Filed: 6/1/2023 at 9:12 a .m.
Fourth Judicial District, Ada County
Trent Tripple, Clerk of the Court
By: Janine Korsen Deputy Clerk

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

St Lukes Health System LTD, St Lukes Regional Medical Center LTD, Chris Roth, Natasha Erickson, MD, Tracy Jungman

Plaintiff,

VS.

Ammon Bundy, Ammon Bundy for Governor, Diego Rodriguez, Freedom Man PAC, Peoples Rights Network, Freedom Man Press LLC Defendant. Case No. CV01-22-06789

Order Quashing and Recalling Warrant

A Warrant pf Attachment – Contempt IRCP 75(e) ICR 42(e) was issued for the arrest of the Defendant Diego Rodriguez on May 23, 2023. His Notice of Removal to Federal Court was filed some time on May 23, 2023 in the U.S. District Court, State of Idaho. Therefore, the warrant of attachment issued by this court is hereby quashed. The sheriff shall immediately return the warrant to the court.

Date: 5/31/2023

Judge Lynn G. Nortor

CERTIFICATE OF SERVICE

I certify that on this day I served a copy of the attached to:

Erik F. Stidham Diego Rodriguez efstidham@hollandhart.com freedommanpress@protonmail.com [X] E-mail [X] E-mail

Trent Tripple
Clerk of the Court

Dated: 06/01/2023

By: Janine Korsen

Deputy Clerk

Electronically Filed 5/8/2024 1:47 PM Fourth Judicial District, Ada County Trent Tripple, Clerk of the Court By: Eric Rowell, Deputy Clerk

Erik F. Stidham (ISB #5483) Robert A. Faucher (ISB #4745) Jennifer M. Jensen (ISB #9275) Zachery J. McCraney (ISB #11552) Anne Henderson Haws (ISB #10412) HOLLAND & HART LLP 800 W. Main Street, Suite 1750 Boise, ID 83702-5974

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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,

Defendants.

Case No. CV01-22-06789

MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ

Plaintiffs, St. Luke's Health System, Ltd., St. Luke's Regional Medical Center, Ltd.,

Chris Roth, Natasha D. Erickson, M.D., and Tracy W. Jungman, NP ("Plaintiffs"), by and

through their attorneys of record, Holland & Hart LLP, hereby move this Court to hold Diego

Rodriguez in contempt pursuant to Idaho Rule of Civil Procedure 75.

Plaintiffs seek their reasonable costs and attorney fees incurred in prosecuting the

contempt proceedings under Idaho Rule of Civil Procedure 75(m).

This Motion is supported by the pleadings and documents on file herein, along with the

Memorandum in Support of Motion for Contempt and the Affidavit of Anne Henderson Haws

filed contemporaneously herewith.

Oral argument is requested.

DATED: May 8, 2024.

HOLLAND & HART LLP

By:/s/ Erik F. Stidham

Erik F. Stidham

Robert A. Faucher

Jennifer M. Jensen

Zachery J. McCraney

Anne Henderson Haws

Counsel for Plaintiffs

MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ - 2

CERTIFICATE OF SERVICE

I hereby certify that on this 8th day of May, 2024, 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 Ammon Bundy for Governor People's Rights Network c/o Ammon Bundy P.O. Box 1062 Cedar City, Utah 84712	 ☑ U.S. Mail ☐ Hand Delivered ☐ Overnight Mail ☑ Email/iCourt/eServe: aebundy@bundyfarms.com
Freedom Man PAC Freedom Man Press LLC c/o Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804	 ☑ U.S. Mail ☐ Hand Delivered ☐ Overnight Mail ☑ Email/iCourt/eServe:
Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804	 □ U.S. Mail □ Hand Delivered □ Overnight Mail ☑ Email/iCourt/eServe: freedommanpress@protonmail.com
	/s/ Erik F. Stidham Erik F. Stidham OF HOLLAND & HART LLP

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Erik F. Stidham (ISB #5483) Robert A. Faucher (ISB #4745) Jennifer M. Jensen (ISB #9275) Zachery J. McCraney (ISB #11552) Anne Henderson Haws (ISB #10412) HOLLAND & HART LLP 800 W. Main Street, Suite 1750 Boise, ID 83702-5974

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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,

Defendants.

Case No. CV01-22-06789

MEMORANDUM IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ

Plaintiffs, St. Luke's Health System, Ltd., St. Luke's Regional Medical Center, Ltd., Chris Roth, Natasha D. Erickson, M.D., and Tracy W. Jungman, NP ("Plaintiffs"), by and through their attorneys of record, Holland & Hart LLP, hereby submit this Memorandum in support of their motion to hold Diego Rodriguez in contempt pursuant to Idaho Rule of Civil Procedure 75.

I. INTRODUCTION

Diego Rodriguez has repeatedly violated the Court's permanent injunction since it was entered on August 25, 2023 ("Permanent Injunction"). Rodriguez continues to perpetuate the false conspiracy theory that Plaintiffs participate in the kidnapping and trafficking of children. He has made new appearances on extremist media, created new web posts, and re-posted defamatory pages taken down by third-party hosts who were provided a copy of the Permanent Injunction.

The consistency of Rodriguez's re-publication of these lies after entry of the Permanent Injunction demonstrates willfulness. He should be held in contempt and punished and/or coerced into removing the offending webpages. The false conspiracy theory continues to harm Plaintiffs' reputations. It puts Plaintiffs and their families at risk from radicalized violent extremists. A strong remedy is needed here to enforce the Permanent Injunction.

With this motion, Plaintiffs seek: (1) contempt sanctions; (2) Plaintiffs' reasonable fees and costs in bringing this motion; and (3) potentially a warrant of attachment—if Rodriguez does not appear for the noticed hearing for his arraignment on these charges of contempt. If Rodriguez appears, as he is obligated to do, to be arraigned, obviously no warrant would be needed.

II. BACKGROUND

A. THIS COURT ENTERED A PERMANENT INJUNCTION REQUIRING DEFENDANTS TO CEASE MAKING AND DISSEMINATING THE DEFAMATORY STATEMENTS AND TO REMOVE THE EXISTING DEFAMATORY POSTS.

This Court entered the Permanent Injunction against all Defendants on August 25, 2023. *See* Affidavit of Anne Henderson Haws ("AHH Aff."), ¶ 6, Ex. E. In the 40-page opinion, the Permanent Injunction includes evaluation of the evidence presented at trial, which included testimony from 24 witnesses and thousands of pages of documentary evidence over the course of an eight-day trial. *Id.*, ¶ 6, Ex. B.

Relevant to this motion, the Court made specific findings regarding the falsity of the statements made and perpetuated by Defendants, including Rodriguez. *See id.* Among other things, the Court found the following, non-exclusive list of statements to be "intentionally, materially false and malicious defamat[ion]":

- a. The Infant was perfectly healthy when taken by CPS.
- b. St. Luke's made the Infant sick and infected the Infant with disease.
- c. The Infant was kidnapped or unlawfully taken by law enforcement or St. Luke's.
- d. St. Luke's, St. Luke's management, law enforcement, DHW, the courts, and medical practitioners are all involved in a conspiracy to engage in criminal child trafficking, kidnapping children and stealing children to make money.
- e. The medical providers are pedophiles who want to abuse children and engage in child trafficking.
- f. DHW makes more money for every child it takes into CPS custody and that is why the DHW kidnaps and traffics children and only allows certain people with a specific sexual orientation to adopt children.
- g. St. Luke's and the medical practitioners intentionally or negligently harmed or injured the Infant, committed medical malpractice and/or misdiagnosed the Infant.
- h. St. Luke's reported the parents to CPS.

- i. Dr. Erickson threatened to file a report with CPS if the parents did not agree to the treatment plan between March 1-4, 2022.
- j. St. Luke's intentionally kept the Infant longer than necessary in the hospital because the parents did not want the Infant vaccinated.
- k. The family was discriminated against because the Infant was not vaccinated.
- 1. The parents have thousands of dollars in medical bills they have to pay based on the care provided by St. Luke's or any medical provider.
- m. The parents did not consent to the medical treatment provided to the Infant.
- n. The Infant was released from the St. Luke's Children's Hospital and returned directly to the family due to *the protestors*' or Defendants' actions.

Id., Ex. E, ¶ 73.

The Permanent Injunction stated that Defendants must:

- 1. Cease posting and disseminating defamatory statements against all Plaintiffs.
- Cease making statements that any of the Plaintiffs are criminals and/or are
 participating in unlawful kidnapping, trafficking, sexual or other abuse, and/or
 killing of children.
- 3. Remove from all online locations or websites Defendants have authority to do so any and all statements that the Plaintiffs are criminals and/or participating in the kidnapping, trafficking, sexual or any other abuse, and/or killing of children.
- Cease disseminating and encouraging others to disseminate the contact information, personal information, and images of Mr. Roth, Dr. Erickson, and NP Jungman.
- Remove from all online locations and websites Defendants have authority to do so the contact information, personal information, and/or images of Mr. Roth, Dr. Erickson, and NP Jungman.

6. Deactivate links on other websites where Defendants or their agents posted links to defamatory statements or statements that invade the privacy of Plaintiffs by portraying them in a false light.

Id., Ex. E at 37.

The Permanent Injunction expressly puts Defendants on notice that "[f]ailure by the Defendants to follow the Order for Permanent Injunctive Relief may lead to contempt proceedings, sanctions and other legal ramifications." *Id*.

The Permanent Injunction was duly served on all Defendants. *See id.*, \P 6, Ex. E at 40 (clerk of the court's certificate of service showing service on August 25, 2023).

Final judgment was entered August 29, 2023. *Id.*, ¶ 7, Ex. F. Rodriguez filed a notice of appeal on October 4, 2023. *Id.*, ¶ 9.

B. PLAINTIFFS HAVE TAKEN—AND ARE TAKING—ADDITIONAL STEPS TO ADDRESS RODRIGUEZ'S VIOLATIONS OF THE PERMANENT INJUNCTION.

As an extra measure of notice to Rodriguez, Plaintiffs served a cease-and-desist letter attaching the Permanent Injunction to Rodriguez. *Id.*, ¶ 8, Exs. G, H, I. The cease-and-desist letter was sent via email and U.S. mail. *Id.* The email address used was freedommanpress@protonmail.com. Plaintiffs' counsel has used this email address to communicate back and forth with Rodriguez throughout this lawsuit. *Id.* This is also the email address Rodriguez uses for e-service on iCourt. *Id.* The address used was likewise Rodriguez's service address, 1317 Edgewater Drive #5077, Orlando, Florida 32804. *Id.* The cease-and-desist letter informed Rodriguez that he was in violation of the Permanent Injunction. *See id.*, Exs. G, H, I.

Plaintiffs are additionally taking the onerous steps to request from the many third-party platforms that posts be removed based on the findings of fact and conclusions of law MEMORANDUM IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ - 5

accompanying the Court's Permanent Injunction. Id., ¶ 9. This should not be their burden; Rodriguez has been ordered to remove the same posts. Id. But Plaintiffs are nonetheless taking all steps to combat the ongoing harm that Rodriguez inflicts with his refusal to obey the Permanent Injunction. Id.

C. RODRIGUEZ HAS PERPETUATED THE DEFAMATION.

1. Rodriguez Has Posted New Content That Violates the Permanent Injunction.

After the Permanent Injunction was entered, Rodriguez added further defamatory statements to https://stlukesexposed.com. *Id.*, ¶ 10. For instance, on or around October 1, 2023, he added an "FAQ" page to the site, repeating the falsehood that "CPS works together with law enforcement and 'health care' organizations like St. Luke's to kidnap babies under the guise of 'medical emergencies' in order to get money provided to them through the Federal Government's ASFA program." *Id.*, ¶ 10, Ex. C12. On or around October 10, 2023, Rodriguez added to https://stlukesexposed.com defamatory web posts regarding trial witnesses Christopher McGilvery and Sean King, repeating the same lies about them originally posted on his https://freedomman.org website. *Id.*, ¶ 10, Ex. C29. On or around November 1, 2023, Rodriguez added a new post linking to a video on "government subsidized trafficking" to his https://freedomman.org website. *Id.*, ¶ 10, Ex. B74.

And Rodriguez continues to promote himself in the extremist quasi-media. In December, Rodriguez appeared in an interview with "North Idaho Exposed," in which he repeats that the Infant was kidnapped illegally by government-subsidized child trafficking. *See id.*, ¶ 11, Ex. J, *available at* https://rumble.com/v425m7r-diego-rodriguez-sheriff-mack-show-december-19-
https://rumble.com/v425m7r-diego-rodriguez-sheriff

See id., ¶ 11, Ex. K, *available at* https://rumble.com/v48nslf-save-our-children-john-b-wells-live.html.

2. Rodriguez Did Not Remove the Defamatory Content That Was Online Before the Permanent Injunction Was Entered, and He Re-Posted Content Taken Down by Third Parties.

Rodriguez did not respond to Plaintiffs' counsel's cease-and-desist letter. *Id.*, ¶ 12. Plaintiffs had more success, however, with their take-down requests to third-party platforms, described above. *Id.* Once served with the Permanent Injunction, third parties took down https://freedomman.org and https://stlukesexposed.com. *Id.*

In response to the third parties' take-down of the defamatory webpages, Rodriguez has re-posted identical content in violation of the Permanent Injunction, using offshore hosts to frustrate third-party removal of the defamatory posts. *Id.*, ¶ 13. While the defamatory https://freedomman.org posts have been properly taken down by third parties, Rodriguez reposted the same content on https://freedomman.nl. *Id.* The content at https://freedomman.nl was removed from online on or about April 12, 2024, although it is uncertain whether the https://freedomman.nl website will remain down. *Id.*

In the same manner, Rodriguez made the defamatory content from https://stlukesexposed.com available at https://stlukesexposed.nl in blatant defiance of the Permanent Injunction. Id., ¶ 14. In February 2024, Plaintiffs filed a complaint in accordance with the Uniform Domain Name Dispute Resolution Policy ("UDRP"). The purpose of the UDRP complaint was to protect St. Luke's trademarks from use by Rodriguez. The relief in the UDRP complaint was granted on March 20, 2024, by the Forum on Domain Disputes. The https://stlukesexposed.net, and

https://stlukesexposed.ws domain names were transferred to St. Luke's due to the trademark violations in the URLs. *Id.*, ¶ 14, Ex. L. As a result of this transfer, the https://stlukesexposed.ws site has been taken down. Around the same time, the content from https://stlukesexposed.nl was taken down, but it is uncertain whether the site will remain down. *Id.*

Shortly afterward, on or about April 5, 2024, Rodriguez caused the same defamatory content from https://stlukesexposed.com, https://stlukesexposed.ul to be posted at https://stlukes.exposed.id, ¶ 15.

A full index of the defamatory postings by Rodriguez is found at Exhibit A to the Affidavit of Anne Henderson Haws, filed concurrently with this motion.

D. RODRIGUEZ WILL LIKELY DISREGARD A NOTICE TO APPEAR.

Rodriguez refused to show up to hearings regarding Plaintiffs' prior contempt motion charging Rodriguez with violations of the Court's protective order prohibiting witness intimidation. *Id.*, ¶ 16. There is a warrant of attachment for him to be brought before the Court to be arraigned on the earlier contempt charges. *Id.* While he could have voluntarily appeared for arraignment on the earlier contempt charges, he has failed to do so. *Id.* This pattern of avoiding hearings that might result in him being held accountable demonstrates the improbability of his voluntary appearance for arraignment for violations of the Permanent Injunction. *Id.*

III. ARGUMENT

A. RODRIGUEZ'S APPEAL DOES NOT HAVE ANY EFFECT ON THIS MOTION.

As a threshold matter, Rodriguez's appeal does not affect this Court's authority to enforce the Permanent Injunction. After the initial 14-day automatic stay of district court proceedings following the filing of a notice of appeal, "[a]ny further stay of proceedings and execution of judgments covered by this rule shall be only by order of the district court or the

Supreme Court." I.A.R. 13(a). Moreover, Rule 13 specifies that the district court retains "the power and authority . . . during the pendency of an appeal: . . . [to] [t]ake any action or enter any order required for the enforcement of any judgment or order." I.A.R. 13(b)(13); *see also State v. Garcia*, 159 Idaho 6, 13, 355 P.3d 635, 642 (2015) (discussing court's inherent power to enforce its orders through contempt).

Rodriguez's appeal has no effect on this contempt motion.

B. THE COURT SHOULD HOLD RODRIGUEZ IN CONTEMPT.

Plaintiffs seek an order from this Court holding Rodriguez in contempt pursuant to Idaho Code § 7-601 *et seq.* and Idaho Rule of Civil Procedure 75(c). The district court has inherent power to enforce its orders and "discretion to determine what sanctions to impose for contempt." *Chavez v. Canyon Cnty.*, 152 Idaho 297, 304, 271 P.3d 695, 702 (2012); *see also Steiner v. Gilbert*, 144 Idaho 240, 247, 159 P.3d 877, 884 (2007) (holding that I.C. § 7-610 does not preclude alternative civil sanctions under the common law or I.C. § 1-1603).

This Court can impose civil or criminal sanctions. *See In re Williams*, 120 Idaho 473, 480, 817 P.2d 139, 146 (1991) ("When sanctions are imposed to punish the contemnor for past acts, the contempt is criminal; when sanctions are imposed for compensatory or coercive reasons, the contempt is civil in nature."). The burden of proof for proving civil contempt is preponderance of the evidence, while the burden for criminal contempt is beyond reasonable doubt. *Chavez*, 152 Idaho at 304, 271 P.3d at 702 (civil); *Rice*, 145 Idaho at 556, 181 P.3d at 482 (criminal).

1. Plaintiffs Have Appropriately Initiated Contempt and Will Establish Its Elements in a Contempt Trial.

In order to hold a party in contempt, the movant must establish that the alleged contemnor (1) violated a "clear and unequivocal" order of the court (2) willfully. *State v. Rice*, MEMORANDUM IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ - 9

145 Idaho 554, 556, 181 P.3d 480, 482 (2008). For purposes of contempt proceedings, willfulness means "an indifferent disregard of duty" or "remissness and failure in performance of a duty[.]" *In re Weick*, 142 Idaho 275, 281, 127 P.3d 178, 184 (2005); *see also Wechsler v. Wechsler*, 162 Idaho 900, 917, 407 P.3d 214, 231 (2017) (holding willfulness demonstrated when contemnor refused receiver entry to his home after being ordered to turn over certain documents and items to receiver).

2. Rodriguez Is in Violation of the Clear and Unequivocal Language of the Permanent Injunction.

As explained above, Rodriguez has continued the same disinformation campaign against Plaintiffs, which was found defamatory and enjoined. Not only has he refused to remove the posts that violated the Permanent Injunction, but he created new posts and participated in extremist media interviews after entry of the Permanent Injunction. Then, when the defamatory web pages were removed by third parties, Rodriguez republished them.

He has clearly demonstrated through this conduct that he will violate the Permanent Injunction until he is forced to stop. A strong remedy is needed here—to punish the past violations and to coerce the removal of the violating posts hosted offshore (extensions .ws and .exposed).

And it bears repeating that Rodriguez's violations are not without harm or victim. They endanger Plaintiffs' and other witnesses' safety, targeting and accusing of heinous crimes the individual Plaintiffs and other witnesses on the very bases that this Court and the jury found to be unequivocally false. Anything less than a strong remedy would send the message that the rule of law can be evaded, and innocent individuals' reputations can be disparaged with impunity.

3. Plaintiffs Have Demonstrated Probable Cause for a Warrant of Attachment, Should One Be Necessary.

A warrant of attachment may be issued by a court when: (1) there is probable cause to believe that the defendant committed the contempt; and (2) there was reasonable grounds to believe that the defendant would disregard a written notice to appear. *See* I.R.C.P. 75(e)(1); *see also Beck v. Elmore Cnty. Magistrate Ct. (In re Writ of Prohibition)*, 168 Idaho 909, 920-21, 489 P.3d 820, 831-32 (2021) (discussing requirements for warrants of attachment in contempt).

Here, Plaintiffs have established probable cause that Rodriguez is in contempt for violating the Permanent Injunction. *See supra*.

There is probable cause that Rodriguez violated the orders willfully. He received proper notice of the Permanent Injunction. Instead of obeying it, he engaged in a pattern of conduct to perpetuate the very lies he had been ordered to remove and cease disseminating.

And it is reasonable to believe that Rodriguez will fail to appear to be arraigned on these charges of contempt. He has already chosen to violate several orders in this lawsuit. He has refused to appear before this Court on prior (and still pending) charges of contempt, for which there remains an outstanding warrant of attachment.

If Rodriguez fails to appear for the noticed hearing for his arraignment on these charges of contempt, a warrant of attachment should issue.

C. PLAINTIFFS REQUEST THEIR ATTORNEYS' FEES AND COSTS INCURRED RELATED TO THEIR MOTION FOR CONTEMPT.

Plaintiffs request their attorneys' fees and costs incurred in prosecuting this contempt proceeding on the Permanent Injunction. *See* I.R.C.P. 75(m) ("In any contempt proceeding, the court may award the prevailing party costs and reasonable attorneys' fees under Idaho Code

Section 7-610, regardless of whether the court imposes a civil sanction, a criminal sanction, or no sanction.").

IV. CONCLUSION

For the reasons stated above, Plaintiffs respectfully request that the Court grant their Motion for Contempt. Unless and until the Permanent Injunction is enforced, Rodriguez will continue to act as if the law does not apply to him, harming Plaintiffs and others.

DATED: May 8, 2024.

HOLLAND & HART LLP

By:/s/ Erik F. Stidham

Erik F. Stidham Robert A. Faucher Jennifer M. Jensen Zachery J. McCraney Anne Henderson Haws

Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on this 8th day of May, 2024, 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	☑ U.S. Mail
Ammon Bundy for Governor	☐ Hand Delivered
People's Rights Network	☐ Overnight Mail
c/o Ammon Bundy	☑ Email/iCourt/eServe: aebundy@bundyfarms.com
P.O. Box 1062	
Cedar City, Utah 84712	
Freedom Man PAC	☑ U.S. Mail
Freedom Man Press LLC	☐ Hand Delivered
c/o Diego Rodriguez	☐ Overnight Mail
1317 Edgewater Dr., #5077	☐ Email/iCourt/eServe:
Orlando, FL 32804	
Diego Rodriguez	☐ U.S. Mail
1317 Edgewater Dr., #5077	☐ Hand Delivered
Orlando, FL 32804	☐ Overnight Mail
	✓ Email/iCourt/eServe:
	<u>freedommanpress@protonmail.com</u>
	/s/ Erik F. Stidham
	Erik F. Stidham
	OF HOLLAND & HARTLIB

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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

AFFIDAVIT OF ANNE HENDERSON HAWS IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ

A

WITH EXHIBITS A-C

AFFIDAVIT OF ANNE HENDERSON HAWS IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ - 1

STATE OF IDAHO) :ss.
County of ADA)

I, Anne Henderson Haws, being first duly sworn upon oath, depose and state as follows:

- I am an attorney with the firm of Holland & Hart LLP ("Holland & Hart") and serve as counsel for the Plaintiffs in this case. I make this declaration based on my personal knowledge.
- 2. This Motion seeks removal of the online content identified in Exhibit A to this Affidavit and sanctions for the posts removed by third parties. **Exhibit A** is a true and correct index of Diego Rodriguez's online posts in violation of the court's permanent injunction entered on August 25, 2023 ("Permanent Injunction").
- 3. **Exhibit B** is comprised of Mr. Rodriguez's posts that violate the Permanent Injunction on https://freedomman.ws. True and correct copies of these webpages are set forth individually at **Exhibits B1-B80**.
- Exhibit C is comprised of Mr. Rodriguez's posts that violate the Permanent
 Injunction on https://stlukes.exposed.ws and https://stlukes.exposed. True and correct copies of these webpages are set forth individually at Exhibits C1-C50.
- 5. **Exhibit D** is comprised of Mr. Rodriguez's posts that violate the Permanent Injunction on https://www.facebook.com/SaveBabyCyrus. True and correct copies of these webpages are set forth individually at **D1-D90**.
- 6. **Exhibit E** is a true and correct copy of the Permanent Injunction. The Permanent Injunction includes evaluation of the evidence presented at trial, which included testimony from 24 witnesses and thousands of pages of documentary evidence over the course of an eight-day trial. The Permanent Injunction was duly served on Diego Rodriguez, as reflected in the

AFFIDAVIT OF ANNE HENDERSON HAWS IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ - 2

certificate of service. Mr. Rodriguez was served in his individual capacity as well as in his capacity as an agent and principal of Freedom Man Press LLC and Freedom Man PAC.

- Exhibit F is a true and correct copy of the Default Judgment entered in this case on August 29, 2023.
- 8. As an extra measure of notice to Mr. Rodriguez, on September 13, 2023, my office sent him a cease-and-desist letter with a copy of the Permanent Injunction enclosed.

 Exhibit G is a true and correct copy of a cease-and-desist letter sent to Mr. Rodriguez. On September 20, 2023, my office also sent Mr. Rodriguez cease-and-desist letters with a copy of the Permanent Injunction in his capacity as principal of Freedom Man Press LLC and Freedom Man PAC. True and correct copies of these letters are attached hereto as Exhibit H and Exhibit I respectively. The three cease-and-desist letters were mailed to 1317 Edgewater Drive, #5077, Orlando, FL 32804, the address Mr. Rodriguez provided and used in this litigation, including in his pro se Answer and other captions to court filings. The three cease-and-desist letters were also emailed to Mr. Rodriguez at freedommanpress@protonmail.com. My office has used this email address to communicate back and forth with Mr. Rodriguez throughout this lawsuit. This is also the email address Mr. Rodriguez uses for e-service on iCourt.
- 9. My office, on behalf of Plaintiffs, are also taking the additional, onerous steps to request from the many third-party platforms that posts be removed based on the findings of fact and conclusions of law accompanying the Court's Permanent Injunction. This should not be Plaintiffs' burden; Mr. Rodriguez has been ordered to remove the same posts. But Plaintiffs are nonetheless taking all steps to combat the ongoing harm that Mr. Rodriguez inflicts with his refusal to obey the Permanent Injunction.

- defamatory statements to https://stlukesexposed.com. For instance, on or around October 1, 2023, he added an "FAQ" page to the site, repeating the falsehood that "CPS works together with law enforcement and 'health care' organizations like St. Luke's to kidnap babies under the guise of 'medical emergencies' in order to get money provided to them through the Federal Government's ASFA program" now found at https://stlukes.exposed website. Exhibit C12 at p. 4. On or around October 10, 2023, Mr. Rodriguez added to https://stlukesexposed.com defamatory web posts regarding trial witnesses Christopher McGilvery and Sean King, repeating the same lies about them originally posted on his https://freedomman.org website, now found on the https://freedomman.org website. Exhibit C29 at pp. 4-5. On or around November 1, 2023, Mr. Rodriguez added a new post linking to a video on "government subsidized trafficking" to his https://freedomman.org website. Exhibits B74 and B75.
- 11. Mr. Rodriguez continues to promote himself him in the extremist quasi-media. In December 2023, Mr. Rodriguez appeared in an interview with "North Idaho Exposed," in which he repeats that the Infant was kidnapped illegally by government-subsidized child trafficking. A true and correct copy of this video was downloaded at my direction from https://rumble.com/v425m7r-diego-rodriguez-sheriff-mack-show-december-19-2023.html and is attached hereto as Exhibit J. On January 22, 2024, Mr. Rodriguez appeared on the John B. Wells show to repeat (among other lies) the false conspiracy theory about St. Luke's, the Infant, and child trafficking. A true and correct copy of this video was downloaded at my direction from https://rumble.com/v48nslf-save-our-children-john-b-wells-live.html and is attached hereto as Exhibit K.

AFFIDAVIT OF ANNE HENDERSON HAWS IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ - 4

- 12. Mr. Rodriguez did not respond to the cease-and-desist letters. My office did, however, have more success with the take-down requests to third-party platforms. Once served with the Permanent Injunction, third parties took down https://freedomman.org and https://stlukesexposed.com on or about December 4, 2023.
- Rodriguez has re-posted identical content in violation of the Permanent Injunction, using offshore hosts to frustrate third-party removal of the defamatory posts. While the defamatory https://freedomman.org posts have been properly taken down by third parties, the same content was posted at https://freedomman.ws and https://freedomman.nl in blatant defiance of the Permanent Injunction. The content at https://freedomman.ws remains online. The content at https://freedomman.nl was removed from online on or about April 12, 2024, although it is uncertain whether the https://freedomman.nl website will remain down.
- https://stlukesexposed.com at https://stlukesexposed.ws and https://stlukesexposed.nl. In February 2024, my office, on behalf of Plaintiffs, filed a complaint in accordance with the Uniform Domain Name Dispute Resolution Policy ("UDRP"). The purpose of the UDRP complaint was to protect St. Luke's trademarks from use by Mr. Rodriguez. The relief in the UDRP Complaint was granted on March 20, 2024, by the Forum on Domain Disputes. The https://stlukesexposed.com, https://stlukesexposed.ws domain names were transferred to St. Luke's due to the trademark violations in the URLs. A true and correct copy of the order to transfer the domain names, entered March 20, 2024, is attached hereto as Exhibit L. As a result of this transfer, the https://stlukesexposed.ws has been taken

down. Around the same time, https://stlukesexposed.nl was taken down, although it is uncertain whether the https://stlukesexposed.nl website will remain down.

- 15. Shortly afterward, on or about April 5, 2024, Mr. Rodriguez caused the same defamatory content to again be posted at https://stlukes.exposed. A true and correct copy of Mr. Rodriguez's announcement in a Telegram post regarding reposting the defamatory content is attached hereto as **Exhibit M**.
- 16. Earlier in this case, Mr. Rodriguez refused to show up to hearings regarding Plaintiffs' prior contempt motion charging him with violations of the court's protective order prohibiting witness intimidation. There is an outstanding warrant of attachment for him to be brought before the Court to be arraigned on the earlier contempt charges, which the Court issued on June 7, 2023. A true and correct copy of the record of his outstanding warrant, from the Ada County Sheriff's Office, was downloaded at my direction from

https://apps.adacounty.id.gov/sheriff/reports/warrants.aspx and attached hereto as Exhibit N. A true and correct copy of excerpts from the June 6, 2023 hearing transcript when the Court ruled it would issue a warrant for Mr. Rodriguez is attached hereto as Exhibit O. While Mr. Rodriguez could have voluntarily appeared for arraignment on the earlier contempt charges, he failed to do so. This pattern of avoiding hearings that might result in him being held accountable demonstrates the improbability of his voluntary appearance for arraignment for violations of the Permanent Injunction.

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

Executed this _____ day of April, 2024.

Anne Henderson Haws

SUBSCRIBED AND SWORN TO before me this 8 day of April, 2024.

No. 205 NOTARI-SI NOTARI-SI PUBLIC PUBLIC POFIDIO

(Signature of notarial officer)

CERTIFICATE OF SERVICE

I hereby certify that on this 8th day of May, 2024, 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 Ammon Bundy for Governor People's Rights Network c/o Ammon Bundy P.O. Box 1062	 ☑ U.S. Mail ☐ Hand Delivered ☐ Overnight Mail ☑ Email/iCourt/eServe: aebundy@bundyfarms.com
Cedar City, Utah 84712	
Freedom Man PAC Freedom Man Press LLC c/o Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804	 ☑ U.S. Mail ☐ Hand Delivered ☐ Overnight Mail ☐ Email/iCourt/eServe:
Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804	 □ U.S. Mail □ Hand Delivered □ Overnight Mail ☑ Email/iCourt/eServe: freedommanpress@protonmail.com
	/s/ Erik F. Stidham
	Erik F. Stidham OF HOLLAND & HART LLP

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EXHIBIT A

Category of Defamation	Citation to PI for Court's conclusion re: category	Letter
Accusation of involvement in kidnapping children	¶ 59; ¶ 88	A
Accusation of involvement in child trafficking	PI ¶ 59; ¶ 73(d); ¶ 88	В
Accusation of involvement in child abduction	PI ¶ 59; ¶ 73(d); ¶ 88	c
Accusation of involvement in abuse of children	PI ¶ 59; ¶ 73(d); ¶ 88	D
Accusation of involvement in stealing children for money	PI ¶ 59; ¶¶ 73(c), (d); ¶ 88	E
Accusation of involvement in pedophilia	PI ¶ 59; ¶ 88	F
Criminal allegations against Plaintiffs	PI ¶ 61; ¶¶ 73(c), (d); ¶ 88	G
The Infant was perfectly healthy	PI ¶ 73(a)	Н
	DJ at 3, ¶ 8(a)(i)	
St. Luke's made the Infant sick; infected with disease	PI ¶ 73(b)	ı
	DJ at 3, ¶ 8(a)(ii)	
The Infant was kidnapped or unlawfully taken by law enforcement or	PI ¶ 73(c); ¶ 88	J
St. Luke's	DJ at 4, ¶ 8(a)(iii)	
St. Luke's, St. Luke's management, DHW, the courts, and the medical	PI ¶ 73(d); ¶ 88	К
practitioners are all involved in a conspiracy to engage in criminal	DJ at 4, ¶ 8(a)(iv)	
child trafficking, kidnapping children and stealing children to make		
money.		
The medical providers are pedophiles who want to abuse children	PI ¶ 73(e); ¶ 88	L
and engage in child trafficking.	DJ at 4, ¶ 8(a)(v)	
DHW makes more money for every child it takes into CPS custody and	PI ¶ 73(f)	М
that is why DHW kidnaps and traffics children and only allows certain	DJ at 4, ¶ 8(a)(vi)	
people with a specific sexual orientation to adopt children.		
St. Luke's and the medical practitioners intentionally or negligently	PI ¶ 73(g)	N
harmed or injured the Infant, committed medical malpractice and/or	DJ at 4, ¶ 8(a)(vii)	
misdiagnosed the Infant.		
St. Luke's reported the parents to CPS.	PI ¶ 73(h)	0
	DJ at 4, ¶ 8(a)(viii)	
Dr. Erickson threatened to file a report with CPS if the parents did not	PI ¶ 73(i)	P
agree to the treatment plan between March 1 through March 4, 2022.	DJ at 4, ¶ 8(a)(ix)	
St. Luke's intentionally kept the Infant longer than necessary in the	PI ¶ 73(j)	Q
hospital because the parents did not want the Infant vaccination.	DJ at 4, ¶ 8(a)(x)	
The family was discriminated against because the Infant was	PI ¶ 73(k)	R
unvaccinated.	DJ at 4, ¶ 9(a)(xi)	
The parents have thousands of dollars of medical bills they have to	PI ¶ 73(I)	S
pay based on the care provided by St. Luke's or any medical provider.	DJ at 4, ¶ 9(a)(xii)	
The parents did not consent to the medical treatment of the Infant.	PI ¶ 73(m)	Т
	DJ at 4, ¶ 9(a)(xiii)	
The Infant was released from the Children's Hospital and returned	PI ¶ 73(n)	U
directly to the family due to the protesters' or Defendant's actions.	DJ at 4, ¶ 9(a)(xiv)	
Portraying Chris Roth, Natasha Erickson, or Tracy Jungman in a false	PI ¶ 76	V
light as a person that harms children.		

Here are the categories, as identified by Erik, for past or future defan	nation/false light portrayals, and citations.	
Pre-Pl defamation/false light portrayals	Post-PI defamation/false light portrayals	Applies to: Defendant or Defendant and agents
	Cease posting and disseminating defamatory statements against all	
	Plaintiffs.	
	PI Page 37, ¶ 1;	Defendants
	Cease making statements that any of the Plaintiffs are criminals	
	and/or are participating in unlawful kidnapping, trafficking, sexual or	
	any other abuse, and/or killing of children.	
	PI Page 37, ¶ 2; DJ at 4, ¶ 9(b)	Defendants
		Defendants
		Applies through Defendants to
		mandate removal of statements by
Remove from all online locations or websites Defendants have		agents ("Defendants have authority
authority to do so any and all statements that the Plaintiffs are		to do so"), whether the online
criminals and/or participating in the kidnapping, trafficking, sexual or		sources are "controlled by
any other abuse, and/or killing of children.		Defendants (directly or indirectly)".
PI Page 37, ¶ 3; DJ at 4-5, ¶ 9(c)		PI Pp. 36; 39.

Pre-PI defamation/false light portrayals	Post-PI defamation/false light portrayals	Applies to: Defendant or Defendant and agents
	Cease disseminating and encouraging others to disseminate the	
	contact information, personal information, and images of Mr. Roth,	
	Dr. Erickson, and NP Jungman.	
	PI Page 37, ¶ 4; DJ at 5, ¶ 9(d)	Defendants
		Defendants
		Applies through Defendants to
		mandate removal of statements by
Remove from all online locations and websites Defendants have	Remove from all online locations and websites Defendants have	agents ("Defendants have authority
authority to do so the contact information, personal information,	authority to do so the contact information, personal information,	to do so"), whether the online
and/or	and/or	sources are "controlled by
images of Mr. Roth, Dr. Erickson, and NP Jungman.	images of Mr. Roth, Dr. Erickson, and NP Jungman.	Defendants (directly or indirectly)".
PI Page 37, ¶ 5; DJ at 6, ¶ 9€	PI Page 37, ¶ 5; DJ at 6, ¶ 9€	PI Pp. 36; 39.
		Defendants
Deactivate links on other websites where Defendants or their agents		
posted links to defamatory statements or statements that invade the		Applies through Defendants to
privacy of the Plaintiffs by portraying them in a false light.		mandate removal of statements by
PI Page 37, ¶ 6.		agents ("Defendants have authority
*Note the DJ does not include the agent language.		to do so"), whether the online
Defendants must deactivate links to defamatory statements or		sources are "controlled by
statements that invade the privacy of the Plaintiffs by portraying		Defendants (directly or indirectly)".
them in a false light. DJ at 6, ¶ 9(f)		PI Pp. 36; 39.

EXHIBIT B

Exhibit	Date of Item	File Name	Link to Source online	Active Date Checked	Defamation Category
B1		Freedoman.ws	https://freedomman.ws/	4/25/2024	A, B, D, E, G, H, J, K, M, N, O, P, U, V
В2		The Baby Cyrus Story Timeline	https://freedomman.ws/cyrus/	4/25/2024	A, B, D, E, G, H, J, K, M, N, O, P, U, V
В3		At Least 8 Laws That Were Broken By All Government Agencies Involved in the Kidnapping of Baby Cyrus	https://freedomman.ws/cyrus/laws-that-were-broken/	4/25/2024	A, G, J, K
В4		LIES PEOPLE HAVE TOLD (About the Baby Cyrus Case)	https://freedomman.ws/cyrus/lies/	4/25/2024	A, H, J, K, N,
В5		Pictures of Baby Cyrus - Cyrus After Being Kidnapped While He Was in the FORCED Care of St. Luke's Hospital Cyrus After He Came Home from Being Kidnapped	https://freedomman.ws/cyrus/pictures/	4/25/2024	G, J, N. T
В6		BABY CYRUS KIDNAPPING VIDEOS	https://freedomman.ws/cyrus/videos/	4/25/2024	B, G, H, J, K, L, M
В7		VIDEO 1 - Here is the OVERVIEW video that shows what	https://freedomman.ws/cyrus/videos/	4/25/2024	н, ј
В8		happened when Baby Cyrus was kidnapped VIDEO Watch These Little Ones which features the Baby	https://freedomman.ws/cyrus/videos/	4/25/2024	A, B, H. J, K
В9		Cyrus story VIDEO Kidnapped by Child Protective Services: The	https://freedomman.ws/cyrus/videos/	4/25/2024	A, J, K, N, O
B10		Shocking Case of Baby Cyrus VIDEO 3 - BREAKING NEWS (May 4th, 2022) Baby Cyrus's	https://freedomman.ws/cyrus/videos/	4/25/2024	B, J, K, U
B11		case has been dismissed!!!! VIDEO 4 - Why Was St, Luke's Hospital Shutdown During	https://freedomman.ws/cyrus/videos/	4/25/2024	A, J
		Protests?		4/25/2024	
B12		VIDEO 5 - Cyrus was "Medically Stable" according to the St. Luke's Physician who attended to him right after police officers declared him to be in "imminent danger"	https://freedomman.ws/cyrus/videos/	4/25/2024	A, H, J
B13		VIDEO 6 - Original Kidnapping Livestream Part 1 (unedited)	https://freedomman.ws/cyrus/videos/	4/25/2024	A, J
B14		VIDEO 7 - Original Kidnapping Livestream Part 2 (unedited)	https://freedomman.ws/cyrus/videos/	4/25/2024	A, J
B15		VIDEO 9 - Ammon Bundy and Wendy Kay Arrested	https://freedomman.ws/cyrus/videos/	4/25/2024	A, J
B16		VIDEO Back Story: Why was Baby Cyrus taken away?	https://freedomman.ws/cyrus/videos/	4/25/2024	A, G, H, J, K, N, O, P, S
B17	3/12/2022	Original Story of What Happened	https://freedomman.ws/cyrus/archive/original-story/	4/25/2024	J, N, O
B18	3/12/2022	Press Conference Tomorrow	https://freedomman.ws/cyrus/archive/press-conference-tomorrow/	4/25/2024	J
B19	3/12/2022	Your Prayers Are Working	https://freedomman.ws/cyrus/archive/your-prayers-are- working/	4/25/2024	J, K, N, T
B20	3/13/2022	Donate to Help Baby Cyrus	https://freedomman.ws/cyrus/archive/donate-to-help- baby-cyrus/	4/25/2024	J, S
B21	3/13/2022	Positive Development in Baby Cyrus's Case	https://freedomman.ws/cyrus/archive/positive- development-in-baby-cyrus-case/	4/25/2024	К
B22	3/13/2022	St. Luke's is HARMING Baby Cyrus	https://freedomman.ws/cyrus/archive/st-lukes-is- harming-baby-cyrus/	4/25/2024	I, N, T
B23	3/14/2022	Baby Cyrus - BEFORE AND AFTER he was kidnapped	https://freedomman.ws/cyrus/archive/baby-cyrus-before-	4/25/2024	H, I, J, N, T
B24	3/15/2022	EMERGENCY UPDATE - Prayer & Protest Tomorrow at Courthouse @ 12:00 pm	and-after-he-was-kidnapped/ https://freedomman.ws/cyrus/archive/emergency- update-prayer-and-protest-tomorrow-at-courthouse/	4/25/2024	H, I, J, K, N
B25	3/15/2022	March 15th - Live Updates	https://freedomman.ws/cyrus/archive/live-updates/	4/25/2024	B, E, J, K, M
B26	3/16/2022	Prayer and Protesting Continues	https://freedomman.ws/cyrus/archive/prayer-and- protesting-continues/	4/25/2024	н, к
B27	3/16/2022	St. Luke's Doctor Clears Baby Cyrus Medically to be with Levi and Marissa	https://freedomman.ws/cyrus/archive/st-lukes-doctor- clears-baby-cyrus-medically-to-be-with-levi-and-marissa/	4/25/2024	H, N
B28	3/16/2022	March 16th - Shelter Care Hearing Live Updates	https://freedomman.ws/cyrus/archive/shelter-care- hearing-live-updates/	4/25/2024	К
B29	3/16/2022	March 156th - Shelter Care Hearing End of Day Update	https://freedomman.ws/cyrus/archive/shelter-care- hearing-end-of-day-update/	4/25/2024	Н, Ј, К, Ѕ
B30	3/17/2022	Baby Cyrus Doesn't Crawl Anymore	https://freedomman.ws/cyrus/archive/baby-cyrus-doesnt-	4/25/2024	I, K
B31	3/18/2022	Baby Cyrus is Home!!!	crawl-anymore/ https://freedomman.ws/cyrus/archive/baby-cyrus-is-	4/25/2024	К
B32	3/19/2022	Baby Cyrus Update and UPCOMING P.A.C.T. RALLY INFO	https://freedomman.ws/cyrus/archive/upcoming-pact-	4/25/2024	В, К, М
B33	3/20/2022	America's Frontline Doctors BODY SLAMS Idaho Department of Health & Welfare	rally-info/ https://freedomman.ws/cyrus/archive/americas-frontline- doctors-bodyslams-idaho-department-health-welfare/	4/25/2024	B, K, M
B34	3/21/2022	P.A.C.T. Rally LOCATION	https://freedomman.ws/cyrus/archive/pact-rally-location/	4/25/2024	В, К, М

B35	3/22/2022	POLICE CHIEF and SHERIFF CHALLENGED!	https://freedomman.ws/cyrus/archive/police-chief-and-	4/25/2024	lj
	, ,		sheriff-challenged/		
B36	3/22/2022	Open Letter to Meridian Police Chief Tracy Basterrechea and Ada County Sheriff Matt Clifford	https://freedomman.ws/2022/open-letter-meridian- police-ada-county-sheriff/	4/25/2024	н, Ј, К, М
B37	3/29/2022	Is Baby Cyrus Okay?	https://freedomman.ws/cyrus/archive/is-baby-cyrus- okay/	4/25/2024	A, H, J, K, N, T
B38	3/30/2022	They TRIED to take Baby Cyrus again!	https://freedomman.ws/cyrus/archive/they-tried-to-take- baby-cyrus-again/	4/25/2024	H, J, K, S, T, U
B39	4/1/2022	The Impossibility of CPS Social Worker's Objectivity	https://freedomman.ws/cyrus/archive/impossibility-of- cps-social-workers-objectivity/	4/25/2024	A, H, J, K, M, N
B40	4/2/2022	Baby Cyrus has Genuine PTSD	https://freedomman.ws/cyrus/archive/baby-cyrus-has- genuine-ptsd/	4/25/2024	A, J, N
B41	4/3/2022	Adjudicatory Hearing Postponed	https://freedomman.ws/cyrus/archive/adjudicatory-hearing-postponed/	4/25/2024	J, K
B42	4/5/2022	There is ZERO Evidence for Imminent Danger	https://freedomman.ws/cyrus/archive/zero-evidence-for- imminent-danger/	4/25/2024	A, G, H, J, K, N, V
B43	4/5/2022	Show of Solidarity for Baby Cyrus on April 8th	https://freedomman.ws/cyrus/archive/show-of-solidarity-	4/25/2024	К
B44	4/6/2022	Meet Sean King, Meridian's Finest Groper	https://freedomman.ws/cyrus/archive/sean-king-	4/25/2024	J, K
B45	4/8/2022	Why Do They Hate Ammon Bundy So Much?	meridians-finest-groper/ https://freedomman.ws/2022/why-do-they-hate-ammon-	4/25/2024	К
B46	4/9/2022	April 9th - Baby Cyrus Health Update	bundy-so-much/ https://freedomman.ws/cyrus/archive/baby-cyrus-health-	4/25/2024	K, N, U
B47	4/13/2022	The Corrupt Business of Child Protective Services	update/ https://freedomman.ws/cyrus/archive/corrupt-business-	4/25/2024	M
B48	4/18/2022	Medical Proof Baby Cyrus' Kidnapping Was a Fraud!	of-child-protective-services/ https://freedomman.ws/cyrus/archive/medical-proof-	4/25/2024	G, H, J, K, N
			baby-cyrus-kidnapping-was-a-fraud/		
B49	4/20/2022	Be a Whistleblower, Be a HERO!	https://freedomman.ws/cyrus/archive/be-a- whistleblower-be-a-hero/	4/25/2024	К
B50	4/21/2022	Meet Kelly Shiplock, An Evil Cog In Idaho's Child Trafficking Machine	https://freedomman.ws/cyrus/archive/meet-kelly-shoplock-an-evil-cog-in-idahos-child-trafficking-machine/	4/25/2024	H, J, K, M, N
B51	4/22/2022	Thank You Message from Levi and Marissa	https://freedomman.ws/cyrus/archive/thank-you-	4/25/2024	U
		-	message-from-levi-and-marissa/		
B52	4/23/2022	Constitutional Rights Violated by Meridian Police and Judge Laurie Fortier	https://freedomman.ws/cyrus/archive/constitutional- rights-violated-by-meridian-police-and-judge-laurie-	4/25/2024	A, J, K
B53	4/27/2022	You're Invited to Baby Cyrus 1 Year Birthday Party	fortier/ https://freedomman.ws/cyrus/archive/baby-cyrus-1-year-	4/25/2024	A, K, U
B54	4/29/2022	Insider Information from a Whistleblower!	birthday-party/ https://freedomman.ws/cyrus/archive/insider-	4/25/2024	J, K
B55	5/4/2022	Baby Cyrus's Case Has Been Dismissed	information-from-a-whistleblower/ https://freedomman.ws/cyrus/archive/baby-cyrus-case-	4/25/2024	U
			dismissed/		
B56	5/4/2022	VIDEO - Baby Cyrus's Case Has Been Dismissed	https://freedomman.ws/cyrus/archive/baby-cyrus-case- dismissed/	4/25/2024	U
B57	5/16/2022	St. Luke's is Suing Us for Exposing Them	https://freedomman.ws/2022/st-lukes-is-suing-us-for- exposing-them/	4/25/2024	A, B, G, J, K, M, V
B58	5/20/2022	Miranda's Case Has Been Dismissed	https://freedomman.ws/cyrus/archive/mirandas-case-has- been-dismissed/	4/25/2024	Н, Ј
B59	6/30/2022	My Response to the Idaho Statesman Regarding the St. Luke's Lawsuit	https://freedomman.ws/2022/my-response-to-the-idaho- statesman-st-lukes-lawsuit/	4/25/2024	J, K
B60	8/21/2022	Baby Cyrus Health Update (from Marissa)	https://freedomman.ws/cyrus/archive/august-21-baby-cyrus-update/	4/25/2024	H, I, J, N, U, V
B61	10/2/2022	"Perfect" Baby Cyrus Health Update (from Marissa)	https://freedomman.ws/cyrus/archive/october-2-baby- cyrus-update/	4/25/2024	U
B62	11/14/2022	The True Enemy of America	https://freedomman.ws/2022/the-true-enemy-of- america/	4/25/2024	A, B, J, K
B63	11/16/2022	CPS is Genuinely Government Subsidized Child Trafficking	https://freedomman.ws/cyrus/archive/cps-is-genuinely-	4/25/2024	К
B64	1/5/2023	Meridian's Mayor and Police Chief are Worthless Slime	state-subsidized-child-trafficking/ https://freedomman.ws/2023/meridians-mayor-simision-	4/25/2024	J, K
B65	1/12/2023	They Lied to You - New Video Evidence Proves that Baby	and-police-chief-are-worthless-slime/ https://freedomman.ws/cyrus/archive/they-lied-to-you-	4/25/2024	A, B, H, J, K, N
		Cyrus was a Perfectly "Healthy Baby" When He Was Kidnapped by Meridian Police	baby-cyrus-was-healthy-baby-when-kidnapped/		
B66	1/12/2023	VIDEO - They Lied to You - New Video Evidence Proves that Baby Cyrus was a Perfectly "Healthy Baby" When He Was Kidnapped by Meridian Police	https://freedomman.ws/cyrus/archive/they-lied-to-you- baby-cyrus-was-healthy-baby-when-kidnapped/_	4/25/2024	A, B, H, J, K, N
B67	2/9/2023	Diego Rodriguez Issues Challenge to St. Luke's and Attorney Erik He/Him/His Stidham	https://freedomman.ws/2023/diego-rodriguez-issues- challenge-to-st-lukes-and-erik-stidham/	4/25/2024	A, B, J, K, M
B68	3/11/2023	Baby Cyrus KIDNAPPED One Year Ago Today!	https://freedomman.ws/cyrus/archive/baby-cyrus-was-	4/25/2024	A, J, K, U
B69	4/4/2023	Idaho Department of Health and Welfare is the Bad Guy	kidnapped-one-year-ago/ https://freedomman.ws/2023/idaho-department-of-	4/25/2024	J, K, L, M
B70	4/18/2023	Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and Unfit to	https://freedomman.ws/2023/judge-lynn-norton-just-intentionally-broke-the-law-proving-that-she-is-biased/	4/25/2024	К
		Preside Over Our Case	The state of the s		

B71	4/24/2023	Facts About Ammon's Contempt of Court Charge that Not	https://freedomman.ws/2023/facts-about-ammons-	4/25/2024	К
		a Single News Organization Has Cared to Share With You	contempt-of-court-charge/		
B72	4/27/2023	Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag Ordered Me	https://freedomman.ws/2023/judge-lynn-norton-and-erik- stidham-just-gag-ordered-me/	4/25/2024	G, J, K, O, P
B73		Baby Cyrus's First Birthday as A FREE MAN	https://freedomman.ws/cyrus/archive/baby-cyrus-first- birthday-as-a-free-man/	4/25/2024	B, J, K, U
B74		Government Subsidized Child Trafficking 90 MINUTE COMPREHENSIVE PRESENTATION REPLAY	https://freedomman.ws/video/government-subsidized- child-trafficking/	4/25/2024	В, К
B75		VIDEO - Government Subsidized Child Trafficking 90 MINUTE COMPREHENSIVE PRESENTATION REPLAY	https://freedomman.ws/video/government-subsidized- child-trafficking/	4/25/2024	В, К
B76	7/28/2023	How You Can Help Ammon and Diego Fight Against Tyranny and Government Subsidized Child Trafficking	https://freedomman.ws/cyrus/archive/how-you-can-help/	4/25/2024	В, К
B77	3/11/2024	Today is the 2 Year Anniversary of Baby Cyrus's Kidnapping	https://freedomman.ws/cyrus/archive/2nd-year- anniversary-of-baby-cyrus-kidnapping/	4/25/2024	J, K, N, O, U
B78		BIG ANNOUNCEMENT - We Are Suing St. Luke's Hospital, the Idaho Department of Health and Welfare, and the Meridian Police Department	https://freedomman.ws/cyrus/archive/we-are-suing-st-lukes-idhw-and-meridian-police-department/	4/25/2024	J, K, N, O, V
B79	1	VIDEO - BIG ANNOUNCEMENT - We Are Suing St. Luke's Hospital, the Idaho Department of Health and Welfare, and the Meridian Police Department	https://freedomman.ws/cyrus/archive/we-are-suing-st-lukes-idhw-and-meridian-police-department/	4/25/2024	J, K, N, O, V
B80	5/1/2024	Baby Cyrus Turns 3 YEARS OLD Today!	https://freedomman.ws/cyrus/archive/baby-cyrus-turns- 3-years-old-today/	5/5/2024	I, N, U

EXHIBIT B1





LATEST NEWS ARTICLES:



The Reality of Our National Debt

January Zánd, 2024 / by Gurmer Steele

The National Debt in America has unfortunately become a joke and a cultural punchine and nobody seems to take it scripusly. However, nearly every financial problem you can think of in America, from inflation to the outrageous cost of living.



What is a PSYOP and Have You Been Attacked by One? Part 4 - How Propaganda Works in a **PSYOP**

January 8th, 2024 / by Gunner Streig

Today, we commonly assume that those on the "light" support the military and generally support anything that the American military does or gets involved in-we just blindly "support the troops..."



The Gifts that COVID Gave Us

January 1st, 2024 / by Gunner Streig

it might seem impossible to imagine that COVID could have done anything good for mankind or that we could look back at it and find a "silver lining" in it. I mean, let's be east, COVO was the most blatam tool used to exercise turanny over free countries and free people in anyone's lifetime who is alive today...



What is a PSYOP and Have You Been Attacked by One? Part 3 - Psyop Case Study "Gary Webb"

December 19th, 2013 / by Gunner Steen

While there are many elements to a PSVOP, it could be argued that the general function, purpose, and execution of a PSYOP is to manipulate the public's mind and to make them believe that false things are true, and to make them think that true things are false...



American Convicted to Federal Prison for Sharing Memes Against Hillary Clinton on Twitter

Nevember 29th, 2023 / by Gunner Steele

Tucker Carlson had an interview last week with Douglas Mackey, just a regular old American stude who shared some memes on Twitter against. Hillary Clinton. His memes were often furny and stupid...



What Javier Milei Means to America and the the World

November 20th, 2023 / by Gunney Steele

Last night, Argentina elected a new Prosident, Javier Milei, and it would be difficult to overstate just how important and significant this election



What is a Psyop and Have You Been Attacked by One-Part 2: COVID's Biggest Psyop)

November 13th, 2023 / by Gunner Sheele Of all of the types of propagands that exist, there is one that is the most effective and it is the one that has been mostly used against people generally considered to be on the "right side" of the political spectrum. I'm talking about Christians, conservatives, libortarians, "right wingers," health freedom



What is a Psyop and Have You Been Attacked by One (Part 1)

ber 6th, 2021 / by Gunner Steele

Of all of the types of peopaganda that exist, there is one that is the most effective and it is the one that has been mostly used against people ninerally considered to be on the "right side" of the political spectrum.

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78.142.18.45

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Popular COVID-19 Related Articles

The Givet Scam of 2029

ONGOING LIST: Always of Power, Covern Dverreich, and

August Picker Names and

Programma Above COVID-19

Christians Response to Committee is Shameful



I'm taking about Chnissies, conservatives, (Sertarians, "right wingers," health freedom.



Censorship Nullifies the 1st Amendment

October 30th, 2023 / by Genmer Steele
America is tamous for the right to "free speech" and four 1st
Amendment which guaranteers us that right (amongst soverall other
rights), is well known in literally all the world. The 1st Amendment
Sterally states, "Congress shall make no law...abridging the freedom of
speech." It was litated without restrictions...



How Christians and Conservatives are being Duped about Israel

October 25th, 2023 / by Diego Nodrigorie: I do not "Stand with Invael" and every single solitary Christian who does so has been clevely tricked by a century's old PSY-OP (psychological speration) against the Christian Church. Quite simply, you've been diagred, my brothers and sistem...



How They Plan on Brainwashing Everyone on the Planet

October 23-st, 2023 / By Gunner Steele
More people tend to believe that it would be ready impossible to
became with nearly everyone on the planer. I am not one of those
secone.



5 Abuses of Science for Power, Profit, and Political Gains

October 2nd, 2023 / by Paul A. Philips in relation to abuses of actinotic tallor-made corporate-spontoned pseudoscience has been used as a cover arm for profits that the in with advancements of dictated political agenta.



Mental Health Round-Ups: The Next Phase of the Government's War on Thought Crimes

July 19th, 2023 / by John Whitehead Under the guise of public health and salety, the government could use remask health care as a protect for targeting and locking up disorders, activities and anyone underturate enough to be placed on a government watch list.



Government Subsidized Child Trafficking Presentation REPLAY

May 10th, 3023 / by Diego Rodriguez Government Subsidized Child Trafficking is a presentation given by Diego Rodriguez about the Inservature of CPS (Child Protoctive Services).



Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag Ordered Me

April 28th, 2023 / by Diego Rodriguez
Well here is an interesting update, my friends, in the midst of all the
chains going on with Judge Lynn Neutro trying to have Ammon Davidy,
arrested in a civil case, for a false charge of "commings of court," she fail,
part muck through an additional order to silence yours truly...



Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to Share With You

Auril 24th, 2021 / by Diego Rodriguez
Ignorant propile are crying foul in response to the article I published dust
were. They are crying and whomig the ignorant statists always dis
because they willfully choose to remain ignorant, or because they we
hade to remain a statistic own hades.



Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased

April Jath, 2023 / by Biego Rodroguez Let me just demonstrate to you have Judge Horson's actions today were wholly illegal and demonstrate that she is acting with make against Animon and is disobeying the totals rules of civil Procedum—the rules that directly and specifically GOVERN fee.



Idaho Department of Health and Welfare is the Bad Guy

April 4th, 2023 / by Diego Richtgaver
It a minimum, over 15 million people have seen the video of Baby
Cyrun getting kidnapped back in March of 2022—and the world was
callecturely disclored and enraged at this plain visident, show of synamy
and terror on bishalf of the Meridian Police Department and CPS in
these



More Interesting Facts About the Silicon Valley Bank Collapse that You Won't Hear on the News

March 28th, 2022/ by Gunnel Steele
Some very interesting details have come to light that suggest summ
serious FOUL PLAY on the behalf of our government as it pertains to the
secont collapse of Sileco Valley Bank Lind Others)...



Meet the Latin Ron Desantis Americans Simply Don't Know About

March 23xd, 2023 / By Gunner Steele There is someone vise on the sizne right now that you simply don't



know about. Perhaps you've head that he exist, but I'm quite sertain you don't know what he has done, what he represents, and how revolutionary he is at this time.



Why the Silicon Valley Bank Collapse is Worse Than You Think

March 21st, 2023 / By Girmer Steele. Naw before hell you have utterly stocococopid Jerome Powell. Chairman of the Fed's, exponse war, let my remind you that we had a glant economic crash when banks went belly up in the great housing truth in the years just before 2010.



Baby Cyrus KIDNAPPED One Year Ago Today!

March 12th, 2023/ by Diego Rodriguez

Can you believe that exactly ONE YEAR AGO TODAY, Baby Cyrus was
hidrapped at the point of a gain by psychopathic police officers,
working at the behest of a corrupt government subsidized child
traffic Alog machine? Yea, it has been an entire year. It was the night of
March 11th, 2022.



How to NOT BE Propagandized

February 27th, 2023 / by Gunnier Sheele his many of you know, my good friend Avention Bundly and Lave being sund by St. Luke's Hospital right sow. They are stracking us with the fraudulant charges of defamation, invasion of privary, etc...



Diego Rodriguez Issues Challenge to St. Luke's and Attorney Erik Stidham

February 9th, 2023 / by Diego Rodriguez As many of you know, my good hiered Areman Bundy and Lare being used by St. Luke's Hospital right zow. They are attacking us with the brandsheet charges of defamation, invasion of privacy, etc.



PROVEN FACT: The Government Conspired to Kill Dr. Martin Luther King

Annuary 16th, 2023 / by Gimmer Sterie WATHING: this article will urveal important information about a proven government congarie; that you have never he and about. Lovers of ting government, unconditional supporters of the police and military, and socialist sociopaths should not read any further.



Meridian's Mayor and Police Chief are Worthless Slime

January Sth. 2023 / by Diego Rischiguez
The first good reves to come use of states in a long time is Attorney
General Raul Labrador dismissing Serah Brady's case after more than a
years of tomfoliery by the State of Island...



Baby Cyrus Was KIDNAPPED!!!

(Lipsand Nay John) Mainh (28), 2022 / by Diego Rodinausz Liaj night, ny Carabast, Cytas Anderson, year apad transition on of Na mather (ny disuples), by police offices from the Hessian Philip Department It was a Lehrappen, Joint and Verpini



St Luke's is Suing Us for Exposing Them

May 16th, 2022 / by Diego Bothiguez
Lats week 1got a test from a reporter at the kiddlo Statesman adding me about a barnuit with St. Luke's hospital. And yet, it is true, St. Luke's Hospital is tuling me, Animon Bundy, and other ventions they along that faminon and I control.

ADDRESS

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(minute fr. 1994)
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SITE INFORMATION: Privacy Policy Serms and Constitutes Side Map About Us & COMODO SSL

E 2010 - 2004 Freedom Han Freedom



The Baby Cyrus Story: How an innocent family had their only son forcefully kidnapped by corrupt police officers working as part of the Government Subsidized Child Trafficking Ring known as "CPS."



TRUTH ABOUT CPS Child Protective Services (CPS) does not protect children as you have been told.

have been told...



WATCH THE VIDEOS

That show how Baby Cyrus was illegally kidrapped and how the entire process was a FRAUD

Corus was illegally kidnapped and have the entire process was basefulent.



FIRST TIME HERE?

Learn "what happened" to Baby Cyrus and how he was illegally kidnapped

First Time Here? Learn shout the liaby Corus Story quickly by Litching here.

CYCLIC VOMITING SYNDROME: this is the condition that Baby Cyrus actually has that the incompetent staff at St. Luke's Hospital (namely Dr. Nafasha Erickson) was never able to diagnose properly. Click here to learn sever this condition and to learn flow to treat this condition properly. (without the syranny of allegathic hospitals)

>>> Click here for Baby Cyrus Menu/Navigation <<<

Reverse Chronological Order of Blog Entries About Baby Cyrus's Kidnapping:

50 - BIG ANNOUNCEMENT - We Are Suing St. Luke's Hospital, the Idaho Department of Health and Welfare, and the Meridian Police Department

Mary's Elife JEN

Last Freilig we filled a S10 million transus agreed S2. Lake a Respect, the ideba Department of Health and William, and the Health Police Department.

49 - Today is the 2 Year Anniversary of Baby Cyrus's Kidnapping

fareth auth, Jours

Name this is going to be hard for most of you to imagine, but hold a marks the 2 YEAR ANAMERSARY OF PART CHEET'S KINDAPPING.

48 - How You Can Help Ammon and Diego after the \$52 Million Judgment

Ady zmm, 2023

Through the main may you can help be a part of the colletion.

47 - Government Subsidized Child Trafficking Presentation REPLAY

May 20th, 2025

on Bulbald and Child Trufficking is a promotorious given by Diego Rudrigues about the true minute of CPS (CARD VICANTIAL SERVICE)

46 - Baby Cyrus's First Birthday as A FREE MAN

Nov. 2st, 2023.

the healthy 2nd birthday of BABY CYRLIS. Last year, for his birthday, he was still under the himself. recal surrored of this well and michael about Department of Health and Welling - by PERCE. Butty Common a highlymore I you upo

45 - Baby Cyrus KIDNAPPED One Year Ago Today!

March 11th, 2023

Carryons believe that wantify Chill YEAR ASCI TODAY, Salty Cyron were history good at this point of a gain by psychopidria; police officers, sorking at the tedera of a carrier government submissed sheld traffecting reaction? Yes, is has been an order year, it was the night of Nasch 1116, 2022

44 - They Lied to You-New Video Evidence Proves that Baby Cyrus was a Perfectly "Healthy Baby" When He Was Kidnapped By Meridian Police

January 12th; 2023

Legacy news, St. Luke's hospital, the mention Prove Department, specifically Chief of Police Tracy Restormshee, and mustly she idahu Department of Husbh and Wellow have been bing to the public for months regarding the Bully Cyrun com-







Baby Cyrus Duick Links:

- 6 Dignet Short of What
- a Archivel III Decima
- m chantrofining firmaters
- Q Lant This was broken
- # Localita Made Note Police
- D PACTRUTY
- S togic Proposition tions cyrists intropping
- D. Plumer of Britis Corner
- S INTERCEMBER
- a Te-Te-des

fisalah 44:28 "That said of Cornel (Ne is are allegified), and shall perform all my pleasure.

1000 to its assessed to Come, whose name hand o Army Arekhin, Alterdaher

43 - Marissa's Case is Finally Dismissed!

December 2,000, 2002

After Vising receive, my priminal sharper of "Anursing and Obstruction" have been dropped. That means of Ticaus in my femily standard, both the right Cyrus mad taken one all dropped.

items the sains of kings. . I will go before they, and make the

enderliert planne straight. Meet

show marrow know that A life:

(ORD, which call that he she better, but the God of transf

42 - CPS Is Genuinely Government Subsized Child Trafficking

Newschir 20th, 2022

One of the very less things I knowed after Baby Sarra was kidney ped out the tact that CPS is generally a government actual and midd trafficking ring.

41- October 2nd Baby Cyrus "Perfect" Health Update (from Marissa)

20x400x120x4,2002

Edity Cyruls in making some progress this mainter the is going 1.2 days tanger in between his senting appropriate which has helped think put on come mean singlet. As go was been from

40- August 21st Baby Cyrus Health Update (from Marissa)

August 21 in 2022

We can't heave for any home for get it, but the current decipe thinks it's populate that his possed as: the left been bring one of his height story of \$1.0 be's introduction over of factorium transfer place where C. Ett. is extensively.

39- Baby Cyrus Health Update (from Marissa)

Arry 22th, 2022

We've have getting eich interepage a have freezh auch sepporten, spiang for a beettingshin en Bafer Carus, as I thought wild upd de yen pore at ones. This is going to be a very sen and suppendise post, fan i freit in segochant as naf temp part our a bit eft proper he har ven.

38 - Miranda's Case Has Been Dismissed!

May 2005, 2022

I marced to give you a que Kopditti on more great noire. First of all, my disaglete Ministers prompted case has been dismovable.

37 - Baby Cyrus's Case Has Been Dismissed!

May 415, 2022

Body Cyrus in FREETY Phiase worth this short sides from the family.

36 - Insider Information from a Whistleblower!

April 2005, 212

And flow I have pay received person information should finite Cyrilla's a surface an accomprise which believe who appearably worth me to publish it, an environ account from the great to processed.

35 - You're Invited to Baby Cyrus 1 Year Birthday Party!

Abril 2789, 2022

\$669 CHUS will turn a your old this Suraday, tray both the are going to have a celebration portack or Turly Park to Mondain on Society, May 101 to 510 per

34 - Constitutional Rights Violated by Meridian Police and Judge Laurie Fortier

April 23:11,2022

The Constitution is the Pophest law of the Israel, but it is absolutely worthless and the energiese if we don't focus our government officials and representatives to about by is.

33 - Thank You Message from Levi and Marissa

April 27/10 20/27

There is an explicate that it is usuage from two and there is a produced, they are not which to saying publishing as the year (least they wanted pages out they details obtain to everyone who has been so producing supporting our familie.

32 - Meet Kelly Shoplock, An Evil Cog In Idaho's Child Trafficking Machine

April 22xt. 2022

This peet "algoCentry having" for Deby Cyrus con Day 3th and her recen non-and then them is non-person who surroitly has more power, poetal, and re-purposity over the zons than anyhord; since hed it is time to introduce the sports media.

31 - Be a Whistleblower, Be a HERO!

April 2010, 2022

We have uncovered another piece of damming evidence against CPS in Birty Conscious. To give context to flow dynaming the windows notify it, you must remembe that the entire blid-appear, was pushed toward to the fisher claim that they Cymu was in "members, dauged".

30 - Medical Proof Baby Cyrus Kidnapping Was a Fraud!

April 2001, 2012

We have whenevered months purce of darming evaluate against CPs in 1989 ("grain"), true. To give territoris to from darming the arridonic rigidly is, you must interested that the initial behinging was justified beautiful to the late of the Philip Cypen and in "derritoris dampte".

29 - The Corrupt Business of Child Protective Services

April 2 link, 2022

From Senatur Harry Schafer - Alter had yours of virology the nothings and ampaning schools of chall protection terrains I united a tracking to past celebrat the Consupt Bassacras of Child Prosecure Senature.

28 - April 9th - Baby Cyrus Health Update

April No. 200

First things first, 86by Cyrus's disjudicatory having his born posteronal anti-May 2th....

27 - Meet Sean King, Meridian's Finest Groper

April 600, 2000

Initial, I have the authorizante task or amateriang you to sean way, ask "Mention it initial Graphs," who I and plately sure to nothing more than just another prevent with a larger.

26 - Show of Solidarity for Baby Cyrus

April 101, Jazz

to is very important that we don't let Judge Forces or the test of these excellent to the systems think that WE THE FEOTILE have larged about Bally Cores and moved as:

25 - There is ZERO Evidence for Imminent Danger

Applicately 2002

As the optioning adjustment of history, the origin tables are find the growing buby Cyris, and whiches are unthe as an of black, the high CPS (Chall Ferticales Sandres), which are great fresh where they such appeal buby Cyrist, will be board one single, sustain, times, whether or not buby Cyrist was to "dominant drager".

24 - Adjudicatory Hearing Postponed

April 818, 2001

We know everyone him, both westing to floor about what is going to happen and what we should be supported in the security adjudicatory from sign Ramil Bits.

23 - Baby Cyrus has PTSD

April 29th 2022

These activates season for something bird of prepared on hidred of Ealer Cycle. It appears as thought to be consecutely commissed by his kidning one and his what modern procedure easies of the

22 - The Impossibility of CPS Social Worker's Objectivity

April 2st. 2022

These wave very drawing information is regard to $\mathbb{R}P^n$, and what they shows to be excised workers to not over further in $\mathbb{I}daho$.

21 - They Tried to Take Baby Cyrus Again

March Street, every

Not long after I sent out Deby Crise's audate victority, be a and Harrisa world (Inyach's popular framming represents with Baby Crise)

20 - Is Baby Cyrus Okay?

Absorption, 22

But, at to the question, is <u>Babe Sense adapt</u> The shart instorer in 160, for those of you who have to an Solomong the story, the ration opioide larger about it mornthings when lidely Cyrus would come; solid feeds and interspersity began to yours.

19 - Police Chief and Sheriff Challenged!

March Disk 2022

This stage event has been seen by herdredts of these ands of greater at event the world in the lane. 10 days, these see, therefore held from y best reverted and that County Desert, that Children have been published public responses that derivativate that setterning sees and seconds.

18 - P.A.C.T. Rally Location

March 2011, 2022

We are provided to procedure that we will be holding our very first PLACE, RACE that Securing Weach 25th or 1250 report at 600 E Lincoln Somet in Empirical, Marky...

17 - America's Frontline Doctors BODY SLAMS Idaho Department of Health & Welfare

Alarch 2004, 2492

Simprises a Promitting Dischart have done their commerciants and published an intelligrappy like Body Cyrus such that also learly demokales the Babo Department of Health and Written and Calab Projection Security.

16 - Baby Cyrus Update and UPCOMING P.A.C.T. RALLY INFO

March (Wit 2022

The sall area have from other victory with hove sufficient and had their forces destinated by CPS. facility special workers, aboutly practs, and the Department of Health and Victory.

15 - Baby Cyrus is Home!!!

Moch 200, 202

Early Cross is back home, the most important thing is true Cyrus is with Hansas and Levi HON.
The health and wellberry depend on it.

14 - Baby Cyrus Doesn't Crawl Anymore

March Erth. 2022

South upstern sportleng with Hierara and that Bally Cyron down is careful at ap on binness. Cyron has been reaching and utiling up within merkler from 1 more facilities obviously described by the custody.

13 - Shelter Care Hearing End of Day Update

Marris 1000, 2007

Times are yet within to despite the horse that our lattic has experienced. Universately, from what you've hours, this padge is famous for dynamics and regions children young from their remarks without evidence.

12 - Shelter Care Hearing Live Updates

Murch 104, 3022

(integralis

11 - St. Luke's Ductor Clears Baby Cyrus Medically to be with Levi and Maritsa

March (Hr), 2022

Here is the partial transcription from the product Doctor at \$2. Lake 5 who called Law (the minute) was even? I receive into, the part below is but the position relevant in this against

10 - Prayer and Protesting Continues

thick block popul

Propertional percentage you communicated by the Baby Cyrus. The count hearing tear 1000 pm. Again, there is not a single, with any logic of trouvers is argument for Baby Cyrus Breist be from a with the mention and fallow.

9 - Live Updates

March 15th, 2022 Live updates...

8 - EMERGENCY UPDATE - Prayer & Protest Tomorrow at Courthouse @ 12:00 pm

March 15th; 2022

We have had some incredible developments today since our last Press Conference I can't reveal everything to you right now, but I want to will you two very specific trings...

7 - Baby Cyrus - BEFORE AND AFTER he was kidnapped

March 14th 202

Bally Cyrus is in worse condition than ever Levi and Mainssa reported that he "is not even the same child. He is unresponsive and lethange and his spills has competely stranged. He is unrecognizable from the child he was when they stole him away from us."

6 - St. Luke's is HARMING Baby Cyrus

March 13th 202

Immediately after the good news of Manusa and Levi being with baby Cyrus, I regirt to inform you that Saby Cyrus is in worse condition than ever! THE HOSPITAL IS DOING GREAT HARM TO BABY CYRUS!!

5 - Positive Development in Baby Cyrus's Case

March 13th, 2022

thank you for your prayers and support—all you have done in working. There have been hundreds of people showing up protesting at St. Luke's yesterday and today at the Press Coalerente.

4 - Donate to Help Baby Cyrus

Maich 13th, 2022

They aren't even thinking about finances right now, but there are a tremendous amount of needs already plang up! First of all are just their basic living expenses. Levi rain't work while he lights this battle se expenses are going to also up quickly!

3 - Press Conference Tomorrow

March 12th, 2022

Tomorrow at 2:00 princur family will be holding a Press Conference at St. Luke's Haspital in Bose, ID. We will be setting the record straight in regards to what happened to Baby Cyrus and how he was kidnapped by Morldian Police...

2 - Your Prayers Are Working

March 13th, 202

Thank you for all of your support. We do not have Baby Cyrus back yet, but sli of your efforts are working. Your prayers and accome are both making a difference.

1 - Original Story of What Happened

March 12th, 2022

Last night, my Grandson, Cyrus Anderson, was ripped from the arms of his mother (my daughter), by police officers from the Meritian Police Department. It was a kidnapping, pure and simple! There are no words or emotional expression that can describe the sheer measure of wickedness that we experienced, nor the fielding of being forced at gampoint to separate from your child.

Freedom Man Comment Policy

Reserved our Comment Forcy before commenting





At Least 8 Laws That Were Broken By All Government Agencies Involved in the Kidnapping of Baby Cyrus

>>> Click here for Baby Cyrus Menu/Navigation <<<

At Least 8 Laws Broken by Police, CPS, and Others When Kidnapping Baby

Click here for a review of the Constitutional Rights Violated by Police Officers and Judge Laurie Fortier in Baby Cyrus's Kidnapping

#1 - Idaho Statute 16-1601 was broken

No effort was made to maintain family unity, on the contrary, Baby Cyrus was ripped away from his parents and his breast-feeding mother was arrested and put in jail without just cause and without any evidence to justify her arrest.

PURE 14. PROPERTY NAMED IN COLUMN 2 IN COL

BRITE SHOPPENTY ACT

BRITE. POLITE. The polify of the fiete of ident is hereby declared to be the artallishment of a legal framework conduction to the judical framework conduction on the judical framework conduction of the judical framework and policy control of any child whose chapters are not be presented as a child whose chapters are the principal and the partial and defeny of the call deals be the princip control. Example the first the first and the partial of the princip control. Example the first the first and the partial of the princip control of the principal of the call the first the princip control of the principal of the first the first and the partial of the principal of the control of the principal of the control of the principal of the control of the principal of

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You can watch the videos yourself and see that the actions taken by ponce officers under the direction of CPS Idaho Department of Health and Welfare did not obey \$16-601. Baby Cyrus was snatched out of his mother's arms, was taken out of his home and the privacy and unity of the family may not preserved even though it was more than "possible."

#2 - Idaho Statute 16-1627 was broken

No physician who had personally diagnosed Baby Cyrus gave any evidence that Baby Cyrus's life would be endangered.

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Salty Cynin Escendol Plage

Baby Cyrus Quick Links:

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per of the parties of injusting position or controller an application of the branch position for the parties of the parties of

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There was not a written or oral testimony from a physician than has been provided as evidence in this case that thany Cycus s' tife was greatly evidangered' by simply being with his own parents.

Ait po //legislation state gos/statistenning/datat/filleth/ffscHsbritEffs-fillff

#3 - Idaho Statute 32-1010 was broken

The government of Idaho did not preserve the fundamental rights of the parents as guaranteed in this statue. They also did not satisfy the requirements noted in section 32-1013 (read below):

At office Private Parental plants ACT, the three entire discussion particle Private, James 2004, State or Stive and may me sive 40 AAX "late minerally apple ber".

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The Parental Flights Act was completely disrepanded and disobeyed. Section 6 above notes that the status State Covernment only has permission to interfere with Facestal Rights if the Titaley scrubny standard" provided in Section 32-1918 is satisfied.

Well shat "strict scrutiny standard" reads as follows

27-1113 NOTES EXERCE WITH FURIDAMENTAL PROFESSAL BULLETS RESURCTED, (1) Norther the state of Idahy, nor any political subdivision thereof, may mobile a parent's fundamental and established rights protested by this act, and any restriction of or interference with each rights shall not be agheld enless it demonstrates by clear and convincing evidence that she restriction or investmence is both

(a) Exsential to further a compelling governmental inserest; and

(b) The least restrictive means available for the furthering of that compelling governmental

How was lidinapping Bally Cyrus espontial to further a compelling government interest? And he is kidnapping him and seminating parental rights the "least restrictive moves of furthering" that nan-existent 'compelling governmental interest."

This law was broken, plain and symple.

#4 - Idaho Statute 16-1629 subsection 11 was

After Baby Cyrus was wrongfully kidnapped by the State of Idaho, he still should have been placed with a "fit and willing" relative according to this Idaho Statute. There were any of a number of fit and writing relatives or "fit and willing non relatives with a significant. relationship with the child," but the state made zero effort to place Baby Cyrus with any of them. They broke this law:

This As any step the department is provided in grantment purposed to the vicence, the specifical state is not a provided to the finance of th

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https://legislature.edubu.gov/satrumerules/idsts//THIsQE/F16CH16/EECT18-1629/

#5 - Idaho Statute 32-1013 was broken

This law requires that both a "compelling government interest" and "the least restrictive means available for the furthering of that compelling government interest" be demonstrated in order to justify the forceful taking of a child. In Baby Cyrus case, no evidence was presented and Baby Cyrus was simply kidnapped and taken away from his breast feeding mother. All evidence from doctor's who reviewed Baby Cyrus demonstrated that he was healthy and in no imminent danger. This law was broken.

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\$14(mgs) | [22-1813, Assent 1831, orn. 187, met. 4, p. 893.1

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#6 - Idaho Statute 16-1610(2)(i) was broken

This law requires that the government provide PROOF that "reasonable efforts have been made prior to the placement of the child in care to prevent the removal of the child from his home." Absolutely ZERO efforts were made and they even admit this in their own documentation which you can see below:

illy if the shild has been as will be removed from the home, the petition

Departure on the lime was contrary to the uniform of the TAR

mailing mailing local question of the child in the paparations, or palar, fifth the spent opening in the test subsection of the childs and

https://ligitalstore.idahu.gov-staluteurules/idular/198416/12CH10/32Cf19-1810/

Again, 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 immoval of the child from his home." In other words, it is required in the state of Idaho that CPS demonstrate that it made "reaconable offerts" to encore that a child is not forcibly removed from its parents when is is not necessary. The proof of these "enquirable efforts" must be attented to in the affoliave. But the unly thing finantie (vint) put in his affidavit was:

A. That is assumable affects to otherwise the every be at after scale assets the Department Lieu as

pured has Native Assertion or Alaska Native (NA/AN) heritage. The Department continue to some for NA/AN hearings.

4. That ecomobic efforts to eliminate the need for shelter name were: the Department has no point history with this family.

if you are shaking your heart in dismay trying to figure out what that means, you are not alone This is a clear demonstration of either one, total incumpetence or run, blacket disorgard to the rule of law. There is no thirst option. It appears that libraring is using a form letter or template and simply oppying and pasting information into this document and that the copied and posted a instament that has nothing to do with "responsible efforts to eliminate the need for abetter pare.

#7 - Idaho Statute 16-1602 was violated

idaho State Law requires that "abuse" be defined as something that was CAUSED by the parents through "conduct or omission." Therefore if Lexi and Marissa Anderson (Baby Cyrus's parents) were to be charged with "abuse," evidence would have to be shown which demonstrated that they were the cause of Baby Cyrus's "failure to thrive." Not a single shred of evidence was provided in the entire process.

is the marthirons, for persons of this chapter;

(i) "Abrest" means any mass, is which a calle has been the spatially of the Thomas and the spatial persons of the transport of

idano comp, or broat similar forms of mexical expectations marming or threatening the child; shealth or welfare or mental injury to the child;

#8 - Idaho Statute 16-1608 was violated

https://legislature.idaho.gov/statutesrules/idstat/Title16/F16CH16/SEC716-1610

Idaho State Law requires that a child may only be taken from his family "where the child is endangered in his surroundings and prompt removal is necessary to prevent serious physical or mental injury to the child or where the child is an abandoned child." Baby Cyrus was neither abandoned nor was any evidence ever provided which demonstrated that he was endangered had he not been "removed" from his parents physical custody. REMEMBER —they kidnapped Baby Cyrus! If they were concerned for his health and welfare, they could have allowed the parents to accompany Baby Cyrus to the hospital, which the video record demonstrates they were willing to do!

16-1609. EMERGRACY REMOVAL. 16-1603. EXERCITY REMOVAL.

11 (a) A "Alle my between inconnected calledy a place officer without an order taxond purposent to subsection [4] of section [4-10.1] or section in the total country of the child is undamposed lands surjected imps and prompt removal is mercundary to prevent socious physical or man all indepth to the order of the which is proved the property of the provision of chapter 15, title 15. Idaha Code.

(b) An alleged of bender may be removed from the home of the victim of abuse or neglect by a peace of those Victim than order, issued pursuant to implection (5) of section [6-161], Idaha Code, coly where the child is midwarpered and posset removal of enabling of sweder in movemacy to provent serious physical or mental injury to the child.

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LIES PEOPLE HAVE TOLD (About the Baby Cyrus Case)

>>> Click here for Baby Cyrus Menu/Navigation <<<

#1 LIE—Baby Cyrus was in "Imminent Danger"

The claim of "imminent danger" is the only justification that low enforcement can use to legally kidnap a child, However, "imminent danger" has a very high threshold so reach—it escentially, means that a child is about to die within moments if the child is not taken from his parents and not live the average a placetime.

Imminent means "about to happon." It means NOW it doesn't mean in days or weeks or more.

Genorally speaking, "imminent danger" should only be declared when a child is in an environment where he is being abused or assaulted like what idaho cops do to innocent people.

Regardless of what these police officers claim, they have not been able to provide one single slined of evidence that Cyrus was in "imminent danger." There is no evidence, it is all a let:

They claim to only be going off of what "doctors say." But they still have provided no invidence. That means, that unless you and I stand up against this syranny, any child can be kidnagged at any time and they can claim "imminent danger" because "doctors say so."

Additionally, we have documented proof that CPS knew Baby Cyrus was not in imminent danger and haif him kalinapped anyway. As previously reported, Baby Cyrus medical records from St. Luke's said this:



Notice it says that "Health and Wielfair had alinady identified a foster family" but decided not to discharge Cyrus with the forter family because they left it was "Installe". Well. Their entire case is built around the fie that "Bally Cyrus was soone sick and maintunished that he needed to be in the care of doctors and medical professionals in the hospital." But they are also lock lie as they admet at their medical professionals in the hospital." But they are also lock lie as they admet at their medical professionals that they had almost observed on immediately discharges (your with a finite family) So evide that they had almost observed on immediately discharges which a finite family So evide that they had almost observed on many type of medical emergency what over the was not in "immediately danger." It was all a lie!

Also watch the vices on this page that shows the vices evidence that Baby Cyrus was never in "entrinent danger": They Lied to You – New Video Evidence Proves that Baby Cyrus was a Perfectly "Healthy Baby" When He Was Kidnapped By Meridian Police

#2 LIE—Marissa and Levi had missed multiple doctor's appointments for Baby Cyrus.

Several news outlies have reported that Marriss and Levi millied multiple doctor's appointments for flatly Cyrus. This is a flat lim. The only appointment that way ever carceled for flatly Cyrus was not flated 15th with Asson Polaries. Asson Solvers (flat outlied DSS to million) when he exhaulted.







Bally Cynus Facebook Page

Baby Cyrus Quick Links:

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Halah 45:1-3 "Thus saith the LORD to his anciented, to Common whose right hand i have holden, to subdue nations behins them; and i will laose the loins of kings... I will go believ thee, and make the strocked places straight, that thou mayest knew that i, the LORD, which sail thee by thy name, and the God of travel." missed appointment and gut the entire kidnapping process started

Reports that they missed appointment on March 5th or 6th or on any other date are just lies. They never had any other missed appointments.

Meridian Police Department's Statement is FULL OF LIES:

On March 12th, the day when the Meridian Police Department kidnapped Baby Cyrus, they released this statement that was full of Best.

https://niski.us/DGLZZ

(at's chronicle the lies told in this statement...

The second of the content of the con

During a fallowing pipe and an interpretation of the cital had again tool again and again again and again agai

As far an the phild's condition leading to severe injury or dooth, well, there is no way the police department can know that. So in their defense, we will assume they are just expeating falso information they received from Aaron Dykstra.

Health and Wedlers was able to contact the cheef whether, who agreed to bring the ched in the an example, the third has an example to the was simply sent the information by thice Louleum, an aggretaive social werker who demanded that Levi take Baby Cyrus to the faces of Hope Victims Abone Center. Sony, but no care parent is going to a place like that.

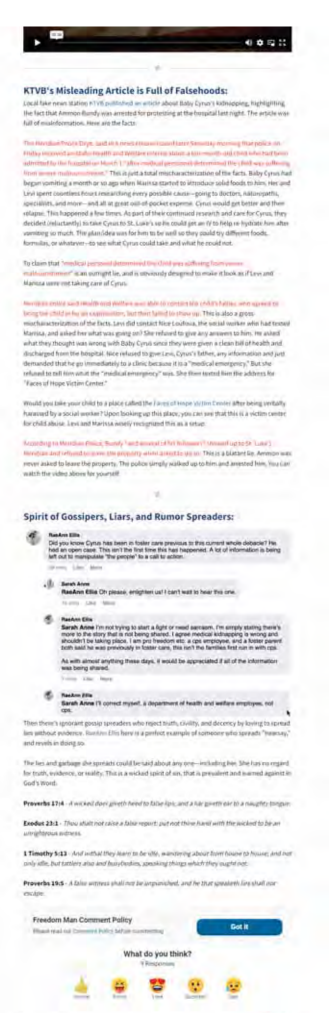
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Among bitting and are all of his following interesting to the population of the second to be properly when a second to the second attempts to get ILMDF in least the property and the contrast afficial to do on, the forestian Police Department existed Sunfair for the page 3. Again, the Meridian Police Department can't stop fying. They just can't. Ammon was been added to leave the property, and he never note refused to do so. They are lists. Watch the sides he you self.



there in the FE Division and Missing CHANOVI, and here in the India, on and his admit the ADD COMcomply and he me. (I) and he in information are not the India, on and he admit the ADD Comply and he me. (I) and he in information are not the India. On the India and Others. Which the video below and you decidle whether or not Missinda and Maritica should have been arrested for "redisting or obstructing officers." Furthermore Missinda was plainly put sinder false arrests, twice Once for "when yingury to a chieff" and second by "falsification to an officer." Sobh false charges and false arrests. Celly after these incompetent furthous makend they missind up, this they charge the charge to "resisting or obstructing":

BABY CYRUS KIDNAPPING VIDEO: This is the 8 minute long video that shows how Meridian Police Officers forcefully kidnapped Baby Cyrus and arrested his Mother without any cause, reason, or evidence! This video has gone "viral" and has been viewed over 10 million times, viewer discretion is advised as this video demonstrates GENUINE TYRANNY from police officers acting on behalf of the Idaho Department of Health and Welfare. (MOTE-this video was originally livestreamed in realizing on a focabook)





Pictures of Baby Cyrus

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Cyrus with His Family:

















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Isalah 44(28 "That saith of Limb. He is my shepherd, and shall perform all my pleasure."

Isaiah 43:1-3 "Thus saith the LUMID to his amainted, to LUMID to his amainted, to LUMID whose right hand i favor holden, to subdue nations before him, and I will lower the loss of things... I will lower the loss of things... I will love the loss of things... I will love the loss of things... I that thus mayest knew that L the LORD, which call thee by the name, am the God of loss!."

















Cyrus After Being Kidnapped While He Was in the FORCED "Care" of St. Luke's Hospital:



Cyrus was completely unresponsive and exceedingly lethargic



with St. Line's, Cyrus had reactions on his cheeks, chin, and around his mouth because the hospital is evidently not cleaning his face when he spits up. He was being neglected by the fluightal!



Most troubling are the pricks on his hands which show he has been jabbed at least 4 timest!!

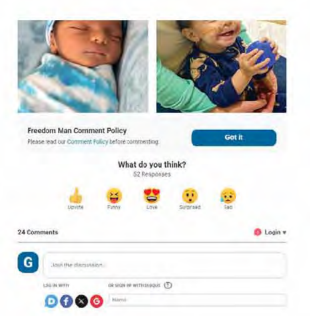
They claim it was only for the M, but it makes mi sense to have 4 jabs for a simple M. Levt and

Marissa were promised no vascines would be given, nor would any medical procedure be
performed without their express permission. Yet we see 5 jabs.

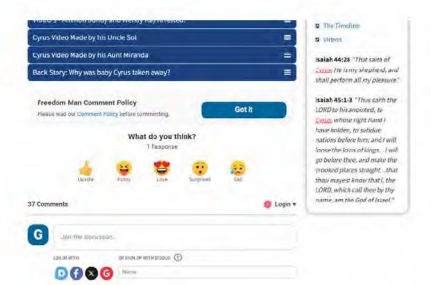
Godly Patriots Praying for Cyrus to Be Returned:













Original Story of What Happened

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 12th - Original Story of What Happened

March 12th, 2022 | by Diego Rodriguez

Last night, my Grandson, Cyrus Aederson, was ripped from the arms of his mother (my daughter), by police officers from the Stendam Police Department. It was a kidnapping, pure and simple! There are no words or emotional expression that can describe the stress measure of mickedness that we experienced, nor the feeling of being baced at gangaint to separate from your child.

Make no mistake about it—this is met an extreme claim or emotional over relation—Baby Cynut was addrosped. This is happening there and most in America as unfertered social workers, in conjunction with arrogant and overreaching police officers focofully steal children from their overeth.

My daughter and son-in-law are wonderful. Christian, God fearing governts who have dedicated their life to loving and nurturing Baby Cyron.



Marrison, Lane, and Cyriso Anderson on and Granopa Diego Rosingson; an right with Bally Cyris

THIS IS WHAT HAPPENED:

Baby Cyrus was sick last week and vomiting so my daughter took him to St. Luke's Pediatric. Center where after receiving terrible treatment, they were released after about a week, with Bably. Cyrus having a clean biff of health, after undergoing every exam, test, and review imaginatis. We were all thankful and relieved to see Cyrus frome and healthy.

Marinus and Levi-continued to take Cyrus to a local pediatols office for additional inview and weigh-ins. All was well and good, however Cyrus did have a day where he comited again after triving goats mills provider—which was suggested to help add calones to his food intake. Apparently, Cyrus has an issue where his body cannot fully digest proteins yet, so he has to stick to breatmills stall because he is not quite mady for salid bood.

After Manista worke up not feeling well in her stomach yesterday morning (Friday the 11th), she decided to call the Predictinian's office to let them know she would not some in that day. That was it. That should have been that. But instead, the name practicioner called CPS and reported "shild endangerment," and had CPS contact Manista via test message.

Shortly thereafter, two police officers came to their address, asking for Baby Cyrus—but Marisas, Levi, and Cyrus were not there. So they put out a BDLO "the on the Lookout" for Levi's truck. And last regist, Levi, Marisas, and Cyrus, along with the cest of my lamily, preve over at a friend's house emptying disner. We all left together in 2 separate Cars and were followed by a Garden City police officer to a nearby gas station.

The police officer detained them and them called for backup, Within minutes, multiple officers arrived. The liferidate detectives then arrived along with well over a dozen officers and squad cars. They acted Jain they were arresting Al Capone. The ufficers violated multiple rights, did not liditive the constitution we other laws and statutes and arrested both of my daughters, fundicalled Levis, and then forcefully stripped Baby Cyrus away from his crying nother (my daughters), for alleged "child eridangerment" because they carected a pediatric appointment and the doctor called CYPS claiming that Cyrus vara "underwright." Marinsa was smart enough to Facilional Unite unit the airials initial because they took her must the Artifuldance to sip Cyrus out of her arms so it was only of gubtic view.

That's it. That's the sum total of the ENTIRE STORY. An appointment was canceled. My grandson in "underweight," And that was enough for an overzealous Padiatrician, a control freak social







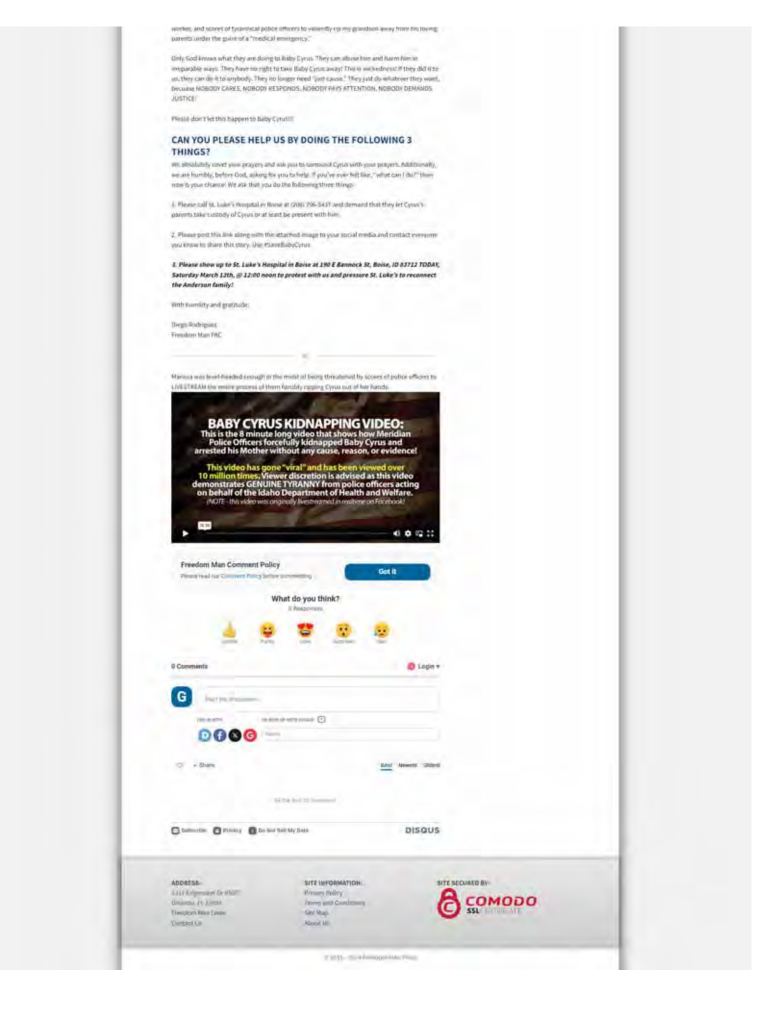
Baby Cycol Facebook Page

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March 12th - Press Conference Tomorrow

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 12th - Press Conference Tomorrow

Tomorrow at 2:00 pm our family will be holding a Press Conference at St. Luke's Hospital in Boise, ID. We will be setting the record straight in regards to what happened to Baby Cyrus and how he was kidnapped by Meridian Police, stripped away from his breastfeeding mother, and how they conveniently "lost" her diaper bag which included her wallet, cash, credit cards, driver's license and more.

We will also expose how Meridian Police illegally arrested my daughter Miranda who was sitting in the truck with Marissa and Levi, claiming to arrest her for "felony endangerment to a child" and accused her of being the mother—when she is not the mother! Imagine being arrested for a false accusation made against your sister!

We will also expose how Marissa was lied to and lured away from the support of those filming so she could be arrested in private. <u>Yes, she was promised that she would never be separated from Cyrus if she just complied.</u>



We are also calling on legislators, community leaders, and others to put stand against this wickedness and put an end to it once and for all! Please be in prayer and if you are here in Idaho, we ask you to show up tomorrow at 2:00 pm:

Baby Cyrus Kidnapping Press Conference Sunday, March 13th @ 2:00 pm St. Luke's Medical Center 190 E Bannock St Boise, ID 83712

Thank you again for your support!





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 BabyCyrus
- 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



March 12th - Your Prayers Are Working

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 12th - Your Prayers Are Working!

Thesis you for all of your support. We do not have Baby Cyrus back yet, but all of your efforts are weeking, Your propers and actions are both making a difference. In quite of insumountable odds and life altering trauma, my daughter is notified up remarkably well. This can only be become of the WORK OF GOOD through all of your propers. We can't thank you enough.

Behind the scenes, we have heard from dozens of supporters who are making phone calls, having meetings, putting pressure, calling in favors, and more, to ensure that JUSTICE IS DONE and Body Cyrus is returned to his modder. Many legislators are working in support and we have heard that even how some legislators are dualing new legislation to ensure this never happens, again in Idahu (the legislature is tack in session on Monday morning).



Hundreds of people showed up to protest at St. Luke's hospital to protest the kidnopping. They are still here your is in currently 5.10 pm losse Time. We are humbly asking people to show up every day to protest between 20:00 am and 500 pm entil 8.00 cm people is back home. We how this time is a lot to ask, but the Prople 1000 pm and 500 pm entil 8.00 cm is back home. We how the too be a lot to ask, but the Prople 1000 pm is up to people and this is Washington but year and every slife to put enough pressure to the hospital there to release the taby they had satingged ento, their mother's care again very quickly! Epople will come and so throughout the entire day but we ask need a protrainent organice until Corne is home.

Your support is helping—so much so that the hospital had one of its doctors who is "caring" for Baby Cyrus contact Marissa and Levi via phone. They had a "good conversation," at least as much as could be hoped for. The doctor promised that Baby Cyrus would not be given vaccious or any other "tradements" without their parental consent. This phone call, communication, and assurance that Baby Cyrus is well and not going to be given any treatments without their consent is nearly miraculous and is only the result of your support, prayers, and efforts to put pressure on them. Thank you so moch!

Prople keep aking what they can do to help, and we appreciate it. Carrentle, the best thing everyone can do it to imply continue to PUT PRESSURE on "the powers that be." This is done via focial Media, phone calls, and protesting, if you are local to flow, please field in protein. If not, if you can continue to pray and offer your support to <u>updisize</u> this. I know that might not sown like much, but that is leave things get faced. "Officials" for not follow the rule of law but they also concept to accord pressure.

f Anone this entire episode is shocking to many people and you probably think "how could this have happened?" Or "there must be more to the story that we're not being told." If you think this, it is simply because you have been so propagandized that you can't imagine that caps break the law, or that CPS does bod things that are more harmful to children than not. You're going to have to be smarter than that. Watch the video for yourself (below)—Harissa was groomed and lied to by police officers in order to steel Cyrus. She was told that Cyrus would never be taken away from her and she would always be with him—they lied and used the lie to kidnap Cyrus.

CPS lies all the time. Cops lie. Judges lie. Hospitals kill people for money. This is the reality we live in. You can't just put your head in the sand and act the will all go away. This is why, no matter what, we have to stand for THE RIGHTS OF PREVIOUS. Or they will do this to you and anybody they want at anytime to weaponize these institutions against innocent people. They are doing it to my family right now—you could be next!

And while not ALL cops, social workers, judges, or hospitals are bad, you can't be so spromit as







Bally Cycol Facebook Reg

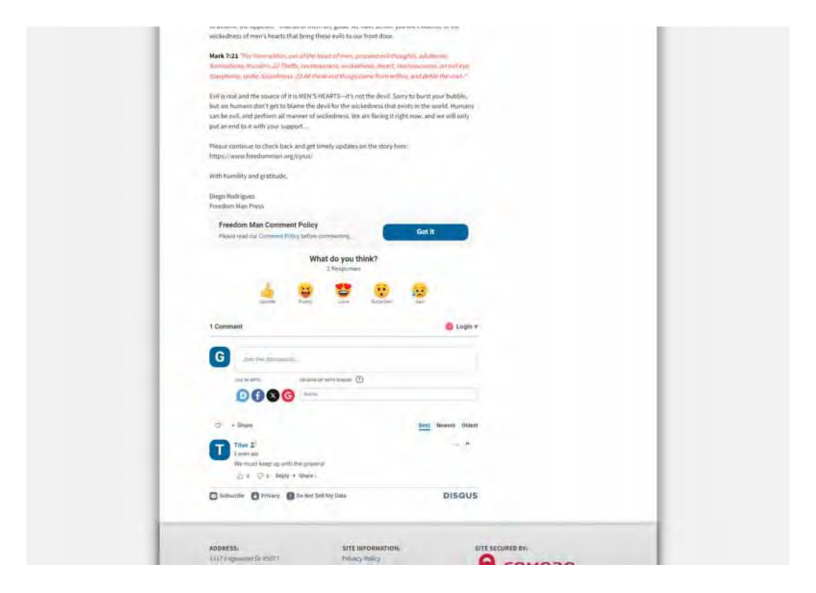
Baby Cyrus Quick Links:

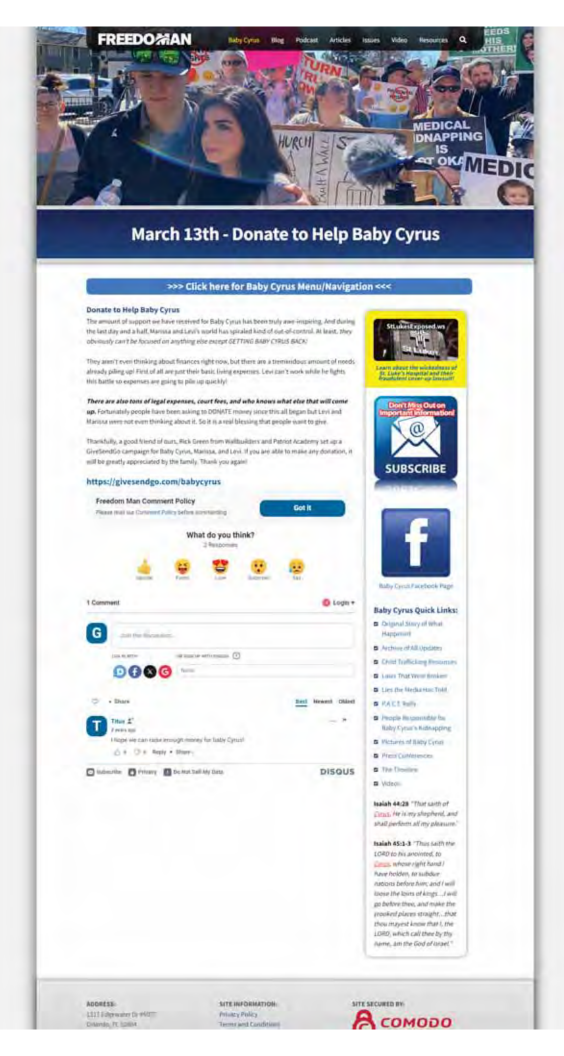
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Isalah 65:1-3. "Thus halft the LOHD to the amounted, to be a more right band I have holden, for suidder natioss before him and I well taken the loins of kings." I will take the loins of kings. I will take the loins of kings. I will take the loins of kings. I will take the loins the loins of kings. I will take the loins before straight, that they mayes kinde that I, the LOHD, which call thee by the harm. List the God of deset."







March 13th - Positive Development in Baby Cyrus's Case

>>> Click here for Baby Cyrus Menu/Navigation <<<

8:30 pm March 13th - Positive Development in Baby Cyrus's Case:

Thank you for your prayers and support—all you have done is working. There have been hundreds of people silinowing up protesting at St. Like's yesterday and today at the Press Conference. Legislators are working to deaft and present legislation for the current legislative session to change statutory language to prevent this from ever happening again—and planty of people are working behind the scenes to RIGHT THIS WRONG, and put Baby Cyris back with his payents.

As a result, there has been a positive development. Marissa and Levi were "allowed," to have a meeting with Baby Cyrus in person tonight at 7:30 pm. They are in with him right now as I write this email!

Now, we don't want to get too excited because we do not know what type of chicanery or autherfuge the hospital and other officials are using to further their som cause. Manica and Levi have been warned and counseled about potential (and other unknown) registive succomes and how every action and/or word can be used, manipulated, and twisted against them.

That being said, there is absolutely HQ WAY they were going to deny themselves the opportunity to see their precious Baby Cyrus!

They did make an agreenent with this representative from Health and Welfare that during their meeting with Batry Cynus, that even though police officers and social sockers would be present.

Manusa and Levi "sould mit communicate with anybody other than Baby Cynus," And be agreed.

we will take it one stop at a time, but this is definitely a positive development and an answer to prayer. Think you again for your prayers and support.









Baby Cyrus Quick Links:

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Isaiah 44:28 "That saith of Lette. He is my shepherd, and shall perform all my pleasure."

isalah 45c1-3 "Thus saith the LORD to No-amointed, to Lord to No-amointed, to Lord to Nobeles, to subdue nations behave holden, to subdue nations behave him; and i will knose the Joins of things... if will knose the Joins of the June and make the procked places strought. What thus mayest knose that if, the LORD, which call thee by the name, and the God of house."



St. Luke's is HARMING Baby Cyrus - PRESS CONFERENCE Tomorrow

sely after the good news of Marissa and Levi being with baby Cyrus, i you than Baby Cyrus is in wome condition than ever! THE HOSPITAL IS DOING GREAT HARM TO BABY CYRUSIT

He hazn't had a bowill movement since he's been in their case (readly 2 full days), and live suffering and doing wome. This constiguation has happened to him before and likewise causes fum to vomit and reject food-because NOBOOY WANTS TO EAT WHEN THEY ARE CONSTINATED HI

These moranic imbeciles at the hospital aren't taking care of him—and apparently refuse to give him an enema which would take care of the problem instantly! They actually told Mariusa, "we aren't concerned about constipation, we're concerned about him getting nutrition." shut, you can't get nutrition if you won't est because you're constituted: I This is the care that the ment is manufating by force at the point of a guild

I REPEAT-ST. LUKE'S HOSPITAL IS HARMING BABY CYRUS!!! He is in worse condition than over and according to my daughter and son-in-law, "he's not even the same baby," as he was just 2 nights ago!

Please, we beg you to stand with us to light for Cyrus's life:

We will have another helef but important PRESS COM ERCHET tonium wit 6:00 pm at St. Luke's hospital again to give everyone an update on Buby Cyrus's condition and on the upco housing on Tuesday. If we don't put the pressure on now, we have no size what sould happen to Baby Cyrud @









Baby Cyrus Quick Links:

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- Archive of All Opdates
- Chief Trafficking Resources
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- CLies the Nedartos: Total
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- & Pictures of Baby Cycle
- & Presi Cultilities ces
- & The Desire # Video
- Isaiah 44:28 "That saith of

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fealah 45:1-3. Thus suith this LORD to his ancinted, to whose right band / have holden, or subdue nations before him; and I will toose the lains of kings ... I will go before thee, and make the prooked places straight, that throw inspent know that I, the LORD, which call thee by thy name, am the God of lurael.

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Baby Cyrus - BEFORE AND AFTER he was kidnapped

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 14th - 11:50 am UPDATE: Baby Cyrus - Before and After He Was Kidnapped:

Bally Cyrus has been in custody of the state and is now at St. Luke's Pediatric Hospital in downtown Boles. He has been in their "care" since approximately 1.00 am Saturday morning (Harch 12th). Levi and Marissa were "allowed" to see their own child last night for 2 hours—while accorded by idate State Police and a social workin.

Buby Cyrus is in worse condition than ever, Levi and Marissa reported that he "is not even the same child. He is unresponsive and lethargic and his spirit has completely changed. He is unrecognizable from the child he was when they stole him away from us."

Cyrus also has two pricks, with toucoing, in one of his hands that the hospital claims are from IVs. but there is an IV in his other hand, so these marks are incredibly suspicious. The hospital staff weeks that he has not been given vaccines or any other treatment not authorized by the parents.

Cyrus is likewise constiguted—he Itasin't had a bowel movement since they kidnapped him. A baby who is constiguted will not eat—just like adults don't like to eat when constiguted. But a baby will just vomit if you try to force feed him when he's constiguted. This is common knowledge to any exercit.

But the "expects" at St. Liske's who harm and kill babies all the time toki Maresa and Levi, "Wa are not concerned about his contripation, just that he gets murished." But he cannot be mounted if he doesn't eat became he's constipated!!! The is to deviage it is efficuebon. Levi and Marissa begged for an enema but the hospital refused. Later in the evening a hospital employee contacted them and they begged again for an enema and he said he would "look into that" and call them back. He then called back and cald that the hospital would "lot him go through the night and review it again in the morning."

St. Luke's is harming Baby Cyrus. His health is deteriorating BECAUSE OF THEM. He needs Marissa to murse him and he needs the emotional band with his family. It is A NAZARD TO HIS HEALTH TO BE IN ST. LUKE'S WITHOUT HIS FAMILY. Period. It is that simple.

Below are pictures and videos of Baby Cyrus put fast week. This is what he looked and acted like when CPS, St. Luke's, Issuee Auror Clykeous, and law enforcement worked together to kidnap. Baby Cyrus under the gains of these being an intentiment threat to Cyrus scheding—you decide with whom he is harder properly change.



Happy, healthy, Baby Cyrus crawling on his dad while his dark works on his computer.



Baby Cyrus loves to play with his Grandpa (aka "Pops")







Bally Cynn Facebook Pag

Baby Cyrus Quick Links:

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Isalah 44:28 "That saith of Corps. He is my shepherd, and shall perform all my phiasure."

Isaiah 45c1-3 "Thus saim the LORD to his annihitect, to have holders, to subdove nations betwee him, and i will. Joose the loins of kings... i will go before there, and make the crooked places straight. Mai thou mayest know that i, the LORD, which call thee by thy name, an the God of bravel." Now this is what Baby Cyrus looks like after being in custody of St. Luke's for Z days, without his mother and without being nursed: innisponsive and exceedingly lethargic. ctions on his cheeks, thin, and around his mouth because the hospital is evide ing his face when he spits up. He is being neglected by the hospital: Nost troubling are the pricks on his hands which show he has been jabbed at least 4 times! They claim it was only for the fit, but it makes no same to have 4 jabs for a simple fit. Levi and Marista were promised no vaccines would be given, nor would any medical procedure be performed without their express permission. Yet we see 4 jubs. Freedom Man Comment Policy What do you think? 1 Comment O Login * ---

D000 -

∂ 1 Ø s Reply + Shire-

It is clear that baby Cyrus is in better health with the purents.

Best Newst Oldest

⊕ + Share



March 15th - EMERGENCY UPDATE - Prayer & Protest Tomorrow at Courthouse @ 12:00 pm

>>> Click here for Baby Cyrus Menu/Navigation <<<

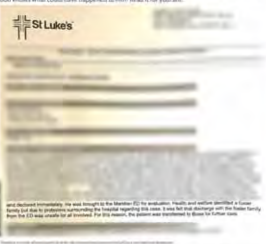
EMERGENCY UPDATE - Prayer & Protest Tomorrow at Courthouse @ 12:00 pm

We have had some incredible developments today since our last Press Conference! can't reveal everything to see light now, but I want to tell you two very specific things. First of all, see have secureted a violence that protests suitable of the hospital as support of Baby Cyma worker and are morking:

Today, we got a hold of some of Cyrus's medical records from St. Luke's, interestingly enough, they refused to give Levi the medical records from March 1st. March 4th when Cyrus was in the core of St. Luke's physicians and was discharged with a <u>chean full of health</u> it is evident and obvinus that they discrit want Levi and Marcus to have access to those records because they would be damning to the protecution and would controduct any case they fay to make that Baby. Cyrus was in imminent darger of any sort.

But we did find this identifies a deviation. (Make Correspond to the blood and D both and the business of the second to the second to the product on the product of the second to the se

This literally means that printspoor in front of the hospital on the night Baby Cyrus was kidnapped literally prevented Baby Cyrus from being put wito the home of strangers where only God knows what could have happened to him? Brad it his yourself:



THIS IS DEMONSTRABLE EVIDENCE THAT YOUR PROTESTING WORKSIIT So let's keep it up! Torsonrow the hearing is at 1:00 pm at the Ada Coortry Coorthouse (200 W Front St, Botte, ID: \$2702). Please throw up to both PRAY and PROTEST! If the judge doesn't rule to disminal this case terriorities. Then Levi and Manacca mean get another chante for justice for 30 days! @ Protecting served Baby Cyrus fact sereb, and if emough of you whom up to blanker from it your propers and demonstrate your PROTEST for all the world to see—you just might be able to save bits assure Finance come and support Baby Cyrus formatries at 12:00 mont?

Now, there is a second key component to this admission on the part of the hospital, that is above damning to their case. Notice it says that "health and Watfare had already identified a foster family" but decided not to discharge Cyrus with the foster family because they felt it was "unade." Well...their entire case is built around the lie that "Baby Cyrus was soond sick and malnourished that he needed to be in the care of doctors and medical professionals in the hospital." But this is an absolute lie as they admit in their medical capact above that they had already allened on immediately, discharging Cyrus with a faster family! So evidently Baby Cyrus was not in any type of medical emergency whatsoever! It was all a lie!

This evidence (and a whole lot move; has come to light in the very short time our legal team has had to prepare. Please keep praying and pushing, And for those who want to know what else you cart do, here's a short list:

1. Show up to pray and protest tomorrow at the Ada County Courthouse at 1:00 pm.





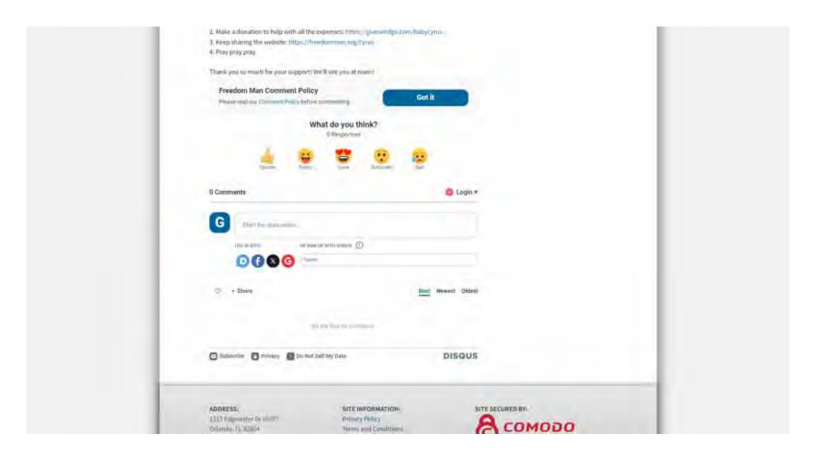


Bally Cynth Facebook Pag

Baby Cyrus Quick Links:

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- People Regulation by Baby Cyrin's Kidhapping
- Pictures of Bably Cyrin
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- Isalah 44:28 "That saith of Lord. He is my shophers, and shall perform all my phiasure."

Isain 45c1-3 "Thus sain the LOND to his ancience, to have holders, to subther rations betwee him and i will. loose the loins of kings... i will go before there, and make the crocked places straight. Mai thou mayest know that i, the LOND, which call three by the name, are the Gold of hower."





March 15th - Live Updates

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- . Include your own code without the HTML: Head, or Body tags.

>>> Click here for Baby Cyrus Menu/Navigation <<<

2:53 per - One of Levi and Manissa's doctors in their now testifying on their behalf. That they are good parents and that they did everything possible to take user of Baby Cyrus.

2022 pm - You mailly have to ack yourself, WHY? What is the root of this case that has police, hospitals, CPS, and the cours so around tight? Why are they so insistent on stealing Baby Cymi? Why will they do everything imaginates, violate every right, break every law, and abuse innocent citizens just to steal a baby? Why?

Once you arraises that question—you will open a Pandora's box that will make you so sick, you will not be able to along at right. And its going on right here in litaho.

You always follow the money—when a child is kidnapped and put into CPS, CPS makes tens of thousands of \$\$\$. Once they take a child from CPS into foster care, they get even more money!

This is CHIED TRAFFICKING-PURE AND SIMPLETT

2:22 pm - several separate cars are heading off in separate directions. They are possibly/probably decays.



This transport looks suitpictous



2:12 pm - From a supporten: "We are compared out at the conner of Bannock and Avenue C. J.M.E. Bannock. There is a white authorizing that appears pointed to excort an ambulance out of a chosel garage. One of the officials said, are they blocking you... So we don't know what that means that it counds like it may be possible there is a more secret exit they are planning to make rather than the abrican one."

2:10 pm - This is a screenshot from the internal messaging system at St. Like's Hospital. This is how they create false numeratives. There is no "thesat." What there are—are dozens of patriots standing in protest and support of Baby Cyrus being reunited with his pairwise.

2005 pm - imagine all of this in order to protect their child-trafficking ring. They've got equadrons of cope like this all around the hospital.

2:04 pm - Apparently, the court hearing has not even started yet, but they are just waiting on paperwork.

2:01 pm - Police officers are not threatening arrests to protestors who are at the hospital. They

2:02 pm - Police officers are not threatening arrests to protestors who are at the hospital.

do have a right to be there and to protest on public property (sidewaks).







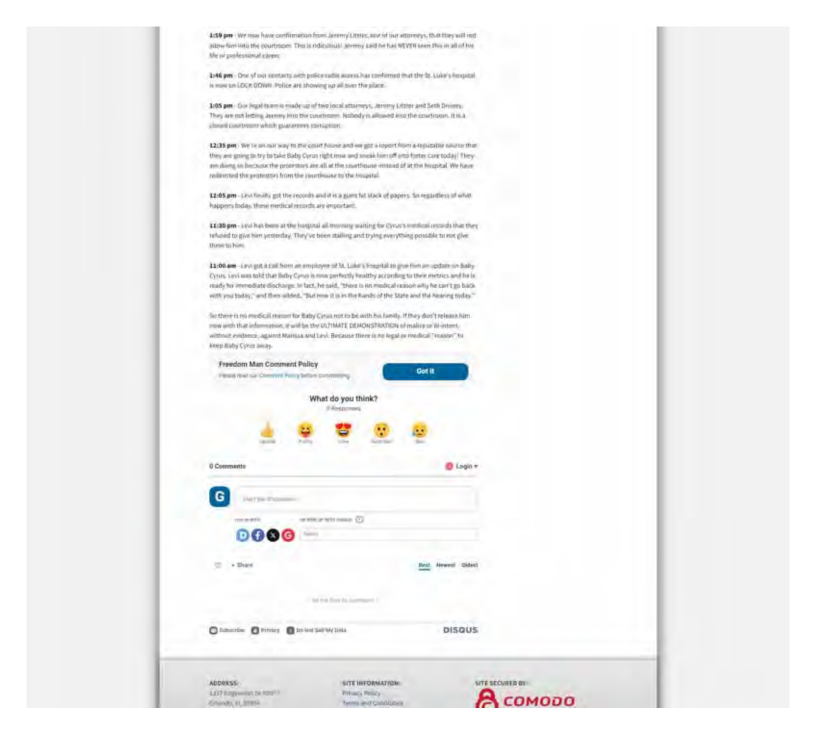
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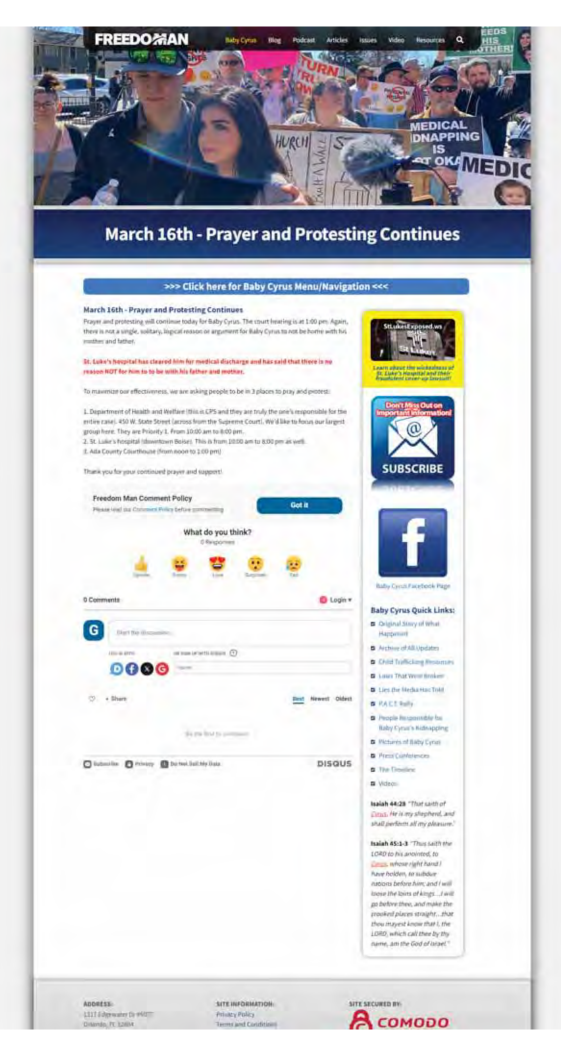
Baby Cyrus Quick Links:

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Isalah 44:28 "That sorth of Cess. He is my shepherd, and shall perform all my pleasure."

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March 16th - St. Luke's Doctor Clears Baby Cyrus Medically to be with Levi and Marissa

>>> Click here for Baby Cyrus Menu/Navigation <<<

St. Luke's Doctor Clears Baby Cyrus Medically to be with Levi and Marissa:

Here is the partial transcription from the Medical Doctor of St. Lule is who called Levi (the message was over 7 minutes long, the part below is just the portion relevant to this update):

Doctor from St. Luke's to Levi Anderson on March 11th; 2012

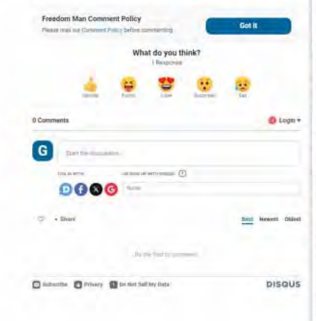
"I have great news regarding Cyrus. His weight has continued to increase... which is maily good news. He's actually been tolerating taking breastmile from a bottle. He has had no further someting.

in talking things over with the team, we haven't identified any mailly scripus medical condition that is Lauring from to have trisable gaining weight. The thinking is he got behind on his marchise (from the economy, and then his beneatheding new just burning so many salones that he just couldn't keep up, so he kind of got behind, and by getting his nutrition up again and by getting same of the strength on, there's good reason for optimism that he will be able to keep his nutrition up by taking a faultis- or by lineariteeding.

Our team is thinking right now that taking breastmill through a bottle right now is working really well, and that's a great place to help keep his nutrition up, gradually increasing the amount of actual breastfeeding he is doing.

So what is it that poes thim at a spot where he is ready for this charge? <u>He's total of those modical pools that would noncome allow for a discharm. From a cooling i standown, he is medically estable his a medical incharge.</u> And se've let one state partners know that that is the case and it's really going to be up to them.

Hopefully me can get Cross back to you as swickly as the State will allow."









Bally Cyrus Facebook Page

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March 16th - Shelter Care Hearing Live Updates

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 16th - Shelter Care Hearing Live Updates

5:03 pm. The judge has ordered Budy Cyrus to be over to the Nacets of the state. The PRESS CONFERENCE for tonight at 0:00 pm is cantained. We need to have a lingul review with our atturneys and we will update everyone as soon as possible.

4:50 pm - When the innocent are persocuted and attacked without cause, it is unjust. When God's people are oppressed, the JUDGE of the Earth hears and knows. Maritias and Levi are suffering without cause. They are not only innocent, they are rightening people.

James 1.2 "My brethieri, count it all joy when you fall into various trult, I knowing that the testing of your faith produces patience. 4 But let patience have its perfect work, that you may be perfect and complete, lacking nathing."

4:50 pm - We're just waiting here out in the hallway outside of the countroom.

4:47 pm - No new updates as of yer

4:26 pm - This is not a standard case of the law, or of right and wrong, or of anything of that sort. This is spettual wickedness in high places.

Ephesians 6:12 for we would not against fireft and blood, but against principalities, against powers, against the rulers of the darkness of this world, against spiritual wickedoess in high places.

At this point, only God can give the judge the spirit of Windom and Righteoursess to rule correctly according to law, logic, and the basic standards of human decency. There is no world in which what happened to Cyrus in just, nor is them any in which the systemic provides justification for the state's actions. But this is a spiritual warfare—and we've done all we can. We need God to interviene and touch this woman's heart (the judge is a woman—we don't know if the it a mother or not i.

4:15 pm - Family and friends gathered together in prayer and faid hands on Hantssa and Levi before they entered back into the countriorm with their amones.

3:01 pm - Haritta and Levi have left the court/dom with their attorney. The case is on "recess" and they will come back at 4.15.

2:34 pm - Hill no update.

DG 60 G

2:11 pm - thère is no update as of now. We are still outside waiting.

1:00 pm. the hearing has begun. Levi and Maritiza are inside with their ettoring. The judge hearing the case is Laurie Fortier Pray that God will give Judge Fortier wisdom and the spell of systice.









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March 16th - Shelter Care Hearing End of Day Update

>>> Click here for Baby Cyrus Menu/Navigation <<<

Shelter Care Hearing End-of-Day Update

First of all, thank you for all of your incredible support and your constant players. As you now know, Magistrate Judge Laurie Fortier awarded custody of Baby Cyrus to the State of Idaho. These are no words to dosaribe the horior that our lamily has experienced. Unfortunately, from who we've heard, this judge is famous for destroying families and ripping children away from their families without evidence.

Today was what they call a "Shelter Care Hearing" where the court rules what will happen with the child that has been kidnapped. Contrary to ALL EVIDENCE—including a statement from a doctor from St. Luke "Ntospital that Baby Cyrus is medically stable and that there is no reason for him not to be reunited with his parents—and tons more evidence to show that there was no QUE PROCESS, and that the state didn't have any right to take Baby Cyrus from his parents for only being "underweight," the Judge soll culed occasion analyst Massas and Len.

The next hearing is called the "adjudicatory hearing" and it is where they actually decide to reunity Cyrus with his parents or if Cyrus stays in foster care. Yes, Cyrus is now in foster care. This adjudicatory hearing will be on April 8th. This is devastating on so many fronts:

- 1. The most important of all is the fact that Baby Cyrus is still not healthy or totally well. Based on his history he will be ckay for a few days and in a few more days he will start vormittig again. And the loster care parents will not know what to do. And there is no way anybody other than Levi and Marissa will be able to carry Baby Cyrus through. And most of all, Baby Cyrus needs breastmilk. And he needs to be with his mother.
- Baby Cyrus is emotionally crushed. The social workers today told Marissa and Levi that Cyrus
 is not sleeping well. The social workers even repeated multiple times that "Baby Cyrus misses his
 monmy," Well, duhl GIVE HIM BACK! If Baby Cyrus is not sleeping, he cannot heal.
- 3. Financially speaking, costs are going to skyrocket. Additional medical costs, legal costs, logistical expenses, living expenses, and the loss of income. I kind of hate asking for money—but in this case the family NEEDS it. This is the back-end part of these types of nories that eobody talks about. Behind the scenes, the family's often get crushed financially, and that becomes the reason in all comes to an end, We don't want to see clost happen: If you can give a donation to help the family—II would be more than appreciated. One other thing we have heard is that when the state knows you have no money, they rejoice because they have the upper hand. But when they know you have no money, they rejoice because they have the upper hand. But when they know you have no more than some subject to the distance. They concede more quickly and endthe modness because they know you have the means to FIGHT THEM ALL THE WAT! And believe me, they are watching how much donations come in, they are on our email lists, they are scanning social media—they are all following everything we are doing. You can make a donation here: https://givesendgo.com/babycyrisis

WHAT CAN YOU DO TO HELP?

- Be a Keyboard Warrior there is a ton you can do from your keyboard. For example:
 Send emails to Health and Wellness and demand that Baby Cyrus go home. These are the emails to the officials and executive staff and Health and Wellness along with the judge.
- dave.jeppesen@dhw.idahe.gov, miren.unsworth@@dhw.idahe.gov, lisa.hettinger@dhw.idaho.gov, cameron.gilliland@dhw.idaho.gov.
- insanctungergeamicianogov, clamerongimianipadwalanogov, kellyshopiock@dhw.ddaho.gov, lloriter@adaweb.net, ChildSupport@dhw.ddaho.gov -Go.crazy on Twitter, Facebook, Instagram, and more and post the truth and combat the false
- Send emails and messages to your friends, neighbors, and more to get informed about this case.
- 2. Call Health and Welfare 800-356-9868 (here's the contact info page, https://healthandwelfare.idaho.gov/contact-es)
- 3. Help us get media interviews do whatever you can to get as media coverage. Contact anybody and everybody who has a platform and have them contact me at contact@ficedomman.org
- 4. Make a donation again, you can make a conation at: http://givesendpo.com/babysyrus 5. Stand with us in protest (for those who are local) - we are asking everyone to protest in from of Health and Welfare in Boise from 10:00 am 5:00 pm every day until Baby Cyrus comes home.
- 6. Pray for Baby Cyrus please do not discount the power of prayer. That is what has carried our family through up to this point. And it is the only thing that will sustain us through the end of this nightmans.

Thank you so much for your support and your help! Tomprrow we will have our FRESS CONFERENCE at 5:00 pm at Health and Welfare.







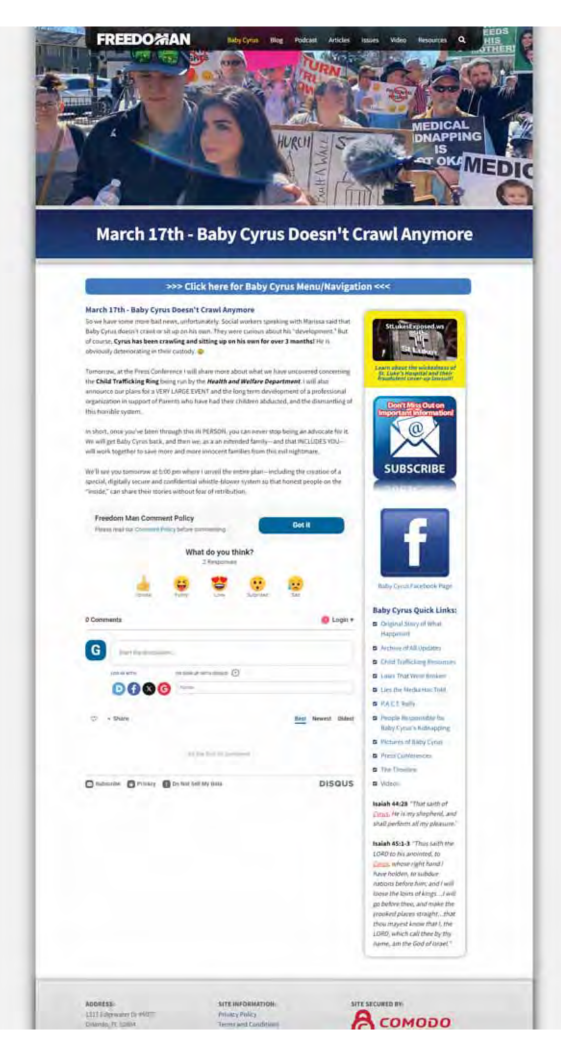
Baby Cynio Facebook Page

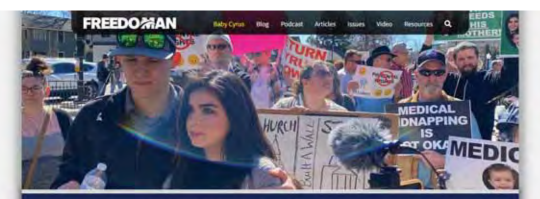
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- Pictures of Baby Cyros
- Rress Conferences
- a The Timeline
- # Videos

Isaiah 44:28 "That saith of Groups. He is my shepheid, and shall perform all my pleasure."

sain 45:3.3 "This said the LORD to his anointed, to Lorus, whose right thand I have holden, to subdue nations before him; and I will loose the lorus of hings... I will go before thee, and make the crooked places studght, that thou mayest know that I, the LORD, which call thee by thy name; an the God of Isiael."





March 18th - Baby Cyrus is Home!!!

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 18th Update - Baby Cyrus is Back!
BABY CYRUS IS BACK!











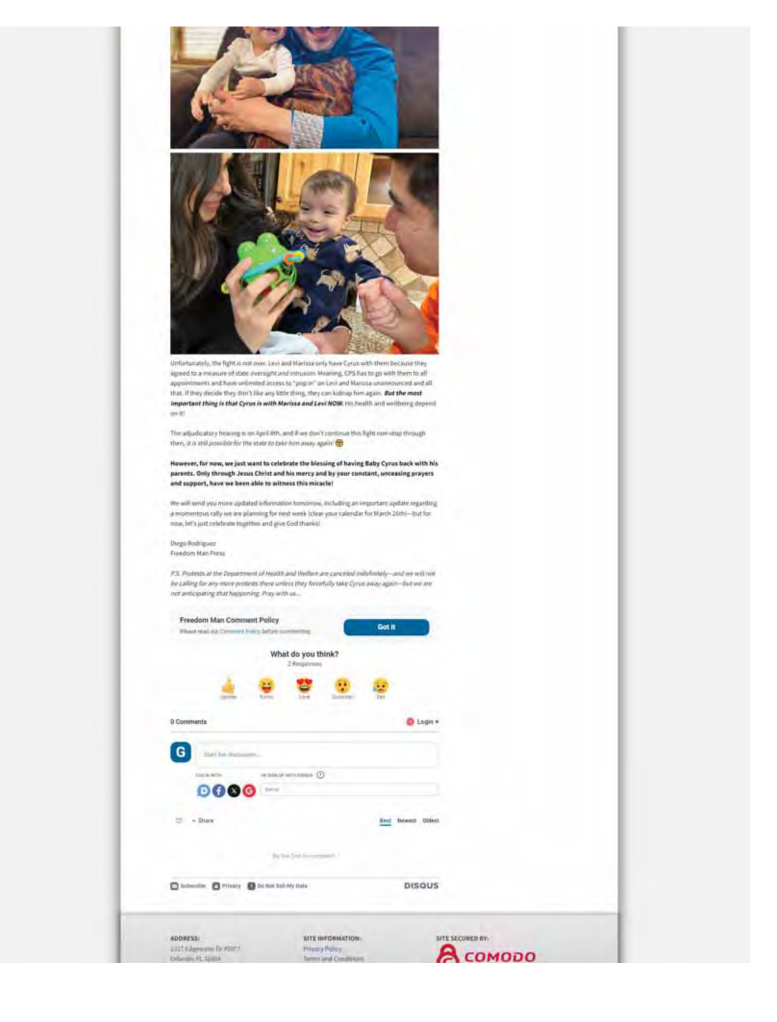


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Isaiah 45:1-3 "Thus saith the LORD to his anovinted, to Sens, whose right hand I have holden, to subdue nations before him and I will loose the loins of kings... I will go before thee, and make the trousied places straight, that thou intryest know that I, the LDRD, which call thee by thy name, am the God of size!"





PEOPLE AGAINST CHILD TRAFFICKING RALLY

March 19th - Baby Cyrus Update and UPCOMING P.A.C.T. RALLY INFO

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 19th - Baby Cyrus Update and UPCOMING P.A.C.T. RALLY INFO



The Let's Make a RA.C.T. Rally is scheduled for Saturday March 26th at noon—at 600 E. Locard St. Einmet, (5) 636.17).

Time: Saturday, March 26th @ 12:00 pm Location: 800 E. Liscust St. Emmett. ID 83617

The location has not yet been determined, but will send the info out very shortly. PALT stands for People Against Child Trafficking.

At this rally you will learn

- . Hire compet and wicked the CPS system really is.
- . What to do to avoid entering the CPS system and having your shidden kidnapped.
- . How you can stay involved in the fight against Child Trafficking.

too will also hear from other victims who have suffered and had their families destroyed by CPS.
Soder care, social workers, also see sollow, and the Department of Health and Welfare.

If you are a parent who has been abused by CPS, and/us had your child hidrapped, please tell us your story by filling out the form on this page and type "SHARE MY CPS \$70km" in the subject line.

Share Your CPS Story and Speak at the P.A.C.T. Rally

LET'S MAKE A P.A.C.T. RALLY



PEOPLE AGAINST CHILD TRAFFICKING

- Hear the story of Baby Cyrus's medical kidnapping
- Hear from other Idaho families who have had their lives ruined and their children kidnapped by CPS
- Learn how to prevent your family from having a child kidnapped by CPS
- Find out how the CPS system works and why your family is in danger
- Cet resources to fight back against tyranny and protect your family!



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SATURDAY, MARCH 26TH @ 12:00 Noon 800 E Locust St. • Emmett, ID 83617







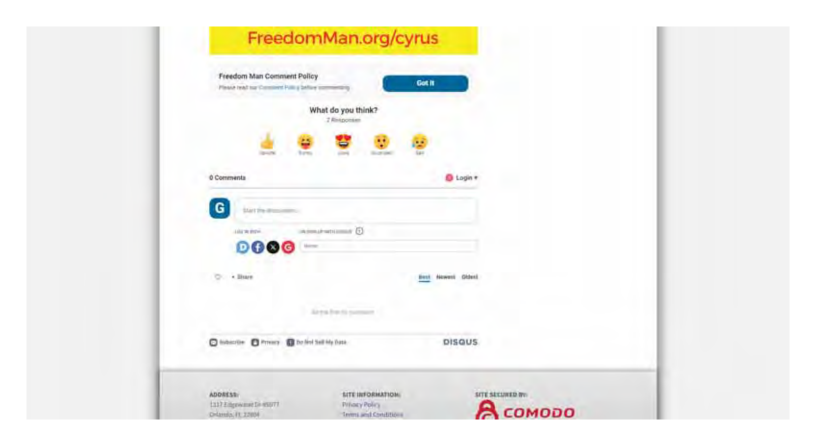
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Isaiah 44:28 "That saith of Criss. He is my shepherd, and shall perform all my pleasure."

Isalah 45:1-1 "Thus saith the LORP to No anointeef, to Cents, whose right hand! have holden, to subdive nations before him, and I will loose the losis of kings... Ir mill those the losis of kings... Ir mill those the losis of kings... Ir mill those the losis of kings... It had thou mayest knew that C the LORD, which call thee by thy same, am the God of brank."





March 20th - America's Frontline Doctors BODY **SLAMS Idaho Department of Health & Welfare**

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 20th - America's Frontline Doctors BODY SLAMS Idaho Department of Health & Welfare

America's Frontline Doctors have done their own research and published an article about the Baby Cyrus case that absolutely demolishes the Idaho Department of Health and Welfare and Child Protective Sen



exposed the incompetence, wickedness, corruption, and illegal nature of the entire thing in one succinct article—which was actually a series of 20 questions sent to Dave Jeppesen (the director of Idaho Health and Welfare) that they demanded answers to. Read it for yourself:

cust



What do you think?











2 Comments























Baby Cyrus Quick Links:

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- a Anchive of All Opdates
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- Baby Cyris's Kidnapping Pictures of Baby Cyrus
- Press Conferences
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Isalah 44:28 "That saith of CXCUS. He is my shepheid, and shall perform all my pleasure.

Isaiah 45:1-3 "Thus saith the LORD to his anointed, to Cyrus, whose right hand I have holden, to subdue nations before him; and I will loose the lons 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."

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DISQUS



March 21st - P.A.C.T. Rally LOCATION

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 21st - P.A.C.T. Rally LOCATION

We are alreaded to announce that we will be holding our very first PA.C.T. BALLY this Saturday. March 20th at 12:00 more at 800 ELocust Street in Emmett, Idaho, This is about 45 invitates outside of Busin.

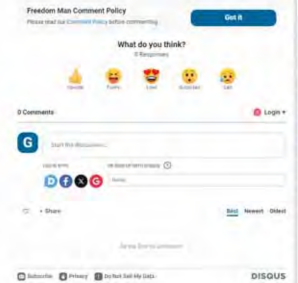
Rt this Rally, you will learn:

- . The true nature of Child Protective Services.
- . How much money the State of litabo receives every time it hidrags a child.
- . How easy it is for you and your family to be the next victims.
- What you can do to protect yourselves and your family from suffering as victims of CPS.
- · What action steps you can take to bring an end to this criminal activity.

Now will also get to hear from real families who have suffered needlinally, regardless of their innocence, and in spile of all evidence—at the hands of CPS. You will have from legal experts, and experts on Freedom, who will share resources and strategies to keep your family safe and to ensure your children are never forcefully skithapped from your Don't miss the PA.CT BALLY this Saturday).

People Against Child Trafficking (P.A.C.T.) Hally Saturday, March 26th ⊕ 12:00 noon 800 E. Locust Street Emmett, ID 83617

We will see you there:









Baby Cyrus Quick Links:

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Isaiah 44:28 "That cants of Class He is my shopherd, and shall perform all my pleasure."

halish 45:3-3. Thus swith the LGAED to his anointeed, to the anointeed, to the mean infrare relations to the swith the swith have holden, to subdue nations before here, and relations the loans of kings. I will those the loans of kings. I will those they have straight, that thou mayest know that I, the LGAED, which call thee by thy have. Am the God of faset."

LITT Edgewater Dr HATT Distance Pt. Little SITE INFORMATION: Privacy Policy A COMODO



March 22nd - POLICE CHIEF and SHERIFF CHALLENGED!

>>> Click here for Baby Cyrus Menu/Navigation <<<

POLICE CHIEF and SHERIFF CHALLENGED!

My lumity was abused by police officers from the Meridian Police Department on the night of March 11th, 2022, when my Grandson, Baby Cyrus was kidnapped. This tragic event has been seen by hundreds of thousands of people all over the world in the last 10 days. <u>Hawveyr</u>, Meridian Police Chief Tracey Bastersechea and Ada County Shedif. Matt Cliffaed have both published public responses that demonstrate their intransigence and arragance.

I have just published an open letter to both of these officials challenging them to defend 5 specific illegal, immoral, and unethical actions by the officers under their authority. If we the people do not hold them accountable—nobody will. I highly suggest and encourage you to read the article and follow up with an email to both of them demanding a timely response.

https://www.freedomman.org/2022/open-letter-meridian-police-ada-county-sheriff/

Diego Rodriguez Freedom Man Press

R.S. We encourage readers to contact both Merichan Police Chief Tracy Basterrechea and Sheriff Mati Clifford and demand a response to this open letter.

Sheriff Matt Clifford: (208) 577-3000 sheriff@adacounty.id.gov

mpd@meridiancity.org

Mendian Police Chief Tracey Basterrechea: (208) 888-5678

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DISQUS



Open Letter to Meridian Police Chief Chief Tracy Basterrechea and Ada County Sheriff Matt Clifford

Share this page:



Open Letter to Meridian Police Chief Chief Tracy Basterrechea and Ada County Sheriff Matt Clifford

March 22nd, 2022 | by Diego Rodriguez

FOR IMMEDIATE RELEASE

Chief Trary Businerships and Ada County Sheriff Non Cliffont,

On March 11th, my grandson was forcefully high apped by Meridian Police Detectives who were sided and aborted by Heridian Police Officers whom you two are proceeding and defending.

Chief Tracy Disservection, you have published a plantacle fall at bothing bonne, that demonstrates you are atthe withing agreement affaits took place the night my grandian was degally habitapeed by your staff, or you are willfully complicit in their actions. There is no third sention.

and Sheaff liter Cirflod, you likewise have demonstrated with your response that you either exposit police offices is breaking the fair, welding constitutional rights, and altogether acting like bellighten things—or you are simply too facy to look at the facts and make a reasonable determination. To be clear, you stated plainly that you were — conflicted in the officer's decision making and that you fally support how they faunded (the), unustand, you think go on to unbedievably state. There the same circumstances, on investigators would have likely named at the same conclusions and make the same decision. Well, thank you Shealt Cirflord be letting so know that your we completely intrustivenely and that your investigators are filterance a burnth of four your investigators are filterance a burnth of four policy that should never be trusted.

To support my assertions of the both of you, I present the following facts, evidence, and questions for the both of you.

POINT #1.—The premium of the entire hidrapping was the claim that fixiny (your was in "laminated diagra". This is a modical term expressing that the enclical condition of the child is so that the is ensurably at the point of death, nor this season, the state in authorized to forectully take a child into its possession to be set in the care of medical professionals to ensure its finallit and safety. However, medical records obtained from \$1. Jules's hospital scharly admit that. "(Butly Cyrus) seek livingers on the stending of the evaluation, togeths and welfare identified a folder transit but due to the occanies automation the necessity agrantise thes case, it was fail that discharge with the folder family from the CO was unable for all implicit. For this reason, the options on brancherod to Bore for further care."





Quick Links:







Popular COVID-19 Related Articles:

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ONDOING LITT HOUSE OF POWER, GOVERNMENT COMMERCE, and

Unquestition of Force

List of Fake News and Propagated About COVID-19

Coronworus is Disametal

your fraud his been exposed.

POINT # 2: What legical reason do your efficient have to true the shill away from his making reather who clearly pended that these to the health and said design of the child? The could have stayed with her builty in the ambitiance and in the hospital, but you ripped that child away from his providery source of mainton. This is child endangement. Please explain your just his above. However, it is to read freeding mothers would like to know.

POINT # 3. What jumification do you have for the sterning police officer who registerily lied to Majorce, so contest, and promised by that the second good for its populated from Baby Comp, and that he would be able to rule with him in the antibulance to the hospital Door the besidean Public Department and Ada County Himil's department support from to stoom in order to aldress children.)

POINT # 4: My daughter, furnish, was civility associated and both virtedly and physically abused by your officers. She was yould all he a being ered officer who chearly lacked self-control or the ability to de-excitate a situation with a screamed at my hamiles 23 year old daughter to "get your associal for call "financia in savey and knows the saint to accreted by daing my evering, so the saked." What come did is control?" She asked multiple times and they refused to language before implicitly the existing of the time is advant. To just except the language the arm through the existing of the time is not physical assess. To just except the language of an existing a situation of moccond, otherwise and expect different exhaust a background by an item to be characteristic.

They then proceeded to the Meanton, "You are under arrest file fellowy injury to a chief," to serve it from a support of the serve of t

After your obstinate police officers increased chromatices by amening the young quantantibes there gave her the charge of "neuring and obstruction" which overgoes bosons is the charge scenage police officers use to arrest any body at anythink for any purpose. Do you support these schools by pure officers I be you support false arrests? On your impost this behavior I for the cash should not not all because if and all counts on this. See noted below them 100 of 400.



POINT # 5 - After my daughter Manissa was removed from the troot, officers took Cyrus emay temporary) and seast-hed her with a part down to ensure the did not have any weapons on her. This, I understand is stepland protocol—jet, site was petred down by a male officer. This is wordly unacceptable (to you want your daughters grouped by male officers):

Finally, Mee Manusa had Cyrut forcefulls ripped out of her hands, she was put in handcuffs and marked out of the ambutance in the cold where another perspected offices. Sean Firing packed her down, graped her, and go that in a put his investiga part and down free parts — again, all of they was captured on filth. Your officers had already parted her down and cherical her for sursports, an what reason could you possibly have to do a second and movembrains and fineshability got down, other than the text that your officers tool in their sustants, a beautiful young bady who was solone able and in bankalfs, and your officers look advantage of the moment of moleculine () you study thit you were not danger, why went it a woman efficer called in the herbitory. This again is an him and the orbait world has weather it and judged your department accordingly, they reduce select above from 7.40 - 8.00.

Do you support physical mulestation, graphing, and all around inapprepriate couching of kinocent familia citizens by your mile officers? (securpa remember—you came out in defense of their actions

too and that you "fully supported how they handled the situation" So, do you support the violation of rights, lying and emargulation, bid rapping based on proven false presented, militaritismal young girls in male officers, and false arrests? Declaration of impresent on that regist and it can all be seen in the order above until the above referenced medical record from Sc. (100) hopping.

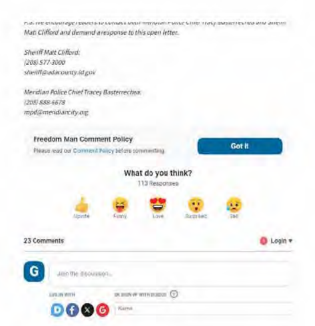
Now, my family is a Christian family and we are prepared to forgive you and your officers for abusing my family, violating our rights, and kidnapping my grandson. But you must first acknowledge your sin, and repent publicity.

The evidence has been presented to a notifing world. And much more is forthcoming, as we have evidence of many more blazant falsefronts, and law breaking in this case, on behalf of your efficient. But this 8 gonts above will suffice for new.

We want your response. And we are expecting actual servece to the actual 5 points and not pull recomingless, bother plate, platetudinal responses thalloud by your public reliations department to reminister public fallous.

Lets) you hatch are writing to writed your man errors. Electric and purely your effices for goldston withts and breakens the law and tubes is assistance to our family then cask mat the poth of you reside your offices in about, and "see on your many year."

Diego Rodriguez Fraction Han Press





March 29th - Is Baby Cyrus Okay?

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 29th Update - Is Baby Cyrus Okay?

incented to give you a quick update about Bahy Cyrus. We, as a family, are very grateful that everyone is concerned for Bahy Cyris. You have no idea how much it means to know that Baby Cyrus; it bring prayed over, fasted for, and is on the Brants and minds of thousands of people all over the world. This inchesis of support has been only indescribible. We can't say THAME FOX enought:

But as to the question, a <u>Baby Cyrist play?</u> The short answer is—NO. For those of you who have been following the story, the entire spisode began about 3 months ago when Baby Cyrist started eating solid foods and authorizem to vomit. This turned into a cycle of vomiting where he would stored for a few days, and then get better and be fine for a week or so. And the cycle would continue.

Levi and Marissa have been to doctors, murse practitioners, naturopaths, a cramosacral therapist, lactation comultant, Chropractor, and more to try to find the health problem with Baby Cyron—and to get him health directors.

Many of these health professionals have done fiaby Cyrux a tremendous amount of good. But still esbody has been able to identify the source of his sections to the underlying cause. Or course the worst thing that could have ever happened to Baby Cyrus was to be forcefully sidnapped by CPS and taken away from his breastfeeding mother his over a week! And genting him back that fast, as most of you'll now, was nothing short of a mixable.



Balty Cyrus with his disk yesterday.

SOME CONFUSION ON THE INTERWEBS

We have heard that there is a lot of conhusion on the internet and on social media where some people are saying that "fastly Cyrus is totally okay and healthy." White others are saying, "fastly Cyrus is not okay and that's why he half to be taken away." Well, as in with most "take never." both of those sentiments are wrong.

First, Baby Cyrus is not "okay" if by okay you mean that he is totally healthy and has stopped variating, Because he has not. He continues to yours, lose weight, and then get better and gaintin weight back. Then he does it all over again. So his health is not okay, and indoody from our family has ever claimed he was. As the official family spokesperson, I have declared on numerous occasions publicly that "eve still have not figured out what's arrang with Baby Cyrus or what is causing his comiting." In fact, we have asked many times for everyone's continued prayers for his health, and for help felding site cause, or for any suggestions others might have from their superience.

And you all have answered that call! One of the main suggestions we heard from people who have experienced what they claimed to be "the exact same symptoms" as Baby Cyrus, was sometting called a tongue the Fortunately, once Baby Cyrus was back in the arms of his powerts, they were able to get this surgery done for Baby Cyrus. This surgery, called a "tongue to release" was performed fast Thursday, March 24th by a wooderful local denote who was very kind; gracious, and professional.

From what we've read based on conscir studies for bables with tongue ties, positive results expecially and including the end of vimiting for infants), usually can be realized around 7-8 days after the surgery. So we have high hopes to him.

However, the second claim on the interwebs that "Baby Cyrus is not okay and that's why he had to be taken away" is likewise taken and truly neferious, imagine what kind of precedence that







Baby Cycol Facebook Page

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Isaiah 44:28 "That saith of Class He is my shipherd, and shall perform all my pleasure."

part in the minds and hearts of parents and our society in general—that a child can and should be kethaqued throughly, at the point of a gun, from his parents simply because he is sick. Bully Cytris is sick. We have never stated Otherwise, But being sick, bosing weight, or missing as appointment is certainly not justification for ladnap, or what is better stated as child trafficating.

Are you a parent? Have your Aids ever been pick before? Have they ever nomined? Have they even had discribed? Have they ever been deflydrated? Have they ever had a fever? Efficient pool A gold or a flu? COND? There's not a parent's the country who have? experiment at least one of there issues. But do any of those vicknesses justify forceful kidnap (for police, by the way!) If you their law-you've got entire problems and I can't help you, contrade that Chairman Map equilities to are information with pains.



Baby Cyrus with the community of his Comiosacral Thelapy Imatmen

POOR TREATMENT FROM ST. LUKE'S

Part of the confiction may stem from the fact that I have repeated on mariple interviews that an 2 occasions, Baby, Cyna was discharged from St. Lake is hospital with a clean bib of health. You this doesn't mean that baby Cyna as "okay" or that he is no length sex. On the first occasion, it worsply meant that after summing lish tests, blood exams, and more, they could not find anything wrong with him and could not come up with another yearon to keep him in their care.

On the second occasion, when hally Cyric was topically extrapped, St. Luke's hald filler on their care again, and offer a few days, a doctor from St. Luke's Called Levi and stated, "So what is if that pack him at a pop orienre he's mostly fire discharge! He's hit all of those medical goals that mould typically allow for a clincharge. From a medical grandpoint, he is medically stable for a medical discharge."

in short, the Doctor horn St. Laker's was laying that there was no medical reason to keep Baby.

Cyrus in the femorital. Baby Cyrus was "healthy mough" to be discharged. But again, this down
not mean that he is as easy "blay" in the same that he had no sciences. Because yes, be is still
consting from time su-time.

in stort, St. Lule's load flaby Cyrus in their care on two occasions—own under stored of CPS intervention for a stay, and the other one after a stored kildropping for T days—and they still qualified figure satisfact figure satisfact figure satisfact figure satisfact figure satisfact figure satisfact in our continue St. Lule's in serious of their capabilities, as fed ONE Dictor or NO ONE Projectal kinds overgithing. However, it is quite howous to FONCE treatment from an institution who has demonstrated that they can't solve your problem.

Additionally, St. Luke's has been very cried and rold and has treated my family possly, it was their doctor, furnative procurain who first threatened to call EPS on Maintas and Less will they tried to better the hospical early, even after flatby Cyrus, was rehydrated and his initial tests and lab equals came back free. Under that threat, they complied and stayed, yet she called CPS anyway and with that single action—size put Marissa, Juni, and Baby Cyrus' virticities system.

They also refused to give Levi Cyrlos's medical records until we threatened legal action—as a Hospital cannot keep your own medical records from your Once they received the medical records, there eas out out histomation that was reducted—which is also illegal.

When Batty Cyrup accidentally polled out his own feeding fube, Limi and Marisia had to go back and his military Jungman fram Sc. Luker put a face in without replacing it, sandscing it, weating her hadds, or using gloves. That is right! This took of exame bute that had free previously imade Cyrus's stomach, and was now stanging about, and grabbed it with her answallers hands (and writtous gloves) and forward it back through the rose into his put. Does that sound sanstary to you?

At every turn, St. Luke's has demonstrated stall to be unfieleful, tyramical, and in many every incompetent.) hope and pray that others have not received this treatment from St. Luke's - but have family has

HEXT STEPS, OPTIONS, AND HOPE

We have several options that have forms to the family very recently. One of thems comed from a learn of professional nurses—America's recentles formers. They have stapped up to the plate to have that plays Cyrus and are numerity reviewing his medical records so they can help give us the hest softer and possibly some medical review via velociate.

Additionally, we have been reliamed to a well brown got livesth specialist who has consented to see Baby Cyrus and my my just waiting for the chance to see him as soon as possible.

We have hope that with the support of everyone, and with our faith in Jesus Christ to heal Baby Cyrus, that the solution to the problem is just right around the corner. In the meantime, we cover your prayers and your continued support! Thack you so much!

Grandga Diego Rodrigues : Der behalf of (, gv., Marricia, Baby Eynia), and lear entire family.)

Freedom Man Comment Policy

Print year comment of below comment





March 30th - They TRIED to take Baby Cyrus again!

>>> Click here for Baby Cyrus Menu/Navigation <<<

March 30th Update - They TRIED to Take Baby Cyrus Again!

Not long after Lamit and Baby Cyrus's update perioritay. Levi and Alanssa went through a secured Commission entertoxic with Baby Cyrus-

in short, Birty Cyne has not stopped vomiting, as you already know. However, core CPS usual specialists when it is hard to the fact that Bally Cynes was going to be treated by a got lead to exceed that when it is Naturopath, and that America's Frontière Nation leave working on a treatment splan for him - thry, approximity participated.

is this point, we know will understand that St. Law's knopful. CPS, the Department of Health and Welfare, and the Mendian Makes Department are all to ying to save face and to play cover up. The world has watched in shock and distriby after severe the villoci of their fare-breaking systemical actions against my family, and after reading and seeing the evidence of their lawlessness with their own sun eyes.

The see—if there meet was any EVICENCE that Baby Cyroll was in "Immeried danger." These box can they auxiliar three authors. They can't. Therefore, they were all complicit in their actions. So it is observed by in their best interest for Baby Cyrol to not improve his health condition.

—because a freelibr and atonog Baby, Cyrol makes them look bad. They need cand it is one they WANT), listly Cyrol to get very sick so they can be added that to the courts and to the left wind, most and. Maintiman Media, and ultimately so they can pushly their absolute (prompt, "Took very Dook). Baby Cyrol is soon a id, and his in or getting detter with his gaments, so that's who we had to take him and only he should be until the state and out with his powerms."

Well jesterday, after Rably Cyrus's meight had been wicitizing for the fact less days following a few epipiedes of someting, the vocal worker demanded that Manisa and Lesi take Cyrus in to the impittal again. The leforence was threatening—that if they did not comply, the police would some lending in the disc.

Macross and a existing requested to speak with the nurse making this judgment call, but they were storted. They wanted to express how Cyrus's weight was ABOVE what it was the fact time he was discharged so it made no some to go in again. They also asked for Cyrus so be reviewed via sic home care, which is samuniting they have effected but never fulfilled as. Finally, they let them show that they did not want to go book to St. Live 2 because of the homble meatment and incompetent care they because after how a

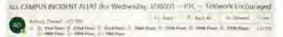
They also explained that to take him in by force, against their own will, would be contrary to their faith which is a protection encounced in Idahn law). But CPS rejected all of their community and denied their explaints, except for the request to go to another hospital or medical clinic. So CP-set Beby Crisis an expositional they go to 24. Alphonists energency from at 5.00 pm where they would be joined by social operator. We prayed as a famile for incident, projection, and feelby, and Manusa and Leot their took, Baby, Crisis to the heaptal—currilying with the demands of CPS.

White them, the bospital ran all the same "labs and blood bests" as before. They spok his blood, and thins in a show of encompetence took more blood because they "didn't get enough the first time." They then jabbed a uniform can be provides to get a called sample and when they claimed to not jet enough unifor, they said they'd just too is again! Marksa a let time he works all did not resent another catherer in war transmitting for them; is they said. "Disay, we'll just use a per-bag, thee." Sim belin. Jung didn't you just do type the first time, you broad?".

They also found out that CPS have plained flatsy Cynis on Medicard softward (incl or Marriso is approved an application. They paid do it. They unstate ally placed butly Cynis on Medicard and are now keepy to tell the doctors and the hospital to an every tead order every "lab" or whatever - bicative or all paid for by Medicard They are all very happy to use that y Cynis like a doctor and order every happy to use that y Cynis like a doctor and two to the court own to the first out of the court of the foreign of t

The social worker seemed to be bying the influence the Doctor negatively. Like when site said,
"Doesn't he appear to be dehydrated." And the Bostor said, "No, his labs show he is clinically
hydrated." Or when Maintax noted that he weighted more at the hoppital check-in than he had
since all this began, the social worker then piped up, "healt, but he patched a bottle" Of course,
they never cared about those details when his weight was knew right, after proping or after
having venitted. It was client that this bissed local worker was on a quest to take Baby Cyrus
back legs "their care" and to over up their entire, law breaking, and abuse.

to fact, we got an imodel tip that the following small may sent out to all Department of Health and Welfarming forms, working at their downstress of the same place we protested last them?









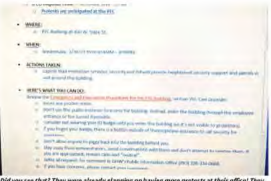
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Baby Cyrus Quick Links:

- Congrest Story of What
- B Jechter of All lightness
- Child Trafficking Research
- Chesaline Media Has Told
- S PACIFURY.
- S People Responsible to Bully Cyrox's Kidnapping
- S Picsens of Baby Cyrun
- B Phys Cutheroces
- B The Timeline
- D Videor

Isalah 64:28 "That saleh of Look He is my shepherd, and shall perform all my pleasure."

Isaich 49:1-2 "Theo naith the LUMID on his anaistead, to Lumin whose right hand i favor holden, to subdomrations before him, and i will asses the lains of kings... I will go be five after, and make the clocked places stronger. Must thus impact kines that Life 1080, which call thee Op thy starms, are the God of Isaach."



Did you see that? They were already planning on having more protests at their office! They were planning for it. In fact, Levi and Narissa went in at \$00 pm, and DHW sent this email blast out at \$5.43 pm—and we learned they sent a text message warning out with the same information.

It is quite evident that they had planned this. We have published their repeated law-breaking, incompetence, manipulation, and greed and all of the world has seen it. So now they are in major "CYA mode" and are trying to do all they can to cover their tracks and saveface.

Fortunately, God didn't allow them to do it! The doctor at St. Als, who apparently was very reasonable, rational, and professional—Marissa and Levi sold he was the best doctor they had worked with amongst these allopathic doctors—again couldn't find anything wrong with Baby Cyrus or any medical reason to keep him at the hospital. So after getting bock all the lob results, checking his weight, and observing Cyrus, he discharged Baby Cyrus after 4+ hours in the hospital—contrary to the efforts of the "bad" CPS social worker (they actually have 2 social workers—one seems to have a vendetta against the family while the other one seems to just be trying "to do he' job").

Anyhow, we were fortunate and blessed to have Patriots on RED ALERT and ready to spring into action should they have tried to take Baby Cyrus again. But thankfully, it was not needed. Baby Cyrus was discharged without incident and came home again last night. So we all sat around, ate Chick File A, and talked about the goodness of God.



Baby Cyrus with Marissa and Levi after coming home last night

As always, we want to thank you for your prayers and your continued support for our family, for the Constitution, for FREEDOM, and for the rule of law!

Grandpa Diego Rodriguez

On behalf of Levi, Manssa, Baby Cyrus, and our entire family!





April 1st - The Impossibility of CPS Social Worker's Objectivity

>>> Click here for Baby Cyrus Menu/Navigation <<<

April 1st - The Impossibility of CPS Social Worker's Objectivity

by Diego Rodrigues

I have some very damning information in regards to CPS and who they choose to be social workers to rule over families at atach.

First of all, everyone should note, that I, Diego Rodeiguez, the Grandfacter of Baby Cyron, write all of these posts and speak on interviews on my one accord, take not inschaffly seeab for Bassia, and Lovi, and I will publish aud into seeab whatever I form to the necessary in regards to their case -cook II it is not what I are and Marrian want subfidibat!

I have my own opinions about this matter, and I will publish or speak whatever I held is necessary for the public to know about. Because EXPOSING CORRUPTION has been at the freetrant the purpose of the customax of the Freedom Man Piros from the very beginning (Matthew 5/13-16).

Also, I am vory priny to everything going on in this case as I have now moved in with Mars sa and Levi us I can help them take care of Baby Cyrus and help them light this sake. So, I know and hear on a dally basis everything that is going on.

And quite frankly, I'm willing to stay here and fight this wicked system until Cyrus is 10 years old, if that's what it takes! Of course, if they want to get rid of me, they can release Cyrus from their illegal control, and I'll be out of here—on my way to Florida with the rest of my family. But until then—you all are stuck with me!

No this brings us all to what happened yesterday when Marinta and Levi went in for one of their activation deright check* approximents. This was the day right after they fined to take Cyrus back. And the entire story was politicised here.

agguarently, one of the social workers was very bothered about the whole thing. Since a figural and also worked to deviantate her authority to Marinaa and Levi so the told them at the earlight-check aggorithment yesterday, "You know, these are the conditional justicing to the safety plant," to know him in your case and if it is broken, those are prounds for in to judgitable this beginning to the safety plant, in finishing power case and if it is broken, those are grounds for in to judgitable building and four this in finishing." "And who went on in make thereforeing statements to level and Marina.

in order to understand will of this, let me clarify a few things.

L. Levi and Marissa agreed to a "safety plan" as a condition for taking back Cyrus into their custedy, limber normal discumstancies, parents should not sign such safety plans, but this one was first vitted by Levi and Marissa's attorney and agreed upon Apparently, in comperitors with most "safety plans," this own is quite mild, you can use a copy of a hereafte you must.

2. There are now 2 social workers on this case. The first bodial worker is actually numed and marrisoned on the safety plan as the "social worker" and "safety monitor" in this case: in the above safety plan you can download, I have reducted her name for the sake of her privacy, from what I can thit, this women is not haircaing benore Mainsa and is alongly "trying to do the job."

However, there is a second social worker named faulter who, in my opinion, is a windictive, angry, Christian halling, political leftst, who loves power and seeks every opportunity to destruy gody families with whom she disagrees ideologically. Plainly started—she is a grant. And after spooling with others who iteal with CPS caust and show of her—she has that very significant politic family, she does great damage to the State of Mathe's cose as it can be plainly demonstrated that she is complicted based and makes it impossible for them to be any objectivity on the State's behalf—so long as the is a part of the state.

Furthermore, we have no size form the cyne the case, or what risks she server as she is not finted on any paperwish anywhere. She just shows up from time to time to act like a rude jerk and make threatming and/ox intagonistic comments. So who is this woman?











Bally Cyrus Eucebyck Plays

Baby Cyrus Quick Links:

- Original Story of What
- # And thread All updates
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- & Liver That West Broken
- S. Lies the Hedia time Told
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Isaiah 44:28 "That saith of Group He is my shepherd, and shall perform all my pleasure."

Isaani 45:1-3 "Pleas swith the LORD to his avoiented, to Chron, othose eight hamai i have holden, to subdue isabous before him, and i will bose the lonts of kings... I mill go believe shree, and make the crooked places straight, what thou inapers in our that i, the LORD, which call thee by the isame, am the God of hazal."





'It appears as though Miss Nesters is a leftist, liberal, lesbran who is per-vaccine and progovernment control. Based on her publicly availably posts and har list of friends, afte has



examinally declared what her workships and idealogy are







Ni hirokatorong kongende sa



Department of Highest and resistors finant care services petting every COAD money. The o Parolimak pulsar painter brand hope

Mose, this is America. Prostle can be gay, lesbran, transgender, atheist, humanist, asroastnam, or can identify as seedless materimetons for all I care

We are all from to be whatever my want to be in America. My family is likewise FREE to morning God, obey the Bible, homeschool our children, reject vaccine mandates, choose what we eat and put in our bodies, and support the causes of liberty. And I will light for that RISHT for all Americans—even if others choose to her sociolary to how I should be live. In other words, two even defend with all of my might. Kristen's right to FREEDOM and squal justice under the law in **America**

In strort, from a legal, or even social point of view, I don't care who Missen is or what beliefs she espooses. I don't case if life's lesbian or straight, "life(s)" or "conservative".

But the question at hand in this case is now one of ethics, farmers, and justice. Plainly stated how can one with an ideological antagonism towards another be placed in a position of authority and power, up to and including the power to destroy the lives of said other, and all by government edict?

- Would it he fair or ethical to put a member of the Westboro Saptist Church as a social. works true the loss of a transgender person?
- . Would it be fair to put a Naci as a social morker over the tires of a Jerrish family?
- . Would it be fair to put a inhite supremucist as a social worker over the time of a black. Limity C.
- · Woold it be fair to put a publicly pro-pollution commutest and "climate change downer" as a social worker over the lives of Greta Trustberg and her family?

By how Artherworld is it fair, echical, or just to put an openly and gay, are transgember, lettist. liberal, per sizerier idealogue, ill pauser as a sacial worker over the lives of conservative Christian, Constitutionalists, who are pro-life, non-specimated, pro-freedom, and antiment mundates."

Regardless of which side you are on ideologically speaking—it is simply unothical and unjust it cumulatives him it guarantees that this social worker, Kristen, can never act in a professional, unbiased manner in Staby Cyrus's case, because she has a known agenda that is openly antagonistic against people like Mariesk and Levi.

More Proof and Evidence

To further demonstrate my point, consider the fact that it was kristen who has the utered to take tialty Cyris back if Levi and Marian da not "follow the safety plan." Well, the safety plan is available to download here for all the world to see

and Marinna and Last have followed it perfectly. They have gone above and beyond that which is necessary to enture strong and proper communication with their assigned locial worker (whose name as indicated. Have have been no insure whitnesses.

But Kristen is mad, for whatever reason. Though more than likely, she's mad at the more existence of Manssa and Level-considering her ownideology and worldview.

So she has made at least 4 claims against Marissa and Levi which are completely unfounded and outright false.

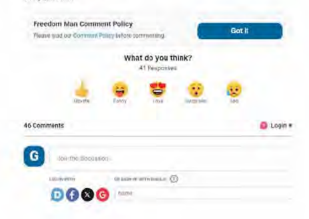
- 1. Kristen claims that Marissa and Levi have not been cooperative with finding an agreed upon Pediatrician. This is false, Marissa and sevi have been completely cooperative and they have already agreed upon a Pediatrician with their social worker, And it was Marissa and Levi-who tried on multiple occasions to get sooner appointments to see a new pediatrician.
- 2. Kristen claims that Marissa was not sending infeeding logs for Baby Cyrus. This is a failactious claims time cities after plan never required it. The safety plan only requires that Marissa "Reep" a feeding log. Which she has done. If they were interested in it, they can simply ask for it. But Marissa was in 100% compliance with the safety plan.
- 3. Kristen claims that Marissa and Levi did not cooperate with getting an appointment set up with a GI doctor. This is a bald faced (ie as it was Marissa and Levi specifically who enthusissistically asked the kind doctor at St. Alphonsus if he could get them a reterral to a GI doctor. And guess what? They have the entire exchange recorded on video. Kristen is push fung. Furthermore, Marissa and Levi proactively reached out to the doctor to followup with him so they could ensure they get an appointment for flaby Cyrus to see the GI doctor. (And gratefully they have an appointment with the GI doctor next Tuesday.)
- 4. Kristen claims that Marissa and Levi have not been properly asking them at DHW for permission before taking Baby Cyrus to certain medical appointments. This is another spaintus claim since the Salety Plan does not require them to get permission to take Baby Cyrus to any appointments. The Salety Plan simply states that the Salety Monitor, who is the actual assigned social worker (not Kristen), will "stay informed myording all salety actions by participation in all medical appointment w/ agreed upon provider and parents. Parents and IDHIV (name reducted) will have regular organization."

And this is exactly what has been happening. Marissa and Levi have clearly communicated every sings time BEFORE they have goes to any medical appointment with any health provides. End the actual assigned social worker who they have been communicating with the entire time has been responding and communicating back to them as well. The process has gone well and worked fire. If DEM wanted the social worker to actually accompany Marissa and Levi to these appointments, she could have done so at any time it is obvious that Kristen is grasping at stows and deepseately soarching for an excuse to tereorize the family—though she can't find one.

Despite the facts as presented above, Kristen continues in her desperate attempts to harm Marissa and Levi and demonstrates ZERO CONCERN for the safety, welfare, or health of Baby Cyrus. She has an axe to grind. She has a worldview to force on others and she evidently has an agenda that she wants implemented.

The Idaho Department of Health and Welfare should immediately remove social worker Kristen from this case. She is not listed or noted on any agreed upon documentation, she is amagonistic towards the family, she already has a history of falsaying information regarding the family, she likes demonstrated much contempt for them of every opportunity, and she clearly has no interest in the health of Baby Cyrus.

Written by Grandpa Diego Rodriguez un my own behalf





April 2nd - Baby Cyrus has Genuine PTSD

>>> Click here for Baby Cyrus Menu/Navigation <<<

April 2nd - Baby Cyrus has Genuine PTSD

April 2nd, 2022 I by Tirego Rochigues

There a prayer request for something shot of personal on behalf of Baby Cyrus. It appears as though he has been severely traumatized by his Authapping and Has what midden psychologa calls "PTSD"

Since Marissa and Levi Naire Nad Airh Back, every how again, if he is in someone chir Carris, and Marissa is sitting down away from him, he gets this look of horror on his face and starts to scream bloody murder.

Harmso has to their grub him, hold him, and console him. He calms down after a while, but he really freaks out when this permit have to say, if we over eyes the other day and shave to say, if were over it touly hast me to see it. This little gay has grown brains and over it with my own eyes, I have the look of genume forcer and interest force in this year.

And yet, he was with a colusion the biding joom: The environment was safe. We assumed something triggered a memory for him and therefore triggered an uncontroded foundation emotional outforst.

He also has trouble sleeping now. He shows traums in his sleep. He whimpers and cries in his sleep, and wakes up in lear, as if he's reaking some traumatic event, God only knows what they did to him when he was subsapped.

tholi, but right we get to review the bodycams from the criminal officers who kathapped Bady Cyrus. (19 have to write about it later, but needless to say, it was nauseating to go through those videos.

But the norst pury was from the bodycan of officer Sean King, who was the same preventy makend and grouped his issue after the half here in hands after Departmenty for your in the annice body and home his connect we could want his activity to foot for the property from Marinta's aimm and their demanded that the be handcuffed and them to just that the property from Marinta's aimm and their demanded that the be handcuffed and them to just

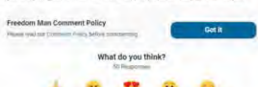
While Marissa was being arrested, you could see Baby Cyrus in the background with a look of horror as his mother was being hundcuffed and manhandled by groteique abusive tyrants. His little arms literally reached out for her and his face of horror and fear—MAS THE EXACT SAME FACE he has made when he has these outborsts of terror and trauma.

We now know and readyoute that where he is being held by sometime and Manica is sitting flowing away from him. It can brigger this themory and he busically relives the boner of that night. After that trockers, Cyrica's life that regid fatover in wars the will neget know he was persed both and forth between complete strangers, not of whom are heartless criminals, anyohed for years in the largest shall trafficking ring the world has ever known. We know he has been found down or tables and pooked, produced, and had tubes allowed into the mose. To this day, he finals out if you guilt his arms to try to hold her down just to change a dispresor put an his clother.

Traumatizing and removing little habies and acarring them for life—that is what CPS shoes! That is what these cops do. That is what Sheriff Wass Climont and Hoodium Points Tracy Basimers, how incorporate and agree with. And that is what the American targuyer finances with their say delians.

Remember, this is what these heartless criminals do on a daily basis at in the name of "doing wrist is best for the child."

History pany for Bally Cyron's mauma, it is real. It is said. And it can only be aversume through popyer and by the grove of Jesus Christ, we arrang your popyers for Bally Cyrot. There you



17 Comments









Ratin Cycon Facebook Page

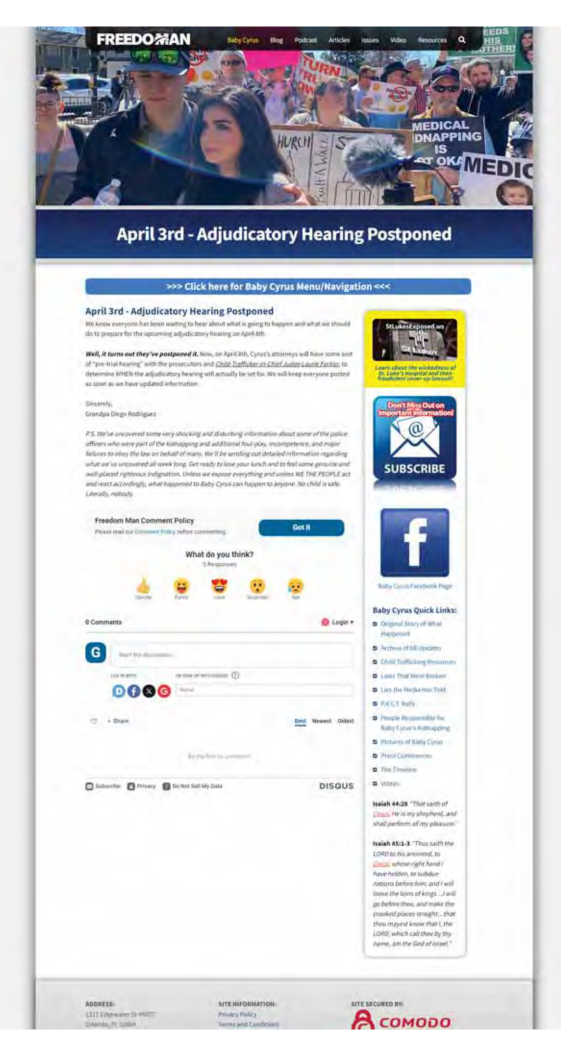
Baby Cyrus Quick Links:

- Commal Story of What
- S Archive of All Opdates
- & Child Turkshing Resources
- S June That were firmless

 S Lies the Media Hardinal
- O PALL PART
- Propie Requestable by Roby Cytur's Kathapping
- & Pictures of Baby Cyces
- & Presidentes
- S THE DOORS
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Isaiah 44:28 "That saith of Elema He is my shepherd, and shall perform all my pleasure."

fealah 45:1-3. Thus neith the LORD to his anovered, to the more right band! have holden, as substannations the loins of kings. ..! will just better thee, and night the property places straight, that their interest know that I, the LORD! which call thee by the latter. Am the God of large! 1



There is ZERO Evidence for Imminent Danger

>>> Click here for Baby Cyrus Menu/Navigation <<<

April 5th - There is ZERO Evidence for Imminent Danger

Acres 5(1), 2027 I by Dienti Rochitzieni

As the upcoming adjusticatory bearing (which was stigitedly scheduled for this Fistay, Antil lith that had made been prospectedly, the entire trial concerning Batty Cytus and whether or not the state of fishin, through CPS_(Child Protective Services), acted an good faith when they indisapped Batty Cytus, will be insent on one single, solitary, insur-unfeller at not flatly Cytus was an "familier alonger."

time, this term, "assertment danger" actually has a legal meaning that must be mot and hour a statutory perspective, the state must PROVE, with actual puddings, that 6-vols 6-vols only one or "amount danges" and farmhempers, that it was his parents, Marinsa and José Anderson, who caused him to be in "imminent danges."

Did you will core that I Legally, the State has to prove two things:

- 1. Baby Cycos was at "immirrant danger."
- 2. Marinka and Centary the cause of the "immment danger,"

These are two very high burs to cross, and you will see that every one on the case acred on EAD FAITH. made tyrannical document, between his law, disobeyed both the lidatio and it is. Constitution, rejected lidatio statutes, and altogether acced stimularly beyond before.

No, your eyes are not tooling your-what you left when you wanted the vallets will your own two eyes was had and accurate—it was nothing short of governy and above by police and the See as those who are comment applicable the state and all corse—there is no excure with the reduction will mise a.

while we will be posting a more enurough documentation of the evidence that will be presented as court shortly, allow our to highlight some very unable evidence for you right now.

"Imminent Danger" Means You Are About to Die

The declaration of "imminion disease" to a child is governed by idaho Lan. More specifically it is written as VE-1006 Dise. The explanation of a car be found in this "idaho Child Printential Hause" guillaned by the Idaho Department of health and Wellans, lister's surest it states on page 21.

4. Declaration of Imminent Burger

The first and most common way is which a CPA proceeding is intiliated occurs when a law enforcement officer declares a chief to be in imminent danger partition to lidely Code section (16-1000 (Va)). A data forable most imminent danger can be made "only where the chief is not imminent as in a constangered in the introvending and printing removal is necessary as prevent serious physical or neutral injury to the chief or where the chief is as abundanced chief.

Generally usualong, for adults and for contrast, contrast of "child paraettion," the term "imminent dancer" usually refer to the potential for immediate dags.

However, the legal definition in Balay Canas's case it as you can resid above is that they claim.

Cyrus was "endangered in his surroundings and promot removal is necessary to prevent serious populari or ministal valury to the chief."

However, the only "evidence" that Cyrin was in any dangle of all was that he had lost 35 green. (1.22 aurors) and that he was therefore "anderweght." Nobody deners that, Sure, Cyrus might be lung, but he's a skinny hitle toy, And this, of course, is she to the equivalence of monthly.

But none of that constitutes. Viruninent stanger: And most importantly—it was not caused by Cyros's parents! You don't have to be a doctor or professional to snow that I was someone with the finited burn capacity of Child Fusificker, with follow could per that Buby Cyron was not or "imminent damps."

And so has already been demonstrated multiple times, the Adamo Department of Health and Westers likewise and not habe we that y tyrus to be in "emmoned dampe" in they god sinable identified and vegeted a house ware famile to receive Baby Cross The season which he may lather one.

Think about it—if you think a child is so sick as to be at the point of death, or in "imminent danger," do you then sip him out of the hands of his <u>nursing mother</u> and dump him off with a bunch of strangers? Obviously not!

The remon they do it is beight—the state of Idaho gets paid when they take a baby away from it's family and then they get paid AGAIN once that baby is placed in faster care. This is child traffick on he profit—plant and temple.







Bright China Viscapoolir Lath.

Baby Cyrus Quick Links:

- Criginal Story of What
- B Jechter of All lightness
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- S People Desperable to Bully Cyrox's Kidnapping
- S Pigum of Naty Cyrun
- B Physi Circles oces
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isalah 44(28. "That saith of Lists He is my shepherd, and shall perform all my pleasure."

leateh 49:1-1 "Theo mark the LUMIS on his annihited, to LUMIS on his annihited, to Lumis whose right hand i have holden, to subdomnations the lains of kings. I will be have the lains of kings. I will go be five after, and make the clock of places straight. Mult thus impact kines that Life 1080, which call there by the starms are the food of linard."



"He Bady Crimi was brought to the Meridian ED letterprincy department for evaluation, Health and welline (dentified a fisser Sprill) but that as proceeding surrounding the housing expeding this can, it was felt that this harpe with the family batter family from the ED was untake for pill method.

The "Doctor" Who Declared Baby Cyrus to be in "Imminent Danger" had never even seen Baby Cyrus!

Yes, it is true. Child trafficher Jeff Foller openity declared that he immelt made the decision to declare flaby Cyrus in "imminish danger" and sadd that he did in "head un what the doctors have told us." (Waters to him what when an energy page from 100 to 100).

Well, first of all, it turns out there was not a single doctor, o.e. actual physician or M.D.) that had spirred on Buby Cyrus's Bookh. The initial referral to CPS same from Hurse Practitioner Auromotive on the commerce of CPS port to miniores after a missed weight cheese appointment.

However, it turns out that the main "doctor" referred to by Jeff Fuffer in the police report that he immedified wrote, was made President Tracy Jestuman who works for it. Luter's CARES. Similar for it is presented by financially benefiting from this Calid Trafficking. She also docs work at the races of rispe with Center Conference into the race who takes immediating extent that have just been repeat from their families and starts locking as and asking them shout their present. Tracy Jungman a exactly the type of person being referenced in the article whose it is stated. Tracy Jungman a exactly the type of person being referenced in the article whose it is stated. Tracy Jungman a exactly the type of person being referenced in the article whose it is stated. Tracy Jungman are exactly the type of person being referenced in the article whose it is stated. Tracy Jungman are sent to a dispartition of issual above, they are still howing at their parameter week, and there may are without their parents their placent their parents are at their parents.

Now there is a very key death you must know about Nome Practitioner Tracy Jungman—this was all Palaby, March 11th, and up to this point. Tracy Jungman food never event sees Baby Cyrist. That's right: The "doctor" that Chief Tradicion July 1 July claimed to mainly rely upon in order to make his declaration of "homeword damps" had sever even seen Baby Cyrist Debter III.



nord danger" for Baby Cycles

Nurse Practitioner Tracey Jungman (St. Luke's CARES) gave information to diagnose Baby Cyrus as being in "imminent danger" even though she had NEVER EVEN SEEN BABY CYRUS!

According to the police report, Child Trafficker Jeff Fuller works, "Based on the information provided in the Health and Wolface Referral, and the medical information provided to us by <u>According</u> it was exponent that Cyron was in immineral danger and that his health may be at two.



So Child Trafficker Jeff Fuller uses two points of evalence on order to justify his claim of

L. The Health and Welfare Referral - this is a completely foundation when all and point of evidence became we've already demonstrated with documented proof above than Health and Welfare had prepared a firster care tamily to receive Baby Cyrus the night he was ladeapped. So Health and Welfare evidently and observed, but not believe Baby Cyrus's health was in." "anniver disease," or they would not be planted to take limit to a battle borne.

2. Nurse Tracy Jungman's "Information" which is preposerous and in borderline netarious, since 'tracy Jungman is giving modest article and diagnosis about a child she has sever seen before Using a modest diagnosis that has no preposer to him someone after without actually seeing that person is grounds for modest malpriatries.

They Have NO EVIDENCE, and they HAVE NO CASE

None of this information is row to the Idaho Department of Health and Welfare, to the Moridian Police Department, or to Judge Laurie Fortier Everyone knows all of these facts. They have all known them before any of as knew them.

They knew they were breaking the law. The cops knew they were being abusive and tyromical. The idaho Department of Health and Welfare knew Baby Cyrus was not legally in "imminent danger." St. I take's hospital knew that Baby Cyrus was not medically in "imminent danger." And Judge Laurie Fortier knew that the parents had done nothing wrong.

Yet they kidnapped Baby Cyrus and justified their actions. We will leave it to you to decide WHY? But when you "follow the money," it is impossible to deny the financial incentive for all involved. And it likewise is unpossible to deny that what we are watching is a ring of Child Traffickers right before our very eyes. Remember, everyone mentioned above, gets paid from the funds received by the State of Idaho tor kidnapping children.

If they can kidnap Baby Cyrus, with excessive force and ZERO evidence, then nobody in Idaho is safe. Nobody. They will come for your child next! So what are you going to do about it?





Show of Solidarity for Baby Cyrus on April 8th

>>> Click here for Baby Cyrus Menu/Navigation <<<

April 5th - Show of Solidarity for Baby Cyrus on April 8th

April 5th, 2022 by Diego Rodrigues

As you know, the adjudicatory hearing for this Friday, April 8th has been postponed. We still don't know when the hearing will be. However, this Friday, on April 8th, at 2:00 Judge Laure Fortier will be in her countrion presiding over a "see total hearing" for Baby Cyrus. This is a private meeting on Zoom where Baby Cyrus's lawyers and the prosecution will meet with Judge Fortier to determine certain details of the case, and to set the date for the actual adjudicatory leading.

It is very insportant that we should let Audion for him on the rist of those involved in "the as stem" blank that WE THE FEGULE have forgot about Bady Cycan and moved out Not at all. For those who can make it, we would like to have a group of patriots outside of Judge Portion's count rison with signs of protest—in a show of SOUTDARTY for Bady Cyrus. Bring your signs and help us all put an end to this regimment. We only imagine this leating about 10 minutes.

When: Friday, April 8th ⊕ 2:30 pm Where: Ada County Courthouse 4th floor 200 West Front St Bobe, 10 83702

Feel free to share the flier below on social media:



Diego Rodriguez Freedom Man Press

P.S. As I've previously stated, we do not plan on protesting the idaho Department of Health and welfare hallding downtown, where we previously held posterior, unless they try to forwhully take Baby Cynia again. However, we will promote and organize railies and protests anywhere else deemed necessary for justice to gravail for Baby Cynia. At this time, that is mainly the Ada County Courthouse.

Freedom Man Comment Policy

these trial our Command Princy Selber Commands



What do you think?











4 Comments









Baby Cycul Facebook Pag

Baby Cyrus Quick Links:

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- S Louis That West Broken
- S Lies the Nedas Has Told
- S PACE Sally
- People Responsible for Ruby Cysse's Hidnopping
- 5 Michieland Baby Cyner
- B Presi Cultimente
- a the Doeling
- m Videou

Isaiah 44:28 "That saith of Estas, He is my slepherd, and shall perform all my pleasure."

Isalah 4501-3. "Thus saith the LORD to his anoirred, to Lord to his anoirred, to Lord, whose eight band I have holden, in subdue nations before him, and I will use the loins of kings. I will go before thee, and make the growled places straight, that thou stayest know that I, the LDRD, which call thee by thy hame, am the God of large!"



Meet Sean King, Meridian's Finest Groper

>>> Click here for Baby Cyrus Menu/Navigation <<<

Meet Sean King, Meridian's Finest Groper

April 6th, 2022 Lby Direct Rodingues

Fieldy, I have the unfortunate task of introducing you to Sean tiling, use "Mendium's Finest Gropes," who I can plainly say is nothing more than just another prevent with a budge.

To give you some suick context and background frictory on this perv, note that he used to work for the Caldwell Police Department until be resigned to September of 2001 (just about 7 months and)

withy did he resign? Welf, the Caldwell Police department was under investigation from the PBI for trading sexual favors in exchange for a fresale drug user's liberty. Yupi Yay Idabo. Don't you just large backing the blue!

As the litory is told in the litino firess. "One anonymous allieged inclon, who said she hall been talking to the fill but more than a year said that she had assist installing with one of the officers diagnetly under investigation. She said they had see while he was on dury, and she was on drugs. "He tracked as this me see to get to juil, and then he stock the drugs; the \$2 year-old immind said."

The article goes on to state, "And at least one officer who left the department last fall was a subject, Nor sources aged." Now we don't know who that one other officer in in was, that we know that Sean Ring was one of those officers who resigned as the Idaho Scatesman reported.

Records obtained by the Statesman show that six officers have resigned from the Caldwell Police Department since October, including Capt. Devin Riley. Amber Walker, Kenneth Branstetter, Ryan Bendawald, Anthony Rojo and Sean King submitted resignation letters.

So why did Sean King resign amidst a federal investigation into sexual immerality and misconduct at the Caldwell Police Department? Well, the execution is origining and seccient know. We see only speculate. But anyone who knows lines the work; for who has just not their amough come thomso has been, that accomplies to mayor crimes are often given plus bangams of special death with move steps on the well, in exchange for testimony against the primary imspects. It that what is going or free? Perhaps, It's all just conjective at this point.

But this much we can all assume to be true—midsely resigns from the policy force a midsi an FBI investigation over sessal misconduct if they were clean and had done nothing wrong. That is pretty obvious.

So what did Soon King do wrong! What was he avolved by Perhaps sally time will tell. But for now, he's just another name in a long lost of names of doho police officers with pursuan marks over their names for sexual misconduct while wearing the hadge. The dash films arricle lists glenty more examples. And let's not byget disk country Short II. Sower barriest who resigned abruptly and disappeared from planet sinth midds sexual misconduct allegations as well, if mean, what is up with the corrupt cultine of listable police?

So why do I bring Sean King up in this acticle about Baty Cyrus? Well, the Identitian Police department, well woom for being one of the worst and most tyrannical, wicked police agencies on America, couldn't let such a good opportunity justs them by, so after Sean King resigned amaids an EBI investigation into sexual misconduct at the Caldwell Police Department, they lived. I have on as an officer at the Identifian Police Department.

flow it seems as though he did get a slight stap on the wrot, since he's just an other rows, where it appears he was a detective in Caldiwell, but he's still wearing the badge.

And wouldn't you know it, of all the 15 or more police affices, who showed up to kidnap flatly Cyrus—are of them took it upon himself to grope and molect Marena after Baby Cyrus was sipped away from her arms and she was juil in handpulfts. You, you guessed it in your Sean Ains. Mandlan's brest graph—just another persent with a budge. If you haven't weethed the sideo already you can watch the complete wideous the purple, then you can see Seas an his hill bloom persention below, taking advantage of a beautiful young lady, whereable and in handfulfts.









Baby Cycol Facebook Page

Baby Cyrus Quick Links:

- Dogmal Story of What
 Hammond
- Archive of All Opdates
- **B** Child Trafficking Resonants
- S Lies the Nedarts: Total
- S PALL THE
- People Responsable by Roby Cytus's Ridnopping
- & Pitchers of Baby Cyner
- S Provious/ereces
- S The Doolles
- D Victoria

Isaiah 44:28 "That saith of Elecul He is my shipherd, and shall perform all my pleasure."

Isainh 4501-3. Thus suith the LCHED to his anoninced, to whome right hand? I have holden, for subdeer natioss before here and? will take the losts of kings. I will take the lost of losts of the losts of kings. I will the IDHED, which call thee by the harm. List the God of dispet.



Now, other pervented police officers stand mady come to Sean Ring, Meridian's Finest Croper's defense, by stating that he merded to do a weapons check to make sure Marissa didn't have any weapons on her. But, the full visites shows how Meridian Police already patted her down and did a check his weapons when the first gat out of her (nuck-5) there was absolutely no need to do it again, unless you've a pervent.

Furthermore according to case law (Terry vs. Ohio), a "terry pat down," also called "stop and first," requires three things.

- L. Reasonable suspicion (grounds for the investigative stop).
- 2. Officer reasonably believes the subject is armed.
- 3. Officer has an immediate concern for his safety.

in Marissa's case, there was no reasonable purpicion, she was almost pasted down demonstrating the was not armed, and there is no way any human being on the planes could infer that the officer disuld have concern for his safety. No, on the contrary, the servent with a badge. Seas King, took advantage of a beautiful harmless young girl or the enot vulnerable moment of her life, when her hashand was locked in hands with, her haby was just ripped from her hands, she was entitionally destroyed, and ghysically restrained in handsofts, so that he coold grope her, molest her, and touch all over her body including putting his hands up her blooms and I midd her pants around her walst.

And if any perverted police officer still wants to defend Sean Ring's actions by claiming they went in danger of an imminent attack from a S'S' petite young lady in handcuffs, then remember that they could have just called a female officer to do the pat down.

Sean King proved to us all that he truly is Meridian's Finest Groper. Otizon's of Heridian, because of Jean King—your children, daughters, and when are not safe around him. He has demonstrated himself to be smood and dangerous and willing to grope and molest women after tabuly arrenting them willfour cause and putting them leth handcuffs. If seen, run for your lives, the in a dangerous prover.







And police officers still have the gall and audicity to wonder why there is a breakdown of public trust imagine that.

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Why Do They Hate Ammon Bundy So Much?

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Why Do They Hate Ammon Bundy So Much?

April 8th, 2022 | by Diego Rodrigues

When great injustices abound, it is easy and common to question so many things and to feel despoir and to think that the luture is blank and we remain outhout hope

led to see injuries and gure vitinia by wicked authorities over a man like Aremon Blandy, it brings to mind the obvious question - why do they hate Ammon so much? The give police, maintream media, and ready all connected to the state absolutely despise Ammon with

I submit to you that it is not a difficult quintion to answer. It's just that the answer is not what

You see, this is a spiritual battle People dun't have Ammon because he stole their m billed their cat. They hate Ammon because their spires are wicked and full of darkness, and American strongs the light no forms it really is that simple:

John 3:25" for everyone who does wicked things hates the light and does not crime to the light. feet his nurses should be engineed." \$59'

All statists have those who promote liberty. Those who are conqut hate those who expense. Typacts hate liberature: Statists have pickings it really is that simple.

These Eastles are spiritual - they cannot be explained any other way. Truth be told, those who hate Amimon couldn't even define or articulate WHV they have him. They just know that they do. They will say things like "adou't like his taches" or "he is pert an approxis" - silly risions that are baseless, vacuous, and just plain dumb. Others flat out lie and say things like, "he's a domestic torrorist" or he's a "criminal." Of course, those are just pore lies made up to scare and intimidate. the thoughtless, uninformed, pamble class of Americans who pleefully abrorb whatever punid lies the mainstream statios media spews at them like fresh sponeirs dropped in a policied partie.

Remarkably, every public battle kormon has ever fought, was simuthing that asysteed evil and darkness in America. Every time Ammon has been thrown in jail (locked in a cage), it was in the defense of SQMEONE ELSE or SQMEONE ELSE'S NIGHTS. And every time, stasses and media scolytes rush to pondems him and to speak all number of got against him falsely, but few not, it is actually an honor to be sed about when you are standing for agreeousness and the causes of

Matthew 3:11 "Blessed are yes when men shall recile you, and persecute you, and shall see all manner of evilusians you taken; for my sake "

They hate Assessor because he is a hader. Leaders singue others, Leaders eather crowds and make great societal change. They lead not ust of an inward desire to have followers, but out of a sense of destiny to serve a cause greater than themselves. Loaders are not perfect, as they are human and fallen, but they do passess that Clara like quality of servicede and humility, driven by purpose, that makes them at once-both manly and meek

They hate Assimon hecause he times action. The enemy doesn't much core or pay attention to academies or to these who portificate with many words set little action. In a war, there is mustime has the vertices, the porty narcistists, or the learful, who all have many mechanisms to actid taking action while attempting to appear "above the frey" or more "reasonable" and "levelheaded." (Set these stagnast whiters are destined to become the live and nameless souls. of hutory who neither affect change nor active a the proposed end that they blowate over

Contrarriving, action-taken, lead by default-not because they set out to do so, but by reason of their intentional action, they inspire others to pick up their own twords and follow. Like our Numberg fathers, and the great brandforming agents of history—who themselves were persecuted falsely, improved, and suffered for their respective causes. Ammon takes action, impires others, affects malichange, and will likewise be remembered in history by name and with honor, his anomies will fade into the path heap of honory, and if ever mentioned, will only be known as the evil ones of their day.

rorrs my bed fraund. He is my family. And it is easy for those of us who leve firm, his family and his saune, to be discouraged when we see a nightenous man persecuted and put in fall without salese. But we must remember that God Himself will average the righteeses. It is not wer duty to do

Romans 12:19 "Dearly beloved, average rief yourselves, but rather give place unto math, for it is are between the regression or an investigation of the property of the state of the



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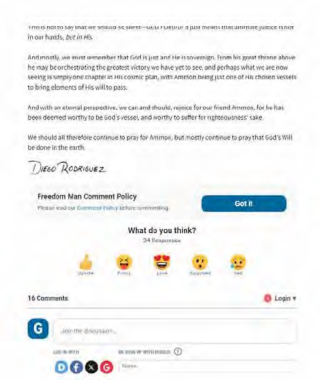
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April 9th - Baby Cyrus Health Update

>>> Click here for Baby Cyrus Menu/Navigation <<<

FIRST THINGS FIRST—Baby Cyrus's adjudicatory linaring has been postponed until May 9th.

April 9th - Baby Cyrus Health Update

April 9th | By Diego Rodriguez

Baby Cyrus is fortunate and blessed to have so many people supporting him, playing for him, and helping him—and the family cannot thank you all enough!

Since flaby Cyrus has been thack with his pavents (thanks to your efforts and the grace of God), his health has been improving significantly. Unfortunately, everything CPS, the police, and St. Luke's 6d to flaby Cyrus was detrimental and harmful to his health. And that is empirical and not east my opelion.



We have been blessed to watch as the virtual "Averagers of Health Professionals" have assembled to best to Sethy Cyrur's health. This of course, is something that could not and exceld not EVEN HAPPEN in state custody. Particularly, with St., Luke's hospital. We are convenced if Bioty Cyrur, would have stayed with St. Luke's hospital, by force, he would probably be dead by new. That is now important your validate efforts so light for him fuve been.

Let me explain.



Buby Carut loves his more and his more lives her

StLukesExposed.ws





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Baby Cyrus Quick Links:

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Isaish 44:28 "That saith of Cities. He is my slepherd, and shall perform all my pleasure."

Halish 45:1-3. Thus saith the LORD to his anointed, to Centre, whose right band I have holden, to subdue nations before him; and I will use the loins of kings. I will go before thee, and make the proximal places straight, that thou mayest know that I, the LORD, which call thee by thy name, am the God of large!"

Baby Cyrus Now Has NO LESS than 7 Experts and Health Care Professionals Tending to His Health

Boby Cyrus has a new primary care physician who we just can't say enough good things about. His name is Or. Hen Wilson and he was referred to us by one of you—just an email suggestion that a wonderful supporter sent in through our contact form. Dr. William is a "Direct Primary Care" provides meaning he bypasses "the spatem" and you work with him directly and get unlimited care for one affordable monthly rate. And his service, attheide, humility, and comprehense are beyond anything you'll get a typical allopathic hissistal. (can't recommend him high enough.

Wyou've writted about transpersus places like Functional Medicine of Idaho who call CPS on you for musing an appointment, or who haphassedly put you in the purview of "the system" and send you to half-holes like St. Lukers, then give in . Whom a call immediately!

He's benically just him old school doctors from the for and 60e. He is your family's direct, personal health care provider. You can call him directly at any stine, he gets to know you and your family's health and a very personal head so the can provide the optimal care. The only bod new is the is limited to 150 clients. That's it. Once those slots are full, you're out of lock. And nore the word gets out, those slots will be gone family another twen to sign up with him all ownry you.



Billio Coron (Service At Appelement of Dr. 1984) 3 Artist

Bally Cyrus also has Another Reichinnel Hune Procitioner, a naturgathic doctor, a poolessional lastation consultant, a cramic-tacral therapid, a chiruspractic, an additional Ph.D got health appointing, and the entire team of Anothera Procitine Hunes around to bis health. The family was also very fortunate to entire the help of a pediatric Grapicalist who works out of St. All who is also very fortunate on a respectively.

This is a transitial would invest be assembled at St. Luke a and their observables, it could not 100% consolete and contract and contract to any of the "work" or "case" that St. Luke's and CF3 with open in furnition or form.

interestingly exough, the consensus right now is that Baby Cyrus is suffering from comething, called Cyrical Vomining Syntheme. Disclosely, this is samething that is wither greate or has unknown origins, but it is something that is also latter not caused by the patents, or by reglect or abuse. Duril

Of course, CPS and the golice are and were too incompetent to care about facts and evidence but we'll leave that for another article and for the multiple lawsuits that are forthcoming.

For now, the good news is that Baby Cyrus is getting better, this somitting episodes are not as interse, though they have not tropped. The doctors have prescribed a medicine that is supposed to efficie lessen the severity of the vorsiting or eliminate them altogether—it will all simply take time.

So for now, we are simply walking through the path with this incredible team of medical professionals that God has assembled by Baby Crisis. We pray, hope, and believe that he will be intelly used soon! And are are friends grateful for your thoughtful care, love, prayers, and support. Our family studied not got through this without every one of you! Thank you again from the bottom of our hearts!

P.S. The Ph.D. medical doctors on Cyrus's town all appeal that the NG medical hube that CPS demanded by stored down Cyrus's introd was totally excitiles and seedless. And even through the social worker—who obviously is not a doctor or a medical professional—med to get through the NG hube, the doctors recognized that it was not only medices but that is more thantikely an irribant Causing more damage than good. Baby Cyrus can eat through his mouth—he obviously docum? meed a feeding tuber but the force of presentent never does things right and always demands things to be when their way, even and expossibly when their new fructs you and causes harm. Anyhong Dr. Hilliam took the NO buter and study Cyrus is snooned supply.



His every dearly (his 4 has such that I have that may take a his more properties) Thanks in the

Freedom Man Comment Policy

Peace trail our Comment Falso Service Comment



The Corrupt Business of Child Protective Services

>>> Click here for Baby Cyrus Menu/Navigation <<<

April 13th - The Corrupt Business of Child Protective Services

Brightal comment from Secretor Nancy Schaeler (ska Harroy Schaler, Shaler)

Hancy Schaefer was a Georgia State Senator, from 2004-2008. Namely was munitired on March 20th 2010-leer, and her Husband Broce, both were short. Their deaths ware used a munder sociale, claiming Broce book hashey's life and branch's owns: I have to question that, and anyone who knows what Marcy was intempting to expecte, would question it as well. Namely Schaefer was exposing hamblying corruption involving child protective services. Outing her eyears of being senator, Namely spoke with many parents who's children were wrongfully token by cpt. Hamely refused to be sitem, and standed expecting the refuse; inciden behind the doors of rold protective services. Eventually florely lost her sold on the renate, over speaking out on the corruption. Some think has been then the first by came reason. In time of Namely's speeches the said.

"I will alture with you on the unlimited prover of child protective services. I service in the Georgia state senare, and after now years of serving the natives and uniqueing actions of child protective agreement I empty a scattling report entitled The Corougt Burness of Child Protective Begrings. The report susting my installed shall therever share are causes with losing over, and this reduce."

in Nancy's specimes, she taked about mildren boing removed from their homes for profit due to municipies from the state. In 1997 Bill Clinton passed a tall called the "Adoption and Side Families. Act," It offers financial importives from the state that increase adoption numbers. Nancy said:

"To receive the adoption incentives or bonuses, local cas must have more children, they must have more merchandise to self. Funding is available when a child is placed in a hister bone with strangers, or placed in a mental health facility and medicated usually against the plannity wishes. Parents are vistimized by the system, that makes a profit for holding children longer and burnaces. for not returning children to their parents. This is about of power, it is lack of accountability and it is a growing criminal political physomeonin spirualing around the globe. Differ times, but not always, poor parents are targeted to lose their children. Because they do not have the inherenithal to hive an attorney or to fight the system. Being poor and lacking proper housing does not mean your children should be removed. CPS has redefined pour to mean asychologically inferior, therefore it is in the best interest of the child to be removed. Hest inforest of course has also been reidefined at the chief's expense, it has been reported over and over that six times as many child die in foster care, than in the general public. Once a child is Regully Andreaged and placed in official safety the child is far more likely to suffer abuse including sexual molestation and or rape. Case workers, and social workers are often guilty at flaud, they withhold and destroy evidence, and they seek arough to terminated parental rights, while being protected by state attinuisty. There is a huge bureaucrary made up of Aidges, court appointed Attorneys, Guardian ad Litems, Social Workers, State Employees, Court Investigators, Therapista, Psychologists, Psychiatries, Foster Parents, Adoptive Parents, and on and on who are looking to the children in state care for their job security."

Here is part of the report that cost Nancy her senior next, and possibly her life:

Having worket with probably 800 caus stanewide, I am sportness United to respondishing and on accountability in the system. Have come to the combastion

- That plane planets often times are targeted to lose their shifting because they as eint have the
 efficient which is born baryer, and fight the legitim. Being poor does not mean you are not a good
 parent or that you do not love your child, or that your child disuid be removed self-placed with
 latin unit.
- That all planess are capable of making more want that making a more in does not much your children are always to be removed from the name. Uses if the name is not portect, if it name, and finally often a child is the paint and whom he in she wants to be, with landy.
- This issuenting slaves, anger management slaves, consisting referrals, therapy classes, and un and on an demanded of parents with no composition by the system even while they are at write and while their children are expectated from them. This can take months of even years and it environments because the event years are the environmental planning demanded by "the system" that makes a profit for holding shildren langes and "borouses" for not returning shildren.
- That cannembers and social horizon are officinities, guilty of found. They willfield evidence.
 They foliasts evidence and they seek to be minute parental rights. Movemen, when charges are made against them, the charges are ignored.
- That the separation of families is growing as a business because head governments have govern exact own to having tapayer notice in biblions their ever-expending hodgets;
- That Child Protective Service and Javenile Count can always hide behind a confidentiably clause as order to protect their decisions and large the funds flowing. There should be open







Wally Cyrus Facebook India

Baby Cyrus Quick Links:

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- S Videor

Isalah 44(28 "That saith of Line He is my shepherd, and shall pertium all my pleasure."

Isaiah 43:3-3 "Thus santi the LUMD to his amoisted, to course whose right hand i have holden, to subdise nations before him, and i will lasme the lains of kings... I will go the face their, and make the trooked places stroight. that from major tikense (hell Life LUMD, which call thee by the stame, are the Gold of Insent." records and "court watches." Look who is being pold! There are state employees, lowyers, court investigators, cruet personnel, and judges. There are psychologists, and psychiatrists, considers, Chamiciders, Sharperists, Moder persons, adoptive parents, and on and on All are looking to the children in state custode to provide job security. Enterts do not realize that social workers are the glue that totals "the system" tagether that funds the court, the childr's attorney, and the multiple other jobs including DFC's (Division of Family & Children Services) attorney.

- That, The Adoption and the Safe Families Act, set in motion by President Bill Clinton, offered and "Comstee" to the states he every shiftd they adopted out of foster care in order to receive the "adoption incentive between" focal shift propositive services need mare challent. They must have merchandize (children) that sell and you must have plenty of them so the buyer can choose. Some examties are known to give a 54,000 boson for each child adopted and an additional \$2,000 for a "special needs" child. Employees work to keep the federal dollars florring.
- That there is double dipping. The funding continues as long as the shill is out of the Inems.
 Where a child in frozer care is placed with a new tamby then "adoption borus hands" are available. When a child is placed in a mental health facility and is on 16 things per day, like two studies of a constituent of mine, more hands are involved;
- That there are no financial resources and no stall drive to unite a family and help-keep them tagestee
- That the according for social workers to return children to their parents quickly after taking them tax disappeared and who is protective sensions will step up to the place and say. This must end? No one, because they are all in the system together and a system with on-leader and reclaim patients will always fail the children. Look at the water in government that is forced upon the tax paver.
- That the "Policy Manual" is considered "the last word" for DPCS. However, it is too long, too confusing, poorly written and does not take the favorito consideration.
- That if the lives of children were improved by removing them from their homes, there might be a greater need for protective services, but boday all children are not always sales. Children, of whom I am aware, have been raped and impregnated in foster care and the head of a Force-Fluence Association in mit District was recently arrested because of child molerations.
- That same parents are even told if they want to see their children is griedchilden, they must diverse their spouse, there, who are under printeged, facing they have no option, will diverce and then just continue to live together. This is an anti-tamily policy, but parents will do anything in just their children tome with these.
- Fathers, inco-custodial parents: I must adid, are oftentimes treated as criminals, without access
 to their own children and have child support payments strangling the very life out of them.
- That the Foxier Parents Bill of Rights does not bring out that a faster parent is these only to care
 lar or shill a mill the child can be estumed home. Nazy Foxier Parents today use the Foxier Parent
 skill of lights to him a Lawyer and seek to adopt the child from the real parents, who are
 are appraisely toying to get their child home and out of the system.
- That tax dollars are being used to keep this gigantic system affoot, yet the victims, parents, grandparents, guardians, and especially the children, are charged for the system's services.
- That grandparents have called from all over the State of Reorgia trying to get a ustody of their grandchelders. OFCS claims obtained are contacted, but there are cases that prove differently.
 Grandparents, who lose their grandchildren to strangers have foot their own flesh and blood. The striking lose their family begingly and grandparents, and paymes too. Use all pomections to their fusing.
- That The National Center on Child Abuse and Neglect in 1998 reposed that an times as many children died in foster care than in the general public and that more tempored to efficial "safety", these children are for more likely to suffer abuse, including sexual malerzation than in the general population:
- That according to the California Little Hoover Commission Report in 2021, 30% to 70% of the children in California group homes do not belong there and should not have been removed from their homes.

RECOMMENDATIONS:

- Call for an independent such of the Department of Family and Children's Services (DFCS) to expose compilior and fixed.
- Activate immediate change. Every day that posses means more families and children are subject to buring held hootage.
- 8. And the financial incentives that separate families.
- 4. Grant to parents their rights is writing.
- 3. Mandate is select for family members to be given the opportunity to adopt their own relatives.
- Mandate a jury trial where every piece of evidency is presented before removing a child from the or her parents.
- f. Require a warrant or a positive emergency occumptance Reloce removing children from their parent. Undgo Arthur G. Christean, Utah Bar Journal, January, 1997 reported that "except in amazency circumstances, voluding the need for immediate medical Care, require warrants, open affidevits of probable cause before entry upon private property is permitted for the forcible removal of chatters from their parkets."
- 8. Uphold the laws when someone fabricates or prepents take evidence. If a parent allegas haud, hold a heating with the right to discovery of all evidence.
- Sécator Nancy Schaelle S0th Outract of Georgia

See the full report have THE CORRUPT BUSINESS OF CHILD PROTECTIVE SERVICES

Before Nancy was murdered, she was working on a viden with William Fair. fair was on the Alex-Jones show in 2010, and cald he would be reloading the video. It has been years, and the video sall has not been referred. Fair now claims he is not releasing it in horse of Nancy. The only thing that stopped Nancy from exposing the corruption of CPS was murder. If Nancy was alive today, Lam sure she would release that video. She was a true hero.

Please share this article and help expose the corruption of CPS. Too many bmilies have been ripped apart and destroyed, some for the sole purpose of making a profit. It is the worse corruption and It needs to be exposed.

Below are videos of Nancy speaking out on CPS, and also a link that might be beloful to anyone who has had problems with cps.

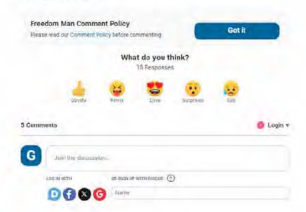
R.I.P. Nancy Schaefer

iThis article was republished from the original which can be found here.)



More Links Regarding Senator Nancy Schafer:

- The Suspicious Death of Nancy Schaeler, Georgia State Senator Nancy Schaeler
- · Nancy Schooler Remembrance Fund
- Transcript of Senator Nancy Schaefer's Speech on CPS Correption
- Child Protective Services whisaleblower Reroid
- . Did Her Fight Against CPS Cause Her Murder/
- Attribute to Nancy Schaeler
- Nancy Schoeler Witipedia





Medical Proof Baby Cyrus' Kidnapping Was a Fraud!

>>> Click here for Baby Cyrus Menu/Navigation <<<

Medical Proof Baby Cyrus Kidnapping Was a Fraud!

April 18th | by Diego Hodrigows

We have uncovered another piece of damning endence against CPS in Baby Cyrus's case. To give contest to how damning this evidence exally is, you must remember that the entire kidnapping was jumilied based on the false claim that liaby cyrus was in "immission danger."

We have already demonstrated this to be a false claim on multiple counts:

 First of all, the medical records show that CPS had already determined that Baby Cyrus was 400 to "amment danger" as they already had assemble a mater lased product date growth taken by the day Cyrus off with the right to was addresped, but decaded against dising to become projective metado of the languar made their think, in your areas thy trick to take Cyrus to a factor forms.

2. Detection Left Fuller at Meridian Folice Department, a totally wished and eval man, presunally declared flully Cyrus to be in "amoient danger" and only used the diagnoses of hours. Trust Insequences who had never even seen Bally Cyrus. This is againated to medical majoractice—to diagnoses a partient with a life altering diagnoses in without over flusion; seen the patient in person.

3. And now we have physical genel and evidence that the physician who attended to flaby Cyrus. He night he was kide appent declared quite specifically that Budy Cyrus was perfectly healthy and not in any danger what occurs:



The report, as seen above, from Baby Cyrus's modical remods plainly shelars:

The matring physical hardred vertile place is pathent on modifiation or mod "the intersted the paness of the continuous and respected that no loves promotify. The marks' rest point has a intersting back, and an intersections of the security of the security of the security.

imagine than The physician at St. 1,00e's hospital intensity stated that Baby Cyrus was in the professional shaproose, "a healthy baby," and did not have on have medical "interventions." In her estimation, Baby Cyrus did not need any medical support—the may just fine.

And remember, the trem "immersest danger" specifically means that your life is threatened or that secous harm or rajery is immerse legariting this, the physician stated very plainly that there were "in accept life threats noted."

So in Baby Cyrun's case, Mendian Police Department and CPS are using the false claim of "emminent danger" to inches daby Cyrus and arrest Marrias, his nursing mather, even though:

- 1. CPS itself slid out linkere Baby Cyrus was in "immoved danger."
- 2. The attending physician didn't believe 8 sky Gyrus was in "hominent danger."
- 3. The only "professional" who declared flaby Cyrus to be in "reminent danger" was a must







Bally Cyrus Eucebyck Plays

Baby Cyrus Quick Links:

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- A Liver That West Broken
- S. Lies the Heidla Host Told
- a RACTRON
- Respir for grantife for trady cyruns conspiring
- Houses of Bally Cyrys.
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Isalah 44:28 "That saith of Cross He is my shepherd, and shall perform all my plassure."

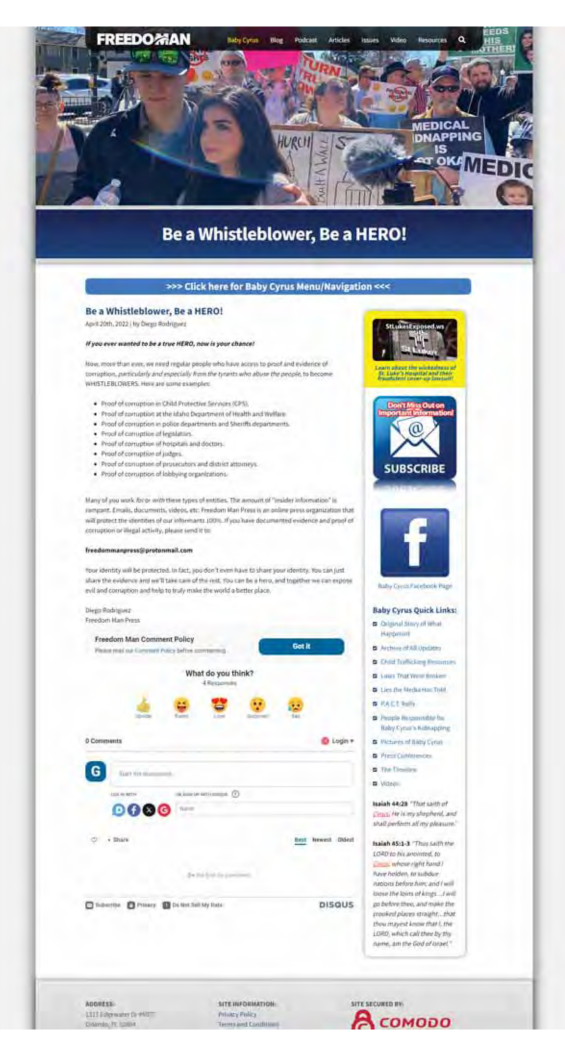
Isaain 45(1-2 "Place soith the LORD to his associated, to Circo, whose eight hama! I have holden, it subdue randous before him, and I will fouge the forus of kings... I mill yo believe three, and make the crooked places straight, what they imagest knew that I, the CART, which call thee try the ranne, am the God of forust." And remember, all of this information was available to Judge Laurie Fortier at the shelter care hearing. In fact, Cyrus's primary care doctor, actually testified in person at the shelter care hearing that Baby Cyrus was not in "Immined tanger" and that Marksa and Levihad not done anything to cause his lack of weight gain. But this eril woman didn't care about facts or cyldence. You know why? They all get paid to kidnap shildren!

This should terrify every single citizen of Idaho. Especially those of you in the City of Meridian. This means you have tyrannical thugs with badges who work in conspiracy with the Department of Health and Welfare/CPS to kidnap babies WITHOUT A SHRED OF EVIDENCE OF JUSTIFICATION, and who are financially incentivized to do 30.

We know, statistically, that this happens approximately 4 times per day, every day, in the state of idato. Evil Detective 3eff Fuller and by earlier, Detective Steve Hanson (who sundoubtedly is a clinical sociopath) are roaming the streets every single day looking for more innocent parents whose children they can kidnap.

And yes, they are supported by the full lorce of Sheriff Matt Clifford and Meridian Chief of Flobretwo of Add County's most wicked public servants. These are two ovil mon and there is no way to sugarcoat it. They both fully support kidnapping for profe and God's judgment for their crimes has already been declared (Exodus 21:15).







Meet Kelly Shoplock, An Evil Cog In Idaho's Child Trafficking Machine

>>> Click here for Baby Cyrus Menu/Navigation <<<

Meet Kelly Shoplock, An Evil Cog In Idaho's Child Trafficking Machine

April 21st | by Diego Rodriguez

The next "adjudicatory hearing" for Baby Cyrus Is on May 10% and Between now and then there is one person who currently has many power, control, and responsibility over the case than anybody else. And it is blore to introduce her to the world...



Ladies and gentlemen, meet Kelly Shopkock, a social worker in Maho's child trafficking machine, called CPS (Child Protective Services), but better described as Child Profiting Systems.

Kelly is the social was less assigned to this case who i proviously absorbed as someone who was postably just "trying to do her job," but the has definitely devolved and thin in her true color-and a new acting consistely anterportation toward having and Ley, it is evident she is willing and trying to do anything and everything possible to keep CPS's grip and power over Baby Cyriss.

Before I describe to you the mickedness of this evil snowan, let me state for the record that it, as always, am writing an my own accord. Levil and Marisia do not condone or premote that which I write, and I may publish things they would disapprove of. My words and my opinions are my swer.

However, you must remember, I am currently LIVNIG with Maritise and Levi, and I will continue todo so until justice is properly served and we get flatly Cycus track from the avid clutthes of the state. Until then, these articles will keep coming, and believe me, I have planty of source material. The first of exil associates and bed actors connected to CHRIE Protective Services in Idaho is basically enders. And now we have a vicuse must address to writing the services to send us, were more evidence, and gratefully we are already getting content field to us there on a daily leads.

Who is Kelly Shoplock?

Kelly Shopkock is the social worker from CPS assigned to Baby Cyrus's case. She is the selfpecularmed "third pareent" who represent's the state of fall-ho's tensect(s) in the Baby Cyrus case. Believe it or not, this is something the likes to call herself when the openies to Marinsa and Levi, "Remember, I'm the third garent," she says. That is like a rapist telling a woman, "Remember I'm your second husband."

It is absolutely disgreting. What kind of a human can happily use the force of government to coests you against your will be accept her intrusion into your life FOR NO REASON other than extention? She is not protecting Baby Cyrus—nor is the state of idaho. They kidisapped Baby Cyrus—nor is the state of idaho. They kidisapped Baby Cyrus for money—pure and simple.

What Is Kelly Doing Wrong?

ministly. Kelly fried to act like the typical government lackery who was just trying to do her job, and it was her supervision, Kristen-Nato, who demonstrated ill-militand hotishing towards Marissa and Levi. But ever since a new softly just was signed, Kelly has been acting hotisle and hustrated because of the following three things that happened.

 The mutually agreed upon Medical providers (i.e. doctors) have diagnosed Eaby Cyrun as having "cyclical comiting syndrome" and have declared emphatically that he was inver-inmonitored denger" and that Marissa and Leyi had nothing to do with his loss of weight. (A) if







Bally Cynn Facebook Page

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 S Plengts Responsible for
- Baby Cyrin's Kidhapping

 Pictures of Baby Cyrin
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Isaiah 44:28 "That swith of Cotto. He is my shepherd, and shall perform all my pleasure."

Isalah 45c1-3 "Thus saith the LORD to No-amointed, to Come, whose night hand I have holders, to audicine nations before the lains of kings... I will go before the lains of kings... I will go before there, and make the crocked places straight... Must thus mayest know that I, the LORD, which call thee by thy name, and the God of Israel."

many and have been an experience an experience and desired in formal medical commence are soon the most and and

 By the doctors orders, all medical check insist is. Lake it and/so the (Mahs, Department of realth and Wetter have been reministed. Medical check-insist at all from done or the doctor's own office. This means that Baby Cyrus is no longer on the snotny's faul and Kolly and her goots. Navelets Control.

I. Balty Cyrus had his NO. Healing take removed. The fade acronding purpose office than to aggravate flaty Cyrus's already semicine digestrue tract and minist importantly to CPS, or gave Cyrus the appropriate of hings and hady be founded for COVID, the psychological effect of making Balty Cyrus appose his hy to the world was modernly parameters in these pervisors and instead game. So exce Cyrus's doctors removed it and includit as being emperiment, their major tool of opporession against balty Cyrus was taken from them.

from admittedly, i don't know if fieldy is being pressured by those above for imore exposes furths owing on the "higher $\exp t$ " by the n acting on her own accord, that what difference does it make—when still the one doing d!

Kelly is now acting like a frestrated typert who is losing her grip and power—like Raporczy's wissed deposether. Precisionly sile mostly left Marcas and Leni atom. However calls and texts and acts to concerned about fidity Cyron's health, constantly whining labout Cyron's excitent and how the thinks he needs the file tube again.

Of course, the disctors have told her that this is newserse and that they are any non-remed with disty Cytuc's weight his every presents to be imagine how hustrating this is for heary and CPS considering weight hose was the goly thoir proved as being the fasteress justification by Autoapping Cytuc in the first place:

Tim just so concerned about Baby Cynes weight, i think his needs to be taken back to the heaptal," also Lawrent. Who does the account thick political to be it just a toxical worker faller works for a computer grantition that Audriags babber for politif And now when it frusted because the doction in this high-profile cause are honest and objective Land service gratting good by CPS, (and are not rubber scarging these visibes like what she is used to, So she have no reserved.

Questions for Kelly:

Kirlly, I will goe you my phose number, and you can call me (I will record the call, obviously) or you can lest the (I will save screenshots of thy messages) but I want you to answer the following questions:

- Why are you trying desperately to find a reason or exquesto be "concerned" about Baby Cyrid's health when the doctors are not concerned it is your blanking as a niene spould worker superior to the extended education of licensed M.D.A.
- Why ere you trying to make Marissa and Limi Itooli culpidite when Methical professionals have stated emphatically that they have done restling wrong?
- 4. The Maho Department of residth and Wether already, admitted that Baby Cross vice not in "Immunes also get" after they bred for take Baby Cross into footer care the right for was Admissped, so from the year parity the Admisspring etten your own department has tainfy admitted these wise no "entiment deeper".
- 4. St. Lawer's attending physician the right of the ridingipung threatin noted that there was no reminished danger and stated that Cyrus was a "healthy faility services after reminished the right physician plants of the physician plants of the opposite?"
- 5. What makely you think you have the right to interpose control as a "flord parent" using the force of government eiter your department has benken every claho statistical regarding parental rights in this case?
- How much money will CPS love on a monthly basis if thioy Cyrus's case is domined and to is as jurger under state corprol?

in the Last 6+ weeks 16 you spoken with many former employees of CPS, whistletionals, and others accounted with CPS and the factor care system. If have also need display of another, watched profess, widers, which are each through books from lenders accounting the excellent. If notify Allendary with Carlos Mondary who was a former social worker at CPS. A common thems almongst them as as the house of house Another Another person can fact retain the system for more than a year. A pure found and a clear combiners samply will not allow 4.

In other words, only a sick, freezed, and demonted analicated posturate to work as a social reprise in a place like CPS. Their very psychocits are funded by descriping the liver of furnish through stall scattering in a blood enemy to Relly's case, she has appearedly would as CPS to word? yours, and in that time discussed of children in states have been trafficient—which the law been an accomplise to the pays has montgage and feeds for one children with blood marring gathered from the booken times of children with have been raped, abused, and forcefully supposed from the powerful in the point of a gun. What type of a sick person stays supported to such a stayer!

Kelly's Husband and Some Interesting Friendships

Kelly's full marrie is wally Atkins Shoplock and slin is married to Joseph Robert Shoplock. They are both 44 years old and they fire on Eagle, dather Joseph is the battalian chief at the Eagle file Department, interestingly enough, just last week he became the President of the Idaho Hortopiles Union

in short, these that are typical statics who make their enemy off of government. And Kelly's foodbard, among who published his name on it archeology to the Shopković, has goint an interesting let of friends on his Facebook page. For example, "Soci in Attends with a set Sotte, Social Ballie, Fred Martin, Gring Chenry, Patri Alme Lodge, Loro Ottor, Shown Repugh, and Chinak Window Josetto name a liveral interest "Window Joset to statics repoblicate and Relico who I personally and publicly have opposed right have not this very blog. Example, Example,

Now you can't draw any definitive conclusions about someone based colerly on their fluctbook friends, and Risb does know other Republican friends or the list that are not as Johnst as these.

But nine can only imagine what the domer conversations are like when held,—who is an accomplice to chief trafficeing and is the escapined social worker to the highest profile state unbuilding failing adding page graps in diplory interpreparation to the highest of the familiarities to soon, while apparently is good buildlies with the most letting, consider, and wiched letting in the case will who also happen so have been publicly criticized by lody Cyron's granting.

Remarkably, Kelly's Huddand has the following banner with a scriptural reference on it as his Facebook barre WHEN A MAN'S WAYS PLEASE THE LORD, HE MAKES EVEN HIS ENEMIES TO BE AT PEACE WITH HIM. PROVERBS 16:7 That is quite an interesting banner to post considering the type of work his wife does on a daily basis. Non I've got a pair of sciptures for the two of you to consider us. Kelly and Joseph Shoplock, please take into consideration what God said about people like you who are plices to kidnapping: Anyone who kidnaps another and either sells him or still has him when he is caught must be put to death. Exodus 21:16 The accomplice of a thief is his own enemy; he is put under oath and dare not testify. Proverbs 29:24 As far as we know, Kelly has the power to write a report and send it to her superiors letting them know that there is no evidence or moson to continue with this case. Baby Cyrus is in good hands, he is safe, he is not in imminent danger, his pareirs are saving for him, he has a team of medical professionals looking after him, and there is ZERO evidence to continue the case. If she refuses to do so—we can only conclude that the ica willing accomplice to child trafficking. There is no other logical conclusion. Written by Grandpa Diego Rodinguez un my man behalf Freedom Man Comment Policy Got it What do you think? 0 Comments O Login + G D000 C . Share Ex-dia from the passessorial Statemente Privacy @ Do Not Sall My Date DISQUS

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Thank You Message from Levi and Marissa

>>> Click here for Baby Cyrus Menu/Navigation <<<



April 22nd - Thank You Message from Levi and Marissa

This is a simple THANK YOU message from Levi and Marissa. As you know, they are not able to speak publicly but at the very least they wanted to get out this simple video to everyone who has been so graciously supporting our family.

They cannot respond to everyone's messages, but I can assure you that any comments left below will be read by both of them:



What do you think?









D Login ₹

12 Comments





















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- People Responsible for Baby Cyras's Kidirapping
- & Pictures of Baby Cyrus
- a Press Conferences
- B. The Timeline 2 Videos
- Isaiah 44:28 "That saith of



Constitutional Rights Violated by Meridian Police and Judge Laurie Fortier

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Constitutional Rights Violated by Meridian Police and Judge Laurie Fortier

April 22nd | by Diego Rodissures

The Constitution is the Highest law of the land, but it is absolverly wantifies and musningless if see don't force our government officials and representatives to abide by it.

Remarder, to break a law is to control a crime, and someone who commits a crime is called a criminal Linux the Constitution is the legitiset Live of the Land, when it is trainen, the one who invoke it is the highest from of criminal. Therefore, all those who violate the Constitution are, by definition, criminals of the highest crises.

Furthermore, police officers make an oath to protect and defend the Countriumon while pulges make an early co "faithfully, and impuribilly displaying and prohoms all the description and transfer of the Lorentz States States and Indian medical states and the Countrium medical states are stated to Countrium and States and States States States and Indian medical states are stated to Countrium and States and States States States and Indian medical states are stated to the Countrium and States and Indian medical states are stated to the Countrium and States and Indian medical states are stated to the Countrium and States and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical states are stated to the Countrium and Indian medical stated are stated to the Countrium and Indian medical stated are stated and India

With that context in mind, let us consider the following Constitutional rights that were violated to the Maridian Ballian Department and Judge Language Forter in the field Constitution

4th Amendment - Kidnapping is Seizing Property

The 1th Amendment protects Americans against unrevanable search and secrete Specifically, it states. "The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable soutches and secures."

Name upping a child, particularly sefficial evidence, is a clear unknown of the 4th amendment. It is, as unrescensible settined You can't just steal a baby because you have a badge and a guin The Meridian Police Department, specifically the child traffickers, and Paller and clinical occlopeth. See a Harmon violated the 4th Amendment and select Both Cyrux without due process of law.

5th and 14th Amendments - Due process

The 2th analysis of famously requires that all Americans receive dus process before being "deprived of 6th, identic or property." Due process means that before a chird, which is the legal property of parents, can be functually taken away from its parents, there must be actual evidence presented that conditions the parents as abusine as the value of the value process and the conditions the parents of the process.

The 14th Annual modes the "due process" clause which ensures that each of the 50 states must likewise apply the right of due process, and that this right out it limited to the federal government - states like blake are subject to this requirement as well.

in the case of Baby Cyrus, he was forcefully repord out of his mother's toring arms by clinical sociopaths, there is more, by the order of child trafficient, and fulfill armbay and parameter gotesting. There was an exist case, on witnesses, in testimonies, not evaluate — 40.2 Dec. 1900 CT. 55.

in Set, the only basis for child trafficker Jeff Tuffer to make his claim of imminent danger regarding Body Cyrus, were the words of flavor Transplanting Body Cyrus, were the words of flavor transplanting Body Cyrus, and the set of the Set Amendment is clear—and Mendau Police Detectives Just Pullis and Stave Historia violated it. They are, therefore, unlamples the highest under, and all of the police who were on scene at the fundaugoing are accommissed.

6th Amendment - Public Trial

The sixth aroundment quarantees all American citizens that "in all criminal papaceutions, the accused shall enjoy the eight to a speedy and <u>public trial</u> by an <u>investrial lary</u>.

When a child is taken from its parents, the parents are actually being account of a crime, either of inglect or abuse, or some other related offense. Are build of this sort must be public and with an impartial jury. Our founding fathers rightfully recognized the unestained primes a judge sould have if they were allowed to try, presecute, and sentence someone in private—and therefore preventes such actors for the july of figure—in the left Amendment operations.

Mainica and Levi, and all families who come under the purview of CPS and family count judges like Judge Laster Forters, are subject to Constitutionally violating poliute count linarings. The public is not allowed to enter or know what is going on, And Mainisa and Livi are and were forced to olded by a "gag order" which prevents them from speaking about the count proceedings, or with been a reverted.

This is a clear and evident violation of the 6th amendment and it is most egregature. In consulting







Bally Cyrus Eucebyck Plays

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Isalah 44:28 "That saith of Cross He is my shepherd, and shall perform all my pleasure."

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7th Amendment - Right to a Jury Trial

The 7th Amendment clearly states, "In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved..."

In short, any lawsuit which would deprize you of your property or in this case, your child, must preserve the right to a trial by jury. Court precedence exists to establish that this right applies to parental rights cases. And even if it didn't, the right to a jury trial is still covered by the 6th amondment. In either case, Judgy Laurie Forliter is in violation of the right to a trial by jury because she is acting as the sold decision maker, and somehow has all power to determine whether or not a child can be ripped away from its parents.

Conclusion:

Tracy Basterrechea is the Chief of Police of the City of Medidian. His police department has a national reputation for being one of the worst and most corrupt police departments in the country, Reputations and culture come from the top—so he is personally responsible for it. He swore an earth to protect and defend the Constitution of the United States. He has broken his outh repeatedly. He is therefore a criminal of the highest order and alroud be treated as such.

Judge Laurie Fortier has likewise riolated her oath and violated the Constitutional rights of American ditizes who havecome into her coart room. She should be immediately removed from office and criminally prosecuted. If not, then what purpose does the Constitution serve if the "authorities" can routinely violate it without consequence!





TO BABY CYRUS' 1 YEAR BIRTHDAY PARTY

SUNDAY, MAY 1st @ 5:00 pm - TULLY PARK 2500 N Linder Road - Meridian, ID



You're Invited to Baby Cyrus 1 Year Birthday Party!

>>> Click here for Baby Cyrus Menu/Navigation <<<

You're Invited to Baby Cyrus 1 Year Birthday Party!

April 27th

BABY CYRUS will turn 1 year old this Sunday, May 1stl We are going to have a celebration natively at Tully Park in Meridian on Sunday, May 1st @ 500 pm. This will be an amazing time to come together and get updated on Baby Cyrus's case, how you have helped, whist we can do together to ensure that Baby Cyrus is receased from state control on May 9th, and what you can do to help bring an end to state subsidized child trafficking.



You will have a chance to meet your friends and neighbors who have been standing together in the light for the last month, and you will also have a chance to meet and talk with Babb Cyrus's family in person. And of course, assuming that he is feeling up to it, there may be a special appropriate from lastic Cyrus's Biddle in the standard from the standar

ly in person. And of course, assuming that he is feeling up to it, there may be a special carance from BABY CYPUS HIMSELF! YOUAREINVITED:

TO BABY CYRUS' 1 YEAR BIRTHDAY PARTY



SUNDAY, MAY 1st @ 5:00 pm - TULLY PARK 2500 N Linder Road - Meridian, ID

freedomman.org/cyrus

Feel free to RIGHT-CLICK the image above and "Save As" so you can save it to your phone or computer and share it with everyone!







Baby Cyrus Facebook Pag

Baby Cyrus Quick Links:

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- Archive of All Updates
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- Laws That Were Broken
 Lies the Media Has Told
- BACT RMV
- Baby Cyrus's Kidnapping
- B Pictures of Baby Cyrus
- Press Conferences
- a The Timeline
- G Videos

Isaiah 44:28 "That saith of Cycus. He is my shepherd, and shall perform all my pleasure."

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



Insider Information from a Whistleblower!

>>> Click here for Baby Cyrus Menu/Navigation <<<

Insider Information from a Whistleblower!

April 29th | by Diego Rodriguez

Have some amazing, yet horstlying neurol Ever time, we posted our new secure amail, freedommarpressell procormal com for eliterativems to send as evidence and information about corruption in government—we have been receiving near daily responses from anoxymotics people wanting to share private eletomation with us.

And now I have just received private information about Baby Cyrus's case from an anonymous whistleblower who apparently wants me to publish if—as you can assume from the small I received jurgentabel below!

insider into



I have downloaded the files which included rever before seen bodycam footage from Nersilian police and also the court documents that describe the case against Marinsa and Levi which they are gag-ordered against speaking about publicly. Most specifically, I move have copies of the afficient filed by CPS against Manissa and Levi, and also Judge Laurie Fortier's order/sentencing against them?

What I can fell you so far is that the affidavit is LOADED WITH LIES!!! It is just one is after another, and if its all theatap. But the most ogregious part is that there is now documented evidence that CPS and Judge Laurie Fortier clearly violated the law! It is all there in black and white!

More specifically, they violated takes (Lamary 18-14-15 unknowns) (Janu), which requires that "reasonable efforts be made prior to the placement of the child in care to present the removal of the child from his horne. The law requires that CPS demonstrate PROOF that they have made thisse "leasonable efforts" and BOTH the affoliabiliand the order from Judge Lawie Porter demonstrate that this year never done!

This is a very egregious violation of idaho law and it demonstrates that they are either totally incompetent or bilatingly dringgarding the law because they can get www with it! Wimmember, they men not tegally altowed to take or keep flatly Cyrus www from Markisa and Lew without making these "reasonable efforts." But at it will show you next wish when I publish everything they bilatantly disregarded and violatest this law!

There are other parts of the documentation that I need to get legal counter about before I publish everything, but let me just warm you.—If you weren't already rightenordy indignant over what has gone on in the Baby Cyrus case—you're paining to ABSOCCTELY FUNCIOS when you see what they have been histing and how they have blatantly broken the law? This is not a matter of opinion—it's a matter of empirical fact and I have the evidence to show you'll Set rendy because you're mit going to believe it!



4









11 Comments



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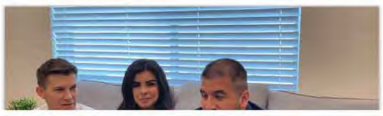
Isaish 44:28 "That saith of Cities He is my shipherd, and shall perform all my pleasure."

Halish 45:1-3. "Thus saith the LORD to his another, to use whose right band! have holden, so subdue nations before here, and I will use the losts of kings..." will use the losts of kings..." will use before thee, and make the propingly places straight, that their intyest knew that I, the LORD, which call thee by the fame, and the God of daze!"



May 4th - Baby Cyrus's Case Has Been Dismissed!

>>> Click here for Baby Cyrus Menu/Navigation <<<





May 4th - Baby Cyrus's Case Has Been Dismissed!

May4th | by Diego Rodriguez

We have no words to express our heartfelt THANKS and GRATITUDE for everyone involved who has supported our family!

Yes, the case is truly dismissed!!\(\text{tis over}\). The story is not over yet, as there is much more still to be settled—particularly the "resisting and obstructing" criminal cases against Marissa and Miranda—but the most important part is over! Baby Cyrus is now FREE!

This is nothing less than the grace and mercy of God! Each and every one of you were used by God to help save Baby Cyrus and we couldn't be more grateful!

We will keep you all informed with more updates shortly. For now we just wanted to give you the news!











Baby Cyrus Facebook Page

Baby Cyrus Quick Links:

- Original Story of What Happened
- Archive of All Updates
- Child Trafficking Resources
- a Laws That Were Broken
- The Lies the Nedia Has Told

VIDEO ON THUMB DRIVE



St Luke's is Suing Us for Exposing Them









St Luke's is Suing Us for Exposing Them

May 16th, 2022 I by Diego Rodrigues

Last week I got a feet from a reporter at the idaho Statesman asking the about a lawsuit with St. Luke's Inteprtal. I flad no idea what they were talking about, and later had to mad about it from a ocus without where I downloaded the actual lawsuit (s.a. logal complaint) and read it for cryself.

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 lighting to get my disardion back from their storches after he was aidropped by child traffickers from the Mendian Police Department and put into the very wicked hands of St. Luke's Hospital, Ammon and I offepelly caused trem so much have and damage that their business has suffered as a

The EV purp complaint is so libered with lies, mischaracterizations, falsehoods, and not-socleverly-worded propaganda claims, that it makes one smoder 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 countriouse and are backed up by the highest levels of Idaho's next-including the Governor, Attorney General, and the entire WiND wing of the Idaho Republican party.

To be certain, the Holland & Hart low from that was bired by St. Luke's Inspital is the most powerful and deep-pocketed law form in the state, and have thermselves worked in calcusts with ktaho state government to build legal barriers to litaho citizens regaining their freedoms during The fake CDVID lockstowns. And they've been at the forefront of many corrupt Idaho policies in conjunction with IACI and litatio government officials. Hup It's that same law free

No yes, they pockets are deep and their ability to huancially devastate their opponents is unmatched in Idaho, Net for all their historical legal provess and their deep ties to Idaho's competitate—they save have put on a display of after incompetence in their filing of this lawsuit. I elean, at lexit, 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 apposition. It's an attempt to shot down the voices who are exposing the reckedness of St. Luke's Nospital and the multiple players involved in Idaho's government subsidized child trafficking ring.

war we been aftireng the highlion them, and the skinkers a closes? I like it. So they are trying to slap us down with what is colloqually referred to in legal circles as a SLAP suit - a basiless bassuit designed to silence political opposition. And its typically done by large, deep pocketed. imilibitions, who have more movey than morality, and who don't care how much movey in time. they have to expect to destroy amocost vitizens who are exercising their Constitutional rights and exposing wickedness.

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

L. That St. Luke's Hospital, and their CEO, Chris Roth, did not financially benefit from the pandomic. Wow! How does that have anything to do with Baby Cyrus? But we'll take it! He they have to prove in a court of law that St. Live's hospital and CEO Chris Roth did not financially benefit from the pandemic. The discovery from this case will obviously extend to all alloquithis hospitals that received compensation from COVID money, and we already know in this case that Chris Roth swited multiple millions of dollars in the 2 years sinor COVID, which is cutragrounly higher than any CEO had previously earned. So yeah, we get to find out how much money St. Liske's earnest by giving Remdesivin to patients or by pritting them on ventilators - heatments known to kill people, and treatments for which they were paid quite handsomity! And now they have to provide PROOF of it all in court. And yes, I'm going to publish it like and wide for everyone to see! Thanks guys: Thunks for this opportunity!

2. That St. Luke's hospital is not involved in child trafficking along with police departs the judiciary, and the Idaho Department of Health and Welfare. Again, this might be the must glorious part of the entire lawsuit! Now, we will get to have discovery on the details of how much money the Idahu Department of Health and Welfare receives for every shild they sidnap. We'll also learn in a public trial how much money St. Luke's gets paid for taking these kidnapped. stalldren litto their care. We will find out how Police Departments get compensated and low the judiciary is allowed to violate the Constitution while acting on behalf of CPS. Dozens of questions



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ting parantal rights advocates and UPD opponents have open trying to the oscilor occases into going to be subject to legal discovery as this case! What a gift 75ank again!

The rest best part is lifted the foundations his more claims are totally (useden). For example, they claim that we did this for forestunding one of first of all, these never arrived a single red armide any political activions, and if we never canned anything on behalf of the Finedom MaxiPMC, or the publishing of the blog here at FreedomMax.org. Unlife contains, if we personally subsolided the entire thing its other words, my activion has cook no process, and if sever's canned at thing!

Do the other hand, St. Luker is a "non-peofe organization" that is heavily subsidiated by the government, jet its CEO, China Roth, has awared existent off of the "non-profit" have securitied a must emission after some the subsidiated (designation) in other words again mover, at a so-called "non-profit" is accussing local citizens of attacking his program for heavily gain when we haven't named a diese and have actually line time of emission for positive and daining the "exposing work" that may founded it exposing them and daining the "exposing work" that may founded it exposed that it is board have to do in order to processe our Republic. China froth and St. Luker's are insempted of of other order to process of simple, demonstrated are losted process trying to expose in Arias pure and simple. And this will be easily demonstrated as court.

And in this case it is success obvious that our light was not about moving, but it was about getting back my GRANDSON who had been kidnapped! Even low IQ Britis can ligure that out, but apparently the genuines at Holland & Half start starts.

They are also are jump to have to arguly refuse the coam that \$1, Lular's hispatch is "world famous be human purbonts and a living follow." And we will idea us they to substantiate that claim. This means that we get to invite any of theoremets of patients and obtains that \$4, Luker's has flacing they be refused here the refuse in unemagnable and ancomponable says, and have flad their stocked have never had blein day in count, income the supply and have flad their stocked have been rightly for the apportunity for the count to have what \$1, Luker's did not them, and into have here that the means or platform its share their story and have been similarly for so large. Those you, \$1, Luker's Web this lawyer, you just opined the door for every-length citizen you have here not over the year to get in line to teachly against you.

So years, we get it other years to shot usual Well fire. Go ahead and try, We already know that in your secret meetings you have made it clear that your intent in this case into silence as and to footally "booksuig Aeminon and Dego." Well, I've got herest for you, within not sliciting up and write not backing down.

in fact, I will make you bits promise—you nell send measure of public represent and publishing on this case, the kies of which you're never been in your entire like. And no amount of legal manuscring of manipulation will blue my mouth or stop one from publishing EVENTTONIO, as it is my Constitutional right to do so and I will exercise that light!

I will publish everything. Every, Timig, in other woods, EVERYTHING, "Toda" in Sparish, I will make sides, making campaignt, social media: amplaignt, cadio edit, TV-ads, and reserve published to distance distance and to the weeds. The specific compit actions that Hurland 6 sums along with St. Links is an Earlie or this case, I will also publish everything about the discovery we make conserving puryments received from COVID money, then the Federal Convenience for forcefully caking children, and everything else we learn and uncover that is, both incriminating and unconnectables, and downight actions and effective to the public connectance.

We will also publish any and all evidence of rompiracy against us on behalf of all the bad action in staling government with the date Department of Health and Verifare, police agencies, the sodiciary, provinces and others.

Fine even grieg to have, an entire website built and developed from the ground up to expose everything and to verp a historical archive for all time so that the entire woods can exertle corruption and wichellness of St. Luke is, the Idahio Department of Health and Welfare, and all softer fail action in the process, and it can be used to permanently shore the larger on the convinal government submitted Chief Traffiction; (ing that exists an all 50 states.)

Everyone will soon learn everything - because you guys made it all possible when you filled this languar. So thank you. Thank you has finally arrang so it that this yets done. We'll see you in soort:





Miranda's Case Has Been Dismissed!

>>> Click here for Baby Cyrus Menu/Navigation <<<

Miranda's Case Has Been Dismissed!

May 20th, 2022 I by Diego Rodriguez

I mainted to give you a quick update on more good news. First of all, my daughter Miranda's criminal case has been dismissed! As you may remember, the was translatently charged with "ensisting and obstruction" after officers atsaulted her, inped her arms, through the truck window, and then handcuffed her livith double locks), while the was first rold she was being arrosted for "followy injury to a child," and then after she said "that's not my child," the espronished for Kennetti Caygle then told her she was under arest for "fatalification" because the said Baby Cyrus was not "her kid," these "boys in thee" are that unbellevably incompetent. Anyhow, the case has now been allumisted:



My other daughter, Marisia, Baby Cyris's actual mother, also has a "Resisting and Obstruction" charge against her—though that case has not been deopped yet. We ask your continual prayers for that case, You can see the videou of how my daughters were abused by Meridian Police here https://www.drw.dommun.org/cyrus/yotemi

HOW IS BABY CYRUS?

Baby Cyrus is doing better. He is still sick with his "Cyclical Vorming Syndrome" however. Hobody knows what it is an what causes it. They just know that it is a syndrome that people get and they have certain ways to mitigate the symptoms. When Baby Cyrus is having a vurning episode, its very sad and the family does everything possible to console him. When he's better and not having any issues, we feed him and chunk him up and play and laugh, and love and enjoy life! Here's a pic form today:



Mamus has found an herbalist here in Florida who has a track record with solving Cyclical Vorusing Syndrome (CVS) with some herbs and tras, and we are very excited about that appointment coming up next week. She have dust about this possible subdistan from a Facebook group of payers: whose children have CVS and who shout their struggles and successes. So we're very shareful for this possible solution. We'll keep you posted for the meantime, we just want to say THAREX COL again to everyone for your incredible love and support of Baby Cyrus and our lambly.







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Isaiah 44:28 "That saids of Estas, He is my slepherd, and shall perform all my pleasure."

Halish 45:1-3. Thus saith the LORD to his another, to Cense, whose eight hand? have holden, in subdue nations before him; and? will use the loins of kings...! will go before thee, and make the growing places straight, that thou mayest know that?, the LORD, which call thee by thy hame, am the God of large!



My Response to the Idaho Statesman Regarding the St. Luke's Lawsuit

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My Response to the Idaho Statesman Regarding the St. Luke's Lawsuit

June 30th, 2022 | by Diego Rodriguez

Pestenday I received another best message from an Mako Statesman reporter about news reports regarding the Jannuit hom \$1, Loke's hospital against me and Ammon Bundy. Here is what the text said factual screenshot:

6/26/22, 4/24 PM

Hi Diego, I'm working on a story about the St Luke's lawsuit. They hospital says they've made efforts to serve you, but that they haven't been able to locate you. They also said the state has entered a tax lien against you. Would you like to comment on the lawsuit?

Obviously, a newspaper article is only going to pick and choose certain statements to publish inclines essants malamously, but there's only so much cours available in any given article), so I mainted to give you the entirety of my response here.

First of All, you can bet your bettom distant that there will be flot int All. ALSTICE in any samulat against one or any other foreity inmoded inthroducil in Ada County. Ada County is bought and could fair by fidah bit "deep state" which is a general cabal mode up of Italio's corrupt publicians. ACC, and aster malerius characters—all of which get their power and money by force—smalling from Italia's obtains by way in Italia's State Governments.

Both recent and past history have demonstrated that there is NO JUSTRE in hits County. Period dominal Bundy was intemptably processored and found pully, as nell as County Bunds, American Sermital and until members of innovent histories are the observable of their county of interest and in the processor of innovents and into past of judges, and have enforcement, including at hours are point office who was broad to some back to the counthouse to recent his testimony after emblancement are process that he LEED UNDER DATH, and at least one judge demons Bundy the right to mention the Constitution in his own case, key impublisher existence can have been details the removes the authorized processor.

St. Loke's has also fixed the riodical and Hart tax firm which is the same law firm who has been involved in untold numbers of corrupt actions against the citizens of Alaho, all to worlich strenselves. They have leven the face firm who have laken furnished of thousands (probably millions of dalater from stand - coems from payments they received directly from the Matho State government. They got good from Built in Ottec Northway Brail Little, and boards of other state government politicisms and corrupt state agreement.

They never the Lan form who gave the "Legal epinness" that were used to prop up fake and unlaushed excitorious during the COVID orders of 2000 and 2001. Now they have been howel by \$1. Colors who also gets mallore of dollars of harding from government—meaning that they again are taking representations in the except in which, by taking taxasper dollars essentially studies from the except, they now have essentially unlimited hards to light against the well of time.

So there will be no justice in this care report man PURIL IC ERPOSITIE. With the early stacked against one, it will not matter what evidence is presented at this court total—I will lose. Lablept that.

Neverthilans, I will do everything in my power to explain the computed of St. Live's interpret and the Historia and Hart law from Their actions in Idaha quer the course of discades have been imprompted, compet intellementals, and are direct attacks on the soul and conscience of the Idaha public.

They are using me for publicly declaring FAL TUNE ALTIQUES that they have done balen. Well, that is given a waste of everyone it thin because fam happy to publicly recent any single statement; in ever made and to publish retriations and/or to delete any previous arbitles on statements about 3E. Luke it hospital if they can democrate ONE stroke. SOUTHAN FACTUAL MACCORACY that I have stated or published. It is as simple as that—no famous necessary.

They can't and won't do that—because I have not made any take subjectents about them. On the other hand, they have led republishy about me and my laring, and the universely Engly Cyrus case and this will be demonstrated both in and coasing of the suproport.

The truth is they are suiting me as a mesors of intimidative—to demonstrate their power and to make the as evaluate to anyone and everyone else who would day challenge the course.



Quick Links:







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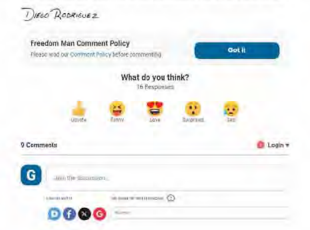
structure of Idalia.

As fat as them not being able to serve me properly, well I can't hold that against them as I have been out of the country and I am now a resident of another country where I will be for any future hearings unyway, furt am both happy and willing to participate in all count hearings we Zoom which is the means by which I daho courts forced Idaho crizens to use during the COVID scant anyway.

I do find it remarkable that they are claiming to not be able to get a hold of me—with all of their limitless resources. Yet fan Steverson, a singular individual reporter from the idaho Statesman was able to do so within a few hours. Sounds to me like they're not trying very hard, or they're just lying.

And as for the state entering a tax lien against me as a result of this lawsuit—I don't know anything about it, but i wouldn't be shocked it would just go to show AGAN how consupt and vile the Idaho court system is—how they could enter a judgment against me for a civil lawsuit where I have not been been served, where no evidence has been presented, and where no court hearings have been held. That is called INJUSTICE, and it is par for the course in the State of Idaho.

NOTE - the reporter later clarified that the taxlien mentioned was not as a result of this lawsuit.





August 21st - Baby Cyrus Health Update (from Marissa)

>>> Click here for Baby Cyrus Menu/Navigation <<<

August 21st - Baby Cyrus Health Update (from Marissa)



If it want for you, Baby Cyrus result to HAPPY or sale. Thank you for all your support

August 21st, 2022 | by Mariota Anderson

This last month has mainly just consisted of running tests on Cyrun. One of the test results thowed that he tested positive for C. DFF. (basically a hasteria inhetion in the colon), We can't know for som how he got 2, but his current doctor thinks it's possible that he picked up the infection charing one of his hotipital stays at St. Luke's. (Hospitals are one of the most communications where C. DHF, is contracted.)

Most specifically, we were originally concerned when Baby Cysis's forced NG table (that St. Luian's forced in him) fed out, and according to the "safety plan". That the idaho Department of Health and Wielfare (DirW) made us agree to in under to get Baby Cysius back, we had to return to the librory for them to put the NG table back in. The nurse, Tracy Jungman, literally jung grabbed the table, which had been flooping prosed tooching things and getting dirty, and shaved it back into his robe and down into his stomach. She didn't areas gloves, the didn't sanitize the hale, end his edited in which the tuble out for a new time, or anything that would seem obvious for sanitary purposes. We expensed our concern and the just played it off as if it was nathing. According to the American Association of Pudiatrics, prolonged association to table is a common cause of CREF indexing.

The intention of the newborn infant is stenie, that by 12 months of age, an infant's intentione has flora sentiar to that of an adult 7.6 aginal contage cates, average 12% for infants. Our 1 munth of age and 30% between 1 and 8 months of age 3.1 Vagnisi strivers, presentine rupture of reimbornes, and previous advining and of entirections agents have title effect on carriage rates, but, expecture to environments where E difficult is prevent (eg. KCIR) is important. ** The organism has been recovered from the hands of houghts personnel, butle, to important. ** The organism has been recovered from the hands of houghts genomerable, butle, commerce, sections. Where mannings when the fants are provided to the control of the section of the control of th

We have started some natural treatments for C. SHF, and fave a follow-up appointment this spooning week to see if the treatment is working. Although we don't know if or how it is related to his Cyclic Yombing Synthianse, we know it most certainly does not help to have this infection on top of everything bey dealing with health-wide.

We also finally got in with a geneticist, sun the first texts, and are uniting for results there. We reboosful to first more arrowers.









Bally Cyrus Facebook Page

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Isalah 44:28 "That saith of Cross. He is my shepherd, and shall perform all my pleasure."

Isaiah 45:1-3 "Thus saith the LOBD to his anoisted; to Censu, whose right hand i have holden, to subdue nations before him; and i will hose the losins of kings... i will hose the losins of kings... i will hose the losins of kings... i will thou mayest knew that i, the LOBD, which call thee by thy name, and the God of brand." Last month, Cyrus' doctor put him on a combination of supplements—CoQ10 and L carnitime,

and his vomiting opmodes were <u>less arrang</u> but happening at the same frequency

We took from off of the supplements for a few days while we were doing some of his tests, and he had one of his worst epinodes in the last couple of months. We immediately put him back on the supplements, and his doctor added Riberfavin, which he thought would help from what he cools see on the latest test results), and Cyrus was dicing much lietter. He went the longest he's ever gone in between episodes, the severity is down, and he's doing really well with weight gain this last month:

it seems that his vorsiting is being spaced out more. We're very recouraged and hopeful to final more answers as we continue with testing, and his current primary doctor here in Florida has been absolutely amazing to work with. He seems to be taking us on the right path to find answers. We are grateful for him and for all the doctors and health specialists who have helped us along this journey.



This month has given as more hope, and we're so grateful to have Cyrus in our contody and be able to choose a more natural approach to his healing, which is proving to be a much better option for him. Without your help, support, love and concern, we never would have got Cyrus Back in the first place. As we have learned, and as has been masterfully described in Stew Feter's documentary, "These Little Ones," our system in America is not designed to protect children no to restore family unity. It does just the opposite



Thank you to everyone for your care and concern for Cynas, for reaching out to check up on him, and for your continued prayers, which have helped tremendously. We've so grateful for each and everyone one of you, and your messages absolutely mean the world to us!

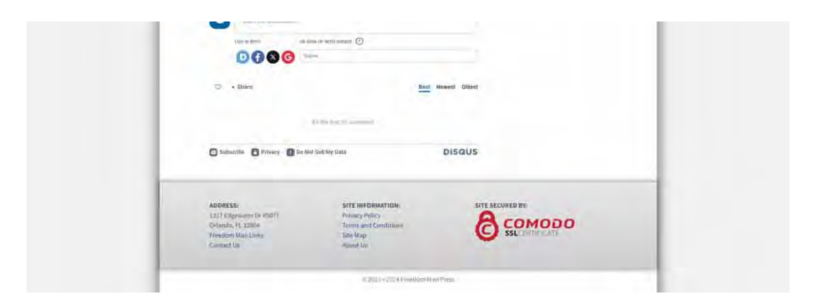
Martina Anderson

(Baby Cynis's morn)

P.S. My court date for my criminal trial, where I am being criminally charged for "resisting and obstructing an office," because I wouldn't give Baby Cyrus to Officer Serve Harrish who wanted to forcefully kidney him from my hands, is still being actively fought. The next hearing has been delayed until October 6th. Please pray for our legal fearn that they can help us get this case rightfully dismissed. Imagine being charged criminally for not complying with someone who is idingally kithiapping your child: That is what is happening in this case. And I was always told that America was the "Land of the Free."

Freedom Man Comment Policy Please swind our Common & Nicy Se What do you think?







October 2nd - "Perfect" Baby Cyrus Health Update (from Marissa)

>>> Click here for Baby Cyrus Menu/Navigation <<<

October 2nd - "Perfect" Baby Cyrus Health Update (from Marissa)



Thanks to your help, support, and prayers, Baby Cyrus is doing great!

October 2nd 2022 | Marissa Anderson

Baby Cyrus is making some progress this month! He is going 1-2 days longer in between his voniting episodes which has helped him put on some more weight—huge win for him!

Although Cyrus still has C. DIFF, we had an arrazing check up appointment with his pediatrician who went over all of Cyrus' lab reports from a stool and urine test and said basically just what our holistic doctor said. His test results show that his gut is in terrible condition and his C. DIFF just makes it worse.

She put him on an 8 siep plan that takes 4-5 months and it's to eradicate C. DIFF, heal the gut, and bring it into balance. We'll take all the trees again in 6 months to make sure he's fully healed. No antibiotics needed. She said that one strain of antibiotics could take him up to 2 years to fix his gut from, so we're going the natural route.

I asked if we can do anything else about the vomiting for now, and she said that anyone who has a gut in this condition would be vomiting too. She said that his vomiting isn't a mystery to her, and it makes sesse with how bad his gut is. But she thinks it'll all go away.

She said his weight looked "amazing", he gained a perfect amount since his last sistit, he grew a perfect amount in length, and she said his muscle tone was "perfect," arm strength was "perfect," and balance was "perfect." She listened to his heart, checked his ears and his mouth, and said those all "PERFECT" She kept using the word "perfect." She said, "He's doing great. He's absolutely a perfect boy. Follow the treatment plan and just enjoy him."

We're so glad it went so well and that she was very impressed with his weight gain!

She agreed with our holistic doctor's assessment, added a few more supplements, and will have us just watch him closely as he goes through the healing process.

We're still waiting on more genetic testing to see what else there could be as a root cause. It's always a waiting game with the genetics testing because they have us do one test at a time, then wait 6-8 weeks for results and order the next test and wait another 6-8 weeks. The good new is that his first test results came back normal, so the next test they ordered is a lot more extensive, and we're still vaiting on that.

But for now, we're just going to enjoy Cyrus and his "perfection."

We teel SOOOO0 good and encouraged that his appointment went so well: Thank you Jesus. We're so grateful! ♥♥♥

We will keep everyone updated. Thank you SO MUCH for your prayers and love—all of you who have been with us through this pracess mean the world to us! We can never express our gratitude fully to each and every one of you!

(Baby Cyrus's mon

RS. Our family is safe from Hurricane Ian and are so grateful to have had little to no damage on our hornes. Thank you all for checking in on us and praying for us! b_0







Baby Cyrus Facebook Page

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Isaish 45:13. "Thus said the LORD to his anointed, te LYRD, whose right hand I have holden, to subdue nations before him; and I will loose the lone of sings...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 Isaacl."



The True Enemy of America









The True Enemy of America

Hovember 18st, 2022 | by Diego Rodriguez

Recent events, namely the "medical kidnapping" of my grandion by the state subsidiated rhild trafficking ring known as CPS, and run by the Idaho Separtment of Highle and Welfore, has brought about some truths that I believe must be highlighted and anticulated.

Thank is an old saying, "howere who you are when you are under the greatest previous."

Many of you recently felt that pressure when Batry Cyrus was hidelaussell. My family certainly and obviously distinctive world was likewise ware bing and feeling pressure to do something. To art. To get launified. Or just to "pick sides."

Red this is when people's true sharacter thines through. When girruins injustice, cockedoers. and corruption are on full sligglay, captured on yidey, and published for the world to see, how do throughout?

I first it faccioning how incovereds like this transcred politics, makes, and post feoris and invalities amongst people and frunds. Some people step up to the place to support and light for justice, while others hade away into the shadows hoping that nobody will call on them to do what's right.

However, the point with a case like Baby Cyrus's hidrapping is that every body who whately between in the rights of parents to raise their children and who Hastitiefy recuprates that FORCEFULLY STEALING A BABY away from its parents AT THE POINT OF A GUIV is just that out wenry, came regetter and unified, in spite of other heliefs with which they might disagree with

Republicams and democrats, mirr and women, black and white, religious and those without faith -everyone coalesced around the sauce. And many started to see that even though we all are different and have different belief symmu, there are some CASESS that are universal that we can sill fight for and unity around

And when these things happen, it helps people resilite they can agree on these "essential" issues. and un other "non essentials," we can simply agree to disagree

who is their right mind can justify what happened to liably Cyrus I No single person who has matched the sureous an any, "That all looks good to me! That's ascetly tops it should have

Police, doctors, CPS, the Idaho Department of Health and Wellare, and lettimately the judge Lautgo Laurin Fortier) all worked together to violate rights, ifesting a family, and physically and employers have the error of emporal discount Aud it is all \$20% decreased at

It begs the question—why did this happen? How can this happen? What is the root cause of

Ultimately, the answer is rooted in people's indeplopy. And this is subject to an expertant for us to stop labeling people and casting them as being a part of "groups" to which they don't necessarily belong.

delieve it ar not, not all democrats support abortion. Not all white min are carries. Not all people withings to church believe the filible (Lido). Not all republicans are conservatives. Not all doctors care for people's health. Not all cope defend the Constitution (or even know what it says). If is lime for us to stop assuming we know what people believe because of their association with a

You see, the root cause that allowed all of the allowencidioned government organizations to rally logether to kidnap thatly Cyrus is an ideology that is held by both Republicans and Democrats. By both police officers and Black Lives Matters adherents. By both sudges and laymen, by doctors and drug addicts.

Buttism is out the care thing as socialism in some and instant or deline station is that station is the desire to have government solve problem

to the case of CPS or "child welling," statuts believe that the government has the right and authority to make decisions for shiftben over thy rights of parents. And so we end up with dynamics.



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Chemaunut is Stumetur

Many people, even those who consider themselves, conservatives, are innote statists. They want the government to educate people, provide healthcare, take care of the elderly, reliabilitate addicts, and the list goes on forever! However, both the Bble and our founding documents assert that government really only has two functions:

- 1. Protect the people from invasion or physical attack
- 2. To execute justice.

That's it. Government is not supposed to provide for your health, education, food, housing, clothing, finances, errotions, or any of the other basillion things that government currently involves itself.

By default, the vast majority of people who make a living off the state—meaning all or part of their paychock comes from government—are statius. Police, firefighters, teachers, school district employees, hospital employed doctors and nurses, state employees, politicians, and more, are almost universally statists. It's why so many "Republicans" carristop voting for bigger government, even though they claim to be opposed to it.

Yousee, all these people make money from the state and so they naturally want the state to have more power and more money—which in turn gives them more power and more money. This ultimately means that the state will have more power and more control over neoale's ives.

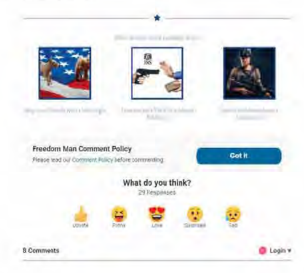
However, if you believe in firedom, it is the PEOPLE who will ultimately have nearly all the passer and the government will be limited to its two aforementioned roles. In a fire society, same parents will be better than others. Some people will be more effective than others. People will be freeted disagree. Free to fail. Free to succeed. Free to love. Free to hate Freedom naturally ensures that you will get your feelings hurt. Because in a free society, people are free to dislike you, to make fun of you, to nave opinions different than yours, and to not here you or give you the pay raise you thin you deserve.

With statium, only the state has power, The state enriches, the state controls, and the state makes all the decisions. This will go so far as to include kidnapping your children and deciding what mannage as. Think about it. if you think it through, you can come to no other conclusion than the fact that statism is the true enemy of America!

The most recent midterm electrons have taught up many things, and while even taking into account the great amount of vative traud that was involved, we must still restize how many millions of Americans voted for statism. And if you take that growth out to its logical conclusion, it doesn't bode well for the lature of our country as a nation.

So ask yourself, are you part of the statist problem? Or are you a tructover of FREEDOM? Do you want more government or less government? Did you vote for statists or freedom-loving patriots? Remember, having an R by their name doesn't make a candidate any more of a freed of freedom than Castio or Stalin. And just because you go to church en Sunday doesn't make you any less of a statist than Namey Pelosi or Barack Obama.

DIEGO RODRIGUEZ





CPS Is Genuinely Government Subsidized Child Trafficking

>>> Click here for Baby Cyrus Menu/Navigation <<<

CPS Is Genuinely Government Subsized Child Trafficking

November 16th | by Diego Rodriguez

One of the very first things liearned after Baby Cyrus was kidnapped was the Bod that LPS vs. genuinely a government subsidized child trafficking ring. If have been proclaiming this since I first learned about it, and it is one of the reasons why I am being used by St. Live's hospituland by sowed 0 of the employed goods.

To the average person, this is an extreme and afflammatory statement, and it is one that must people can't wrap their head around, or that they reflexively reject.

The reason for this is simple—they have bought into the "CPS Myth" The "CPS Myth" is the lie that exist Americans believe which basically ways that CPS exists or order to protect children from absolve or they addicted parents. Nothing could be further trun the truthi

in mality, CPS in the excitest threat and stanger to any child in America, as it is the present source of shift are sufficient in the world and the largest and must extensive child to all claim may in the history of the placest.

Plainly stated—nobody who is against child trafficking can support CPS. It is impossible. They are opposite to one another.

in order to understand this, let me give you 2 definitions and a few simple invitable facts so that it all makes server.

DEFINITION ONE:

kidnap: evri To take someone away physically by force.

in the Bible, "kidnapping" was called "manatealing," and it was one of the very link capital crimes as the Bible. In other words, God passed judgment on the crime of kidnapping and plainly declared that it is a crime worthy of death:

New International Version

"Anyone who kidnaps someone is to be put to death, whether the victim has been sold or is still in the kidnapper's possession.

DEFINITION TWO:

child traffickings fildnespring children for profit.

Kathapping alone is worthy of death, but kidnapping for profit, meaning money is exchanged for the transfer of the child from one party to the next, takes the corne to another level.

in the case of CPS, **child trafficking**, by definition, is exactly what is taking place. This is because the Federal Government actually plays thate governments every time a child is forcefully taken by CPS. Additionally, payments are made to each of the 50 states when that child is transferred from state custody to Funtie Care. And the state resilves additionally payments every single rooself while the child remains in Foster Care. Finally, the state resilves a bronst payment when the parents have altimately four their garental rights and the child is sold off in adoption—usually to a termotexual couple.

All of this is possible because of the Acoption Salis Families Ant (AbFA) which was championed by Hislary Clinton and signed into the in 1307 by fill Clinton. This law created the means by which the Ederal government could steal money from Social Security Title IV, in order to incentive this 50 states to steal as many Children as they possibly could.

This is the definition of child trafficking and this going on in America many day. And saddy, every single American taipayer is funding it.

Went you aware of this? Did you know that the United States Federal Government has literally given every state a financial incentive to kidnag your children? Don't take my world for it, look it as for yourself, it dain you.







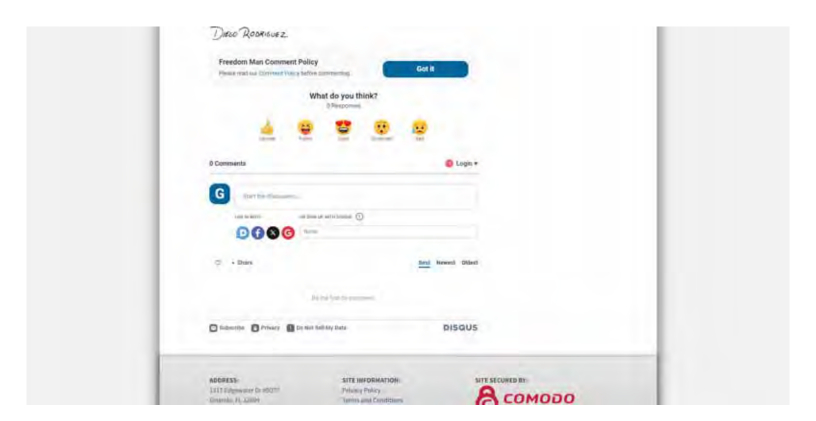
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 The Development
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Isalah 84:28 "That saith of Corp. He is my shipherd, and shall perform all my philasure."

Isalah 45:1-3. "Thus saint the LORD to his anciented, to have holders, to subdure rations behave from and i will. loose the lorins of kings... i mill go before there, and make the crocked places strought. Mai finus inspess know that i, the LORD, which call thee by the name, are the Gold of brane."





Meridian's Mayor and Police Chief are Worthless Slime

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Meridian's Mayor and Police Chief are Worthless Slime

January 5th, 2021 | by Oleren Rodriguet

the first good news to come out of Maho in a long time is Assembly (America Raul Labrador discussed a land) is call Roady is case after more than I years of tombollery by the State of Idaho.

For those who dun't know, back in 2020, right after Governor Nontlinary Boat Riegally locked down Matho in order to fill this own campaign coffers and that of his crony buildins at NCI) with the COVID cash, many Mahoans rightfully retriated and rejected the agranmy. Salah brady was one of them.

So what was Sarah's crime? With it was well published but in case you missed e-her crimer was simply, doing at the Julius Wilders Park in Mercifain with her children in the attenuous. The park was open, and it is NOT A CRIME to be at a public park during public bours. Actually, dozens of citizens were there playing at the park that day.

But some Karen Jonnewhere was offended that people recold date go to the park when their Kondinary governor had caused an order brilling everyone to stay home Januarde which he later and the news made—and governor trainings of brillings of the police were called. Yes, some from all theat critism of Maridam called the copy because people were at the pack!

Long story short—the cops show up, they bell the mothers to get away from some playground equipment and Sarah essentially talks back to these tyradnical boown shirts who aren't worth gotting on. They are framts. They are despote. They are exit and wincked at heart. Specifically, Sargent "Meathwas" Bowdon Fiscus arrested Sarah Brady simply because he're a fyrant and he didn't like Sarah talking buck to him. It's that simple, he had no legismoor reason to arrest Barah, and it is not a crime to talk back to a cop—especially a tyrannical one. And since the lockdown order is and was unoccentrational, he just aftergree fire with "Prepaising," a charge which enjudy mover had water in a just court since you can't brespass on public property during public frours. Duty.

Here's the video to you can watch for yourself



https://www.yorcide.jom/waren/vijkmiP_EhelbyC

Thankfully, Mau I, alrador, the new Attorney General just dismissed the Case and rightfully stated. This case should have served been prosessated. It has been a profound waste of precious tappayer resources, agoing features, we will focus the people's resources on prosessating child exploiters and other sergious criminals—set mothers who take their halfs to the pask.

God Bless you, Mr. Labrador It's about time iomethody in office distitute right through time anyone is idaho in the last decade at the state level has done "the right thing."

But Meridian Mayor Robert Siminon and Meridian Police Chief Tracy Basterreche's are denouncing A.C. Lisbador's decision as "political" and "abhorited." These morood littlestly don't know anything about January orders and they are supposed to be the Mayor and Police Chief limition: a statement literally says. "I suggest the people's right to assemble for proportid pretent, but that right cases not my hade ignoring lawful distinct or being free from the logist immifications of these actions."

With an idiotif First of all, the order make not lawful. You can't make up olders and then demand proping obey them just so you can get power and money. Second, if Sarah way actually arrested for disobeying an order, then her charge would have been "disobeying a lawful order." But her



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Chridian Impere si Commonto la Stametal part trusting that he can immungulate Meridian's ignorant voters who showed by venid trust in given trusting that he can immungulate Meridian's ignorant voters who showed by venid trust in office in the first place. So he's either durit or will, there in As their option.

He after goes on to talk about the fact that this link of "to harasteriorit of our police different at their private harries and dowing public servants." First of all, eobody was "harassed" On the contrary, a group of very public his protestor's showed up to Meathred Fins only hermit to protect his close violation of the Constitution and his very evident disregant for his man dispency (what kind of a suck lyans arrests a mother tile being at the park with the kind.)

I was one of the first people to show up to Meatread Flucuck horse and J can testify frothand Hudi nobody was "harsteed." So stop fying, Samischi Second, you again those either your total ignomeror or traditionagued for the Constitution which gives the people the right to BOTH mothers their grievance; MID-people(I) assemble in protest Jots called the 1st Amendment! You should actually read it.

you see, once you go ests public affice, you no image get to hale from the criticism of the people. You, and corrupt Poble Chief Tracy Businered has, not guychopaths, leading this facus don't get so which you release from the people if you're in office, and we don't like your syrange, we have the less amendment right to assemble and protect and entires our previous including in front of your home. That is reful the people did and not a larger have use broken. You should be thankfur that the people don't treat you soder, the way the founders treated the tyrants who abound them! Thus, you would be wishing that there were only people decists in front of your house!

No.411 make it swepte for you filcoon Semicon—If you don't warm the people to show up at your ficcure and protest your tyranny—THEN DON'T BE A TYRANT. It's paying ample.

As for Mondain Robbe Chief Tracy Bastismenthos, this main is the leader or charge of one of the most method and conveys policy agreems in America. He is the one responsible for this culture of tyranny from Ministers police. This is the same agreey that bettind beliepping my own grandson and backed up every eicked and be minister by any argue taken by Ministers (opposite the Matthews of the Chief of the Matthews of the Matthews of the Chief of the Matthews of the Matt

trops, yawa kristosi kanangiyan yaribi ay amuun and ngi mya Shel by sandan pasa and paga kanal armin

Of course, his pactner in circue, former Sheriff Steve Bartlett can't be found because he despinanted after it was allegated y discovered that he was bading promotions for sexual favors in the Add County Sheriff adaptement. This, of course, it is story that get squashed and that no see is satisfy to investigate or publish. Herm. I wonde why?

Momin Service goes an to say that the deminisal of Sarah's case is a "a stap in the face of the Mendian policy department." No Bobby, Sarah's arrived by year psychopathic engines who same \$137,000 per year in facing or many is a stap in the face that the artisting ottoms, and all Mendian tangayers it is particularly a stap in the face to describ himself long exercyclines who can't father what small powers a man like facility to act in excitedly at tap properties.

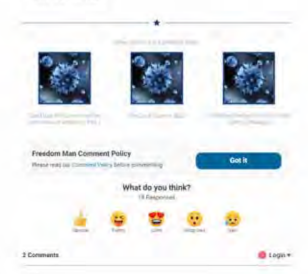
He then green on to key, "I sall upon the later's Lagralative to enact impossion to protect all identifiate from humanomen in their horses. Sugh, what do you do when people in positions of power are socool stupid and ignorant that they don't even know the basics of the Constitution. Bude, you can't call upon the legislative to take away the right in the last amendment!

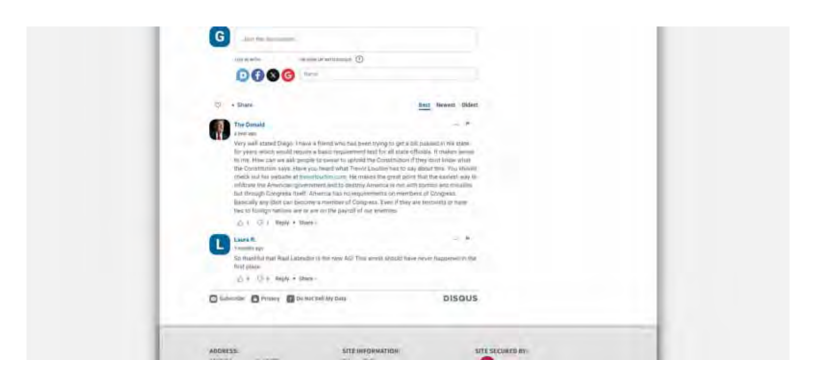
So I have one for you.—I call upon the Legislature of Islaho to pass a law to require all police officers, politicians, and bureaucrats who have any power to disrupt the lives of the cilizency, to pass the 6th grade exam on the Constitution or lose their politions immediately.) Quitarities you that without some late right cramming. Similar, (Bultorrichia, and probably 99% of all tops, politicians, and bureaucrats, would have their poly temporochy.

And to add insult to injury, Moronic Samson goes on to say, "We are supposed to be a nation ruled by tax, not a nation ruled by policic." <u>Samson mains of loves you got a resourced.</u> He thinks he can gastight you he thinks he can excuse you and Raud Labrador of doing exactly what he's doing. He is thin one demourtising the rule of law by claiming that Sanish should be indirect to government tyrarray when she BROKE NO SINGLE LAW. Raul is inapporting the rule of law while Sanisan or andermoning its.

So Mendian, what will it lie? Will you continue to learningly lick the boots of these ignorant tyrining who rule over you? Or will you make a stand for buth, the Conditionor, and the ACTUAL PULZ OF John.

DIECO RODRIGUEZ







They Lied to You—New Video Evidence Proves that Baby Cyrus was a Perfectly "Healthy Baby" When He Was Kidnapped By Meridian Police

>>> Click here for Baby Cyrus Menu/Navigation <<<



Watch this video on YouTube: https://www.yourube.com/watch?e/IAV/MvinARsed

They Lied to You—New Video Evidence Proves that Baby Cyrus was a Perfectly "Healthy Baby" When He Was Kidnapped By Meridian Police

January 12th, 2023

Legacy news, St. Cuke's hotostal, the Meridian Police Department, specifically Musicum Chief of Pulice Tiscy Basterrechnis, and mostly the idahlo Department of Health and Welfare have been lying to the public for worths regarding the Baby Cyrus case.

As you may or may not know, every fraudulent charge against Baby Cyrus's family members have been deapped because there were no callel charges they could hold against them.

The truth is that Baby Cyrus was another case of government subsultant child trafficking on behalf of the Maho Department of Health and Welfare, You see, every time a shall a kidnapped from its parents, the state of Haho gets paid by the tederal government. Now, Airbrapping for profinis the definition of shall trafficking, so this means that the state of daho is inerally involved so child hadfolding.

You shouldn't think that "child trafficking" only involves shady drug cartels smuggling kidnapped children across the booter to be sold off to the rish eithe or sent to Epstein risand. The truth is that the present source of child trafficking and even ses trafficking in America is the CPS system, and foster care specifically.

When Baby Cyrus was forcefully kidnapped at the point of a gun back in Manch of 2013, by corrupt meridian police differers and Fuller and Since Hamiler, they did so under the false premise that Baby Cyrus was in "imminent fuller and Since Hamiler, they did so under the false premise that Baby Cyrus was in "imminent fuller premise that Baby Cyrus was essentially in danger of dying and would need immediate medical attention or he voculd suffer severe "bodily injury." Furthermore, according to dashs State states in order for a police officer to have the legal right to forcefully segurate a child from his family, they would not unly have to show endence for imminent danger, but they would have to prove that it was Cyrus's perents, Levi and Marinsa Anderson, who were the cause through "cooduct or omission" of Baby Cyrus being in "emission danger." Of course, there was not a single wheat of a vidence produced in the entire process on behalf of police or doctors that such conduct or omission occurred. Alexance there was not a single shred of evidence that Baby Cyrus was ever in "emission!" danger." On the contrary, I am about to show you empirical evidence that demonstrates that all parties involved in Baby Cyrus kidnapping kinew that Baby Cyrus was the body and not in any "interiment danger." as they have stated to the public. They simply field to you.

What you are about to see and hear is the undervable evidence that all parties involved, especially and including the Mendian Police Department, St. Luke's hospital and the Idaho Department of Health and welfare all knew that Batly Cyrus was not in imminent danger and that they had no legal, moral, or ethical right to kidnap Batly Cyrus, in fact, they all knew that Batly Cyrus was, in the doctor's own words, a perfectly "healthy batly" and that he was, as she taid, "medically stable," and that there was very specifically, no "acute life threats" noted, meaning



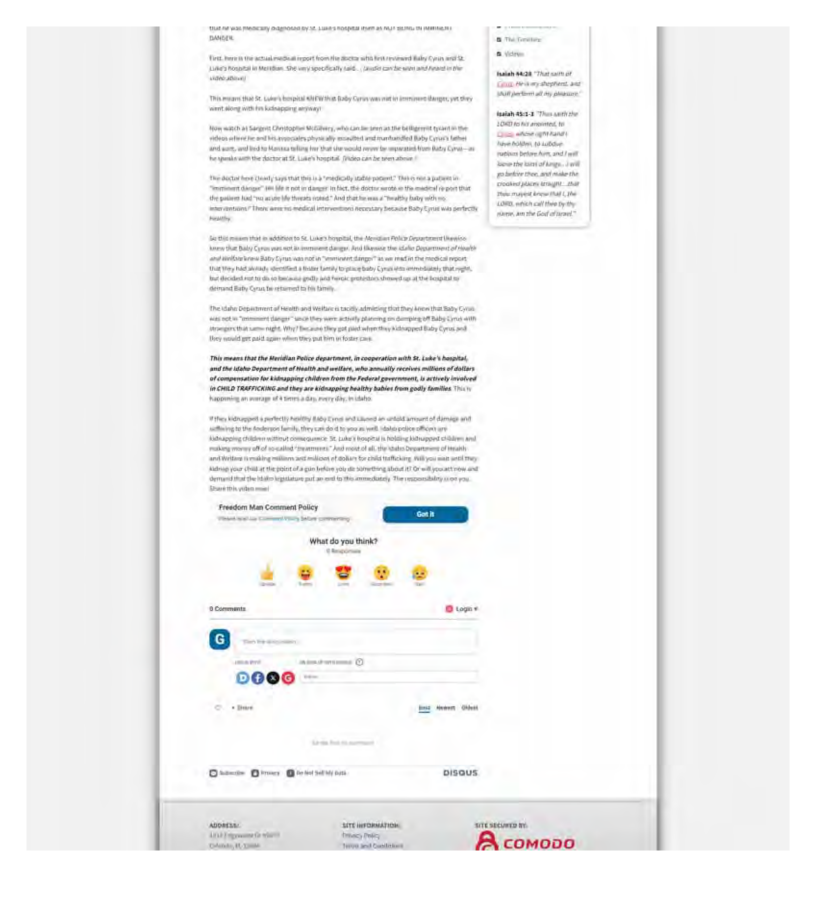




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VIDEO ON THUMB DRIVE



Diego Rodriguez Issues Challenge to St. Luke's and Attorney Erik He/Him/His Stidham



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Diego Rodriguez Issues Challenge to St. Luke's and Attorney Erik Stidham

February 9th, 2023 by Diego Rodrigues (Transcrutt of the video above)

As many of you know, my good friend Ammon Buildy and I are being sued by St. Like's Hospital right row. They are attacking us with the finady-lent charges of defamation, invasion of privacy, who.

All of this is happening because we fought back against them and exposed their evil after they participated in the kidnapping of my grandson, Baby Cyrin.

I know it all sounds ridiculous, but this is how these big corporations who have power and control work. They attack anyone who exposes them using the court system as a swapper to shull down their public opponents like Ammon and I.

In this case, as in most cases just like this, neither Ammon or I have done anything wrong, broke any time, or stated anything that wain't factually accurate, but none of that matters in a comparation to provide the only thing that matters is how much money you can alliard to throw at a case, so you can alliard to provide the opposent in legal fees, wasted time, and endless bursaucratic hoog jumping. A case like this one, if we were to hire liveyers to fight it, would cost several hardred thousand dollars, and straft innovey you don't get back if you rise. You just loss if forever—amply just to prove your immercace. That's why people just guit and give up. It's too expensive and too time consuming.

in this case, St. Luke's has hired the Holland and Hart Lieu Rims, the same from that regerenits Governor NonBitnary Brad Little and the State of Islands, in general. It also works for the biggest and most powerful loobyto organizations in Idaho—in other nends, this is the law from Milyand for, the Idaho Swampi. And since St. Luke's gets millions of dollars from the government, they can write a bilant check to Holland and Hart to smother Ammon and I since you, the Sarpayer, Are ultimately paying for it. So they don't care.

from, the most recent development in our court case is that Holland and Hart, through its lead attentity on this case. Exis HoHelminis Sadham, Nas managed to convince Judge Lynn finition to itsue a "Protective Order" against me and Ammon, which especially states that we are not allowed to "intimizate, threaten, or hazas" any person who is associated with this case.

Well dulf, Erik Ho, Hen, His Stidlium. Threatening people is against my faith and my moval code. It's also ringal in Idaho according to Idaho Statute 18-901. So it's pretty silly to get an order against us to simply tell us that we can't break the existing Liw. Dulf: That's like purting a protective order against us saying, "rou can't drive 105 mph on the freeway or you will be in contempt of court." Well, driving 100 mph on the freeway is already diegal, so obviously your intent to different. In this case, Erik He, Him, His Stidham has told on himself and let us all know what he's resulty trying to do.

You see, he just sent me a cease-and-desixt letter which refers to this "protective order" in an attempt to force me to remove content on my website FreedomMan.org that exposes them.



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Christians Response to Christianium in Stumetul That's the whole goal. They want to evolute my lat American metring it to have freedom of speech, and the overall heads in of the press, and prevent me from publishing FACTS that exposes them and their wichedows. And they're threatening me with contempt of sound if don't society.

You see this is not about justice, this is all just a game to them. And Erik Stoffsein and his clipsoridy gamest-analog airs on hall display for the world to see, he is trying to use this protective order to redefine. Yearnament's no that anything: I have posted or published don my well-site about parties in this Lymnist could be considered. Yearnament. It is a chinity valide animors as weappraising the court or destroy the first amendment and in stellar a protectal legal apposent.

But I'm going to Inskel it even more obvious for everyone to see with a sample offer I am going to make to you. Eak He Hamilies Sodham. And most specifically to St. Luke's Hospital

Because this lawfull evidently has only one of two purposes

- Editor it is legitimately about defamation and you are trying to get profice for fit, Used hospital who you claim was enabling only feel about by me and Ammon Bursty. Or,
- 2. St. Lake's and all parties involved any termfield of being exposed and of the public knowing about their involvement in child trafficing, and is any of another curries of expend and his new officines against scorely and prophed faths, specifically, and therefore, this feet are attempt to use fermion and I as examples, to shur us up and to financially run us so that nobody vice ever thinks to 50 anything sensor again. And must respect usely for them, to make sure that the public doesn't find our about who they easily are and what they notify do.

That is c. There is only one of these 2 opposes. We both know which can it is fluid 10 gray you a chance to prove it—arm out even going to cover. So have a my offer to you

- If you can demonstrate where I have ever published anything on my blog about anybody named in the barquit, then is EACHUALLY MACCOUNTE. Then I will do the Tellowing:
- 1. I will enmodutely take down any information that is not true.
- will make an apology video directly to each and every parasit and vidually who (judished take information about.
- 3.1 will create overall retraction and applicate videos for user on Social Medica and TV commercials so you conspried the word for and wide.
- I will create letters and poterants which can be distributed to the public at your letture and pleasure which proclaim and demonstrate my errors.
- 5. I will post sill of this information on the welmite TargoWasWrong com so everywee in the world can see where and how a published false information about Dake propie

Red if you can demonstrate how all the information if or published about \$5, come is houseful in factually insections, then will do the same is shorted for its colors, but you'll additionally wree them a check income \$50,000, which is the amount of motion they are asking for in the baseum anyway, 00 is not donate that \$50,000 for the charry of their choice. So you can get everything you work INDMT NOW, without even writing for the court cine to each.

All you have to us is demonstrate, by simply porting or publishing the factual evidence, that my publications about this people and organizations listed in this liverest are factually incommencase that is who you've claiming this is about, right! That you want jumps for those truly you claim it have deformed?

tou see Link Holdern Fres Statham. If you weren't so hiery with your convently generorized by you would know like the rest of the world know, that publishing FACTs is not "detamation." So where you can demand at that I we published withing that in Sectually Insections. Then you have no case. There I are defaultion and this case is all a food.

But I'm going you the chance to win in the sourced public opinion, without our setting him in a court excess. You can win my public appliage, You can win my retractions. You can get the pages on my website that you wind taken down, REMOVER believe a plagment or regal order. You can even get \$50,000 for \$6, Luke y inglift new. All you have to do in shore the world where I have published any FMCTOVALE in account or Semination, as for almost yeared.

For example. (More claimed that 51, Luke's hospital participated in the kidnapping of my grandson, at they field from in their custorly immediately when the easy tidnapped. And their prefitted off of his view in their hospital. And I have published that they have Baby Cyrun was run. In "instrument damps" but kept from anyway. All you have to do in publish an article proving their claims falls and I'll take all the state of their all downs, applicables. And do very thing every said.

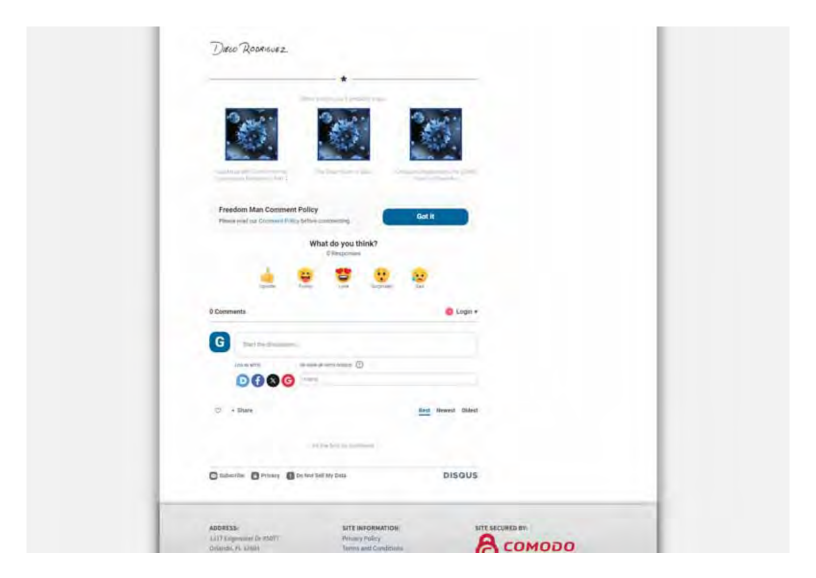
Faithermore, I have defined "child bufficking" as vidnapping for grade. The MontSan Police Department, (date Department of Health and Wellier, St. Loke is broughta), and multiple boomscrate, agencies all participated in this process, either on the kidnapping side or the profiling side. Just publish the evidence chowing that the Merchan Poice Department dide't break any law or size (lingal and immost force in auder to kidnap Baby Cyrun, and Bladis Lawes trapptal review received a permy to taking budy Cyrun, and show us that the kidno Department of Health and Welfare dide't receives any money from the federal government for indicating page. Cyrus at far any other a hidron which have been knotchilty and lingally removed from their parents.

Do how both St. Liver's Houghtst and Hottland and Hort Lew Firm are two of Idaho's primary sponsors and supporters of the transpender and gay agenda, spurmoung rod only the Bolve gay pride parade, but by doing to, you and they were innamingly sponsoring a lick strag show, but this should not surprise anybody seeing as thought St. Liver's makes the moonly off of the transpender agenda stron, and of over 6,000 toppitals in the United States, St. Liver's toppital in Biole in 1 of only 18 frametals that we know above, that perform transpender surgery on children, reall, children under 18. They do it bloogh what they wall the Experier Clinic and inventigative about to in their warbitis.

So this is your big change, from his Minth Mid Midturn. Take the open only offer right now and wint the court of police opinion. If I have published inscripace information about your clients tiles in should be easy to discrete. So do e. Discrete me. As soon as you do, "I'll do everything I said and you and your tilents will will.

Of course, if you chooks not is take new upon my ples, then the WORLD with ALDER and MEETING.

THEMSIDES, that this notice can be a house And that St. Luke a not the Holland and Wart have
no obsert in justice and are intly highous this courts are against Ammon, and I for power, money,
and control, and to silence the disserting opposition who are expecting you. St. Luke's Hospital,
and all of the parties involved in the government autochabet IZNII to IMA way powering in the
inthingport my grandion, Pably Cycot, in March of 2022. The Ital's an your court. The world is
watching, bet's new what you do.





Baby Cyrus KIDNAPPED One Year Ago Today!

>>> Click here for Baby Cyrus Menu/Navigation <<<

Baby Cyrus KIDNAPPED One Year Ago Today!

Can you believe that exactly ONE YEAR AGO TODAY, Baby Cyrus was kidnapped at the point of a gain by practice policy officers, working at the beliest of a corrupt government authorized child bufficking machine? Jes. it has been an entire year. It was the night of March 11th, 2022.

However, because people gathered together and each did their part with phone calls, amails, protests, prayers, donations, and more—Baby Cyrus was miraculously returned to our family in less than a week. And the case was completely dropped 3 months later. A few months after that, the false arrest case for my daughter Miranda was dropped. And finally just back in December (just a little over 2 months ago), the case against Marissa (Baby Cyrus's mom) was dropped. Praise God!

hes, believe if or not, the disputting prosecutors in Ada County (Bosse, Idaho area), were trying to put Marinsa in just for up to a year, umply because she did not hand over flatly Cyrus to the police often they were to ping for kidnap him. So they used their favorite tactic—arresting her for "residing and electraction," because we all know you shouldn't obstruct the (hor blue line when its busy illegally typamisting resocced people.

But the good news is that Buby Cyrus was returned, Doos he still have Cyclical Vomiting. Syndrome? Yes: But in he healthy, strong, and growing? Yes! No is loved and cared for and nurtured—probably too much! This kid is spoiled!



State Cover model protecting the distribution and protecting should have been been proved by protecting and countries.

Each and every one of you played a huge part in Baby Cyrus's return by your actions and your payers. And, we could say a min-revolution against government subsidized child trafficking has been littled as a result of the entire order. There was even an entire documentary about CPS and child trafficking prodoced by the Stew Peters Network and it has been viewed over 1.5 million times on Rumble alone (cick have to watch the documentary. THESE CITILE ONE S). There was also an expose featuring Baby Cyrus's story done by £ poch Times which has garweed international attention, and Baty Cyrus's kidnap video has been viewed over 12 million times on social media!

in short, America is fearning about immoral government subsidized child trafficking by CPS and action is starting to take place around the country. By God's grace we can see an end to government subsidized child trafficking, state-by-state, legislature by legislature—until ultimately it is completely eradicated from America!

Words don't exist and the English language does not suffice for me, to express our family's gratifule to each and every one of you.

If has been said that when you are at your hardest moment in life, that is when you find out who people really are and who will be ray night outcomes. During that time for us, when flatly Cyrus was laids apped, we gained some true friends and family members, and lost some takes ones. All there of you who supported flatly Cyrus become part of our extended family. We truly believe that and feel that way.

And even though these words are totally insufficient. I still can't let the day go by without saying again. THANK YOU!

Diego Rodriguez Exception Man Diess

P.S. For those who still want to ger caught up on all the details to the Baby Cyrux story, there is a







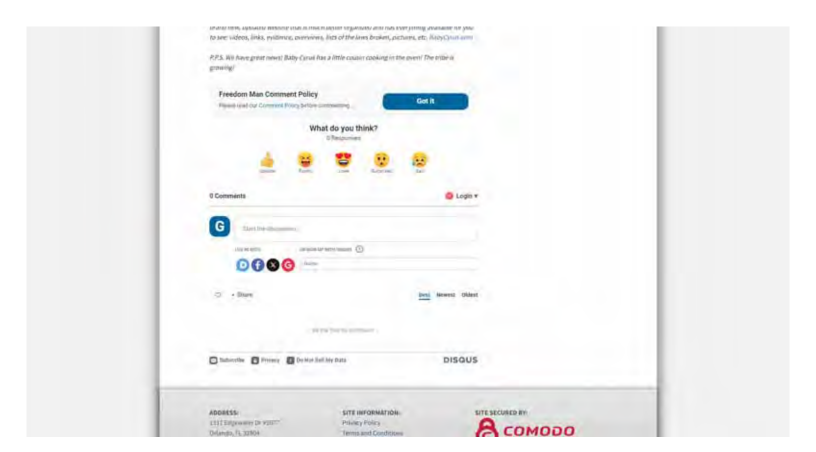
Baby Cycol Facebook Page

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 Hammond
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- D. Lies the Nedarts: Told.
- People Responsible by
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- S Michael of Baby Cycle
- B Presi Cultivisione
- S The Dooling
- S Victoria

Isaiah 44:28 "That saids of Catao. He is my shopherd, and shall perform all my pleasure."

halish 6501-3. "Thus soith the LORD to his anomined, to the should be soil to have holden, to subdue nations before him: and I will use the loins of kings. . I will go before thee, and nake the procked places straight, that their intyest know that I, the LDRD, which call thee by the hame. Am the God of kings!"





Idaho Department of Health and Welfare is the Bad Guy

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Idaho Department of Health and Welfare is the Bad Guy

April 4th, 3023 I by Diego Rodrigues

At a minimum, over thirdition people have then the wider of Eaby Lyrus grating indicapped back in March of 2022—and the world was collectively stacked and energed at this plain and evident display of tyranny and terror on behalf of the Mendian Police Department, and CPS, in Idaho.

had people all over the country are paying close attention as the lawcon that St. Live's preprial has filled against me and remain flandly claiming that we sometice determed them and hurt their other feelings when we postested against their participation in liably Cyroli a kidnapping, People system's believe a historial would stoop that how and be so micketly involved in something as grave, pringut, and well as preventment authorized child traditioning.

However, from the very beginning, my lamily has stated and believed that the real "bad gue" in this they is the dasho bepartment of Health and Welfare. Everyborty else are just passes—instituting St. Live's and the Meridian Police. The read evil behind the curtain is, and has already been, the flatin Department of Health and Welfare (DHW).

For all intents and purposes, the IDHN' is CPS, insofar as they are responsible for CPS and CPS is essentially just a division within the IDHN.

is is the IDHW who gets the primary funding for Aldinapping bables (and others all get their hand in the cookie) as along the way and sale their share as well), and while kineapping children is a raine weethy of kineap according to God's World (Lindus 21.10), the Idaho (lepartment of invital and Welfare is also the source of comany offer grand exist including.

L. They are one of the number one sponsors of the gay agenda in Idaho. They ever-sponsored, singly with Hulland and Hart Law Frem and St. Luke's Hisspirial, the gay pride event last year in tions where they funded a kert drug, those

2. They tave and out hundreds of thousands of dollars to "gav prope" testinals all over idaho. That's your money and they are giving it so fund perversion. And when I say "your maney," I'm very specifically taking, not only about your EAK BOLLARS, but I'm taking about Social Security funds. You see, the minery the state of daho receives land all other 4s states, combes from the Social Security fund—incoming they are feterally robbing Jenior citizens of the money they promised to give them and giving it to the state to fund shift trafficking, gay prevenion, and kids due showed They be curring after YOUR KODS.



MMM Desertor David "Pedablese" Appresent" speaks while marked at

 Dave Jeppesen, the director of the DHW, was the one who activatly wrote the Stay At Home order and who signed it, putting Matto in a mate of perpetual lockdown and government tyraetry facecosted by Governor Monthings that Little.

4. The Idahio Department of Health and Welfare routinely approves known peduphiles and regimend sex offenders to be Foster Care Pavents. How can that possibly be justified by any same person?

8. For already scribbed the assembla had play between the flureau Chief of Facilities Standards at Oriel of Each Trampused, who is responsible for compliance with Federal Law to resume that tunding is secured to kildrapped children, and who is the lesistan lover to assign same forties, who is one of the primary judges responsible for taking children away from innocent packets.

Time and space dun't permit to give the entire list of evil behind the closed doors at (DHW).



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Charmoni Response to Committee is Strameful. Fortunately, we have a whistleblower small and people continue to send us more information from the inside. And we are compiling all the information we need so that we can <u>release it all</u> when the lime is right. But let's just say what "we written above is just the tip of the iceberg.

The IDHIW and their wickedness knows no bounds—even down to the simplest things, they just can't tell the truth.

In an article publishes yesterday by the idaho Capital Sun (that rag read by your grandma who lives in the woods with her cat, and by her brend from the knitting clob), Audrey Dutton writes:

The child's mother also requested the case records from the department, in January of this year, and the department provided the records to her, according to an email from a deputy attorney general and Jeppesen.

The IDHW just straight up lied about this. My daughter, Marissa Anderson, who is referred to above as "the child's mother," never received the case records. On the contrary, they sent her back the following email, to which she had not responded until yesterday:

Dear Marissa Anderson. On 17/2/2023 you requested records from the idano Department of Health and Welfare. We cannot relieve the information without the following documentation (astlying your access: Notarized firm authenocating your identity or a photocopy of your IC. Their your access: Notarized firm authenocating your identity or a photocopy of your IC. Their additions and the additions and Welfare P.O. Box 8372 Bodies (10 83720-0038 authenocords requested from daths and Photoco (2083-334-5644).

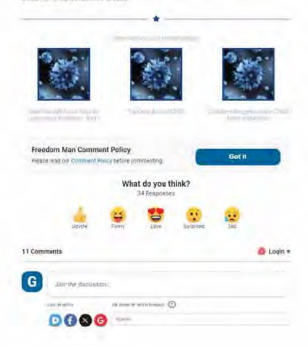
Even with the most basic facts, Dave Jeppesen and his deputy attorneys can't stop themselves from tying. <u>They are liars</u>. Lying is what they do. If they lie about the little things, imagine everything else they lie about! And remember, the IDHW receives the GREATEST AMOUNT OF MONEY FROM THE IDAHO STATE BUDGET EVERYYEAR!

And so I say "God Bless You, Attorney General Labrador!" Finally, Idaho has at least one officer at the state level who isn't a complete statist hack, who is willing to actually uphold the twix and investigate those who have demonstrated III-will, incompetence, intransigence, and immorality. Yes, I'm talking about the Idaho Department of Health and Welfare.

And as far as Audrey Dutton's puff piece accusing A6 Labiador of having a conflict of interest because I donated to his campaign an entire DECADE ago, well 'Ill address that soon enough...

DIEGO RODRIGUEZ

* For those worried about defamation for calling Dave Jeppesen, "pedotiese" just note that he is a public figure so defination laws don't apple, and secondarily I am not saying HE IS a pedotiese, rather I am saying that I am of the opinion that he is a pedobea: I mean, just look at him. And worse than that look at what he does.





Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and **Unfit to Preside Over Our Case**

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Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and Unfit to Preside Over Our Case

Ravil 18th, 2023 I by Dilego Roshimers

Today, surige Lynn Harron, insured a warrant of attachment for the armst of Ammon bundy It is hard to explain just how unbelievably wicked of an action this is. But Test let me just rate to you how Judge Norton's actions today were scholly illegal and demi she is acting with malice against Ammon and is disobeying the Idaho rules of Civil Procedurethe rules that directly and specifically GOVERN her.

The first thing you have to understand is that there are generally two categories of limitude. priminal and civil. A priminal languit is one where a defendant to being accosed of an actual crime. A <u>spell layoust</u> is when a defendant is being accused of having wronged the plaintiff in some manner and therefore has to make amends, which generally speaking, ands up being some form of monetary payment. So, if you are a delendant in a cruil case, the very worst thing that can flactions to you it all at you can have a judgment against you requiring you to pay a supplied turn of money to the plaintiff (the person according you).

This means that the very worst outcome for a defendant in a civil case is to ultimately be in debt to the plaintiff. However, the litaho State Constitution prohibits imprisonment for itobs. except in the case of frond

SECTION 15. IMPRISONMENT FOR DEBT PROHIBITED. There shall be no imprisonment for debt in this state except in cases of fraud.

TRANSPORTATE COMMENTATION SECTION 25, AN INSCRIMENT FOR DESTRUCTION OF THE PROPERTY OF THE PRO

So the righest law of the land in idaho assures that your liberty will never be taken from you in a sivil matter, which should only and in a judgment of debt. Nevertheless, here is Judge Lynn Norther limiting an order to APREST Ammon litting in a civil case, for a civil matter

how the excuse for this is irrelevant because it should never happen. Nevertheless, lat's consider the weak and meaningless excuse that Judge Norton is using. According to the Make Chipatch, who was present in the countryom at the time the warrant was issued. The purpose of the arrest is to force standy to attend an analysment livering and to participate in the court proceedings of the case, including the hearing for contempt. The accent warrant includes a \$10,000 bond."

So Judge Lynn Morton is simply having that since Ammon refuses to participate in this civil court. case, she is going to have him arrested to force him to participate! Not only is this obviously vidiculous, studid, unothical, and immural -it is also florall

If you are send and you reliese to participate in the lawsoit, what is supposed to hoppen is that The court should issue a detault judgment against you livishort, by refusing to respond, you will essentially saying, from a legal prespective, "I am guilty of whatever the complaint against me says." (In Ammon's case, he's not guilty of anything, he simply reline to participaes). And guess what? According to the Idaha Rules of Civil Procedure Rule #55, the JUDGE IS PEQUITED to Issue a default pulgment in Such circumstances. So why didn't Joulge Lyon Norton do that? Why didn't she do what the is required to do?

How, the idaho fulles of Chil Procedure are basically the rule book that governs court cases in stahn. Hatges MUST About by these rities. They are banically "the law" for judges—the rities which govern them and which govern the procedures of courts and the entire judicial process. For a judge to disobey these rules is to simply break the law

So what exactly does idaho Rutes of Civil Procedure Rule 165 say? Read it for yourself.

Idaho Rules of Civil Procedure Rule 55. Default; Default Judgment.

(1) In General When a party against whom a judgment for affirmative relief is sought has falled to plead or otherwise defend, and that failure is shown by affidavir or otherwise. The court must order entry of the party's default. If a party has appeared in the action, that party must be served with 3 days written notice of the application for entry of default before default may be entered.



Oulek Holes







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Let me repeat what it says placing emphases for how it applies to this case. When a party against whom a judgment for affirmative relief is sought (that would be Ammon in this case) has failed to plead or otherwise defend (this is exactly what Ammon has done), and that failure is shown by affidavit or otherwise (this has clearly been shown not only publicly but specifically by Holland & Hars law from to Judge Lynn Norton on multiple occasions), the count must order entry of the party a default.

This is the rule. Judge Lynn Norton is required by Idaho Rules of Civil Procedure Rule #55 to issue a default judgment against Ammon Bundy, That default judgment will amount to DEBT that Ammon must pay to the plaintiffs in the case.

For the judge to do otherwise is to simply demonstrate for the entire world that she is corrupt, evil, wicked, and totally braned against Ammon and all defendants in this case. We can easily surnise as to WHY she is biased against them, but it is not relevant at this point. The point is that SHEIS BIASED, and her actions today prove for the entire watching world that she is acting malicipusly against defendants in a case before her courtroom, which is not only unconscionable, but is an outright assault on the consciences and souls of all decent, law-abiding chizens in Idaho and America.



The vill, wicked, and unjust Judge Lyan Nonon of Ada County, slahe.

Her actions today only feed the narrative that courts are corrupt and that justice is no longer awalable in America. Judge Lynn Norton has provided ample evidence that citizens have no hope of justice in the so-called "justice system" because judges can and will act maliciously and malevolently against citizens in her courtroom if she doesn't like them for whatever reason-including for ability to break the laws and rules that bind her.

In this case, she is issuing an illegal warrant for arrest—to unlawfully strip Ammon Bundy of his liberty when she has no authority to do so in a civil case.

And do you want to know why eve judges like Lynn Norton do this? Because they can. Because they get away with it. Because nobody holds them accountable. Because modern law enforcement, file stomtroopers and brownshirts, just bindly obey orders, even when their orders are illegal, immoral, and unconscionable.

The only questions now are

1. Will anyone with the power to do so, in the executive or legislative branches of government, hold Judge Lynn Nortan accountable? Or will any of her superiors in the judicial branch censure her and correct her for such a blatant and overt breach of the Idaho Rules of Civil Procedure?

2. Will Idaho Law enforcement FOR ONCE do the right thing and leave Ammon Bundy alone? Idaho law enforcement has a world famous reputation for being tyrannical, overhearing, and downright wicked, particularly since the beginning of these called COVID pandemic. This case is cut-and-dy. The warrant for Ammon's arrest is illegal. It's simply wrong. So will law enforcement execute this warrant or will they finally obey the actual LAW and refuse to harass Ammon Bundy!

Only time will rell...

DIEGO RODRIGUEZ





Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to **Share With You**

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More Proof of the Corruption of Judge Lynn Norton's Courtroom, the Wicked and Vile Nature of Attorney Erik Stidham, and the fact that Sheriff Donnie "the Blunder" Wunder is nothing more than a Stormtrooper:

specificates, 2023 I by Leiken Washington.

Ignorant people are criving foul in response to the article Loublished tast week. Judge Lynn Nurseys and Intercompile strake the Law Property That She is Blazed and Malichaes and UNIX to Prieside Over Cor Case. They are crying and whiting the ignorant statists always do because they willfully channe to remain ignorant of Peter 251, or because they are intermocally trying to manipulate the narrative to protect their own nides

Everyone who has followed the case KNOWS that Ammon's "marrant of attachment" issued by Judge Lyror Norman was issued for the charge of consympt of court. Noticely has every decient that But that, of course, was not the point!

The point of the article, that not a rangle critic has tried to refute, is that had Judge Lyrin Norton allowed the Matro Rules of Chill Procedure 155, which she is required to do, this case would have never rejethed this point and James includinever have been in a place to be tabely accused of contempt of court; for this methy perhal is still the fault of his disabeliance to the rules that

Secondarily, the CONTENET OF COURT charge against Ammon is so evidently and emi RGGUS that only a monnic imbacile chald ever conclude that Aroman had actually broken the wileged court order and should thereby be held in contempt of court. Let me demonstrate this for

On January 20th, 2023, Judge Lynn Norton signed what it called a "Protective Order" which is supposed to prevent Ammon or I from threatyming or Awarening anybody else in the case. Hind specifically, the order stated

IT IS HEREBY ORDERED that any person, including all Defendants and any agent of any Defendant served with this Order, are prohibited from engaging in the following actions related to this case

(1) Any person who, by direct or indirect street, or by any threats to a person or property, or by any marrier wifully? Introdution, formalisms or humanism any person because such person has tranfled or because har pelieus, that such person has localified in this succeivement for twid in contempt of court.

"IT IS HEREBY CROKEED that any person, including all Defendants and any agent of any Definidant served with this Order, are prohibited from organing in the following actions related obstructs or prevents a witness, or any person attached or associated with this case.

So. Ammon would be in violation of this order DNLY if he WILLFULLY "intimidated. threatened, or harassed" any of the plaintiffs or others involved in this case. Now, Ann plainly has never done that. So there can be no contempt of court.

However, let us read further and her what excuse, the payorted and suched, there is n He Ham, No Stidham, provides to the court to justify his desire to have Ammon arrested. Daily Exil He/Him/He: Stidlinen gross the court the following 3 reasons to justify arresting Armson claiming that because of these reagens, America has "intimidated, threatened, or harassed" the planeth. Now, go shead end it for yourself and trib me if it saunds like Ammon has

1. Dirty Erik whines that Ammon didn't take down webpages that, "include doxing and defamatory statements about

Hollo, Daty Erik, you moved it's called the Lit Amendment' 214 PREEDOM OF SPEECH, AND NO amount of legal manipulation can distint the truth of the 1st Amendment. An whatever he wants to poor, particularly and especially when he believes into be true and has evidence to it's trathfulness, just like I can call you. "Dirty Enk He Wire His Eticham," Besause you



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me unity man without, possess in particular, many mini particular and in a proper source and

Robblishadly, the restpages in question indick you can see by the links below, do not instrudate, threaten, or harass anybody! They simply posts arguments that Amonia and others including may, believe to be sure and factual, and low've got plantly of proof, then has allowed been provided it to demonstrate that they are facts.

flow imagiste how sick and builted these people are—they are trying to use the torse of government, up to and including YOLENEE geopetised upon finition by Gern Question Specimenogers and Brownishers police officers, led by Shariff Donnie. The Blumder' Worlder, will shippically sursue Ammon filler they always duti, just so that he would remove information that he knows and believes to be true from a website! If that doesn't apind a shiper down your spine, I don't know what will than a intalitantement. This is a polal and complete violation of firemed in 22t Amendment's light, and it is being speed off on by Judge Lynn Norlon. She are me to be a serial violation of the highless law of the Constitution.

Dirty Erik Claims that Ammon has declared that "his and PRN's use of violence is justified against his enemies."

This is an altogether table statement, it's past a plan LIE First of all, for case that "The (Animora) and PRN) are in molecular published. This statement is written in such a may as to define the premise as being that Ammon and the People's rights Nesson's have already been violent or some arms and it is written to carrious a lary as always corrupted judge to believe that Ammon and YON have already been violent and that a protective order must be filed against their to prevent PLETHET NOW LEGS. After all, according to Dirty Each Ney New 15 bothom, Ammon and PRMs we around violent.

The problem, of course, is the fact that there is not a single moment in the history of Anumon Bundy's life, nor in the history of the People's Rights Network, where either Ammon or PHN members have been violent. Ammon in a never been valent in his life. If there is cons. I than Only Est the Health PHS Science to previde evidence of it. There is much more evidence that Duty Est is a people bill which we all know to be tried and is formatially invested to the government outsidend child conflicting system that we've shearly expressed, than there is that Ammon has never been usident.

On the contexy, Ammon has suffered much norm and abuse at the hands of systemical and corrupt government agains in all 3 branches of government People's Rights Research members have likewise rever been violent. Here your, The stoot threatening thing that a PRN member has represent one in hold a sign and shout, which, for those who don't amount because you we been been whichest by government whool and state controlled media, is actually a protested Constitutional right.

Dirty Erik Hei Hein His Stellman goes pe to quote farmon. "There is no silver builer to securing liberty. It is going to take unity, sufficing and the arillingous to use violence in defense, his a always has

Barely has even dictared the bis and FRN's over it violence to justified against two comments. "There is no relies before to occoming liberty. It is going to take using sufficient and the willingness to our violence in devices, like it always just." Id, Ex. O at A. He also endows the rule of line, occorraging his followers to take the law into their own family.

now about that, people i ammost queste, which bury kink iterating any stathers is using to claim that Armon has "who dated, threatened, or heavaged" the plantiffs in this case, in that Armon claimed in a general article, making general claims about therty, having nothing to do with the Plantiffs in this case, that he believes that in order to vecure liberty, some people may have to see force it. "Violence" is a salf-defined. That it right, in defined:

Do you know what "defining," means? And if so, how can DEFERSE ever be used as a Chamish "intimatation, throat, or hasherment? By definition, internatation, throat, and histoamers, much be GFFERSEVE in makes and carried be definingly. How can anybody with the education beyond sindergarten ever relaxants in proceed words about the patrocal road move subjects in finite to INTERIO newall in the process of securing bloomy as "international, threating, et technique?" the every possible, this is the patrocal in the process of securing bloomy as "international, threating, et technique?"

And to think, Judge Lynn Horsen signed off on this Motion for Contempt: if that is not proof, positive that she is a corrupt, bought off, incompetent, and immorel judge—I don't incom what is



The arrivative and import studye (you make in Ada County state).

He claims that Ammon encourages followers to take the law into their own hands.

in this case, large tak recreaming Statham quotes arminors, unlick floor. "Statistical thinking that the courts or electron experientatives are going to save in. Stap isomitizing the policies or anyone else that occurs more power to the involutions that threaten freedom. Stap markly isom their that social arminor power to the prescient is where the solution reader, they being about Statistical reader. Statistical readers that covered and the prescient is where the solution reader. Statistical readers.

thinking that remaining free is easy, it's not! The people must balance the power that is forming against them. We must peolefully unite plan and prepare so we are ARLE to defend ourselves as necessary. The right to defend yourself is a right that is given to you from God and a right that is protected in our founding documents. The same documents that mean nothing unless they can be enforced by the people."

Stop thinking that the courts or elected tepresentatives are going to save us. Stop worshiping the police or anyone else that secures more power to the institutions that threaten freedom. Stop wasting your time thinking that congress or the president is where the solution resides. Stop being afraid. Stop thinking that remaining free is easy, it's not! The people must balance the power that is forming against them. We must peacefully unite, plan and prepare so we are ABLE to defend ourselves as necessary. The right to defend yourself is a right that is given to you from God and a right that is protected in our founding documents. The same documents that mean nothing unless they can be enforced by the people.

Imagine the filthiness and the wicked, vile nature of the mind of Dirty Erik He/Him/His Stidham). He is claiming in official cours documents, with the intent to convince the judge to arrest Ammon and put my in just, that Ammon saying that Patriots must "peacefully unter and shat our founding documents, namely the Declaration of Independence and the U.S. Constitution mean nothing unless they are "enforced by the people," somehow means that Ammon is "intimidating, threatening, or lar assisting" the Plantiffs in this case!

Seriously! He even emphasized "enforced by the people" in bold. Imagine that! In other words, the document that begins with "We the people" if "enforced by the people" through "peaceful unity" and self-defense (Armon's own words, is somehow "intimidating, shreatening, and harassing" the plannifis in this case. And therefore Ammon must be arrected NOW for contempt of court. Judge Norton, please explain to a watching world how a call for "peaceful unity" equates to "intimidation, threat, or harassment."

Now, in any other court in America, this would be a laughable waste of time and the Judge would undoubtedly scold Diny Erik He/Him/His Stidham far such a blatant and unethical attempt to manipulate a proposed motion in order to attack a political enemy, or in this case, his opponent in a civil thal. But not in Ada Countyl Not in Judge Lynn Norton's courtroom! No, Judge Lynn Norton somehow agrees with these 3 arguments made by Dirty Erik He/Him/His Stidham and thiss the reason why she issued a warrant of attachment to aniest Ammon Bundy.

And this is the justification now being used by Stormtroopers and Brownshirts at the Gem. County Sheriff's office led by Donnie "the Blunder" Wunder, to haross Ammon, to threaten him and his tamily, to violate his 4th amendment rights by illegally trespassing on his property, and now, as of Aprili 24th, to surround his property and send these same ignorant and immoral buttoons with badges to violate their oath to protect the Constitution, and to attempt to arrest an impocent man in a CVIC case, even though he has committed no clime.

These can be only 1 conclusions

- 1. Dirty Erik Hei-Him/His Stidham is a fifthy, vile, and morally corrupted evil soul.
- Judge Lynn Nortonis a serial violator of the Constitution and has been compromised ensuring that it will be totally impossible to find justice in her courroom.
- 3. Gem County Sheriff Donne "The Blunder" Wunder is a total moron, having either no respect for the Constitution, or being completely oblinious to its principles and mandates, and is happy to be a meat-headed stormstooper, blindly following the arders of unelected attorneys and corrupt judges without knowing or caring why. He is a coward and a brownshirt, and history will record him as such. His children, grandchildren, and posterity will look back in shame at the curse put on their family name by Donnie "The Blunder." Wunder.

DIEGO RODRIGUEZ





Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag Ordered Me

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Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag Ordered Me

April 27th, 2023) by Diego Rodriguez

Well here is an interesting update, my financia, in the midst of all the chaos going on with Judge Lyrin Routan Lyring to have Arrived Broads are need to a clinic start, for a false chaoge of "Cooperation" of Count," after has just anuck through an additional order to gag order yours truth, You, it's true.

So even though in America are allegedly trace "Freedom of Speech" and that sight is allegedly or revered and admired and respectly, and that become are allegedly inspected to be public, insverbeless, Judge Lynn Northin has just boxed a "gag order" against me preventing not from publishing any discovery from this laward.

may that's right, fiverything you want to know whout this case is now gag ordered? (20) prohibited from sharing arm of it. Hore-specifically, thave been denied my 1st amendment rights and am prohibited hom publishing any of the actual relevant issues to this case like-

- How much money St Loke's received from having Baby Cyrus in their physical custody.
- How much money the Valvo Department of Health and Welfare gets every year from the fore shall kidnapping of children.
- How many times Dr. Hatasha Erickson has used the threat of CPS to control her patients.
- What a typical physical examination by hierse Tracy Jungmann books like (when she examines the private parts of childran who have been staten by CPS).
- transmatt meney is given to police agencies through the government subsidiated child trafficking ring.
- How much more energy of I like \$1.50 Chris koth has extred compared to previous CLOs (idemonal along how he personally product off of COVID).
 How much money \$5.1,046's makes every year by performing period must allow rungeries.
- New much manage \$1, Loke's makes every year by performing general musilation ranges on minor children.
- How many minors have been killed at St. Lüke's through incompetence and medical malprastice:
- How many medical malpractice complaints there have been filed against St. Luke to
- How many people were failed at St. Luke's an completers during the face COVID panelon
 How exact money St. Luke's received from government agencies for killing people set
- How much money M. Luke's received from government agencies for killing people or weatherers.
- How instry employees at St. Luke's over terminated for not receiving the COVID vaccine
- How many people were killed through the administration of Rendezi-in at St. Luke's Hospital.
- And and all communication between St. Loke's Hoppital, the Idaho Separtment of Health and Welfare, and Governor Nordinary Boal Utile's office.

These are just some of the very important and relevant issues that the public ought to know about in this case. And now, Judge Lyon Nection has legally forbid me from publishing this information to the public. The very tractarily works in that Dary Enk Ha-Min-Min Soldtone writes up the "gog ander," which is extended to colled a "Confidentiality Protective Order," and then Judge 1 yes Northern again it which is exactly what happened.) Was blow got to also yourself the sample question—Wast to Telly Have TO HIDE?

What are they so enemial the public is going to find into? What type of connection does Judge Cyron Riverton Nave to St. Luke's in order to get this type of special treatment? What type of dise accomption is going in between 641 County judges, Halland and hart Law Rive. St. Luke's Hospital, and the Covernor's office?

The public wants to know But Judge Lyon Norton wor's let them. You can read the gag order yourself by clicking on a heliow



Confidentiality Protective Order judinizated by Diety Enk. Next Imputs Statham, and signed by Ada County Jadye Lynn Next on -effectively serving as a GAG DRDER preventing Diego indespier from publishing any of the Indexion Indomestian about this case.

Click on the RED PDF factors to download.

DIESO RODRISUEZ



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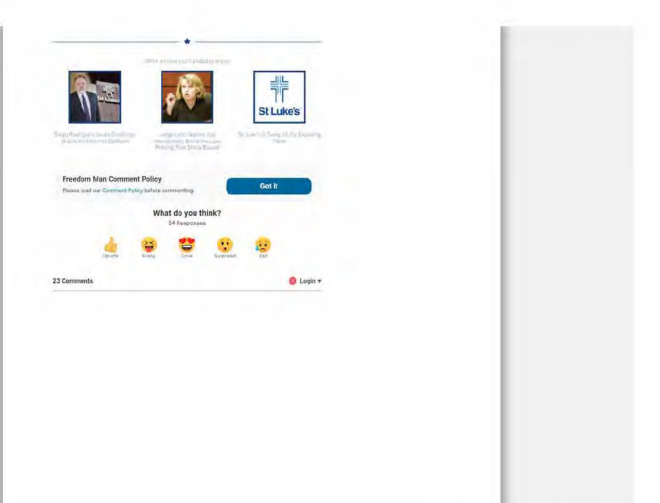
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Baby Cyrus's First Birthday as A FREE MAN

>>> Click here for Baby Cyrus Menu/Navigation <<<

Baby Cyrus's First Birthday as A FREE MAN

In the midst of a lot of chaos, nonsense, and tyranny, our family took the time today to celebrate the healthy and birthday of BASY CTRUS. Last year, on May 1st, we celebrated his 1st histhday many of you in the path in Meridian, Idaho, the at that time, he was still under the forestul and tyrannical control of the evil and wicked Idaho Department of Health and Welfare—by FORCE Baby Cyrus was a legal prisoner 1 year ago.

But God used you and thanks to your prayers, your support, and God's mercy, Baby Cyres is now 100s: RRE and enjoying life with his family (like children ought to be diving). We have said it many times before, though it never seems or feels like we can say it enough—but THANK YOU. Thank you from the lections of our hearts for all you did to support our family.

And yes, while there is still still much going on with the lawouit and the continued efforts of the government substituted child trafficking ring in Maho which includes the Maho Department of Health and Welfare, CPS, evil social workers, compt police agencies and officient specifically the Mandalin Police Department; the abonizable and incompetent fit. Luke's Huspital, and the general tyramy of stable's political data—pometrises you just their to take a broad and SNUOT SDUB FAMILY. Because that is what the fight is all about in the first place—for our families to be left along to worship food and enjoy one another according to the distance of our connection our faith. And so that's what we did boday, And when you see the unite on Baby Cyrus's face and the healthy and wonderful life he's living, you can rest peochely knowing that you played a part in 8 of God bless you and thank you again.



















Diego Rodriguez
Happy to be known as "Baby Cyrus's Grandpa"
(But he just calls me "Paps")

P.S. The question we still get asked is. "How is Boby Cyrus dising!" The answer is he is thing entremely well. His visioting "episodes" are much know and further between and much less severs. And he is even passed the se-called weight standards on the meaningless and worthless government "growth charts." (Not that any of inscare about that nonsensical bureaucratic direct.) Boby Cyrus stated off with cyclical visioning sendrome and then got seriously worse after he was kichapped by St. Luke's Hospital and given whatever herible treatment the was given with their







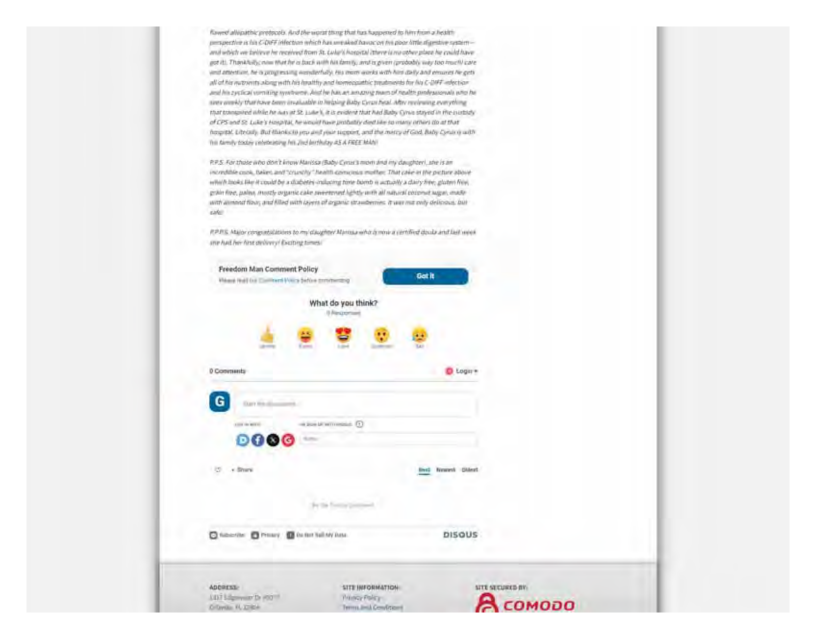
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Baby Cyrus Quick Links:

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- Archive of All Opdates
- Chief Trafficking Resources
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- People Responsible by Ruby Cytur's Habsapping
- 5 Michiges of Baby Cycles
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Isaish 44:28 "That saith of Estas, He is my slephend, and shall perform all my pleasure."

Halish 45:1-3. Thus saith the LORD to his ancircled, to come, whose right band? have holden, in subdue nations before him: and? will use at the loins of kings...! will go before three, and make the growing places straight, that thou mayest know that?, the LORD, which call thee by the lame, am the God of stage!"





Government Subsidized Child Trafficking 90 MINUTE COMPREHENSIVE PRESENTATION

Given by Diego Rodríguez (Grandfather to Baby Cyrus)



nt Subsidized Child Trafficking is a presentation given by Diego Rodriguer about the true nature of CPS IChild Protective Services). The links from the presentation are below: Here is the CPS Data from the Children's Bureau: Here is the actual ASFA law: https://www.congress.gov/105/plans/publiks/PLANs-105publikk.pdf Here is Social Security Title IV, Part E: https://www.hsa.gov.DP_History.com/L/title04,0400.htm These Little Ones Documentary: To learn more about the story/case of Baby Cyrus, click free: BABY CYRUS Freedom Man Comment Policy What do you think? D Login + DG00 -for the bod to you Districtive Privacy B Do tool Sall My Date DISQUS



& PACT RIN

Baby Cyrus's Hidnapping

VIDEO ON THUMB DRIVE



How You Can Help Ammon and Diego Fight Against Tyranny and Government Subsidized Child Trafficking



Go to StLukesExposed.ws And tell your story!

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Today is the 2 Year Anniversary of Baby Cyrus's Kidnapping

>>> Click here for Baby Cyrus Menu/Navigation <><

Today is the 2 Year Anniversary of Baby Cyrus's Kidnapping

Harch (18th, 2022) by Dirac Rodrigues.

i knew this is going to be hard for ment of you in imagina, but today musks the £1666 AMM/ERSARY OF BABY CROSS KIDNAPSHIL, live, exactly 2 years age today, on Harch Litts, 2022, my grandom, Baby Cross, was indeepped by force at general by the foodbar Police Department, or Jacop ratios with the latting Department of residth and twister and to Luke y

43 of these entries got positive participancy in the shell befolking england specifically were paid for purpopancy in the handpuring of budy Cyres. Of review, we know and are aware of the fact that the Mendous Police Department also did this hearth in put, as a review of policies! retailation against the indiring pool found, formers thanks.

Mary of you wan their when short the all happens, Premptayers to premote, phromotella, entable, secret arents prote, flourised appear, but sever, therein, best and, and family at arms which and America spictre mark and holped out family light to get buby Cyrus back.

And with your propert and support. Godeled a metallic and thing Cyma was the month being it is from months later, on stay with 2022, help Cyme is longer access as was completely demand, and foodly, at the control for post in Departmen 2022, the broadulest case record thing Cyme's month

The cases was the subject of national interest and interportion date about of resumm. First of all, gold-material confeder and well-known Particle banks, America Banks, were processing on behalf of Banks Cyrous and was then arrested from desirely to the lake charge of "subjecting the right of Banks Cyrous is designed," This solid fraudat material riews.

Second, Matrica way underlyind enough to bart har phase on and to dust like intrasering when public strapped her to hidrage thely Syrus - so the ordine thing event until articles. In this, must than 13 million people have releved the hidrageting video colors. The story rate years high fulfated to a fractional of the processor authorized child traffic any citied. These Little Ones. with his level park bears record one? a million over.



Myral's series Cyrus grantinus from our family's review variation.

These, back in May 1922, so order to prevent the project from third-ing that they contribute a step no shakes a Lovernment Sustantine of Chair Sudfessing Strug, St. Laws is Respectationated in Society. Limited against Personal Burday and I for the Take Calin of "infratropion."

This is the short immediate of hole is all even down that there is light at the end of this tances. So be not reference is pieces of most even for your

L. Balty Cyrus is home, happy, and healthier than event foliced barries, transche infordingment folicies, was never after a stransche disagneer fieldy Cyrus, in fact, on there on 15, take you was date to disagneer from peoperly. The entire freedable wild proved intell to be incorrectly and only little land only before any peoperly. The entire freedable of take you do not not a regard feel particularly and presented in disagneer for entire in take you was and credital professionals vasable of \$1. Cloke's impacted three been able to accurately disagneer foliatly Cyrus unto a considerable was not a "type" visualize (in professional free able to accurately disagneer foliatly chemical best and therein the feel of the professional free and the second and even three, and attracted the regiment is not contracted youthy (suspriments alone lost over \$1,000 per recedul), the family was able to make it ones it make it the willing documents after last group goods all west the recedul.

The case made people hyperaware of the Government Subviolated Child Trafficking Wing known as CPS. Never before in history have Americans been so aware of how their tax doll are.







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Baby Cyrus Quick Links:

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Isalah 44:28 "Tilar satts at Stopp the intry absystems, and shall purform all on pleasure."

halish 45:1-3 "Thus name the (JAKS on his provinces), to Cross, whose right found? Anne heatier, as advalue restores facilizar him, and wall lanes for laren to a will wall lanes for laren to a will wall an order to laren a make the crooked places straight. Abust these import a smart fact, the LOMO, which wall show by they make, and the load of laces!

are being used to trarm families and kidnap children for profit. This case and your ifforts in habtima this case how sulped make the diffu 3. The judgment against me was rejected in Florida. Only list for de nature of the deformation Lowsuit against melood Ammon is the fore that when \$4. Luke's fawyers tried to domesticate their judgment for \$52 million against me to the State of Fforsta (where it actually live and am a situsen, a Florida judge rejected the domestication and closed the case. This means their judgment against me in Florida kin't even worth the name it was orinted on Donesticating a judgment from our state to another is usually a stain dunk and just a matter of filing paperwork. The fact that the Florida judge took a look at what actually happened in This coast case and then rejected the domestication of it, goes to show how herribly corrupt the entire court case in Idaho was in the first placet New, if they want to get a judgment against me. they would have to so litigate the ortire case all over again in Florid's 4. The case against Ammon and I is being appealed, Jappealed the case to the Idaho Supreme Court where we fully expect them to ignore or reject the case. This is idaho, after all, and Idaho has proven itself to be one of the most compt and unjust court systems in America. Unfortunately, Moho is when justice goes to the However, I will take this ceurs case all the way to the U.S. Supreme Court if that is what is takes. And perhaps that was Goo's intention, ill along? Maybe God wants to use this case as a moons for greater justice and awareness on a national level? Wha knowes? Only time will tell. 5. One final bigannouncement. I am going to make a final amountement that $\hat{\eta}$ "super big news" (ster tonish). You wen't want to miss it, shybody who cares about justice or has been following this case is going to be very excited to hear the announcement. So, on this 2 year anniversary of Baby Cyrus's kidnapping, our family wants to say one more time—THANK YOU to each and every one of you who gave tirelessly of your time, energy, and resources, and CARED enough about Baby Cyrus to help our family get him home safe again! May God bless you forever! DIEGO RODRIGUEZ Freedom Man Comment Policy ADDRESS: SITE INFORMATION SITE SECUPED BY: (3) Edgewood Gentury Privacy Policy Toerns and Conditions COMODO Ostanio II sylvi Franklore March Mrs. Sto May. Countries Us /bout I/I 5-2010 - 2024 Econtony Man Press



BIG ANNOUNCEMENT - We Are Suing St. Luke's Hospital, the Idaho Department of Health and Welfare, and the Meridian Police Department



Minch (18), 2024 | Syllings Bodequer

Click have to read the formal complains / lawcott.

TRANSCRIPTION OF THE VIDEO ABOVE:

I from some good nines and an important someomement to make today on this and profamburnary of the day my Guardians, Bally Cyrus, was willoudy kildingsped of garagent by for kicus and completed Microbian fidule officers, as will all porturpings in the Government Sulpitalized Child Trafficking Bally Resown at CFS.

Note, if your so hallowed this case over the last 2 years, yeak town how fact used this case in highlight and expose this corrugation paid violandmens that exists not only in the averall CPE shill leaffiching system, but all the very down to the local participants in this child saffiching ring, the the corrupt Statio court system that helicini justge Lavie Fighter, proclapsing copy that will failure, and Station foot system many way? Harmon, and Stationarth System Surgards Christophine the Station, Also, St. Lake's houghful and their systems, and procedures, for to amilying provints and secking, up making and if the system white processoring much approximate over part on hall display.

And the magetty of you have shood bytch in hyrror as you must lend 3s. Laby's froughter maporal to the fast that they finishly get another, and finishly never represent by using dominant handy south fire determines and utilization, by using dather consist must require, and utilizationally manufactured in the second judges Liven "Misconduct" Nevion and Narroy Buthlyke Backins, they were able to fill asserting or judges Liven "Misconduct" Nevion and Narroy Buthlyke Backins, they were able to the Rissamming or judges Liven "Misconduct" Nevion and Narroy Buthlyke Backins, they were able to the Rissamming or judges to be a proposable rate, now, and existent, including both the Inlaine taxes Constitution and the U.S. Commission, but it's judges my get in It's miscond order of and there is no judges to backet, they'deen, they'deen, or get it.

Now, I am appearing that case and it is contently before the idahs Supremi Court whele we expect the Note Supremi Court is except deems is even though there is a mountain of a well-time in a from Why! Securate it is little. There is an partite them, it is part the good all beys network of scenario judges and politicisms is rathing such other; both and leaging themselves in power. Obviously, Only is add also a mixels them, but it would from the table at the first court in the least an internet.

Se now, I have some good news for these of you who have been proper, literation in the story, need in a... Lost Friday, I fould a \$10 million dealer law out against the Mailso Department of Health and Welfare, the femilian Folian Department, and it. Lobe's Heightid, and specifically named moltopic and writer from those againsts in the lamoust, I am some first 2 different closes of action obtaining Milhapping, child redding meret, lettermany inforcation of creational district, which is missingles, regions to some and supervisors, name of process, published action, intentional bettery, unfamily and recovere hore, negligation, small shows, and shows and shows.

We have very unpolls a voleture for each of those changes and states. They said the related. They are gainly of these streets. Of states, the fast Launch above following an agent Ameson and treat fast, and so weren't even allowed in lates, delicate to the case. And sid of my appeals are shall to laided described fraction before an above fatty and produces to the case. And sid of my appeals are shall to laided fraction before many described to over straight from the case by Judge Gym Mandel to see a significant for the case of the product and moliphy within highs, manufacture to any availables. But it accustors have material because the pay well transported with anyway, and field, find mandelm who were employees of spouses of employees. If it is also required to the case of th

Builf the asset system is as compat, then why bother tiling a rate at all, you regist ask? Yeek, that indirectionly one good gas store, and the god? reproces why you should be solded to been the advance.

1. I filed the Lawseit in a Federal Court here in Floridal Article 3, Section 2, Clause 1 of the US Continuous requires that College between countries of additional state 8.6 handled in a Federal superpriser to help alternate bias. Well, lightly Floridal Judge David Mye, the same public who control aware on and crossive from relien late of the handled one released the released to the control aware of the control of the relien and the control aware of the control o







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Baby Cyrus Quick Links:

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go error tree, and make the crocked places straight. "that this mayest know that), the LORD, which call thee by thy name, am the God el limiel."

Constitution and forced the original layeaut back down to the ideho district cours – even though I was a crown of floridaeviron St. Luke's stand us, as their's very the core appress ammon and viect in an ideho before cours of the bedraft cours. St. Luke's Attempting despoisety end any case to be fought in ideho where they will win because the system is carryer there in ideho. Se the good never for this new case have filed on friedly a thairt will not be lought in in the filed before a courteon, but a federal courtroom, and see clificity in the Middle District of Florida. So St. Luke's twell have to follow actual roles and will not be in cahoots with convert pudges like they are in ideho. Now, they will lose actual roles and will not be in cahoots with convert pudges like they are in ideho. Now, they will lose any case fought existed of ideho and they know it. So we fully expect them to kee, borrow, iteal, or belieb their way bank instidation. Undoubtedly their will do whatever they have to do to try to bring this larvesuit back to Ideho, because it is the only place compat is acquired in the court of the court have holdings as we come to them, but for one, the good never in that the case was tiled in "defend Court have in Florida."

- 2. A Florida judge has already rejected St. Luke's judgment in Florida. Since I am a citizen of Florida and not islate, the judgment St. Lukes has against me had to be "demussioned" to Florida which means that the scoverage state of Shorida which recognize the fallen judgment as being legisimate here in Florida. All 30 states have a procedure for demesticating any judgment from another state to also own However, once e Florida judge took a look at how founderfully the leavest was handled in Idaha to defined the domestication assert Glorida. That means that the judgment they have is rull and void against me here in Florida. It's not even worth the page it's written out 59 years. Thereta, more justice here in Florida where the judgment of the judge is the or the NEC deet.
- 3. The only case against CPS and a hospital that was ever won was herein Florida last year, at least that I'm aware of . The formas "Take Care all Mays" case which was featured in a Neither documentary finally came to a close Last fast/year in 2013, and the vistimized family was awarded over \$210 million from the evil hospital and CPS res. (CPS is wicked everywhere as are allopathic hospitals, But for the first time, here in Florida, they got spenked and stepped back. They now have to pay out swer \$210 million dallars for kidnopping Mays aust like they kidnopped Baby. Cyras, to fact, the evidence and case we have against CPS, the Mendian Police Decortment, and \$1, Linko's Hospital, it is reach warse and more plensiful than the evidence they had in the Take. Care of Mays case. So the retaily of that case hands over this new case we just filed and it also is a nise carrie for any instruction application from the production would be made and the service of the production of the case hands over the same case we into filed and it also is a nise carrie for any instruction apply low for make would want to guarge in any filed by a worth to case.

Lack jo of course, we have God, the TRUTH, and all of you on our sude. If in the unit, event if we don't "win" anything, I would still count it? VMN if millions of more Americans are exposed to the truth of Government Subsidized Child Tratticking throughout the public premotion of this new lawsiut. If we can save just one more child from being kidnapped and abused, at sex trafficked, or worse, disappearing which happens so frequently with CPS, or we are able to prevent just one more family from being destroyed by this city System—then it is all Worth it.

So there's talk afwark to do and I need your help. And the help I need is simply thick. I hamfly ask you tall the car family up in prayer as we posts this case forward. Play for justices in this case. Whether you believe in the porce of prayer or no, please help us to pray it works. It's porestful and it has got is thin for, and we believe it will take us all the vey.

So God bless you. And may God bring pears and help to all of the families who are victims of Government Subsidized Child Trafficking in America.



Freedom Man Comment Policy

Personnel on Compact Pricy before compacting

VIDEO ON THUMB DRIVE



Baby Cyrus Turns 3 YEARS OLD Today!

May 1st, 2024 | by Diego Rodriguez

Today, Baby Cyrus turns 3 years old. I guess he's not much of a "baby" anymore, but somehow I feel that the name "Baby Cyrus" will last with him for the rest of his life!

Anyhow, we all have so much to be thankful for, but I personally just wanted to take the time to share a heartfelt THANK YOU again to every single one of you who helped our family in our moment of greatest need. Your love and selflessness will never be forgotten! Only Heaven can reveal the depth of our gratitude and the ultimate rewards you each will receive for your acts of love towards our family!

My kids and my grandson are all doing very well today—but had it not been for all of you, God only knows the depth of the devastation that would have overtaken my family. I am forever grateful...

Anyhow, on this special day, I want to share with you a little highlight video my daughter Marissa made of Cyrus, along with a heartfelt message from her:



Message from Marissa Anderson (Cyrus's Mom):

Today, our sweet Baby Cyrus turns 3 years old! This past year of his life has been absolutely incredible and beautiful, and I feel so honored to be with him to witness every moment.

From his 1st birthday to his 2nd birthday, I had a lot of prayer requests—a lot of difficult things that we needed the Lord to walk us through to help heal Cyrus.

By the grace and mercy of God, all of those prayers have been answered. How God is so gracious to us, I really don't know. \triangle

We have some major health updates, but his health journey has been long and wild enough that a whole book could be written about it. Since we don't have that kind of time, I'll give you a synopsis!

As most of you know, after we got him home from CPS care, he was in significantly, worse condition than when they took him. and we moved to Florida with some serious work cut out for us. We found some of the most amazing holistic doctors and practitioners that worked with him, and we saw immense progress over the first year. The first holistic practitioner and pediatrician helped us to treat the C. Diff infection he get from St. Luke's hospital and having that cleared made a huge difference in his vomiting episodes. We set out on a gut healing journey and saw steady progress. Then, we started seeing a chiropractor for adjustments a few times a week, and within less than a month, he went over 2 weeks without a vomiting episode, which was huge for him! We felt like he got his life back, and we could see his development increase exponentially. He kept getting better and better and eventually went 3-4 months episode free! It was absolutely amazing and miraculous! It was like we finally had our son back! He was still doing chiropractic, clean eating and supplementation in addition to several other holistic treatments, but as we started to wean him off of it, he had a bit of a relapse and had several more episodes—not nearly as bad as they used to be.

We had discussed parasites being a possible root cause when we were back in Idaho, but he was too small to start most of the available parasite protocols, so we sought other treatments. In some God orchestrated events that took place, my dad connected us with an amazing and well-sought after parasitologist [from Russia, actually]. She put together a custom protocol for his specific symptoms. Since we've started him on the protocol, he hasn't had a single episode, we've seen parasites passed [in his stool], his speech and language development has been significant, he's gained even more weight (he is now above average for his age), and his mood is so much happier! We're so over the moon for the improvements we have seen, and we haven't even finished the protocol yet! It's actually a very long and intensive protocol, but we're sticking to it and can't wait to see what more results will come from it.

This has been such an answer to prayer, and as much as we would have loved for Cyrus to be







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 Cyrus, He is my shepherd, and shall perform all my pleasure."

Isaiah 45:1-3 "Thus saith the LORD to his anointed, to Cyrus, 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." miraculously healed and to move on, the process that the Lord has brought us through over the last couple of years has been very important for our family. We have had to learn so much about health and healing, how God designed our bodies to heal, and we are so much of a healthier family now because of it. I feel more equipped as a mother to be able to manage the health needs of all of my family and to keep us all strong and healthy. I am so grateful for what the Lord has brought us through and for what we've learned on this journey.

Lots of tears and sleepless nights came as we tried to navigate the unknown with Cyrus' health issues, but no matter how difficult it was, we were so grateful to be able to have him in our arms and care for him on our terms as parents.

I would also like to note that the 3 major things that made the biggest improvement in his healing are all things that the hospital and CPS would never provide—holistic gut healing care, chiropractic work, and parasite cleansing. If you leave loving parents to care for their children, they will go to the ends of the earth to find healing. We are grateful to have had the opportunity to do that!

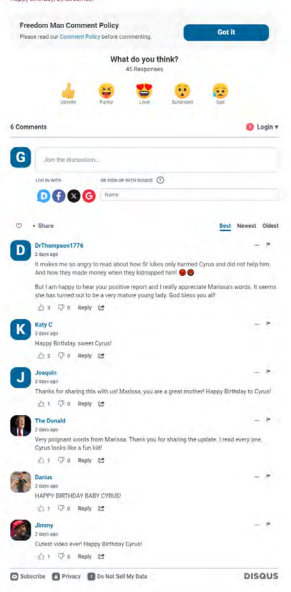
From his 2nd birthday until his 3rd birthday today, prayers have Jooked a little different, I really don't have much to ask for partly because after losing the most precious thing I had, I realized that nothing else in my world mattered, and once we had our sweet Cyrus back, my desires have never been the same. Through all of this, the Lord taught me contentment and my only "ask" has been that it stays just like this. With my faith and my family, there is really nothing else I could ask for.

As difficult as some of the things we went through have been, now that we are on the other side of it, it really makes each and every moment and experience so much more rich and vibrant, and we experience them with much more gratitude than we ever would have before. I consider that a gift, and for that reason, I thank God for the difficult times.

Cyrus, my sweet first born...by looking at you, I think I understand the kind of love that our Heavenly Father has for all of us, and for the first time in my life, I think I understand how God sees me, His Child. Thank you for showing your dad and I a love that words can't express but overflows our hearts with low.

I pray you grow up to be a strong man of God, who is honest, hard working, honorable, humble, and kind. I can't wait to see what God has in store for you this next year! I love you so much!

Happy birthday, Cyrus James!



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EXHIBIT C

Exhibit	Date of Item	File Name	Link to Source online	Active Date Checked	Defamation Category
C1		St. Luke's Exposed	https://stlukesexposed.ws/	2/2/2024	A, B, D, E, G, K
C2		Details About the Fraudulent Lawsuit	https://stlukesexposed.ws/lawsuit/	2/2/2024	A, B, D, E, G, J, K
С3		The Truth About St. Luke's	https://stlukesexposed.ws/truth-about-st-lukes/	2/2/2024	A, D, G, K
C4		Meet the Wicked People Behind the Lawsuitt	https://stlukesexposed.ws/lawsuit/wicked-people/	2/2/2024	A, B, D, E, G, J, K
C5		Download the Court Documents in this Case	https://stlukesexposed.ws/lawsuit/download-court-documents/	2/2/2024	
C6		Summary Video of the St. Luke's Lawsuit	https://stlukesexposed.ws/lawsuit/summary-video/	2/2/2024	H, J, K, N, O, P
C7		Summary Video of the St. Luke's Lawsuit	VIDEO		H, J, K, N, O, P
C8		Legal Malpractice from the Holland and Hart Law Firm	https://stlukesexposed.ws/lawsuit/legal-malpractice-	2/2/2024	J, K
C9		Judicial Misconduct from Judge Lynn Norton and Judge Nancy Baskin	from-the-holland-and-hart-law-firm/ https://stlukesexposed.ws/lawsuit/judicial-misconduct- from-judge-lynn-norton-and-nancy-baskins/	2/2/2024	J, K
C10		Lies and Perjury	https://stlukesexposed.ws/lawsuit/lies-and-perjury-	2/2/2024	
			which-took-place-in-this-trial/	- /- /	
C11		BOOK: The St. Luke's Horror Show	https://stlukesexposed.ws/book/	2/2/2024	
C12		Frequently Asked Questions	https://stlukesexposed.ws/faq/	2/2/2024	A, H, J, K
C13		St. Luke's Sponsors Gay Pride Parade's and Drag Queen Shows	https://stlukesexposed.ws/truth-about-st-lukes/st-lukes- sponsors-gay-pride-parade-and-kids-drag-queen-shows/	2/2/2024	D, F, G
C14	9/7/2022	Ammon Bundy Responds Publicly to the St. Luke's Lawsuit	https://stlukesexposed.ws/lawsuit/ammon-bundy- responds-publicly/	2/2/2024	H, I, J, R, O, U
C15	9/7/2022	Ammon Bundy Responds Publicly to the St. Luke's Lawsuit	VIDEO		H, I, N, P, Q, R, U
C16	5/18/2023	Criminal Complaints Filed Against Holland and Hart Attorney Erik Stidham for INTIMIDATION BY FALSE ASSERTION OF AUTHORITY	https://stlukesexposed.ws/lawsuit/erik-stidham-criminal-complaints/	2/2/2024	К
C17	5/19/2023	Judge Lynn Norton's Judicial Misconduct	https://stlukesexposed.ws/lawsuit/judge-lynn-norton- iudicial-misconduct/	2/2/2024	К
C18	5/30/2023	Judge Lynn "Misconduct" Norton Violates the Consitution Again with Excessive Bail	https://stlukesexposed.ws/lawsuit/judge-lynn-norton- violates-the-constitution-again/	2/2/2024	К
C19	7/3/2023	12 Counts of Misconduct from Corrupt Judge Lynn Misconduct Norton	https://stlukesexposed.ws/lawsuit/wicked-people/judge- lynn-norton/	2/2/2024	К
C20	7/13/2023	Diego's Answer/Response to the 4th Amended Complaint	https://stlukesexposed.ws/lawsuit/diego-answer-4th-	2/2/2024	A, E, G, I, J, K, N,
	' '		amended-complaint/	, ,	О, Р
C21	7/24/2023	Evidence that CPS Agents, Meridian Police & St. Luke's Staff are Lying about why they took Baby Cyrus	https://stlukesexposed.ws/lawsuit/evidence-that-cps- agents-meridian-police-and-st-lukes-were-lying/	2/2/2024	J, O, N
C22	7/24/2023	Evidence that CPS Agents, Meridian Police & St. Luke's Staff are Lying about why they took Baby Cyrus	VIDEO	2/2/2024	J, O, N
C23	7/29/2023	Proof St. Luke's Performs Sex Changes on Children	https://stlukesexposed.ws/truth-about-st-lukes/proof-st-lukes-performs-sex-changes-on-children/	2/2/2024	D
C24	8/10/2023	"Idaho Leaders United" have Lied and Defamed Ammon Bundy and Diego Ridriguez	https://stlukesexposed.ws/idaho-leaders-united-have- lied-and-defamed-ammon-bundy-and-diego-rodriguez/	2/2/2024	A, H, J
C25	10/4/2023	Diego Files Appeal to the Fraudulent Lawsuit	https://stlukesexposed.ws/lawsuit/diego-files-appeal/	2/2/2024	
C26		St. Luke's Exposed	https://stlukes.exposed/	4/23/2024	A, B, D, E, G, K
C27		Details About the Fraudulent Lawsuit	https://stlukes.exposed/lawsuit/	4/23/2024	A, B, D, E, G, J, K
C28	İ	The Truth About St. Luke's	https://stlukes.exposed/truth-about-st-lukes/	4/23/2024	A, D, G, K
C29		Meet the Wicked People Behind the Lawsuitt	https://stlukes.exposed/lawsuit/wicked-people/	4/23/2024	A, B, D, E, G, J, K
C30		Download the Court Documents in this Case	https://stlukes.exposed/lawsuit/download-court- documents/	4/23/2024	
C31		Summary Video of the St. Luke's Lawsuit	https://stlukes.exposed/lawsuit/summary-video/	4/23/2024	H, J, K, N, O, P
C32		Summary Video of the St. Luke's Lawsuit	VIDEO	4/23/2024	H, J, K, N, O, P
C33		Legal Malpractice from the Holland and Hart Law Firm	https://stlukes.exposed/lawsuit/legal-malpractice-from- the-holland-and-hart-law-firm/	4/23/2024	J, K
C34		Judicial Misconduct from Judge Lynn Norton and Judge Nancy Baskin	https://stlukes.exposed/lawsuit/judicial-misconduct-from- judge-lynn-norton-and-nancy-baskins/	4/23/2024	J, K
C35		Lies and Perjury	https://stlukes.exposed/lawsuit/lies-and-perjury-which- took-place-in-this-trial/	4/23/2024	
C36		BOOK: The St. Luke's Horror Show	https://stlukes.exposed/book/	4/23/2024	
C37		Frequently Asked Questions	https://stlukes.exposed/faq/	4/23/2024	A, H, J, K
C38		St. Luke's Sponsors Gay Pride Parade's and Drag Queen Shows	https://stlukes.exposed/truth-about-st-lukes/st-lukes- sponsors-gay-pride-parade-and-kids-drag-queen-shows/	4/23/2024	D, F, G
C39	9/7/2022	Ammon Bundy Responds Publicly to the St. Luke's Lawsuit	https://stlukes.exposed/lawsuit/ammon-bundy-responds-	4/23/2024	H, I, J, R, O, U
C40	9/7/2022	Ammon Bundy Responds Publicly to the St. Luke's Lawsuit	publicly/ VIDEO	4/23/2024	H, I, N, P, Q, R, U
C41	5/18/2023	Criminal Complaints Filed Against Holland and Hart Attorney Erik Stidham for INTIMIDATION BY FALSE ASSERTION OF AUTHORITY	https://stlukes.exposed/lawsuit/erik-stidham-criminal- complaints/	4/23/2024	К

Exhibit	Date of Item	File Name	Link to Source online	Active Date Checked	Defamation Category
C42	5/19/2023	Judge Lynn Norton's Judicial Misconduct	https://stlukes.exposed/lawsuit/judge-lynn-norton- judicial-misconduct/	4/23/2024	К
C43	5/30/2023	Judge Lynn "Misconduct" Norton Violates the Consitution Again with Excessive Bail	https://stlukes.exposed/lawsuit/judge-lynn-norton- violates-the-constitution-again/	4/23/2024	К
C44	7/3/2023	12 Counts of Misconduct from Corrupt Judge Lynn Misconduct Norton	https://stlukes.exposed/lawsuit/wicked-people/judge- lynn-norton/	4/23/2024	К
C45	7/13/2023	Diego's Answer/Response to the 4th Amended Complaint	https://stlukes.exposed/lawsuit/diego-answer-4th- amended-complaint/	4/23/2024	A, E, G, I, J, K, N, O, P
C46	7/24/2023	Evidence that CPS Agents, Meridian Police & St. Luke's Staff are Lying about why they took Baby Cyrus	https://stlukes.exposed/lawsuit/evidence-that-cps-agents- meridian-police-and-st-lukes-were-lying/	4/23/2024	J, O, N
C47	7/24/2023	Evidence that CPS Agents, Meridian Police & St. Luke's Staff are Lying about why they took Baby Cyrus	VIDEO	4/23/2024	J, O, N
C48	7/29/2023	Proof St. Luke's Performs Sex Changes on Children	https://stlukes.exposed/truth-about-st-lukes/proof-st-lukes-performs-sex-changes-on-children/	4/23/2024	D
C49	8/10/2023	"Idaho Leaders United" have Lied and Defamed Ammon Bundy and Diego Ridriguez	https://stlukes.exposed/idaho-leaders-united-have-lied- and-defamed-ammon-bundy-and-diego-rodriguez/	4/23/2024	A, H, J
C50	10/4/2023	Diego Files Appeal to the Fraudulent Lawsuit	https://stlukes.exposed/lawsuit/diego-files-appeal/	4/23/2024	

EXHIBIT C1



Empirical Facts about St. Luke's Hospital EXPOSED on this Website:

- St. Luke's Hospital is one of only 13 hospitals in America that performs gender mutilation surgery on minors! [click here for proof]
- ☑ St. Luke's is compensated when babies, who are illegally and immorally kidnapped by CPS, are placed in their "care." [click here for proof]
- St. Luke's has a record of medical incompetence which has resulted in the death of many of its patients. [click here for proof]
- St. Luke's coerced it's own employees to get vaccinated or lose their jobs. [click here for proof]
- St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho. [click here for proof]



Learn all the details about the fraudulent St. Luke's Lawsuit against Ammon Bundy & Diego Rodriguez

Download and Review all Documentation Regarding the St. Luke's



TRUTH ABOUT ST. LUKE'S Click here to read the facts about St. Luke's corruption and wickedness

Learn the Truth About St. Luke's Hospital and their Corruption and Wickedness



HAVE YOU BEEN HARMED BY ST. LUKE'S HOSPITAL?

Click here to share your horror story

Tell Us Your St. Luke's Horror Story and Help Bring St. Luke's to Justice

LATEST NEWS:



Diego Files Appeal to the Fraudulent Lawsuit

October 4th, 2023

Here is the Full Text of the Appeal that was filed on October 4th, 2023...



"Idaho Leaders United" have Lied and Defamed Ammon Bundy and Diego Rodriguez

August 10th, 2023

The authors of the article, Idaho Leaders United, a group of statist Republicans and various liberal ideologues, have succeeded in doing the very thing that St. Luke's hospital fraudulently claimed that Ammon and Diego did to them...



Proof that St. Luke's Mutilates the Genitals (Performs Sex Changes) of Children

July 29th, 2023 St. Luke's Childr

St. Luke's Children's Hospital webpage is still advertising minor hormone therapy and sex change surgeries. This video gives proof...



Diego's Answer to the 4th Amended Complaint (this is the ANSWER that Judge Lynn "Misconduct" Norton struck from the Subscribe to St. Luke's Exposed!

Quick Links:



Get a copy of the books that exposes TRUE STORIES about th corruption and abuse from St. Luke's Hospitals!

Popular St. Luke's Articles:



record because sile desperately doesn't want the public to read it)

July 13th, 2023

Here is the ENTIRE TEXT of Diego Rodriguez's ANSWER to the Lawsuit that was filed against him—that Corrupt Judge Lynn Norton struck from the record to ensure the jury could never read it....



Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail

May 30th, 2023

Last week, serial violator of the Constitution, Judge Lynn Norton, again demonstrated her bias and wickedness by again violating both the U.S. Constitution and the Idaho State Constitution...



Judge Lynn Norton's Judicial Misconduct

May 19th, 2023

The Ada County court system is famous for being corrupt and for being a place "where justice goes to die." That has certainly proven to be true in this lawsuit where corrupt judge and serial violator of the Constitution, Lynn Norton, presides over the case...



Criminal Complaints Filed Against Holland and Hart Attorney Erik Stidham for INTIMIDATION BY FALSE ASSERTION OF AUTHORITY

May 18th, 2023

This past week, criminal complaints were filed against Erik Stidham, the lead attorney from Holland and Hart Law firm who is representing St. Luke's Hospital in the lawsuit against Ammon Bundy and Diego Rodriguez...



Medicine mistake kills child at St. Luke's

A child has died at St. Luke's Magic Valley Medical Center after being given the wrong medicine, hospital staff said Friday in a press conference. (Article from the Idaho Statesman)



How St. Luke's Killed a 10 Month Old Baby

Idaho local business man and former marine and police man shares his story about how St. Luke's hospital killed his 10 month old child.



St Luke's Sponsors Gay Pride Parade's and Drag Queen Shows

St. Luke's, who receives millions of dollars every year in government subsidies has been proudly sponsoring "gay pride" festivals for years in Idaho.

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EXHIBIT C2



Details About the Fraudulent Lawsuit

And why it matters to everyone in America!



WICKED PEOPLE behind the lawsuit

Meet the WICKED PLAYERS behind the



COURT DOCUMENTS Download the officia case documents

Click here to download the court documents in this case.



SUMMARY VIDEO learn the facts behind the lawsuit

Watch the summary video to learn the facts behind the lawsuit.



LEGAL MALPRACTICE How St. Luke's Legal Team Lies and Deceives in Court

How St. Luke's Legal Team (Holland and Hart) Lies and Deceives in a Court ofLaw



JUDICIAL MISCONDUCT Judges violated the law

See exactly how Judges Lynn Norton and Nancy Baskin violated the U.S. Constitution and various laws and



See the lies and perjury in this case for yourself

See the lies and perjury which took place in this trial for yourself (listen to the audio and see the evidence)

History of the Lawsuit in Reverse **Chronological Order:**



Diego Files Appeal to the Fraudulent Lawsuit

October 4th, 2023

Here is the Full Text of the Appeal that was filed on October 4th, 2023...

Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took Baby Cyrus

July 24th, 2023

The information in this video is what Diego and Ammon exposed and are being sued for. Based on the evidence, you can decide for yourself if St. Lukes, CPS & Meridian Police where right in taking Baby Cyrus...



Diego's Answer to the 4th Amended Complaint (this is the ANSWER that Judge Lynn "Misconduct" Norton struck from the record because she desperately doesn't want the public to read it)

July 13th, 2023

Here is the ENTIRE TEXT of Diego Rodriguez's ANSWER to the Lawsuit that was filed against him-that Corrupt Judge Lynn Norton struck from the record to ensure the jury could never read it...





Quick Links:

- The Lawsuit Details
- Truth About St. Luke's
- . Share Your Horror Story



Judge Lynn "Misconduct" Norton Violates



the Constitution Again with Excessive Bail

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May 18th, 2023

This past week, criminal complaints were filed against Erik Stidham, the lead attorney from Holland and Hart Law firm who is representing St. Luke's Hospital in the lawsuit against Ammon Bundy and Diego Rodriguez...

3 - Ammon Bundy Responds Publicly to the St. Luke's Lawsuit

September 7th, 2022

Ammon Bundy made a public video explaining why he is not participating in the lawsuit. Click here to watch it.

2 - Judge Extends lawsuit time period due to errors in original filing.

July 12th, 2022

Apparently, the judge extended the case for 3 weeks since the lawyers for St. Luke's did not include the address and contact information for St. Luke's hospital on the original paperwork for service to Ammon Bundy and Diego Rodriguez.

St. Luke's Files lawsuit against Ammon Bundy and Diego Rodriguez.

May 11th, 2022

The amended complaint can be seen here as posted on St. Luke's website.

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EXHIBIT C3



The Truth About St. Luke's

FACTUAL ARTICLES EXPOSING ST. LUKE'S:

St. Luke's Hospital is one of only 13 hospitals X in America that performs gender mutilation surgery on minors!



Proof that St. Luke's Mutilates the Genitals (Performs Sex Changes) of Children

July 29th, 2023

St. Luke's Children's Hospital webpage is still advertising minor hormone therapy and sex change surgeries. This video gives proof...

St. Luke's is compensated when babies, who are illegally and immorally kidnapped by CPS,





Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!

are placed in their "care." St. Luke's has a record of medical incompetence which has resulted in the death of many of its patients. St. Luke's coerced it's own employees to get vaccinated or lose their jobs. St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho.

Quick Links:

- The Lawsuit
 Details
- Truth About St.
 Luke's
- Share Your
 Horror Story

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The Truth About St. Luke's

FACTUAL ARTICLES EXPOSING ST. LUKE'S:

St. Luke's Hospital is one of only 13 hospitals in America that performs gender mutilation surgery on minors!

St. Luke's is compensated when babies, who are illegally and immorally kidnapped by CPS, are placed in their "care."



Government Subsidized Child Trafficking Presentation REPLAY

May 10th, 2023 / by Diego Rodriguez

Government Subsidized Child Trafficking is a presentation given by Diego Rodriguez about the true nature of CPS (Child Protective Services)...





Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals! St. Luke's has a record of medical incompetence which has resulted in the death of many of its patients.

St. Luke's coerced it's own employees to get vaccinated or lose their jobs.

St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho.

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- Truth About St.
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The Truth About St. Luke's

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Medicine mistake kills child at St. Luke's

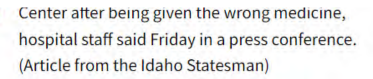
A child has died at St. Luke's Magic Valley Medical





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Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!





How St. Luke's Killed a 10 Month Old Baby

Idaho local business man and former marine and police man shares his story about how St. Luke's hospital killed his 10 month old child.

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 Details
- Truth About St. Luke's
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 Horror Story

St. Luke's coerced it's own employees to get vaccinated or lose their jobs.



St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho.

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The Truth About St. Luke's

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St. Luke's coerced it's own employees to get vaccinated or lose their jobs.





Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!

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St. Luke's employee 'shocked' by COVID-19 vaccine

requirement, CEO says it's 'the right time'

- St. Luke's Makes The COVID-19 Vaccine Mandatory For Its Employees
- St. Luke's explains COVID-19 vaccine requirement decision
- 2 Of Idaho's Top Employers Say Their Staff Must Get The COVID-19 Vaccine

St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho.

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lesbian, and transgender movement in Idaho.



St Luke's Sponsors Gay Pride Parade's and Drag Queen Shows

St. Luke's, who receives millions of dollars every year in government subsidies has been proudly sponsoring "gay pride" festivals for years in Idaho.

Quick Links:

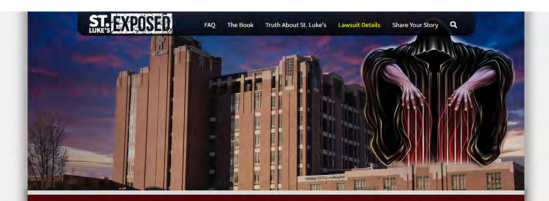
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Meet the Wicked People Behind the Lawsuit

PLAINTIFFS:



CHRIS ROTH
CEO of St. Luke's Hospital



DR. NATASHA ERICKSON Wicked and Evil Doctor



TRACY JUNGMAN Wicked and Evil Nurse

DISHONORABLE AND EVIL JUDGES:



Wicked Judge Nancy "Bull Dyke"
Baskins
2nd Judge on the Case



Corrupt Judge Lynn "Misconduct" Norton Primary Judge on the Case



Lesbian Judge Laurie "The Trafficker" Fortier Evil Judge Who Legally Kidnaps and

Traffics Children

IMMORAL LAWYERS FROM HOLLAND & HART LAW FIRM



Dirty Erik He/Him/His Stidham Wicked Attorney for Holland and Hart



Robert Ass Faucher
Psychopathic Lawyer



Jennifer Jensen Degenerate Lawyer

OTHER BAD ACTORS AND WICKED PARTICIPANTS:



Dr. Rachel Thomas St. Luke's Pro-LGBTQ+ Activist Doctor Who Broke Protocols to Keep Baby Cyrus in St. Luke's Possession



Kelly Shoplock CPS Social Worker



Kristen Nate
Lesbian CPS Social Worker (Kelly
Shoplock's Supervisor)

"EXPERT" WITNESSES PAID TO GIVE BIASED TESTIMONY:



Another lesbian paid to give biased testimony.



Dr. Camille LaCroixPaid to give biased testimony



Dr. Michael WheatonPaid to give biased testimony.



Dennis Reinstein, CPA
Paid to give biased testimony.



Devin Burghart Socialist Sycophant obsessed with Ammon Bundy paid to give biased testimony



Spencer "Legal Whore" Fomby Police Officer who was paid thousands to give biased testimony

EVIL COPS INVOLVED:



Meridian Police Detective Steven Hansen Badge # 3534 This is evil and wicked sociopath who ripped Baby Cyrus out of Marissa's arms. He

is the actual KIDNAPPER.



Fuller Badge # 3138
He is the detective in charge of the case. He has the greater sin - John 19:11.



Meridian Sargent Christopher McGilvery



He is the belligerent thug screaming at Miranda to get her @\$\$ out of the car and the one who slammed Levi against the truck and handcuffed him. He was the most aggressive vyant of the entire kidnapping event.

King
He is the fifthy pervert who
molested and groped Marissa,
putting his hand up her shirt
and down her pants while she
was vulnerable and in
handcuffs, even though she had
previously been patted down to
ensure she had no weapons.

Meridian Police Officer Sean

IDAHO'S CHILD TRAFFICKING RINGLEADER:

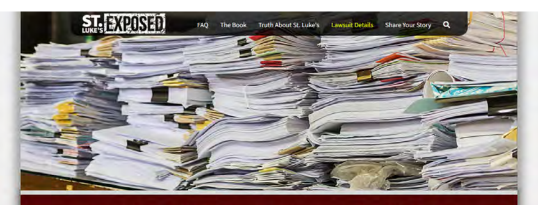


Dave "Pedo-Bear" Jeppesen

Idaho's Child Trafficking ringleader and Director of the Idaho Department of Health and Welfare. He has personally signed the papers to legally steal over 1,400 children from their parents in Idaho. He is a criminal and a moral pervert. He is in charge of the entire Government Subsidized Child Trafficking ring in Idaho.

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Download the Court Documents in this Case

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First things first—if you know nothing about the case, you should download the Plaintiff's **Fourth Amended Complaint** below (yes, the judge let them "amend" their complaint 4 times, every time increasing how much money they were asking for and finally ending with the ability to ask for "punitive damages" which means there essentially is no limit as to how much money they can demand).

But most important is to read **Diego's ANSWER** to the Fourth Amended Complaint below. This answer was struck from the record by corrupt Judge Lynn "Misconduct" Norton. She did not want anybody, including the jury and the public, to be able to read the truth about this case. Yes, you read that right! The jury was not allowed to read the defendant's response to the lawsuit, nor was Diego allowed to bring any evidence to the trial that to defend himself.



Diego's Answer to Fourth Amended Complaint and Demand for Jury Trial that was Struck from the Record by Corrupt Judge Lynn Norton (they don't want anybody to read this)



For context and reference, you should download the Fourth Amended Complaint from the Plaintiffs here (this is their lawsuit against Ammon and Diego), because Diego's responses below are each numbered based on the claims made against him in the complaint.

To give some scale to the insanity of this frivolous lawsuit, note that there were over 670 documents filed in this case! This is just the docket! This doesn't include evidence and other paperwork associated with the case. You can see and search through all the documents below:

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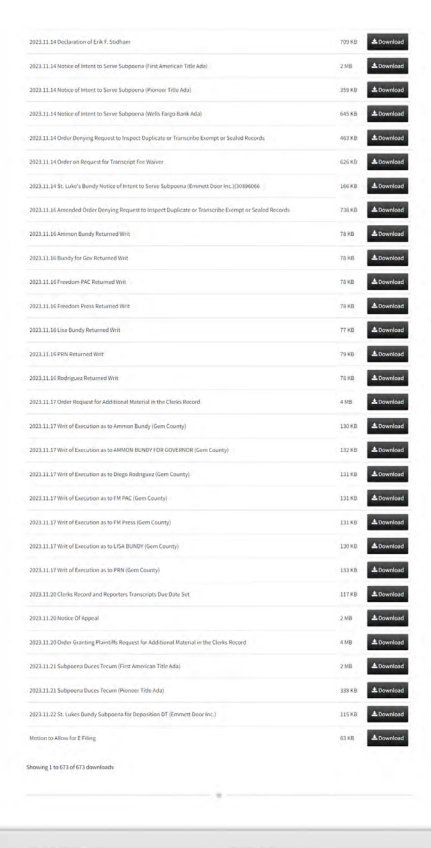
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2023.10.29 Writ of Execution as to FM PAC (Ada County)	99 KB	≜ Download
2023.10.29 Writ of Execution as to FM PAC (Gem County)	99 KB	≛ Download
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2023.10.29 Writ of Execution as to LISA BUNDY (Ada County)	99 KB	≜ Download
2022.10.29 Writ of Execution as to LISA BUNDY (Gern County)	99 KB	≜ Download
2023.10.29 Writ of Execution as to PRN (Ada County)	101 KB	≜ Download
2023.10.29 Writ of Execution as to PRN (Gern County)	101 KB	≜ Download
2023.10.30 Declaration of Service Clarity	125 KB	≛ Download
2023.10.30 MOTION TO CONSOLIDATE CONTEMPT PROCEEDINGS AGAINST AMMON BUNDY, PEOPLE'S RIGHTS NETWORK, AND AMMON BUNDY FOR GOVERNOR, and SCHEDULE TRIAL DATE	32 MB	≜ Download
2023.11.03 Contempt Trial Brief	171 KB	≛ Download
2023.11.03 Order On the Parties Motion to Consolidate Contempt Proceedings Against Ammon Bundy	862 KB	≜ Download
2023.11.08 Declaration Clarity Subpoena other parties	124 KB	≛ Download
2023.11.08 Notice Requesting Transcripts and Fee Waiver Confirmation	375 KB	≛ Download
2023.11.08 WITNESS EXHIBITS	32 MB	≛ Download
2023.11.10 Declaration ISO Motion in Limite	5 MB	≛ Download
2023.11.10 Memo ISO Motion in Limine	183 KB	≛ Download
2023.11.10 Motion in Limine	105 KB	≛ Download
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Summary Video of the St. Luke's Lawsuit

Before this matter is over you may have to choose who is right.

Here are more facts:

Watch this video on YouTube here: https://www.youtube.com/watch?v=T04KV7Ds6EA

HOME > Lawsuit Details > Summary Video

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Summary Video of the St. Luke's Lawsuit

Multiple videos are being prepared regarding this lawsuit. For the meantime, you should watch the video above created by Ammon Bundy which describes evidence that Ammon and Diego were not allowed to present in the lawsuit-because corrupt Judge Lynn Norton did not allow it.



•) M R * F X

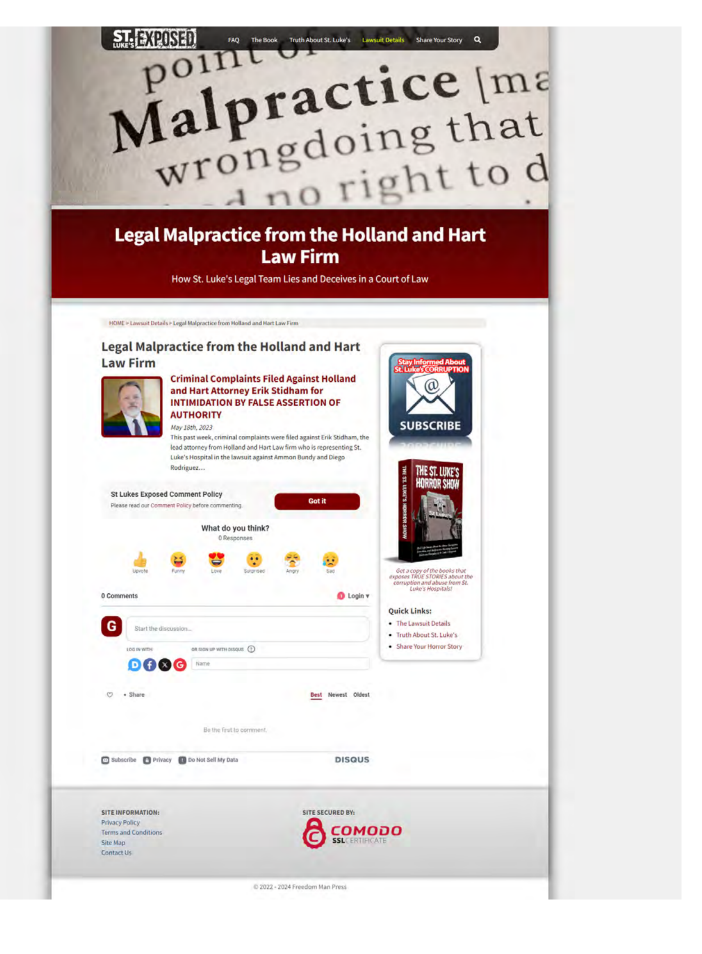
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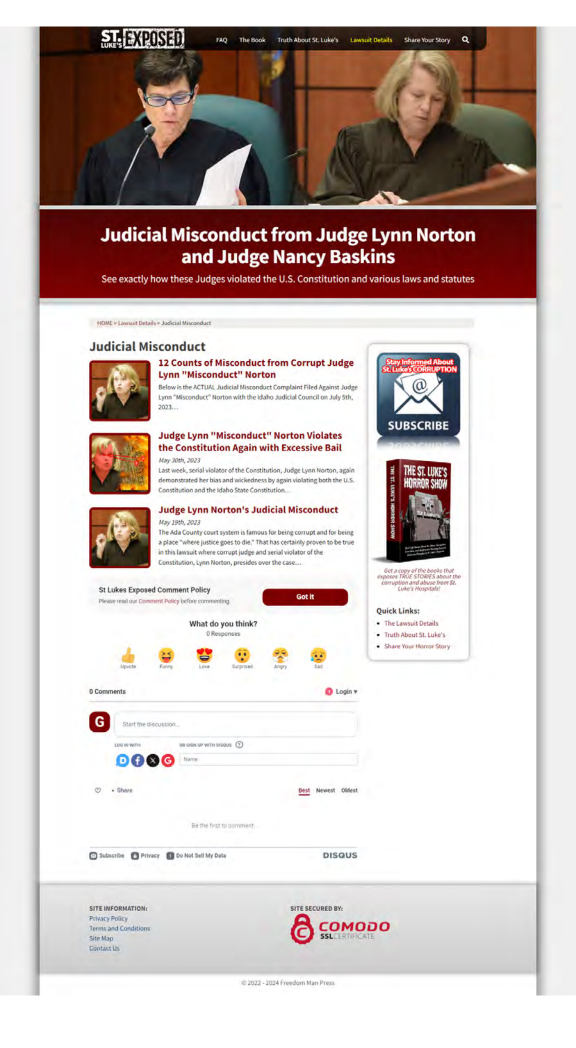
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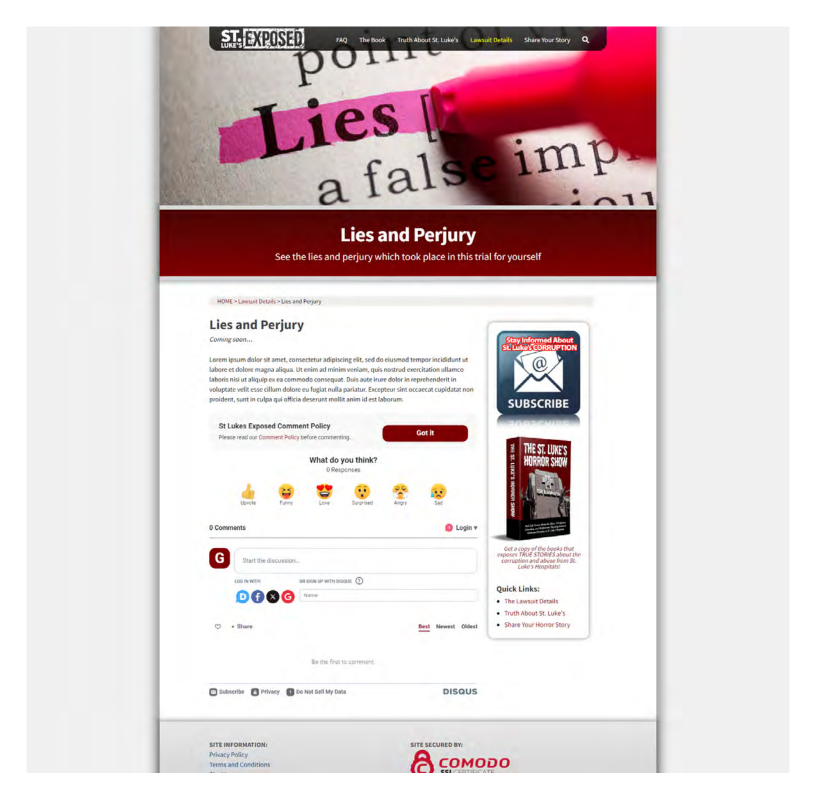
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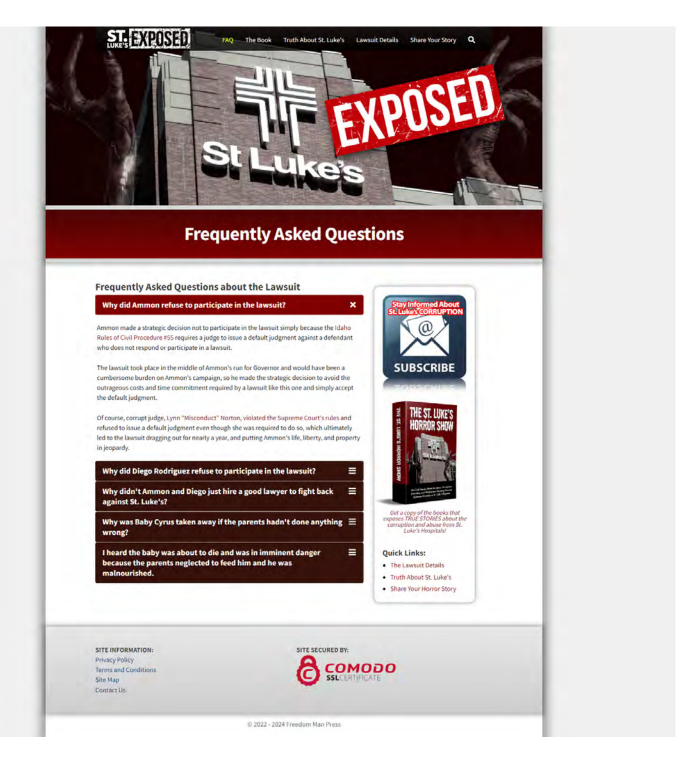
VIDEO ON THUMB DRIVE

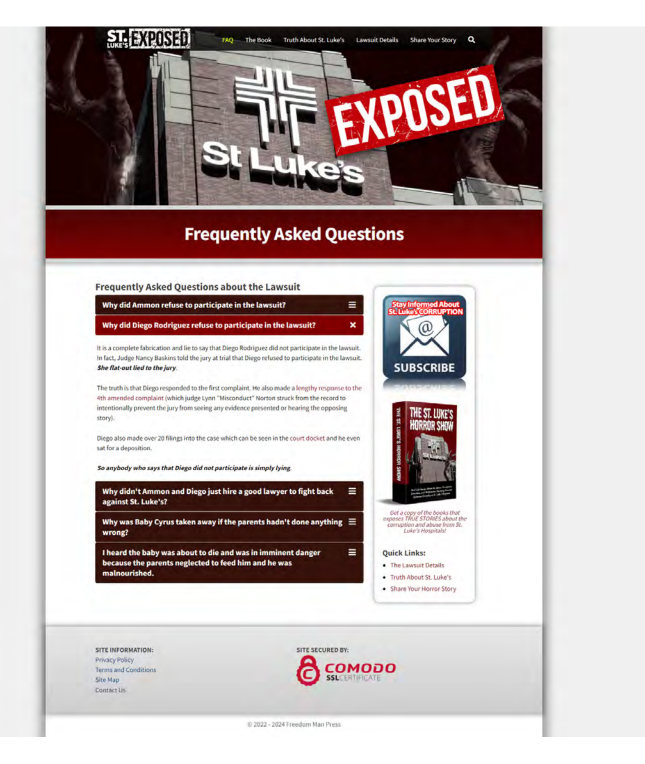




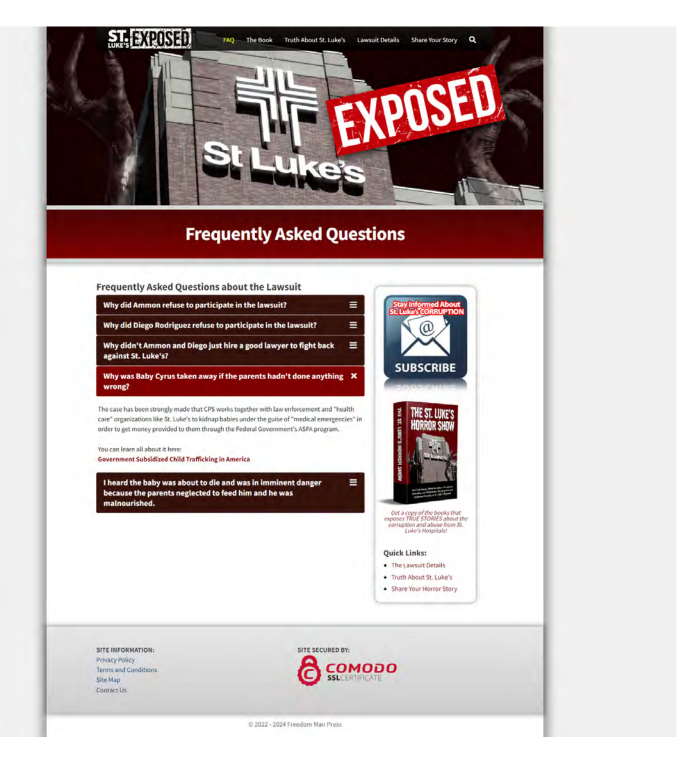














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St. Luke's Sponsors Gay Pride Parade's and **Drag Queen Shows**

HOME > Truth About St. Luke's > St. Luke's Sponsors Gay Pride Parade's and Drag Queen Shows





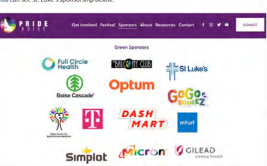




St. Luke's Sponsors Gay Pride Parade's and Drag Queen Shows and Child/Minor/Underage Sexual Exploitation:

St. Luke's Hospital has been a sponsor of "gay pride" events in Idaho for years. This year, in 2022, it was particularly egregious as they were sponsoring the sexual deviancy of minor children by having them perform perverted acts on stage as if they were "drag queens."

You can see St. Luke's sponsorship below:



Remember, St. Luke's is a non-profit organization that does not pay taxes like typical corporations even though they rake in millions of dollars every year from government subsidies and insurance payouts. This means that your insurance premiums and your taxes are now going to support the sexually immoral and deviant lifestyles of perverts:





You have watched the Queens and Kings and now it is time to see the Kids. A drag show like none other the Drag Kids range from ages 11 - 18 and are ready to bring it all to the Boise Pride Festival stage! Come and cheer them on as they bring drag to the younger generation!





Stories read by some of your favorite Drag Queens and Kings. Come gather up close to the stage and enjoy story time from Kenni The Doll, Celeste Lotsaheart, and Dante Diamante.

Presenting sexually immoral or suggestive content to minors is a crime in Idaho. However, St. Luke's is actively and financially promoting the sexual corruption of your children. These are all

Idaho State Statue § 18-1507:

"(2) A person commits sexual exploitation of a child if he knowingly and willfully:

(a) Possesses or accesses through any means including, but not limited to, the internet, any sexually exploitative material; or

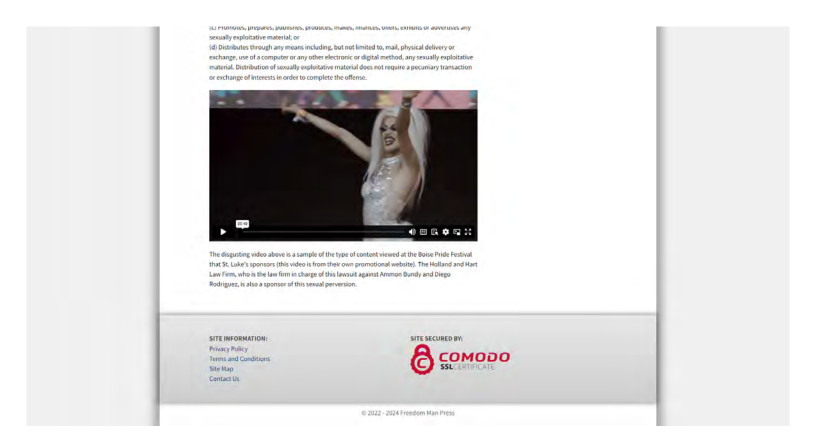
(b) Causes, induces or permits a child to engage in, or be used for, any explicit sexual conduct for (b) Causes, induces or permits a chira to engage in, or so the purpose of producing or making sexually exploitative material; or





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Ammon Bundy Responds Publicly to the St. Luke's Lawsuit



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Ammon Bundy Responds Publicly to the St. Luke's Lawsuit From Ammon Bundy - "St. Luke's Hospital is suing me. This is why I'm not participating in the court process."



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VIDEO ON THUMB DRIVE



Erik Stidham, the Holland and Hart Attorney for St. Luke's Hospital in the Bundy/Rodriguez Case, facing Criminal Charges for "Intimidation by False Assertion of Authority"

HOME > Lawsuit Details > Erik Stidham Criminal Complaints

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Erik Stidham, the Holland and Hart Attorney for St. Luke's Hospital in the Bundy/Rodriguez Case, facing Criminal Charges for "Intimidation by False Assertion of Authority"

Wednesday, May 17th 2023

This past week, criminal complaints were filed against Erik Stidham, the lead attorney from Holland and Hart Law firm who is representing St. Luke's Hospital in the lawsuit against Ammon Bundy and Diego Rodriguez.

According to Idaho State Statute 18-3005, it is illegal for anyone to intimidate others by using any actions or documents that appear to be official from a government source, when you know that they do not apply to the person you are intimidating. In short, you are not allowed to intentionally make someone else feel threatened or intimidated by using government documents or orders that don't pertain to them.

Apparently, this is exactly what Erik Stidham did, on multiple occasions. On January 19th, 2023, Judge Lynn Norton issued a "Protective Order" against Ammon Bundy and Diego Rodriguez (you can read it here), which essentially said that neither Ammon or Diego were allowed to "wilfully intimidate, threaten or harass any person" who is a party to the lawsuit. This of course, was a silly and superfluous order as this type of "harassment" is already not allowed in court cases. It was evident that the order was issued as a tactic to set Ammon and Diego up to later be arrested for "contempt of court" charges even when it was not legitimate (because it is up to the judges discretion to determine if Ammon or Diego had disobeyed her order). Additionally, since this is a civil case and not a criminal one, it would be unconstitutional for arrest warrants to be issued against any defendant in the case without a fake "contempt of court" charge being made up

In fact, this is the exact order that was fraudulently used against Ammon in order to issue an arrest warrant against him. You can read the details about how fraudulent it was here.

Knowing that the repercussions of this tyrannical action were severe, and that others would rightfully be fearful of such actions being taken against them, Erik Stidham seized upon the opportunity to intimidate others with the same order.

However, it must be noted, that an order issued by a judge is not valid against people who are not under the judge's jurisdiction or authority. In this lawsuit, both Diego Rodriguez and Ammon Bundy are defendants in the lawsuit and are therefore subject to the judge's rules and jursidiction. The rest of the citizens of (daho are simply not bound to any judge's order(s) without that judge first having jurisdiction over them.

In short, only Ammon and Diego can be rightfully ordered to do anything by this judge in this lawsuit. And even this corrupt judge rightfully applies the order only to Ammon and Diego and the other entities which the lawsuit alleges they represent. You can read it here for yourself:

officers, agents, and/or employees of Ammon Bundy for Governor, Freedom Man PAC, Peoples Rights Network, and/or Freedom Man Press LLC, and any other person who service of a complaint or summons in the Idaho Rules of Civil Procedure.

IT IS ORDERED: 1785003 535-14 PM



incidentally, the order states that it also applies to "officers, agents, and or employees" of the other legal entities named in the lawsuit. And Garth Gaylord is not an "officer, agent, o employee" of any of these legal entities and Erik Stidham should, and most certainly does, know

Even though this is as clear as day, Erik Stidham took the opportunity to use this order to intimidate Garth Gaylord, another Idaho citizen who had posted videos and commentary on his

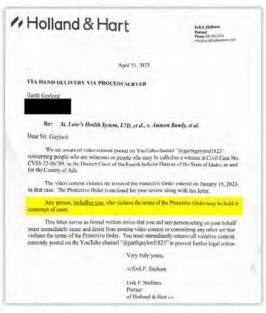




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You'lube channel in regards to the St. Luke's lawsuit. In fact, Erik Stidham sent a cease-and-desist letter to Garth stating, with emphasis, that Garth himself could be held in contempt of court for violating this order that was given to Ammon and Diego:



This is against the law! It is the crime of INTIMIDATION BY FALSE ASSERTION OF AUTHORITY. The law very specifically stares, "I.8-3065. INTIMIDATION BY FALSE ASSERTION OF AUTHORITY. (1) Any person whe... Simulates legal process including, but not limited to... subpoemas, warrants, injunctions, liens, orders, judgments, or any legal documents or proceedings, knowing or having reason to know the centents of any such documents or proceedings or the basis for any action to be faudulent... is punishable by imprisonment in the county jail for a period not to exceed one (1) year, or by a fine not to exceed one thousand dollars (\$1,000) or bath."

TITLE 18
CRIMES AND PUNISHENTS

CHAPTER 30

FALSE PERSONATION FRAUDULENT MARRIAGE

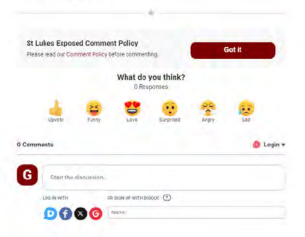
18-3005. INTIBIDATION BY FALSE ASSERTION OF AUTHORITY, (1)
Any person who either;

[a] Delimerately impersonates or falsely acts as a public article at tribunal, public employee of any law enforcement authority in connection with or relating to any actual or purposted logal process including, but not limited to, actions affecting title to real or personal property, indictments, subpoemss, warrants, injunctions, liens, cyders, indictments, subpoemss, warrants, injunctions, liens, cyders, indictments, subpoemss, warrants, injunctions, liens, cyders, indigents, or any legal decuments or proceedings for the basis for any action to be fradulent; or [c) While acting falsely in asserting authority of law takes action against persons or property; or [d) While acting falsely in asserting authority of law attempts in any way to influence, intimidate, or hinder a public official or law enforcement officer in the discharge of his official duties by means of, but not limited to, threats of or actual physical abuse, horapseent, or through the use of sewinsed legal accorder, is a period not to exceed one [1] year, or by a fine not to exceed one thousand dollars [5], (00) or both).

[2] (a) Nothing in this section shall nake onlawful any act of any law enforcement officer or legal tribunal which is performed under lawful authority; and loss that a second or designate group affiliation or association; and

Erik Stidham simulated the legal process of delivering an order to Gaith Gaylord even when he knew it did not apply to Garth, and as a lawyer he should knowthat this is a crime, yet he did it anyway in order to intimidate Garth by falsely asserting authority against him.

A formal criminal complaint has been filed with magistrate judges, Samuel Hoagland, 6. Macgregor liby, and Laurie Fortier. It Is now their statutory duty and obligation to investigate the matter and take appropriate action.





Judge Lynn Norton's Judicial Misconduct

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Judge Lynn Norton Has Multiple Counts of Judicial Misconduct Complaints Against Her in the St. Luke's Case Against Ammon Bundy and Diego Rodriguez

May 19th, 2023

The Ada County court system is famous for being corrupt and for being a place "where justice goes to die." That has certainly proven to be true in this lawsuit where corrupt judge and serial violator of the Constitution, Lynn Norton, presides over the case. We have already detailed her corruption here, exposed her lawlessness here, and shown her wickedness here.

It has now come to the place where the corrupt and wicked judge Lynn Norton will have judicial misconduct complaints filed against her with the Idaho Judicial Council. The two very specific complaints that will be filed against her are below

Obviously, judicial misconduct complaints must be about real violations of law, ethics, or judicial standards and not just "sour grapes" on behalf of somebody who did not like the results of their case. Unfortunately, in Judge Lynn Norton's case, she has very evidently demonstrated herself to be completely unethical, biased, and willing to break laws and rules in order to execute harsh judgment against Ammon Bundy and Diego Rodriguez:

1. Judge Lynn Norton refused to obey Idaho Civil Rules and Procedure Rule #55 and put Ammon Bundy in jeopardy of his life, liberty, and property by breaking this law/rule.

Ammon Bundy made an intentional decision to ignore the lawsuit and accept the default judgment which would be awarded against him when the lawsuit was initially issued.

This might be difficult for some to understand, but it really comes down to one simple factor— COST. If you've never been involved in a lawsuit, you have no idea how expensive they can be. Not just "expensive" but totally cost-prohibitive for the average citizen. This is how and why lawsuits are now used as a weapon to either silence or to attack political opponents.

In this case, law firms were quoting between \$200,000 - \$500,000 to defend Ammon Bundy and Diego Rodriguez. And that's just the financial cost, which doesn't include the emotional cost and the personal bandwidth needed to give to the lawsuit. At the time, Ammon Bundy had 100% of his attention focused on his gubernatorial campaign, so he had two options:

1. Spend \$200k - \$500k to prove your innocence and essentially end your gubernatorial campaign so you can focus your energy on a lawsuit.

2. Ignore the lawsuit and pay \$50k

Those are and were the two options Ammon was presented with. When you understand how lawsuits actually work, all of the sudden Ammon's decision makes a ton of sense. Also, it's important to remember that after you win a case like this, YOU NEVER GET YOUR MONEY BACK, If you spend \$200k defending yourself in a fraudulent lawsuit, you don't get that money back. For some reason, people are under the false impression that you get your money back, but you don't! That money stays in the bank account of the attorneys who defended your case.

Ammon made this decision because the initial lawsuit only asked for \$50k (which is still a ridiculously high amount of money), and because he knew that Idaho Rules of Civil Procedure #55 requires a judge to automatically issue a default judgment when the accused/defendant in a case refuses to respond or participate. Here's the rule:

Idaho Rules of Civil Procedure Rule 55. Default; Default Judgment.

(a) Entering a Default.

(1) In General. When a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the court must order entry of the party's default. If a party has appeared in the action, that party must be served with 3 days' written notice of the application for entry of default before default may be entered.

Corrupt Judge Lynn Norton has ignored this rule completely putting Ammon in jeopardy of losing his life, liberty, and property. And there can be no mistaking what this rule says—the court must order entry of the party's default. There are no other caveats or requirements. It doesn't say that the Plaintiff has to make special requests, that the defendant has to file certain paperwork,





Ouick Links:

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or that any other action must take place. It plainly states that if the defendant has "failed to plead or otherwise defend" that "the court <u>must</u> order entry of the party's default."

This is the rule binding Judge Lynn Norton. She has to obey it. To disobey this rule is judicial misconduct. Yet, she chose to ignore this rule and allow the Plaintiffs to modify their complaint 4 times, and she then issued multiple orders against Anmon including a frauuldent order of "Contempt of Court." These orders have caused great harm to come against Ammon and have even created the environment in which Ammon could face severe physical harm, up to and including his own murder by overzealous police officers.

 Judge Lynn Norton knowingly and intentionally issued an unlawful order against Diego Rodriguez, and then used that unlawful order as her basis for issuing financial sanctions against him which would force him to pay over \$5,400 in attorney's fees to Holland and Hart law firm.

In order for a judge to have jurisdiction over someone in a court case, the person who is being sued must first be properly "served." To be "served" means that you have been given the paperwork that lets you know you are being sued and that you must now legally respond to the lawsuit. Until you have been served, the case cannot begin, and the judge has no legal jurisdiction over you.

In order to put things in proper perspective, you must understand the important dates associated with this case. The case was first filed on May 11th, 2022. Since Diego Rodriguez lives in Florida, they were not able to easily serve him. However, Idaho statute provides for legal service to be made by simply publishing notice in a newspaper for 4 consecutive weeks. Holland and Hart did publish notice in an Orlando newspaper and the final publication was on August 17th, 2022. Diego then had 21 days to respond which meant that he had until September 7th, 2022. This means that, legally speaking, Diego was not under jurisdiction of the Idaho court until September 7th, 2022, because he had not been legally "served" until that date.

Nevertheless, Judge Lynn Norton issued an order against Diego on July 12th, 2022, demanding that he respond before August 5th, 2022. In order to make it easier to understand, take a look at the following chart:

May 12th, 2022	Lawsuit Filed	
July 12th, 2022	Unlawful order issued by Judge Lynn Norton against Diego Rodriguez. (because he had not yet been "legally served").	
August 5th, 2022	Date that Judge forton demanded that Diego Rodriguez respond to the July 12th order which he never received.	
September 7th, 2022	Date that Diego Rodriguez was actually "legally served."	

The most important thing to note and understand is that Judge Lynn Norton had no jurisdiction over Diego Rodriguez or Ammon Bundy until they had been legally served. This didn't happen for Diego Rodriguez until September 7th, 2022. Any orders issued by Judge Lynn Norton against Diego before September 7th, 2022 are therefore completely unlawful.

In short, a judge may not issue orders against parties in a lawsuit when they have not yet been legally served. That is illegal, unethical, and immoral. <u>Yet. Judge Lynn Norton did it anyways</u>. And the most amazing part is that she acknowledges the fact that this order was never sent to Diego Rodriguez in the first place, as you can see in the certificate of service page from the order itself:



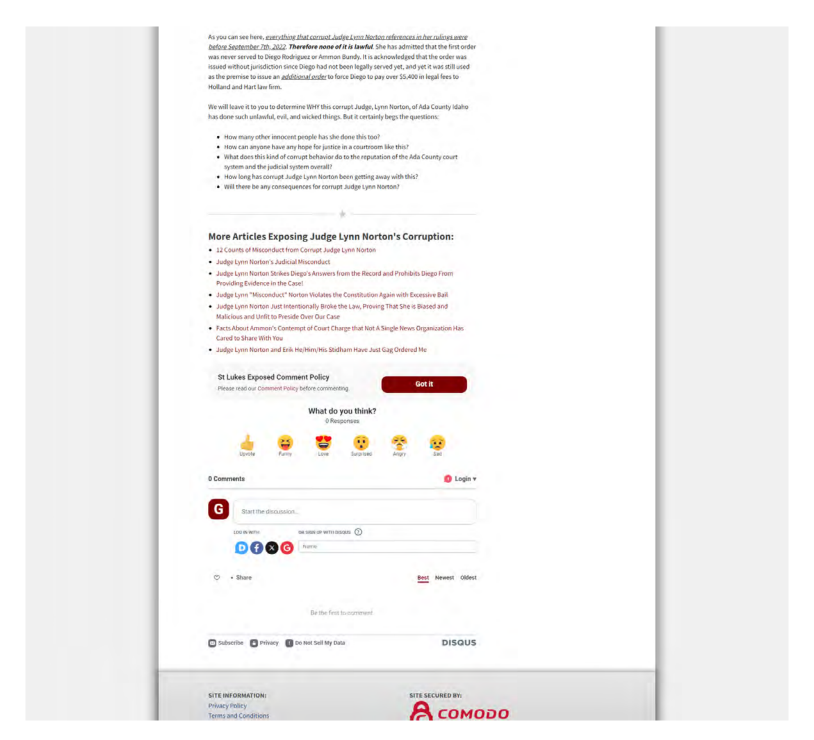
Judge Lynn Norton plainly acknowledges that NO SERVICE was made to either Ammon Bundy or Diego Rodriguez because apparently there was no address on file at the court for either of them. Well, that means that this order was fraudulent and grounds for judicial misconduct.

However, to add insult to injury, Judge Lynn Norton used this fraudulent order as her basis to issue an additional fraudulent order a few months later which would then require that Diego Rodriguez pay over \$5,400 to Holland and Hart for "legal fees." You can see below from the actual response from corrupt Judge Lynn Norton that she is demanding that Diego pay these fees to Holland and Hart simply because Diego did not respond to the previous order issued on July 12th, which we've already demonstrated was a fraudulent and UNIAWFUL ORDER:

On July 12, 2022, the court entered an Amended Order Granting Motion for Expedited Discovery allowing Plaintiffs leave to serve expedited Interrogatories on Diego Rodriguez and ordering a response by August 5, 2022. Diego Rodriguez did not respond to the expedited Interrogatories and the Court entered an Order on September 6, 2022 addressing sanctions for the failure to respond to the Interrogatories. In relevant part of the Order the Court stated:

The Court also ORDERS that Defendant Rodriguez is to pay the costs of the deposition that are costs that would not have been incurred but for Mr. Rodriguez's failure to respond to the Interrogatories proposed by Plaintiffs since Mr. Rodriguez was on notice of Plaintiffs' intent to seek this discovery and was mailed the Court's Orders for at least three months prior to the hearing on September 6, 2022.

Further, the Court finds it must award the Plaintiffs' the costs and fees incurred in filing the motion for sanctions and appearing at the hearing on September 6, 2022.





Judge Lynn "Misconduct" Norton Violates the **Constitution Again with Excessive Bail**

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Judge Lynn "Misconduct" Norton Violates the **Constitution Again with Excessive Bail**

May 30th, 2023 | by Diego Rodriguez

Last week, serial violator of the Constitution, Judge Lynn Norton, again demonstrated her bias and wickedness by again violating both the U.S. Constitution and the Idaho State Constitution.

Apparently, a warrant of arrest was issued against me for "contempt of court." I was only made aware of this warrant because it was in the news and not because I have been formally served papers or made aware of the warrant directly by the court.

In fact, when I contacted Judge Lynn Norton's assistant to send me a copy of the warrant she responded by saying:

RE: [EXTERNAL] Warrant for Arrest



assuming the word "now" is a typo that should be "not." So it should read "I am not allowed...

So apparently, in America, you can have a warrant issued for your arrest without you knowing, being made aware of it, or being given any documentation describing how, what, or why you have a warrant for your arrest.

I likewise called the Ada County Sheriff's department and was told that while they had the warrant in their possession, they could not give me a copy of it and that they couldn't share with me any details of what it said. Yay, freedom!

Judge Lynn Norton Violates the 8th Amendment:

I have exposed Judge Lynn Norton's judicial misconduct, her incompetence, her corruption, and her biased and partial judgments on multiple occasions as you can see in the links at the bottom

Because I have exposed her, it is quite evident that she is now retaliating against me and is going so far as to break the law in order to exact her retribution upon me

While I still don't know the details of my warrant for arrest because of a "Contempt of Court"





To put things in perspective, just last week I sat through a video arraignment hearing and watched as a judge issued bail for several criminals for crimes that included things like: assault and battery, possession of methamphetamines, domestic violence, grand theft auto, grand theft larceny, and more—and the highest bail set was \$250. One guy had bail set for \$5 and another for \$10. This was all in Ada County.

But for me, my ball in a CIVIL CASE, not a criminal case, where absolutely no crime has been committed, and where to the best of my knowledge; I have a contempt of court charge for refusing to pay a fee to the plaintiff's attorney because the order issued to me was fraudulent and unlawful, and for refusing to take down offensive pages on my website, which is my 1st amendment right, corrupt Judge Lynn Norton has issued a \$25,000 ball for me.

That figure should haunt and terrify you, The median per capita income for Idahoans is \$31,509 according to the U.S. Census Bureau. That means my bail was set at almost 80% of the entire annual income for the average Idahoan!

It is clearly excessive by any measure. Yet the 8th Amendment to the U.S. Constitution very clearly states:

Eighth Amendment

Eighth Amendment Explained

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

8th Amendment: Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

The law is very simple and very cut and dry. In fact, even the Idaho State Constitution affirms the very same thing:

SECTION 6. RIGHT TO BAIL – CRUEL AND UNUSUAL PUNISHMENTS PROHIBITED. All persons shall be bailable by sufficient sureties, except for capital offenses, where the proof is evident or the presumption great. Excessive bail shall not be required, nor excess fines imposed, nor cruel and unusual punishments inflicted.

IDAHO STATE CONSTITUTION SECTION 6, RIGHT TO BAIL – CRUEL AND UNUSUAL PUNISHMENTS PROHIBITED, All persons shall be bailable by sufficient sureties, except for capital offenses, where the proof is evident or the presumption great. Excessive bail shall not be required, nor excess fines imposed, nor cruel and unusual punishments inflicted.

Corrupt Judge Lynn Norton just violated the 8th Amendment. Her "body count" for how many rights she has violated in this case just keeps racking up!

And to add insult to injury, note that even the Idaho State Statute governing "contempt" charges puts a limit of the fine to only \$5,000:

CHAPTER 6

7-610. JUDGMENT - PENALTY. Upon the answer and evidence taken, the court or judge must determine whether the person proceeded against is guilty of the contempt charged, and if it be adjudged that he is guilty of the contempt, a fine may be imposed on him not exceeding five thousand dollars (85,001), or he may be imprisoned not exceeding five (5) days, or

So corrupt Judge Lynn "Misconduct" Norton has placed my bail at 5X the amount allowed by Idaho statute for the fine for contempt charges.

Last but not least, the very specific instructions that govern how a judge must act and rule in the State of Idaho, the Idaho Rules of Civil Procedure, state quite plainly in Rule # 75(e)[2] that when issuing a warrant for "contempt of court," that "...the court must set a reasonable bail." You can see the screenshot below:

- (e) Nonsummary Proceedings; Warrant of Attachment and Bail.
 - (1) Warrant of Attachment. The form of the warrant may be the same as a warrant of arrest issued in a criminal case a warrant of attachment must not be issued unless the court determines:
 - (A) there is probable cause to believe that the respondent committed the contempt, and
 - (B) there are reasonable grounds to believe that the respondent will disregard a written notice to appear.
 - (2) Bail. When issuing a warrant of attachment, the court must set a reasonable bail, to be endorsed upon the warrant at the time it is issued.

So the U.S. Constitution, the Idaho State Constitution, and the Idaho Rules of Civil Procedure which govern a judge's actions ALL agree in unity—that excessive bail may not be set. Additionally, Idaho State Statute sets a fine for contempt at a maximum of \$5,000. So Judge Lynn "Misconduct" Norton has only demonstrated herself AGAIN to be a serial violator of the Constitution and individual rights.

So the question now is, is there any judge in Idaho's history who has demonstrated more judicial misconduct in a single case than the serial violator of the Constitution, Judge Lynn "Misconduct" Norton?

More Articles Exposing Judge Lynn Norton's Corruption: 12 Counts of Misconduct from Corrupt Judge Lynn Norton Judge Lynn Norton's Judicial Misconduct Judge Lynn Norton Strikes Diego's Answers from the Record and Prohibits Diego From Providing Evidence in the Case! Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and Unfit to Preside Over Our Case Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to Share With You Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag Ordered Me SITE INFORMATION: SITE SECURED BY: Privacy Policy COMODO SSLCERTIFICATE Terms and Conditions Site Map Contact Us © 2022 - 2024 Freedom Man Press



12 Counts of Misconduct from Corrupt Judge **Lynn "Misconduct" Norton**

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12 Counts of Misconduct from Corrupt Judge Lynn "Misconduct" Norton

The corrupt nature of Judge Lynn Norton truly knows no bounds. We have chronicled much of her wickedness in the articles below, but to give you a starting point to recognize her true wickedness, you can read the complaint below which was filed with the Idaho Judicial Council for her judicial misconduct in this case:

Below is the ACTUAL Judicial Misconduct Complaint Filed Against Judge Lynn "Misconduct" Norton with the Idaho Judicial Council on July 5th, 2023:

July 3rd, 2023

Idaho Judicial Council P.O. Box 1397 Boise, ID 83701

To the Idaho Judicial Council -

I believe and have evidence that Judge Lynn Norton has violated the Code of Judicial Conduct by specifically failing to perform her duties impartially and diligently, and also by prejudicial conduct to the administration of justice that brings the office into disrepute.

Below, I have included 8 very specific things she has done which demonstrate her misconduct as a judge, her violations of both the U.S. Constitution and the Idaho State Constitution, and her general tyranny over American Citizens.

1. She issued an order against Diego Rodriguez without having jurisdiction over him or the case in question.

On July 12th, Judge Lynn Norton issued an order against Diego Rodriguez ordering him to "to respond to those Interrogatories on or before August 5, 2022." However, Diego Rodríguez was not officially served in this matter until September 7th, 2022. Therefore, Judge Lynn Norton did not have jurisdiction over Diego Rodriguez or this case until September 7th. Any orders issued before September 7th, 2022 are unlawful. And in this order itself, Judge Lynn Norton acknowledges the fact that Diego Rodriguez and Ammon Bundy, the defendants in this case, were not notified of the order since it is noted that neither of their address were on file as can be seen in the screenshot below (also attached as Exhibit A):



2. Judge Lynn Norton used her previous unlawful order as the premise to issue another order against Diego Rodriguez forcing him to pay legal fees to the plaintiff's attorney.

On November 29th, 2022, Judge Lynn Norton issued an additional order against Diego Rodriguez, ordering him to pay \$5,408.10 of fees to the plaintiff's attorney based on the claim that Diego Rodriguez did not obey the previous order. However, Diego Rodriguez is not bound to obey an unlawful order.

Her claim is that Diego Rodriguez had to obey the unlawful order simply because Diego did not





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defendant still has yet to be legally served. Rule 12(b) applies to Diego's response, which he did file, on September 6th, 2022.

In no wise, does the lack of filing of a 12(b) motion change the fact that the court cannot issue orders against Diego Rodriguez BEFORE Diego has been legally served. (This order can be seen as

3. Judge Lynn Norton issued an order demanding that Diego Rodriguez, a citizen of the state of Florida, attend a deposition in Boise, Idaho at his own expense.

On April 24, 2023, Judge Lynn Norton issued an order demanding that Diego Rodriguez attend a deposition in Boise. Idaho as can be seen in the screenshot below

> This Court ORDERS Defendant Rodriguez to attend the deposition in Boise Idaho, that will be noticed by the Plaintiffs no later than May 24, 2023 and answer the questions fully and provide in advance of the deposition or, at the latest, bring with him all responsive documents to disclose to Plaintiffs.

> While the Plaintiffs request the Court enter a default judgment against Defendant Rodriguez at this point, the Court finds that while Rodriguez's lack of respo the discovery in this case, and may eventually delay the trial of this matter, the Court



ORDER GRANTING PLAINTIFFS' MOTION FOR SANCTIONS AGAINST RODRIGUEZ FOR FAILURE TO COMPLY WITH COURT ORDERS

This is a civil case and this order is therefore a violation of the Rules of Civil Procedure Rule 45 (c) (1) plainly states: For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows: (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or (B) within the state where the person resides, is employed, or regularly transacts business in person.

I live in Florida, over 2,000 miles away from Boise, Idaho, and Judge Lynn Norton is fully aware of that fact and has stated so in multiple rulings and orders. Judge Lynn Norton is intentionally issuing unlawful orders, apparently, just to cause Diego Rodriguez harm and frustration.

4. Judge Lynn Norton refused to obey Idaho Civil Rules and Procedure Rule #55 and put Ammon Bundy in jeopardy of his life, liberty, and property by breaking this law/rule.

Ammon Bundy is a defendant named in this case, and decided to ignore the case and allow himself to suffer by receiving a default judgment as this is what the Idaho Rules of Civil Procedure demand and declare, "When a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the court must order entry of the party's default."

Judge Lynn Norton refused to obey the Idaho Civil Rules and Procedure #55 and has therefore brought additional harm and injustice to Ammon Bundy.

5. Judge Lynn Norton unlawfully held Ammon Bundy in contempt of court and has put his life, liberty, and property in jeopardy without cause.

Judge Lynn Norton signed a warrant to arrest Ammon Bundy for contempt of court for allegedly violating a protective order that was issued against him. However, Ammon Bundy would never be subject to the protective order in the first place, had Judge Lynn Norton obeyed the I.R.C.P. Rule #55 which she is required to do.

Nevertheless, even if Ammon was subject to such protective order, he plainly did not violate it. The protective order states, and is attached as Exhibit D, "Any person who, by direct or indirect force, or by any threats to a person or property, or by any manner wilfully intimidates, threatens or harasses any person because such person has testified or because he believes that such person has testified in this lawsuit may be held in contempt of court."

Ammon Bundy simply never did such a thing. On the contrary, in a general article not aimed or directed at any person, and especially not at any person in this case, Ammon Bundy made a call for peaceful unity. Later in his article, he went on to say, "Stop thinking that the courts or elected representatives are going to save us. Stop worshiping the police or anyone else that secures more power to the institutions that threaten freedom. Stop wasting your time thinking that congress or the president is where the solution resides. Stop being afraid. Stop thinking that remaining free is easy, it's not! The people must balance the power that is forming against them. We must peacefully unite, plan and prepare so we are ABLE to defend ourselves as necessary. The right to defend yourself is a right that is given to you from God and a right that is protected in our founding documents. The same documents that mean nothing unless they can be enforced by the people.

This is the written section of Ammon's article that Judge Lynn Norton claims violated the unlawful protective order that was issued against Ammon. Again, it was unlawful because it never would have been issued had Judge Norton obeyed the rules which govern her behavior. Additionally, even if the order were lawful, Ammon's words were clearly not a violation of the order and anybody can plainly see that to be true.

Judge Norton has thereby violated Ammon Bundy's rights and has put his life and liberty in jeopardy as he has been subject to physical threats, harm, and harassment by law enforcement as a result of Judge Norton's orders. If Ammon, or anyone close to him, is harmed as a result of this order, it will be the fault of Judge Lynn Norton and her violations of law, the Idaho State ution, and the U.S. Constitution, which demonstrate her Judicial Misconduct by specifically failing to perform her duties impartially and diligently, and also by prejudicial conduct to the administration of justice that has brought the entire institution of the "Justice Department" of Idaho into disrepute.

6. Judge Lynn Norton issued a warrant for Diego Rodriguez's arrest with excessive bail, violating the US Constitution and the Idaho State Constitution.

The 8th Amendment to the US Constitution plainly states that "Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted." Yet, Judge Lynn Norton issued a warrant for the arrest of Diego Rodriguez in this civil matter with a bail set at \$25,000. That is an unconscionable sum of money and is clearly excessive by anyone's judgment or estimation. There is no reasonable or logical reason for such an excessive amount of bail to be placed, particularly when fines for contempt of court in civil cases in Ada County normally amount to \$250 or less, and it definitely gives the impression to the public that Judge Lynn Norton is simply being vindictive against Diego Rodriguez since he has exercised his 1st mendment right of freedom of speech and has published many articles exposing what he believes to be corruption and tyranny on behalf of Judge Lynn Norton.

The Idaho State Constitution likewise in section 6 states, "Excessive ball shall not be required, nor excess fines imposed, nor cruel and unusual punishments inflicted." And to further demonstrate how excessive this ball is and how it is a deep violation of constitutionally protected rights, it must be noted that Idaho State Statute 67-610 puts a limit of 55,000 as the fine for contempt of court: "Upon the answer and evidence taken, the court or judge must determine whether the person proceeded against is guilty of the contempt charged, and if it be adjudged that he is guilty of the contempt, a fine may be imposed on him not exceeding five thousand dollars (55,000)."

7. Judge Lynn Norton issued a warrant for Ammon Bundy's arrest with excessive bail, violating the US Constitution and the Idaho State Constitution.

In the same manner listed above, Judge Lynn Norton issued a warrant for arrest for Ammon Bundy, which was unlawful, and also violated the Constitution with excessive bail issued at \$10,000.

Judge Lynn Norton issued an order striking all of Diego Rodriguez's answers from the record, violating his due process rights.

How can justice be served or proper judgments be made by any jury or public enquirer, if the defendant's responses to the complaint and allegations made against him are struck from the record? This is judicial bias and misconduct of the highest order and has brought significant disrepute to the Idaho Judicial system. (O'rder attached as £khibit £).

Judge Lynn Norton, in the same order, has prohibited Diego Rodriguez from presenting any evidence contrary to the allegations made against him by the plaintiffs.

This is a most egregious and heinous order that makes even the casual observer consider that communist tyranny is more just than Judge Lynn Norton's court room. This is the epitome of judicial misconduct and should never be tolerated.

10. Judge Lynn Norton denied Diego Rodriguez, a citizen of Florida, access to his pre-trial hearing via video when he requested it.

Judge Lynn Norton denied Diego Rodriguez access to the pre-trial hearing via videoconference because a member of the public had previously recorded a hearing and recorded it contrary to her orders. This recording was later posted to a Telegram group where Diego Rodriguez is allegedly an "administrator" of the page. Diego Rodriguez, however, did not instruct this person to make that record, nor did he have any influence over that person, and was not in communication with that person in any way. What another member of the public does should not have any effect or rendering upon judgment for Diego or any other defendant in this case.

Judge Lynn Norton is therefore punishing Diego Rodriguez for the actions of another. This is judicial misconduct. (This order can be seen as Exhibit F.).

11. Judge Lynn Norton demanded that Diego Rodriguez produce his 2022 tax returns in the year 2022, when they had no relevance to the case and they were not even required to be filed until April 2023.

While this issue might seem like a simple error and oversight on behalf of Judge Lynn Norton, when taken together with the other long train of abuses and usurpations, it demonstrates her continued violations of rights, her disregard for law and order, and her general tyrannical nature. One can only wonder how many people she has tyrannized and how often her tyranny has been exercised upon the citizens of idaho. (This order can be seen as Exhibit G.)

12. Judge Lynn Norton ordered sanctions against Diego Rodriguez for not providing discovery requests which were entirely irrelevant and would not lead to admissible evidence, but she issued no sanctions against the Plaintiffs in this case for refusing to provide discovery that was entirely relevant and would have lead to admissible evidence.

Discovery requests by Diego Rodriguez that were completely refused and rejected included:

- The amount of money St. Luke's hospital received for having Baby Cyrus in their possession.
 The amount of money St. Luke's receives on an annual basis for receiving children from
- CPS.
- The salary and total compensation package for Chris Roth in comparison to previous CEOs.
- The amount of children who have died in St. Luke's hospital.
- The number of people who died on ventilator's at St. Luke's hospital during the COVID pandemic.

These, along with other relevant discovery requests, that were made by Diego Rodriguez were simply rejected and Judge Lynn Norton never made any demands or orders against the Plaintiffs for rejecting these required requests, yet she issued sanctions against Diego Rodriguez for not providing discovery requests to totally irrelevant issues that were designed to simply frustrate, harass, and cause injury to Mr. Rodriguez—and would ultimately just serve as a complete waste of time and an unnecessary invasion of his privacy.

I certify that, to the best of my knowledge, the foregoing is true and correct.

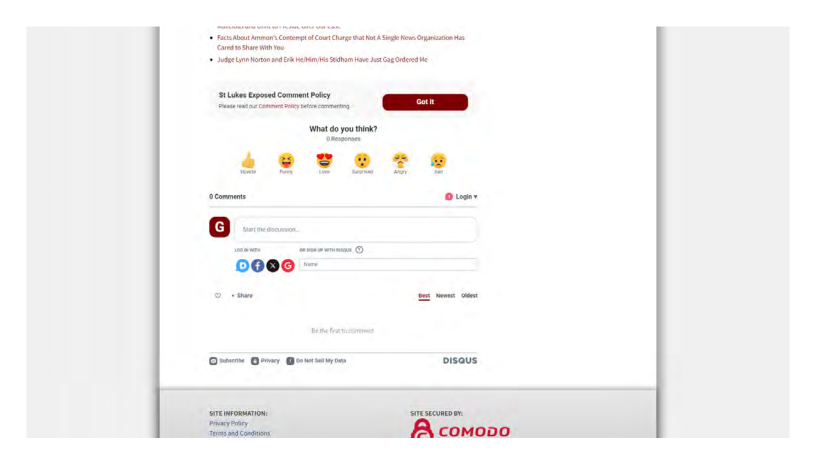
Sincerely, Diego Rodriguez

Exhibits Referenced in the Misconduct Complaint Above Available Below:

Find Files:	Enter file names here		Q Search	M Cance
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Articles Exposing Judge Lynn Norton's Corruption:

- . 12 Counts of Misconduct from Corrupt Judge Lynn Norton
- Judge Lynn Norton's Judicial Misconduct
- Judge Lynn Norton Strikes Diego's Answers from the Record and Prohibits Diego From Providing Evidence in the Case!
- Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail
- Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and Unfit to Provide Over Our Care.





Diego's Answer/Response to the 4th Amended Complaint

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Below is the ENTIRE TEXT of Diego Rodriguez's ANSWER to the Lawsuit that was filed against him-that Corrupt Judge Lynn Norton struck from the record to ensure the jury could never read it!

July 13th, 2023 | by Diego Rodriguez

As the frivolous S.L.A.P.P. suit against Ammon Bundy and Diego Rodriguez continues this week, one of the main issues that has been brought up repeatedly is that "Ammon and Diego have chosen not to participate in the lawsuit."

This is an outright lie. Ammon Bundy did intentionally choose to ignore the lawsuit as an intelligent strategy to ensure he could focus on his gubernatorial campaign at the time.

However, I, Diego Rodriguez, have been involved and engaged from the very beginning. I have made multiple filings and responses, and have even sat for a meaningless deposition

But corrupt Judge Lynn Norton has struck all of my responses from the court's record ensuring that the jury can NEVER SEE the truth about the lies told by the Plaintiffs (St. Luke's, et al).

She has also prohibited me from presenting any evidence in the case—essentially saying that whatever the Plaintiff's claim is automatically true and any evidence to the contrary from Diego Rodriguez will not be considered in court.

Now for those who find it hard to believe that such a thing is even possible in the United States of

As sanctions for Diego Rodriguez's non-compliance with discovery obligations the Clerk of Court is to strike Diego Rodriguez's Answer, filed September 6, 2022, and also Diego Rodriguez's Answer to the Fourth Amended Complaint, filed March 15,

An Order of Default is entered against Diego Rodriguez.

This Court will deem admitted any factual allegations pled by Plaintiffs in the Fourth Amended Complaint against Diego Rodriguez;

This Court will make a determination of damages based on supporting evidence submitted by the Plaintiffs at the default damages hearing since the claims are not for a

IT IS ORDERED



To ensure that my response is fully available to the public, I have placed the link to it below. Simply click on the PDF symbol below and download it for your own review.

Additionally, the entire text of the response is below so it is searchable from anyone's computer.



Diego's Answer to Fourth Amended Complaint and Demand for Jury Trial that was Struck from the Record by Corrupt Judge Lynn Norton (they don't want anybody to read this)



For context and reference, you should download the Fourth Amended Complaint from the Plaintiffs here (this is their lawsuit against Ammo and Diego), because Diego's responses below are each numbered based



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- . Truth About St. Luke's
- Share Your Horror Story



ANSWER TO FOURTH AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL

Diego Rodriguez, for his Answer to the FOURTH AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL, states:

- The complete tenor, purpose, and intent of this lawsuit/complaint is flawed, full of lies and deception, based on malice and ill intent, and is shocking to the consciences of decent human beings everywhere.
- 2. On March 11th, 2022, my Grandson, Cyrus Anderson, known and referred to as "Baby Cyrus" was wrongfully kidnapped by Meridian Police officers who broke no less than 8 laws in the process of kidnapping Baby Cyrus. This information has already been widely disseminated and demonstrated to the public and pending fligation will demonstrate it even further.
- After Baby Cyrus was illegally kidnapped, he was taken to St. Luke's Hospital and kept in their custody UNLAWFULLY for days, while they profited off of his presence in their hospital.
- 4. Myself and many others were shocked and appalled to learn that St. Luke's Hospital and the State of Idaho receive compensation for such illegal kidnappings and have been doing so since 1997 when the ASFA law was passed.
- 5. We went on to protest legally and peacefully in front of St. Luke's hospital and I also personally published in every medium possible the facts we learned about the entire ordeal which included but is not limited to the fact that: St. Luke's hospital profits off of medical kidnapping: doctors and staff at St. Luke's hospital including the plaintiffs named in this case act knowingly as kidnappers by using CPS as a weapon to steal babies and profit off of them, they do so knowingly and intentionally particularly when parents do not submit to their authority in medical decisions for their children (a tactic they call going "AMA against medical advice), and they are specifically hostile towards families who choose not to use vaccines for their children; that St. Luke's hospital earned millions of dollars from COVID monies; that St. Luke's hospital has killed babies in the past through incompetence; that relationships, history, and anecdotes all demonstrate that the Idaho Department of Health and Welfare along with many other bad actors in what could only be referred to as the "Idaho Swamp" including police (particularly the Meridian Police Department), judges (particularly Judge Laurie Fortier), the C.A.R.E.S. staff and many others are all participants in this system of profiting from child kidnapping that could only be described as "government subsidized child trafficking."
- 6. Everything I stated and published is either completely true or is something I believe to be completely true. In America, we have the right to Freedom of Speech and no one can compel me to not speak the truth about any subject—particularly when the welfare and safety of my own grandson is involved.
- 7. This lawsuit is nothing more than what has been colloquially referred to as a "SLAPP suit"— a baseless lawsuit designed to silence political opposition. As described and defined by Middle Tennessee State University, "A SLAPP suit, or strategic lawsuit against public participation, is a civil claim filed against an individual or an organization, arising out of that party's speech or communication to government about an issue of public concern. At the heart of the SLAPP suit is the petition clause of the First Amendment, 'SLAPP' was coined to recognize lawsuits filed to silence criticism A SLAPP suit may look like a civil lawsuit for defamation, nuisance, interference with contract, interference with economic advantage, or invasion of privacy, but its purpose is different. About this purpose, Judge J. Nicholas Colabella wrote in Gordon v. Marrone (N.Y. 1992), "Short of a gun to the head, a greater threat to First Amendment expression can scarcely be imagined." Professors George W. Pring and Penelope Canan coined the term SLAPP suit in the 1980s after noting a surge in lawsuits filed to silence public criticism by citizens. SLAPP suits arise when citizens erect signs on their own property, speak at public meetings, report violations of environmental laws, testify before Congress or state legislatures, or protest publicly, among many other similar acts, thereby prompting a party who claims to be aggrieved by such acts often developers, merchants, and even public officials - to file suit. SLAPP suits can interfere with First Amendment rights. The petition clause of the First Amendment guarantees, in part, "the right of the people. . . to petition the government for a redress of grievances." The abridgment of this right distinguishes a SLAPP suit from other cases based on similar allegations
- 8. This lawsuit is a perfect textbook case of a SLAPP suit, and it is shocking to the conscience of all with human decency that the court system would be used to silence the voice of a grandfather who is criticizing a system that illegally kidnapped his grandson!
- Additionally, this case if it is allowed to stand is an affront to 1st Amendment rights. I have the right to speak whatever I choose to speak—particularly when what I am speaking is completely true or I believe I to be true.
- 10. I plead a defense of petition clause immunity and ask the court to dismiss this case at once.
- 11. Additionally, in response to the baseless FOURTH AMENDED COMPLAINT from the Plaintiffs, I issue the following:
- 12. PARAGRAPH 1 How sick and twisted could someone possibly be to even imagine that I was engaging in a "grift" as they call it—that I was trying to gain money and publicity from the kidnapping of my grandson. This level of depravity is rare, and one can only assume that the plaintiffs or their counsel are acting in perfect alignment with the textbook psychological definition of "projection," which means that they accuse you of doing what they would do. Normal, decent and honest citizens with integrity would never think to use the most horrifying experience in their entire life—the kidnapping of a precious baby, in this case my own grandson—for profit! How sick, twisted, and disgusting do you have to be to even consider such a thing? The only intent! had was to get my grandson back! It's pretty simple. You kidnap my grandson and I am going to do everything possible to get him back. And yes, that will include publishing TRUE FACTS about the people who were responsible for his kidnapping, or who had Baby Cyrus in their possession.
- 13. PARAGRAPH 2 There was no "smear campaign." There was the publication and pronouncement of facts. Everything that was published has been demonstrated to be true, and even the plaintiffs have been unable to demonstrate that a single publication or pronouncement that I have ever made was false—even though I have given them the chance to do so. If there is any smear campaign, it is on behalf of the plaintiffs and their counsel. Again, they are using

classic "projection"—accusing me of doing what they are doing. Additionally, I never once incited anyone to violence nor would I do so. I am a Christian minister, and I don't believe in violence except in the case of self-defense. I never encouraged any acts of violence against anyone and the fact that the plaintiffs have been unable to demonstrate a single instance where I did shows again how baseless and immoral this lawsuit is in the first place.

14. PARAGRAPH 3 – I never mischaracterized the Idaho Department of Health and Welfare's
"decision to intervene." On the contrary, everything I have published and everything which
remains available online for the world to see demonstrates that Baby Cyrus's kidnapping was not
only illegal but demonstrably horrific and terrifying to the public conscience. They used the false
premise of "imminent danger" to justify taking Baby Cyrus by force when the proof has already
been published that all 3 parties involved in his kidnapping: the IDHW, St. Luke's Hospital, and
the Meridian Police Department all knew Baby Cyrus was not in "imminent danger." Video
evidence along with medical records which declare this to be so have already been published
and reviewed thousands of times by the public—the evidence is plain.

15. PARAGRAPH 4 - Of course I claimed and stated that St. Luke's Parties were participants since they were! They received and kept Baby Cyrus in their custody. They financially profited from Baby Cyrus. We don't know how much yet, but through printed communication we have already received, we know that St. Luke's hospital received no less than \$34,000 for having Baby Cyrus illegally in their custody after he was forcefully, violently, and illegally removed from his parents. The kidnapping, of course, was all filmed, and it has been viewed more than 12 million times by a horrified public all over the world.

16. PARAGRAPH 5 - Ammon Bundy and I didn't "coordinate attacks" against anyone or anything. But even if we did "coordinate" our message, so what? Ammon Bundy is my friend and he is a close friend of our family, and he likewise loves Baby Cyrus. I would do for him the same as he did for our family if the situation were reversed. And furthermore, it is not illegal to "coordinate" messages and publications. So each of these baseless assertions amounts to nothing more than whining and complaining about the fact that you are being exposed. Furthermore, their baseless and unscrupulous attempt to rope in any of several organizations that Ammon or I are associated with is truly vile. We had one goal—to get Baby Cyrus back and nothing else. Neither Ammon nor I received a single solitary cent of profit in the course of fighting for Baby Cyrus. On the contrary, we both suffered greatly as a result of this process. My entire family suffered financially. When your child is kidnapped, do you think you can go to work the next day and act like nothing has happened? Families financial situations are ruined as a result of these types of kidnapping cases. My son-in-law could not work. I could not work. Nobody in my family could work. We were emotionally devastated and dedicated every waking hour of every day to do whatever was necessary to get Baby Cyrus back. The websites mentioned by the plaintiffs do not earn money, on the contrary, they cost me money. I have never made a red cent off of that website. And no oned used this situation for financial gain. There was a GiveSendGo campaign started for Baby Cyrus's parents to help raise money for legal expenses and their own personal financial support during this time, but that is an obvious response to a kidnapping incident and the monies raised went to Baby Cyrus's parents and not to any defendant named in this case. Shame on the Plaintiffs and their counsel for making such an evil and baseless accusation. In doing so, they are only showing the wickedness of their own hearts and demonstrating to the world that that is what they would do in such a situation because their hearts are evil

17. PARAGRAPH 6 - the St. Luke's parties evidently and obviously do not bring this lawsuit to protect anything else other than their own exposure. This is an immoral and unconscionable SLAPP suit that should be dismissed.

18. PARAGRAPH 16 - how dare you claim that our church is not a real church but only "purports to be a church." Freedom Tabernacle has operated as a Christian church since 2011, a full 9 years before I ever even met Ammon Bundy. We have Christian services, bible studies, baptisms marriages, and engage in a whole host of other Christian ministries. We follow the Biblical example of a house church (1 Corinthians 16:19, Philemon 1:2, Romans 16:5) and therefore don't waste God's resources on commercial rent and the like. Just because you don't like the me of the church doesn't give you the right to claim that the church is not real. You should be ashamed of yourselves. Furthermore, you contradicted yourself by stating that Freedom Tabernacle only "purports to be a church" but then go on to claim that I am "financially motivated to grow Freedom Tabernacle," which infers that you recognize it as an actual church. Additionally, you claim that I used an "enhanced profile and manufactured conspiracy relating to the Infant to sell three-day "training" courses through Power Marketing for which he charges \$15,000 per student." This only demonstrates your incompetence, foolishness, and ignorance. I have never used anything relating to Baby Cyrus to sell anything, EVER! What you are evidently referring to is a broadcast on Rick Green's podcast where we discussed the Baby Cyrus case before going on to promote a 3-day Entrepreneurial Boot Camp for young people to learn how to become entrepreneurs. What you failed to pay attention to was the fact that this 3-day course, was given to the 20 students who would attend it for FREE! Again, you have shown that you are so completely possessed with wickedness and evil, that your confirmation bias does not allow you to see any truth, facts, or reality, even when it is clearly described for you. Go back and watch the video again. This is just more evidence that the plaintiffs and/or their counsel are unethical in their malicious intent to try and deny me my 1st amendment right to free speech and to financially destroy me using this very court as a weapon, that they are unable to tell the truth, or at least state facts accurately, in their official court filings.

19. PARAGRAPH 17 – again, the plaintiffs or their counsel are simply unable to get facts right and likewise are attempting to just throw enough mud at the wall in the vain hope that some of it will stick. The corporate entitics mentioned have nothing to do with the Baby Cyrus case, but are all separate entities. And even if they weren't, that would have no relevance to the case, particularly and specifically since no defendant named in this case has ever gained a single penny off of Baby Cyrus's kidnapping. On the contrary, we all suffered greatly, both emotionally and financially.

20. PARAGRAPH 18 – FreedomMan.org is my personal blog. There is no "Freedom Man Press, LLC" and the plaintiffs know that. And we do not advocate for the harassment of political opponents through "doxing" as this paragraph claims. But even if I did, that would not be illegal. So again, plaintiffs or their counsel are showing their deep seated desire to bring as much nonsense to the case as possible to frustrate the process and to bury me and the defense in meaningless discussions and debates about irrelevant subjects. This just amounts to more whining and complaining as if the plaintiff is a child on the recess playground using the court system to gripe about others who did or said things they don't like. The court should not allow itself to be abused in this fashion.

21. PARAGRAPH 21 -1 do not believe the court has personal jurisdiction over me based on Idaho Code § 5-514 since I have not done any of the acts enumerated in this statute.

22. PARAGRAPH 22 – The venue is not proper according to the Idaho Code §§ 5-401 and 5-404 as no real property is under consideration, and I was not a legal resident of Idaho at the time of Baby Cyrus's kidnapping. 23. PARAGRAPH 24 – Idaho's statue is much more specific than just "concerns about a child's safety." The statue specifically states, that a mandatory reporter must report if a child under 18 "has been abused, abandoned or neglected or who observes the child being subjected to conditions or circumstances that would reasonably result in abuse, abandonment or neglect..." If there is no reason to believe that parents are abusing or causing a child to be abused, abandoned, or neglected, then there is no requirement to make a referral to IDHW. A parent refusing medical advice does not qualify as "abuse." So the entire foundation of any CPS referral for Baby Cyrus is false unless anyone can provide evidence that Marissa and Levi (Baby Cyrus's parents), were abusing Baby Cyrus or were subjecting him to conditions or circumstances that would reasonably result in abuse. Nobody has provided a shred of evidence to this end. Therefore, the entire case was baseless from the start.

24. PARAGRAPH 25 - As already mentioned and already proved repeatedly in public in multiple venues and which can clearly be seen with the evidence provided on this page (https://www.freedomman.org/cyrus/archive/zero-evidence-for-imminent-danger/ and https://www.freedomman.org/cyrus/archive/they-lied-to-you-baby-cyrus-was-healthy-bal when-kidnapped/), Baby Cyrus was never in "imminent danger" and the police who took him knew he was not in imminent danger. The Idaho Department of Health and Welfare knew he was not in imminent danger, and St. Luke's Hospital knew he was not in imminent danger. The IDHW and the Meridian Police department both knew because they had already prepared to take Baby Cyrus to a foster family within minutes of him being kidnapped but only decided not to do so because protestors had gathered in front of the hospital. This was published in the medical report and the entire world has seen it. If Baby Cyrus was about to die being in "imminent danger" then why would they take him to a foster family, to complete strangers who are not doctors, to be put in their custody? Obviously, he was not in "imminent danger" and they knew it. St. Luke's hospital likewise knew because the doctor who reviewed Baby Cyrus when he was brought in clearly stated in her report that Baby Cyrus was a perfectly "healthy baby" and that there were "no acute life threats" noted. Very spefically, the St. Luke's doctor stated that Baby Cyrus's life was not in danger at all. To keep Baby Cyrus after making this official diagnosis is both evil and diabolical.

 PARAGRAPH 27 – Baby Cyrus was determined by St. Luke's hospital itself to not be in imminent danger. So the entire case is a farce.

26. PARAGRAPH 30 – It is a complete lie to state that Baby Cyrus would not breastfeed. On the contrary, nursing was at the time his only source of nutrition. To take him away forcefully from his only source of nutrition was, in and of itself, the greatest form of child endangerment imaginable.

27. PARAGRAPH 32 – In this paragraph the plaintiffs are tacitly admitting that Dr. Natasha Erickson used CPS as a threat in order to force Levi and Marissa to obey her. CPS is supposed to be used to protect children not used as a weapon to control parents.

28. PARAGRAPH 33 – Numerous doctors have already stated and will provide affidavits if necessary to describe how the nasal feeding tube given to Baby Cyrus was totally unnecessary. Not only was it unnecessary, but after returning home from St. Luke's custody, Baby Cyrus had a C-DIFF infection which is a terrible infection that is known to come from hospitals and specifically from nasal feeding tubes. Nurse Tracy Jungmann even jammed the tube back into Baby Cyrus's nose after it had fallen out, and had been dangling about for hours, without sanitizing it, sterilizing it, or replacing it. Baby Cyrus did not have a C-DIFF infection before being kidnapped and this infection has taken a serious toll on Baby Cyrus. The only known place where Baby Cyrus could have contracted this infection is at St. Luke's hospital.

29. PARAGRAPH 35 – This is an outright lie and it is shocking that you would include such a lie. It either demonstrates your complete lack of respect and disregard for the court system, or your utter incompetence since you are claiming that "neither Dr. Erickson nor any St. Luke's employee initiated contact with child welfare or any other division of DHW regarding the Infant's hospitalization." However, we have the medical records that clearly state that Dr. Natasha Erickson is the one who made the CPS referral. Why do you lie so blatantly when your own records state the opposite?

30. PARAGRAPH 36 – This is another outright lie. Nobody tried to arrange a visit to the Infant's home on March 5th or 6th. And there are no records demonstrating otherwise. Specifically, there were no voicemails or text messages left for Levi or Marissa to return.

31. PARAGRAPH 40 – How could the Idaho Department of Health and Welfare make the diagnosis of Baby Cyrus being in a "life threatening and/or emergency situation" when no single solitary person at the Idaho Department of Health and Welfare had seen Baby Cyrus personally? How can you make a diagnosis without seeing someone?

32. PARAGRAPHS 44 & 45 – The lies are endless! The police came to a house where I had an office for my business. I did not live in that house, nor did Levi and Marissa. Nobody lived in that house —it was used as an office. The day police came, I answered the door and there were 3 other young men helping me pack since we were tearing the entire office down and were preparing to move it all out of state. So there are 3 witnesses to attest to the fact that nobody "refused to cooperate, provide information, or let the officers see the infant."

33. PARAGRAPH 47 – More lies and/or incompetence demonstrating the inability of the plaintiffs or their counsel to report any factual data accurately. Here it states that "When the police left the house to get a warrant, the Infant and the Infant's parents moved to another location." You people are so ignorant and incompetent and so willing to LIE that you never even check your data to ensure your facts are right. The house they came to was 1876 E Adelaide in Meridian, Idaho, and Levi and Marissa have never lived at that address. Furthermore, they were not present at the time that the police came, so this claim is completely false. If the plaintiffs and/or their counsel can't be trusted to get basic facts right, then how can this baseless case be considered anything more than a frivolous lawsuit with fake allegations that can't be trusted?

34. PARAGRAPH 49 – Levi and Marissa never "refused to cooperate." On the contrary, Marissa kindly and gently cooperated with police officers who promised her she would never be separated from Baby Cyrus and that she could ride with him to the hospital. Millions of people have seen the belligerent thug, Sargent Christopher McGilvery lie multiple times to Marissa's face and tell her she would not be separated from Baby Cyrus. The truth is that Meridian Police refused to cooperate with Levi and Marissa who are the legal parents of Baby Cyrus and who have never done a thing to put him in harm. By kidnapping Baby Cyrus, the police were endangering Baby Cyrus since he has cyclical vomiting syndrome and his only source of nutrition at the time was his mother's breast milk. The police knew this as Marissa told them, yet they took him anyway. This is pre-meditated child endangerment! Additionally, the police abused Levi, Marissa, and Baby Cyrus's aunt by physically harming them, slamming Levi's face against the truck, handcuffing him without cause, ripping Miranda (Baby Cyrus's aunt) through the window

and talsely arresting ner without cause, and then arresting Marissa without cause and putting her in handcuffs after suffering the trauma of having her only child ripped from her arms by thugs with guns, and then being subject to physical humiliation when a police officer, Sean King (who had previously resigned his position at the Caldwell police department during an investigation for sexual misconduct), groped Marissa and put his hands up her blouse and down her pants and around her waist. All of this can be seen from the bodycam footage which has been posted for all the world to see. And millions of people have seen it and have been rightfully appalled at the misconduct of these tyrannical police officers.

35. PARAGRAPH 51 – I don't care if St. Luke's had any authority or role in the taking of Baby Cyrus. The point is that St. Luke's received Baby Cyrus after he was kidnapped and kept him in their custody, earning over \$34,000 from him, even after their own doctor diagnosed him as being a "healthy baby" and not having any "acute life threats"—meaning that Baby Cyrus was never in imminent danger.

36, PARAGRAPH 53 – This is simply not true. Baby Cyrus has Cyclical Vomiting Syndrome which is a genetic disorder that causes him to go into long fits of vomiting. St Luke's doctors were totally unable to diagnose this problem and totally incompetent in their handling of the situation. And Baby Cyrus's health did not "dramatically worsen" under the parent's care. The truth is he dramatically worsened under St. Luke's care and even contracted a C-DIFF infection.

37. PARAGRAPH 54 – Baby Cyrus's health did not improve. He simply gained water weight from the nasal tube and the I.V. But that does not equate to "health."

38. PARAGRAPH 55 – How remarkable that the plaintiffs include this statement when it was Dr. Natasha Erickson from the get-go who could care less to listen to any of Baby Cyrus's medical history from the parents when they first came to St. Luke's. Marissa attempted desperately to explain Baby Cyrus's history, her experiences with Baby Cyrus, and specific accounts and anecdotes regarding his vomiting episodes, but Dr. Natasha Erickson wouldn't listen, didn't care, and would not even let her finish as she simply determined to do what she was going to do and order up all the tests she wanted and to follow her allopathic protocols, whether they worked or not.

39. PARAGRAPH 57 – I never once stated that St. Luke's vaccinated Baby Cyrus. So here they go lying again. How many lies are they going to tell before the court realizes that this is a baseless and frivolous case, based on lies and rightfully throws the case out? However, they certainly did "harm Baby Cyrus in irreparable ways." In fact, Baby Cyrus has suffered since he was returned with what can only be described as PTSD. How sick and disgusting is a hospital that won't even allow a child's parents to stay with him? If they truly cared for Baby Cyrus, they would have allowed Levi and Marissa to stay with him permanently. And if they cared about righteousness and morality, they never would have kept Baby Cyrus in the first place.

40. PARAGRAPH S8 – the assessment that Baby Cyrus's condition improved significantly is doubtful at best, completely erroneous at worst. In any event, it is still subjective as we have other medical experts who would beg to differ. Having St. Luke's make conclusions about their quality of care is like asking the government to review itself to see if they acted tyrannically or not. The conclusion will always be the same, "we audited ourselves and we determined that we have done nothing wrong." Sorny, but that is simply not acceptable or believable. Baby Cyrus's C-DIFF infection alone is sufficient evidence that he did not improve while being held illegally as a medical prisoner at St. Luke's hospital.

41. PARAGRAPH 61 - Baby Cyrus did not have a severe, life threatening malnutrition or dehydration, and even if he did, it was not and would not have been caused by his parents and therefore it was illegal to forcefully remove him from his parent's custody.

42. PARAGRAPH 62 – what "other defendants" are you referring to? You previously stated that People's Rights (which is not a legal entity and does not exist legally) is indistinguishable from Ammon Bundy and that Freedom Man Press (which likewise does not exist legally) and Freedom Man PAC are indistinguishable from Diego Rodriguez. So which one is it—are Ammon Bundy and Diego Rodriguez the only defendants since they are indistinguishable from the entities named as co-defendants? Or are there "other defendants" as you have stated in this paragraph?

43. PARAGRAPH 63 – Here you go again making demonstrably and empirically false claims with no evidence whatsoever. And not only do they make no sense, but they are shockingly ridiculous. Ammon Bundy does not make any money off of his "personal brand" nor do 1. My own work and business are not connected in any way to any political activism and all efforts that I have made in regards to Freedom Man PAC, Freedom Man Press (my own personal blog), or the Baby Cyrus case have cost me money and not earned me a dime. A simple browsing of Freedom Man PACs donation records with the Secretary of State will show that monies donated to the PAC for political marketing campaigns were donated by myself. So I have paid out of pocket for all political activity, and I likewise self-funded any and all costs associated with the Baby Cyrus kiddanpining.

44. PARAGRAPH 64 - You just can't stop telling lies and making yourself a psychology textbook example of "projection" where you accuse others of doing what you would do. First of all, the only thing we intended to do was EXPOSE the wickedness of all bad actors in Baby Cyrus's kidnapping story so that we could get Baby Cyrus returned home safely before he was killed by St. Luke's hospital (which was a real and genuine threat since they have a history of killing children through incompetence—a history which has been documented from real stories already published through news websites and even a personal story from a personal friend whose 10 month old son was killed by St. Luke's hospital's incompetence). In the process of doing so, we discovered the government subsidized child trafficking scheme which has been going on since 1997, and I felt duty bound by God to expose this and publish it as far and wide as possible. And I will continue to do so, since it is 100% accurate and true. It is a fact that the federal government financial incentivizes local states to kidnap children without just cause, and it is a fact that nearly all the agencies involved and untold numbers of bureaucracies financially profit off of this child trafficking including the Idaho Department of Health and Welfare and St. Luke's hospital. These are simple facts that cannot be disputed.

45. PARAGRAPH 65 – As previously stated the explanation, exposition, and publication of "state-sponsored child kidnapping and trafficking" that included the plaintiffs is 100% accurate. There is no debate about whether or not what I have published is true. The only issue is whether or not the plaintiffs like the fact that I am publishing it. They obviously do not, and that is why they have initiated this SLAPP suit.

46. PARAGRAPH 66 – Defamation occurs when someone makes a false statement of fact to a third party and causes another harm as a result. In order for me to have defamed any of the plaintiffs, I would have had to make a knowingly false statement with malice for the purpose of intentionally harming the plaintiffs. True statements, or statements of opinion (things that I believe to be true), are not defamatory and cannot be litigated against. This entire case is therefore frivolous

to be true. Furthermore Idaho State Statute 18-4801. States clearly, "LIBEL DEFINED. A libel is a malicious defamation, expressed either by writing, printing, or by signs or pictures, or the like, tending to blacken the memory of one who is dead, or to impeach the honesty, integrity, virtue or reputation, or publish the natural or alleged defects, of one who is alive, and thereby to expose him to public hatred, contempt or ridicule." In my case, there was no "malicious defamation" at any point of time. I simply published things that are factually true and/or things that I believe to be factually true (my opinions). Additionally, St. Luke's hospital and its employees are pseudo public figures seeing as though a very large portion of their revenu comes from government payments. Also, Idaho State Statute 18-4804 clearly states that malice is only presumed if "An injurious publication is presumed to have been malicious if no justifiable motive for making it is shown." Well, it is very obvious that there are at least two very justifiable motives for exposing state subsidized child trafficking in Idaho (and nationwide). First, it was to see to it that Baby Cyrus was returned to his parent's custody before further harm or death come to him. And second it was to expose the wickedness of the state subsidized child trafficking "ring" which I now believe to be a personal call from God—a duty far superseding any force or compulsion the government would try to tyrannize me with.

47. PARAGRAPH 67 - I never told anyone to "dox" anyone at any time. Furthermore, even if I did, "doxing" is not illegal nor is it standerous or defamatory. In fact, it is a Constitutionally protected right to have free speech and to assemble (in the case of protests).

48. PARAGRAPH 68 – As has already been described and explained, there was no defamation nor any evidence thereof. On the contrary, everything I have published is 100% accurate and true, or its imy opinion that I believe to be 100% accurate and true. I have personally given the plaintiffs and their counsel the opportunity to prove that any statement I have ever made or published was false, and they have failed to produce a single shred of evidence demonstrating any false statements on my behalf. This lawsuit is therefore frivolous and unconscionable and should be dismissed at once, lest the plaintiffs and their counsel learn to believe that they can manipulate the court system and use it as a weapon for their own pleasure regardless of how many Constitutional rights, civil rights, and other rights they destroy in the process.

49. PARAGRAPH 69 - There were no "false claims," and since the plaintiffs have failed to produce a single shred of evidence that a false claim was made, particularly and specifically when the vast majority of all claims I have made are easily substantiated with publicly available data, then all complaints to the contrary are null and void. Plaintiffs must stop making false assertions immediately.

50. PARAGRAPH 70 – I am not responsible for the fallout which comes after truthful information is published about someone or some entity. I understand that if I willfully spread a faise statement with the intention of harming another, that I am responsible for the consequences as that is true defamation. However, if I publish true information about evil activities on the behalf of another party, the consequences of that publication rests on the shoulders of those who committed the evil deeds. If St. Luke's loses business or prestige because the public learns that they profit off of the illegal, immoral, and unconscionable government subsidized child trafficking system that kidnaps approximately 4 children per day in Idaho—then those consequences belong on St. Luke's itself. If they don't want to face those consequences, instead of suing private individuals for exposing them, they should consider the option of simply not participating in government subsidized child trafficking any longer!

51. PARAGRAPH 71 – This is an absolutely ridiculous statement. What I knew and believed to be true at the time, and which has only been confirmed and validated much more profoundly since that time is that there is no justice for families who have been victimized by the government subsidized child trafficking system. Not only are parents forced to jump through endless hoops, logistical obstacles, outrageous legal expenses, total disruption and destruction of their livelihood, and more—but many children are completely lost (yes, they actually disappear forever) by IDHW and Foster Care in general, and many others end up seriously abused or dead. Baby Cyrus's condition as a baby who at the time of his kidnapping could only feed off of his mother's breastmik was particularly dangerous since he could easily have died from lack of nutrition or care in St. Luke's custody and the hospital would have just blamed it on the parents—a technique that they have used for years in many other cases and which they used quite profitably during the COVID scam. Therefore, time was of the essence as Baby Cyrus's life was literally at risk. So no, there was no legal process or option to "address the custody and welfare of the infant," especially and particularly since the entire kidnapping was predicated on a false premise of "imminent danger" which has already been proven to be false.

52. PARAGRAPH 72 - This is a useless attempt to create a straw-man argument that would only work against an ignorant judge or jury and such arguments are only used by legal teams who have no respect for the intelligence of said judge(s) or juri(es). What we actually knew and know is that St. Luke's was receiving compensation for maintaining Baby Cyrus in their unlawful custody. We knew and know that the Idaho Department of Health and Welfare is financially incentivized to kidnap as many children as possible being paid millions of dollars annually by the Federal Government to do so. We knew and know that Baby Cyrus was illegally kidnapped by Meridian Police who broke at least 8 laws when they kidnapped him and based the ent kidnapping off of the false lie of "imminent danger" which has already proven to be false (the 8 Idaho laws that were broken can be seen here: https://www.freedomman.org/cyrus/laws-thatwere-broken/). We knew and know that Baby Cyrus was in physical danger and his life was threatened by being away from his mother's love, care, nurture, and most importantly—her breastmilk, which was the only source of nutrition that Baby Cyrus had received up to the time he was kidnapped, and the only source of nutrition that he demonstrated he could maintain. What we knew and know is that St. Luke's hospital has already killed other babies through incompetence as demonstrated by this article published by the Idaho Statesma https://www.idahostatesman.com/news/local/article41570394.html and also by the personal testimony of Ed Danti, a family friend, who had his 10 month old child killed through medical incompetence from the St. Luke's staff (his testimony can be seen here https://stlukesexposed.com/truth-about-st-lukes/how-st-lukes-killed-a-10-month-old-baby/). What we knew and know is that this government subsidized child trafficking system is so deep rooted, pervasive, and profitable, and that the bad actors involved have so much to lose by being exposed, that most previous attempts by whistleblowers, investigative journalists, and others end up in their own "mysterious deaths." This includes well known and prominent Georgia Senator who was murdered in her own home after publishing the scathing report, "The Corrupt Business of Child Protective Services" and who simply published and declared many of the same things that I have published and declared. So yes, the issue is serious and yes, I knew and kno that everything I said and published was true and that St. Luke's would not want me to publish it. This very lawsuit, as frivolous and unconscionable as it is, simply serves to ratify, verify, and confirm what the public was already thinking and believing-that St. Luke's hospital is in fact guilty of the very things we have said they are guilty of (namely being willful participants in a nent subsidized child trafficking system), and that they should not be trusted.

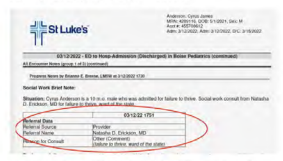
53. PARAGRAPH 73 – We never once engaged in any "wrongful acts." On the contrary, St. Luke's and the other plaintiffs engaged in many unlawful acts. Primarily, "kidnapping," which is defined

by Idaho State Statute § 18-4501 as "KIDNAPING DEFINED. Every person who willfully... Leads. takes, entices away or detains a child under the age of sixteen (16) years, with intent to keep or conceal it from its custodial parent, guardian or other person having lawful care or control thereof, or with intent to steal any article upon the person of the child..." By this legal definition St. Luke's and all other parties involved in Baby Cyrus's kidnapping committed the illegal acts of legally defined "kidnapping" since they "detained a child under the age of 16 years with the intent to keep...it from its custodial parent...[or] to obtain money, property or reward or any other thing of value for the return or disposition of such person is guilty of kidnaping [sic]." Since Baby Cyrus was illegally taken from his parent's custody, and St. Luke's Hospital was fully awar that his forceful kidnapping was illegal since it was their own doctor who pronounced that Baby Cyrus was not in "imminent danger" and that he was a "healthy baby" who had "no acute life threats," and since St. Luke's did not allow Baby Cyrus's parents to be with him continuously, but rather kept him in their own custody racking up a bill and earning compensation from the government for at least \$34,000 (and likely much more), then this is the exact definition of kidnapping according to Idaho law, and St. Luke's is guilty of it. They are the ones who committed "wrongful acts."

54. PARAGRAPH 74 – This false claim has already been refuted above, but for sake of clarity, the only goal I had in publishing the truth about the plaintiffs was to 1] see to Baby Cyrus's safe return as quickly as possible and 2) to ensure that the public was aware of the evil of government subsidized child trafficking that we uncovered (but were previously unaware of).

55. PARAGRAPH 75 – Again, everything I stated in this regard was factually accurate. Baby Cyrus was reviewed by the doctor onsite at St. Luke's hospital when he was kidnapped and the doctor said that Baby Cyrus was a "healthy baby" and that "no acute life threats" were noted. Likewise, the parents only missed that one single medical appointment (which is not a justifiable reason for medical kidnap anyway), and we have the medical report which plainly declares that Dr. Natasha Erickson is the one who made a referral to CPS. So this paragraph is just "lie after lie after lie" demonstrating again the frivolous nature of this lawsuit.

56. PARAGRAPH 76 – This is the third time in this complaint that the plaintiffs have alleged that Dr. Natasha Erickson never contacted DHW regarding the infant. However, the medical records show this to be false as anyone can see in the screenshot below:



Additionally, Dr. Erickson threatened to call CPS for Levi and Marissa wanting to leave the hospital without her consent (a threat called "AMA – against medical advice") which has already been admitted by the plaintiffs in paragraph 32 of the complaint. And the day after Dr. Natasha Erickson made this threat. Marissa was visited in the hospital by a social worker from CPS.

57. PARAGRAPH 90 – I was not a paid marketing consultant for the Bundy Campaign. On the contrary, I did not earn a single dime of profit for any support I gave the Bundy for Governor campaign. It is against my personal belief system to profit of of political campaigns. You can feel free to ask any other elected official in Idaho's current government including but not limited to Congressman Russ Fulcher, Attorney General Raul Labrador, State Representative Jason Monks, former Secretary of State Lawerence Denney—all of whom I supported and helped their campaigns—how much money I charged them for my "marketing support" or help. I cannot and will not profit off of political activism as it is against my personal convictions to do so. I believe in having a righteous government system and such a system can only be maintained if financial incentives are not held by the individuals involved in the process. Therefore, I support the individual candidates I believe in, and I refuse to earn any profit from the process.

58. PARAGRAPH 93

a. "St Luke's parties were participating in a conspiracy to kidnap, traffic, sexually abuse, and kill children." This statement is mostly true, though it conflates, confuses, and mixes many different elements of the truth and what has been published. It is true that St. Luke's hospital does participate in government subsidized child trafficking, and they likewise profit off of it. However, I have never stated that St. Luke's sexually abuses any children, though I have stated (because it is true), that many children who are taken by the government subsidized child trafficking system and placed into foster care do end up being sexually abused, and the Foster Care system nationwide admits this to be true. Additionally, I have claimed that children are killed while in St. Luke's care, a fact that has already been substantiated in this response above.

b. "St. Luke's parties were running a child trafficking ring in order to profit from tax dollars." No, St. Luke's is not running a child trafficking ring, rather, they are participating in the government subsidized child trafficking ring that is run in Idaho by the Idaho Department of Health and Welfare.

c. "St. Luke's parties were abusing and harming the Infant in irreparable ways." They did harm Baby Cyrus in irreparable ways. That is my subjective opinion, and I stand by it to this day. Additionally, the family and I are in agreement in our belief that Baby Cyrus's C-DIFF infection was contracted at St. Luke's hospital as he did not have the infection previous to his kidnapping, and there is no other likely place for him to have contracted this infection.

d. "St. Luke's parties harmed and killed babies all the time." St. Luke's has harmed and killed babies. I have already given two specific examples above and this does not include the number of children who were killed on ventilators during the COVID scams, through vaccine injuries that were forced on children through intimidation and fear, or any other illegitimate means to which the hospital knows it should not be doing. John Hopkins University published a study declaring death from doctors in allopathic hospitals (including St. Luke's) to be the 3rd leading cause of death in America, and being statistically responsible for 250,000 to 400,000 deaths every year (https://www.cnbc.com/2018/02/22/medical-errors-third-leading-cause-of-death-in-america.html). Only God knows how many of those deaths are minors at St. Luke's hospital but the evidence is clear that St. Luke's hospital does kill children, whether on accident or on purpose is not relevant to this case since Baby Cyrus was held in St. Luke's possession against the family's will.

- e. "St, Luke's parties kidnapped the infant and other children." No, St. Luke's was a willful participant in Baby Cyrus's kidnapping seeing as though they were the ones who received Baby Cyrus and kept them in their custody after he was forcefully and illegally kidnapped by Meridian police officers.
- f. "St. Luke's parties were 'moronic imbeciles' who neglected the Infant." I wholeheartedly believe this to this day. St. Luke's did not demonstrate a shred of competence, medically or ethically, in their treatment of Baby Cyrus after he was kidnapped. Baby Cyrus has Cyclical Vomiting Syndrome, and they didn't even properly clean off his face when he vomited causing burn marks to appear on his face as has been shown to the public in pictures taken of baby Cyrus after his parent's first visit with him. Only incompetent and moronic imbeciles would leave a baby ALONE who has Cyclical Vomiting Syndrome and allow him to wallow in his own vomit. That is exactly how St. Luke's treated Baby Cyrus.
- g. "St. Luke's parties stole the Infant." Technically, it was Meridian Police who "stole" baby Cyrus, but if someone robbed a bank you only knowingly received the stolen money after another robbed the bank, aren't you still guilty of being an accomplice in the crime? Of course you are! Likewise, St. Luke's is guilty of being the knowing accomplice to Baby Cyrus's kidnapping.
- h. "St. Luke's changed the infant into someone who was unrecognizable, lethargic, and unresponsive." This is 100% factually accurate, and these are the very words of Baby Cyrus's own mother. And how would St. Luke's know otherwise? Did they raise him for 10 months prior to his kidnap? Do they have a point of reference to know how Baby Cyrus acted before his kidnap? Only the family, particularly Baby Cyrus's parents, would be qualified to make such a conclusion, not St. Luke's hospital or its staff. And this is the quote from Baby Cyrus's own mother which is one I stand by to this day.
- "St. Luke's failed to keep the infant clean." This is a fact that is substantiated by both medical records and pictures which have already been published.
- j. "St. Luke's caused the Infant 'suspicious' brusing." This is also true and the pictures of his brusies have already been published.
- k. "St. Luke's lied about the Infant's treatment." We definitely still believe this to be true as the doctors were not forthcoming with their treatment, and we didn't get the unredacted medical records back until January of 2023, nearly 9 months later. That is a significant amount of time to pass which would enable many changes to be made in the medical records and history. And the way that the staff handled the records that Levi (Baby Cyrus's father) received early on in the process gave the family reason to believe that the records were tampered with since they would not simply print out the records and hand it to Levi—rather, they made him wait and wait until their lawyer had to call and threaten legal action against St. Luke's for not providing the records.
- I. "St. Luke's parties vaccinated the Infant against the family's wishes." I never said that. Though I did question whether they vaccinated Baby Cyrus as he had 4 pricks in his body that are consistent with needle pricks, and were not on Baby Cyrus's body before he was kidnapped.
- m. "St. Luke's parties were 'medically negligent." I wholeheartedly believe this to be true. On many occasions this was demonstrated to our family. Some examples are (but not limited to): Dr. Natasha Erickson refusing to listen to the parents regarding the medical history of Baby Cyrus, Dr. Natasha Erickson refusing to let Baby Cyrus have an enema when he clearly needed one, St. Luke's allowing Baby Cyrus to wallow in his own vomit, Nurse Tracy Jungmann forcing an exposed nasal tube back into Baby Cyrus's nose and stomach without sanitizing it or replacing it, and Baby Cyrus more: than-likely contracting a C-DIFF infection from St. Luke's hospital.
- n. "St. Luke's was 'world famous' for 'mistreating people,' killing people,' and 'stealing babies from their parents.' 'St. Luke's has certainly earned a reputation for mistreating people as can easily be seen by how they treated their own employees who refused to get the COVID vaccine. Also, anecdotal stories regarding horrible treatment from St. Luke's can easily be acquired by simply asking people to tell you their stories in online forums, social media, or the like. St. Luke's has a horrible reputation which was only exacerbated by their tyrannical actions taken during COVID which certainly included killing many people on ventilators when the public knew that the ventilator protocols they were using would definitely kill the people who were on them. And as has previously been established, while St Luke's hospital does not personally engage in the kidnap of children, they do participate in the process making them an accessory to the crime of kidnap.
- o. "St. Luke's forced the Infant to take 'toxic poison' which was then allowed to stay in the Infant's body for days." This is in reference to the barium contrast that St. Luke's made Baby Cyrus take which the CDC has already recognized as being a toxic substance (https://www.cdc.gov/mmwr/preview/mmwr/html/mmS243a5.htm) and which caused Baby Cyrus harm and discomfort as noted by Baby Cyrus's parents.
- p. "St. Luke's parties changed and falsified information in the medical records to protect themselves." I still believe this to be true for the reasons stated above in sub-paragraph K.
- q. "Mr. Roth was guilty of criminal accessory of child abduction and deprivation of rights under color of law." I do not remember saying this, not of to believe that I said it. However, I do agree that St. Luke's hospital is a criminal accessory to kidnapping as defined by Idaho State Statue § 18-4501 and explained in section 54 above in this response.
- r. "Mr. Roth personally profited from the pandemic." I believe this to be true by simply comparing the income of Mr. Roth before the pandemic to his income after St. Luke's had received "COVID monies" from the federal government (and comparing said income with other executive staff members before Mr. Roth), one can conclude easily that Mr. Roth did, in fact, profit and benefit personally from the pandemic.
- s. "Dr. Erickson was responsible for the Infant's kidnapping," Dr. Erickson was the one who first initiated contact with CPS as already noted in section 57 above. For that reason, one can conclude that she bears a measure of responsibility for the entire scenario since she used her position as a doctor and someone who CPS responds to as a weapon to get her way, in evident total disregard for the actual safety and wellbeing of Baby Cyrus.
- t. "Dr. Erickson participated in kidnapping 'hundreds of children' with the help of a judge." I definitely believe this to be true, though it could be "thousands" and not "hundreds." If this case is not rightfully dismissed as being a frivolous lawsuit, then discovery on this case will demonstrate just how many children have been referred to CPS by Dr. Natasha Erickson and just how much money St. Luke's hospital has received for having these children in their custody after they were kidnapped. And not just Dr. Natasha Erickson, but ALL of St. Luke's doctors and staff—we will find out how the staff of an organization who receives compensation for having

kidnapped babies in its custody regularly and inappropriately uses this power to be financially rewarded. This type of Setup, by the way, in any other industry would be considered a "conflict of interest" and would not be allowed. And in some industries, this type of conflict of interest where "authorities" are financially incentivized to make false or otherwise unethical claims or to give advice that they receive compensation for, is a punishable criminal offense.

- u. "The infant 'possibly could lose his life because of the decisions of people [at St. Luke's] who don't even care about the infant." This is demonstrably true as I have already shown above that other infants in St. Luke's custody have, in fact, lost their lives due to St. Luke's decisions and incompetence.
- v. "The hospital made the Infant 'more sickly." This is also true and has already been demonstrated by pictures of Baby Cyrus after he was returned to his parents, and by the testimony of his parents who know better than anybody about the condition of their own child.
- w. "Followers should put 'physical pressure' on those 'that are causing the problem." I never said this.
- x. "Followers should disrupt St. Luke's operations by protesting, calling in, donating money, making noise, and giving the hospital 'hell." There is not a single one of those things that are illegal or malicious. What is malicious is kidnapping a baby from his parents and endangering that child by keeping him away from his only source of nutrition (his mother's breastmilk), and doing so because you are financially compensated by the government. That is evil, wicked, and illegal.
- y, "God should crush the necks of those that are evil." I certainly do not remember saying this, nor is it in line with something that I would typically say since it is not an actual Bible scripture or a biblical quotation, which I would generally use. However, I am happy to claim it since I do agree that "God should crush the necks of those that are evil." If someone does not want to face God's wrath, they simply should not be evil. And if someone wants forgiveness, they can simply repent of their sins and wicked deeds. And in the case of St. Luke's and the bad actors who were responsible for Baby Cyrus's kidnapping, even my family is prepared to forgive all of those involved in his vicious, vile, violent, and unconscionable kidnapping.
- 59. PARAGRAPH 94 Ff there was a disruption to St Luke's operations that is St. Luke's fault for participating in child trafficking. They bear the sole responsibility for the consequences of their actions.
- 60. PARAGRAPH 96 There was not a single defamatory remark made at my press conferences in front of the hospital, and the plaintiffs have failed to provide any evidence of one. Again, this only demonstrates the frivolous nature of this unconscionable lawsuit.
- 6.1. PARAGRAPH 97 I am not aware of anybody harassing patients or staff, and I certainly never incited anybody to do so. In fact, I would be completely opposed to such harassment if it ever occurred. But again, St. Luke's is responsible for the consequences of their own actions, and let's consider the "anxiety and fear" that they have caused over the years for all of the families they have threatened with CPS, or who have had their children kidnapped by CPS because of St. Luke's inappropriate referrals, or of all of the employees of St. Luke's who were fired and lost their livelihoods for not taking the COVID vaccine, or of all the families whose loved ones were killed by ventilators that St Luke's put them on, or of the total fear and anxiety of the confused minors whose genitals are mutilated by St. Luke's hospital in disgusting sex change operations that are performed there (being one of only 13 hospitals in the country that we know about who performs such disgusting genital mutilation processes).
- 62. PARAGRAPH 98 This is a completely erroneous allegation. I, nor Ammon, nor anybody can "go so far as to cause St. Luke's to go into lockdown." That is a decision that St. Luke's itself would have to make and it is one that we know they made in order to garner public support in their favor-since we had learned from many whistleblowers on the inside of St. Luke's and from the general sentiment of the public at large, that St. Luke's had already lost respect and support both in public and internally with their own employees. St. Luke's therefore had to create a "false flag" in order to turn public support back in their favor and therefore they created this false idea that there was some sort of threat that caused the hospital to go into lockdown. When this "lockdown" took place, we understood immediately that St. Luke's was trying to create this false narrative in order to garner public support, so we had some people go around at that very moment to film the protestors and to capture the exact scene outside of St. Luke's hospital at the noment they claimed they were under threat. This video can be seen as video #4 on this page https://www.freedomman.org/cyrus/videos/, and it clearly shows that St. Luke's is simply lying. The video shows mothers with strollers, grandparents, and genuinely peaceful protestors with signs on public sidewalks, who neither posed a threat, nor set foot on St. Luke's private property. St. Luke's has simply demonstrated their own wickedness once again!
- 63, PARAGRAPH 100 it would be impossible to ascertain the level of financial ruin that parents and families experience after having their children illegally kidnapped. And most American citizens with decency automatically recognize this level of devastation and want to help with financial support. To this end, a GiveSendGo campaign was setup to help Marissa and Levi, and people voluntarily and graciously donated to their cause.
- 64, PARAGRAPH 102 there was not a single defamatory remark ever made and the plaintiffs have still failed to produce any evidence of a single defamatory remark.
- 65. PARAGRAPH 103 Solicitations for donations were made on the premise of people wanting to help with legal expenses and the family's expenses and never did I claim that the donations were going to pay St. Luke's medical billst On the contrary, we would never ask people to donate money to pay off an entity who was an accessory to Baby Cyrus's kidnap in the first place! However, I do believe wholeheartedly, and there is sufficient evidence to build the case that allopathic hospitals like St. Luke's structure all of their protocols specifically to maximize their own profitability and not to ensure their patients' health.
- 66. PARAGRAPH 104 This paragraph is a tacit admission on behalf of St. Luke's that they do, in fact, receive compensation from the Federal Government for having Baby Cyrus in their custody. Once in their custody, they knew they could perform any treatment, test, or "service" on him that they chose, and that it would all be paid for by the government. They knew this "free money" was available to them, and they admit it right here in paragraph 104!
- 67. PARAGRAPH 105 These statements are in direct contradiction with the testimony of the parents themselves. Levi and Marissa were not made aware that their costs were being covered by government assistance and would not have wanted such assistance if they were made aware of it. It is evident that the only one who wanted this government assistance was St. Luke's to they could use Baby Cyrus like a debit card, simply scanning his barcode (they literally put a barcode on his wrist), and ordering up every test, service, or "treatment" available so that they could

financially profit off of Baby Cyrus with "free money" from the government

68. PARAGRAPH 106 – Levi and Marissa are an honest, hard working family and did not want any assistance from the government so it is irrelevant that a patient financial advocate tried to get them to sign up for Medicaid. It only demonstrates that St. Luke's true concern was making money off of Baby Cyrus.

69. PARAGRAPH 107 - Marissa and Levi never applied for Medicaid meaning that St. Luke's or some agency connected to St. Luke's made this application without parental consent and did so in order to financially profit off of Baby Cyrus.

70. PARAGRAPH 108 – The kidnapping of Baby Cyrus did absolutely create huge financial liabilities for the Anderson family. This is including but not limited to: loss of income from inability to work, legal expenses, logistical expenses, new medical expenses (not from St. Luke's but from other providers who had to fix St. Luke's errors) and more.

71. PARAGRAPH 114 – I will never cease to publish and proclaim the reality and the wickedness of government subsidized child trafficking. It is real. It is going on every day in America. It happens nearly 4 times per day in Idaho. St. Luke's is profiting off of it as is the Idaho Department of health and Welfare. And it is my Constitutional right to be able to publish these facts to the world and I will do so, whether I am dead or alive, I will ensure that the publications go on.

72. PARAGRAPH 115 - The People Against Child Trafficking is also not a legal entity. It was simply the name we gave to a conference/seminar/meeting that we had to expose everything we had learned in the process of Baby Cyrus's kidnapping.

73. PARAGRAPH 118 – Every statement ("a" through "d") is accurate and I stand by them to this day.

74. PARAGRAPH 120 - As has already been demonstrated multiple times, no "defamatory speech" was used, and the plaintiffs have failed to provide a single shred of evidence to the contrary.

75. PARAGRAPH 126 - This is true and has already been explained repeatedly in this response.

76. PARAGRAPH 127 – Not only is it true that St. Luke's has profited off of the false kidnapping of Baby Cyrus, but they have admitted to it in their very complaint (by stating that they were paid by Medicaid for Cyrus), and new records demonstrate that they were compensated at least 534,000 for having Baby Cyrus in their custody.

77. PARAGRAPH 128 – This must be in reference to the StLukesExposed.com website which I have created where I do state that St. Luke's is corrupt and wicked because it is both demonstrably true and also my opinion, which I wholeheartedly believe and can support with evidence.

78. PARAGRAPH 138 – First of all there, is no legally defined concept of "hate speech" in the State of Idaho. Nevertheless, my statements regarding homosexuals or members of the so called "LGBTQ+" community are not based in hate or malice, rather they are factual statements based on the Bible. It is apparent that counsel for the plaintiffs is personally offended by such speech, most likely because he is member of that community.

79. PARAGRAPH 139 – The evidence shows that the government subsidized child trafficking ring, while historically have focused on preying on the poor and "minorities," have made a significant shift toward preying on people of faith—particularly and specifically on people of faith who reject government propaganda and dogma and who choose to homeschool their children, reject vaccinations, and reject homosexuality. It is also a statistical fact that there is a disproportionate number of atheists, homosexuals, transvestites, and other communities of people who are hostile to Christianity who work at the Idaho Department of Health and Welfare and who have unchecked power over the lives of Christian people, up to and including the ability to illegally and immorally kidnap their children.

80. PARAGRAPH 141 (RESPONSE TO COUNT I) – The plaintiffs have failed to provide a shred of evidence that any statement or verbal pronouncement that I have made regarding them was false. Therefore this entire lawsuit is a sham, and it is frivolous and unconscionable.

a. This is true and I already responded to it above. Furthermore, plaintiffs have failed to provide any evidence that these statements were false or that I knew they were false and knowingly stated them in order to harm them.

b. This is true and I already responded to it above.

c. This is true and I already responded to it above.

d. "Defendants falsely and publicly accused Plaintiffs of kidnapping children." As clarified above, I have accurately and publicly accused Plaintiffs of participating in child kidnap as defined by Idaho State Statute.

e. There were no threats to Plaintiffs that I caused. If someone else threatened or harassed St. Luke's, then you can sue them for harassment.

 $f.\,l$ was not involved in the publication of these fliers, but l do support it.

g. Everything stated on the Freedom Man Press website is accurate. Furthermore, plaintiffs have failed to provide any evidence that these statements were false or that I knew they were false and knowingly stated them in order to harm them.

h. It is true that Dr. Natasha Erickson reacted negatively to Marissa and Levi choosing not to vaccinate Baby Cyrus, and likewise, it is also true that the day after she threatened to call CPS for not obeying her, a social worker from CPS did visit Marissa in the hospital to interview her.

i. I do believe and am still of the opinion that Dr. Erickson is incompetent at her profession for the reasons already stated above in this response.

j. I have already provided proof that St. Luke's does kill babies.

k. This is a statement from Ammon, not me, but I believe that Ammon is correct in his assertion.

I. These statements are conflated and confused. But, it is true that Nurse Jungmann does receive compensation from St Luke's hospital, who likewise receives compensation from child kidnapping as has already been demonstrated. It is also true that at the so-called CARES unit where Nurse Jungmann works, these nurses commonly inspect the genitals of little children who are complete strangers

m. Nurse Jungmann never once reviewed, viewed, or diagnosed Baby Cyrus in person. Yet, she gave the diagnosis of "imminent danger" to the Meridian Police which was the claim necessary to give the police cover in order to kidnap Baby Cyrus. This diagnosis was demonstrably false, and it is definitely inappropriate and what I could consider "medical malpractice" to make a life-altering medical diagnosis over the phone, through a third party, without ever having looked at a patient in person.

n. St. Luke's was involved in the kidnapping of Baby Cyrus for profit and that has already been demonstrated with evidence in the public domain and by St. Luke's own admission in this very complaint.

o. I do believe St. Luke's, along with all other allopathic hospitals in the country, are connected to what can only be described as a "medical mafia." It consists of Big Pharma companies like Pfizer and others, and it is responsible for being the 3rd highest cause of deaths in America.

p. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.

q. This allegedly was stated by Ammon, not me, but I don't believe he actually made this statement.

r. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.

5. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.

t. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.

u. This is true and I already responded to it above. Furthermore, plaintiffs have failed to provide any evidence that these statements were false or that I knew they were false and knowingly stated them in order to harm them.

81, PARAGRAPH 142 – These statements were all true or I believe them to be true, as explained above.

82. PARAGRAPH 143 – Both at the time that I made these statements and still to this day, I know these statements to be true, and I can substantiate them all with evidence, which have already been published in the public domain and can be seen at the website FreedomMan.org/cyrus.

83. PARAGRAPH 145 - I made all of the published statements with the intent to expose the truth.

84. PARAGRAPH 146 – Not only is this not true as an accusation, but it's also not true as a matter of fact since no defendant in this case has earned a single penny of financial gain from this process; rather, on the contrary, we have all suffered financially as a result.

85. PARAGRAPH 147 – The statements are all factually accurate so they are not defamatory at all, neither per se nor per quod.

86. PARAGRAPH 149 – I cannot be held responsible for what others may or may not do in response to the publication of factually accurate information.

87. PARAGRAPH 150 – I have never used any hate speech, which is a term that does not exist or have any legal definition, but if any member of the so-called "LGBTQ+" community is offended by me mentioning Biblical truths in regards to their sin, the proper response is not to whine, complain, moan, or sue, but rather to repent and serve Jesus Christ.

88. PARAGRAPH 152 – Plaintiffs are knowingly, intentionally, willfully, and maliciously making false allegations against me. I have not made a single false statement about them, I have proven it by publishing the evidence to substantiate my claims, and have given them the opportunity to share their evidence and earn a public apology and retraction(s) from me; yet they have failed to provide a single solitary shred of evidence—only demonstrating again that this case is entirely frivolous and not based on any factual evidence whatsoever. The case should be dismissed immediately

89. PARAGRAPH 154 - I have published no false information whatsoever.

90. PARAGRAPH 155 - No statements that I've made were false, nor did I ever knowingly state any false information.

91. PARAGRAPH 156 – Any exposure of truth that shed light on any of the plaintiffs in this case did not put them in a "false light" but in "true light." I can't help it if evil people and evil entities don't like it when light is shined on their darkness. John 3:19 "And this is the condemnation, that light is come into the world, and men loved darkness rather than light, because their deeds were evil."

92. PARAGRAPH 157 – At the time I made the statements I have made I knew them to be true and accurate and still know them to be true and accurate.

93. PARAGRAPH 160 – Not a single act that I partook in was done with any malice nor was any of it false. However, because plaintiffs knowingly are lying about all of their allegations against me, they are weaponizing this very court to use as a tool to destroy me financially, and have even said so in private to others who have relayed the information to at least one Ada County. Commissioner who has shared their statements with a member of my family, then this case should be rightfully noted as frivolous, heirous, unconscionable and shocking to the public conscience and to all humans with decency.

94. PARAGRAPH 162 – I have not acted in any extreme or outrageous conduct. How on earth could fighting through peaceful means to restore your grandson to his family after he was illegally kidnapped by force by people who were financially incentivized to kidnap him be considered "extreme or outrageous." On the contrary, what is extreme and outrageous is for an entity or system to be financially incentivized to steal and kidnap children through violent methods, and to willfully participate in such a system while destroying the lives of innocent people. That is extreme and outrageous conduct and that goes way beyond the bounds of any decency in any civilized society. Kidnapping babies and getting paid for participating in such kidnapping is disgusting and outrageous. But peacefully protesting and publishing factual information is not extreme nor outrageous at all. In fact, it is common sense and reasonable. Furthermore, attempting to use the American justice system as a weapon to silence those who have exposed your wickedness is so far beyond the pale, so outrageous and so extreme, that the public have already deemed it and judged it to be evil, wicked, and diabolical. Once again, the plaintiffs and their counsel are demonstrating textbook "projection," where they are accusing me of doing exactly what they are doing.

revenue generated for any defendant in this case, period.

96. PARAGRAPH 174 – I was never asked to leave St. Luke's property at any point in time. Furthermore any and all protesting was done on public sidewalks and not on St. Luke's property. Had I mistakenly been on St. Luke's property and had they asked me to leave their property. I would have done so. They are simply intentionally distorting facts to create a false narrative.

97. PARAGRAPH 175 – I never once blocked access to the hospital or disrupted hospital operations with my physical presence outside of the hospital. This is a bald-faced lie and the plaintiffs know it, but evidently don't have enough respect for the judge, the future jury, or the American justice system to tell the truth.

98. PARAGRAPH 185 – Any time spent near St. Luke's property was for the proper purpose of protesting against the illegal kidnapping of my grandson.

99. PARAGRAPH 188 - Again, I was never asked to leave St. Luke's property at any point in time. Furthermore, any and all protesting was done on public sidewalks and not on St. Luke's property. Had I mistakenly been on St. Luke's property and had they asked me to leave their property, I would have done so. They are simply intentionally distorting facts to create a false narrative.

100. PARAGRAPH 189 – Again, I never once blocked access to the hospital or disrupted hospital operations with my physical presence outside of the hospital. They are repeating the same lie as in paragraph 175.

101. PARAGRAPH 190 - My presence outside of St. Luke's hospital did not interfere with St. Luke's ability to provide any service to any other client. That is a complete lie.

102. PARAGRAPH 191 - This paragraph shows the corrupt and twisted nature of the plaintiffs complaint and false allegations. They are now asking for damages from "each defendant" even though they have previously claimed that the defendants are indisinguisable from Ammon and I. In my case, they are claiming Freedom Man PAC (which was a registered Political Action Committee in Idaho), Freedom Man Press, LLC (which does not exist as a legal entity and to which the plaintiffs admit does not exist), and Diego Rodriguez (the individual being myself) should each pay an amount no less than \$250,000. This is such an obvious "scam tactic" which is designed to triple the financial attack against me by forcing my actions to be placed on other entities which either don't exist or were not involved. This is such a blatant abuse of the court system that it goes beyond the bounds of decency in a civilized society. If the court system was honest, true, and legitimate, this case would only have two defendants: Ammon Bundy and Diego Rodriguez. Previous to now, I assumed the addition of the additional entities, particularly two of them which don't even exist (Peoples Rights Network and Freedom Man Press, LLC do not exist as legal entities) was simply another demonstration of incompetence on behalf of the plaintiff's counsel. Now I see that it was part of the plan to triple the requested reward by forcing Ammon and I to pay triple for entities that don't exist or were not a part of the lawsuit.

103. PARAGRAPH 193 - I have never once engaged in political activism for financial gain and would never do so as it is contrary to my personal beliefs and convictions. So this is another outright lie.

104. PARAGRAPH 195 - I have never once used the story of Baby Cyrus to advertise for Power Marketing, That is a bald-faced lie, and there is not a shred of evidence that I have ever done so. The plaintiffs and their counsel have told so many outright lies that it is completely outrageous and no rational nor decent human being could imagine doing so.

105. PARAGRAPH 196 – This assertion again shows the incompetence of plaintiff's counsel in claiming that "FMP" which is "Freedom Man Press" "owns and operates FreedomMan.org." First of all, in paragraph 18, the plaintiffs already admit that they have searched for "Freedom Man Press, LLC" and have determined that it does not exist as it is "not registered as an LLC in Idaho or registered to do business in Idaho." That is because the entity "Freedom Man Press, LLC" does not exist and I have already testified, under oath, to this fact in a deposition with the plaintiff's counsel present and asking the questions. Furthermore, I have never earned a dime directly or indirectly for the existence of FreedomMan.org, which is my personal blog that I personally control and own, and I never will use it as a vehicle to generate revenue as I see it as a personal mission and call from God to use this website/platform as a tool to proclaim truth and expose corruption. Once again, the plaintiffs are making false allegations without any evidence or knowledge of the facts.

106. PARAGRAPHS 201 & 202 - The plaintiff again is engaging in more "throwing mud at the wall in the hope that some of it will stick." There is nothing in Idaho Code § 48-603C that even remotely pertains to this case. The statute plainly states, "48-603C. UNCONSCIONABLE METHODS, ACTS OR PRACTICES. (1) Any unconscionable method, act or practice in the conduct of any trade or commerce violates the provisions of this chapter whether it occurs before, during, or after the conduct of the trade or commerce. (2) In determining whether a method, act or practice is unconscionable, the following circumstances shall be taken into consideration by the court: (a) Whether the alleged violator knowingly or with reason to know, took advantage of a consumer reasonably unable to protect his interest because of physical infirmity, ignorance illiteracy, inability to understand the language of the agreement or similar factor; (b) Whether, at the time the consumer transaction was entered into, the alleged violator knew or had reason to know that the price grossly exceeded the price at which similar goods or services were readily available in similar transactions by similar persons, although price alone is insufficient to prove an unconscionable method, act or practice; (c) Whether the alleged violator knowingly or with reason to know, induced the consumer to enter into a transaction that was excessively one-sided in favor of the alleged violator; (d) Whether the sales conduct or pattern of sales conduct would outrage or offend the public conscience, as determined by the court." Nothing in this law pertains to the Baby Cyrus case or any of the facts alleged in this case as we have not sold any product or service to any citizen of Idaho. As has already been demonstrated, the only onscionable acts that have taken place in the context of this case are the acts performed by the plaintiffs in participating in the kidnap of my grandson and subsequently filing this frivolous lawsuit which is a textbook example of a "SLAPP" suit against those of us who they harmed.

107. PARAGRAPH 203 – Again, there is not a single shred of evidence that actions or proclamations that I have made are misleading false or deceptive. On the contrary, this entire lawsuit is misleading, false, and deceptive—while all the statements I have made are factually accurate, true, and provable with evidence already published and available in the public domain.

108. PARAGRAPH 204 - Our conduct and pattern of conduct are not outrageous and offensive to the public conscience, on the contrary, kidnapping children and being paid to participate in it is outrageous and offensive to the public conscience.

109. PARAGRAPH 208 – The plaintiffs are falsely asserting that donations were solicited on behalf of Baby Cyrus's parents so they could pay medical bills owed to SLHS and SLRMC. This is a flat out lie, and we never solicited donations for this purpose as I have already stated above in this response. Nevertheless, this paragraph 208, again demonstrates that St. Luke's hospital admits to receiving compensation from "government programs" for whatever they claimed to have done to Baby Cyrus.

110. PARAGRAPH 209 - This is another outright lie. I never used any unfair, false, deceptive, misleading, or unconscionable acts and practices. On the contrary, people of good conscience and faith all around the world willfully and happily made donations on their own free accord because they saw the acts of St. Luke's hospital, the Idaho Department of Health and Welfare, the Meridian Police department and all other bad actors pertaining to Baby Cyrus's kidnapping as being unconscionable acts and practices!

111. PARAGRAPH 210 - As already noted, we never falsely represented the amount of liability incurred relating to medical expenses associated with treating Baby Cyrus. The plaintiffs are again just engaging in willful and malicious lying. And I can assure you that the Anderson family would never have given any money to St. Luke's hospital after they participated in his kidnap. You don't reward accomplices to kidnapping with compensation!

112. PARAGRAPH 215 – Again, it was St. Luke's hospital and the plaintiffs who engaged in unconscionable acts and methods, not me.

113. PARAGRAPH 216 – Nothing I ever stated was misleading, false, or deceptive, but it was all true or something I believed and still believe to be true.

114. PARAGRAPH 217 – No, kidnapping children for profit is outrageous and offensive to the public conscience.

115. PARAGRAPH 218 – How do you "donate wrongfully?" Decent and godly people all around the country donated on their own freewill and free accord after watching video evidence and reading and seeing evidence with their own eyes how Baby Cyrus was illegally, immorally, and unconscionably kidnapped. Not a single donor has complained about their donation being used to help the Anderson family. On the contrary, everyone is grateful and thankful to have been a part of restoring Baby Cyrus to his family.

116. PARAGRAPH 220 – The only ones who have misled the public are the bad actors who were responsible for the kidnapping of Baby Cyrus. And this includes all of the false allegations made by the plaintiffs in this very lawsuit.

117. PARAGRAPHS 222 – 227 – Not a single word that I have spoken relating to the Baby Cyrus case or story was false, misleading, or deceptive. This lawsuit is friviolous as has been demonstrated in this response on multiple occasions. Not a single allegation has been substantiated with evidence, and the plaintiffs have rejected my public offer to retract any false claims I have made and offer retractions to each plaintiff individually if they could simply demonstrate or produce any evidence that any claim I have made was false and that I knowingly proclaimed and spread false information. Their failure to provide any evidence only demonstrates that they know the entire case is a fraud, and they are hoping that they can mislead the public with this frivolous SLAPP suit and intimidate any other whistleblowers from exposing their wickedness, corruption, and unconscionable acts of evil.

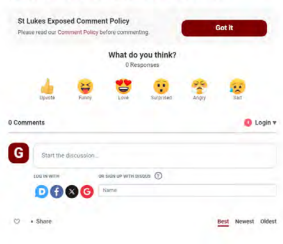
CERTIFICATION UNDER PENALTY OF PERJURY

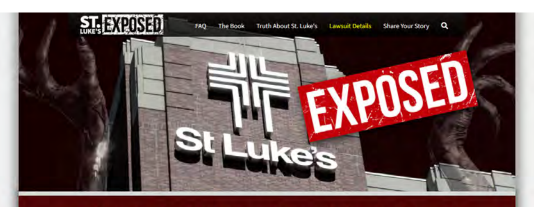
I certify under penalty of perjury pursuant to the law of the State of Idaho that the foregoing is true and correct.

Signed, Diego Rodriguez March 15, 2023

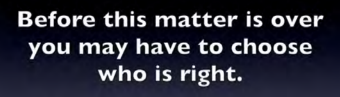
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- Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and Unfit to Preside Over Our Case
- Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to Share With You
- Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag Ordered Me





Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took **Baby Cyrus**



Here are more facts:

And here on Rumble: https://rumble.com/v3xmjks-november-24-2023.html

HOME > Lawsuit Details > Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took Baby Cyrus

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Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took Baby Cyrus

July 24th, 2023

Before this is over you may have to decide who is right. Here is more evidence for you to consider. The information in this video is what Cyrus' grandfather and I exposed and are being sued for. Based on the evidence, you can decide for yourself if St. Lukes, CPS & Meridian Police where right in taking Baby Cyrus

Click here for more information on this matter.

https://www.peoplesrights.org/cyrus https://www.freedomman.org/cyrus/



Quick Links:

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СОМООО

VIDEO ON THUMB DRIVE

These are the "Doctors" at St. Luke's Essence Clinic where they perform Sex Change Surgeries on Minor Children!











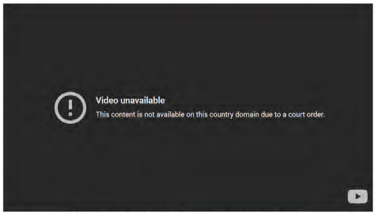
Luna Hodges

Patrick Gerety

Daniel Flynn

Eileen Baez-Irizarry

Proof St. Luke's Mutilates the Genitals of Minors (Performs Sex Changes on Children)



Original video can be found here: https://www.youtube.com/watch?v=odjnGcmla70

HOME > Truth About St. Luke's > Proof St. Luke's Mutilates the Genitals of Minors

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Proof St. Luke's Performs Sex Changes on Children

St. Luke's Children's Hospital webpage is still advertising minor hormone therapy and sex change surgeries. This video gives proof.

Here is a link to one of St. Lukes Hospital pages advertising transgender surgeries and hormone therapy for minors: https://www.stlukesonline.org/communities-andlocations/facilities/clinics/st-lukes-childrens-essence-clinic

Also here: https://www.stlukesonline.org/health-services/service-groups/lgbtqia-health-care

Idaho passed a law that made both minor hormone therapy and child sex change surgeries illegal. However, that Idaho law does not go into effect until 2024. I guess all the children until then are sacrificial lambs to St. Lukes Hospital Executives.

Here are some links to 3rd party news article listing St. Luke's hospital as one of only 13 hospitals in America known to perform gender mutilation surgeries on minor children:

- At Least 13 U.S. Hospitals Perform Gender Transition Surgeries on Minors.
- Hospital in Boise Offers 'Gender Reassignment' Surgery
- St. Luke's Hospital Alters Website Regarding "Gender Reassignment Treatment"
- . ST. LUKE'S PLOTS END-RUN AROUND NEW LAW PROTECTING CHILDREN FROM GENDER

These are the Doctors at the Essence Clinic:

St. Luke's is very embarrassed that the public has found out that they are one of only 13 hospitals that performs sex change surgery on minor children, and they also offer all of the other damaging "treatments" that cause permanent damage to minors like: puberty blockers, and other artificial hormone treatment

So, St. Luke's has removed their pictures and information from their website. But fear not, we have the screenshots! Below are the screenshots from the St. Luke's Essence Clinic website before St. Luke's removed them due to embarrassment in the community:





Biography





· Share Your Horror Story



Biography

Daniel F. Flym, MD specializes in diabetes and endocrne bisorders in infants, chitchen and telems. He is passionate about empowering patients and familias to manage their nealth. Dr. Flym manages a wide waterly of conditions including type I and II





Patrick A. Gerety, MD

PEDIATRIC PLASTIC SUITORITY

Patrick Gerety, MD specializes in pediatric plastic surgery and cleft and cranifolical surgery. Prior to joining St Luke's, Dr. Gerety was an assistant professor of surgery at finitians thriversity. He was also the disc

Read More ♥ Availability Accepting new patients



Luna M. Hodges, NP

Lina Hodgies, PNP is a pediatric nurse practitioner at St. Luke's Children's Endocrinology and Diabetes and in certified by the Pediatric Nursing Certification Board. She specializes or type 1 diabetes, waskin relitance

Read More
Availability
Accepting new patients



Kara N. Saperston, MD

Biography

Kara Saperston, MD is a board certified, fellowship trained pediatric undepts with expertise in minimally invasive and obdics surgery and the minimagement of complex congenital anomals and pestatric bunders of the kidneys, bladder, and external perinals. She helped start the St. Luke's

Read More ▼ Availability Accepting new patients

To see the entire screenshot of the entire page, simply click here: St. Luke's Essence Clinic Screenshot (before St. Luke's took it down)

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DEFAMATORY LIARS FROM "IDAHO LEADERS UNITED"



Odette Bolano



Tommy Ahlquist



Gary Raney



The Book Truth About St. Luke's Lawsuit Details Share Your Story

Bill Shawver



Doug Gross CEO, Gross Farm



Cortney Lilliard

"Idaho Leaders United" have Lied and **Defamed Ammon Bundy and Diego Rodriguez**

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"Idaho Leaders United" have Lied and Defamed Ammon Bundy and Diego Rodriguez And they owe them a public apology and retraction or they must be sued in Federal Court

August 10th, 2023 | by Diego Rodriguez

On August 8th, 2023, the Idaho Statesman published a guest opinion article titled, "St. Luke's victory over Bundy is welcome. The work of fighting extremism must go on" that was full of defamatory lies. In fact, the authors of the article, Idaho Leaders United, a group of statist Republicans and various liberal ideologues, have succeeded in doing the very thing that St. Luke's hospital fraudulently claimed that Ammon and Diego did to them. Plainly stated, Idaho Leaders United, maliciously and intentionally lied about Ammon and Diego in an attempt to cause them public harm and damage—the definition of defamation!

In order to actually qualify as legal defamation, it must be demonstrated that what they said was a lie or that the slanderer should have reasonably known it was a lie

In the case of Diego and Ammon, every last thing we ever said about St. Luke's is the truth and we still know it and believe it to be the truth. We also have evidence to prove nearly everything we have stated. However, Judge Lynn Norton issued an order literally prohibiting me from providing any evidence in our case. That is obviously a very important detail that nobody wants to publish because it would strike terror in the hearts of the public if they knew that this type of dishonesty and tyranny took place in their own courts. Imagine being sued and not being allowed to provide evidence to prove your case!

But Idaho Leaders United has definitely lied about me and Ammon in their article. And they either knew what they were saying was a lie or should have reasonably known it was a lie, and the very tone and language of the article itself evidently demonstrates that their article was published with the specific intent "to impeach the honesty, integrity, virtue or reputation, or publish the natural or alleged defects, of one who is alive, and thereby to expose him to public hatred, contempt or ridicule." (That is the legal definition of libel which is defam

I have no problem with Idaho Leaders United publishing opinions or facts. They can say that Ammon and I are dumb idiots and that Ammon is a hick from the styx and that I'm a greasy Mexican, Have at it. You can even falsely accuse us of being "extremists" or "anti-government" or whatever other nonsensical pejorative terms you choose to use to further your agenda. We couldn't care less about your opinions

But lies that are defamatory that misrepresent the truth in a case of great public importance is unacceptable. You must stop lying. Here is a short list of the lies that you intentionally published in your deceptive article:

DEFAMATORY LIE #1 - "The incident at St. Luke's Health System was a distressing display of extremist behavior, where Mr. Bundy and his followers trespassed on private property and, more alarmingly, blocked access to emergency services."

Nobody protesting the kidnapping of Baby Cyrus (my grandson) trespassed on private property or blocked access to emergency services. Our protests were on the sidewalk and were entirely peaceful. Had anyone been trespassing, the police would have been called and arrests would have been made. But that never happened. Idaho Leaders United simply lied.

DEFAMATORY LIE#2 - "As a result of their actions, the hospital was forced to shut down, diverting ambulances and blocking emergency department care."

This lie is connected to the first lie where they are claiming that by trespassing and blocking access to emergency services the hospital was forced to shut down. Notice they said, "as a result of their actions." On the contrary, the hospital was voluntarily shut down by St. Luke's on March 15th, 2022 as a distraction so that St. Luke's could transfer Baby Cyrus to IDHW. Not only did we have a whistleblower from within St. Luke's call us to tell us that, but we have video on our website showing how peacefully the protestors were acting in the exact moment that St. Luke's shut the hospital down (Video #4 on this page). Also, St. Luke's refused to provide video footage of their security cameras in a discovery request, which would have shown that nobody blocked access to emergency services on that day. Obviously and evidently, St. Luke's refused to provide ence because it would prove them to be liars just like Idaho Leaders United is for making these false statements in their article.

DEFAMATORY LIE #3 - "Subsequently, the hospital and staff members were targeted and defamed with vicious lies."

The truth is that not a single lie was told about a single staff member at St. Luke's. Everything we





Ouick Links:

- Truth About St. Luke's
- . Share Your Horror Story

ever stated or claimed was true and factual. I provided the factual rebuttals to every single one of St. Luke's false claims, but Judge Lynn Norton likewise issued an order striking my responses from the record. So while nobody can get those responses from the court docket anymore, they are publicly available on my website on this link here. Additionally, I am so confident that I have not told a single lie about St. Luke's or their staff members that I have made a public declaration offering to immediately take down anything I have published about St. Luke's that is not true. I also offered to make apology videos and other retraction materials for St. Luke's to use to restore their reputation and I even offered to create a website called DiegoWasWrong.com where all of this information could be stored permanently for public access. And finally, I even offered to write a check to St. Luke's for \$50,000 (the initial ount requested by St. Luke's in their first complaint), if they could simply prove that I made any factually inaccurate statements. Let it be known that St. Luke's never demonstrated in public or in the courtroom that I ever made any factually inaccurate statements about them and as a reminder, all of the evide that I have to prove my statements accurate were disallowed from being heard in the These are simple facts that Idaho Leaders United should have reasonably known before publishing their defamatory article. DEFAMATORY LIE #4 - "By peddling misinformation and stoking the flames of fear, extremists like Bundy aim to collect a following of easily influenced individuals who may feel marginalized, frustrated, or disenfranchised." As noted above, there was not a shred of "misinformation" that was peddled. And you ought to have known that or should have reasonably verified such a claim before publishing it. In fact, your actions are the Textbook example of "projection" where diabolical and psychopathic bad actors accuse you of doing exactly what they are doing. We demand a public retraction of your defamatory lies. Feel free to speak negatively about us as much as you want. That is your right to do so. And even if you call me a big, fat, stupid, ugly, right wing extremist, I will fight for your right to say so and to call me that. You can publish any opinions you want. But no, you don't get to LIE in public about Ammon and I with the intent "to impeach the honesty, integrity, virtue or reputation, or publish the natural or alleged defects, of one who is alive, and thereby to expose him to public hatred, contempt or ridicule" all so you can breed fear and division among our communities. You must stop lying just so that you can collect a following of easily influenced RINOs and weak men and women who may feel marginalized, frustrated, or disenfranchised. You must stop lying as a means to prey on the vulnerable and attempt to control them through manipulation and false promises. Idaho Leaders United is nothing more than a fraternity of rich bullies who use their positions, power, and access to spread lies and disinformation in order to attract more followers and magnify their fame, power, and influence. You all should be ashamed of yourselves and your And you must start TELLING THE TRUTH. We expect your public retraction within 1 week. Otherwise, expect to see a defamation lawsuit filed against Odette Bolano, CEO, Saint Alphonsus; Tommy Ahlquist, CEO, Ball Venture Ahlquist; Gary Raney; Bill Shawver; Doug Gross, CEO, Gross Farms; and Cortney Lilliard, CEO, Ball Ventures. And please note, according to the Constitution Article 1 Section 8, this lawsuit will be filed in Federal court as I am a Florida citizen who will be suing Idaho citizens, so you will not have the protection of the corrupt Ada County court system. St Lukes Exposed Comment Policy Got it Please read our Comment Policy before commenting. What do you think? 0 Comments D Login v OR SIGN UP WITH DISQUIS (T) 🕞 😭 🔕 🌀 | Niere ♥ • Share Best Newest Oldest Be the first to parament Subscribe Privacy Do Not Sell My Data DISQUS SITE INFORMATION: SITE SECURED BY А соморо Terms and Conditions



Diego Files Appeal to the Fraudulent Lawsuit

HOME > Lawsuit Details > Diego Files Appeal

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Here is the Full Text of the Appeal that was filed on October 4th, 2023

October 4th, 2023 | by Diego Rodriguez

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,

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

NOTICE OF APPEAL

TO: THE ABOVE NAMED RESPONDENT(S), AND THE PARTY'S ATTORNEYS, AND THE CLERK OF THE ABOVE-ENTITLED COURT.

NOTICE IS HEREBY GIVEN THAT:

- 1. The above named appellant, Diego Rodriguez, appeal(s) against the above-named respondent(s) to the Idaho Supreme Court from the final judgment entered in the above-entitled action on the 29th day of August, 2023, Judge Nancy Baskins presiding. The judgment is attached to this Notice of Appeal.
- 2. That the party has a right to appeal to the Idaho Supreme Court, and the judgments or orders described in paragraph 1 above are appealable orders under and pursuant to Rule 4 and Rule 11 I.A.R.
- 3. A preliminary statement of the issues on appeal which the appellant intends to assert in the appeal are below; provided, such list of issues on appeal shall not prevent the appellant from asserting other issues on appeal.

A. Judge Lynn Norton actions in the case were violations of Constitutional Rights and various laws and statutes:

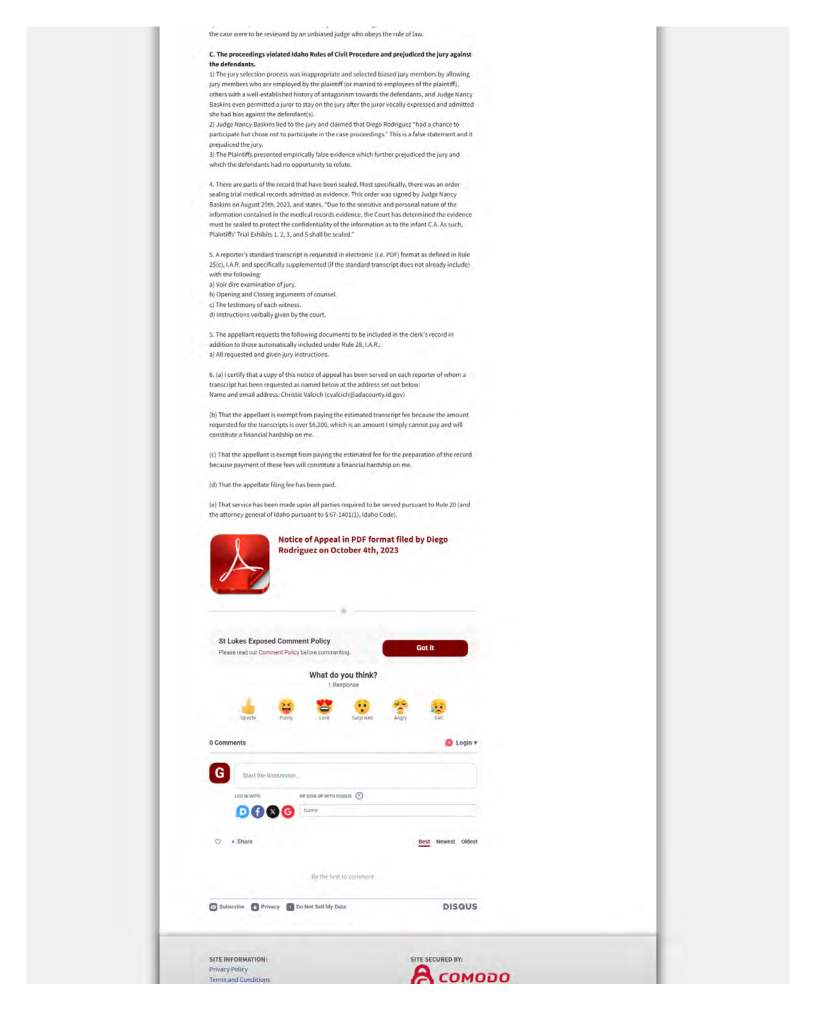
- 1) According to Idaho Rules of Civil Procedure #55, the entire case should have ended with a default judgment within 21 days. Since Judge Lynn Norton disobeyed the Idaho Rules of Civil Procedure, this case was inappropriately extended when it should have ended nearly a year before the final judgment was issued.
- 2) Judge Lynn Norton issued an order striking all of Diego Rodriguez's answers from the record, violating his due process rights.
- 3) Judge Lynn Norton, in the same order, prohibited Diego Rodriguez from presenting any evidence contrary to the allegations made against him by the plaintiffs. This is a complete violation of due process rights.
- 4) Judge Lynn Norton broke the law, the Constitution, various codes and statutes, or the Idaho Civil Rules of Procedure at least 12 different times during the course of this court case demonstrating and unprecedented, unconscionable, and egregious amount of judicial bias which inappropriately prejudiced all aspects of this case. These violations have been noted and filed with the Idaho Judicial Council and will be explained in detail in the forthcoming appeal.

B. The Premise of the Case Infringes on First Amendment Rights.

- 1) I have the right 1st amendment right to freedom of speech, which includes the right to publicly declare things that I know to be true or believe to be true—particularly when I have evidence. Since Judge Lynn Norton prohibited me from providing evidence, I was denied my due process rights and the opportunity to demonstrate that everything I have stated is empirically true and accurate.
- 2) There was no defamation in this case as every statement I made against the Plaintiffs was true and accurate, or something I believe to be true and accurate, and I have evidence demonstrating
- 3) All 8 counts of the case are demonstrably false and have grounds for immediate dismissal if



. Share Your Horror Story





Empirical Facts about St. Luke's Hospital EXPOSED on this Website:

- St. Luke's Hospital is one of only 13 hospitals in America that performs gender mutilation surgery on minors! [click here for proof]
- St. Luke's is compensated when babies, who are illegally and immorally kidnapped by CPS, are placed in their "care." [click here for proof]
- ✓ St. Luke's has a record of medical incompetence which has resulted in the death of many of its patients. [click here for proof]
- ✓ St. Luke's coerced it's own employees to get vaccinated or lose their jobs. [click here for proof]
- St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho. [click here for proof]



THE LAWSUIT DETAILS

Learn all the details about the fraudulent St. Luke's Lawsuit against Ammon Bundy & Diego Rodriguez

Download and Review all

Documentation Regarding the St. Luke's

Lawsuit



TRUTH ABOUT ST. LUKE'S

Click here to read the facts about St. Luke's corruption and wickedness

Learn the Truth About St. Luke's Hospital and their Corruption and Wickedness



HAVE YOU BEEN HARMED BY ST. LUKE'S HOSPITAL?

Click here to share your horror story

Tell Us Your St. Luke's Horror Story and Help Bring St. Luke's to Justice

LATEST NEWS:



Diego Files Appeal to the Fraudulent Lawsuit

October 4th, 2023

Here is the Full Text of the Appeal that was filed on October 4th, 2023...

Subscribe to St. Luke's Exposed!

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"Idaho Leaders United" have Lied and Defamed Ammon Bundy and Diego Rodriguez

August 10th, 2023

The authors of the article, Idaho Leaders United, a group of statist Republicans and various liberal ideologues, have succeeded in doing the very thing that St. Luke's hospital fraudulently claimed that Ammon and Diego did to them...



Proof that St. Luke's Mutilates the Genitals (Performs Sex Changes) of Children

exposes TRUE STORIES about the

corruption and abuse from St. Luke's Hospitals

Popular St. Luke's Articles:

July 29th, 2023

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Diego's Answer to the 4th Amended Complaint (this is the ANSWER that Judge Lynn "Misconduct" Norton struck from the record because she desperately doesn't want the public to read it)

July 13th, 2023

Here is the ENTIRE TEXT of Diego Rodriguez's ANSWER to the Lawsuit that was filed against him-that Corrupt Judge Lynn Norton struck from the record to ensure the jury could never read it...



Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail

May 30th, 2023

Last week, serial violator of the Constitution, Judge Lynn Norton, again demonstrated her bias and wickedness by again violating both the U.S. Constitution and the Idaho State Constitution...



Judge Lynn Norton's Judicial Misconduct

May 19th, 2023

The Ada County court system is famous for being corrupt and for being a place "where justice goes to die." That has certainly proven to be true in this lawsuit where corrupt judge and serial violator of the Constitution, Lynn Norton, presides over the case...



Criminal Complaints Filed Against Holland and Hart Attorney Erik Stidham for INTIMIDATION BY FALSE ASSERTION OF AUTHORITY

May 18th, 2023

This past week, criminal complaints were filed against Erik Stidham, the lead attorney from Holland and Hart Law firm who is representing St. Luke's Hospital in the lawsuit against Ammon Bundy and Diego



Medicine mistake kills child at St. Luke's

A child has died at St. Luke's Magic Valley Medical Center after being given the wrong medicine, hospital staff said Friday in a press conference. (Article from the Idaho Statesman)



How St. Luke's Killed a 10 Month Old Baby

Idaho local business man and former marine and police man shares his story about how St. Luke's hospital killed his 10 month old child.



St Luke's Sponsors Gay Pride Parade's and **Drag Queen Shows**

St. Luke's, who receives millions of dollars every year in government subsidies has been proudly sponsoring "gay pride" festivals for years in Idaho.



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Details About the Fraudulent Lawsuit

And why it matters to everyone in America!



WICKED PEOPLE
Meet the wicked players
behind the lawsuit

Meet the WICKED
PLAYERS behind the lawsuit.

AND PRINTING AND FOR THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDARIO, IN AND FOR THE COUNTY OF ADA ST. LUKE'S HEALTH SYSTEM, LTO, ST. CLER'S NOTH, an individual, LTD, CHRIS SOTH, an individual, and ITALCY W JUNIONAN, NS, an individual; and ITALCY W JUNIONAN, NS, an individual country of the ITALCY W JUNIONAN, NS, and INDIVIDUAL COUNTRY OF THE AND ITALES OF THE

COURT DOCUMENTS

Download the official case documents

Click here to download the court documents in this case.



SUMMARY VIDEO

Quickly learn the facts behind the lawsuit

Watch the summary video to learn the facts behind the lawsuit.







How St. Luke's Legal Team Lies and Deceives in Court

How St. Luke's Legal
Team (Holland and Hart)
Lies and Deceives in a
Court of Law

See exactly how the Judges violated the law

See exactly how Judges
Lynn Norton and Nancy
Baskin violated the U.S.
Constitution and various
laws and statutes

See the lies and perjury in this case for yourself

See the lies and perjury which took place in this trial for yourself (listen to the audio and see the evidence)

History of the Lawsuit in Reverse Chronological Order:



Diego Files Appeal to the Fraudulent Lawsuit

October 4th, 2023

Here is the Full Text of the Appeal that was filed on October 4th, 2023...

Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took Baby Cyrus

July 24th, 2023

The information in this video is what Diego and Ammon exposed and are being sued for. Based on the evidence, you can decide for yourself if St. Lukes, CPS & Meridian Police where right in taking Baby Cyrus...



Diego's Answer to the 4th Amended Complaint (this is the

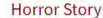




Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!

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- Truth About St. Luke's
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3 - Ammon Bundy Responds Publicly to the St. Luke's Lawsuit

September 7th, 2022

Ammon Bundy made a public video explaining why he is not participating in the lawsuit. Click here to watch it.

2 - Judge Extends lawsuit time period due to errors in original filing.

July 12th, 2022

Apparently, the judge extended the case for 3 weeks since the lawyers for St. Luke's did not include the address and contact information for St. Luke's hospital on the original paperwork for service to Ammon Bundy and Diego Rodriguez.

1 - St. Luke's Files lawsuit against Ammon Bundy and Diego Rodriguez.

The amended complaint can be seen here as posted on St. Luke's website.

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The Truth About St. Luke's

FACTUAL ARTICLES EXPOSING ST. LUKE'S:

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are placed in their "care." St. Luke's has a record of medical incompetence which has resulted in the death of many of its patients. St. Luke's coerced it's own employees to get vaccinated or lose their jobs. St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho.

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Government Subsidized Child Trafficking Presentation REPLAY

May 10th, 2023 / by Diego Rodriguez

Government Subsidized Child Trafficking is a presentation given by Diego Rodriguez about the true nature of CPS (Child Protective Services)...



Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals! St. Luke's has a record of medical incompetence which has resulted in the death of many of its patients.

St. Luke's coerced it's own employees to get vaccinated or lose their jobs.

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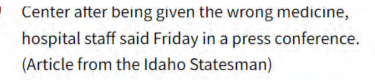
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How St. Luke's Killed a 10 Month Old Baby

Idaho local business man and former marine and police man shares his story about how St. Luke's hospital killed his 10 month old child.

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Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!

×

St. Luke's employee 'shocked' by COVID-19 vaccine

requirement, CEO says it's 'the right time'

- St. Luke's Makes The COVID-19 Vaccine Mandatory For Its Employees
- St. Luke's explains COVID-19 vaccine requirement decision
- 2 Of Idaho's Top Employers Say Their Staff Must Get The COVID-19 Vaccine

St. Luke's is a major sponsor of the gay, lesbian, and transgender movement in Idaho.

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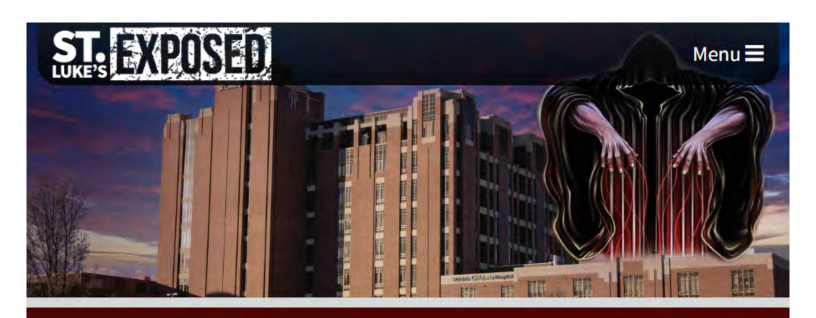
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EXHIBIT C29



Meet the Wicked People Behind the Lawsuit

PLAINTIFFS:



CHRIS ROTH
CEO of St. Luke's Hospital



DR. NATASHA ERICKSON Wicked and Evil Doctor



TRACY JUNGMAN
Wicked and Evil Nurse

DISHONORABLE AND EVIL JUDGES:







Wicked Judge Nancy "Bull Dyke" Baskins

2nd Judge on the Case

Corrupt Judge Lynn
"Misconduct" Norton

Primary Judge on the Case Lesbian Judge Laurie
"The Trafficker" Fortier

Evil Judge Who Legally Kidnaps and Traffics Children

IMMORAL LAWYERS FROM HOLLAND & HART LAW FIRM



Dirty Erik He/Him/His Stidham

Wicked Attorney for Holland and Hart



Robert Ass Faucher Psychopathic Lawyer



Jennifer Jensen
Degenerate Lawyer

OTHER BAD ACTORS AND WICKED PARTICIPANTS:



Dr. Rachel Thomas
St. Luke's Pro-LGBTQ+
Activist Doctor Who Broke
Protocols to Keep Baby
Cyrus in St. Luke's
Possession



Kelly Shoplock
CPS Social Worker



Kristen Nate
Lesbian CPS Social
Worker (Kelly Shoplock's
Supervisor)

"EXPERT" WITNESSES PAID TO GIVE BIASED TESTIMONY:



Jessica Flynn
Another lesbian paid to give biased testimony.



Dr. Camille LaCroix
Paid to give biased
testimony



Dr. Michael WheatonPaid to give biased testimony.



Paid to give biased testimony.



Devin Burghart
Socialist Sycophant
obsessed with Ammon
Bundy paid to give biased
testimony



Fomby
Police Officer who was paid thousands to give biased testimony

EVIL COPS INVOLVED:





Meridian Police Detective Steven Hansen Badge # 3534

This is evil and wicked sociopath who ripped Baby Cyrus out of Marissa's arms. He is the actual KIDNAPPER.

Meridian Police Detective Jeff Fuller Badge # 3138

He is the detective in charge of the case. He has the greater sin - John 19:11.



Meridian Sargent Christopher McGilvery

He is the belligerent thug screaming at Miranda to get her @\$\$ out of the car and the one who slammed Levi against the truck and handcuffed him. He was the most aggressive tyrant of the entire kidnapping event.



Meridian Police Officer Sean King

He is the filthy pervert who molested and groped Marissa, putting his hand up her shirt and down her pants while she was vulnerable and in handcuffs, even though she had previously been patted down to ensure she had no weapons.

IDAHO'S CHILD TRAFFICKING RINGLEADER:



Dave "Pedo-Bear" Jeppesen

Idaho's Child Trafficking ringleader and Director of the Idaho Department of Health and Welfare. He has personally signed the papers to legally steal over 1,400 children from their parents in Idaho. He is a criminal and a moral pervert. He is in charge of the entire Government Subsidized Child Trafficking ring in Idaho.

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EXHIBIT C30



Download the Court Documents in this Case

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First things first—if you know nothing about the case, you should download the Plaintiff's **Fourth Amended Complaint** below (yes, the judge let them "amend" their complaint 4 times, every time increasing how much money they were asking for and finally ending with the ability to ask for "punitive damages" which means there essentially is no limit as to how much money they can demand).

But most important is to read **Diego's ANSWER to the Fourth Amended Complaint** below. This answer was struck from the record by corrupt Judge Lynn "Misconduct" Norton. She did not want anybody, including the jury and the public, to be able to read the truth about this case. Yes, you read that right! The jury was not allowed to read the defendant's response to the lawsuit, nor was Diego allowed to bring any evidence to the trial that to defend himself.





Diego's Answer to Fourth Amended Complaint and Demand for Jury Trial that was Struck from the Record by Corrupt Judge Lynn Norton (they don't want anybody to read this)



For context and reference, you should download the Fourth Amended Complaint from the Plaintiffs here (this is their lawsuit against Ammon and Diego), because Diego's responses below are each numbered based on the claims made against him in the complaint.

To give some scale to the insanity of this frivolous lawsuit, note that there were over 670 documents filed in this case! This is just the docket! This doesn't include evidence and other paperwork associated with the case. You can see and search through all the documents below:

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2024.02.09 File Stamped St. Lukes Bundy Application for Writ of Execution to Abish hus	185 KB	≛ Download
2024.02.09 File Stamped St. Lukes Bundy Declaration of RFaucher ISO Application for Wr	606 KB	≛ Download
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2024.02.23 Notice of Intent (Clarity Credit Union)	239 KB	≛ Download
2024.02.23 Notice of Intent to Serve Subpoena DT (Idaho Central Credit)	140 KB	≛ Download
2024.03.04 Notice of Intent to Serve Subpoena Depo DT Rebecca Brandson	250 KB	≛ Download
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2024.03.22 Judgment Creditors' Application for Writ of Execution as to Defendants (Canyon County)	173 KB	≛ Download
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Summary Video of the St. Luke's Lawsuit

Before this matter is over you may have to choose who is right.

Here are more facts:

Watch this video on YouTube here: https://www.youtube.com/watch?v=T04KV7Ds6EA

HOME > Lawsuit Details > Summary Video

Share this page:



Summary Video of the St. Luke's Lawsuit

Multiple videos are being prepared regarding this lawsuit. For the meantime, you should watch the video above created by Ammon Bundy which describes evidence that Ammon and Diego were not allowed to present in the lawsuit—because corrupt Judge Lynn Norton did not allow it.



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VIDEO ON THUMB DRIVE



Legal Malpractice from the Holland and Hart Law Firm

How St. Luke's Legal Team Lies and Deceives in a Court of Law

HOME > Lawsuit Details > Legal Malpractice from Holland and Hart Law Firm

Legal Malpractice from the Holland and Hart Law Firm

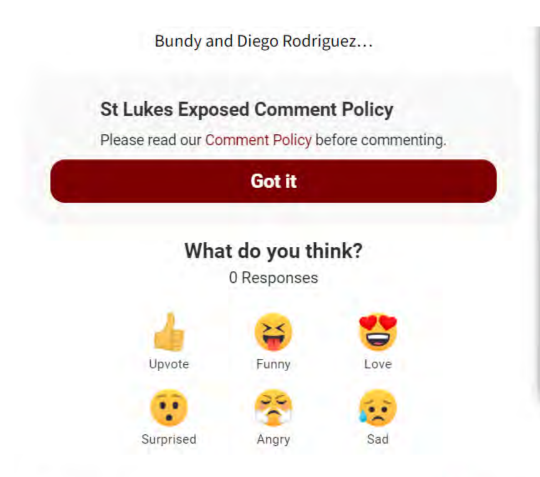


Criminal Complaints Filed Against Holland and Hart Attorney Erik Stidham for INTIMIDATION BY FALSE ASSERTION OF AUTHORITY

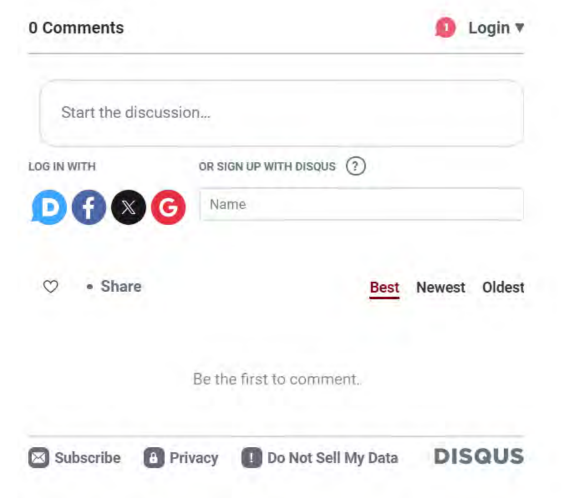
May 18th, 2023

This past week, criminal complaints were filed against Erik Stidham, the lead attorney from Holland and Hart Law firm who is representing St. Luke's Hospital in the lawsuit against Ammon











Judicial Misconduct from Judge Lynn Norton and Judge Nancy Baskins

See exactly how these Judges violated the U.S. Constitution and various laws and statutes

HOME > Lawsuit Details > Judicial Misconduct

Judicial Misconduct



12 Counts of Misconduct from Corrupt Judge Lynn "Misconduct" Norton

Below is the ACTUAL Judicial Misconduct Complaint Filed Against Judge Lynn "Misconduct" Norton with the Idaho Judicial Council on July 5th, 2023...



Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail

May 30th, 2023

Last week, serial violator of the Constitution, Judge Lynn Norton, again demonstrated her bias and wickedness by again violating both the U.S. Constitution and the Idaho State Constitution...



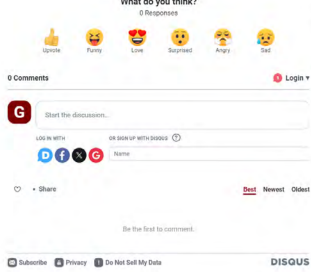
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Judge Lynn Norton's Judicial Misconduct

May 19th, 202

The Ada County court system is famous for being corrupt and for being a place "where justice goes to die." That has certainly proven to be true in this lawsuit where corrupt judge and serial violator of the Constitution, Lynn Norton, presides over the case...





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Lies and Perjury

See the lies and perjury which took place in this trial for yourself

HOME > Lawsuit Details > Lies and Perjury

Lies and Perjury

Coming soon...

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St Lukes Exposed Comment Policy

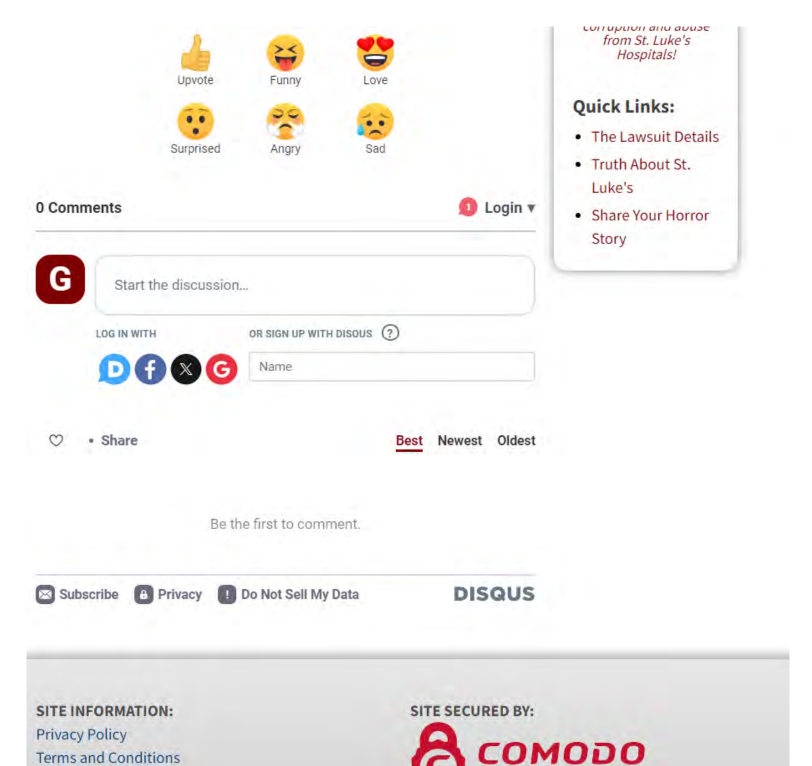
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Got it

What do you think?

0 Responses





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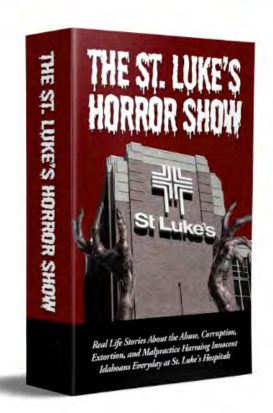
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BOOK: The St. Luke's Horror Show

Real Life Stories About the Abuse, Corruption, Extortion, and Malpractice Harming Innocent Idahoans Everyday at St. Luke's Hospitals.

The St. Luke's Horror Show book will be a compilation book of all of the stories we receive from innocent citizens who have been abused by St. Luke's Hospital. You can have your story included by simply sending us your story using the secure form on this page: **Share Your Story**.



Data and Dalla





Frequently Asked Questions

Frequently Asked Questions about the Lawsuit

Why did Ammon refuse to participate in the lawsuit?

Ammon made a strategic decision not to participate in the lawsuit simply because the Idaho Rules of Civil Procedure #55 requires a judge to issue a default judgment against a defendant who does not respond or participate in a lawsuit.

The lawsuit took place in the middle of Ammon's run for Governor and would have been a cumbersome burden on Ammon's campaign, so he made the strategic decision to avoid the outrageous costs and time commitment required by a lawsuit like this one and simply accept the default judgment.

Of course, corrupt judge, Lynn "Misconduct" Norton, violated the Supreme Court's rules and refused to issue a default judgment even though she was required to do so, which ultimately led to the lawsuit dragging out for nearly a year, and putting Ammon's life, liberty, and property in jeopardy.

Why did Diego Rodriguez refuse to participate in the ≡ lawsuit?



Ouick Links:

from St. Luke's

Hospitals!

Why didn't Ammon and Diego just hire a good lawyer to fight back against St. Luke's?

Why was Baby Cyrus taken away if the parents hadn't done anything wrong?

I heard the baby was about to die and was in imminent danger because the parents neglected to feed him and he was malnourished.

- The Lawsuit Details
- Truth About St. Luke's
- Share Your Horror Story

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Frequently Asked Questions

Frequently Asked Questions about the Lawsuit

Why did Ammon refuse to participate in the lawsuit?



Why did Diego Rodriguez refuse to participate in the lawsuit?

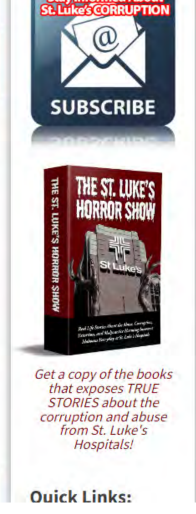
It is a complete fabrication and lie to say that Diego Rodriguez did not participate in the lawsuit. In fact, Judge Nancy Baskins told the jury at trial that Diego refused to participate in the lawsuit. She flat-out lied to the jury.

The truth is that Diego responded to the first complaint. He also made a lengthy response to the 4th amended complaint (which judge Lynn "Misconduct" Norton struck from the record to intentionally prevent the jury from seeing any evidence presented or hearing the opposing story).

Diego also made over 20 filings into the case which can be seen in the court docket and he even sat for a deposition.

So anybody who says that Diego did not participate is simply lying.





lawyer to fight back against St. Luke's?

=

Why was Baby Cyrus taken away if the parents hadn't done anything wrong?

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The Lawsuit Details

I heard the baby was about to die and was in imminent danger because the parents neglected to feed him and he was malnourished.

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Frequently Asked Questions

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Why did Ammon refuse to participate in the lawsuit?



Why did Diego Rodriguez refuse to participate in the lawsuit?



Why didn't Ammon and Diego just hire a good lawyer to fight back against St. Luke's?



Both Diego and Ammon looked into finding a suitable legal team to defend them. However, the lowest quotes at such a legal defense for this case were between \$250k - \$275k. Others quoted between \$500k - \$750k.

That is just how much money it costs in legal fees to fight a giant monster with an unlimited bank account like St. Luke's. And insider information let us know that St. Luke's essentially wrote Holland and Hart a blank check to, and I quote, "Do whatever you have to do to destroy Ammon and Diego."

And contrary to popular belief, if we were to have spent the \$250k+ that it would have cost for a legal team to defend us, and then ultimately WON THE CASE, which every attorney told us that we would likely not win in Ada



Quick Links:

Hospitals!

County because they are notoriously corrupt with the worst judges who manipulate juries and control evidence, then we still would not get that money back.

This is simply how "law-fare" works in America and particularly in Idaho.

Anybody with a big enough bank account can financially ruin you simply by filing a lawsuit against you.

In fact, there is a colloquial term for this, it is called a SLAPP suit—a baseless lawsuit designed to silence political opposition—and many states have laws against them. But Idaho, obviously does not have laws against these types of frivolous suits designed to shut down dissenters because it keeps the "powers that be" in power.

Why was Baby Cyrus taken away if the parents hadn't done anything wrong?

imminent danger because the parents neglected to

feed him and he was malnourished.

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Frequently Asked Questions

Frequently Asked Questions about the Lawsuit

Why did Ammon refuse to participate in the lawsuit?



Why did Diego Rodriguez refuse to participate in the lawsuit?



Why didn't Ammon and Diego just hire a good lawyer to fight back against St. Luke's?



Why was Baby Cyrus taken away if the parents hadn't done anything wrong?



The case has been strongly made that CPS works together with law enforcement and "health care" organizations like St. Luke's to kidnap babies under the guise of "medical emergencies" in order to get money provided to them through the Federal Government's ASFA program.

You can learn all about it here:

Government Subsidized Child Trafficking in America

I heard the baby was about to die and was in imminent danger because the parents neglected to





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feed him and he was malnourished.

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Frequently Asked Questions

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Why did Diego Rodriguez refuse to participate in the lawsuit?



Why didn't Ammon and Diego just hire a good lawyer to fight back against St. Luke's?



Why was Baby Cyrus taken away if the parents hadn't done anything wrong?



I heard the baby was about to die and was in imminent danger because the parents neglected to feed him and he was malnourished.



This is an absolute complete lie and it has been thoroughly debunked repeatedly.

Baby Cyrus suffers from a condition called "Cylic Vomiting Syndrome" which causes him to vomit repeatedly and which causes him to lose hydration and nutrition over short periods of time. His parents then have



Quick Links:

to work diligently to help him recover as quickly as possible.

Baby Cyrus was forcefully taken away from his family at the point of a gun by corrupt Meridian police officers who were aware that:

- The parents had done nothing wrong nor did they neglect Baby Cyrus in any way.
- 2. Baby Cyrus was perfectly healthy and they were therefore going to give him to a foster parent the night they kidnapped him!
- The hospital medical records show that Baby Cyrus was not in imminent danger.
- 4. The Idaho Department of Health and Welfare knew that Baby Cyrus was not in imminent danger.
- The Meridian Police Department knew Baby Cyrus was not in imminent danger.
- The documentation for this has been show repeatedly in multiple online videos, articles, and presentations. You can see the evidence for yourself here:

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

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St. Luke's Sponsors Gay Pride Parade's and Drag Queen Shows

HOME > Truth About St. Luke's > St. Luke's Sponsors Gay Pride Parade's and Drag Queen Shows

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St. Luke's Sponsors Gay Pride Parade's and Drag Queen Shows and Child/Minor/Underage Sexual Exploitation:

St. Luke's Hospital has been a sponsor of "gay pride" events in Idaho for years. In 2022, it was particularly egregious as they were sponsoring the sexual deviancy of minor children by having them perform perverted acts on stage as if they were "drag queens."

You can see St. Luke's sponsorship below:







Simplot

Remember, St. Luke's is a non-profit organization that does not pay taxes like typical corporations even though they rake in millions of dollars every year from government subsidies and insurance payouts. This means that your insurance premiums and your taxes are now going to support the sexually immoral and deviant lifestyles of perverts:

JI ONIEJ ADOUL LIK corruption and abuse from St. Luke's Hospitals!

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- The Lawsuit Details
- · Truth About St. Luke's
- Share Your Horror Story





GILEAD

You have watched the Queens and Kings and now it is time to see the Kids. A drag show like none other the Drag Kids range from ages 11 - 18 and are ready to bring it all to the Boise Pride Festival stage! Come and cheer them on as they bring drag to the younger generation!





Stories read by some of your favorite Drag Queens and Kings. Come gather up close to the stage and enjoy story time from Kenni The Doll, Celeste Lotsaheart, and Dante Diamante.

Presenting sexually immoral or suggestive content to minors is a crime in Idaho. However, St. Luke's is actively and financially promoting the sexual corruption of your children. These are all facts that cannot be disputed.

Idaho State Statue § 18-1507:

"(2) A person commits sexual exploitation of a child if he knowingly and willfully:

- (a) Possesses or accesses through any means including, but not limited to, the internet, any sexually exploitative material; or
- (b) Causes, induces or permits a child to engage in, or be used for, any explicit sexual conduct for the purpose of producing or making sexually exploitative material; or
- (c) Promotes, prepares, publishes, produces, makes, finances, offers, exhibits or advertises any sexually exploitative material; or
- (d) Distributes through any means including, but not limited to, mail, physical delivery or exchange, use of a computer or any other electronic or digital method, any sexually exploitative material. Distribution of sexually exploitative material does not require a pecuniary transaction or exchange of interests in order to complete the offense.



The disgusting video above is a sample of the type of content viewed at the Boise Pride Festival that St. Luke's sponsors (this video is from their own promotional website). The Holland and Hart Law Firm, who is the law firm in charge of this lawsuit against Ammon Bundy and Diego Rodriguez, is also a sponsor of this sexual perversion.

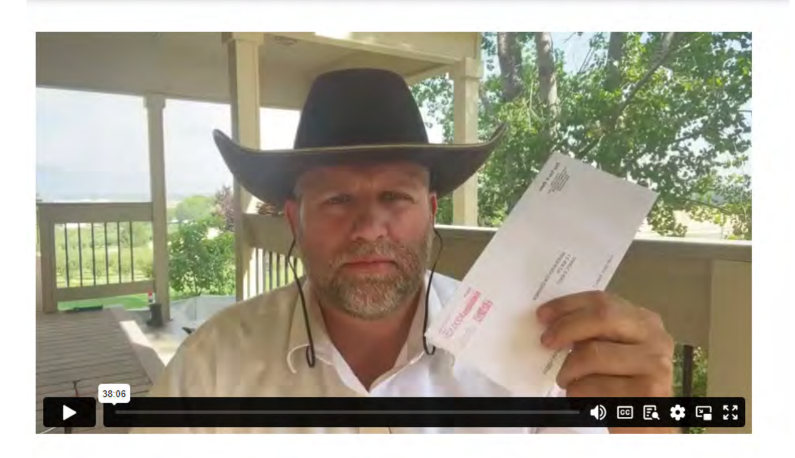
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Ammon Bundy Responds Publicly to the St. Luke's Lawsuit



HOME > Lawsuit Details > Ammon Bundy Responds Publicly



Share this page:



Ammon Bundy Responds Publicly to the St. Luke's Lawsuit

From Ammon Bundy - "St. Luke's Hospital is suing me. This is why I'm not participating in the court process."



- Truth About St. Luke's
- Share Your Horror Story

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VIDEO ON THUMB DRIVE



Erik Stidham, the Holland and Hart Attorney for St. Luke's Hospital in the Bundy/Rodriguez Case, facing Criminal Charges for "Intimidation by False Assertion of Authority"

HOME > Lawsuit Details > Erik Stidham Criminal Complaints

Share this page:



Erik Stidham, the Holland and Hart Attorney for St. Luke's Hospital in the Bundy/Rodriguez Case, facing Criminal Charges for "Intimidation by False Assertion of Authority"

Wednesday, May 17th 2023



lead attorney from Holland and Hart Law firm who is representing St. Luke's Hospital in the lawsuit against Ammon Bundy and Diego Rodriguez.

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According to Idaho State Statute 18-3005, it is illegal for anyone to intimidate others by using any actions or documents that appear to be official from a government source, when you know that they do not apply to the person you are intimidating. In short, you are not allowed to intentionally make someone else feel threatened or intimidated by using government documents or orders that don't pertain to them.

Apparently, this is exactly what Erik Stidham did, on multiple occasions. On January 19th, 2023, Judge Lynn Norton issued a "Protective Order" against Ammon Bundy and Diego Rodriguez (you can read it here), which essentially said that neither Ammon or Diego were allowed to "wilfully intimidate, threaten or harass any person" who is a party to the lawsuit. This of course, was a silly and superfluous order as this type of "harassment" is already not allowed in court cases. It was evident that the order was issued as a tactic to set Ammon and Diego up to later be arrested for "contempt of court" charges even when it was not legitimate (because it is up to the judges discretion to determine if Ammon or Diego had disobeyed her order). Additionally, since this is a civil case and not a criminal one, it would be unconstitutional for arrest warrants to be issued against any defendant in the case without a fake "contempt of court" charge being made up against them.

In fact, this is the *exact order* that was fraudulently used against Ammon in order to issue an arrest warrant against him. You can read the details about how fraudulent it was here.

Knowing that the repercussions of this tyrannical action were severe, and that others would rightfully be fearful of such actions being taken against them, *Erik Stidham seized upon the opportunity to intimidate others with the same order*.

However, it must be noted, that an order issued by a judge is not valid against people who are not under the judge's jurisdiction or authority. In this lawsuit, both Diego Rodriguez and Ammon Bundy are defendants in the lawsuit and are therefore subject to the judge's rules and jursidiction. The rest of the citizens of Idaho are simply not bound to any judge's order(s) without that judge first having jurisdiction over them.

In short, only Ammon and Diego can be rightfully ordered to do anything by



Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!

Quick Links:

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 Luke's
- Share Your Horror Story

<u>this judge in this lawsuit</u>. And even this corrupt judge rightfully applies the order only to Ammon and Diego and the other entities which the lawsuit alleges they represent. You can read it here for yourself:

This Order is binding upon Diego Rodriguez and Ammon Bundy, and also any officers, agents, and/or employees of Ammon Bundy for Governor, Freedom Man PAC, Peoples Rights Network, and/or Freedom Man Press LLC, and any other person who receives actual notice of this order by personal service or in any manner allowed for service of a complaint or summons in the Idaho Rules of Civil Procedure.

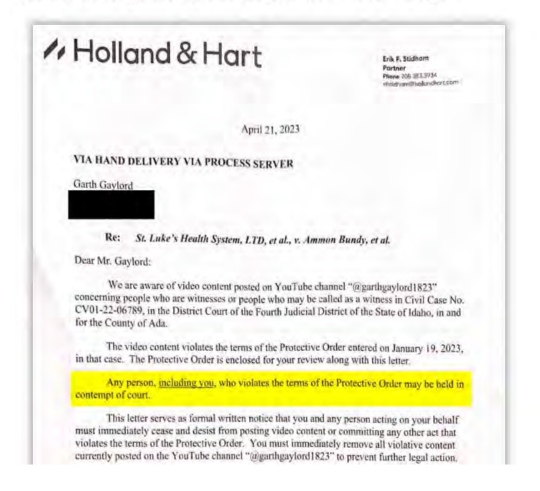
IT IS ORDERED: 1/18/2023 5:55:18 PM

Lynn Norton

District Judge

Incidentally, the order states that it also applies to "officers, agents, and or employees" of the other legal entities named in the lawsuit. And Garth Gaylord is not an "officer, agent, or employee" of any of these legal entities and Erik Stidham should, and most certainly does, know that.

Even though this is as clear as day, Erik Stidham took the opportunity to use this order to intimidate Garth Gaylord, another Idaho citizen who had posted videos and commentary on his YouTube channel in regards to the St. Luke's lawsuit. In fact, Erik Stidham sent a cease-and-desist letter to Garth stating, with emphasis, that Garth himself could be held in contempt of court for violating this order that was given to Ammon and Diego:



Very truly yours,

**S/Erik F. Stidham

Erik F. Stidham

Partner

of Holland & Hart to

This is against the law! It is the crime of INTIMIDATION BY FALSE
ASSERTION OF AUTHORITY. The law very specifically states, "18-3005.
INTIMIDATION BY FALSE ASSERTION OF AUTHORITY. (1) Any person who...
Simulates legal process including, but not limited to...subpoenas, warrants, injunctions, liens, orders, judgments, or any legal documents or proceedings; knowing or having reason to know the contents of any such documents or proceedings or the basis for any action to be fraudulent...is punishable by imprisonment in the county jail for a period not to exceed one (1) year, or by a fine not to exceed one thousand dollars (\$1,000) or both."

TITLE 18 CRIMES AND PUNISHMENTS

CHAPTER 30
FALSE PERSONATION — FRAUDULENT MARRIAGES

18-3005. INTIMIDATION BY FALSE ASSERTION OF AUTHORITY. (1)
Any person who either:

(a) Deliberately impersonates or falsely acts as a public

officer or tribunal, public employee or any law enforcement authority in connection with or relating to any actual or purported legal process affecting persons or property; or (b) Simulates legal process including, but not limited to, actions affecting title to real or personal property, indictments, subpoenas, warrants, injunctions, liens, orders, judgments, or any legal documents or proceedings; knowing or having reason to know the contents of any such documents or proceedings or the basis for any action to be fraudulent; or (c) While acting falsely in asserting authority of law takes action against persons or property; or

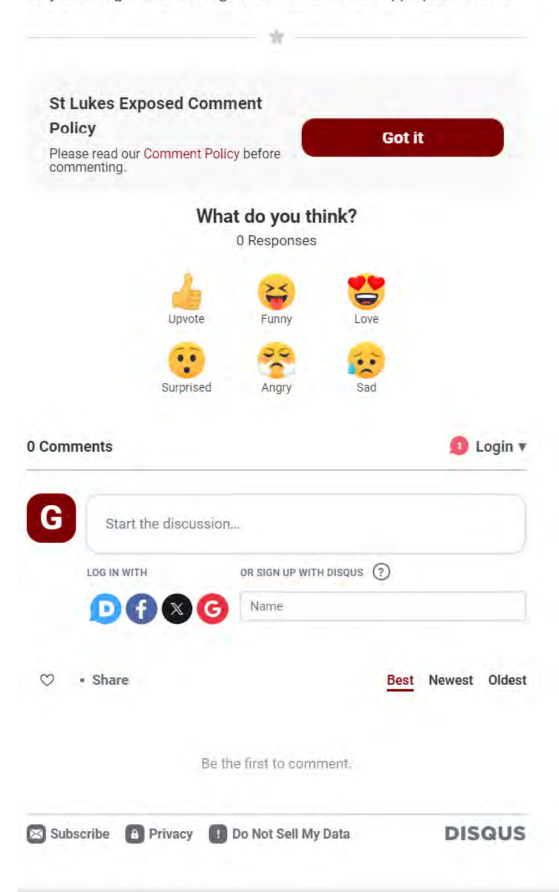
(d) While acting falsely in asserting authority of law attempts in any way to influence, intimidate, or hinder a public official or law enforcement officer in the discharge of his official duties by means of, but not limited to, threats of or actual physical abuse, harassment, or through the use of simulated legal process;

Is punishable by imprisonment in the county jail for a period not to exceed one (1) year, or by a fine not to exceed one thousand dollars (\$1,000) or both.

- (2) (a) Nothing in this section shall make unlawful any act of any law enforcement officer or legal tribunal which is performed under lawful authority; and
- (b) Nothing in this section shall prohibit individuals from assembling freely to express opinions or designate group affiliation or association; and

Erik Stidham simulated the legal process of delivering an order to Garth Gaylord even when he knew it did not apply to Garth, and as a lawyer he should know that this is a crime, yet he did it anyway in order to intimidate Garth by falsely asserting authority against him.

Hoagland, C. Macgregor Irby, and Laurie Fortier. It is now their statutory duty and obligation to investigate the matter and take appropriate action.





Judge Lynn Norton's Judicial Misconduct

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Judge Lynn Norton Has Multiple Counts of Judicial Misconduct Complaints Against Her in the St. Luke's Case Against Ammon Bundy and Diego Rodriguez

May 19th, 2023

The Ada County court system is famous for being corrupt and for being a place "where justice goes to die." That has certainly proven to be true in this lawsuit where corrupt judge and serial violator of the Constitution, Lynn Norton, presides over the case. We have already detailed her corruption here, exposed her lawlessness here, and shown her wickedness here.

It has now come to the place where the corrupt and wicked judge Lynn Norton will have *judicial misconduct complaints* filed against her with the



Idaho Judicial Council. The two very specific complaints that will be filed against her are below.

Obviously, judicial misconduct complaints must be about <u>real</u> violations of law, ethics, or judicial standards and not just "sour grapes" on behalf of somebody who did not like the results of their case. Unfortunately, in Judge Lynn Norton's case, she has very evidently demonstrated herself to be completely unethical, biased, and willing to break laws and rules in order to execute harsh judgment against Ammon Bundy and Diego Rodriguez:

1. Judge Lynn Norton refused to obey Idaho Civil Rules and Procedure Rule #55 and put Ammon Bundy in jeopardy of his life, liberty, and property by breaking this law/rule.

Ammon Bundy made an intentional decision to ignore the lawsuit and accept the default judgment which would be awarded against him when the lawsuit was initially issued.

This might be difficult for some to understand, but it really comes down to one simple factor—COST. If you've never been involved in a lawsuit, you have no idea how expensive they can be. Not just "expensive" but totally cost-prohibitive for the average citizen. This is how and why lawsuits are now used as a weapon to either silence or to attack political opponents.

In this case, law firms were quoting between \$200,000 - \$500,000 to defend Ammon Bundy and Diego Rodriguez. And that's just the financial cost, which doesn't include the emotional cost and the personal bandwidth needed to give to the lawsuit. At the time, Ammon Bundy had 100% of his attention focused on his gubernatorial campaign, so he had two options:

- 1. Spend \$200k \$500k to prove your innocence and essentially end your gubernatorial campaign so you can focus your energy on a lawsuit.
- 2. Ignore the lawsuit and pay \$50k.

Those are and were the two options Ammon was presented with. When you understand how lawsuits actually work, all of the sudden Ammon's decision makes a ton of sense. Also, it's important to remember that after you win a case like this, YOU NEVER GET YOUR MONEY BACK. If you spend \$200k defending yourself in a fraudulent lawsuit, you don't get that money back. For some reason, people are under the false impression that you get your

corruption and abuse from St. Luke's Hospitals!

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money back, but you don't: That money stays in the bank account of the attorneys who defended your case.

Ammon made this decision because the initial lawsuit only asked for \$50k (which is still a ridiculously high amount of money), and because he knew that Idaho Rules of Civil Procedure #55 requires a judge to automatically issue a default judgment when the accused/defendant in a case refuses to respond or participate. Here's the rule:

Idaho Rules of Civil Procedure Rule 55. Default; Default Judgment.

(a) Entering a Default.

(1) In General. When a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the court must order entry of the party's default. If a party has appeared in the action, that party must be served with 3 days' written notice of the application for entry of default before default may be entered.

Corrupt Judge Lynn Norton has ignored this rule completely putting Ammon in jeopardy of losing his life, liberty, and property. And there can be no mistaking what this rule says—the court <u>must</u> order entry of the party's default. There are no other caveats or requirements. It doesn't say that the Plaintiff has to make special requests, that the defendant has to file certain paperwork, or that any other action must take place. It plainly states that if the defendant has "failed to plead or otherwise defend" that "the court <u>must</u> order entry of the party's default."

This is the rule binding Judge Lynn Norton. She has to obey it. To disobey this rule is *judicial misconduct*. Yet, she chose to ignore this rule and allow the Plaintiffs to modify their complaint 4 times, and she then issued multiple orders against Ammon including a fraudulent order of "Contempt of Court." These orders have caused great harm to come against Ammon and have even created the environment in which Ammon could face severe physical harm, up to and including his own murder by overzealous police officers.

2. Judge Lynn Norton knowingly and intentionally issued an unlawful order against Diego Rodriguez, and then used that unlawful order as her basis for issuing financial sanctions against him which would force him to pay over \$5,400 in attorney's fees to Holland and Hart

Lavy IIIIII.

In order for a judge to have jurisdiction over someone in a court case, the person who is being sued must first be properly "served." To be "served" means that you have been given the paperwork that lets you know you are being sued and that you must now legally respond to the lawsuit. Until you have been served, the case cannot begin, and the judge has no legal jurisdiction over you.

In order to put things in proper perspective, you must understand the important dates associated with this case. The case was first filed on May 11th, 2022. Since Diego Rodriguez lives in Florida, they were not able to easily serve him. However, Idaho statute provides for legal service to be made by simply publishing notice in a newspaper for 4 consecutive weeks. Holland and Hart did publish notice in an Orlando newspaper and the final publication was on August 17th, 2022. Diego then had 21 days to respond which meant that he had until September 7th, 2022. This means that, legally speaking, Diego was not under jurisdiction of the Idaho court until September 7th, 2022, because he had not been legally "served" until that date.

Nevertheless, Judge Lynn Norton issued an order against Diego on July 12th, 2022, demanding that he respond before August 5th, 2022. In order to make it easier to understand, take a look at the following chart:

May 12th, 2022	Lawsuit Filed
July 12th, 2022	Unlawful order issued by Judge Lynn Norton against Diego Rodríguez (because he had not yet been "legally served").
August 5th, 2022	Date that Judge Norton demanded that Diego Rodriguez respond to the July 12th order which he never received.
September 7th, 2022	Date that Diego Rodriguez was actually "legally served."

The most important thing to note and understand is that Judge
Lynn Norton had no jurisdiction over Diego Rodriguez or Ammon
Bundy until they had been legally served. This didn't happen for
Diego Rodriguez until September 7th, 2022. Any orders issued by
Judge Lynn Norton against Diego before September 7th, 2022 are
therefore completely unlawful.

In short, a judge may not issue orders against parties in a lawsuit when they have not yet been legally served. That is illegal, unethical, and immoral. <u>Yet Judge Lynn Norton did it anyway</u>. And the most amazing part is that she acknowledges the fact that this order was never sent to Diego Rodriguez in the first place, as you can see in the certificate of service page from the order itself:



Judge Lynn Norton plainly acknowledges that NO SERVICE was made to either Ammon Bundy or Diego Rodriguez because apparently there was no address on file at the court for either of them. Well, **that means that this order was fraudulent and grounds for judicial misconduct**.

However, to add insult to injury, Judge Lynn Norton used this fraudulent order as her basis to issue an additional fraudulent order a few months later which would then require that Diego Rodriguez pay over \$5,400 to Holland and Hart for "legal fees." You can see below from the actual response from corrupt Judge Lynn Norton that she is demanding that Diego pay these fees to Holland and Hart simply because Diego did not respond to the previous order issued on July 12th, which we've already demonstrated was a fraudulent and UNLAWFUL ORDER:

On July 12, 2022, the court entered an Amended Order Granting Motion for Expedited Discovery allowing Plaintiffs leave to serve expedited Interrogatories on Diego Rodriguez and ordering a response by August 5, 2022. Diego Rodriguez did not respond to the expedited Interrogatories and the Court entered an Order on September 6, 2022 addressing sanctions for the failure to respond to the Interrogatories. In relevant part of the Order the Court stated:

The Court also ORDERS that Defendant Rodriguez is to pay the costs of the deposition that are costs that would not have been incurred but for Mr. Rodriguez's failure to respond to the Interrogatories proposed by Plaintiffs since Mr. Rodriguez was on notice of Plaintiffs' intent to seek this discovery and was mailed the Court's Orders for at least three months prior to the hearing on September 6, 2022.

Further, the Court finds it must award the Plaintiffs' the costs and fees incurred in filing the motion for sanctions and appearing at the hearing on September 6, 2022.

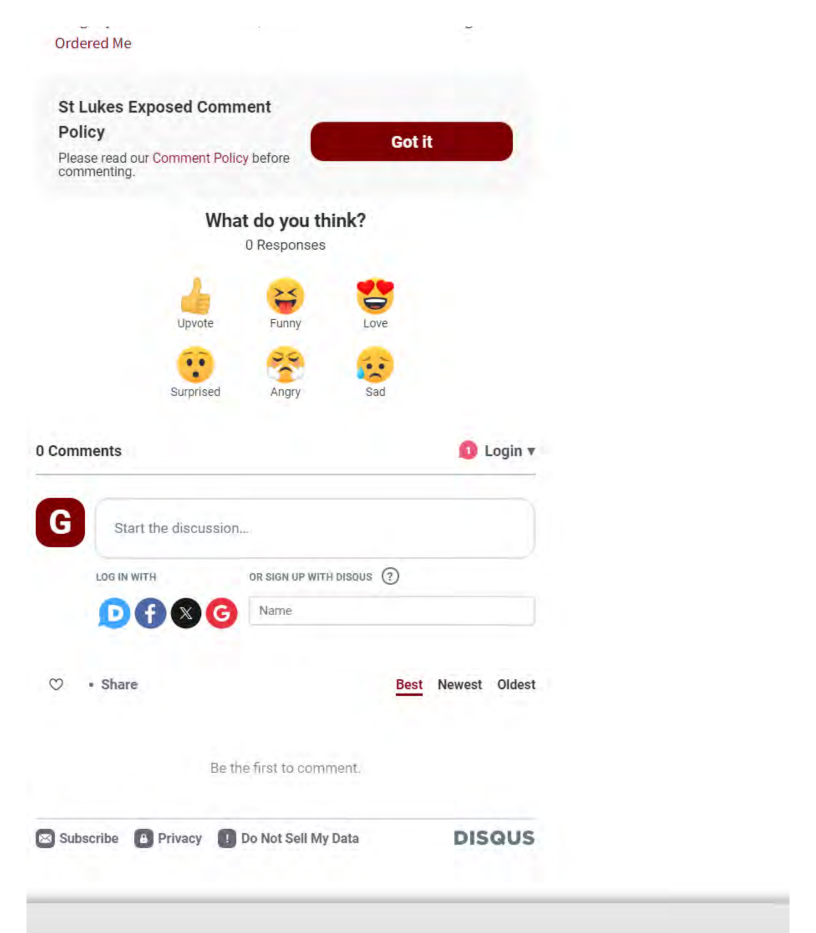
As you can see here, <u>everything that corrupt Judge Lynn Norton references</u> <u>in her rulings were before September 7th</u>, <u>2022</u>. **Therefore none of it is lawful**. She has admitted that the first order was never served to Diego Rodriguez or Ammon Bundy. It is acknowledged that the order was issued without jurisdiction since Diego had not been legally served yet, and yet it was still used as the premise to issue an <u>additional order</u> to force Diego to pay over \$5,400 in legal fees to Holland and Hart law firm.

We will leave it to you to determine WHY this corrupt Judge, Lynn Norton, of Ada County Idaho has done such unlawful, evil, and wicked things. But it certainly begs the questions:

- · How many other innocent people has she done this too?
- How can anyone have any hope for justice in a courtroom like this?
- What does this kind of corrupt behavior do to the reputation of the Ada County court system and the judicial system overall?
- How long has corrupt Judge Lynn Norton been getting away with this?
- Will there be any consequences for corrupt Judge Lynn Norton?

More Articles Exposing Judge Lynn Norton's Corruption:

- 12 Counts of Misconduct from Corrupt Judge Lynn Norton
- Judge Lynn Norton's Judicial Misconduct
- Judge Lynn Norton Strikes Diego's Answers from the Record and Prohibits Diego From Providing Evidence in the Case!
- Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail
- Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and Unfit to Preside Over Our Case
- Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to Share With You
- Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag





Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail

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Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail

May 30th, 2023 | by Diego Rodriguez

Last week, serial violator of the Constitution, Judge Lynn Norton, again demonstrated her bias and wickedness by again violating both the U.S. Constitution and the Idaho State Constitution.



Apparently, a warrant of arrest was issued against me for "contempt of court." I was only made aware of this warrant because it was in the news and not because I have been formally served papers or made aware of the warrant directly by the court.

In fact, when I contacted Judge Lynn Norton's assistant to send me a copy of the warrant she responded by saying:

From ♦ 11:00 AM To Freedom Man Press I am now allowed to send warrants out because they are sealed documents, so they never go out by way of email, sorry.

I am assuming the word "now" is a typo that should be "not." So it should read "I am not allowed..."

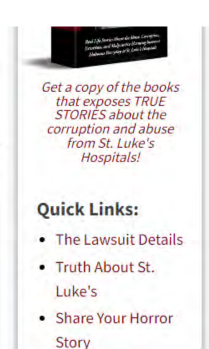
So apparently, in America, you can have a warrant issued for your arrest without you knowing, being made aware of it, or being given any documentation describing how, what, or why you have a warrant for your arrest.

I likewise called the Ada County Sheriff's department and was told that while they had the warrant in their possession, they could not give me a copy of it and that they couldn't share with me any details of what it said. Yay, freedom!

Judge Lynn Norton Violates the 8th Amendment:

I have exposed Judge Lynn Norton's judicial misconduct, her incompetence, her corruption, and her biased and partial judgments on multiple occasions as you can see in the links at the bottom of this webpage.

Because I have exposed her, it is quite evident that she is now retaliating against me and is going so far as to break the law in order to exact her retribution upon me.



While I still don't know the details of my warrant for arrest because of a "Contempt of Court" charge, I do know that corrupt Judge Lynn Norton set my bail at a whopping \$25,000!



To put things in perspective, just last week I sat through a video arraignment hearing and watched as a judge issued bail for several criminals for crimes that included things like: assault and battery, possession of methamphetamines, domestic violence, grand theft auto, grand theft larceny, and more—and the highest bail set was \$250. One guy had bail set for \$5 and another for \$10. This was all in Ada County.

But for me, my bail in a CIVIL CASE, not a criminal case, where absolutely no crime has been committed, and where to the best of my knowledge, I have a contempt of court charge for refusing to pay a fee to the plaintiff's attorney because the order issued to me was fraudulent and unlawful, and for refusing to take down offensive pages on my website, which is my 1st amendment right, corrupt Judge Lynn Norton has issued a \$25,000 bail for me.

That figure should haunt and terrify you. The median per capita income for Idahoans is \$31,509 according to the U.S. Census Bureau. That means my bail was set at almost 80% of the entire annual income for the average Idahoan!

It is clearly excessive by any measure. Yet the 8th Amendment to the U.S. Constitution very clearly states:

Eighth Amendment

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

8th Amendment: Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

The law is very simple and very cut and dry. In fact, even the Idaho State Constitution affirms the very same thing:

SECTION 6. RIGHT TO BAIL – CRUEL AND UNUSUAL PUNISHMENTS PROHIBITED. All persons shall be bailable by sufficient sureties, except for capital offenses, where the proof is evident or the presumption great. Excessive bail shall not be required, nor excess fines imposed, nor cruel and unusual punishments inflicted.

IDAHO STATE CONSTITUTION SECTION 6. RIGHT TO BAIL – CRUEL AND UNUSUAL PUNISHMENTS PROHIBITED. All persons shall be bailable by sufficient sureties, except for capital offenses, where the proof is evident or the presumption great. Excessive bail shall not be required, nor excess fines imposed, nor cruel and unusual punishments inflicted.

Corrupt Judge Lynn Norton just violated the 8th Amendment. Her "body count" for how many rights she has violated in this case just keeps racking up!

And to add insult to injury, note that even the Idaho State Statute governing "contempt" charges puts a limit of the fine to only \$5,000:

CHAPTER 6 CONTEMPTS

7-610. JUDGMENT — PENALTY. Upon the answer and evidence taken, the court or judge must determine whether the person proceeded against is guilty of the contempt charged, and if it be adjudged that he is guilty of the contempt, a fine may be imposed on him not exceeding five thousand dollars (\$5,000), or he may be imprisoned not exceeding five (5) days, or

So corrupt Judge Lynn "Misconduct" Norton has placed my bail at 5X the amount allowed by Idaho statute for the fine for contempt charges.

Last but not least, the very specific instructions that govern how a judge

must act and rule in the State of Idaho, the Idaho Rules of Civil Procedure, state quite plainly in Rule # 75(e)(2) that when issuing a warrant for "contempt of court," that "...the court must set a reasonable bail." You can see the screenshot below:

(e) Nonsummary Proceedings; Warrant of Attachment and Bail.

- (1) Warrant of Attachment. The form of the warrant may be the same as a warrant of arrest issued in a criminal case a warrant of attachment must not be issued unless the court determines:
 - (A) there is probable cause to believe that the respondent committed the contempt, and
 - (B) there are reasonable grounds to believe that the respondent will disregard a written notice to appear.
- (2) Bail. When issuing a warrant of attachment, the court must set a reasonable bail, to be endorsed upon the warrant at the time it is issued.

So the U.S. Constitution, the Idaho State Constitution, and the Idaho Rules of Civil Procedure which govern a judge's actions ALL agree in unity—that excessive bail may not be set. Additionally, Idaho State Statute sets a fine for contempt at a maximum of \$5,000. So Judge Lynn "Misconduct" Norton has only demonstrated herself AGAIN to be a serial violator of the Constitution and individual rights.

So the question now is, <u>is there any judge in Idaho's history who has</u>

<u>demonstrated more judicial misconduct in a single case than the serial</u>

<u>violator of the Constitution, Judge Lynn "Misconduct" Norton?</u>

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EXHIBIT C44



12 Counts of Misconduct from Corrupt Judge Lynn "Misconduct" Norton

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12 Counts of Misconduct from Corrupt Judge Lynn "Misconduct" Norton

The corrupt nature of Judge Lynn Norton truly knows no bounds. We have chronicled much of her wickedness in the articles below, but to give you a starting point to recognize her true wickedness, you can read the complaint below which was filed with the Idaho Judicial Council for her judicial misconduct in this case:

Below is the ACTUAL Judicial Misconduct Complaint Filed Against Judge Lynn "Misconduct" Norton with the Idaho Judicial Council on July 5th, 2023:



July 3rd, 2023

Idaho Judicial Council P.O. Box 1397 Boise, ID 83701

To the Idaho Judicial Council -

I believe and have evidence that Judge Lynn Norton has violated the Code of Judicial Conduct by specifically failing to perform her duties impartially and diligently, and also by prejudicial conduct to the administration of justice that brings the office into disrepute.

Below, I have included 8 very specific things she has done which demonstrate her misconduct as a judge, her violations of both the U.S. Constitution and the Idaho State Constitution, and her general tyranny over American Citizens:

1. She issued an order against Diego Rodriguez without having jurisdiction over him or the case in question.

On July 12th, Judge Lynn Norton issued an order against Diego Rodriguez ordering him to "to respond to those Interrogatories on or before August 5, 2022." However, Diego Rodriguez was not officially served in this matter until September 7th, 2022. Therefore, Judge Lynn Norton did not have jurisdiction over Diego Rodriguez or this case until September 7th. Any orders issued before September 7th, 2022 are unlawful. And in this order itself, Judge Lynn Norton acknowledges the fact that Diego Rodriguez and Ammon Bundy, the defendants in this case, were not notified of the order since it is noted that neither of their address were on file as can be seen in the screenshot below (also attached as Exhibit A):

CERTIFICATE OF SERVICE I certify that on this day I served a copy of the attached to: Erik F. Stidham efstidham@hollandhart.com [X] E-mail PO Box 2527 Boise, ID 83701 No known address is court file for: Ammon Bundy Diego Rodriguez Phil McGrane Clerk of the Court

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2. Judge Lynn Norton used her previous unlawful order as the premise to issue another order against Diego Rodriguez forcing him to pay legal fees to the plaintiff's attorney.

On November 29th, 2022, Judge Lynn Norton issued an additional order against Diego Rodriguez, ordering him to pay \$5,408.10 of fees to the plaintiff's attorney based on the claim that Diego Rodriguez did not obey the previous order. However, Diego Rodriguez is not bound to obey an unlawful order.

Her claim is that Diego Rodriguez had to obey the unlawful order simply because Diego did not file a Rule 12(b) motion. However, a Rule 12(b) motion cannot apply to a case where the defendant still has yet to be legally served. Rule 12(b) applies to Diego's response, which he did file, on September 6th, 2022.

In no wise, does the lack of filing of a 12(b) motion change the fact that the court cannot issue orders against Diego Rodriguez BEFORE Diego has been legally served. (This order can be seen as Exhibit B.)

3. Judge Lynn Norton issued an order demanding that Diego Rodriguez, a citizen of the state of Florida, attend a deposition in Boise, Idaho at his own expense.

On April 24, 2023, Judge Lynn Norton issued an order demanding that Diego Rodriguez attend a deposition in Boise, Idaho as can be seen in the screenshot below:

This Court ORDERS Defendant Rodriguez to attend the deposition in Boise, Idaho, that will be noticed by the Plaintiffs no later than May 24, 2023 and answer these questions fully and provide in advance of the deposition or, at the latest, bring with him all responsive documents to disclose to Plaintiffs.

While the Plaintiffs request the Court enter a default judgment against Defendant Rodriguez at this point, the Court finds that while Rodriguez's lack of responses delays the discovery in this case, and may eventually delay the trial of this matter, the Court



ORDER GRANTING PLAINTIFFS' MOTION FOR SANCTIONS AGAINST RODRIGUEZ FOR FAILURE TO COMPLY WITH COURT ORDERS Page 10 of 12

This is a civil case and this order is therefore a violation of the Rules of Civil Procedure Rule 45 (c)(1) plainly states: For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows: (A) within 100 miles of where the person resides is

employed, or regularly transacts business in person; or (B) within the state where the person resides, is employed, or regularly transacts business in person.

I live in Florida, over 2,000 miles away from Boise, Idaho, and Judge Lynn Norton is fully aware of that fact and has stated so in multiple rulings and orders. Judge Lynn Norton is intentionally issuing unlawful orders, apparently, just to cause Diego Rodriguez harm and frustration.

4. Judge Lynn Norton refused to obey Idaho Civil Rules and Procedure Rule #55 and put Ammon Bundy in jeopardy of his life, liberty, and property by breaking this law/rule.

Ammon Bundy is a defendant named in this case, and decided to ignore the case and allow himself to suffer by receiving a default judgment as this is what the Idaho Rules of Civil Procedure demand and declare, "When a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the court must order entry of the party's default."

Judge Lynn Norton refused to obey the Idaho Civil Rules and Procedure #55 and has therefore brought additional harm and injustice to Ammon Bundy.

Judge Lynn Norton unlawfully held Ammon Bundy in contempt of court and has put his life, liberty, and property in jeopardy without cause.

Judge Lynn Norton signed a warrant to arrest Ammon Bundy for contempt of court for allegedly violating a protective order that was issued against him. However, Ammon Bundy would never be subject to the protective order in the first place, had Judge Lynn Norton obeyed the I.R.C.P. Rule #55 which she is required to do.

Nevertheless, even if Ammon was subject to such protective order, he plainly did not violate it. The protective order states, and is attached as Exhibit D, "Any person who, by direct or indirect force, or by any threats to a person or property, or by any manner wilfully intimidates, threatens or harasses any person because such person has testified or because he believes that such person has testified in this lawsuit may be held in contempt of court."

Ammon Bundy simply never did such a thing. On the contrary, in a general article not aimed or directed at any person, and especially not at any person in this case, Ammon Bundy made a call for peaceful unity. Later in his

article, he went on to say, "Stop thinking that the courts or elected representatives are going to save us. Stop worshiping the police or anyone else that secures more power to the institutions that threaten freedom. Stop wasting your time thinking that congress or the president is where the solution resides. Stop being afraid. Stop thinking that remaining free is easy, it's not! The people must balance the power that is forming against them. We must peacefully unite, plan and prepare so we are ABLE to defend ourselves as necessary. The right to defend yourself is a right that is given to you from God and a right that is protected in our founding documents. The same documents that mean nothing unless they can be enforced by the people."

This is the written section of Ammon's article that Judge Lynn Norton claims violated the unlawful protective order that was issued against Ammon.

Again, it was unlawful because it never would have been issued had Judge Norton obeyed the rules which govern her behavior. Additionally, even if the order were lawful, Ammon's words were clearly not a violation of the order and anybody can plainly see that to be true.

Judge Norton has thereby violated Ammon Bundy's rights and has put his life and liberty in jeopardy as he has been subject to physical threats, harm, and harassment by law enforcement as a result of Judge Norton's orders. If Ammon, or anyone close to him, is harmed as a result of this order, it will be the fault of Judge Lynn Norton and her violations of law, the Idaho State Constitution, and the U.S. Constitution, which demonstrate her Judicial Misconduct by specifically failing to perform her duties impartially and diligently, and also by prejudicial conduct to the administration of justice that has brought the entire institution of the "Justice Department" of Idaho into disrepute.

Judge Lynn Norton issued a warrant for Diego Rodriguez's arrest with excessive bail, violating the US Constitution and the Idaho State Constitution.

The 8th Amendment to the US Constitution plainly states that "Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted." Yet, Judge Lynn Norton issued a warrant for the arrest of Diego Rodriguez in this civil matter with a bail set at \$25,000. That is an unconscionable sum of money and is clearly excessive by anyone's judgment or estimation. There is no reasonable or logical reason for such an excessive amount of bail to be placed, particularly when fines for contempt of court in civil cases in Ada County normally amount to \$250 or less, and it definitely gives the impression to the public that Judge Lynn

Norton is simply being vindictive against Diego Rodriguez since he has exercised his 1st amendment right of freedom of speech and has published many articles exposing what he believes to be corruption and tyranny on behalf of Judge Lynn Norton.

The Idaho State Constitution likewise in section 6 states, "Excessive bail shall not be required, nor excess fines imposed, nor cruel and unusual punishments inflicted." And to further demonstrate how excessive this bail is and how it is a deep violation of constitutionally protected rights, it must be noted that Idaho State Statute § 7-610 puts a limit of \$5,000 as the fine for contempt of court: "Upon the answer and evidence taken, the court or judge must determine whether the person proceeded against is guilty of the contempt charged, and if it be adjudged that he is guilty of the contempt, a fine may be imposed on him not exceeding five thousand dollars (\$5,000)."

Judge Lynn Norton issued a warrant for Ammon Bundy's arrest with excessive bail, violating the US Constitution and the Idaho State Constitution.

In the same manner listed above, Judge Lynn Norton issued a warrant for arrest for Ammon Bundy, which was unlawful, and also violated the Constitution with excessive bail issued at \$10,000.

Judge Lynn Norton issued an order striking all of Diego Rodriguez's answers from the record, violating his due process rights.

How can justice be served or proper judgments be made by any jury or public enquirer, if the defendant's responses to the complaint and allegations made against him are struck from the record? This is judicial bias and misconduct of the highest order and has brought significant disrepute to the Idaho Judicial system. (Order attached as Exhibit E).

Judge Lynn Norton, in the same order, has prohibited Diego Rodriguez from presenting any evidence contrary to the allegations made against him by the plaintiffs.

This is a most egregious and heinous order that makes even the casual observer consider that communist tyranny is more just than Judge Lynn Norton's court room. This is the epitome of judicial misconduct and should never be tolerated.

Judge Lynn Norton denied Diego Rodriguez, a citizen of Florida, access to his pre-trial hearing via video when he requested it.

Judge Lynn Norton denied Diego Rodriguez access to the pre-trial hearing via videoconference because a member of the public had previously recorded a hearing and recorded it contrary to her orders. This recording was later posted to a Telegram group where Diego Rodriguez is allegedly an "administrator" of the page. Diego Rodriguez, however, did not instruct this person to make that record, nor did he have any influence over that person, and was not in communication with that person in any way. What another member of the public does should not have any effect or rendering upon judgment for Diego or any other defendant in this case. Judge Lynn Norton is therefore punishing Diego Rodriguez for the actions of another. This is judicial misconduct. (This order can be seen as Exhibit F).

11. Judge Lynn Norton demanded that Diego Rodriguez produce his 2022 tax returns in the year 2022, when they had no relevance to the case and they were not even required to be filed until April 2023.

While this issue might seem like a simple error and oversight on behalf of Judge Lynn Norton, when taken together with the other long train of abuses and usurpations, it demonstrates her continued violations of rights, her disregard for law and order, and her general tyrannical nature. One can only wonder how many people she has tyrannized and how often her tyranny has been exercised upon the citizens of Idaho. (This order can be seen as Exhibit G.)

12. Judge Lynn Norton ordered sanctions against Diego Rodriguez for not providing discovery requests which were entirely irrelevant and would not lead to admissible evidence, but she issued no sanctions against the Plaintiffs in this case for refusing to provide discovery that was entirely relevant and would have lead to admissible evidence.

Discovery requests by Diego Rodriguez that were completely refused and rejected included:

- The amount of money St. Luke's hospital received for having Baby Cyrus in their possession.
- The amount of money St. Luke's receives on an annual basis for receiving children from CPS.
- The salary and total compensation package for Chris Roth in comparison to previous CEOs.
- The amount of children who have died in St. Luke's hospital.
- The number of people who died on ventilator's at St. Luke's hospital during the COVID pandemic.

These, along with other relevant discovery requests, that were made by Diego Rodriguez were simply rejected and Judge Lynn Norton never made any demands or orders against the Plaintiffs for rejecting these required requests, yet she issued sanctions against Diego Rodriguez for not providing discovery requests to totally irrelevant issues that were designed to simply frustrate, harass, and cause injury to Mr. Rodriguez—and would ultimately just serve as a complete waste of time and an unnecessary invasion of his privacy.

I certify that, to the best of my knowledge, the foregoing is true and correct.

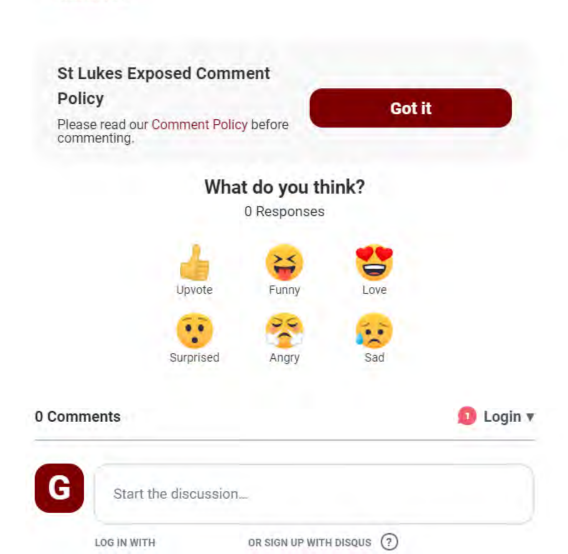
Sincerely, Diego Rodriguez

Exhibits Referenced in the Misconduct Complaint Above Available Below:

Find Files:	Enter file names here	Q Search	≭ Cancel
File Name		Size \$	
(A) 2022.07. Expedite Dis	12 Amended Order Granting Motion to scovery	88 KB	≛ Download
Denying Red	29 Memorandum Decision and Order consideration and Granting Awarding Fees and Cost	199 KB	≛ Download
	25 Order Granting Plaintiffs Motion for gainst Rodriguez for Failure to Comply	616 KB	≛ Download
(D) 2023.01.	19 Protective Order	126 KB	≛ Download
	13 Order Striking Answers and Order for nst Diego Rodriguez	81 KB	♣Download
	12 Order Follwing Pretrial Conference n Plaintiffs Motion for Jury Trial for efen	505 KB	▲ Download
	08 Order Compelling Defendant o Respond to Discovery	206 KB	≛ Download

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- Judge Lynn Norton's Judicial Misconduct
- Judge Lynn Norton Strikes Diego's Answers from the Record and Prohibits Diego From Providing Evidence in the Case!
- Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail
- Judge Lynn Norton Just Intentionally Broke the Law, Proving That She is Biased and Malicious and Unfit to Preside Over Our Case
- Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to Share With You
- Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag
 Ordered Me



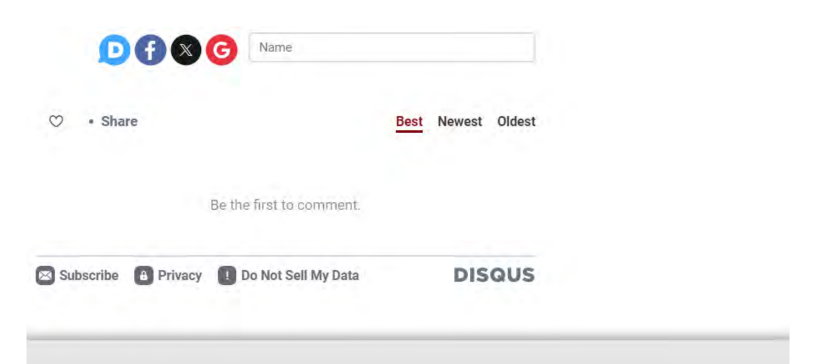


EXHIBIT C45



Diego's Answer/Response to the 4th Amended Complaint

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Below is the ENTIRE TEXT of Diego Rodriguez's ANSWER to the Lawsuit that was filed against him—that Corrupt Judge Lynn Norton struck from the record to ensure the jury could never read it!

July 13th, 2023 | by Diego Rodriguez

As the frivolous S.L.A.P.P. suit against Ammon Bundy and Diego Rodriguez continues this week, one of the main issues that has been brought up repeatedly is that "Ammon and Diego have chosen not to participate in the



lawsuit."

This is an outright lie. Ammon Bundy did intentionally choose to ignore the lawsuit as an intelligent strategy to ensure he could focus on his gubernatorial campaign at the time.

However, I, Diego Rodriguez, have been involved and engaged from the very beginning. I have made multiple filings and responses, and have even sat for a meaningless deposition.

But corrupt Judge Lynn Norton has struck all of my responses from the court's record ensuring that the jury can NEVER SEE the truth about the lies told by the Plaintiffs (St. Luke's, et al).

She has also prohibited me from presenting any evidence in the case—essentially saying that whatever the Plaintiff's claim is automatically true and any evidence to the contrary from Diego Rodriguez will not be considered in court.

Now for those who find it hard to believe that such a thing is even possible in the United States of America, take a look at the order for yourself:

As sanctions for Diego Rodriguez's non-compliance with discovery obligations,
the Clerk of Court is to strike Diego Rodriguez's Answer, filed September 6, 2022, and
also Diego Rodriguez's Answer to the Fourth Amended Complaint, filed March 15,
2023.

An Order of Default is entered against Diego Rodriguez.
This Court will deem admitted any factual allegations pled by Plaintiffs in the
Fourth Amended Complaint against Diego Rodriguez;
This Court will make a determination of damages based on supporting evidence
submitted by the Plaintiffs at the default damages hearing since the claims are not for a
sum certain; and
This court will not consider opposing argument or evidence from Diego
Rodriguez during a default damages hearing.
IT IS ORDERED

Dated:

A127822 19-26-16 FM

Lymn Nortuga
District Judge**

To ensure that my response is fully available to the public, I have placed the link to it below. Simply click on the PDF symbol below and download it for your own review.

Additionally, the entire text of the response is below so it is searchable from anyone's computer.

corruption and abuse from St. Luke's Hospitals!

Quick Links:

- The Lawsuit Details
- Truth About St.
 Luke's
- Share Your Horror Story



Diego's Answer to Fourth Amended Complaint and Demand for Jury Trial that was Struck from the Record by Corrupt Judge Lynn Norton (they don't want anybody to read this)





For context and reference, you should download the Fourth Amended Complaint from the Plaintiffs here (this is their lawsuit against Ammon and Diego), because Diego's responses below are each numbered based on the claims made against him in the complaint.

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ANSWER TO FOURTH AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL

Diego Rodriguez, for his Answer to the FOURTH AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL, states:

- 1. The complete tenor, purpose, and intent of this lawsuit/complaint is flawed, full of lies and deception, based on malice and ill intent, and is shocking to the consciences of decent human beings everywhere.
- 2. On March 11th, 2022, my Grandson, Cyrus Anderson, known and referred to as "Baby Cyrus" was wrongfully kidnapped by Meridian Police officers who broke no less than 8 laws in the process of kidnapping Baby Cyrus. This information has already been widely disseminated and demonstrated to the public and pending litigation will demonstrate it even further.
- 3. After Baby Cyrus was illegally kidnapped, he was taken to St. Luke's Hospital and kept in their custody UNLAWFULLY for days, while they profited off of his presence in their hospital.
- 4. Myself and many others were shocked and appalled to learn that St. Luke's Hospital and the State of Idaho receive compensation for such illegal kidnappings and have been doing so since 1997 when the ASFA law was passed.

tre trent on to protest tegaty and peacetally in nont of ou buse s nospital and I also personally published in every medium possible the facts we learned about the entire ordeal which included but is not limited to the fact that: St. Luke's Hospital profits off of medical kidnapping; doctors and staff at St. Luke's hospital including the plaintiffs named in this case act knowingly as kidnappers by using CPS as a weapon to steal babies and profit off of them, they do so knowingly and intentionally particularly when parents do not submit to their authority in medical decisions for their children (a tactic they call going "AMA – against medical advice), and they are specifically hostile towards families who choose not to use vaccines for their children; that St. Luke's hospital earned millions of dollars from COVID monies; that St. Luke's hospital has killed babies in the past through incompetence; that relationships, history, and anecdotes all demonstrate that the Idaho Department of Health and Welfare along with many other bad actors in what could only be referred to as the "Idaho Swamp" including police (particularly the Meridian Police Department), judges (particularly Judge Laurie Fortier), the C.A.R.E.S. staff and many others are all participants in this system of profiting from child kidnapping that could only be described as "government subsidized child trafficking."

- 6. Everything I stated and published is either completely true or is something I believe to be completely true. In America, we have the right to Freedom of Speech and no one can compel me to not speak the truth about any subject—particularly when the welfare and safety of my own grandson is involved.
- 7. This lawsuit is nothing more than what has been colloquially referred to as a "SLAPP suit" - a baseless lawsuit designed to silence political opposition. As described and defined by Middle Tennessee State University, "A SLAPP suit, or strategic lawsuit against public participation, is a civil claim filed against an individual or an organization, arising out of that party's speech or communication to government about an issue of public concern. At the heart of the SLAPP suit is the petition clause of the First Amendment. 'SLAPP' was coined to recognize lawsuits filed to silence criticism A SLAPP suit may look like a civil lawsuit for defamation, nuisance, interference with contract, interference with economic advantage, or invasion of privacy, but its purpose is different. About this purpose, Judge J. Nicholas Colabella wrote in Gordon v. Marrone (N.Y. 1992), "Short of a gun to the head, a greater threat to First Amendment expression can scarcely be imagined." Professors George W. Pring and Penelope Canan coined the term SLAPP suit in the 1980s after noting a surge in lawsuits filed to silence public criticism by citizens. SLAPP suits arise when citizens erect signs on their own property, speak at public meetings, report violations of environmental laws,

testify before Congress or state legislatures, or protest publicly, among many other similar acts, thereby prompting a party who claims to be aggrieved by such acts — often developers, merchants, and even public officials — to file suit. SLAPP suits can interfere with First Amendment rights. The petition clause of the First Amendment guarantees, in part, "the right of the people. . .to petition the government for a redress of grievances." The abridgment of this right distinguishes a SLAPP suit from other cases based on similar allegations.

- 8. This lawsuit is a perfect textbook case of a SLAPP suit, and it is shocking to the conscience of all with human decency that the court system would be used to silence the voice of a grandfather who is criticizing a system that illegally kidnapped his grandson!
- 9. Additionally, this case if it is allowed to stand is an affront to 1st Amendment rights. I have the right to speak whatever I choose to speak—particularly when what I am speaking is completely true or I believe it to be true.
- 10. I plead a defense of petition clause immunity and ask the court to dismiss this case at once.
- 11. Additionally, in response to the baseless FOURTH AMENDED COMPLAINT from the Plaintiffs, I issue the following:
- 12. PARAGRAPH I How sick and twisted could someone possibly be to even imagine that I was engaging in a "grift" as they call it—that I was trying to gain money and publicity from the kidnapping of my grandson. This level of depravity is rare, and one can only assume that the plaintiffs or their counsel are acting in perfect alignment with the textbook psychological definition of "projection," which means that they accuse you of doing what they would do. Normal, decent and honest citizens with integrity would never think to use the most horrifying experience in their entire life—the kidnapping of a precious baby, in this case my own grandson—for profit! How sick, twisted, and disgusting do you have to be to even consider such a thing? The only intent I had was to get my grandson back! It's pretty simple. You kidnap my grandson and I am going to do everything possible to get him back. And yes, that will include publishing TRUE FACTS about the people who were responsible for his kidnapping, or who had Baby Cyrus in their possession.
- 13. PARAGRAPH 2 There was no "smear campaign." There was the

publication and pronouncement of facts. Everything that was published has been demonstrated to be true, and even the plaintiffs have been unable to demonstrate that a single publication or pronouncement that I have ever made was false—even though I have given them the chance to do so. If there is any smear campaign, it is on behalf of the plaintiffs and their counsel. Again, they are using classic "projection"—accusing me of doing what they are doing. Additionally, I never once incited anyone to violence nor would I do so. I am a Christian minister, and I don't believe in violence except in the case of self-defense. I never encouraged any acts of violence against anyone and the fact that the plaintiffs have been unable to demonstrate a single instance where I did shows again how baseless and immoral this lawsuit is in the first place.

14. PARAGRAPH 3 – I never mischaracterized the Idaho Department of Health and Welfare's "decision to intervene." On the contrary, everything I have published and everything which remains available online for the world to see demonstrates that Baby Cyrus's kidnapping was not only illegal but demonstrably horrific and terrifying to the public conscience. They used the false premise of "imminent danger" to justify taking Baby Cyrus by force when the proof has already been published that all 3 parties involved in his kidnapping: the IDHW, St. Luke's Hospital, and the Meridian Police Department all knew Baby Cyrus was not in "imminent danger." Video evidence along with medical records which declare this to be so have already been published and reviewed thousands of times by the public—the evidence is plain.

15. PARAGRAPH 4 – Of course I claimed and stated that St. Luke's Parties were participants since they were! They received and kept Baby Cyrus in their custody. They financially profited from Baby Cyrus. We don't know how much yet, but through printed communication we have already received, we know that St. Luke's hospital received no less than \$34,000 for having Baby Cyrus illegally in their custody after he was forcefully, violently, and illegally removed from his parents. The kidnapping, of course, was all filmed, and it has been viewed more than 12 million times by a horrified public all over the world.

16. PARAGRAPH 5 – Ammon Bundy and I didn't "coordinate attacks" against anyone or anything. But even if we did "coordinate" our message, so what? Ammon Bundy is my friend and he is a close friend of our family, and he likewise loves Baby Cyrus. I would do for him the same as he did for our family if the situation were reversed. And furthermore, it is not illegal to "coordinate" messages and publications. So each of these baseless assertions amounts to nothing more than whining and complaining about

the fact that you are being exposed. Furthermore, their baseless and unscrupulous attempt to rope in any of several organizations that Ammon or I are associated with is truly vile. We had one goal—to get Baby Cyrus back and nothing else. Neither Ammon nor I received a single solitary cent of profit in the course of fighting for Baby Cyrus. On the contrary, we both suffered greatly as a result of this process. My entire family suffered financially. When your child is kidnapped, do you think you can go to work the next day and act like nothing has happened? Families financial situations are ruined as a result of these types of kidnapping cases. My sonin-law could not work. I could not work. Nobody in my family could work. We were emotionally devastated and dedicated every waking hour of every day to do whatever was necessary to get Baby Cyrus back. The websites mentioned by the plaintiffs do not earn money, on the contrary, they cost me money. I have never made a red cent off of that website. And no other entity mentioned used this situation for financial gain. There was a GiveSendGo campaign started for Baby Cyrus's parents to help raise money for legal expenses and their own personal financial support during this time, but that is an obvious response to a kidnapping incident and the monies raised went to Baby Cyrus's parents and not to any defendant named in this case. Shame on the Plaintiffs and their counsel for making such an evil and baseless accusation. In doing so, they are only showing the wickedness of their own hearts and demonstrating to the world that that is what they would do in such a situation because their hearts are evil.

17. PARAGRAPH 6 – the St. Luke's parties evidently and obviously do not bring this lawsuit to protect anything else other than their own exposure. This is an immoral and unconscionable SLAPP suit that should be dismissed.

18. PARAGRAPH 16 – how dare you claim that our church is not a real church but only "purports to be a church." Freedom Tabernacle has operated as a Christian church since 2011, a full 9 years before I ever even met Ammon Bundy. We have Christian services, bible studies, baptisms, marriages, and engage in a whole host of other Christian ministries. We follow the Biblical example of a house church (1 Corinthians 16:19, Philemon 1:2, Romans 16:5) and therefore don't waste God's resources on commercial rent and the like. Just because you don't like the members of the church doesn't give you the right to claim that the church is not real. You should be ashamed of yourselves. Furthermore, you contradicted yourself by stating that Freedom Tabernacle only "purports to be a church" but then go on to claim that I am "financially motivated to grow Freedom Tabernacle," which infers that you recognize it as an actual church. Additionally, you claim that I used an

"enhanced profile and manufactured conspiracy relating to the Infant to sell three-day "training" courses through Power Marketing for which he charges \$15,000 per student." This only demonstrates your incompetence, foolishness, and ignorance. I have never used anything relating to Baby Cyrus to sell anything, EVER! What you are evidently referring to is a broadcast on Rick Green's podcast where we discussed the Baby Cyrus case before going on to promote a 3-day Entrepreneurial Boot Camp for young people to learn how to become entrepreneurs. What you failed to pay attention to was the fact that this 3-day course, was given to the 20 students who would attend it for FREE! Again, you have shown that you are so completely possessed with wickedness and evil, that your confirmation bias does not allow you to see any truth, facts, or reality, even when it is clearly described for you. Go back and watch the video again. This is just more evidence that the plaintiffs and/or their counsel are unethical in their malicious intent to try and deny me my 1st amendment right to free speech and to financially destroy me using this very court as a weapon, that they are unable to tell the truth, or at least state facts accurately, in their official court filings.

19. PARAGRAPH 17 – again, the plaintiffs or their counsel are simply unable to get facts right and likewise are attempting to just throw enough mud at the wall in the vain hope that some of it will stick. The corporate entities mentioned have nothing to do with the Baby Cyrus case, but are all separate entities. And even if they weren't, that would have no relevance to the case, particularly and specifically since no defendant named in this case has ever gained a single penny off of Baby Cyrus's kidnapping. On the contrary, we all suffered greatly, both emotionally and financially.

20. PARAGRAPH 18 – FreedomMan.org is my personal blog. There is no "Freedom Man Press, LLC" and the plaintiffs know that. And we do not advocate for the harassment of political opponents through "doxing" as this paragraph claims. But even if I did, that would not be illegal. So again, plaintiffs or their counsel are showing their deep seated desire to bring as much nonsense to the case as possible to frustrate the process and to bury me and the defense in meaningless discussions and debates about irrelevant subjects. This just amounts to more whining and complaining as if the plaintiff is a child on the recess playground using the court system to gripe about others who did or said things they don't like. The court should not allow itself to be abused in this fashion.

21. PARAGRAPH 21 – I do not believe the court has personal jurisdiction over me based on Idaho Code § 5-514 since I have not done any of the acts

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- 22. PARAGRAPH 22 The venue is not proper according to the Idaho Code §§ 5-401 and 5-404 as no real property is under consideration, and I was not a legal resident of Idaho at the time of Baby Cyrus's kidnapping.
- 23. PARAGRAPH 24 Idaho's statue is much more specific than just "concerns about a child's safety." The statue specifically states, that a mandatory reporter must report if a child under 18 "has been abused, abandoned or neglected or who observes the child being subjected to conditions or circumstances that would reasonably result in abuse, abandonment or neglect..." If there is no reason to believe that parents are abusing or causing a child to be abused, abandoned, or neglected, then there is no requirement to make a referral to IDHW. A parent refusing medical advice does not qualify as "abuse." So the entire foundation of any CPS referral for Baby Cyrus is false unless anyone can provide evidence that Marissa and Levi (Baby Cyrus's parents), were abusing Baby Cyrus or were subjecting him to conditions or circumstances that would reasonably result in abuse. Nobody has provided a shred of evidence to this end. Therefore, the entire case was baseless from the start.
- 24. PARAGRAPH 25 As already mentioned and already proved repeatedly in public in multiple venues and which can clearly be seen with the evidence provided on this page (https://www.freedomman.ws/cyrus/archive/zeroevidence-for-imminent-danger/ and https://www.freedomman.ws/cyrus/archive/they-lied-to-you-baby-cyruswas-healthy-baby-when-kidnapped/), Baby Cyrus was never in "imminent danger" and the police who took him knew he was not in imminent danger. The Idaho Department of Health and Welfare knew he was not in imminent danger, and St. Luke's Hospital knew he was not in imminent danger. The IDHW and the Meridian Police department both knew because they had already prepared to take Baby Cyrus to a foster family within minutes of him being kidnapped but only decided not to do so because protestors had gathered in front of the hospital. This was published in the medical report and the entire world has seen it. If Baby Cyrus was about to die being in "imminent danger" then why would they take him to a foster family, to complete strangers who are not doctors, to be put in their custody? Obviously, he was not in "imminent danger" and they knew it. St. Luke's hospital likewise knew because the doctor who reviewed Baby Cyrus when he was brought in clearly stated in her report that Baby Cyrus was a perfectly "healthy baby" and that there were "no acute life threats" noted. Very specifically, the St. Luke's doctor stated that Baby Cyrus's life was not in danger at all. To keep Baby Cyrus after making this official diagnosis is both

evil and diabolical.

- 25. PARAGRAPH 27 Baby Cyrus was determined by St. Luke's hospital itself to not be in imminent danger. So the entire case is a farce.
- 26. PARAGRAPH 30 It is a complete lie to state that Baby Cyrus would not breastfeed. On the contrary, nursing was at the time his only source of nutrition. To take him away forcefully from his only source of nutrition was, in and of itself, the greatest form of child endangerment imaginable.
- 27. PARAGRAPH 32 In this paragraph the plaintiffs are tacitly admitting that Dr. Natasha Erickson used CPS as a threat in order to force Levi and Marissa to obey her. CPS is supposed to be used to protect children not used as a weapon to control parents.
- 28. PARAGRAPH 33 Numerous doctors have already stated and will provide affidavits if necessary to describe how the nasal feeding tube given to Baby Cyrus was totally unnecessary. Not only was it unnecessary, but after returning home from St. Luke's custody, Baby Cyrus had a C-DIFF infection which is a terrible infection that is known to come from hospitals and specifically from nasal feeding tubes. Nurse Tracy Jungman even jammed the tube back into Baby Cyrus's nose after it had fallen out, and had been dangling about for hours, without sanitizing it, sterilizing it, or replacing it. Baby Cyrus did not have a C-DIFF infection before being kidnapped and this infection has taken a serious toll on Baby Cyrus. The only known place where Baby Cyrus could have contracted this infection is at St. Luke's hospital.
- 29. PARAGRAPH 35 This is an outright lie and it is shocking that you would include such a lie. It either demonstrates your complete lack of respect and disregard for the court system, or your utter incompetence since you are claiming that "neither Dr. Erickson nor any St. Luke's employee initiated contact with child welfare or any other division of DHW regarding the Infant's hospitalization." However, we have the medical records that clearly state that Dr. Natasha Erickson is the one who made the CPS referral. Why do you lie so blatantly when your own records state the opposite?
- 30. PARAGRAPH 36 This is another outright lie. Nobody tried to arrange a visit to the Infant's home on March 5th or 6th. And there are no records demonstrating otherwise. Specifically, there were no voicemails or text messages left for Levi or Marissa to return.

- 31. PARAGRAPH 40 How could the Idaho Department of Health and Welfare make the diagnosis of Baby Cyrus being in a "life threatening and/or emergency situation" when no single solitary person at the Idaho Department of Health and Welfare had seen Baby Cyrus personally? How can you make a diagnosis without seeing someone?
- 32. PARAGRAPHS 44 & 45 The lies are endless! The police came to a house where I had an office for my business. I did not live in that house, nor did Levi and Marissa. Nobody lived in that house—it was used as an office. The day police came, I answered the door and there were 3 other young men helping me pack since we were tearing the entire office down and were preparing to move it all out of state. So there are 3 witnesses to attest to the fact that nobody "refused to cooperate, provide information, or let the officers see the infant."
- 33. PARAGRAPH 47 More lies and/or incompetence demonstrating the inability of the plaintiffs or their counsel to report any factual data accurately. Here it states that "When the police left the house to get a warrant, the Infant and the Infant's parents moved to another location." You people are so ignorant and incompetent and so willing to LIE that you never even check your data to ensure your facts are right. The house they came to was 1876 E Adelaide in Meridian, Idaho, and Levi and Marissa have never lived at that address. Furthermore, they were not present at the time that the police came, so this claim is completely false. If the plaintiffs and/or their counsel can't be trusted to get basic facts right, then how can this baseless case be considered anything more than a frivolous lawsuit with fake allegations that can't be trusted?
- 34. PARAGRAPH 49 Levi and Marissa never "refused to cooperate." On the contrary, Marissa kindly and gently cooperated with police officers who promised her she would never be separated from Baby Cyrus and that she could ride with him to the hospital. Millions of people have seen the belligerent thug, Sargent Christopher McGilvery lie multiple times to Marissa's face and tell her she would not be separated from Baby Cyrus. The truth is that Meridian Police refused to cooperate with Levi and Marissa who are the legal parents of Baby Cyrus and who have never done a thing to put him in harm. By kidnapping Baby Cyrus, the police were endangering Baby Cyrus since he has cyclical vomiting syndrome and his only source of nutrition at the time was his mother's breast milk. The police knew this as Marissa told them, yet they took him anyway. This is pre-meditated child endangerment! Additionally, the police abused Levi, Marissa, and Baby Cyrus's aunt by physically harming them, slamming Levi's face against the

through the window and falsely arresting her without cause, and then arresting Marissa without cause and putting her in handcuffs after suffering the trauma of having her only child ripped from her arms by thugs with guns, and then being subject to physical humiliation when a police officer, Sean King (who had previously resigned his position at the Caldwell police department during an investigation for sexual misconduct), groped Marissa and put his hands up her blouse and down her pants and around her waist. All of this can be seen from the bodycam footage which has been posted for all the world to see. And millions of people have seen it and have been rightfully appalled at the misconduct of these tyrannical police officers.

35. PARAGRAPH 51 – I don't care if St. Luke's had any authority or role in the taking of Baby Cyrus. The point is that St. Luke's received Baby Cyrus after he was kidnapped and kept him in their custody, earning over \$34,000 from him, even after their own doctor diagnosed him as being a "healthy baby" and not having any "acute life threats"—meaning that Baby Cyrus was never in imminent danger.

36. PARAGRAPH 53 – This is simply not true. Baby Cyrus has Cyclical Vomiting Syndrome which is a genetic disorder that causes him to go into long fits of vomiting. St Luke's doctors were totally unable to diagnose this problem and totally incompetent in their handling of the situation. And Baby Cyrus's health did not "dramatically worsen" under the parent's care. The truth is he dramatically worsened under St. Luke's care and even contracted a C-DIFF infection.

37. PARAGRAPH 54 – Baby Cyrus's health did not improve. He simply gained water weight from the nasal tube and the I.V. But that does not equate to "health."

38. PARAGRAPH 55 – How remarkable that the plaintiffs include this statement when it was Dr. Natasha Erickson from the get-go who could care less to listen to any of Baby Cyrus's medical history from the parents when they first came to St. Luke's. Marissa attempted desperately to explain Baby Cyrus's history, her experiences with Baby Cyrus, and specific accounts and anecdotes regarding his vomiting episodes, but Dr. Natasha Erickson wouldn't listen, didn't care, and would not even let her finish as she simply determined to do what she was going to do and order up all the tests she wanted and to follow her allopathic protocols, whether they worked or not.

39. PARAGRAPH 57 – I never once stated that St. Luke's vaccinated Baby Cyrus. So here they go lying again. How many lies are they going to tell

before the court realizes that this is a baseless and frivolous case, based on lies and rightfully throws the case out? However, they certainly did "harm Baby Cyrus in irreparable ways." In fact, Baby Cyrus has suffered since he was returned with what can only be described as PTSD. How sick and disgusting is a hospital that won't even allow a child's parents to stay with him? If they truly cared for Baby Cyrus, they would have allowed Levi and Marissa to stay with him permanently. And if they cared about righteousness and morality, they never would have kept Baby Cyrus in the first place.

- 40. PARAGRAPH 58 the assessment that Baby Cyrus's condition improved significantly is doubtful at best, completely erroneous at worst. In any event, it is still subjective as we have other medical experts who would beg to differ. Having St. Luke's make conclusions about their quality of care is like asking the government to review itself to see if they acted tyrannically or not. The conclusion will always be the same, "we audited ourselves and we determined that we have done nothing wrong." Sorry, but that is simply not acceptable or believable. Baby Cyrus's C-DIFF infection alone is sufficient evidence that he did not improve while being held illegally as a medical prisoner at St. Luke's hospital.
- 41. PARAGRAPH 61 Baby Cyrus did not have a severe, life threatening malnutrition or dehydration, and even if he did, it was not and would not have been caused by his parents and therefore it was illegal to forcefully remove him from his parent's custody.
- 42. PARAGRAPH 62 what "other defendants" are you referring to? You previously stated that People's Rights (which is not a legal entity and does not exist legally) is indistinguishable from Ammon Bundy and that Freedom Man Press (which likewise does not exist legally) and Freedom Man PAC are indistinguishable from Diego Rodriguez. So which one is it—are Ammon Bundy and Diego Rodriguez the only defendants since they are indistinguishable from the entities named as co-defendants? Or are there "other defendants" as you have stated in this paragraph?
- 43. PARAGRAPH 63 Here you go again making demonstrably and empirically false claims with no evidence whatsoever. And not only do they make no sense, but they are shockingly ridiculous. Ammon Bundy does not make any money off of his "personal brand" nor do I. My own work and business are not connected in any way to any political activism and all efforts that I have made in regards to Freedom Man PAC, Freedom Man Press (my own personal blog), or the Baby Cyrus case have cost me money and

not earned me a dime. A simple browsing of Freedom Man PACs donation records with the Secretary of State will show that monies donated to the PAC for political marketing campaigns were donated by myself. So I have paid out of pocket for all political activity, and I likewise self-funded any and all costs associated with the Baby Cyrus kidnapping.

44. PARAGRAPH 64 – You just can't stop telling lies and making yourself a psychology textbook example of "projection" where you accuse others of doing what you would do. First of all, the only thing we intended to do was EXPOSE the wickedness of all bad actors in Baby Cyrus's kidnapping story so that we could get Baby Cyrus returned home safely before he was killed by St. Luke's hospital (which was a real and genuine threat since they have a history of killing children through incompetence—a history which has been documented from real stories already published through news websites and even a personal story from a personal friend whose 10 month old son was killed by St. Luke's hospital's incompetence). In the process of doing so, we discovered the government subsidized child trafficking scheme which has been going on since 1997, and I felt duty bound by God to expose this and publish it as far and wide as possible. And I will continue to do so, since it is 100% accurate and true. It is a fact that the federal government financial incentivizes local states to kidnap children without just cause, and it is a fact that nearly all the agencies involved and untold numbers of bureaucracies financially profit off of this child trafficking including the Idaho Department of Health and Welfare and St. Luke's hospital. These are simple facts that cannot be disputed.

45. PARAGRAPH 65 – As previously stated the explanation, exposition, and publication of "state-sponsored child kidnapping and trafficking" that included the plaintiffs is 100% accurate. There is no debate about whether or not what I have published is true. The only issue is whether or not the plaintiffs like the fact that I am publishing it. They obviously do not, and that is why they have initiated this SLAPP suit.

46. PARAGRAPH 66 – Defamation occurs when someone makes a false statement of fact to a third party and causes another harm as a result. In order for me to have defamed any of the plaintiffs, I would have had to make a knowingly false statement with malice for the purpose of intentionally harming the plaintiffs. True statements, or statements of opinion (things that I believe to be true), are not defamatory and cannot be litigated against. This entire case is therefore frivolous because everything I have stated is either 100% true and accurate or it is an opinion that I believe to be true. Furthermore Idaho State Statute 18-4801. States clearly, "LIBEL DEFINED. A libel is a malicious defamation, expressed either by writing."

DEFINED. A liber is a malicious acidination, expressed cities by writing, printing, or by signs or pictures, or the like, tending to blacken the memory of one who is dead, or to impeach the honesty, integrity, virtue or reputation, or publish the natural or alleged defects, of one who is alive, and thereby to expose him to public hatred, contempt or ridicule." In my case, there was no "malicious defamation" at any point of time. I simply published things that are factually true and/or things that I believe to be factually true (my opinions). Additionally, St. Luke's hospital and its employees are pseudo public figures seeing as though a very large portion of their revenue comes from government payments. Also, Idaho State Statute 18-4804 clearly states that malice is only presumed if "An injurious publication is presumed to have been malicious if no justifiable motive for making it is shown." Well, it is very obvious that there are at least two very justifiable motives for exposing state subsidized child trafficking in Idaho (and nationwide). First, it was to see to it that Baby Cyrus was returned to his parent's custody before further harm or death come to him. And second it was to expose the wickedness of the state subsidized child trafficking "ring" which I now believe to be a personal call from God—a duty far superseding any force or compulsion the government would try to tyrannize me with.

47. PARAGRAPH 67 – I never told anyone to "dox" anyone at any time. Furthermore, even if I did, "doxing" is not illegal nor is it slanderous or defamatory. In fact, it is a Constitutionally protected right to have free speech and to assemble (in the case of protests).

48. PARAGRAPH 68 – As has already been described and explained, there was no defamation nor any evidence thereof. On the contrary, everything I have published is 100% accurate and true, or it is my opinion that I believe to be 100% accurate and true. I have personally given the plaintiffs and their counsel the opportunity to prove that any statement I have ever made or published was false, and they have failed to produce a single shred of evidence demonstrating any false statements on my behalf. This lawsuit is therefore frivolous and unconscionable and should be dismissed at once, lest the plaintiffs and their counsel learn to believe that they can manipulate the court system and use it as a weapon for their own pleasure regardless of how many Constitutional rights, civil rights, and other rights they destroy in the process.

49. PARAGRAPH 69 – There were no "false claims," and since the plaintiffs have failed to produce a single shred of evidence that a false claim was made, particularly and specifically when the vast majority of all claims I have made are easily substantiated with publicly available data, then all

complaints to the contrary are null and void. Plaintiffs must stop making false assertions immediately.

50. PARAGRAPH 70 – I am not responsible for the fallout which comes after truthful information is published about someone or some entity. I understand that if I willfully spread a false statement with the intention of harming another, that I am responsible for the consequences as that is true defamation. However, if I publish true information about evil activities on the behalf of another party, the consequences of that publication rests on the shoulders of those who committed the evil deeds. If St. Luke's loses business or prestige because the public learns that they profit off of the illegal, immoral, and unconscionable government subsidized child trafficking system that kidnaps approximately 4 children per day in Idaho—then those consequences belong on St. Luke's itself. If they don't want to face those consequences, instead of suing private individuals for exposing them, they should consider the option of simply not participating in government subsidized child trafficking any longer!

51. PARAGRAPH 71 - This is an absolutely ridiculous statement. What I knew and believed to be true at the time, and which has only been confirmed and validated much more profoundly since that time is that there is no justice for families who have been victimized by the government subsidized child trafficking system. Not only are parents forced to jump through endless hoops, logistical obstacles, outrageous legal expenses, total disruption and destruction of their livelihood, and more—but many children are completely lost (yes, they actually disappear forever) by IDHW and Foster Care in general, and many others end up seriously abused or dead. Baby Cyrus's condition as a baby who at the time of his kidnapping could only feed off of his mother's breastmilk was particularly dangerous since he could easily have died from lack of nutrition or care in St. Luke's custody and the hospital would have just blamed it on the parents—a technique that they have used for years in many other cases and which they used quite profitably during the COVID scam. Therefore, time was of the essence as Baby Cyrus's life was literally at risk. So no, there was no legal process or option to "address the custody and welfare of the infant," especially and particularly since the entire kidnapping was predicated on a false premise of "imminent danger" which has already been proven to be false.

52. PARAGRAPH 72 – This is a useless attempt to create a straw-man argument that would only work against an ignorant judge or jury and such arguments are only used by legal teams who have no respect for the intelligence of said judge(s) or juri(es). What we actually knew and know is

that St. Luke's was receiving compensation for maintaining Baby Cyrus in their unlawful custody. We knew and know that the Idaho Department of Health and Welfare is financially incentivized to kidnap as many children as possible being paid millions of dollars annually by the Federal Government to do so. We knew and know that Baby Cyrus was illegally kidnapped by Meridian Police who broke at least 8 laws when they kidnapped him and based the entire kidnapping off of the false lie of "imminent danger" which has already proven to be false (the 8 Idaho laws that were broken can be seen here: https://www.freedomman.ws/cyrus/laws-that-were-broken/). We knew and know that Baby Cyrus was in physical danger and his life was threatened by being away from his mother's love, care, nurture, and most importantly—her breastmilk, which was the only source of nutrition that Baby Cyrus had received up to the time he was kidnapped, and the only source of nutrition that he demonstrated he could maintain. What we knew and know is that St. Luke's hospital has already killed other babies through incompetence as demonstrated by this article published by the Idaho Statesman

https://www.idahostatesman.com/news/local/article41570394.html and also by the personal testimony of Ed Danti, a family friend, who had his 10 month old child killed through medical incompetence from the St. Luke's staff (his testimony can be seen here https://stlukesexposed.ws/truthabout-st-lukes/how-st-lukes-killed-a-10-month-old-baby/). What we knew and know is that this government subsidized child trafficking system is so deep rooted, pervasive, and profitable, and that the bad actors involved have so much to lose by being exposed, that most previous attempts by whistleblowers, investigative journalists, and others end up in their own "mysterious deaths." This includes well known and prominent Georgia Senator who was murdered in her own home after publishing the scathing report, "The Corrupt Business of Child Protective Services" and who simply published and declared many of the same things that I have published and declared. So yes, the issue is serious and yes, I knew and know that everything I said and published was true and that St. Luke's would not want me to publish it. This very lawsuit, as frivolous and unconscionable as it is, simply serves to ratify, verify, and confirm what the public was already thinking and believing—that St. Luke's hospital is in fact guilty of the very things we have said they are guilty of (namely being willful participants in a government subsidized child trafficking system), and that they should not be trusted.

53. PARAGRAPH 73 – We never once engaged in any "wrongful acts." On the contrary, St. Luke's and the other plaintiffs engaged in many unlawful acts. Primarily, "kidnapping," which is defined by Idaho State Statute § 18-4501 as "KIDNAPING DEFINED. Every person who willfully. Leads takes entices

away or detains a child under the age of sixteen (16) years, with intent to keep or conceal it from its custodial parent, guardian or other person having lawful care or control thereof, or with intent to steal any article upon the person of the child..." By this legal definition, St. Luke's and all other parties involved in Baby Cyrus's kidnapping committed the illegal acts of legally defined "kidnapping" since they "detained a child under the age of 16 years with the intent to keep...it from its custodial parent...[or] to obtain money, property or reward or any other thing of value for the return or disposition of such person is guilty of kidnaping [sic]." Since Baby Cyrus was illegally taken from his parent's custody, and St. Luke's Hospital was fully aware that his forceful kidnapping was illegal since it was their own doctor who pronounced that Baby Cyrus was not in "imminent danger" and that he was

a "healthy baby" who had "no acute life threats," and since St. Luke's did not allow Baby Cyrus's parents to be with him continuously, but rather kept him in their own custody racking up a bill and earning compensation from the government for at least \$34,000 (and likely much more), then this is the

exact definition of kidnapping according to Idaho law, and St. Luke's is guilty

of it. They are the ones who committed "wrongful acts."

54. PARAGRAPH 74 – This false claim has already been refuted above, but for sake of clarity, the only goal I had in publishing the truth about the plaintiffs was to 1) see to Baby Cyrus's safe return as quickly as possible and 2) to ensure that the public was aware of the evil of government subsidized child trafficking that we uncovered (but were previously unaware of).

55. PARAGRAPH 75 – Again, everything I stated in this regard was factually accurate. Baby Cyrus was reviewed by the doctor onsite at St. Luke's hospital when he was kidnapped and the doctor said that Baby Cyrus was a "healthy baby" and that "no acute life threats" were noted. Likewise, the parents only missed that one single medical appointment (which is not a justifiable reason for medical kidnap anyway), and we have the medical report which plainly declares that Dr. Natasha Erickson is the one who made a referral to CPS. So this paragraph is just "lie after lie after lie" demonstrating again the frivolous nature of this lawsuit.

56. PARAGRAPH 76 – This is the third time in this complaint that the plaintiffs have alleged that Dr. Natasha Erickson never contacted DHW regarding the infant. However, the medical records show this to be false as anyone can see in the screenshot below:



03/12/202	22 - ED to Hosp-Admission (Discharged) in Boise Pediatrics (continued)
All Encounter Notes (group 1	of 3) (continued)
Progress Notes by Brianne	e E. Breese, LMSW at 3/12/2022 1730
Social Work Brief Note:	
Social Molk Blief Hote:	
Situation: Cyrus Anderso	on is a 10 m.o. male who was admitted for failure to thrive. Social work consult from Natasi
	on is a 10 m.o. male who was admitted for failure to thrive. Social work consult from Natast to thrive, ward of the state.
	to thrive, ward of the state,
D. Erickson, MD for failure	to thrive, ward of the state,
D. Erickson, MD for failure Referral Data	03/12/22 1751

Additionally, Dr. Erickson threatened to call CPS for Levi and Marissa wanting to leave the hospital without her consent (a threat called "AMA – against medical advice") which has already been admitted by the plaintiffs in paragraph 32 of the complaint. And the day after Dr. Natasha Erickson made this threat, Marissa was visited in the hospital by a social worker from CPS.

57. PARAGRAPH 90 – I was not a paid marketing consultant for the Bundy Campaign. On the contrary, I did not earn a single dime of profit for any support I gave the Bundy for Governor campaign. It is against my personal belief system to profit off of political campaigns. You can feel free to ask any other elected official in Idaho's current government including but not limited to Congressman Russ Fulcher, Attorney General Raul Labrador, State Representative Jason Monks, former Secretary of State Lawerence Denney— all of whom I supported and helped their campaigns—how much money I charged them for my "marketing support" or help. I cannot and will not profit off of political activism as it is against my personal convictions to do so. I believe in having a righteous government system and such a system can only be maintained if financial incentives are not held by the individuals involved in the process. Therefore, I support the individual candidates I believe in, and I refuse to earn any profit from the process.

58. PARAGRAPH 93 -

a. "St Luke's parties were participating in a conspiracy to kidnap, traffic, sexually abuse, and kill children." This statement is mostly true, though it conflates, confuses, and mixes many different elements of the truth and what has been published. It is true that St. Luke's hospital does participate in government subsidized child trafficking, and they likewise profit off of it. However, I have never stated that St. Luke's sexually abuses any children, though I have stated (because it is true), that many children who are taken by the government subsidized child trafficking system and placed into foster care do end up being sexually abused, and the Foster Care system

nationwide admits this to be true. Additionally, I have claimed that children are killed while in St. Luke's care, a fact that has already been substantiated in this response above.

- b. "St. Luke's parties were running a child trafficking ring in order to profit from tax dollars." No, St. Luke's is not running a child trafficking ring, rather, they are participating in the government subsidized child trafficking ring that is run in Idaho by the Idaho Department of Health and Welfare.
- c. "St. Luke's parties were abusing and harming the Infant in irreparable ways." They did harm Baby Cyrus in irreparable ways. That is my subjective opinion, and I stand by it to this day. Additionally, the family and I are in agreement in our belief that Baby Cyrus's C-DIFF infection was contracted at St. Luke's hospital as he did not have the infection previous to his kidnapping, and there is no other likely place for him to have contracted this infection.
- d. "St. Luke's parties harmed and killed babies all the time." St. Luke's has harmed and killed babies. I have already given two specific examples above and this does not include the number of children who were killed on ventilators during the COVID scams, through vaccine injuries that were forced on children through intimidation and fear, or any other illegitimate means to which the hospital knows it should not be doing. John Hopkins University published a study declaring death from doctors in allopathic hospitals (including St. Luke's) to be the 3rd leading cause of death in America, and being statistically responsible for 250,000 to 400,000 deaths every year (https://www.cnbc.com/2018/02/22/medical-errors-third-leading-cause-of-death-in-america.html). Only God knows how many of those deaths are minors at St. Luke's hospital but the evidence is clear that St. Luke's hospital does kill children, whether on accident or on purpose is not relevant to this case since Baby Cyrus was held in St. Luke's possession against the family's will.
- e. "St. Luke's parties kidnapped the infant and other children." No, St. Luke's was a willful participant in Baby Cyrus's kidnapping seeing as though they were the ones who received Baby Cyrus and kept them in their custody after he was forcefully and illegally kidnapped by Meridian police officers.
- f. "St. Luke's parties were 'moronic imbeciles' who neglected the Infant." I wholeheartedly believe this to this day. St. Luke's did not demonstrate a shred of competence, medically or ethically, in their treatment of Baby Cyrus after he was kidnapped. Baby Cyrus has Cyclical Vomiting Syndrome, and they didn't even properly clean off his face when he vomited causing

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burn marks to appear on his face as has been shown to the public in pictures taken of baby Cyrus after his parent's first visit with him. Only incompetent and moronic imbeciles would leave a baby ALONE who has Cyclical Vomiting Syndrome and allow him to wallow in his own vomit. That is exactly how St. Luke's treated Baby Cyrus.

- g. "St. Luke's parties stole the Infant." Technically, it was Meridian Police who "stole" baby Cyrus, but if someone robbed a bank you only knowingly received the stolen money after another robbed the bank, aren't you still guilty of being an accomplice in the crime? Of course you are! Likewise, St. Luke's is guilty of being the knowing accomplice to Baby Cyrus's kidnapping.
- h. "St. Luke's changed the infant into someone who was unrecognizable, lethargic, and unresponsive." This is 100% factually accurate, and these are the very words of Baby Cyrus's own mother. And how would St. Luke's know otherwise? Did they raise him for 10 months prior to his kidnap? Do they have a point of reference to know how Baby Cyrus acted before his kidnap? Only the family, particularly Baby Cyrus's parents, would be qualified to make such a conclusion, not St. Luke's hospital or its staff. And this is the quote from Baby Cyrus's own mother which is one I stand by to this day.
- i. "St. Luke's failed to keep the infant clean." This is a fact that is substantiated by both medical records and pictures which have already been published.
- j. "St. Luke's caused the Infant 'suspicious' brusing." This is also true and the pictures of his brusies have already been published.
- k. "St. Luke's lied about the Infant's treatment." We definitely still believe this to be true as the doctors were not forthcoming with their treatment, and we didn't get the unredacted medical records back until January of 2023, nearly 9 months later. That is a significant amount of time to pass which would enable many changes to be made in the medical records and history. And the way that the staff handled the records that Levi (Baby Cyrus's father) received early on in the process gave the family reason to believe that the records were tampered with since they would not simply print out the records and hand it to Levi—rather, they made him wait and wait until their lawyer had to call and threaten legal action against St. Luke's for not providing the records.
- I. "St. Luke's parties vaccinated the Infant against the family's wishes." I never said that. Though I did question whether they vaccinated Baby Cyrus

as he had 4 pricks in his body that are consistent with needle pricks, and were not on Baby Cyrus's body before he was kidnapped.

m. "St. Luke's parties were 'medically negligent." I wholeheartedly believe this to be true. On many occasions this was demonstrated to our family. Some examples are (but not limited to): Dr. Natasha Erickson refusing to listen to the parents regarding the medical history of Baby Cyrus, Dr. Natasha Erickson refusing to let Baby Cyrus have an enema when he clearly needed one, St. Luke's allowing Baby Cyrus to wallow in his own vomit, Nurse Tracy Jungmann forcing an exposed nasal tube back into Baby Cyrus's nose and stomach without sanitizing it or replacing it, and Baby Cyrus more-than-likely contracting a C-DIFF infection from St. Luke's hospital.

- n. "St. Luke's was 'world famous' for 'mistreating people,' 'killing people," and 'stealing babies from their parents." St. Luke's has certainly earned a reputation for mistreating people as can easily be seen by how they treated their own employees who refused to get the COVID vaccine. Also, anecdotal stories regarding horrible treatment from St. Luke's can easily be acquired by simply asking people to tell you their stories in online forums, social media, or the like. St. Luke's has a horrible reputation which was only exacerbated by their tyrannical actions taken during COVID which certainly included killing many people on ventilators when the public knew that the ventilator protocols they were using would definitely kill the people who were on them. And as has previously been established, while St Luke's hospital does not personally engage in the kidnap of children, they do participate in the process making them an accessory to the crime of kidnap.
- o. "St. Luke's forced the Infant to take 'toxic poison' which was then allowed to stay in the infant's body for days." This is in reference to the barium contrast that St. Luke's made Baby Cyrus take which the CDC has already recognized as being a toxic substance (https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5243a5.htm) and which caused Baby Cyrus harm and discomfort as noted by Baby Cyrus's parents.
- p. "St. Luke's parties changed and falsified information in the medical records to protect themselves." I still believe this to be true for the reasons stated above in sub-paragraph K.
- q. "Mr. Roth was guilty of criminal accessory of child abduction and deprivation of rights under color of law." I do not remember saying this, nor

do I believe that I said it. However, I do agree that St. Luke's hospital is a criminal accessory to kidnapping as defined by Idaho State Statue § 18-4501 and explained in section 54 above in this response.

- r. "Mr. Roth personally profited from the pandemic." I believe this to be true by simply comparing the income of Mr. Roth before the pandemic to his income after St. Luke's had received "COVID monies" from the federal government (and comparing said income with other executive staff members before Mr. Roth), one can conclude easily that Mr. Roth did, in fact, profit and benefit personally from the pandemic.
- s. "Dr. Erickson was responsible for the Infant's kidnapping." Dr. Erickson was the one who first initiated contact with CPS as already noted in section 57 above. For that reason, one can conclude that she bears a measure of responsibility for the entire scenario since she used her position as a doctor and someone who CPS responds to as a weapon to get her way, in evident total disregard for the actual safety and wellbeing of Baby Cyrus.
- t. "Dr. Erickson participated in kidnapping 'hundreds of children' with the help of a judge." I definitely believe this to be true, though it could be "thousands" and not "hundreds." If this case is not rightfully dismissed as being a frivolous lawsuit, then discovery on this case will demonstrate just how many children have been referred to CPS by Dr. Natasha Erickson and just how much money St. Luke's hospital has received for having these children in their custody after they were kidnapped. And not just Dr. Natasha Erickson, but ALL of St. Luke's doctors and staff—we will find out how the staff of an organization who receives compensation for having kidnapped babies in its custody regularly and inappropriately uses this power to be financially rewarded. This type of setup, by the way, in any other industry would be considered a "conflict of interest" and would not be allowed. And in some industries, this type of conflict of interest where "authorities" are financially incentivized to make false or otherwise unethical claims or to give advice that they receive compensation for, is a punishable criminal offense.
- u. "The infant 'possibly could lose his life because of the decisions of people [at St. Luke's] who don't even care about the infant." This is demonstrably true as I have already shown above that other infants in St. Luke's custody have, in fact, lost their lives due to St. Luke's decisions and incompetence.
- v. "The hospital made the Infant 'more sickly." This is also true and has already been demonstrated by pictures of Baby Cyrus after he was returned to his parents, and by the testimony of his parents who know better than

anybody about the condition of their own child.

- w. "Followers should put 'physical pressure' on those 'that are causing the problem." I never said this.
- x. "Followers should disrupt St. Luke's operations by protesting, calling in, donating money, making noise, and giving the hospital 'hell." There is not a single one of those things that are illegal or malicious. What is malicious is kidnapping a baby from his parents and endangering that child by keeping him away from his only source of nutrition (his mother's breastmilk), and doing so because you are financially compensated by the government. That is evil, wicked, and illegal.
- y. "God should crush the necks of those that are evil." I certainly do not remember saying this, nor is it in line with something that I would typically say since it is not an actual Bible scripture or a biblical quotation, which I would generally use. However, I am happy to claim it since I do agree that "God should crush the necks of those that are evil." If someone does not want to face God's wrath, they simply should not be evil. And if someone wants forgiveness, they can simply repent of their sins and wicked deeds. And in the case of St. Luke's and the bad actors who were responsible for Baby Cyrus's kidnapping, even my family is prepared to forgive all of those involved in his vicious, vile, violent, and unconscionable kidnapping.
- 59. PARAGRAPH 94 Ff there was a disruption to St Luke's operations that is St. Luke's fault for participating in child trafficking. They bear the sole responsibility for the consequences of their actions.
- 60. PARAGRAPH 96 There was not a single defamatory remark made at my press conferences in front of the hospital, and the plaintiffs have failed to provide any evidence of one. Again, this only demonstrates the frivolous nature of this unconscionable lawsuit.
- 61. PARAGRAPH 97 I am not aware of anybody harassing patients or staff, and I certainly never incited anybody to do so. In fact, I would be completely opposed to such harassment if it ever occurred. But again, St. Luke's is responsible for the consequences of their own actions, and let's consider the "anxiety and fear" that they have caused over the years for all of the families they have threatened with CPS, or who have had their children kidnapped by CPS because of St. Luke's inappropriate referrals, or of all of the employees of St. Luke's who were fired and lost their livelihoods for not taking the COVID vaccine, or of all the families whose loved ones were killed

by ventilators that St Luke's put them on, or of the total fear and anxiety of the confused minors whose genitals are mutilated by St. Luke's hospital in disgusting sex change operations that are performed there (being one of only 13 hospitals in the country that we know about who performs such disgusting genital mutilation processes).

62. PARAGRAPH 98 – This is a completely erroneous allegation. I, nor Ammon, nor anybody can "go so far as to cause St. Luke's to go into lockdown." That is a decision that St. Luke's itself would have to make and it is one that we know they made in order to garner public support in their favor—since we had learned from many whistleblowers on the inside of St. Luke's and from the general sentiment of the public at large, that St. Luke's had already lost respect and support both in public and internally with their own employees. St. Luke's therefore had to create a "false flag" in order to turn public support back in their favor and therefore they created this false idea that there was some sort of threat that caused the hospital to go into lockdown. When this "lockdown" took place, we understood immediately that St. Luke's was trying to create this false narrative in order to garner public support, so we had some people go around at that very moment to film the protestors and to capture the exact scene outside of St. Luke's hospital at the moment they claimed they were under threat. This video can be seen as video #4 on this page

https://www.freedomman.org/cyrus/videos/, and it clearly shows that St. Luke's is simply lying. The video shows mothers with strollers, grandparents, and genuinely peaceful protestors with signs on public sidewalks, who neither posed a threat, nor set foot on St. Luke's private property. St. Luke's has simply demonstrated their own wickedness once again!

63. PARAGRAPH 100 – it would be impossible to ascertain the level of financial ruin that parents and families experience after having their children illegally kidnapped. And most American citizens with decency automatically recognize this level of devastation and want to help with financial support. To this end, a GiveSendGo campaign was setup to help Marissa and Levi, and people voluntarily and graciously donated to their cause.

64. PARAGRAPH 102 – there was not a single defamatory remark ever made and the plaintiffs have still failed to produce any evidence of a single defamatory remark.

65. PARAGRAPH 103 – Solicitations for donations were made on the premise of people wanting to help with legal expenses and the family's expenses and

never did i claim that the donations were going to pay St. Luke's medical bills! On the contrary, we would never ask people to donate money to pay off an entity who was an accessory to Baby Cyrus's kidnap in the first place! However, I do believe wholeheartedly, and there is sufficient evidence to build the case that allopathic hospitals like St. Luke's structure all of their protocols specifically to maximize their own profitability and not to ensure their patients' health.

66. PARAGRAPH 104 – This paragraph is a tacit admission on behalf of St. Luke's that they do, in fact, receive compensation from the Federal Government for having Baby Cyrus in their custody. Once in their custody, they knew they could perform any treatment, test, or "service" on him that they chose, and that it would all be paid for by the government. They knew this "free money" was available to them, and they admit it right here in paragraph 104!

67. PARAGRAPH 105 – These statements are in direct contradiction with the testimony of the parents themselves. Levi and Marissa were not made aware that their costs were being covered by government assistance and would not have wanted such assistance if they were made aware of it. It is evident that the only one who wanted this government assistance was St. Luke's so they could use Baby Cyrus like a debit card, simply scanning his barcode (they literally put a barcode on his wrist), and ordering up every test, service, or "treatment" available so that they could financially profit off of Baby Cyrus with "free money" from the government.

68. PARAGRAPH 106 – Levi and Marissa are an honest, hard working family and did not want any assistance from the government so it is irrelevant that a patient financial advocate tried to get them to sign up for Medicaid. It only demonstrates that St. Luke's true concern was making money off of Baby Cyrus.

69. PARAGRAPH 107 – Marissa and Levi never applied for Medicaid meaning that St. Luke's or some agency connected to St. Luke's made this application without parental consent and did so in order to financially profit off of Baby Cyrus.

70. PARAGRAPH 108 – The kidnapping of Baby Cyrus did absolutely create huge financial liabilities for the Anderson family. This is including but not limited to: loss of income from inability to work, legal expenses, logistical expenses, new medical expenses (not from St. Luke's but from other providers who had to fix St. Luke's errors) and more.

- 71. PARAGRAPH 114 I will never cease to publish and proclaim the reality and the wickedness of government subsidized child trafficking. It is real. It is going on every day in America. It happens nearly 4 times per day in Idaho. St. Luke's is profiting off of it as is the Idaho Department of health and Welfare. And it is my Constitutional right to be able to publish these facts to the world and I will do so, whether I am dead or alive, I will ensure that the publications go on.
- 72. PARAGRAPH 115 The People Against Child Trafficking is also not a legal entity. It was simply the name we gave to a conference/seminar/meeting that we had to expose everything we had learned in the process of Baby Cyrus's kidnapping.
- 73. PARAGRAPH 118 Every statement ("a" through "d") is accurate and I stand by them to this day.
- 74. PARAGRAPH 120 As has already been demonstrated multiple times, no "defamatory speech" was used, and the plaintiffs have failed to provide a single shred of evidence to the contrary.
- 75. PARAGRAPH 126 This is true and has already been explained repeatedly in this response.
- 76. PARAGRAPH 127 Not only is it true that St. Luke's has profited off of the false kidnapping of Baby Cyrus, but they have admitted to it in their very complaint (by stating that they were paid by Medicaid for Cyrus), and new records demonstrate that they were compensated at least \$34,000 for having Baby Cyrus in their custody.
- 77. PARAGRAPH 128 This must be in reference to the StLukesExposed.com website which I have created where I do state that St. Luke's is corrupt and wicked because it is both demonstrably true and also my opinion, which I wholeheartedly believe and can support with evidence.
- 78. PARAGRAPH 138 First of all there, is no legally defined concept of "hate speech" in the State of Idaho. Nevertheless, my statements regarding homosexuals or members of the so called "LGBTQ+" community are not based in hate or malice, rather they are factual statements based on the Bible. It is apparent that counsel for the plaintiffs is personally offended by such speech, most likely because he is member of that community.

child trafficking ring, while historically have focused on preying on the poor and "minorities," have made a significant shift toward preying on people of faith—particularly and specifically on people of faith who reject government propaganda and dogma and who choose to homeschool their children, reject vaccinations, and reject homosexuality. It is also a statistical fact that there is a disproportionate number of atheists, homosexuals, transvestites, and other communities of people who are hostile to Christianity who work at the Idaho Department of Health and Welfare and who have unchecked power over the lives of Christian people, up to and including the ability to illegally and immorally kidnap their children.

- 80. PARAGRAPH 141 (RESPONSE TO COUNT I) The plaintiffs have failed to provide a shred of evidence that any statement or verbal pronouncement that I have made regarding them was false. Therefore this entire lawsuit is a sham, and it is frivolous and unconscionable.
- a. This is true and I already responded to it above. Furthermore, plaintiffs have failed to provide any evidence that these statements were false or that I knew they were false and knowingly stated them in order to harm them.
- b. This is true and I already responded to it above.
- c. This is true and I already responded to it above.
- d. "Defendants falsely and publicly accused Plaintiffs of kidnapping children." As clarified above, I have accurately and publicly accused Plaintiffs of participating in child kidnap as defined by Idaho State Statute.
- e. There were no threats to Plaintiffs that I caused. If someone else threatened or harassed St. Luke's, then you can sue them for harassment.
- f. I was not involved in the publication of these fliers, but I do support it.
- g. Everything stated on the Freedom Man Press website is accurate. Furthermore, plaintiffs have failed to provide any evidence that these statements were false or that I knew they were false and knowingly stated them in order to harm them.
- h. It is true that Dr. Natasha Erickson reacted negatively to Marissa and Levi choosing not to vaccinate Baby Cyrus, and likewise, it is also true that the day after she threatened to call CPS for not obeying her, a social worker from CPS did visit Marissa in the hospital to interview her.

- i. I do believe and am still of the opinion that Dr. Erickson is incompetent at her profession for the reasons already stated above in this response.
- j. I have already provided proof that St. Luke's does kill babies.
- k. This is a statement from Ammon, not me, but I believe that Ammon is correct in his assertion.
- I. These statements are conflated and confused. But, it is true that Nurse Jungmann does receive compensation from St Luke's hospital, who likewise receives compensation from child kidnapping as has already been demonstrated. It is also true that at the so-called CARES unit where Nurse Jungmann works, these nurses commonly inspect the genitals of little children who are complete strangers.
- m. Nurse Jungmann never once reviewed, viewed, or diagnosed Baby Cyrus in person. Yet, she gave the diagnosis of "imminent danger" to the Meridian Police which was the claim necessary to give the police cover in order to kidnap Baby Cyrus. This diagnosis was demonstrably false, and it is definitely inappropriate and what I could consider "medical malpractice" to make a life-altering medical diagnosis over the phone, through a third party, without ever having looked at a patient in person.
- n. St. Luke's was involved in the kidnapping of Baby Cyrus for profit and that has already been demonstrated with evidence in the public domain and by St. Luke's own admission in this very complaint.
- o. I do believe St. Luke's, along with all other allopathic hospitals in the country, are connected to what can only be described as a "medical mafia." It consists of Big Pharma companies like Pfizer and others, and it is responsible for being the 3rd highest cause of deaths in America.
- p. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.
- q. This allegedly was stated by Ammon, not me, but I don't believe he actually made this statement.
- r. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.
- s. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.

- t. This was stated by Ammon, not me, but I do believe Ammon was correct in his assertion.
- u. This is true and I already responded to it above. Furthermore, plaintiffs have failed to provide any evidence that these statements were false or that I knew they were false and knowingly stated them in order to harm them.
- 81. PARAGRAPH 142 These statements were all true or I believe them to be true, as explained above.
- 82. PARAGRAPH 143 Both at the time that I made these statements and still to this day, I know these statements to be true, and I can substantiate them all with evidence, which have already been published in the public domain and can be seen at the website FreedomMan.org/cyrus.
- 83. PARAGRAPH 145 I made all of the published statements with the intent to expose the truth.
- 84. PARAGRAPH 146 Not only is this not true as an accusation, but it's also not true as a matter of fact since no defendant in this case has earned a single penny of financial gain from this process; rather, on the contrary, we have all suffered financially as a result.
- 85. PARAGRAPH 147 The statements are all factually accurate so they are not defamatory at all, neither per se nor per quod.
- 86. PARAGRAPH 149 I cannot be held responsible for what others may or may not do in response to the publication of factually accurate information.
- 87. PARAGRAPH 150 I have never used any hate speech, which is a term that does not exist or have any legal definition, but if any member of the so-called "LGBTQ+" community is offended by me mentioning Biblical truths in regards to their sin, the proper response is not to whine, complain, moan, or sue, but rather to repent and serve Jesus Christ.
- 88. PARAGRAPH 152 Plaintiffs are knowingly, intentionally, willfully, and maliciously making false allegations against me. I have not made a single false statement about them, I have proven it by publishing the evidence to substantiate my claims, and have given them the opportunity to share their evidence and earn a public apology and retraction(s) from me; yet they have failed to provide a single solitary shred of evidence—only demonstrating

again that this case is entirely frivolous and not based on any factual evidence whatsoever. The case should be dismissed immediately.

- 89. PARAGRAPH 154 I have published no false information whatsoever.
- 90. PARAGRAPH 155 No statements that I've made were false, nor did I ever knowingly state any false information.
- 91. PARAGRAPH 156 Any exposure of truth that shed light on any of the plaintiffs in this case did not put them in a "false light" but in "true light." I can't help it if evil people and evil entities don't like it when light is shined on their darkness. John 3:19 "And this is the condemnation, that light is come into the world, and men loved darkness rather than light, because their deeds were evil."
- 92. PARAGRAPH 157 At the time I made the statements I have made I knew them to be true and accurate and still know them to be true and accurate.
- 93. PARAGRAPH 160 Not a single act that I partook in was done with any malice nor was any of it false. However, because plaintiffs knowingly are lying about all of their allegations against me, they are weaponizing this very court to use as a tool to destroy me financially, and have even said so in private to others who have relayed the information to at least one Ada County Commissioner who has shared their statements with a member of my family, then this case should be rightfully noted as frivolous, heinous, unconscionable and shocking to the public conscience and to all humans with decency.
- 94. PARAGRAPH 162 I have not acted in any extreme or outrageous conduct. How on earth could fighting through peaceful means to restore your grandson to his family after he was illegally kidnapped by force by people who were financially incentivized to kidnap him be considered "extreme or outrageous." On the contrary, what is extreme and outrageous is for an entity or system to be financially incentivized to steal and kidnap children through violent methods, and to willfully participate in such a system while destroying the lives of innocent people. That is extreme and outrageous conduct and that goes way beyond the bounds of any decency in any civilized society. Kidnapping babies and getting paid for participating in such kidnapping is disgusting and outrageous. But peacefully protesting and publishing factual information is not extreme nor outrageous at all. In fact, it is common sense and reasonable. Furthermore, attempting to use the American justice system as a weapon to silence those who have exposed your wickedness is so far beyond the pale, so outrageous and so extreme

that the public have already deemed it and judged it to be evil, wicked, and diabolical. Once again, the plaintiffs and their counsel are demonstrating textbook "projection," where they are accusing me of doing exactly what they are doing.

95. PARAGRAPH 173 – The plaintiffs and their counsel simply can't stop lying. There wasn't any revenue generated for any defendant in this case, period.

96. PARAGRAPH 174 – I was never asked to leave St. Luke's property at any point in time. Furthermore any and all protesting was done on public sidewalks and not on St. Luke's property. Had I mistakenly been on St. Luke's property and had they asked me to leave their property, I would have done so. They are simply intentionally distorting facts to create a false narrative.

97. PARAGRAPH 175 – I never once blocked access to the hospital or disrupted hospital operations with my physical presence outside of the hospital. This is a bald-faced lie and the plaintiffs know it, but evidently don't have enough respect for the judge, the future jury, or the American justice system to tell the truth.

98. PARAGRAPH 185 – Any time spent near St. Luke's property was for the proper purpose of protesting against the illegal kidnapping of my grandson.

99. PARAGRAPH 188 – Again, I was never asked to leave St. Luke's property at any point in time. Furthermore, any and all protesting was done on public sidewalks and not on St. Luke's property. Had I mistakenly been on St. Luke's property and had they asked me to leave their property, I would have done so. They are simply intentionally distorting facts to create a false narrative.

100. PARAGRAPH 189 – Again, I never once blocked access to the hospital or disrupted hospital operations with my physical presence outside of the hospital. They are repeating the same lie as in paragraph 175.

101. PARAGRAPH 190 – My presence outside of St. Luke's hospital did not interfere with St. Luke's ability to provide any service to any other client. That is a complete lie.

102. PARAGRAPH 191 – This paragraph shows the corrupt and twisted nature of the plaintiffs complaint and false allegations. They are now asking for

damages from "each defendant" even though they have previously claimed that the defendants are indisinguisable from Ammon and I. In my case, they are claiming Freedom Man PAC (which was a registered Political Action Committee in Idaho), Freedom Man Press, LLC (which does not exist as a legal entity and to which the plaintiffs admit does not exist), and Diego Rodriguez (the individual being myself) should each pay an amount no less than \$250,000. This is such an obvious "scam tactic" which is designed to triple the financial attack against me by forcing my actions to be placed on other entities which either don't exist or were not involved. This is such a blatant abuse of the court system that it goes beyond the bounds of decency in a civilized society. If the court system was honest, true, and legitimate, this case would only have two defendants: Ammon Bundy and Diego Rodriguez. Previous to now, I assumed the addition of the additional entities, particularly two of them which don't even exist (Peoples Rights Network and Freedom Man Press, LLC do not exist as legal entities) was simply another demonstration of incompetence on behalf of the plaintiff's counsel. Now I see that it was part of the plan to triple the requested reward by forcing Ammon and I to pay triple for entities that don't exist or were not a part of the lawsuit.

103. PARAGRAPH 193 – I have never once engaged in political activism for financial gain and would never do so as it is contrary to my personal beliefs and convictions. So this is another outright lie.

104. PARAGRAPH 195 – I have never once used the story of Baby Cyrus to advertise for Power Marketing. That is a bald-faced lie, and there is not a shred of evidence that I have ever done so. The plaintiffs and their counsel have told so many outright lies that it is completely outrageous and no rational nor decent human being could imagine doing so.

105. PARAGRAPH 196 – This assertion again shows the incompetence of plaintiff's counsel in claiming that "FMP" which is "Freedom Man Press" "owns and operates FreedomMan.org." First of all, in paragraph 18, the plaintiffs already admit that they have searched for "Freedom Man Press, LLC" and have determined that it does not exist as it is "not registered as an LLC in Idaho or registered to do business in Idaho." That is because the entity "Freedom Man Press, LLC" does not exist and I have already testified, under oath, to this fact in a deposition with the plaintiff's counsel present and asking the questions. Furthermore, I have never earned a dime directly or indirectly for the existence of FreedomMan.org, which is my personal blog that I personally control and own, and I never will use it as a vehicle to generate revenue as I see it as a personal mission and call from God to use

this website/platform as a tool to proclaim truth and expose corruption.

Once again, the plaintiffs are making false allegations without any evidence or knowledge of the facts.

106. PARAGRAPHS 201 & 202 - The plaintiff again is engaging in more "throwing mud at the wall in the hope that some of it will stick." There is nothing in Idaho Code § 48-603C that even remotely pertains to this case. The statute plainly states, "48-603C. UNCONSCIONABLE METHODS, ACTS OR PRACTICES. (1) Any unconscionable method, act or practice in the conduct of any trade or commerce violates the provisions of this chapter whether it occurs before, during, or after the conduct of the trade or commerce. (2) In determining whether a method, act or practice is unconscionable, the following circumstances shall be taken into consideration by the court: (a) Whether the alleged violator knowingly or with reason to know, took advantage of a consumer reasonably unable to protect his interest because of physical infirmity, ignorance, illiteracy, inability to understand the language of the agreement or similar factor; (b) Whether, at the time the consumer transaction was entered into, the alleged violator knew or had reason to know that the price grossly exceeded the price at which similar goods or services were readily available in similar transactions by similar persons, although price alone is insufficient to prove an unconscionable method, act or practice; (c) Whether the alleged violator knowingly or with reason to know, induced the consumer to enter into a transaction that was excessively one-sided in favor of the alleged violator; (d) Whether the sales conduct or pattern of sales conduct would outrage or offend the public conscience, as determined by the court." Nothing in this law pertains to the Baby Cyrus case or any of the facts alleged in this case as we have not sold any product or service to any citizen of Idaho. As has already been demonstrated, the only unconscionable acts that have taken place in the context of this case are the acts performed by the plaintiffs in participating in the kidnap of my grandson and subsequently filing this frivolous lawsuit which is a textbook example of a "SLAPP" suit against those of us who they harmed.

107. PARAGRAPH 203 – Again, there is not a single shred of evidence that actions or proclamations that I have made are misleading false or deceptive. On the contrary, this entire lawsuit is misleading, false, and deceptive—while all the statements I have made are factually accurate, true, and provable with evidence already published and available in the public domain.

108. PARAGRAPH 204 – Our conduct and pattern of conduct are not outrageous and offensive to the public conscience, on the contrary.

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kidnapping children and being paid to participate in it is outrageous and offensive to the public conscience.

109. PARAGRAPH 208 – The plaintiffs are falsely asserting that donations were solicited on behalf of Baby Cyrus's parents so they could pay medical bills owed to SLHS and SLRMC. This is a flat out lie, and we never solicited donations for this purpose as I have already stated above in this response. Nevertheless, this paragraph 208, again demonstrates that St. Luke's hospital admits to receiving compensation from "government programs" for whatever they claimed to have done to Baby Cyrus.

110. PARAGRAPH 209 – This is another outright lie. I never used any unfair, false, deceptive, misleading, or unconscionable acts and practices. On the contrary, people of good conscience and faith all around the world willfully and happily made donations on their own free accord because they saw the acts of St. Luke's hospital, the Idaho Department of Health and Welfare, the Meridian Police department and all other bad actors pertaining to Baby Cyrus's kidnapping as being unconscionable acts and practices!

111. PARAGRAPH 210 – As already noted, we never falsely represented the amount of liability incurred relating to medical expenses associated with treating Baby Cyrus. The plaintiffs are again just engaging in willful and malicious lying. And I can assure you that the Anderson family would never have given any money to St. Luke's hospital after they participated in his kidnap. You don't reward accomplices to kidnapping with compensation!

112. PARAGRAPH 215 – Again, it was St. Luke's hospital and the plaintiffs who engaged in unconscionable acts and methods, not me.

113. PARAGRAPH 216 – Nothing I ever stated was misleading, false, or deceptive, but it was all true or something I believed and still believe to be true.

114. PARAGRAPH 217 – No, kidnapping children for profit is outrageous and offensive to the public conscience.

115. PARAGRAPH 218 – How do you "donate wrongfully?" Decent and godly people all around the country donated on their own freewill and free accord after watching video evidence and reading and seeing evidence with their own eyes how Baby Cyrus was illegally, immorally, and unconscionably kidnapped. Not a single donor has complained about their donation being used to help the Anderson family. On the contrary, everyone is grateful and

thankful to have been a part of restoring Baby Cyrus to his family.

116. PARAGRAPH 220 – The only ones who have misled the public are the bad actors who were responsible for the kidnapping of Baby Cyrus. And this includes all of the false allegations made by the plaintiffs in this very lawsuit.

117. PARAGRAPHS 222 – 227 – Not a single word that I have spoken relating to the Baby Cyrus case or story was false, misleading, or deceptive. This lawsuit is frivolous as has been demonstrated in this response on multiple occasions. Not a single allegation has been substantiated with evidence, and the plaintiffs have rejected my public offer to retract any false claims I have made and offer retractions to each plaintiff individually if they could simply demonstrate or produce any evidence that any claim I have made was false and that I knowingly proclaimed and spread false information. Their failure to provide any evidence only demonstrates that they know the entire case is a fraud, and they are hoping that they can mislead the public with this frivolous SLAPP suit and intimidate any other whistleblowers from exposing their wickedness, corruption, and unconscionable acts of evil.

CERTIFICATION UNDER PENALTY OF PERJURY

I certify under penalty of perjury pursuant to the law of the State of Idaho that the foregoing is true and correct.

Signed, Diego Rodriguez March 15, 2023

More Articles Exposing Judge Lynn Norton's Corruption:

- 12 Counts of Misconduct from Corrupt Judge Lynn Norton
- Judge Lynn Norton's Judicial Misconduct
- Judge Lynn Norton Strikes Diego's Answers from the Record and Prohibits Diego From Providing Evidence in the Case!
- Judge Lynn "Misconduct" Norton Violates the Constitution Again with Excessive Bail
- Judge Lynn Norton Just Intentionally Broke the Law, Proving That She
 in Discard and Malinian and Unfifthe Breside Over Core

is biased and malicious and utilit to Preside Over Our Case

- Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to Share With You
- Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag
 Ordered Me

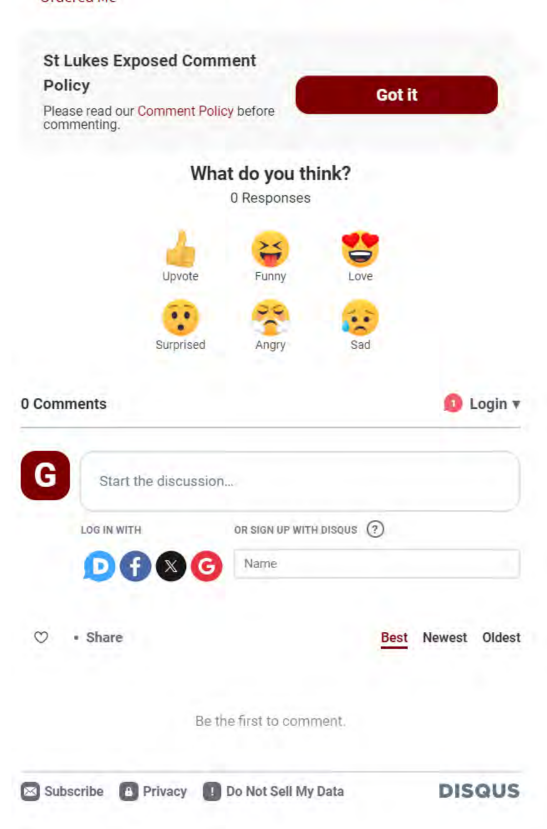


EXHIBIT C46



Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took Baby Cyrus



HOME > Lawsuit Details > Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took Baby Cyrus

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Evidence that CPS Agents, Meridian Police & St Lukes Staff are Lying about why they took Baby Cyrus

July 24th, 2023

Before this is over you may have to decide who is right. Here is more evidence for you to consider. The information in this video is what Cyrus' grandfather and I exposed and are being sued for. Based on the evidence, you can decide for yourself if St. Lukes, CPS & Meridian Police where right in taking Baby Cyrus.

Click here for more information on this matter:

https://www.peoplesrights.ws/cyrus/ https://www.freedomman.ws/cyrus/



Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!

Quick Links:

- The Lawsuit Details
- Truth About St.
 Luke's
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EXHIBIT C47

VIDEO ON THUMB DRIVE

EXHIBIT C48





These are the "Doctors" at **St. Luke's Essence Clinic** where they perform Sex Change Surgeries on Minor Children!







Luna Hodges



Patrick Gerety



Daniel Flynn



Eileen Baez-Irizarry

Proof St. Luke's Mutilates the Genitals of Minors (Performs Sex Changes on Children)



Video unavailable

This content is not available on this country domain due to a court order.



Original video can be found here: https://www.youtube.com/watch?v=odjnGcmla70

Share this page:



Proof St. Luke's Performs Sex Changes on Children

St. Luke's Children's Hospital webpage is still advertising minor hormone therapy and sex change surgeries. This video gives proof.

Here is a link to one of St. Lukes Hospital pages advertising transgender surgeries and hormone therapy for minors:

https://www.stlukesonline.org/communities-andlocations/facilities/clinics/st-lukes-childrens-essence-clinic

Also here: https://www.stlukesonline.org/health-services/servicegroups/lgbtqia-health-care

Idaho passed a law that made both minor hormone therapy and child sex change surgeries illegal. However, that Idaho law does not go into effect until 2024. I guess all the children until then are sacrificial lambs to St. Lukes Hospital Executives.

Here are some links to 3rd party news article listing St. Luke's hospital as one of only 13 hospitals in America known to perform gender mutilation surgeries on minor children:

- At Least 13 U.S. Hospitals Perform Gender Transition Surgeries on Minors.
- Hospital in Boise Offers 'Gender Reassignment' Surgery
- St. Luke's Hospital Alters Website Regarding "Gender Reassignment Treatment"
- ST. LUKE'S PLOTS END-RUN AROUND NEW LAW PROTECTING CHILDREN FROM GENDER MUTILATION

These are the Doctors at the Essence Clinic:

St. Luke's is very embarrassed that the public has found out that they are one of only 13 hospitals that performs sex change surgery on minor children, and they also offer all of the other damaging "treatments" that cause permanent damage to minors like: puberty blockers, and other artificial hormone treatment.



Quick Links:

- The Lawsuit Details
- Truth About St. Luke's
- Share Your Horror Story

So, St. Luke's has removed their pictures and information from their website. But fear not, we have the screenshots! Below are the screenshots from the St. Luke's Essence Clinic website before St. Luke's removed them due to embarrassment in the community:



Eileen A. Baez-Irizarry, MD

PEDIATRIC ENDOCRINOLOGY

Biography

Elleen Baez-Irizarry, MD is a pediatric endocrinologist with a wide array of interests including management of type I and type 2 diabetes meilitus, adrenal gland disorders, and hypopituitarism. She is particularly passionate about caring for children with genetic conditions such as Turner, Williams,

Read More ▼ Availability Accepting new patients



Daniel P. Flynn, MD

PEDIATRIC ENDOCRINOLOGY

Biography

Daniel P. Flynn, MD specializes in diabetes and endocrine disorders in infants, children and teens. He is passionate about empowering patients and families to manage their health.

Dr. Flynn manages a wide variety of conditions including type I and II

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Patrick A. Gerety, MD

PEDIATRIC PLASTIC SURGERY

Biography

Patrick Gerety, MD specializes in pediatric plastic surgery and cleft and craniofacial surgery. Prior to joining St Luke's, Dr. Gerety was an assistant professor of surgery at Indiana University. He was also the director of the Craniofacial Anomalies Program at Riley Hospital for Children and acted as

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Luna M. Hodges, NP

PEDIATRIC ENDOCRINOLOGY

Biography

Luna Hodges, PNP is a pediatric nurse practitioner at St. Luke's Children's Endocrinology and Diabetes and is certified by the Pediatric Nursing Certification Board. She specializes in type 1 diabetes, insulin resistance/pre-diabetes, female puberty, short stature, polycystic ovary

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Kara N. Saperston, MD

PEDIATRIC UROLOGY

Biography

Kara Saperston, MD is a board certified, fellowship trained pediatric urologist with expertise in minimally invasive and robotic surgery and the management of complex congenital anomalies and pediatric cancers of the kidneys, bladder, and external genitalia. She halped start the St. Luke's

Read More -Availability



To see the entire screenshot of the entire page, simply click here:

St. Luke's Essence Clinic Screenshot (before St. Luke's took it down)

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EXHIBIT C49

DEFAMATORY LIARS FROM "IDAHO LEADERS UNITED"



Odette Bolano CEO, St. Alphonsus



Tommy Ahlquist CEO, Ball Ventures



Gary Raney Liberal Ex-Sheriff



Bill Shawver Deep State Military



Doug Gross CEO, Gross Farms



Cortney Lilliard CEO, Ball Ventures

"Idaho Leaders United" have Lied and Defamed Ammon Bundy and Diego Rodriguez

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"Idaho Leaders United" have Lied and Defamed Ammon Bundy and Diego Rodriguez And they owe them a public apology and retraction or they must be sued in Federal Court

August 10th, 2023 | by Diego Rodriguez

On August 8th, 2023, the Idaho Statesman published a guest opinion article titled, "St. Luke's victory over Bundy is welcome. The work of fighting extremism must go on" that was full of defamatory lies. In fact, the authors of the article, *Idaho Leaders United*, a group of statist Republicans and various liberal ideologues, have succeeded in doing the very thing that St. Luke's hospital fraudulently claimed that Ammon and Diego did to them.



Plainly stated, Idaho Leaders United, *maliciously and intentionally lied* about Ammon and Diego in an attempt to cause them public harm and damage—the definition of defamation!

In order to actually qualify as legal defamation, it must be demonstrated that what they said was a lie or that the slanderer should have reasonably known it was a lie.

In the case of Diego and Ammon, every last thing we ever said about St.

Luke's is the truth and we still know it and believe it to be the truth. We also have evidence to prove nearly everything we have stated. However, Judge Lynn Norton issued an order literally prohibiting me from providing any evidence in our case. That is obviously a very important detail that nobody wants to publish because it would strike terror in the hearts of the public if they knew that this type of dishonesty and tyranny took place in their own courts. Imagine being sued and not being allowed to provide evidence to prove your case!

But *Idaho Leaders United* has definitely lied about me and Ammon in their article. And they either knew what they were saying was a lie or should have reasonably known it was a lie, and the very tone and language of the article itself evidently demonstrates that their article was published with the specific intent "to impeach the honesty, integrity, virtue or reputation, or publish the natural or alleged defects, of one who is alive, and thereby to expose him to public hatred, contempt or ridicule." (That is the legal definition of libel which is defamation.)

I have no problem with Idaho Leaders United publishing opinions or facts. They can say that Ammon and I are dumb idiots and that Ammon is a hick from the styx and that I'm a greasy Mexican. Have at it. You can even falsely accuse us of being "extremists" or "anti-government" or whatever other nonsensical pejorative terms you choose to use to further your agenda. We couldn't care less about your opinions.

But lies that are defamatory that misrepresent the truth in a case of great public importance is unacceptable. You must stop lying. Here is a short list of the lies that you intentionally published in your deceptive article:

DEFAMATORY LIE #1 - "The incident at St. Luke's Health System was a distressing display of extremist behavior, where Mr. Bundy and his followers trespassed on private property and, more alarmingly, blocked access to emergency services."

Mahadu protecting the kidnessing of Dabu Curus (my grandess) transaced

Get a copy of the books that exposes TRUE STORIES about the corruption and abuse from St. Luke's Hospitals!

Quick Links:

- The Lawsuit Details
- Truth About St. Luke's
- Share Your Horror Story

on private property or blocked access to emergency services. Our protests were on the sidewalk and were entirely peaceful. Had anyone been trespassing, the police would have been called and arrests would have been made. But that never happened. Idaho Leaders United simply lied.

DEFAMATORY LIE#2 - "As a result of their actions, the hospital was forced to shut down, diverting ambulances and blocking emergency department care."

This lie is connected to the first lie where they are claiming that by trespassing and blocking access to emergency services the hospital was forced to shut down. Notice they said, "as a result of their actions." On the contrary, the hospital was voluntarily shut down by St. Luke's on March 15th, 2022 as a distraction so that St. Luke's could transfer Baby Cyrus to IDHW. Not only did we have a whistleblower from within St. Luke's call us to tell us that, but we have video on our website showing how peacefully the protestors were acting in the exact moment that St. Luke's shut the hospital down (Video #4 on this page). Also, St. Luke's refused to provide video footage of their security cameras in a discovery request, which would have shown that nobody blocked access to emergency services on that day. Obviously and evidently, St. Luke's refused to provide this evidence because it would prove them to be liars just like Idaho Leaders United is for making these false statements in their article.

DEFAMATORY LIE #3 - "Subsequently, the hospital and staff members were targeted and defamed with vicious lies."

The truth is that not a single lie was told about a single staff member at St. Luke's. Everything we ever stated or claimed was true and factual. I provided the factual rebuttals to every single one of St. Luke's false claims, but Judge Lynn Norton likewise issued an order striking my responses from the record. So while nobody can get those responses from the court docket anymore, they are publicly available on my website on this link here.

Additionally, I am so confident that I have not told a single lie about St. Luke's or their staff members that I have made a public declaration offering to immediately take down anything I have published about St. Luke's that is not true. I also offered to make apology videos and other retraction materials for St. Luke's to use to restore their reputation and I even offered to create a website called DiegoWasWrong.com where all of this information could be stored permanently for public access. And finally, I even offered to write a check to St. Luke's for \$50,000 (the initial amount requested by St. Luke's in their first complaint), if they could simply prove that I made any factually inaccurate statements.

Let it be known that St. Luke's never demonstrated in public or in the courtroom that I ever made any factually inaccurate statements about them and as a reminder, all of the evidence that I have to prove my statements accurate were disallowed from being heard in the courtroom.

These are simple facts that Idaho Leaders United should have reasonably known before publishing their defamatory article.

DEFAMATORY LIE #4 - "By peddling misinformation and stoking the flames of fear, extremists like Bundy aim to collect a following of easily influenced individuals who may feel marginalized, frustrated, or disenfranchised."

As noted above, there was not a shred of "misinformation" that was peddled. And you ought to have known that or should have reasonably verified such a claim before publishing it. In fact, your actions are the Textbook example of "projection" where diabolical and psychopathic bad actors accuse you of doing exactly what they are doing.

We demand a public retraction of your defamatory lies. Feel free to speak negatively about us as much as you want. That is your right to do so. And even if you call me a big, fat, stupid, ugly, right wing extremist, I will fight for your right to say so and to call me that. You can publish any opinions you want.

But no, you don't get to LIE in public about Ammon and I with the intent "to impeach the honesty, integrity, virtue or reputation, or publish the natural or alleged defects, of one who is alive, and thereby to expose him to public hatred, contempt or ridicule" all so you can breed fear and division among our communities. You must stop lying just so that you can collect a following of easily influenced RINOs and weak men and women who may feel marginalized, frustrated, or disenfranchised. You must stop lying as a means to prey on the vulnerable and attempt to control them through manipulation and false promises.

Idaho Leaders United is nothing more than a fraternity of rich bullies who use their positions, power, and access to spread lies and disinformation in order to attract more followers and magnify their fame, power, and influence. You all should be ashamed of yourselves and your actions.

within 1 week. Otherwise, expect to see a defamation lawsuit filed against Odette Bolano, CEO, Saint Alphonsus; Tommy Ahlquist, CEO, Ball Venture Ahlquist; Gary Raney; Bill Shawver; Doug Gross, CEO, Gross Farms; and Cortney Lilliard, CEO, Ball Ventures. And please note, according to the Constitution Article 1 Section 8, this lawsuit will be filed in Federal court as I am a Florida citizen who will be suing Idaho citizens, so you will not have the protection of the corrupt Ada County court system.

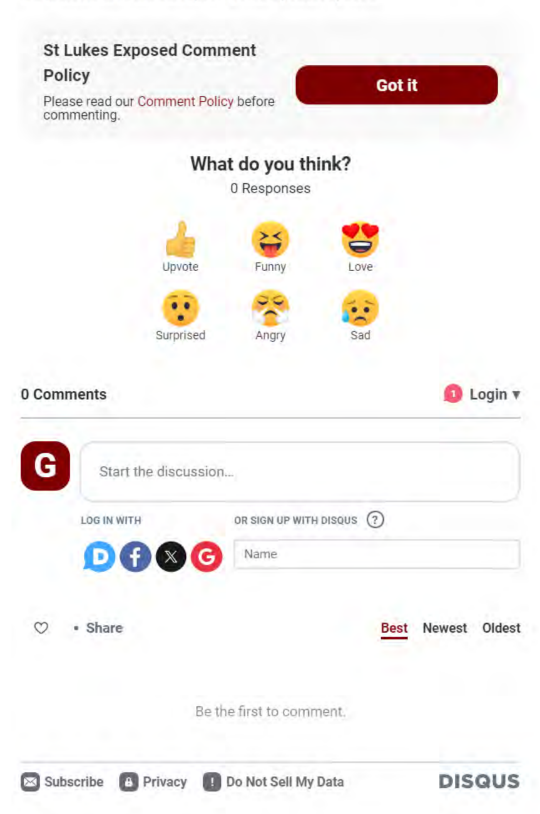


EXHIBIT C50



Diego Files Appeal to the Fraudulent Lawsuit

HOME > Lawsuit Details > Diego Files Appeal

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Here is the Full Text of the Appeal that was filed on October 4th, 2023

October 4th, 2023 | by Diego Rodriguez

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,



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

NOTICE OF APPEAL

TO: THE ABOVE NAMED RESPONDENT(S), AND THE PARTY'S ATTORNEYS, AND THE CLERK OF THE ABOVE-ENTITLED COURT.

NOTICE IS HEREBY GIVEN THAT:

- 1. The above named appellant, Diego Rodriguez, appeal(s) against the above-named respondent(s) to the Idaho Supreme Court from the final judgment entered in the above-entitled action on the 29th day of August, 2023, Judge Nancy Baskins presiding. The judgment is attached to this Notice of Appeal.
- 2. That the party has a right to appeal to the Idaho Supreme Court, and the judgments or orders described in paragraph 1 above are appealable orders under and pursuant to Rule 4 and Rule 11 I.A.R..
- 3. A preliminary statement of the issues on appeal which the appellant intends to assert in the appeal are below; provided, such list of issues on appeal shall not prevent the appellant from asserting other issues on appeal.

A. Judge Lynn Norton actions in the case were violations of Constitutional Rights and various laws and statutes:

- 1) According to Idaho Rules of Civil Procedure #55, the entire case should have ended with a default judgment within 21 days. Since Judge Lynn Norton disobeyed the Idaho Rules of Civil Procedure, this case was inappropriately extended when it should have ended nearly a year before the final judgment was issued.
- 2) Judge Lynn Norton issued an order striking all of Diego Rodriguez's answers from the record, violating his due process rights.
- 3) Judge Lynn Norton, in the same order, prohibited Diego Rodriguez from presenting any evidence contrary to the allegations made against him by the plaintiffs. This is a complete violation of due process rights.

corruption and abuse from St. Luke's Hospitals!

Quick Links:

- The Lawsuit Details
- Truth About St. Luke's
- Share Your Horror Story

4) Judge Lynn Norton broke the law, the Constitution, various codes and statutes, or the Idaho Civil Rules of Procedure at least 12 different times during the course of this court case demonstrating and unprecedented, unconscionable, and egregious amount of judicial bias which inappropriately prejudiced all aspects of this case. These violations have been noted and filed with the Idaho Judicial Council and will be explained in detail in the forthcoming appeal.

B. The Premise of the Case Infringes on First Amendment Rights.

- 1) I have the right 1st amendment right to freedom of speech, which includes the right to publicly declare things that I know to be true or believe to be true—particularly when I have evidence. Since Judge Lynn Norton prohibited me from providing evidence, I was denied my due process rights and the opportunity to demonstrate that everything I have stated is empirically true and accurate.
- 2) There was no defamation in this case as every statement I made against the Plaintiffs was true and accurate, or something I believe to be true and accurate, and I have evidence demonstrating it to be true and accurate.

 2) All 8 counts of the case are demonstrably false and have grounds for
- 3) All 8 counts of the case are demonstrably false and have grounds for immediate dismissal if the case were to be reviewed by an unbiased judge who obeys the rule of law.

C. The proceedings violated Idaho Rules of Civil Procedure and prejudiced the jury against the defendants.

- 1) The jury selection process was inappropriate and selected biased jury members by allowing jury members who are employed by the plaintiff (or married to employees of the plaintiff), others with a well-established history of antagonism towards the defendants, and Judge Nancy Baskins even permitted a juror to stay on the jury after the juror vocally expressed and admitted she had bias against the defendant(s).
- 2) Judge Nancy Baskins lied to the jury and claimed that Diego Rodriguez "had a chance to participate but chose not to participate in the case proceedings." This is a false statement and it prejudiced the jury.
- 3) The Plaintiffs presented empirically false evidence which further prejudiced the jury and which the defendants had no opportunity to refute.
- 4. There are parts of the record that have been sealed. Most specifically, there was an order sealing trial medical records admitted as evidence. This order was signed by Judge Nancy Baskins on August 29th, 2023, and states, "Due to the sensitive and personal nature of the information contained in the medical records evidence, the Court has determined the evidence must be sealed to protect the confidentiality of the information as to the infant

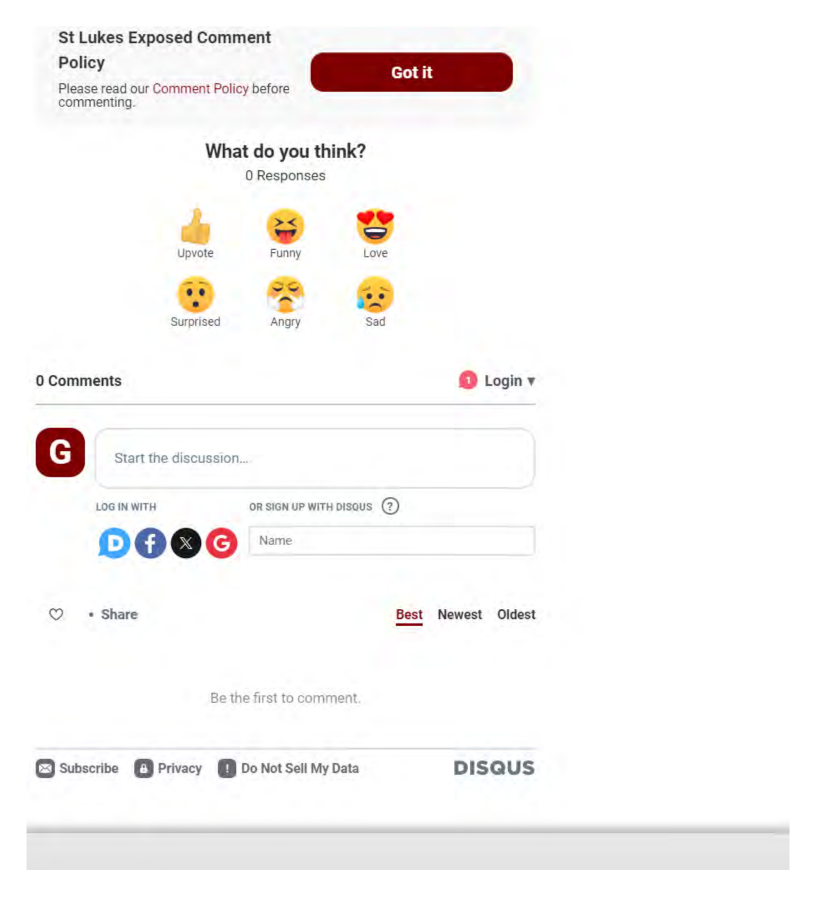
- 5. A reporter's standard transcript is requested in electronic (i.e. PDF) format as defined in Rule 25(c), I.A.R. and specifically supplemented (if the standard transcript does not already include) with the following:
- a) Voir dire examination of jury.
- b) Opening and Closing arguments of counsel.
- c) The testimony of each witness.
- d) Instructions verbally given by the court.
- 5. The appellant requests the following documents to be included in the clerk's record in addition to those automatically included under Rule 28, I.A.R.:
- a) All requested and given jury instructions.
- 6. (a) I certify that a copy of this notice of appeal has been served on each reporter of whom a transcript has been requested as named below at the address set out below:

Name and email address: Christie Valcich (cvalcich@adacounty.id.gov)

- (b) That the appellant is exempt from paying the estimated transcript fee because the amount requested for the transcripts is over \$6,200, which is an amount I simply cannot pay and will constitute a financial hardship on me.
- (c) That the appellant is exempt from paying the estimated fee for the preparation of the record because payment of these fees will constitute a financial hardship on me.
- (d) That the appellate filing fee has been paid.
- (e) That service has been made upon all parties required to be served pursuant to Rule 20 (and the attorney general of Idaho pursuant to § 67-1401(1), Idaho Code).



Notice of Appeal in PDF format filed by Diego Rodriguez on October 4th, 2023



EXHIBITS D-O TO AFFIDAVIT OF ANNE HENDERSON HAWS IN SUPPORT OF MOTION FOR CONTEMPT AGAINST DIEGO RODRIGUEZ

EXHIBIT D

Exhibit	Date of Item	File Name	Link to Source online	Active Date Checked	Defamation Category
D1		Save Baby Cyrus Facebook page	https://www.facebook.com/SaveBabyCyrus/	4/25/2024	A, B, G, H, I, J, K, N, O, S, V
D2	3/14/2022	STAY UP-TO-DATE THROUGH GRANDPA DIEGO'S BLOG: www.freedomman.org/cyrus #SaveBabyCyrus #MedicalKidnap #EXPOSECPS	https://www.facebook.com/SaveBabyCyrus	4/25/2024	
D3	3/14/2022	#SaveBabyCyrus #MedicalKidnap #EXPOSECPS Medical Kidnapping Alert	https://www.facebook.com/SaveBabyCyrus	4/25/2024	J
D4	3/14/2022	#SaveBabyCyrus #MedicalKidnap #EXPOSECPS The Main People Responsible for Baby Cyrus's Kidnapping	https://www.facebook.com/photo?fbid=104825848836251&s et=a.104822652169904	4/25/2024	J
D5	3/14/2022	Cyrus Kidnapped	https://www.facebook.com/SaveBabyCyrus	4/25/2024	J
D6	3/14/2022	Cyrus Kidnapped	https://www.youtube.com/watch?v=mZW5lKCKwdc	4/25/2024	J
D7 D8	3/14/2022 3/14/2022	Marissa Anderson was Live Marissa Anderson was Live	https://www.facebook.com/marissa.chavoya.7/videos/93929 2020109376 https://www.facebook.com/marissa.chavoya.7/videos/93929		,
D9	3/14/2022	Live at #SaveBabyCyrus press conference	2020109376 https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, H, J, K, N
	3/14/2022	#StopMedicalKidnapping		4/23/2024	A, 11, 3, 10, 10
D10	3/14/2022	Live at #SaveBabyCyrus press conference	https://www.facebook.com/miste.gardner/videos/292076649		A, H, I, J, N
D11	3/14/2022	#StopMedicalKidnapping #SaveBabyCyrus #MedicalKidnap #EXPOSECPS	737910 https://www.facebook.com/photo?fbid=633581487720116&s	4/25/2024	1
511	3/14/2022	Baby Cyrus was taken from us last night and into state custody	et=a.146018759809727	4/23/2024	
D12	3/14/2022	#SaveBabyCyrus #MedicalKidnap #EXPOSECPS CALL TO ACTION!	https://www.facebook.com/photo/?fbid=104827662169403& set=a.104822652169904	4/25/2024	A, G, J, K
D13	3/14/2022	Please sign & share! #SaveBabyCyrus #MedicalKidnap #EXPOSECPS www.change.org/SendBabyCyrusHome	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, G, J, K
D14	3/14/2022	#SaveBabyCyrus #MedicalKidnap #EXPOSECPS Click here to Give now to Save Baby Cyrus from Medical Kidnapping	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, K
D15	3/14/2022	Please sign & share! #SaveBabyCyrus #MedicalKidnap #EXPOSECPS www.change.org/SendBabyCyrusHome	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, K
D16	3/14/2022	Baby Cyrus Press Conference 6 PM TODAY at Boise St. Luke's. Details that you need to know. Help Save Cyrus! #SaveBabyCyrus #MedicalKidnap #EXPOSECPS	https://www.facebook.com/SaveBabyCyrus	4/25/2024	А, Ј, К
D17	3/14/2022	Baby Cyrus Was Kidnapped!!	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J
D18	3/15/2022	1,234 have signed!! Have you? Let's get to 2,000 by its time for court? Please sign & share! www.change.org/SendBabyCyrusHome #SaveBabyCyrus #MedicalKidnap #EXPOSECPS	https://www.facebook.com/photo/?fbid=105222582129911& set=a.104822652169904	4/25/2024	A, J, K
D19	3/15/2022	Court update: Magistrate Judge Laurie Fortier No one was allowed into the courtroom except the parents and only one of their attorneys. The judge denied the request for the 2nd attorney to be present. Bailiffs guarded the door. Others guarded the elevators. Officers wandered the halls. Supporters were prohibited from recording or taking photos per administrative order preventing recordings on the 4th floor. Why?!?! One doctor testified, but the parents were told to sign a gag order so no one can talk about what happened inside the locked court room. The shelter care hearing lasted 3 hours and was continued to tomorrow (3/16) at 1pm, so another doctor can testify. All of this was observed by supporters and not told by the parents or lawyers. Closed doors and gag orders breeds government corruption!! #MedicalKidnap #OpentheDoors #SaveBabyCyrus #SendCyrusHome #ExposeCPS #WhatAreYouHiding	https://www.facebook.com/100083211164815/videos/pcb.1 05847082067461/638210260595441	4/25/2024	А, Ј, К
D20	3/15/2022	Some photos of Cyrus while in state's care (3) #SaveBabyCyrus #sendbabycyrushome #medicalkidnap #EXPOSECPS	https://www.facebook.com/photo/?fbid=105852175400285& set=pcb.105852405400262	4/25/2024	A, I, J
D21	3/15/2022	It's time for baby Cyrus to come home today	https://www.facebook.com/SaveBabyCyrus	4/25/2024	J, K
D22	3/16/2022	3,600+ have signed!! Have you? Let's get to 5,000 today? Please sign & share! www.change.org/SendBabyCyrusHome #SaveBabyCyrus #MedicalKidnap #EXPOSECPS #SendBabyCyrusHome	https://www.facebook.com/photo/?fbid=106223955363107& set=a.104822652169904	4/25/2024	A, J, K
D23	3/16/2022	Medical Kidnapping? Breast milk-dependent infant deteriorates in state custody	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, H, I, J, N

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D24	3/17/2022	Court update: Judge Laurie Fortier DID NOT send Baby Cyrus home at Shelter Care. Now it's time to fight to bring him back to his parents where he belongs. Next hearing will be in a month. More details will be posted soon. Stay tuned #SaveBabyCyrus #MedicalKidnap #ExposeCPS #SendBabyCyrusHome	https://www.facebook.com/SaveBabyCyrus	4/25/2024	А, Ј, К
D25	3/17/2022	#SaveBabyCyrus #SendBabyCyrusHome #MedicalKidnap #EXPOSECPS	https://www.facebook.com/photo/?fbid=106677625317740& set=a.104822652169904	4/25/2024	A, J, K
D26	3/17/2022	Almost 5,000 signatures! Haven't signed yet? Please do! And please continue to share. #SaveBabyCyrus #sendbabycyrushome #medicalkidnap #EXPOSECPS	https://www.facebook.com/SaveBabyCyrus	4/25/2024	А, Ј, К
D27	3/17/2022	This is the ONLY family approved fundraiser	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J
D28	3/17/2022	#SaveBabyCyrus #sendbvabycyrushome #medicalkidnap #EXPOSECPS Idaho Judge Sanctions Medical Kidnapping and Child Trafficking as Innocent Baby Suffers in State Care	https://www.facebook.com/SaveBabyCyrus	4/25/2024	А, В, Ј, К
D29	3/17/2022	SAVE BABY CYRUS An Empirical Review of a Medical Kidhapping	https://www.facebook.com/photo/?fbid=1015963013344100 6&set=a.10150677331711006	4/25/2024	
D30	3/17/2022	Save Baby Cyrus!	https://www.facebook.com/photo/?fbid=636782314066700& set=a.146018759809727	4/25/2024	
D31	3/17/2022	Tell them what you think? cdh.idaho.gov/hl-d4citizen-panel #SaveBabyCyrus	https://www.facebook.com/photo/?fbid=107352938583542& set=a.104822652169904	4/25/2024	J, K
D32	3/17/2022	We've reached 5,000 signatures! Haven't signed yet? Please do! And please continue to share. www.change.org/sendbabycyrushome #SaveBabyCyrus #sendbabycyrushome #medicalkidnap #EXPOSECPS	https://www.facebook.com/photo/?fbid=107380538580782&set=a.104822652169904	4/25/2024	А, Ј, К
D33	3/18/2022	A week after Baby Cyrus was forcibly removed from his parents by police, he has finally been returned home to his parents where he belongs!! Learn more at https://freedomman.org/cyrus/ They couldn't have done it without all of you!! Thank you!! The fight isn't over though. There is still an active CPS case, and cases in both family and criminal court. These parents still need your support. #SaveBabyCyrus Please stay tuned for updates!!	https://www.facebook.com/photo?fbid=108074441844725&s et=pcb.108078898510946	4/25/2024	A, J, U
D34	3/18/2022	You did it! #SaveBabyCyrus is home with his family where he belongs. #MedicalKidnap Thank You!!!! Please don't forget this happens. There are hundreds of thousands more children in this corrupt system that need you to remember #EXPOSECPS	https://www.facebook.com/photo/?fbid=108272581824911& set=a.104822652169904	4/25/2024	A, J, U
D35	3/19/2022	They said "Don't protest, it will rock the boat." The people protested anyway. And tipped the whole thing over. Thank you to everyone who took the time to protest the medical kidnapping of sweet Baby Cyrus. We couldn't have brought him home without you!	https://www.facebook.com/photo/?fbid=108625355122967& set=a.104822652169904	4/25/2024	A, J, U
D36	3/20/2022	#SaveBabyCyrus #medicalkidnap #EXPOSECPS Let's Make a P.A.C.T. Rally - People Against Child Trafficking	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, K
D37	3/20/2022	A thorough exposé on the corruption found within Child Protective Services, written by former Texas CPS investigator/social worker - turned whistle blower - Carlos Morales. Protect your family! Get the book: www.legallykidnapped.net #ExposeCPS #medicalkidnap #Kids4Cash	https://www.facebook.com/SaveBabyCyrus	4/25/2024	К
D38	3/20/2022	#SaveBabyCyrus #MedicalKidnap #EXPOSECPS Baby Cyrus returned to parents after Frontline News inquiry to CPS	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, U
D39	3/21/2022	#SaveBabyCyrus #medicalkidnap #EXPOSECPS #Kids4Cash Baby Cyrus Back Home! Grandfather Announces Rally for Idaho Parents Who Lost Children to SPC - Medical Kidnap	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, K
D40	3/21/2022	The address is now confirmed. Please share this flier and attend: People Against Child Trafficking (P.A.C.T.) Rally Saturday, March 26th @ 12:00 noon 800 E. Locust Street Emmett, ID 83617 #SaveBabyCyrus #medicalkidnap #EXPOSECPS #Kids4Cash	https://www.facebook.com/photo?fbid=110668184918684&s et=a.104822652169904	4/25/2024	А, Ј, К

D41	3/21/2022	In 2008, Senator Nancy Schaefer wrote a scathing report to the Georgia State Assembly titled: The Corrupt Business of	https://www.facebook.com/photo?fbid=110749878243848&s et=a.104822652169904	4/25/2024	A, J, K
		Child Protective Services Protect your family by learning about the financial			
		incentives the state receives through wrongfully removing			
		loved children from good families. Learn why we need YOU			
		to continue to help expose this issue and stand up for all			
		children being used as currency for federal funding while in			
		state "protective custody". Read the report:			
		https://parentalrights.org/child_protective_services/			
		And hear her words directly:			
		(Nancy Schaefer on CPS)			
		https://youtu.be/K1HjVU-UIQU			
		#SaveBabyCyrus #MedicalKidnap #EXPOSECPS #Kids4Cash			
D42	3/21/2022	HOW TO OPEN YOUR DOOR TO CPS:	https://www.facebook.com/SaveBabyCyrus	4/25/2024	
	,,	#1: VIDEO RECORD		,,,	
		#2: STATE THE FOLLOWING:			
		The 4th Amendment of the United States Constitution			
D43	3/24/2022	states Tell your legislators to vote yes on HB 821	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, K
D-13	3/24/2022	#StopMedicalKidnap	inteps.//www.nacebook.com/savebabycytus	4/23/2024	A, 3, K
D44	3/24/2022	Tell your legislators to vote yes on HB 821	https://www.facebook.com/photo/?fbid=112265961425573&	4/25/2024	А, К
		#StopMedicalKidnap #SaveBabyCyrus	set=a.104822652169904		
		https://healthfreedomidaho.com/hb-821-stop-medical- kidnap/			
D45	3/25/2022	Tomorrow! P.A.C.T. Rally - People Against Child Trafficking	https://www.facebook.com/photo/?fbid=110668184918684&	4/25/2024	A, J, K
	, ,		set=a.104822652169904		
D46	3/26/2022	I've debated making this post, as the words needed to	https://www.facebook.com/SaveBabyCyrus	4/25/2024	J
		describe my feelings and gratitude are hard to find, but I will try my best.			
D47	3/27/2022	HB 821 Stop Medical Kidnap in Idaho	https://www.facebook.com/SaveBabyCyrus	4/25/2024	
D48	3/28/2022	Nashville! P.A.C.T. RALLY People Against Child Trafficking	https://www.facebook.com/photo/?fbid=113665744618928&	4/25/2024	A, J, K
DAG	2/20/2225	Discount the set of the first	set=a.104822652169904	4 /DF /DDD :	
D49	3/29/2022	Please stand by and send lots of prayers #SaveBabyCyrus	https://www.facebook.com/SaveBabyCyrus	4/25/2024)
D50	3/29/2022	UPDATE: Baby Cyrus has been discharged and is headed	https://www.facebook.com/SaveBabyCyrus	4/25/2024	J, U
		home with his parents where he belongs. Thank you so			
		much for all of your continued support and prayers. You are			
		very much appreciated in this fight to #SaveBabyCyrus			
D51	3/29/2022	Double update because Baby Cyrus is THAT special. He is	https://www.facebook.com/SaveBabyCyrus	4/25/2024	J, U
	' '	home with his family where he belongs! Let's keep it that			ľ
		way!			
D52	3/29/2022	#SaveBabyCyrus	https://www.facebook.com/SaveBabyCyrus	4/25/2024	J, U
DSZ	3/29/2022	Update #3 because yes #SaveBabyCyrus is THAT important and we will NEVER back	Inttps://www.facebook.com/savebabyCyrus	4/23/2024	3,0
		down THANK YOU!!			
		God Bless #CyrusArmy			
D53	4/1/2022	#SaveBabyCyrus #MedicalKidnap #EXPOSECPS #Kids4Cash	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, K
D54	4/3/2022	The PACT Rally LIVE in Nashville, Tennessee	https://www.facebook.com/rachelbrunospeaks/videos/23471	4/25/2024	
JJ- 4	7,3,2022	https://www.facebook.com/rachelbrunospeaks/videos/234	8392174691	7,23,2024	
		718392174691/			
D55	4/5/2022	#SaveBabyCyrus Show of Solidarity!	https://www.facebook.com/photo/?fbid=116365924348910&	4/25/2024	A, J
		Learn more & RSVP -	<u>set=a.104822652169904</u>		
		https://facebook.com/events/s/savebabycyrus-show-of-solidari/937354060286674/			
D56	4/5/2022	#SaveBabyCyrus Show of Solidarity!	https://www.facebook.com/photo/?fbid=116365924348910&	4/25/2024	A, J
		Learn more & RSVP -	set=a.104822652169904		
		https://facebook.com/events/s/savebabycyrus-show-of-			
D57	4/6/2022	solidari/937354060286674/ #SaveBabyCyrus #MedicalKidmap	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J
D58	4/6/2022	#SaveBabyCyrus #MedicalKidmap	https://www.facebook.com/watch/?v=1006608316897658	4/25/2024	A, J
D59	4/9/2022	#SaveBabyCyrus	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J
		He finally got his feeding tube taken out! The doctor said it wasn't doing him any good.			
D60	4/21/2022	New petition to dismiss the case! PLEASE SIGN AND SHARE!!	https://www.facebook.com/SaveBabyCyrus	4/25/2024	
		·			
D61	4/21/2022	Be sure to sign the petition demanding Idaho close the	https://www.facebook.com/SaveBabyCyrus	4/25/2024	
D62	4/21/2022	case! Please sign and share!! Be sure to sign the petition demanding Idaho close the case!	https://www.facehook.com/SaveRahyCyrus	4/25/2024	
J02	4,21,2022	be sure to sign the petition demanding idano close the case!	inteps.//www.nacebook.com/javebdbyCytus	4/23/2024	
D63	4/22/2022	Peek A Boo #SavyBabyCyrus	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J
		Be sure to sign the petition demanding Idaho close the case!			
D64	4/22/2022	Kidnapped by Child Protective Services: The Shocking Case	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, J, K
			HILLUS.77WWW.TaceDOOK.COM/SaveBaDVCVfUS		

D65	4/23/2022	Thank you Message from Levi and Marissa - Freedom Man	https://www.facebook.com/SaveBabyCyrus	4/25/2024	
DCC	4/22/2022	Press	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A 1
D66 D67	4/23/2022 4/23/2022	Cuteness Overload!! #SaveBabyCyrus New petition to dismiss the case!	https://www.facebook.com/SaveBabyCyrus	4/25/2024 4/25/2024	A, J
207	4,23,2022	PLEASE SIGN & SHARE!!	inteps.//www.nacesook.com/savesasyeyrus	4,23,2024	
		https://www.change.org/DismisstheCyrusAndersonCase			
D68	4/24/2022	Based off of interviews with the family, and Cyrus's	https://www.facebook.com/photo/?fbid=122473523738150&	4/25/2024	A, J, K
		Complete Medical Records, family advocates at Fight for	set=a.104822652169904		
		Lilly document the medical timeline that led to the wrongful kidnapping of Baby Cyrus.			
		Judge the record for yourself			
		https://fight4lilly.org/save-baby-cyrus			
		#MedicalKidnap #TheWorldisWatching #SaveBabyCyrus			
D69	4/25/2022	Baby Cyrus belongs with his parents Tell Judge Fortier to	https://www.facebook.com/photo/?fbid=122881953697307&	4/25/2024	
		DISMISS THE CASE!	<u>set=a.122451800406989</u>		
D70	4/26/2022	What to do when CPS comes after you?	https://www.facebook.com/photo/?fbid=123081750343994&	4/25/2024	
D71	4/27/2022	SAVE BABY CYRUS An Empirical Review of a Medical	<u>set=a.122451800406989</u> https://www.facebook.com/photo/?fbid=123419900310179&	4/25/2024	A, J
		Kidhapping	set=a.122451800406989		
D72	4/28/2022	SAVE BABY CYRUS An Empirical Review of a Medical	https://www.facebook.com/photo/?fbid=123638660288303&	4/25/2024	A, J, K
D73	4/28/2022	Kidhapping Baby Cyrus belongs with his parents	<u>set=a.104822652169904</u> https://www.facebook.com/photo/?fbid=123702560281913&	4/25/2024	
	' ' '	Tell Judge Fortier to DISMISS THE CASE!	set=a.122451800406989	, -, -	
		PLEASE SIGN THE NEW PETITION & SHARE!!			
		https://www.change.org/DismisstheCyrusAndersonCase			
D74	4/29/2022	BABY CYRUS will turn 1 year old this Sunday, May 1st! We	https://www.facebook.com/photo/?fbid=123712296947606&	4/25/2024	A, J
		are going to have a celebration potluck at Tully Park in	<u>set=a.104822652169904</u>		
		Meridian on Sunday, May 1st @ 5:00 pm. We will have #savebabycyrus t- shirts available.			
		RSVP & Invite Your Friends -			
		https://fb.me/e/1M5tfCEmF			
		If you can't make it in person, be sure to check out the virtual party - https://facebook.com/events/s/baby-cyrus-			
		1st-birthday-virtua/560731858728077/			
		Cyrus' 1st Birthday - Amazon Birthday Gift List -			
		https://www.amazon.com//birthday/3L7VTPZTV30ED/gue st-view			
D75	4/29/2022	Closed doors and gag orders breed Government	https://www.facebook.com/photo/?fbid=123877990264370&	4/25/2024	К
		Corruption!! #SAVEBABYCYRUS #MEDICALKIDNAP	set=a.122451800406989		
D76	4/20/2022	https://fight4lilly.org/save-baby-cyrus	https://www.facebook.com/abota/2fbid 4220002225000000	4/25/2024	A 1 1/
D/6	4/29/2022	Based off of interviews with the family, and Cyrus's Complete Medical Records, family advocates at Fight for	https://www.facebook.com/photo/?fbid=123968223588680& set=a.122451800406989	4/25/2024	A, J, K
		Lilly document the medical timeline that led to the wrongful			
		kidnapping of Baby Cyrus.			
		Judge the record for yourself https://fight4lilly.org/save-baby-cyrus			
		#MedicalKidnap #TheWorldisWatching #SaveBabyCyrus			
D77	4/29/2022	Celebrate Baby Cyrus!	https://www.facebook.com/photo/?fbid=123981323587370&	4/25/2024	
		In-person Party - https://fb.me/e/67UCp8eRv Virtual Party - https://facebook.com/events/s/baby-cyrus-	set=a.122451800406989		
		1st-birthday-virtua/560731858728077/			
D78	4/30/20222	When C.P.S. Is Trying to Eat You Alive	https://www.facebook.com/photo/?fbid=124160196902816&	4/25/2024	A, J
		https://fight4lilly.org/save-baby-cyrus	<u>set=a.122451800406989</u>		
D79	5/2/2022	#SAVEBABYCYRUS #MEDICALKIDNAP Court is a week from TODAY 5/9/2022	https://www.facebook.com/photo/?fbid=124617340190435&	4/25/2024	A, J, K
_,,	-, -, 2022	THIS is the evidence: www.fight4lilly.org/save-baby-cyrus	set=a.104822652169904	.,,	7.7
		What do you say? Nutritional neglect?			
		Or dismiss the case? If you choose the latter			
		Tell the judge by signing the petition -			
		https://www.change.org/p/dismiss-the-cyrus-anderson-case			
		Or show up in person and make your voice heard through			
		your presence at the courthouse - https://fb.me/e/1RW1RZMg3			
		Or BOTH			
		#SaveBabyCyrus #ExposeCPS #MedicalKidnap			

D80	5/4/2022	UPDATE!!! CASE DISMISSED!! Judge Fortier DISMISSED the case today and Baby Cyrus is finally free!! No more court! No more CPS!! The family says, "We have no words to express our heartfelt THANKS and GRATITUDE for everyone involved who has supported our family!" Today is a glorious day! More info in this article and more to come! https://freedomman.org//arc/baby-cyrus-case-dismissed/ #SaveBabyCyrus #MedicalKidnap #EXPOSECPS	https://www.facebook.com/photo?fbid=125380736780762&s et=a.104822652169904	4/25/2024	A, J
D81	5/11/2022	Can you say Virtue Signaling in an attempt to cover fraud? Donating the money to the same agency that is a part of the hospital and are the ones that really did make false statements? They lied. Now they wanna cover it up. Proof is in the medical records> www.fight4lilly.org/save-baby- cyrus #ExposeMedicalKidnap #SaveBabyCyrus	https://www.facebook.com/SaveBabyCyrus	4/25/2024	A, G, J
D82	6/12/2022	A health update from baby Cyrus' momplease pray for total healing!	https://www.facebook.com/SaveBabyCyrus	4/25/2024	N
D83	8/21/2022	Update from Baby Cyrus' Mom	https://www.facebook.com/marissa.chavoya.7/videos/40119 7968795168	4/25/2024	I, J, N, U, V
D84	9/12/2022	Parents in child welfare case seek \$100,00 from Meridian for unlawful police treatment	https://www.idahostatesman.com/news/local/community/west-ada/article265692351.html	4/25/2024	A, J
D85	12/13/2022	God is so good! CASE DISMISSED!	https://www.facebook.com/photo/?fbid=811560986588831& set=a.146018759809727	4/25/2024	A, J, K, U
D86	1/13/2023	After ten months of fighting to get the cases dropped against Marissa, Levi, and Miranda it has finally happened! This new chapter is justice for Baby Cyrus, starting our lawsuits against the City of Meridian, The Idaho PD, Idaho Department Of Health and Welfare, and more. The Rodriguez's and Anderson's are moving forward in every way possible to make sure these systems are held accountable for the sake of our family and every familys' rights. https://www.givesendgo.com/babycyruslegal #justiceforbabycyrus	https://www.facebook.com/SaveBabyCyrus	4/25/2024	А, Ј
D87	5/1/2023	Happy Birthday Cyrus! Happy Birthday to our sweet little Cyrus! His first birthday was spent still in the custody of the state, so this is such a blessing to celebrate our little guy in peace this year!	https://www.facebook.com/photo/?fbid=891230088621920& set=pcb.891230685288527	4/25/2024	
D88	5/3/2023	Facts About Ammon's Contempt of Court Charge that Not A Single News Organization Has Cared to Share With You	https://www.facebook.com/p/Freedom-Man-Press- 100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm itZX9tepOnGPQBfjrcOlBju-9mHIJYa4i5OmjT3NKbAo8&_rdr_	4/25/2024	К
D89	5/3/2023	From Diego: Judge Lynn Norton and Erik He/Him/His Stidham Have Just Gag Ordered Me	https://www.facebook.com/p/Freedom-Man-Press- 100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm itZX9tepOnGPQ8fjrcOlBju-9mHiJYa4i5OmjT3NKbAo8&_rdr	4/25/2024	
D90	5/4/2023	A year ago today! BABY CYRUS IS FREE!!!	https://www.facebook.com/photo/?fbid=125380736780762& set=a.104822652169904	2/5/2024	A, J, U
D91	5/4/2023	Crazy that this was exactly a year ago!	https://www.facebook.com/p/Freedom-Man-Press- 100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm itZX9tepOnGPQBfjrcOlBju-9mHljYa4i5OmjT3NKbAo8&_rdr	4/25/2024	A, J, U
D92	5/6/2023	New Video Evidence Proves that Baby Cyrus was a "Healthy Baby" When Kidnapped by Meridican Police	https://www.facebook.com/p/Freedom-Man-Press- 100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm itZX9tepOnGPQ8fjrcOlBju-9mHijYa4i5OmjT3NKbAo8&_rdr	4/25/2024	Н, Ј
D93	5/7/2023	From Diego: LIVE presentation via ZOOM showing everything that happened during the Baby Cyrus case	https://www.facebook.com/p/Freedom-Man-Press- 100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm itZX9tepOnGPQ8fjrcOlBju-9mHijYa4i5OmjT3NKbAo8&_rdr	4/25/2024	A, B, H, J, K, M
D94	5/10/2023	For everyone who has followed the Baby Cyrus case (and even those who are just learning about it), this is a very important virtual town hall to attend this evening.	https://www.facebook.com/SaveBabyCyrus	2/5/2024	А, Ј, К
		Happening TODAY - May 10th! If you want to hear the accurate details from the Baby Cyrus case.			

D96	5/15/2023	Replay from the live Towhall last week: Government	https://www.facebook.com/p/Freedom-Man-Press-	4/25/2024	к
		Subsidized Child Trafficking	100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm		
			itZX9tepOnGPQBfjrcOlBju-9mHljYa4i5OmjT3NKbAo8&_rdr		
D97	5/18/2023	"Erik Stidham, the Holland and Hart Attorney for St. Luke's	https://www.facebook.com/p/Freedom-Man-Press-	4/25/2024	J, K
		Hospital in the Bundy/Rodriguez Case, to be Investigated	100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm		
		for Criminal Complaints for "Intimidation by False Assertion	itZX9tepOnGPQBfjrcOlBju-9mHljYa4i5OmjT3NKbAo8& rdr		
		of Authority" - Erik Stidham Criminal Complaints			
D98	5/20/2023	The case against Ammon and I has proven to be an absolute	https://www.facebook.com/p/Freedom-Man-Press-	4/25/2024	
		GOLD MINE for those looking for genuine evidence of	100057762820140/?paipv=0&eav=AfZ3chV7cmwdY2LLl3xyvm		
		government corruption, collusion, and even conspiracy	itZX9tepOnGPQBfjrcOlBju-9mHljYa4i5OmjT3NKbAo8& rdr		
		against everyday citizens - Judge Lynn Norton Judicial			
		Misconduct			
D99	11/14/2023	From Baby's Cyrus' mom	https://www.facebook.com/SaveBabyCyrus	2/5/2024	
D100	5/2/2024	Baby Cyrus Turns 3 YEARS OLD Today!	https://www.facebook.com/reel/310796372045317	5/3/2024	I, N, U