

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

February 1, 2005

Dear Representatives Dennis O'Brien and Kevin Blaum:

If you may recall on April 1, 2004 and October 3, 2004 and October 31, 2004, I had faxed a letter to your office concerning the status of two impeachment petitions that I had filed with the House of Representatives. Unfortunately as I write this letter I still have not received a single reply to my correspondence concerning the Impeachment Petitions lying in repose before the Judiciary Committee. Again on January 3, 2005, I had resubmitted those petitions to the Chief Clerk of The House of Representatives at which time I was advised that the petitions will be forwarded to the House Judiciary Committee for action. Since it has been three years since your committee has ignored the seriousness of the criminal charges brought forth in those petitions, am I to assume that the state legislature supports judicial corruption wholesale.

Please tell me, am I to accept or pretend that protecting the integrity of renegade judges is paramount to protecting the life, mental health, and rights of the child they willfully, methodically, and literally destroyed. Am I to believe that judges altering court transcripts to sway custody of a child fall under the beat dead phrase in the "best interest of the child?"

Being a victimized father of the Pennsylvania Family Court System for the past eight years I have had the opportunity to become acquainted with a multitude of judicially abused fathers and mothers. While the majority of their cases are not as extreme as mine their emotional pain and anger are just as real. I have heard their pleas and seen their tears knowing what the system has done to them and their children was dead wrong. Many of them want to fight back, but lack the time, knowledge, finances or are just too afraid to take on this corrupt family court monster. Those who try to fight back usually emotionally burn out within a year or so after being subjugated to court victim status. Many will walk away from their children's lives to escape the suffering they see on their children's faces and can do nothing about. Others solace their broken hearts by blaming their children for not wanting to be a part of their lives. All are in agreement that the Family Court System is tyrannical and offers no hope for remedies or justice.

Adding insult to injury the House Judiciary Committee had several opportunities to rectify these problems by simply passing to the full House of Representatives proposed Presumptive Joint Custody legislation. Again, any legislation that supports or restores justice to the citizens of this Commonwealth is always shelved or takes a back seat to legislative pay raises, tax increases, and gambling laws. Why is it so important to establish democracy in Iraq, but stand idly by and watch our judicial system deny with impunity the Constitutional fundamental freedom for children to have equal access to their fathers and mothers?

Sincerely,

Robert G. Kearns, Jr.