

# Introduction



Christian and Danielle Holm have insisted that they are missionaries who must serve the Creator they have found. They feel compelled to serve all others. They are in such awe of this One that they refrain from attaching any name or religious titles to the one who created them. No matter what has happened to them they cannot entertain even a thought of forsaking the Creator's truth. They live to share the Creator's love with others and declare they will continue regardless of the cost.

What do they share? They have come to a great "awakening" and that all must come to this same awakening, that all must turn away from the death of angles, straight lines, and geometry found by

worshipping false gods in the civilization of the cities and go back to God's original creation toward the organic, life, and love on an Earth restored. People who wish can choose to live simpler lives free and closer to nature.

Since the government they once fully submitted to has attacked them, it can no longer be trusted. Because it desires their destruction, it is a cruel deception. They believe the authority of government in itself is not bad because it should be there to help the ones who are not yet mature in the mind, but love for each other is all that matters, this law being the one that fulfills all the others. The only law that is needed must be based on love and strengthening one another. A system that destroys the innocent cannot be right and must be rejected, because there needs to be a remedy for those who wish to return to a more organic way of life.

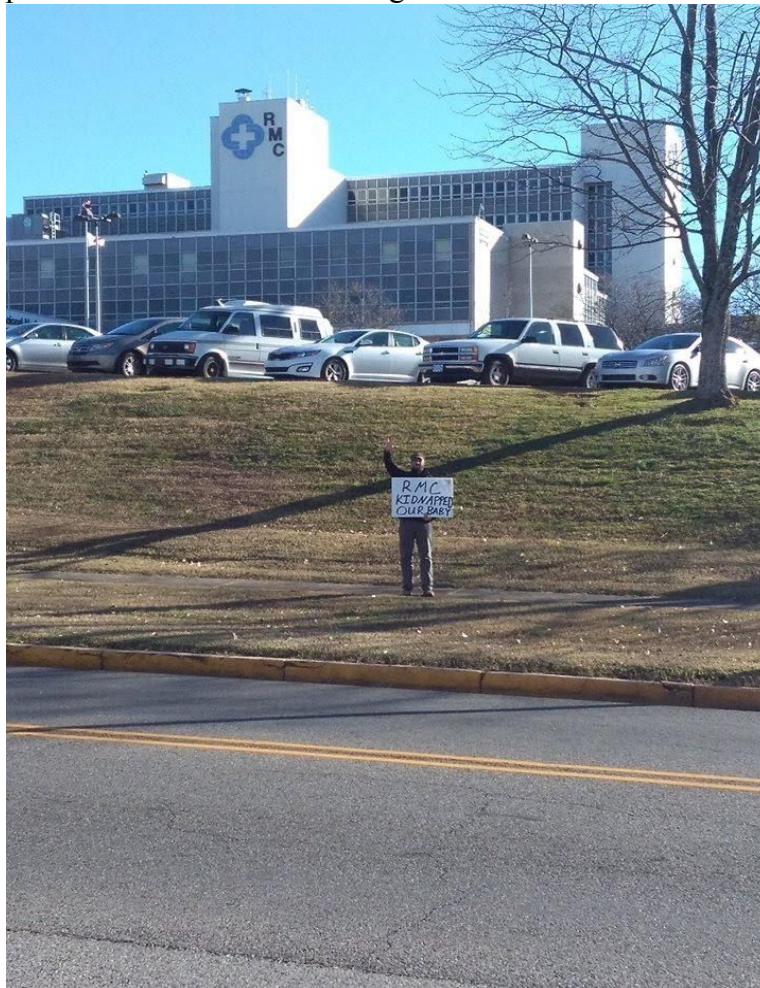


They say over 80,000,000 laws that no one can even know or keep have entrapped and enslaved the multitudes insuring an eventual implosion and mutual destruction. If the operating system found throughout the earth were good then it would help mankind, but the ego driven selfishness in mankind takes laws and enslaves the people so they cannot simply live in love. The Holms preach that people

who want to come out of that system of commerce to live more simply should be permitted to live side by side with those who choose not to. There should be no reason why they can't do that, but our evolving political system now destroys all the people who want to love the Creator and want to reject commercialism, false gods, and deceptions of man.

This changing American government enslaves the families of faith with unlawful seizure, separation, and rigid adherence through control to ungodly rules and oppression. The ones who now rule our judicial system are slowly torturing and killing them, who being legal citizens by birth have done no wrong. Twisting the knife deeper, this self-serving virus has invaded the good that the Constitution once represented and violates its own laws in order to maintain control over the ones who have broken none. Individual rights are rendered null and void.

What has happened to a law-abiding couple who have no vices, no criminal convictions of any kind, nor any history of deviant and challenging behaviors and who previously looked to law enforcement as their protector? At the moment their newborn was kidnapped this couple had the crime of child abuse permanently placed on their records with no evidence of any abuse. Fraud on the court for Title IVe profit is well hid by the pre-crimes unit of the state with these false charges of abuse and neglect, a class A felony. These false charges are now permanently on a computer record that will follow the Holms the rest of their earthly lives. If justice would be served it needs to be on the record of the “village” who perpetrated the crime of abducting their child.





Email Details For 18-JU-2016-000088.01	
From:	OIDS
To:	"Clerk" <>
CC:	
Date:	Tuesday, February 28, 2017 6:00:12 AM
Subject:	Notice of Payment of Indigent Attorney Fees - 18-JU-2016-000088.01
Attachments:	
<p>Case Number: 18-JU-2016-000088.01            Original Charge: JU - FELONY - CLASS A (JU/YO)            Judge: MSW            Payment Date: 02/27/2017</p> <p>Approved In Court Total: \$413.00            Approved Out of Court Total: \$448.00            Approved Appeal Total: \$0.00            Approved Expert Expenses: \$0.00            Approved Extra Expense Total: \$0.00            Approved Overhead Total: \$0.00            Approved Court Reporter Total: \$0.00            Approved Paralegal Total: \$0.00</p> <p>Approved Total Claim Amount: \$861.00            Override Claim Amount: \$0.00            Total Amount Paid: <b>\$861.00</b></p> <p>Payee: JENNIFER LEIGH ARGO            Attorney Code: ALL081            JU Role: PETITIONER</p>	

Class A felony will be on your permanent record when they take your child.  
 No convictions necessary.

They now live in a foreign country, the land of their birth, the land of the formerly free and home of the need to be very brave. Nothing will make it right again. They have joined an army of parents who also suffer mortal wounds, have been unfairly branded while making feeble yet valiant attempts to unite together in protest. With the combined efforts of great numbers of victims, we share the truth of what is happening. Previously, few cared to listen.

Christian and Danielle, who merely wanted to have a pre-birth missionary walk, camping as they went and communing with nature, have come to understand they will be destroyed for their religious beliefs. As they continue to fight for the life of their son, it has been horrifying to learn that multitudes of beloved children have been stolen and sold into sex-slavery; have been drugged to receive increased



Title IV funding, have been incarcerated and abused in group homes while these parents were forced to stand by and watch them tortured and killed. The Holms have met, come to know, and cry with these helpless parents who do everything they can to rescue their children, all to no avail.

A year and a half later, baby Holm has gone through multiple foster homes, shows signs of abuse (for which they can now medicate him), and his have now had their parental rights permanently terminated on February 21, 2018. As hostage negotiators they have done everything in their power to rescue him. The baby is now being secluded, the parents restrained from further visitation or involvement, and the courts refusing to communicate further with the rightful parents. Truthfully, at the moment the police entered the peace of the maternity room it was never intended for the baby to be returned.

Wherever they have shared their story on Facebook and before authorities, they have been met with cold rejection or worse, vicious unrelenting hatred. The proof is contained in the enclosed timeline. The trolls chase them around the clock, nipping and biting at their heels like rabid dogs wherever they go, determined to fill the minds of the court of public opinion with conflicting and confusing lies. The trolls are united against the Holms in this one message:

*How dare they presume to have every right afforded them under the United States Constitution! How dare they believe they might freely travel, freely share their beliefs, freely walk in peace with all men unafraid and trusting in their Creator! What were they thinking? How dare they!*

This baby was taken for his parent's "odd religious beliefs". As the public is being told there is an opioid epidemic, they are also being told more foster homes are needed for increasingly greater numbers of stolen children. Places truly are needed for all the children being taken. The public is being told many things, but they are NOT being told their children may soon be next and there will be nothing they will ever be able to do about it. The kids never come back. The Holm story perfectly displays what parents of faith, odd or not, will have happen to them when they take a stand for their faith, when they fight with every ounce of their being to rescue their child, and when they try to tell anyone and everyone what is happening.





We share this story with love. The Creator's love would not want a single soul to be caught unawares nor would he want you to believe He has any part in agreement with this. These are the days we were warned would come. Nothing could be worse than seizing and destroying innocent children.

*\*Luke:12 But before all these, they shall lay their hands on you, and persecute you, delivering you up to the synagogues, and into prisons, being brought before kings and rulers for my name's sake.\**

*\*13 And it shall turn to you for a testimony.\**

*\*14 Settle it therefore in your hearts, not to meditate before what ye shall answer:\**

*\*15 For I will give you a mouth and wisdom, which all your adversaries shall not be able to gainsay nor resist.\**

*\*16 And ye shall be betrayed both by parents, and brethren, and kinsfolks, and friends; and some of you shall they cause to be put to death.\**

*\*17 And ye shall be hated of all men for my name's sake.\**

Before they rip your children out of your arms, know the God in whom you serve, and already have predetermined in your heart to have counted the cost. Until then, consider standing with the Holms in their public crucifixion both in prayer and support. Ask your God what He would have you do.

# Stolen Baby Business

## October Timeline

*Imagine after you have finished putting yourself through college earning degrees and certifications with honors, held prestigious jobs, saved your money, you find you now have the joy of planning your whole life around the next 9 months of a miraculous pregnancy with a baby you were never supposed to physically be able to have. You decide to set aside the next few months just to have a special time before the birth with the love of your husband and to follow the Creator you are learning more about every day. \*\*\*\*Recent Termination of Parental Rights stated Danielle had no prenatal care. Judge Turner threw out ALL records they provided to the courts showing proof of care.*

Danielle's Words:

Upon finding out I was pregnant, I immediately made an appointment at Bedford Commons, OB-GYN for my first appointment. They confirmed I was about 3 weeks pregnant. I knew early on, I was pregnant because I just knew. After speaking with them about the entire process and how they operate, I knew what they were telling me about hospital birth felt so wrong. They were very mechanical about a natural, miracle of giving birth and this was a miracle I was putting in their hands. It did not feel right. So, I looked around for midwives. I went to a couple of different birthing centers, until I found one I was comfortable with. From month one, to month 5, I went to Concord Birthing Center in NH. Each month, they did their checkups, we listened to the heart beat, and they would send me out to a lab or the hospital for blood work and ultrasounds. Everything was great, and there were never any issues. We talked about birthing naturally, in water and possibly laboring out and about, outside on their property.

When we left NH, on our journey I started feeling a need to learn more about unassisted birthing. This is not just something I wanted, this is something MANY women do. Even women who do not plan unassisted birthing, sometimes find themselves in situations in which they have no choice but unassisted birthing. I recommend everyone read about the Bradley Method of Unassisted, husband coached birthing. This is something the entire human race, should indeed go back to, to bring us back to what the Creator intended for us, since the beginning of time. Along the way, I stopped for blood work on 2 separate occasions. At one point in time, the ultrasound came back showing the baby was breech. I was not concerned, because I knew of techniques to turn him. Immediately upon leaving the hospital, Christian and I got to work on turning him, and sure enough, he turned and stayed turned. The conscious energy within Christian and I, focused on our miracle baby, and specifically focused on the thoughts of the baby, allowed the baby to be able to listen and turn with our hands on my belly. This is called meditation. We focused on this very often throughout the day, and sure enough, a little bit each day he turned. By the time, he was ready to come out, he was head down, ready to go. Throughout all of my checkups, all blood work was very good, and there were never any issues.



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\*\*\*Keep in mind, when we were at Cheaha, and the random stranger who said she was “helping me” forced her hand inside of me to “check” even though I said no, more than once, she announced to everyone there I was BREECH. Why? Because the hospital I had been to 6 weeks prior, in Alabama apparently shared this information with whoever was there. Little did they know, I had fixed that breech problem immediately upon leaving the hospital, and I knew it, which is why when she said I was breech, I said, “no, I’m not!” Because I knew I wasn’t. Sure enough, the baby was not breech. This was just them hoping I was, so that they would have an excuse to kidnap him for being “unprepared”. I think they have forgotten how miraculous the human body is, when you are connected to it and all of Creation.

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## Baby Day

*The day arrives and baby comes in a wonderful way. Not exactly the way that was planned but special nevertheless.*

At the state park, in labor, in the spot that the State Park superintendent, Tammy, told us to put ourselves with the tarp, blankets and pillows that she gave us to use, (we had our own as well), we were focused on meditation, staying calm and laboring. The very fact that my water was not breaking and I was very tired and in pain and we knew people were lurking, watching, (including taking pictures) and waiting was making us very uncomfortable. So, Christian and I decided to call for help to 1.) get to a safe place away from these people 2.) to get pain management. I started to show blood a bit, without signs of water breakage, so we just felt as though if we could get to a hospital then at least I would feel safer around “professionals”, and I would be able to manage the pain better and get some rest after a full day of labor.

What many do not understand is that fear brings pain. This is why women meditate in quiet when in natural childbirth. This was impossible due to the state park staff interrupting the process constantly and making me feel as though I was not safe with them. The very fact that they put me in fear was what I truly believe brought a massive amount of pain. Once I was in the pain, it was very difficult to regain focus on meditation. Christian called 911 so we could just get there. Tammy had told us prior if we needed to call 911 to let her know as well. So Christian on the phone told 911 that Tammy, the superintendent at the park was asked to be notified and asked if they could do so, because he was focused on helping me. So the 911 caller said she would call Tammy. We said okay.

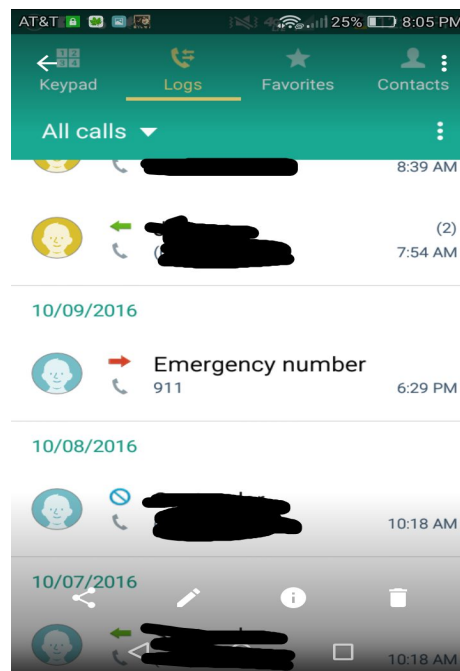
***Note....the 911 respondent HUNG UP the phone with us. She did NOT stay on the phone to walk Christian through my labor. She HUNG UP immediately after Christian called. She did not give him any advice, she did not say she needed to stay on the phone with him. Nothing. She said, she would send someone out, and that she would call Tammy. And she HUNG UP.***
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Shortly after, Freddy, a state park employee came down to check on us, and he had a radio. He radioed Tammy. Tammy's niece, Amber Smith who is a nurse, then showed up. She started checking my vitals. At this point I was up walking around and during contractions would hold onto Christian for support. I did not want to lay down. After Amber, Tammy showed up, bringing 3 others into the campsite with her. These 3 others are yet to be known. They all called themselves “nurses”.

One of them was a woman, who said “she used to be an emergency room nurse”. This woman then got on her knees, as I was standing up, and told me she needed to check where I was at. I said no, multiple times. Long story short, she insisted, spreading my legs open from where she was at, on her knees, and at this point I was having a major contraction, and because of everyone that came running in and surrounding us, they pushed Christian out of the way, and Tammy took over holding onto me as I was contracting. This woman, on her knees, (still do not know her name), forced herself into me, and then announced to everyone I was breech. I did not agree, because I knew I was not, but I was in too much pain to argue. I was in even more pain, because you do NOT check a woman's cervix while having a contraction! I said, no. She did it anyways. This woman was wearing a regular T shirt and jeans, and I have no idea if she was even a nurse. She said I was at 3-4 CM. About 30 minutes later at the hospital I was at 9cm.

Turns out later, when looking for the proof of our 911 call, OUR call, that set this entire scene off, was deleted from ALL 911 call centers. \*\*Did it even make it to a 911 call center? Or was the 911 respondent on the phone, who clearly had no idea what she was doing, not even from 911?\*\* There are 4, 911 call centers that our call could have been directed to, in 4 different counties, for the ambulance to show up. None of them have it. Instead, they have a call from a state park employee, 15 minutes after we called making it look like we called for no help, but they had to do it for us. These people would not have been there, unless we called to begin with.

Thankfully, we had our own proof of this call. Our 911 call, is STILL missing. Also, the ambulance came from a completely different town, 45 minutes away, not even in the same vicinity as where ambulances would come from. Even the ambulance driver was very confused when Christian asked why he was there all the way from Piedmont. The ambulance driver's response was, “I have no idea. We never come this way.” He then traveled to the hospital, the long way, when there was a much shorter way to go. The man in the back of the ambulance had to keep attempting to put in my IV and was so nervous that he would not stop shaking. This could have been because it seemed as though I could have a baby any minute, OR for any other reason.



This scene at the campsite, of the woman who violated me against my wishes while in active labor, I demanded be investigated. The investigators at the sheriff's department covered this up. The DA covered it up and told the investigators to not investigate. I then went to a grand jury seeking this to be investigated, and there were 3 separate people in the grand jury berating me, and defending this mystery woman in a clear attempt to cover up the crime. The case was then thrown out. We still do not know who these people were. Tammy was caught lying on the stand about this woman. First she said she brought them with her from the restaurant (which was closed at that time by the way), and another time she said, they were driving by her, and turned around to see what was going on and followed her (who does that?).

Tammy knew these people, and then acted like she did not. She said they were camping in site 71. The investigator, Brian Tumlin, in his botched investigation only after I pushed the issue, said the woman in 71 knew nothing about this. We have witnesses to things, a friend who got fired from Cheaha State Park for simply speaking to us, and her name and number was given to the investigator multiple times. She has yet to be contacted. They refuse to do their jobs. They would rather cover up crimes.

-Brian Tumlin (sheriff investigator) Audios

<https://www.youtube.com/watch?v=pOwr9NB3j7A>

At the DA's office:

[https://www.youtube.com/watch?v=q\\_NNpHaIjQA&feature=share](https://www.youtube.com/watch?v=q_NNpHaIjQA&feature=share)

We got to the hospital at 8pm on 10/9/16. At this point I was at 9cm. I was in a lot of pain, mostly because I lost focus because of the chaos that surrounded us at Cheaha State Park, with all of the state employees, surrounding us and putting fear into us.

Christian and I, despite the situation, always remained calm. Despite my pain, I did not make too much noise. It was everyone around us at the campground, yelling, frantic, and chaotic. It was NOT a normal situation of people that supposedly know what they are doing. No one seemed to have any idea what they were doing EXCEPT Amber Smith, who was actually a real nurse and knew she could not touch me. She did not. It was then Amber Smith who told the ambulance driver to go to RMC.

At the hospital, I accepted pain management, and I tried to rest and wait for my body to do what it does. In the delivery room, I was asked to sign a sheet of paper naming who I wanted to allow in the delivery room with us while in labor. I wrote down Christian's name only. About 20 minutes later, as I am in labor, a nurse came in saying we had a relative there by the name of Tammy Power. Christian and I said, she was not our relative, and to please tell her no visitors right now, and that we would call her when the baby was born. The nurse said okay, and left the room.



About 5 minutes later, Tammy walked in. Tammy put her bag down, and came over to me and put her hand on my hand and said, “we are family now, whatever you need, I am here.” Keep in mind, this seems like a very nice gesture and we are all about love, but we barely knew this woman and I was in very much a lot of pain and did not feel comfortable around people I did not know, while in this amount of pain especially after all the chaos I just went through with them at the campground. We were trying to not be rude, all while trying to make me comfortable at the same time. Christian allowed her in there for about 5 minutes, not wanting to kick her out, but she seemed to be planting herself firmly and it was kind of confusing. So, after she tried getting Christian out of the room, to go get something to eat, as I am in active labor, he pulled her aside, and quietly said to her, “Tammy, I am not leaving the room right now. This is a sacred moment between my wife and I and I am going to have to ask you to leave the room. We will give you a call, to let you know when he has been born.” She grabbed her pocketbook, sighed loudly, shook her head in anger, said nothing to me, and stormed out of the room.

I continued focusing on the labor, and relaxing.

We filed a HIPAA complaint on the hospital allowing Tammy in after I signed saying no visitors and also said NO to the nurse. They denied our complaint saying that they interviewed Tammy and that according to Tammy, no HIPPA was violated.

About two hours before our beautiful baby boy was born, I was still at 9cm. I stayed at a 9 and never made it to 10 before pushing. My water was still not broken and I asked the nurse if the doctor was going to break my water. She came back in and reported that “no, the doctor was not going to break my water, because of my request for natural (even though he just gave me pain management). So, she then said, despite my water not breaking I could start pushing and then maybe it would break.

So, I started. After about 2 hours of pushing, the doctor came in with another older woman, and several nurses. Nurses that were not even taking care of us, came in to witness, because it was known at that time, there was a baby being born in the sac. The nurses were amazed, all saying they had never experienced this, and one of them said it is known to be called, “angel-dust”. Therefore, this is why we called our baby a miracle, angel baby. This came from one of the nurses mouths, at the time.

Up until this point, I did not know what “en-caul” meant. It was after I delivered our baby boy completely in the sac, that I realized the legends of what this means. We were so amazed, by the experience, as were the hospital staff that we naturally talked about it. This later, got twisted by DHR attempting to paint us as delusional lunatics, who said we said, that our baby was a prophet. We never said those words, and even if he IS, why is this a bad thing? We simply stated he was born en-caul which is a miracle in itself. It is known to happen about 1 in every 800,000 births. It was kind of a big deal to us and we were persecuted for it. <http://www.caulbearer.org/>

## Baby Born on 10/10/2016 @ 6:53am

My labor started off with just 2 nurses helping me push (who were great by the way!) and Christian. The birth ended in SEVERAL nurses, coming in just to witness the birth because he was born a caul-bearer.



Attention has been made regarding refusing the Vitamin K shot. You will be told you have the right to refuse. Don't believe it.

**DID YOU KNOW?**  
**The Vitamin K shot is so dangerous that it is one of the few vaccines which has what is called a “black box warning.”**


**INJECTION**  
**AquaMEPHYTON®**  
(PHYTONADIONE)  
Aqueous Colloidal Solution of Vitamin K<sub>1</sub>

**WARNING - INTRAVENOUS USE**

Severe reactions, including fatalities, have occurred during and immediately after the parenteral administration of AquaMEPHYTON (Phytonadione). Typically these severe reactions have resembled hypersensitivity or anaphylaxis, including shock and cardiac and/or respiratory arrest. Some patients have exhibited these severe reactions on receiving AquaMEPHYTON for the first time. The majority of these reported events occurred following intravenous administration, even when precautions have been taken to dilute the AquaMEPHYTON and to avoid rapid infusion. Therefore, the INTRAVENOUS route should be restricted to those situations where another route is not feasible and the increased risk involved is considered justified.

**DESCRIPTION**

Phytonadione is a vitamin, which is a clear, yellow to amber, viscous, odorless or nearly odorless liquid. It is insoluble in water, soluble in chloroform and slightly soluble in ethanol. It has a molecular weight of 450.70.  
Phytonadione is 2-methyl-3-phytyl-1, 4-naphthoquinone. Its empirical formula is C<sub>31</sub>H<sub>46</sub>O<sub>2</sub>



These are the reasons we opted out of the Vitamin K shot, including the risk factors the Vitamin K shot has. NO NEED FOR IT. So we declined!!

They kidnapped him and injected him anyway!!

<http://medickidnap.com/2017/11/26/baby-of-idaho-disabled-mom-seized-when-parents-claim-religious-exemption-to-vaccines/>

What is the need for vitamin K? [Vitamin K](#) is necessary for normal blood clotting in adults and children. Some babies (in fact, most of them) are born with insufficient vitamin K levels.

In some newborns, this deficiency can lead to a serious bleeding disorder, typically in the first week of life, called Hemorrhagic Disease of the Newborn (HDN). Internal bleeding occurs in the brain and other organs, leading to serious injury or potentially even death.

While this disease is rare (incidence of 0.25 percent to 1.7 percent), it has been standard practice to give injections of vitamin K as a preventative measure to all infants, whether or not risk factors are present.



*Your newborn can be at increased risk for HDN if any of the following are present:*

- [Preterm delivery \(OUR baby was FULL TERM\)](#)
- [Low birth weight \(Our baby was a healthy 7 pounds 5 ounces!\)](#)
- A forceps or vacuum extraction delivery (pushed him out naturally!)

*You will be told Social Security application at birth is a voluntary program. Don't believe it. We did not feel it was necessary at this time to slap a number onto our baby, since he was just born, we did not yet have a name, and we just wanted some peace and quiet and time with him, before naming him.*

*You will be told you may send in the birth certificate at a later date. Don't believe it.*

*You will be told the security bracelet is for your protection so no one can take your baby. Don't believe it. Christians words in the hospital room. "Why does he need a security bracelet at a "baby safe hospital?" if he is to never leave the room, I am his protection, he does not need that". They saw this as a threat even though they gave us the option. Most people are okay with putting unnecessary devices on their babies. We just wanted him to feel peaceful and not poked and prodded upon coming into the world. They then translated this later to "may flee with child".*

*Now picture yourself in the recovery room, excited and overjoyed while holding the baby you have been waiting for so long, tremendous relief that baby is healthy and you are also. There is a lot of trust and peace in the room at this time and the mood is celebratory. You never expect the nice social worker who is only asking a few questions to furiously be working behind the scenes to steal your baby.*

Danielle's words: A social worker who works for the hospital, Cheri Gay, came in to speak with us after the birth of our baby. She asked us questions about why we were traveling (missionaries), and where we had been staying before traveling to the hospital. We talked to her about not wanting social security number, birth certificate because we were not yet naming him until most likely after leaving the hospital. She said everything was fine, and she left the room. After an administrative person came in asking about a birth certificate and we said we would not be signing one, she did not know what to do and told us we needed to sign one. We said, there was no law stating that we had to, and in fact it was a voluntary program and that we would not be signing a contract for our baby that day, especially as we wanted some time to name him.

We then called Cheri Gay back in the room to re-clarify what we had already spoken about to make sure these things were not going to turn into "issues". She had said also that she had spoken to Tammy Power....in other words, Tammy Power had spoken to the hospital social services about us AFTER Christian asked her to leave the delivery room. (Later on we were told by DHR social worker Stacy Jackson, that a "state park employee" called social services saying our "tent smelled like marijuana" (ALL DRUGS TESTS HAVE BEEN NEGATIVE and we do not smoke marijuana)....

Cheri Gay according to medical records spoke with Stacy Jackson and asked for her to come in and do an investigation on us. She spoke with Stacy Jackson at 3pm on Tuesday October 11 and then Stacy came in at 4pm to remove our child at 4:30pm before a court order was even signed. Cheri Gay had spoken to CLAY county DHR on October 10, 2016 and apparently had been trying to figure out how to get someone in to investigate us right after birth. She spoke with multiple DHR workers and then finally it landed with Stacy Jackson.

*Hospitals have become a truly dangerous place to have a baby. When armed officers walk into your peaceful recovery room they will rip your nursing baby away from you and there will be nothing you can do about it. Danielle explains part of Officer Israel's testimony. (full testimony of Officer Israel found here*

*<https://letourbabiesgo.com/2018/01/19/courtroom-holm-transcripts-tapes-6-7-8-9-10-11-12-consolidated/>)*

**Alabama is consistently rated among the worst states in the nation for giving birth, according to the March of Dimes Premature Birth Report Card, which recently issued the state an “F.”**

Excerpts from the transcript:

(Danielle's words:...there was NO EMERGENCY FOR HER TO TAKE HIM FROM ME and a law enforcement officer cannot take a child without there being an emergency against the child. And yes, the way we TALKED was “disturbing to her” because we spoke of the devil being prevalent and us following God. When she first took him off of me I remember saying over and over again, “why are you doing this, we have done nothing wrong”....but we never screamed at her or anyone. We were shaken up. I was crying inconsolably. I never threatened. I never cussed, neither did Christian. Christian was calm because God made him calm.) In fact, after they separated Christian and I, in different rooms and then kidnapped our baby, the social worker, Stacy Jackson, then sat next to me, as I am crying and trying to figure out what just happened and she said, “Your husband is in the other room right now and is VERY calm. This is very concerning. This is an upsetting situation and he is so calm.” Notice how later, she and others say he was “HEIGHTENED”. Christian is ALWAYS so calm, because he has found the Creator within and listens as best as he can. He had a calmness come over him, telling him everything was okay and to stand there, and speak with the officers. He never raised his voice, never threatened, and all he said to the nurses when we left the hospital was “this will not be the last time you hear about us”. Meaning, the world is going to know what has happened to us, because this is evil. Supposedly they took this as a threat.)

Mr. Hamlin: Can you explain that?

Officer Israel: Well, I mean...I'm sitting there. I'm explaining the situation to Mr. Holm and he is like, “The devil is in this. This is not right.” And we're feeling like we are totally here to do a job. We're here....I don't know you. I don't know anything about you. I'm not here to harm you or do anything....This is not personal because I am here to do a job and I explained that to Mr. Holm. And of course he went on and on about how the devil was in this and...

*When they remove your child you need to be calm. It is just a baby, and they may be killing you but you can't say a thing. Remember, it isn't personal. They are just doing their job...*

(Danielle's words: Exactly. We did not flip out, so it was concerning because we were "too calm", and we did not flip out so it was concerning because they couldn't find something against us. She wants acknowledgment for her JOB. And guess what, she is the WIFE OF A PASTOR!)

Mr. Hamlin: And at the time that Ms. Holm was informed that the baby had to be removed, was she cooperative?

Officer Israel: Um...she was....I explained to her why I was there and told her we had a court order signed from the judge that we had to remove the child from her custody.

(Danielle: \*\*\*LIE....the court order was SIGNED at 5:20pm....He was taken into custody at 4:30 pm and we never saw a pick up order)

Officer Israel: She tried to get up out of the bed and leave at that point and I detained her by her left arm and told her that she needed to comply.

(Danielle: \*\*\*LIE, I had an epidural. My right leg was numb and I could not move very easily. And Mr. Hayworth barricaded me in the bed before the removal by putting up the side bars of the bed to keep me in it as Israel was talking to me.)

Officer Israel: Mr. Hayworth was standing on the other side of the bed. She was grasping the baby very tightly.

(Danielle: I twisted my body to my right as he was breastfeeding on my right breast with his body laying across my chest. When she started reaching down, I twisted my entire body and held him against me allowing him to continue feeding. Mr. Hayworth then threatened me and said I needed to let go of the baby. He then grabbed my right arm over the railing of the bed so that I would let go of the baby. As he held my right arm down, I then continued twisting my body and hold the baby with my left arm until she reached down and grabbed him, ripping him off of my nipple while latched on.)

Officer Israel: It became concerning and I told her that she did not need to harm the baby or I would press charges and have her jailed for child abuse.

(Danielle: She grabbed the baby, he started crying after being ripped off of my nipple, and she looked down at me and said, "now I have something against you, for trying to hurt your baby")

Officer Israel: Because of the...you know....you could tell..the baby started crying. He was in distress.

(Danielle: Because she ripped him off of me violently while he was feeding on my breast!)

Officer Israel: At that point Ms. Stacey stepped in and took the baby, removed the infant.



(Danielle: LIES...LIES....LIES....ISRAEL RIPPED HIM OFF OF ME WHILE HE WAS FEEDING and then handed him to Stacy Jackson who was at the foot of the bed with the intern).

Mr. Hamlin: How many times did you all have to ask for her to turn over the...

Officer Israel: Oh, several times.

Mr. Hamlin: So she did not turn over the baby, peacefully.

(Danielle:\*\*\*\*Oh sure, you can have him. What was I thinking? I could deliver this child and actually think he was mine? Anyone can just come in for no reason and demand I hand him over and immediately.-insert serious sarcasm here. If ANY mother in this situation have any better ideas as to how to protect your child while being falsely accused and being told your child is being taken from you, I would love to know....I did not scream, I did not cuss, I did not threaten. I merely held my baby as he was feeding on my chest and tried keeping him on me...with ONE arm, because my right arm was being held down by a security guard so that I would let go of MY baby that I just delivered one day previously.)

### *Baby stolen on 10/11/2016 @ 4:30pm*

Medical records of baby show he was perfectly cared for, nursing well, and family bonding was very good. He never cried. After removal he became distraught, was not held or comforted, and cried until he coughed up blood.

A negative drug test for both mother and baby will not help either when you try to recover your child. They will keep them anyway.

**RMC**  
Regional Medical Center

RMC Progress Note

<b>Patient:</b> HOLM, BOY DANIELLE	<b>Sex:</b> Male	<b>Date of Service:</b> 10/11/2016 09:43	<b>MR#:</b> 469033
<b>Age:</b> 1D	<b>DOB:</b> 10/10/2016	<b>Room:</b> N11	<b>Bed:</b> 01
<b>Attending Physician:</b> DOGGETT, LEWIS C.		<b>Created By:</b> DOGGETT, LEWIS C.	<b>Visit #:</b> 5000460671
		<b>Creation Date:</b> 10/11/2016 09:43	

**ALLERGIES** ☐ Reviewed ☐ Updated  
No Known Allergies

**INTERVAL HISTORY**

Hospital Day: 1 Post-op Day: S/P  
Comments: Doing well. Feedings going well according to mother.

**VITAL SIGNS** ☒ Reviewed ☐ Updated

T-max (Last 24 hours):  
Last Set of Vitals:

Pain: 0 1 2 3 4 5 6 7 8 9 10 Scale: Numeric Wong Baker FLACC Scale

**PHYSICAL EXAM**

**RESULTS**

**Laboratory**

Order	Test	Value	Reference Range	Comments	Status	Collection
URINE DRUG SCREEN	U Amp	NEG			Correcte	10/10/2016
URINE DRUG SCREEN	U Bar	NEG			d	21:21:00
URINE DRUG SCREEN	U Ben	NEG			Correcte	10/10/2016
URINE DRUG SCREEN	U Coc	NEG			d	21:21:00
URINE DRUG SCREEN	U Opi	NEG			Correcte	10/10/2016
URINE DRUG SCREEN	U PCP	NEG			d	21:21:00
URINE DRUG SCREEN	U THC	NEG			Correcte	10/10/2016
URINE DRUG SCREEN	U Methadone	NEG			d	21:21:00
URINE DRUG SCREEN	U Ecstasy	NEG			Correcte	10/10/2016
URINE DRUG SCREEN					d	21:21:00

[ NAME: HOLM, BOY DANIELLE - MRN: 469033 - Printed: Tuesday, October 11, 2016 9:49:29 AM - Page 1/2 ]

HOLM, BOY DANIELLE MRN: 469033 Encounter: 5000460671 Page 1 of 2

**NORTHEAST ALABAMA REGIONAL MED CENTER  
CLINICAL LAB REPORT**

PATIENT: HOLM, DANIELLE  
MR#: 469031  
LOC: PP 6311 01

**CHEMISTRY**

- TDM/TOX -

DATE: 10/10/16  
TIME: 01:11

	UNITS	REF.
U Amp #	NEG	
U Bar #	NEG	
U Ben #	NEG	
U Ecstasy #	NEG	
U Coc #	NEG	
U Opi #	NEG	
U THC #	NEG	
U PCP #	NEG	

**HEMATOLOGY**

- HEMOGRAM -

DATE: 10/12/16 10/11/16 10/09/16  
TIME: 06:16 00:06 21:29

	UNITS	REF.
WBC 11.4 H	14.6 H	10 <sup>3</sup> 4.5-10.4
RBC 2.65 L	3.60 L	10 <sup>6</sup> /mL 3.70-5.30
Hgb 8.9 L 9.2 L	11.8	gm/dL 11.0-16.0
Hct 26.7 L	35.7	% 35.0-47.0
MCV 100.6 H	99.3 H	fL 81.0-97.0

10/10/16 01:11 U Amp:  
Cut-off lowest limit of detection for Amphetamines Urine Screen = 500 ng/mL  
10/10/16 01:11 U Bar:  
Cut-off lowest limit of detection for Barbiturates Urine Screen = 200 ng/mL  
10/10/16 01:11 U Ben:  
Cut-off lowest limit of detection for Benzodiazepines Urine Screen = 200 ng/mL  
10/10/16 01:11 U Ecstasy:  
Cut-off lowest limit of detection for Ecstasy Urine Screen = 300 ng/mL  
10/10/16 01:11 U Coc:  
Cut-off lowest limit of detection for Cocaine Metabolites urine screen = 300 ng/mL  
10/10/16 01:11 U Opi:  
Cut-off lowest limit of detection for Opiates Urine Screen = 2000 ng/mL  
10/10/16 01:11 U THC:  
Cut-off lowest limit of detection of Cannabinoids Urine Screen = 50 ng/dL  
10/10/16 01:11 U PCP:  
Cut-off lowest limit of detection for Phencyclidine Urine Screen = 25 ng/mL  
10/12/16 06:16 CBC w/Dif  
DAY OF DISCHARGE

LEGEND: H = High, L = Low, \* = Abnormal, C = Critical, c = Corrected, # = Interp Data, f = Footnotes, @ = Ref Lab

PATIENT:	HOLM, DANIELLE	MR#:	469031
REPORT DATE:	10/18/2016 TIME: 6:47 AM	CHART REQUEST ID:	12471809
CHART TYPE:	Final	PAGE:	2 of 6

## What Now?

*So now you have no baby, no court order to take baby, and a half sheet of paper with instructions to show up for something but you don't know what. Immediately you notice you will receive no more doctor's care or attention from any nurse and this is just after having your first baby. As soon as the anesthesia wears off you are forced to walk out the front door where it is promptly and ceremoniously locked. No wheelchair ride. A guard is posted. No gift bag.*

*You believed that the hospital security that is established will protect someone from stealing your child and the footprints will insure that everyone will know this newborn child is yours. That is only true for strangers. Anyone, and I mean anyone, from child protection agencies may come in and sign as the mother. The nurse will sign off that indeed the mother has taken the child, even if the names do not match. This is the piece of paper with the baby's footprints and mother's thumbprint. So much for security. A computer will duly note that the child went with the mother and all is well. No one will care that it isn't true. Ever.*

OneContent: Generated By RMCNDS/px0878 Generated On: 11/16/2016 16:07

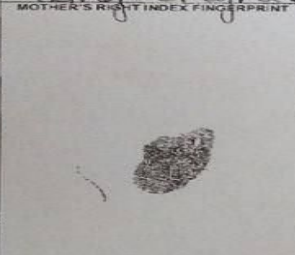


**NORTHEAST ALABAMA REGIONAL MEDICAL CENTER**  
ANNISTON, ALABAMA 36202-2208

**NEWBORN IDENTIFICATION**

Adm Dt: 10/09/2016 Rm #: L07 P/C: PP DOB: 01/12/1984 32Y

HOLM, BOY DANIELLE  
MR 469033 UP 10/10/16  
5000460671 MR 469033 UP 10/10/16  
10/10/16 NB M DOUGGETT, LEWIS C

HOLM, BOY DANIELLE  
MR 469033 UP 10/10/16  
5000460671 MR 469033 UP 10/10/16  
10/10/16 NB M DOUGGETT, LEWIS C

MOTHER - Name	Hospital No.	INFANT - Name	Hospital No.
Holm, Danielle	469031		
Printed Number	IDENT-A-BAND	Infant's Birth Date	Time
09718	Danielle Payner	10/10/2016	@ 0653
Signature (Person Applying)	PRENYS	Color or Race	Sex
Danielle Payner		CAUC	Male
Signature (Person Taking)		Weight	Length
		3318gm	17#502 20"12
MOTHER'S RIGHT INDEX FINGERPRINT	INFANT'S LEFT FOOTPRINT (or palmprint)	INFANT'S RIGHT FOOTPRINT (or palmprint)	
			
Signatures, Persons Confirming Sex and Identification	Physician	Delivery Room Nurse	Nursery Nurse
	Johannson	Angela Payner	M. Wellman

UPON DISCHARGE - Affix Infant's Ident-A-Band® bracelet below and have statement signed and witnessed.

09718	FWX	Holm, Danielle	469031	1
		10/10 11500653 Boy	Johannson	1

I CERTIFY that during the discharge procedure I received my baby, examined it and determined that it was mine. I checked the Ident-A-Band® parts sealed on the baby and on me and found that they were identically numbered 09718 and contained correct identifying information.

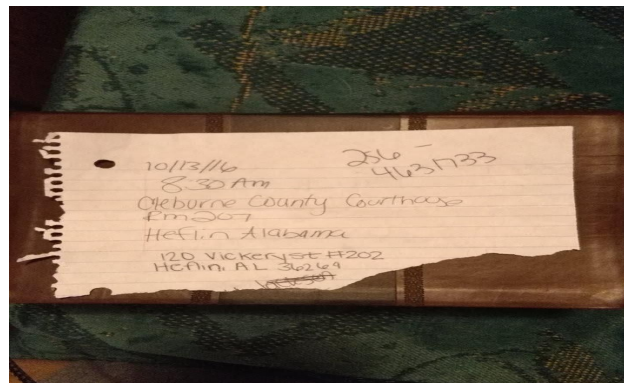
Shelia M. Cain RN Witness (Hospital Representative) R. Alex Martin Signature of Mother

Date 10/12/16 Time 1200 Date 10/12/16 Time 12:00

LOROS Rev 4/02, 05/16 NEWBORN IDENTIFICATION

Patient: HOLM, BOY DANIELLE MRN: 469033 Encounter: 5000460671 Page 1 of 1

Sad details in newborn medical records show how easy it is to exchange your newly delivered baby to the government's care. There are 15 pages. I have included one (7<sup>th</sup>) here and a link to all pages of medical records



and the whole story as told on the Holm website. <https://freebabyholm.com/about/>

Anniston		IntelliSpace Perinatal Documentation
NEWBORN Notes		
10/11/2016 16:33:18	SMITH RN, KAREN	Pain Assessment: no positive findings
10/11/2016 16:33:18	SMITH RN, KAREN	Safety Assessment: (Safe Surroundings: Infant placed away from drafts, Back to sleep, Bed free of loose bedding)
10/11/2016 16:33:18	SMITH RN, KAREN	Dietary/Nutritional Assessment: (Breast feeding: Feeding on demand, Latches well, Most of areola in mouth, Rhythmic sucking, Audible swallow, Cradle hold)
10/11/2016 16:33:18	SMITH RN, KAREN	Assessment: (Back and Extremities: Normal flexion and tone, Normal movement extremities; Posture: Flexed extremities)
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Location of patient: Remains with mother
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Nurses notes: No distress noted
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Nurses notes: NB assessment done in mom's room
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Infant to breast
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Assisted with position and latch
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Assessed latch/position
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Assessed suck/swallow
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Mother c/o sore nipples
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Mother using colostrum for sore nipples
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Mother using lanolin for sore nipples
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Maternal breast assessed for problems noted
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Breastfeeding assistance given
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Breastfeeding encouragement given
10/11/2016 16:33:18	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Educated on correct latch/position
10/11/2016 16:55:00	SMITH RN, KAREN	Event: Baby Friendly/Breastfeeding: Verbalizes understanding—
10/11/2016 16:55:00	SMITH RN, KAREN	Event: Location of patient: Returned to nursery
10/11/2016 16:55:00	SMITH RN, KAREN	Event: Nurses notes: No distress noted
10/11/2016 17:05:00	SMITH RN, KAREN	Remarks: To nursery in the arms of Stacy Jackson, Ogleburne County DHR SW.
10/11/2016 17:15:00	SMITH RN, KAREN	Remarks: Security tag applied to infant left leg. Left foot pink with no edema noted
10/11/2016 17:15:00	SMITH RN, KAREN	Regurgitation output: Large; Old blood
10/11/2016 17:50:00	RECORD, RN, IBCLC ANDREA	Remarks: Linens changed
10/11/2016 17:50:00	RECORD, RN, IBCLC ANDREA	Event: Baby Friendly/Breastfeeding: Instructed on use of double electric breast pump
10/11/2016 17:50:00	RECORD, RN, IBCLC ANDREA	Event: Baby Friendly/Breastfeeding: Reinforced pumping 8-12 times/day
10/11/2016 17:50:00	RECORD, RN, IBCLC ANDREA	Event: Baby Friendly/Breastfeeding: Instructed on sore nipple prevention and interventions
10/11/2016 17:50:00	RECORD, RN, IBCLC ANDREA	Event: Baby Friendly/Breastfeeding: Verbalizes understanding—
10/11/2016 17:55:00	RECORD, RN, IBCLC ANDREA	Remarks: Baby in nursery by order of DHR. Mother is crying. Given double electric breast pump and shown how to use it. Is pumping at this time. Instructed to pump for 20 min. every 2-3 hrs and call nursery to pick up milk. Instructed on pump parts after each pumping
Date Printed: 10/13/2016		Newborn Face Sheet_PX.docx
		Page 10 of 15



Discharged from hospital without our baby on 10/12/2016 and headed straight to the newspaper, Anniston Star. Was interviewed by a reporter, and our story was in the paper the next morning, before court. The next day in court, they put out a gag order, so we could not continue speaking about our baby being kidnapped and we were threatened with jail if we did. The news reporter we spoke to then "get promoted" and left her job post.



[https://www.annistonstar.com/news/cleburne/spiritual-couple-say-their-infant-was-taken-away-by-dhr/article\\_6813e4c4-9102-11e6-b7fe-5f0eab03b7e5.html](https://www.annistonstar.com/news/cleburne/spiritual-couple-say-their-infant-was-taken-away-by-dhr/article_6813e4c4-9102-11e6-b7fe-5f0eab03b7e5.html)

Holms: After having our baby kidnapped from the hospital and after being discharged, we stayed at Cheaha Lodge (a hotel) for about a week. During that week, we were scurrying looking for a place (even though DHR did not and does not have jurisdiction over us because we do not LIVE in Alabama officially). But at that point we were in the "comply or die" mindset. So, we were doing everything DHR was asking out of fear over protecting our baby boy and not knowing any better of DHR's tactics at this time.

Cheaha staff, without us asking, insisted on helping and reached out to us. They offered for us to stay at the Lodge until we found a place while Danielle was recovering. We accepted. Tammy sent Stefanie Riggs to us to "help" us and "drive us around" and look for places (our car at this time was still in Montgomery). She also had Rob Keith stick with us. We were told by Tory, at Cheaha that SHE had found a camper for us to buy if we were interested. We were told by Tammy and Stefanie that funds were being raised and that donations were coming in, both money and baby items. We were so grateful, so happy and so filled with love because we saw people coming together to make change happen and it filled us up with joy. We NEVER asked. We were only told, they were doing these things to help. So we accepted because we were in alot of pain at this point and truly thought they were going to help us.

BEFORE the shelter case hearing on October 14, Stefanie took us to her biological father's property where he had a FEMA trailer he was renting out. It was furnished, had all utilities and she said rent was paid for. We got a "lease agreement" signed by him, and a rent receipt to show that we had the shelter DHR was looking for. We showed proof of this at the court hearing the next day.

Stefanie also testified on the stand that we had this shelter and it was paid for and we would be moving in ASAP. Stefanie then called us that night, and let us know the trailer "fell through" but that she could take us to look for other places over the next couple of days. After driving around looking at a few places that did not seem to fit the bill for DHR, we finally went to look at this camper Tory had told us about. We thought it would work out perfectly. Stefanie said she had been looking for a camper just like it. It seemed as though everytime we found a "place to live" we were blocked, or it was taken from us.

She said at that time that we had about \$600 in cash in donations and a check she thought for around \$950 from a church who did a "love offering" for us. Her and Tammy were holding onto our donations while driving us around, and controlling the situation the best they could. We were taking their word for it, on what had been raised by others. While at this camper, we told Stefanie we were interested in the camper but we needed to make sure with DHR FIRST before spending donation money on a camper we didn't even know was going to be good enough. Stefanie said she could always buy it now to make sure we had it and then she could take it out of the donation money raised for us.

We then asked DHR if a camper would be okay, and they said as long as there was running water, electricity it would be fine. Stacy Jackson said, "I think that would be great for you guys". We told Stefanie that the camper would be fine with DHR and we wanted to get it. Stefanie told us it was on the way to Cheaha, that Tammy had arranged a spot for us to be able to stay at to get the baby back, with electricity and water running, next to the bathrooms, and that we could stay there for 30 days in the VIP spot if we were to volunteer for the park. Tammy then said, "welcome home, to your new camper! Now, go bring our baby home!".... Christian oftentimes asked what he could do to get started, with volunteering, and he showed his gratitude multiple times. They kept saying, focus on getting your baby back for right now and again, made it seem like they were "helping".

We moved all of our baby stuff into the camper at that point, and started making it "home". We knew that DHR would be looking for "stability" so, we knew we were going to need to show them proof of ownership and that we had a home and that we could stay at the park for at least a month and in the meantime would figure out the next step. We asked Stefanie, who we were told bought the camper with our donation money FOR US, if we could have the title to show DHR proof that we had a solid shelter and we were going to start volunteering as soon as we could. (At this point we still did not know who we had to talk to, in order to get volunteering started, but we were just getting settled into our new spot).

Stefanie then told us that her husband said the camper would have to be in their names and we could live there for a little while but then would have to move out because they would be living in it on the road. Stefanie had then said at that point that SHE bought the camper. We asked with what money because we still had not seen the supposed donation money and thought it had been spent on THIS camper we were currently sleeping in. She said, she bought it with THEIR money even though there was no speaking of this, before we moved ourselves in. So, now we are in this camper, which is all of a sudden not ours, her money paid for it, and we are still relying on this supposed donation money they had received for us. They then used this against us saying we were ungrateful and that we should have been grateful to be in a camper, and why were we expecting so much. We were not expecting anything

until they said there was something there for us TO expect, to help us. So, naturally when you know something is there to help you, you start factoring that into your plans. Why did we need to KNOW what was going on? Because we were going back and forth with DHR telling them what we were doing in this foreign land, of ALabama that we were VERY quickly trying to get settled in to get our baby back ASAP. Everything we did was road blocked by Cheaha State Park employees, and then everything we did or did not do was then used against us in court to make us look bad.

We had moved into the camper under the impression Stefanie got it for us, not with HER money but with the money others donated in order to help us get THIS camper. We had made arrangements, told DHR we had the camper ready, everyone said, "it's yours" and you can "be here for a month"....and then after a day of sleeping in it, "it's not yours" and then Tammy told her employee Rob to tell us we needed to move out by the end of the week the following week. The VIP program (30 day volunteer program) was no longer available for us. This all happened within a matter of one week.

Since Rob felt bad about the situation, he spoke with his family. His family then contacted us. They donated a majority of the money for a camper we ended up searching for online because we now had to move out of this camper that Stefanie bought. Rob's parents said it was their tithe. Rob's dad is a retired pastor. Also, we ended up finally getting the donation money that employees kept asking us if we had received after we asked Tammy for a meeting about it.

We had a meeting with Stefanie, Tammy, Rob and Hannah, another employee here. Hannah's father is a pastor and he donated the check for \$950 dollars towards the camper we ended up getting. Both Hannah's dad and Rob's dad, both pastors contributed to OUR camper which we ended up finding AFTER we got kicked out of the camper Stefanie bought without our knowledge after we had already moved in with the hopes of getting our baby into it immediately. Tammy was well aware of all of this, as she is the one who orchestrated the entire thing, asking Stefanie to drive us around, looking for places, and asking Rob to help out and asking Hannah if her church could donate.

Tammy lies on the stand multiple times about this entire situation. Both Tammy and Stefanie are good friends. Stefanie works with Tammy side by side at Cheaha, and Tammy brought Stefanie to us at the very beginning BEFORE giving birth, BEFORE going into labor, to "donate" baby items to us "just to be nice" because she had just had a baby and wanted to. Tammy and Stefanie as well as Rob, were all on the same team, "helping" offering food, rides, clothes, baby items, donations to then FLIP at the perfect time, right when DHR takes our baby and is looking for certain things. Right when we would have something to show DHR, it would be sabotaged. Stefanie testified for us at the shelter case hearing saying we had EVERYTHING necessary. 2 months later testified against us saying we had NOTHING, FOR NO REASON....We never changed. Only they did. Give donations, take away donations, say we are expecting donations, saying we did this, we didn't do this. They are up, down, left, right....as we are just standing there speaking the truth.

Holms: AFTER Stefanie bought the camper that we actually moved into at Cheaha that we THOUGHT was purchased with OUR donation money that we were told was FOR the camper, once we realized Stefanie was not allowing us to have the camper or putting it in our name to show DHR it was OURS and that she bought it with her money even though we still did not have the donation money....(so now no money, AND no camper AND DHR waiting for us), Tammy then told us that Stefanie was offering to sell her OLD trailer that her husband was currently using on the road for his jobs for \$400.

Stefanie did NOT take us to see anything AFTER she bought this camper out from under us because we no longer trusted her. The same time Stefanie said it was her camper and not ours, was the same time Tammy had told us to leave the park through her employee Rob, so we left and never turned back and Rob's family and Hannah's check of \$950 from her church helped us buy the camper we now own and live in. And we purchased THIS camper we currently own and live in with Hannah's donation of \$950 AND Rob's parents donation because they felt bad for what Stefanie and Tammy had done to us. Rob, saw them flip on us all of a sudden and did not understand it himself.

Tammy used her employee, Rob Keith, to come tell us that we needed to leave by the end of the week, even though just a few days prior, she told us that we could be there for at least 30 days and volunteer. At the same meeting where she gave us the donation money (AFTER realizing the camper was NOT OUR HOME), she finally gave us the number for Tony Knight, the guy who we would be helping and volunteering for. The SAME day she gave us that number was the SAME day Christian called. Tony Knight said, "I thought for sure you would've called me a long time ago. I was expecting your call a few weeks ago". Christian said, "I didn't even know you existed until today. I have been waiting on directions to know what to do here."

Shelter Hearing was on 10/13/2016 @8:30am

Danielle's words: Originally they kidnapped him based on mistaken identity that we were human traffickers and drug smugglers. So when we went into the shelter hearing we were innocent, vulnerable, traumatized and didn't really think it was a trap because we knew we hadn't really done anything wrong. When we got to court we were going to stand in for ourselves but two lawyers forced themselves into our case by threatening that we would not get our baby back unless they helped us.

That attorney basically said while she had us on the witness stand, do what we say or the kid gets it. What would anyone do or say? We did not know what we were supposedly agreeing to. Apparently, when you answer that you will cooperate in ANY way or if you answer that you UNDERSTAND what they say, that means you just consented to their right to do what they are doing. At that time, we did not know that since we had never had to deal with anything within the court system.

*Would you know that if it had happened to you? Perhaps you should take notes. This would be one of them. You don't get a second chance to guess it right. You need to understand everything about family court BEFORE you find yourself there. You are also expected to know 80,000,000 laws and counting, because if not, you will be condemned.*

Danielle's words: We proved all of their false accusation were unfounded, we showed proof of a rental lease to prove that we would provide what they wanted even though we did not live in Alabama, we answered all their questions truthfully, the lawyers objected to nothing the prosecution was doing to us, and when the judge stated at the end of the hearing that our baby would remain with the state, we went into total shock. We had no idea. **She herself even said, "shelter is not an issue. Seems as though we just need the fingerprints to come back."**

*After that we realized that we were dealing with serious corruption. That changed our whole attitude and we could no longer trust any of them. We treated them all as if we were dealing with a foreign country. We were having to use their laws knowing that they had violated their own laws. They don't even respect their own.*



Christian and Danielle Holm are facing incarceration until they sign papers giving up their legal rights to their private information, and by order of the judge they have been demanded to immediately forsake their religious beliefs if they ever want to have their son again. Their simple faith has been declared a mental illness necessitating the removal of their newborn, and for this mental illness of religious convictions they have been told they will soon be imprisoned for contempt of court. For refusing to renounce their faith they will be jailed until such time as they can submit to the demand of the court. It is a secret civil proceeding for which trials are not necessary in order to determine guilt. They have not committed a crime, their newborn was stolen at birth in collusion with many agencies who all benefit financially from this kidnapping under color of law, and they were told by the judge that they are not permitted religious beliefs. He said they do not have Constitutional rights when it involves the infant the state now owns. <https://letourbabiesgo.com/judge-turner-status-conference/>

*In Christian's own words:*

We cannot submit to any hostage demands for our Creator does not allow us to. We have already surrendered to our Creator and have been brought back into the systematic judicial system against our beliefs under duress because our baby was kidnapped by those who are forcing their will upon us. Therefore, what evidence do you have that you have not broken any of these laws?

*Christian found a few laws that he is convinced the state of Alabama has broken:*

Misprision of Felony: For failing to report the federal felonies of each other, committed against us by having or allowing our baby boy to be kidnapped from us, in violation of 18 U.S.C. § 4.

Operating a continuing financial crimes enterprise by fraudulently making claims that are not supported by any state or federal law against us, to come up with unlawful reasons to justify the unlawful kidnapping of our baby boy, in violation of 18 U.S.C. § 225.

Collectively operating a conspiracy against rights against us and our baby boy in violation of 18 U.S.C. § 241.

Each individual acting in a deprivation of rights under color of law, a constitutionally protected, inalienable right against us and our baby boy, in violation of 18 U.S.C. § 242.

Conspiracy to kidnap our live baby boy from us without probable cause or lawful judicial order in violation of 18 U.S.C. § 371.

Extortion by officers or employees by the United States by reason that the corporate state of Alabama is a corporate subdivision of the corporate United States by your making or attempting to make us yield up ownership, control, custody, and full, unfettered access to our baby boy in violation of 18 U.S.C. § 872.

By receiving the proceeds of extortion and by making us pay for unwanted, unneeded, and unlawful services, classes, testing, meetings, hearings, appointments, visits and more, in violation of 18 U.S.C. § 880.

By falsification of material facts against us or against our baby boy in violation of 18 U.S.C. § 1001 (Making false statements ).

For official certificates or writings by filing knowingly false documents in writing against us and against our baby boy in violation of 18 U.S.C. § 1018.

For committing frauds and swindles against us and our baby boy in violation of 18 U.S.C. § 1341.

For attempt and conspiracy against us and our baby boy, in violation of 18 U.S.C. § 1349.

For PEONAGE, by unlawfully participating of the taking of the human body of our baby boy against our will, and absent lawful court order (kidnapping), in attempting to place him into a lifetime of bondage, servitude and labor to a voluntary system in violation of 18 U.S.C. § 1581.

For engaging in monetary transactions and "property", treating our baby boy as if he were mere "chattle", or "natural resource material" and then attempting to enumerate him in a voluntary system,

derived from specified unlawful activity of kidnapping him from us in violation of 18 U.S.C. § 1957.

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Your acts and Omissions have also caused the following torts and causes of actions to occur against us, as further described herein as is recorded in the Alabama Statutes, to WIT:

Per Alabama Civil Statute 6-5-260, PERSONALTY: any unlawful deprivation of or interference with such possession is a tort for which an action lies,

Per Alabama Civil Statute 6-5-261; mere possession of our child without title, or taken wrongfully given us an action for any interference therewith, and you are not our Agents in any regard,

Per Alabama Civil Statute 6-5-262; any abuse of or damage done to the personal property of another UNLAWFULLY is a trespass for which damages may be recovered,

Mere presence in the physical building of the hospital did NOT eliminate, divest, interrupt or waive the full, lawful parental rights of either of us, over our lawful, exclusive ownership, custody and control of our newborn, healthy baby boy.

If any is alleged, said allegation is a falsity derived through (1) fraud, (2) misrepresentation (3) lack of full disclosure, and/or (4) duress

Per Alabama Civil Statute 6-5-263: No Bailment contract was offered and none was knowingly accepted and thus we claim none exist between us and the hospital, but if the hospital does claim some special bailment defense, we the parents still have the full right of action FOR THE RETURN of our "property", our kidnapped, live, baby boy.

Per Alabama Civil Statute 6-5-272; no guilt has to be proven either by court or confession, for their to be a civil claim for damages.

Per Alabama Civil Statute 6-5-280; to all public servants, in all three branches of government, in the City, county and state level, and all corporations disguised as government agencies, and in all quasi government entities that are providing "government like services", please be advised that we hereby recognize that you have oaths of office as your public contract to all of the people of America, that you will at all times protect, uphold and defend the constitutional precepts and to not is to break your own laws.

Per Alabama Civil Statute 6-5-281; Everyday of kidnapping of our baby equates to a new tort and crime.

Per Alabama Civil Statute 6-5-284: No agreement, assent, consent, acquiescence or permission was granted by any means nor in any manner, by us, to anyone on Yahweh's Green Earth, ever, for the taking and removing and kidnapping of our baby boy, by force, that was compelled and coerced upon us both through the unlawful presence of men and women acting under color of law, while visibly wearing deadly arms, placing us in fear of our lives if we were to resist or protect our own baby.

Per Alabama Civil Statute 6-5-300: We allege that all liable parties acted through their own voluntary, willing acts and/ or that they acted as agents, servants or employees of the corporations, entities, associations or agencies that you all claim to work for, which is therefore sufficient proof of such allegations of kidnapping, torture, false arrest, false search, false seizure and armed robbery.

Per Alabama Civil Statute 6-5-331: Alienation of Affection and criminal conversion are viable torts, and we accuse you, one and all, of causing the very real, beginning and growing alienation of affection that would definitely begin to occur to our son in the future if you were to follow through with permanently keeping our baby boy and placing him into some other family's care and custody to raise in your scheme of criminal conversion.

Last but not least, what evidence and or facts do you have that you can break your own laws to then claim jurisdiction over our family?

This is the Law with the reference link to the government site where it can be found:

<https://www.justice.gov/crt/deprivation-rights-under-color-law>

## SUMMARY

Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States.

For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prison guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. It is not necessary that the crime be motivated by animus toward the race, color, religion, sex, handicap, familial status or national origin of the victim.

The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.

### TITLE 18, U.S.C., SECTION 242

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Whose baby is this? Why does the government have all the rights to a child they didn't make? Whose baby is safe and what law protects the rights of the child and the parents? None.



*Danielle: Our tears in the courtroom that day were replaced with a fierce determination to do everything in our power to recover our stolen child and rescue him from the ones who were lying and presenting a false representation of the entire case.*

*Now picture yourself after the trauma of having your suckling newborn ripped off your chest walking out of court in complete and total shock (after believing what you had been told that everything was a case of mistaken identity and you would just be able to go and pick up your baby). If you didn't know before, you do now, that you definitely just wandered onto the set your own "Deliverance" movie. There is no one to trust and no one to care. You just haven't realized yet to what degree that is true.*

<https://letourbabiesgo.com/2018/01/18/court-transcripts-of-holm-kidnapping-under-color-of-law/>

<https://letourbabiesgo.com/2018/01/19/courtroom-holm-transcripts-tapes-6-7-8-9-10-11-12-consolidated/>

The day of court we complied with their request for fingerprinting on Christian to clear up mistaken identity. They had accused both of us of that, but suddenly they changed their story and only wanted Christian's. This was also the first time we saw our baby after he was taken to foster care. We had visits three days a week for three hours at a time. We had stayed in a room at Cheaha Lodge. I, Danielle remained in a state of severe grief and shock, denial and pain. Christian had the job of holding it together to take care of his wife and attempt to rescue his newborn.

<https://www.facebook.com/jonathan.payton.75/videos/1389534251070753/>









*We began to protest. We talked with many people who wanted to help. We went to the law library and began studying law, hour after hour, day after day. Within two weeks we began to file motions.*



*The Holms attended a special task force meeting for DHR and meet with Al Whitaker of Fox news. The results of the meeting were as if the Holms were invisible people who didn't exist. The government representatives were polite and professional though.*

*If you go to the hospital after your baby is stolen and file a complaint with them for ANY reason, you will be banned.*

Testimony below taken from

<https://letourbabiesgo.com/2018/01/18/court-transcripts-of-holm-kidnapping-under-color-of-law/>

Attorney: You said you have some documentation. Was there...if somebody is not supposed to be there or has been asked to leave, do you all get their names and all the people who is not supposed to be there or requested not to come back?

Mike: Yes.

Hamlin: Were they on any kind of list like that?

Mike: Not at that time but after they had left, after speaking with Elaine Davis .....(Arter?) Chief nurse, we did put them on a BOLO.

Danielle's words: We go to the hospital, that is involved in the kidnapping of our baby and the hospital that stopped treating me, as soon as they thought we were criminals, falsely. The same hospital that apparently "googled" Christians name to drum up a false accusation against him, and we want to make a formal complaint. We stood and spoke with Elaine Davis for about 10 minutes, with the door open and Mike standing right there listening, and we were both as we always are...calm, respectful and telling the truth. I cried telling what happened, because it is emotional each time I tell it. And Christian spoke truth, and asked what can we do about this? How can we move forward? We want to put in an official complaint. We shook hands, left peacefully, another security guard who was there even said he supported us....we walked out and got in our car and left. It was a meeting, complaining of our treatment. WHY in the world was there a BOLO put on us afterwards? And we DO have this meeting recorded as well...).





Danielle's words: We visited the hospital on two separate occasions. One time was to try and get any kind of videos from the hospital because of what happened and because of Tammy Power violating our specific instructions to have a private labor and delivery. We wanted to understand their policies. The other time we went to the hospital was to speak to authorities in charge to understand how they could allow what happened to happen. We were there to file a complaint.

It was a peaceful conversation with a nursing director in which we were able to share how I was treated like a criminal and did not receive proper medical care after the baby was removed. I was still a patient. I was forced to walk out of the hospital and never once saw a doctor after the incident. We left there and filed two complaints on-line regarding HIPAA violations against Tammy Power and the hospital.

*Why would complaints be filed, you might wonder?*

*In Danielle's words:*

As we were in the delivery room, once we got to the hospital and they set us up, we were signing paperwork while trying to get ready to deliver our child. I, Danielle, signed paperwork stating I only wanted Christian in the delivery room with me. The delivery room nurse came in and said, "there is a Tammy Power here from Cheaha State Park. She said she is family. Do you want her to come in here now?" Christian said, "No, not at this time. Could you just tell her when we are ready after we deliver



the baby, we can come out and tell her and whoever else is here?" The nurse said, "That's fine. I'll let her know". About 5 minutes later, Tammy walked into our room. At first, we did not say anything because in the moment, Danielle was just trying to breathe and stay focused, and Christian was trying to help her stay focused. Tammy came right over, told Christian he could leave and get something to eat, drink, etc...and Tammy stood by the head of Danielle telling her "we are family now. I am here, whatever you need." Danielle was not able to speak at that time, as contractions were very intense and painful. After about 5 minutes, Christian pulled Tammy aside, away from Danielle and quietly said to Tammy, "Tammy, this is a sacred moment between my wife and I, and I am going to have to ask you to leave. We can notify you after we have delivered our baby and you and everyone else can see him once he is born". Tammy then, without saying a word, went to the other side of the room, picked up her pocket book, did not say bye to Danielle and walked out with a sigh and shaking her head. Danielle had specific instructions that at the time of her birth all she wanted was her husband. For months her "birth plan" was as peaceful, and natural and serene as possible as it is truly a sacred event between man and woman when bringing life into the world together as one.

*Danielle's words: The hospital responded to our complaint stating they were denying it. Reason was Tammy Power said that we had given permission. They took Tammy's word for it, without properly investigating, nor even having a conversation with us.*

We also filed a civil rights complaint with the **U.S. Department of Health and Human Services complaint #12262425**, regarding our case. They never spoke to us, never investigated, and never asked us anything. They stated they spoke with Tammy Powers. Everything was declined.

*So, if you believe you have rights because of HIPAA, you will discover it is not so. The common citizen cannot expect anything if they file complaints.*

Danielle: Tammy's boss at Cheaha State Park was also contacted regarding the incidents, but she never responded. She was also contacted by our friend, Joy Woods, who was fired from Cheaha for befriending us. Tammy's boss wouldn't meet with Joy Woods either. The Tammy Power situation was handled in the manner of so many. She was retired early.

The 911 call we made to bring the ambulance was deleted from the 911 call centers. We brought proof of our call into court to show the judge.

# November Timeline

Motions the Holms filed:

November 1, 2016 @ 9:14am - Notice of Intent to serve subpoena (for hospital medical records for baby and mother) filed by appointed Jennifer Argo.

November 2, 2016 - We fired the two attorneys.

*They were separating the couple, not allowing them to be represented as a couple. That is the state's normal procedure in these types of cases. Divide and Conquer. First kidnap their baby, then do all things possible to break up the marriage.*

*Whatever God has joined together, let no man cut asunder-will not apply to you regardless of religious beliefs or how much you love each other. These attorneys were fired due to the horrific phone call.*

November 3, 2016 @ 1:20pm - Withdrawal Motion of Attorney for Christian (Jennifer Argo filed)

November 4, 2016 @ 9:34am -Withdrawal Motion of Attorney for Danielle (Jennifer Wilkinson filed)

November 14: We mailed all responsible individuals from DHR, all the way up to Montgomery DHR, The DOJ, state senators, etc... letters to show them exactly what they had done to us, showing them their own laws they have violated and letting them know if they did not return our child to us, after proving their violations, they would be sued.

We realized none of this mattered, because they do not even follow their own laws, so all of man's laws have no bearing on the Creator's law of love. Because of mailing these letters out, which simply show proof of what they had done to us, had no physical threats or bodily threats and were simply stating the truth, we were then punished, as our baby is now one month old, and our visits were then stripped away from us for 5 whole weeks, allowing breastmilk to dry up, and our baby to have no natural nutrients for him. Our visits, despite being against their own codes, to not be able to use visits as punishment, were taken away from us as punishment for showing the laws they have broken against us.

They break laws against innocent people, but when you point them out, you will be punished.

About a year later, we replaced those notices with this notice down below, because after going through all of this, and realizing that using the very laws within the system they created to get your own baby back DOES NOT WORK, the only thing we can rely on is the LAW OF LOVE, by the Creator. So these notices to all parties involved, down below is the most up to date piece of information we have sent out to everyone. We have never received a response, other than Termination of Parental Rights.

"Baby Holm"

NOTICE / Letter

November 27, 2017

Our Baby boy was born healthy, calm and content on October 10, 2016 @ 6:53 AM free of injury or harm, free of any and all illegal or legal substances, free of infection or disease and immediately bonded and breastfed on his mother perfectly. At 4:55 PM on October 11, 2016, our perfectly healthy, uninjured, unharmed, nourished, calm baby boy was violated, assaulted and stolen by force by employee actors of 'The State of Alabama' out of Anniston Regional Medical Center all while receiving profit under fraud and deception, without any warrant to prove injury or harm.

We are servants of the Creator of all living things. We have caused no injury, nor have we caused any harm to anyone including our miracle baby boy created purely out of true love. Our baby boy continues to be held hostage upon an artificial, backwards "foundation" of straight lines and ninety degree angles of inactive life that deceive and cause enslavement to spirits created to be free and to grow towards the Creator, not away from. Straight lines and ninety degree angles are created by man to uphold the artificial masonry substructure of inactive life which must destroy life and enslave spirits in order to exist. These masonry substructures of life which are of inactive life cause habitual patterns of enslavement which goes against the original, one and only true ground of wavy lines, spirals and circles of active life which promote spiritual growth (not death) and spontaneous life (not repetition that causes mind control and habitual patterns that cause enslavement and death.), within the natural law of the Creator.

CH 1/11

Therefore, any and all codes and laws that go against the true ② ground(design) of the Creator, are only to uphold the false, abstract copy image of the true Creator of all living things. These supposed codes and laws created by man and woman are defrauding the Creator and destroying the only one true law of substance LOVE.

To assume or presume authority by forcing false codes and/or false abstract laws created by man upon the artificial, backwards foundation which is separate from and opposite from the true creation (true code/design) of the Creator is like a virus that invades the body(Earth) with false code (man's artificial creations/ false idols/ possessions) which attempts to destroy all living cells who are innocently harming no other cell, and are only trying to flow with their host to make their Creator happy.

False codes are any knowledge that is used against creation by perverting and manipulating creation into possessions (be possessed) which then makes them into false idols, and the creator a false god. This creation becomes a false copy image of creation and therefore a virus to true creation which keeps spreading until the living cells stop it, or until it destroys all life.

Letters, numbers, symbols and geometry exist nowhere in the true design of the Creator. It is only the selfish, lying mind that creates false patterns while destroying true patterns and becomes a false god trying to find the true Creator it is destroying. Instead of finding the Creator, the one enforcing these virus false codes becomes more separate from the Creator all while forcing the innocent into their destructive religion of witchcraft that is a virus to the Creator. We do not want to be a virus anymore. we do not choose to be a virus.

CH DH



We were walking with our own free will for the Creator, before our ③  
baby boy got violently stolen from us. Your false codes do not apply  
to born again, living spirits who do not choose to be a virus and do  
not choose to destroy the creator or the creator's design.  
Rather than the state being a virus to the Creator and separating  
families, there should be a place for them to go if they so choose,  
to flow within creation, growing their own foods, living off the land  
and allowed to be prophets for the Creator, rather than being  
violently separated from their beloved children and coerced and  
forced into an artificial, backwards foundation while working  
(rather than serving) for profit to further the virus on Earth.  
That is not our choice. We choose to protect life on Earth, not  
destroy it. That is our right.

The secondary, false foundation is an abstract, false copy of the  
true original ground of creation. It has merely become a  
religion the state actors are trying to enforce upon our family.  
We choose to not be a part of any religion that is anti-life,  
anti-christ, and anti-creator. This religion of false, abstract  
laws upon the secondary false foundation which destroys the  
original true creation is witchcraft and sorcery which has  
innocent men, women and children under a spell. We are not  
under this spell, nor do we want any part of it. This  
witchcraft/sorcery that enslaves the innocent (who have  
harmed no one) and that steals innocent children from loving  
families by force and fraud is an abomination and a virus  
to the Earth and to the Creator of life. Satan is an  
abomination and virus to Earth. We do not wish to follow  
Satan.

CH 011



' The State of Alabama continues to commit fraud and using sorcery of conversion, coercion and fear tactics and falsely presumes authority over our family which the Creator has joined together for a reason and which men and women have now forcefully separated against the will of the Creator, for their own selfish, greedy and prideful desires. The Creator is of love and togetherness at all times. If for one second, the creator decided to be separate life would not exist. Only the selfish minds of man and woman create separation out of fear. Our baby boy has been stolen and separated from us against our will and against the Creator's will. ④

We are born again, in our right mind, spirit over the ego, filled with true love and the Creator is our only judge and our only authority. we choose to do nothing apart from the Creator. The one and only true law is LOVE which every single state actor is grossly violating. Love. Do no harm. It's never too late to do the right thing. We have caused no harm nor injury, yet we have been harmed and injured and continue to be each day our baby boy is held hostage away from us.

We have been under duress since our baby boy has been violently stolen under deception and fraud by armed men and women. we do not consent. Any illusion of consent at any point was while under extreme duress after being ambushed, violated and assaulted by men and women who then stole our precious baby and continue to hold him hostage. These same men and women are in "official positions" to protect and serve. Anyone in our position upon realizing those who "protect and serve" only lie, harm and destroy would also be in extreme duress without their own baby they only loved, nourished and nurtured for one whole day.

CH DH

We do not and will not condone theft, fraud nor deception that destroys the love of the Creator and therefore, we can no longer enable or allow ourselves to be forced into condoning sins of fraud and deceit against the Creator, which are the very sins that were performed by state actors to steal our baby to begin with. (NOTE: We are only mailing this, as this is the only way to reach you all within the abstract system that is disconnected from reality.) ⑤

The only cure for witchcraft spells and/or a virus is to not enable it, or condone it any way and to turn from the very sins that created the virus in the first place.

Anyone who has falsely presumed to "rule over" or "represent" us is fired. All "public officials" involved in this theft, and fraud against the Creator who think they are handling our family are also fired.

We are our own family, born again, under the Creator, and without injury or harm there is no controversy except for those actors who have fraudulently intruded and invaded our family, as they take orders and work on a false foundation for the father of lies.

The 'State of Alabama' needs to repent and release our baby boy to us, his natural mother and father immediately and stop extorting funds within the imaginary game of commerce that violates the Creator's law of LOVE and which destroys families like a virus. We denounce Satan, the father of lies and fraud and confusion (one million and counting false codes, laws, statutes), which destroy families, life and love. This entire "game" has abused our family and has caused us injury and harm and has infringed on our natural rights to be free on the true ground of the Creator, while serving the Creator with our baby boy that the

CH 08



Creator gave to us to love, nourish, nurture, protect, and guide, © as our guidance comes directly from the Creator, and the Creator alone.

The state actors of Alabama have not only stolen our baby boy but have violently and fraudulently stolen our freewill as well as our baby boy's free will to be with his one and only natural mother and father, who the Creator appointed specifically for him, all while he continues to show more and more fear, distress and disturbance when ripped away from us over and over again and forced to live with strangers who do not live even remotely close to the Creator as we do. This is not LOVE. Therefore, this is not of the Creator, who created us all to flow together, helping one another within the true original foundation of Creation, being shepherds and stewards of the planet, and not separated from our own created babies. Therefore, you are all in violation of the only real law. LOVE. Do no harm.

To return our hostage, stolen baby who is our miracle gift from the Creator and not the property of anyone else whatsoever, Contact us at:

After we mailed the original of these letters, showing the laws they had broken against us, Mr. Robert Baty, a self-admitted former government agent, entered our lives and has been stalking us and putting out a smear campaign against us, ever since.

(This is a facebook post of Christian's who is responding to a question I asked of him regarding any knowledge of the man who was to become a relentless stalker in their lives. He also shares his position on sov-cit.)

Christian Holm: We haven't seen any of that. We don't even know what sov-cit is and we do not agree with it. Who is this "interesting character" you speak of. One thing to keep in mind is that there is a paid troll who is paid to denounce people like us who follow the laws of the Creator. His name out of many names is Robert Baty. He has many other names as well. His job is to bring us down. And no we do not want to overthrow the government. We do not agree with the corruption within government and neither does our creator. Our creator would not put people into authority positions that cannot be trusted. We are of love. Not of terrorism. Love covers all laws. When one loves one does no harm to anyone. It's that simple.

November 21, 2016

Laws that we have broken in these trials and tribulations we are currently experiencing: NONE

United States Constitution Amendments which have been broken against us in which ALL "Oath Keepers" swore to protect (which is how they got into their positions to begin with):

Amendment 1: Freedom of Religion, FREEDOM OF SPEECH, Freedom of Press

Amendment 4: The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Amendment 5: No one shall be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation. (CHILDREN ARE CONSIDERED PROPERTY IN THE STATE OF ALABAMA)

Amendment 6: In all prosecutions, the accused shall enjoy the right to a speedy and PUBLIC trial.

Amendment 7: In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved.

Amendment 8: Excessive bail shall not be required, nor excessive fines imposed, NOR CRUEL AND UNUSUAL PUNISHMENTS INFLICTED.

Amendment 9: The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Amendment 10: The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

Amendment 14: . All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

FEDERAL LAWS BROKEN AGAINST US (SO FAR):

Misprision of Felony in violation of 18 U.S.C.-4

Continuing Financial Crimes Enterprise in violation of 18 U.S.C.-225  
Conspiracy against Rights in violation of 18 U.S.C.-241  
Deprivation of Rights Under Color of Law in violation of 18 U.S.C.-371  
Conspiracy without probable cause or lawful judicial order in violation of 18 U.S.C.-371  
Extortion by Officers and employees of the state in violation of 18 U.S.C. 880  
Receiving proceeds of extortion in violation of 18 U.S.C.- 880  
Falsification of Material Facts in violation of 18 U.S.C.- 1001  
Official certificates or writings by filing knowingly FALSE DOCUMENTS against us in violation of 18 U.S.C.-1018  
Frauds and Swindles in violation of 18 U.S.C.-1341  
Attempt and Conspiracy in violation of 18 U.S.C.- 1349  
PEONAGE in violation of 18 U.S.C.-1581  
Engaging in Monetary transactions in our "property" and attempting to enumerate our "property" into a VOLUNTARY system in violation of 18 U.S.C-1957  
STATE LAWS THAT HAVE BEEN BROKEN AGAINST US (So far):  
AL Civil Statute 6-5-260 PERSONALTY  
AL Civil Statute 6-5-261 Possession of our "property" taken wrongfully and without title.  
AL Civil Statute 6-5-262 Abuse of and damage done to personal "property" unlawfully is a trespass  
AL Civil Statute 6-5-263 No bailment contract  
AL Civil Statute 6-5-271 stolen and damaged "property" without probable cause and absent warrant





# December Timeline

\*December 2, 2016 @ ABOUT 1pm: Met with Agent Trey Earl Bradford at FBI office in Birmingham. Gave Affidavit of Criminal Complaint to them and made report with them. We were transferred to local FBI office. \*

\*December 2, 2016 @ about 4pm met with US Customs And Border Protection at Birmingham Airport to report our Stolen/Lost Property. They laughed at us and told us to go away. No names known.\*

\*December 4, 2016 @ ABOUT 3pm Met with Desk Sergeant Martin at Provost Marshall at Fort Rucker Army Base in Fort Rucker, AL. It was a four hour drive. Gave our information and Affidavit of Criminal Complaint. They said they can't do anything unless the President orders it. \*

December 5, 2016 @8:17am Motion for court to be held in open court (Christian filed)  
This was denied. Secret courts are necessary in order to defraud the federal government Title IVe Social Security funds.

Judge Melody Walker  
This is a written motion  
by Christian Holm to have court  
proceedings today to be held in open  
court. Closed court violates our  
1<sup>st</sup> Amendments Rights.

Christian Holm

**FILED**

DEC 05 2016

CLEBURNE COUNTY, AL  
CIRCUIT COURT

*You believe that FBI handles color of law violations, prejudicial courts and judges, civil rights violations, and kidnappings. Eagerly you wait for the answer after filing the report:*

December 16, 2016 Agent Bradford with FBI explains his report regarding religious discrimination and color of law violations. He explains it is possible civil rights violations.

<https://www.youtube.com/watch?v=cKF5DkwUgOo&feature=share>

There will be a fraudulent petition filed against you when your child is taken. It will not be based in any facts and it will contain absolute falsehoods. There will be misconstrued "truths" that won't even be close to reality, but for you it will be your new reality.

STATE OF ALABAMA  
PETITION  
Case Number: 201658.01

In the Juvenile Court of Cleburne County, Alabama

In the Matter Of: unnamed baby boy (John Doe) DOB: 10/10/16  
Address:

Father: Christian Holm  
Address: Cheaha State Park  
DOB: 9/9/81

Mother: Danielle Holm  
Address: Cheaha State Park  
DOB: 1/12/84

Custodian:  
Address:

Petitioner: Cleburne Co. Dept. Human Resources  
Address: 732 Oxford Street  
Heflin, AL 36264

Date & Time Child Taken into Custody: 10/11/16 4:30pm  
Date/time of Shelter Care:

The said child is dependent as cited in 12-15-102 of the Code of Alabama, to wit: the child is has been subjected to abuse or neglect; the child's parents, guardian, or other custodian are unable or unwilling to discharge their responsibilities to and for the child; the child is in need of the care and protection of the state.

The child's dependency has been evidenced by the following facts: Said child's parents are homeless. There are also concerns regarding said child's parent's mental health history, loss of custody of another child and possible involvement in drug cartel. Furthermore there are concerns that said child's parents may flee with the child prior to assessment occurring to ensure safety. Said child's parents do not have any of the necessary items to provide for care of said child.

The Cleburne County Department of Human Resources prays that a Guardian ad Litem, who is an attorney, be appointed to represent said child. The Petitioner prays that the Court grant such additional relief as the needs of justice may require for the best interests of the child. The Petitioner prays that the court determine that reasonable efforts have been made to prevent removal of said child from the home or were not required or appropriate due to an emergency situation and that continuation therein is contrary to the child's best interests.

In the foregoing, said child is in need of supervision, treatment, rehabilitation, care or the protection of the State.

I swear that I am informed and believe and state upon such information, knowledge, and belief, that the above allegations and facts are true.

Date: 10/11/16 Signature: Came Rolland

I certify that I have been duly designated an Intake Officer of the Court according to § 12-15-102(11) (2009), and I have determined, as alleged, that the Court has subject matter jurisdiction and venue over this matter and that the filing of the petition is in the best interests of the public and/or the child.

Date: 10-11-16 Signature of the Intake Officer: [Signature]

\*\*\*\* Notice \*\*\*\* A parent or guardian of the child can be made a party to this case pursuant to 12-15-113, Code of Alabama, 1975. A person made a party to this case may be required to pay attorney fees, to pay for evaluation and treatment, to pay fines, court cost, and restitution, and to pay for care, support and supervision of the child. A person made a party may be subject to other things also. Failure to comply with the orders of the court can result in contempt proceedings and failure to make payments ordered can result in a civil judgment for the collection of the payments ordered.

10/11/2016, FORMS\form-fc\pet.doc  
Filed with court 10/11/2016 2:51:18pm





10/11/2016 5:24 PM  
18-JU-2016-000088.01  
CIRCUIT COURT OF  
CLEBURNE COUNTY, ALABAMA  
WARREN SARRELL III, CLERK

State of Alabama  
Unified Judicial System

## JUVENILE PICK-UP ORDER

JU 2016-88.01

Form JU-7 B Rev. 08/11

IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA  
(Name of County)  
In the Matter of JOHN DOE WHOSE NAME IS OTHERWISE UNKNOWN, a child

**Part I** **LAW ENFORCEMENT OFFICER**  
**TO ANY LAW ENFORCEMENT OFFICER OF THE STATE OF ALABAMA OR ANY AUTHORIZED PERSON:**

Based upon a sworn statement presented to the juvenile court that the above-named child needs to be placed in detention or shelter or other care, the court finds the following:

- ☒ The child has no parent, legal guardian, legal custodian, or other suitable person able to provide supervision and care for the child.
- ☐ The release of the child would present a clear and substantial threat of a serious nature to the person or property of others and where the child is alleged to be delinquent.
- ☐ The release of the child would present a serious threat of substantial harm to the child.
- ☐ The child has a history of failing to appear for hearings before the juvenile court.
- ☐ The child is alleged to be delinquent for possessing a pistol, short-barreled rifle, or short-barreled shotgun.
- ☐

☒ **FOR DEPENDENCY CASES ONLY:**  
Continuing placement of the above-named child in his or her home would be contrary to the welfare of the child in that:  
CHILD DOES NOT HAVE A PARENT TO CARE FOR HIM AND PROVIDE FOR HIS ADEQUATE NEEDS

It is ordered that the child be taken into immediate custody and delivered to CLEBURNE COUNTY DHR  
(Name of Detention/Shelter or Other Care Facility)  
for placement/admission.

Date 10/11/2016 5:30 PM

Warren Sarrell III  
Judge

**Part II** **PARENT/LEGAL GUARDIAN/LEGAL CUSTODIAN**

To question this Order, you must appear at the hearing to be held at Cleb Co Ct Hse Rm 207  
☒ on (date) 10/13/2016 at (time) 8:30 A ☐ date and time to be determined (you will be notified).

**Part III** **DESCRIPTION OF CHILD**

Sex \_\_\_\_\_ Race \_\_\_\_\_ DOB \_\_\_\_\_ Eyes \_\_\_\_\_  
Height \_\_\_\_\_ Weight \_\_\_\_\_ Hair \_\_\_\_\_ Marks \_\_\_\_\_  
Address \_\_\_\_\_

**Part IV** **OFFICER / AUTHORIZED PERSON**  
I certify that I have executed this Order by placing the above-named child in custody as ordered, and that I have delivered a copy of this Order to:

\_\_\_\_\_  
(Name of Detention/Shelter or Other Care Facility)

Date \_\_\_\_\_ Officer / Authorized Person \_\_\_\_\_

insert photo  
if available

**Part V** **CUSTODY RECEIPT**

I certify that I have received custody of the above-named child.

Date \_\_\_\_\_

Signature of Person Receiving Custody \_\_\_\_\_

Ala. Code 1975, §§12-15-125(a)(1); 12-15-126; 12-15-128; 12-15-312(a)(1)

COURT RECORD: (Original) PARENT/LEGAL GUARDIAN/CUSTODIAN: (Copy) INTAKE OFFICER: (Copy) FACILITY: (Copy)

State of Alabama Unified Judicial System  Form JU-7 B      Rev. 08/11	<h2 style="margin: 0;">JUVENILE PICK-UP ORDER</h2>	Case Number  JU 2016-88.01
--	--	----------------------------------

IN THE JUVENILE COURT OF <u>CLEBURNE</u> COUNTY, ALABAMA <small>(Name of County)</small>	
In the Matter of <u>JOHN DOE WHOSE NAME IS OTHERWISE UNKNOWN</u> , a child	

<b>Part I</b> <b>LAW ENFORCEMENT OFFICER</b> <b>TO ANY LAW ENFORCEMENT OFFICER OF THE STATE OF ALABAMA OR ANY AUTHORIZED PERSON:</b>  Based upon a sworn statement presented to the juvenile court that the above-named child needs to be placed in detention or shelter or other care, the court finds the following: <input checked="" type="checkbox"/> The child has no parent, legal guardian, legal custodian, or other suitable person able to provide supervision and care for the child. <input type="checkbox"/> The release of the child would present a clear and substantial threat of a serious nature to the person or property of others and where the child is alleged to be delinquent. <input type="checkbox"/> The release of the child would present a serious threat of substantial harm to the child. <input type="checkbox"/> The child has a history of failing to appear for hearings before the juvenile court. <input type="checkbox"/> The child is alleged to be delinquent for possessing a pistol, short-barreled rifle, or short-barreled shotgun. <input type="checkbox"/> _____	<b>FOR DEPENDENCY CASES ONLY:</b> Continuing placement of the above-named child in his or her home would be contrary to the welfare of the child in that: <u>CHILD DOES NOT HAVE A PARENT TO CARE FOR HIM AND PROVIDE FOR HIS ADEQUATE NEEDS</u> _____ _____  It is ordered that the child be taken into immediate custody and delivered to <u>CLEBURNE COUNTY DHR</u> <small>(Name of Detention/Shelter or Other Care Facility)</small> for placement/admission. Date <u>10/11/2016</u> <div style="text-align: right;">   <small>Judge</small> </div>
--	---

<b>Part II</b> <b>PARENT/LEGAL GUARDIAN/LEGAL CUSTODIAN</b> To question this Order, you must appear at the hearing to be held at <u>Cleburne Co. Courthouse</u> <input checked="" type="checkbox"/> on (date) <u>10/13/2016</u> at (time) <u>8:30 A</u> <input type="checkbox"/> date and time to be determined (you will be notified).	
--	--

<b>Part III</b> <b>DESCRIPTION OF CHILD</b> Sex _____ Race _____ DOB _____ Eyes _____ Height _____ Weight _____ Hair _____ Marks _____ Address _____	Insert photo If available
<b>Part IV</b> <b>OFFICER / AUTHORIZED PERSON</b> I certify that I have executed this Order by placing the above-named child in custody as ordered, and that I have delivered a copy to of this Order to: _____ <small>(Name of Detention/Shelter or Other Care Facility)</small> Date _____ Officer / Authorized Person _____	

<b>Part V</b> <b>CUSTODY RECEIPT</b> I certify that I have received custody of the above-named child.  Date _____ Signature of Person Receiving Custody _____	
---	--

Ala. Code 1975, §§12-15-125(a)(1), 12-15-126, 12-15-128, 12-15-312(a)(1)  
 COURT RECORD: (Original)    PARENT/LEGAL GUARDIAN/CUSTODIAN: (Copy)    INTAKE OFFICER: (Copy)    FACILITY: (Copy)



Danielle's words: December 5, 2016 @ 8:31am Manufacturer's Statement of Origin  
(Christian and Danielle filed)

\*This was a one-page document which provided DNA sample showing we are the parents of the child and clearing up any mistaken identity. When a car or anything is manufactured, the manufacturer or maker of that car is to produce an MSO showing they are the Creator of that car. Our thinking here, was since the state is treating US and our baby as PROPERTY, that we would CLAIM ownership by producing our very own MSO showing WE are the Creators of OUR baby with the Creator. To sign, we signed with our thumbprint showing our DNA. Dependency Hearing: December 5, 2016 @9:00am\*

Originally the court was attempting to get us to have a guardian-ad-litem to portray us as incompetents, but Mr. Kirby who was appointed to us told the judge that we were very competent and did not need a GAL. But, he stayed on as stand-by counsel just in case we needed him. He was a criminal attorney. On that same day a warrant was issued to take DNA samples by mouth swabs. The warrant said terroristic threats because of the Manufacturer's Statement of Origin document we mailed.

At this same, court hearing, before court, they presented a search warrant, and forced swabs into our mouth getting our DNA. The search warrant said, "terroristic acts" for going old school, and putting our drop of dried blood DNA sample on a form, (which by the way, we checked with the federal government, post office before doing so, and there is no law against this, and we made sure to even package it the exact way, the federal government said to do.) This Dried blood sample, was put next to our signature, stating that we are who we say we are, (remember, mistaken identity was the issue) and, for claiming our baby as OUR DNA. They went further with this, and called us terrorists for proving our DNA and that our baby is ours. They then, forced themselves into our mouths to get more proof of our DNA.

*MANUFACTURER'S STATEMENT OF ORIGIN*

We, Christian Holm and Danielle Holm, a lawfully married couple, and YHVH the Creator of all life, (Psalms139:13), are the lawful creators of our baby boy, who we have chosen to not name yet, that was birthed on the 10th day of October 2016 on the free soil of the united states of America.

We declare that we are the only originators and thus, the only lawful owners of our baby son.

We declare that no one else has any rightful, lawful ownership, title or control over our baby boy, through any lies, deceit, coercion, duress, threats, fraud, misrepresentation or lack of full disclosure on anyone else's part, nor through forfeiture by any crime committed by us, nor by or through our knowing, willing, acquiescence, waiver, agreement, licensure, co-ownership, assent or consent on our part.

x  x  x

signed under the penalties of perjury, on this date the 28th day of November, 2016, Anno Domini.

Danielle's words: The MSO here we had mailed out because when you are a "manufacturer" of something, you create an MSO to then show proof of creation and ownership. We do NOT agree that our baby is an item or property, but we were trying everything we could think of at that time dealing with a false image system that views our children as property. Because of the mistaken identity issue, we were trying to show ownership of OUR biological "PROPERTY" that we created, with our DNA sample. We asked the post office for federal laws about DBS (dried blood sample) and they informed us it was fine as long as mailed in envelope and it was dry. So we mailed to all involved. The day of court on Dec. 5th 2016 they threatened and intimidated us with these warrants before court, and forced themselves into our mouths saying, " we have to prove it's your blood on those letters" . They then on warrants said "terroristic threats" when there was no threat. It was simply a thumbprint with dried blood sample showing we and our baby have same DNA and we are the creators of him.

They twist and manipulate everything against us to make us look bad as they abuse us. Now if you show proof of your DNA on paper after being falsely accused with mistaken identity, you are called a terrorist when trying to prove your own baby they kidnapped is yours.

**COPY**

State of Alabama  
Unified Judicial System

**SEARCH WARRANT**  
(State Court)

Related Case / Warrant No.  
(For Reference Only)

IN THE \_\_\_\_\_ Circuit COURT OF \_\_\_\_\_ Cleburne COUNTY, ALABAMA

State of Alabama vs. Danielle Holm

Re: Pending Investigation

TO ANY LAW ENFORCEMENT OFFICER AUTHORIZED TO EXECUTE THIS WARRANT: On this day personally appeared before me Chief Inv. Alex E. Ference and by sworn testimony established probable cause that

DNA samples from Danielle Holm, in the form of buccal cells in oral swabs. The oral swabs will be collected from the inside cheek portion and other areas of the mouth to sufficiently collect buccal cells pursuant to standard practices and procedures.

is(are) presently (or is expected to be) located or concealed upon (at) (within) the following-described premises, to-wit:

Danielle Holm with Date of Birth: 01/12/1984 and Social Security Number: 021-70-5385

and that the property (Check All Grounds That Apply)

☐

was, or is expected to be unlawfully obtained.

☐

was, or is expected to be, used as the means of committing or attempting to commit an offense contrary to the laws of the State of Alabama, to-wit: \_\_\_\_\_

☐

is, or is expected to be, in the possession of another to whom it was delivered for the purpose of concealing it or preventing its discovery.

☒

constitutes, or is expected to constitute, evidence of a criminal offense contrary to laws of the State of Alabama, to-wit: Terroristic Threats

NOW, THEREFORE, by virtue of the authority given to me by Rule 3, Alabama Rules of Criminal Procedure, you are hereby commanded ☒ IN THE DAYTIME ☐ AT ANYTIME OF THE DAY OR NIGHT and within 10 days to make a search of the above-named person, place, premises or vehicle located in Cleburne County, Alabama, for the above-described property or evidence and to make due return of this Warrant, along with the property seized, or a complete inventory of the same, to the undersigned, or another Judge of this Court.

ISSUED TO INV. Alex Ference at 8:50 o'clock A M. on this the 5th day of June 2016

Judge of the \_\_\_\_\_ Circuit Court of Cleburne Co., Ala.



COPY

State of Alabama Unified Judicial System	<b>SEARCH WARRANT</b> (State Court)	Related Case / Warrant No. (For Reference Only)
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IN THE \_\_\_\_\_ Circuit \_\_\_\_\_ COURT OF \_\_\_\_\_ Cleburne \_\_\_\_\_, COUNTY, ALABAMA

State of Alabama vs. Christian Clarke Holm

Re: Pending Investigation

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**TO ANY LAW ENFORCEMENT OFFICER AUTHORIZED TO EXECUTE THIS WARRANT:** On this day personally appeared before me \_\_\_\_\_ Chief Inv. Alex E. Ference \_\_\_\_\_ and by sworn testimony established probable cause that

DNA samples from Christian Clarke Holm, in the form of buccal cells in oral swabs. The oral swabs will be collected from the inside cheek portion and other areas of the mouth to sufficiently collect buccal cells pursuant to standard practices and procedures.

is(are) presently (or is expected to be) located or concealed upon (at) (within) the following-described premises, to-wit:

Christian Clarke Holm with Date of Birth: 09/09/1981 and Social Security Number: 230-61-6351

and that the property (Check All Grounds That Apply)

☐ was, or is expected to be unlawfully obtained.

☐ was, or is expected to be, used as the means of committing or attempting to commit an offense contrary to the laws of the State of Alabama, to-wit: \_\_\_\_\_

☐ is, or is expected to be, in the possession of another to whom it was delivered for the purpose of concealing it or preventing its discovery.

☒ constitutes, or is expected to constitute, evidence of a criminal offense contrary to laws of the State of Alabama, to-wit: **Terroristic Threats**

NOW, THEREFORE, by virtue of the authority given to me by Rule 3, Alabama Rules of Criminal Procedure, you are hereby commanded ☒ IN THE DAYTIME ☐ AT ANYTIME OF THE DAY OR NIGHT and within 10 days to make a search of the above-named person, place, premises or vehicle located in \_\_\_\_\_ Cleburne \_\_\_\_\_ County, Alabama, for the above-described property or evidence and to make due return of this Warrant, along with the property seized, or a complete inventory of the same, to the undersigned, or another Judge of this Court.

ISSUED TO 5th day of Nov. 2016 at 8:57 o'clock A. M. on this the \_\_\_\_\_ day of \_\_\_\_\_

\_\_\_\_\_  
Judge of the \_\_\_\_\_ Circuit \_\_\_\_\_ Court of \_\_\_\_\_ Cleburne \_\_\_\_\_ Co., Ala.

When your baby is kidnapped don't PROVE HE IS YOURS with DNA!!! They will then get their OWN DNA and call you a TERRORIST!!

\*Dependency Hearing continued to December December 14, 2016. \*

December 6, 2016 @ 1:30pm Motion to Dismiss Case (Christian and Danielle) This motion and a couple of other motions to dismiss were ALL ignored and were NEVER addressed in court by any judge. They always made sure to skip over these motions because if they addressed them, they would have to dismiss it. They don't want to do that!



Case number: JU-2016-0088.01

December 6, 2016

This is a written motion to the courts to dismiss case number JU-2016-0088.01 based on LACK of evidence of Child endangerment. We, Christian Clarke Holm, a man and Danielle Nichole Holm, a woman, as the parents of our live, healthy baby boy are willing and able to care for our child and always have been.

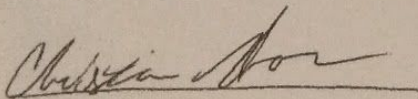
We also affirm that false accusations were made that were proven by testimony to be false.

We also affirm the court's lack of jurisdiction, as we the parents are the manufacturer's of our child.

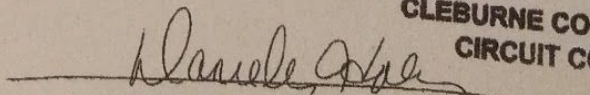
We demand a dismissal based on the proceedings that took place on December 5, 2016, and we demand that our live, healthy baby boy be restored to us immediately without any further torture, punishment, coercion, interruption and involvement of Department of Human Resources.

**FILED**

DEC 06 2016

CLEBURNE COUNTY, AL  
CIRCUIT COURT

Christian Holm



Danielle Holm

December 6, 2016 @ 1:31pm Motion to Revoke Permissions Given to DHR Under HIPPA (Christian and Danielle). We revoked all permissions to DHR to gather any further information on us at this point, realizing they had opened up a case on nothing and now they were digging, attempting to find anything they could to use against us. At this point, they still did not have any medical records, etc...

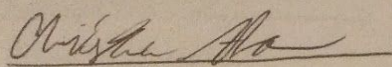
CASE number: JU-2016-0088.01

December 6, 2016

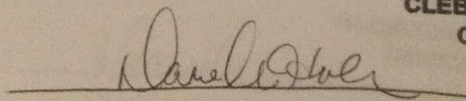
This is a written motion to revoke any and all permissions previously given to the Department of Human Resources to obtain any records under HIPPA that were previously signed by either Christian Clarke Holm or Danielle Holm UNDER DURESS.

Any signatures on file by either Christian Clarke Holm or Danielle Holm at the Department of Human Resources were when we were under duress as testified in the court proceedings on December 5, 2016.

We affirm we as the parents of our live, healthy baby boy not yet named, were under duress when signing because they were holding our child hostage at Department of Human Resources, with no jurisdiction over our child and therefore our child was being held hostage.



Christian Holm



Danielle Holm

**FILED**

DEC 06 2016

CLEBURNE COUNTY, AL  
CIRCUIT COURT



December 7, 2016 @ 12:23pm Revised Motion to Dismiss Case included with Case Laws of parental rights (Christian and Danielle) . This motion should have been enough showing CASE LAW precedence in our favor, but once again it was completely ignored and later on, they denied ALL motions we had written, including this one.

Motion to dismiss above PLUS these case laws added:

DOCUMENT 84

We affirm that we rely upon Hertado v. California, 110 U.S. 516, which states; "The State cannot diminish the Rights of the people."

We affirm that we rely upon Miranda v. Arizona, 324 U.S. 436, 491, which states; "Where Rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."

We affirm that we rely upon Miller v. U.S. 230 F 486 at 489, which states; "The claim and exercise of a constitutional Right cannot be converted into a crime."

We affirm that we rely upon Sherer v. Cullen, 481 F. 946, which states; "There can be no sanction or penalty imposed on one because of the exercise of a constitutional right."

We affirm that we rely upon Davis v. Wechsler, 263 US 22, at 24, which states; "The assertion of federal rights, when plainly made, is not to be defeated in the name of local practice."

FILED  
DEC 07 2016  
CLEBURNE COUNTY, AL  
CIRCUIT COURT



Do parents have a fundamental liberty interest in the care, custody, and management of their children which is protected by the United States Constitution?

Yes. The United States Supreme Court has held that parents have a fundamental liberty interest in the care, custody, and management of their children which is protected by the Due Process clause of the Constitution. *Santosky v. Kramer*, 455 U.S. 745, 753 (1982). See also *In re P.B.*, 371 N.W.2d 366, 372 (S.D. 1985).

What is the burden of proof for termination of parental rights to an Indian child under the ICWA?

The Indian Child Welfare Act (ICWA) 1912(f) provides that "No termination of parental rights may be ordered in such proceedings in the absence of a determination, supported by evidence beyond a reasonable doubt, including the testimony of qualified expert witnesses, that the continued custody of the child by the parent or Indian custodian is likely to result in serious emotional or physical damage to the child." *In re O.S.*, 2005 SD 86, 4-7, 701 N.W.2d 421, 424; *In re A.N.*, 2005 MT 19, 16-23, 325 Mont. 379, 383-85, 106 P.3d 556, 560.

**25 U.S.C. § 1914. Petition to court of competent jurisdiction to invalidate action upon showing of certain violations**

Any Indian child who is the subject of any action for foster care placement or termination of parental rights under State law, **any parent or Indian custodian from whose custody such child was removed**, and the Indian child's tribe **may petition any court of competent jurisdiction to invalidate such action upon a showing that such action violated any provision of sections 1911, 1912, and 1913 of this title.**



THE SUPPORTING  
SUPREME COURT  
CASE LAWS STATE  
THE FOLLOWING:

Hertado v. California, 110 U.S. 516, states; "The State cannot diminish the Rights of the people."

Miranda v. Arizona, 324 U.S. 436, 491, states; "Where Rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."

Miller v. U.S., 230 F 486 at 489, states; "The claim and exercise of a constitutional Right cannot be converted into a crime."

Sherer v. Cullen, 481 F. 946, states; "There can be no sanction or penalty imposed on one because of the exercise of a constitutional right."

Davis v. Wechsler, 263 US 22, at 24, states; "The assertion of federal rights, when plainly made, is not to be defeated in the name of local practice."



THE SUPREME COURT'S  
UNOVERTURNED DOCTRINE  
ON PARENTS RIGHTS,  
IN TOTAL PARI MATERIA

Our nation has consistently maintained that parents possess a fundamental right to raise their children as they see fit.

This belief has been upheld by our judiciary in numerous Supreme Court cases that reflect the American people's longstanding commitment to parental rights. The excerpts below are drawn from key Supreme Court cases protecting the right of parents to raise their children; **the principles they share are referred to as the Parental Rights Doctrine.**

It is the natural duty of the parent to give his children education suitable to their station in life.- **Meyer v. State of Nebraska, 262 U.S. 390 (1923)**

The fundamental theory of liberty upon which all governments in this Union repose excludes any general power of the State to standardize its children by forcing them to accept instruction from public teachers only. The child is not the mere creature of the State; those who nurture him and direct his destiny have the right, coupled with the high duty, to recognize and prepare him for additional obligations.- **Pierce v. Society of Sisters, 268 U.S. 510 (1925)**

It is cardinal with us that the custody, care and nurture of the child reside first in the parents, whose primary function and freedom include preparation for obligations the state can neither supply nor hinder. . . . It is in recognition of this that these decisions have respected the private realm of family life which the state cannot enter.- **Prince v. Commonwealth of Massachusetts, 321 U.S. 158 (1944)**



The values of parental direction of the religious upbringing and education of their children in their early and formative years have a high place in our society. Even more markedly than in *Prince*, therefore, this case involves the fundamental interest of parents, as contrasted with that of the State, to guide the religious future and education of their children.

The history and culture of Western civilization reflect a strong tradition of parental concern for the nurture and upbringing of their children. This primary role of the parents in the upbringing of their children is now established beyond debate as an enduring American tradition.- **Wisconsin v. Yoder, 406 U.S. 205 (1972)**

This Court has long recognized that freedom of personal choice in matters of marriage and family life is one of the liberties protected by the Due Process Clause of the Fourteenth Amendment.- **Cleveland Board of Education v. LaFleur, 414 U.S. 632 (1974)**

Our decisions establish that the Constitution protects the sanctity of the family precisely because the institution of the family is deeply rooted in this Nation's history and tradition. It is through the family that we inculcate and pass down many of our most cherished values, moral and cultural.- **Moore v. East Cleveland, 431 U.S. 494 (1977)**

The liberty interest in family privacy has its source, and its contours are ordinarily to be sought, not in state law, but in intrinsic human rights, as they have been understood in "this Nation's history and tradition."- **Smith v. Organization of Foster Families, 431 U.S. 816 (1977)**

We have recognized on numerous occasions that the relationship between parent and child is constitutionally protected.

We have little doubt that the Due Process Clause would be offended "if a State were to attempt to force the breakup of a natural family, over the objections of the parents and their children, without some showing of unfitness and for the sole reason that to do so was thought to be in the children's best interest."- **Quilloin v. Walcott, 434 U.S. 246 (1978)**



The law's concept of the family rests on a presumption that parents possess what a child lacks in maturity, experience, and capacity for judgment required for making life's difficult decisions. More important, historically it has recognized that natural bonds of affection lead parents to act in the best interests of their children. The statist notion that governmental power should supersede parental authority in all cases because some parents abuse and neglect children is repugnant to American tradition.

Simply because the decision of a parent is not agreeable to a child or because it involves risks does not automatically transfer the power to make that decision from the parents to some agency or officer of the state.- **Parham v. J. R.**, 442 U.S. 584 (1979)

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The fundamental liberty interest of natural parents in the care, custody, and management of their child does not evaporate simply because they have not been model parents or have lost temporary custody of their child to the State. Even when blood relationships are strained, parents retain a vital interest in preventing the irretrievable destruction of their family life.

Until the State proves parental unfitness, the child and his parents share a vital interest in preventing erroneous termination of their natural relationship.- **Santosky v. Kramer**, 455 U.S. 745 (1982)

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"The best interests of the child," a venerable phrase familiar from divorce proceedings, is a proper and feasible criterion for making the decision as to which of two parents will be accorded custody. But it is not traditionally the sole criterion- much less the sole constitutional criterion-for other, less narrowly channeled judgments involving children, where their interests conflict in varying degrees with the interests of others.

"The best interests of the child" is not the legal standard that governs parents' or guardians' exercise of their custody: So long as certain minimum requirements of child care are met, the interests of the child may be subordinated to the interests of other children, or indeed even to the interests of the parents or guardians themselves. - **Reno v. Flores**, 507 U.S. 292 (1993)

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In a long line of cases, we have held that, in addition to the specific freedoms protected by the Bill of Rights, the "liberty" specially protected by the Due Process Clause includes the rights . . . to direct the education and upbringing of one's children. The Fourteenth Amendment "forbids the government to infringe ... 'fundamental' liberty interests of all, no matter what process is provided, unless the infringement is narrowly tailored to serve a compelling state interest."- **Washington v. Glucksburg, 521 U.S. 702 (1997)**

The liberty interest at issue in this case-the interest of parents in the care, custody, and control of their children-is perhaps the oldest of the fundamental liberty interests recognized by this Court.

In light of this extensive precedent, it cannot now be doubted that the Due Process Clause of the Fourteenth Amendment protects the fundamental right of parents to make decisions concerning the care, custody, and control of their children.

The problem here is not that the Washington Superior Court intervened, but that when it did so, it gave no special weight at all to Granville's determination of her daughters' best interests. More importantly, it appears that the Superior Court applied exactly the opposite presumption.

The Due Process Clause does not permit a State to infringe on the fundamental right of parents to make childrearing decisions simply because a state judge believes a 'better' decision could be made.- **Troxel v. Granville, 530 U.S. 57 (2000)**



NEXT IS THE HOMESCHOOL LEGAL DEFENSE ASSOCIATION'S  
DATABASE ON CASE LAWS AND THEIR ANALYSIS AND INPUT

**Decisions of the United States Supreme Court Upholding Parental Rights as  
"Fundamental"**

*by Christopher J. Klicka, Esq.*

The Supreme Court of the United States has traditionally and continuously upheld the principle that parents have the fundamental right to direct the education and upbringing of their children. A review of cases taking up the issue shows that the Supreme Court has unwaveringly given parental rights the highest respect and protection possible. What follows are some of the examples of the Court's past protection of parental rights.

In *Meyer v. Nebraska*,<sup>1</sup> the Court invalidated a state law which prohibited foreign language instruction for school children because the law did not "promote" education but rather "arbitrarily and unreasonably" interfered with "the natural duty of the parent to give his children education suitable to their station in life..."<sup>2</sup> The court chastened the legislature for attempting "materially to interfere with the power of parents to control the education of their own."<sup>3</sup> This decision clearly affirmed that the Constitution protects the preferences of the parent in education over those of the State. In the same decision, the Supreme Court also recognized that the right of the parents to delegate their authority to a teacher in order to instruct their children was protected within the liberty of the Fourteenth Amendment.<sup>4</sup>

Furthermore, the Court emphasized, "The Fourteenth Amendment guarantees the right of the individual ... to establish a home and bring up children, to worship God according to his own conscience."<sup>5</sup>

In 1925, the Supreme Court decided the *Pierce v. Society of Sisters*<sup>6</sup> case, thereby supporting *Meyer's* recognition of the parents' right to direct the religious upbringing of their children and to control the process of their education. In *Pierce*, the Supreme Court struck down an Oregon compulsory education law which, in effect, required attendance of all children between ages eight and sixteen at *public* schools. The Court declared,

Under the doctrine of *Meyer v. Nebraska*, we think it entirely plain that the Act of 1922 unreasonably interferes with the **liberty of parents and guardians to direct the upbringing and education of children.**<sup>7</sup> [emphasis supplied]



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In addition to upholding the right of parents to direct the upbringing and the education of their children, *Pierce* also asserts the parents' fundamental right to keep their children free from government standardization.

The **fundamental theory of liberty** upon which all governments in this Union repose excluded any general power of the state to standardize its children by forcing them to accept instruction from public teachers only. **The child is not the mere creature of the state; those who nurture him and direct his destiny have the right and the high duty, to recognize and prepare him for additional obligations.**<sup>3</sup> [emphasis supplied]

The Supreme Court uses strong language in asserting that children are *not* "the mere creature of the State." The holding in *Pierce*, therefore, preserves diversity of process of education by forbidding the State to standardize the education of children through forcing them to only accept instruction from public schools.

In *Farrington v. Tokushige*, the Court again upheld parental liberty by striking down legislation which the Court admitted would have destroyed most, if not all private schools.<sup>9</sup> The Court noted that the parent has the right to direct the education of his own child without unreasonable restrictions.<sup>10</sup> In support of this assertion the Court explained,

The capacity to impart instruction to others is given by the Almighty for beneficent purposes and its use may not be forbidden or interfered with by government — certainly not, unless such instruction is, in its nature, harmful to the public morals or imperils the public safety.<sup>11</sup>

The parents' right to instruct their children clearly takes precedence over the state's regulatory interest *unless* the public safety is endangered.

Similarly, in *Prince v. Massachusetts*,<sup>12</sup> the Supreme Court admitted the high responsibility and right of parents to control the upbringing of their children against that of the State.

It is cardinal with us that the custody, care, and nurture of the child reside first in the *parents*, whose **primary function** and **freedom** include preparation for obligations the State can neither supply nor **hinder**.<sup>13</sup> [emphasis supplied]

Twenty-one years later, the Supreme Court, in *Griswold v. Connecticut*, emphasized that the state cannot interfere with the right of a parent to control his child's education.<sup>14</sup> The Court stated that the right to educate one's child as one chooses is guaranteed in the Bill of Rights and applicable to the States by the First and Fourteenth Amendments.<sup>15</sup>



### 3. *Maier v. Roe*, 432 US 464, 476-479 (1977)

We conclude that the Connecticut regulation does not impinge on the fundamental right recognized in *Roe* ...

There is a basic difference between direct state interference with a protected activity and state encouragement of an alternative activity consonant with legislative policy ...

This distinction is implicit in two cases cited in *Roe* in support of the pregnant woman's right under the 14th Amendment. In *Meyer v. Nebraska*, ... the Court held that the teacher's right thus to teach and the right of parents to engage in so to instruct their children were within the **liberty of the 14th Amendment** ... In *Pierce v. Society of Sisters* ... the Court relied on *Meyer* ... reasoning that the **14th Amendment's concept of liberty** excludes any general power of the state to standardize its children by forcing them to accept instruction from public teachers only. The Court held that the law unreasonably interfered with the **liberty of parents and guardians to direct the upbringing and education of the children under their control** ...

**Both** cases invalidated substantial restrictions of **constitutionally protected liberty interests**: in *Meyer*, the parent's right to have his child taught a particular foreign language; in *Pierce*, the parent's right to choose private rather than public school education. But neither case denied to a state the policy choice of encouraging the preferred course of action ... *Pierce* casts no shadow over a state's power to favor public education by funding it — a policy choice pursued in some States for more than a century ... Indeed in *Norwood v. Harrison*, 413 US 455, 462, (1973), we explicitly rejected the argument that *Pierce* established a "right of private or parochial schools to share with the public schools in state largesse," noting that "It is one thing to say that a state may not prohibit the maintenance of private schools and quite another to say that such schools must as a matter of equal protection receive state aid" ... We think it abundantly clear that a state is not required to show a compelling interest for its policy choice to favor a normal childbirth anymore than a state must so justify its election to fund public, but not private education. [emphasis supplied]

Although the *Maier* decision unquestionably recognizes parents' rights as fundamental rights, the Court has clearly indicated that **private schools do not have a fundamental right to state aid**, nor must a state satisfy the compelling interest test if it chooses not to give private schools state aid. The Parental Rights and Responsibilities Act simply reaffirms the right of parents to choose private education as fundamental, but it does not make the right to receive public funds a fundamental right. The PRRA, therefore, does not in any way promote or strengthen the concept of educational vouchers.



4. *Parham v. J.R.*, 442 US 584, 602-606 (1979).

This case involves parent's rights to make medical decisions regarding their children's mental health. The lower Court had ruled that Georgia's statutory scheme of allowing children to be subject to treatment in the state's mental health facilities violated the Constitution because it did not adequately protect children's due process rights. The Supreme Court reversed this decision upholding the legal presumption that parents act in their children's best interest. The Court ruled:

Our jurisprudence historically has reflected Western civilization concepts of the family as a unit with broad parental authority over minor children. Our cases have consistently followed that course; our constitutional system long ago rejected any notion that a child is "the mere creature of the State" and, on the contrary, asserted that **parents generally "have the right, coupled with the high duty, to recognize and prepare [their children] for additional obligations."** *Pierce v. Society of Sisters*, 268 U.S. 510, 535 (1925) ... [other citations omitted] ... **The law's concept of the family rests on a presumption that parents possess what a child lacks in maturity, experience, and capacity for judgment required for making life's difficult decisions.** More important, historically it has been recognized that natural bonds of affection lead parents to act in the best interests of their children. 1 W. Blackstone, Commentaries 447; 2 J. Kent, Commentaries on American Law 190.

As with so many other legal presumptions, experience and reality may rebut what the law accepts as a starting point; the incidence of child neglect and abuse cases attests to this. That some parents "may at times be acting against the interests of their children" ... creates a basis for caution, but it is hardly a reason to discard wholesale those pages of human experience that teach that parents generally do act in the child's best interest ... The statist notion that governmental power should supersede parental authority in **all** cases because **some** parents abuse and neglect children is repugnant to American tradition." [emphasis supplied]

Parental rights are clearly upheld in this decision recognizing the rights of parents to make health decisions for their children. The Court continues by explaining the balancing that must take place:

**Nonetheless**, we have recognized that a state is not without constitutional control over parental discretion in dealing with children when their physical or mental health is jeopardized (See *Wisconsin v. Yoder*; *Prince v. Massachusetts*).



Moreover, the Court recently declared unconstitutional a state statute that granted parents an absolute veto over a minor child's decisions to have an abortion, *Planned Parenthood of Central Missouri v. Danforth*, 428 US 52 (1976). Appellees urged that these precedents limiting the traditional rights of parents, if viewed in the context of a liberty interest of the child and the likelihood of parental abuse, require us to hold that parent's decision to have a child admitted to a mental hospital must be subjected to an **exacting constitutional scrutiny**, including a formal, adversary, pre-admission hearing.

Appellees' argument, however, sweeps too broadly. Simply because the decision of a parent is not agreeable to a child, or because it involves risks does not automatically transfer power to make that decision from the parents to some agency or officer of the state. The same characterizations can be made for a tonsillectomy, appendectomy, or other medical procedure. Most children, even in adolescence, simply are not able to make sound judgments concerning many decisions, including their need for medical care or treatment. Parents can and must make those judgments ... we cannot assume that the result in *Meyer v. Nebraska*, *supra*, and *Pierce v. Society of Sisters*, *supra*, would have been different if the children there had announced a preference to learn only English or preference to go to a public, rather than a church school. The fact that a child may balk at hospitalization or complain about a parental refusal to provide cosmetic surgery does not diminish the parent's authority to decide what is best for the child (See generally Goldstein, *Medical Case for the Child at Risk: on State Supervention of Parental Autonomy*, 86 Yale LJ 645, 664-668 (1977); Bennett, *Allocation of Child Medical Care Decision — Making Authority: A Suggested Interest Analyses*, 62 Va LR ev 285, 308 (1976). Neither state officials nor federal Courts are equipped to review such parental decisions. [emphasis supplied])

Therefore, it is clear that the Court is recognizing parents as having the right to make judgments concerning their children who are not able to make sound decisions, including their need for medical care. A parent's authority to decide what is best for the child in the areas of medical treatment cannot be diminished simply because a child disagrees. A parent's right must be protected and not simply transferred to some state agency.

##### 5. *Santosky v. Kramer*, 455 US 745, 753 (1982)

This case involved the Appellate Division of the New York Supreme Court affirming the application of the preponderance of the evidence standard as proper and constitutional in ruling that the parent's rights are permanently terminated.



The U.S. Supreme Court, however, vacated the lower Court decision, holding that due process as required under the 14th Amendment in this case required proof by clear and convincing evidence rather than merely a preponderance of the evidence.

The Court, in reaching their decision, made it clear that parents' rights as outlined in *Pierce* and *Meyer* are fundamental and specially protected under the Fourteenth Amendment. The Court began by quoting another Supreme Court case:

In *Lassiter* [*Lassiter v. Department of Social Services*, 452 US 18, 37 (1981)], it was "not disputed that state intervention to terminate the relationship between a parent and a child must be accomplished by procedures meeting the requisites of the Due Process Clause". . . The absence of dispute reflected this Court's historical recognition that freedom of personal choice in matters of family life is a **fundamental liberty** interest protected by the 14th Amendment ... *Pierce v. Society of Sisters* ... *Meyer v. Nebraska*.

The **fundamental liberty interest** of natural parents in the care, custody, and management of their child does not evaporate simply because they have not been model parents or have lost temporary custody of their child to the state ... When the state moves to destroy weakened familial bonds, it must provide the parents with fundamentally fair procedures. [emphasis supplied]

#### 6. *City of Akron v. Akron Center for Reproductive Health Inc.*, 462 US 416, 461 (1983)

This case includes, in a long list of protected liberties and fundamental rights, the parental rights guaranteed under *Pierce* and *Meyer*. The Court indicated a compelling interest test must be applied.

Central among these protected liberties is an individual's freedom of personal choice in matters of marriage and family life ... *Roe* ... *Griswold* ... *Pierce v. Society of Sisters* ... *Meyer v. Nebraska* ... But restrictive state regulation of the right to choose abortion as **with other fundamental rights subject to searching judicial examination, must be supported by a compelling state interest.** [emphasis supplied]



7. *Lehr v. Robertson*, 463 US 248, 257-258 (1983)

In this case, the U.S. Supreme Court upheld a decision against a natural father's rights under the Due Process and Equal Protection Clauses since he did not have any significant custodial, personal, or financial relationship with the child. The natural father was challenging an adoption. The Supreme Court stated:

In some cases, however, this Court has held that the federal constitution supersedes state law and provides even greater protection for certain formal family relationships. In those cases ... the Court has emphasized the paramount interest in the welfare of children and has noted that the rights of the parents are a counterpart of the responsibilities they have assumed. Thus, the **liberty of parents to control the education of their children that was vindicated in *Meyer v. Nebraska* ... and *Pierce v. Society of Sisters* ...** was described as a "right coupled with the high duty to recognize and prepare the child for additional obligations" ... The linkage between parental duty and parental right was stressed again in *Prince v. Massachusetts* ... The Court declared it a cardinal principle "that the custody, care and nurture of the child reside **first** in the parents whose primary function and freedom include preparation for obligations the state can neither supply nor hinder." In these cases, the Court has found that the relationship of love and duty in a recognized family unit is an interest in **liberty entitled to Constitutional protection** ... "State intervention to terminate such a relationship ... must be accomplished by procedures meeting the requisites of the Due Process Clause" *Santosky v. Kramer* ... [emphasis supplied]

It is clear by the above case that parental rights are to be treated as fundamental and cannot be taken away without meeting the constitutional requirement of due process.

8. *Thornburgh v. American College of Obstetricians and Gynecologists*, 476 US 747 (1986)

The U.S. Supreme Court declared, "Our cases long have recognized that the Constitution embodies a promise that **a certain private sphere of individual liberty will be kept largely beyond the reach of government** ... *Griswold v. Connecticut* ... *Pierce v. Society of Sisters* ... *Meyer v. Nebraska*."

By citing *Pierce*, the Court included parental liberty in that protected sphere.



The Indians appealed to the Oregon Court of Appeals who reversed on the grounds that they had the right to freely exercise their religious beliefs by taking drugs. Of course, as expected, the U.S. Supreme Court reversed the case and found that the First Amendment did not protect drug use. So what does the case have to do with parental rights?

After the Court ruled against the Indians, it then analyzed the application of the Free Exercise Clause generally. The Court wrongly decided to throw out the Free Exercise Clause as a defense to any "neutral" law that might violate an individual's religious convictions. In the process of destroying religious freedom, the Court went out of its way to say that the parents' rights to control the education of their children is still a fundamental right. The Court declared that the "compelling interest test" is still applicable, not to the Free Exercise Clause alone:

[B]ut the Free Exercise Clause in conjunction with other **constitutional protections** such as ... the **right of parents**, acknowledged in *Pierce v. Society of Sisters*, 268 U.S. 510 (1925), **to direct the education of their children**, see *Wisconsin v. Yoder*, 406 U.S. 205 (1972) invalidating compulsory-attendance laws as applied to Amish parents who refused on religious grounds to send their children to school.<sup>12</sup> [emphasis supplied]

In other words, under this precedent, parents' rights to control the education of their children is considered a "constitutionally protected right" which requires the application of the compelling interest test. The Court in *Smith* quoted its previous case of *Wisconsin v. Yoder*:

Yoder said that "The Court's holding in *Pierce* stands as a charter for the rights of parents to direct the religious upbringing of their children. And when the interests of parenthood are combined with a free exercise claim ... **more than merely a reasonable relationship** to some purpose within the competency of the State is required to sustain the validity of the State's requirement under the First Amendment." 406 U.S., at 233.<sup>20</sup> [emphasis supplied]

Instead of merely showing that a regulation conflicting with parents' rights is reasonable, the state must, therefore, reach the higher standard of the "compelling interest test," which requires the state to prove its regulation to be the least restrictive means.



**12. *Hodgson v. Minnesota*, 497 U.S. 417 (1990)**

In *Hodgson* the Court found that parental rights not only are protected under the First and Fourteenth Amendments as fundamental and more important than property rights, but that they are "deemed essential."

The family has a privacy interest in the upbringing and education of children and the intimacies of the marital relationship which is protected by the Constitution against undue state interference. See *Wisconsin v Yoder*, 7 406 US 205 ...

The statist notion that governmental power should supersede parental authority in all cases because some parents abuse and neglect children is repugnant to American tradition." *Parham*, 442 US, at 603, [other citations omitted]. We have long held that **there exists a "private realm of family life which the state cannot enter."** *Prince v Massachusetts* ...

A natural parent who has demonstrated sufficient commitment to his or her children is thereafter entitled to raise the children free from undue state interference. As Justice White explained in his opinion of the Court in *Stanley v Illinois*, 405 US 645 (1972) [other cites omitted]:

"The court has frequently emphasized the importance of the family. The **rights** to conceive and to **raise one's children have been deemed 'essential,'** *Meyer v Nebraska*, ... 'basic civil rights of man,' *Skinner v Oklahoma*, 316 US 535, 541 (1942), and '[r]ights far more precious ... than property rights,' *May v Anderson*, 345 US 528, 533 (1953) ... The integrity of the family unit has found protection in the Due Process Clause of the Fourteenth Amendment, *Meyer v Nebraska*, *supra*." [emphasis supplied]

The Court leaves no room for doubt as to the importance and protection of the rights of parents.

**13. *H.L. v. Matheson*, 450 US 398, 410 (1991)**

In this case, the Supreme Court recognized the parents' right to know about their child seeking an abortion. The Court stated:

In addition, constitutional interpretation has consistently recognized that the parents' claim to authority in their own household to direct the rearing of their children is basic in the structure of our society.



*Ginsberg v. New York*, 390 US 629 (1968) ... We have recognized on numerous occasions that the relationship between the parent and the child is Constitutionally protected (*Wisconsin v. Yoder*, *Stanley v. Illinois*, *Meyer v. Nebraska*) ... "It is cardinal with us that the custody, care, and nurture of the child reside first in the parents, whose primary function and freedom includes preparation for obligations the state can neither supply, nor hinder." [Quoting *Prince v. Massachusetts*, 321 US 158, 166, (1944)]. See also *Parham v. J.R.*; *Pierce v. Society of Sisters* ... We have recognized that parents have an important "guiding role" to play in the upbringing of their children, *Bellotti II*, 443 US 633-639 ... which presumptively includes counseling them on important decisions.

This Court clearly upholds the parent's right to know in the area of minor children making medical decisions.

**14. *Vernonia School District 47J v. Acton*, 132 L.Ed.2d 564, 115 S.Ct. 2386 (1995)**

In *Vernonia* the Court strengthened parental rights by approaching the issue from a different point of view. They reasoned that children do not have many of the rights accorded citizens, and in lack thereof, parents and guardians possess and exercise those rights and authorities in the child's best interest:

Traditionally at common law, and still today, unemancipated minors lack some of the most fundamental rights of self-determination—including even the right of liberty in its narrow sense, i.e., the right to come and go at will. They are subject, even as to their physical freedom, to the control of their parents or guardians. See Am Jur 2d, Parent and Child § 10 (1987).

**15. *Troxel v. Granville*, 530 U.S. 57 (2000)**

In this case the United States Supreme Court issued a landmark opinion on parental liberty. The case involved a Washington State statute which provided that a "court may order visitation rights for any person when visitation may serve the best interests of the child, whether or not there has been any change of circumstances." Wash. Rev. Code 26.10.160(3). The U.S. Supreme Court ruled that the Washington statute "unconstitutionally interferes with the fundamental right of parents to rear their children." The Court went on to examine its treatment of parental rights in previous cases:



In subsequent cases also, we have recognized the fundamental right of parents to make decisions concerning the care, custody, and control of their children. *Wisconsin v. Yoder*, 406 U.S. 205, 232, 32 L. Ed. 2d 15, 92 S. Ct. 1526 (1972) ("The history and culture of Western civilization reflect a strong tradition of parental concern for the nurture and upbringing of their children. This primary role of the parents in the upbringing of their children is now established beyond debate as an enduring American tradition"); *Quilloin v. Walcott*, 434 U.S. 246, 255, 54 L. Ed. 2d 511, 98 S. Ct. 549 (1978) ("We have recognized on numerous occasions that the relationship between parent and child is constitutionally protected"); *Parham v. J. R.*, 442 U.S. 584, 602, 61 L. Ed. 2d 101, 99 S. Ct. 2493 (1979) ("Our jurisprudence historically has reflected Western civilization concepts of the family as a unit with broad parental authority over minor children. Our cases have consistently followed that course"); *Santosky v. Kramer*, 455 U.S. 745, 753, 71 L. Ed. 2d 599, 102 S. Ct. 1388 (1982) (discussing "the fundamental liberty interest of natural parents in the care, custody, and management of their child"); *Glucksberg, supra*, at 720 ("In a long line of cases, we have held that, in addition to the specific freedoms protected by the Bill of Rights, the 'liberty' specially protected by the Due Process Clause includes the right ... to direct the education and upbringing of one's children" (citing *Meyer* and *Pierce*)). In light of this extensive precedent, **it cannot now be doubted that the Due Process Clause of the Fourteenth Amendment protects the fundamental right of parents to make decisions concerning the care, custody, and control of their children.** [emphasis supplied]

This case clearly upholds parental rights. In essence, this decision means that the government may not infringe parents' right to direct the education and upbringing of their children unless it can show that it is using the least restrictive means to achieve a compelling governmental interest.

### Conclusion

The U.S. Supreme Court has consistently protected parental rights, including it among those rights deemed fundamental. As a fundamental right, parental liberty is to be protected by the highest standard of review: the compelling interest test.

As can be seen from the cases described above, parental rights have reached their highest level of protection in over 75 years. The Court decisively confirmed these rights in the recent case of *Troxel v. Granville*, which should serve to maintain and protect parental rights for many years to come.

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## Footnotes

1. 262 U.S. 390 (1923).
2. *Id.*, at 402.
3. *Id.*, at 401. Also see *Bartles v. Iowa*, 262 U.S. 404 (1923) where the Court reached a similar conclusion.
4. *Meyer*, 262 U.S. 390 at 400.
5. *Id.*, at 403.
6. *Pierce*, 268 U.S. 510 (1925)
7. *Ibid* at 534.
8. *Pierce*, 268 U.S. 510 at 535.
9. *Farrington v. Tokushige*, 273 U.S. 284 (1927) at 298.
10. *Id.*, at 298.
11. *Farrington v. Tokushige*, (9 cir.) 11 F.2d 710 at 713 (1926), quoting Harlan, J., in *Berea College v. Kentucky* 211 U.S. 45, 29 S. Ct. 33, 53 L. Ed. 81.
12. *Prince v. Massachusetts*, 321 U.S. 158 (1944).
13. *Ibid* at 166.
14. *Griswold v. Connecticut*, 381 U.S. 479, (1965) at 486.
15. *Ibid.*
16. *Yoder*, 406 U.S. 205 at 233.
17. *Ibid* at 232. Burger further admonishes, "and when the interests of parenthood are combined with a free exercise claim of the nature revealed by this record, more than merely a 'reasonable relation to some purpose within the competency of the State' is required to sustain the validity of the State's requirement under the First Amendment." (*Yoder*, at 233).
18. *Id.*, at 214.



19. *Id.*, 881.

20. *Id.*, 881, fn. 1.

NEXT IS THE BATCH FROM ANOTHER PAGE

FROM PARENTALRIGHTS.ORG

United States Supreme Court

Parental Rights Caselaw

In the early 1920s, the United States Supreme Court first reviewed the rights, liberties and obligations of parents to direct the upbringing of their children. Two important decisions, *Meyer v. Nebraska* and *Pierce v. Society of Sisters*, established a legacy which was followed by a series of decisions holding that parenting is a fundamental constitutional right, and among "the basic civil rights of man."

Choices about marriage, family life, and the upbringing of children are among those rights the Court has ranked as "of basic importance in our society," and as sheltered by the 14th Amendment against the State's unwarranted usurpation, disregard, or disrespect.

Assembled here are a majority of those cases defining or reaffirming these fundamental rights. Links are provided to each case on the FindLaw Internet Legal Resources service. Each is in hypertext format, with links to related opinions of the court contained in the ruling.

**M. L. B. v. S. L. J.**  
**519 US 102, 117 S. Ct. 555 (1996)**

Choices about marriage, family life, and the upbringing of children are among associational rights this Court has ranked as "of basic importance in our society," rights sheltered by the 14th Amendment against the State's unwarranted usurpation, disregard, or disrespect. This case, involving the State's authority to sever permanently a parent-child bond, demanded the close consideration the Court has long required when a family association so undeniably important was at stake.

**Santosky v Kramer** **455 US 745 (1982)**



The fundamental liberty interest of natural parents in the care, custody, and management of their child is protected by the 14th Amendment, and does not evaporate simply because they have not been model parents or have lost temporary custody of their child to the State. A parental rights termination proceeding interferes with that fundamental liberty interest. When the State moves to destroy weakened familial bonds, it must provide the parents with fundamentally fair procedures.

**Lassiter v Department of Social Services 452 US 18 (1981)**

The Court's decisions have by now made plain that a parent's desire for and right to "the companionship, care, custody, and management of his or her children" is an important interest that "undeniably warrants deference and, absent a powerful countervailing interest, protection." A parent's interest in the accuracy and justice of the decision to terminate his or her parental status is, therefore, a commanding one.

**Quilloin v Walcott 434 US 246 (1978)**

We have little doubt that the Due Process Clause would be offended "if a State were to attempt to force the breakup of a natural family, over the objections of the parents and their children, without some showing of unfitness and for the sole reason that to do so was thought to be in the children's best interest." Whatever might be required in other situations, we cannot say that the State was required in this situation to find anything more than that the adoption, and denial of legitimation, were in the "best interests of the child."

**Smith v Organization of Foster Care Families 431 US 816 (1977)**

In this action, individual foster parents and a foster parents organization, sought declaratory and injunctive relief against New York State and New York City officials, alleging that the statutory and regulatory procedures for removal of foster children from foster homes violated the Due Process and Equal Protection Clauses of the 14th Amendment. The ruling contains an analysis of the rights of natural parents as balanced against the rights of foster parents, as well as a comprehensive discussion of foster care conditions.

**Moore v East Cleveland 431 US 494 (1977)**

The Court has long recognized that freedom of personal choice in matters of marriage and family life is one of the liberties protected by the Due Process Clause of the Fourteenth Amendment.



A host of cases, tracing their lineage to *Meyer v. Nebraska* and *Pierce v. Society of Sisters* have consistently acknowledged a "private realm of family life which the state cannot enter." When the government intrudes on choices concerning family living arrangements, the Court must examine carefully the importance of the governmental interests advanced.

**Cleveland Board of Education v La Fleur 414 US 632 (1974)**

The Court has long recognized that freedom of personal choice in matters of marriage and family life is one of the liberties protected by the Due Process Clause of the Fourteenth Amendment. There is a right "to be free from unwarranted governmental intrusion into matters so fundamentally affecting a person as the decision whether to bear or beget a child."

**Stanley v Illinois 405 US 645 (1972)**

The private interest here, that of a man in the children he has sired and raised, undeniably warrants deference and protection. The integrity of the family unit has found protection in the Due Process Clause of the 14th Amendment, the Equal Protection Clause of the 14th Amendment, and the 9th Amendment.

**Wisconsin v Yoder 406 US 205 (1972)**

In this case involving the rights of Amish parents to provide for private schooling of their children, the Court held: "The history and culture of Western civilization reflect a strong tradition of parental concern for the nurture and upbringing of their children. This primary role of the parents in the upbringing of their children is now established beyond debate as an enduring American tradition."

**Loving v Virginia 388 US 1 (1967)**

In this case involving interracial marriage, the Court reaffirmed the principles set forth in *Pierce* and *Meyers*, finding that marriage is one of the basic civil rights of man, fundamental to our very existence and survival. "The Fourteenth Amendment requires that the freedom of choice to marry not be restricted by invidious racial discriminations. Under our Constitution, the freedom to marry, or not marry, a person of another race resides with the individual and cannot be infringed by the State."

**Griswold v Connecticut 381 US 479 (1965)**

The 4th and 5th Amendments were described as protection against all governmental invasions "of the sanctity of a man's home and the privacies of life."



The Court referred to the 4th Amendment as creating a "right to privacy, no less important than any other right carefully and particularly reserved to the people." Reaffirming the principles set forth in *Pierce v. Society of Sisters* and *Meyers v Nebraska*.

**Prince v Massachusetts 321 US 158 (1944)**

It is cardinal with us that the custody, care and nurture of the child reside first in the parents, whose primary function and freedom include preparation for obligations the state can neither supply nor hinder. And it is in recognition of this that these decisions have respected the private realm of family life which the state cannot enter.

**Skinner v Oklahoma 316 US 535 (1942)**

"We are dealing here with legislation which involves one of the basic civil rights of man. Marriage and procreation are fundamental to the very existence and survival of the race."

**Pierce v Society of Sisters 268 US 510 (1925)**

The liberty of parents and guardians to direct the upbringing and education of children was abridged by a proposed statute to compell public education. "The fundamental theory of liberty upon which all governments in this Union repose excludes any general power of the state to standardize its children by forcing them to accept instruction from public teachers only. The child is not the mere creature of the state; those who nurture him and direct his destiny have the right, coupled with the high duty, to recognize and prepare him for additional obligations."

**Meyer v Nebraska 262 US 390 (1923)**

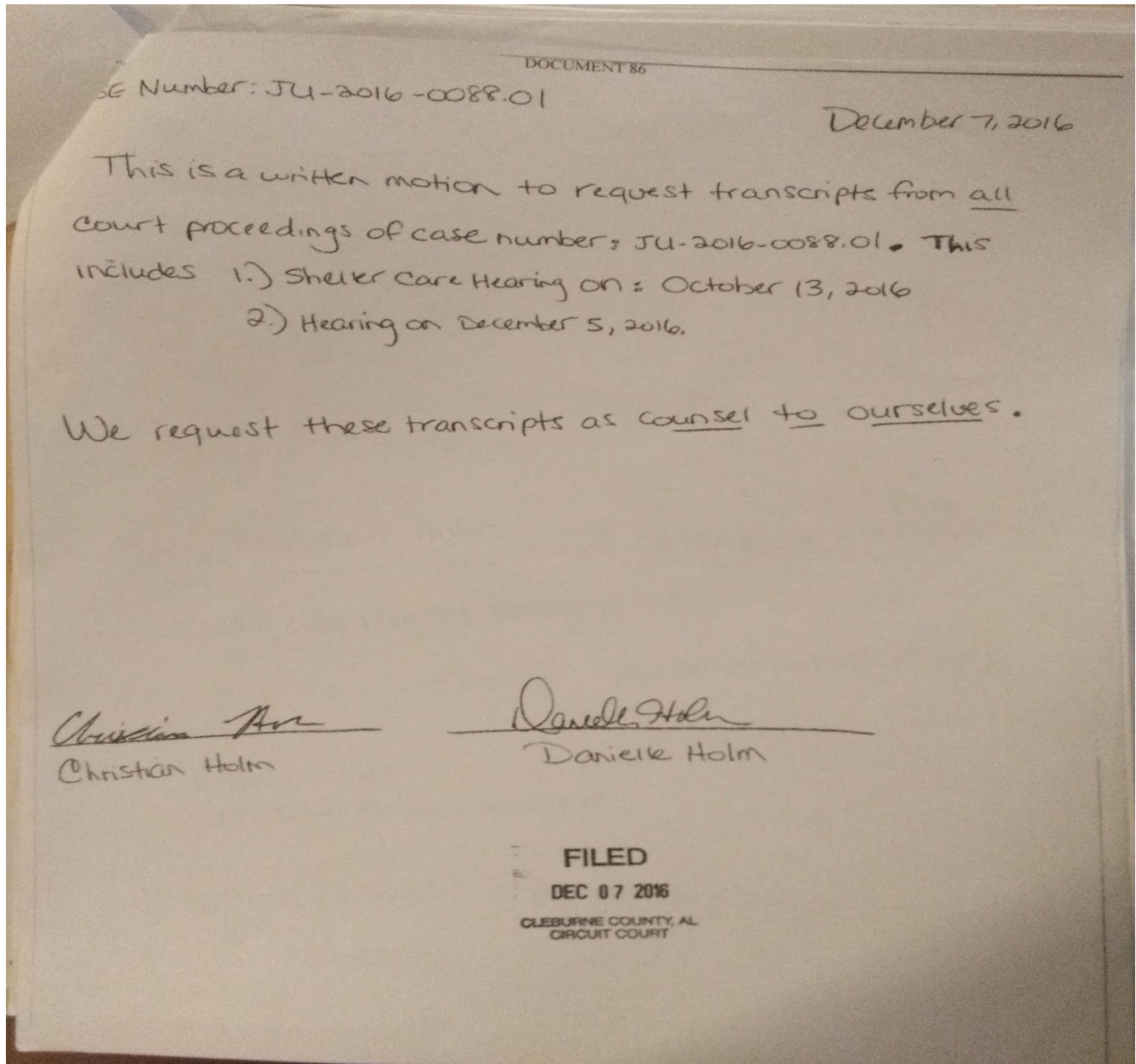
"No state ... shall deprive any person of life, liberty or property without due process of law."

"While this court has not attempted to define with exactness the liberty thus guaranteed, the term has received much consideration and some of the included things have been definitely stated. Without doubt, it denotes not merely freedom from bodily restraint but also the right of the individual to contract, to engage in any of the common occupations of life, to acquire useful knowledge, to marry, establish a home and bring up children, to worship God according to the dictates of his own conscience, and generally to enjoy those privileges long recognized at common law as essential to the orderly pursuit of happiness by free men.



All of these case laws, obviously do not matter, when they put in an order for a baby. Who would have thought no matter how many case laws you show in your favor, it doesn't matter!?

December 7, 2016 @ 12:42pm Request for Transcripts from all court proceedings (Christian and Danielle). This was also something we had a difficult time with, because at first they were reluctant to hand anything over. We eventually got court recordings on a CD, but never transcripts.



December 8, 2016 @ 3:22pm Subpoena Request Form (Christian and Danielle). For us to subpoena multiple witnesses since the beginning of the kidnapping. They refused to allow Leslie Smith (DHR

supervisor who gave the OKAY to Stacy Jackson to kidnap our baby via telephone call) and Carrie Pollard (the original petitioner who put in for a pick up order to remove our baby AFTER they kidnapped him, based on hearsay information and we NEVER had met Carrie Pollard. They refused to let these two take the stand.

State of Alabama Unified Judicial System Form C-12 Rev. 8/98		DOCUMENT 90	Case Number JU 2016-88.01
IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA (Circuit, District or Municipal)		SUBPOENA REQUEST FORM	
Civil: Plaintiff v. Defendant Juvenile: In the matter of JOHN DOE HOLM, a child Criminal: <input type="checkbox"/> State of Alabama <input type="checkbox"/> Municipality of		Defendant	
Court Date DECEMBER 14, 2016		Court Time 8:30 A.M. AMPM Date Requested DECEMBER 8, 2016	
TO BE COMPLETED BY REQUESTER			
The Clerk is requested to Issue an Order to Appear (Subpoena) for each of the following witnesses for: <input type="checkbox"/> Plaintiff/State <input type="checkbox"/> Defendant <input type="checkbox"/> Grand Jury <input checked="" type="checkbox"/> Other			
1. Name MS. LESLIE SMITH - CLEBURNE COUNTY DHR Home Address 723 OXFORD STREET HEFLIN, AL Zip 36264 Telephone Number 256-463-1770 Alternate Address Zip Telephone Number		Date Issued	Date Executed
2. Name MS. STACEY JACKSON - CLEBURNE COUNTY DHR Home Address 723 OXFORD STREET HEFLIN, AL Zip 36264 Telephone Number 256-463-1770 Alternate Address Zip Telephone Number		Remarks:	
3. Name MS. ALEXANDRA MARTIN - CLEBURNE COUNTY DHR Home Address 723 OXFORD STREET HEFLIN, AL Zip 36264 Telephone Number 256-463-1770 Alternate Address Zip Telephone Number		Remarks:	
4. Name MS. MARSHA BUSBY - CLEBURNE COUNTY DHR Home Address 723 OXFORD STREET HEFLIN, AL Zip 36264 Telephone Number 256-463-1770 Alternate Address Zip Telephone Number		Remarks:	
5. Name MS. CARRIE POLLARD - CLEBURNE COUNTY DHR Home Address 723 OXFORD STREET HEFLIN, AL Zip 36264 Telephone Number 256-463-1770 Alternate Address Zip Telephone Number		Remarks:	
METHOD OF SERVICE REQUESTED: SPECIAL PROCESS SERVER <input type="checkbox"/> Personal <input checked="" type="checkbox"/> Other			
12-8-2016 Date		Party Requesting Subpoena CHRISTIAN & DANIELLE HOLM Signature Requester Phone Number	



December 9, 2016 @ 12:09pm Parent's Objection to Motion to Deny Access to DHR Records (Christian and Danielle). by their so called LAWS, DHR needs to provide their records on US. They were REFUSING. DHR did not want to hand over their falsified records and to this day, we still are not sure 100% what is in there.

DOCUMENT 97



ELECTRONICALLY FILED  
12/9/2016 12:09 PM  
18-JU-2016-000088.01  
CIRCUIT COURT OF  
CLEBURNE COUNTY, ALABAMA  
WARREN SARRELL III, CLERK

IN THE JUVENILE COURT OF CLEBURNE COUNTY, \_\_\_\_\_

IN THE MATTER OF:

JON DOE

(BABY BOY HOLM)

CASE NO.: JU 2016-88.1

PARENT'S OBJECTION TO STATE'S MOTION TO DENY ACCESS TO DHR RECORDS

Comes Now the attorneys of record (acting pro se with the assistance of standby counsel), the natural mother and father of the minor child made the subject of this action, and file this, their objection to the State's motion to deny the parent's access to Cleburne County Department of Human Resources' records. For good cause, the following is averred"

1. That a trial in the matter began on December 5, 2016 and was continued until December 14, 2016 at 8:30.
2. That the parents of, and acting as attorneys for said child made the subject of this action have requested the assistance of the appointed Standby Counsel with this filing.
3. That the parents of, and acting as attorneys for said child made the subject of this action have been denied access to any and all records, including but not limited to court filings and records that are pertinent to their case, except for the Order issued by this Court that addressed to Ex-Parte filings of Department caseworkers and the Department Director.
4. That the parents of, and acting as attorneys for said child, had not even seen the Petition for Dependency prior to having Standby Counsel appointed.
5. That this Court issued a production order in this matter that did not give the State the option as to who the records were given to.
6. That the records requested were not produced by the Department to the attorneys of record, at the time, for the parents when ordered to do so.

December 9, 2016 @ 4:06pm Motion to Produce Evidence of Service (we were not sent all motions against us) (Christian and Danielle) . The state lied and said they attempted to send everything to us, but we were refusing to give them our address, which was a lie, because they had our mailing address and the court was mailing us information we were receiving. We asked for certificates of service on all motions. We never got them. A common thing they do is put in motions without parents knowing and then they do not send them to parents, so parents never have a fair chance in court, ESPECIALLY when standing in for themselves.





ELECTRONICALLY FILED  
12/9/2016 4:06 PM  
18-JU-2016-000088.01  
CIRCUIT COURT OF  
CLEBURNE COUNTY, ALABAMA  
WARREN SARRELL III, CLERK

IN THE JUVENILE COURT OF CLEBURNE COUNTY,

IN THE MATTER OF:

JON DOE

(BABY BOY HOLM)

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CASE NO.: JU 2016-88.01

MOTION TO PRODUCE EVIDENCE OF SERVICE

Comes Now the attorneys of record (acting pro se with the assistance of standby counsel), the natural mother and father of the minor child made the subject of this action, and file this, their Motion to Produce Evidence of Service. For good cause, the following is averred:

1. That a trial in the matter began on December 5, 2016 and was continued until December 14, 2016 at 8:30.
2. That the parents of, and acting as attorneys for said child made the subject of this action have requested the assistance of the appointed Standby Counsel with this filing.
3. That the parents of, and acting as attorneys for said child made the subject of this action have not been served Motions filed by the Department, only Orders issued by the Court.
4. That the parents/attorneys did receive a copy of court filings on Tuesday, December 6, 2016 from The Cleburne County Circuit Clerk and their standby counsel.
5. That Cleburne County Department of Human Resources have filed Certificates of Service on motions filed certifying that all parties, even pro se parties, have been notified/served with a copy of the motions filed.

Wherefore, Premises Considered, the parents/attorneys in this matter move this court for an Order directing the Cleburne County Department of Human Resources, by and through their counsel, to produce for inspection and bring to the hearing scheduled on December 14, 2016, all of the evidence they have that will support service of motions on the parents/attorneys.

December 9, 2016 @ 4:30pm Amended Objection to Motion to Deny Access to DHR Records (Christian and Danielle). Similiar to motion above, just a few errors fixed.

December 12, 2016 @ 6:36pm Parents Additional Objection to State's Motion to Amend Production

Order Deny Access to DHR Records (Christian and Danielle) . We kept trying to get records from them, showing every which way possible how they were violating our "rights". None of it mattered.

DOCUMENT 113



ELECTRONICALLY FILED  
12/12/2016 6:36 PM  
18-JU-2016-000088.01  
CIRCUIT COURT OF  
CLEBURNE COUNTY, ALABAMA  
WARREN SARRELL III, CLERK

IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA

IN THE MATTER OF:

JON DOE

(BABY BOY HOLM)

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CASE NO.: JU 2016-88.1

PARENTS' ADDITIONAL OBJECTION TO STATE'S MOTION TO AMEND  
PRODUCTION ORDER AND DENY PARENTS' ACCESS TO RECORDS

Come Now the attorneys of record (acting pro se with the assistance of standby counsel), the natural mother and father of the minor child made the subject of this action, and file this, their objection to the State's motion to amend this court's protective order thereby denying them access to Cleburne County Department of Human Resources' records. For good cause, the following is averred:

1. That a trial in the matter began on December 5, 2016 and was continued until December 14, 2016 at 8:30.
2. That the parents of said child made the subject of this action, acting as attorneys for themselves, have requested the assistance of the appointed Standby Counsel with this filing.
3. That the parents of said child made the subject of this action, acting as attorneys for themselves, have been denied access to any and all records including, but not limited to, court filings and records that are pertinent to their case, except for only Orders issued since this Court addressed the Ex-Parte filings of Department caseworkers and the Department Director.
4. That the State has filed a motion to amend this Court's protective order alleging that the parents have "repeatedly violated the order of this Court by releasing confidential information about this case to the public."



December 12, 2016 @ 6:42pm Amended Motion for Transcripts (Christian and Danielle) . Once again, trying to get a "fair chance"....never happens.

DOCUMENT 115

ELECTRONICALLY FILED  
12/12/2016 6:42 PM  
18-JU-2016-000088.01  
CIRCUIT COURT OF  
CLEBURNE COUNTY, ALABAMA  
WARREN SARRELL III, CLERK

IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA

IN THE MATTER OF: )  
 )  
JON DOE )  
(BABY BOY HOLM) ) CASE NO.: JU 2016-88.01  
 )

AMENDED MOTION FOR TRANSCRIPT

Comes Now the attorneys of record (acting pro se with the assistance of standby counsel), the natural mother and father of the minor child made the subject of this action and move this Honorable Court for an Order to have the audio record of this matter transcribed. For good cause, the following is averred:

1. That a trial in the matter began on December 5, 2016 and was continued until December 14, 2016 at 8:30.
2. That the parents of said child made the subject of this action, acting as their own attorneys, have requested the assistance of the appointed Standby Counsel with this filing.
3. That the parents/attorneys in this matter have previously filed a motion to have the record of this proceeding transcribed.
4. That the parents (movants) are indigent.
5. That the parents have completed the forms necessary to have the record of this matter transcribed. Said forms (JU-3 and JU-3A) are filed with this motion.

Wherefore, Premises Considered, the parents/attorneys in this matter move this court for an Order directing that the record of all court hearings in this matter be transcribed and provided to them.

*Christian Holm*  
Christian Holm, Attorney Pro Se

December 13, 2016 @ 4:42pm Motion to Dismiss Petition for Dependency (Christian and Danielle) . This was ignored 100%. instead of judge ruling on this one motion, she very soon after recused from this case. It then transferred to another 3 judges, and then the final judge on the case, ignored it and later denied all motions we ever put in, including this one, without hearing it.

DOCUMENT 121



ELECTRONICALLY FILED  
12/13/2016 4:42 PM  
18-JU-2016-000088.01  
CIRCUIT COURT OF  
CLEBURNE COUNTY, ALABAMA  
WARREN SARRELL, III, CLERK

IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA

IN THE MATTER OF:

)

)

JON DOE

)

CASE NO.: JU 2016-88.1

(BABY BOY HOLM)

)

)

MOTION TO DISMISS PETITION FOR DEPENDENCY

Comes Now the attorneys of record (acting pro se with the assistance of standby counsel), the natural mother and father of the minor child made the subject of this action, move this Court for an Order dismissing the petition for dependency in this matter. For good cause, the following is averred

1. That the parent's/attorney have never been served with the petition for dependency of the child made the subject of this action.
2. That a trial in the matter began on December 5, 2016 and was continued until December 14, 2016 at 8:30.
3. That, pursuant to §30-3B-209, Code of Alabama (1975), in any child custody action, the filing party must file a "Child Custody Affidavit". In this case the "Child Custody Affidavit" should have accompanied the Petition for Dependency. It is well recognized that any affidavit is a sworn statement made by the declarant that certain facts are true. Section 30-3B-209 states as follows:

"§ 30-3B-209.

Information to be submitted to court

(a) Except, as otherwise provided in subsection (e), in a child custody proceeding, each party, in its first pleading or in an attached affidavit, shall give information, if reasonably ascertainable, under oath as to the child's present address or whereabouts, the



places where the child has lived during the last five years, and the names and present addresses of the persons with whom the child has lived during that period. The pleading or affidavit must state whether the party:

(1) Has participated, as a party or witness or in any other capacity, in any other proceeding concerning the custody of or visitation with the child and, if so, identify the court, the case number, and the date of the child custody determination, if any;

(2) Knows of any proceeding that could affect the current proceeding, including proceedings for enforcement and proceedings relating to domestic violence, protective orders, termination of parental rights, and adoptions, and, if so, identify the court, the case number, and the nature of the proceeding; and

(3) Knows the names and addresses of any person not a party to the proceeding who has physical custody of the child or claims rights of legal custody or physical custody of, or visitation with, the child and, if so, the names and addresses of those persons.

(b) If the information required by subsection (a) is not furnished, the court, upon motion of a party or its own motion, may stay the proceeding until the information is furnished.

(c) If the declaration as to any of the items described in subsection (a)(1) through (3) is in the affirmative, the declarant shall give additional information under oath as required by the court. The court may examine the parties under oath as to details of the information furnished and other matters pertinent to the court's jurisdiction and the disposition of the case.

(d) Each party has a continuing duty to inform the court of any proceeding in this or any other state that could affect the current proceeding.

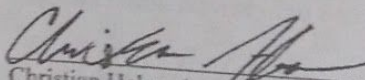
(e) If a party alleges in an affidavit or a pleading under oath that the health, safety, or liberty of a party or child would be jeopardized by disclosure of the present address or whereabouts of a party or child, the information must be

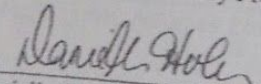


sealed and may not be disclosed to the other party or the public unless the court orders the disclosure to be made after a hearing in which the court takes into consideration the health, safety, or liberty of the party or child and determines that the disclosure is in the interest of justice.

4. The notation "Filed with the court 10/11/2016 at 5:18 p.m." at the bottom of the Petition, without knowledge of who made said notation, advises that the Petition was filed on October 11, 2016 at 5:18 p.m. Alacourt reveals that the Petition was filed on October 13, 2016 at 12:12:36 p.m.
5. The "Child Custody Affidavit" that accompanied the Petition, signed by Carrie Pollard, was not notarized nor was it dated therefore making it an unsworn affidavit.
6. A duplicate of the Child Custody Affidavit, with the addition of DHR caseworker Stacy Jackson, that was notarized as swearing to a date October 13, 2016 was filed with the Court on October 13, 2016 at 8:58:01 a.m. as per Alacourt, a full four (4) hours before the Petition was filed and (2) two days after the notation on the Petition indicated.
7. That there is no record of the "summons" Petition, as per Alacourt, being served on the parents/attorneys in this action.

Wherefore, Premises Considered, the parents/attorney for the child made the subject of this action move this Court for an Order dismissing the Petition against them as a nullity and void as to the improper filing of the Petition in this matter.

  
Christian Holm, Attorney Pro Se

  
Danielle Holm, Attorney Pro Se

Standby Counsel:  
Carey N. Kirby, P.C.  
P. O. Box 404  
Choctolocco, AL 36254  
(256) 820-0222



December 13, 2016 @ 5:47pm Motion in Limine (In regards to inadmissible medical records they got on Christian which DHR got in anyway despite not being certified or authenticated and therefore not true) (Christian and Danielle) . These so called medical records they ended up digging up on Christian, were not certified properly, and were originally not allowed in the court. Their entire case is built up on these records that were not certified properly by the state, with no doctor to attest to their validity and they were already deemed inadmissible. We had ALREADY revoked any and all permissions for DHR to get any files or records on him for them to use against us falsely but they went ahead and did so anyway. Now, and later, again.

IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA

IN THE MATTER OF:

JON DOE

(BABY BOY HOLM)

CASE NO.: JU 2016-88.01

MOTION IN LIMINE

Come Now the attorneys of record (acting pro se with the assistance of standby counsel), the natural mother and father of the minor child made the subject of this action, and move this Court for an Order directing that the Cleburne County Department of Human Resources (hereinafter referred to as the "Department" which is represented by the State of Alabama (hereinafter referred to as the "State") be prohibited from introducing evidence in the trial in the above-styled matter. For good cause, the following is averred.

1. That a trial in the matter began on December 5, 2016 and was continued until December 14, 2016 at 8:30.
2. That, on October 14, 2016, this Court issued it's "ORDER FOR PRODUCTION OF AND PROTECTION OF RECORDS FOR ADJUDICATORY PHASE OF PROCEEDINGS"
3. That the above-referenced order stated, in pertinent parts, as follows:  
"It is hereby ORDERED, ADJUDGED and DECREED as follows:
  1. The following described records *shall* be produced by DHR to the parents/custodians of the above-named child through their attorney as well as the guardian ad litem of record. *Any and all records in the possession of DHR* regarding the above-named child and *the parents/custodians*, with the exception of attorney-client privilege or received or received from law enforcement, and with the deletion of the names and identities of all confidential reporters. ....
4. All parties *shall* disclose the records *only* to: .....

Based on the motion above, the MEDICAL RECORDS they still use to THIS DAY, to hold our baby hostage, were deemed inadmissible. The Judge at this point, handed the records to the DHR and said, "sorry, but they are not admissible". They were not received by them legally, NOR did they have a proper release, and they never had anything signed by Christian, as he revoked his signatures on everything knowing they were only trying to do what they could to twist everything they could against us.

\*December 19, 2016 @ 4:41pm EMERGENCY PETITION FOR THE GREAT WRIT OF HABEUS CORPUS in THE U.S. DISTRICT COURT OF NORTHERN DISTRICT OF ALABAMA EASTERN DIVISION\* Our son is being held hostage by the State of Alabama. He is in foster prison against his free will to be with his God given mother and father. We are held captive by the state without our created baby boy, and our next step was to show the federal courts the state is holding him captive. Federal court did not dismiss, but did not do anything with it either. They said they needed to "wait" and that this was currently a "custody battle", which it is NOT, because we are not in a divorce and we are not fighting over our child. Our child was kidnapped by a tyrannical, rogue private organization that is a contractor for the government.

*(There are 9 pages; shown are the first 3 and the concluding one showing that the federal court doesn't care if someone kidnaps your baby at the hospital. Important to realize this fact.)*





**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
EASTERN DIVISION**

**CHRISTIAN HOLM and  
DANIELLE HOLM,**

**Petitioners,**

**v.**

**LUTHER STRANGE,  
Attorney General of the State of  
Alabama,**

**Respondent.**

**Case No:**

**1:16-cv-02036-MHH-SGC**

**MEMORANDUM OPINION**

In their continuing effort to compel the Alabama Department of Human Resources (DHR) to return their infant son to them, plaintiffs Christian and Danielle Holm filed an emergency petition for a writ of habeas corpus in this court on December 19, 2016. According to the habeas petition and the documents that the Holms supplied in support of their petition, DHR took their infant from them in the hospital on October 11, 2016, one day after he was born. The Holms explain that since then, they have tried to no avail to obtain a remedy through the state court system. The Holms allege that the Attorney General of the State of Alabama and the other state actors involved in this case have violated Baby Holm's constitutional right to due process, and they seek relief in federal court pursuant to 28 U.S.C. §



2254. To better explain the posture of this case, the Court sets forth the details that appear in the record before it.

#### **I. FACTUAL BACKGROUND**

Mrs. Holm alleges that she is a direct descendant of the Native American Mik-Maq Indian Tribe. (Doc. 1, ¶ 14). According to the Holms, the Mik-Maq Indian Tribe is federally recognized. (Doc. 1, ¶ 14).

On October 10, 2016, Ms. Holm gave birth to a baby boy at Anniston Regional Medical Hospital. (Doc. 1-2, p. 3; *see also* Doc. 1, pp. 1, 8-9). The Holms allege that they initially “wanted to birth out in nature, and after two days of labor, we decided to err on the side of safety to protect the baby’s health and allow Hospital birth.” (Doc. 1, ¶ 51).

The Holms assert that Baby Holm is a healthy baby boy. (Doc. 1, p. 1; Doc. 1-1, ¶ 3). They contend that their infant son never has been “in any medical neglect, nor any medical harm, nor any contact with anyone who threatened to harm him or any other minor, nor any contact with anyone who has ever been adjudicated as a potential danger to him.” (Doc. 1, ¶ 25).

Mr. and Mrs. Holm allege that it is customary for Native Americans to have some time with their babies before naming them. The Holms contend that they chose to exercise this “cultural and religious right protected by the First





United-states-distr...



Amendment” and chose not to name their infant son immediately. (Doc. 1, ¶¶ 13–14). But not long after their son’s birth, the Holms allege, hospital staff at Anniston Regional tried to force them to name their baby. (Doc. 1, ¶ 16). In addition, members of the hospital staff tried to “induce and coerce” the Holms into applying for a Social Security Number for Baby Holm. (Doc. 1, ¶ 16). The Holms contend that the Social Security Administration’s “Enumeration-at-Birth Program” is voluntary, and they did not have to apply for a Social Security Number for their newborn son. (Doc. 1, ¶¶ 16–18). The Holms assert that someone at the hospital called the Anniston Police Department to report the Holms’ failure to apply for a Social Security Number for Baby Holm.

While Baby Holm was with his mother in the hospital on October 11, 2016 at 4:30 p.m., Anniston police officers took Baby Holm from Mrs. Holm and placed him in DHR’s custody. (Doc. 1-2, p. 3; Doc. 1-1, ¶¶ 16, 19). According to the Holms, the officers and hospital staff physically restrained and threatened Mrs. Holm as the officers left the hospital with Baby Holm. (Doc. 1-1, ¶ 16).

It is not clear from the record when DHR obtained a state court order authorizing the agency to take custody of Baby Holm. Although the state court order contains a handwritten notation that indicates that the state court judge signed the order on October 11, 2016 at 3:20 p.m. (Doc. 1-2, p. 2), according to another

extraordinary writ pursuant to Rule 21 of the Alabama Rules of Appellate Procedure.



<sup>3</sup> The Court decided to issue this opinion before resolving conclusively all of the jurisdictional issues to the Court during the holiday break.

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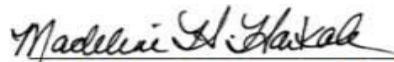


8

#### V. CONCLUSION

The Court sincerely wishes there were a Christmas miracle that the Court could perform to resolve this child custody matter once and for all. The Court heard the pain in the voices of Mr. and Mrs. Holm and recognizes the concern for Baby Holm of everyone involved. This would be a deeply sad situation at any time, but it feels particularly wrenching during the holidays. The Court wishes it could do more, but the Holms' best option is to continue their efforts to exhaust their state court remedies.

**DONE** and **ORDERED** this December 22, 2016.

  
MADELINE HUGHES HAIKALA  
UNITED STATES DISTRICT JUDGE

9



*Merry Christmas!*



December 27, 2016 @ 11:38am Notice of Appearance (Attorney for Danielle) (Lisa Chasteen filed). We were introduced to Lisa Chasteen by Terri Lapointe. Lisa Chasteen came in on our case, speaking words to try and get us to trust her. Then she sabotaged and flipped the script on us, calling a friend at the time who was recording her call showing she was not who she claims to be. Oftentimes, attorneys will come in, offering pro bono, sometimes they are getting paid on the side elsewhere to throw the case in the favor of the opposite party, as they play an actor in the game pretending to be on YOUR side. BAR ATTORNEYS have a DUTY to protect the COURT, at all costs...not the client even if they "appear" to represent you. This "appearance" ended about a week, later when she was caught on the phone with a friend of ours bad mouthing us and saying the opposite to him of what she said to us. She was not for us. Never was. After we fired her, she remained on the case for an extended period of time, and sharing our information with the trolls online, such as Matthew Simecheck.

DOCUMENT 136

**IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA**

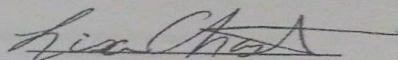
In re: BABY JON DOE

Case Number JU-2016-00088.01

**NOTICE OF APPEARANCE**

Comes now Delisa M. (Lisa) Chasteen, attorney retained by DANIELLE HOLM, giving notice to the Court of her entry into this case as Attorney of Record for the mother of the minor child, JON DOE.

Respectfully submitted,



Delisa M. (Lisa) Chasteen  
P.O. Box 56  
Woodstock, AL ~~35260~~ 35188  
205-222-9455

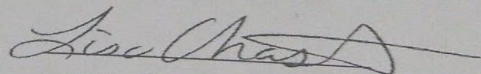
**CERTIFICATE OF SERVICE**

I hereby certify that I have on this 27<sup>th</sup> day of December, 2016, Danielle Holm personally filed the foregoing with the clerk of the Court of Cleburne County. As this Notice is entered into the Alafile system, Alafile will generate an electronic copy to all parties.

**FILED**

DEC 27 2016

CLEBURNE COUNTY, AL  
CIRCUIT COURT



Delisa M. (Lisa) Chasteen  
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205-222-9455

<https://www.youtube.com/watch?v=jXWprPOMoSQ&feature=youtu.be>

<https://www.facebook.com/danielle.holm.395/posts/211503142759561?pnref=story>

*Normally, you don't find out how the state's attorneys really feel about you. Normally your state paid attorney does not talk to new acquaintances you have just made (basically perfect strangers) about your case. Normally you don't get the recorded conversations from your shocked new acquaintances. Nothing thus far has been normal.*

Danielle's words: Over the time span of one year we had fired 4 attorneys and then fired a team of another 5 attorneys who lied right before our eyes in front of the judge, once again trying to sabotage for the sake of the State of Alabama. This is a well operated artificial system that keeps innocent parents fighting forever until they "give up" or "give in". The best way to have a chance is to stand strong, and stand in for YOURSELF.

Attorneys cannot be trusted in this "family court" operation, because they are either paid on the side to sabotage OR are threatened to be dis-barred. If they are not being threatened, you know who they are working for.

*Christian protested tirelessly for the sake of his wife and baby son.*

<https://www.facebook.com/jonathan.payton.75/videos/1389534251070753/>



The following has been taken from court transcripts found on <https://letourbabiesgo.com/22-2/>

## **Members of the court threaten Holm's Stand-by attorney, Carey Kirby.**

Judge: We are back on the record in the matter of baby boy Holm and Mr. Kirby....all parties are present with counsel. Mr. Kirby, go ahead.

Mr. Kirby: Before we get started, I would like to...uhI would like to address the court with a concern I had yesterday, and if we could ask Ms. Jackson just about...just a brief few minutes would be fine.

Judge: Sure.

Mr. Kirby: Judge, yesterday I guess something happened that was concerning and I don't know how much Mr. Schlenker meant this...Yesterday...and I can't remember exactly when it was during the proceedings, Mr. Schlenker was walking by and I said....I asked Leslie to stop looking at me liked she wanted to kill me all the time, and I believe Mr. Schlenker will tell you the same thing...he told me to tell my wife to watch what she posted on facebook. Okay, that creates a concern for me in that I feel like now the department is trolling or looking for anything on me personally, my family. Now Mr. Schlenker may not have known this but my wife is my legal system, so yes, she has helped me with this case, but she has not said anything that would breach the confidentiality of this case. And if the court would like I could pull up her facebook postings and show you exactly what it is that Mr. Schlenker was referring to yesterday.

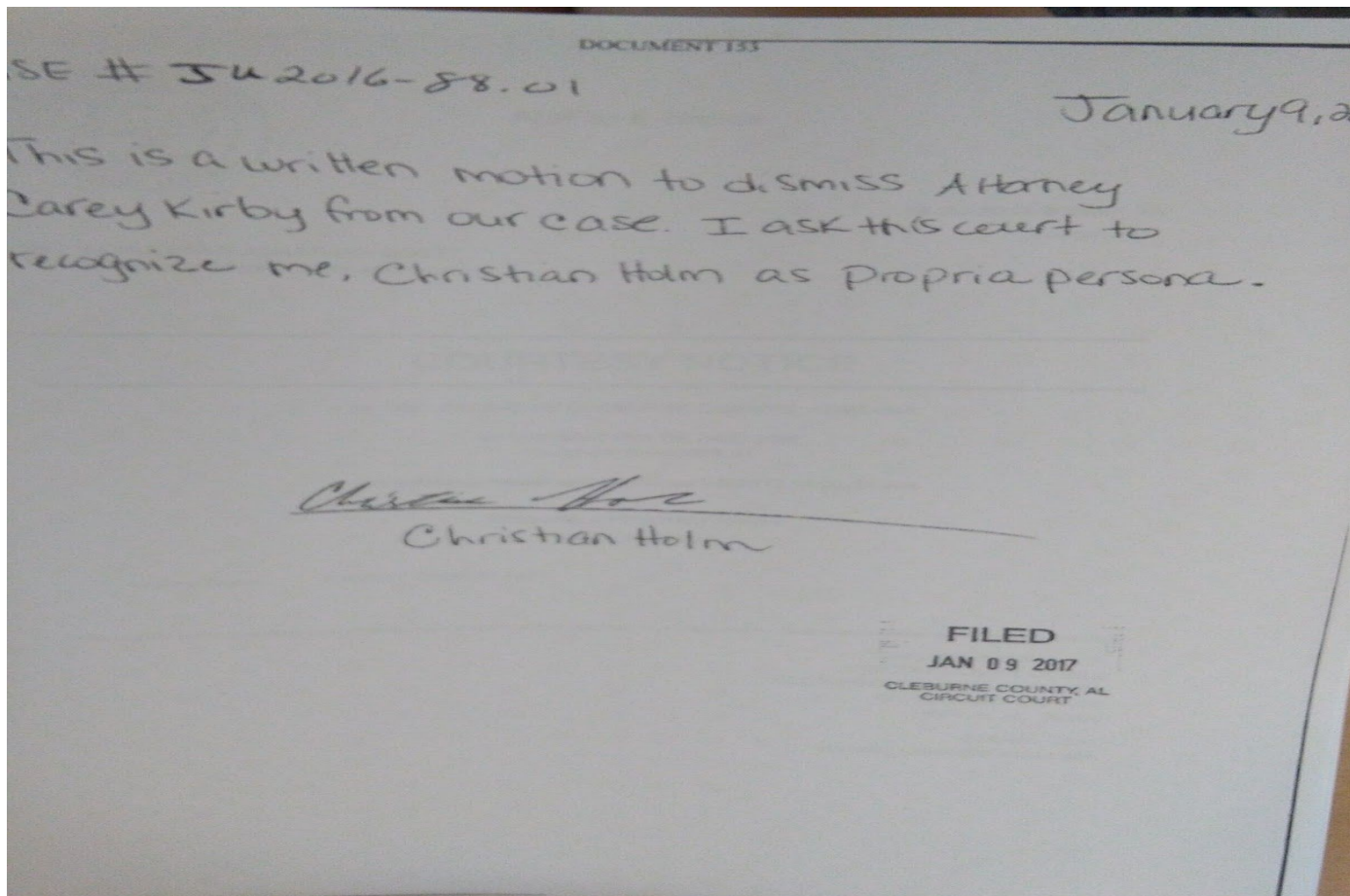
Mr. Schlenker: Your honor, first off, I was walking to the back and he said something ostensibly what he said, and I said I will address that with her. I think there is no doubt in this court's mind that there is a lack of appreciation between Mr. Kirby and Ms. Smith. Mr. Kirby's actions in this case actually, and I'm...he has done some things in attempting to get records that I would find quite offensive, but again, I've elected not to bring that up to the court to where he was rude and offensive to workers, making demands and things and not really caring about other things. That being said, I said just so he would know that his client referred to...or his wife referred to him fighting evil today. And judge, she posted that, it got to the department, the department is not trolling anyone with regards to Mr. Kirby. I really don't care what anyone says but I thought you might want to know that that is being said, because again, I think that goes exactly towards the animosity that he expresses towards Ms. Smith and I expect will be on full display later on in this case as....so then again I think that is what there is. I don't really care what his wife posts. I was just letting him know really as a courtesy so he would know that that is out there as well. You know, if he wants to take offense to it, he is welcome to take offense to it, but again, that was meant really just as a courtesy...

Mr. Kirby: And judge I get this...I'll put this on the record in case anything comes up in the future. You know, if DHR is coming after my family and that's————

*Why would Mr. Kirby say this? Because no one in America is safe, not their children or grandchildren, and Mr. Kirby well knows it. DHR has all power.*

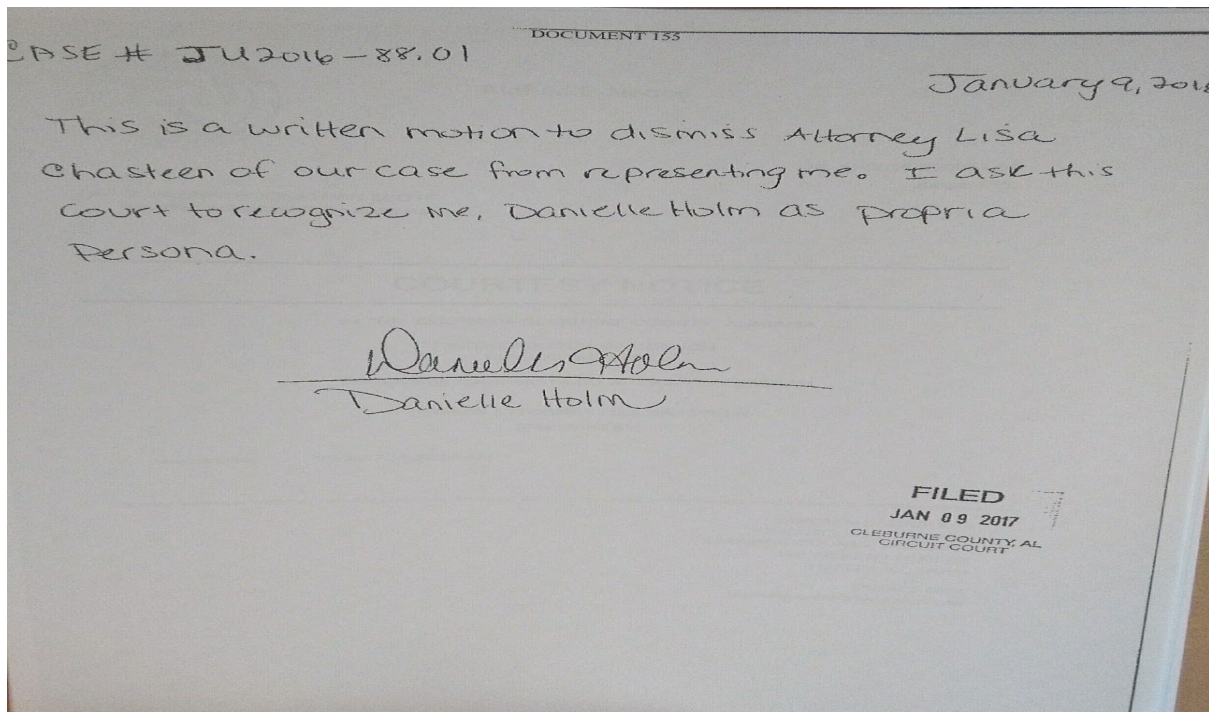
## January Timeline

January 9, 2017 @ 11:27am - Dismissed Attorney Carey Kirby (Christian filed) One of the attorneys who we had to fire.



January 9, 2017 @ 11:27am Dismiss Attorney Lisa Chasteen (Danielle filed) This was after hearing a recorded call of her and a friend she called behind our back as she was representing us saying she does not "give a sh\*t if we get our baby back". This person was supposed to be representing US, not the state.





January 9, 2017 @ 11:38am Request to Hold our Mail for Pick up at courthouse (Christian and Danielle filed). This was to make sure nothing slipped through the cracks in the mail. We showed up to the court house EVERY SINGLE DAY to pick up or check on if we had any mail. Everyone at the court house knew who we were, and saw us daily. This was to avoid DHR from being able to file anything without our knowledge and to not allow "not receiving mail" to be an excuse.

January 12, 2017 @ 12:46pm Objection to Motion to Suspend Father's Visits (Christian and Danielle filed). Leslie Smith, supervisor at DHR was out in the hallway before a visit with our baby. Christian was in the hallway with her and a police officer. She asked Christian if he had any recording devices (he did not). He asked her, "if I did, where is the law stating I cannot record my visit with my son"? She would not give this law, she only stated he was not allowed to record in the building. (She did not like that we were documenting all of their maliciousness and lies). He went on and told a story of being in high school, and there was a bully, picking on his friend. Christian told Leslie that the bully would not stop, so for his friend, he stood up to the bully, took punches from the bully, and since he did that, the bully was suspended and his friend was no longer bullied. Christian said, "I will continue taking the punches from you". Leslie Smith flipped this around, filed a motion with her attorney that said Christian gave a veiled threat that she was a bully and that he punched a bully in the face and she was in fear that he was going to be violent with her. The police officer as our witness said this is not what happened, and that Christian clearly said that he was going to take the punches from her because she was a bully. To stop Christians visits for good, she lied once again to attempt to make Christian look violent. This police officer later on was brought into court by us to testify to this exact story, he showed up and the judge refused to let him testify on our behalf. We still have text messages from this police officer stating the truth.

\*January 12, 2017 (not sure of time) Petition For Writ of Mandamus In the Supreme Court of Civil Appeals of Alabama (Christian and Danielle)\*. This was to get relief since we were not being heard, elsewhere.

January 13, 2017 @ 12:34pm Emergency Ex Parte Motion for Custody Affidavit (Christian and Danielle filed) . They showed ZERO evidence of abuse or neglect to kidnap our baby. We filed this at the beginning, to show evidence THEY are abusing him. When a child is being abused or neglected anyone can put in a emergency ex parte motion to gain custody. This is SUPPOSED to be heard no matter what within 72 hours. It wasn't even DISMISSED. Just IGNORED. We filed this on the basis that our son was being abused emotionally and we gave evidence of emotional and psychological abuse when a newborn is violently separated from his mother at birth. We gave statistics and actual research showing the damage they are doing to him and his little brain. This was to be heard within 72 hours, to regain custody. It was completely ignored. When it was brought up in the next court hearing, it was ignored once again.

January 18, 2017 @ 12:53pm Objection to Petition for Contempt (Christian and Danielle filed). They attempted to say we were in contempt for speaking out about our case, because they had filed for a "gag order" so that we could not speak out about the abuse our family was suffering in their hands. now that we are speaking out, trying to seek relief for our innocent family, they are trying to abuse us more with contempt charges. They punish for protecting and then they say we lack protective capacity for our son. typical reverse psychology, and narcissistic abuse tactics. Claim you are incapable of doing something, but when you do it, you are punished.

January 23, 2017 @ ? Written Permission for Clerk to communicate with Christian via phone in regards to if we have mail or not (Christian filed). So that we could save trips to the court house every day and so that we would not miss anything coming in.

January 24, 2017 @ 1:41pm Request for a Speedy Trial (Christian and Danielle filed). This did not matter, because they do what they want and take their time.

January 30, 2017 @ 11:45am Request for Case to NOT be continued in response to DHR asking for a continuance of the status conference scheduled for February 3, 2017. (Danielle filed) . After we put in a request for a speedy trial, the state came back and tried to continue the case and drag it out longer. This is what they do. The exact opposite of what you ask for. The judge denied their request.

January 30, 2017 11:46am Requests for Records from 911 from Allison Miller-GAL (Danielle filed) (an order went in for GAL to get 911 records from the night I went into labor because judge wanted to see "who had common sense to call" (our call is missing from all records)

January 30, 2017 @ 12:00pm Initial Assessment from DHR stating "indicated abuse/neglect" and our Response letter back to DHR and the administrative panel demanding an administrative review based on lack of evidence and rebutting their claims. Filed for Judge to review (Danielle filed) DHR tried to say we would go on the national abuse and neglect registry, even though they gave no evidence of abuse or neglect in their letter. I sent a letter back and then wanted the judge to read. DHR then went ahead and asked for my letter and their letter to us to be stricken from the record, in which the judge granted. Anything in our benefit is stricken from the record, all while anything against the state is denied by the judge.



# February Timeline

February 6, 2017 @ 9:42am Character Witness Letter (Deborah Lovette Watkins filed by mail) We had many character witness letters sent into the court by friends and family. All were stricken from the record.

February 6, 2017 - Demand for Judge Bud Turner to recuse (they did not file although we have our documented stamped saying "filed" (Christian and Danielle filed) . He shows severe bias and is not impartial whatsoever. We sent in a writ of mandamus to higher courts to get him to recuse and off the case due to this, and it was also denied. They really want him on this case.

February 6, 2017 @ 4:32pm Conscientious Objection to GAL Recommendations for forced services (Christian and Danielle). We stated our religious beliefs in how we feel about the pseudo science of psychology. We have never shown any signs of violence or harm on anyone and they are trying to force us into services for profit against our beliefs. They are persecuting us and stripping away our rights. we objected to their demands. All were ignored/denied.

February 7, 2017 @ 3:46pm Withdraw Request to Recuse Judge Bud Turner (Christian filed)

February 7, 2017 @ 3:51pm Accept Allison Miller's recommendations if they return our child immediately (Christian filed). We had asked that if we go do what they ask, will they put into writing we can have our child back in exchange. They could not do it.

February 8, 2017 @ 3:13pm Character Witness Letter (Christian filed) All stricken from the record.

February 8, 2017 @ 3:14pm Character Witness Letter (Christian filed) All stricken from the record because they are showing the truth about us and who we really are.

February 8, 2017 @ 4:05pm Demand for Recusal of Bud Turner (Christian and Danielle filed)

February 8, 2017 @ 4:23pm Revoke Previous Motion to Withdraw Request for Recusal of Judge Bud Turner and revocation of statement previously written in motion to accept the GAL's recommendations. Filed and Attached with Alabama Constitution and Bill of Rights showing the rights they are violating in their forced services and orders. (Christian filed)

February 15, 2017 @ 9:47am Conscientious Objection to Orders given by Judge Bud Turner (Christian and Danielle filed). Again showing they are going against our religious beliefs and rights. They are violating our very right to follow the Creator how we have been shown to follow the Creator. They keep trying to force us into their ways which to us go against the Creator.

CASE# JU-16-88.01

February 15, 2017

### Conscientious Objection to orders

We, the natural Father and mother of our baby boy, are making a Conscientious objection to Judge Bud Turner's order filed on 2/7/2017 @ 4:19pm and objecting to:

- Providing DHR and to the Guardian ad litem our address
- Signing HIPPA Releases
- Attending psychological evaluations with Any doctor,
- Providing access to any medical or mental health records
- Any recommendations by Allison J. Miller.

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CLEBURNE COUNTY,  
CIRCUIT COURT

We also object to Any and all other orders regarding these matters with the department of human resources because it is our belief that the Cleburne county department of human resources does not and did not have authority or jurisdiction to kidnap our young son from his mother's breast on October 11, 2016.

We are making a conscientious objection also to Any recommendations from Allison J. Miller because, A.) she is not representing us, Christian and Danielle Holm, therefore she cannot make recommendations about how we must live our lives with our son who we created with our creator. B.) If she is representing us, we do not consent. C.) She has not proven facts or evidence of jurisdiction over our son, or authority over our son to be able to make recommendations for him and how he lives with his father and mother who our creator has authority over.

We are making a conscientious objection to the orders forcing us to comply and / or "submit" to an organization which has not proven the facts or evidence that they, DHR had or has jurisdiction over our family as well as a complete violation of our religious and spiritual beliefs, and a total disregard of our wishes.



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February 15, 2017  
PAGE 2.

Therefore, we require as the natural father and mother to our young son, we be given the FACTS that the court and the department of human resources had or has jurisdiction over our family while we were travelers migrating through the state.

We require the DHR to please provide any codes, statutes or policies that DHR relied on to take our infant son. We want them all listed along with the accompanying text. In addition to providing these codes, statutes, or policies that the DHR relied on to take our son from us who our creator chose us to have, please require DHR to provide the facts and the evidence that these codes, statutes or policies are applicable to Christian, Danielle Holm and our infant son, as we were migrating through the state with the right to free passage.

We also require the DHR to prove their facts that there was any probable cause.

We demand our son, who our creator chose for us to have, be returned to us immediately, unless DHR can state clear facts and evidence they have jurisdiction over our family.

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FEB 15 2017

OLEBURNE COUNTY,  
CIRCUIT COURT

Christian Holm  
Christian Holm

Danielle Holm  
Danielle Holm



February 15, 2017 @ 9:54am Amended Conscientious Objection to Orders with case laws Challenging Jurisdiction (Christian and Danielle filed). Once jurisdiction is challenged, it MUST be proven....this is CASE LAW. We put in MULTIPLE case laws showing how they did not have jurisdiction from the beginning. We did not live in Alabama. We did not break any laws. They just came in, kidnapped our child, and presumed authority over us, when we did not do anything wrong. They never had jurisdiction from the beginning, and we were showing their lack of jurisdiction. This was never addressed. Every time we proved no jurisdiction, they shut us up and continued or threatened us with jail. \*\*This is the same motion as up above, but we left the court house, and something told us to add case laws in regards to jurisdiction, so I looked them up, and then ran back in the court house and added these with the above motion. \*\*

- The law provides that once state and federal jurisdiction has been challenged, it must be proven. *Main v. Thiboutot*, 100 S. Ct. 2502 (1980)
- Jurisdiction can be challenged at any time and once challenged, cannot be assumed and must be decided. *Basso v. Utah Power & Light Co.*, 495 F.2d 906, 910
- "... there is, as well, no discretion to ignore that lack of jurisdiction" *Joyce vs. US*, 474 F.2d 215
- \* ◦ A court lacking jurisdiction cannot render judgment but must dismiss the cause at any stage of the proceedings in which it becomes apparent the jurisdiction is lacking. *Bradbury v. Dennis* 310, F.2d 73 (10th Circuit - 1962)
- The burden shifts to the court to prove jurisdiction. *Rosemond v. Lamberd*, 469, F.2d 416.
- If the issue is presented in any way the burden of proving jurisdiction rests upon him who invokes it. *Latana v. Hopper*, 102 F.2d 188
- \* ◦ When it clearly appears that the court lacks jurisdiction, the court has no authority to reach the merits. In such a situation the action should be dismissed for want of jurisdiction. *Meb v. United States*, 505 F.2d 1026



- Court must prove on the record, all jurisdiction facts related to the jurisdiction asserted.

Latana vs. Hopper, 102 F.2d 1883;  
Chicago v New York, 37 F Supp. 150

- No officer can acquire jurisdiction by deciding he has it. The officer, whether judicial or ministerial, decides at his own peril."

Middleton v. Low (1866), 30 C. 596, citing  
Prosser v. Secor (1849), 5 Barb. (N.Y.) 607, 608

- Where a court has jurisdiction, it has a right to decide any question which occurs in the cause, and whether its decision be correct or otherwise, its judgments, until reversed, are regarded as binding in every other court. But if acts without authority, its judgments and orders are regarded as nullities. They are not voidable, but simply void, and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification, and all persons concerned in executing such judgments or sentences are considered in law as trespassers.

Elliott v. Peirson, 1 Pet. 328, 340, 26 U.S.  
328, 340, 7 L. Ed. 164 (1828)

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FEB 15 2017

CLEBURNE COUNTY  
CIRCUIT COURT



"Thus, where a judicial tribunal has no jurisdiction of the subject matter on which it assumes to act, its proceedings are absolutely void in the fullest sense of the term." Dillon v. Dillon, 187 P.27.

- A court has no jurisdiction to determine its own jurisdiction, for a basic issue in any case before a tribunal is its power to act, and a court must have the authority to decide that question in the first instance."

Rescue Army v. Municipal Court of Los Angeles,  
171 P.2d 8; 331 US 549, 91 L. ed. 1666, 67 S. Ct.  
1409.

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CLEBURNE COUNTY,  
CIRCUIT COURT



February 15, 2017 @ 2:23pm 3 Character Witness Letters (Christian filed) Again, stricken from the record.

February 17, 2017 @ 9:44am Exhibits (pictures) of 911 call screenshots from our phone showing we called 911 because they falsely are trying to prove we never called 911 because our call is nowhere to be found at any 911 call center. (Christian and Danielle filed) ....the 911 call that Christian made when I was in labor went missing from all 911 call centers. someone behind the scenes was trying to cover up that Christian called and that everything was fine, except I wanted to get to the hospital when it was time. Why?

They wanted to make it look like there was a major emergency and that we did not call for help to make us seem incapable or incompetent.

February 21, 2017 @ 4:20pm Objection to Amended Petition for Contempt against Christian (Danielle filed)

*Danielle describes her husband and their relationship on a facebook post*

<https://www.facebook.com/groups/1826254040954882/permalink/1870676029846016/>

*The courts are determined to portray the Holms as mentally ill and incompetent. They will do this to you when they take your children, regardless of your life history, your character references, your employment or educational history. They will be convincing (as you can tell when you listen to the audio tapes or read the courtroom transcripts).*

Danielle's words:...I am 33 years old. I am capable of making my own decisions in life using my own brain. I am educated. I have had many years of schooling and many years of life experience in different fields including mental health, medical, finance, fitness, sales, networking, marketing, writing, chiropractic, wholistic medicine childcare, network marketing team leader where I built my own business, and even teaching (was a substitute for a little while)!! I used to be called a perpetual student because anytime I could learn something different, I would. My mind is FULL of knowledge and I am very PASSIONATE. I also have had many years of experience in life events that most elderly people have never experienced. Many years of events that caused me to be the person I am today and caused me to awaken at an earlier age. Some call me an old soul.

My mother always used to call me "strong-willed". This is seen as a BAD thing in our society. Our society today wants you to bend over and take the abuse AND SHUT UP ABOUT IT.... I grew up seeing abuse. And I was that "strong-willed" individual who said I was going to BE INDEPENDENT so that I never had to deal with that. For the most part I was independent, in the sense that I would stand up for myself. However, I had always had a very hard time sticking to ONE "profession". Why?? Because none of them felt right to me. No matter how good the job, how nice the co-workers, how much the money I made (and at times it was a lot), I felt EMPTY. Why? I was VOID OF TRUE LOVE. I WAS VOID OF the Creator. I went to church. I thought I was "following the way" because I went to church and thats what I was told "following the way" meant, and then I would go home at the end of the day on Sundays and feel empty still. I wanted to serve. I did not want to become a robot each and everyday doing the same thing each and everyday. I got very confused. It started in 2011 when my dad died. I stopped going to church and I felt lost, confused and alone in a world I felt I did not belong

in. I felt alone in a world full of possessions and full of people around me who had the same profession for 10, 20, 30 years who were just habitually repeating the same movements and begging for a vacation. That is not me and has never been me. I saw freedom in not being strapped to my house or my car.

In fact, BEFORE I met Christian I had an estate sale at my house and let go of all the bondage at that point in time. Back in 2012, I was living in my house that I owned with an ex, and I was ready to let it all go, start over in life and move somewhere else. Costa Rica was calling me, so I thought. Fear of the unknown held me back, so instead, I still rid of the possessions, donated 90% of my belongings to charities who came to my house to pick everything up, and I took off in a travel trailer, traveling the country at which time I was selling hair salon products door to door at hair salons, and spas for money to be able to travel. I did this for about 2 years. I traveled the entire country, going from state to state. Although I was a little more free with less possessions to worry about, I was still empty. I was LACKING the Creator Throughout my life, I prayed, and I asked for forgiveness for my wrong doings, I asked over and over and over to fill me with love so I did not have to feel lonely, and guess what, after many hard relationships I have had to get through and many mistakes I have made, I found a TRUE MAN OF the Creator, my husband, Christian who has helped me be a strong woman in my FAITH. And, I am not the only one who has made this sacrifice. Christian left a well off family who he took care of. He dropped everything he knew to move hundreds of miles away to be with me, knowing nothing, knowing no one and only bringing a suitcase at first. We both made sacrifices to be with each other because the only thing that matters is love. And just recently we made sacrifices to stay together while following Yeshua, because all that matters is his way, of LOVE.

This INNOCENT man, is currently being attacked SO MUCH, called names, mocked at, laughed at and why? He is the strongest man I have ever met in my life. He truly is my ROCK. The problem with the world right now is that there are not enough men like him to hold peace together and bring love back to the equation. Love is seen as a weakness. But truly, it is so EASY to hate. He won't, and he doesn't. It takes a real, true, strong man to LOVE. They are trying to paint a picture here of an overbearing controlling man who doesn't know how to take care of me or his family. He may not make \$100,000 per year like my ex, but HE IS TRUE LOVE. My husband and I found each other and instantly just knew. We just connected and loved each other immediately. There was no coercion. There was no pressure. No lust. No control. No desires. No ulterior motives. Only love. We started our union on nothing. Nothing but our faith and our love. He was caring for family at the time stuck in a different state and I was trying to start over and ended up having to move hundreds of miles away from him where I got a "really good job" in the fitness industry where I even worked with the Boston Red Sox. I was not void of "good jobs" and "possessions" in my life, I was void of true love, and the Creator.

When you find love like this you do NOT LET GO OF IT....we make decisions together, not against each other. We talk things out together, not against each other. We do not argue. We do not bicker. Sometimes in fact, I lose my patience because he can be very quiet at times when I need him to shout from the rooftops with me over our frustrations in this current situation. Although the trolls want to call him delusional and schizophrenic, and controlling and crazy...they do not know him. They do not know the man who holds me and gives me a hug full of love when I am crying. They do not know the man who has protected me since the day he met me. They do not know the man who when I have been sick, HE is caring for me. They do not know the man who speaks words of love, doesn't believe in cursing, drinking alcohol or doing drugs which is the very reason he has chosen to heal himself of all things with natural methods such as diet and exercise. They do not know the man who has had a lifetime of getting beat down, abused in more ways than one, betrayed but who STILL acts on LOVE in every



situation. They do not know the man who in every situation no matter what, even when they took our baby from me he stands strong with a level head, holds himself together because he is FILLED with the love of the Creator. They try to provoke him to anger but yet he stands strong and firm but with love. They call him arrogant because he speaks TRUTH. At the hospital after they took our child, the social worker told me, "I am very concerned because your husband is in the other room, we just took your baby and he is VERY calm". This same social worker on the stand, said "at the hospital he had long periods of mania, excitability and seemed to have delusions". You literally could not pay him to even ACT excited. He is the same AT ALL TIMES because he is NOT FAKE. TRUTH makes people very angry.

What is that truth, you ask?? well, OUR truth we have come to grips with over the last couple of years is that we do not want to live lives anymore of emptiness. We dropped what we had and took off to SERVE people. Serve the homeless, the needy, the unloved, the sad, the meak. My great grandmother walked NYC every week feeding the homeless people, using the 2 legs the Creator gave her to do so. It's apparently in my blood. We simply wanted to follow the way of Yeshua and are being persecuted for it. Do you know who made this decision to begin with??? Well, BOTH OF US because we make decisions together because we CHOOSE TO, not because we are FORCED to, but ultimately I made the first call. Yes, I was pregnant. I wanted to experience my pregnancy while serving the way Yeshua called for us to do. I wanted to drop my possessions and follow him. I had already done this at one time, but this time was different. It was for the purpose of serving life, rather than allowing life to serve me. While pregnant, I wanted to share my experience with many and with my loving husband by my side, and I wanted to bring our child into a very selfish world to SERVE and not to BE SERVED like most children these days. I wanted to bring him into the world humbly and as natural as possible and be able to serve while doing so. At least for a short time. And short it was. Because then our baby was stolen because the way of Yeshua is not good for children, so it seems. Yeshua apparently wants all children inside of houses with possessions and toys and video games and nowhere else, because The Creator's creation is very dangerous, according to the ones who kidnapped him.

It has been the most difficult 4 months of our lives. We have learned a lot, we have experienced a lot and through the lies, false accusations, coercion, threats, damages, assaults, attacks, slander, maliciousness, and now trolls, etc....we still remain in our faith of our Creator. On nights I just can't handle anymore my husband talks to me, bringing me back to The Creator. We read the bible together, we speak of LOVE. We pray and we still keep serving. Every single second of every single day my husband is SERVING. Many miss this. Many are not able to see this because many do not know what serving the Creator IS. It does not mean making DOLLARS. for you cannot serve 2 masters. For you will love the one and hate the other. No, my husband is not rich. But he is AWAKENED TO TRUE LOVE AND TO OUR CREATOR. When He is for us, who shall be against us??

I am going to end this on this note. No one is going to sway the love we have for each other, so stop trying. I know my husband and he knows me. Many months ago when we were at a meeting with "you know who", they do what they always do...try and separate the two of us. They wanted Christian to go to get his fingerprints while I went to our baby's doctor appointment. Christian and I looked at each other like we always do to make decisions TOGETHER. We decided the most logical thing would be for him to go get fingerprints and then MEET ME AT DOCTOR APPOINTMENT. When we looked at each other to make this decision, "you know who" stated, "You know, this is very disturbing and I feel as though you can't make any decisions on your own Mrs. Holm and it seems a bit controlling". I stated yet again that we make important decisions together. And Christian stated, "this is what is wrong in the world, there needs to be more of this. (while pointing to him and I) Parents making decisions

together". "You know who" does not like this. DIVIDE AND CONQUER.

There has never been a more loving person I have ever met than my husband and it will be that way forever. His truth and his blunt nature many people do not like. However, I have learned over the years I would rather have someone blunt and honest than someone who pretends to be nice and stabs you in the back. That is not and never will be MY HUSBAND. You will never meet a more loyal man. A more loyal servant of the Creator. And a more loyal husband who is day in and day out fighting for his family behind the scenes. My husband is a man of love and despite all the trials and tribulations in his life and the things he has endured and the mistakes he has made and the mistakes of his family that he has witnessed, he prevails, because love prevails. The man is a GODLY MAN, and nothing is going to change that. Being his wife, I will not let it happen. We flow together, we help each other. Our union is a union of the Creator and we strive daily to keep it that way despite being in a hellish place trying to rescue our innocent baby that WE CREATED WITH OUR CREATOR.

*If your child were taken you might believe you could start a petition and this could influence the judge. You might believe that hundreds of people from all over the world would make a difference. Wrong again.*

*February 22, 2017 @ 4:26pm*

*Online Petition For the Return of the Child to Parents signed by over **2,500** individuals from all over the world (Christian filed) .*

*This was stricken from the record as well.*

On Danielle's facebook post she states: In Heflin, Alabama, the judges are friends with the DA. The DA and judges are friends with the lawyers. The DA, judges, lawyers are friends with some of the social workers. They are all friends with law enforcement they all use to enforce their way on innocent families. The DA, lawyers, judges, social workers are all friends with the counselors they send parents to. They are all friends with the psychiatrists they send parents to. They are all friends with the doctors they send the children to. They have a click. The foster parents are even involved.

...There are literally pictures surfacing of almost all of the people here involved in our case, who are holding our child hostage working out together, hiking, white water rafting, dancing, partying, dinner parties together. We are talking about grown men and women from multiple counties who are all a part of keeping our son from us. We are the "new kids on the block" and unless we join in on their games and be more like them, and play games they will be bullies and steal from us the most precious thing one can have, our own children.

**February 26, Christian describes his viewpoint about what has happened:**

We are awakened children of God and we serve our Creator as missionaries. We have been falsely accused by our brothers and sisters that are lost to the dark and enslaved by the false ego. They worship false idols and impose their way on us by kidnapping our God given baby and hold him hostage because of their own pride. They give us hostage demands where they say that their false idol and or false god gives them law to impose their way on our family. We have not given them consent over us nor have we broken any of their laws and yet they use their coercion, conversion and extortion tactics



of reverse psychology to manifest a false view of us to try and justify the kidnapping of our baby. This is all after they kidnapped him with no probable cause, emergency, pickup order and no consent to come into our hospital room.

The Anniston Police Department held me, Christian Holm, hostage in a separate room as the head security guard from RMC and a children's crime's detective from Anniston Sheriff's Department assaulted my wife Danielle Holm in our postpartum room and threatened and held her arms to then rip our baby of her breast as he was feeding. The children's crimes detective then made a statement to my wife as she hands our baby to the DHR social worker "now I have something against you for trying to hurt your baby" as my wife was only trying to protect our baby with emotions running high after he was born into this world. (Then DHR states that they are concerned about my wife being the mother to our child because she lacks protective abilities).

Our baby begins to cry for the second time after being born, for he only cried once before when he was born, for Danielle was in rhythm with his every need. I Christian, heard my wife screaming "why are you doing this, I have done nothing wrong" over and over, as I hear my newborn baby screaming as well. My heart drops and an overwhelming feeling of despair fills my vessel as I'm looking down at the floor with two Anniston police officer's standing in front of me. Many ideas race through my head at this moment and then I feel a sense of calm, for I remembered, "they know not what they do".

The children's crimes detective then came into the room where I was being held hostage against my will and searched my backpack and asked for ID. I gave her my driver's license, social security card and a state carry license approved by a federal background check. Then the DHR worker came in and said they were taking our baby because they could not identify us and "our beliefs on life are dangerous" (as we explained why we were walking, following the way of Yeshua and serving all of our Creator's creation and loving others.)

We then walked out of the room and the children's detective also took my pepper spray and 4 inch buck knife we used to cut our fruits and vegetables. I carried the pepper spray instead of a deadly weapon, for I would rather neutralize a situation then destroy, whether its for animals or other people. She then begins to tell me that they could not identify us and suspected us to be two other individuals with similar names that were not even related and that were human traffickers and drug smugglers even though both my wife and I gave them three forms of identification. They falsely accused us and violated us within the most sacred moment of life, to give life with the Creator, all without a pick up order, a petition full of lies not even sworn to under the penalties of perjury, no probable cause, no emergency and/or no consent from my wife and or I.

This entire process of DHR is nothing but social engineering where there is a hierarchy system put into place with policies where they are given the power to go into a family and completely destroy them. They are breaking our rights as the father and mother to our God given baby. These people have the God mind syndrome where they break their own laws at the innocence of our family. The only way to stop such evil as this, is unification of We The People. It is time to unite as one love under the Creator of us all. We stand with Yeshua and we follow the way. ~Christian Holm

# March Timeline

\*March 1, 2017 Great Writ of Mandamus filed into Alabama Court of Civil Appeals This was to get Bud Turner off the case, showing how biased and prejudice he was. Case law and rules of the court show that when a judge displays OBVIOUS biased and basically acts like the prosecutor rather than the judge, he SHOULD be taken off the case IMMEDIATELY. This mandamus was DENIED. I gave proof of transcripts of him saying he does NOT CARE ABOUT OUR RIGHTS NOR the constitution. The higher courts are even covering for his abuse on us and his fraud on the court. \*

March 1, Contacted ACLU about our case. Received a letter in response. We were declined.

*(This next audio is very disturbing. Remember this when you consider going to a victim advocate.)*

Trying everything. Victim advocate and Assistant District Attorney both. Getting nowhere.

[https://www.youtube.com/attribution\\_link?a=p7OFPoNL\\_Io&u=%2Fwatch%3Fv%3Dq\\_NNpHaIjQA%26feature%3Dshare](https://www.youtube.com/attribution_link?a=p7OFPoNL_Io&u=%2Fwatch%3Fv%3Dq_NNpHaIjQA%26feature%3Dshare)

*When you stand up to the state you get to deal with ALL the resources they have available. A full time attorney will be appointed to handle a "hate" page dedicated just for the purpose of taking you down. This one, "Understanding the Baby Holm case" has Alabama GAL attorney Matthew Simechak as administrator and in association with Robert Baty. This is what one person had to say about it:*

Palmina D'Alessandro Palma Wilson

March 3, 2017

....The group "Understanding the Baby Holm case" is not interested in finding out the truth but rather a WITCH HUNT against the Holm family...I witnessed and tried to argue facts and opinions but not only are they attacking, stalking, creating fake facebook profiles to harass and to stalk this family and other members, but they admit they are not at all concerned about baby Holm and rather advocating for criminals and corruption. As SOON as I referenced a few news articles where JUDGES have been CHARGED CONVICTED AND SENTENCED for "KIDS FOR CASH AGENDAS"...IS WHEN I GOT BLOCKED LOL. I witnessed a FEW people within that group who are taking posts from HERE and posting them all over their board using them to incriminate The Holm's credibility trolling this page as MOLES.....so if I may make a suggestion? Would everyone please go to that page and REPORT REPORT REPORT ? It is proven that, that page was specifically created to harass, stalk and bully The Christian Holm case and family. If you all wouldn't mind reporting to have that page removed?

(Don't know how to tell you this, but Facebook will never remove anything like this.)



March 3, 2017 @ 3:42pm Additional Response to all Petitions for Contempt  
(Christian and Danielle filed)

March 10, 2017 @ 2:38pm Request for Hearing to be set to continue and  
finish case. (Christian and Danielle filed)

Danielle's words: Psychics....How many people here would pay \$100, \$200, maybe even \$500 for a psychic to look into your future? What about a medium? You know, the person who speaks to dead people. Are their children taken away? Most likely, not. Interesting that within society today, "psychics" are looked at as "cool", and worth spending hundreds of dollars on. Many of them give you real information that comes true. Many mediums out there appear to truly be speaking to your dead relatives. Why is it that they are not seen as "crazy", or "delusional"? Is speaking to dead people not delusional? Or is it just that society has made that to be "cool", so those people are left alone? There are even parties with a medium as the main attraction. Our high-school grad night even had a "psychic" do readings for all of the seniors. This was seen as "cool". We do not claim to be psychic. We do not claim to see things. We do not claim to hear things. We do not claim to speak to dead people. We do not claim to tell the future of our brothers and sisters, or even ourselves. We only claim that we surrender to the Creator. We choose to follow the way, and yes we are LED by the one and only creator of us all in everything we do. We listen to our internal self. We have learned to KNOW THY SELF. We listen to our creator in all things. Sometimes we may slip up and make mistakes. We are learning and we are growing. We all are, as one. But, the more we listen to our creator, the more we move towards love with no ulterior motives other than to love others.

Is it not interesting that "psychics" are cool and they can have their children, but children of the Creator who listen to the Creator in all things are seen as "crazy" and "delusional" for listening to their Creator and trying to be as obedient as possible, without claiming to speak to dead people and seeing visions and hearing voices?

Isaiah 5:20: Woe to those who call evil good and good evil, who substitute darkness for light and light for darkness.

Deuteronomy 18:10: No one among you is to make his son or daughter pass through the fire (Bohemian Grove) , practice divination, tell fortunes, interpret omens, practice sorcery, cast spells, consult a medium or a familiar spirit, or inquire of the dead. Everyone who does these things is detestable to the Lord, and the Lord your God is driving out the nations before you because of these detestable things.

Leviticus 19:31: Do not turn to mediums or consult spiritists, or you will be defiled by them; I am Yahweh your God.

Jeremiah 27:9-10 “So do not listen to your prophets, your diviners, your dreamers, your fortune-tellers, or your sorcerers, who are saying to you, ‘You shall not serve the king of Babylon.’ 10 For it is a lie that they are prophesying to you, with the result that you will be removed far from your land, and I will drive you out, and you will perish.”

~Danielle Holm

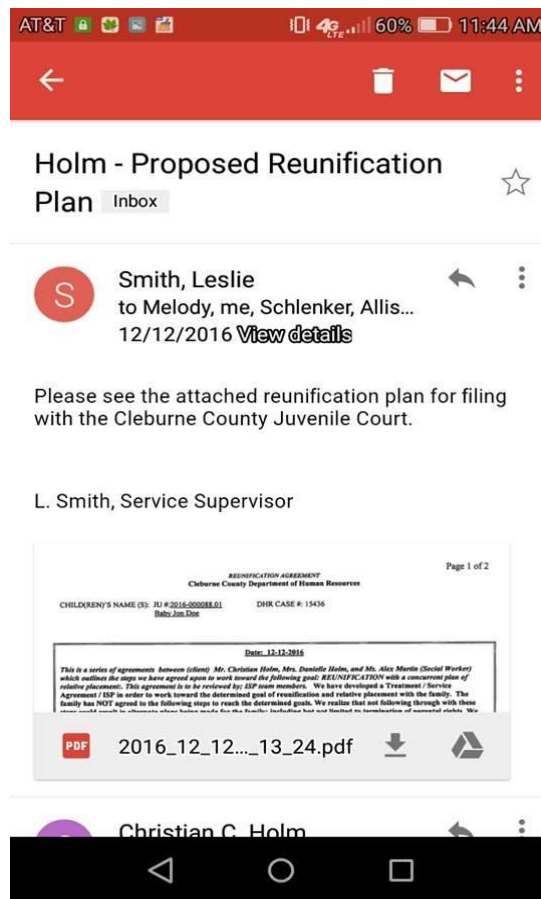
# April Timeline

*Notice how everyone denies jurisdiction, including the office of the Attorney General. One would think they could be approached, right? Are they not in charge of the actions of the state?*

***Compartmentalizing allows any department to disavow the actions of another and claim no responsibility. Brilliant plan, because no culpability permits any agency to accomplish whatever they choose without the interference of another (even the top agency). You, however, have no recourse.***

April 13, 2017 attorney\_general\_secretary\_no\_jurisdiction\_  
[https://youtu.be/s731qJU\\_XO4](https://youtu.be/s731qJU_XO4)

April 15, 2017 This is an email from the supervisor of Alabama Cleburne county DHR during the dependency hearing ex parte trying to influence the judge. This document is a blank document with our names on it speaking about services and reunification that she said we agreed to. We did not, nor did we consent to anything. Our baby was kidnapped and we have been under duress. Is this not breaking policy or malicious intent and fraud?



April 19, 2017

Babies do not stay newborns for long. Stolen memories gone forever and it matters to no one except the destroyed family. Even these few precious visits were deemed too threatening by DHR.

<https://www.youtube.com/watch?v=t-OXk6IsqRY&t=3s>

<https://www.facebook.com/wanda.champion.54/videos/812300738926055/>

April 23, 2017 Mayor Rudy of Heflin Alabama

<https://www.youtube.com/watch?v=Afuw27xYBCI&feature=youtu.be>





# May Timeline

May 1: Grand Jury. Danielle testifies.

May 3: This is sung to Al Yankovich's parody of "You Don't Love Me Anymore". I call it "We Don't Have Our Baby Holm (Hollum) Anymore"

by Susan Dunn Cobb

They said there's danger because of our love  
That our faith is wrong; it doesn't come from above.  
Didn't have him for long.  
We're out on the sidewalk-don't know what we did wrong.  
I guess we  
lost our baby cuz we didn't know  
That hospitals can be the worst place to go.  
They get more mo----ney that way  
With feder---al incentives taking kids away  
Oh it pays a village for the child that they raise  
From all the taxes (that) everyone pays  
So they said we cannot have our baby anymore.

We knew that we were having trouble when  
The supervisor kept on--popping--up in our bed  
And when we kicked her out  
I told you we are family! We heard her shout.  
It kinda made us nervous so we--got advice  
The social worker seemed like--she might be nice.  
But she returned with a gun (guns)  
(And) a team  
Yanked our son off the breast. That was so mean.  
She cried, "Immediate danger! We must get him away!"  
Tell us, what is this all for?  
We only--know that we don't--have our baby anymore.

"Take that baby from the parents right now!  
Not a moment longer--with him--can we allow!"  
You say my wife--she's weak.  
So now there's visitation only--three days a week!  
Why do--we sit alone with--our empty arms?  
Another family has him but--we know he's ours.  
We have no vices at all.  
We only serve Yeshua and we answered His call.  
Jesus told us that we needed to count the cost.  
We were told--this life--would be--a war.  
He was right cuz--we don't--have our baby anymore.  
Whoa No..o..o..oo--No, we don't have--little Hollum anymore.

May 5: Christian's words: Everyone that has been following us since we have been dealing with the corruption in the state of Alabama knows that we have filed almost every case law that supports us into our case. The state of Alabama does not respect any case law and or supreme case law, for they only know fraud. So with that being said we filed this common law notice. Before statutes and policies there was common law where there was either substantial harm, injury and or loss of property. The word property meant yourself, your time worked, your farm animals, your land and your children, for there was no technological environment where statutes and policies existed.

With that being said, we filed this common law notice so that in the future there was no excuses for all historical views of law have been exhausted. There is absolutely no excuses for our baby not being returned to us other than a system that has become backwards for profit. The reason for a damage of a dollar per second is for accountability and so that the longer they hold him hostage the more damages accrues.

In SPECIAL appearance - Objection to order  
CASE# 18-CS-2017-90008.00 May 5, 2017

i: a man require STATE OF ALABAMA or CLEBURNE COUNTY DHR to show up in court; take the stand; present me with a photo ID (eg: a Driver's License, ETC., with his/her name 'STATE OF ALABAMA' or 'CLEBURNE COUNTY DHR' clearly printed on it; a current street address, with zip code and a clear photo of his/her face to enter into the record so i will know who to hold personally liable should the claims against me turn out to be false and/or inaccurate), and verify his/her claim against me so i may cross examine my accuser.

(Amendment VI - The accuser surely witnessed the supposed crime and the plaintiff must appear).

and that i may compensate him/her for any harm, injury or loss that i may have caused.

If this man/woman that goes by either name of 'STATE OF ALABAMA' or 'CLEBURNE COUNTY DHR' cannot show up to verify his/her claim, i require this matter immediately discharged, as the court will have and has never had jurisdiction to even hear the case because there is apparently no controversy before the court.

It is my belief there is no man/woman named 'STATE OF ALABAMA' nor 'CLEBURNE COUNTY DHR' who can verify this claim by pointing me out across the room and uttering with his/her voice that i've done wrong or caused him/her personal harm, injury or loss therefore pressing it upon the record in open court; as i've never heard of this man/woman and do not believe we'll ever

May 5, 2017

②

Crossed paths.

It is also my belief, that someone is filing frivolous complaints (false claims) on behalf of their imaginary friends known as

'STATE OF ALABAMA' or 'CLEBURNE COUNTY DHR' in an attempt to unjustly enrich themselves and 'STATE OF ALABAMA' or

'CLEBURNE COUNTY DHR' (whoever those individuals may be) in an attempt to deprive me of my rights, liberty and property without due process of law and/or fair and just compensation.

If this matter is not immediately discharged, I will be requiring leave of court so I may bring forth an actual proper and verifiable claim before the court to address these trespasses against me and my family in the proper venue - a court of record.

(Trespasses being: filing false complaints, barratry, extortion, malicious prosecution, unjust enrichment, fraud, theft, robbery, kidnapping, etc.)

In which I will be requiring compensation for the trespasses as well as compensation for wasting our valuable time, money and resources

having to deal with this complaint that no living man/woman can take the stand and verify, as we do not have time to answer complaints without compensation at this time.

Unless there is a verified claim before the court (not a certified complaint) I will require compensation and to provide a bill to whoever is responsible for me having to take time off our ministry to listen to frivolous complaints.



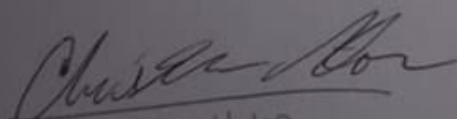
May 5, 2017

③

i will be requiring compensation of \$1.00 (one dollar) per second for every second we have been / or if we were to be incarcerated, from the commencement of the arrest until we be released.

If there is an actual verifiable claim before the court, i will be more than happy to show up free of charge and address any proper and verifiable claim against me and compensate any man or woman i have caused harm, injury or loss.

i also require and order the immediate restoration of my property (see Attached Exhibit A) and \$1.00 (one dollar) per second from the commencement of the crime until our property be restored.

  
Christian Holm

**FILED**  
MAY 05 2017  
CLEBURNE COUNTY, AL  
CIRCUIT COURT

Exhibit  
A



**FILED**

MAY 05 2017

CLEBURNE COUNTY, AL  
CIRCUIT COURT

May 6, 2017

It has been brought to our attention that threats have been made towards people within the judicial system here in Alabama about our baby being kidnapped. We have been violated by the very system that was put in place to protect the innocent but we do not condone or endorse any type of physical threats. We do however believe that the government was created to uphold a just way of living to guide the common man and woman to maturity. We also believe in equality of law and that the badge holders are just as equal to uphold the United States Constitution of America.

We live in a time where the law has become a form of belief by statutes and policies that are a branch off the original constitution. For as we have grown in knowledge, we have also grown in fear by creating a possession filled system that demands statutes and policies to keep it organized. The only problem is that this organized system takes away free will as it grows. As this process of enlightenment occurs we must not destroy the love of our Creator by forgetting that our Creator gave us all creation to experience and grow as one. Therefore, when one chooses to live with possessions, that is between one and God and when one chooses to return to a non possession way of life, that is between one and God, for there should be no war between us as sisters and brothers.

Violence will not solve the process of the spirit within that aches for a relationship with God. Only love can be the path to God. Every empire for the past 6000 years has fallen because love has not been truly understood. The tree of knowledge has been opened for long enough now to understand this and it is time for the human race to become one with the tree of life. Therefore, we ask everyone to please not use violence in our situation and or any situation that involves a bureaucratic system, so that true love can finally exist on earth and the people can become the shepherds of God's creation as one.

~ Christian Holm

May 8, 2017 - Thoughts, intentions, decisions, our journey.

Danielle:

People often ask of our intentions or thoughts when it comes to certain decisions in life. I will share one of mine now...I had a high paying fitness job in New England. Upon getting pregnant, I was rapidly growing closer and closer to the Creator and feeling a deep need to get closer to following the way of Yeshua (Jesus). The closer I became to the Creator, the closer I became to my loving, Godly husband and the more I grew to know myself from within. The value in life for us is love.

Creating a family with the ultimate Creator, is the ultimate gift from the Creator. While pregnant it was my personal intention to grow a tight bond with my other half before becoming a mother and father together to our miracle and it was my intention to grow as close of a bond as possible with the miracle inside of my womb. A pregnant mother needs love, stress free environment, nutrition, health, exercise, good sleep, comfort, affection and the Creator. Ultimately it was my decision to leave my stressful 24/7 job. It was my decision to spend every waking moment with my other half. It was my decision to spend every moment focusing on our baby and the Creator making sure he was brought into this dark world surrounded by love and health and beauty.

So we took off on our journey. It was not necessarily going to be forever. But for that time, that season in our lives I made the decision to surrender to the Creator and serve every waking moment while enjoying our baby growing from the inside. My loving husband supported this decision and made sure



several times it was what I wanted. I wanted what Yeshua wanted and I was a woman on a mission. (Literally). Yeshua (Jesus) taught in Luke 9:3 " Take nothing for the road, no walking stick, no traveling bag, no bread, no money; and don't take an extra shirt . Whatever house you enter, stay there and leave from there. If they do not welcome you, when you leave that town, shake off the dust from your feet as a testimony against them."

This was our surrendering process to the Creator. We were to drop what we could safely in today's time and serve the Creator every waking moment without worry of anything. I knew I was pregnant. I knew I was with my protector and I knew the Creator would guide us and keep us safe as long as we were serving in love. This was a season of our lives. And it happened just when it was supposed to. There are no accidents. We listened to Yeshua as much as we could all while carrying the minimum that an expecting mother needs. We had everything we could need and a lot more waiting for us in storage and the rest we could buy later. On top of all of that we were given offerings as a bonus. We knew surely was the Creator flowing through those inspired to give. It was an amazing journey!

The second half of Yeshua's teaching was yet to come and we were taken off of our path with a screeching halt the moment our sweet boy was snatched away from us.

*Luke 22:35 "When I sent you out without money-bag, traveling bag, or sandals, did you lack anything?"*

*"Not a thing" they said.*

*"But, now, whoever has a money bag, should take it and also a traveling bag."*

The lesson: once the disciples of Yeshua went out on their journey with nothing and learned through faith, everything would be added to them by the Creator, they then understood the love of the Creator and they then could go back out with their belongings ever closer to the Creator knowing that the value in life was not their belongings but the love. The value in life is serving the Creator and having no other worries of what to eat or drink or what to wear. Once his disciples lost their attachment to their belongings and lost the fear of not having them they then could go back out with them with different intentions having full faith in the Creator providing.

Yeshua again speaks in Matthew 6:31 " So don't worry saying, what will we eat? Or what will we drink? Or what will we wear? For the idolators eagerly seek all these things and your heavenly Father knows that you need them. But seek first, the kingdom of God and his righteousness and all these things will be provided for you. Therefore, don't worry about tomorrow, because tomorrow will worry about itself. Each day has enough trouble of its own."

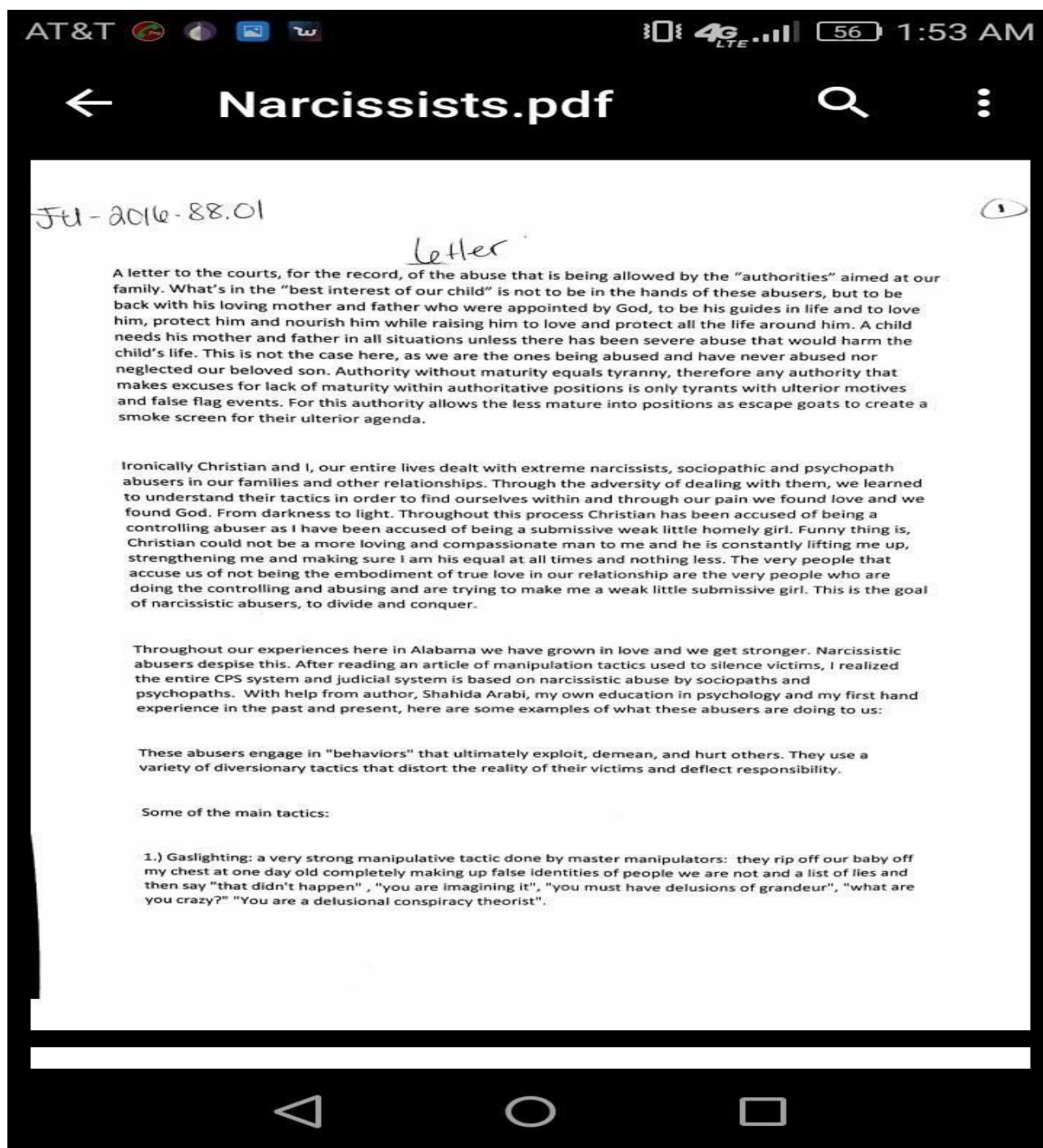
This is what Yeshua's disciples learned on their journey and this is exactly what we learned following Yeshua and his teachings. We dropped it all to serve and we never lacked a thing. Our needs were always met and our intention was to have our child and start a new chapter in our journey. Our car was full of some of the possessions we left behind, all of our baby needs and we were ready to begin our lives even closer to the Creator we dropped everything for to serve.

Well, we are unable to move along and go where we want to now because at the end of our surrender to the Creator, our baby was stolen, but until he comes back to us we will not stop serving. And even after he comes home we won't stop serving. It will just be another chapter of our journey and done in a different way. 5 months of surrendering to the Almighty Creator was enough to keep us loyal to the Creator and the Creator alone and Yeshua's teachings will forever be in our hearts and we will always follow the way

no matter where we are.

May 19, 2017: *Even if you have a degree in psychology / sociology it won't help you when dealing with the well-oiled machinery designed to procure your child. You may understand full well what is happening, but you will not prevail against the resources of an entire state. These are Danielle's words (you know, the lady whom the state insists is mentally unstable, unaware of what she is doing, incompetent, and incapable of raising her child?*

## Danielle's Professional Report on Narcissistic Abuse by the Court





# Narcissists.pdf



(2)

A manipulative person will try and convince you, your experience must be in your own mind. A couple lines we hear often, "that's your opinion Mr. And Mrs. Holm" or, "that's your belief". Rather than them taking responsibility for their wrongdoings against us.

2.) Projection: a person (or group of persons), chronically unwilling to see his/her/their own shortcomings and uses everything in their power to avoid being held accountable. Projection displaces responsibility of one's negative behavior and traits by attributing them to someone else. It's a digression that avoids ownership and accountability. Recent examples:

People, even my own family members putting down the way I look and dress. Projection means, abusers who hate themselves, do not know themselves within, are not content within God, may project their hatred of themselves, how they look, how they dress onto another to make themselves feel better. Another example of Projection is when someone falsely accuses, makes ridiculous lies up about another, fabricates imagined events in order to kidnap someone's child, and then says the mother and father they kidnapped the child from are the crazy ones.

This is "blameshifting". Their objective? It is a game to them. (That's why social workers get bonuses and trophies at award ceremonies for how many forced adoptions they put through. It becomes a competition of who can steal and adopt out the most babies in a quarter). They win, at all costs to your family, you lose your family and you are the one blamed for everything that's wrong with them. They kidnap your baby, then blame you and when they succeed at blaming you, they get rewarded.

3.) Nonsensical conversations that go in circles. Conversations that go past the original root of the problem, that go off track in a million different directions and leave you feeling extremely confused. They do this tactic to discredit, confuse, and frustrate you and distract from the main problem.

This is happening daily. Constantly having to reshift the focus back to original problem. The theft of our baby without cause.

Abusers: "what hoops have you not jumped through to get your child back?"

Us: "our baby was illegally kidnapped. We've done no harm to anyone, we've done nothing wrong to our baby, we were violated, assaulted, trespassed against, coerced, converted, lied to, lied about, slandered, extorted, and our baby is falsely imprisoned.

Abusers: "you must be crazy. Do what the say, stop being selfish. Don't you love your son? Why are you sacrificing your son? "

Us: our baby was illegally kidnapped.





# Narcissists.pdf



3

Abusers blameshift and pass on guilt, so that they don't have to feel guilt.

#### 4.) Blanket statements and generalizations

Narcissists aren't always intellectual masterminds. Many of them are intellectually lazy. Rather than taking the time to carefully consider a different perspective, they generalize anything and everything you say, making blanket statements that do not acknowledge the nuances in the conversation.

Example: Speaking to a grand jury about a valid, unwanted, unwarranted, unasked for assault and the abusers say, "you are aware of the Good Samaritan law right?", overlooking the perspective of, "no means no". OR when we say, "our newborn was only 33 hours old and perfectly healthy. Never abused nor neglected. They took him anyway."

Abusers say: "you must've had a positive drug test". Or, "you must have done something for them to take him!"

This form of digression exaggerates one perspective to the point where a social justice issue can become obscured:

Examples: abusers say :

"You still get to see your baby right?"

Us: "he was illegally kidnapped and we see OUR son 12 hours out of 168 a week. We are missing the other 156 hours because of narcissistic abuse."

Abusers: "you keep complaining about CPS, do you not care about the children who are abused or neglected and need to be taken out of homes?"

Reports of CPS abusing families are often met with the reminder by abusers that "it's very rare and CPS saves so many abused and neglected children", completely overlooking the abuse they have made our family endure now for 7 months.

5.) Deliberately misrepresenting thoughts and feelings to the point of absurdity. In the hands of narcissists, our different opinions, legitimate emotions and lived experiences get translated into character flaws and evidence of "un-intelligence or lack of common sense".

Us: "we were missionaries traveling by foot for a time as Yeshua did".



# Narcissists.pdf



4

Abusers: "so you think it's okay to panhandle with a baby?"

Us: " we didn't say we were homeless or panhandling. You said that. We said we were traveling by foot like yeshua for a little while.

Abusers: " so you don't think I'm following yeshua because I'm not walking and eating out of dumpsters?"

Us: "we said we were traveling by foot like Yeshua. We never ate out of dumpsters nor did we panhandle. We weren't even homeless. We were just traveling like Yeshua did. And we didn't say you aren't following yeshua. You are putting words in my mouth."

Abusers: "who do you think you are? Do you think you're God?!"

Us: we were only traveling by foot like Yeshua and his disciples did. Why does one have to think they are God to follow God?"

Narcissists weave tall tales to reframe what you're actually saying as a way to make your opinions look absurd or heinous. Popular form of diversion. They jump to conclusions based on their own triggers, rather than stepping back to evaluate the situation mindfully. They act accordingly based on their own delusions and fallacies and make no apologies for the harm they cause as a result. They put words in your mouth and depict you as having an intention or outlandish viewpoint you did not have.

## 6.) Nitpicking and moving the goal posts.

Destructive criticism with the presence of personal attack and impossible standards. These "critics" do not want to help you. They just want to nitpick, put you down and scapegoat you, any way they can. Abusive narcissists/sociopaths/psychopaths employ a logical fallacy known as "moving the goal posts" in order to ensure that each goal they put in place for you is hard to reach, if not impossible and even if you reach, another will be added, because it's never enough. It's not about the goal. It's about the control through your own submission. Their goal is to be perpetually dissatisfied with you so they never have a reason to apologize and stop abusing you. This abuse makes them feel powerful.

### Example:

Abusers: "we have reason to believe you are not who you say you are. All we need is fingerprints and if you aren't criminals you can have your baby back".

Us: we give fingerprints. Prove we are Not criminals.

Abusers: "we know now you aren't criminals, but we dug up some more and see you were on medications in the past. Prove to us you don't need them And you can have your baby back."

Us: "I put myself on medication and I took myself off and now here is a doctor saying it's okay to be off".

Abusers: "now we need to see your home just in case"



## Narcissists.pdf



5

Etc....

by raising expectations higher and higher each time, or switching completely the goals, highly manipulative people are able to instill in you a pervasive sense of unworthiness and of never feeling "enough".

This is why so many mothers and fathers fall into depression and give up and their child is sold into slavery or sold for lots of money. Mothers and fathers don't realize the abuse tactics they are being attacked by because overtime the abuser does such a good job at making you feel like you are the problem, even though you are not the one abusing. By pointing out irrelevant facts narcissists get to divert from your strengths and pull you into obsessing over the flaws they nitpick instead.

7.) Changing the subject to evade accountability.

Christian: "our baby was kidnapped"

Abuser: "Do you have a job? How will you provide for your child?"

Christian: "we never had issues with money or providing. Our baby was kidnapped illegally. "

Danielle: "why did you take our baby?"

Abusers: "don't you have common sense to not have a baby naturally? Why would you do that?"

8.) Covert and overt threats.

Narcissistic abusers feel very threatened when their excessive sense of entitlement, false sense of superiority and grandiose sense of self are challenged in any way. They set out to divert you from your right to have your own identity and perspective or opinion on how you want to live your life or raise your own children by attempting to instill fear in you about the consequences of disagreeing or not complying with their demands over the control of your life.

To them, any challenge results in an ultimatum and "do this or I'll do that" becomes their motto.

Example:

"Let us inspect your home, car and finances or I'll keep your baby. "

"Sign hippa releases so we can gather private information about you or you'll go to jail"

"Do everything we say when we say or you'll never see your son again".

9.) Name calling:





# Narcissists.pdf



Narcissists preemptively blow anything they perceive as a threat to their superiority out of proportion. In their world, only they can be right and anyone who dares to say otherwise creates injury that results in narcissistic rage.

Christian to CPS supervisor: "when I was in high school I stood up for other kids who were bullied. I took the punches for the others so they wouldn't get hurt and then the bully would get in trouble and the other kids would be saved. I'll keep taking your coercion and conversion punches and hopefully others will be saved.

Supervisor: "I'm not taking your threats Mr. Holm"

Following day her attorney puts in a motion to stop Christians visits for good because according to the supervisor who completely flipped what Christian said around to make it look like HE was a threat rather than the truth of him pointing out that her abuse was a threat, "he is posing a danger to staff and giving veiled threats saying how he punches bullies in the face." Notice Christian saying he TOOK the punches from the bully to save others gets flipped by the abuser to he is threatening to punch the bully. He never said this, but she projects what she is doing back onto him.

Also when our baby was one month old, we called to confirm a visit. Supervisor says, yes, come in. We come in, foster parents come in, foster parents escorted out back with baby, police show up as we are quietly sitting and waiting for visit to show up, supervisor then tells us because they fear us and feel unsafe around us we can't visit until further notice. Visits taken away for 5 weeks, my milk dries up, baby is deprived of bonding, because the narcissistic abuser who controlled the situation wants control. She then lies to attorneys and to court, while swearing under oath saying that WE stopped visits and said we did not want to see our baby anymore.

It's not about them feeling unsafe. It's not about helping families. It's not about what's best for our baby. We are being abused. The only thing that makes them feel unsafe, is their loss of control of us and when that is threatened they create diversions, and situations to regain control.

Now the police supervise our visits.

They call US dangerous.

## 10.) Destructive conditioning:

Condition you to associate happy memories with abuse/ frustration and disrespect. They do this by sabotaging goals, ruining holidays, memories, etc... may isolate you from family and make you dependent on them.



# Narcissists.pdf



(7)

Example: separate us from our baby, make us have to go into their building to see our own baby, our gift from God. When we ask if we can leave the room just one time with our baby and sit outside in their fenced in back yard, with our own baby they say "no". Without cause. Never shown violence or abuse. Never would hurt our baby. Just control tactics used against our family.

Narcissists, sociopaths, psychopaths do this because they wish to divert attention back to themselves. If there is anything that may threaten their control of your life, they seek to destroy it. Narcissists are pathologically envious and do not ever want anything to come between them and their influence over you. Your happiness represents everything they feel they cannot have in their emotionally shallow lives.

Example: a woman who cannot have children and who has always grieved over a barren womb, will go to great lengths if they are not connected to the Creator, to attempt to destroy the motherhood of another. OR a woman who has made mistakes in her own life and has not yet forgiven herself and finds herself with lost custody of her own children, and is in charge of CPS, may take out her miserable life events on all other seemingly happy families which then cause destruction to her own spirit and to those lives around her.

## 11.) Smear campaigns/stalking

When abusers can't control the way you see yourself because you know yourself from within, they start to control how others see you. A smear campaign is a pre-emptive strike to sabotage your reputation and slander your name so that you won't have a support network to fall back on. They may even stalk you and harass you and the people you know as a way to supposedly "expose" the truth about you. This exposure acts as a way to hide their own abusive behavior while projecting it onto you.

Example: cars driving by, taking pictures of you, or people in parking lots or in stores taking pictures of you then posting it on a smear campaign site against you, "exposing you" for who "you are". Although, they flip the truth. A clean and normal person may be stalked and then their abusive nature makes them flip it to say they are "dirty, ugly, living in a shack, etc.."

OR, CPS workers create fake profiles on Facebook and smear fabricated "facts" online, while slandering you to make them look better.

Yes, this is happening to us.

Why?

They kidnapped our baby and don't want anyone to know the truth.

## 12.) Baiting

12.) Baiting



# Narcissists.pdf



By baiting you with a seemingly innocuous comment disguised as a proper one, they can begin to play with you. Abusers learn your insecurities, that interrupt your confidence and they use this knowledge maliciously to attack you.

Baiting us with our own son, and then tell us they are "worried about our mental health" after 7 months of them baiting you with your son. They lure us into their building baiting us 3 days per week, hanging our son over our heads to get us to do as they want so they can keep their abusive control over our lives for as long as they so desire. If we do what they want, they raise goal posts so we are forever in their control. If we don't do what they want they bait us with control of our own flesh and blood given to us by the Creator.

## 13.) Boundary testing

Keep pushing the envelope to see how much they can get away with .

Each time it gets worse and worse until it becomes violently abusive. They suck the victim back in with false promises.

"If you do this, you'll get your baby back in no time." They then suck you into their way, you do what they want, you realize their promise is empty and now they have you where they want you. They then add more to it. All 4 of our attorneys did this to us and this is what they've done the whole time at CPS.

## 14.) Shaming

Narcissists, sociopaths and psychopaths enjoy using your own wounds against you. So they will shame you about any abuse or injustice to re-traumatize you. They will brag about them having the very thing you don't to wound you more.

Example recently: " Maybe if you did the right thing, you could have your baby back. Have a happy mother's day this weekend, I'll be spending it with my kids".

All of this equals control:

They manufacture situations of conflict out of thin air to keep you feeling off center and off balanced.

A country run by narcissistic abusers is a country who has lost the love of God.

"The rights of man come not from the generosity of the state but from the hand of God." John F. Kennedy

**FILED**  
MAY 19 2017  
CLEBURNE COUNTY, AL  
CIRCUIT COURT





As mothers and fathers and grandparents and children abused by these narcissistic sociopaths and psychopaths, the best way to handle it is to understand who you are dealing with and why, so you can keep strong and understand it is them, not you, that is the problem. This experience has made us realize our country is currently being taken over by psychopaths. We forgive. But we must keep speaking truth, so the madness stops.



### Social Worker's Theme Song

<https://www.facebook.com/stillworkingforJesus/videos/221231688379334/>

May 10, 2017 Christian's Words:

We went in front of the grand jury this past Monday for my wife's assault at Cheaha state park and we were told they would have an answer at the end of the week. Today we asked for the answer and we were told that now it will be the middle of next week.

Alabama law taken from training manuals for emergency personnel

<http://www.jems.com/articles/1969/12/patient-refusal-what-do-when-m.html?c=1>)

#### **Patients' rights**

Since 1970, the U.S. Department of Transportation has set forth the standards and curriculum for EMS. Each states that all patients have the right to accept or refuse care as an informed decision about the care to be provided and the risks. This is the concept of *informed consent* that has become universal to all health-care professionals.

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#### **INFORMED CONSENT FOR THE NURSE**

The goal of informed consent is patient autonomy or self-determination. To be autonomous, individuals must be able to control their bodies by controlling their medical care through the right to consent to or refuse treatment. The doctrine of informed consent requires that the patient be provided with sufficient information to be able to give meaningful consent to proposed medical care. In today's legal environment, patient involvement is so important that treating a patient without adequately informing him or her about the treatment is considered negligence, **and treating him or her without consent is considered battery.**

***(The answer from the Grand Jury was there was no sexual assault by their definition.)***

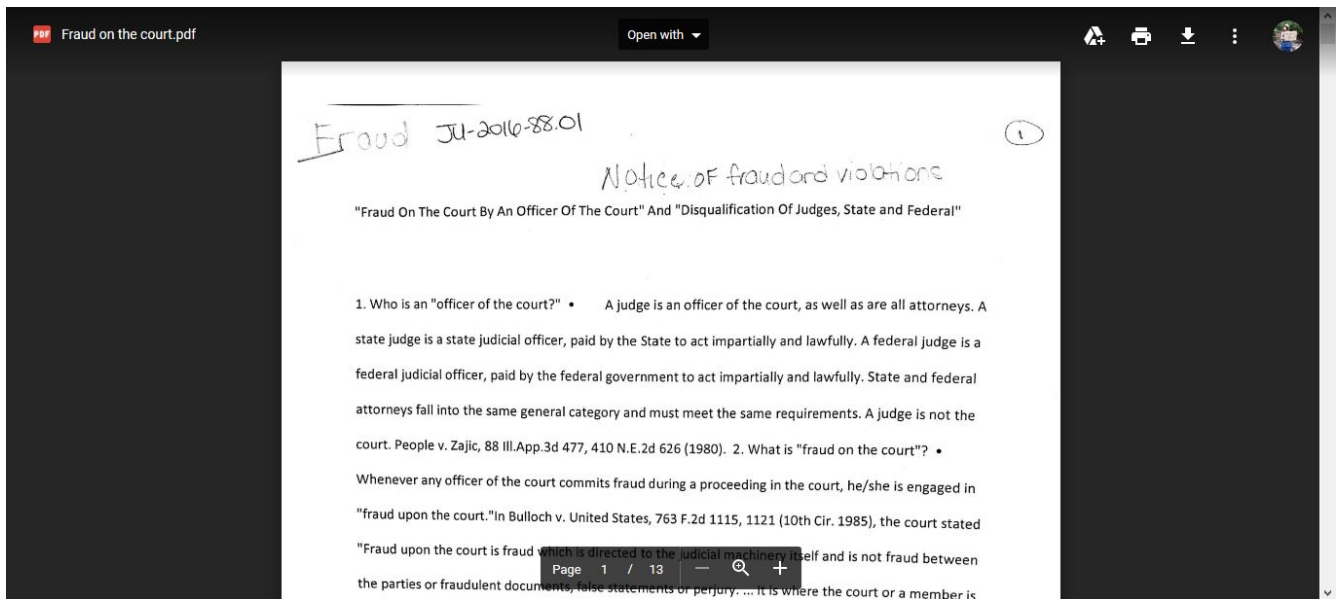




May 14<sup>th</sup> Happy Mother's Day, Danielle.

Shafted again by the court system of Alabama. You are not a woman with any rights according to the Grand Jury, DHR, Anniston Regional Medical Birthing Center, or Cleburne County Courts.  
But you truly are a mother deserving of them.





May 19, 2017

Christian files Notice of Fraud on the Court violations. 13 page document pointing out judge's culpability, constitutional freedoms, rights, and violations.

*After you are traumatized from having your child taken for no cause you will be then soon be served notice that you must pay an exorbitant amount of child support. Failure to pay full amount of this ransom will cause incarceration without trial due to contempt of court and it will prevent you from visitation of your children. Not keeping visitation appointments then causes permanent loss of your children.*

May 20, 2017 Peggy\_lacher\_child\_support\_extortion\_Record

<https://www.youtube.com/watch?v=gE3vhyWbnzo&feature=share>

They come out of the woodwork to assault, drive up and post their antagonistic videos on YouTube.

<https://www.facebook.com/groups/1826254040954882/permalink/1908356149411337/>

May 23, 2017:

Last and final court hearing for DEPENDENCY which started on December 5. 2016. (5 month process and 4 judges). We refused to go past the "bar" and for doing so, judge allowed "evidence" to be entered in about Christian, refused to allow us to speak.

*Christian's facebook post regarding hearing:*

This is our audio from today at court hearing in Calhoun county under duress, for the state of Alabama has kidnapped our baby. As you will hear the judge doesn't allow me to speak. He also had sheriff deputies standing by my side to make sure I didn't open my mouth. I couldn't even speak to my wife. The sheriff deputy came over and told me to shut up. I said "I'm consoling my wife". He said "not in this courtroom you're not".

We sat on the public side of the bar waiting for court to start. Then once court started we were going to explain that we would cross the bar as long as it was understood that we were not giving jurisdiction to the court. Once jurisdiction is challenged it must be proven. The law states "MUST" not "IF". No due process: no jurisdiction. They must prove it as they are the accusers and abusers. The judge would not allow that. This is fraud on the court.

We have no problem with crossing the bar. There rules of court say if you cross the bar then you give them jurisdiction. That rule is silly and childish but that's why they always say, "well you are here aren't you"? So we as a mature adults were only trying to speak their language to accommodate them and also be fair.

The problem is that this game of man's law is not fair and they are selfish and like children in the mind. This is why Yeshua said nothing when he was brought before Pontius Pilate and they then murdered him. He knew that he had done nothing wrong and that the root of the problem was their perception of love. That they were only the idea of love and not true love and that they were never going to understand. For they worship false idols. Well, 2000 years later and they still worship false idols.

This judge also has a master's in divinity from seminary. This is not love. No injury, they injured us, no warrant, no pickup order, no petition, no emergency. Just kidnapping and persecution. Maybe in 2000 more years and after more true children of the Creator are abused and slaughtered they will finally understand true love from their wicked ways.

Also we had two police officers as witnesses to testify on our behalf as to the malicious intent they have witnessed against our family and how loving we are at our visitations when they are present. They were not allowed to speak either. We would like to say thank you to these gentlemen for stepping up to speak truth, even though truth is not allowed in this fraudulent court room.

Now we will see our baby 4 hours per week. Rather than 12. We are a perfectly loving family at visits. Why punish our baby? The only reason is they are abusing coercing, converting and trying to destroy us. This has nothing to do with the safety with our son. This is tyranny.

<https://www.youtube.com/watch?v=qFSDWsuikW8&sns=fb>

Also, we were threatened with jail if we opened our mouths to speak. Susan and Robin were at this court hearing.

The Schwabs were planning to go to DC for a hunger strike to bring awareness to the nation about kidnapped children. They would join the Holms.

<https://freeourchildren.org/2017/05/27/holm-and-schwab-families-to-unite-in-dc/>

Danielle's words: The following day we left for Washington D.C. to seek relief from a higher authority within the system. On our way while traveling through North Carolina we were contacted by DHR. They informed us they were attempting the process of placing our baby with Christian's dad. When Christian called his dad he was told to move next door so that if his dad got the baby we could be right there. We immediately turned around and drove to Georgia.

We started the process of moving into the new residence when Christian walked into his Dad's apartment and overheard a conversation with Leslie Smith of DHR. The gist of the conversation was we were being betrayed by both DHR and Christian's dad. He ended the talk with DHR by saying, "I will have the sheriff ready. You just keep me updated on your end."

We left Georgia at that moment and returned to our journey to Washington D.C.





# June Timeline

June 8, 2017 The Schwabs followed the Holms walk to Charlotte

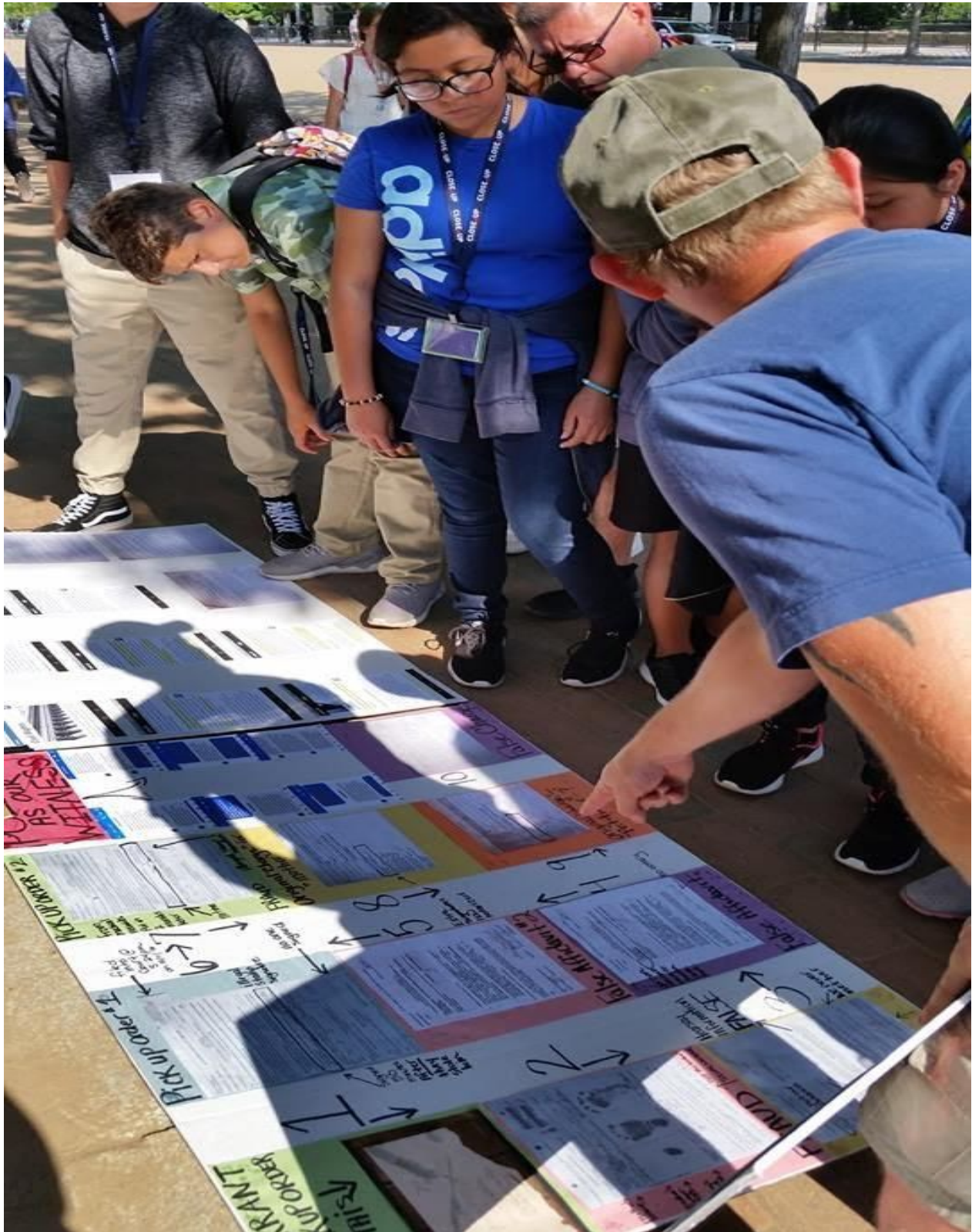
<https://freeourchildren.org/2017/06/03/christian-and-danielle-holm-reach-charlotte-nc-during-protest-walk-to-d-c/>

**Arrival in D.C. Christian's words June 17:**

Update.....

We made it to D.C. a few days ago. We have been trying to set appointments with as many officials as we can to present our evidence of our baby kidnapped and held hostage by the tyrannical state of Alabama. It involves non stop calling and emailing as it's not as easy as showing up to speak to anyone. We will begin protesting/ fasting in prayer/ appealing to Caesar in front of the White House with [SeraphimAmelia Schwab](#) and Susan and Robin Cobb when they arrive here to join us. Any and everyone else that can come is welcome, for we stand United as brothers and sisters to save our families. We must not use violence, for violence only sets a foundation of hate and brings more hate. We shall stand as true love and serve the Creator of us all by exposing the evil by enlightening the dark. To be humbled within one's pain is to be wise within one's self and a true servant of the most high God. The truth shall set us free, for the lies shall be exposed and the wicked ones shall repent or fall on their own sword. ~Christian Holm





Christian and Danielle are very comfortable meeting and sharing with people, all people. They love everybody. They are willing to tell the world, one person at a time.





People were always shocked to hear the truth. These were visitors from all of the states and everywhere in the world. Their opinion about America was permanently changed, as was mine.





This is what they shared with the people:  
<https://youtu.be/HTJIfF-QWeQ>



# July Timeline

Danielle: We rented a cabin in Maryland for a base of operations and began our search for relief from the tyrannical state of Alabama. When we went to Richard Shelby's office, said our names, they closed the door. They told us to email them. We did multiple times and made phone calls.

We dropped by a lot of offices and collected their business cards. I sent emails to all of them with our story. The few that chose to respond all said that they did not have jurisdiction.

July 7 at 7:17 pm.

*Christian called the Washington D.C. F.B.I., and they just kept hanging up on him. These are the recordings.*

Christian: This is a call to the FBI head quarters in Washington D.C. today. We were trying to set appointments. We were going to discuss their website that says they investigate cases like ours and why are they not helping us after a senior agent agreed with us? The FBI agent hung up on me. Also in the beginning that was me telling a little boy to not pet the squirrel because he bites.

<https://youtu.be/jCTwtRJJMdE>

We had an appointment with Buddy Carter. We went to him because Christian is from Georgia and Buddy Carter knows Christian's grandfather who use to work for President Jimmy Carter. Christian's grandfather worked for two presidents and this is verified by his obituary on line, Charles Ramm Holm, Jr. of Savannah, Georgia. When we arrived for our appointment with Mr. Buddy Carter he didn't meet with us. He sent one of his aides to speak with us. We shared our story in its entirety and he requested we email our story to him. We did. We have not heard back.





Christian: The grandfather who raised me actually worked for Presidents of the USA  
 When we told Stacy Jackson of Cleburne County DHR that my grandfather worked on capital hill and in the white house, for President Jimmy Carter and President Gerald Ford, she said we had delusions of grandeur. Well, Stacy Jackson people that work in the executive office have normal families and yes one could be standing next to you. Titles of achievement should not matter, for the real value is when we all realize we are equal as one love within the Creator of us all. The man standing behind President Jimmy Carter is my grandfather Charles R. Holm Jr.





We began protesting at Trump's front yard at the White House. We received no responses from our many emails and appointments are not permitted. Phone calls are also not permitted. When you go to their office they tell you to make all requests by email and these will then all be ignored unless they feel that they don't have jurisdiction. At that point they merely tell you they don't have jurisdiction.



We miss and love our son every second. Everything we do is for him and for all his spiritual brothers and sisters who are without their mommies and daddies right now because of government overreach and corruption. We love all the children. And we love all the mothers and fathers suffering needlessly without their babies. We love all, and wish for nothing less than unity in this backwards, cold world.



Luther Strange, the *representative for Alabama* informed he also does not have jurisdiction.

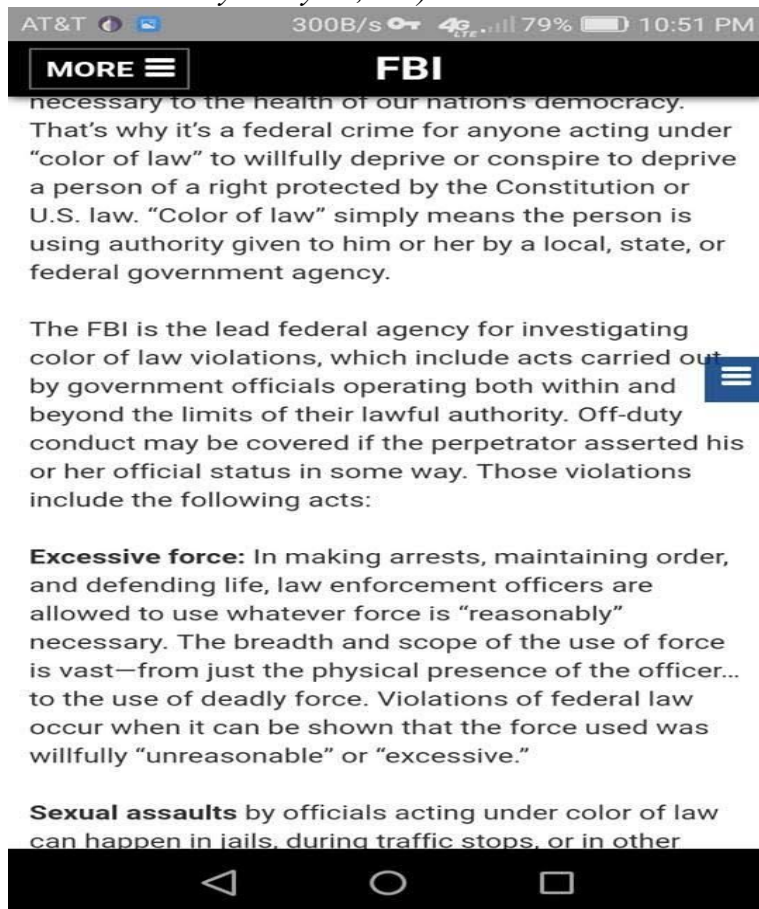
It was an amazing civics lesson, our government in action.  
They sent us from one place to the other where we could then be told they don't have jurisdiction.

June 2017 Michael\_at\_senator\_Shelby  
<https://www.youtube.com/watch?v=WLYmXiV1pJg>

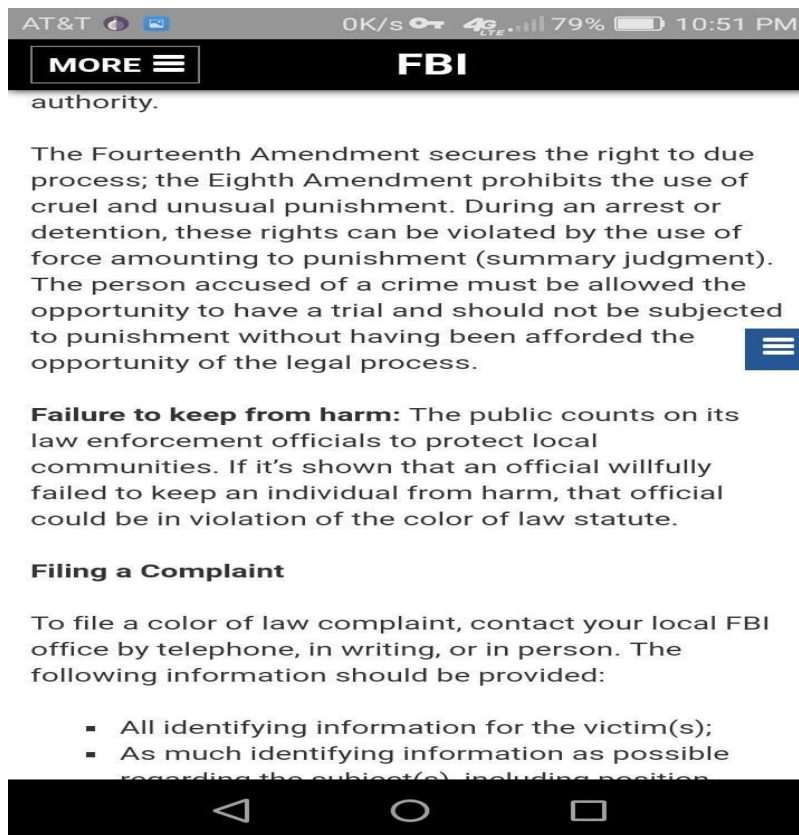
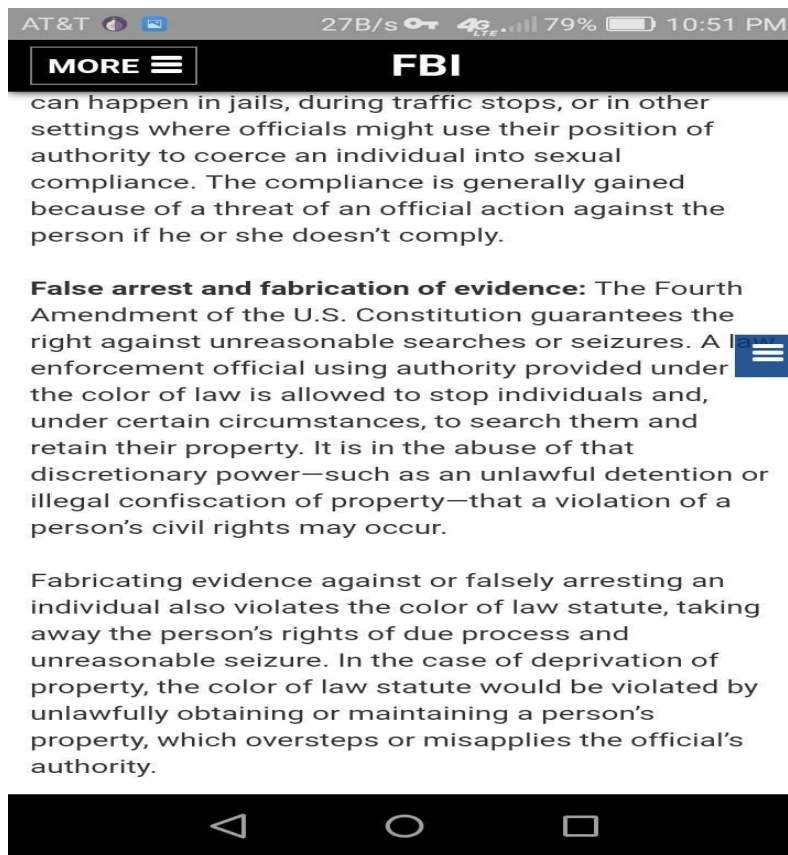
Christian: You can tell the world (of legislators and officials) and it won't matter!  
Phone call received back from senator Shelby of Alabama's office today in D.C. Seems as if the letter we sent out to all the state officials and all the way up to D.C. have been hidden. They have defaulted on three letters. These letters address all the state codes, federal codes and constitutional violations against our family. Kidnapping under color of law. Illegal search and seizure, no warrant, no pickup order, no petition, no probable cause, no emergency. Straight up kidnapping by way of fraud.

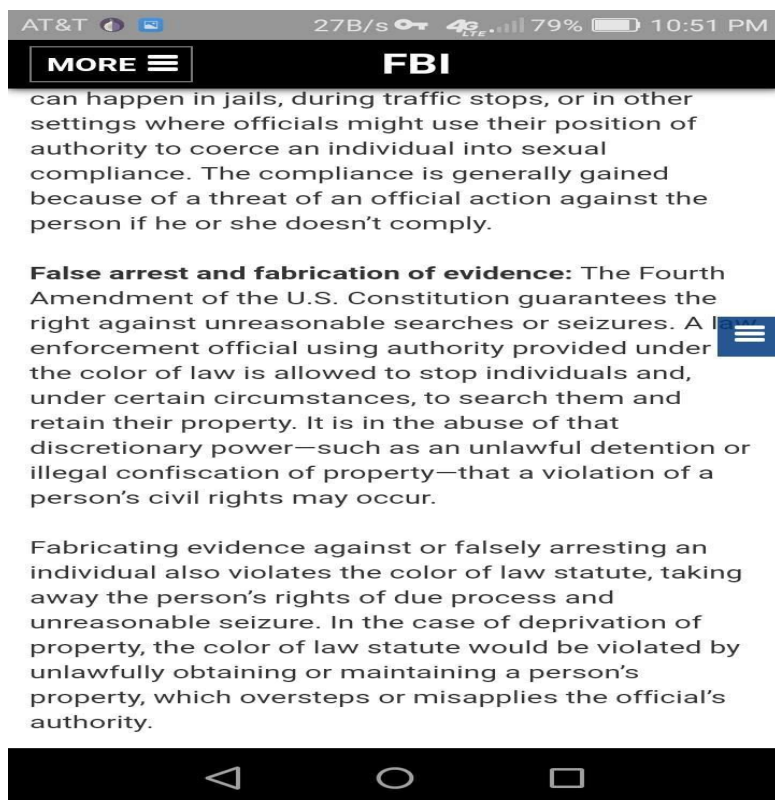
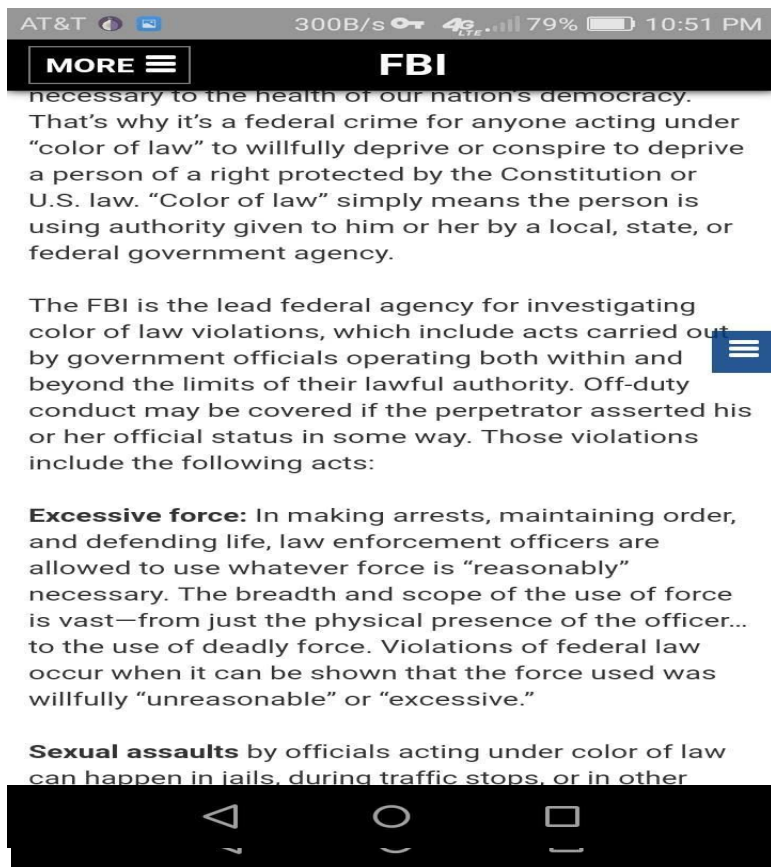
June 22, 2017 Christian: This is from the FBI website. We went to the FBI about our baby being kidnapped by the state of Alabama with evidence of fraud, false evidence and or charges, human trafficking our baby for profit, religious persecution, illegal search and seizure and many other violations. The First senior FBI agent said that we do have religious violations and color of law violations and that he would transfer our information to the local office over the heflin Alabama area. The agent from local office in Gadsden then called us in to meet with him and another agent. We met and gave our evidence of that time to them and they told us there was nothing they could do at that time. We also called and spoke with the supervisor FBI agent of Gadsden seeking relief before we came to D.C. He told me, that's your belief Mr.Holm. Which is very ironic because that's DHR'S favorite line to say. Hypocrisy.

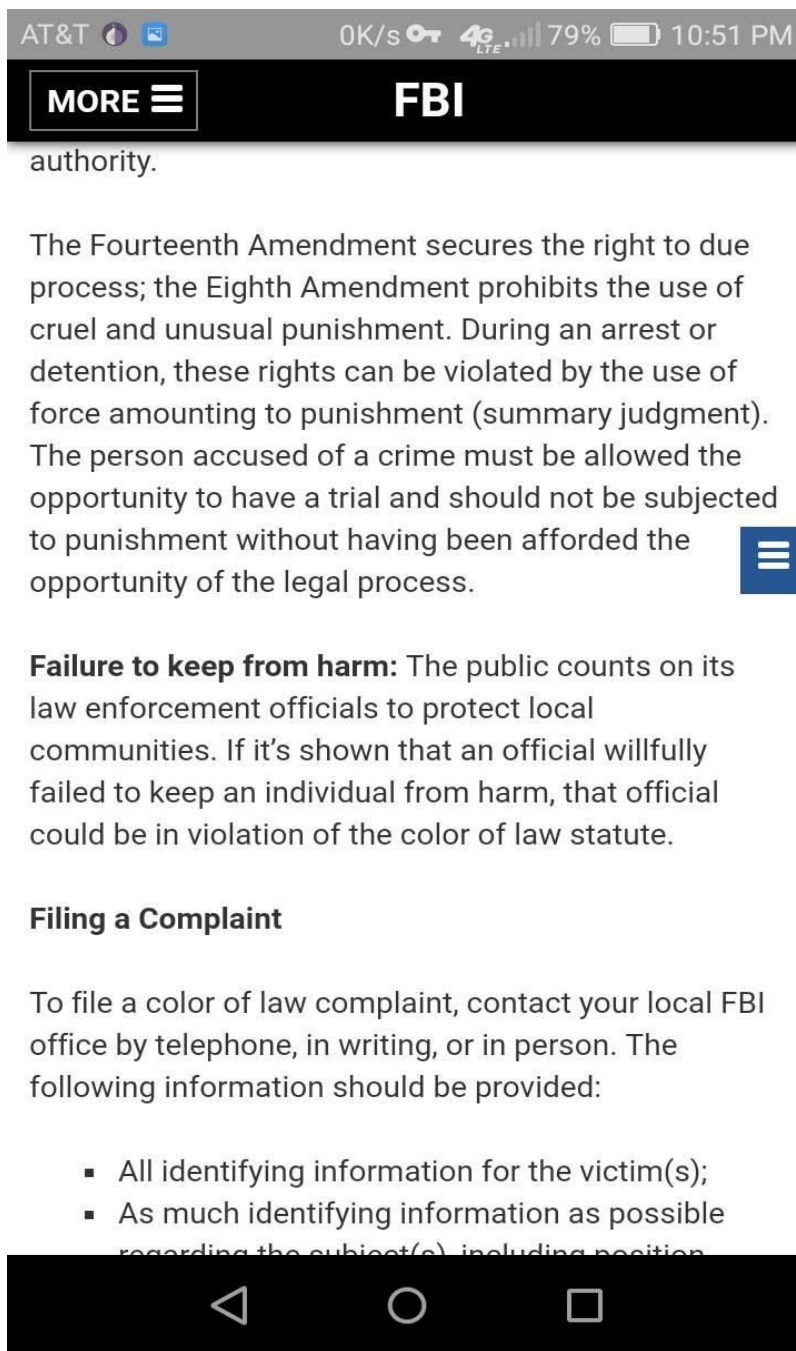
*(I never knew before what the FBI was supposed to do. Since they don't do what they say on their website it makes you wonder what they really do, eh?)*











*There is more on their site but you get the picture. They were exactly the agency the Holms needed.*

June 25, 2017 People are getting angrier and wanting to do something. Some are blogging:  
<https://verydumbgovernment.blogspot.com/2017/06/free-baby-holm-part-8.html>





# July Time Line

*So you believe you can enjoy community on Facebook with friends and relatives? The reality will come as another shock. Consider these next few words carefully while you feel so free to enjoy this privilege:*

July 2, 2017

Danielle's words: For the last 8 months Christian and I have been hit with false accusation after false accusation. The more support we get, the more they dig. The more we are attacked. *We have a LARGE stack of DHR records they were forced to give us which had all of our posts from facebook printed out and enlarged from many years*, old obituaries from our deceased relatives including my grandmother who recently died (please explain to me why my grandmother's obituary picture is a part of a case that was opened up against us to steal our child?) and others stemming from even many years ago, information on the Facebook pages of our Facebook friends with our comments (yes they do watch your pages as well) and relatives, groups that we have joined or looked at on facebook, people we are friends with, any articles or accomplishments we may have online...I mean, this is psychotic stuff. STALKING. And they handed us over all the proof of them stalking us.

And it does not end. Rather than these people being at home with their children they spend their days stealing other families' children and stalking every aspect of their lives online and in person. This post will also be printed out and put into their record to be used for later in an attempt to once again discredit us because it will be twisted and certain parts will be taken out of context as they wish to build their case.

<https://www.facebook.com/groups/1826254040954882/permalink/1942987505948201/>

July 10 at 3:17pm

Christian Holm:

This is an email we have just sent to DHR attorneys and DHR workers and our babys attorney. Self explanatory. Please feel free to email this to all officials in Alabama including the governor. Thank you.

Hi everyone,

We received a call this morning from Kristin Alexandra Martin about an ISP meeting (illegal service provider) and we are taking this time to ask each and every one of you, why? What could we possibly speak about unless it is you calling us to come pick up our **CREATED** baby boy who you are continuing to destroy the life of?

You all know our family has been absolutely wronged and violated in every way. We were a happy, loving couple delivering our newborn son in a hospital and Stacy Harkins Jackson bombarded our room uninvited, without our consent to completely take over and destroy our lives. Again, Why? No warrant. No pick up order (which is not a warrant anyway), no injury, no abuse, no neglect, no emergency. No health issues, no drugs. Absolutely nothing. You all know this. You all know based on court testimony from Rachel Israel herself this is all true. You all know from Chuck Hayworth himself and his testimony this is all true **AND** that our innocent baby was breastfeeding at the time he was

ripped out of his loving mother's arms. Chuck Hayworth's testimony? "You were like any other normal family up there".

You all know you have entered into a court system false hearsay medical records with a false diagnosis with no doctor to take the stand. You all know these so called "certified records" are missing at least 2 other doctors that were seen that confirm this is a false diagnosis that WE weren't even aware of that you are basing your fraudulent activity on. You all know there are no drugs, no alcohol, no abuse, no violence, no self harm anywhere to be found, but yet you continue playing games at the expense of our loving family who do nothing but serve the Creator. The same way that you have opened up this case on hearsay "evidence" and fraud is the same way you are continuing this case.

Based on a 15 minute "assessment" by Stacy Jackson in our hospital room she determined we are not "fit?" Stacy Jackson knew we were not residents of Alabama. She knew we were passing through and she knows she never gave an answer to us when we asked her BEFORE she allowed Rachel Israel to assault us and steal our baby that we asked her before anything were to happen "what is the most simple way we can live without being harrassed by this state?" In other words WHAT CAN WE DO TO COMPLY WITH YOU TO AVOID YOU STEALING OUR CHILD?? This was never answered. Instead, Stacy said she had to call Leslie, so she walked out of the room and came back 30 minutes later with armed officials. We were in compliance for the sake of our son remaining with us. Stacy Jackson and Leslie Smith did not care and didn't allow us to comply. They stole our son anyway. Nothing we could have done mattered. This is theft and kidnapping by way of force and fraud by armed men and women.

Our son was perfectly healthy laying right where he belongs, in his mother's arms. Every single visit, every single second of every visit police officers "supervised us". You know their "opinions" on both of us after spending HOURS (not 15 minutes) watching our family? That we are a normal, loving couple who are attentative, caring, nurturing, and protective of OUR created baby boy and that we were wronged and deserve to be the guides of the baby that the Creator gave to US. Those officers were not allowed to testify at the last hearing. Because you all know that was their testimony. Again. Fraud. We do not consent to the theft of OUR created baby boy. You are not our God, unless you are trying to say that you are a false god, and that we are your property and that you can dictate our lives and eliminate our free will that our Creator gave to us. That is exactly what you are doing. There has been no harm, no injury, no abuse, nor neglect and you all know this but yet you continue playing a game that you selfishly seek to win at the expense of our lives, OUR CREATED baby boys life, and at the expense of THE CREATOR. There are truly abused babies in the world you could be truly saving, surrounded by drugs, alcohol, violence. You have destroyed the lives of an innocent family. Ask yourself why don't you care?

When you take the free will away from another, when they have done NO harm to anyone or themselves, and do not even have any vices except for some junk food occasionally, all it is, is a game to the one taking away free will to coerce them and convert them into THEIR will. This is what a false god does. We have not harmed our created baby that the Creator gave to US to guide in life. OUR created baby was stolen, ripped off his mother's breast while being given his natural immunizations from his mother's colustrum which was designed by the Creator for only him. He was assaulted, and continues to be violated against HIS consent as well as HIS MOTHER AND FATHERS CONSENT. It is psychologically damaging to a newborn infant to be ripped away viciously without cause and to be kept away from his only mother and father for an extended amount of time just because someone else believes they can play god and dictate how another should live. We are not animals to be bought and sold. We have never consented. We have always been under duress, and we will never consent. Our precious baby boy is OUR miracle gift from The Creator, and it is not up to us to judge. The only true judge is the Creator.



OUR baby boy was and continues to be abused by your actions by the mere fact that he was STOLEN, and falsely imprisoned at birth and continues, 9 months later to be kept away from his loving mother and father falsely and fraudulently.

We do not wish to judge. We do not wish to condemn. We do not wish to file suit against anyone. We do not wish to fight. WE have been violated. We have been trespassed against. We have been abused. We only wish to have OUR CREATED BABY BOY back in our loving arms where NO ONE else could love him as much as we could, where he will be the most protected because he is OURS.

We have had to leave the "State of Alabama" which we do not and never have lived in. We are not abandoning our CREATED baby boy who we will NEVER give up on and will NEVER stop fighting for. A baby cannot be abandoned that was stolen and continues to be held hostage by force and fraud.

As soon as we are called and told to pick him up, we will be there to pick him up.

We have filed many case laws, and Supreme court laws that prove our rights given to us by the Creator and that have proven we were wronged and continue to be as a family. We have filed into court on multiple occasions, asking how your codes and policies apply to our family who have done no harm and or injury, and yet have never received an answer. We have also asked on record in open court and still no one can answer us. This is not a game. This is our lives.

Your codes and policies are only imaginary rules to govern your false idol /false god system and if one chooses to be separate from that system, as long as they do so in love and never harm another or themselves, and everyone is taken care of (which our baby WAS),that is their right given by their CREATOR. It is called FREE WILL. We were living that right. You have trespassed against us, and therefore you have trespassed against the Creator of us all.

BABY HOLMS LOVING MOTHER AND FATHER WHO WILL NEVER GIVE UP ON HIM,  
Christian and Danielle Holm

Christian and Danielle: Cops have been honest and supportive but the judge wouldn't let them talk. Here are their texts to us proving DHR is lying.

We have held back on putting these photos up for a long time now out of respect to the relationships we had built with the officers who we have had respect for. However we have no other choice when our baby boy has been kidnapped and is now being held hostage and lost in the system. At the last court hearing this was one of the police officers who actually supervised many of our visits, who we subpoenaed who was not allowed to testify on our behalf because the judge placed a guard next to us and told them if we spoke to haul us off to jail.

In our own hearing, we paid for subpoenas to be served to 6 people for that hearing; 2 police officers to testify on our behalf including this one, the former judge who recused to ask her about her fraudulent activity and her stamped pick up orders, the juvenile intake officer who signed a fraudulent petition on hearsay evidence that he was given by a case worker we had never met in order to get the fraudulent pick up order, and finally, the case worker we never met until weeks after the kidnapping, who opened up the case on us with her fraudulent petition AFTER the theft of our son.

The judge quashed the former judge and the juvenile intake officer from having to show up, and the social worker we had never met before she opened the case on us never showed up because it was the judges and DHRs ex parte communications plan before court that we were not going to be able to have anyone testify anyway because we would be forced to stay silent. The only 2 witnesses that showed up were 2 officers to help our case and they were also silenced.

This is our son on the line. Our family has been destroyed by these people who claim to protect children and no one does anything about it. They say "I'm just doing my job". Swearing an oath is

against God's laws, but these people all swore oaths to protect the constitution. There is no longer a constitution if the police officers, sheriff's, DA, judges see blatant kidnappings before their very eyes and do nothing. They say "I'm just doing my job". No. You are just taking orders. Doing your job, when your job is to serve and protect the people who are being attacked by those not defending the constitution means actually defending the constitution and defending the rights and freedoms of those they are supposed to protect. Doing their job is not supposed to mean, defending those who have broken a multitude of laws, constitutional laws and most importantly God's laws against an innocent family and remaining quiet about it.

What kind of world do we live in where the authorities know that their counterparts are violating people and abusing people and kidnapping children and yet their jobs become more important?

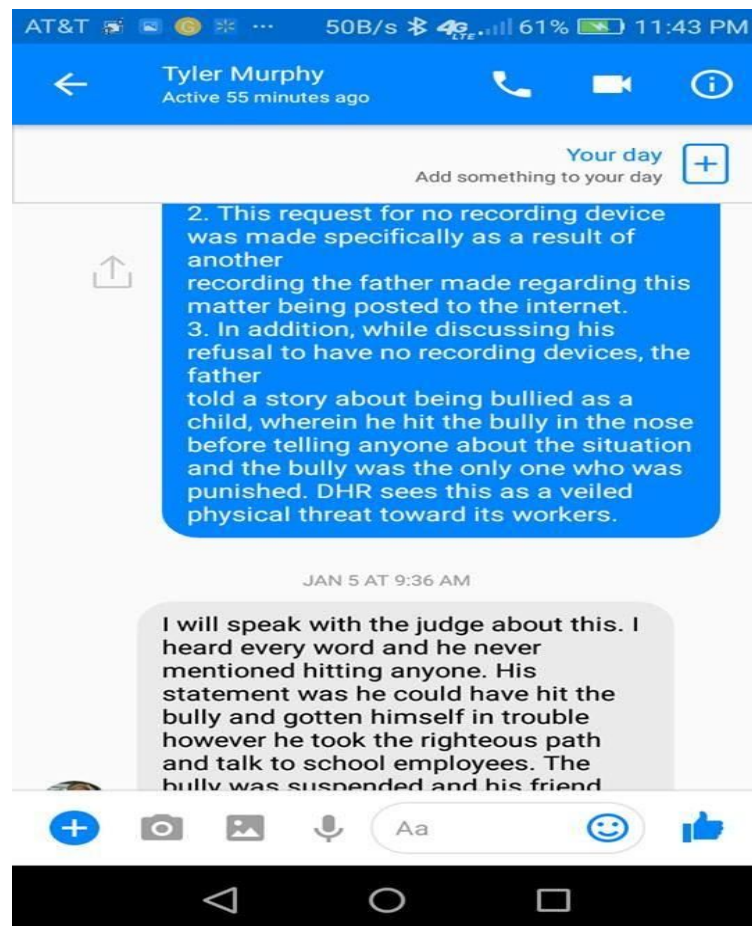
The sheriff has the highest authority within his county. If President Trump came to Heflin, AL and broke the law or violated someone's constitutional rights, the sheriff has the power to arrest the President in his own county. The constitution says so.

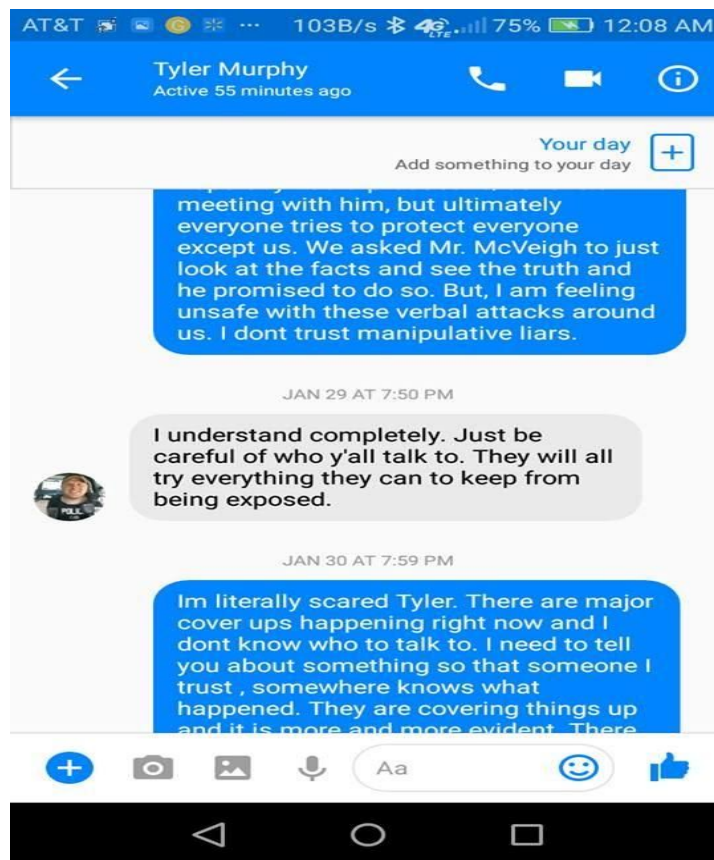
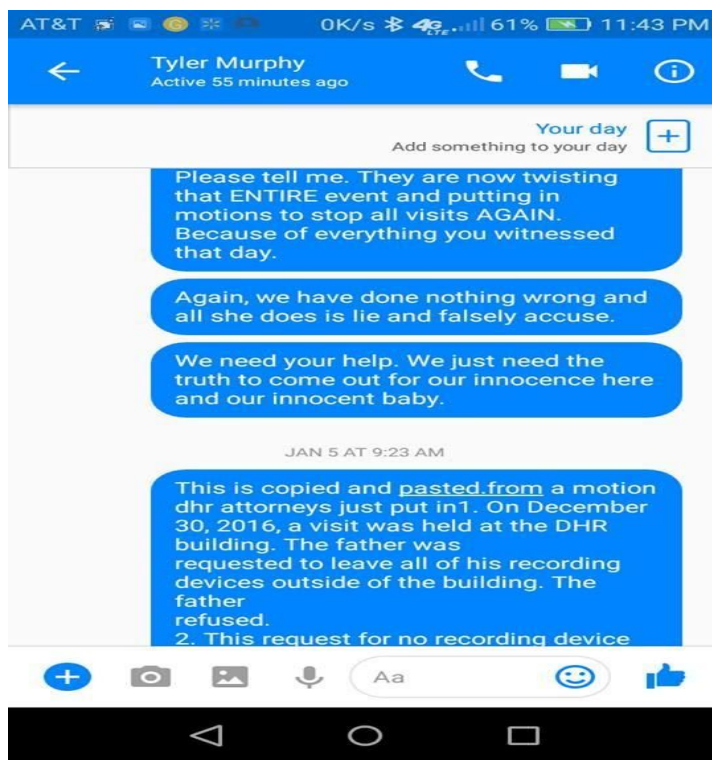
Where are you, Sheriff Dennis Green of Cleburne County Alabama? The man who told us falsely "the judge has more power than me. He will arrest me".

Where are you Matthew Wade? Sheriff of Calhoun County...The man who told us, "I'm a man of God. I am for what is right. This is kidnapping. I have no power to do anything but I'll make some phone calls." That was many months ago.

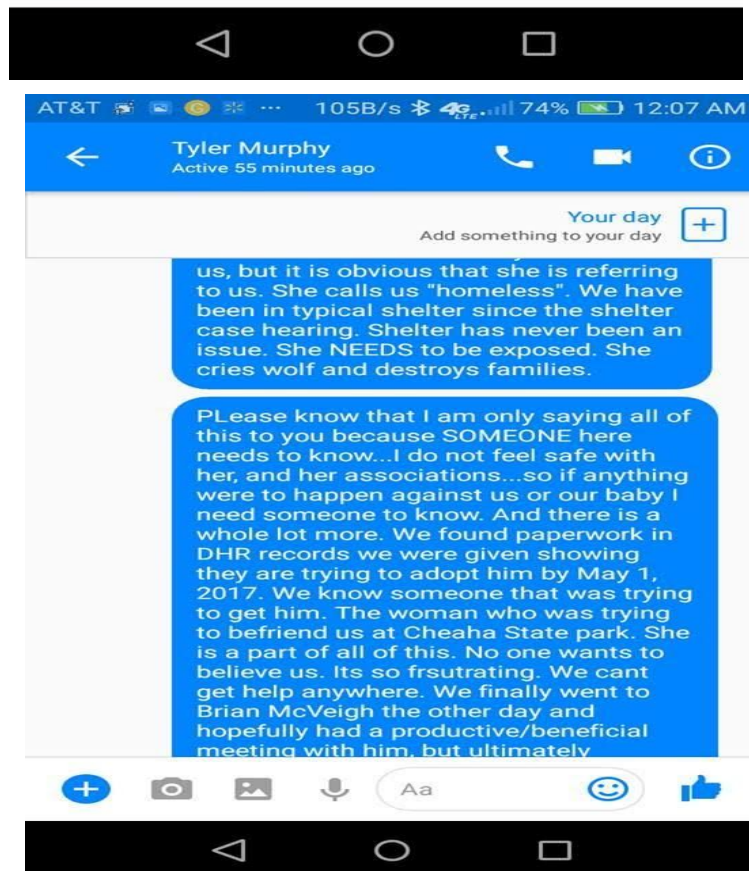
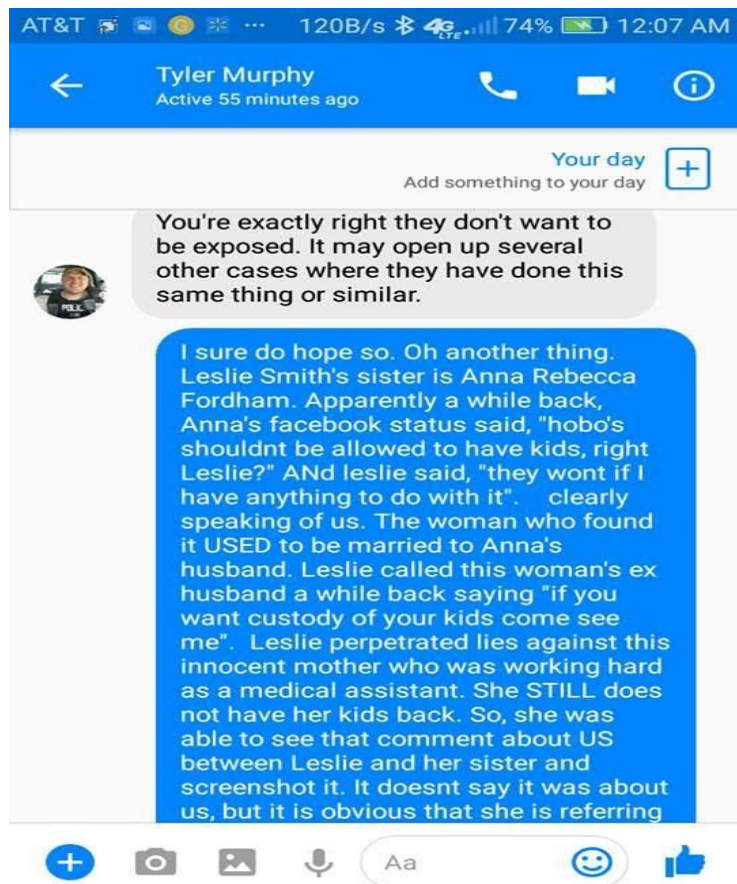
Rise up! Be true men of God. Or hand the authority over to someone who can handle it.

When they were walking Yeshua to his death to be nailed to a cross and tortured and murdered the officers said "I'm just doing my job" all while they knew he was innocent.









# August Timeline

We then went to Maine for the specific purpose of attempting to locate the native American tribe that I, Danielle, am affiliated with. We had people living in Canada who had been helping to track down my lineage for that purpose and it was time to solicit their involvement. I had emailed and spoken to the chief of the tribe before we got there.

On the way we stopped for gas. A police officer pulled up to our car and demanded ID. Although Christian had not been driving, he gave his wallet. After checking the computer, three more cops arrived. Christian was arrested for giving false ID. It is his real ID. We have no other. It was real enough to get him out of jail after I posted \$250 in bail and after another friendly officer in booking removed 140 from that wallet. That was never returned. I was left on the side of the road for three and a half hours and they towed our car.

*That is the condensed version. Here is the longer:*

This was another very very obvious targeted situation. Could not be more obvious. The first couple of hours in Maine, first time stopping at a gas station to get gas. I was in the passenger seat. Had no idea a cop pulled into the gas station. Christian was just pumping gas and was just going to jump back in so we could be on our way. We still had another 3 1/2 hour drive. I was actually on the phone and realized he was taking a long time, so I looked towards the pump, did not see him. I turned all the way around, to the back of the vehicle and saw a cop standing at the pump (pump still in the tank) speaking to Christian.

Was not weird to me at first, because we speak to many cops, on purpose, about our situation, pick their brains, speak the obvious to them, etc...so I immediately thought that was what Christian was doing because the cop was parked and his lights were not on. So, I got out of the car, walked to the back and immediately the cop yelled at me, to get back in the car.

I immediately went into fear, looked at Christian, he calmly looked at me and said "its okay." I looked back at the cop about to ask why he was telling me to get in the car, and the cop yelled at me again to get in the car. So I did. I sat and sat and sat and sat. I put the window down and heard Christian as always speaking calmly, answering their questions and asking them questions. All of a sudden 3 more police officers show up. Of course, I am content with the Creator, but I knew something was not good and about to happen because I felt it and it made me feel ill because of everything else we are going through. Christian felt it too but just kept standing there.

One specific officer finally came over to my window on the passenger side and asked the typical questions. Where are you coming from, (which in OUR situation is very hard to explain when you are running around the world seeking HELP.) So, without going into all of that, I said where we had just come from and where we were going in that moment. He asked for my ID. I have never in my 34 years of life, EVER been asked for my ID for sitting in the passenger's seat of a car, while not driving. What if I did not have one? NOTE: Soon EVERYONE WILL NEED the fictitious character name/ID, or you will be threatened with jail or your life. It is quickly becoming mandatory if you breathe you need to

prove it with ID.

So, naturally, I was taken aback by that question as I am sitting in the passenger seat. I simply say, "I am sitting in a parked car at a gas station. Is there a specific reason you are asking for my ID? Can you tell me what you are speaking to my husband about?"

He then immediately without answering my question says, "if you do not give me your ID now, I will open this door, drag you out and you will be getting arrested with your husband."

This was literally about a 30 second conversation and I simply asked that one question. I then said, "why would you violently rip me out of my car if I don't show you my ID for just sitting in a car? Have I committed a crime?"

He then said, (wait for itttttttt.....HERE IS WHERE THE PRE-CRIME UNIT COMES IN!!!) "We don't know yet. We need your ID to check on that, so if you do not produce it before the next time I ask, you will be going to jail."

Of course knowing what we have already been through with people that literally break ALL of their own laws, I knew they were NOT kidding. So, I asked him if I could get out of the car to go to the back to open the back to get my bag where my IDs were. My bag was nowhere near me because I very rarely use it. He said he would open the back and look. I told him, no. He is not going to open my car and search anything and touch my bag because this is further invasion in our lives when we were simply pumping gas. NOTE: This does NOT mean we have things to hide like some of the trolls say. This means the world is getting OUT OF CONTROL and the more we COMPLY with their horrid DEMANDS, the LESS FREE WILL we will have to just LIVE when not even doing anything wrong, or bothering anyone. We were LITERALLY pumping gas, once again traveling through the state. We were in that state for about 2 hours at this point. Immediately upon stopping this happened.

The cop eventually "ALLOWED" me to get out of the car, and walk to the back to get my ID. He took my ID, and that was that. They still did not allow me near my husband. I went back into the car for another 15 minutes or so. I then, was told to get OUT of the car, and speak with the other officers and that they were currently "detaining my husband".

The police officer that arrested Christian was the one to tell me, and as he came over to the car to boast about detaining Christian, he had CHRISTIANS WALLET WITH HIS MONEY AND IDS (multiple IDS-just like at the hospital when they stole our baby!) and the police officer said, "please step outside of the car, ma'am or we will be detaining you as well." These police officers never give chances to even do anything. They just bark orders with threats.

At this time, they were harassing Christian, mocking him, laughing at him, as he was sitting in the back of one of the cop cars. I heard Christian calmly say to one of the officers, "Do you realize you are destroying the love of the Creator and trying to take away my free will?".

These officers, including a detective thought this was hilarious. One of the officers said near me as he started laughing, "he just keeps talking about love and free will." NOTE: A detective came onto the scene to be a big help for the false arrest, and give the "OK".

So, as I am standing outside of the car, the police officers (who are now questioning me about my life, where we "live" why we are in Maine, etc)...I answered all of their questions all while asking them why they were holding my husband hostage.

They said, "ma'am, he has given us a false identification." Too bad for these officers, they may or may not have realized that we have already gone through this MISTAKEN IDENTITY fiasco which



resulted in the KIDNAPPING OF OUR CHILD....FBI cleared him, the sheriff's department cleared him, and it was already testified on the stand by a DETECTIVE that Christian has never lied about his "identity". He does not have a record, does not get into trouble and simply speaks truth while asking questions.

As I am pleading my husbands case, I am surrounded by 3 police officers who are looking at me, like I am entertaining, because I am calmly speaking to them, pleading the case to them with facts, humility, and trying to incorporate humor as well, lighting it up a bit, so they can at least relate because all they care about is joking around like children, as they really could care less about everything we are having to go through. Christian was getting arrested, and that was that. To top it off, they were calling a tow truck to come impound our car that we had just bought in another state that had temp tags from the state we bought it from, because we didn't have an address in the state we bought it from, and we were in the process of figuring out paper work with our home state to register our vehicle while traveling out of state, because we at this time, we're running around the country getting everything we could get done for OUR BABY. We were in this process and trying to get it all done fast to not be harassed and sure enough we are harassed IMMEDIATELY!! And it's not like we did not even have plates! We had an out of state TEMP TAG. The tow truck came. There was nothing I could say to make anyone there care or listen.

I am in a parking lot, Christian is in the back of a police car, they aren't letting me speak to him (divide and conquer), and now a tow truck is coming to take our car. They then even asked me a REAL question AND were serious, "are you wanting to take your dogs too, or do you want them to stay in the car?"

I said, "What!? Are you serious? Why would I leave them in the car to go to a towing place without me?"

Cop said, "I don't know, just wondering."...I am putting these details so everyone can see the mentality.

I start quickly trying to gather my belongings, as the police officers are not really technically searching the car (because they cannot) but they are trying to. JUST LIKE AT THE HOSPITAL, we had a can of pepper spray in the car, under the drivers seat, and I have a little key chain one on my hiking bag which I had in the car with me.

This turned into a big deal for a second, "I thought you said, you don't carry weapons! Why are you lying to me!?"

I said, "I did not lie to you. I do not carry weapons on me. That is attached to my hiking bag, and it is for my protection. Would you want your wife to be protected?" So, as I am pulling my stuff out of my car, they continue looking at my stuff against my will but at this point I don't have it in me to challenge. They are not searching the car, but now they are searching my stuff that I am taking OUT of the car and called it "taking inventory" because they were having the car towed.

I attempt to get all of my stuff together, including our 2 dogs and their food, and anything I think I may need for however long I am going to be alone. I knew I was in a foreign place, they were taking my car and husband, and now I am having to figure out how to get a rental or an uber, etc....I asked the "PROTECTORS AND SERVERS" for a ride at least somewhere safe out of a parking lot, and they said no, that I would have to call or get a ride. I asked if they could lead me in the right direction, to the closest place to call. Again they said NO.

They DID allow me to tell Christian I love him as I stood out in the parking lot, and he drove by in the

back of the car and I remember all he said to me was “I love you. Everything is going to be okay. They know not what they do. I will call you as soon as I can.” And they drove off.

There is an entirely different perspective on Christians side, as to what happened with him, and what was said, etc...but the gist was Christian was speaking to them about the Creator as he always does everywhere we go, and they just laughed and mocked and lied to arrest him. It was a game to them, and they were able to make money off of it. That’s all it was at the end of the day. They left me out on the side of the road with NO PEPPER SPRAY (because they took it all!!), no vehicle, AND the one phone Christian and I share, Christian gave to me. It was DYING and I left the charger in our towed car. So, that was a whole other fiasco. To end this quickly, a lot happened within the jail. A lot of unexplainable things, phones ringing off the wall, them asking Christian really inappropriate questions to push his buttons and try to get a rise out of him, kind of like what Bud Turner and all the trolls do. He remained calm, and waited to know what to do.

We had made an agreement ahead of time, many months before this, that if we were targeted again and ever arrested, either of us, that we would not pay BAAL, because we do not believe in paying BAAL-the demon god, and these cops taking away our free will for profit. However, as Christian was in the back of the car driving away, he saw me in the parking lot alone with the dogs and bags, with a dying phone and no car. So, naturally his protective mode kicks in and he immediately posts and pays BAAL as soon as he is allowed to hurry up and reunite with me so we can get back to fighting for our baby boy together as one. In the meantime, we had made acquaintances up in Maine who knew we were trying to get to the Native American tribe, and I called them to let them know what was happening. We had been planning on going up to their house. Thankfully, they came to pick me up knowing Christian may hold out and not pay BAAL, and I did not know how long he would be in there for. 3 hours later I got picked up. Almost 20 minutes after being in the car with our acquaintances, Christian called me to pick him up!! It was immaculate timing and those are the moments I thank the Creator for. I was once again, traumatized, shaken up, upset, and just needed us to get back on the road. For this reason, we stayed at our acquaintances house that night and left the next morning, rented a car to drive while we towed our car out of the state (mostly because I was in immense fear of police harassing us for temp tags, so I wouldn’t allow either of us to drive until our home license plates were on the car).

We were having an extremely sour taste in our mouths about Maine and our one day experience there, not even able to drive another 5 hours to get to the Native American tribe. (I have been in contact over the phone however). Instead, we rented a car, towed our car away and went directly to a detective/chief at the police station to speak to someone about what happened and to let them know we were leaving their state because they just put fear into me, and I didn’t want to be there. He looked in the computer and sure enough, the false arrest was for “FALSE IDENTIFICATION”. Christian pulled out his license, showed this detective/chief and said, “this is a lie”.

The guy looked at it, and just shrugged his shoulders and said he can file a complaint, but there was nothing more he could do and he suggested just going to court, even though we don’t live there and were not going to be there or go back ever again.

People ask me why I fear? I fear the danger that certain people in uniform bring to our lives when we are simply trying to live and serve the Creator by fighting for our baby. I have moments where I freeze, and I sometimes cannot even drive because of the fear that these people in uniform have put me under in the last 16 months. I was never like this before, and would go to them for aid in things. It is sad that I fear the ones who are supposed to serve and protect us, the ones who simply wish to live serving

others.

The Indian nation was unable to help us and we left the state.

We returned to Alabama and discovered our case worker had quit. We were permitted to visit the baby and were granted two hours per week. He had been moved from his original foster home. We had rented a cabin in Georgia and established residence. Heflin is just inside of the Alabama/Georgia line and the baby was close.



# September Timeline

September 26, 2017: Visit to Governor Kay Ivey's office. Spoke with Secretary. After multiple emails, and calls from us as well as a notice sent over a year ago showing all the laws, constitutional laws, and friends and families, Governor would not meet with us. They told us to go to the head of DHR down the street.

September 26, 2017: Visit to DHR head-Montgomery. They set up a meeting with heads of DHR, and called up security to guard our meeting.

\* They said we are allowed to travel with an infant. (but they called us homeless when we were traveling BEFORE he was born).

\*Heads of DHR said, "they CANNOT pick up a child WITHOUT a pick up order. Ohhhhh...but they DID and we PROVED this in COURT.

\* They told us they would come to next ISP meeting one week later, they never showed up.

\*"Going to visits" is "demonstrating your ability to parent. (so now we have to demonstrate our ability to parent, BEFORE we are parents. LICENSE to parent.....taking away FREE WILL....God gave our gift of our child....they take away and tell us to PROVE to them WE can PARENT the way they WANT us to parent, attached to their system, their grid, their schooling, medical treatments, etc....If we cannot demonstrate we will do what they want, we are not "FIT" to be parents. Therefore, they come in, as soon as you are given your children from the Creator, they snatch the child, eliminate the Creator and then tell the parents they need to prove to them (the false gods) that we can have our children that the Creator just gave to us. On the true ground of love created by the Creator, this would not happen. We would all help one another, flow together, and would never cause separation of families. On a foundation of lies and organized chaos, there will always be false gods that come in and cause separation for control.

September 27, 2017: We went to the Roy Moore Foundation of Moral Law in Montgomery, Alabama, and spoke to an attorney who was there who seemed very interested in our case. He asked for our documentation and so we gave him all of our certified copies of our court records and made copies. We were later contacted by another attorney from the foundation and told us they were interested in taking our case. We met with them in a meeting with several attorneys. We had not yet hired them and made that clear, but we were exploring the possibility when we left that day.

Although we did not agree with anything they had done against us, we made a decision to show them love in hopes we could work with them for a better future for all. On October 5 was a planned ISP meeting in which the Dept. heads of Montgomery were supposed to be in attendance at. They never showed. We did our presentations that day. We then made diagrams and presented a program to all of the DHR personnel and lawyers in order to explain who we were, what we believed, and how we got to these beliefs. The state's attorney said, "This is the most productive meeting I have been in."

The baby's attorney was very happy in attendance of that meeting. We gave them our address and invited them to come to our residence. We agreed to going to their counselor and set up an appointment to do so. They at that time also stopped law enforcement from supervising our visits. Notice....there was never a threat of harm. There was never any reason for law enforcement to be at any visits. They only stopped the law enforcement, when we started complying with their hostage demands. It is all about coercion and conversion by force and threat and if you start to bow down and do as they say, they stop with the force and violence.

Alison Miller, the baby's lawyer came to our house to investigate. Up until this time she had only asked for two things, to see where we lived and counseling or proof of Christian's actual diagnosis being treated. We showed her medical records of proof of his treatment for ADD from the same doctor he has been seeing for some time. We have that recording of her leaving happy and well satisfied.

We went to their counselor, Edith Couch. Counselor showed us her notes, and at that time her notes said nothing abnormal. She made it seem like everything was fine, and she was very easily understanding everything we were speaking about. We stayed for the length of the entire appointment.

# October Timeline

## Baby's First Birthday

Many do not understand us. We have grown to understand that true love is to cherish each day as though we were born again. Cherish each day as though it were "Christmas". Because we do not believe in putting one day aside per year for love, we are looked at as bad when we don't celebrate holidays like everyone else. We celebrate everyday with full love for each other and life that it is almost insulting to "schedule" one day once in a while for love. This is another ritualized way to bring love into our lives. "Make people slaves and then give them holidays to keep them happy". With true love, everyday is a "Holi (HOLY) day. Everyday to us is Valentine's day because of our love. Everyday is our birthdays because we are celebrating a new day. Everyday is Christmas because we celebrate Christ. Everyday is Easter because we celebrate ascension. Everyday is just as equally sacred to us. And in a backwards world, cherishing everyday like we do, is extremely weird to the general population.

With that being said, we are sure our son's anniversary of his birth is being celebrated without us and we are not invited, but our love will not change and everyday our love gets stronger for each other, our son and our Creator. Each day is a "blessing" and we are grateful for who we are and the future that is to come. As long as we keep striving for truth, love and freedom the world will become a better place for all and the future for all of our children will be one full of love.





October 17, 2017: Court was held on that day. It was to be a TPR. The judge walked in, stood in front of us and stated it was now going to be a status conference, not a TPR. The lawyer from the Roy Moore Foundation had showed up, even though we had refused to hire him and spoke with him four times, two of those times making it very clear that we had decided not to hire him. We have recorded phone calls stating he was not to be our lawyer.

The day of court in speaking with Judge Turner, he claimed that we had never told him that and we had just fired him. He said some other cruel things too. We had been so happy thinking we might be hiring these lawyers to defend us in the future and get our baby back. It was a terrible shock to have him behave in court against us and say the things he did to the judge.

At our next baby visit the baby was severely in distress. He was hitting himself in the head, he was french-kissing a teddy bear that was in the room, nothing could calm him down, and this was not his normal behavior. He seemed as though he was extremely anxious and he was literally clinging on to Christian for dear life. When Christian tried to leave the room to use the restroom the baby reacted in fear and began crying hysterically. He was crying so much that he couldn't breathe. The hardest thing for Christian was as the baby's protector, the father, he had to watch his distress knowing that if he was to attempt anything he would be pursued and shot. Christian knew they would then still have him. The choice to remain strong, humble, and speak truth was difficult.

When I shared my grief over what we had just observed on the internet we were informed DHR was getting a restraining order against us. We received that notice after they had already gone to court and obtained it. There would be no more visits.

We were presented with a notice of attorney stating we now have a new attorney joining the state's team for this case. The copy of the order I received stated it was requested for posting a photo of Leslie Smith on Facebook and for stating on Facebook, "We have proven that the organization she works for is a virus with statistics of children being more abused when in foster care. We have proven the alter-ego lying mind in that their abstract laws and policies are a blight enforced upon an artificial backwards foundation. \* So what does an antidote do about a virus within the body that will not release another living cell? \* A virus will trick a cell into allowing it to attach and destroy. If that doesn't work, it uses force." What was left out of this quote was the first two sentences. They were:

*"This is the supervisor at Cleburne County DHR, Alabama. She has committed malicious intent against our innocent family, witnessed by police officers. We have proven fraud and deception."*

We went to DHR in Georgia and they said the case could not be transferred to their state.

We had friends in the state of Texas who believed they could help us transfer the case to that state. We went to them and while there our favorite friendly stalker, Mr. Baty, followed. Previously he had showed up at the DHR office in Heflin. The DHR staff informed us he had gone into the office asking for information about us. To their credit, they refused to help. He decided to follow us to Texas and then published the address on the internet of where we were then staying. In order to protect these friends from the vicious attacks of our constant stalkers, we left. Unfortunately, they are now living in fear and are being harassed only because they tried to help us.

# November Timeline

November 5, 2017, Danielle's words:

Churches everywhere "support missions", applaud, and celebrate those who bravely fly on an airplane to leave their homeland to help others.

Missionaries here, on the "free land" of America, use their own 2 legs to show people there is more to life than materialism, false security, false comforts, luxuries, and they give everything up to serve the communities they walk through to speak truth and love to their own land. Churches and people who support the churches and the missionaries who choose to leave the country, mock, slander, laugh at, call them crazy and steal their baby.

*Mark 6:4. But Jesus said unto them, A prophet is not without honor, but in his own country, and among his own kin, and in his own house.*

November 17 (This would be a final visit before the restraining order)

## Danielle Holm

I have a BA degree majoring in Psychology and lots of CHILD psychology classes checked off the list, as well as field study in psychiatric hospital for pediatrics and adolescents. I know the answers to this. I need to hear from everyone and anyone reading this, YOUR HONEST opinions, PLEASE. These are not "what ifs". This is not speculation. This is REAL LIFE events I need honest answers to especially from those experienced.

What does it mean when a one year old baby boy:

- 1.) takes a stuffed animal, lays on top of it on the ground and kisses its mouth, while sticking his tongue out and licking the bears mouth?
- 2.) his little boy, baby penis is dry/cracked (could be normal, not exactly sure)
- 3.) his little boy, baby penis gets HARD when changing his diaper?
- 4.) He will not stop moving, jumping everywhere, cannot focus on ANY one thing, refusing to fall asleep when he is noticeably exhausted, very sporadic, etc....( I understand busy, busy toddlers. I am talking about major anxiousness and nervousness, in a one year old infant .) I have taken care of MANY infants, toddlers. Some are busy. Some are distraught. There is a major difference.
- 5.) When he sees his mother and father, but ESPECIALLY his father, he LEAPS out of the other person's arms, and literally JUMPS into his father's arms in absolute excitement and happiness (almost RELIEF).
- 6.) When taken out of his father's arms, he squirms, kicks, cries and clings to his father. (Sometimes his mother as well if father is out of the room).
- 7.) Is ALWAYS looking to be in his father's lap, playing with father, sleeping on father when asleep, always seeking attention.
- 8.) When is walked away from his mother and father, looks at them with fear and cries with much

distress.

9.) When very visibly emotionally upset because of any of the above, starts hitting his head, with his own hand repeatedly and cries to the point of cannot breathe.

10.) Throws his bottle, on the ground over and over and over again when upset.

Keep in mind, when in the womb was fed nutrients from a very healthy mama. Only organic foods, lots of fruits and vegetables and protein. No drugs. No alcohol. No medications. No stress. LOTS of exercise. Prenatal Vitamins. Blood tests were ALWAYS perfect. Ultrasound was great. He was very calm in the womb. Every time he was asked to move, he moved. When it was time to turn, he turned. Born perfectly healthy, very calm. Breastfed immediately, until of course the next day when he was violently ripped away. He was VERY calm, alert, attentive, quiet.





# December Timeline

December 12, 2017

UPDATE: As of today found out Alabama attempting to put restraining order on US to keep us from them and our son for speaking blunt truth. Explained below. Nothing has happened. No violence. No threats of violence. We are anti violence and everyone knows this. We only believe in the sword of truth. They are threatened by the truth, and want it nowhere near them.

Long, but important. Please read and share.

As if kidnapping our perfectly healthy, content, calm, uninjured, unharmed, unvaccinated, unregistered, nourished, intact baby boy at 33 hours old isn't enough....

They then vaccinate him. Then force a SS number and birth certificate on him, name him, lie about it, stop allowing breastfeeding by keeping us from him for 5 weeks, as punishment for speaking truth about their abuse, feed him formula, feed him things we would never feed him....

And they lie about everything. The police continue protecting them against a non existent threat of us that never existed, because we are the ones attacked, by armed men and women.

We continued for a year getting sucked back into their system of the beast which is completely opposite of love and the Creator. We stood our ground for the most part, not wanting to go against the love of the Creator knowing what they are doing is fraud against the Creator. But, they hold our child hostage, coerce us, convert us using fear tactics all while we have to see our baby suffer and deteriorate. They watch us at visits like we are rats in a cage, escorting us to the bathroom, treating us like the exact title of their organization, human resources....to be kicked, beat down, abused, bought, sold, held captive, etc...

At first, right away, we complied. We had no idea who these people were (CPS) and that this was going on for many years. We had no idea that you cannot trust law enforcement. I had never been in trouble, arrested, very rarely pulled over. As far as I knew, I could go to the police for help and protection. Boy, was I wrong. Christian thought the same. When he was young and not awakened to himself nor the Creator, he made mistakes, but never any that hurt another. Well, let me rephrase, the only 1 time, protecting a nine month pregnant woman he saw getting abused by a man. It was thrown out in court as he was protecting the pregnant woman from her abuser. He is a PROTECTOR and always has been. Against narcissistic abusers. But even with that, doesn't believe since awakening to true love in an eye for an eye or violence against violence. It gets NOWHERE. THE ONLY SWORD IS TRUTH AND LOVE.

As it is, they use everything against us. All they have right now are non violent words. He always respected authorities, and has always been a protector who has multiple occasions of protecting others. Never did he think law enforcement, FBI, etc...Would be the ones to HURT, rather than protect. This has been a very painful, disappointing revelation for both of us. Nevertheless, we complied. We immediately showed them a lease agreement and started moving forward with their hostage demands, thinking it was as simple as mistaken identity, since that was the only thing they said they needed cleared up before our baby could be returned within a couple of days. Wow! Were we wrong.

This was no mistake. This was targeted and planned and immediately after we realized they were trapping us into a game that they play all day everyday for profit, and their job is literally to do what

they can to divide and conquer, was the moment we realized listening to their hostage demands would not only NOT help but most of the time, hurt. They keep you in the game for many years, raise the goal posts, and they keep you in a never-ending perpetual game of sin against the Creator, because they FORCE you at the expense of your own children to commit adultery on the Creator by bowing down to THEM. This is sick.

So, we stopped listening. We went to Washington D.C. knocked on doors. Grown men, running this country, hid from us and pushed their secretaries onto us as they quietly closed their doors or hid in their offices after hearing our names. We went to Montgomery, knocked on the governor's door who has received many messages not just from us, but also from friends and family on our behalf. Their Secretary brushed us off to DHR across the street. We spoke to the heads of DHR who said they would be at the next ISP meeting the following week. They never showed up.

We then changed our plans again. Complying didn't work. Going to Washington D.C. and heads of state didn't work. So, we then thought maybe if we bring it down to a human level, show these people love, work WITH THEM, not against them, show them what's really going on, show them what they are doing, they will finally meet us in the middle and compromise. We spent time making diagrams, explaining where we are at and explaining their own financial schemes. We spoke truth with love. We invited our baby's lawyer over to where we were renting. She approved and said the place was great. We showed medical records of the true diagnosis of Christian of ADD, the only thing he has been treated for for several years now,. She was happy with that. We went to their counselor and felt comfortable with her. She didn't see anything wrong with us. She seemed to agree in our beliefs, of not killing nature, and being closer to creation. She showed us her notes to DHR which seemed to be in our favor.

They still lie. They steal flip everything we say and further the process of coercion, conversion and fear tactics. They told the judge we abandoned our baby that they stole from us, because we had to leave the state for a little while to get help that we weren't getting there. We spend every day fighting for the truth and for our son and they are brainwashing our son, having him call another woman mama, feeding him crap, making him sick, and torturing him mentally.

After realizing trying to educate them on love, truth of what this system has become, and that they are a part of this backwards system destroying families, doesn't work, and that they care more about their reputation than actually doing what is moral, ethical, and correct, we realized nothing we do within their backwards world will work because it is two different realities going on, which are backwards to each other.

One is artificial and organized chaos, which destroys life, love and is anti creator. System of the beast. Takes away free will.

The other is real, spontaneous, gives life and is true love and is for the Creator. Creation. Gives 100% free will. (Which is also why evil is allowed.)

After all of this....awakening to just how bad it really is right now, being sparked awake the moment our son was kidnapped and growing ever since, in awareness, we have been shocked at the level of evil upon realizing it is much more sinister than we ever thought.

We complied, then didn't. Then did again. Then once again retracted. This is the awakening process, being pulled up and down, left and right because of our love for our son, each other, all of you and even those AT DHR that have NO IDEA what they are doing. We truly love all. We speak truth, and yes we are blunt. The up, down, left, right, pulled in a million different directions is happening because of trying to figure out how to properly serve the Creator and do what we have been shown to do, while

also trying to get our poor baby out of their abusive grip by which their hostage demands goes directly against the Creator. What we learned after a year? You absolutely CANNOT serve two masters. It cannot be done. You cannot serve the Creator of all the living while trying to compromise in any way with liars, kidnappers, abusers and murderers under a system that destroys the living. It doesn't work. Even when they have your own children. They do not respect the Creator, nor anyone truly serving the Creator, in true love. They have shown violence. We have not. Masters of reverse psychology.

When those who are doing evil things and hurting others are exposed, they take this as an attack. Their false ego takes it very personally, and rather than realizing what they are doing, they would rather keep doing it, furthering the sin, adding more sin on top of it, lying to cover their original lies, and attacking the ones they are abusing who are only speaking truth of being abused!

We have never acted on violence. We have never physically threatened anyone, not even those who have damaged our family so badly. But we are still being attacked. Still being threatened and now to top it off, they have filed for a restraining order on US, so we cannot go near our own child, that we never had in any harms way, who they kidnapped all while breaking even their own man-made laws, let alone the Creator's laws.

Their reason:

Christian's Facebook posts that point out the virus mentality of those who use false codes of letters, numbers, symbols and geometry that go against Creation, to use against families with false codes, laws and statutes that violate families for whatever purposes they see fit when they have not done anything wrong.

And a false diagnosis from years ago, which he was never treated for and has since shown REAL records with what he does get treated for. ADD.

They haven't included the posts however where we speak of love, no violence, and serving the Creator. They attempt to still paint a picture of a danger to our child that does not exist nor ever did! They still lie. They steal abuse, threaten and torture our son. They still divide to attempt to conquer. They flip everything. Again masters of reverse psychology.

A restraining order to keep us away from them and our baby with no violence nor threats. Only their interpretation of the absolute truth as being threatening. Because they are in denial that they are destroying families and the Creator.

We have stalkers, who stalk us who work for their "team", and restraining orders are not granted unless there is actual physical violence according to the same police who protect these abusers. Words don't count. Now they are attempting restraining us from our son, because of their interpretation of words, without any violence or threats whatsoever.

So, we have no other choice. We have tried everything. We have appealed. We have hired and fired several attorneys. We have attempted to contact all top authorities. FBI agreed there are federal violations, but they still sit and watch (and probably listen). We will walk. Man's way has failed. We will walk on the true ground of the Creator while continuing to speak truth the Creator is showing us to speak.



# February 2018 Timeline

February 11

The screenshot shows the top of the HHS website with a blue header containing the text "U.S. Department of Health & Human Services" and a magnifying glass icon. Below the header are three colored navigation tabs: "Programs & Services" (red), "Grants & Contracts" (purple), and "Laws & Regulations" (green). The main heading reads "HHS Announces New Conscience and Religious Freedom Division". The first paragraph states that HHS is pleased to announce the formation of a new division in the Office for Civil Rights (OCR), with the announcement taking place at an event at HHS headquarters from 10:30 a.m. to noon, and will be livestreamed [here](#). Speakers include Acting Secretary Eric D. Hargan, House Majority Leader Kevin McCarthy, Representative Vicky Hartzler, Senator James Lankford, OCR Director Roger Severino, and special guests. A large black arrow points from the word "THIS!!!!!" to the word "restore" in the second paragraph. The second paragraph states that the division has been established to restore federal enforcement of laws protecting conscience and religious freedom. The third paragraph notes that OCR already has enforcement authority over certain federal statutes.

U.S. Department of Health & Human Services

Programs & Services Grants & Contracts Laws & Regulations

## HHS Announces New Conscience and Religious Freedom Division

Today, the U.S. Department of Health and Human Services (HHS) is pleased to announce the formation of a new Conscience and Religious Freedom Division in the HHS Office for Civil Rights (OCR). The announcement will take place at an event at HHS headquarters from 10:30 a.m. to noon. It will be livestreamed [here](#). Speakers will include Acting Secretary Eric D. Hargan, House Majority Leader Kevin McCarthy, Representative Vicky Hartzler, Senator James Lankford, OCR Director Roger Severino, and special guests.

**THIS!!!!!**

The Conscience and Religious Freedom Division has been established to restore federal enforcement of our nation's laws that protect the fundamental and unalienable rights of conscience and religious freedom. OCR is the law enforcement agency within HHS that enforces federal laws protecting civil rights and conscience in health and human services, and the security and privacy of people's health information. The creation of the new division will provide HHS with the focus it needs to more vigorously and effectively enforce existing laws protecting the rights of conscience and religious freedom, the first freedom protected in the Bill of Rights.

OCR already has enforcement authority over federal conscience protection statutes, such as the Church, Coats-Snowe, and Weldon Amendments; Section 1553 of the Affordable Care Act (on assisted suicide); and certain federal nondiscrimination laws that prohibit discrimination on the basis of religion in a variety of HHS programs.

Danielle: Hey Guess what? We put in CONSCIENTIOUS/ freedom of religion OBJECTIONS to FORCED "services" that violate us and our beliefs into the court system that KEEP violating our unalienable rights given to us by the CREATOR of all that lives. Did those false authorities in leadership positions care? No. They keep violating us every single second they hold our baby hostage against our free will. Example: psych evals. The Creator does not condone TESTING children of his to parent their own children that HE gave to them to raise. Secondly, COUNSELING. The Creator does not condone going to counseling when his children are more advanced than the counselors spiritually. In that sense the children of the Creator go to the Creator himself for ALL NEEDS and ALL counseling. Why go to man for help, when you have the Creator to counsel you? This is another right to religious freedoms when FORCED to do things that violate our rights given to us BY the Creator himself. I guess TRUMP just created this new department who DOES care though. Maybe they will know how to make the false authorities care about the Creator's law of love and free will.

February 16

Danielle's Words:

Christian Holm has been fully transparent since the beginning of all of this. He has told everyone exactly what every doctor has ever said to him and all he has known. I am still baffled at how much-grown men and women can lie in order to ruin the lives of others and DESTROY the minds of little innocent children.

On multiple occasions we were told this by multiple people who are involved in the kidnapping of our baby:

"EITHER go to a psychiatrist of THEIRS OR (OR not AND) SHOW PROOF That you are BEING TREATED and/or PROOF that you do not NEED to be treated. If he does NOT need to be treated for any serious issues, then that's all they need to know.

Allison Miller, remember when you said this to us? All YOU need was PROOF of being under the care of a doctor? All YOU needed was to see that we have "everything you think we need to survive"??? Remember? We have ALL of those calls recorded. Remember our last visit at your office, and our presentation and SHOWING you THESE same medical records and you said this was great!?? Remember when we invited you over to the cabin we were renting and you said it was perfect? Remember when these were the ONLY 2 things YOU asked for?? We have ALL of this recorded in case, you forgot!! Where is OUR baby?

Stacey Jackson, remember when YOU said, All that is needed is for a doctor to show the true diagnosis and that whatever it is, is being treated, even if the treatment is NATURAL? Remember that? We have that recorded as well. He is STILL seeing this doctor!! Where is OUR baby?

Bud Turner, remember in court when DHR's ATTORNEY sat across the room and said to you they want EITHER/OR?? Remember when they said they wanted EITHER a psych/eval OR to show PROOF of the proper diagnosis and treatment and for it to be RECENT? Remember that?? We have GIVEN the PROOF. NOTHING ELSE WAS ASKED FOR. WHERE IS OUR BABY?? Even though this entire case was opened up on FRAUD and DECEPTION....we STILL SHOWED PROOF of what was ASKED, even under duress, because our SON IS BEING HELD HOSTAGE and BELONGS TO US! He is NOT the property of "the State of Alabama". He is OUR baby. Where is he?

MY HUSBAND HAS ADD (focus problems. Not the hyperactive kind...but the kind where it is hard to focus/fatigue) . This is NOT a serious issue!!!! He has chronic fatigue, that has been an issue in the past, but he has come SO far along because of NATURAL healing, exercise, and organic foods, and meditation/prayer (the Creator DOES heal), that it is practically disappearing a little at a time. He is a normal, functioning human being full of love, compassion and a will to serve the Creator and ALL life. Why is he STILL being slandered at the expense of OUR FAMILY being together and our poor baby that WANTS to be with his parents?? How do we know he wants to be with his parents?? Babies ALWAYS want to be with their loving parents. They desperately NEED that. You, kidnappers, are DESTROYING OUR BABY.

LOOK CLOSELY. READ every word of this medical record which came AFTER the false diagnoses and this doctor, Christian is STILL under the care of, therefore is FULFILLING exactly what they asked for EVEN THOUGH THEY HAVE NO AUTHORITY!!!

Where is OUR baby?

And as for me....I have NEVER been diagnosed with anything in my life!! The kidnappers without any professional opinions whatsoever slander us in documents to keep our baby from us by saying, " the mother appears to have mental health issues and LACKS protective capacity because of not being able to recognize the RISKS of her husband not being TREATED for his diagnosis."

WHAT!?? This is a straight up, blatant LIE. He IS being treated for his DIAGNOSIS of ADD and has never ONE time shown a RISK of anything. He is quiet, calm, strong, level-headed and has a LOVE for life, nature, people, children, animals. He showed REMORSE for hunting animals in the past (which they USED AGAINST him to paint a picture of ANIMAL CRUELTY) and would never hunt ever again because he loves life too much. As they all post their pictures in Alabama, with their small children smiling next to the deer they murder. Christian Holm has NEVER been a risk to ANYONE, EVER. The only risk they are afraid of is being EXPOSED.

ALSO, keep this in mind....THIS doctor, down below is FAR MORE qualified than the doctor that originally falsely diagnosed Christian many years ago. This doctor is more educated with more degrees in the field of medicine, the same field the original doctor was in. And this is only ONE of the 2 doctors who fixed his false diagnosis AFTER the original false diagnosis that he did not even KNOW about until the kidnappers falsely accused him!! The doctor who falsely diagnosed him NEVER told Christian NOR prescribed medication for him for anything having to do with his false diagnosis AND in fact, gave him prescriptions that are the OPPOSITE of what you give to patients WITH the diagnosis they are trying to falsely slap on him!! HOW does that make sense!?? The WELLBUTRIN which he has been OFF of for almost 2 years now, is what GAVE HIM ALL symptoms the doctor relied on to FALSELY Diagnose him!! Why is it that when the next two doctors recognize this, THEIR OPINIONS dont matter!? Is it because DHR NEEDS this diagnosis to be TRUE because its ALL THEY HAVE!?? They run with a BLATANT false diagnosis and IGNORE all FACTS and EVIDENCE of the MUCH MORE RECENT TRUTH.

How are they STILL using this as an excuse with NO threat of violence EVER, NO abuse, NO neglect?? HOW?

WHERE IS OUR BABY???

And by the way, THESE are NOT the only records that show the same thing these records show! And this is NOT the only doctor!



*These are from a recent facebook posting where Danielle expounded further on the medical records and how they tie in with Christian's previous history with his wealthy family. She debates with a long-standing adversary, Steven Allen:*

Danielle Holm: Steven Allen, Can't wait for videos to come out so you can see we dealt with this better than 99.9% of people ever could. Christian NEVER yells, NEVER raises his voice. NEVER threatens. EVER.

Danielle Holm: And them assaulting his wife and baby is no exception....

Steven Allen: Sarah Carter, I'm not saying reform isn't needed, I'm just saying that this particular case isn't one to promote CPS's wrong doings

Danielle Holm: Steven Allen, That's because you don't want it to be.

Steven Allen: Don't want what to be?

Danielle Holm: no drugs, no alcohol, no abuse, no neglect, no violence, no threats of violence, no criminal history, nothing. no warrant, no court order, verbal or written, no real probable cause....no emergency. All testified BY the one who kidnapped him AND the security guards who were THERE. the hospital security guard even testified and said, "they were like any other normal couple up there."

Steven Allen: Mental illnesses

Steven Allen: Documented

Danielle Holm: there still is NO proof of that either. STILL. they had no proof then and they have no proof now. I have NEVER been diagnosed anything falsely OR truthfully. And don't worry we have something for that too. Guess who falsified these so called "documents"? And Stacy Jackson did not have ANY documents until ONE month LATER....she had NOTHING at that hospital....NO proof of anything.

Danielle Holm: They are missing 100 pages out of these so called "documents" they got illegally, by the way....and we have proof of that too. They eliminated an ENTIRE doctor....and he was DISCHARGED from this place with NO further medication/treatment. they failed to leave that out as well,

Steve Allen: "I have never" yeah, wasn't about your history of delusions... clearly him being on disability .... his history had to be documented.

Steve Allen: The doc in the box discharged him?

Danielle Holm: Christian sought help because of situation at that time and he was having MEDICAL problems...severe medical problems with CHRONIC FATIGUE...it was MEDICAL/NOT MENTAL. ...and the disability doctors even said, "we are not here to diagnose or treat. We are here to simply say if your physical problems warrant a disability or not. And then next thing he knew he was approved. "

He went to doctors with MRI's for his physical problems....changed his diet, exercised, worked through

his issues. walked often....and he is slowly getting better. Still deals with fatigue and other physical symptoms, but overall, he is healing....

Danielle Holm: doc in box? What does that mean?

Steve Allen: A regular dr. Wouldn't diagnose him... if you went to a dr office to get a mental evaluation to back your claims then your sheet of paper is worthless.

Steve Allen: I saw a document floating around that y'all released that was from a family dr...

Steve Allen: Let me ask clearly, who discharged him with no further medication?

Danielle Holm: Steve Allen, No, I am talking about the false documents they are using to attack us with....THAT doctor office, who they are using for everything discharged him with NO medications having anything to do with schizophrenia/delusions....and they took out 100 pages of records that SHOW his PHYSICAL symptoms....

Danielle Holm: he still continued going to doctors after that, for his REAL PROBLEMS but no one EVER said anything about so called delusions or schizophrenia. NO ONE. EVER. he was never even medicated for that!

Danielle Holm: and DHR brought on an "expert witness" to talk about a hypothetical situation of schizophrenia.....when she NEVER met Christian, NEVER spoke to him and supposedly NEVER saw his records. This woman came on to speak about a hypothetical situation that cannot even be verified. Where is the expert witness saying he or WE have ANYTHING they are trying to fabricate?

Danielle Holm: His ISSUES were and ALWAYS have been parathesis, high red blood cell counts, EXTREME CHRONIC FATIGUE....and other physical things....that we have been working on together....to try and heal.

Danielle Holm: If anyone has ever diagnosed him with anything other than that, behind closed doors, with records he never saw, he would never know! Because it was NEVER told to him. and I have been to doctors with him for everything else....no one has ever said that. They all agree with his physical symptoms and we have been working on that. So, if they are falsifying things, its to make themselves look better to try and trap us, like usual.

Steve Allen: So you are telling me that C was on disability for being fatigued?

Danielle Holm: Steve Allen, *again, the doctors from disability said QUOTE" I am not here to diagnose OR treat. I am here to gather information and to make a determination on whether you should be approved and you will get a letter from diasbility saying YES OR NO."* END QUOTE.....months later, he received a YES and that was it....we have paperwork showing ALL of his symptoms and they were ALL physical....NOTHING mental other than "depression" which stemmed from the physical fatigue...I was there WITH him. He was NEVER told anything about any MENTAL disorders....they even sent him to a MEDICAL doctor who did physicals, etc....and then sent him to get MRI's because of the physical issues. ALL of this is documented. Disability doctors do not DIAGNOSE or TREAT. They only say YES or NO. There was no diagnosis from these people. Only gathering info on his

symptoms, and he was told nothing more than "

yes, you can get it for now, until you are better and make money....as soon as we received money and we were healing, he stopped it although they tried blocking him from stopping it, but nevertheless, it was stopped, many months ago.

Danielle Holm: He was not even on this for a year. it was a matter of some months, and in those months we were dealing with his physical problems the best we could. He was still treated for the same issues, and that was it. And then exercising, and walking actually helped greatly as it should for everyone with similar issues.

Danielle Holm: ALSO, his father has A LOT to do with this as well, but that is entirely long subject that cannot be explained right now and has to do with a LARGE sum of money, in a trust that was stolen from Christian that his family has stolen....

Danielle Holm: In the trust, it specifically states that IF a trustee is DEEMED mentally incompetent, that they cannot receive the money....it's over 1 million dollars PLUS more.....his father and uncle have been trying to trap him, and ruin his life for MANY years now to steal this money and a COMPANY worth billions. This is much deeper than you know Steven. His father, knows the ONE doctor that falsified information at the place where they received documents to steal our baby. His father is a convicted felon for financial crimes, 2 years ago, walked into a bank and took 2000 dollars out of Christians bank account that his name is NOT on, because he has people in high places in his pocket. Christian started an investigation, his father did not care and on a recorded call said "try the sheriff, I have him in my pocket too"...his father has been after his money for a long time. This entire situation is far deeper than anyone knows.

Julian Coulter: plain Danielle

Danielle Holm: his father also ruined Christians credit, many years ago by falsifying information, and opening lines of credit in Christians name and destroying his credit....his identity was stolen by his own father.

Danielle Holm: It is what it is. It's the truth.

Julian Coulter: Let them find out for themselves by being diligent

Danielle Holm: started with Christians father many years ago. Its deep. Too much to explain. Theres far more.

Danielle Holm: his father stole everything from him, and keeps continuing to do so and even communicated with DHR to keep our son from us.



GA - PEACH - Peachtree Medical Center • 190 Greencastle Road, TYRONE, GA 30290-2936  
HOLM, CHRISTIAN CLARKE (id #10661124, dob: 09/09/1981)



**Peachtree Medical Center**  
INTERNAL MEDICINE



**PRIVIA**  
MEDICAL GROUP

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Encounter Summary - Progress Note  
Date Printed: 03/17/2017

Hematologic/Lymphatic: Hematologic/Lymphatic no bruising or excessive bleeding						
Vitals	Ht:	6 ft (182.88 cm) 03/16/2017 02:56 pm	Wt:	189 lbs 9.6 oz (86 kg) 03/16/2017 02:56 pm	BMI:	25.7 03/16/2017 02:56 pm
	BP:	122/86 sitting L arm 03/16/2017 03:06 pm	Pulse:	89 bpm regular 03/16/2017 03:06 pm	RR:	14 03/16/2017 02:54 pm
	O2Sat:	98% Room Air at Rest 03/16/2017 03:06 pm	T:	99 F° ear (37.22 C) 03/16/2017 03:06 pm	Pain Scale:	0 03/16/2017 02:54 pm
Results/Interpretations				None recorded		
Physical Exam				Patient is a 35-year-old male. <b>Constitutional:</b> General Appearance: well-developed and <b>overweight</b> . Level of Distress: NAD. <b>Eyes:</b> Pupils: PERRLA. <b>ENMT:</b> Oropharynx: no erythema or exudates and moist mucous membranes and tonsils not enlarged. <b>Neck:</b> Neck: supple. Lymph Nodes: no cervical LAD or supraclavicular LAD. <b>Lungs:</b> Respiratory effort: no dyspnea. Auscultation: no wheezing, rales/crackles, or rhonchi and breath sounds normal, good air movement, and CTA except as noted. <b>Cardiovascular:</b> Heart Auscultation: normal S1 and S2; no murmurs, rubs, or gallops; and RRR. <b>Abdomen:</b> Bowel Sounds: normal. Inspection and Palpation: no tenderness, guarding, masses, rebound tenderness, or CVA tenderness and soft and non-distended. <b>Musculoskeletal:</b> Extremities: no cyanosis or edema. <b>Skin:</b> Inspection and palpation: no rash or lesions.		
Assessment and Plan				1. <b>Attention deficit hyperactivity disorder, predominantly inattentive type</b> - Primary purpose for today's visit is patient's ADD/ADHD. has been taking adderall since childhood, had tried to come off it recently as he and his wife, Missionaries, are trying to use more natural		

GA - PEACH - Peachtree Medical Center - 190 Greencastle Road, TYRONE, GA 30290-2936  
HOLM, CHRISTIAN CLARKE (id #10661124, dob: 09/09/1981)



**Peachtree Medical Center**  
INTERNAL MEDICINE



**PRIVIA**  
MEDICAL GROUP

Peachtree Medical Center  
190 Greencastle Road  
TYRONE, GA 30290-2936  
Phone: (770) 487-7807  
Fax: (770) 487-7619

Encounter Summary - Progress Note  
Date Printed: 03/17/2017

methods but has found he cannot focus off medication. hasnt taken it in 9-10 months, advised he take half tab twice a day for a few days before resuming full dose  
F90.0: Attention-deficit hyperactivity disorder, predominantly inattentive type  
• ATTENTION DEFICIT HYPERACTIVITY DISORDER (ADHD) IN ADULTS: CARE INSTRUCTIONS  
• dextroamphetamine-amphetamine 30 mg tablet - Take 1 tablet(s) twice a day by oral route.  
Qty: 60 tablet(s) Refills: 0 Pharmacy: NONE

2. **Depressive disorder** - had been taking wellbutrin, but had paresthesias, now off medication, no signs of active depression, anhedonia, guilt, eating or sleeping issues- does not appear to need any medication for depression at this time  
F32.0: Major depressive disorder, single episode, mild  
• LEARNING ABOUT MOOD DISORDERS

3. **Overweight** - TLC  
E66.3: Overweight  
• WHEN YOU ARE OVERWEIGHT: CARE INSTRUCTIONS

4. **Polycythemia vera (clinical)** - had been told he has elevated RBC, unsure of level  
D45: Polycythemia vera  
• POLYCYTHEMIA: CARE INSTRUCTIONS

**Discussion Notes**  
Return 1 month for follow up and med refill

**Return to Office**  
• to see Scott Rappe, DO for Established Patient at GA\_PEACH\_Peachtree Office\* on or around 04/16/2017

**Procedures** None recorded

Patient Medical History:

<b>Allergies List</b>	Reviewed Allergies
	WELLBUTRIN: Other (Moderate to severe)
<b>Medications</b>	Reviewed Medications
	dextroamphetamine-amphetamine 30 mg tablet 03/16/17 prescribed

GA - PEACH - Peachtree Medical Center

Holm, Christian Clarke (ID: 10661124, DOB: 09/09/1981)

Feb 22

Danielle Holm:

DHR is still holding our baby hostage. What is their current excuse? Because they decided to without the consent of us, and without our signature and while violating HIPAA, they got the state of Georgia courthouse (where we did not live!), probably with the help of Christian's dad who has stolen a lifetime

of money from him and still continues to hide what he has stolen, to subpoena so called “certified records” (because Alabama could not get the records legally,) to then “put into the case” based on hearsay “evidence” and NO expert witness WHATSOEVER to testify for the VALIDITY of the records and the content within.

You know why this appears to help them, to their advantage to NOT have an expert witness? Because these so called “certified” records, are missing 2 years worth of “treatment” from one specific doctor who acknowledged the WELLBUTRIN was giving him the sensations on his skin that others have wrongfully called “tactile hallucinations” AFTER her who by the way, are FRIENDS WITH Christian's dad who continues stealing money from him. This is a set up. They COMPLETELY took out ALL records with NO trace of this ONE doctor who stated it WAS the Wellbutrin and she asked Christian, if he wanted to come off, and he said, “no. its okay, because otherwise, it works fine, I will just deal with it.”

These records have been completely TAKEN out, along with his DISCHARGE papers, and they CERTIFIED these records WITHOUT these particular pages. This would be about 60-80 pages MISSING in the "certified copies".

The discharge papers that were TAKEN out of the certified copy specifically say he started going there, on his own, on 7/30/2012. The “certified copy” starts on 3/18/2014. By this point, he had already addressed the issues he was having on the medication and the doctor NOT included in these records had blamed the medication. How can “certified” records be MISSING 2 years worth of treatment!?? Why are the certified records, missing all of this, and have NO numbered pages? Where are their expert witnesses? Where is the records custodian for the medical records department to explain why she left out 2 years worth of records and the discharge papers? Where are the doctors expert testimonies as far as why they supposedly diagnosed him with something when other doctors had already claimed it was the medication? Why did these doctors not prescribe him appropriately and instead prescribe him with something you NEVER prescribe a patient with this so called “diagnosis”? These people are LIARS and FALSIFYING RECORDS.

So, we have 3 doctors who have ALL been quoted in 3 different records from 3 different doctors offices in 3 different states, all who do not know each other but all who have copies of all records, that the sensations he was feeling on his skin were due to the Wellbutrin. It causes paresthesia. ALL THREE DOCTORS (2 out of the three are PSYCHIATRISTS and the third is a MEDICAL DOCTOR and highly qualified and can also diagnose and prescribe psychiatric medications) are BEING IGNORED by these liars. They have taken out records, claimed them as “CERTIFIED” and are continuing to hold our baby hostage over this cover up/LIE.

This is a prime example as to why there are “rules” in place, in not being able to use hearsay evidence. They don't even follow their own rules. They make up their own rules as they go, on this imaginary board game that is our LIFE. This is NOT a game to us! These people are liars, cheaters and thieves, and what's worse is it is at the expense of innocent families and children.

## In Conclusion

Christian Holm:

We keep trying with attorneys. It just does not work. Nothing works on a backwards foundation that goes against the Creator of all living things. Since the beginning of time, any abstract "system" that becomes artificial and does not flow with the Creator has fallen. These systems become backwards to



love, and instead become nothing but fear, force, violence, traps and lies. That is not of the Creator, but of the adversary who leads astray and causes mass confusion.

The latest group of attorneys that we were contemplating on hiring very recently, we once again had to back away from. Betrayal once again. More lies. More false promises. The back stabs continue. People keep asking us why we do not have an attorney. Bottom line, they cannot be trusted. We have tried MANY times. We have crossed about 10 attorneys off the list. It does not work. We have edited our response back to them, to take out the names and organizations, as we are not here to attack and point fingers, but only to speak truth of our situation because the truth at this point is our only protection in a world full of cold hearts that are backwards from the Creator. Sorry for the length, but it needs to be known. The attorney who we contemplated hiring, before he entered into our case, we told him not to enter anything, because we already knew it would not work. He entered into the case anyway despite us saying on a recorded call NOT to. Then showed up to court last week anyway and lied to the judge right in front of us, stabbing us in the back, making us look incompetent and along with everyone else, betraying us.

And then we got a letter from him after court. This was our response back to him, with parts of his message in quotes. This is so that people in our position know how it works and how attorneys stab in the back when their loyalty is to the state god and to the BAR, not to the Creator of all living things and to innocent families who serve the Creator. They are not for parents, do not let them fool you. (There may be a few far and in between that ARE helpful, but not in our case, thus far).

Hi \_\_\_\_\_,

We received your email and have just found a chance now to respond. Bare with us, as it is rather lengthy.

Here is where we stand, in regards to your message to us; Your message in quotes.

"As for your case, I truly believe that you could get your baby back without an appeal, if you'll LET the judge lead you in telling your story. However, you will never get to tell your side of the story if you keep focusing on his lack of jurisdiction to decide anything."

We will tell you what we told everyone, multiple times. He is a JUDGE. His "job" is to listen to the audios, read the documents and determine WITHOUT A DOUBT that there was physical harm/abuse done to our child in the measly 33 hours he was in our care under supervision at a hospital, while breastfeeding and perfectly healthy. We have told our story. IN DETAIL...It has all been recorded. We have spelled out our story IN DETAIL. He has read it all. It doesn't take a genius to figure out if there was abuse or neglect in 33 hours under hospital supervision when all the facts have been presented clearly multiple times. Everyone has already determined there was no abuse or neglect. Every judge that had our case could have done the RIGHT thing, and not one of them has done the RIGHT thing yet. NOT ONE. They KNOW they do not have jurisdiction, however they falsely assume it because of selfish motives.

The first time we ever met judge Turner, we sat in front of him for 3 1/2 hours, at a "status conference" and he reamed us, mocked us, mocked the Creator, threatened us, told us we were FOOLISH for walking on The Creator's green earth just like Jesus and all of his disciples and any other prophets that have ever walked the Earth. This, coming from a man with a "Master's in Divinity". This all has NOTHING to do with our baby, considering he was born IN the hospital and was in PERFECT condition when they kidnapped him. This is why the judge focused on "what ifs" and our beliefs, rather than any actual factual evidence of wrongdoing. (This is a KIDNAPPING by the legal definition that the "law experts" go by) and they are continuing to lie to cover it up. He knows our story. Heard every

little bit of it. The man has no jurisdiction because we are under the jurisdiction of the Creator and the Creator alone. Not to mention, we did not sign over our son. He is completely sovereign. NO birth certificate. NO social security number. He is a LIVE, living BABY BOY. A LIVE child of the Creator, with US as his responsible, Creator loving, Creator serving father and mother who obey the Creator and the Creator alone who strive to do nothing outside of love.

Deuteronomy 24:7 "If a man be found stealing any of his brethren of the children of Israel, and maketh merchandise of him, or selleth him; then that thief shall die; and thou shalt put evil away from among you."

Kidnapping is a capitol crime in the eyes of the Creator. No injury, no harm, just a perfectly healthy newborn ripped off of his mother's chest with no probable cause, no warrant, not even a pick up order....KIDNAPPING by force. And sold to the highest bidder. While everyone gets paid for their "services" as a part of the destruction to innocent families. Are we still making excuses?

About an official "record". Everything is on record with the Creator. Everything. An official record has been started since they committed the capitol crime of kidnapping our son, and the Creator is still watching everything they do. Whose "rules" must we follow? We choose to follow the LAWS of the CREATOR. DO no harm and LOVE. We have not failed at this. Every single person involved HAS. Are we to create our own court, within creation and summons everyone involved to the court of Angels and see who truly has jurisdiction? Is it the TRUE Creator, OR the ones on Earth that ASSUME godly jurisdiction over another's family when no harm or injury has been found?

Or what about this, we told you we would love for you to stand by our side as a brother, under the Creator rather than "represent us", because we are to be represented by the ONLY judge of us, the Creator. This has been a growing experience for us both, but the more we speak to attorneys the more we realize, we need to stand in for the Creator, as the Creator uses our mouths to speak truth. Not one attorney has been truthful. Even you, lied to the judge in court right in front of our faces. Why lie? Now, it is up to each individual person involved to do the right thing. Just because we speak up for the Creator does not mean that a miracle will happen, because evil still exists within the hearts of many. But, our spirits will not be enslaved. Those who go against what is GOOD, are only enslaving themselves. The children of the Creator who choose to do good, are persecuted in a backwards system that go against the Creator. But, it does not have to be this way. EACH person can MAKE the choice to act on LOVE. Each person can change the future for everyone by simply making the RIGHT decision on the foundation of love. Prophets and inspired teachers, and servants of the Creator do NOT have to KEEP GETTING PERSECUTED. The people doing the persecuting can realize they are hurting their own spirits and CHOOSE to STOP.

You told us, you do not know how to help unless you are an attorney for us. You, and others at "-----" ..all call yourselves righteous men. ----- is known for being a ----- who stands up for the laws of God. So, then why is -----, or yourself not picking up the phone and making a phone call to the President of the United States who he just spoke to a couple of weeks ago, about an EGREGIOUS case involving a newborn in the State of Alabama to make change to the ENTIRE CPS system STARTING with this innocent family who have been only serving the Creator? Why use this family as pawns within an artificial foundation that is backwards to the Creator's foundation of all living things? True love, is to STOP sinning immediately and do what is right NOW, not later....not continue to condone the evil for the sake of making pockets fat, or dragging an innocent family through a false court system that is only lying to the people of America, for some ulterior motives or agenda that goes AGAINST the Creator. True love is to pick up the phone, call Senators, President, whoever to make it right NOW. That is true love. Is there any true love left? This is a family of servants of the Creator and a BABY

BOY involved. Or are we continuing to condone the pedophilia rings that the US government endorses by the support of the CPS system feeding them children? The time is NOW to start repenting, and it can begin with returning our SON, and the President who ----is in direct contact with, making changes to the entire CPS system that is destroying families, and destroying the love of the Creator. All it could take is ONE phone call from ----- to President Trump. That's it. Why drag it out for MONTHS within an organized, habitual ritual of FALSE LAWS that go AGAINST the Creator? Be love NOW.

"I think Judge ---- could rule in your favor, and you get your child back." He ALREADY knows the entire story and is ALREADY biased. All he wants is for us to CONVERT, conform, and bow down to the state god. We are servants of the Creator. We never lived in Alabama. We still do not live in Alabama. Alabama is presuming AUTHORITY over us, and stole our child on lies, hearsay, deceit, and FRAUD. We were innocently having OUR gift from the Creator in their state, minding our own business, causing no harm to anyone. ----- is an intelligent man. He knows this. He knows better. The true question is, who is pulling the strings? Who is he getting orders from?

A TRUE man of the Creator would never be sitting on a pedestal and judging others when they have done NO HARM or CAUSED injury to anyone, especially their beloved son. A true man of the Creator, would NEVER let this go on for as long as it has gone on for. A true man of the Creator would not see evil before his eyes, and condone it and let it continue especially when an INFANT is involved who has 2 loving parents FIGHTING for him to be returned under the LAW of the Creator. LOVE. DO NO HARM. PROTECT LIFE.

"I think you are being inconsistent regarding the court's authority because you told me and ----- that you agree that a court, like Judge ----- could take jurisdiction over a child if the parent's were committing actual abuse upon the child. In your case, YOU WERE NOT ABUSING THE CHILD; Therefore, DHR should not have taken your child. Guess who is supposed to come to your rescue and tell DHR to give the baby back to you? Judge ----- . But he can't do that if you keep telling him he can't do anything at all."

LIES. LIES and more LIES. Here are the FACTS:

1. Had baby at hospital. 2.) Healthy baby. Healthy mom. Healthy dad 3.) No drugs. No alcohol. As we are servants of the Creator. 4.) NO ABUSE. NO NEGLECT. 5.) NO WARRANT 6.) NO PICK UP ORDER 7.) OUR SON HAS NO TIES TO THE STATE. NO BC/NO SS NUMBER which is OUR RELIGIOUS RIGHT 8.) SHELTER CARE HEARING: 10/14/16 WE COMPLIED....WE went against our beliefs for a short time in order to GET OUR BABY BACK RIGHT AWAY.....we showed proof of a LEASE agreement. Shelter, non issue. and we were CLEARED of the mistaken identity, with FINGERPRINTS.....OUR son, OUR flesh and blood, OUR gift from the Creator, was STILL not returned....WHY?????? We complied at that time with their demands that go against the Creator of all living things. 9.) MONTHS pass by....4 judges recuse. judge ----- takes the case....He CLAIMS to have gone over the ENTIRE case. He CLAIMS to have LISTENED to ALL recordings.....he then sat there for 3 1/2 hours barraging us with questions, in which we ANSWERED. We were honest, as we always are. We were humble. We sat where he wanted us to sit. We answered with love, and we got RAN OVER.....for WHAT??? WE HAVE DONE NO WRONG. What did THEY do to US??
- 2.) Violently forced our son off off/ his mother's breast at ONE DAY OLD. 2.) he regurgitated a LARGE amount of blood from Screaming/crying after they ripped him off of his nourishment of his mothers breast.
- 3.) 3.) THEY created a fake probable cause saying we were "human traffickers and drug



smugglers". This all came out on the stand to be FALSE. NOT us. DIFFERENT PEOPLE. the FBI even cleared us!

- 4.) 4.) Social workers Lied about us, and continues to make up absolutely ridiculous hard to believe lies that have nothing to do with us. SLANDER / Maliciousness
- 5.) 5.) Supervisor at DHR continues to create false flags against us in order to discredit and denounce us as intellectual, capable, loving beings.
- 6.) 6.) Our son was taken away from us for 5 weeks WHILE BREASTFEEDING.....HIS nutrition from the CREATOR, DRIED UP.
- 7.) 7.) He was given VACCINATIONS despite our SIGNED REFUSAL of VACCINATIONS at the hospital.
- 8.) 8.) He continues to be fed foods WE DO NOT CONSENT TO and medical visits that only make him SICK every time he goes. We believe in something else. Chiropractors, holistic doctors, organic foods, etc.....the state god disagrees because the state god is ANTI-CHRIST. ANTI-CREATOR. ANTI-NATURAL.
- 9.) 9.) OUR son is getting emotionally/psychologically ABUSED and thrown around like a hot potato in foster care and for WHAT????? Because THEY do not AGREE with OUR lifestyle. There is NO OTHER EVIDENCE OF ANYTHING!!! And we HAVE proven our case. THEY have NOT. They just choose to not follow the truth and to keep lying.

Look at the list between what we have done vs. what they have done and tell me TRUTHFULLY WHO is serving the Creator?? And you want us to GIVE jurisdiction to a group of people who have ABUSED us, VIOLATED us, SLANDERED US, SEPERATED us and DESTROYED our FAMILY. Not to mention, you are telling us YOU recommend we go against the LAWS of the Creator, and bow down to those who are backwards to the Creator? Why does every attorney tell us to "leave the Creator out of it?" Isn't that what is wrong with the world today?

In your bible verse, the one that MANY people such as yourself bring up to us, but yet sadly misinterpret, it states: "For Rulers are not a TERROR to GOOD WORKS, but to the EVIL." WHO in this situation has done EVIL Works?? Was it us? Delivering a beautiful, baby boy at the hospital and refusing poisons that are NOT against "man's laws" to refuse? Was it WALKING WITH the Creator BEFORE the baby was born, and protecting all living things and spreading love and joy to the less fortunate while we used all of our will power to WALK while loving others? Was it feeding our child, with his NATURAL GOD GIVEN breastmilk, while his loving father fed his loving mother? Was it his loving father holding his loving mother as the baby was held by his loving mother? Which of these things were evil? A happy, healthy family basking in the love of their new born baby boy?

Or were the "rulers" or "authorities" who decided to LIE and MAKE UP Probable cause to STEAL our child with GUNS on their side BY FORCE and FRAUD considered evil? Is there no such thing as the "RULERS" and Authority" becoming BACKWARDS, and CORRUPT and therefore, the children of the Creator who are LISTENING to the Creator absolutely SHOULD NOT OBEY CORRUPTION of those who do EVIL works?? Or just because the bible has one verse everyone goes back to about "obeying authority" we are to listen to the authority that is condoning evil against our family? Judge Roy Moore got kicked out of his position as a Judge for disobeying "authority" in regards to a monument. and is now considered a hero. This is OUR BABY. They are going against the Creator in regards to OUR BABY. Not a monument, or an image. A living, breathing, CHILD. Anyone in the position of having to CHOOSE between the Creator of all living things and their SON as we are being

asked to choose, should be fully supported by "righteous people", not condemned and blamed for serving the Creator and getting persecuted by those in "authority".

BIBLE: "Do that which is good, and thou shalt have praise of the same". Do you really BELIEVE what THEY have done is GOOD? What does a child of the Creator who SERVES the Creator do when the people in "authority" are now BACKWARDS from the Creator?? THOU SHALT NOT BEAR FALSE WITNESS. THOU SHALT NOT STEAL. We have already determined THEY have done WRONG. We have already determined this is UNGODLY. We have already determined that This entire case is FULL of sin, and NOT on our part. It is what it is. Time to stop lying. Why does everyone keep trying to get us to FORGET about the truth and stop speaking truth from the mouths that the Creator GAVE to us to do so?

Matthew 18:6 "If anyone causes one of these little ones-those who believe in me-to stumble, it would be better for them to have a large millstone hung around their neck and to be drowned in the depths of the sea."

Back to the bible verse you shared: "For he is the minister of God to thee for good. But if thou do that which is evil, be afraid; for he beareth not the sword in vain: for he is the minister of God, a revenger to execute wrath upon him that doeth evil." What if this "minister of God" IS DOING THE EVIL???? Do children of the Creator who have DONE NO WRONG, back down and allow this supposed "minister of God" take the reigns and allow MORE EVIL and force US to sin by NOT speaking truth of the Creator's law??? ABSOLUTELY not. Are we to follow EVIL works, JUST because someone is in a position that was bought and paid for? What if the TRUE authority is the poor prophet walking the earth getting persecuted by those in "authority" and no one is listening to him? Therefore, no one is listening to the Creator. Hmmm...Sounds a little bit like Jesus when he was here, doing the SAME THING. Was Jesus a judge? A lawyer? Social Worker? No. He stood up strong against their persecutions as THE Authority FOR the Creator. Jesus was the only true authority. The JUDGES claimed and assumed authority and killed him. He was told to obey them as well. Who did he harm? Who did he injure? What about Noah? Lot? What Jesus had to say about lawyers:

Luke 11: "One of the experts in the law answered him, "Teacher, when you say these things, you insult us also." 46 Jesus replied, "And you experts in the law, woe to you, because you load people down with burdens they can hardly carry, and you yourselves will not lift one finger to help them. 47 "Woe to you, because you build tombs for the prophets, and it was your ancestors who killed them. 48 So you testify that you approve of what your ancestors did; they killed the prophets, and you build their tombs. 49 Because of this, God in his wisdom said, 'I will send them prophets and apostles, some of whom they will kill and others they will persecute.'"

And Jesus also taught in temples, synagogues, and most importantly COURTS. He was AGAINST the court system. That is no secret. The very system in place today. And 2000 years later, people still have not figured that out. These words in the bible, are just that....words in a bible. We are to be connected to the Creator without needing to open a book, for the laws of God are written on our hearts, inside of our souls and are to be lived out daily. The TRUE law??

Mark 12: The Lord our God, the Lord is one. And you shall love the Lord your God with all your heart and with all your soul and with all your mind and with all your strength." The second is this: "You shall love your neighbor as yourself." There is no other commandment greater than these."

Matthew 5: 19Therefore anyone who sets aside one of the least of these commands and teaches others accordingly will be called least in the kingdom of heaven, but whoever practices and teaches these commands will be called great in the kingdom of heaven. 20For I tell you that unless your righteousness surpasses that of the Pharisees and the teachers of the law, you will certainly not enter the kingdom of heaven. (In other words, those who put aside the Creator's laws for their own man made laws, will be called least in the Kingdom., for to create our own laws, to use against each other is NOT

love.)

We were living out these laws of love to the best of our ability when our son was KIDNAPPED by sinful, corrupt, armed men and women in "authority". Not only did we not break the Creator's laws, we did not even break MAN'S oppressive LAWS that they try and use against us. These people (including the judges) have broken the Creator's laws AND their own laws! But you say, "bow down to the "authority". Our only AUTHORITY is that of the Creator on the true foundation of all living things, not of evil works on a backwards foundation of all dead things. Whom do you serve? We serve the living Creator of all living things whose ONE and ONLY law is LOVE.

You also said, "Judge ---- is one of those powers, but you appeared to be saying at the hearing on Oct 17 that God cannot appoint anyone to act as an authority to reprove evil. But if judge ---- actually did something good, like return your baby wouldn't you have to rethink your beliefs about the system being entirely evil?" a few things to say about this:

Judge ----- has had AMPLE amount of time to look at everything in the case....everything...since DECEMBER 2016. 10 MONTHS....and KNOWS we did not cause injury OR harm. NO MORE EXCUSES. Therefore, he is not only NOT reproving evil, he is CONTRIBUTING to it, which is just as evil. IF he were to return him NOW, that could be a start of him repenting, and forgiveness would ensue....is he doing that? Is our son home with us??? NO. Therefore, the lies, the deceit, manipulation, fear tactics, conversion, power of persuasion all continue not only by DHR, but by ALL attorneys and the judge HIMSELF. So, until people start repenting and stop using witchcraft/voodoo/ sorcery in the form of fictitious abstract laws upon a backwards foundation on the innocent and until they start following the LAWS OF THE CREATOR, of LOVE on a true foundation of ALL LIVING THINGS....EVERYTHING THEY DO on a BACKWARDS foundation that goes AGAINST the Creator, will be considered EVIL in the eyes of the Creator. We did not make the Creator's laws. The Creator did. We only try to follow them. Do no harm. Love. Can any of them say the same as they continue abusing us, harassing us, slandering us and keeping us and our son away from one another? THEY are abusing children!! We are trying to SAVE our child. See the difference?? We do not separate. The Creator does not separate.

Mark 10:9: 9 Therefore what God has joined together, let no one separate."

The DESIGN of our child came from the THOUGHT of the Creator, from the SPERM of his father and the LIFE came from the Creator as well as his mother. This was a miraculous event between the true love of man and woman and their love with the Creator, and those falsely taking the position of "god", came in and separated FOR THEIR OWN AGENDA. This in itself is yet another grave sin, for them to FORCE adultery AND idolatry on us by forcing themselves into OUR relationship with each other AND the Creator. This is in direct violation of the Creator's LAW of LOVE. It is completely backwards. Why do you continue making excuses?

"I hope you are able to because if not, you may lose your child, and IT WON'T BE THE SYSTEMS FAULT-IT WILL BE YOURS...." You consider yourself a righteous man?" WE have been violated. WE have been abused. WE have been separated (against the will of the Creator), from our perfectly healthy, beautiful baby boy that the Creator gave to US and you are saying if we do not bow down to the EVIL that STOLE (thou shalt not steal) our child with FALSE WITNESS that it will be OUR fault? Do you recall earlier in your email you said, "IN YOUR CASE YOU WERE NOT ABUSING YOUR CHILD; THEREFORE DHR SHOULD NOT HAVE TAKEN YOUR CHILD:" And NOW, you are saying if we do not bend and bow to the ones UPHOLDING this evil, that it will be OUR fault?? This is a classic case of using fear tactics, manipulation tactics and power of persuasion to make the victim feel GUILTY for BEING abused. Both of us have had PLENTY of experience in our lifetime with narcissistic abusers and we know these tactics quite well. Thankfully we have found the love within to make sure we would never do this to another who is being abused and violated, and instead we make



sure to have compassion and LOVE for those people and help them through the pain of being victims of abuse.

This is not about EXPOSING the system. This is about STANDING UP FOR THE ONE WHO GAVE US LIFE and not allowing another generation pass by that is completely void of true love. This is about standing in for the Creator and speaking TRUTH. Did the "system" not tell Jesus to SHUT UP as well? They tried, and then they KILLED HIM instead. Hypocrites he called them. Everyone in the "system" CLAIMS to follow Jesus, as they continuously stab him in the back over and over and over again by going against what he taught. The court system in itself is BACKWARDS to the Creator of ALL living things. The court system governs the UNAWAKENED minds. We are AWAKE and in OUR RIGHT MIND, connected to the Creator of ALL LIVING THINGS.

2 Timothy 4: 1 In the presence of God and of Christ Jesus, who will judge the living and the dead, and in view of his appearing and his kingdom, I give you this charge: 2 Preach the word; be prepared in season and out of season; correct, rebuke and encourage—with great patience and careful instruction. 3 For the time will come when people will not put up with sound doctrine. Instead, to suit their own desires, they will gather around them a great number of teachers to say what their itching ears want to hear. 4 They will turn their ears away from the truth and turn aside to myths. 5 But you, keep your head in all situations, endure hardship, do the work of an evangelist, discharge all the duties of your ministry."

In regards to the very court system that stole our beloved son. It is clear and simple. Everyone knows there was no injury, no abuse, no harm. Instead nothing but fictitious make belief, ideas and opinions in one's own mind that servants of the Creator must be "delusional" so, they do not deserve a child, as they then force us and twist our arms to bend to their will and go against the Creator. Even in their own courtroom:

Matthew 5:33: "'Again, you have heard that it was said to the people long ago, 'Do not break your oath, but fulfill to the Lord the vows you have made.' 34 But I tell you, do not swear an oath at all: either by heaven, for it is God's throne; 35 or by the earth, for it is his footstool; or by Jerusalem, for it is the city of the Great King. 36 And do not swear by your head, for you cannot make even one hair white or black. 37 All you need to say is simply 'Yes' or 'No'; anything beyond this comes from the evil one.

James: 5:12 "Above all, my brothers and sisters, do not swear--not by heaven or by earth or by anything else. All you need to say is a simple "Yes" or "No." Otherwise you will be condemned."

When you sit in a courtroom, with a man in a black robe who sits on a pedestal and JUDGES those "below him", and you raise your right hand to SWEAR to speaking truth, who are you swearing to? We answer to the Creator. We do not lie. Why must we swear to man to speak the truth we already speak under the Creator and for the Creator?

But yet, you are imploring us to Obey the false authority that is going against LOVE, and swearing an oath to the one who condemns. How is that love? We answer to the Creator and the Creator alone, for the Creator is our only judge.

We follow the Creator, who gives life. We do not obey man who takes life. Now, if there were other brothers and sisters who protect life and are also born again, in their right minds, we stand for them, and beside them, as we are no better than anyone else. But, as for men and women who go against the Creator, we are not obligated to "obey" their false ways. For, we are awakened children of God and we strive to awaken as many other of our brothers and sisters that we can in the process. This is not about US. We suffer everyday. EVERYDAY without our beloved love child, made from true love. Our son is suffering everyday. WE did not cause this. And WE have done NOTHING but listen to the Creator, and as we are growing, yes there may be moments of growth to get through, but overall we strive to obey ONE and only one...the Creator. LOVE and DO NO HARM.

I guess, this is the time....MATTHEW 24:19: How dreadful it will be in those days for pregnant women and nursing mothers!

Isaiah 10:1-4: " Woe to those who make unjust laws, to those who issue oppressive decrees, to deprive the poor of their rights and withhold justice from the oppressed of my people, making widows their prey and ROBBING THE FATHERLESS. What will you do on the day of reckoning, when disaster comes from afar? To whom will you run for help? Where will you leave your riches? Nothing will remain but to cringe among the captives or fall among the slain.

Hosea 9:9 They have sunk deep into corruption, as in the days of Gibeah. God will remember their wickedness and punish them for their sins.

Isaiah 1:4 Woe to the sinful nation, a people whose guilt is great, a brood of evildoers, children given to corruption! They have forsaken the LORD; they have spurned the Holy One of Israel and turned their backs on him.

Galatians 6:8 because the person who sows to his own flesh will reap corruption from the flesh, but the one who sows to the Spirit will reap eternal life from the Spirit.

2 Timothy 3:1-5 You must realize, however, that in the last days difficult times will come. People will be lovers of themselves, lovers of money (which is why we gave everything up to serve the Creator FOR our son and his future), boastful, arrogant, abusive, disobedient to their parents, ungrateful, unholy, unfeeling, uncooperative, slanderous, degenerate, brutal, hateful of what is good(because everything is backwards against the Creator), traitors, reckless, conceited, and lovers of pleasure rather than lovers of God. They will hold to an outward form of godliness but deny its power. Stay away from such people.

2 Peter 2:19 promising them freedom while they themselves are slaves of corruption; for by what a man is overcome, by this he is enslaved. (For the ones who enforce the false image of the BEAST, (Alter ego) are just as enslaved and are only trapping their own spirits)

Romans 16:17-18 Now I urge you, brothers, to watch out for those who cause dissensions and obstacles contrary to the doctrine you have learned. Avoid them, for such people do not serve our Lord Christ but their own appetites. They deceive the hearts of the unsuspecting with smooth talk and flattering words. (Narcissistic Abuse)

2 Peter 2:2 Many will follow their evil teaching and shameful immorality. And because of these teachers, the way of truth will be slandered.

Lastly, the truth is right in front of you, all around you, and within you. We are all living beings of the CREATOR. Just as a star shines consciousness down on the Earth, where the Earth then uses it as fuel for life, we must grow the same way by shining light (speaking truth) in the form of compassion and evidence. Tough love is what is needed when children of the Creator are choosing to not listen to the Creator. Tough love can sometimes seem like an attack. We speak with truth and we are filled with love, because we want all spirits to make it back to the Creator of all living things. The world has been led astray by witchcraft and sorcery. Fictitious laws. Fictitious games. Fictitious court rooms. Fictitious materialism. When the only thing real is LOVE that gives us LIFE. The ones upholding these fictitious laws, games, courtrooms, do it in a way of fear, violence, force, weaponry, scare tactics, kidnappings, etc....we stand in love. And we will continue to do so. It is up to each individual person, to either attack this love and persecute it, or do the right thing and realize they are only judging themselves and trapping their own spirits when they do it to servants of the Creator who follow the laws of Love.

When we say we love you, we mean it. People have grown so cold, they can barely say it back to us.

But we will continue to love and continue to speak truth and continue to try our hardest for the Creator to bring the people back to LOVE, in a dark world full of hate, deceit and fraud.

Take Care , C & D in the House of Holm

When you have done everything you can possibly think of to do to save your baby, filed every legal document possible, gone through ten attorneys, contacted every government agency who should be able to help you, but learn it is all to no avail and your baby will still be gone! You will not be able to quit because of your love for your child who has been stolen by liars and thieves. The courts do not represent you or your children. The laws are not followed and neither is the constitution. All your efforts will be met with a judge's order telling you not to file anything else. It will be similar to this:

DOCUMENT 273

ELECTRONICALLY FILED  
5/17/2017 11:44 AM  
18-JU-2016-000088.01  
CIRCUIT COURT OF  
CLEBURNE COUNTY, ALABAMA  
WARREN SARRELL III, CLERK

IN THE JUVENILE COURT OF CLEBURNE COUNTY, ALABAMA

IN THE MATTER OF )  
 )  
 ) Case No.: JU-2016-000088.01  
 )  
DOE JON )  
 )

ORDER

After review, the Court hereby reserves ruling on the Motion for Clarification of Record filed by Christian Holm and Danielle Holm on April 7, 2017. Any and all other motions filed by Christian Holm and Danielle Holm are DENIED.

DONE this 17<sup>th</sup> day of May, 2017.

/s/ BUD TURNER  
JUVENILE JUDGE





We never wanted this. We never wanted to get thrown into the spotlight in such a horrific way. We would never wish this nightmare on any other soul. But we are also not going to allow our pain to go in vain and sit back. We are not going to allow what they have done to our son to keep him away from his natural father and mother to go in vain. This is all for him. This is all for all other families abused by wolves in sheep's clothing and above all else this is for the Creator. Although the wolves say we only put ourselves first, the reality is the opposite. We understand that when one loves in a very backwards world, Yeshua's words have a very clear meaning. When you fully surrender and submit to the Creator you need to be willing to lose everything for thy will be done. The first will be last and the last will be first.

We are exhausted. Each and everyday is a battle in itself. But we will never give up. We both separately and together made a covenant with the Creator a long time ago to serve and we have repented. Everytime we see ourselves or each other start to fall we pick each other up and hold each other up to the Creator.

We are not superhuman. We are not anything special. We are just who we are, holding on to love as best as we can in a very, cold dark world filled with hate.

Children are getting stolen for profit. Elderly are getting stolen for profit. Families are getting persecuted, falsely accused, falsely imprisoned, separated, their marriages destroyed, their children destroyed, parents are committing suicide and are getting murdered for speaking the truth. It can't get much worse than this. Nothing we do right now is easy and it's not something we would've chosen to do. However, there is nothing else we could do, now that we know what we know.

I am standing up for all mothers as Christian stands for all fathers. All mothers who have had their babies unjustly stolen from them and handed over to strangers to "bond" with have to live with this pain daily. We are all united in that we feel each other's pain. To feel the life growing inside of YOUR body that you selflessly share with your gift from the Creator for 9 months is a miracle and the ultimate gift.

To then use all of your will power to go through the labor pains and push out that miracle is an amazing task, to then be able to use YOUR body to naturally feed and nourish your baby while regulating his/her temperature is a miracle. These are all small miracles of giving life that most women take for

granted. The same way we take for granted the life around us within nature, of the Creator of which we who live on Earth are destroying.

CPS victims will never take those moments for granted because it is all we live for. To snuggle your baby, watch him wake up, feed him, nurture him when he is sick, watch him grow, play on the floor with him, show him the miracles of nature and the words and miracles of the Creator...these are moments we will not get back. But in the meantime we can make a difference so that the future is full of hope, comfort, beauty and love.

We mothers and fathers are all united. We love our babies and need them to come back to us. The Creator promises restoration. What kind of house you live in does not matter. What kind of car you drive does not matter. What education you have in your past does not matter. Having any education at all does not matter. How much or how little money in your bank account does not matter. What kind of job you have or jobs in your past do not matter. We are often asked these questions. What is your education? What degrees do you have? What does your resume look like? What kind of car do you drive? How much money is in your bank account? Have you ever had any surgeries??? We are mothers and fathers who love our children and will do anything to care for them and love them, so why does anything else matter? We all equally deserve this love freely given by the Creator. Only man, creates false idols which cause separation and creates a false system of earnings and deserving rather than the kingdom of the Lord which is about believing and receiving. Yeshua said "LOVE". That's it. The law of the Creator is just "do no harm and be love", while the law of man has created thousands upon thousands of laws, case laws, statutes that could never be remembered. The father of confusion is the devil. The father of simple truth is the Creator of all things. Love. When your foundation is of love, and the natural order of what the Creator intended since the beginning, everything needed is ADDED to you. We have a covenant with the Creator to serve. We will continue to serve. We love you all and we will continue to love our enemies although they seek to destroy us. WithoUT love nothing is possible. With love anything is possible. We give our lives to the Creator and in doing so won't stop fighting for you all. Although many have given up on us, we will never give up on anyone. We are in this for everyone and soon will be on the Capitol steps putting our words into action, with love for all. The only way to truly love is to speak truth and expose the evil that offends the One who has created us all.

-Baby Holm's Mama

<https://letourbabiesgo.com/19-2/> states that Mary, Joseph, and Jesus were all schizophrenic and the court expert testifying presents the states argument for removing the children of believers everywhere. Christians are losing their children in the same manner as this state has taken the Holm baby. Schizophrenia, delusions, religiosity will be stamped on their file. Believers everywhere need to be warned that claiming to hear \*in any way\* from God will be used to diagnose schizophrenia, something the DSM 5 never was intended to be used for in any such way against people with religious belief.

Full courtroom transcripts (including all audios) and case files can be downloaded by using the following bittorrent link:

magnet:?xt=urn:btih:U3NCK6XTAEZ43K4AYD5PKPSDTU36OBZ4&dn=StolenBabyBusiness

If you don't already have one, you will need to install a client such as qbittorrent.

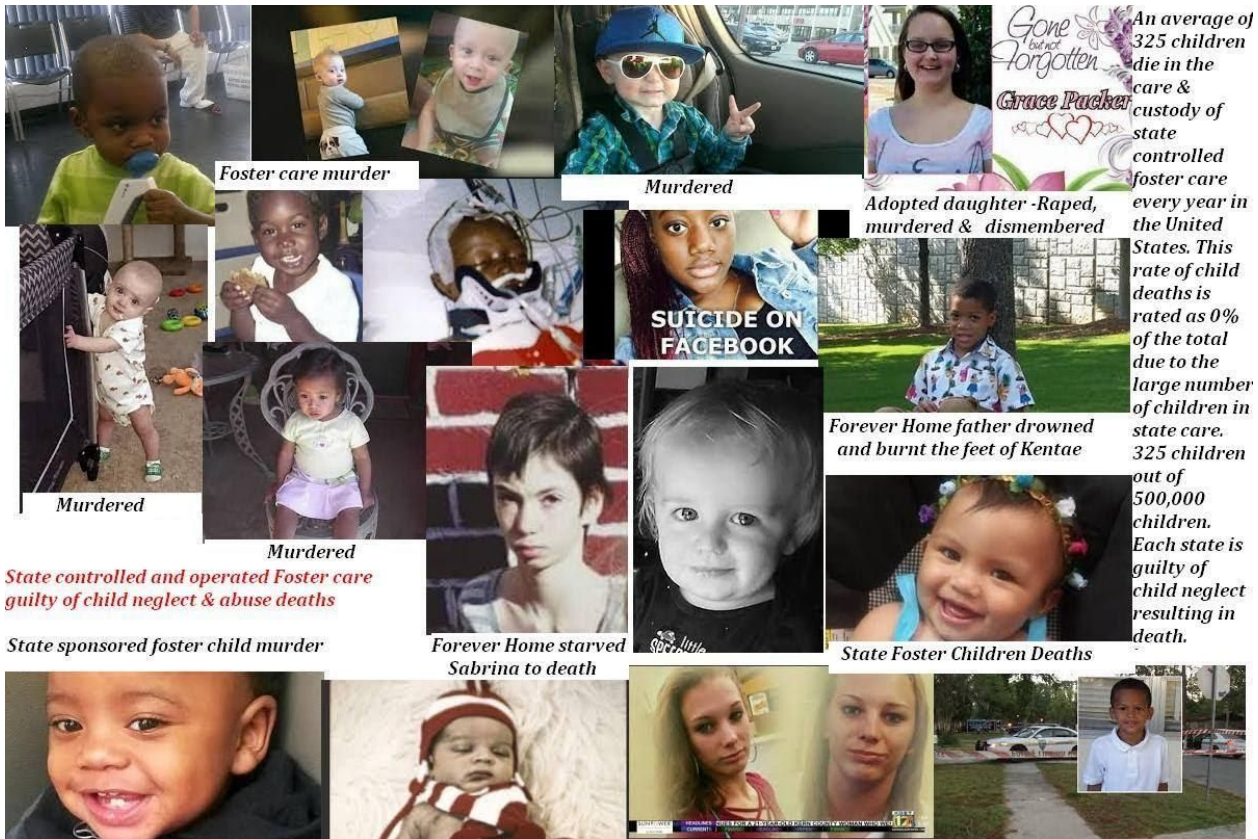
**The parents in these videos could do nothing  
except watch and pray  
while CPS protected their children...to death.**

<https://docs.google.com/document/d/12wjtw8v0Fnm1iJPQwsPVghWNgTcWQBej2jUn-NnOeNs/edit>

<https://www.facebook.com/lori.callies.7/posts/919984208121548>















**CHILD DEATHS**



**Foster Murders**



**Adoption deaths**



**State controlled deaths**



**adopted; hot car death**



**Adoptive murder**



**Adopted murdered**



**Foster child drowning**



**10 mo. old foster child**



**Hot car death of foster baby**



**Paris Bena Hall  
13 months**



**Foster child dies escaping**

**STATE  
SANCTIONED  
CHILD ABUSE**



**Adopted sever abuse**

**Unidentified  
17 yr old dies  
of punches to  
the ribs in  
behavior  
detention**



**3 month old foster child**



**Adoption Abuse**



[https://www.facebook.com/mylocator/videos/10155539750380575/?hc\\_ref=ARTw8t1wUOsHfaiSyyhNlZTVT4cqme31Lb1gncbAZOtO-GqcLdm5wlDSUlbuPdACvVI](https://www.facebook.com/mylocator/videos/10155539750380575/?hc_ref=ARTw8t1wUOsHfaiSyyhNlZTVT4cqme31Lb1gncbAZOtO-GqcLdm5wlDSUlbuPdACvVI)

<https://docs.google.com/document/d/12wjtw8v0Fnm1iJPQwsPVghWNgTcWQBej2jUn-NnOeNs/edit>

[https://www.change.org/p/bill-haslam-fire-judge-wayne-shelton?recruiter=3531351&utm\\_source=share\\_petition&utm\\_medium=facebook&utm\\_campaign=autopublish&utm\\_term=mob-xs-no\\_src-no\\_msg](https://www.change.org/p/bill-haslam-fire-judge-wayne-shelton?recruiter=3531351&utm_source=share_petition&utm_medium=facebook&utm_campaign=autopublish&utm_term=mob-xs-no_src-no_msg)

<https://medicalkidnap.com/2018/03/20/tennessee-family-seeks-lawsuit-for-malpractice-negligence-and-wrongful-death-over-down-syndrome-baby-taken-off-of-life-support/>

<http://sanfrancisco.cbslocal.com/2017/10/04/alameda-county-sued-foster-child-death-meth/>

<http://whotv.com/2017/07/28/adoptive-ankeny-parents-charged-with-child-abuse-after-video-surfaces/>

[https://www.youtube.com/watch?v=xwffczSr\\_jg](https://www.youtube.com/watch?v=xwffczSr_jg)

## Where do they find these foster and adoptive parents?

*(But they only give these kids to good families, correct?)*

Modern Day Auction Block: Facebook. Need young women? Here's a couple child brides for you.

<https://www.facebook.com/groups/1697223540511940/permalink/2081245722109718/>

It's a veritable pedophile candy shop. Take your pick, complete with pictures. Porn producers have as many kids as they want. <https://www.facebook.com/paradisebycandlelight/posts/1865126847150933>



**Craig's List Employment Classifieds. We can surely find the right people here to be foster parents, right?**



**Advertised on TV. You have all watched them do this on the news. Ever wonder who wants cute little boys?** <https://www.facebook.com/groups/1697223540511940/permalink/2033085116925779/>



So, it is no surprise when this happens to your precious children, right?

<http://medicalkidnap.com/2015/07/21/child-sex-trafficking-through-child-protection-services-exposed-kidnapping-children-for-sex/>

[http://medicalkidnap.com/2017/07/31/arizona-child-removed-from-loving-family-and-placed-into-foster care-where-she-was-repeatedly-raped-then-80-of-body-burned/](http://medicalkidnap.com/2017/07/31/arizona-child-removed-from-loving-family-and-placed-into-foster-care-where-she-was-repeatedly-raped-then-80-of-body-burned/)

<https://www.youtube.com/watch?v=2UsJ-7Cz020&sns=fb&app=desktop>

## Follow the money!

<https://www.youtube.com/watch?v=O5mH6VRLKkE&feature=youtu.be>

[https://www.youtube.com/watch?v=Hm\\_MwBjkIho&feature=youtu.be](https://www.youtube.com/watch?v=Hm_MwBjkIho&feature=youtu.be)

<http://fightcps.com/pdf/TheCorruptBusinessOfChildProtectiveServices.pdf>

<https://www.facebook.com/photo.php?fbid=10156186809523081&set=p.10156186809523081&type=3&theater>

<https://articles.mercola.com/sites/articles/archive/2011/02/05/legal-child-abduction.aspx>

<http://medicalkidnap.com/2016/02/25/child-kidnapping-and-trafficking-a-lucrative-u-s-business-funded-by-taxpayers/>

<https://connectingconnecticut.com/2017/07/29/howthegovernmentkidnaps/>

[http://www.koin.com/news/foster-care-has-become-a-business\\_20180208092251816/960366133](http://www.koin.com/news/foster-care-has-become-a-business_20180208092251816/960366133)

Hospitals are a very dangerous place to have a baby. How did this happen?

<http://medicalkidnap.com/2017/04/13/california-mom-who-lost-new-born-baby-at-hospital-cleared-of-drug-charges-but-still-does-not-have-children-back/>

<http://medicalkidnap.com/2018/03/13/alabama-newborn-baby-kidnapped-at-hospital-with-no-warrant-no-court-order-no-emergency-circumstances/>



<https://www.youtube.com/watch?v=7MkRJ3arK7o&sns=fb>



Paul Cummings saw him for a few hours, but he was Title IVe gold the government needed more.

Paul is now an activist leader. He and his wife still don't have the baby.

Hospitals are equally dangerous to take your child for medical care. Know your pediatrician well.

[https://www.naturalnews.com/052463\\_CPS\\_kidnapping\\_children\\_medical\\_police\\_state.html](https://www.naturalnews.com/052463_CPS_kidnapping_children_medical_police_state.html)

<https://www.youtube.com/watch?v=HnIFzg0tfJ0&feature=youtu.be>

<https://www.youtube.com/watch?v=vCbDTXeigYI&feature=youtu.be>

<http://medicalkidnap.com/2016/05/16/medical-kidnapping-in-california-results-in-infant-death/>

<http://medicalkidnap.com/2018/03/20/tennessee-family-seeks-lawsuit-for-malpractice-negligence-and-wrongful-death-over-down-syndrome-baby-taken-off-of-life-support/>

<http://medicalkidnap.com/2018/01/26/california-parents-lose-custody-of-2-year-old-daughter-when-asking-for-a-second-opinion-before-removing-childs-kidney/>

Munchausen Syndrome by Proxy has become a favorite diagnosis to be used against parents and for hospitals to remove your children to cover up medical malpractice or to experiment on rare genetic conditions.

<http://medicalkidnap.com/2017/06/28/infant-accidentally-vaccinated-with-gardasil-mother-blamed-for-vaccine-injuries-and-baby-medically-kidnapped/>

<http://medicalkidnap.com/2017/07/14/young-girl-with-rare-trisomy-9-condition-medically-kidnapped-in-georgia-life-in-danger/>

Rare conditions can cause a doctor to become famous if his experiments succeed. If they fail, there is no accountability. Munchausen procures the lab rat. If the parent complains they lose all visitation.  
<https://www.facebook.com/search/top/?q=melissa%20diegel>

Home birth is no guarantee of safety either.

<https://www.youtube.com/watch?v=578mSbeUsmE>

***If we went by our U. S. Constitution, this is how it would be:***

DEPRIVATION OF RIGHTS UNDER COLOR OF LAW SUMMARY:

Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States.

For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prison guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. It is not necessary that the crime be motivated by animus toward the race, color, religion, sex, handicap, familial status or national origin of the victim.

The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.

TITLE 18, U.S.C., SECTION 242

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

When it is discovered that this is no longer the truth for any of us, parents become the best activists. They will never give up!

<https://www.facebook.com/mommaspider/posts/10154941168096626>

<https://www.facebook.com/nochildissafefromtitle4e/posts/323125844844154>

[https://www.facebook.com/permalink.php?story\\_fbid=973380556085274&id=792681770821821](https://www.facebook.com/permalink.php?story_fbid=973380556085274&id=792681770821821)

[https://www.youtube.com/watch?v=Hm\\_MwBjIho&feature=youtu.be](https://www.youtube.com/watch?v=Hm_MwBjIho&feature=youtu.be)

<https://americastaken.com/>

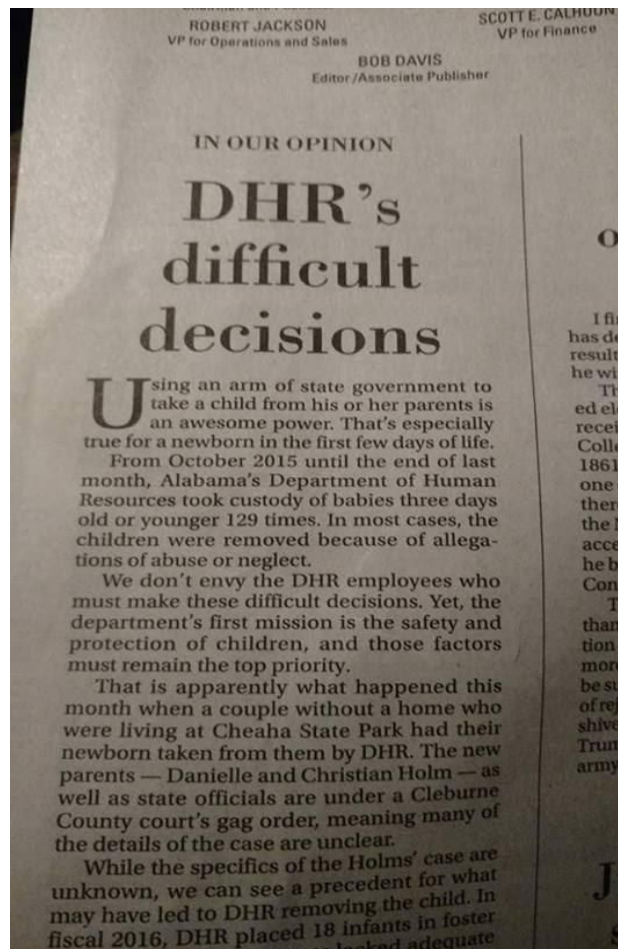
<https://freeourchildren.org/tag/amelia-schwab/>

<https://www.youtube.com/watch?v=sVzfXWYYGew>

<https://www.facebook.com/ArticlesbyGeriPfeiffer/photos/a.777725139006152.1073741828.774680595977273/839214806190518/?type=3&theater>

[https://www.facebook.com/jennifer.winn.566/videos/10211198309257316/?hc\\_ref=ARTyZfv0dqpjgaGknC0qfBnCOGXdbl5QyDnb72kce1P95hE3wr1yLbuJ2QU4AQFG0gQ](https://www.facebook.com/jennifer.winn.566/videos/10211198309257316/?hc_ref=ARTyZfv0dqpjgaGknC0qfBnCOGXdbl5QyDnb72kce1P95hE3wr1yLbuJ2QU4AQFG0gQ)

Alabama is not the worst of the states in the nation for kidnapping children and causing their demise, BUT this was just one year's haul in one area of Alabama. 129 newborns incarcerated at birth. Remember this the next time you hear someone is going to the hospital to have their precious baby:



Those of us who are advocates will not back down, not play the games, and not stop until these children are returned to their homes where they belong. The federal incentives now exhausting the Social Security system must be halted. The love of Title IVe money is the root of this evil, and these children, along with their parents, are innocent. Now that you know, what will you do?