My name is Bill McKeen. I want to thank the Committee for allowing me to testify today in favor of House Bill 2655. Since 2005 I have been a judicial reform activist trying to expose the criminal racketeering in the family law courts & juvenile courts in Kansas. I worked closely with the late State Representative Jim Morrison – Chairman of the House Committee on Government Efficiency & Fiscal Responsibility from January 2007 until his death. Jim was my hero. He exemplified humility, courage & compassion. I served as Jim’s agent to gather documentation of criminal racketeering by Wichita judges, prosecutors & SRS employees which Jim scanned and passed on to his committee members over several years. During the 2007 session, I also testified before this committee, the House Federal & State Affairs Committee & the Senate Judiciary Committee listing specific allegations of corruption. In December 2008, I testified before the Joint Committee on Children’s Issues and provided the committee with documentation of criminal racketeering in the Todd Wait case involving Rachel Pirner (the current President of the Kansas Bar Association who is married to Dave Grant the news director of KAKE TV) and extensive documentation of the 2000-2007 human rights atrocity involving disabled air force veteran Joe Liddle & his 14 year old son David. No one seemed to care.

Last January when I testified before the Senate Judiciary Committee, I provided the committee with 89 pages of documents including evidence of a cover up of sexual child abuse by the Wichita Police Department, family law & juvenile judges, prosecutors & attorneys in the Staci Ralstin case. Chairman Kinzer & Speaker O’Neal & Rep. Peggy Mast are familiar with this case as I participated in a 90 minute telephone conference with them, Morrison & Ralstin in June 2007. I also provided the committee with a transcript of my testimony in the Paul Rhodes-Tony Powell stalking order case in which I testified under oath that I witnessed Dave Johnson, an instructor at the February 2006 Annual Family Law seminar, tell the 40 attorneys present that the family law judges have ordered them NOT to advocate for their clients if their client received a negative evaluation form a court ordered psychologist. During the hearing last January, I asked Senator Vratil to subpoena David Johnson to come to the committee and to testify under oath that I am a liar & I have committed perjury.

Today I will again provide another legislative committee with extensive evidence of criminal racketeering which in many cases involves the cover up of the sexual abuse of children. However the reason why I am testifying today is for 3 reasons:

1. I request that the committee strike Section 21-5905 Section (2)B which prohibits repeated vituperative communication and Section 3 which prohibits picketing near a court house.
2. Instead of trying to silence judicial reform activists like myself & Joe Lidde, I request that the committee recognizes that lawmakers & law enforcement agencies desperately need patriotic muckrakers to expose human rights atrocities condoned or orchestrated by judges, prosecutors, case managers & employees of child protective agencies.
3. Finally I again ask Representatives Lance Kinzer, Joe Patton, Mike Kiegel, Peggy Mast & Steve Brunk to introduce a House Resolution requesting that Speaker Mike O’Neal to grant subpoena
42 USC § 1985 - CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS

- US Code
- Notes
- Currency
- Authorities (CFR)

(1) Preventing officer from performing duties
If two or more persons in any State or Territory conspire to prevent, by force, intimidation, or threat, any person from accepting or holding any office, trust, or place of confidence under the United States, or from discharging any duties thereof; or to induce by like means any officer of the United States to leave any State, district, or place, where his duties as an officer are required to be performed, or to injure him in his person or property on account of his lawful discharge of the duties of his office, or while engaged in the lawful discharge thereof, or to injure his property so as to molest, interrupt, hinder, or impede him in the discharge of his official duties;

(2) Obstructing justice; intimidating party, witness, or juror
If two or more persons in any State or Territory conspire to deter, by force, intimidation, or threat, any party or witness in any court of the United States from attending such court, or from testifying to any matter pending therein, freely, fully, and truthfully, or to injure such party or witness in his person or property on account of his having so attended or testified, or to influence the verdict, presentment, or indictment of any grand or petit juror in any such court, or to injure such juror in his person or property on account of any verdict, presentment, or indictment lawfully assented to by him, or of his being or having been such juror; or if two or more persons conspire for the purpose of impeding, hindering, obstructing, or defeating, in any manner, the due course of justice in any State or Territory, with intent to deny to any citizen the equal protection of the laws, or to injure him or his property for lawfully enforcing, or attempting to enforce, the right of any person, or class of persons, to the equal protection of the laws;

(3) Depriving persons of rights or privileges
If two or more persons in any State or Territory conspire or go in disguise on the highway or on the premises of another, for the purpose of depriving, either directly or indirectly, any person or class of persons of the equal protection of the laws, or of equal privileges and immunities under the laws; or for the purpose of preventing or hindering the constituted authorities of any State or Territory from giving or securing to all persons within such State or Territory the equal protection of the laws; or if two or more persons conspire to prevent by force, intimidation, or threat, any citizen who is lawfully entitled to vote, from giving his support or advocacy in a legal manner, toward or in favor of the election of any lawfully qualified person as an elector for President or Vice President, or as a Member of Congress of the United States; or to injure any citizen in person or property on account of such support or advocacy; in any case of conspiracy set forth in this section, if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby another is injured in his person or property, or deprived of having and exercising any right or privilege of a citizen of the United States, the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators.
District Court judges running unopposed

BY RON SYLVESTER
The Wichita Eagle

With less than two weeks until the filing deadline, it looks like Sedgwick County District Court judges will be running unopposed for re-election this year.

Eight judges are facing re-election, and seven of the incumbents have filed to run for re-election with the secretary of state.

Judge Timothy Lahey said he also intends to file before the June 10 noon deadline.

"I have the paperwork on my desk," Lahey, a Republican, said Friday.

Judges Robb Rumsey, Greg Waller, Ben Burgess, David Kaufman, Joe Kisner, Anthony Powell and Mark Vining have all filed for office. All but Waller and Kisner are Republicans.

James Fleetwood, chief judge of the district, said he can't remember another judicial election without a contested race in his 14 years on the bench.

"And we haven't heard of any planned races," Fleetwood said. "So far, people seem to be happy with us."

It follows a 2008 election year with eight contested races and 12 judges who ran unopposed.

There's a notable difference this year, however. All of the incumbents are running.

Usually, lawyers will pick open slots where judges are retiring or opting not to seek re-election, as their first choice.

"I would prefer not to run again an incumbent," said Jama Mitchell, a public defender who lost her bid for the bench in 2008. "I've practiced in front of all of these judges for 15 years, or at least as long as they've been around. I wouldn't want to run against anyone I respected so much."

"I will definitely be filing in 2012," Mitchell said.

Contested judicial races are shaping up, however, in Butler and Cowley counties.

Butler County prosecutor Jan Satterfield and Madison attorney Paul Dean are running in the Republican primary for the seat being vacated by retiring Judge John Sanders-source.

In Cowley County, Republicans E. Rodney Iverson of Arkansas City and William Muret of Winfield are facing off in the Republican primary for the seat currently held by J. Michael Smith.

Smith is retiring at the end of his term.

Mark Krusor of Winfield so far is the only Democrat who has filed for the Cowley County District Court opening.

Judges must be lawyers and are elected in contested races in about half the counties in Kansas.

In other counties, judges are appointed by the governor from nominees chosen by a selection committee. They stand for non-partisan retention elections every four years.

Judges in Kansas make between $106,000 and $124,000 a year.

Reach Ron Sylvester at 316-268-6514 or rsylvester@wichitaeagle.com.

PRESENTATION TO SEDGWICK COUNTY LEGISLATIVE DELEGATION
BILL MCKEAN'S ALLEGATIONS OF CRIMINAL RACKETEERING

Legislative Requests:

1. Publicly pressure Speaker Mike O’Neal to grant Rep. Jim Morrison’s House Committee on Government Efficiency & Fiscal Responsibility subpoena power to force judges, prosecutors, attorneys & family law case managers & forensic psychologists to testify under oath to refute allegations of criminal racketeering.

2. Enact legislation to authorize a 11/2010 ballot initiative to amend the state constitutional to allow Kansans to directly elect Supreme court justices in a non-partisan election.

3. Lobby Rep. Lance Kinzer’s House Judiciary committee to hold hearings to discuss & research instituting a clemency program to encourage dishonest attorneys, prosecutors to self-report their unethical & illegal & criminal acts.

Reasons For Systemic Corruption in Wichita

1. Incestuous relationship between media managers & their attorneys spouses which are officials of the Wichita Bar Association “WBA” & Kansas Bar Association “KBA”

2. Cronyism at the disciplinary boards that investigate judges, attorneys, doctors & mental health professionals. (i.e. retired Prairie View Hospital executive Sue Ice is a member of the Board of Healing Arts “BOHA” & her spouse, retired Harvey County Judge Ted Ice is the chairman of one of the 2 panels of the Commission on Judicial Conduct & daughter Laura Ice is an official for the WBA & KBA. Topeka attorney Randy Forbes is the part time general counsel for the board of Pharmacy, Board of Optometry & Board of Dentistry while serving as a defense attorney for doctors being disciplined by the BOHA. Wichita SRS Director Jean Hogan & Jodi Cline, Jeanne Erickson’s partner at Center for Counseling & Mediation are members of the Behavioral Science Board.

3. Managers at city, county & state government departments & agencies who are part of the “good old boy network” who can thumb their noses at the legislative committees due to their political connections.(i.e. Former BOHA Exec. Director Larry Buening is married to Sebelius & Parkinson Appointments Director)

4. Pro-life & pro-business PAC organizers that ignore documented corruption & provide political endorsements & campaign contributions to corrupt GOP judges.
SPECIFIC ALLEGATIONS WHICH THE FBI, THE KBI & THE WICHITA EAGLE & KSN (CHANNEL 3) & KWCH (CHANNEL 12) REFUSE TO INVESTIGATE: (NOTE: PER KANSAS STATE CRIMIN AL STATUTES, NOLA FOULSTON COULD PROSECUTE BILL MCKEAN FOR CRIMINAL DEFAMATION PUNISHABLE UP TO ONE YEAR IN PRISON IF THE FOLLOWING ALLEGATIONS ARE UNTURE & MADE MALICIOUSLY)

Former Mayor Carlos Mayans told Bill Mckean, Rep. Jim Morrison & 2 other individuals that he was offered a $100,000 bribe while he was in office.

County Commissioner Kelly Parks told Bill Mckean & Rep. Jim Morrison that he was offered a bribe by a member of the Cornejo family & former County Commissioner Ben Sciorrino and that the FBI was interested in prosecuting but was over ruled by the US Attorneys office.

Rachel Firmer, KBA & WBA board member & spouse of KAKE News director Dave Grant souborned forgery & conspired to commit criminal racketeering involving Todd & Rhonda Wait's real estate. Court appointed attorneys Steve Manke & John Rapp (son of David Rapp long time chair of the WBA's ethics complaint committee also participated in the criminal racketeering by refusing to protect Todd & Rhonda Wait's civil rights & liberty. Other attorneys involved were Nelson Van Fleet & Cami Baker & Wichita Judges Doug Roth, Mark Vining & Mike Corrigan. Note - Steve Manke is the court appointed attorney for the 15 year old charged with 1st degree murder in the Thanksgiving double homicide.

Because family law case manager, Jeannie Erickson, of the counseling Mediation Center, covered up sexual abuse of small children in 2 cases, members of the Wichita Police Department EMCU unit, SRS employees and Nola Foulston's juvenile assistant prosecutors continued to cover up the sexual abuse and/or retaliated against the mothers who were protecting their small children by reporting the sexual abuse. Several attorneys for the mothers endangered the small children by betraying their clients by refusing to go to trial to present evidence.

At the 2/2006 WBA Family Law Seminar, attorney David Johnson made a presentation in which he told the 60 attendees that the 3 family law judges (Fleetwood, Pilshaw & Wilber) had instructed him to tell the family law bar that they could not advocate for their clients right to due process by disputing any psychological evaluation by a court appointed psychologist (such as Jeannie Erickson)

At a 9/2007 meeting of the Wichita Pachyclub attended by Carlos Mayans, Rep. Joe McLeland, GOP County Exec. Director Kelly Arnold & Brownback staffer Tammy Woods, Rep. Jim Morrison told the audience that he had received a foot high stack of documented allegations of judicial corruption including a copy of a $10,000 check to bribe to Judge Pilshaw in a custody case.

Wichita family physician Richard Egelof received a 1 week license suspension after he put a female patient on unnecessary psychotropic drugs, seduce her & sexually assaulted her at her home. Topeka attorney Randy Forbes represented Egelof before the BOHA and was able to delay for several months until Bill Mckean was able to intervene to prove that the BOHA was intentionally dragging its feet. In 4/2008 BOHA Director Bueing & Chief Counsel Mark Stafford resigned under pressure. Eighteen months later Bueing's replacement Jack Cooper resigned for undisclosed reasons in 10/2009

Nola Foulston's prosecutor & long-time WBA musical review choreographer, Christine Ladner, Judge Pilshaw, Court Trustee Gene Wem suborned perjury so that disabled veteran Joe Liddle was falsely arrested for a felony & was extradited to Wichita from Iowa. A falsely sworn arrest warrant was in force on the FBI's database for 7 years. SRS attorney Timothy Givon continued to cover up the criminal racketeering by reporting to Judge Fleetwood in 12/2006 that Liddle's documented allegations of corruption were spurious. 18 months after Liddle was extradited to Wichita, Nola Foulston's juvenile prosecutors obstructed justice by reporting a false name of the father on the court documents in a trial which resulted in Joe's 14 year old son being unnecessarily sentenced to 2 years of incarceration at the Forbes Juvenile facility in Topeka. The boy's court appointed attorney, Pro Life politician & GOP County Chairman Mark Kahrs acted with gross negligence by not questioning the boy to determine who was his father and contacting him. As a result of the criminal racketeering the Veterans Administration threatened to cut off Joe's medical benefits for his broken back and Joe was never informed that his son was in trouble. For the record, the 14 year old did not have any prior criminal record before he used his mom's ATM card to take $1800 out of her bank account.

Pastor Mike Nolan who is a Wichita street minister who works with teenaged prostitutes & is a former Viet Nam Green Beret officer, a former Oklahoma state trooper and a former Assembly of God minister tells Bill Mckean & Todd Wait that he observed Wichita Judges informally known as the "Jesters" partying with prostitutes at the Broadview Hotel on a monthly basis. IMPORTANT UPDATE: According to a 2/14/10 Dallas Morning News story, the FBI wrote a letter in 1/2010 to whistleblower Phil Marseller stating that the Dallas FBI office is starting an investigation about child sex tourism in Brazil involving a sports outfitter company - Wet-A-Line whose steady clients were members of "The Royal Order of Jesters" and also included Democrat Governor & attorney Brad Henry & his attorney friends & that as part off an ongoing federal probe of the Royal Order of Jesters retired New York Supreme Court Justice Ronald Tillis was sentence to 18 months in federal prison for transporting a teenaged immigrant who could barely speak English from Buffalo NY to serve as a prostitute at a Jesters convention in Kentucky.

For More Information – Please Contact - Bill Mckean 825 Bay Country Circle, Wichita KS 67235 (316) 293-6079 kiakahahahaha@yahoo.com
ON JANUARY 24, 2011 IN OPPOSITION TO SENATE BILL 24

My name is Bill McKeen. I am a concerned citizen & an oil industry executive who for 15 months from 1/1/2006 until 3/2007 served at the request of Senate Utility Chairman Jay Emier & Ed Cross from Kansas Independent Oil & Gas Association on the 4 member natural gas industry negotiating team with representatives from BP, ONEOK & Duke to settle with southwest Kansas corn growers association a contentious gas gathering senate bill introduced by Senate President Morris. At that time 4 years ago, I met the late Jim Morrison, Chairman of the Kansas House Committee on Government Efficiency & Fiscal Responsibility to complain about the systemic criminal racketeering & tragic human rights atrocities committed by Sedgwick County District Court judges, prosecutors, court appointed guardian ad litem & court appointed mental health professionals serving as case manager or forensic psychologists. Jim asked me to find victims who were willing to go public & within 6 months he had a stack of evidence of criminal racketeering that he scanned & forwarded to members of his committee. During the 2007 legislative session, I testified before this committee about corruption at the Office of Attorney Discipline & Board of Healing Arts & before the House State & Federal Affairs Committee about the judicial corruption to support legislation for the Supreme Court judicial selection process be taken away from the Kansas Bar Association and given to the Kansas citizens. I also testified at the request of Alan Cobb from Americans For Prosperity for a bill against taxpayer funded lobbyists.

I oppose Senate Bill 24 because it gives authority even more opportunity to corrupt district judges & mental health professionals to order divorcing spouses to get counseling. The same corrupt mental health professionals who as court appointed case managers, guardian ad litems or psychological evaluators have been involved in documented conspiracy to commit criminal racketeering in juvenile or family law courts will be able to poison the estranged spouses to destroy families to create money fees for attorneys & psychologists. Instead of giving judges more authority, this committee should seek subpoena power to demand transparency & accountability by exposing the criminal racketeering.

In 2009 I referred several victims of criminal racketeering to talk to presiding family law Judge Tony Powell & to Tom Entz, the FBI's anti-corruption special agent in Wichita. Entz told me that the FBI could not investigate without a referral from a public official. Entz urged me to put political pressure on the state & federal legislators, the state attorney general's office & the media. I believe that Entz can not investigate because of the revolving door policy in the corrupt & nepotistic US Attorney's Office, large law firms and the Wichita Police department & KBI. Acting US Attorney Lannie Welch in charge of all criminal prosecutions is the son of former KBI Director Larry Welch. Retired Senior Wichita police officials are employed by the US Attorney's office as investigators.

In January 2010 I distributed a flyer (see attached pink sheet) to the Sedgwick County Legislators at the annual public forum. I reported specific allegations of attempted bribery, criminal racketeering, obstruction of justice or sexual assault against several judges & attorneys, a former county commissioner serving as a lobbyist and a medical doctor. I told the large crowd that I would challenge any of the individuals to have me arrested for criminal defamation which is punishable up to one year in jail. Despite my attempt to follow FBI Agent Tom Entz's advice to raise awareness, GOP State Senators Jean Schodorf (formerly married to a federal prosecutor) & Dick Kelsey (an operator of an juvenile
detention home) and Democrat State Representative Raj Goyle did not address the systemic corruption
condoned by the US Attorney's Office when they ran for Congress to replace Todd Tiahrt.

To raise the stakes & political pressure, I am here to today to present to the committee documents into
the state archives for references for future legal historians. Attaching a court transcript in which I
tested under oath that I observed conspiracy to commit systemic criminal racketeering & to obstruct
justice at the 2/2006 Wichita Bar Association annual family law seminar when WBA official David
Johnson told members of the Wichita family law bar that the family law judges (Fleetwood, Pilshaw &
Wilbert) had instructed that the bar members can not advocate for their clients if they receive a
negative psychological evaluation from a court appointed psychologist. (See sheets M-7 M-14 & M-15
for my sworn testimony in the trial of Paul Rhodes). I am formally requesting this committee to request
subpoena power & force David Johnson to testify under oath to refute my allegation & to ask the State
Attorney General & FBI's government corruption unit in Washington DC to start a criminal investigation
of systemic criminal racketeering by Sedgwick County judges, attorneys & court appointed mental
health providers. Of course this committee could alternatively recommend that the State Attorney
General or the Us Attorney's Office file perjury charges against me.

On December 18, 2008, I testified before the Joint Committee on Children's Issues chaired by Sen. Julia
Lynn. (See Sheet M-1) Democrat Senators Haley & Kelly were present when I made specific allegations
of criminal racketeering to suborn perjury and conspire to obstruct justice by SRS Attorney Timothy
Givon, Judges James Fleetwood-Tim Henderson-Rebecca Pilshaw, Asst DA Christine Ladner, Court
Trustee Genine Ware, court appointed juvenile attorney Mark Kahrs & KBA Family Law Committee
Chairman Tripp Shawver in the disabled Iowa air force veteran Joe Liddle corruption scandal. (See Sheets
L-1 to L-6 for email correspondence between Joe Liddle & Jim Morrison and various judges & law
enforcement agents). I can provide the committee with several hundred pages of Joe's documents.

I also made specific allegations of criminal racketeering to suborn forgery by Judges Douglas Roth, Karl
Friedel, Michael Corrigan, Mark Vining, KBA official & attorney Rachel Pirner (wife of KAKE TV news
director Dave Grant) court appointed attorneys Steve Mank & John Rapp in the Todd Wait case. At that
time I challenged SRS Secretary Don Jordan who was present at the hearing to file criminal defamation
charges against me if his attorney Tim Givon had not been involved in the criminal racketeering. (See
Sheet M-8 to M-11 for Todd Wait's sworn testimony in the Paul Rhodes hearing). I can provide the
committee hundreds of pages of Todd Wait's documents.

I have assisted several other victims of criminal racketeering. 4 weeks ago I posted on YOUTUBE my
interview of Cynthia Rader making allegations of criminal racketeering by county juvenile employees,
Mulvane police, Juvenile Judge Harold Flaigle, Guardian Ad Litem Julia Craft (who is married to
prominent psychologist Tom Rochat), Associate DA Ron Pascal, court appointed attorneys Laurie
Shanyfeld and that resulted in the forced guilty pleas to false felony charges & an attempted suicide by
Cynthia's 16 year old son. You can google up the videos on YOUTUBE. I have attached yesterday's email
from Senator Oletha Faust Goddeau to Cynthia. (See sheet C-1 to C-1 for Cynthia's blog with links to my
YOUTUBE videos. When Senator Faust-Goddeau ran for Sedgwick County Commissioner last year, I do
not recall her discussing the bipartisan corruption committed by several county agencies & district
courts. The lesson to be learned is that state senators will look cynical if they only respond to human rights atrocities that are exposed on YOUTUBE.

I have also helped Valerie Rosstroy whose parental rights were terminated and her 2 sons were sent to Youthville because she complained that court appointed psychologists Jeanne Erickson & Janet Hawthorne have covered up the sexual abuse of her 2 sons. Valerie & her unpaid advocate & social worker Debra Wilson testified in 2009 before Mike Kiegrel’s Joint Committee on Children’s Issues which included Senators Haley, Lynn & Kelly. Rosstroy & Wilson’s audio testimony has been captured on Earl Glynn’s blog. Yesterday Valerie sent me an email to update her case. Since her testimony Valerie has been sent to jail for speaking out. I have attaché recent correspondence from Valerie in which recently a SRS employee, Jennifer Gibson petitioned the juvenile court to have Valerie sent to a state mental institution. It’s mind boggling that SRS workers continue to retaliate against Valerie for speaking out to protect her sons. It’s obvious that SRS workers in Wichita are not afraid of Senator Julia Lynn or Chairman Mike Kiegrel. To the best of my knowledge, when Senators Haley & Kelly who were aware of Valerie’s allegations when they ran for US Congress or Senator last year, they did not discuss the criminal racketeering or the Soviet style justice & psychiatry that is being covered up by the FBI & US Attorney’s Office. (See Sheets R-1 to R-6 for Valerie’s updated documents since last year and Sheets R-7 to R-11 for letters written by Valerie’s advocate Debra Wilson to Attorney General Steve Six ).

In June 2007 I helped Chairman Jim Morrison arrange a 90 minute conference call between then House Judiciary Chairman Mike O’Neal, Post-Legislative Audit Committee Chairman Peggy Mast & State Rep. Lance Kinzer and Staci Ralstyn, her mother Marlene Jones & victims’ rights advocate Donna Roberts to discuss the criminal racketeering & obstruction of justice involving the cover up of sexual abuse of a child by the Wichita police, Ron Pascal’s juvenile prosecutors office, court appointed psychologist – Jeanne Erickson & child psychologist, Jennifer Reid (who is married to Foulston Seifkin partner Todd Tedesco & is the daughter of Tom Reid a federal magistrate in Newton KS. Morrison later told me that he & O’Neal went to the House Speaker Doug May who asked State AG Steve Six to investigate. I was also told that Marlene Jones secretly tape recorded the conversation. I have attached a list (Sheet E-5 to E-10) of the criminal allegations along with emails from Ralstyn’s attorneys (Sheets E-1 to E4) which clearly indicate that attorney Julie Ariagno was afraid to advocate for her client in the Sedgwick County juvenile courts. The 8/2007 email from attorney Julie Ariagno to Ralstyn (that I received through Joe Liddle) is especially illuminating. In the email (Sheet E-1 to E-4) Ariagno instructs Ralstyn that she must move of the state if she gets her son is returned to her because court appointed psychogisit Jennifer Reid could fabricate charges against her. Shortly after the email was written, Ariagno’s husband, Tim Moore (who is a partner at Morris Laing Evans) was selected by the KBA to be 1 of 3 finalists for the Court of Appeals. Even more astonishing, Ariagno served as a lecturer on ethics at the 2005 KBA Annual family law seminar (See sheet E-11 & E-12)

The Liddle, Wait, Ralstyn cases clearly show that powerful Wichita attorney feel compelled to betray their clients which supports my allegations of systemic orchestrated criminal racketeering with curt appointed mental health providers that I made against David Johnson & family law Judges Fleetwood, Pilshaw & Wilbert.
I understand that the Committee Chairman Tim Owens is a former SRS attorney and a family law attorney who serves on the Commission on Child Support Guidelines with my former attorney Charlie Harris, Chairman of the Kansas Judicial Council’s Family Law Committee. I have never talked about my case specifically, but Harris betrayed me in 2003 when court appointed mental health providers at Wichita Psychiatric Consultants against my wishes put my 6 year old son on Zoloft & Depacote & then suggested that he needed to be sent from Wichita to Menninger Clinic in Topeka for a psychological evaluation. Harris refused to expose that the court appointed case manager, Kim Kadel, a protégé of Jeanne Erickson had fabricated evidence that my marriage counselor recommended that I should have shared custody. Harris refused to interview the court appointed mental health providers to ask if my allegations of emotional & physical abuse were valid. My subsequent attorneys Elaine Reddick & Sean Shores accepted my retainers, but refused to advocate for me. John Foulston, the 2nd case manager who replaced Kadel, filed a motion for the court to appoint a psychologist to perform an evaluation on me with the results been kept secret & not released to me. By representing myself pro se, I objected and Judge David Kaufman agreed to release the results of the psychological evaluation to the parties, but against my wishes, Kaufman selected psychologist Marc Quillen to perform the evaluation which determined that I was a paranoid delusional person with a persecutory complex that should be order to take psychotropic drugs from a court order psychiatrist. Based on the evaluation, Foulston recommended that my parenting rights be terminated. I had no choice but to walk away from my kids or spend tens of thousands of dollars representing myself as a pro through a 5 day trial in 2005 and a 2 day trial in 2006 in which my parental rights were terminated. During the trial I was able to prove that Quillen owned 5% stock in Wichita Psychiatric Consultants which employed the mental health professionals selected by Kim Kadel that put my 6 year old son on Zoloft & Depacote. Quillen stated I was crazy because I disagree with the diagnosis of his employees & because I thought that the family law courts were corrupt. (See Sheet M-22 to M-34) Marc Quillen is married to Marilyn Harp, who is the Executive Director of Kansas Legal Services. For the past 8 years since 2003, my son has remained in therapy with the court appointed psychologist Bud Bryant against my wishes.

FBI Agent Tom Entz urged me to put pressure on the media. I have already testifies that Dave Grant, the news director of Wichita ABC Affiliate KAKE TV, is married to Rachel Pirner, the KBA & WBA official who was involved in the criminal racketeering in the Todd Wait case. The management of the Wichita Eagle also has serious conflicts of interest. I have attached a copy (Sheet W-1 to W-3) of my comments regarding a recent Eagle story involving Eagle society columnist Bonnie Bing’s husband Dick Honeymann from the law firm of Hite Fanning Honeymann which until recently controlled the KBA’s selections for Supreme Court Justices. I have also attached a copy (Sheet Z-6) of a 2/20/2009 email that I received from Mary Kay Culp, the Executive Director of Kansans for Life regarding the friendship of Supreme Court Justice Carol Beier & Honeyman’s law partner, Gaye Tibbetts, who is married to Eagle courthouse reporter Ron Sylvester. Unfortunately pro life groups are not serious about removing Beier by exposing corruption for fear of exposing corrupt Wichita pro life judges who were endorsed by David Gittrich’s KFL PAC.

I understand that the bipartisan judicial corruption & nepotism between attorneys, judges & psychologists has existed for many generations & requires a bipartisan political solution. I have attached
emails (sheets M-2 to M-6) between myself & Judge Tony Powell who is an elected official accountable to the Sedgwick County voters. The email in which Powell tried to informally ban me & a subsequent court order in which he banned me from the family law courts on the 4th floor because he did not want me lobbying attorneys, court employees & judges about the criminal racketeering. Judge Powell’s reason to ban me was because I was sending emails or leaving telephone messages about the corruption to court employees & judges. Judge Powell has always been courteous to me when I visited with him in his office or at political events, but he is afraid of free speech despite the cross examination questions of me by Powell’s attorney Paul Rhodes trial. The emails demonstrate that all judges should be elected because it requires them to communicate with voters about corruption issues.

I have attached a 2000 story (Sheet Z-1 & Z-2) in which House GOP Whip Tony Powell & Senator Sue Wagle sought to subpoena Attorney General Carla Stovall to testify under oath before a house committee. Unless Powell & Wagle are hypocritical dishonest politicians posing as pro life family value Republicans, they should support my request & Jim Morrison’s goals of having dishonest judges, prosecutors, attorneys & testify under oath before legislative committees.

I have attached a 4/13/2009 email (Sheet Z-5) that I have received from Senator Julia Lynn & 2/24/2009 email (Sheet Z-4) from State Rep. Peggy Mast supporting Jim Morrison’s request for subpoena powers. I understand that in the 2008 election cycle Senator Lynn accepted a $60,000 campaign contributions from Senator John Vratil’s. I hope Lynn will start advocating for children & families instead of posing before TV cameras as a concerned legislator. Also attached is an 1/11/2011 email (Sheet Z-3) that I received 2 weeks ago from national syndicated columnist Cal Thomas referring the corruption allegations to Fox News. Assuming that Kansas will always vote GOP, O’Reilly & Huckabee should have no loyalties to Kansas Republican incumbents if they can take down Kathleen Sebelius by exposing the systemic bipartisan corruption in Kansas.

I have also attached a copy (Sheet X-1 & X-2) of Senator Haley’s 2006 SB 137 regarding a new law against the crime of deprivation of rights under the color of law. It’s ironic that Cynthia Rader, a black woman, had to turn to me, a middle aged upper middle class white man to advocate for her son rather a black attorney like Haley. I also attached Senator Wagle’s 2006 Senate Concurrent Resolution 1622 (Sheet X-3 to X-6) to change the way Supreme Court Judges are selected along with testimony (Sheet X-7 to X-11) from constitutional law professor Kris Kobach who has remained silent about the judicial criminal racketeering when he served as the State GOP Party Chairman.

Do GOP politicians really want accountability & transparency? The Kansas GOP should worry more about Soviet style justice & psychiatry than about illegal immigration or voter fraud. Last session Attorney-Senator Jay Emler’s Appropriations Committee introduced a bill to raise the required signatures for a citizen grand jury petition from 2% to 10% of the number of voters in the last governor’s election. I commend Senators Haley & Pilcher cook for defeating the measure. I hope the attorney-politicians that control the Senate do not introduce a similar bill unless they want hundreds of angry citizens to converge on the capitol. I would be happy to take any questions from committee members especially pro family values GOP Senator Pilcher Cook who publishes the internet magazine, Kansas Liberty, which claims to advocate for transparency & accountability. I have a scoop for her.
Mr. McKeen,

I have received your message and have put your name on the agenda in place of Mr. Simpson. Thank you for letting me know.

-Martha Dorsey

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Kansas Legislative Research Department  
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Topeka, KS 66612-1504  
Ph: 785-296-4419  
FAX: 785-296-3824

Dear Ms. Dorsey:

Barry Simpson had asked me to testify in his place tomorrow morning at the 10AM hearing in Topeka. Barry has sentenced to jail for 88 days last Tuesday by Judge Tony Powell for contempt of court.

I have lobbied Senator Lynn & Senator Haley about the court house corruption issues in Wichita for the past 2 years. I have tried to tell the SEdgwick Copunity delegation about the story of Joe Liddle, a disabled air force veteran from Des Moines Iowa whose constitutional rights and 14 year old sons' civil rights were violated by Nola Foulston's prosecutors and Judge Pilshaw, Henderson & Fleetwood over a 8 year period from 1999 to 2007. I believe that Rep. Bill Otto had e-mail correspondence with Bil Otto in 2005 after the Veteran's Administration threatened to take away his medical benefits due to a falsely sworn felony warrant for child support that was based on perjured testimony of the court trustee.

I know that I am asking for an exception, but Barry & Joe have powerful documented stories that must be told. Barry visited with the Wichita office of the FBI two weeks ago. Please ask Rep. Jim Morrison if I am a credible and worthwhile witness. I have been working with Jim Morrison for 2 years.

Before we can have JUSTICE we must have TRUTH. ACCOUNTABILITY & TRANSPARENCY are the only antidote to the bipartisan fascism in the Wichita Courts.

Bill McKean  
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http://us.mc807.mail.yahoo.com/mc/showMessage?sMid=17&fid=Kansas%2520Politics&f...  1/24/2011 A-9
this witness?

CROSS-EXAMINATION

BY MR. HERREN:

Q. Mr. Wait, none of these cases that you are
discussing where you believed you were wronged
involved Judge Powell, did they?

A. No, they did not.

MR. HERREN: That's all I have, Your
Honor.

THE COURT: Thank you, sir.

MR. RHODES: I call Bill Mckean.

WILLIAM MCKEAN,
called as a witness on behalf of the Defendant,
having been first duly sworn, testified as follows:

DIRECT EXAMINATION

BY MR. RHODES:

Q. What's your name and occupation?

A. My name is William B. Mckean. I am
vice-president of finance for Aspen Operating
Company, which is an oil and gas company in Fort Worth.

Q. When and how did you meet me?

A. I met Paul Rhodes in -- I believe it would have
been in late 2006 through a political
organization called the Kansas Republican Action

MARY ANN SHILLING, CSR, RMR
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Assembly, which is affiliated with the Republican party.

Q. And when did you -- when and how did you meet Judge Tony Powell?

A. About that -- well, early in 2006 I started getting involved in muckraking about corruption in the courts. I also was active in the Republican party raising money for certain candidates and volunteering to serve on their campaigns, and I believe in October -- I was also a member of the Peace and Social Justice Committee of St. Elizabeth Anne Seton, a large Catholic church, and I contacted Judge Powell. I don't recall the first time I met him, but I contacted him asking him to serve on a three-member panel with Senator Phil Journey and a professor from Newman University on a cause I was very passionate about, covenant marriage, and I had some correspondence by e-mail with Judge Powell.

Q. Did you ever meet with me and other district judges, politicians to express your concern about judicial and political corruption?

A. Yes, I had been trying to work the political angle. Fortunately, we do elect our judges in
this county, and starting in 2007 I believe I
took you up to Topeka with me a few times to meet
certain lawmakers up there. I believe I
introduced you to Jim Morrison. I have testified
before the House Committee on State and
Government Affairs two or three times before John
Vratil's Senate Judiciary Committee. I have
introduced you to several different people at the
Flint Hills Institute fundraiser dinner. I
introduced you to Eric Melgren who talked about
the corruption most recently at Donna Lippoldt's
dinner for Kansas Family Research Council.
Introduced you to a lot of politicians. Also,
you have -- because we like to do things in
pairs, I think we have talked to several -- maybe
about five or six different judges in this
building in your chambers about our desire that
Jim Morrison's committee is given full subpoena
power so that we can have citizens from this
county testify before a house committee and have
attorneys and psychologists and judges testify
under oath.

Q. Did you have a correspondence, e-mail
correspondence with Tony Powell in March of 2007?
A. Yes, I did. And I sent him an e-mail basically
asking -- it was something I had already been
talking to Mary Pilcher Cook and wanted to let
Tony Powell know that as a member of my Peace and
Social Justice Committee at my large Catholic
church I expected him to start addressing the
corruption because he was the presiding family
law judge. And the other concern I had, I
brought this up to Judge Powell in my meeting
with him, is I had observed in February of 2006
at the annual family law seminar by the Wichita
Bar Association activity that I considered
organized criminal racketeering by other judges
in the 18th Judicial District. I observed that
personally. I wanted to bring that to Tony
Powell's attention.

Q. Have you personally witnessed any allegations of
criminal racketeering?

A. Well, like I said, at this hearing and as speaker
Dave Johnson got up. He was the second speaker.
He was a member of the family law committee. He
got up and he said to about 60 members, The
family law judges have told us to tell you that
if a court-appointed psychologist prepares a
negative psychological evaluation or custody
evaluation against your client, you cannot fight
it in Court. I have said this many times, I have
challenged people to have me charged with
criminal defamation, and I stand here if someone
wants to accuse me of perjury and deny that
statement, then I'm willing to take the heat for
it.

Q. And you did bring -- you did tell Powell that
people should -- did Powell tell you that people
should bring their concerns to court about him?
A. Well, what had happened was that Tony -- you and
I went up to talk to Judge Powell, and I believe
we were in one of the small breakout rooms
praying, saying some prayers before we went in,
and it was around lunchtime, and Judge Powell
thought that we had snuck in there. But I
believe we did talk to Judge Powell. That was
one of the times I brought up my concerns about
the corruption.

Q. But you were in the courtroom on 1-20 when I
think we were both banned. What did you observe?
A. Well, I came in and I sat next to Barrett
Simpson's mother, Pat, and I just sat
there quietly. And the first thing I observed
was you. You know, you were standing out in the
hall outside of the glass window, and at one
point in time you stuck your head in and you asked Judge Powell, Do you need me to come in now? Judge Powell said no. And then after that, there was an exchange between Judge Powell and an attorney, Meg Matthewson. Meg basically made a joke and said, We'll protect you from him.

MR. HERREN: I am going to object.

It's hearsay.

MR. RHODES: Your Honor, we'll reserve that opportunity for Meg for the next hearing.

THE WITNESS: And the other thing that happened was that you were called in and there was an order that Judge Powell ordered you not to get off on the fourth floor, that you would be found in contempt of court and jailed if you did that. And after you left, he called me up there, basically said the same thing. I was not offered an opportunity to -- first of all, I did not know he was going to do it, so I was not prepared for it, but in the transcript Judge Powell said that I had been disruptive on the fourth floor several times, and I would -- that's completely untrue. Judge Powell is making an untrue statement, and I would challenge Judge Powell to come up --

Q. You don't feel that you received due process?
A. I did not receive due process. Judge Powell, you
know, made a statement that was untrue. He
cannot prove one time that I have been disruptive
in a hearing up there.

Q. Has anyone ever diagnosed you with a
psychological disorder, Bill?

A. Yes. I was involved in a custody dispute, and
very early on, three weeks into the custody
dispute, the case manager, Kim Kadel, had
fabricated some evidence, and because of that Kim
Kadel went ahead and against my -- against my
choice ordered up my six-year-old son to be seen
by a court-ordered -- or to be seen by another
case manager by the name of David Seifert, and
within three months my six-year-old son was put
on Zoloft and then he was put on Depakote, and
then four months after that this case manager --
this case manager, David Seifert, suggested that
my six-year-old son may have to be -- go to
Menninger's Clinic in Topeka for a 72-hour
psychological evaluation. And the person who
diagnosed me who was ordered by David Kaufman to
do a psychological evaluation was the name of --
forensic psychologist by the name of Marc
Quillen, who, by the way, is married to the
Executive Director of Kansas Legal Services. And Dr. Quillen, because I had complained about his employees putting my son on Zoloft, and Dr. Quillen was a shareholder in Wichita Psychiatric Consultants, he said that I -- in court that I was a paranoid delusional person who should be ordered to take psychotropic drugs from a court-ordered psychiatrist. And what's really interesting about this is that at the same time I am networking, I'm raising money for U.S. Congressman Chuck Arnold, I'm testifying before the senate utilities committee, I'm interacting with, you know, high level state senators in political activities. And the other thing I will say, Paul, is that last October I was the -- there was only two people that marched in the Goddard parade with Senator Phil Journey, who was running for district court judge. He asked me to march with him down Main Street.

Q. In summary, Bill, you would say -- I didn't quite understand all of that, but you would say that you feel there was huge ethical conflicts of interest in the way all these things transpired?

A. Well, what I would say is that they take your children, they take your money, and if you keep
on coming back and complaining against them, they
will try to say you're crazy. And if it wasn't
for my relationship with senior attorneys,
managing partners in several of the large law
firms --

Q. Bill, you have known me since 2007. In any of
the times that we have met, have you ever
experienced any behavior in me that you would see
as -- construe as threatening, highly
inappropriate, okay, or discourteous?

A. None whatsoever. I think you try to get people's
attention, but you're polite to everybody.

Q. Did you not say that you had read somewhere that
the message is in the media? Did you not read in
a book or something that the message is in the
media?

A. Marshall McClellan said that.

Q. Thank you. As to the incident concerning this
whole banning thing, there's been lots of e-mails
and stuff, and at one point I believe you were
visiting with Liz Armstrong; is that correct?

A. Correct.

Q. Did Liz ever say to you anything that indicated
that you were unwelcome or ask you not to come
back or anything like that?
A. Absolutely not. I have communicated with Liz over a two-year period.

MR. HERREN: Your Honor, I'm just going to again object to the line of questioning on the grounds of relevance.

MR. RHODES: I think -- Your Honor, I think we've pretty well covered it. Thank you. No further questions.

THE COURT: Thank you. Do you have any cross-examination?

MR. HERREN: Just a very few.

CROSS-EXAMINATION

BY MR. HERREN:

Q. Mr. McKean, you obviously feel like you personally received a very bad and what you believe to be an unfair result in your custody dispute, correct?

A. That's correct.

Q. That did not involve Judge Powell, did it?

A. Judge Powell has always been extremely courteous to me.

Q. And would it be fair to say that you are a prolific blogger?

A. I have written my allegations on the Wichita Eagle, on Kansas Liberty, on Wichita Liberty. I
get calls from people throughout Kansas in several different counties about the widespread corruption throughout the state.

Q. And you post quite lengthy blogs about this alleged corruption, correct?

A. Yes. I've been -- I have been told to do so by Chairman Jim Morrison.

Q. Okay. And has Judge Powell ever done anything to try to keep you from expressing yourself in that way?

A. The only thing that Judge Powell has done is told me not to copy him on any e-mails.

MR. HERREN: That's all I have, Your Honor.

THE COURT: Any redirect, Mr. Rhodes?

MR. RHODES: No redirect, Your Honor.

THE COURT: Thank you, sir. You may step down.

THE WITNESS: Thank you, Your Honor.

THE COURT: Mr. Rhodes, do you have further evidence?

MR. RHODES: We're almost there, Your Honor. Barry Simpson. I call Barry Simpson to the stand.

BARRETT SIMPSON,

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