

As a Autistic Father, when I take [My Son] to the Doctor here in Oregon, by DHS/CPS standards its allegedly an unsafe behavior, that somehow causes mental and emotional

trauma to [My♥Beloved Son].

4 separate medical visits,

When [My Son] is coming home with injuries confirmed as non accidental trauma medical professionals reported abuse to CPS. WHO did nothing to protect [My Son].

Which is a conflict of interest. Because of this, they have violated [My Fundamental

Liberty Rights to Protect My Son] [who is My Liberty]!!!!!!

I have submitted all of these documents for testimony, including documents from an unnamed whistle blower from DHS/CPS that confirms criminal collusion and conspiracy

to keep [My Son] permanently away from Me.

Something needs to change, if I had [My Son] half the time, Then I would know how [He] really is! But I feel [My Son] is being Kidnapped from Me, and [My Son] just wants to

COME HOME!!!!!!

Thank you Senator Chair Prozanski, for giving us this opportunity!

My name is Ernie Young, and I am speaking on behalf of [My Beloved Son Zebulan Young], as well.

I promise Senator Chair, that [Our Story] will move and touch hearts as well as affect them in ways, no person would fathom. As [Zebulan's Father], I do not want to fathom it.

SB318

Needs to be passed Because, it gives continuous constant and meaningful contact for a [Parent & Child].

My ex's sister a Child Protective Service Caseworker has encouraged [My Son's] mother to file fraudulent accusations and documents such as: #7 Perjurious Protective orders, and my ex's sister and friends who are CPS caseworkers have even filed two fabricated juvenile petitions since November 2nd, 2017, just to keep [My Son] away from Me, and so far it's working. As [My Son & I] have only seen each other 48 hrs in 8 months. And [We] have a valid 50/50 shared parenting order. That is currently protected in the Court of Appeals.

The Court System the way it is now, allows judges to do whatever they want to. **For Example:**

“ This certain Judge in Jackson County Oregon has denied Motions 3 times for “Immediate Danger” to protect [My Son]. Even when the situation calls for immediate modification.”
