through with the attorney general's advice I immediately filed a formal complaint letter with District Attorney, Richard Consiglio dated August 12, 2006, (letter enclosed/marked exhibit- H). Obviously keeping in harmony with the spirit of a state and federal cover-up determined to insulate a black robed criminal and his country club buddies from prosecution I received no response from the DA, what-so-ever. Giving Mr. Consiglio the benefit of the doubt that he, or perhaps a staff member might have inadvertently misplaced my complaint, I again followed up with a letter dated December 27, 2006, (letter enclosed/marked exhibit -I). To this present date I have never received a reply from the district attorney's office.

Having first hand knowledge that District Attorney Consiglio's past personal involvement in my case as a custody master I concede that it wasn't in his best interest to pursue a criminal investigation against the Blair County Court (see exhibit - A). Therefore I filed a second complaint letter with the State Attorney General, Tom Corbett dated October 4, 2007, (letter enclosed/marked exhibit -J) explaining Mr. Consiglio's conflict of interest situation, inter-alia. As to the date of this letter I have not received so-much-as an acknowledgment letter from Mr. Corbett's office. I guess my complaints are now being expedited to file thirteen (a.k.a.) the waste paper basket which probably could explain the final phase of a good cover-up being the conspiracy of silence. Given enough time passing memories fade and people come and go until everything done wrong starts to look right. That is, unless you are one of the victims.

Expecting that someone in government was still a little bit honest and who is empowered with the authority to investigate public corruption and hold this corrupt judge accountable for his crimes, I continued to seek justice and redress of my grievances through the state legislature pursuant to the Pennsylvania Constitution and Article VI-- PUBLIC OFFICERS (Power of Impeachment -- section 4.), (Trial of Impeachment

Section--5.), and (Officers Liable to Impeachment--Section 6.); and Article V, Section 15 [Tenure of Justices, Judges and Justices of the Peace], and Section 17 [Prohibited Activities--Subsection (b)], and Section 18 [Suspension, removal, Discipline and Compulsory Retirement]-- Subsection (d): paragraph (5).

For the record it is the seventh consecutive year that I petitioned the state legislature to initiate impeachment proceedings against Judge Hiram Carpenter for the high crimes he committed in office. For those entire seven years my petitions were ignored. Not once was I ever notified of the status of my petitions as they laid in repose before the Pennsylvania House Judiciary Committee. In a matter of speaking the fix was in and the crimes are simply excused at the cost of justice denied.

By e-mail dated March 25, 2008, I asked Thomas Caltagirone the newest Chairman of the House Judiciary Committee to meet with me in Harrisburg in order that he might offer an official explanation to why this judge won't be impeached and is being held above the laws of the state. The following morning I received a brush off e-mail (letter enclosed/marked exhibit- K) from David M. McGlaughlin--Attorney & Sr. Analyst to Rep. Thomas Caltagirone with an untruthful and absurd explanation why an impeachment action can't be taken against a corrupt elected public official. Apparently this state compensated hatchet man moved right on through law school without ever reading the United States and Pennsylvania Constitutions. However, Mr. McGlaughlin opined that I had "no recourse" available in this "state matter" absent a federal investigation.

I still remain steadfast that the judicial corruption and civil rights violations in my case is and always has been in the Justice Departments and FBI's jurisdiction to investigate these criminals. This is especially true when state law enforcement is derelict in its duty to enforce the laws of the state and willfully defies the federal and state constitutions. Surely somebody, somewhere, somehow, can find the jurisdiction, preferably the backbone to hold these vile criminals accountable and provide justice for me and my daughter as citizens of the United States. As a starting point we have -- 18 USC 241
CONSPIRACY AGAINST RIGHTS.

Wherefore, I am again asking that the United States Department Of Justice initiate an investigation into the criminal acts carried out by Judge Hiram Carpenter and his cadre of child abusing cohorts.

Respectfully,

Robert G. Kearns, Jr.

Stephanie's dad

<http://courtofinjustice.tripod.com>

Enclosures:

Memorandum of Law --Don Speice, Esq.

Affidavit of facts and events

Impeachment Petition against Judge Hiram Carpenter

Impeachment Petition against Judge William Henry

Complaint filed with district attorney against Attorney Anthony Zaroni

May 15, 2006 letter to PA attorney general

August 4, 2006 letter from attorney general

August 12, 2006 letter to D.A. Consiglio

December 27, 2006 letter to D.A. Consiglio

October 4, 2007 letter sent to PA Attorney General Tom Corbett

March 26, 2008 letter from David McGlaughlin, Esq.