

FILED
MAY 08 2020
Clerk of the Appellate Courts
Rec'd By _____

**IN THE CRIMINAL APPEALS COURT FOR THE STATE OF TENNESSEE
MIDDLE DIVISION SECTION AT NASHVILLE**

Willie Austin Davis

Defendant/Appellant

vs.

Case No. M2019-01852-CCA-R3-CD

Trial No. 2017-A-62

State of Tennessee

Plaintiff/Appellee

CORRECTION OR MODIFICATION OF THE RECORD

Comes now Pro Se Appellant, Willie Austin Davis, to seek equal access to the original video-audio recordings to ensure accuracy of transcripts within the trial record. Pro Se Appellant informed Judge Steve Dozier that Appellant distrusted imprisoned ex-Judge Casey Moreland's indictment process and the subsequent judicial proceedings. However, Judge Steve Dozier ignored the Appellant's fairness concerns and methodically proceeded to voir dire, trial, sentencing and unwarranted jail time-- before Judge Steve Dozier finally disclosed that his uncle was a member of Covenant Presbyterian Church. After the Appellant was jailed in retaliation for speaking out about a child sex abuse cover-up and related connections to the alleged gang rapes of a 6th grade Brentwood Academy student, Judge Steve Dozier (a Brentwood Academy Father) recused from the Appellant's case.

Prior to Judge Dozier's post-conviction recusal, Judge Steve Dozier told the Appellant-Defendant in a pre-trial hearing on April 20, 2017: "I've already told you, everything is recorded. There are no secrets in here." During the same April 20th hearing, Pro Se Appellant pled with

Judge Dozier for the right to record Appellant's court proceedings as a Pro Se Defendant: "I'm trying to protect myself against the government that wants to put me in jail." To date, Pro Se Appellant is still very concerned about the fairness and equal standing within the judicial process, and the integrity of the voir dire and trial transcripts in Judge Dozier's jurisdiction which were relied upon by Judge Cheryl Blackburn when a denied "*new trial*" order was filed on September 17, 2019.

Judge Cheryl Blackburn was not the presiding trial judge with jurisdiction over the original video-audio recordings, but she was the presiding grand jury judge who hand-picked Davidson County Sheriff Sgt. Solomon Holley as a secret grand juror for the Appellant's superseded indictment. Sgt. Solomon Holley was also the Davidson County Sheriff Office employee who was paid to participate in the Appellant's false arrest during an on-going Mann Act Federal crime cover-up at Covenant Presbyterian Church where Judge Steve Dozier's aunt and uncle were long-time members prior to becoming charter members at Stephens Valley Church. Stephens Valley Church met for three years at Julia Green Public Elementary School where the Appellant was banned from a taxpayer owned public school property with the approval and support of Dr. Andy Davis, Julia Green School Principal. Appellant's family also endured a three-year ban from Julia Green Public School, including a family member who was a former Julia Green student and molested victim who provided sworn testimony during the Appellant's trial. Judge Dozier did not genuinely care to hear a molested victim's sworn testimony, and he did not consider the Appellant's family to be victims, but instead recognized Covenant Presbyterian Church members to be the real victims in need of protection, which included Judge Dozier's aunt and uncle, Chris and Don Dozier.

Appellant still disagrees with the favoritism of Judge Steve Dozier to the great benefit of Covenant Presbyterian Church. Appellant and his family are true, genuine victims of an ongoing child sex abuse Mann Act Federal crime cover-up, and the accuracy and integrity of court transcripts is critical to the Appellant's constitutional right to a fair, impartial trial guaranteed by the U.S. Constitution, and the Tennessee Constitution, and is also of paramount importance for molested children in Tennessee, and beyond.

Despite the inherent intimidation of a powerful Tennessee law enforcement and judicial system which does not seem to care very much about child sex abuse or fair, impartial trials and grand juries, Appellant first requested access to the original video-audio recordings on April 17, 2019. After being denied access to the original video-audio recordings, subsequent reasonable follow-up requests have been denied, or simply ignored. (Ex 1)

Judge Steve Dozier ignored Appellant's concerns about not being able to hear the proceedings well and Judge Dozier denied the Pro Se Appellant the right to record his own Defendant proceedings on an equal basis with the State of Tennessee is who is automatically allowed to video, record and possess the "*official*" trial record. During one hearing on April 20, 2017, the Pro Se Appellant informed Judge Dozier: "Yeah, but I don't hear very good, so when I record hearings I go back and listen to them." Judge Dozier ignored the Appellant's hearing handicap forcing the Appellant to proceed in a distrusted judicial process which lacked equal standing, equal access, and equal fairness. During the judicial proceedings which were advertised to the Appellant as having no courtroom "*secrets*," Judge Dozier did not disclose to the Appellant that he was the presiding judge over the first grand jury that indicted the Appellant, or that Harpeth Hall Alumnae Relations Director Scottie Coombs was a secret grand juror hand-picked by Judge Steve Dozier. Judge Dozier also banned a former Harpeth Hall girl student and

molested victim from recording the Appellant's voir dire and criminal trial, and the Appellant is now forced by the State of Tennessee to rely upon disputed court transcripts which the Appellant believes are missing information and inaccurate.

Possible missing information, inaccurate court transcripts and a "*gotcha*" malicious prosecution that mocked the Appellant and referred to child sex abuse allegations as "*mythical*" are possibly the reason that Asst. DA S. Chandler Harris has apparently fled Nashville to relocate to Philadelphia to work for Mullen Coughlin law firm. Also, Asst. DA Chandler Harris ignored the exculpatory post-conviction judicial letter along with rock-solid sworn testimony about the child sex abuse which was provided to DA Glenn Funk's Davidson County Office by The Honorable Thomas Brothers. Again, Asst. DA Chandler Harris referred to the child sex abuse allegations as "*mythical*" but The Honorable Thomas Brothers had provided Asst. DA Chandler Harris' office with sworn evidence that the child sex abuse was a hard fact about 10 months prior to the final hearing on the new trial motion denied by Judge Cheryl Blackburn. Asst. DA Chandler Harris chose to proceed with defending the "*malicious prosecution*" of the Appellant, instead of prosecuting child-molester John Perry, or those who protected child-molester John Perry. (Ex 2)

As an individual citizen Appellant wrongfully prosecuted by the State of Tennessee, an equal and fair judicial system with accurate court transcripts is critical to any chance of success for the Appellant's appeal, or for any lowly citizen's appeal. With the Appellant's case now before the Tennessee Criminal Appellate Court, Appellant now faces a new daunting challenge against the powerful office of Attorney General Herbert Slatery. Attorney General Herbert Slatery was a guest speaker at Covenant Presbyterian Church on February 3, 2014, and is a long-time friend with Covenant Presbyterian Church Pastor Billy Barnes, and other Nashville

Presbytery and Presbyterian Church in America church members, including former Gov. Bill Haslam and former House Speaker Beth Harwell (Covenant Member). To date, Attorney General Herbert Slatery has not responded to a desperate letter hand-delivered to the Governor's Office by the Appellant's wife, and Gov. Bill Lee and his policy team have not followed up with a molested victim who reached out to Candidate Bill Lee on July 26, 2018, two years prior to Gov. Bill Lee's recent April 30th appearance with President Trump at The White House as a Mann Act Federal crime cover-up continues to the great benefit of child-molester John Perry. (Ex. 3)

In the best interest of justice and on behalf of other child sex abuse advocates who may also become jailed and discredited whistleblowers, Pro Se Appellant seeks to obtain "*equal standing*" with Attorney General Herbert Slatery's office, and DA Glenn Funk's Office in Davidson County. The Brady rule and American-Tennessee Judicial systems are founded upon the time-tested precept of "*equal justice under the law*" which is engraved on the front of the United States Supreme Court Building. Since equal standing and equal access have been denied to the Appellant within the Davidson County judicial system, Appellant prays for an Appellate Court order granting the Appellant immediate equal access to all original video/audio records of Appellant's hearings which took place before imprisoned ex-Judge Casey Moreland, Judge Steve Dozier, Judge Cheryl Blackburn. Appellant's brief is due on July 1, 2020, and Attorney General Herbert Slatery's Office and DA Glenn Funk's Office continue to possess an insurmountable advantage over a lowly citizen Appellant with 53 days left on the running time-clock.

Respectfully Submitted,



Willie Austin Davis, Pro Se
221 31st Ave. North Apt# 135

Nashville, TN 37203
615-999-8190 fmdshiloh@aol.com

Affidavit

I, Willie Austin Davis, swear and/or affirm that all of the facts stated in this motion are true and correct to the best of my knowledge.

Willie Austin Davis

Signature of Appellant – Willie Austin Davis

Willie Austin Davis

Print Name of Appellant – Willie Austin Davis

Sworn to and subscribed before me
this the 8th day of May, 2020.

Amy S. Oliver

Signature of Notary Public

Amy Oliver

Printed Name of Notary Public



CERTIFICATE OF SERVICE

I, Willie Austin Davis, hereby certify that a true and exact copy of the foregoing motion has been forwarded by United States Postal Service, first class, postage pre-paid, on May 8, 2020, to the following parties:

General Benjamin A. Ball
Office of the Tennessee
Attorney General
301 6th Ave. North
Nashville, TN 37243



Willie Austin Davis, Pro Se
221 31st Ave. North Apt# 135
Nashville, TN 37203
615-999-8190 fmdshiloh@aol.com

All Exhibits provided to the Tennessee Court of Criminal Appeals were unredacted.

Exhibits released to the public are REDACTED,

R = Redacted (Email address and phone numbers are redacted)

-----Original Message-----

From: Shana Crawford <REDACTED>
To: fmdshiloh <fmdshiloh@aol.com>; Cooper, Lisa (Crim Court Clerk) <REDACTED>
Sent: Wed, Apr 24, 2019 9:31 am
Subject: Re: Re: Willie Austin Davis - Case # 2017-A-62 - Voir Dire Transcript & Other Information

Mr. Davis,

Good morning. I have NOT been paid to prepare the voir dire in this case.

I was paid for what I sent to you. That includes: the opening, testimony, closing, verdict. The two volumes that were produced.

I have NOT started on the voir dire because I am waiting on payment for that. It is the \$810.00. Mr. King has not contacted me since January on that matter. He contacted me for an estimate of the cost of voir dire, and that is all.

As far as the audio, no, the transcripts are the record in this case and will be used by any appellate procedures, not audio. We do not give out audio for the reasons I have explained to you previously.

Lastly, as I have not started on the voir dire, I will not be able to have it completed by the next hearing date in May. When I receive payment, I will start on it then and have it completed within a month.

Let me know if you have any other questions or concerns. Thank you.

Shana Crawford

On Wed, Apr 24, 2019 at 8:23 AM <fmdshiloh@aol.com> wrote:
Ms. Crawford:

I am sorry to bother you again but I am still trying to determine if you have been paid for the voir dire. I thought you were paid in full when I received the trial transcripts last year and I just want to get you paid. Have you been paid in full \$810 for the voir dire? I did receive both volumes initially but I was missing page 7 of Volume 1 (see below). Thanks for sending again. I will check to see if page 7 is in your scan. **Also, since you can't give out a copy of the audio or video, is there a way for an attorney to review the audio/video at the courthouse? I was banned from recording my own trial as a Defendant.** Also, will you have the voir dire finished before my next hearing set for May 10th?

Thanks,
Austin Davis

-----Original Message-----

From: Shana Crawford <REDACTED>
To: fmdshiloh <fmdshiloh@aol.com>
Sent: Wed, Apr 17, 2019 11:09 AM
Subject: Re: Willie Austin Davis - Case # 2017-A-62 - Voir Dire Transcript & Other Information

Mr. Davis,

Mr. King has not paid me the \$810.00 for the voir dire transcript. I have not heard from him since I sent the estimate in January.

I am attaching Volume I and II to this email. It is what I gave Mr. King in December of last year. The entire trial (minus the voir dire).

I am not sure why you only have one volume.

Lastly, we do not give out audio or video in Criminal Court because there is an Official Court reporter there to take everything down. In addition to that, the audio system is very sensitive and can pick up attorney/client conversations that are not on the record.

I have also emailed Mr. Leatherman this morning to inform him that the transcript has not been requested or paid for by Mr. King.

I let him know that I would need a few weeks to complete it due to workload.

If you have any other questions, please let me know.

Thank you,
Shana Crawford

On Wed, Apr 17, 2019 at 10:51 AM <fmdshiloh@aol.com> wrote:
Ms. Crawford:

Has Mr. King paid you \$810 for the voir dire transcript. Also, page 7 of the trial transcript (Day 1 - Sept 11, 2017) was not included.

Is it possible to get a video copy of the voir dire and criminal trial similar to the court video I received from Judge Thomas Brothers? Some of the trial transcript says "Cumberland Presbyterian Church," or has other moments which do not match my memory?

Thanks,
Austin Davis

-----Original Message-----

From: Shana Crawford < [REDACTED] > Defendant's Duplicate Payment For The Voir Dire

Transcript

To: fmdshiloh@aol.com

Cc: Erin Dickson < [REDACTED] > [REDACTED] Cooper, Lisa (Crim Court Clerk) < [REDACTED] >; Wetzel,

Eleanor (STC) < [REDACTED] > Parke Morris < [REDACTED] >

Sent: Fri, May 10, 2019 9:08 am

Subject: Re: Willie Austin Davis - Case # 2017-A-62 - Grand Jury Information and Video

Good morning all,

I received the check in the mail yesterday for the voir dire. I will start on it and get it done ASAP. If you need anything else, please let me know.
Thank you.

Shana Crawford

On Fri, May 10, 2019 at 8:23 AM <fmdshiloh@aol.com> wrote:

You may have to copy and paste the link to see the video? <https://www.youtube.com/watch?v=QhHKXVQqTJE>

-----Original Message-----

From: fmdshiloh <fmdshiloh@aol.com>

To: shanaccrawford < [REDACTED] > edicksonpsma < [REDACTED] >

Cc: LisaCooper < [REDACTED] > eleanorwetzal < [REDACTED] >; parkemorris < [REDACTED] >

Sent: Fri, May 10, 2019 8:19 am

Subject: Re: Willie Austin Davis - Case # 2017-A-62 - Grand Jury Information and Video

Ms. Crawford: I have a court hearing this morning at 9:00 before Judge Cheryl Blackburn. Did you receive the \$810 payment for the voir dire transcript? Also, I am including an attachment and a video about my two grand juries, and Steve McNair's grand jury. I hope that you, Ms. Cooper, or Ms. Wetzel will provide the attachment and video to Judge Blackburn. Judge Blackburn presided over my 2nd grand jury which included a grand juror named Solomon Holley. A Sgt. Solomon Holley was an armed Covenant security guard and with the Davidson County Sheriff's department who was actively involved in my false retaliation arrest at Covenant Presbyterian Church (see video recording). Ex-Judge Casey Moreland was the judge who presided over my pre-trial indictment hearings and bound me over to be indicted. As the presiding judge over my grand jury, and the presiding judge over my New Trial /Mistrial petition, I think it is **critical** for Judge Blackburn to know all the details about my case and to have the attachment and the video: <https://www.youtube.com/watch?v=QhHKXVQqTJE>

Thanks,
Austin

-----Original Message-----

From: Shana Crawford < [REDACTED] >

To: Erin Dickson < [REDACTED] >

Cc: fmdshiloh <fmdshiloh@aol.com>; Cooper, Lisa (Crim Court Clerk) < [REDACTED] >; Wetzel, Eleanor

(STC) < [REDACTED] >; Parke Morris < [REDACTED] >

Sent: Mon, May 6, 2019 2:11 pm

Subject: Re: Re: Re: Re: Willie Austin Davis - Case # 2017-A-62 - Voir Dire Transcript & Other Information

Thank you, Erin. I will let you know as soon as it is received. Have a good day!

Shana

On Mon, May 6, 2019 at 1:45 PM Erin Dickson **REDACTED** wrote:
Good afternoon all. The attached check was mailed out on Friday.

thanks,
Erin

On Mon, May 6, 2019 at 1:44 PM Shana Crawford **REDACTED** > wrote:
Good Morning, Mr. Davis,

As of this afternoon, I have not received the check for the voir dire in this case. I will advise you as soon as it is received by me.
I sent an invoice to Erin Dickson on May 1st as requested with information on where to send the check as well as tax id.
Have a nice day!

Thank you,
Shana

On Mon, May 6, 2019 at 11:03 AM <fmdshiloh@aol.com> wrote:
Ms. Crawford: Did you receive your \$810 payment for my Voir Dire Transcript? Thanks, Austin Davis

-----Original Message-----

From: Shana Crawford <**REDACTED**>
To: fmdshiloh <fmdshiloh@aol.com>
Cc: Cooper, Lisa (Crim Court Clerk) <**REDACTED**>
Sent: Mon, Apr 29, 2019 09:47 AM
Subject: Re: Re: Re: Willie Austin Davis - Case # 2017-A-62 - Voir Dire Transcript & Other Information

Mr. Davis,

I have not been paid yet. Out office was closed on Friday, so his assistant could have come by and we were not here. I will let you know as soon as I receive payment. Thank you!

Shana Crawford

On Sun, Apr 28, 2019 at 3:37 PM <fmdshiloh@aol.com> wrote:
Ms. Crawford: Mr. King told me Friday that his female assistant was bringing the Voir Dire payment to you. He also said he would contact the DA and court about resetting the court date since we won't have the voir dire transcript before May 10. Did you get paid? Thanks, Austin Davis

Shana Crawford, Official Reporter
Division I, Judge Dozier
Nashville, TN
REDACTED

-----Original Message-----

To: **REDACTED**
Sent: Wed, Nov 20, 2019 10:01 am
Subject: Re: Court Transcripts - State v. Willie Austin Davis

Ms. Norman: I am bringing you a cashier's check for \$1200 today.

I have two other questions:

1. How I get a transcript of grand jury selection hearings?
2. How do I get access to the video/audio record to check the accuracy of a transcript?

Thanks,
Austin Davis

-----Original Message-----

From: Patsy Norman <**REDACTED**>
To: fmdshiloh <fmdshiloh@aol.com>
Sent: Wed, Nov 13, 2019 10:15 AM
Subject: Court Transcripts - State v. Willie Austin Davis

Mr. Davis: This letter is to inform you the notice of appeal on your case has been forwarded to the court reporters who have worked on your case. There are four of us who have transcripts you have requested to be included in your appeal.

The estimated cost of preparing these transcripts is \$1,200. We are requiring payment in advance of the transcripts being prepared and filed with the clerk's office. As this is an estimate, upon receipt of payment, we will prepare the transcripts and if there is any amount due, that amount will need to be paid before filing. If the \$1,200 has a surplus, a refund to you will be issued.

We are asking that one money order or cashier's check be issued in the amount of \$1,200 payable to me, Patsy Norman, Primary Designated Reporter. I will then disburse the payments to the other reporters.

As time is of the essence, please get payment to me as soon as possible so that we may begin work on your transcripts and get them filed in a timely manner.

Patsy Norman
Primary Designated Reporter
Division 3 Criminal Court
REDACTED

REDACTED

-----Original Message-----

To: **REDACTED**
Sent: Tue, Dec 31, 2019 3:12 pm
Subject: Re: Court Transcripts - State v. Willie Austin Davis

Ms. Norman: Thanks for the transcripts. I'll check with Ms. Barr to make sure she has the voir dire, trial and closing remarks from the trial of Sept 11-12, 2017, and also the sentencing hearing from Sept 28, 2017, as part of the record already. Also, I requested a transcript of my probation hearing on Nov 1, 2017, since I was in a courthouse jail cell and not in the courtroom when the hearing took place. If you have a transcript of the hearing on Nov 1, 2017, I would still like to have a copy and also have it in the trial record.

Since I am without legal representation again, I'm not always certain on how to proceed. During most of my criminal and civil court hearings since 2013, I did my best to inform various courts of a child sex abuse cover-up which is connected to Presidential Politics. In recent years, I have done my best to inform courts of numerous connections in the child sex abuse cover-up case to the alleged gang rape case of a 6th grade Brentwood Academy student.

On Sept 27, 2018, the Honorable Thomas Brothers acted swiftly to provide DA Glenn Funk with DVD's of the sworn testimony Judge Brothers directly heard about the child sex abuse in his courtroom. The DA's Office maintains the child sex abuse is a "myth" and the DA's Office held back exculpatory information about a Mann Act Federal crime and did not provide Judge Blackburn a copy of the letter from Judge Brothers, or DVD's of the sworn testimony about child sex abuse across state lines prior to Judge Blackburn's ruling in September.

Since you are an officer of the court, I am providing you exculpatory information withheld from Judge Blackburn (see *attachment*).

Two closing questions:

- 1.) How does one get access to verify accuracy of transcripts? A previous court reporter told me that I could not have access to the video/audio records of my hearings.
- 2) How do I get a transcript of grand jury selection and a transcript of the grand jury proceeding that indicted me?

Thanks,
Austin Davis

-----Original Message-----

From: Patsy Norman **REDACTED**
To: fmdshiloh <fmdshiloh@aol.com>
Sent: Mon, Dec 30, 2019 11:37 am
Subject: Re: Court Transcripts - State v. Willie Austin Davis

MR. DAVIS; I'M SENDING ATTACHED TRANSCRIPTS, SOME MAY BE DUPLICATES, I JUST RECEIVED FROM THE OTHER COURT REPORTER. I BELIEVE THIS COMPLETES ALL THE TRANSCRIPTS IN YOUR CASE.

PATSY NORMAN
COURT REPORTER
CRIMINAL COURT DIVISION 3

On Sat, Dec 28, 2019 at 7:49 PM Patsy Norman < **REDACTED** > wrote:

Mr. Davis: Delete the **REDACTED**. I may have tapped that file instead of your 2nd file for April 6, 2018, as they are located close together in my files. I have attached the 4/6/18 transcript. Sorry for the confusion.

Patsy Norman

On Fri, Dec 27, 2019 at 11:42 PM <fmdshiloh@aol.com> wrote:

Ms. Norman: I received three pdf files that were related to my case, but I also received a file for someone named **REDACTED**. I'm not sure what you would like me to do with **REDACTED** scan but I can delete it or whatever you need me to do? Also, I did not receive the April 6, 2018 transcript with the testimony of me and Brad Gioia. Thanks, Austin Davis

-----Original Message-----

From: Patsy Norman < **REDACTED** >

To: fmdshiloh <fmdshiloh@aol.com>

Sent: Fri, Dec 27, 2019 6:40 pm

Subject: Re: Court Transcripts - State v. Willie Austin Davis

Mr. Davis: I have attached pdfs of transcripts that have been filed with the clerk's office. I believe there are three more to come to me, but I have not received them just yet from the other reporter. As soon as I receive them, I will forward them to you.

Also, I will be refunding you \$162. Your payment of \$1,200 was an estimate and as it more than covers the amount owed, I will obtain a cashier's check next week and refund you the overage.

Patsy Norman
Court Reporter
Division 3 Criminal Court

On Sat, Dec 21, 2019 at 7:52 AM <fmdshiloh@aol.com> wrote:

Ms. Norman:

I spoke with Ms. Barr yesterday and she said you were sending me a pdf of the transcripts. I look forward to receiving them.

Thanks for your help.

Austin Davis



MULLEN
COUGHLIN

S. Chandler Harris



Attorney

REDACTED

Wayne, PA 19087

REDACTED

- Chandler Harris is an associate at Mullen Coughlin LLC. Mr. Harris's practice focuses on counseling clients through privacy and cybersecurity matters including data security events, incident response, and regulatory investigations and compliance. Once a breach has occurred, Mr. Harris assists and advises clients by determining the scope of the breach, the nature of the information compromised, and the potentially impacted parties. Mr. Harris coordinates with forensic teams and other industry experts to ensure his clients are in compliance with state and federal statutory and regulatory obligations that trigger in the event of a data security incident. Mr. Harris also assists clients in responding to regulatory inquiries and investigations.
- **Mr. Harris previously served for over six years as an Assistant District Attorney General for the Office of the District Attorney General for the Twentieth Judicial District in Nashville, Tennessee.** A seasoned litigator, Mr. Harris has tried over thirty jury trials on offenses ranging from Felony Possession and Sale of Narcotics, Felony Possession of Firearms, Aggravated Robbery, Attempted First Degree Murder, and several First Degree Murders. He also has specialized experience prosecuting Vehicular Crimes, **Aggravated Child Abuse, and Rape of a Child.**

As Jeffrey Epstein learned, there is NO statute of limitations for child sex abuse across state lines under the Federal Mann Act law.

Education

University of Memphis Cecil C. Humphreys School of Law
Juris Doctor, 2013

Auburn University
B.S.B.A Economics, 2010

Admission

- Pennsylvania
- Tennessee



State of Tennessee

TWENTIETH JUDICIAL DISTRICT

THOMAS W. BROTHERS,
JUDGE
SIXTH CIRCUIT COURT

404 METROPOLITAN COURTHOUSE
NASHVILLE, TENNESSEE 37201
(615) 862-5917

September 27, 2018

General Glenn Funk
Washington Square, Suite 500
222 2nd Avenue North
Nashville, Tennessee 37201-1649

In an abundance of caution, protected information is **REDACTED** in submission to Attorney Larry Crain's permanent injunction granted on 9/24/2018.

Dear General Funk,

Please find enclosed DVDs of the trial testimony in the recent case of **REDACTED** versus Austin Davis, **REDACTED**. The plaintiff testified under oath that **R** had been molested as a child by **REDACTED**. During the trial the defendant made numerous complaints that the police and authorities have refused to investigate these claims. I believe it is my obligation to provide this information to your office in order that you may determine whether any further review or investigation is required. Please maintain the identity of the plaintiff, "**REDACTED**," confidential unless **R** authorizes otherwise. I am advising both parties of my actions by copies of this letter.

Thank you and please do not hesitate to let me know if I can provide any other assistance.

Sincerely,

A handwritten signature in black ink, appearing to read "Thomas W. Brothers", written in a cursive style.

Thomas W. Brothers

CC: Larry Crain, attorney for plaintiff
Austin Davis, defendant

Ex. 2

From: Catherine Davis <valglenn18@aol.com>
To: herbert.slatery **REDACTED**
Subject: Letter To Tennessee Attorney General Herbert Slatery
Date: Fri, Sep 19, 2014 11:56 am

In an abundance of caution, old links are no longer available in submission to Attorney Larry Crain's limited injunction granted on 9/24/2018.

Dear Mr. Slatery,

Congratulations on your historic selection as the new Tennessee Attorney General. I know you are very busy and may not have seen, or even remember, several emails I sent you earlier this year: <http://www.keepandshare.com/doc4/45636/2014-d-jan-31-catherine-davis-emails-to-he> **No Longer Available** 292k?da=y

I know you to be an Elder at Cedar Springs Presbyterian Church, and I also know that Cedar Springs voted to depart the PCA on April 8, 2001: <http://www.uclick.com/client/zzx/rt/2001/04/12/>

Encouraged by this information, I wanted you to know about the never-ending abuse of my family prior to your speaking engagement at Covenant Presbyterian Church on February 3, 2014. I am sorry I did not get my message through to you, or that people may have provided you untrue information about me: <https://soundcloud.com/valglenn18/herbert-slatery-speech>

Last week, the Tennessee Supreme Court allowed a public hearing to select a new Attorney General for the first time since the state was formed in 1796: <http://www.tennessean.com/story/news/politics/2014/09/11/tn-supreme-court-pick-attorney-general-monday/15469041/>

I am grateful to the Supreme Court for allowing this public hearing, and I am also grateful my husband was permitted to make a 3-minute public statement before the 8 Attorney General candidates: <http://youtu.be/> **No Longer Available**

If you have any doubts about the veracity of my husband's public statement, I would encourage you to read the sworn statements submitted to Judge Carol Soloman on August 13, 2014: <http://www.keepandshare.com/doc4/44871/2014-w1-aug-13-4th-lawsuit-exhibits-1-5-n> **No Longer Available** soloman-3-0-meg?da=y

As the new Attorney General, you have a tremendous opportunity to establish a lasting legacy by doing right in the first case brought to your attention by an ordinary Tennessean.

I will hand-deliver a hard-copy of this email down to the State Capitol today. I am willing to meet with you in person at any time to answer any questions you may have.

Respectfully Yours,
Catherine Fleming Davis

REDACTED

Psalm 93

Capitol 1st Floor



**Catherine
Davis**

ID# V120171644

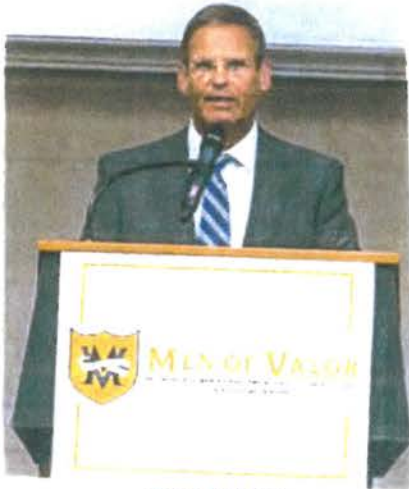
LOBBY GUARD
Sign In. Sign Out. Secure.

09/19/14 11:59 pm

Received by Governor Haslam's office on 9/19
1:37 pm
Laura Hunt



Gov. Bill Lee dismissed a banned and bullied girl victim to protect child-molester John Perry.



Gov. Bill Lee



Jack Wallace –
Men of Valor Board –
Covenant Elder –
Harpeth Hall Board



John Avery –
Men of Valor –
Stephens Valley Church
Corporation President

12 Years of "Social Distancing"



Still banned and bullied
to protect a child-molester

----- Forwarded message -----
From: Bill Lee <REDACTED >
Date: Sat, Jul 28, 2018 at 10:35 AM
Subject: Re: As you travel to Memphis
To: Daisy Davis <REDACTED >

**No follow-up response from
Gov. Bill Lee and his "policy"
team.**

Daisy,

It was great to meet your dad, I am grateful he took the time to come out and listen to my vision for our state. Thank you for the info, I'll be sharing it with my policy team.

Thanks for the note.

-Bill

On Thu, Jul 26, 2018 at 1:59 AM, Daisy Davis <REDACTED > wrote:
Hi Mr. Lee -

I'm sorry to write you so late. I would've written you earlier, but I just got home from work. My name is Daisy Davis and I am a rising senior at Belmont University. My father, Austin Davis, enjoyed meeting you and your wife at the Corner Pub the other day. My dad graduated from Memphis University School and still has many MUS/Ole Miss friends in Memphis. I hope you can take a few minutes to look at this information (provided in the links below) as you travel to Elvis' hometown. If you have any questions please feel free to contact me.

Have a safe trip and enjoy some good BBQ!

God bless,

Daisy
REDACTED

<https://www.keepandshare.com/doc11/25319/2018-1w-july-22-the-silent-bell-part-14-combined-for-bl?da=y>

<https://m.youtube.com/watch?v=hhYXcaW4Fps>



Still banned and bullied
to protect a child-molester

April 30, 2020: President Trump appeared with Gov. Bill Lee a few days after Tennessee Democrat Bob Freeman was provided information about an on-going child sex abuse cover-up.



Rep. Bob Freeman
TN District 56



Future President Bill Lee?

April 27, 2020

-----Original Message-----

To: rep.bob.freeman@capitol.tn.gov

Sent: Mon, Apr 27, 2020 7:39 am

Subject: Gov. Bill Lee - Sen. Marsha Blackburn - Child Sex Abuse Cover-Up

Gov. Bill Lee - Sen. Marsha Blackburn - Grand Juries - Amy Grant - Reese Witherspoon - John Grisham

1. Grand Juries: <https://www.keepandshare.com/doc15/21695/2020-2m-apr-20-rise-of-a-titan-amy-grant-reese-witherspoon-grand-juries?da=y>
2. Gov. Bill Lee: <https://www.keepandshare.com/doc15/21668/2020-2k-apr-12-rise-of-a-titan-easter-pres-trump-rev-graham-gov-lee-sen-blackburn?da=y>
3. John Grisham: <https://www.keepandshare.com/doc15/21118/2019-1z-oct-25-rise-of-a-titan-john-grisham-eddie-george-steve-mcnair?da=y>
4. AG Herbert Slatery: <https://soundcloud.com/valglenn18/herbert-slatery-speech>
5. Will HH-MBA Boards terminate employment of Scottie Coombs (secret grand juror) and Brad Gioia (DA witness)?



Still banned and bullied to protect a child-molester

May 4, 2020: After two years, Gov. Bill Lee and his policy team still have not followed up with a banned, bullied and molested girl victim.



Future President Bill Lee?

----- Forwarded message -----
From: Bill Lee <REDACTED >
Date: Sat, Jul 28, 2018 at 10:35 AM
Subject: Re: As you travel to Memphis
To: Daisy Davis <REDACTED >

As Jeffrey Epstein learned, there is NO statute of limitations for child sex abuse across state lines under the Federal Mann Act law.

Daisy,

It was great to meet your dad, I am grateful he took the time to come out and listen to my vision for our state. Thank you for the info, I'll be sharing it with my policy team.

Thanks for the note.

-Bill

On Thu, Jul 26, 2018 at 1:59 AM, Daisy Davis <REDACTED > wrote:
Hi Mr. Lee -

I'm sorry to write you so late. I would've written you earlier, but I just got home from work. My name is Daisy Davis and I am a rising senior at Belmont University. My father, Austin Davis, enjoyed meeting you and your wife at the Corner Pub the other day. My dad graduated from Memphis University School and still has many MUS/Ole Miss friends in Memphis. I hope you can take a few minutes to look at this information (provided in the links below) as you travel to Elvis' hometown. If you have any questions please feel free to contact me.

Have a safe trip and enjoy some good BBQ!

God bless,

Daisy
REDACTED

<https://www.keepandshare.com/doc11/25319/2018-1w-july-22-the-silent-bell-part-14-combined-for-bl?da=y>

<https://m.youtube.com/watch?v=hhYXcaW4Fps>