


The Department of Human Services Child Protective Services in Jackson County Oregon involvement with [My Son's] mother is an egregious conflict of interest.

Three times know since I was awarded Sole Custody 2/3/2017, and the other parent was not granted parenting time or even any physical contact with [My  Son] because of physical abuse, emotional trauma, neglect and endangerment in 2016.

The Department of Human services Child Protective



services has for the other parent at least four times since I was awarded sole custody, by the illegal use of one of DHS/CPS caseworkers position, that is personally or familial connection, has used their position under color of law, to aid in helping the other parent by committing perjurious fraudulent accusations on a juvenile dependency petition, that is used as a false guise to take unwarranted illegal jurisdiction of [My ♥ Son], just to make sure that [My ♥ Son] is placed illegally and unsafely each time with [His] mother, who has

Psychiatric problems, drug addictions and who has for over three years now, physically, mentally and emotionally abused [My ❤️ Son].

Yet, The Department of Human Services Child Protective services will only protect the other parent; not [My ❤️ Son].

Just like circuit Court judges in Oregon will PREDOMINANTLY just protect females/mothers, rather than protecting the Foundation of our country, which is its Families, meaning, by rather than making sure that

both Father and Mother have equality, and even when the Father is the Safer stabeler Parent than the mother, and who is the best parent for his [Child], the court does not rule based on FACTS ALONE. No, judges make their rulings biasedly most of the time based on whatever the mother prevaricates in her testimony to the judge. This is a Father's Reality! And if it is not bad enough that the courts act this way, DHS/CPS under color of law, lies and uses its position to not just interfere with custody, but choose one parent over the other, pinning

one parent against another, and even if one parent is abusive, violent and has a psychiatric disorder, they will choose the parent they can exploit to make the most money from, in this case, the mother who lives on welfare, who is unstable, whom they provide all kinds of services to, because they won't make any money off the Father; in this case Me! And DHS/CPS knows they have absolutely no case against Me! Which is why, [My  Son] is still currently being held hostage by [My  Son's] mother and her family and friends who work for

DHS/CPS, the court here in Jackson County, the District Attorney's office, Law enforcement in Eagle Point Oregon, the Jackson County CASA's office and the Children's Advocacy center. This is custodial interference, a Class C Felony!

DHS/CPS, the Courts, the District Attorney's office, law enforcement and other collaborative agencies should not be favoring a female just because she is female! Because its bad enough that Oregon has already torn children

unwarrantedly and needlessly from their parents, at a rate far above the national average, which is at 44%. This is illegal!

Filing Perjured Testimonies and FALSE EVIDENCE suggesting that, this is somehow due process, to Illegally (KIDNAP) and hold [MY ❤️ Son] HOSTAGE, is not DUE PROCESS! And for many, like [MY ❤️ Son & Myself] who have also suffered from DHS/ CPS's DEPLORABLE, UNEXCUSABLE, REPREHENSIBLE BEHAVIORS AND ACTIONS, they to have to face such egregious atrocities, for example: [their](#)

child/children either being put in a placement that means moving far from their home communities, switching to unfamiliar and sometimes segregated foster-child-only schools and losing the chance to live in the care of their parent or parents, as DHS/CPS figures instead of keeping the child or children with their parents or parent, the majority of the time; DHS/CPS chooses rather to place the child or children in an environment of rotation of shift workers.

And rather than, like in



[My ♥ Son's & My case] just placing [My Beloved ♥ Son] with Me, [His ♥ Autistic Father], who has done Wonderfully with [My ♥ Son]!!!!!! DHS/CPS does not care about the Strongly Bonded Relationship that Both [My ♥ Son & I have together], or that, there are VALID REASONS WHY, I was AWARDED SOLE CUSTODY of [My ♥ Son], February 3rd, 2017, and the mother was not granted or awarded any in-person parenting time, or physical contact, because she egregiously abused our [Son], in 2016.

No, certain caseworkers of DHS/CPS in Jackson County Oregon, have since April 12th, 2017, stolen Sole Custody of [My♥Son] from Me. Helped the other parent biasedly, to assist her in gaining control of custody and parenting time, as well as even aiding her in committing conspiracy to KIDNAP [My♥Son from Me], just so the other parent could attempt to collect TANF and SNAP BENEFITS, which are both serious CRIMES. DHS/CPS in Jackson County Oregon has treated the mother like she is a foster parent, paying her all kinds of benefits, paying of

thousands of dollars in utilities, because they grow marijuana, to sell, yet they had also been living on TANF and SNAP BENEFITS as well! Before it was founded that mother lied to obtain those benefits.

DHS/CPS has also tried to consolidate the current 50/50 equal shared parenting order, just to make sure that the mother would gain all control of custody, parenting time and financial gain over our [Son], even after committing welfare fraud. And when the judge told the DOJ attorney that I appealed



the custody matter last year, that its currently in a higher court; so the judge couldn't touch it! Because I ascertained last year, that they were seeking it and assisting the mother even out of jurisdiction. I Appealed the custody and parenting time after a hearing motioned for by the mother, just to protect [My ♥ Son's] 50/50 parenting time with Me!!!! So all that the DHS/CPS was given unlawfully, was jurisdiction over [My Beloved ♥ Son]. And

For 269 days,  
[My ♥ Beloved ♥ Son & I] have

only spent, 30½ half hours with each other, this while [We] have <sup>A</sup> 50/50 parenting order being protected in the Court of Appeals right now!

This DHS/CPS office in Jackson County, has ties with the District Attorney's office, both circuit and juvenile court and law enforcement.

All I did last year was take [My♥Son] to four doctors visits out Loving Sincere Concerns for [My♥Son], because of concerning trauma, that a medical doctor has already

confirmed is non accidental trauma/child abuse, and DHS/CPS did absolutely nothing to Protect [My  Son]! No, they protected [My  Son's] mother, instead! And have continued to do so for over three years!

A DHS/CPS caseworker, a CASA worker and a DHS Self Sufficiency worker who are the other parent personal friends, committed collusion/conspiracy by using this fabricated juvenile petition as the first overt act of conspiracy to (1.) help the other parent, the mother, by aiding her to commit Custodial


interference by (KIDNAPPING)  
[My♥Son from Me], which has  
happened now for 269 days  
today, that has [Child&Parentally  
Alienated My♥Son & I from  
Each Other, egregiously 4 times  
now].

A discovery from this juvenile  
petition confirms this overt act  
of conspiracy to AID the other  
parent in committing custodial  
interference, ( KIDNAPPING)  
[My♥Son from Me]), with a  
promise that was made between  
the three of them that aids the  
other parent the mother, who  
cannot receive TANF and SNAP


benefits for [My♥Son], due to the 50/50 parenting order that denies both parents any welfare benefits. So, the DHS/CPS caseworker illegally filed this false juvenile petition, as is stated by this No.#000232 discovery, as a false guise, ruse to help the mother collect welfare benefits, because the juvenile court unwarrantedly gave temporary jurisdiction to the Department of Human Services Child Protective services, so they could interfere, to gain for the mother, these TANF and SNAP BENEFITS, by (KIDNAPPING),



[My Beloved  Son from Me], due to the fabrications of DHS/CPS's juvenile petition. No. #000232

(2). #000372 Confirms that these three, the DHS/CPS caseworker, the CASA and the DHS Self Sufficiency worker who are all personal friends of [My  Son's] mother, could fraudulently assist in helping her to commit welfare fraud again, as the other parent had done so, prior to this juvenile petition being filed as is also indicated on this discovery No. #000372.

I have never committed any

crimes or abuse of any nature or form against anybody, including and most importantly, I have never against [My  Son]!!!!

Yet, even Nationally the movement in child welfare is away from caring for children in institutional settings, which research has shown yields poorer outcomes and is quite similar to Hitler's regime, as DHS/CPS, here in Oregon holds the Highest in the Country for removal rate of 44% . Which affects [Children] detrimentally, as is proven by Oregon graduation rate of 14%.

And the fact that Oregon has a 44% removal rate and 14% graduation rate, the highest in the country, shows the severe impact that DHS/CPS has caused our Families in the State of Oregon to suffer.

Therefore, I entreat Our Senators of Oregon, to Please Pass Senate Bill 365!

Thank you,

Sincerely,

[Ernie & Zebulan Young],

[Father & Son👣❤️].