

ORIGINAL

IN THE SUPREME COURT
STATE OF NORTH DAKOTA

RECEIVED BY CLERK
SUPREME COURT APR 17 2006

In the Interest of N.B., A Child

~~20060031~~

M.S., Mother of Above-Named Child)
Plaintiff/Appellant,)
vs.)
Division of Juvenile Services)
Respondent/Appellee.)

Supreme Court No. 20060031
Barnes County No. 05-R-00089

FILED
IN THE OFFICE OF THE
CLERK OF SUPREME COURT

APR 12 2006

BRIEF OF APPELLANT

STATE OF NORTH DAKOTA

APPEAL FROM HEARING OF DECEMBER 1, 2006
OF THE BARNES COUNTY DISTRICT COURT
JUVENILE COURT
SOUTHEAST JUDICIAL DISTRICT
JOHN T. PAULSON, PRESIDING

M.S.
P.O. Box 34
Montrose, MN 55363
Representing N.B.

TABLE OF CONTENTS

	Page #
TABLE OF AUTHORITIES.....	ii
STATEMENT OF THE ISSUES.....	1
STATEMENT OF THE CASE.....	2
STATEMENT OF THE FACTS.....	3
FACTS SUPPORTING ISSUES.....	4
LAW AND ARGUMENT.....	6
CONCLUSION.....	15

TABLE OF AUTHORITIES

RULES AND STATUTES:

- 12.1-09-01 of the N.D.C.C. (Witness Tampering)
14-10-06 of N.D.C.C. (Contributing to the Delinquency of a Minor)
19-03-.1 of N.D.C.C. (Distribution of Illegal Substances)
12.1-06-01 of N.D.C.C. (Criminal Attempt)

AMENDMENTS:

- First Amendment of U.S. Constitution (Freedom of Religion)
Fourteenth Amendment of U.S. Constitution (Sex Discrimination)

CASES:

- U.S. v. Ray:291F.3d 1039, 8th Cir. (Ark) May 29, 2002
State v. Moorman, 505 N.W. 2d 593, Minn., Sep.17, 1993
Peterson v. State, 1672 N.W. 2d 612, Minn. App., Dec. 30, 2003
U.S. v. Montarve, 962F.2d 1332, 8th Cir. (Mo) May 6, 1992

STATEMENT OF THE ISSUES

My primary issue in this brief is that the judgments of Judge John Paulson have been unjust. He and his cohorts have violated numerous laws to do this. I will explain those. I have some ancillary issues, as well. Those custodies other than my own, i.e., Juvenile Services and N.B.'s dad, P.B. have been detrimental to N.B. I still strive for N.B.'s custody. In my last appeal on Barnes County No. 04-R-89, I gave evidence of how my custody was more beneficial to N.B. than those which followed it. That's still the case.

Another issue I have is with N.B.'s medical treatment. I am opposed to psychiatric medications because they're hazardous and lack benefits. They all cause cognitive impairment. Yet those they treat with mental disorders are sick because of cognitive impairment already. This form of treatment makes no sense. Just as group therapy causes mental illness, another popular psychological technique. Psychiatric medications will cause schizophrenia by depleting nutrients. It's a profession that's strictly devoted to the profits of the physician.

You see, the nutrients depleted by psychiatric drugs are those that cause schizophrenia when deficient. I talk more about that in the pages that follow. How I know is that medical research is doing the opposite of what they should to get profits. N.B.'s mental health is in danger from her medical treatment—as well as, her physical health! This is just pure logic that found this deduction. That can be infallible! Combine profit motive with medical research=medical catastrophe! Can you predict in this case yet? If not, you're in the wrong profession!

STATEMENT OF THE CASE

This is an appeal by the mother of N.B. from an Order signed by Judge John T. Paulson on the 7th day of December, 2005 pursuant to a December 1, 2005 hearing concerning dispositional matters. There was a prior hearing held on October 21, 2005 which found that N.B. had committed the following delinquent acts, CRIMINAL MISCHIEF and ENDANGERING BY FIRE (THREE COUNTS) as alleged in some petitions. As in all other cases about N.B., guilt was established by her own "admissions"...As in previous hearings about N.B. also she later denied the veracity of her confessions. M.S. testified that N.B. had told her that Karen Kringle, Juvenile Supervisor at Barnes County told N.B. to lie about the charges that she was accused of and say she was guilty when she was not. This is another parallel to the appeal on file # 04-R-89, Supreme Court No. 20040340.

Other parallels to the earlier appeal by M.S. was that N.B. was on medications again. M.S. (I) stated in court that the medications N.B. was being forced to consume were known to impair judgment so N.B. should not be considered a reliable witness against herself. N.B. was also being held in the hospital in Jamestown when she testified at the hearings. Both medication and hospitalization indicate potential for coercion in confessions. In addition, N.B. is a minor, separated from her family while these hearings took place. This surely increased her trepidations as these hearings took place. N.B. was put into the most threatening positions possible in order to increase her anxieties and despair. Moreover, she was being made to take a drug called Abilify which is prohibited for use by minors. Although this was reported to the Medical Board, DJS and Dakota Youth Ranch no one would intervene in this matter. This drug is potentially lethal....

Mother also mentioned in court that there were some fishy details to the crimes that N.B. was accused of. In the case of CRIMINAL MISCHIEF that entailed some tires that were slashed on Nathan Faust's car. The owner of the car's name was coincidentally the same as the name of a story that I talked about in my first appeal. Secondly, there was a note that was attached to the car that was vandalised which was written with pre-fabricated letters. It was not in the handwriting of N.B.—I noted in court that it made no sense that someone would first attempt to disguise their writing with letters from a store and then confess to that crime not much later. The crime of setting fires in the park was denied by N.B. on December 1st.

What is unique about this particular hearing is that for once the Barnes County State's Attorney, Bradley Cruff recommended that N.B. should be released. In the Order that Judge Paulson wrote in the tenth Finding of Fact he said he considered the recommendations about N.B.'s disposition. Yet he disagreed with the State's Attorney. As before, N.B.'s denial of her confession was ignored by the judge. Also, like always, Judge Paulson disregarded the arguments of N.B.'s mother.

STATEMENT OF THE FACTS

On December 1, 2005, a hearing was held in Barnes County Juvenile Court before Judge John T. Paulson regarding the disposition of N.B. She had been in the custody of Department of Corrections pursuant to a November 3, 2004 hearing. N.B. and her court-appointed counsel, Russell Myhre, Valley City, North Dakota were there. I participated by telephone. My counsel, David Ogren was there; N.B.'s father, P.B.; Dennis Mansavage, case manager with Division of Juvenile Services; Karen Kringle, Juvenile Supervisor; and Petitioner Bradley Cruff.

N.B. was cross examined by Mr. Cruff and my lawyer, Mr. Ogren. At one point someone asked her who she preferred to live with. She said she wanted to live with her father. I think this is why she was kept on with Juvenile Services. Because she'd had problems with her father. This was recorded in an abuse report submitted by myself in 2001 to Social Services. Portions of that report were included in my first appeal. Since then there have been other problems which the school and Social Services won't discuss with me. They are likely to be of a similar nature to those I explained in the abuse report. Those included lack of sanitation at home, poor diet, deprivation of sleep, insufficient assistance with household tasks, etc. Furthermore, she'd been compelled by Kringle and her father to ingest psychiatric medications since April 9, 2003. This was intended to expand her handicaps...as it surely did! In any case, she may have said she wanted to live with dad out of fear...

I filed a Notice of Appeal on February 1, 2006. I was appealing the judgment on custody of N.B. The situation is becoming more salient as time goes by and more extreme abuses pile up. The abuse report that was never dealt with in court directly is the driving force behind all this abuse in court and throughout the legal system. By ignoring the source of N.B.'s

problems. i.e., her father, the judge has sanctioned her abuse, thereby institutionalizing it. It's now the custom to treat N.B. in a degrading and denigrating manner. The abuse report has become the standard for all the social interactions that N.B. encounters.

Moreover, it seems there were never any thefts by N.B. I investigated this and haven't found any judgments, notices of hearings or police reports about this. The Youth Correctional Report in the file lists a couple of theft incidences on N.B. which are based on some, "Informal Adjustments," drawn up by Karen Kringle, Juvenile Supervisor in Barnes County. I doubt there is any substance to this probation agreement. I think it's a lie like the other lies that Kringle had N.B. tell the court.

I should discuss the charges that N.B. is accused of. The **CRIMINAL MISCHIEF** she is supposed to have committed is a situation where Nathan Faust's car was vandalised by slashing the tires. There was also a note on the car that was made with sticky letters.

The **ENDANGERING BY FIRE (THREE COUNTS)** concerns a fire allegedly set at Valley City University in the bathroom. It also involves a fire that was set in the park in the men's bathroom. Police heard about the VCSU incident so they tried to accuse N.B. of other fires they had also. N.B. denied she had set those in the park. However, Kringle was there and N.B. told me she told her to admit to those fires anyways. So she did. It is important to note that in the police report N.B. wrote in her confession about the fire set in the park she mentioned she was hungry. I think this is the clue to the entire performance by N.B. I think dad was making her go hungry to set her up with the police. This would be consistent with the abuse report--- that N.B. was getting only one meal a day while living with her dad alone. How many of the judges have had to eat one meal a day while growing up? I'm sure it wasn't pleasant or easy for N.B. at her dad's. Another point I'll make about the fire at VCSU is that her dad initiated the information about it to N.B.'s case manager, Dennis Mansavage. His report is also in the police report dated October 20, 2005. I think dad made N.B. say that about herself to cover for his actions in the abuse report of 2001. That abuse report is partially included in my last appeal on Barnes County No. 04-R-89.

FACTS SUPPORTING ISSUES

As I mentioned in the last section, that although N.B. confessed to many crimes there were some quirks to those. The police report on Oct. 20 goes into the details surrounding N.B.'s "confession" on the park fire. It sounds to me like she was pressured into making her confession on that. Remember, she was on medications that cause cognitive impairment. She's been kept on those medications despite my continual arguments to get her off to the Attorney General and everybody on down. I am certain that the reason for that was to coerce confessions and produce bad behavior with the medications. There's no medical rationale for making her take them. Therefore, they are being used for purposes of persecution.

The incident with Faust's car seems a transparent lie. I used that name in my last appeal. Isn't that too coincidental? Nor do I believe that N.B. was ever destructive. She was sick and on medications. Her vitamins were discontinued when she went back to live with her dad in August. So I think she had no energy. Plus, she lost a lot of weight when she left the Ranch in Minot. She lost it fast. She would've kept losing it if she'd had to stay at dad's. He doesn't feed her. It was a set up by Lisa B. of DJS to put her back with dad again. Twice Lisa put her back and each time there was another incident while N.B. was living there. Lisa plans to return her a third time, as well. She just never learns! Because Lisa is trying to get evidence to keep her in DJS. Lisa knows about the abuse report. She's using it against N.B. just as Judge Paulson, Social Services and Kringle did. What's more, Director Al Leek of DJS won't do anything about it and neither will the Attorney General. They approve of Lisa setting up N.B. time and time again.

So far we know that N.B. was likely too tired from hunger and the side effects of her medications to be damaging things and wandering around. I also want to point out that N.B. is artistic. It's atypical for her to be destructive. I have never seen her do anything destructive. Her dad is the one who is destructive. And Lisa B., Wayne S., Judge Paulson, Kringle and Social Services are very destructive of N.B. The only way I could see her doing any of those damages is if she did it to get help from the county when she was abused—they wouldn't help her if she just told them she was hungry—or her medications changed her personality or confused her. Drugs can do this. As I'm sure DJS knows. But even so I can't see her doing these things. If you can make an argument that she did them it was because she was framed because the abuse report was ignored, she was forced to live

with her dad who then abused her, and she was forced to take medications which impaired her judgment.

Another thing that bothers me about that tire slashing incident is that note on the car. I can't see N.B. purchasing letters from a store ahead of time, actually planning out this scenario of writing notes. I think this type of crime is usually an impetuous act. People don't bother planning to slash tires. That's such a petty crime. She wouldn't disguise her handwriting by using letters from the store and then shortly afterwards, confess to doing this. Why confess? Unless you were having so much trouble at home or someone made you do it...I don't even think N.B. had any money to spend on letters at the store. She wouldn't have something like that around. This is a very fishy tale.

She also told me that she didn't want to go back to YCC or DYR. She told the police the same thing. That's how she ended up at the hospital while she confessed to these crimes. She asked for the gun of the police officer and told him she wanted to kill herself. She did that so she wouldn't have to go back to the institutions. She didn't like being locked up. She and I talked about that and I said before she went back to her dad's to stay out of trouble or she'd be locked up again. She knows enough how to stay out of trouble. No one could want a place like RTC unless they were starving. Even then I don't think she'd want to go back. Someone is making her say these things about herself....Her dad and Kringle, I'm thinking.

If you have one lie there's likely to be another waiting to be discovered. Since she denied the confession about setting a fire in the park I think none of the confessions can be trusted. That's how you disqualify a witness. Catch them at one lie and then the whole story becomes suspect. So even if I can't definitely prove that she didn't do all of those crimes I can throw enough doubt about them to throw them out. The burden of proof is on the court. They have to prove she did those. Since her confessions have been contradicted by her then they no longer have the evidence to convict her. Even if you could believe those stories about her which I think are ridiculous. They sound exactly like something out of Social Services or science fiction. When you examine the stories they just don't hold up. Only someone who didn't know N.B. could devise them.

The first and most prominent violation I have noted in this case is that of WITNESS TAMPERING, a CLASS C FELONY, 12.1-09-01 of the N.D.C.C. I believe that when Judge Paulson disregarded the abuse report this was what instigated it. Also, when Social Services disregarded it this also involved this violation. The ensuing tricks, coercion and other types of abuse that the system has bestowed upon N.B. are all part of this design. When I see a pattern of systemic, endemic abuses coupled with an abuse report that is not dealt with in court I conclude Witness Tampering. There has been a lot of havoc from this omission of confronting the abuse in N.B.'s life. It should have been discussed in court. It's also why I was not notified of the early hearings on N.B. Barnes County was attempting to conceal the situation from me. I'm figuring they were hiding something and still are. Where Robin Huseby, former Barnes State's Attorney, Ethel Puetz the director of Social Services there, and the others go is not something they want to advertise. I know how Huseby works—very deceptively. It seems that's typical of all of the principal players in this case. Huseby was replaced but we still have the others like Lisa B. to wreck N.B.'s life. Another case that exemplifies Witness Tampering is U.S. v. Ray, 291F.3d 1039, 8th Cir. (Ark) May 29, 2002.

Another violation I think that Barnes County is responsible for is CONTRIBUTING TO THE DELINQUENCY OF A MINOR, a CLASS A MISDEMEANOR, 14-10-06. At this point it would be helpful to get the background on what happened. In fact, it would assist the previous violation of WITNESS TAMPERING to do this also. First of all, we have the probation agreements signed by Kringle, N.B. and her dad. This was probably lie #1. Then Judge Paulson gives Social Services custody and they get her to lie about being a drug addict and alcoholic. That's lie #2. Then the court gets the doctors to diagnose N.B.'s fatigue that prevents her from going to school as the result of her drug addiction and alcoholism. This is despite N.B.'s dad testifying that N.B. was taking medications that made her tired (that are tranquillizers). There's lie #3. Then Huseby sends her to the Youth Correctional Center to be evaluated for violent behavior towards her foster dad. They abuse her and continue the forced consumption of medications that N.B. doesn't need and which impair her judgment and confuse her that Social Services started her on. This leads to N.B.'s first confessions of assaulting her foster dad and spitting on police. Conveniently, neither the police or N.B.'s foster dad had to appear at that hearing when she confessed lie #4.

That brings us up to date. From there, N.B. went to the custody of Juvenile Services. That went from December of 2005 to December of 2006. She was continued on antidepressants despite my most persuasive arguments to change to alternative therapy. Plus, she was sent to Dakota Youth Ranch in Minot to reside until last August. This is the most restrictive, abusive environment that Juvenile Services could find for her. DYR increased her medication to include a potentially lethal drug, Abilify. They pretended she had bipolar disorder to do this. Even though there were other less hazardous drugs that could have been used they made her take that one. This drug is also unapproved for the use of minors by the FDA and therefore, is illegal. That didn't faze DYR in the least.

Next DJS decided she should be given her "freedom" and be allowed to live with her dad. On page five I explained her treatment there—starvation and depriving her of vitamins. Of course, this led to another string of confessions for DJS and dad at the next hearing on Oct. 21; lie #5.

My point in this recapitulation of events is to show how she's been forced to lie throughout the "legal" procedures. I think this is teaching her to lie. I've said this before and I'll say it again. Lying gets people in trouble and that's just what DJS and Barnes County had in mind. The proof is in the pudding! N.B.'s situation and behavior hasn't changed one bit. I'm sure professionals that are paid exorbitant salaries and have extensive education in psychology could figure out how to stop a kid from misbehaving. But they don't. In all fairness, I hear that DYR was against putting N.B. back with her dad. They got wind of the abuse report just as DJS had. But Lisa B., regional manager at DJS wanted to keep her at DJS custody to finish her hit job. She knew as well as everybody else that this would have a bad ending. She did it to get more evidence. I don't believe the violations were actually done by N.B. But if you want to make that argument as Judge Paulson does then you'll have to admit that DJS isn't making N.B. better. Nor is Judge Paulson. They're contributing to her delinquency by forcing medications, making her lie, accepting her lies in court and thereby, sanctioning lying. The medications make her more confused and impair judgment. So she gets into more trouble and is easy to scare into making false confessions. The lying also confuses her and gets her into trouble. To top it all off, they make her live with an abusive dad. That fits into their plans just dandy. Dad makes N.B. so miserable she'll do anything to

get out. Exit back to DJS.

So that's how we get DJS and Barnes County CONTRIBUTING TO THE DELINQUENCY OF A MINOR. Judge Paulson ignores the abuse report, they make her feel bad about herself by making her continue to live with him while he hurts her as surreptitiously as he can. Only it isn't sneaky because I gave the evidence to the court in 2001 (or at least to Social Services). It may not have been until 2003 that Judge Paulson heard about it. I read in one of the early judgments on N.B. that he knew about it. He undoubtedly ignored it just as Social Services had. So I suppose everyone else from the Attorney General on down thought it wasn't worth hearing about. But they all knew about it. They didn't quibble with the evidence. They used it to make her worse off—not better. They used it to frame her for every crime under the sun. I would say that contributes to her delinquency. She's gotten no support from the county or either of the services for her abuse. They're trying to kill her for it, in fact! She's treated like the worst criminal. Even criminals don't get forced to take medications. They've given her every reason to want to die for being an abused child. That's how they contributed. They made her lie and screwed up her head with medications. That's how they contributed. They gave her a bad example by lying about her and violating her rights and the law. That's another way they contributed to her delinquency. Crap shooting is their occupation—NOT providing a decent alternative that N.B. could live with. I can't think of one positive thing they've done for her. Peterson v. State.

As far as when did Judge Paulson know about the abuse report we know it was at least by the time YCC got a hold of her. It's even on their report in the last file on N.B. (#05-R-89). The first page of the Youth Correction Center's report on N.B. states she had an abuse report on 10/01. It's important to note that. Because if Judge Paulson didn't know about it then it wasn't Witness Tampering...at least by him. It would still be that by Social Services.

While you're looking at the YCC report read the way they Witness Tampered with her. Locking her up in isolation for nothing, non-existent offense. This is a girl who's on medications that knows her rights were violated. She's an emotionally disturbed girl. She's an abused girl.

This is how Barnes County and the legal system handles her. They try to

make her sicker with medications and abusive treatment. They allow medical malpractice and illegal drugs to be used on her. DJS tries to kill her. I can't believe this myself that people get paid to do this. Even for North Dakota this has to be unusually bad. It's certainly crazy. It is also horrible. They are the worst people I have ever heard of. They could make serial killers look good.

In light of the potentially fatal side effects of Abilify, i.e., causing the diseases Malignant Neuroleptic Syndrome and diabetes I am going to call this a CRIMINAL ATTEMPT, a CLASS A FELONY, 12.1-06-01. Because I consider it attempted homicide. I've informed the Attorney General, Wayne S. and everyone on down of these side effects. No one will do anything about her taking this drug. They're deliberately trying to kill her. I don't know why they hate us that much. Maybe that's all they know how to do is hate. They apparently have plenty of that to throw around. I think they all have a mental problem. State v. Moorman.

I also consider this DISTRIBUTION OF AN ILLEGAL SUBSTANCE, 19-03-.1. Although Abilify has been approved for adults it has not been approved for minors. Hence, it's illegal to give it to minors. Although the system won't prosecute doctors for doing this they should. Because it is illegal. So was overdosing N.B. Because she was over-dosed by Social Services to get her into another confession during the incident with her foster parents. You might recall that. I have challenged the Medical Board's decision to do nothing about this. I haven't heard back yet. But I know Minnesota's Medical Board does discipline physician's who over-dose patients. I think there is too much leniency about this. In fact, Abilify shouldn't even be on the market. That's like U.S. v. Montarve.

Speaking of N.B.'s medications, I'd like to explain what nutrients are depleted by them and what occurs when this happens. It is known (according to Earl Mindell in the, "New Vitamin Bible") that at least two nutrients are depleted by both Prozac and Abilify, N.B.'s drugs. Those are vitamin B2 and Coenzyme-Q10. In fact, all psychiatric drugs do this. When B2 is deficient it causes the disease called Ariboflavinosis, i.e., lesions of the skin. What it does for to have B2 is aid in growth and reproduction, promote healthy skin, hair and nails, benefit vision, helps metabolize food, alleviates headaches.

When Coenzyme-Q10 is deficient this is what can lead to many aging

diseases including heart disease, Parkinson's, cancer, and any of the other diseases we get when we age. It increases energy, improves the immune system, reverses gum disease and improves heart function. It's found in every living cell. Without it our cells won't work! Enzymes help us digest our food. If we don't have enzymes we can't get the nutrients from our food. So by targetting the enzymes in our body, pharmaceutical companies can block many nutrients if not all of them from getting into our bodies. It's like eating a totally junk food diet. We get calories but are starved nutritionally. Needless to say, this is a slow but smart poison that's been developed by psychiatrists for their patients. It won't kill you instantly so it isn't obvious what is being done. But eventually with prolonged use those who ingest these medications will succumb to disease and probably death, as well.

If you've read my other appeal you know why physicians would do this. They make more profits if they can keep people sick and cause more illness. So do the pharmaceutical companies. It's not difficult to understand their idea in doing this. Of course, it will only work if people don't know what they're doing. People believe medications are safe because the FDA is supposed to be screening them for that. I guess Abilify is an obvious lie that FDA is screening for safety the way they should. But Prozac is really just as dangerous. It depletes the same nutrients that Abilify does. It isn't just one mistake by FDA. All of the psychiatric drugs are unsafe. Nor do they have any benefits as I discussed in my Petition for Review on my last appeal. Mindell says antidepressants cause depression. Goode in his article on the internet, "Mental Disorder: The Medicalization of Deviance," says antipsychotic drugs like Abilify don't cure anyone. While Abilify may keep people from feeling anything, physical sensations included- it can never be stopped or symptoms will return. It's entirely unnecessary, as well. Just improving diet can decrease depression says Selene Yeager, in her book, "New Foods for Healing".

There's lots to be said for alternatives to psychiatric drugs. They're safer, for one. Just exercising at least three times a week for 30 minutes at moderate intensity can decrease depression says Dallas, Texas psychiatrist, Dr. Madhukar Trivedi. That's something we should do for a variety of health benefits anyways. That study was from Cooper Institute and University of

Texas Southwestern Medical Center. It was cited in the July 2005 issue of Shape magazine. Mindell has a chapter devoted to just depression in his, "New Vitamin Bible". It lists all kinds of supplements that can aid in elevating mood. Some herbs have been used for centuries for this purpose. There are Naturopathic physicians who are trained to heal by using completely natural, safe products. There is simply no need for doctors who want to kill us off early! Even if God tells us that!

I did send a lot of my references to Brad Gruff, Barnes County State's Attorney requesting him to put them in the file. He did not do so. You can request him to do this. Or the Attorney General has a lot of them. So does the Judicial Conduct Commission. There is one that I should mention. It is from the Mayo Clinic Health Book, 2003 edition, page 463. I did tell you about this in my last appeal but I didn't give you the year. It's about the DNA damage caused by metabolic disorders that causes cancer. Any drug which depletes nutrients is causing DNA damage. Every drug I know depletes some nutrients. So all of them could cause cancer. Especially when I don't think we know what all nutrients are being depleted due to gross RDA's. If you recall, I told you before that RDA's were at infant levels. That's according to Bill Gottlieb's, "New Choices in Natural Healing".

There are alternatives in health care. One of them is Pfeiffer Treatment Center in Oakdale, MN. There's another in Warrenville, Il. It's a non-profit organisation that's found nutrition does play a part in a wide variety of mental disorders. They found this where other clinics and hospitals did not because they examine a lot more factors in people like DNA. Dr. William Walsh is senior scientist and executive director there. He's written a number of articles on the internet about treatment for mental disorders with nutrition. It's about time that someone speaks up about psychiatric abuses. I'm not going to give the addresses because I did that in my Petition for Review. But one of the articles is, "Nutrients Help Alleviate Mental Symptoms". I'm just trying to refresh your memories about my research. On page five of that article it talks about bipolar disorder and how a Harvard study found that "EPA and DHA supplements to be more effective than psychiatric medications in combatting "bipolar depression"." So I do have medical confirmation for my opinions on this subject. Yet I have been consistently resisted in Dept. of Corrections, Barnes County and Social Services on this issue. I guess if they're on the payroll they'll be used whether they're helpful or not. But I will hold

them responsible in Dept. of Corrections for any damages their staff incurs. They don't care as long as their policy dictates it. They're completely inflexible and inhumane. I don't have any respect for them. They don't care about anybody because no one cares about them.

I have to mention again that Amendment Fourteen regarding "equal protection under the law" has been violated still. Try as I might Judge Paulson will not replace Russell Myhre as N.B.'s attorney, as useless as he's been. I've seen him help Social Services against N.B. But I haven't seen him represent N.B. even once. He is just a mummy in a suit sitting in court. It still galls me that he had the stupidity to say in court that "he usually agrees with the county". That was an understatement! But I guess anything goes in Paulson's court. As long as I don't have funds to hire a lawyer for N.B. no one is going to care what Barnes County does to her. That's been made perfectly clear. It's also perfectly clear that her father can also do whatever he wants to her. If he knifed her it would still be swept under the carpet. The only thing that matters in North Dakota is the money. Since dad has money he gets the case. That occurred in my divorce from P.B. and it's occurring in these juvenile hearings. I'm tired of trying to explain her situation to people who don't care about justice. It seems like the legal system doesn't care about people either. I think it's awful that N.B. was abused so terribly by them and it's treated like business as usual. I think North Dakota has turned into Planet of the Apes! They probably don't know the difference between laws and no laws... N.B. would be better off if she had ran away from her dad.

But since money is the bottom line for North Dakota then that's a matter of sex discrimination. Because females don't usually have much of that. I think N.B. would've gotten the red carpet treatment in the justice system had she been a boy. Probably dad's attitude would have been different also. Probably North Dakota think women should be herded immediately into Social Services to produce a bastard. They've certainly acted as though they thought that way. Judge Paulson couldn't get N.B. fast enough onto Social Service's custody. Now they could train her to do tricks like the other clients on Social Services. Pourquoi? More power, control? Every available woman has to be on Social Services. It's like Mount Everest. It's there so climb it. It is imminent. We all have to do tricks! There is no such thing as private sex. That's subversive! But you can forget about N.B.

having any female roles I expect. She's being damaged by her medications. She has gotten over-weight, has a complexion problem and can't relate to her peers because she's too high on drugs. She's got skin damages. I expect her to be too sick to have children or complete her education. She'll be likely to be a misfit for the rest of her life. Thanks to the legal system. I don't believe she'll be a friend of government services either. So just forget about her. She was once a very pretty, sociable, intelligent young lady. Barnes County nixed that. No good times for N.B. or Barnes County. No way. No one will want her now and she will not want anyone either. (but me)

About her education. Can we get glowing reports on her success at least there? Of course not. Her psychiatrist and Dept of Corrections saw to that. Her social life is ruined. She can't go to parties or have friends. Uh-huh. That would be subversive. She has to live in an institution because it's there. Really because the legal system is paranoid. Because Barnes County wants to cover up for her dad and be Witness Tampering. Her education--- the question is---what education? She goes to school and keeps her seat warm. It's just babysitting. She can't do schoolwork when she's on drugs. They cause cognitive impairment. But they have to give the psychiatrist something to do. So N.B. has to go to summer school again. Because Dr. Martinson, a.k.a. Dr Frankenstein has to make a profit on her. So does DJS. So does dad. It doesn't matter if it benefits N.B. It only matters if the adults benefit. But about the time N.B. is supposed to graduate and doesn't their benefits are going to cease. Did they think about that? I have! I think long and hard about that. Appeals aren't the only things I do. I like to be a political activist these days. Now that I'm going to lose my only daughter. I'll have a lot more time to do that activism. That's my plans for DJS. That will be my sole occupation. For the rest of my crummy life. I thought you might be interested to know about my dreams in life. I don't think N.B. can have any dreams she can realise now. Not even a family. DJS should call itself the Dream Killers....as well as, Lady Killers. But you know, degradation can work two ways.

That brings me to my last (but not least) violation. That's the First Amendment pertaining to Freedom of Religion. N.B. has been subjected to Christianity since she got on DJS custody in DYC and now RTC. We're not Christians, as you know. I don't believe in killing like Christians do. We also don't believe in abusing children like Christians do. That's our right to worship whomever we please. We don't worship people who trick and

coerce others into confessions about themselves which aren't true. We don't worship liars and those who steal the health and lives of others. Those kinds of people are beggars. So although N.B. and I are poor monetarily we are much richer spiritually than Christians. We don't believe Christ will save you from paying for your sins. We like the concept of reincarnation more than heaven and hell. Because an after-life implies destroying and/or killing the life of another. I've seen the actions of Christians in North Dakota and they are evil. That's why we don't agree with Christianity. Because Christians are killers and drug pushers. They're also unscrupulous. They don't have a moral bone in their body.

CONCLUSION

As imperfect as I am as a provider and other ways that have been constantly reminded to me by North Dakota's legal system I still have something to be proud of. That is that I have never abused my daughter. I have proof of that in my last appeal. She was normal and well adjusted when I had custody of her. North Dakota wants me to forget that. They want me to think I'm worth-less like government services has been with N.B. I could maybe forget that had I not gotten the records together on N.B. She was a beautiful girl. I will love her no matter how terrible North Dakota tries to make her out to be. That will never change. I recall who she used to be. That is the real N.B. This young lady on drugs is not her. They can't fool me about that.

I'm proud of her too. That she has endured the abuses she's had. That she still has a heart through all of that. But most of all I'm proud of her for being a wonderful young lady. No one can change that. Seeing how rotten those who have custody are to her has only made me appreciate even more what a terrific daughter she is. Because I know she would never treat other people so poorly. She's an asset to this world unlike those in Barnes County and Dept. of Corrections. They aren't suitable to breathe her air.

Since her testimony was contradictory it should not have been accepted. They lied about her because they were Witness Tampering to save their jobs. It's too bad that the people in Barnes County are such vicious liars. But whatever the courts decide I will believe in N.B. until the end. Because I know who she is better than anybody. And she is a most extraordinary lady.

I'm glad I know someone like N.B. who is kind and special. Who doesn't seek to hurt and kill others. North Dakota took her away. But they can't erase my feelings for N.B. even if they kill her. That's what they're afraid of and hate. They hate love. But killing N.B. won't kill my love for her. Nor will changing her with drugs. If anything, it will just make it stronger than before. North Dakotans must not know anything about love. Because they think it's something they can take away. But love is immutable. There is nothing North Dakota can do to take it away.

I wish that the Supreme Court would overturn Judge Paulson's decision to have N.B. in DJS custody. I prefer to have her in my custody. I also want his judgment on her guilt for CRIMINAL MISCHIEF and ENDANGERMENT BY FIRE to be overturned. That would be a more fair judgment and a more accurate reflection of justice. N.B. needs me more than ever now. I am the only one who can restore her faith in humanity, her health and her future.

Christians hate the future. That is another fear that they fight. Because they can only perceive evil in the world. When they discontinue worshipping evil they will be able to plan for the future without fear. Even allow the future for N.B or themselves.

Those who are informed about medical research objectives in psychiatriy are going to have questions about those who hire psychiatrists. You'd best terminate the services of them. Or you might be considered incompetent yourselves. Since psychiatry only compounds mental illness. Those who are against nutrition include Communists, Nazis and pimps. Where do you stand? How do judges benefit by forcing young people onto disability?
Dated this tenth day of Avril. 2006.

A handwritten signature in cursive script, possibly reading 'M.S.', is written above a horizontal line.

AFFIDAVIT OF SERVICE

M.S. v. Division of Juvenile Services

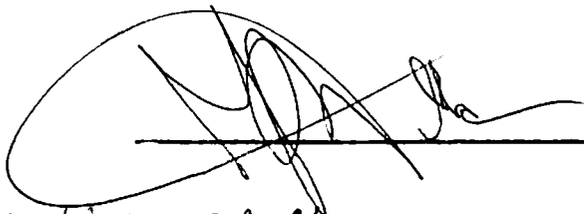
I, MARVIN S. DUBBEN, swear that I am at least 18 years of age, not a party to the above action, and that on this date, I served the following document upon the below listed individuals by depositing such document, postage prepaid, in the United States mail addressed to their usual place of business.

Appeal; Supreme Court No. 20060031

I mailed such document on the 12 day of April, 2006 to the following addresses:

Brad Cruff
Barnes County States Attorney
230 4th St. N.W.
Valley City, N.D. 58072

Penny Miller, Clerk
Supreme Court of North Dakota
600 E. Boulevard Ave., Dept. 180
Bismarck, N.D. 58505-0530



Subscribed and sworn to before me this 12 day of April, 2006.
(seal)

