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Boise, ID 83702-5974 Telephone: 208.342.5000 Facsimile: 208.343.8869

E-mail: efstidham@hollandhart.com

jmjensen@hollandhart.com zjmccraney@hollandhart.com

Counsel for Plaintiffs

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

ST. LUKE'S HEALTH SYSTEM, LTD; ST. LUKE'S REGIONAL MEDICAL CENTER, LTD; CHRIS ROTH, an individual; NATASHA D. ERICKSON, MD, an individual; and TRACY W. JUNGMAN, NP, an individual,

Plaintiffs,

VS.

AMMON BUNDY, an individual; AMMON BUNDY FOR GOVERNOR, a political organization; DIEGO RODRIGUEZ, an individual; FREEDOM MAN PRESS LLC, a limited liability company; FREEDOM MAN PAC, a registered political action committee; and PEOPLE'S RIGHTS NETWORK, a political organization and an unincorporated association,

Defendants.

Case No. CV01-22-06789

DECLARATION OF ERIK STIDHAM IN SUPPORT OF PLAINTIFFS' MOTION TO ENTER PROTECTIVE ORDER FOR CONFIDENTIALITY IN DISCOVERY

- I, Erik F. Stidham, declare and state as follows:
- 1. I am counsel of record for Plaintiffs in this matter. I am familiar with the facts and proceedings in this matter and have personal knowledge of the matters stated in this Declaration.
- 2. Attached hereto as **Exhibit A** is a true and correct copy of the first set of interrogatories and requests for production to Plaintiffs, recently served by Diego Rodriguez. The interrogatories and requests for production seek confidential information.
- 3. After Rodriguez served his interrogatories and requests for production, I again emailed Rodriguez about stipulating to a protective order for confidentiality in discovery, sending a copy of the proposed stipulation. Attached hereto as **Exhibit B** is a true and correct copy of the email and attachment I sent to Rodriguez on March 29, 2023.
- 4. I have attempted to resolve the issue of confidentiality in discovery with Rodriguez in good faith, without intervention from the Court. But because Rodriguez refuses to communicate at all about the protective order on confidentiality, Plaintiffs have been forced to file this Motion.
- 5. The proposed protective order is nothing out of the ordinary. My clients have proceeded with similar orders protecting confidential information in discovery in many other lawsuits.
- 6. Attached hereto as **Exhibit** C is a true and correct copy of a webpage downloaded at my direction from freedomman.org.
- 7. Attached hereto as **Exhibit D** is a true and correct copy of a webpage downloaded at my direction from freedomman.org.

I declare under penalty of perjury under the laws of the State of Idaho that the foregoing is true and correct.

DATED: April 3, 2023.

HOLLAND & HART LLP

By:/s/Erik F. Stidham
Erik F. Stidham
Counsel for Plaintiffs

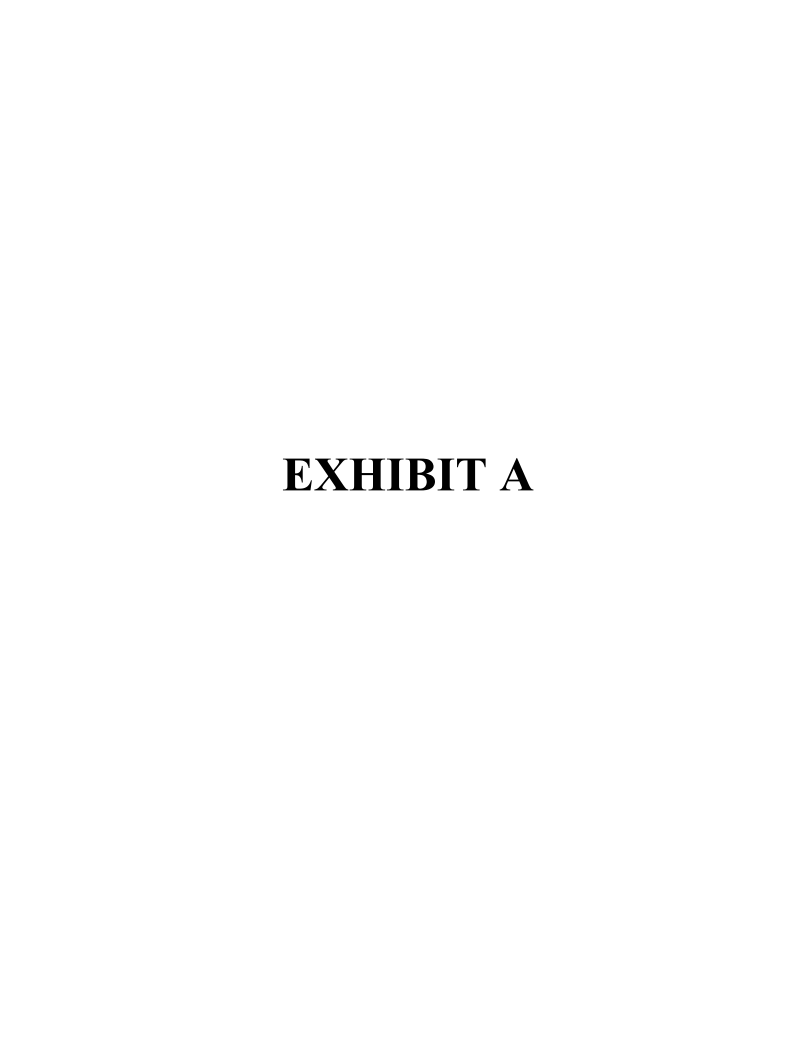
CERTIFICATE OF SERVICE

I hereby certify that on this 3rd day of April, 2023, I caused to be filed and served, via iCourt, a true and correct copy of the foregoing by the method indicated below, and addressed to the following:

Ammon Bundy for Governor	✓ U.S. Mail
P.O. Box 370	☐ Hand Delivered
Emmett, ID 83617	☐ Overnight Mail
	☐ Email/iCourt/eServe:
Ammon Bundy for Governor	□ U.S. Mail
c/o Ammon Bundy	☐ Hand Delivered
4615 Harvest Ln.	✓ Overnight Mail
Emmett, ID 83617-3601	☐ Email/iCourt/eServe:
Ammon Bundy	□ U.S. Mail
4615 Harvest Ln.	☐ Hand Delivered
Emmett, ID 83617-3601	Overnight Mail
	☐ Email/iCourt/eServe:
People's Rights Network	□ U.S. Mail
c/o Ammon Bundy	☐ Hand Delivered
4615 Harvest Ln.	✓ Overnight Mail
Emmett, ID 83617-3601	☐ Email/iCourt/eServe:
People's Rights Network	✓ U.S. Mail
c/o Ammon Bundy	☐ Hand Delivered
P.O. Box 370	☐ Overnight Mail
Emmett, ID 83617	☐ Email/iCourt/eServe:
Freedom Man Press LLC	□ U.S. Mail
c/o Diego Rodriguez	☐ Hand Delivered
1317 Edgewater Dr. #5077	Overnight Mail
Orlando, FL 32804	☐ Email/iCourt/eServe:
Freedom Man Press LLC	☐ U.S. Mail
c/o Diego Rodriguez	☐ Hand Delivered
9169 W. State St., Ste. 3177	Overnight Mail
Boise, ID 83714	☐ Email/iCourt/eServe:

Freedom Man PAC	□ U.S. Mail
c/o Diego Rodriguez	☐ Hand Delivered
1317 Edgewater Dr., #5077	✓ Overnight Mail
Orlando, FL 32804	☐ Email/iCourt/eServe:
Diego Rodriguez	☐ U.S. Mail
1317 Edgewater Dr., #5077	☐ Hand Delivered
Orlando, FL 32804	☐ Overnight Mail
	☑ Email/iCourt/eServe:
	freedommanpress@protonmail.com
	/s/ Erik F. Stidham
Erik F. Stidham	
	OF HOLLAND & HART LLP

21229166_v1



Diego Rodriguez 1317 Edgewater Drive #5077 Orlando, FL 32804 (208) 891-7728

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

ST. LUKE'S HEALTH SYSTEM, LTD; ST. LUKE'S REGIONAL MEDICAL CENTER, LTD; CHRIS ROTH, an individual; NATASHA D. ERICKSON, MD, an individual; and TRACY W. JUNGMAN, NP, an individual, Plaintiffs,

VS.

AMMON BUNDY, an individual; AMMON BUNDY FOR GOVERNOR, a political organization; DIEGO RODRIGUEZ, an individual; FREEDOM MAN PRESS LLC, a limited liability company; FREEDOM MAN PAC, a registered political action committee; and PEOPLE'S RIGHTS NETWORK, a political organization,

Defendants.

Case No. CV01-22-06789

FIRST SET OF INTERROGATORIES
TO PLAINTIFFS

Defendant Diego Rodriguez, hereby requests Plaintiffs, ST. LUKE'S HEALTH SYSTEM, LTD; ST. LUKE'S REGIONAL MEDICAL CENTER, LTD; CHRIS ROTH, an individual; NATASHA D. ERICKSON, MD, an individual; and TRACY W. JUNGMAN, NP, an individual, answer all interrogatories and produce all documents for inspection and/or copying in accordance with the Instructions and Definitions set forth below within thirty (30) days from

the date of service hereof, unless otherwise instructed by Court order or by the parties' mutual agreement.

I. INSTRUCTIONS REGARDING INTERROGATORIES

Pursuant to Rule 33 of the Idaho Rules of Civil Procedure, you are requested, within thirty (30) days of the date this document was served upon you, to answer or respond to these interrogatories. They are to be answered fully and separately in writing, under oath. Your answers must include not only information in your personal knowledge and possession, but also any and all information available to you, including information in the possession of any of your agents or attorneys. If a claim of privilege is made as to any such information, you must specify the basis for the claim of privilege and describe the information claimed to be privileged.

II. INSTRUCTIONS REGARDING REQUESTS FOR PRODUCTION

Pursuant to Rule 34 of the Idaho Rules of Civil Procedure, you are requested, within thirty (30) days of the date this document was served upon you, to present for inspection and copying the documents and things requested below to my address at 1317 Edgewater Dr #5077, Orlando, FL 32804. Digital material may be sent via email to freedommanpress@protonmail.com. As an alternative to producing documents for inspection and copying, accurate, legible, and complete copies of requested documents may be attached to your answers and responses to these discovery requests and served within the same time period. Your response must include not only documents and items in your personal possession, but also any and all documents and items available to you, including those in the possession of any of your agents or attorneys. If a claim of privilege is made as to any such information, you must specify the basis for the claim of privilege and describe the information claimed to be privileged.

Please clearly identify the request for production to which each document or group of documents you provide is responsive.

These requests for production call for non-identical copies of documents, and a document with handwritten notes, editing marks, etc., is not identical to one without such modifications, additions, or deletions.

III. GENERAL INSTRUCTIONS

If any document requested to be identified in the following interrogatories or asked to be produced in the requests for production was but no longer is in your possession or subject to your control, or in existence, state whether it is (1) missing or lost, (2) has been destroyed, (3) has been transferred, voluntarily or involuntarily, to others, or (4) otherwise disposed of; and in each instance, please explain the circumstances surrounding the authorization of such disposition thereof, and state the date or approximate date thereof.

Your answers must be based not only on documents in your personal possession, but also on any documents available to you, including documents in the possession of your agents, attorneys, or accountants. No document requested to be identified or produced herein can be destroyed or disposed of by virtue of a record retention program or for any other reason.

With respect to each document as herein defined which is required to be identified by these interrogatories or produced in the requests for production and which you presently contend you are not required to disclose because of any alleged "privilege" (which you are not presently prepared to waive), in lieu of the document identification called for above, please identify each such "privileged" document as follows in a "privilege log": (1) give the date of each such document; (2) identify each individual who was present when it was prepared; (3) identify each

individual to whom a copy was sent; (4) identify each individual who has seen it; (5) identify each individual who has custody of it; (6) identify each and every document which refers to, discusses, analyzes, or comments upon it, in whole or in part, or which contains any or all of its contents; (7) the format of each document (including but not limited to letter, memorandum, computer database, etc.); and (8) state the nature of the privilege(s) asserted (including but not limited to attorney-client, work-product, etc.).

The requests for production and interrogatories set forth below are intended to be continuing in nature and require the addition of supplemental information and documents in the future to the fullest extent provided by law. If, after responding to a request for production or interrogatory, you acquire any additional responsive documents or information, you are requested to serve supplemental responses containing such information.

IV. DEFINITIONS

Unless otherwise indicated, the following definitions shall apply to these discovery requests:

a. "You," "Your," and "Yours," shall mean any of the Plaintiffs named in this lawsuit (St. Luke's Health System, LTD; St. Luke's Regional Medical Center, LTD; Chris Roth; Natasha D. Erickson, M.D.; and Tracy W. Jungman,), and any person acting or purporting to act on its behalf, including without limitation, all present and former agents, representatives, personnel, attorneys, accountants, consultants, experts, investigators, or other persons.

b. "Plaintiffs" shall mean St. Luke's Health System, LTD; St. Luke's Regional Medical Center, LTD; Chris Roth; Natasha D. Erickson, M.D.; and Tracy W. Jungman, and any person acting or purporting to act on their behalf.

- c. "St. Luke's" shall mean Plaintiffs St. Luke's Health System, LTD and St. Luke's Regional Medical Center.
- d. "St. Luke's Boise" shall mean the hospital located in Boise where the Infant received treatment between March 1, 2022, to March 4, 2022, and between March 12, 2022, to March 15, 2022.
- e. "St. Luke's Meridian" shall mean the hospital in Meridian where the Infant received treatment on March 12, 2022.
- f. "Defendants" refers to all named Defendants in the lawsuit, including Ammon Bundy, Ammon Bundy for Governor, Diego Rodriguez, Freedom Man Press LLC, Freedom Man PAC, and People's Rights Network. This is simply because the lawsuit names these as defendants even though "Peoples Rights Network" and "Freedom Man Press LLC" don't exist.
- g. "Complaint" refers to the Fourth Amended Complaint filed by Plaintiffs on March 3, 2023, Ada County Case No. CV01-22-06789.
- h. "Answer" refers to any answer to any Complaint/Answer filed by Defendants in connection with this lawsuit.
- i. The term "evidence" includes the identification of all persons with knowledge, testimony, witnesses, witness statements, documents, electronically stored information, and other information or facts tending to support a particular conclusion.
- j. The words "and," "and/or," and "or" shall each be deemed to refer to both their conjunctive and disjunctive meanings, being construed as necessary to bring within the scope of the discovery request all information and documents which would otherwise be construed as being outside the request.

k. "Describe" shall mean to set forth all facts that exhaust Your information, knowledge, and belief with respect to the subject matter of the discovery request.

1. "Document" or "documents" shall mean the original, all copies and drafts of papers and writings of every kind, description and form, whether handwritten or typed, and all mechanical, magnetic media and electronic recordings, records and data of every kind, description and form, and all photographs of every kind, and including, without limiting the generality of the foregoing, the following: correspondence, letters, notes, e-mails, text messages, computer files, memoranda, reports, notebooks, binders, drawings, studies, analyses, drafts, diaries, calendars, datebooks, appointment books, day-timers, intra- or inter-office communications, canceled checks, minutes, bulletins, circulars, pamphlets, instructions, work assignments, messages (including reports, notes and memoranda of telephone conversations and conferences), telephone statements, calendar and diary entries, desk calendars, appointment books, job or transaction files, books of account, ledgers, bank statements, promissory notes, invoices, charge slips, working papers, graphs, charts, evaluation or appraisal reports, pleadings, transcripts of testimony or other documents filed or prepared in connection with any court or agency or other proceeding, contracts, agreements, assignments, instruments, charges, opinions, official statements, prospectuses, appraisals, feasibility studies, licenses, leases, invoices, computer printouts or programs, summaries, audio, video or sound recordings, cassette tapes, video recorded, electronic or laser recorded, or photographed information. Documents are to be taken as including all attachments, enclosures, and other documents that are attached to, relate to, or refer to such documents. Documents are also to include all electronically stored information ("ESI") made, maintained, retained, stored, or archived by computer or electronic means in any

medium, including but not limited to word processing documents, email, email attachments, databases, spreadsheets, writings, drawings, graphs, photographs, sound recordings, blog posts, online articles, interviews, images, data, and data compilations. Documents shall also include prior versions of information, as defined above, as well as all attachments, and shall include information stored on personal digital assistants, cell phones, Blackberries, personal laptop computers, hard drives, portable hard drives, and other similar devices.

- m. "Identify" when used with respect to a document, item, or thing shall mean to provide the following information relating to such document, item, or thing:
 - i. A description of the nature and contents of the document in such a manner that the custodian of the document would be able to locate it in response to a subpoena or request for production;
 - ii. The date the document was made or entered into and the name, address, telephone number, occupation, job title, and employer of each person whose testimony could be used to authenticate such document and lay the foundation for its introduction into evidence;
 - iii. The name, address, telephone number, occupation, job title, and employer of the author(s) or person(s) who prepared the document;
 - iv. The identity of the person(s) to whom the document was sent, and who received each and every copy of the document; and
 - v. The name, address, telephone number, occupation, job title, and employer of the present custodian thereof.
 - n. "Identify" when used with respect to a natural person shall mean that You provide

the following information with respect to the person:

- i. The name;
- ii. The business address and telephone number;
- iii. The residence address and telephone number; and
- iv. The name of the employer or business with whom the person was associated and the person's title and position at the time relevant to the identification. o. "Identify" when used with respect to a person that is not a natural person shall mean, to the extent applicable, to provide the same information required as though the entity were a natural person.
- p. "Knowledge" shall mean firsthand knowledge and information derived from any other source, including but not limited to, hearsay knowledge.
- q. "Person" shall mean any natural person and any other cognizable entity, including but not limited to corporations, proprietorships, partnerships, joint ventures, consortiums, clubs, associations, foundations, governmental agencies or instrumentalities, societies and orders, as well as any agents and employees thereof.
- r. The words "relate to" or "relating to" shall mean and include the following terms: regards, describes, involves, compares, correlates, mentions, connected to, refers to, pertains to, contradicts, or comprises.
- s. "Infant" shall mean Defendant Diego Rodriguez's infant grandson, as described in the Complaint.
 - t. "Infant's Parents" shall mean the natural parents of the Infant.
 - u. "PCP" shall mean the Infant's primary care provider whose services are or were

provided at Functional Medicine of Idaho.

v. "Immediate Families" shall include the person's spouse, children, children's spouses, and grandchildren.

w. "DHW" shall mean the Idaho Department of Health and Welfare.

V. INTERROGATORIES

INTERROGATORY NO. 1: Please state the names, addresses, and telephone numbers of every Person You believe to have Knowledge about the subject matter of this lawsuit and state Your understanding of the Knowledge possessed by each Person.

INTERROGATORY NO. 2: Please Identify the Person(s) or entity responding to these discovery requests, including the Person(s) who provided any information consulted, relied upon, or used in responding to Defendant's discovery requests.

INTERROGATORY NO. 3: Please Identify each Person You have interviewed or had any discussion with relating to the subject matter of this litigation or any allegation herein and Describe the substance of each such interview or discussion, the date of each such interview or discussion, and Identify each Person in the interview or discussion.

INTERROGATORY NO. 4: Please Identify all witnesses You may call to testify at the trial of this lawsuit and state the facts and opinions to which You expect each witness to testify.

INTERROGATORY NO. 5: If You intend to call any Person as an expert witness at the trial of this lawsuit, please supply the following information:

- (a) The name and address of each expert witness;
- (b) The subject matter on which each expert witness is expected to testify;

- (c) The qualifications of the Person to testify as an expert on the subject of his or her testimony;
- (d) The dates any written reports were prepared concerning the subject matter of this action; and
 - (e) All matters required to be identified under Idaho Rule of Civil Procedure 26(b)(4)(A).

INTERROGATORY NO. 6: Please Identify all photographs, video tapes, recordings, contracts, agreements, notes, executed documents, drafts, emails, correspondence, files, records, memoranda, analyses, or other documents or communications known to You, Your attorney, or other representative, that tend in any way to support, evidence, corroborate, or contradict the allegations in this lawsuit.

INTERROGATORY NO. 7: Please provide the total figures and documentation demonstrating the amount of monies, compensation, or payments St. Luke's Hospital has received for having Baby Cyrus in their custody. You must include al monies received from the Idaho Department of Health and Welfare, Medicaid, Medicare, and any or all payments or monies received from any government agency or otherwise which were received by St. Luke's as a result of having Baby Cyrus in their custody.

INTERROGATORY NO. 8: Please provide the total figures and documentation demonstrating how much money St. Luke's hospital receives on an annual basis, for the last 5 years (2018, 2019, 2020, 2021, 2022, and 2023 up to the current date) from the Idaho Department of Health and Welfare. Please separate on a line item how much of that money is received for payments or compensation which arise as a result of having children from CPS

(meaning that they are wards of the state through the Idaho Department of Welfare) in St. Luke's custody or possession.

INTERROGATORY NO. 9: Please provide copies of the application forms filled out to get Medicare, Medicaid, or any other government assistance for payments for Baby Cyrus.

Please identify the people involved in filling out those forms and making those applications without the parent's permission or approval.

INTERROGATORY NO. 10: Please provide detailed information regarding how many children have been referred to CPS by Dr. Natasha Erickson over the last 10 years. It is understood that the identification of children, parents, and/or patients may be restricted by HIPPA laws or otherwise, but please provide the detailed information in terms of why CPS referrals were made and how many referrals have been made.

INTERROGATORY NO. 11: Please provide detailed financial records regarding how much money, payments, or compensation St. Luke's Hospital has received as a result of having the children who were referred to CPS by Dr. Natasha Erickson in St. Luke's custody.

INTERROGATORY NO. 12: Please provide copies of Dr. Natasha Erickson's tax returns for the last 5 years.

INTERROGATORY NO. 13: Please provide copies of Chris Roth's tax returns for the last 5 years.

INTERROGATORY NO. 14: Please provide copies of Nurse Tracy Jungmann's tax returns for the last 5 years.

INTERROGATORY NO. 15: Please provide a description of what a typical physical examination by Nurse Tracy Jungmann is like when she examines children at the CARES center

who have been referred by CPS or who are later referred to CPS and how many children who are in CPS custody or end up in CPS custody are examined by Nurse Tracy Jungmann each month, for the last 5 years.

INTERROGATORY NO. 16: Please provide the amount of money/compensation Dr. Natasha Erickson has received directly or indirectly from the Idaho Department of Health and Welfare each year.

INTERROGATORY NO. 17: Please provide the amount of money/compensation Nurse Tracy Jungmann has received directly or indirectly from the Idaho Department of Health and Welfare each year.

INTERROGATORY NO. 18: Please provide copies of all internal email communications which mention Baby Cyrus, the family, or the Baby Cyrus case, or that mention Diego Rodriguez, Freedom Man Press, Freedom Man PAC, Ammon Bundy, or People's Rights.

INTERROGATORY NO. 19: Please Identify any records, communications, correspondence, or other documents which were used, produced, or disseminated relating to the Baby Cyrus case that were used or disseminated internally within St. Luke's Hospital, and any external documents or communications with any other agency, including but not limited to:

Office of the Governor of Idaho, any politician in Idaho, Idaho Attorney General's office,

Meridian Police Department, Federal Bureau of Investigation, or any other.

INTERROGATORY NO. 18: Please provide copies of any and all meeting notes from staff meetings or any other conversations regarding Baby Cyrus or the Baby Cyrus case.

INTERROGATORY NO. 19: Please provide security footage from the Ambulance Bay during the dates and times noted where St. Luke's alleges to have needed to lockdown the hospital because of an alleged imminent danger from protestors.

INTERROGATORY NO. 20: Please provide the number/quantity of people who died at St. Luke's hospitals while put on ventilators between March 2020 through March 2023.

INTERROGATORY NO. 21: Please provide the total number of people who died at St. Luke's during the COVID pandemic from March 2020 through March 2023.

INTERROGATORY NO. 22: Please provide the amount of money/compensation that St. Luke's has received from the CARES act and all other government payments for any COVID related program, system, subsidy, or any other payment which was received related to the COVID pandemic.

INTERROGATORY NO. 23: Please provide a detailed comparison between Chris Roth's annual compensation compared to previous annual compensation for previous CEOS for the last 10 years from 2012 through 2022.

INTERROGATORY NO. 24: Please provide the number of patients or people who died at St. Luke's Hospital while being administered Remdesivir during the COVID pandemic.

INTERROGATORY NO. 25: Please provide the amount of compensation that St. Luke's has received for administering/using Remdesivir for their clients/patients, including compensation from private insurance, government subsidies, Medicare and/or Medicaid payments, and any other payments received as a result of administering Remdesivir.

INTERROGATORY NO. 26: Please provide the number of minors who have died at St. Luke's hospital annually for the last 10 years.

INTERROGATORY NO. 27: Please provide details of any and all complaints issued against St. Luke's hospitals for medical malpractice, medical negligence, or any other lawsuits, complaints, referrals, or likewise demonstrating incompetence, errors, or problems with St. Luke's doctors, nurses, or staffs.

INTERROGATORY NO. 28: Please provide the number of employees St. Luke's has terminated for not being vaccinated.

INTERROGATORY NO. 28: Please provide any internal communications, emails, meetings notes, or records of conversations concerning the COVID vaccine, how it was to be used, what St. Luke's knew about its use, the testing data, legal ramifications, and more that was used in order to create St. Luke's policies and protocols for the use of the vaccine with the public (the administration of the vaccine to citizens) and the mandates given to St. Luke's employees.

VI. REQUESTS FOR PRODUCTION

REQUEST FOR PRODUCTION NO. 1: Please produce all documents and/or other physical or tangible objects identified, described, or discussed in Your responses to the Interrogatories served herewith. With respect to each such document or object, please indicate the number of the Interrogatory or Interrogatories to which the document or object is responsive.

REQUEST FOR PRODUCTION NO. 2: Please produce each and every document that You referred to, relied upon, consulted, or used in any way in answering the Interrogatories served herewith.

REQUEST FOR PRODUCTION NO. 3: Please produce each exhibit which You intend to offer into evidence at the trial of this lawsuit.

REQUEST FOR PRODUCTION NO. 4: Please produce all documents, communications, and/or electronic data related to any exhibits You anticipate using at the trial of this lawsuit.

REQUEST FOR PRODUCTION NO. 5: Please produce all documents, including, but not limited to emails and text messages or other ESI, which relate to the subject matter of this lawsuit.

REQUEST FOR PRODUCTION NO. 6: Please produce all correspondence and communications relating to Defendants, this lawsuit, or any facts relating to the allegations contained in this lawsuit.

REQUEST FOR PRODUCTION NO. 7: Please produce all documents which support, negate, or contradict any of the allegations of the Complaint.

REQUEST FOR PRODUCTION NO. 8: Please produce all documents, communications, and/or electronic data sufficient to identify the Knowledge You believe is held by any individuals identified by name in response to any Interrogatory.

REQUEST FOR PRODUCTION NO. 9: Please produce all documents provided by You to any expert retained by You to form any opinions related to the allegations in the Complaint.

REQUEST FOR PRODUCTION NO. 10: Please produce all documents considered or relied upon by any expert retained by You to form any opinions related to the allegations in the Complaint.

REQUEST FOR PRODUCTION NO. 11: Please produce all documents, communications, and/or electronic data related to any lay witnesses You may call at the trial of this lawsuit.

REQUEST FOR PRODUCTION NO. 13: Please produce copies of all documents, including memoranda, notes, blog posts, or interviews, in which You have memorialized any conversations or events that relate to any of the matters in this lawsuit.

REQUEST FOR PRODUCTION NO. 14: Please produce all documents, specifically including text messages, emails, recorded interviews, or other communications, between You and any third party concerning the subject matter of or allegations contained in this lawsuit.

REQUEST FOR PRODUCTION NO. 15: Please produce all copies of any document produced or provided to You by any third party related to this litigation, including in response to any subpoena issued in this case.

REQUEST FOR PRODUCTION NO. 16: Please produce all documents, specifically including text messages, emails, or other communications, exchanged between or among You, including all present and former agents and employees of Defendant(s), that relate to the matters set forth in the Complaint or Answer.

REQUEST FOR PRODUCTION NO. 17: Please set forth in detail any written or recorded statement(s) taken by You, Your attorneys, or Your representatives, from any Person concerning the subject matter of or allegations contained in this lawsuit.

REQUEST FOR PRODUCTION NO. 18: Please produce legible copies of all written, oral, or recorded statements taken from any Person in connection with matters related to the claims and defenses in this lawsuit.

REQUEST FOR PRODUCTION NO. 19: Please produce a privilege log identifying any documents withheld from production under claim of privilege or the work-product doctrine.

REQUEST FOR PRODUCTION NO. 20: Please produce all emails that were sent between March 1, 2022, to the present that are responsive to the following search terms: "Baby Cyrus" or "Cyrus" or "St. Luke's" or "Erickson" or "Roth" or "Jungman," "Diego Rodriguez," "Ammon Bundy," "Bundy," or "Freedom Man," including any misspellings of the same.

REQUEST FOR PRODUCTION NO. 24: Please produce all documents or communications You or any of Your agents received from the Meridian Police Department, Idaho Department of Health and Welfare, or the Federal Bureau of Investigation, relating to the Baby Cyrus case.

REQUEST FOR PRODUCTION NO. 29: To the extent not produced in response to the foregoing requests, please produce all emails, text messages, alerts, or other communications that You sent to Persons between March 11, 2022, to the present, that relate in any way to the issues described in the Complaint, including, but not limited to, communications exchanged with the Governor of Idaho, the Governor's office, the offices of any sitting politician, statesman, Senator, House Representative, Police Agency or their officers, the Idaho Department of Health and Welfare or their staff, and the Federal Bureau of Investigation.

REQUEST FOR PRODUCTION NO. 30: To the extent not produced in response to the foregoing requests, please produce all emails, text messages, alerts, posts, recordings, videos, or other communications or documents that You sent to Persons or posted online between March 11, 2022, to the present, that relate to the issues described in the Complaint.

REQUEST FOR PRODUCTION NO. 32: To the extent not produced in response to the foregoing requests, please produce all documents:

- 1. That relate to or refer in any way to any of the allegations or claims set forth in Plaintiff's Complaint;
- 2. That relate to or refer in any way to any of the allegations or defenses set forth in Your Answer; or
- 3. Upon which You will rely to support any of the allegations or defenses set forth in Your Answer.

DATED: March 17th, 2023

Date: 3/17/2023
DIEGO RODRIGUEZ

Typed/printed

1 SEGO ODRIOUE!

Signature

CERTIFICATE OF SERVICE

I certify I served a copy to: (name all parties or their attorneys in the case, other than yourself)

Erik F. Stidham (ISB #5483) HOLLAND & HART LLP 800 W. Main Street, Suite 1750 Boise, ID 83702-5974

[] By Mail

[] By fax

[X] By Email/iCourt/eServe

Date:

3/17/2023

Signature

Ty

Vame of Porty Sign

FIRST SET OF INTERROGATORIES TO PLAINTIFFS



From: Erik Stidham

Sent: Wednesday, March 29, 2023 4:57 PM

To: 'Freedom Man Press' < freedommanpress@protonmail.com >

Subject: St. Luke's v. Bundy-Protective Order

Mr. Rodriguez,

Attached is a proposed confidentiality stipulation. An order regarding confidentiality is needed in this case.

You recently made discovery requests which call for my client to produce information that is confidential. We hope to negotiate with you on a confidentiality order that we can present to the Court through stipulation. If you are unwilling to agree on a stipulation, we will make an appropriate motion with the Court.

We anticipate that, absent such an order, you will misuse and make misrepresentations about information that you obtain through discovery. You have basically stated that is your intention. You repeatedly take information out of context and edit videos to make them misleading in order to promote false conspiracy theories regarding my clients. Given your past and continuing deceptive actions and statements, the need for an order is especially compelling here.

As you know, we have offered numerous times in the past to address any legitimate concerns you might have regarding disclosure of confidential information in response. Each time you have declined to engage regarding a confidentiality stipulation. To date, you have simply ignored your discovery obligations and refused to comply with Court orders mandating that you comply with discovery. Further, you have strategically made public statements (many false) regarding the health of your grandson and regarding the legal proceedings relating to his dehydration and malnutrition. You make those statements knowing that my clients will not respond publicly about the true state of the infant's medical condition and regarding the legal proceedings that required St. Luke's to provide him with much needed healthcare. Nevertheless, I suggest that you reconsider your opposition to a confidentiality order. Please review the proposed confidentiality order. Confidentiality orders are standard in litigation like this. If you have any reasonable changes that you would suggest to the proposed stipulation, we will consider those in good faith. Note the Order requires that the parties only use information disclosed in discovery in the litigation. You are not to use my clients' discovery responses for purposes other than this litigation.

If I do not hear from you regarding this issue by COB on March 31, 2023, we act to present the issue to the Court.

Finally, I point out the hypocrisy of your demanding broad discovery from my clients while for more then six months you have dodged your responsibility to provide discovery to my clients. Your dodges and deception have caused my clients to incur significant costs and fees. We will do our best to hold you accountable for that. However, I urge you once again to stop the gamesmanship, the hate speech about my sexual orientation, and your buffoonery so that we can get this matter to trial In short, please stop running from accountability.

Regards,



Erik Stidham He / Him / His (What's this?) Partner **HOLLAND & HART LLP**

800 W. Main Street, Suite 1750, Boise, ID 83702

efstidham@hollandhart.com | T: (208) 383-3934 | M: (208) 283-8278

CONFIDENTIALITY NOTICE: This message is confidential and may be privileged. If you believe that this email has been sent to you in error, please reply to the sender that you received the message in error; then please delete this email.

Erik F. Stidham (ISB #5483) Jennifer M. Jensen (ISB #9275) Zachery J. McCraney (ISB #11552) HOLLAND & HART LLP 800 W. Main Street, Suite 1750

Boise, ID 83702-5974 Telephone: 208.342.5000 Facsimile: 208.343.8869

E-mail: efstidham@hollandhart.com

jmjensen@hollandhart.com zjmccraney@hollandhart.com

Counsel for Plaintiffs

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

ST. LUKE'S HEALTH SYSTEM, LTD; ST. LUKE'S REGIONAL MEDICAL CENTER, LTD; CHRIS ROTH, an individual; NATASHA D. ERICKSON, MD, an individual; and TRACY W. JUNGMAN, NP, an individual,

Plaintiffs,

VS.

AMMON BUNDY, an individual; AMMON BUNDY FOR GOVERNOR, a political organization; DIEGO RODRIGUEZ, an individual; FREEDOM MAN PRESS LLC, a limited liability company; FREEDOM MAN PAC, a registered political action committee; and PEOPLE'S RIGHTS NETWORK, a political organization and an unincorporated association,

Defendants.

Case No. CV01-22-06789

CONFIDENTIALITY AGREEMENT AND STIPULATION FOR ENTRY OF A QUALIFIED PROTECTIVE ORDER

The undersigned agree as follows:

- 1. During the course of this litigation, a party or third-party may produce or disclose documents, materials, and information (collectively, "Information") which are confidential, proprietary, trade secret, competitively sensitive, and/or contain personal information, including personal health information as contemplated under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"). Similarly, such Information may be disclosed by written discovery, deposition testimony, or in other filings with the Court. Accordingly, the parties submit this Confidentiality Agreement and Stipulation for Entry of a Qualified Protective Order (the "Order") for the approval and enforcement of the Court and hereby agree as follows:
- 2. All Information produced in this litigation and designated as "Confidential" as provided below shall be used solely for the purpose of this litigation and will not be used or disclosed outside of this litigation. Any person receiving such Information designated as Confidential shall restrict its disclosure to persons authorized to receive the Information designated as "Confidential" pursuant to this Order. A Confidential designation is applicable to all copies and reproductions of any Information. Nothing herein shall be deemed to restrict the right of the producing party or third-party to use its own Information that it has designated as Confidential as it chooses. Nothing in this Order requires any party or third-party to produce Information the party or third-party believes is privileged or otherwise non-discoverable. By agreeing to this Order, the parties do not waive any right to object to any discovery request, to object to the admission of evidence on any ground, to seek further protective order, or to seek relief from the Court from any provision of this Order.
- 3. <u>Purpose of this Order</u>. The parties intend this Order to facilitate the production and disclosure of Information in discovery, while concurrently protecting Confidential

Information. Nothing in this Order limits any party's or third-party's obligation to produce or disclose Information under the Rules of Civil Procedure.

- 4. <u>Definition of Confidential Information</u>: A producing party or third-party may designate as Confidential such Information which the producing party or third-party reasonably believes in good faith constitutes, contains, or reflects personal health information, financial information about a party or other person, personnel information, proprietary, trade secret, and/or competitively sensitive business information, or other information that is not generally known to the public.
- 5. <u>Designating Information as Confidential</u>: All or any part of a document, item, testimony, or other Information disclosed, produced, or filed in this litigation may be designated as Confidential by marking the word "Confidential" on the document. Oral testimony may be designated as Confidential during the deposition or proceeding, with reasonable precision as to the affected testimony, or within seven (7) business days after receipt of the transcript of such deposition or proceeding by sending written notice designating, by page and line, the portions of the transcript of the deposition or other testimony to be treated as Confidential. All or any part of responses to interrogatories or to requests for admission or for production of documents may be designated as Confidential on the face of the response and each page so designated.

In addition to the foregoing, the parties agree that any personal health information obtained pursuant to a medical release or court order, whether such release is executed by a party to this litigation or by a third party, shall be automatically designated Confidential. After any such personal health information is obtained pursuant to a medical release or court order, the parties shall mark the word "Confidential" on the protected documents.

- 6. <u>Challenging a Designation</u>: The parties may challenge at any time the propriety of a designation of Information as Confidential. Before seeking relief from the Court, the parties shall attempt to meet and confer in order to resolve the dispute informally and in good faith. If the parties are unable to resolve such dispute, it shall be submitted to the Court. The Information shall be treated as Confidential pending resolution of the challenge.
- 7. No Implied Acknowledgement of Confidentiality: Compliance with the terms of this Order, production or receipt of Information designated Confidential, and/or allowing Information to be designated Confidential shall not in any way operate as an admission that any particular Information is Confidential. Failure to challenge the designation of Information as Confidential does not preclude a subsequent challenge. The designation of Information as Confidential does not create a presumption in favor of or against that designation.
- 8. <u>Access to Information Designated Confidential</u>: Access to Information designated Confidential is restricted to the following persons:
- (a) Counsel of record for the respective parties, including office associates, paralegals, stenographic and clerical employees;
 - (b) The parties to this action;
- (c) Experts (including their employees, associates, and/or support staff) who are employed, retained or otherwise consulted by counsel or a party for the purpose of analyzing data, conducting studies, or providing opinions to assist in any way in the litigation. Information designated Confidential that is accessed by experts shall be limited to documents that the experts reasonably need to review in their roles as experts;
- (d) Electronic imaging and/or computer litigation support personnel retained by one or more of the parties in this litigation or by the parties' counsel;

- (e) The Court and its personnel, including clerks, stenographic reporters and videographers who record depositions or other testimony in this litigation; and
- (f) Outside photocopying services, graphic production services, or litigation support services employed by the parties or their counsel to assist in this litigation.

Counsel or the Party shall inform each person to whom they disclose or give access to the other party's Information designated Confidential of the terms of this Order, as well as the obligation to comply with its terms. Any Expert receiving Confidential Information must sign an acknowledgment that they are aware of the Order and promise to comply with the requirements of the Order.

- 9. Depositions: To the extent depositions occur in this litigation, persons may be deposed regarding Information of which they have knowledge which have been designated Confidential. Any court reporter who transcribes testimony in this action at a deposition shall be made aware, that all testimony containing Confidential Information is and shall remain Confidential and shall not be disclosed except as provided in this Order and that copies of any transcript, reporter's notes or any other transcription records of any such testimony will be retained in absolute confidentiality and safekeeping by such court reporter or delivered to attorneys of record.
- 10. <u>Previously Produced Information</u>: This Order does not affect the right of the parties or third-parties to designate as Confidential any Information which has been produced prior to the entry of this Order. Any disclosure of such Information prior to its designation as Confidential shall not be deemed a violation of this Order. This Order shall not prejudice the right of the parties or third-parties to designate as Confidential the Information a party or third-party has inadvertently produced without the sought designation.

- 11. <u>Conclusion of Proceedings</u>: Within sixty (60) days following termination of this litigation by settlement, final judgment, or otherwise (including any appeals):
- (a) All Information subject to the provisions of this Order shall be destroyed or delivered to counsel of the producing party or third-party; and
- (b) To the extent any Information designated Confidential is destroyed, counsel for the destroying party shall so represent in writing to counsel for the producing party or third-party.
- 12. <u>Jurisdiction and Enforcement</u>: Any person to whom Information designated Confidential is disclosed shall be subject to the jurisdiction of the Court for purposes of determining, assuring, and adjudging such person's compliance with this Order. This jurisdiction shall survive the termination of this litigation. Any party or other person subject to this Order who violates its provisions shall be liable for damages for any injuries or loss suffered by the producing party as a result of such violation. Any party subject to this Order who violates its provisions shall additionally be subject to sanctions and/or contempt.
- 13. This Order and the agreement embodied herein shall survive the termination of this litigation and continue in full force and effect.

DATED: March ____, 2023. HOLLAND & HART LLP By:/s/Erik F. Stidham Erik F. Stidham Jennifer M. Jensen Zachery J. McCraney Counsel for Plaintiffs DATD: March ____, 2023.

Diego Rodriguez

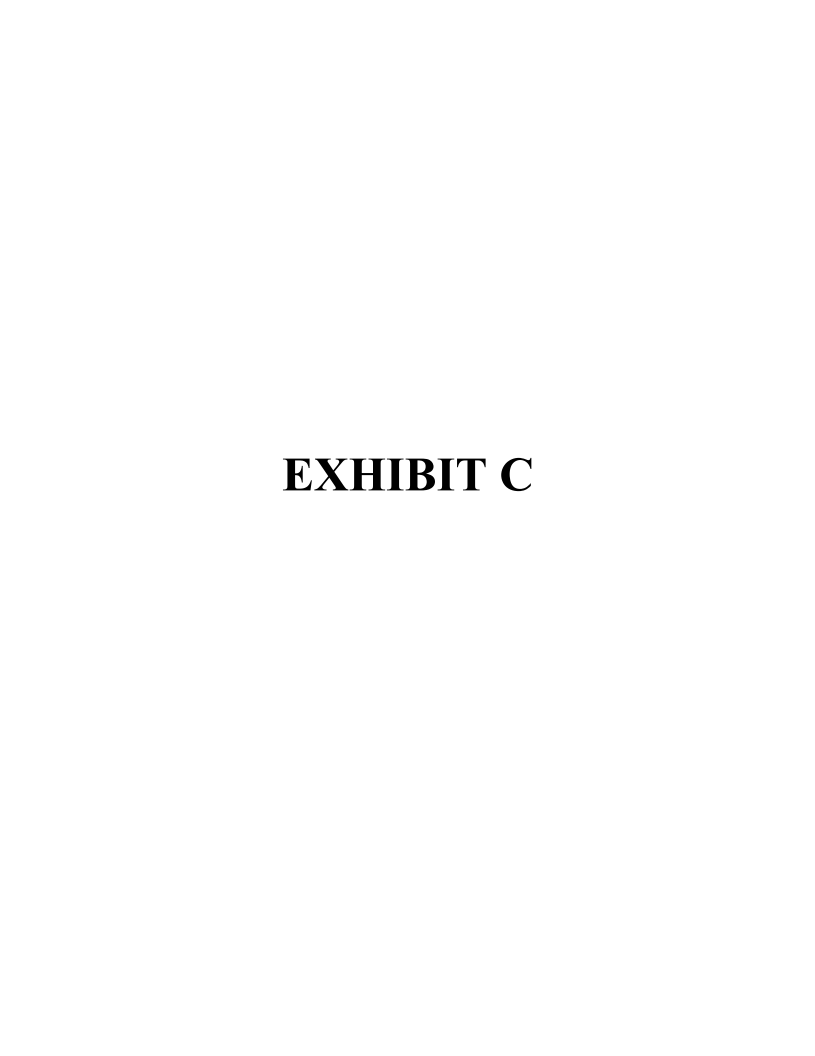
CERTIFICATE OF SERVICE

I hereby certify that on this da served a true and correct copy of the foregoi the following:	•	ch, 2023, I caused to be filed via iCourt and method indicated below, and addressed to
Ammon Bundy for Governor P.O. Box 370 Emmett, ID 83617		U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
Ammon Bundy for Governor c/o Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601		U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601		U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
People's Rights Network c/o Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601		U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
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Freedom Man PAC c/o Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804		U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:

CONFIDENTIALITY AGREEMENT AND STIPULATION FOR ENTRY OF A QUALIFIED PROTECTIVE ORDER - 8

Diego Rodriguez	□ U.S. Mail
1317 Edgewater Dr., #5077	☐ Hand Delivered
Orlando, FL 32804	☐ Overnight Mail
	✓ Email/iCourt/eServe:
	freedommanpress@protonmail.com
	/a/ Fril. F. Stidlen.
	/s/ Erik F. Stidham
	Erik F. Stidham
	OF HOLLAND & HART ILP

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Document title: St Luke's is Suing Us for Exposing Them | Freedom Man Press Capture URL: https://freedomman.org/2022/st-lukes-is-suing-us-for-exposing-them/ Page loaded at (UTC): Mon, 23 May 2022 15:18:23 GMT Capture timestamp (UTC): Mon, 23 May 2022 15:18:25 GMT 2.37.0 Capture tool: 54.175.14.236 Collection server IP: Browser engine: Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/93.0.4577.0 Safari/537.36 Operating system: linux x64 (Node v14.17.0) PDF length: 6 Capture ID: 9jtV5VPqLQAyVUVLoKwWNh User: pv-leslie

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St Luke's is Suing Us for Exposing Them

St Luke's is Suing Us for Exposing Them

May 16th, 2022 | by Diego Rodriguez

Last week I got a text from a reporter at the Idaho Statesman asking me about a lawsuit with St. Luke's hospital. I had no idea what they were talking about, and later had to read about it from a news website where I downloaded the actual lawsuit (i.e. legal complaint) and read it for myself.

And yes, it is true, St. Luke's Hospital is suing me, Ammon Bundy, and other entities they allege that Ammon and I control.

What is all this about, you might ask? Well, they are claiming that in the course of fighting to get my Grandson back from their clutches after he was kidnapped by child traffickers from the Meridian Police Department and put into the very wicked hands of St. Luke's Hospital, Ammon and I allegedly caused them so much harm and damage that their business has suffered as a result.

The 33 page complaint is so littered with lies, mischaracterizations, falsehoods, and not-so-cleverly-worded propaganda claims, that it makes one wonder if the attorneys spent any time at all doing real research before filing the complaint, or if they're just banking on the assumption that they control the Ada County courthouse and are backed up by the highest levels of Idaho's government—including the Governor, Attorney General, and the entire RINO wing of the Idaho Republican party.

To be certain, the Holland & Hart law firm that was hired by St. Luke's hospital is the most powerful and deep-pocketed law firm in the state, and have themselves worked in cahoots with Idaho state government to build legal barriers to Idaho citizen's regaining their freedoms during the fake COVID lockdowns. And they've been at the forefront of many corrupt Idaho policies in conjunction with IACI and Idaho government officials. Yup, it's that same law firm.

So yes, their pockets are deep and their ability to financially devastate their opponents is unmatched in Idaho. Yet for all their historical legal prowess and their deep ties to Idaho's corrupt state—they sure have put on a display of utter incompetence in their filing of this lawsuit. I mean, at least, they could have pretended to try to make accurate claims against us!

But in the end, we all know what this is—it's an attempt to silence their opposition. It's an attempt to shut down the voices who are exposing the wickedness of St. Luke's Hospital and the multiple players involved in Idaho's government subsidized child trafficking ring.

We've been shining the light on them, and the darkness doesn't like it. So they are trying to slap us down with what is colloquially referred to in legal circles as a SLAPP suit—a baseless lawsuit designed to silence political opposition. And its typically done by large, deep pocketed institutions, who have more money than morality, and who don't care how much money or time they have to expend to destroy innocent citizens who are exercising their Constitutional rights and exposing wickedness.



Quick Links:



Popular COVID-19 Related Articles:

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ONGOING LIST: Abuse of Power, Government Overreach, and Unconstitutional Force

List of Fake News and Propaganda About COVID-19

Christians Response to Coronavirus is Shameful the multiple players involved in Idano's government subsidized thitd tranicking mig

We've been shining the light on them, and the darkness doesn't like it. So they are trying to slap us down with what is colloquially referred to in legal circles as a SLAPP suit—a baseless lawsuit designed to silence political opposition. And its typically done by large, deep pocketed institutions, who have more money than morality, and who don't care how much money or time they have to expend to destroy innocent citizens who are exercising their Constitutional rights and exposing wickedness.

Coronavirus is Shameful

And here's the best part of this case—they have included a number of incredible elements to their list of allegations against us which means that we will now have DISCOVERY and SUBPOENA power to prove in a court of law the veracity (i.e. truth) of our claims. And the amazing thing is that they didn't have to include these things, but they did! So now, thanks to them, the entire country is going to learn things that they previously would have never known. For example, they are alleging:

1. That St. Luke's Hospital, and their CEO, Chris Roth, did not financially benefit from the pandemic. Wow! How does that have anything to do with Baby Cyrus? But we'll take it! Now they have to prove in a court of law that St. Luke's hospital and CEO Chris Roth did not financially benefit from the pandemic. The discovery from this case will obviously extend to all allopathic hospitals that received compensation from COVID money, and we already know in this case that Chris Roth earned multiple millions of dollars in the 2 years since COVID, which is outrageously higher than any CEO had previously earned. So yeah, we get to find out how much money St. Luke's earned by giving Remdesivir to patients or by putting them on ventilators—treatments known to kill people, and treatments for which they were paid quite handsomely! And now they have to provide PROOF of it all in court. And yes, I'm going to publish it far and wide for everyone to see! Thanks guys! Thanks for this opportunity!

2. That St. Luke's hospital is not involved in child trafficking along with police departments, the judiciary, and the Idaho Department of Health and Welfare. Again, this might be the most glorious part of the entire lawsuit! Now, we will get to have discovery on the details of how much money the Idaho Department of Health and Welfare receives for every child they kidnap. We'll also learn in a public trial how much money St. Luke's gets paid for taking these kidnapped children into their care. We will find out how Police Department's get compensated and how the judiciary is allowed to violate the Constitution while acting on behalf of CPS. Dozens of questions that parental rights advocates and CPS opponents have been trying to find out for decades are now going to be subject to legal discovery in this case! What a gift! Thanks again!

The next best part is that the foundations for their claims are totally baseless. For example, they claim that we did this for financial gain. Hal First of all, I have never earned a single red cent for any political activism, and I've never earned anything on behalf of the Freedom Man PAC, or the publishing of our blog here at FreedomMan.org. On the contrary, I've personally subsidized the entire thing! In other words, my activism has cost me money, and I haven't earned a thing!

On the other hand, St. Luke's is a "non-profit organization" that is heavily subsidized by the government, yet its CEO, Chris Roth, has earned millions off of this "non-profit." How about that? A multi-millionaire who earns his money from tax-subsidized compensation (in other words—your money) at a so-called "non profit" is accusing local citizens of attacking his hospital for financial gain when we haven't earned a dime and have actually lost tons of money, out of pocket, for simply exposing them and doing the "exposing work" that our founders recognized citizen's would have to do in order to preserve our Republic. Chris Roth and St. Luke's are making money off of child trafficking, pure and simple. Ammon Bundy and I are losing money trying to expose it. Also pure and simple. And this will be easily demonstrated in court.

And in this case it is sooooo obvious that our fight was not about money, but it was about **getting back my GRANDSON who had been kidnapped!** Even low IQ RINOs can figure that out, but apparently the geniuses at Holland & Hart can't.

They are also are going to have to legally refute the claim that St. Luke's hospital is "world famous for harming patients and killing babies." And we will likewise have to substantiate that claim. This means that we get to invite any of thousands of patients and citizens that St. Luke's has harmed over the years in unimaginable and unconscionable ways, who have had their stories oppressed and have never had their day in court. Imagine the number of witnesses who have been dying for the opportunity for the court to hear what St. Luke's did to them, and who have never had the means or platform to share their story and have been silenced for so long. Thank you, St. Luke's! With this lawsuit, you just opened the door for every single citizen you have harmed over the years to get in line to testify against you.

So yeah, we get it—they want to shut us up. Well fine. Go ahead and try. We already know that in

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So yeah, we get it—they want to shut us up. Well fine. Go ahead and try. We already know that in your secret meetings you have made it clear that your intent in this case is to silence us and to totally "bankrupt Ammon and Diego." Well, I've got news for you, we're not shutting up and we're not backing down.

In fact, I will make you this promise—you will see a measure of public exposure and publishing on this case, the likes of which you've never seen in your entire life. And no amount of legal maneuvering or manipulation will shut my mouth or stop me from publishing EVERYTHING, as it is my Constitutional right to do so and I will exercise that right!

I will publish everything. Every. Thing. In other words, EVERYTHING. "Todo" in Spanish. I will make videos, mailing campaigns, social media campaigns, radio ads, TV ads, and more to publish to all Idaho citizens, and to the world, the specific corrupt actions that Holland & Hart along with St. Luke's are taking in this case. I will also publish everything about the discovery we make concerning payments received from COVID money, from the Federal Government for forcefully taking children, and everything else we learn and uncover that is both incriminating and unconscionable, and downright outrageous and offensive to the public conscience.

We will also publish any and all evidence of conspiracy against us on behalf of all the bad actors in Idaho government with the Idaho Department of Health and Welfare, police agencies, the judiciary, prosecutors, and others.

I'm even going to have an entire website built and developed from the ground up to expose everything and to keep a historical archive for all time so that the entire world can see the corruption and wickedness of St. Luke's, the Idaho Department of Health and Welfare, and all other bad actors in the process, and it can be used to permanently shine the light on the criminal government subsidized Child Trafficking ring that exists in all 50 states.

Everyone will soon learn everything—because you guys made it all possible when you filed this lawsuit. So thank you. Thank you for finally seeing to it that this gets done. We'll see you in court!

1)1EGO RODRIGUEZ



NFL Star Rob Gronkowski's Favorite Shoes



Family Adopted A New 'Dog', But When The Vet Sees It He Calls The Police



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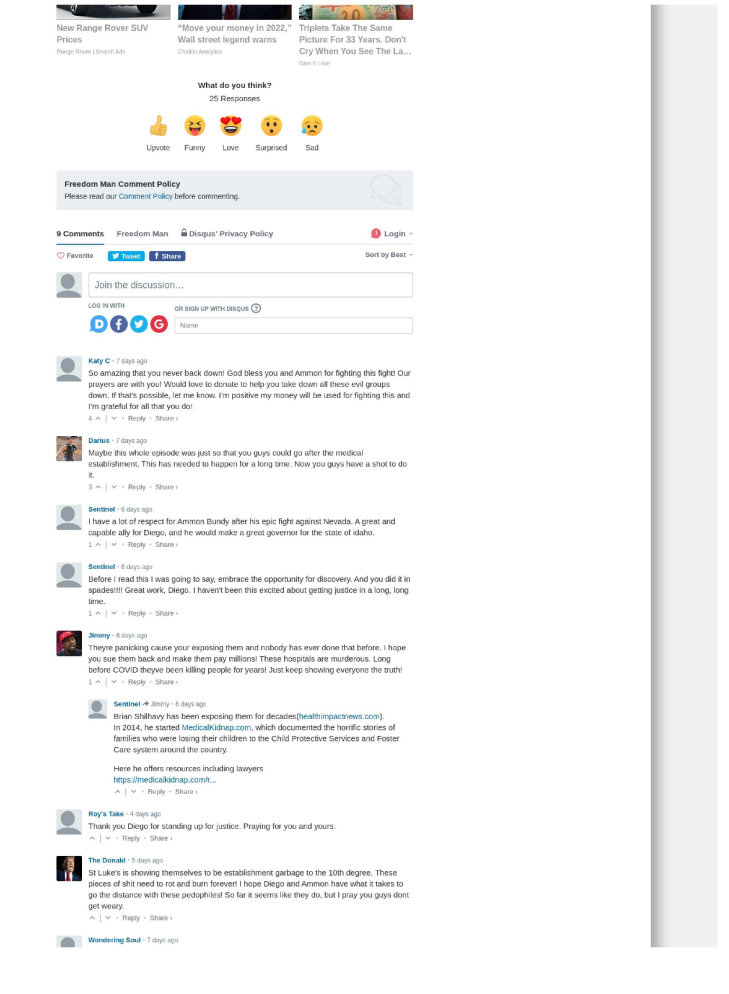


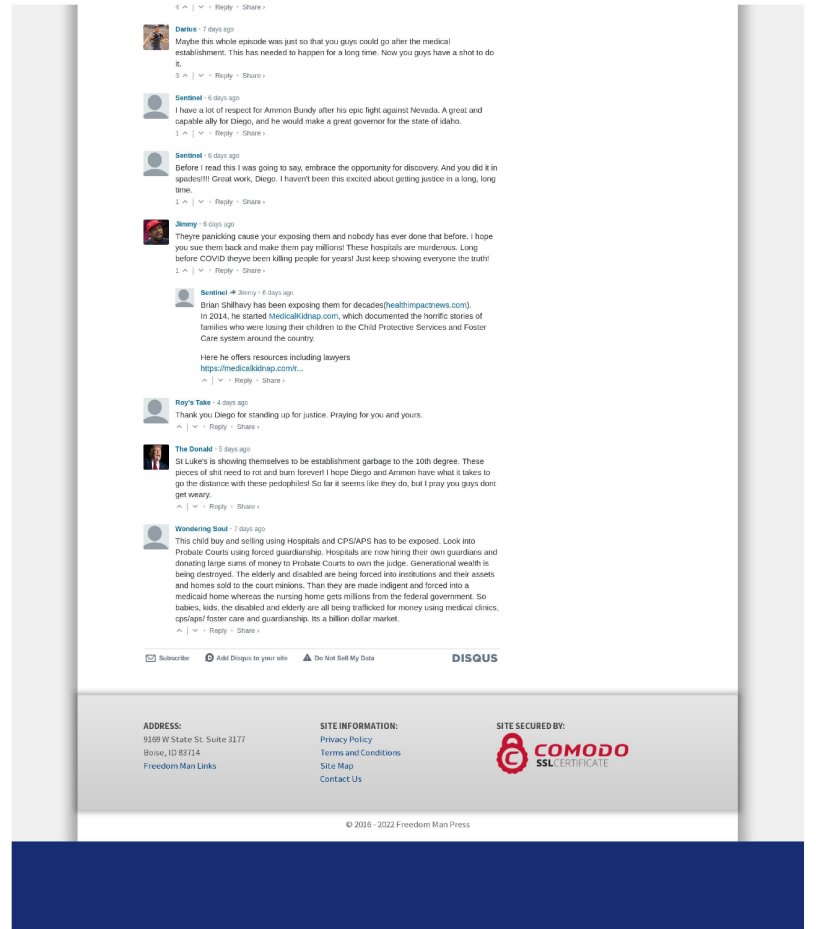
"Move your money in 2022," Triplets Take The Same Wall street legend warns Chaikin Analytics

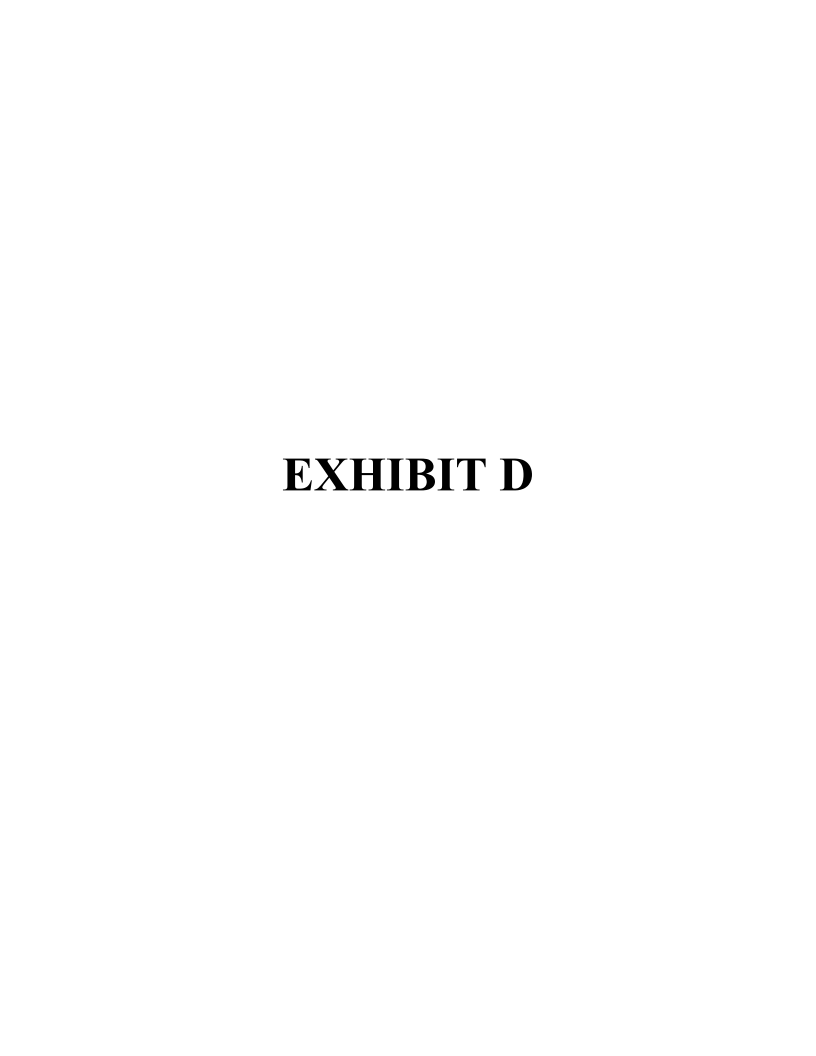


Picture For 33 Years. Don't Cry When You See The La...

What do you think? 25 Responses









Document title: Baby Cyrus Story Capture URL: https://freedomman.org/cyrus/story/ Page loaded at (UTC): Mon, 20 Feb 2023 18:41:56 GMT Capture timestamp (UTC): Mon, 20 Feb 2023 18:42:00 GMT 2.42.4 Capture tool: 52.5.8.50 Collection server IP: Browser engine: Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/111.0.5555.0 Safari/537.36 Operating system: linux x64 (Node v16.15.1) PDF length: 24 Capture ID: 9q9gZdi2d5md49bhkiM1GX User: automation@page-vaul

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The Entire Baby Cyrus Kidnapping Story

Baby Cyrus Menu/Navigation

Baby Cyrus Was Kidnapped by CPS and Meridian Police!

This is the original story for those who want an overview of "What Happened?" (Approximate 10 minute read.)

May 5th, 2022 | by Diego Rodriguez

My grandson, Baby Cyrus was kidnapped by police officers from Meridian, Idaho at the behest of the Idaho Department of Health and Welfare for no reason other than financial gain. The story and the actions of all bad actors, including police officers, politicians, St. Luke's hospital, nurses, doctors, the prosecutor, the judge, and other bureaucrats have been so egregious, tyrannical, and demonstratively ILLEGAL, that the story has made national and even international news, and has been featured by news outlets all over the country—with some believing that this is now the highest profile CPS kidnapping case in American history.

In this article, I am going to summarize everything that happened so you can see what the force of government, when wickedly exercised with malice and evil intent, is capable of. I will share with you never before seen documents and video evidence that I've received from whistleblowers from within the system, and you will be shocked, horrified, and terrified for your own family's safety. Believe me, if they can do it to my family, they can do it to yours, no matter how law-abiding and compliant you are.

Before I share with you the overview of Baby Cyrus's kidnapping, along with specific and some never before seen evidence, you must understand something very clearly or NOTHING at all that I share will make any sense. You see, if you are like most Americans, you are probably



Document title: Baby Cyrus Story

Capture URL: https://freedomman.org/cyrus/story/

share with you never before seen documents and video evidence that I've received from whistleblowers from within the system, and you will be shocked, horrified, and terrified for your own family's safety. Believe me, if they can do it to my family, they can do it to yours, no matter how law-abiding and compliant you are.

Before I share with you the overview of Baby Cyrus's kidnapping, along with specific and some never before seen evidence, you must understand something very clearly or NOTHING at all that I share will make any sense. You see, if you are like most Americans, you are probably under the false impression that *Child Protective Services, or CPS*, exists to protect children from abusive parents, and that the *foster care system* exists to take abused children out of dangerous homes into safe homes. I likewise used to be under that false impression. As a Pastor of an inner city church for nearly a decade in Central California, I even have contacted CPS when I learned of instances of sexual molestation. So I understand that is the assumption that people have regarding CPS—that only abusive families or drug addicts get their children taken away by CPS. What I have learned is that *nothing could be further from the truth*.

The truth is that since Bill and Hillary Clinton gave America the ASFA law in 1997, all 50 states are now financially incentivized to kidnap children for any reason whatsoever. The federal government literally pays state governments to kidnap children under the guise of protecting them. They have indiscriminate power and authority to kidnap any child at any time for any reason, without due process, and they literally get paid to do so.

This is, by definition, *child trafficking*, and while it is very difficult to ascertain exactly how much money is doled out to states, experts say that it is currently an \$80 billion industry in America. And this money that is paid by the federal government to all 50 states comes from the Social Security Fund Title 4. In other words, the Federal Government is robbing senior citizens of their social security funds and instead giving that money to state governments so they can kidnap babies and destroy families.

Senator Nancy Schaefer of Georgia was the first prominent national figure to bring this to light in public. She spent countless hours investigated CPS, following the money trail, uncovering their corruption and evil, and ultimately wrote the report, "The Corrupt Business of Child Protective Services." Nancy declared unabashedly that CPS was essentially a child trafficking organization that kidnapped children for profit.

Nancy had made speeches around the country in national forums and was completing a video exposing the lack of oversight in Georgia's Department of Family and Child Services (DFCS) as well as Child Protective Services (CPS) nationally; and started to receive lots of death threats. Unfortunately her video was never published as her and her husband were murdered, being found shot to death in March 2010.

Listen, if people on the streets will murder someone else for a \$100 pair of Air Jordan's, you better believe that they will murder a Senator who threatens an \$80 billion child trafficking cash machine.

Until you understand this, you will never understand what happened to baby Cyrus. You will foolishly believe that there has to be more to the story, or that I am not sharing additional details with you. But I will share all the facts with you and the additional details that are too long to cover here in this article can be found on Baby Cyrus's website at freedomman.org/cyrus.

Now, I am about to show you empirical evidence that my Grandson, Baby Cyrus, was violently



Baby Cyrus Facebook Page

Baby Cyrus Quick Links:

- Original Story of What Happened
- Archive of All Updates
- Child Trafficking Resources
- Laws That Were Broken
- ☑ Lies the Media Has Told
- P.A.C.T. Rally
- People Responsible for Baby Cyrus's Kidnapping
- Pictures of Baby Cyrus
- Press Conferences
- The Timeline
- Videos

Isaiah 44:28 "That saith of <u>Cyrus</u>, He is my shepherd, and shall perform all my pleasure."

Isaiah 45:1-3 "Thus saith the LORD to his anointed, to <u>Cyrus</u>, whose right hand I have holden, to subdue nations before him; and I will loose the loins of kings...I will go before thee, and make the crooked places straight...that thou mayest know that I, the LORD, which call thee by thy name, am the God of Israel."

Document title: Baby Cyrus Story

Capture URL: https://freedomman.org/cyrus/story/

Until you understand this, you will never understand what happened to baby Cyrus. You will foolishly believe that there has to be more to the story, or that I am not sharing additional details with you. But I will share all the facts with you and the additional details that are too long to cover here in this article can be found on Baby Cyrus's website at freedomman.org/cyrus.

Now, I am about to show you empirical evidence that my Grandson, Baby Cyrus, was violently kidnapped by Meridian police, without cause and without evidence, that Baby Cyrus was falsely declared to be in "imminent danger," even though CPS and St. Luke's hospital admitted that he was not, and that my daughter and son-in-law were illegally prosecuted in secret, without due process, and in violation of their Constitutional rights and in violation of multiple Idaho State statutes.

I will then share with you what you can do about it and how you can join the fight to stop child trafficking forever in Idaho and in America.

On March 11th, 2022 after my daughter Marissa and my Son-in-law Levi had spent over 2 months of their lives, and thousands of dollars out-of-pocket, going to medical specialists trying to determine the cause of their son, Baby Cyrus's cyclical vomiting syndrome, they canceled one single weigh-in appointment with Nurse Aaron Dykstra of Functional Medicine of Idaho.

The appointment was at 10:00 am that morning, but Marissa woke up feeling under the weather and called to cancel her appointment. Nobody answered so she left a message and went back to sleep. At 10:20 am, just 20 minutes after the originally scheduled appointment, Nurse Aaron Dykstra called CPS and started a chain of events that ultimately ended in violence and abduction.

A few hours later, CPS social worker Nice Loufoua sent Marissa a text message, and about an hour after that Meridian police showed up to my house looking for Baby Cyrus and Levi who were not at my house.

Later that evening after Marissa was feeling better, we left as a family to have dinner at a friend's house who himself is a former police officer. Apparently, local law enforcement had put out a BOLO, which means "Be on the Look out" for Levi's truck—so the entire local area law enforcement were looking for Levi, all because they canceled a single weigh-in appointment.

We later learned that Meridian Police illegally traced Levi's cell phone by demanding that his cell phone provider turn over location data from pings to his cell phone. They found out where Levi and the rest of us were, having dinner at a friend's house, and waited for hours until we left and then proceeded to pull Levi over at a Chevron gas station in Garden City on Chinden Blvd.

At that point around 15 to 20 police officers showed up and began acting like tyrants and thugs, abusing my family with excessive force. Belligerent tyrant Sargent Christopher McGilvery pulled Levi out of the truck without cause or reason, slammed him up against the truck and then put him in handcuffs.

Then he began to bark orders for my other daughter, Miranda, who is not Baby Cyrus's mother, to stop recording and to get out of the truck. Miranda repeatedly asked, "Why, what crime did I commit," but this belligerent thug, just yelled at her to get her "ass out of the car" and began to yank her out of the window, along with corrupt cop Kenneth Caygle. After being assaulted by these two belligerent thugs, Miranda complied and when she was told by corrupt cop Kenneth

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Corrupt cop Kenneth Caygle, in an unbelievable demonstration of incompetence then stated, "Now you're under arrest for false information as well" because she said Baby Cyrus was not her baby, which he is not.

Belligerent and tyrannical thug Sergeant Christopher McGilvery then when on to mock Miranda and stated sarcastically, "If that's not your child then you don't need to be going into handcuffs..." Of course, nobody needed to be going into handcuffs because no crime had ever been committed, nor was their any evidence for any crime, especially for the alleged crime of "felony injury to a child." But these two ignorant and incompetent criminals with a badge, had put Miranda under false arrest twice, and could care less about law and order.

Corrupt cop Kenneth Caygle, after double locking Miranda's handcuffs, which serves no purpose other than to demonstrate force and aggression, then put Miranda in the back of a squad car.

Then belligerent tyrant Sergeant Christopher McGilvery proceeded to the back of the truck where he opened the door and saw Marissa with baby Cyrus, where he began to try to coax her out of the truck so he could get her into the ambulance and kidnap Baby Cyrus out of the sight and view of the cameras of onlookers and the rest of our family.

Remarkably, after violently assaulting Marissa's husband and her sister in front of her face, belligerent tyrant Sargent Christopher McGilvery proceeded to talk to Marissa with a voice like he is a young mother talking to a baby—basically acting like a sadistic schizophrenic. He proceeded to lie repeatedly to Marissa promising her that she would not be separated from Baby Cyrus and that she could go with Baby Cyrus to the hospital.

But once they had coaxed Marissa into the ambulance, the entire story changed as clinical sociopath Detective Steve Hansen, Badge #3534, demanded that Marissa give up Baby Cyrus or go to jail. He even threatened that harm would come to Baby Cyrus if she did not let him go, and in a demonstration of textbook sociopathy, which is described as "a mental disorder in which a person consistently shows no regard for right and wrong and ignores the rights and feelings of others. People with antisocial personality disorder tend to antagonize, manipulate or treat others harshly or with callous indifference. They show no guilt or remorse for their behavior." Detective Hanson actually tells Marissa, who is a grieving breastfeeding mother who is being threatened unlawfully without reason, evidence, or due process, to "Give the baby to the EMT and you can go on your merry way." He is a textbook example of a clinical sociopath.

Of course, the entire kidnapping is only deemed lawful according to Idaho State Statute 16-1608 if a police officer declares that a child is in "imminent danger." That should be a very high bar to cross as it essentially means that a law enforcement officer is saying that unless Baby Cyrus is immediately removed from his parents custody, he will die or face "serious physical or

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The officer in charge was child trafficker Jeff Fuller. He himself made the declaration of "imminent danger" with zero evidence. He claimed to be using "what the doctors" have said, though there was not a single doctor who had made any such claim regarding Baby Cyrus. In fact, in his own police report, Child Trafficker Jeff Fuller admits that he based his declaration of "imminent danger" on the words of Nurse Tracy Jungman, who is not a doctor, and who had never even seen Baby Cyrus. To make a life-altering diagnosis on a patient without ever having seen them is medical malpractice. Yet, that is exactly what happened here, and Child Trafficker Jeff Fuller was happy to do so.

Baby Cyrus was then taken forcefully from Marissa's arms where he was traumatized and has PTSD from this moment to this day. Marissa was then publicly humiliated as perverted Meridian police officer, Sean King, who resigned from his previous position at the Caldwell police department in the midst of an FBI investigation regarding sexual misconduct against citizens by Caldwell police officers, proceeded to grope Marissa, put his hand up her shirt and down her pants and around her waist. This was a male police officer groping a female citizen for no reason, other than he could. A female officer was not called, and there was no need for it as Marissa had already been patted down and checked for weapons previously when she stepped out of the truck. Had anybody else done this to a citizen, they would be thrown in jail, but perverted officer Sean King roams the streets today harassing untold numbers of citizens on a daily basis.

Baby Cyrus was then taken in the ambulance from the Chevron Gas station to Meridian St. Luke's hospital. At that point, I personally drove to the Ada County Jail to bail my two daughters out of jail who had both been falsely arrested for no legitimate reason. Since there was no legitimate reason to arrest them, Meridian cops just gave them both the charge of *Resisting and Obstruction,* also called, "R & O," which is the charge corrupt police officers use nationwide to arrest any body at any time without reason.

At the same time, my friend, Ammon Bundy, left his home in Emmett, Idaho and drove nearly an hour straight to the Meridian St. Luke's hospital where he gathered out front with a small group of others to protest the illegal, corrupt, and immoral kidnapping of Baby Cyrus.

Without telling him he had to leave and without Ammon ever refusing to leave, the same belligerent tyrant, Sergeant Christopher McGilvery walks up to Ammon and arrests him for "trespassing," which of course, is an illegal trespass, because a private property owner must demand that you leave their property before you can be trespassed. This never happened, but belligerent tyrant Sergeant Christopher McGilvery has already demonstrated that he does not care about the law because Meridian officials and citizens have let him get away with criminal activity for years.

According to hospital records, the Idaho Department of Health and Welfare, at that point tacitly admitted that Baby Cyrus was never in imminent danger as the medical records state

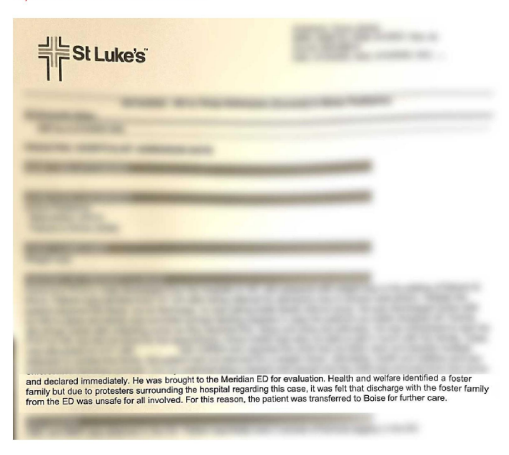
Document title: Baby Cyrus Story

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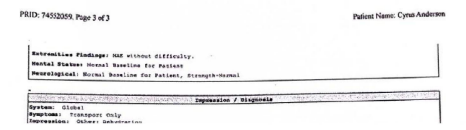
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According to hospital records, the Idaho Department of Health and Welfare, at that point tacitly admitted that Baby Cyrus was never in imminent danger as the medical records state that "He [Baby Cyrus] was brought to the Meridian ED [emergency department] for evaluation. Health and welfare identified a foster family but due to protesters surrounding the hospital regarding this case, it was felt that discharge with the family foster family from the emergency department was unsafe for all involved."



This is a tacit admission that CPS knew that Baby Cyrus was not in imminent danger as they had already planned on dumping him off with a complete stranger that very night, demonstrating that he did not need to be with a doctor and was not about to die or in danger of "serious physical or mental injury." The claim of "imminent danger" was, by their own admission, a complete and total lie!

Further evidence of this is the fact that the attending physician at St Luke's Meridian reviewed Baby Cyrus and the medical records indicate she said the following:



Document title: Baby Cyrus Story

Capture URL: https://freedomman.org/cyrus/story/

Extramities Findings: NAE without difficulty.

PRID: 74552059, Page 3 of 3 Patient Name: Cyrus Anderson

Hental Status: Normal Baseline for Patient Neurological: Normal Daseline for Patient, Strangth-Normal Impression / Disgnosis

System: Global
Symptoms: Transport Only
Lapression: Other: Dehydration
CMS Condition: Patient Safety (Menitoring required)
Initial Patient Aculty: Lower Aculty (Green)

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The sending physician handed us the pt [i.e. patient] secured in his car seat. She indicated the patient was in stable condition and requested that we leave promptly. She stated, "just go! This is a healthy baby with no interventions"...no acute life threats noted.

So CPS admitted Baby Cyrus was not in imminent danger, and the St. Luke's physician likewise admitted that Baby Cyrus as not in imminent danger but was a "healthy baby with no interventions," and even though imminent danger means that your life is threatened and you are about to die, the physician stated clearly that there were "no acute life threats noted."

The proof is clear and simple—Baby Cyrus was never in "imminent danger"—it was all a lie and the authorities knew it! Yet they kidnapped him anyway. Now, if you didn't previously know or understand what Nancy Schaefer declared to the whole world about the Corrupt Business of Child Protective Services, then none of this would make sense. But we now know that the state of Idaho, along with an endless amount of bureaucrats, make money off of these kidnappings. Nancy Schaefer lost her life for exposing this truth.

Four days later, Marissa and Levi went to their Shelter Care hearing where dishonorable Judge Laurie Fortier, in clear violation of the 6th amendment which guarantees us a right to a public trial with an impartial jury of your peers, ruled as judge, jury, and executioner—basically acting like God and reserving and executing all power over Levi, Marissa, and Baby Cyrus, including forcibly keeping Baby Cyrus away from Levi and Marissa, still without evidence, and still without due process, and, completely in secret! She even subjected Levi and Marissa to a gag order, preventing them from speaking about any part of the court proceedings, or they would be arrested.

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Fortunately, I have obtained copies of court documents from whistleblowers who sent them to me on our secure whistleblower email at freedommanpress@protonmail.com.

At the court hearing, depraved prosecutor Kyle Bringhurst brought his case against Marissa and Levi along with CPS worker Roxanne Printz. *He had no evidence.*

For your knowledge, Idaho state statute 16-1602 requires that in order for a child to be forcibly removed from his parents, there must not only be actual evidence that the child is in imminent danger, but that the parents are the ones who caused through "conduct or omission" Baby Cyrus to be in "imminent danger."

Depraved prosecutor Kyle Bringhurst did not produce a single solitary shred of evidence to the court. And you must remember that Roxanne Printz who was the representative from CPS advising Prosecutor Kyle Bringhurst, gets paid by the Idaho Department of Health and Welfare which makes money off of Baby Cyrus kidnapping. In any other environment this would be called a "conflict of interest" and in most industries it is illegal and prosecutable with jail time.

In this case, Roxanne Printz wrote the affidavit submitted to the court which is supposed to be a document written by someone who was a witness to events that transpired. But Roxanne had never seen Baby Cyrus nor Marissa or Levi. This makes her an *illegal witness*. She is also a compromised witness since her organization gets paid when babies like Cyrus are kidnapped.

Furthermore her affidavit was full of demonstrable lies, falsehoods, mischaracterizations, and incorrect information including simple things like wrong dates, etc. It also was based 100% on hearsay, where she repeatedly states, "it was reported that…", "it was reported that…", and "it was reported that…", which is the textbook definition of hearsay and is not supposed to be allowed in a court of law. But dishonorable Judge Laurie Fortier accepted all hearsay, without evidence, and without witnesses in her ruling against Levi and Marissa.

Additionally, the State of Idaho requires in State Statute 16-1610 subsection i-3, that "reasonable efforts be made prior to the placement of the child in care to prevent the removal of the child from his home." In other words, it is required in the state of Idaho that CPS demonstrate that it made "reasonable efforts" to ensure that a child is not forcibly removed from its parents when it is not necessary. The proof of these "reasonable efforts" must be attested to in the affidavit. But the only thing Roxanne Printz put in her affidavit was:

4. That reasonable efforts to eliminate the need for shelter care were: the Department has no prior history with this family.

parent has Native American or Alaska Native (NA/AN) heritage. The Department will continue to assess for NA/AN heritage.

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If you are shaking your head in dismay trying to figure out what that means, you are not alone. This is a clear demonstration of either one, total incompetence or two, blatant disregard for the rule of law. There is no third option. It appears that Roxanne Printz is using a form letter or template and simply copying and pasting information into this document and that she copied and pasted a statement that has nothing to do with "reasonable efforts to eliminate the need for shelter care."

Obviously, this is infinitely important as CPS cannot keep Baby Cyrus away from his parents unless they can demonstrate that they made these "reasonable efforts to eliminate the need to place the child in foster care." But they have shown ZERO evidence and have not shown that any efforts were made at all. They simply broke this law!

And to show even more incompetence or blatant disregard for the rule of law, dishonorable Judge Laurie Fortier herself, the tyrannical judge known for taking babies away from families and destroying the lives of thousands, placed in her sentencing against Levi and Marissa, called the "Findings of Fact and Order," that the court finds:

2. The following efforts were made to prevent or eliminate the need to place the child into temporary foster care and these efforts were reasonable:
The Department has no prior history with this family.

FINDINGS OF FACT AND ORDER

THE COURT FINDS:

- (1) Based on the police report, petition, and affidavit, there is reasonable cause to believe that Cyrus Anderson comes within the purview of the Child Protective Act due to neglect and/or failure to provide a stable home environment.
- (2) The following efforts were made to prevent or eliminate the need to place the child into temporary foster care and these efforts were reasonable:

The Department has no prior history with this family.

Based on the Affidavit of the Department of Health and Welfare Social Worker,

The same nonsensical statement that has nothing to do with anything is placed here to justify the kidnapping of Baby Cyrus. Obviously, if the public had access to this information that I am sharing with you right now, they would be rightfully outraged and terrified. If the public knew that our court system was corrupt, that dishonorable Judge Laurie Fortier routinely violated the Constitution without consequence, that CPS lies and uses hearsay to justify kidnapping babies, and that every single parent in Idaho and America is at risk of losing their children for no reason whatsoever—other than the fact that the state has the power to take your children by force and gets paid to do so—then there would be riots in the streets! And rightfully so!

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And guess what? This information that I just shared with you is the very information that is kept secret from the public. Dishonorable Judge Laurie Fortier has ordered that this information cannot be shared. Nobody who was part of the court proceedings were allowed to speak about it. I would not have these documents if a whistleblower had not anonymously sent them to me through our secure email. I am happy to publish them as the gag order and the secret court trial are unconstitutional anyway! And the public needs to know!

As you can see, the facts of this case are overwhelmingly clear. Baby Cyrus was never in "imminent danger." In fact, there are right now no less than 5 doctors and medical professionals who have told CPS repeatedly that Levi and Marissa had nothing to do with Baby Cyrus's vomiting or weight loss, and that his condition is genetic and that he will eventually grow out of it, and they are ready and willing to testify in court at Baby Cyrus's next hearing. But CPS, child trafficker Roxanne Printz, deprayed prosecutor Kyle Bringhurst, and dishonorable Judge Laurie Fortier don't care. Senator Nancy Schaefer explained to us why.

All of the additional details, the full length videos and more are available to see and research here on Baby Cyrus website.

If you are not outraged and terrified, then I don't know what would actually cause you to be so. You have just seen the overwhelming empirical evidence of criminal Child Trafficking, sponsored by the federal government, using funds from Social Security, that is taking place against hundreds of thousands of innocent American citizens every year in America—and what I showed you was just the evidence from the single case against my family. Many other families have faced even more horrific circumstances.

The only way that this will ever change is if there is enough public outcry to publicly shame and pressure our government to do what is right.

Let Baby Cyrus' case rise to even more national prominence so that his case can be used as the test case that finally brings an end to Government subsidized child trafficking in America ONCE AND FOR ALL.

Freedom Man Comment Policy

Please read our Comment Policy before commenting.



What do you think?

240 Responses









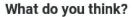


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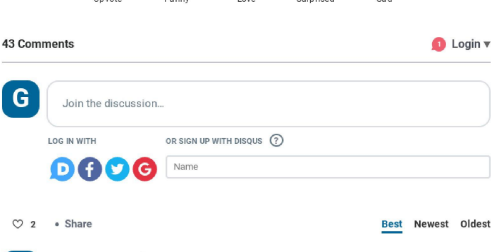














ONE LESSON LEARNED FOR ALL WHO FOLLOW THIS, THE HOSPITALS ARE ":NOT" A SAFE PLACE TO BE AT THIS TIME. THEY ARE A EVIL ENTITY OPERATING WITH THE FEDERAL GOVERNMENT AND INCENTIVIZED MONEY FOR A DESIRED "PROTOCOL".

IF,...THEY GET THE CHILD BACK, AND I MEAN "IF", THEY SHOULD THINK TWICE BEFORE GOING TO A HOSPITAL IN THESE TIMES WE ARE LIVING IN. THE DAYS ARE EVIL, AND WE





Doctors should be looking for genetic defects + rare diseases.

Doctors misdiagnosed my son for 13 years. Brian had a genetic condition that was terminal.



a year ago

MUST BE WISE AS SERPENTS AND HARMLESS AS DOVES.



This was my immediate thought. If the child is not gaining weight, FIRST run genetic tests and bloodtests to determine WHY the child is not gaining weight. NEVER ASSUME that it is because the parents are at fault. Every parent, every parent has the right to be presumed innocent until proven guilty! Honestly, why did this child even need an ambulance and why were police resources wasted in such a way? This child was not in immediate danger of dying!!!!! CPS uses the ambulance as a gimmick, to try to trick the public into thinking that something must be so terribly wrong with the child. How could this doctor have done this to this family? This doctor is also at fault. If this doctor was so worried about this child, he should have called the mother at home and told her that he would like to admit her child into the hospital for immediate testing. My goodness! What have we become? In what world are we in? I cannot even believe this level of absolute injustice! Prayers for this family!

① 1 ♀ 0 Reply • Share ›

Diego Rodriguez 2 → Wilbur —

Document title: Baby Cyrus Story

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1 TO Reply • Share >



Diego Rodriguez 2 → Wilbur a year ago

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To give doctors a little bit of defense, they are just humans—they don't know everything and can't be expected to figure everything out. So, in that context, I am happy to defend them. However, where they get NO DEFENSE is when they usurp authority, act as if they are omniscient, and destroy peoples' by forcing themselves on others through their own ignorance. Doctors individually must EARN their respect, they don't automatically get power or respect just because they got a degree from some University.

△ 1

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Reply • Share >



The Donald 2⁺ → Lee Kallenberger 10 months ago

△ 2

¬ 1 Reply • Share »

ths ago

The real lesson learned is that cops can never be trusted.



pattyquackenbush 🙎

3 months ago

I had a similar problem 43 years ago. Yeah, long before the Clinton's law. My ex left me 5 weeks before I was to give birth to our 4th child and I gave birth to him 2 days later. He was born with an Apgar score of zero which means he was born dead. He was revived with oxygen and 2 blood transfusions. He was placed in the neo-natal intensive care nursery which happened to be one of the best in my state. I had had an emergency cesarean section; my first as my 3 other births were completely natural. When I finally "woke" three days after his birth, I was told that my son would be months if not years in the hospital and the best coarse of action would be for me to sign over all my parental rights to the state of New York. I was appalled. Over my dead body. When I got to see my son and hold him in that intensive care nursery, I vowed to him that he would be going home with me. I told my doctor that my son had to come home with me as I lived 35 miles from the hospital and he needed me every moment. I did have also a 15 month old, a five year old and a seven year old. He said that would be impossible. I asked him to give me one more day and if Tate couldn't leave I would accept it. (Ha) He said the hospital wasn't a hotel and I said I know that. I'm asking for one more day, surely that is not impossible. I was granted that one day and I prayed all that night and the next morning, the doctor said that Tate had had a significant improvement during the night and had been moved to the intermediate nursery. He wasn't out of the "woods" and he had to make the "normal" nursery before he could be released. Well, he made the normal nursery by 2pm. Now that wasn't the end of things. My ex left me and hightailed it to West Virginia with his girlfriend, leaving me with the 4 children, no means of support and 5 mortgage payments behind. My instinct was to go to work as during the marriage I was always working to support my ex's "toys", girlfriends and drinking. But my family doctor said I was not to go to work. My children needed me to make a home without daddy and I needed to heal as well. I was truly humbled when I applied for welfare but I never dreamed the nightmare I would enter. In those days, welfare made a killing from people like me that owned a home and never knew much about welfare. They first tried to have me sign over my half of the house, then they would "rent" it back to me. How kind. Being 5 mortgage payments behind and the house was just an old farmhouse and didn't look like much because we had fixed basics, like new wiring, a septic tank with leach fields and constant upkeep of the well and we had invested in an airtight woodstove. So welfare wasn't really interested now in my home. Thank God. Tate had developed a skin condition that was being treated by our doctor. One day, I heard a strange man talking to my two older children who were sitting on the steps of our front porch. I came to the door and asked who he was and he said he was from Child Protective Services. I had heard him asking my two kids

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He came into my house and proceeded to tell me that they had received an anonymous tip that I was abusing my children and that Tate was most especially being abused. I was shocked. Tate was on the floor on his stomach with legs kicking and arms flailing in the air as he excitedly viewed the colorful toys I had placed on the blanket with him. I picked him up and told him Dr Francis was well aware of my son's condition and could attest I was a good mom. He left saying there would be an investigation and he could take all the children if he wanted to because he had the right to protect the children. From who? I thought my children's greatest threat was from him and my older two were scared and immediately came to me and put their arms around me. Before he left, I got on the phone to my doctor who turned out to be the physician for Onondaga County social services. I lived in Madison county. He was furious and told me to put the guy on the phone. The guy reluctantly did and I couldn't hear what my doctor said but from the man's red face and stuttering to defend CPS, I know my doctor basically told him to get lost and he would be calling his boss. The guy left and Dr Francis assured me he would not let them or anyone else take Tate or any of my kids. I thank God to this day because if God had not placed Dr Francis in my life as our family doctor, well we know what happened to Baby Cyrus and his parents and family. I will continue to keep them and others in my prayers. I have a friend that was "stolen" by a woman who had several children that she was receiving foster parent money for and my friend was taken at 6 months and "found" at 4 1/2 years and she had the mind of a 6 month old. She was put in foster care and her first foster mother taught her to talk, walk and potty trained her but she died and then the nightmare began for my friend. She was abused, beaten, and probably sexually molested. When little schooling she received was sitting with others like her (with various disabilities) and they were taught nothing. At 10 years old, she was put in a mental institution because they said she was exhibiting anger. Really? She won't talk about and perhaps can't remember all that was done to her. They sterilized her. She was released at 18 in the eighties when there was a big push to empty these institutions where unbelievable horrors had occured. She is 65 years old and she has math skills of perhaps a second grader and language skills of about kindergarten. She can read a little which she taught herself. The states of Ohio and Kentucky have done this to probably thousands of kids. I have to constantly tell her she is not stupid. She has a brain that has just not been used and she must use it. She has come so far but her dream is to get her GED but that will probably never happen as I have searched for help for her but in KY there is zero help for someone like her and what was done to her, Ohio and KY have never been accountable and the woman who originally stole her? She got nothing for what she did. Fran laid for 4 years in a playpen and was fed mush and watered milk. She was never smiled at or held or touched only to change her diaper. That's all the clothing she ever had for 4 years. She was never spoken to in that four years. Gee, I think I might have shown anger by 10 years old and what kind of a system puts a 10 year old in an insane asylum? These people who work and are involved in this are evil and I would add most all of the Democrats and many Republicans are involved in this evil. When you speak out. Better put your affairs in order, because they will eliminate you. No one knows just how dirty our government is from Federal right down to each and every state and when God sends a most unlikely human that loves God, his country and its people like President Trump, they will do and have done everything they can to destoy him. You either play or pay with your life. 46 people were going to testify against Hillary Clinton and 46 people have paid with their lives. Oh, they also died by suicide. Every one of them. When a boyfriend of one of the witnesses questioned her suicide as he was on his way to her house to take her to the airport and when he arrived he found her shot to death on the couch with her suitcases packed, he also died and it was determined he had committed suicide. This is scary folks and has been going on for a very long time.



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Mary Joesph 2

7 months ago

I have been following and praying, I am so thankful your family is back together and God had the right people in place to help. I can't even tell you the reaction I had when I was first called about this, as it was happening. You see, the state I live in has kidnapped my five children out of their Christian home, (with false allegations of MCA on ALL 5) with the help of Dr Barbara Knox. She has now been run out of this state, just had a federal lawsuit filed last week and she is now at the University of Florida. Pray for the families and children of Florida. You are so spot on it what you had to say and how they just twist and lie about things. I need help. I need my children back. Please help if you can and I know you can pray for us. God is good and is walking this valley with us. I just miss my children and it hurts to see the abuse they have been through.



Titus 2+

10 months ago

Nobody should ever trust hospitals!

→ 3

¬ 1 Reply • Share >



Red White and Blue Proud

a year ago

SOULLESS POLICE NAZIS WICKED VILE KIDNAPPED A CHILD. NO EMPATHY NO MERCY = WILL FACE GOD. THEY WILL BE PUNISHED BY GOD IF THEY DON'T REPENT. A MOTHER WHO HAS TO GO TO JAIL FOR TAKING CARE OF HER CHILD?WHAT MONSTER STARTED THIS? SUE THE LIVING DAYLIGHTS OUT OF THESE CREATURES! THIS IS UNJUST AND EVIL BEYOND DESCRIPTION! THE STATE AND POLICE ARE PERSECUTING THIS CHRISTIAN MOTHER!!! MY GOD THIS IS DIABOLICAL!! ® ®

△ 2

¬ 1 Reply • Share >



Diego Rodriguez 👫 → Red White and Blue Proud

a vear ag

It is truly disgusting and devastating. Even more so is learning, through this process, that we are not alone and our case is not unique. This happens nearly 4 times per day, every day, here in Idaho alone. (4)



gotyourbacks 2*

9 months ago

Watched this from here in Chinada.....wow....just wow. So glad you are all reunited though.



Daniel 💒

10 months ago

I just saw the epoch times piece on his story...absolutely disgusting what the state of Idaho has done, makes me sick to my stomach.

Is there anything else to be done to help? How can we stop this happening in future?

↑ 1 🗇 0 Reply • Share >

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Is there anything else to be done to help? How can we stop this happening in future?

↑ 1

¬ 0 Reply • Share >



Angela Goudman 💒

a year ago

One comment: please do not harass medical personnel caring for Baby Cyrus, Medical personnel must follow the law and currently Baby Cyrus, rightly or wrongly, is in the custody of the state. Medical personnel do not have the authority to go against a court order.

↑ 1

¬ 5 Reply • Share >



Kevin Carpenter 2 Angela Goudman

a year ago

They may not have the "authority to go against a court order" but they also do not have to comply-meaning they don't have to show up for work if they know that they will be required to participate in a criminal enterprise.



Bobby Johnson 2 → Angela Goudman

a year ago

"the law"? You are a joke @Angela Goudman We the people are the law. We elect people to represent us. Americans have lost the backbone, and courage required by the founding fathers that was required to set this nation apart. One Nation Under God. We must defend our country from enemies foreign and domestic.

↑ 10

☐ 1 Reply • Share >



Kevin Carpenter 2 → Bobby Johnson a year ago

√ 0 Reply • Share » 1/3



susan dunn cobb 2 Angela Goudman

a vear ago

It was once the law to own slaves, once the law to kill Jews, and once the law to kill babies up to birth (oh, wait! That's still the law). Then there was this Civil war thing that people died for to change that inhumane law, and another Nuremberg thing where they hung people for doing whatever they were told to do according to "law", and the law to kill babies is being changed as we speak.

Medical personnel are held accountable when they violate standard operating procedure. They face charges in an actual criminal court of law. I held more than one license before in the medical field, and the teaching of immunity and liability gets covered the first day of school.

When the judge ordered baby Rivenburg to be executed by lethal injection, many staff in the hospital suddenly quit. https://medicalkidnap.com/2...

Judges can also be held accountable, although I admit most don't know how to do it. Regardless of what different jobs folks may have in the chain of human trafficking, everyone has an option to choose not to comply. Everyone.

If you don't believe that, then just ask yourself why so many medical personnel quit when forced to get the vaccine. A few quit for the mask mandate alone. That teaches us that when a person's own life is on the line, they don't have any trouble making the right decision. The problem seems to be when it's someone else's life.

← 9

√ 1 Reply • Share »

Diana Dadrianas 0+ Annola Conda

Document title: Baby Cyrus Story

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→ 9

¬ 1 Reply • Share →



Diego Rodriguez 2 Angela Goudman a year ago

If any single protestor harassed medical personnel, please let me know who and when. We have never condoned that. We have only stood for PEACEFUL PRAYER and PROTESTING. And the record shows that is exactly what all have done.

△ 2
□ 0 Reply • Share >



Agenda21Truth 2 Angela Goudman a year ago

"Medical Personnel" working in Hospitals are CONTROLLED by the Medical Boards, otherwise known as the DEATH PANELS!!!







3fnork Agenda21Truth

And the former name of B-and-M found, was....B-and-M institute for population control.



ian 👫 24 days ago

I have little use for thug pigs these days. But having been a sworn officer long ago, I'm calling bs on the statement about double locking handcuffs. These is no "show of force" while double locking handcuffs. It is a simple procedure interned to protect the detained's wrists from over tightening the cuffs when they are seated. Nerve damage can occur if these get over tightened.

So please, don't use unnecessarily dramatic descriptions of things to win extra sympathy. It can backfire.

♠ 0

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So please, don't use unnecessarily dramatic descriptions of things to win extra sympathy. It can backfire.



suezz

a year ago edited

what a beautiful family and baby. cps needs stay clear of that child. may god bless this family and help them battle this pure evil. I hope the baby get better and stops the throwing up.

if I had a nickel every time my daughter threw up when she was a baby I would not have to work. babies are growing and their body is constantly changing don't let the quacks scare you into thinking something is seriously wrong with your baby.

0 ♥ 0 Reply • Share



Diego Rodriguez 👫 → suezz

a year ago

"Thank you suezz for your support and prayers. And yeah, babies throw up. Its part of what they do. Ripping a child away from his nursing mother is not in the child's best interest." It is actually child endangerment—his only source of food was his mother.

△ 2

√ 0

Reply • Share >



MaryEdna Parish 2

a year ago

From what I understood, I am pretty sure that Marissa was told by the Nurse Practitioner that it would be OK to come in the next day for the weigh-in. I don't see that mentioned anywhere. May have heard this from an interview I saw and the granddad was filling us in on all details....interview would have been March 12.



Joe 🚅 🥕 MaryEdna Parish

a year ago

Also, according to police reporting. The police went to the home twice. First time was a well check, and they were denied seeing the baby who was in the home. They secured a warrant afterwards and upon return the parents and baby were gone. That was shamefully left out of Mr. Diego's story.

Also, kids do not become underweight and malnourished from even a few days of vomiting. These providers see kids every single day for 10 hours per day. It's what they do. Diego and his kids, while loving I'm sure, see ONE kid everyday. This allows a person to become almost blind if you will to the fact there may actually be a problem. Kids are amazing at compensating and looking fine until they aren't, and by then you are extremely behind the 8 ball. This provider saw something, not normal, concerning, and was worried, which should worry the parents. Except, apparently for this group, who thinks new parents are the end all be all and everyone is out to get them in some conspiracy. There were multiple opportunities for the parents to work with THEIR DOCTOR and avoid this entire fiasco. Instead, through their choices, this is where we are. You reap what you sow. Praying for them and Cyrus everyday but, make no mistake, the family are not VICTIMS here. Take some damn responsibility.

Also, leave St. Luke's alone for God sake. They didn't take your kid. The police did. Not the social worker, the police. They are the only ones with authority to do that which they did before Cyrus ever got to St. Luke's. They are taking care of your son and stuck in the middle. Go protest BPD. It takes ZERO backbone to protest a

been ideal look ending

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Also, leave St. Luke's alone for God sake. They didn't take your kid. The police did. Not the social worker, the police. They are the only ones with authority to do that which they did before Cyrus ever got to St. Luke's. They are taking care of your son and stuck in the middle. Go protest BPD. It takes ZERO backbone to protest a hospital. Just saying.

↑ 2

☐ 12 Reply • Share >



Diego Rodriguez 2 → Joe a year ago

Joe, I will give you the benefit of the doubt since you have ZERO idea what you are talking about and NOT ONE OF YOUR "facts" are accurate. First of all, the police were absolutely not "denied" seeing the baby. I am the one who came to the door and spoke with the detectives. And not only am I happy to testify under oath that I never denied them access to Cyrus, but we also have a doorbell cam, I also recorded the interaction on my cell phone, and we have 3 additional witnesses in the room who watched my interaction who will also testify that I never denied them access to baby Cyrus or Levi. So yes, if you read contrary in a police report-then the police lied. Yup, police lie. All the time. And we have all the evidence to prove it.

But most importantly, the baby wasn't even in the home! You know why? Because the police didn't even come to Levi's house! They came to my house! But as a distant keyboard warrior with ZERO UNDERSTANDING of any of the actual details, you wouldn't know that, so I'll give you a pass for speaking in absolute ignorance.

O----- --- I:l-- M--:--- --- I -see more

△ 13

¬ 1 Reply • Share >



Wilbur 2⁺ → Diego Rodriguez

a year ago

Hospital employees MUST report cases of SUSPECTED child abuse. Missing a weight check for any reason Is suspicious.

△ 1

√ 7 Reply • Share >



Diego Rodriguez 2 → Wilbur

a year ago

Wilbur, like most sheeple, you are ignorant as sin. In Idaho, every single citizen is a "mandatory reporter." But no, missing a weight check is not grounds for kidnapping. That's like saying making comments on online posts in favor of kidnapping (which you have done) is suspicious so you must be a child predator. I think CPS should come to your house and take your kids, all your cash, and put you in jail. Your comments are very suspicious.

← 5

√ 1 Reply • Share →



Katherine Perrenoud 2 - Wilbur

10 days ago

Missing 1 weight check is not child abuse...life happens, people get sick they rescheduled the appointment, not all hospitals/doctors are saints, follow the money it usually leads to corruption

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and put you in jail. Your comments are very suspicious.

△ 5

√ 1 Reply • Share >



Katherine Perrenoud 2 * Wilbur

10 days ago

Missing 1 weight check is not child abuse...life happens, people get sick they rescheduled the appointment, not all hospitals/doctors are saints, follow the money it usually leads to corruption



Joe at → Diego Rodriguez

a vear ago

Ok bud. You're right. I wasn't there, and everyone else is lying except for you because you have never told a lie. Should we call you Diego Jesus. Your entire mindset is victimized as far as I'm concerned, and it's no different than you chastising all super left people for their victim hood. You keep on going being a victim. See where that gets you and your family.

And, I know from experience, it is not easy to get a child taken away from parents. Despite how much propaganda you push to justify your own position. And, for the record, I stated many facts in there, just not the ones you like to hear.

I am sorry for the position you and your family are in, but it's not everyone else's fault. I've been on this earth long enough to know that for a FACT!



DTumbleweed 2 > Joe

a year ago edited

What Joe doesn't realize is that CPS kidnapping of children is happening all across the country and has been for years. Happened to dear Christian family friends of mine in the early 2000's - CPS took all 10 of the children. A simple misunderstanding like this one could have been cleared up with the mother but CPS made no effort. Their intent was to take the children because of the cash cow in Federal \$\$ local and State gov receive for putting children into foster care and adopting them out. Senator Nancy Schaefer of Georgia exposed all of this and videos of her explaining it are on Youtube. Sadly, Mrs. Schaefer and her husband were found murdered in their home not long after her exposure of CPS...

△ 9

¬ 1 Reply • Share >



Diego Rodriguez 2 -> Joe

a year ago

Thanks Joe! Thanks for answering the questions. I Your inability to respond to direct questions demonstrates who and what you are. And you still have not been able to produce a single solitary fact that demonstrate that Marissa and Levi did anything wrong for this to happen. Apparently, you are unable to process data or facts-like the facts that the majority of CPS cases are investigated and proven to be unsubstantiated. Meaning, more often than not (in fact 83% is the statistic shared with us), CPS abductions are all fraudulent and the parents are true victims.

So when you say that "it is not easy to get a child taken away from parents" is patently false. I challenge you to demonstrate EVIDENCE to substantiate that claim. I'll wait.

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Capture URL: https://freedomman.org/cyrus/story/

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∆ 6 🖓 1 Reply • Share ›



Joe ♣ → Diego Rodriguez

0

Again, distract and redirect. Ok, Diego. You stated CPS cases result in 83% return of the child. This does not mean they are fraudulent as you so quickly assume.

While I agree, sometimes the removal can be wrong, we must have a mechanism to protect innocence. Would you not agree? I am not saying the system is perfect. I am not saying it could not be improved. I am saying you are impressively WRONG for assuming the worst of people who are truly trying to look out for your grandson.

Can you tell me why a warrant was even needed? I said the officers came to the home. Is your house not a home where the child might be?

I am done playing this semantical argument with you. Doctors don't report kids to be cruel or satisfy an activax vendetta. I have 4 children, and if my doctor was concerned about significant malnourishment then I would probably listen because.....wait for it....

pretty heavy idea here....I am not a doctor, and neither are you and neither are your kids. Are there bad doctors out there? Sure. Vast majority are not. I would encourage you and your kids to put down the freedom cause for a minute, as much as I believe in freedom and am a conservative, and reflect. Reflect without all the bullshit political connotation. This is about a Doctor, patient and family. With the doctor trying to do the right thing...period. everything else is added on.

△ 1 🖓 10 Reply • Share ›



Hopiter5 ♣ → Joe a year ago

→ Joe

I've worked in Hospitals NICU and pediatrics for 47 years, now retired. You are totally wrong on perception that CPS is only called when all info is correct. In real life they bully and listen little despite having or being given extensive medical records.

Here's a real case I was involved in. Nice Christian family with 4 children. Infant was in NICU with imperfects anus. That means no way for infant to poop. It was surgically corrected but requires that the anus be manipulated daily to keep it open and functioning. Well the pediatrician called CPS on family for sexual abuse. All 4 children were taken away. Despite the surgeon sending extensive detailed info and post op instructions to CPS and by the way the pediatrician who obviously did not read infants report, it took 9 months and lawyer costs to get the children back in the home that had done nothing wrong.

This occurs quite a bit and the usual assumption is the parents

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This occurs quite a bit and the usual assumption is the parents

↑ 11 🖓 1 Reply • Share >



Diego Rodriguez ♣ → Joe

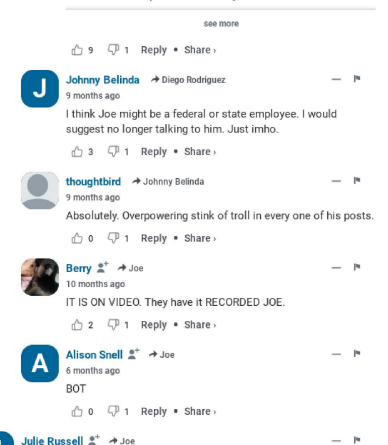
— I

a year ago

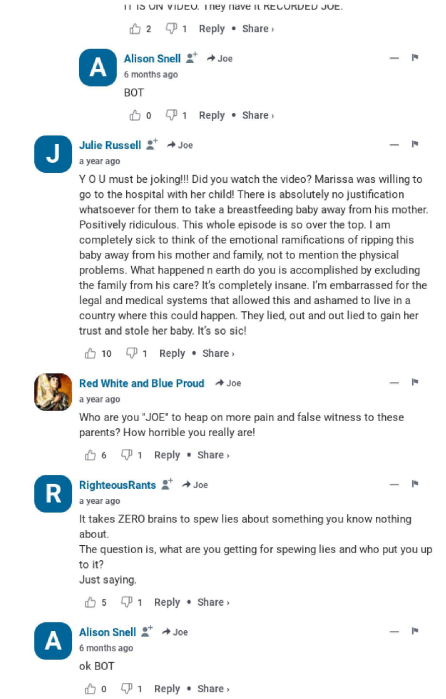
Well thank you Joe for finally actually trying to respond to some questions. So first, lets talk about what we agree about. Do I agree that we must have a mechanism to protect innocence? ABSOLUTELY! I have spoken about that fervently at our Press Conferences. As a Pastor for nearly 10 years and a minster for over 20 years, I have personally called CPS on many occasions and participated in sending many abusers to jail. So yes, I agree with you wholeheartedly on that.

Obviously however, the system that should exist to "protect innocence" should obviously not be so flawed that it *prosecutes innocence*.

As far as the home where the officers came, the point you evidently missed is that Baby Cyrus was not in the home and the police report fraudulently stated that the officers were "denied seeing the baby who was in the home." That's just a lie, and we have evidence to prove it as already stated.



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Y O U must be joking!!! Did you watch the video? Marissa was willing to go to the hospital with her child! There is absolutely no justification whatsoever for them to take a breastfeeding baby away from his mother. Positively ridiculous. This whole episode is so over the top. I am completely sick to think of the emotional ramifications of ripping this baby away from his mother and family, not to mention the physical problems. What happened n earth do you is accomplished by excluding the family from his care? It's completely insane. I'm embarrassed for the legal and medical systems that allowed this and ashamed to live in a country where this could happen. They lied, out and out lied to gain her trust and stole her baby. It's so sic!



Red White and Blue Proud >> Joe

a year ago

Who are you "JOE" to heap on more pain and false witness to these parents? How horrible you really are!

RighteousRants 2 → Joe

It takes ZERO brains to spew lies about something you know nothing

The question is, what are you getting for spewing lies and who put you up to it?

Just saying.

↑ 5

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Alison Snell 2 > Joe 6 months ago

ok BOT

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