

July 18, 2005

District Attorney Paul Morrison
Johnson County Courthouse
P.O. Box 728
Olathe, KS 66061

Dear Mr. Morrison:

Stung? Yes. But unlike a wasp or hornet the Bumble Bee does not lose his stinger and, unless fatally wounded, lives on to fight another day.

The Bumble Bee is alive and well.

Hoodwinking a Johnson County jury and successfully prosecuting the “crime” of exercising constitutional rights by judicially changing a complaint and thereby changing the law to fit particular action is as easy as indicting a ham sandwich.

Oh, Paul Morrison be careful what you wish for! You win round one! But did you ever think of round two? Sentencing? You ate the Bumble Bee for lunch on June 14, 2005 but have you considered what you now must digest?

It is my false criminal history that you created fourteen years ago that I have been trying to address all along and your “victory” just provided the forum! Mr. Kirk’s sexual abuse of my adolescent son is a sideshow that you twisted into a “criminal” straw man to avoid what this case is really about – the corruption of your office and public policy in the state of Kansas to deny citizens due process at trial and in revocation proceedings.

The fact remains that on June 9, 2003 the Johnson County Sheriff’s Department served you with a mandamus to produce evidence concealed to secure false criminal convictions against me 14 years ago.

The fact remains that you filed these false charges of “blackmail” on June 12, 2003 and you arrested me at my home on June 13, 2003. This false charge was filed despite the fact that you know my March 17, 2003 letter posted to Mr. Kirk was determined by both the United States Post Office and the U.S. Attorney’s Office to be a constitutionally protected activity. Further, this “criminal” complaint was not filed by any police officer but was filed directly by your office.

The fact remains that the City of Leawood Police Department and your office continue to deliberately conceal the existence of a failed sting operation using my son as bait in cooperation with complaining witnesses William Copeland and Donna Braun (Kirk).

The fact remains that there is deeply embedded public policy in Kansas and your office to conceal evidence at trial and to create, conceal, and then destroy evidence in revocation proceedings and that this public policy has been ongoing for 30 years.

The fact remains that your office created, then concealed, and then destroyed sibling letters used as evidence in a revocation proceeding.

The fact remains that shortly after Mr. Tucker Kirk sexually abused my adolescent son your office, in joint and concerted action with Mr. Kirk, conspired to deny my parental rights without due process and without any evidence of child abuse or neglect while I was in Kansas custody by falsely representing a PFA order was a no contact order when you knew it could not be a no contact court order because you conducted failed sting operations using my son as bait when this order was in effect.

The fact remains that after my business, Gold Standard Corporation, collapsed while unlawfully in Kansas custody your office and the City of Leawood Police Department entered into a perjury conspiracy in federal court to deny me the constitutional right to bond. Further, your office went on to lie to federal Probation Office Larry Revella causing him to create a criminal history you knew was false sharply enhancing my federal sentence under the Sentencing Reform Act of 1984. My son was reported from the U.S. Attorney's Office and suspended from Shawnee Mission East high school for truthful testimony in federal court.

This is all a matter of record.

On June 10, 2005 I hand-delivered by courier two letters to your office meeting all the elements of the "crime" of blackmail outlined in the amended complaint ordered *sua sponte* by Judge John Anderson, III. Frankly, it was my hope that you might recognize the hopelessness of your position and that you might finally admit your criminal activity and quit office.

This is to notify you that I am an **unrepentant Johnson County Kansas serial blackmailer** and that I am "blackmailing" you again with this second demand letter and will do so yet again by handing the same demand letter to Ms. Welch on August 2, 2005 at my sentencing before Judge Stephen Tatum.

While posting this letter is a constitutionally protected activity elsewhere in our Nation, it constitutes "blackmail" if mailed or hand-delivered in Johnson County Kansas. Only in your courthouse and only by order of Judge John Anderson, III can my activities be construed to be felonious. Please note that this letter is postmarked in Kansas, clearly making it a Johnson County felony according to your practice as a prosecutor.

This letter meets all the elements for the "crime" outlined in the amended complaint.

It is a second and soon to be third willful act by me to compel you to act against your will and resign from public office by threatening you with public ridicule, contempt, or degradation if you refuse to quit public office.

Of course, I am not blackmailing you anymore than I blackmailed Mr. Kirk on March 17, 2003 or on May 18, 2005.

There can be no probable cause for the “crime” of exercising rights guaranteed by our Constitution. Yet it appears as though Judge Tatum will have little choice but to throw the book at this unrepentant Johnson County serial blackmailer.

Mr. Morrison, I was deeply offended at my prosecution that your office and Mr. Kirk minimized the sexual abuse and trauma to my son. Have you ever talked to him about it? Have the perpetrators of this sexual abuse ever talked to him about it?

I was further deeply offended that you portrayed me as a man full of hate unwilling to “let go” of a failed marriage. I do not hate Mr. Kirk, nor do I hate you. I do not wish on you or Mr. Kirk what you have done to my family and continue to do to my family.

But I do hate the corruption that enabled this mess. I hate it that you stop at nothing to keep your criminal acts covered-up. It is your prosecution of me, not my letters to you or Mr. Kirk, which is vindictive. I want nothing from Tucker and Donna Kirk except truth. I remain determined to hold those public officials who enabled this corruption be held accountable so that what happened here, never, ever happens again.

Attached is a June 13, 2005 “blackmail” letter addressed to Mr. Kirk. I was unable to deliver this letter at trial, as the logistics simply did not allow a courier to hand-deliver it to Mr. Kirk. Nor did I personally deliver it because this might be construed as witness tampering.

Further, since the Johnson County jury was deceived by your corruption to find me “guilty” of exercising a protected constitutional activity, Judge Tatum ordered that I not contact “victims” Tucker and Donna Kirk.

Please note that my June 13, 2005 letter is yet another act of negotiation in what should be a civil matter. But since you have succeeded in making this civil matter criminal, negotiation is no longer possible. All I want is the truth, something you refused to disclose in 1991, something you entered into a federal obstruction of justice conspiracy to conceal in 1993, and something you will stop at nothing to conceal to this very day.

Mr. Morrison, unlike you and unlike the “victims” of my “blackmail” I have talked to my son about the sexual abuse. Out of respect for his wishes, I have done everything I can to keep this matter a family secret. I have focused exclusively on your corruption.

It is your vindictive prosecution that is opening up these old family wounds. It is your refusal to “let go” of your corruption in office that is preventing this matter to be settled civilly.

This is to notify you that I am announcing a hunger strike for every day I spend in jail over this false conviction. Accordingly, I am notifying Johnson County Sheriff Frank Denny so that his jail can review the protocol for this event. I will remain on an apple juice and water diet until a Kansas judge orders me to be force-fed.

Further, this is to notify you that www.fairtrialsinamerica.org will be updating its website of my “blackmail” prosecution with the full record. Because you have turned a civil matter into a criminal matter the details of my son’s sexual abuse can no longer be spared despite my best efforts. What your office and Mr. Kirk did to me and to my sons at Larned will be published for all to see.

Further, on July 28, 2005 I will resume the auto-dialing campaign directing Johnson County citizens to the website at the rate of 30,000 homes daily. After the citizens of Johnson County are alerted, the citizens of Wyandotte County will be alerted followed by the entire state of Kansas.

Mr. Morrison, admit your corruption and quit public office. Spare my family and the citizens of Kansas from an unnecessary ordeal that can quickly end with the truth and your subsequent resignation.

Sincerely,

THE BUMBLE BEE
Conrad J. Braun
3940 Hancock Street, Suite 208
San Diego, CA 92110

cc: Honorable Judge Stephen Tatum
Honorable Judge Janice Russell
Honorable Judge Nanette Laughery
FBI – Kansas City Office
Johnson County Sheriff Frank Denny

June 13, 2005

Tucker Kirk
Hand Delivered
Johnson County Courthouse
Olathe, KS 66051

Dear Mr. Kirk:

This is to again offer a settlement as promised in my May 18, 2005 letter.

In the past I have asked that you stay away from my sons and grandchildren and that you and Donna truthfully report to the appropriate federal authorities the conspiracy you entered into with the Leawood Police Department, the Johnson County District Attorney's Office and the United States Attorney's Office to deny my familial relationship with Aaron, Jesse, and Adam and the obstruction of justice, cover-up, and retaliation conspiracy in state and federal courts.

Today I am only asking for the truth from you and Donna to the appropriate authorities. I am withdrawing my stipulation that you have no contact with my sons and grandchildren.

Only the truth can set this family free. I demand no more and no less from you and Donna.

Mr. Kirk I am only asking you and Donna for truth and the sexual trauma and abuse you caused my son will remain a family secret.

Sincerely,

Conrad J. Braun
Johnson County Courthouse

cc: Honorable Judge Stephen Tatum
Kansas City FBI