

June 10, 2005

Today I arrived at the Johnson County Courthouse and picketed for 30 minutes with four (4) signs that read as follows:

PAUL MORRISON CONCEALS EVIDENCE TO OBTAIN UNLAWFUL
CONVICTIONS

THE KANSAS ATTORNEY GENERAL'S OFFICE DENIES DUE PROCESS AS
PUBLIC POLICY

LEAWOOD POLICE USE CHILDREN IN STING OPERATIONS AGAINST
PARENTS

TUCKER KIRK SEXUALLY ABUSED AND TRAUMATIZED MY SON

After approximately 10 minutes of picketing a female officer approached me and very politely asked, "Mr. Braun, do you mind if I read your signs?" I very politely responded, "Not at all. Read to until your heart's content." The officer left.

Approximately 5 minutes later the same female officer appeared and asked, "Mr. Braun is that your unattended bag by the courthouse wall." I responded, "Yes, it is." The female officer responded, "That's fine. Mr. Braun, some one reported an unattended bag in front of the courthouse so I just wanted to make sure it is yours." I thanked the officer and told her that I have accomplished everything I needed to accomplish and would be leaving shortly for my attorney's office.

I deposited my signs at my attorney's office and returned to the Courthouse. Officer Reed very politely greeted me by my surname and asked if my signs were going into the Courthouse. I responded that I left my signs at my attorney's office but that I was headed up to the Johnson County District Attorney's Office to hand-deliver a letter to Paul Morrison and would appreciate an escort since there is a propensity for me to be arrested while going about court business. Officer Reed assured me that this would no be necessary.

I proceeded to the Johnson County District Attorney's Office on the 5th Floor. When I exited the elevator a lone officer was seated in the lobby to my left. I signed my

“blackmail” letter to Paul Morrison and proceeded to the receptionist’s window and asked to see Paul Morrison. Receptionist Carol Garrett said, “Just a moment I will get Terry.” A woman came out and introduced herself as Terry Issa. I identified myself and indicated I had a letter for Paul Morrison. Ms. Issa said Mr. Morrison was unavailable. I then asked Ms. Issa if she could see to it that Paul Morrison got this letter. Ms. Issa said she would not. Ms. Issa indicated I was not to contact Mr. Morrison, that I had an attorney and my attorney was the only who can contact Mr. Morrison. I then informed Ms. Issa that this letter has nothing to do with the pending blackmail case. This is a new and completely independent action by me and by me alone and has nothing to do with my attorney. I confirmed a second time that Ms. Issa was refusing my letter. Ms. Issa confirmed this was correct. I then approached the receptionist window and asked receptionist Carol Garnett to deliver my letter. She also refused.

During this encounter a second deputy entered the lobby. I got their names, Officer Bowman and Officer Hardman, requested that they remember what they observed and left.

I made my 9:00 a.m. appearance in Court. Assistant District Attorney Sarah Welch was sitting behind the bar. I did not approach Ms. Welch behind the bar, as my letter is a separate action from the pending proceeding.

After the hearing I visited with counsel in the hallway and was unable to find Assistant District Attorney Sarah Welch.

I left the courtroom and contacted Crane Courier Company, Inc. A Crane courier then hand delivered the “blackmail” letters addressed to Johnson County District Attorney Paul Morrison and Johnson County Assistant District Attorney Sarah Welch to receptionist Carol Garrett and delivered a copy to Judge Tatum’s chambers.

Further affiant saith naught.

I hereby certify under Federal Rules of Civil Procedure that the facts in the above and forgoing are true and correct to the best of my knowledge.

June 10, 2005

Conrad J. Braun

