

Mr. Mitch Daniels  
Governor  
Office of the Governor  
Statehouse  
Indianapolis, Indiana 46204-2797

August 03, 2007

Enclosed Via US Certified Mail No. \_\_\_\_\_

PROMPT AND URGENT PERSONAL CONSIDERATION BY  
GOVERNOR DANIELS REQUESTED<sup>1</sup>

Dear Mr. Daniels,

You govern a state in which criminal public corruption and destruction of families for profit by the state, its judiciary and officials are rife, making the state of Indiana and its executive equally culpable whether directly, by association or its mere inaction (in violation of 18 U.S.C. 4 and other federal statutes, not to mention the Constitution for the United States which all such perpetrating officials and judiciary have supposedly sworn oaths to uphold and yet regularly violate with apparent impunity). The question arises whether you as the top officer of state of Indiana are prepared to take any action to provide redress and remedy.

The undersigned is not seeking legal assistance from your office in this matter, therefore, would not appreciate a cursory statement referring him to an attorney for legal advice.

This communication is to :

A) ensure that you personally and your office are aware of the circumstances in this matter as you and your office both in personal and official capacities would also be held responsible under federal and international laws and compacts and investigations regarding the violations upon the undersigned and his children. Such a matter involves violations of international laws, such as The Hague Treaty on Abduction of Children and UN Human Rights Charter to which the United States is a signatory, as well as fraud against the US federal government, the undersigned and his children, as well as criminal misconduct, etc, by the Indiana perpetrators For the past few years your Attorney General has been defending the miscreant Indiana judges in federal courts. Mr. Carter, his deputy, David Arthur, and their offices are also implicated in some of the violations and aiding and abetting the other violators (below) in their crimes against the US and the undersigned.

---

<sup>1</sup> In any and all correspondence and constitutional actions vis-a-vis Indiana and its governor, it will be assumed that governor Mitch Daniel himself is personally aware of the contents of the undersigned's all communications.

**B)** provide you with an opportunity to take executive or any other appropriate action to ensure forthwith that the corrupt Indiana judges and officials will cease and desist from their criminal actions vis-a-vis the undersigned and his children, and return to him forthwith his children who have been abducted under color of law by Indiana. This may require a criminal investigation. The pretext of “separation of powers” for inaction is not applicable here given the corrupt conspiracies involved amongst the judiciary and many of the other branches' officials, not to mention attorney general's department, the whimsically (Orwellian) named department of children and families, etc. Indeed, the Indiana Supreme Court and Court of Appeals have also criminally been aiding and abetting the violations.

**C)** to assure you that so long as the judicial and official atrocities against the undersigned and his children continue to keep them apart through *void* and unlawful and fraudulent orders of Indiana judges, and for the said violations thus far, he will not cease action on federal (current federal lawsuits, etc) and international (legal, political, etc) levels against the perpetrators and their accomplices, and that he will work to ensure that the international community, judiciary, governments and businesses are aware of Indiana's official and judicial corruption. Some of the perpetrators would testify to the undersigned's determination regarding his children. This father is not for giving up!!! Furthermore, as a nuclear physicist and citizen of the United Kingdom and European Union (as too are my children who have been defrauded, kidnapped and abused by Indiana under color of law), the undersigned will lobby to prevent and adversely affect any trade and commerce between Europe and state of Indiana backed, if necessary, by international legal action in European Courts to prevent commerce by those European companies and nations with a state (Indiana) that has been committing such atrocities in violation of the United Nations Charter for Human Rights, The Hague Treaty Regarding Abduction of Children, European Charter For Human Rights, and norms of human decency upon citizens (the undersigned and his children) of European Union (in addition to its own citizens).

Such lobbying will, if necessary, include contacting every company and their associated workers' Unions abroad that Indiana does or may hope to partner with, not least those visited by yourself recently in Germany (e.g. Association of the Automotive Industry and Society of Motor Manufacturers and Traders Limited, Daimler, et al.) and UK (e.g. Oxford BioDigital et al.), as well as Toyota, and other countries, etc, informing them of not only the atrocities (including criminal

misconduct, child abuse, etc) perpetrated by Indiana judiciary and officials under the color of law upon the undersigned and his family and those of others in Indiana, but also that the family of every personnel sent to Indiana, or those of Indiana residents, is in danger of being destroyed by Indiana's judges and officials through corruption and the profit they seek to gain through criminally defrauding the US federal government and the tax payer under color of law and abuse of 42 USC 655, et seq.--- see the enclosed document) by destroying families and creating fatherless children. And that those (potential) commercial partners, by their trade, would be enriching a corrupt system in state of Indiana that deliberately destroys families for greed under color of law with knowing aiding and abetting of its judges, courts (all the way to the top) and state officials. The perpetrating judges and officials include but not limited to: Terry Shewmaker (Elkhart Court), David Denton (Elkhart Court), Michael D. Cook (Marshall Circuit), Rex L. Reed (Kosciusko Circuit), Elkhart courts, Indiana Appeals and Supreme Courts judges, not least Randall Shepard himself, aided and abetted by Elkhart county prosecutor Curtis T. Hill, Jr., and his deputy Bruce Wells, and IN Attorney General Steve Carter and his deputy David A. Arthur, who lied to federal court in defending Rex L. Reed et al.. Currently, Reed is continuing his criminal violations without jurisdiction in the case, which itself is an unlawful act.

Furthermore, absence of any action by your office would render it and its holder of official and personal culpability and liability under US federal as well as international laws.

Additionally, Indiana's inaction in the face of such glaring corruption by its judiciary and officials continues to place the United States in a position of violating the international treaties and United Nations Charters with the resulting international sanctions against it which would constitute striking by Indiana against the US by the former's actions (or lack thereof). Such action by Indiana and its officials and judiciary violates the United States Constitution, the persons' oaths of office and renders them treasonous, as have the said judges and officers been rendered so.

The public corruption and other federal and criminal violations<sup>2</sup> by Indiana judiciary and officials under color of law include, but are not limited to:

---

<sup>2</sup> *N.B.*: All assertions and statements herein are supported by documentary, photographic and audio evidence and witnesses, as well as availability of other victims of the said perpetrators. Also see <http://webpages.charter.net/lah1321/> .

Although the perpetrators may attempt, as in the past, to lie and misrepresent the nature of these complaints and hide behind official covers of their positions, what remains is that the said criminal violations have been carried out by Indiana judiciary and officials irrespective of the nature of the underlying case(s). Other victims and cases in support will stand ready to testify regarding the judicial atrocities perpetrated by said Indiana officials.

fraud upon the United State, the court and individuals such as the undersigned, falsification of official court records to cover up other crimes, conspiracy, lying in orders and in court hearings, lying to federal court, child abuse and knowingly aiding and abetting same and kidnapping and extortion across state lines, deprivation of constitutional and federally protected rights, false imprisonment and attempts at false imprisonment of individuals and minors, issuing unlawful and fraudulent orders without jurisdiction, etc, perpetrated under the color of law by the said Indiana judiciary and some of its officials upon the undersigned, his children and numerous other individuals. Such public corruption, violations and atrocities by the Indiana judiciary, covered up and supported by its officials, are widespread, particularly since many of them involve and cause irreparable harm to minors and families. Similar atrocities, also perpetrated against other victims (available to testify) are carried out by the perpetrators under the color of law and continue to result in the destruction of lives, livelihood, careers and families and abuse of children.

I thank you in anticipation and look forward to hearing from you at the earliest regarding your acknowledgment of receipt of this communication and decision to proceed with prompt action.

Yours Sincerely



---

Dr. Amir H. Sanjari  
Member: American Association of Physicists

Enclosures: Hard Copy Document

CC: Media (x 2), Internet  
Amnesty International  
United Civil Rights Council  
American Civil Liberty Unions  
US Senate Judiciary Committee  
US House of Representatives Judiciary Committee  
Honorable Gordon Brown, British Prime Minister, London, UK  
Dr. Condoleezza Rice, US State Department  
United Nation Commission On Human Rights