

NEMO EST SUPRA LEGIS

Criminal Notice and Complaint

Direct violations of the Indiana Constitution, Indiana Statutes as written:

Fr: Michael Jack Stephens  
128 Pinto Way  
Bloomington, Georgia 31302  
912-429-3387

This notice represents a disregard for the Indiana Laws as written by the Indiana Legislators. It represents a disregard for humans as living beings. It represents Judges who will violate her Oath of Office for profit [to the State] which pays their salary. Any Judicial Officer of the Court should not violate their Oath of Office or commit perjury. The Deputy Prosecutor (Bruce Wells), along with Judge Stickel of the Elkhart County Judicial System have done just that.

When you have people who claim to represent the true, and uphold the law, while they are Judicially immune, then you have judicial tyranny. Power corrupts, and absolute power corrupts absolutely. This has been proven over and over again.

My prayer is this letter will find someone who is willing to do what is just and right.

First, let me define Perjury according to Indiana Code: IC 35-44-2:

Perjury: Sec. 1,(a): A person who: (1) makes a false, material statement under Oath or affirmation, knowing the statement to be false or not believing it to be true; or (2) has knowingly made two (2) or more material statements, in a proceeding before a court or grand jury, which are inconsistent to the degree that one (1) of them is necessarily false; commits perjury, a **class D felony**.  
(b) In a prosecution under subsection (a)(2) of this section:  
(1) the indictment or information need not specify which statement is actually false; and  
(2) the falsity of a statement may be established sufficient for conviction, by proof that the defendant made irreconcilably contradictory statements which are material to the point question.

TITLE 18--CRIMES AND CRIMINAL PROCEDURE

PART I--CRIMES

CHAPTER 79--PERJURY

Sec. 1621. Perjury generally

Whoever--

(1) having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true; or

(2) in any declaration, certificate, verification, or statement under penalty of perjury as permitted under section 1746 of title 28, United States Code, willfully subscribes as true any material matter which he does not believe to be true;

is guilty of perjury and shall, except as otherwise expressly provided by law, be fined under this title or imprisoned not more than five years, or both. This section is applicable whether the statement or subscription is made within or without the United States.

TITLE 18--CRIMES AND CRIMINAL PROCEDURE

PART I--CRIMES

CHAPTER 79--PERJURY

Sec. 1622. Subornation of perjury

Whoever procures another to commit any perjury is guilty of subornation of perjury, and shall be fined under this title or imprisoned not more than five years, or both.

On 10-07-2008 Dianne Turner, Probation Assistant committed perjury (IC 35-44-2) by statements made on "violation of probation petition" filed in Elkhart Superior Court 4, and signed by her hand under Oath by stating the following:

"I affirm under the penalties for perjury the statements in the above petition are true."

Then by her hand, which is her personal signature she signed, and the Date is 10-03-2008, and was filed in court on 10-07-2008, under penalties of perjury. Also there is the "mark" of the approving supervisor, so therefore they have also committed perjury on record.

I, Michael Jack Stephens, do hereby submit this petition against all involved in this action against my family members as proof of such violations, and Judicial misconduct.

**I. Complaint:** Quoted word for word, copy attached.

“Dianne Turner, Probation Assistant-Adult Division, now files the complaint alleging Christopher Stephens has violated the terms and conditions of probation.”

What Dianne Turner forget of just directly decided NOT to state is all the things complained of must be “willful”, and NOT due to indigence. My son was arrested on June 9<sup>th</sup>, 2006, and transported back to this Corrupt county, and remained in Elkhart County Jail ( with the overcrowding) until Feb. 22nd, 2007. My son was at that time (Feb 22nd, 2007) Indigent at the hands of the corrupt county judicial system. He lost everything he had, due to corruption beyond repair. NO judge has the GOD given power to destroy life, liberty, or the pursuit of happiness.

**II. Court Orders:**

Now under this section ‘Dianne Turner’ seems to have misread, or just intentionally, recklessly, and with the intent of obstruction of Justice<sup>1</sup> left out certain parts. But, what I personally already know about Elkhart County Judicial System, this action on her part is the normal way of doing business, because absolute power corrupts absolutely.

Let’s look at some of these (4) four sections she quoted:

1. Abstain from using non-prescribed illegal drugs, marijuana, or alcohol.

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<sup>1</sup> obstruction of justice: the impeding of those who seek justice in a court, or of those who have duties or powers of administering justice therein; includes attempting to influence, intimidate or impede any juror, witness or officer in any court regarding the discharge of his duty. *Dictionary of legal terms, 4<sup>th</sup> ed., Steven H. Gifis*

Is she stating that she knows my son is using illegal drugs. Is she insinuating<sup>2</sup> that my son or any member of my family uses illegal drugs.

2. Submit to drug and alcohol screening.

Is Dianne Turner stating a fact or insinuating that 1) a drug and alcohol screening was requested and he refused? Christopher Stephens never did refuse to participate, and can submit one at anytime.

Is Dianne Turner insinuating that my son can not pass a drug and alcohol screen? The fact of the matter is NO one has requested such a screen. Why does she have to state such thing. Judge Olga Stickel wrote and signed the Court Order in question, don't you all think she (judge Stickel) knows what she signed? Is Judge Stickel going to violate HER own signed Court Order? **Yes she is, and has already done so.**

3. Once the defendant (Mr. Stephens) obtains employment, he is ordered to pay 50% of his income towards arrearage and support until such time as the civil court makes a decision on payment. Court will then accept civil court's payment schedule.

"once the defendant obtains employment". These are big words for someone who after staying in jail 9-10 months, is now a (falsely) convicted felon, who has tried very hard to locate a job which will pay him enough to pay all bills, and court bills, and for him to have a living. He is unable to survive himself. NO one will hire him, which can give him a wage that will pay everything. Is a parent not justified to having enough money for basic necessities, (toilet paper, some food, and shelter of his own).

The Patriot Act makes it hard on everyone in his condition. Our own Government is

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<sup>2</sup> insinuating: to suggest or hint indirectly and cleverness. *Webster's*

defrauding the American people out of their life and liberty. Mr. Stephens has not “willfully” violated any probation ordered nor the Court Ordered signed by Stickel.

The other two (2) mentioned here I will take up on the financial side of this. For now let me show the perjury stated, and part of the Court Order left out by Dianne Turner:

But first let me note: On 04-02-07: Court authorizes and approves transfer of probation to State of Georgia. So State of Georgia has control over probation NOT Indiana.

**A. Facts about Court Order: (copy attached)**

a. This is written from the Terms of Probation:

“Disposition: 1/22/2007: guilty of non-support of a dependent child, a cl. C. fel. Deft. produced by Elk. Co. Sheriff Dept. fine 5000.00, suspend all when equal amounts has been paid on restitution, pay only court cost; 4 years DOC, **suspend all except 454 days with credit for 227 days served + good time; therefore, executed portion served.** Deft. placed on reporting probation for balance of sentence. Once Deft. obtains employment, he is ordered to pay 50% of his income towards arrearage and support until time as civil court makes a decision on payment. Court will then accept civil court’s payment schedule. Deft. request atty. be appointed to effect an appeal. Court now appoints counsel Nancy McCaslin to represent the Deft. court reporter ordered to prepare transcript at public expense. Deft. ordered released from custody on this charge.”

b. Now let’s look at the direct wording of the original Court Order itself:

“IT IS ORDERED, ADJUDGED AND DECREED by the Court that the Defendant is guilty of the offense of Non-Support of a Dependant Child, a Class C Felony. The Court now sentences the Defendant and orders as follows:  
Fine of \$5000.00, suspend all when equal amount has been paid on restitution, pay only court costs. To be paid by end of term of probation, or in accordance with payment schedule established by Prob. Dept.. In addition, if not paid by date noted, a \$25.00 late fee will be assessed. Clerk ordered to issue mittimus if not paid as ordered.

Commitment to Indiana Department of Corrections for a period of 4 years, suspend all except 454 days with credit for 227 days in custody, plus good time. Therefore executed portion served.

Balance of jail and fine suspended on condition that Deft. be placed on reporting probation for balance of term.

The Court now explains to Deft. the terms of probation and hands Deft. a copy of the terms. Defendant ordered to review terms in person with Prob. Dept. As additional terms of probation, Deft. must:

Abstain from using non prescribed illegal drugs, marijuana, or alcohol.

Submit to drug and alcohol screening.

Once the Defendant obtains employment, he is ordered to pay 50% of his income towards arrearage and support until such time as the civil court makes a decision on payment. Court will then accept civil court's payment schedule.

Pay administrative Fee \$100.00 and Probation Users Fee, \$75.00 initially, thereafter \$15.00 per month.

Defendant requests counsel be appointed to effect an appeal. Court now appoints counsel Nancy McCaslin to represent the Defendant.

Defendant released from custody.

Notice Ordered.

DATED THIS 22<sup>ND</sup> DAY OF JANUARY, 2007.”

And as so stated this ordered was signed by the hand of Judge Olga H. Stickel of Superior Court No. 4. Again I must ask. Is Judge Stickel going to violate HER OWN Court Order?

**Yes she is, and has already done so.**

c. So now let's look at the differences in these two writing.

*i. Count one: IC 35-44-2. Perjury>*

Dianne Turner has intentionally, recklessly, and with malice committed perjury.

Complaint reads: Guilty of non-support of a dependant Child, a cl. C. Felony:

Court Order reads: Defendant is guilty of the offense of Non-Support of a Dependant Child, a Class C Felony.

How is this perjury? Both Dianne Turner, and Prosecutor Wells, and Judge Stickel has committed perjury within this Court under the Original Case and Jury Trial of 20D04-0612-FC-025. How is this possible? See Case Number 06-C-01-0502-FD-016; State of Indiana vs. Stuart Showalter; Crime: IC 35-46-1-5(a)(d); Case dismissed on 05-02-2007.

IC-36-46-1-1; defines support as: “food, clothing, shelter, and medical care.”

During the jury trial, the Prosecutors office and agents, employees, etc. did not establish that the child in question had ever done without “food, clothing, shelter, and/or medical care.” This issue was never even mentioned anywhere within the jury trial, and it not mentioned within the transcript either. How can a non custodial (alleged) parent be charged for this charge, and the custodial parent (mother) who in this case has 100% sole, and legal custody NOT be charged. If this child went without; “food, clothing, shelter, and medical care” it would be the custodial parents’ responsibility, not the (alleged) non custodial parents responsibility. In case 49-A-02-0802-CV-180; *Michelle White vs*

*International School of Indiana; Marion Circuit Court:*

“ We must first determine whether the language of the contract is ambiguous. The unambiguous language of a contract is conclusive upon the parties to the contract and upon the courts.”

*ii. Count two; IC 35-44-2; Perjury.*

Complaint reads: “Fine \$5000.00, suspend all when equal amounts has been paid on restitution, pay only court costs.”

Court Order Reads: “Fine \$5000.00 suspend all when equal amount has been paid on restitution, pay only court costs. To be paid by end of term of probation, or in accordance with payment schedule established by probation dept.. In addition, if not paid by date noted, a \$25.00 late fee will be assessed. Clerk ordered to issue mittimus if not paid as ordered.”

This is straight forward and all looks good and well. But if one was to continue to read the Court order (see copy attached) then one would find the following.

Court order reads: “Balance of jail and fine suspended on condition that Deft. be placed on reporting probation for balance of term. The Court now **explains** to Deft. the terms of probation and **hands** Deft. a **copy of the terms.**” emphasis added.

The above clearly show perjury committed by this assistant, and court in general. Clearly the ***balance of jail and fine suspended***; means just that. This is unambiguous and in addition, this order clearly states, the Deft. was put on reporting probation, and SHE (Judge Stickel) handed Deft, a copy of said terms. It can not be any clearer, that Dianne Turner has committed perjury (several counts of perjury) on the record of this court. It can not be any clearer, that Prosecutor's office and Judge Olga H. Stickel has conspired to commit perjury, and has indeed aided and abetted<sup>3</sup>.

### **III. Progress of probation:**

On 06/03/2007; Georgia accepted courtesy supervision of Mr. Stephens.

But first let me note: On 04-02-07: Court authorizes and approves transfer of probation to State of Georgia. The State of Georgia has control over probation NOT Indiana.

I think this speaks clearly. Georgia has relieved Mr. Stephens of any fees, due to indigent status. If you have a problem with this you should contact the State of Georgia, not arrest Mr. Stephens. He has done what his supervisor has requested of him, to the letter.

#### iii. Count three: IC 35-44-2; Perjury:

Dianne Turner has complained about a probation violation when indeed she does not have control of such probation. It was clearly stated that probation has been moved to the State of Georgia. The State of Georgia has not stated anywhere that Mr. Stephens has violated any probation provision, and has not charged Mr. Stephens either. By contract the State of

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<sup>3</sup> Aid and Abet: to knowingly encourage or assist another in the commission or attempted commission of a crime. See accessory; accomplice; conspirator. *Dictionary of legal terms, 4<sup>th</sup>. ed.*

Indiana and Sup. Court 4 within Elkhart County gave probation to the State of Georgia, as such, gave away jurisdiction over such contract. Dianne Turner failed to state these facts, and thus has committed perjury again.

**IV. Specific showing of probation violations:**

**III. Legal:**

1. **You shall not violate any law or disregard any Court order.**

*iv. Count four: Perjury.*

Again Dianne Turner has committed perjury on this record. She has failed to state that the violation(s) must be “willfully committed”. Due to indigent status, Mr. Stephens, has **NOT WILLFULLY** violated any court order. Dianne Turner has and continues to try to have Mr. Stephens arrested for several reasons.

- a. Because I, Michael Jack Stephens, have filed several Bill of Impeachments against Elkhart County Judges, Including Judge Olga H. Stickel, who by law must recuse herself as a bias, prejudice party. (see copy of Bill of Impeachment and supporting documents attached)
- b. Because (Michael Jack Stephens) has the guts to complaint to the proper authorities under Title 18 U.S.C. §4.

TITLE 18--CRIMES AND CRIMINAL PROCEDURE

PART I--CRIMES

CHAPTER 1--GENERAL PROVISIONS

Sec. 4. Misprision of felony

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

- c. Because the Judges have committed several act, which are prohibited by law and can have them disbarred upon conviction. Under the Indiana Constitution as well as the U. S. Constitution, any misdemeanor can have all removed.
- d. Perjury is a Class D, Felony, which under the Indiana Constitution even a Judge convicted of such shall be removed from office.
  - i. IC-35-44-1-2: Which States: A public servant who; (1) knowing or intentionally performs an act that the public servant is forbidden by law to perform,....commits official misconduct, a Class D Felony.
  - ii. Indiana Constitution, Article 7, Section 13: Removal of Circuit Judges or Prosecuting Attorneys. Any Judge of the circuit court or prosecuting attorneys, who shall have been convicted of corruption or other high crime, may, on information in the name of the State of Indiana, be removed from office by the Supreme Court, or in such other manner as may be prescribed by law.
- e. I have written several hundred letters and sent to Elkhart County Citizens regarding the violations of Indiana Law. I have and continue to file such letters by way of the Voters Registration List I got from Elkhart County. I am, and will continue, mailing letters asking citizens of Elkhart County to vote against the following Judges: Bonfiglio, Roberts, and Stickel.

This action is a direct harassment, bias, intentional, move to have me (Michael Jack Stephens) silenced. This will not work. The more they violate the laws, the more I will publish their actions.

**V. Financial:**

Complaint reads: 1. You shall pay the following amounts directly to the clerk's office:

Fine: \$5,000.00

Costs: \$159.00

Quote: "Mr. Stephens has made no payments on Court Financials totaling \$5,159.00."

v. Count five of Perjury:

Dianne Turner has again failed to submit the complete reading of the Court order signed by Judge Olga H. Stickel.

Court order reads: “Balance of jail and fine suspended on condition that Deft. be placed on reporting probation for balance of term. The Court now **explains** to Deft. the terms of probation and **hands** Deft. a **copy of the terms.**” emphasis added.

The above clearly show perjury committed by this assistant, and court in general. Clearly the **balance of jail and fine suspended**; means just that. This is unambiguous and in addition, this ordered clearly states, the Deft. was put on reporting probation, and SHE (Judge Stickel) handed Deft. a copy of said terms. It can not be any clearer; that Dianne Turner has committed perjury (several counts of perjury) on the record of this court. It can not be any clearer, that Prosecutor’s office and Judge Olga H. Stickel has conspired to commit perjury, and is indeed has aided and abetted<sup>4</sup>.

Complaint reads: 2. You shall pay an administrative Fee directly to the Probation Department as follows: Felony Conviction: \$100.00.

vi. Count Six: Perjury:

I (Michael Jack Stephens) do hereby state the following facts:

1. On January 22, 2007 , I, personally, paid in cash \$100.00 (one hundred dollars) to the probation office, and the probation officer on duty at such time, in the Goshen Court House that money. This money was paid upon the release of my son, and he (Christopher Stephens) is a witness to this being paid in cash.

Dianne Turner has committed perjury. She did not do her due diligence by searching court

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<sup>4</sup> Aid and Abet: to knowingly encourage or assist another in the commission or attempted commission of a crime. See accessory; accomplice; conspirator. *Dictionary of legal terms, 4<sup>th</sup>. ed.*

house records for such payments. These payments are within her duty and due diligence of her appointment position, and public trust toward other citizens. Dianne Turner has failed her due diligence and as such ignorance of the law is not an excuse.

Complaint reads: 3. You shall pay the probation user's fees directly to the probation department as follows: Initial Fee of \$75.00; monthly payments of \$15.00 for the duration of your sentence on reporting probation.

*vii. Count seven; Perjury:*

I (Michael Jack Stephens) do hereby state the following facts:

1. On April 17<sup>th</sup>, 2007, I personally mailed a money order to Elkhart County Probation Department for said \$75.00. It was received by such Department on the 20<sup>th</sup>, day of April. (see attached copy).

Dianne Turner has committed perjury. She did not do her due diligence by searching court House records for such payments. These payment are within her duty and due diligence of her appointment position, and public trust toward other citizens. Dianne Turner has failed her due diligence and as such ignorance of the law is not an excuse. All user fees have been paid, and as such Dianne Turner is guilty of perjury. Dianne Turner is also guilty of IC-35-44-3-4; Obstruction of justice<sup>5</sup>. Not to mention the monies withheld out of Mr. Stephens pay. His employer has withheld and sent to the State of Georgia. Child Support payment(s). Where has this money gone?

## **VI. Recommendations:**

<sup>5</sup> Sec. 4; (a) A person who; (1) knowing or intentionally induces, by threat, coercion, or false statement, a witness or informat in an official proceeding or investigation to: (A) withhold or unreasonably delay in producing any testimony, information, document, or thing.

Complaint Reads: If found in violation of probation, it is recommended the defendant be committed to the Elkhart County Community Corrections with specific program placement determined by Elkhart County community Corrections' staff following an interview and assessment.

Mr. Stephens' discharge date from probation is 10-24-2009.

viii. Count Eight; Perjury.

Dianne Turner has committed perjury again. Mr. Stephens discharge date should have been April 20<sup>th</sup>, 2008. As of this filing Mr. Stephens (by way of Court Order) is not even on probation. So let's look at what the (contract) court order so states:

Court Order Reads: Commitment to Indiana Department of Corrections for a period of 4 years, suspend all except 454 days with credit for 227 days in custody, plus good time. Therefore executed portion served.  
Balance of jail and fine suspended on condition that Deft. be placed on reporting probation for balance of term.

The starting date should be the release date of Jan. 22, 2007. The above Court Order reads; "*suspend all except 454 days*". So thereby way of Signed Court Order you take 454 days, with the starting date of Jan. 22, 07, count forward 454 days and you will end up at April 20<sup>th</sup>, 2008 to be the end date of probation. I have searched, my due diligence and read all terms of probation, and other documents and found no other papers signed by Christopher Stephens which states otherwise. Dianne Turner has brought false charges against an innocent man. Judge Olga H. Stickel and Elkhart County Prosecutors' Office by way of Bruce Wells, DPA Ulbricht, have aided and abetted in said crime. As stated above Perjury under the Indiana Statute of 35-44-2 is a felony. All under the Indiana Constitution must be removed from office including Judge Olga H. Stickel, Deputy

Prosecutor Ulbricht, Deputy Prosecutor Wells, Dianne Turner Assistant probation officer, and Elkhart County Prosecutor Curtis Hill for allowing such false actions to be taken.

**A. Other issues Probation failed to consider:**

1. Within the Terms of Probation under II. Employment and Education, which states:

“If you are not employed, you will make every reasonable effort to obtain employment. Enrollment in an education/vocational program may be required for the period of time while you are not employed, at the discretion of your probation officer.”

2. Christopher has not only held a job, he also as worked hard to get some schooling also. He has almost completed his paralegal schooling at Savannah Tech Vocational. His schooling requires he take/work 300 hours under another lawyer to complete his course Internship. Being he has worked so hard, and now Elkhart Superior Court is trying to arrest him, his schooling will be interrupted, and lose his place on the list for internship training. Due to the economy and current hardship in our area, this list is long. The was his hope of a good job as to make enough money to work off his debt. But, Elkhart prosecutors and in conspiracy with Elkhart Probation department personal and Judge Olga H. Stickel will do everything in their power to stop this from happening. I my opinion there is going to be a war one day here in America. It will be us against the judicial system, because of such actions as these. My family has suffered enough. It is time for these types of actions to stop, and give hard working people time to get on their feet. Alleged non custodial parents deserve a fair living, just as the custodial parent deserves. I need to further state that as of this filing, we (myself, Christopher, and our family) has requested an DNA test. Petitions have been filed under the proper authority, and Indiana Statute for fraud against mother. But, as

of this filing we have NOT been granted a DNA test. I personally have stated that C.J. Stephens II, will not inherit any property or other material he may be entitled to, without proof by way of a certified DNA test that he is of Stephens bloodline.

Court Case in question: 20-D-04-0612-FC-00025.

Respectfully submitted this 19<sup>th</sup>, day of January, 2009.

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Michael Jack Stephens;  
Authorized Representative of MICHAEL JACK STEPHENS.

enclosures: a. Stickel Bill of Impeachment with supporting documents.  
b. Copy of Original Court Order  
c. Copy of 75.00 money order  
d. Copy of letter being mailed to citizens

I hereby state the above petition(s) and all supporting document(s) have been mailed to the following address:

1. Attorney General of Indiana  
State of Indiana  
I.G.C.S.  
Fifth Floor  
302 W. Washington Street  
Indianapolis, Indiana 46204
2. Elkhart County Commissioners  
117 North Second Street  
Goshen, Indiana 46526
3. U.S. Department of Justice  
FBI (Agent in Charge)  
575 N. Pennsylvania Street  
Indianapolis, Indiana 46204
4. Dianne Turner  
Elkhart County Probation  
315 S. Second Street  
Elkhart, Indiana 46516
5. Grace Chung Becker  
U.S. Depart. of Justice  
Civil Rights Division  
950 Pennsylvania Ave. N.W.  
Office of Ass. Atty. Gen., Main  
Washington, D.C. 20530-0001  
(202) 514-4609
6. Elkhart County Prosecutor  
301 S. Main St., Suite 100  
Elkhart, Indiana 46516  
(574) 296-1888
7. Elkhart Superior Court 4  
Judge Olga H. Stickel  
101 N. Main Street  
Suite 106  
Goshen, Indiana 46526
8. Ind. Com. on Judicial Qual.  
115 W. Washington Street  
Suite 1080  
Indianapolis, Indiana 46204  
(317)-232-4706

Respectfully submitted this 19th, day of January, 2009.

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Michael Jack Stephens  
Authorized Representative of MICHAEL JACK STEPHENS.

CC. file

I hereby state the above petition(s) and all supporting document(s) have been mailed to the following address:

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| 9. Rep. Linda Lawson<br>Ind. House of Rep.<br>Judiciary committee<br>200 W. Washington St.<br>Indianapolis, Indiana 46204    | 10. Rep. Matt Pierce<br>Ind. House of Rep.<br>Judiciary Committee<br>200 W. Washington St.<br>Indianapolis, Indiana 46204        |
| 11. Senator Tim Lamane<br>Judiciary Committee<br>State House<br>200 W. Washington St.<br>Indianapolis, Indiana 46204         | 12. Rep. Ralph Foley<br>Judiciary Committee<br>Ind. House of Republicans<br>200 W. Washington St.<br>Indianapolis, Indiana 46204 |
| 13. Rep. Patrick Bauer<br>Speaker of the House<br>Ind. House of Rep.<br>200 W. Washington St.<br>Indianapolis, Indiana 46204 | 14. U.S. House of Rep.<br>Mr. Joe Donnelly<br>Longworth House Off. Bldg. 1218<br>Washington, D.C. 20515                          |
| 15. U.S. House of Rep.<br>Mr. Mark Souder<br>2231 Rayburn House off. Bldg.<br>Washington, D.C. 20515                         | 16. Ind. House of Republicans<br>Mrs. Jackie Walorski<br>200 W. Washington St.<br>Indianapolis, Indiana 46204                    |
| 17. Indiana State Senate<br>Senator Carlin Yoder<br>200 W. Washington, Street<br>Indianapolis, Indiana 46204                 |  |

Respectfully submitted this 19th, day of January, 2009.

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Michael Jack Stephens  
Authorized Representative of MICHAEL JACK STEPHENS.

CC. file