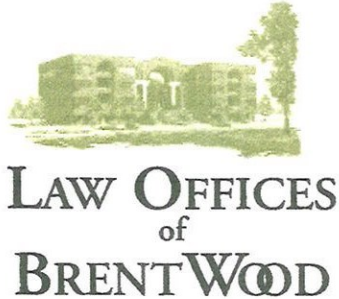


---

LARRY L. CRAIN  
Attorney at Law



615.376  
615.345 Fax  
@  
www.brent .com

---

June 2, 2009

Austin and Catherine Davis  
5895 Willshire Drive  
Nashville, TN 37215

*Re: Austin, Catherine and Daisy Davis v. Jim Bachmann, Worrick Robinson and  
Covenant Presbyterian Church*

Dear Austin and Catherine,

It was my pleasure to meet with both of you today. I have since had an opportunity to review the documents that you left with me concerning your case.

The facts as related by you raise a host of legal and constitutional issues, all of which are complex in nature. It appears to me that you have sought repeatedly to resolve this matter following the admonition of the Holy Scriptures in 1 Corinthians: 6, Matthew: 18 and others. It is indeed unfortunate that your appeals to the ecclesiastical authorities of the church seem to have fallen on deaf ears. What is even more disturbing is the apparent pattern on the part of some church leaders within Covenant Presbyterian to use their political influence to try and intimidate you through the use of law enforcement and civil authority. This pattern opens the church and leadership to potential civil liability under such theories as invasion of privacy, defamation and for casting you in a false light.

Over the course of my thirty years practice I have specialized in representing churches and Christians in a wide spectrum of church/state issues. I have been on both sides of church discipline cases and will tell you that when civil courts become involved, these cases rapidly escalate into a warfare in which the casualty often is the reputation of Christians, particularly in the eyes of non-believers. It is for this reason that I must advise you to tread cautiously into your decision whether to bring any type of civil action against those who have usurped their role as church leaders, and I am convinced that you have prayerfully considered any such action.

I will continue to give this matter further thought and consideration as I review the documents that you have provided me. You should also be mindful of the fact that there is a one year statute of limitations which may expire as early as **June 27, 2009**; as to certain causes of action you may have against these defendants. This statute of limitations is, of course, tolled as to your daughter, Daisy, because of her minority status.

Maryland Way, Suite Brentwood, TN 37027

---

ADMITTED: VIRGINIA WASHINGTON D.C. TENNESSEE

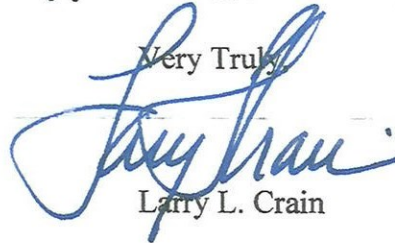
Austin and Catherine.Davis

6/2/09

Page 2

At this time, I am unable to commit to the filing of any civil action prior to the expiration of this statute of limitations. However, if after further review and consultation with you, I change my mind, I will certainly notify you. I remain

Very Truly



Larry L. Crain

LLC/agc

In June 2009, Attorney Larry Crain rejected representing the Davis Family. In March 2016, Attorney Larry Crain chose to protect a Mann Act Federal crime cover-up by representing John Perry's child sex abuse Victim #1 in a \$3 million lawsuit against Austin Davis.

During a court hearing on March 10, 2016, Attorney Larry Crain sought an injunction to silence Austin Davis from exercising his First Amendment right to speak out about the John Perry child sex abuse cover-up. This hearing occurred about two weeks after Austin Davis informed GOP Presidential Candidate John Kasich about the child sex abuse cover-up during a televised C-Span town hall rally in Nashville.

In 2018, Attorney Larry Crain represented child-molester John Perry in a \$3 million lawsuit against Rev. Billy Graham's publisher, HarperCollins, during the same period of time when he was representing John Perry's child sex abuse Victim #1, and during the same period of time when he filed a \$1.5 million lawsuit against the mother of the alleged 6th grade Brentwood Academy gang rape victim. Child-molester John Perry lived, or still lives, approximately 12 houses away from the family of the alleged 6<sup>th</sup> grade Brentwood Academy gang rape victim.

Attorney Larry Crain is a long-time friend and former ACLJ senior counsel with Jay Sekulow, President Trump's 1<sup>st</sup> impeachment attorney. Attorney Larry Crain graduated from the Nashville School of Law. Attorney Jay Sekulow graduated from Mercer Law School. There is **NO** statute of limitations for child sex abuse across state lines under the Federal Mann Act.

Sept 12, 2017 – Daisy Davis provided sworn court testimony that she was banned, abused and molested during the on-going Mann Act Federal crime cover-up to protect child-molester John Perry.



**BILL HASLAM**  
GOVERNOR  
STATE OF TENNESSEE

August 22, 2012

Mr. Austin Davis  
5895 Willshire Drive  
Nashville, Tennessee 37215-5111

Dear Austin:

Thank you for writing to me regarding your daughter, Daisy Davis. I was saddened to read your story, and appreciate you sharing this information.

After consideration and review, I believe that your best course of action is to seek legal advice regarding this matter. An attorney of your choice is in the best position to advise you of your options. Unfortunately, this office cannot advise you from a legal standpoint.

I am also forwarding your letter to Commissioner O'Day's office at the Department of Children's Services for further review and consideration.

I genuinely hope that an appropriate resolution is found soon. Please accept my best wishes.

Warmest regards,

A handwritten signature in black ink that reads "Bill Haslam".

Bill Haslam

BH:jh

Judge Thomas Brothers acted swiftly to provide sworn trial testimony to DA Glenn Funk from a related \$2.1 million civil trial. A "Mann Act" Federal crime cover-up is still on-going before Tennessee Appellate and criminal courts.



2018

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

**MALICIOUS PROSECUTION**

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 request 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

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. REDACTED REDACTED

REDACTED 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,

Thomas W. Brothers

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

Attorney Larry Crain filed a \$1.5 million defamation lawsuit against the mother of the 6<sup>th</sup> grade Brentwood Academy alleged rape victim.



THE TENNESSEE INNOCENCE PROJECT  
EXONERATING THE WRONGFULLY CONVICTED