Why did Matt Moore threaten "legal counsel" review protecting Christ Presbyterian Academy Alumni Father, John Perry? To learn more about Gov. Bill Haslam, Gov. Bill Lee, TN Attorney General Herbert Slatery, Pastor Scott Sauls, Pastor Scotty Smith, Christ Presbyterian Church, and the on-going John Perry child sex abuse cover-up, read the new legal motions, sworn testimony and exhibits in this document.



Pastor Scott Sauls

Gov. Bill Haslam



Church Arrest Protected John Perry

Does God really protect "private" child sex

abuse by God's "church-state" chosen people?

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

From: Mmoore < mmoore@christpres.org

To: Fmdshiloh < fmdshiloh@aol.com > Sent: Sun, Sep 6, 2020 3:20 pm

Subject: Re: Scott Troxel Testimony - Covenant Child Sex Abuse Cover-Up

As administrator of these domains, please remove all addresses with domains @cpalions.org and @christpres.org

Further unsolicited emails to these domains will be sent to our legal counsel.

On Sep 6, 2020 at 3:03 PM, < Fmdshiloh > wrote:

A 6th Message To New Police Chief John Drake on Sept 6, 2020

Chief Drake / Sheriff Hall: I am providing you an abbreviated recording of Nashville Police protecting child-molester John Perry and a Mann Act Federal crime cover-up on Oct 25, 2015. MNPD Officer John Daughtery (witness) and DCSO Sgt. Solomon Holley (secret grand juror) were both involved in my retaliation arrest and contaminated indictment. On Oct 25, 2015, ex-Covenant Deacon Bill Clark worked with MNPD Officers to protect child-molester John Perry. Bill Clark is married to Susan Ann (Perry) Clark, ex-wife of child-molester John Perry. Question: Does Sex Crimes Detective Chuck Fleming think it is normal for Bill Clark, Susan Ann (Perry) Clark, child-molester John Perry, Nashville Police, and the Davidson County Sheriff's Office to all be working on the same team?

Police Recording:

https://soundcloud.com/valglenn18/oct-25-2015-nashville-police-protect-covenant-child-sex-abuse-cover-up

Sgt. Holley Video: https://www.youtube.com/watch?v=C4_hIBo2_EA

Scott Troxel Testimony: https://www.keepandshare.com/doc15/22244/2020-3-aug-29-scott-troxel-testimony-covenant-session-child-sex-abuse-cover-up?da=y

Website - Twitter: https://www.thesilentbell.org/

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

FILED

MAR 2'9 2021

Clerk of the Appellate Courts

Rec'd By

State of Tennessee

Plaintiff/Appellee

In an abundance of caution, protected information is REDACTED in submission to Attorney Larry Crain's limited injunction granted on 9/24/2018. Attorney Larry Crain represents child-molester John Perry, and John Perry's child sex abuse Victim #1.

APPELLANT'S MOTION FOR RECUSAL - 3rd MOTION FOR COURT REVIEW

Pursuant to Tennessee Supreme Court Rule 10B 3.02 (a) and (b) and (c), Appellant makes a motion for the recusal of Appellate Court Judges Timothy L. Easter, J. Ross Dyer, and Robert L. Holloway, Jr. from the Appellant's case, and Appellant is now forced to make a 3rd "motion for court review."

Appellant has been denied a fair, impartial de novo review of his two "motions for court review," via a secret panel of three criminal appellate court judges who were not disclosed to the Appellant until after the 1st denied order was filed on March 15, 2021.

Appellant was unable to make a recusal motion for the unfair, biased secret panel of criminal appellate court judges, Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, Jr., because the secret judges were involved in a 1st "improper purpose" against the Appellant, and the Appellant was not provided the identity of the three judges until after the 1st denied order was filed on March 15, 2021.

Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, who were all appointed by former Republican Gov. Bill Haslam, committed a 2nd "improper purpose"

against the Appellant by remaining on the appellate panel and turning a blind eye to Gov. Bill Haslam's personal involvement in the John Perry – Christ Presbyterian Church – Mann Act Federal crime cover-up. This 2nd "improper purpose" was committed when the three judges denied the 2nd "motion for court review" thereby blocking the five remaining Appellate court judges from receiving the Gov. Bill Haslam – child sex abuse cover-up information provided in the 2nd "motion for court review."

As a consequence of committing an "improper purpose" against the Appellant via a biased secret panel on the 1st denied order of March 15th, and as a consequence of committing a 2nd "improper purpose" to block the Appellant's 2nd "motion for court review" from reaching the intended audience of the five remaining judges of the Tennessee Court of Criminal Appeals, Appellant is now forced to write and file a 3rd "motion for court review" in a repeated attempt to obtain a fair, impartial, open, public, honest, and accountable judiciary, which should be readily available to the lowly Appellant, or any lowly tax-payer citizen of the State of Tennessee.

Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, Jr., have clearly demonstrated they are above the "rule of law" and have no personal responsibility or accountability for the integrity of the Tennessee Judicial System or the Professional Code of Conduct which governs all judges, attorneys, and prosecutors in the State of Tennessee.

Per the Professional Code of Conduct, the awesome responsibility for the integrity of the Tennessee Judicial System is the primary responsibility of Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, Jr., imprisoned ex-Judge Casey Moreland, and Judge Kelvin Jones who is now being investigated by the Tennessee Bureau of Investigation, along with all other Tennessee judges, attorneys and government prosecutors, and the primary burden

of Tennessee Judicial System integrity does not fall upon lowly citizen tax-payers, or lowly criminal defendants.

In a related John Perry child sex abuse cover-up case, Civil Appellate Court Judge Andy D. Bennett wrote a minority legal opinion which emphasized the importance of public trust in the Tennessee Judicial System and the need for judges to rigorously adhere to the Professional Code of Conduct (Case # M2018-COA-R3-CV): "Public confidence in the performance and impartiality of the judiciary is maintained only when judges rigorously adhere to the Code of Conduct. Violations of the Code, if left unaddressed diminish public confidence and injure the entire judicial system." Exhibit 1 - Pg 3.

The Honorable Andy D. Bennett also wrote about the importance of a fair, impartial trial: "The right to a fair trial before an impartial tribunal is a fundamental constitutional right... Article VI, Section 11 of the Tennessee Constitution provides, 'No Judge of the Supreme or Inferior Courts shall preside on the trial of any cause in the event of when he may be interested...' This provision is intended 'to guard against the prejudgment of the rights of litigants and to avoid situations in which the litigants might have cause to conclude that the court had reached a prejudged conclusion because of interest, partiality, or favor." Exhibit 1 – Pg 1.

The Honorable Andy D. Bennett wrote the minority opinion about the Appellant's significant recusal issue in a civil lawsuit involving Davidson County Judge Kelvin Jones, a judge who has also presided over cases involving the Appellant, who is now being investigated by the Tennessee Bureau of Investigation, in similar fashion to ex-Judge Casey Moreland who was investigated and arrested by the Federal Bureau of Investigation, and later pled guilty to obstruction of justice and other acts of public corruption in Federal Court. Exhibit 2

For the remaining five judges of the Tennessee Court of Criminal Appeals, Judge Kelvin Jones presided over four John Perry child sex abuse cover-up lawsuits, and imprisoned ex-Judge Casey Moreland did not recuse and bound the Appellant over to two rigged and contaminated grand juries, and ex-Judge Moreland was also involved in the Steve McNair murder case, with Steve McNair and his family also being denied a fair, honest, grand jury proceeding in Davidson County.

Appellant's current recusal motion and 3rd "motion for court review" is not being presented for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation.

Appellant argues the court has twice committed an "improper purpose," and Appellant seeks relief with this forced 3rd "motion for court review."

Standard of Review

For the five remaining judges of the Tennessee Court of Criminal Appeals (who were also addressed in the Appellant's 2nd "motion for court review," Appellant's motion is genuinely being presented to seek a fair, independent, impartial, transparent, open and accountable judiciary as promised by Article 1, Section 17 and Article 6, Section 11, of the Tennessee Constitution, and the 1st, 5th, 6th, and 14th Amendments of the U.S. Constitution.

Article VI, Section 11, of the Tennessee Constitution clearly states: "No judge of the Supreme or Inferior Courts shall preside on the trial of any cause in the event of which he may be interested..."

The Tennessee Supreme Court Code of Judicial Conduct, Rule 10, Preamble clearly states: "1) An independent, fair and impartial judiciary is indispensable to our system of justice.

The United States legal system is based upon the principle that an independent, impartial, and competent judiciary, composed of men and women of integrity, will interpret and apply the law that governs our society..."

The Tennessee Supreme Court Code of Judicial Conduct Rule 10, Canon 1, clearly states: "A judge shall uphold and promote the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety."

Judge Timothy L. Easter, Judge Robert L. Holloway, Jr., and Judge J. Ross Dyer have clearly violated Rule 10, Canon 1, thereby protecting former Republican Gov. Bill Haslam which does tremendous damage to the public trust and integrity of the entire Tennessee Judicial System, just as imprisoned ex-Judge Casey Moreland did tremendous damage and to the public trust and integrity of the entire Tennessee Judicial System, and just as the new TBI investigation of Judge Kelvin Jones also does tremendous damage to the public trust and integrity of the entire Tennessee Judicial System. Exhibit 2

Article I, Section 17 of the Tennessee Constitution states: "That all courts shall be open..."

Judge Timothy L. Easter, Judge Robert L. Holloway, Jr., and Judge J. Ross Dyer, with their two denied orders of March 15th and March 25, 2021, clearly demonstrate with their biased rulings that they believe in secret "star chamber" type of judicial panels without public oral arguments and do not believe "that all courts shall be open" in Tennessee, to the great detriment of the innocent Appellant, and to the great benefit of former Republican Gov. Bill Haslam, a powerful Billionaire politician who was well informed about child-molester John Perry and the use of Nashville Police to silence and intimidate the Appellant's family.

Law and Argument

Appellant argues it is inherently unfair and prejudiced for Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway to be members of any secret panel during an on-going child sex abuse cover-up effort connected to former Republican Gov. Bill Haslam.

Appellant also argues it is inherently unfair and prejudiced for Tennessee Attorney General Herbert Slatery and Attorney General Slatery's giant army of government prosecutors to be anywhere near a "malicious prosecution" of the innocent Appellant since Attorney General Herbert Slatery is a long-time childhood friend and former counsel to former Republican Gov. Bill Haslam, and is also a long-time friend with Covenant Pastor Billy Barnes, and is also a long-time friend with Christ Presbyterian Church Elder and MBA Father Gif Thornton, and other leaders and individuals at Covenant Presbyterian Church, Christ Presbyterian Church, and the Presbyterian Church in America.

Appellant also argues the issue of "impartiality" is critical and fundamental to both judges and prosecutors in establishing a fair, unbiased judiciary proceeding which can be trusted by all voting citizens and all taxpayers of Tennessee.

Under the Tennessee Supreme Court Code of Judicial Conduct Rule 10, Canon 2.11 (A): "[a] judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned." Tenn. Sup Ct. R. 10. Canon 2.11 (A). A trial court should grant a recusal motion when "the judge has any doubt as to his or her ability to preside impartially in the case" or "when a person of ordinary prudence in the judge's position, knowing

all the facts known to the judge, would find a reasonable basis for questioning the judge's impartiality." Davis vs. Liberty Mut. Ins. Co., 38, S.W.3d 560, 564-565 (Tenn 2001) (quoting Alley v. State, 882, S.W.2d 810, 820 (Tenn. Crim. App. 1994). Therefore, even if a judge believes that he or she can be fair and impartial, the court should grant the motion for recusal when "the judge's impartiality might be reasonably questioned" because "the appearance of bias is as injurious to the integrity of the judicial system as actual bias." Id. (internal quotation omitted); see also Bean vs. Bailey, 280, S.W.3d 798, 805 (Tenn. 2009). A litigant has a fundamental right to have a case heard by fair and impartial judges. Bean vs. Bailey, 280, S.W.3d 798, 803, (Tenn. 2009).

Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, Jr., have clearly demonstrated that they have no respect for the constitutional rights of the lowly Appellant, or the supreme authority of Article VI, Section 11, of the Tennessee Constitution, which clearly states that no Supreme or Inferior Court should preside on the trial of any cause in the event of which he may be interested except by **consent** of all the parties.

For the remaining five judges of the Tennessee Court of Criminal Appeals, Appellant was not informed that the secret appellant panel included all three judges appointed by former Republican Gov. Bill Haslam, who is personally involved in the John Perry – Christ Presbyterian Church – Mann Act Federal crime cover-up.

For the remaining five judges of the Tennessee Court of Criminal Appeals, Appellant has not waived his right to a fair, impartial de novo "motion for court review" and is still seeking a fair, open, public, honest, transparent, and accountable judiciary to review his "motion for court review."

For the remaining five judges of the Tennessee Court of Criminal Appeals, Appellant has not provided his needed "consent" to Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Hollaway, Jr., to preside in secret on an appellate court panel which is biased in favor of former Republican Gov. Bill Haslam, current Republican Gov. Bill Lee, Tennessee Attorney General Herbert Slatery, and protected child-molester John Perry.

The impartiality, trustworthiness, and honesty of Tennessee judges is of paramount importance, but the integrity of government prosecutors is also considered to be critically important via Rule 2.15 B and D of the Tennessee Code of Judicial Conduct, Rule 10, which states: "A judge having knowledge that a lawyer has committed a violation of the Rules of Professional Conduct that raises a substantial question regarding the lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects shall inform the appropriate authority... A judge who receives information indicating a substantial likelihood that another lawyer has committed a violation of the Rules of Professional Conduct shall take appropriate action."

For the remaining five judges of the Tennessee Court of Criminal Appeals, Appellant is being double-teamed by biased judges and a biased Tennessee Attorney General to deny the Appellant his constitutional right to a fair, impartial, open, public, and honest prosecution and judiciary, for the personal and political benefit of former Republican Gov. Bill Haslam who appointed Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, Jr, to the Tennessee Court of Criminal Appeals, and who also hired Mr. Herbert Slatery to be his legal counsel prior to Mr. Slatery's appointment as Tennessee Attorney General by the Tennessee Supreme Court in Sept of 2014.

As a consequence, Appellant prayerfully petitions the remaining five judges of the Tennessee Court of Criminal Appeals to exercise "nostra sponte" authority to protect the

Constitutional rights of the Appellant, and to declare the innocence of the wrongfully convicted Appellant who has been maliciously prosecuted instead of protected child-molester, John Perry, a co-author with former GOP Presidential Candidate Mike Huckabee, former GOP U.S. Alabama Senate Candidate Roy Moore, Rev. Franklin Graham, and possibly President Trump's first impeachment attorney, Jay Sekulow.

I. The 2nd Secret Appellate Panel Made Two Significant Rulings Which Are Tainted By A Conflict Of Interest With Former GOP Governor Bill Haslam, Tennessee Attorney General Herbert Slatery, and Current GOP Governor Bill Lee

Appellant has been denied a fair, impartial de novo review of 1st "motion for court review," by a secret criminal appellate court panel who were all appointed by former Republican Gov. Bill Haslam, an active participant in an on-going John Perry – Christ Presbyterian Church - Mann Act Federal crime cover-up.

Appellant was unable to make a recusal motion for the secret panel of criminal appellate court judges, Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, Jr., because the Appellant was not provided the identity of the three judges until after the March 15th denied order was provided to the Appellant.

On March 22, 2021, three days before Judge Timothy L. Easter, Judge J. Ross Dyer, and Judge Robert L. Holloway, Jr., abdicated their judicial integrity by refusing to recuse and denying the Appellant's 2nd "motion for court review," Gov. Bill Lee announced a new government – faith-based adoption initiative with Tennessee Kids Belong, and the Show Hope private organization founded by Steven Curtis Chapman.

Appellant is greatly disturbed by Gov. Bill Lee's public announcement and the denied 2nd "motion for court review" occurring during the very same week, and Appellant is very concerned that "private" child sex abuse between adults and children will now even be more protected by a new "faith-based-government" child-trafficking type of alliance involving children adopted internationally.

Appellant is very alarmed that both private faith-based organizations have connections to former Gov. Bill Haslam, Gov. Bill Lee, Tennessee Attorney General Herbert Slatery, Christ Presbyterian Church, Christ Presbyterian Academy, Covenant Presbyterian Church, the Nashville Presbytery, and the on-going "real-time" John Perry - child sex abuse cover-up involving an 11-year old victim————. Exhibit 3

Gov. Bill Haslam's wife, former First Lady Chrissy Haslam, serves on the Tennessee Kids Belong Board, along with Ms. Angie Gage, the former or current Director of Women's Ministry at Christ Presbyterian Church, and also a possible Deaconess at Christ Presbyterian Church. Exhibit 3

Former Christ Presbyterian Church Pastor Scotty Smith serves on the Show Hope Board after passionately supporting the John Perry - Mann Act Federal crime cover-up over many years, including at least one pulpit preaching appearance at Covenant Presbyterian Church during the John Perry - child sex abuse protection effort. Exhibit 3

Mrs. Leslie Maclellan also serves with Pastor Scotty Smith on the Show Hope Board, and Leslie's husband, Dan Maclellan, also served as a Covenant Deacon with the Appellant and protected child-molester John Perry. Exhibit 3

Show Hope Founder Steven Curtis Chapman is also a Christ Presbyterian Academy alumni parent, along with protected child-molester John Perry, child sex abuse therapist witness

Caroline Cone, DA star prosecution witness Scott Troxel, and current Tennessee Gov. Bill Lee. Exhibit 3

On July 26, 2018, Appellant's molested daughter provided Candidate Bill Lee information about child-molester John Perry because she believed Candidate Bill Lee really cared about children and was honest to do the right thing: "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." Exhibit 4

On July 28, 2018, GOP Governor Candidate Bill Lee responded to Appellant's daughter: "Thank you for the info, I'll be sharing it with my policy team." Exhibit 4

On Aug 16, 2018, Appellant's abused daughter followed up with GOP Governor Candidate Bill Lee: "Since we last spoke, my father has been back in court as the cover-up continues. Here is some information you may want to read: https://www.thesilentbell.org/. I hope you will stand with our family and supporters against child sex abuse." Exhibit 4.

As of March 28, 2021, Appellant daughter's 26th birthday, Appellant's daughter has not been contacted by Gov. Bill Lee, Tennessee Attorney General Herbert Slatery, or Gov. Bill Lee's policy team.

In closing, Appellant argues that Gov. Bill Haslam's three judicial appointees, Judge Timothy L. Easter, Judge Robert L. Holloway, and Judge J. Ross Dyer, committed an "improper purpose" by remaining assigned to the 2nd secret appellate panel to deny the Appellant's two "motions for court review" during a Mann Act Federal crime cover-up connected to former Republican Gov. Bill Haslam, Republican Gov. Bill Lee, and Republican Tennessee Attorney General Herbert Slatery, who are well informed and still protecting child-molester John Perry, a

Mann Act Federal crime cover-up, and repeated child molestation acts covered-up in the State of

Tennessee. Exhibit 5

A new Declaration of Willie Austin Davis is incorporated by reference as if the same

were set forth herein verbatim. Exhibit 6

Conclusion

Therefore, for the reasons stated above, Appellant prays a new independent, fair and

impartial appellate panel will review the facts of this case to protect the Appellant's

Constitutional rights and to declare the innocence of the Appellant. May the Tennessee Court of

Criminal Appeals respect and fear Almighty God and the damage done to His name and

reputation by those who continue to protect "private" child sex abuse during the Holy Week -

Easter season. For the public record, Almighty God is not a heinous child-molester, does not

protect "private" heinous child sex abuse and child-molesters, and has issued His own judicial

warning about anyone who harms His little children in Matthew 18:6: "But whoso shall offend

one of these little ones which believe in me, it were better for him that a millstone were hanged

about his neck, and that he were drowned in the depth of the sea."

Respectfully Submitted,

Willie Austin Davis - Citizen 221 31st Ave. North Apt# 135

Nashville, TN 37203

615-999-8190 fmdshiloh@aol.com

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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 March 29, 2021, to the following parties:

Attorney General Herbert Slatery General David Findley Office of the Tennessee Attorney General 301 6th Ave. North Nashville, TN 37243

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

Willie austri Ca

Nashville, TN 37203

615-999-8190 fmdshiloh@aol.com

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

DECLARATION OF APPELLANT WILLIE AUSTIN DAVIS

- 1. I, Willie Austin Davis, am an adult citizen, and resident of Nashville, Tennessee and do make this declaration based on my own personal knowledge.
- 2. I am presently 65 years of age.
- 3. I am not filing the 3nd motion for court review for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation. I am filing the 3rd motion for court review to seek fairness and help from anyone in the Tennessee Judiciary or at the Tennessee Attorney General's Office, as a result of a child sex abuse Mann Act Federal crime cover-up which has greatly hurt and damaged my family.
- 4. I personally obtained and printed off a copy of the minority opinion of The Honorable Andy D. Bennett in a John Perry related child sex abuse cover-up case (M2018-COA-R3-CV). The 4-page minority opinion is included with the 3rd motion for court review as Exhibit 1.
- 5. I personally obtained and printed off information about the new TBI investigation of Judge Kelvin Jones, and the Federal sentencing of ex-Judge Casey Moreland. The information about Judge Kelvin Jones and imprisoned ex-Judge Casey Moreland is included with the 3rd motion for court review as Exhibit 2.
- 6. I personally discovered and printed out information about a) The WREG TV news report about Gov. Bill Lee's new adoption alliance; b) The Tennessee Kids Belong Board Members which include former First Lady Crissy Haslam, and Ms. Angie Gage, current or former Director of Women's Ministry at Christ Presbyterian Church, and possibly a Deaconess at Christ Presbyterian

Church; c) Show Hope Founders and Board Members, which include Steven Curtis Chapman (Christ Presbyterian Academy Alumni Father), Mrs. Leslie Maclellan, wife of former Covenant Deacon Dan Maclellan who served with me and child-molester John Perry on the Covenant Diaconate, and former Christ Presbyterian Pastor Scotty Smith who has been informed about the John Perry child sex abuse cover-up since 2013 and is still protecting the John Perry - Mann Act Federal crime cover today; d) Gov. Bill Haslam's child-hood friend and former legal counsel, Mr. Herbert Slatery. The information is included with the 3rd motions for court review as Exhibit 3.

- 7. My daughter, Daisy Davis, provided me a copy of her 2018 email exchanges with GOP Gov Candidate Bill Lee. The emails are included with the 3nd "motion for court review as Exhibit 4.
- 8. I personally exchanged communications with former Republican Gov. Bill Haslam about child-molester John Perry, and a small number of the my communications are included as part of Exhibit 5, along with my wife's sworn declaration and my wife's communications with former Gov. Bill Haslam and Tenneessee Attorney General Herbert Slatery.
- 9. I provided a sworn declaration about all the exhibits which are included with the 3rd motion for court review. My sworn declaration is included with the other exhibits as Exhibit 6.

I declare under penalty of perjury that the foregoing is true and correct. Executed by me this 29th day of March, 2021.

Willie Austin Davis - Citizen Appellant

STATE OF TENNESSEE (COUNTY OF DAVIDSON)

Personally appeared before me, BRIAN K FRATIBLE notary public in and for said County and State, the above-signed, Willie Austin Davis, and did make oath that the information contained in the foregoing document was true and correct to the best of his information, knowledge, and belief.

Sworn to and subscribed before me this 29 day of Manch, 2021.

Notary Public

My commission expires:

STATE
OF
TENNESSEE
NOTARY
PUBLIC
May Commission Expires
May Commission Expires
Manuary 30, 2024

FILED 09/06/2019 Clerk of the Appellate Courts

IN THE COURT OF APPEALS OF TENNESSEE AT NASHVILLE

June 5, 2019 Session

v. AUSTIN DAVIS

Appeal from the Circuit Court for Davidson County No. 16C- Thomas W. Brothers, Judge

ANDY D. BENNETT, J., dissenting.

Upon reading the majority opinion, both what is said and what is left unsaid, one may sum it up as follows: Mr. Davis is at fault, he did not follow the rules, and he is getting what he deserves. Mr. Davis may indeed deserve what the majority is giving him, but not in the way they do it. I respectfully dissent.

The Tennessee Supreme Court has said that:

"The right to a fair trial before an impartial tribunal is a fundamental constitutional right." State v. Austin, 87 S.W.3d 447, 470 (Tenn. 2002). Article VI, section 11 of the Tennessee Constitution provides, "No Judge of the Supreme or Inferior Courts shall preside on the trial of any cause in the event of which he may be interested...." This provision is intended "to guard against the prejudgment of the rights of litigants and to avoid situations in which the litigants might have cause to conclude that the court had reached a prejudged conclusion because of interest, partiality, or favor." Austin, 87 S.W.3d at 470. We have recognized that it is important to preserve the public's confidence in a neutral and impartial judiciary. Bd. of Prof'l Responsibility v. Slavin, 145 S.W.3d 538, 548 (Tenn. 2004).

Bean v. Bailey, 280 S.W.3d 798, 803 (Tenn. 2009). In furtherance of this right, the Tennessee Supreme Court has established a Code of Conduct for Judges and a specific procedure for seeking the recusal of judges. See TENN. SUP. CT. R. 10, 10B.

I believe Mr. Davis did not receive an impartial trial. The recitation of facts reveals two blatant, interrelated problems not raised by either party. First, there was a violation of Tennessee Supreme Court Rule 10B. Mr. Davis filed a motion to recuse on

In an abundance of caution, protected information is REDACTED in submission to Attorney Larry Crain's limited injunction granted on 9/24/2018. Attorney Larry Crain represents child-molester John Perry, and John Perry's child sex abuse Victim #1.

January 25, 2018. On February 2, 2018, the trial judge granted motion for sanctions in the form of attorney's fees. However, Rule 10B, § 1.02, mandates that a judge cannot make further orders in the case while the Rule 10B motion is pending. Entering the sanctions order tainted the judicial process. Almost immediately thereafter, Mr. Davis filed another motion to recuse identical to the prior one and five days later, on February 7, 2018, the trial judge recused himself without explanation. The recusal allows us to infer a bias or conflict.

The second problem occurred because, on September 24, 2018, the subsequent trial judge found that "the Court's previous award of attorney's fees has been an insufficient deterrent and that the Defendant has continued steadfast in a course of contumacious conduct." The trial court then granted — a default judgment as to liability using the first judge's improper order as a basis for more extreme sanctions. This reliance on the first sanction order by the second trial judge compounded the taint created by the first judge. The jury determined damages only.

It may be said that we should not take up these matters because no party raised them. Indeed, there is ample authority for this proposition. See Childress v. Union Realty Co., Ltd., 97 S.W.3d 573, 578 (Tenn. Ct. App. 2002) (holding that an issue is waived if party fails either to argue the issue in his or her appellate brief but fails to designate it as an issue or to raise the issue but fails to address it in the argument section of his or her brief); Parker v. Shelby Cnty. Gov't Civ. Serv. Merit Bd., 392 S.W.3d 603, 615 (Tenn. Ct. App. 2012) (stating that "[u]sually an issue not raised on appeal is considered waived by this Court"). However, Tenn. R. App. P. 36(b) provides some leeway: "When necessary to do substantial justice, an appellate court may consider an error that has affected the substantial rights of a party at any time, even though the error was not raised in the

The extensive commentary in footnote 4 of the majority opinion is aimed squarely at this dissent. In footnote 4, the majority speculates that "Judge Jones was likely unaware that the recusal motion was pending when the sanctions motion was heard." My main focus is the order issued one week later, not the January 26 hearing. I would note, however, that the Court of Appeals cannot speculate away the express mandate of the Tennessee Supreme Court that "While the motion is pending, the judge whose disqualification is sought shall make no further orders and take no further action on the case, except for good cause stated in the order in which such action is taken." No leeway is given for the judge's lack of knowledge of the motion. No "good cause" language is found in the trial court's February 2, 2018 order.

² No explanation is required if the motion to recuse is granted. TENN. SUP. CT. R. 10B, § 1.03 ("If the motion is denied, the judge shall state in writing the grounds upon which he or she denies the motion.").

³ "[P]ublic officials in Tennessee are presumed to discharge their duties in good faith and in accordance with the law." West v. Schofield, 460 S.W.3d 113, 131 (Tenn. 2015). Without a bias or conflict, the trial judge should not have recused himself. In Rodgers v. Sallee, No. E2013-02067-COA-R3-CV, 2015 WL 636740, at *5 (Tenn. Ct. App. Feb. 13, 2015), the court observed that "such decisions are not typically made absent some doubt by the judge that he or she can preside impartially in the proceeding or a belief that there would be a reasonable basis for questions regarding his or her impartiality or potential bias."

motion for a new trial or assigned as error on appeal." Additionally, Tenn. R. App. P. 13(b) expressly states that the appellate court "may in its discretion consider other issues in order, among other reasons: (1) to prevent needless litigation, (2) to prevent injury to the interests of the public, and (3) to prevent prejudice to the judicial process." See also Bell v. Todd, 206 S.W.3d 86, 90-91 (Tenn. Ct. App. 2005). I firmly believe that the tainted orders created by the undeniable violation of Rule 10B injure the judicial process if left uncorrected.⁴

Our courts have repeatedly maintained that "Public confidence in the performance and impartiality of the judiciary is maintained only when judges rigorously adhere to the Code of Conduct. Violations of the Code, if left unaddressed, diminish public confidence and injure the entire judicial system." In re Bell, 344 S.W.3d 304, 320 (Tenn. 2011) (quoting In re Williams, 987 S.W.2d 837, 844 (Tenn. 1998)). Specifically our Supreme Court has said, "[i]f the public is to maintain confidence in the judiciary, cases must be tried by unprejudiced and unbiased judges." Davis v. Liberty Mut. Ins. Co., 38 S.W.3d 560, 564 (Tenn. 2001). The state's interest in preserving public confidence in the judiciary has even been described as "compelling." Bd. of Prof'l Responsibility v. Parrish, 556 S.W.3d 153, 166 (Tenn. 2018) (quoting Disciplinary Counsel v. Gardner, 793 N.E.2d 425, 432 (Ohio 2003)). Furthermore, "preservation of the public's confidence in judicial neutrality requires not only that the judge be impartial in fact, but also that the judge be perceived to be impartial." Kinard v. Kinard, 986 S.W.2d 220, 228 (Tenn. Ct. App. 1998).

To allow a recusal motion to be filed, followed by the trial court's grant of sanctions against the party seeking recusal, and then a grant of the recusal motion rightly invites a questioning of the impartiality of the trial and appellate courts. Thurgood Marshall once said, "We must never forget that the only real source of power that we as judges can tap is the respect of the people." The Quotable Lawyer 149-50 (David Shrager et al. eds., 1986). How can we keep the respect of the people if we ignore rules designed to ensure impartiality? Under the admittedly odd circumstances of this case, the integrity of our system requires appellate consideration of the issues related to the Rule 10B motion.

I do not undertake this dissent lightly. I am sympathetic to the trauma has endured. But I see no other appropriate option. Because of the Rule 10B violation, I would vacate the trial court's February 2, 2018 order and, because the trial court relied on the February 2, 2018 order when deciding to grant a default judgment on

⁴ I readily acknowledge that Davis's motions to recuse had deficiencies. However, the first trial judge considered the motions and did, in fact, recuse himself. "[B]ecause the trial court found sufficient basis to withdraw from the case, it should not have entered substantive rulings on contested matters while the recusal motion was pending." *Carney v. Santander Consumer USA*, No. M2010-01401-COA-R3-CV, 2015 WL 3407256, *7 (Tenn. Ct. App. May 28, 2015) (describing *Rodgers v. Sallee*, 2015 WL 636740).

liability, I would also vacate the trial court's September 24, 2018 order and the Octobe 2018 order adopting the jury's damages awards.	er 3,

ANDY D. BENNETT, JUDGE

TBI joins investigation of misconduct admissions by Nashville judge

Credit: NewsChannel 5 Nashville Duration:01 47s 6 days ago 0 shares 1 views



TBI joins investigation of misconduct admissions by Nashville judge

The Tennessee Bureau of Investigation has been asked to assist prosecutors in reviewing allegations of misconduct against Davidson County Circuit Court Judge Kelvin Jones, NewsChannel 5 Investigates has learned.

An investigation into possible misconduct allegations against a Nashville judge. It follows disclosure by NewsChannel 5 chief investigative reporter Phil Williams that Judge Kelvin Jones made a number of stunning admissions of potentially illegal conduct during his divorce proceedings.

Tennessee Bar Association

Judge's Comments During Divorce Proceeding Lead to Disciplinary Complaint

Posted by: Stacey Shrader Joslin on Jan 22, 2021

News Type: Legal News

A Nashville judge's own admissions, made during a contentious divorce, may lead to an ethics investigation, <u>WSMV reports</u>. The alleged comments made by Davidson County Circuit Court Judge Kelvin Jones during a sworn deposition include claims that he said he buried \$100,000 cash in his backyard to hide it from the state and creditors; falsely claimed a particular lawyer was going to represent him; accessed his then-wife's work emails looking for evidence; deposited small amounts of money in multiple bank accounts to avoid suspicion; and impersonated a man to get a hotel to send him a copy of that man's itemized bill. The complaint was filed by <u>suspended</u> Nashville attorney Brian Manookian, who has faced a number of ethics complaints and disciplinary action. When contacted, Jones' office said he would have no comment on the allegations.

Judge slams Casey Moreland for 'disgraceful' behavior, sentences him to 44 months in prison

Adam Tamburin - The Tennessean - Nov 30, 2018





Casey Moreland, once one of Nashville's most powerful judges, was sentenced to 44 months in prison Friday, capping what prosecutors called "one of the most shocking cases of misconduct of an elected public official" in the city's history.

Chief District Judge Waverly Crenshaw handed down the sentence in federal court, blasting Moreland's "persistent pattern of conduct that showed a profound disrespect for the law" and reflected a "reckless and self-centered mentality."

"For a judge, it's disgraceful," Crenshaw said.

Moreland, 60, resigned from the General Sessions bench in 2017, after federal authorities arrested him on an array of corruption charges.

Investigators had launched a probe to determine if he had traded preferential treatment for sexual favors. Moreland took steps to thwart that investigation by attempting to bribe and frame a former lover, prosecutors said.

The former judge struck a deal with prosecutors earlier this year after federal authorities arrested him again on charges that he had continued attempts to hamper the investigation while he was awaiting trial.

As part of the deal, he pleaded guilty to funneling thousands of dollars away from a nonprofit he started to help recovering drug addicts working their way through the General Sessions drug court. Moreland also pleaded guilty to attempting to bribe and intimidate a witness and to conspiring to hamstring federal investigations into his behavior.

Moreland, who appeared in court wearing a green prison jumpsuit, said he accepted the consequences of his actions.

"I want the people of Davidson County to know my regret," he said, reading from a prepared statement while standing before the judge. "They expect and deserve better."

Moreland's 44-month sentence was slightly longer than the range suggested by federal sentencing guidelines discussed in court Friday. It was short of the five-year sentence prosecutors sought.

U.S. Attorney Don Cochran, who prosecutes federal crimes in Nashville, said he was pleased with the outcome of the case.

"I don't think it gets a whole lot worse than this for judicial misconduct," he said. "It's a serious sentence."



Gov. Lee announces faith-based foster care, adoption push

NEWS by: AP

Posted: Mar 23, 2021 / 07:31 AM CDT / Updated: Mar 23, 2021 / 06:43 AM CDT



(Credit: LOIC VENANCE/AFP via Getty Images)

NASHVILLE, Tenn. — A new initiative in Tennessee aims to partner the faith-based community and the state to help find foster care and adoptive parents for children.

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At a news conference Monday, Gov. Bill Lee announced the TN Fosters Hope push that teams up the Tennessee Department of Children's Services with private organizations Tennessee Kids Belong and Show Hope.

X

The goals are to establish a network of churches to support foster care and adoption needs, recruit certifying families who can care for foster children with increased needs, and build pathways for children under full Department of Children's Services custody to find permanent adoption.

https://www.tnkidsbelong.org/our-board

our board

Steve Martinez Board Chairman

Steve Martinez has served the music industry as an agent, promoter, and artist manager for almost 25 years. In 2015, the native of Los Angeles moved to Franklin, TN with his wife Jen and five children, where he currently owns and operates Stonewood Entertainment. Almost immediately after learning of national organization America's Kids Belong's mission, Steve and his wife Jen registered for PATH training and began their support of Tennessee Kids Belong and TKB's commitment to care for vulnerable children in their new home state.

Katy Valesky Board Treasurer

Katy Valesky has been an advocate for youth involved in the child welfare system in Tennessee for more than 15 years. Her focus is influencing policy for at-risk youth, especially those aging out of the system without a supportive adult. Katy received her MSSW from The University of Tennessee and has served on various related boards and committees. She resides in Nashville with her husband and two children.

Angie Gage Board Secretary

¥

Angie Gage, has pursued a calling for over 30 years to serve and advocate for minorities and the underserved in various ways in SC, TN and Central America. She now serves as Director of Women's Ministry at Christ Presbyterian Church and uses her platform to bring awareness to mercy and justice issues specific to women in the Nashville Community. Her passion for women in incarceration has led her to an awareness of the most vulnerable in her community, kids in foster care. Currently, she and her husband Rob are foster parents to teenagers and she is honored to serve on the Board of Tennessee Kids Belong.





Brandy Whitehead Board Member

Brandy has spent the last 20 years working with and advocating for vulnerable children in government or for non-profit organizations. Brandy holds a Masters of Science and Social Work degree from University of Tennessee. She worked as a Crisis Counselor and Victim's Advocate in the Davidson County court system. While living in Chicago, Brandy was the Program Director at Fellowship Housing, a two- year transitional housing program for homeless single mothers and their children. Brandy and her husband Darren founded Church of the City In 2013. She feels a deep call to educate and engage the church on the issue of foster care and adoption and live out James 1:27.

Jerit Abart Board Member

Over the last 20 years Jerit has had a successful career and is most recognized as a Multi Emmy Award Winning Producer and Director. When hearing about the need for creatives with his skill set to help give a face and a voice to kids in need of a forever family, he was one of the first to jump on board in 2016. Jerit has been attending shoots and teaching kids about the cameras, offering encouragement and capturing the hopes and dreams of each child on film. He loves being able to utilize his gifts to impact children's lives directly. Jerit, his wife Kristen and four children live in Franklin, TN.

Crissy Haslam Board Member

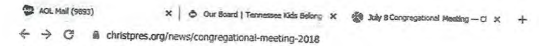
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Crissy first learned of Tennessee Kids Belong as First Lady and encouraged and promoted their work across the state. Now out of office, she is proud to come on the Board of TKB and hopes to have even more time to devote to this worthwhile organization. As First Lady of Tennessee from 2011-2019, Crissy advocated for parent engagement in education and reading proficiency across the state. She supported the Imagination Library and traveled to promote issues such as 3rd grade literacy attainment

and Adverse Childhood Experiences and eventually foster care and adoption. Crissy and Bill have 3 married children and 8 grandchildren and live in Knoxville, Tennessee.



Tennessee Kids Belong Board Member, Angie Cage, is also possibly a Christ Presbyterian Church Deaconess.



DEACONESSES

LISA BERRY

Lisa Berry is married to Michael and they both grew up in Nashville and have been members of Christ Presbyterian for 6 years. Michael works at Hospitals Corporation of America as a certified public account and Lisa also worked as a certified public accountant prior to staying home with their three sons, Jack (7), Sam (6) and Drew (4). She enjoys serving with the Kids Ministry and is excited about serving as a deaconess.

DENISE SIKES

Denise Smith Sikes is married to Greg and they have four children. Denise is currently serving as a coordinator for the Bereavement Committee, a participant in the Women's Bible study and the meal committee. Denise and her family have been a part of Christ Presbyterian since its inception.



ANGIE GAGE

Angle Gage serves as Director of Women's Ministry at Christ Presbyterian and has a passion for connecting church and culture by bringing awareness of mercy and justice issues in the community to the local church and empowering others to serve using their God-given gifts. She has a heart to help and equip others to grow spiritually, emotionally and relationally. She is married to Rob and they have four children.



https://showhope.org/about-us/staff-board/

Our talented staff is comprised of individuals working together for the sake of orphans around the world, and Show Hope's Board of Directors guides and protects the mission and purpose of the organization, ensuring we carry those out with excellence, integrity, and accountability.

Meet Our Founders



Mary Beth Chapman

Co-Founder + Chairman of the Board

Mary Beth Chapman is a New York Times' best-selling author, speaker, and the wife of GRAMMY® and Dove Award-winning recording artist, Steven Curtis Chapman. She is also the President of Show Hope. Mary Beth delights in overseeing the work of Show Hope as she continues to do all she can to help restore hope to children living as orphans.

Steven and Mary Beth were married in October of 1984 and have six children—three biological children, Emily Chapman Richards (married to Tanner and mom to three daughters Eiley, Della, and Verity), Caleb Chapman (married to Julia and dad to son Noble and daughter Olive), and Will Franklin Chapman (married to singer-songwriter indie artist Jillian Edwards and dad to Willow Faye), and three daughters adopted from China, Shaohannah Hope, Stevey Joy and Maria Sue, who is now with Jesus.

The Chapmans live in Franklin, Tennessee.

REQUEST A SPEAKING ENGAGEMENT



Steven Curtis Chapman

Co-Founder + Vice Chair

Steven Curtis Chapman, Show Hope's co-founder and Vice President, is an award winning singer/songwriter and recording artist with sales of more than 11 million records. He has 48 No. 1 radio hits, an unprecedented 59 Dove Awards (more than any other artist), and numerous other accolades including music's highest honor as a five-time GRAMMY Award winner.

Steven is known for using his platform as a Christian music artist to help others, and Show Hope is a natural way of living out the faith he has so eloquently put to song. He has coauthored two books with Scotty Smith and three children's books about adoption with Mary Beth. In 2017, Steven released his book, "Between Heaven and the Real World."

REQUEST A SPEAKING ENGAGEMENT



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Friday, March 26 – 2021 Virtual Banquet hosted by New Hope Academy will feature author. Anglican priest, and V/heaton College professor Rev. Dr. Esat IACCaulley + musical performances and stories by Steven Curtis Chapman, Jon Reddick, and others from the LIHA community. All proceeds raised will go to the Llev Hope Academy Scholarship Fund which allows LIHA to provide financial aid to over 60% of their students. RSVP and MORE DETAILS HERE















https://www.facebook.com/christpresbyterianacademy/videos/2782422605203979/

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5 7K Views about 12 months ago &

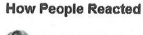
Watch now for Pause & Worship with Steven Curtis Chapman













Stephanie L. Wattenbarger I was : you this Sunday 4/5, on my 56th bir even got me a meet & greet. Hopeñ

See All Comments >

Up Next



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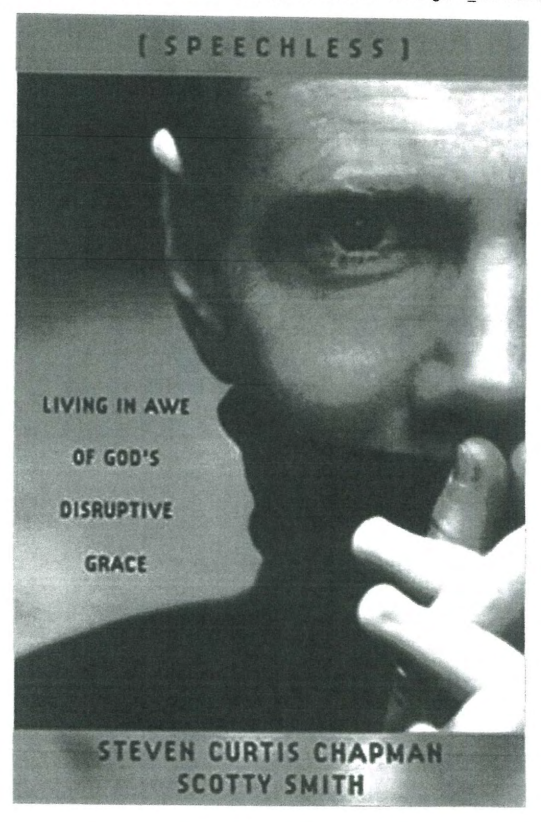


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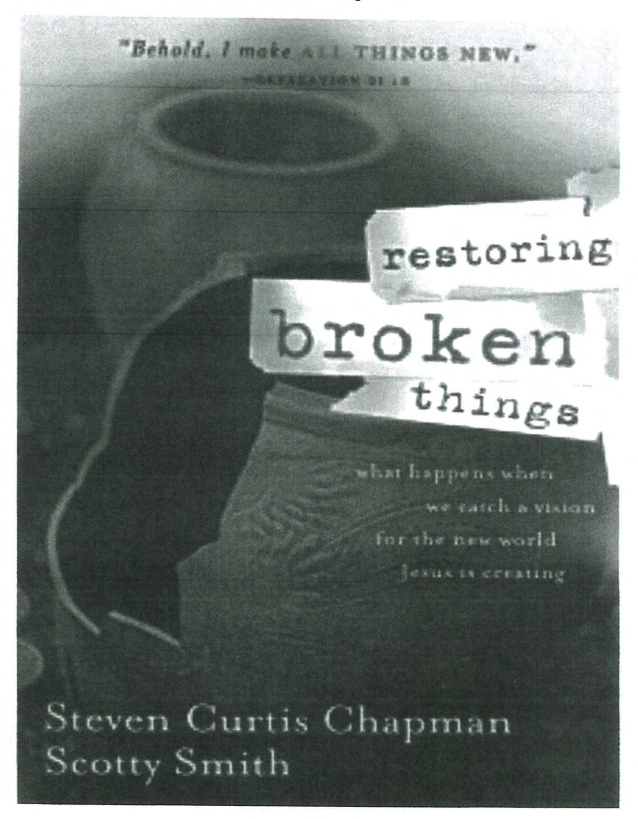
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https://www.scribd.com/book/170416035/Restoring-Broken-Things-What-Happens-When-We-Catch-a-Vision-of-the-New-World-Jesus-Is-Creating



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https://showhope.org/about-us/staff-board/

Board

Mike Davis

DIRECTOR

Mike Davis is a husband and father of five children and one grandson. His family's passion for adoption has been lived out through the adoption of their two youngest children from China. Mike is an experienced energy professional with an international trading firm. Mike resides in Houston, TX.

Palmer Williams

SECRETARY/TREASURER

Palmer Williams is an attorney who specializes in international law and government affairs. She earned her Juris Doctor from Vanderbilt Law School and her B.A. in Political Science and Community Development from Vanderbilt University. Upon graduating from Vanderbilt, Palmer spent a year in South Africa serving orphans. While living in South Africa, Palmer met her future brother, Aphiwe, who her parents adopted when she returned to the states. Palmer also previously worked at Show Hope as the Advancement Coordinator. She and her husband, Joseph, have two sons, Jack and Henry, and live in Nashville, TN.



Leslie Maclellan

DIRECTOR

Leslie is a lawyer with a focus on all types of corporate business practice, including securities, private equity and tax-exempt organizations. Representative matters include general business formation and structuring, commercial contracts, equity compensation and employment contracts, private equity and debt financing, mergers and acquisitions, corporate governance, securities compliance and general corporate representation. Her practice also includes representation of a range of tax-exempt organizations including public charities, private foundations, secondary schools, universities and social enterprises. Ms. Maclellan has committed a significant portion of time to pro bono work in the area of domestic and international adoptions. She lives in Nashville with her husband and four children. Ms. Maclellan earned her undergraduate degree from the University of Virginia in 1988. In 1993, she received her law degree magna cum laude from Georgetown University, where she was elected to the Order of the Coif and was associate editor of the Georgetown Law Journal.

Don Orr

DIRECTOR

Don is the president and CEO of Nashville Machine Company and Cumberland Valley Enterprise. Don received his BS in Mechanical Engineering and MBA from Vanderbilt University. Don received his BSME from Vanderbilt University and his MBA from Vanderbilt's Owens School of Management Executive Program. He has been with Nashville Machine for 35 years. He and his wife Edee have three children, Don Jr., Miller and Mollykate. Mollykate was adopted by Don and Edee from China, where she was cared for at Maria's Big House of Hope.



Scotty Smith

DIRECTOR

Scotty Smith, a native of Graham, North Carolina, is a graduate of The University of North Carolina (BA in Religion), Westminster Theological Seminary (M.Div), and Covenant Theological Seminary (D. Min). After planting and pastoring Christ Community Church, Franklin, TN, for 26 years, Scotty assumed a position on the pastoral staff of West End Community Church as Teacher in Residence. He also serves as adjunct faculty for Covenant Seminary, Westminster (Philadelphia), RTS Orlando, and Western Seminary in Portland, Oregon. Scotty has authored ten books, including, Unveiled Hope (with Michael Card), Objects of His Affection, Restoring Broken Things (with Steven Curtis Chapman), Everyday Prayers: 365 Days to Gospel Centered Faith, and most recently, Every Season Prayers: Gospel-Centered Prayers for the Whole of Life. Scotty also invests time mentoring, coaching, and encouraging leaders in many different contexts. Among his hobbies, Scotty enjoys photography, fishing, cooking, and exercise. Scotty and his wife of 45 years, Darlene, continue to live in Franklin, TN.

Listen To Pastor Scotty Smith and Attorney General Herbert Slatery Speak At Covenant Presbyterian Church during a John Perry – Mann Act Federal crime cover-up.

https://soundcloud.com/valglenn18/scotty-smith-abuse-victim-praises-covenant-used-police-to-conceal-child-molester



Former Christ Presbyterian Church Pastor Scotty Smith was passionate to speak and praise Covenant Presbyterian Church during a child sex abuse cover-up even after being informed since 2013 about child-molester John Perry.

----Original Message----

From: Scotty Smith < Scottyf

To: valglenn18@aol.com <valglenn18@aol.com>

Sent: Wed, Jan 30, 2013 3:51 pm

Subject: RE: Covenant Women - WIC Leaders

Austin, you'll notice I didn't do the reply all thing. But as some folk also copied on your mailings have requested, so do I. Please promptly remove me from any future correspondence. Thank you very much, Scotty Smith

Scotty Smith

---Original Message----

From: Scotty Smith < Scotty

To: valglenn18 «valglenn18@aol.com»

Sent: Sun, Jun 5, 2016 1:26 pm

Subject: please stop emailing me immediately

----Original Message----

From: Scotty Smith < Scotty

To: valglenn18 < valglenn18@aol.com>

Sent: Sun, Jun 5, 2016 1:26 pm Subject: stop these immediately

Stop these immediately.

----Original Message----

From: Scotty Smith < Scotty

To: valglenn18 < valglenn18@aol.com>

Sent: Sun, Jun 5, 2016 1:19 pm

Subject: Please stop sending me these. This is #10

From: "valglenn18@aol.com" <valglenn18@aol.com>

Date: Sunday, June 5, 2016 at 2:15 PM

To: Scotty <scotty@

Cc: "dfrench@

"rlowry@

"molasky@

, "wsmith@ , "marvin.olasky@ =

Subject: 11 - For WORLD Magazine, PCA Pastor Scotty Smith, Mlke Volpe, Fletcher Long, and Potential Presidential Candidate David French (PCA Member)

A reminder for WORLD Magazine and others. God has <u>never</u> been knocked out. All-time, undefeated champion. See World Info and \$3 Million Court Order

here: https://www.keepandshare.com/doc4/76311/2016-e4j-june-5-world-magazine-enough-witnesness-yet?da=y

Follow

Scotty Smith@ScottyWardSmith

Greatly appreciate prayers as I preach tomorrow at Covenant Pres. Nashville, having just flown in from Spain, via, Munich, Germany & Philly! 12:57 PM - 4 Jun 2016

See Scotty Smith Tweets At This Link About SGM Child Sex

Abuse: https://storify.com/jenngrover/the-sgm-friends-rally-behind-them-in-wake-of-new-p

The Presbyterian Church in America and the Nashville Metro Police Department joined Forces to destroy First Amendment rights more than 7 years ago on July 2, 2008. This massive concealment effort is still on-going in Tennessee Civil Courts while the statute of limitations is TOLLED and STILL RUNNING on the known child-molester, John Perry, co-author with former GOP Presidential Candidate Mike Huckabee on two books published in 2007-2008 Presidential Election Cycle. After my family's nightmare experience here in Nashville, I think I will sit out the 2016 Presidential Election.



I p8 of World

Magazine link

provided to

Pastor Scotty

Smith on June 5,

2016. J

MORE TO COME

Pastor Scotty Smith has been very supportive of ex-Covenant Pastor J Hager who is deeply involved in the Mann Act Federal crime cover-up at Covenant Presbyterian Church. Pastor J Hager has been supported by West End Community Church and the Nashville Presbytery as he launched a new start-up church (Flatrock Community Church) at Whitsitt Elementary Public School in Nashville.

https://www.covenantseminary.edu/church-planting-field-trip-2017-offers-insight-experienced-church-planters/

Church Planting Field Trip 2017 - Nashville, Tennessee

Friday, October 6 - Sunday, October 8

More information and sign-up here.

Register by September 22 for free housing.

Interested in church planting? Want to know more about what it's like to plant a church? Have questions about the challenges of starting a new church? Whether you hope to become a church planter or are simply interested in seeing how the process works, this field trip is for you!

Covenant Seminary students and their spouses are invited to join **Dr. Phil Douglass and his wife, Rebecca**, as they lead a weekend trip to hear from experienced church planters about what they have learned from more than 20 years of ministry in Nashville. Spouses are strongly encouraged to attend. Nursing infants 4 months old and younger are welcome, along with teens 16 and older who want to join the meetings.

Presentations will take place at West End Community Church, 235 White Bridge Pike, Nashville, TN 37209.

About Our Speakers



- Scotty and Darlene Smith planted Christ Community Church in Franklin, Tennessee, and will be our co-hosts for the weekend. Scotty now serves as teacher in residence at West End Community Church (PCA), our host church for the weekend.
- Carter and Debbie Crenshaw planted West End Community Church in West Nashville in 1997. Carter continues to serve there as the senior pastor. Carter and the West End Church staff will serve as our hosts for the weekend.



- J and Natalie Hager planted Flatrock Community Church in Nashville one year ago.
 They will tell us about their experiences of God's grace during the beginning stages of the plant.
- Matt and Chrissy Ballard planted Southpointe Community Church south of Nashville after serving on staff for five years at Perimeter Church in Atlanta, Georgia. Southpointe

has become one of the fastest growing churches in the Nashville area since the Ballards planted it seven years ago.



- Scott and Patti Sauls planted churches in Kansas City and St. Louis before Scott served
 as a site pastor at Redeemer PCA in Manhattan alongside Tim Keller. Scott has been
 the senior of Christ Presbyterian church in Nashville for six years.
- Eric and Annette Ashley are now planting Parks Church PCA in the Sylvan Parks section of Nashville. This new church is an extension of West End Community Church (PCA).
- Randy Draughon planted Midtown Fellowship (PCA) in 2003. The church is now
 meeting at four locations around Nashville.

Schedule for the Weekend

Friday, October 6

- 12:30 p.m. Leave from the Seminary upper level parking lot.
- 4:30 p.m. Fast Food at Wendy's in Clarksville, Tennessee; take exit 1 (approx. \$5).
- 7:00 p.m. Arrive at West End Community Church for orientation by Scotty Smith and Carter Crenshaw.
- 8:30 p.m. Go to West End Community Church host homes for the night.

Saturday, October 7

- 8:00 a.m. Breakfast at host homes.
- 8:30 a.m. Leave for West End Community Church.
- 9:00 a.m. to 5 p.m. Presentations by PCA Church Planters and their wives.
- 5:00 p.m. Free to explore Nashville.

Sunday, October 8

- 8:00 a.m. Breakfast at host homes.
- 9:00 a.m. Attend Sunday school and worship at West End Community Church or one of the churches of the other church planters.
- After Worship Return to St. Louis.

Requirements

We need to know how many people are coming, so please sign up here to let us know if you are interested. You may take this course for credit, for audit—or just to come on the trip.

NOTE: Students who wish to take the field trip as a for-credit, one-hour course, must register for the course and pay for it through the One-Stop office at Covenant Seminary. If taken for credit a seven-page paper applying the principles presented will be due. No textbooks are needed.

Register by September 22 to stay with a host family free of charge and to guarantee your spot in the carpool.

Cost

For students taking the course for credit, standard tuition rates apply. Please register and pay in One-Stop. All those on the trip will be responsible for three meals eaten out, along with sharing the cost of gas among the group.

Questions?

Listen to Attorney General Herbert Slatery and former Deputy Counsel to Gov. Bill Haslam, Ashleigh Roberts, speak at Covenant Presbyterian Church during a Mann Act Federal crime cover-up.



https://soundcloud.com/valglenn18/herbert-slatery-speech



X

https://soundcloud.com/valglenn18/jan-21-2018-covenant-former-deputy-counsel-to-gov-bill-haslam-ashleigh-roberts



Behind the Headlines: Herbert Slatery

Herbert Slatery is an attorney in Gov. Bill Haslam's office.

By Brian Reisinger - Senior Staff Reporter, Nashville Business Journal

Dec 30, 2011, 8:05am EST

Just down the hall from Gov. Bill Haslam's office sits a man most business executives can understand wanting to keep close: his attorney. But among Haslam's top advisers, Herbert Slatery has emerged as a strikingly pivotal player in the Republican governor's first year.

It's a dynamic the congenial Slatery acknowledges, though in his own circumspect way.

"This is an unusual opportunity," said the 59-year-old Slatery, who became passionate — leaning forward, slipping out of his calm demeanor — mainly when talking personally about the governor.



A childhood friend, the governor's legal counsel wields a personal relationship with Haslam that's among the most potent in the administration, insiders and observers say. That's made him central to issues affecting business, including the selection of Haslam's cabinet, the passage of tort reform and the formation of a deal with Amazon.com after controversy over sales tax policy.

Every governor has his top advisers, and in this case it's a corporate attorney with a quiet but fierce devotion to Haslam on a personal level. He's joined the governor — whose individual success he calls his top objective — after years of watching in admiration.



Slatery remembers knowing the 53-year-old governor as a young boy. His grandmother lived down the street from the Haslams, and the families grew up playing in the neighborhood and going to sporting events together.

Slatery, the son of a business man in the meat packing industry, became a corporate attorney. Longtime corporate client and friend Bill Sansom — himself a former top official under then-Gov. Lamar Alexander — described an attorney who offers careful judgment, candor and humility.

"He doesn't need to be the front guy," said Sansom, chairman and CEO of The HT Hackney Co. of Knoxville. "He just wants to help make it right."

But in politics the definition of right is relative, and his status has tied him to tough debates and political maneuvering.

Though easily passing the Republican-dominated Legislature, Haslam's legislative package was not without its detractors. Tort reform — which placed caps on non-economic damages in court as a way to reduce risk and associated business costs — had Democrats describing Haslam as losing focus on jobs while damaging a system that protects consumers and workers.

State Sen. Lowe Finney, leader of the Senate Democratic Caucus, said the Haslam administration should try to focus Republicans away from partisan issues toward those that more directly create jobs. He cited past bills creating the state's TNInvestco venture capital program and mega sites for corporate relocation as examples.

RECOMMENDED

"I hope that we see some of those types of things in the next session," he said.

Slatery said tort reform is among the criteria that puts states on the short list for business recruitment and argued there's still enough accountability in the court system through economic and punitive damages.

The broader session, meanwhile, had some observers — including political allies of Haslam — believing the administration unprepared for the dynamics of state politics. How and when to compromise, take stands and maneuver behind the scenes generated critique.

For his part, Slatery describes the governor's agenda — jobs, education reform, fiscal restraint — as in tune with what the state needs. He steered clear of bemoaning state politics, preferring to tout the governor's focus on running state government, with maneuvering just part of the job.

In his mind it all comes back to that one client — Haslam — and the weight of what he does each day.



"There's a sense of gravity to everything that you do," Slatery said. "And we all hope we handle that well."

knox news.

Haslam refuses to release letter



The Hill and Ayres Hall, University of Tennessee. (University of Tennessee)

Posted: Dec. 10, 2014 - By Megan Boehnke of the Knoxville News Sentinel

Gov. Bill Haslam's office has joined the University of Tennessee in refusing to release the resignation letter of a student trustee who was appointed by the governor and who abruptly stepped down in recent months.

R.J. Duncan, of Nolensville, Tenn., quit school Oct. 11 and resigned from the governing board of the state's flagship institution less than six months into a two-year appointment.



In her letter denying the News Sentinel's request, Ashleigh Harb Roberts, deputy counsel to the governor, cited a state statute intended to protect student records "relating to academic performance, financial status of the student or the student's parent or guardian, medical or psychological treatment or testing."

The public record exemption does not mention resignation letters or student communication.

"I think the question is why won't they release it?" said Deborah Fisher, executive director of the Tennessee Coalition for Open Government. "What's in it that is so sensitive that they're trying to find an exemption to keep it from being public?"

Fisher argued the resignation letter is not an academic record, but rather communications from a member of a public board.

"If the person wrote the letter to a public body describing why he was resigning from this public body, I don't see how the letter would not be public — or why?" Fisher said. "Why that would need be kept confidential?

Last month, UT also denied a News Sentinel request for the resignation letter, citing a federal privacy law known as the Family Educational Rights and Privacy Act of 1974, or FERPA.

Duncan, a junior in finance and marketing, was one of three students nominated from the Knoxville campus to serve as a student trustee, an appointment that rotates among the system's three undergraduate campuses and the Health Science Center in Memphis. Student trustees, like faculty representatives, have voting power only in the second year of their appointment.

Duncan was not the top vote-getter in a campuswide election in April, when 47 percent of students elected first-year law student Grant Davis. Haslam opted to instead appoint Duncan, an Eagle Scout who volunteers with the Boys and Girls Club.

When asked whether it was unusual to appoint a representative other than the one elected by students, Haslam's spokesman, Dave Smith, said last month that Duncan's appointment was routine.

Duncan did not respond to an email Wednesday seeking comment. UT's Student Government Association has submitted three new nominees to the governor, including Davis.

----- Forwarded message -----

From: Daisy Davis < daisy.

Date: Thu, Aug 16, 2018 at 2:27 PM

Subject: Re: As you travel to Memphis
To: Bill Lee < bill@billee.com>

Hi again Mr. Lee -

First of all, I want to say congratulations on winning the GOP nomination!

Since we last spoke, my father has been back in court as the cover-up continues. Here is some information you may wan to read: https://www.thesilentbell.org/. I hope you will stand with our family and supporters against child sex abuse.

Best,

Daisy

On Sat, Jul 28, 2018 at 10:35 AM, Bill Lee < bill@billlee.com > wrote: 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 < daisy > wrote:

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

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

<u>Sept 12, 2017</u> – 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.



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 you 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,

Bill Haslam

BH:jh

----Original Message----From: valglenn18@aol.com To: bill.haslam@tn.gov

Cc: lt.gov.ron.ramsey@capitol.tn.gov; sen.mae.beavers@capitol.tn.gov; sen.mike.bell@capitol.tn.gov; sen.janice.bowling@capitol.tn.gov; sen.charlotte.burks@capitol.tn.gov; sen.stacey.campfield@capitol.tn.gov; sen.rusty.crowe@capitol.tn.gov; sen.steven.dickerson@capitol.tn.gov; sen.lowe.finney@capitol.tn.gov; sen.ophelia.ford@capitol.tn.gov; sen.todd.gardenhire@capitol.tn.gov; sen.mark.green@capitol.tn.gov; sen.dolores.gresham@capitol.tn.gov; sen.ferrell.haile@capitol.tn.gov; sen.thelma.harper@capitol.tn.gov; sen.douglas.henry@capitol.tn.gov; sen.joey.hensley@capitol.tn.gov; sen.jack.johnson@capitol.tn.gov; sen.brian.kelsey@capitol.tn.gov; sen.bill.ketron@capitol.tn.gov; sen.becky.massey@capitol.tn.gov; sen.randy.mcnally@capitol.tn.gov; sen.frank.niceley@capitol.tn.gov; sen.mark.norris@capitol.tn.gov; sen.doug.overbey@capitol.tn.gov; sen.steve.southerland@capitol.tn.gov; sen.john.stevens@capitol.tn.gov; sen.jim.summerville@capitol.tn.gov; sen.reginald.tate@capitol.tn.gov; sen.jim.tracy@capitol.tn.gov; sen.bo.watson@capitol.tn.gov; sen.ken.yager@capitol.tn.gov; rep.raumesh.akbari@capitol.tn.gov; rep.david.alexander@capitol.tn.gov; rep.joe.armstrong@capitol.tn.gov; rep.paul.bailey@capitol.tn.gov; rep.harry.brooks@capitol.tn.gov; rep.kevin.brooks@capitol.tn.gov; rep.sheila.butt@capitol.tn.gov; rep.kent.calfee@capitol.tn.gov; rep.karen.camper@capitol.tn.gov; rep.dale.carr@capitol.tn.gov; rep.joe.carr@capitol.tn.gov; rep.mike.carter@capitol.tn.gov; rep.glen.casada@capitol.tn.gov; rep.jim.coley@capitol.tn.gov; rep.barbara.cooper@capitol.tn.gov; rep.vince.dean@capitol.tn.gov; rep.john.deberry@capitol.tn.gov; rep.vance.dennis@capitol.tn.gov; rep.barry.doss@capitol.tn.gov; rep.bill.dunn@capitol.tn.gov; rep.jeremy.durham@capitol.tn.gov; rep.jimmy.eldridge@capitol.tn.gov; rep.joshua.evans@capitol.tn.gov; rep.jeremy.faison@capitol.tn.gov; rep.andrew.farmer@capitol.tn.gov; rep.joanne.favors@capitol.tn.gov; rep.craig.fitzhugh@capitol.tn.gov; rep.richard.floyd@capitol.tn.gov; rep.john.forgety@capitol.tn.gov; rep.brenda.gilmore@capitol.tn.gov; rep.tilman.goins@capitol.tn.gov; rep.curtis.halford@capitol.tn.gov; rep.steve.hall@capitol.tn.gov; rep.ga.hardaway@capitol.tn.gov; rep.mike.harrison@capitol.tn.gov; speaker.beth.harwell@capitol.tn.gov; rep.david.hawk@capitol.tn.gov; rep.ryan.haynes@capitol.tn.gov; rep.matthew.hill@capitol.tn.gov; rep.timothy.hill@capitol.tn.gov; rep.andy.holt@capitol.tn.gov; rep.dan.howell@capitol.tn.gov; rep.darren.jernigan@capitol.tn.gov; rep.curtis.johnson@capitol.tn.gov; rep.gloria.johnson@capitol.tn.gov; rep.sherry.jones@capitol.tn.gov; rep.roger.kane@capitol.tn.gov; rep.kelly.keisling@capitol.tn.gov; rep.william.lamberth@capitol.tn.gov; rep.mary.littleton@capitol.tn.gov; rep.ron.lollar@capitol.tn.gov; rep.harold.love@capitol.tn.gov; rep.jon.lundberg@capitol.tn.gov; rep.susan.lynn@capitol.tn.gov; rep.pat.marsh@capitol.tn.gov; rep.judd.matheny@capitol.tn.gov; rep.jimmy.matlock@capitol.tn.gov; rep.gerald.mccormick@capitol.tn.gov; rep.steve.mcdaniel@capitol.tn.gov; rep.steve.mcmanus@capitol.tn.gov; rep.larry.miller@capitol.tn.gov; rep.bo.mitchell@capitol.tn.gov; rep.debra.moody@capitol.tn.gov; rep.gary.odom@capitol.tn.gov; rep.antonio.parkinson@capitol.tn.gov; rep.joe.pitts@capitol.tn.gov; rep.mark.pody@capitol.tn.gov; rep.jason.powell@capitol.tn.gov; rep.dennis.powers@capitol.tn.gov; rep.john.ragan@capitol.tn.gov; rep.bob.ramsey@capitol.tn.gov; rep.barrett.rich@capitol.tn.gov; rep.dennis.roach@capitol.tn.gov; rep.courtney.rogers@capitol.tn.gov; rep.bill.sanderson@capitol.tn.gov; rep.charles.sargent@capitol.tn.gov; rep.cameron.sexton@capitol.tn.gov; rep.johnny.shaw@capitol.tn.gov; rep.david.shepard@capitol.tn.gov; rep.tony.shipley@capitol.tn.gov; rep.mike.sparks@capitol.tn.gov; rep.billy.spivey@capitol.tn.gov; rep.mike.stewart@capitol.tn.gov; rep.art.swann@capitol.tn.gov; rep.john.tidwell@capitol.tn.gov; rep.curry.todd@capitol.tn.gov; rep.joe.towns@capitol.tn.gov; rep.ron.travis@capitol.tn.gov; rep.johnnie.turner@capitol.tn.gov; rep.mike.turner@capitol.tn.gov; rep.james.vanhuss@capitol.tn.gov; rep.terri.lynn.weaver@capitol.tn.gov; rep.dawn.white@capitol.tn.gov; rep.mark.white@capitol.tn.gov; rep.kent.williams@capitol.tn.gov; rep.ryan.williams@capitol.tn.gov; rep.john.windle@capitol.tn.gov; rep.tim.wirgau@capitol.tn.gov; rep.rick.womick@capitol.tn.gov Sent: Tue, Sep 9, 2014 1:05 pm Subject: Letter to Governor Haslam - Public Hearing For Tennessee Attorney General

Dear Governor Haslam:

I expressed my opinion before the Tennessee Supreme Court in a "first of its kind" public hearing to determine who should be the next Attorney General.

Here is a 3-minute video of my public statement made yesterday: http://youtu.be/BvH9UTHnB6c

I have confidence that most Tennesseans-- 6.5 million-- do not wish to have secrets kept from them about an important issue like child-molesting, the use of Nashville Metro Police to shield a known child-molester, or the response of the

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Attorney General's office to this important issue.

Here are some media reports about the hearing yesterday. My public statement was not included in these media reports: http://www.tennessean.com/story/news/2014/09/08/cooper-makes-case-stay-attorney-general/15307055/ http://www.tba.org/news/court-narrows-field-to-6-for-ag-post http://nashvillepublicradio.org/blog/2014/09/08/competition-hails-work-tennessees-attorney-general-still-wants-job/

I stand resolute by my public statement.

Respectfully, Austin Davis

http://www.wadeburleson.org/2014/05/austin-davis-covenant-presbyterian-and.html

----Original Message----

From: valglenn18 <valglenn18@aol.com>

To: awadhwani <awadhwani@tennessean.com>; bmueller <bmueller@wkrn.com>; twilemon <twilemon@tennessean.com>; Waters <Waters@commercialappeal.com>; nberes <nberes@newschannel5.com>; tgonzalez <tgonzalez@tennessean.com>; jrlind <jrlind@southcomm.com>; tomhumphrey3 <tomhumphrey3@aol.com>; michael.delgiorno <michael.delgiorno@cumulus.com>; plastergeorge <plastergeorge@gmail.com>; mbellinger <mbellinger@newschannel5.com>; scase <scase@fox17.com>; mcass <mcass@tennessean.com>; kimberly.curth <kimberly.curth@wsmv.com>; locker <locker@commercialappeal.com>; asher <asher@timesfreepress.com>; eluxen <eluxen@newschannel5.com>; andre.p.rouillard <andre.p.rouillard@vanderbilt.edu>; dclimer <dclimer@tennessean.com>; atamburin <atamburin@tennessean.com>; scavendish <scavendish@nashvillescene.com>; jwyatt <jwyatt@tennessean.com>; ncole <ncole@tennessean.com>; ray <ray@raywaddle.com>; publisher dennis.ferrier <dennis.ferrier@wsmv.com>; cbundgaard <cbundgaard@wkrn.com>; fdanielsiii <fdanielsiii@tennessean.com>; ayeomans <ayeomans@ap.org>; agerber <agerber@timesfreepress.com>; fisher <fisher@tcog.info>; manager <manager@wbir.com>; graham <graham@commercialappeal.com>; sboonstra <sboonstra@newschannel5.com>; jkraus <jkraus@newschannel5.com>; john.jones <john.jones@greenevillesun.com>; Sent: Sat, Sep 6, 2014 12:24 pm

Subject: Tennessee Supreme Court - Davidson County Metro Court

Here is a motion filed on September 5th at the Davidson County Courthouse: http://www.keepandshare.com/doc4/45333/2014-z4-sept-5-motion-to-set-aside-judge-soloman-order-157k?da=y.

Worrick Robinson is listed on the Richard Rooker re-election campaign at this link: http://richardrooker.com/campaign.php

Also, an employee at the Supreme Court building called my attorney on September 5th to inform us that the Tennessee Supreme Court would deny our petition because the TSC does not have jurisdiction. The court employee advised us to file our petition with the Tennessee Court of Appeals who denied our first petition.

Here is the second petition which remains before the TSC and has already been pronounced dead upon arrival: http://www.keepandshare.com/doc4/45269/2014-z3-sept-3-tn-supreme-court-petition-to-rehear-1-4-meg?da=y

I went to Ole Miss and grew up in Mississippi as a boy where lynchings prior to my birth were commonplace. Why are Worrick Robinson and Metro Police given special, favored treatment in comparison to Vanderbilt football player Chris Boyd who was arrested and paraded before cameras in a media spectacle over a year ago?

In my opinion, there are two sets of media rules in Tennessee.

Austin Davis Ole Miss '77

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

WW72112			
Willi	e Au	stin	DAVIS

Defendant/Appellant

VS.

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

Trial No. 2017-A-62

State of Tennessee

Plaintiff/Appellee

DECLARATION OF CATHERINE FLEMING DAVIS

- 1. I, Catherine Fleming Davis, am an adult citizen, and resident of Nashville, Tennessee and do make this declaration based on my own personal knowledge.
- 2. I am presently 59 years of age, and the wife of Mr. Willie Austin Davis.
- 3. On September 19, 2014, I hand-delivered a letter for Tennessee Attorney General Herbert Slatery to Ms. Laura Hunt in Governor Bill Haslam's Office at the Tennessee State Capitol Building. A copy of the September 19, 2014 letter, a Jan 31, 2014 email to Mr. Herbert Slatery, a Feb 8, 2014 email to Mr. Herbert Slatery, and a Februrary 10, 2014 email to Governor Bill Haslam, are included in my husband's March 3, 2021, court of review motion as Exhibit 3.
- 4. To date, Gov. Bill Haslam and Attorney General Slatery have not responded to me.
- 5. My husband, Willie Austin Davis, was acquainted with former Tennessee Titans Quarterback Steve McNair via mutual friends at The Ensworth School, and via the WNSL. My husband was born in Natchez, Mississippi near Alcorn State where Steve McNair played college football. My husband's great-grandfather was a farmer in Prentiss, Mississippi, where my husband spent time as a child on summer visits. Steve McNair is buried in Prentiss, Mississippi. My husband prayed for Steve McNair during the final year of Steve McNair's life after writing his name on a piece of paper and placing it on our refrigerator in our family kitchen as a daily reminder.

I declare under penalty of perjury that the foregoing is true and correct. Executed by me this 3rd day of March, 2021.



- Catherine Fleming Davis

STATE OF TENNESSEE (COUNTY OF DAVIDSON)

Personally appeared before me, <u>Julifyuct Purunu</u>, a notary public in and for said County and State, the above-signed, Catherine Fleming Davis, and did make oath that the information contained in the foregoing document was true and correct to the best of her information, knowledge, and belief.

Sworn to and subscribed before me this 3 day of Warh, 2021.

Notary Public

My commission expires: September 25. LOLI

Cut .

From: Catherine Davis <valglenn18@aol.com>
To: herbert.slatery <herbert.slatery@tn.gov>

Subject: Letter To Tennessee Attorney General Herbert Slatery

Date: Fri, Sep 19, 2014 11:56 am

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-herb-slattery-gov-haslam-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/BvH9UTHnB6c

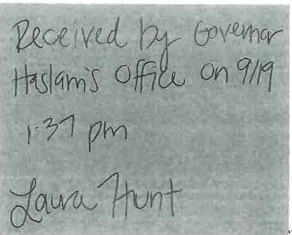
If you have any doubts about the veracity of my husband's public statement, I would encourage you to read the sworn statements submitted to Judge Carol Soloman on August 13, 2014:

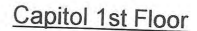
http://www.keepandshare.com/doc4/44871/2014-w1-aug-13-4th-lawsuit-exhibits-1-5-motion-to-recuse-judge-soloman-3-0-meg?da=y

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 5895 Willshire Drive Nashville, Tn 37215 615-579-7282 Psalm 93





Catherine Davis

1R 99/19/14 11:59 pm

Sign In. Sign Out. Secure.

5

n-us/mail/PrintMessage.aspx

9/19/2014

On Jan 31, 2014, at 5:35 PM, "Catherine Davis" < valglenn18@aol.com > wrote:

Men's Luncheon Mon February 3, 2014 12:00 PM

Speaker: Herbert Slatery, Counsel to the Governor No reservation required. Cost: \$7.Menu: Will's Pork BBQ, Turnip Greens, Quinoa and Red Beans, Orange Slaw, Corn Bread, Fried Apple Pies Contact: Pastor Billy Barnes 383-2206, ext. 210 billyb@covenantpres.com

Dear Mr. Slatery, Let me acknowledge upfront that this is an unexpected letter since you and I have never met and do not know each other. I am writing to make you aware of a concealment effort by Covenant Presbyterian Church, where you are scheduled to speak publicly on Monday at 12:00 pm.

I would suspect that Covenant did not tell you how they covered for one of their own founders/leaders, a confessed child molester. Since this concealment was done, I have been speaking out and asking questions, for many years, about some damaging treatment of members and children and the Church's use of a 'safe house' owned by a confessed child molester.

Metro police have been used to suppress me and my family, including an 'off the record' visit to my house this past spring, other visits, and a legitimate visit, on the day I received a death threat about my husband in the US mail and the letter was collected in an evidence bag.

Also, we had a police spotlight shine across our home in the early hours of the morning after we filed our first lawsuit in June of 2013.

The harassment of my family and bullying of my daughter became so bad that I finally took her out of Harpeth Hall at the beginning of her junior year. To further intimidate us, my mother and I were banned from the church property- physically blocked by a group of male elders on one occasion, and another time, chased off of the property in broad daylight.

My husband also remains under threat of arrest, has been repeatedly warned of leaders wishing to put him in jail (including a church "commission" apparently formed for such purposes), and there is no apology forthcoming from Metro Police, OPA, or the DA's office for such harassment being carried out in Nashville.

How is all of this harassment, intimidation and banning possible? The property deed does not identify the city of Nashville as owning the church property? Nor Metro Police, or the bodyguards who assaulted our family? Nor Jim Bachmann? Nor Covenant Elders or Deacons?

My great uncle ran the Andrew Jackson back in the grand hotel era in Nashville, and later ran the Hermitage. My great uncle was a close personal friend to Senator Albert Gore and over the years our families have remained friends for all kinds of reasons. I considered Albert and Pauline Gore to be like my grandparents, I loved them dearly, and when they were old and needed some fun companionship, a day out of the house and some loving encouragement, I sent my husband to Carthage to drive them down to attend Covenant services and to enjoy lunch with my family on many, many occasions.

During this period of time when their son was Vice President, my husband and I had to have secret service clearance. I only tell you this to impress upon you the ridiculous claim that anyone in my family is a threat to the church or to anyone else-- anywhere. In my opinion, anyone

9/18/2014

should be welcomed to a church service with loving open arms and I will never be put to shame by anyone for loving Albert and Pauline, or any of the Gore family, or for ever taking any of them to church with me as guests of my family.

As you prepare to speak to the Covenant Men on Monday, I understand you may have accepted the invitation because someone asked you to do it and you probably felt that you were performing a good deed for a group of well-meaning church people. However, your physical presence as Governor Haslam's legal counsel gives the Covenant Leaders (including Jim Bachmann who wore a bullet-proof vest under his black robe) a formidable show of legal support, which communicates to the listening audience that everything is OK with Covenant Leaders and nothing up there has ever been done unlawful or ethically wrong.

Federal Judge John Bryant has already been utilized in this campaign of "righteous, legal" elitism when he was named as a member of an internal Covenant lawsuit committee in an email sent to all the 2000 members of Covenant on June 24, 2013. Would Governor Haslam want his right-hand legal counsel to send such an "all-clear" message of endorsement to 2000 church members and the wider Nashville community?

I realize this letter will probably not change anything you choose to do and you are most likely to ignore me and allow Covenant Leaders to continue to discredit me and my family. But I must beg you. I plead with you. I plead with the Governor. Please do not help these church leaders destroy my family as they have been trying to do now for six long years. Please. please. please. please. I beg you. Please listen to this audio link before you go to Covenant to speak on Monday:

https://soundcloud.com/valglenn18/judge-solomon-recusal-hearing

Respectfully yours, Catherine Davis 5895 Willshire Drive Nashville, TN 37215 615-579-7282 Isaiah 54:17

----Original Message-----

From: valglenn18 < valglenn18@aol.com > To: herbert.slatery < herbert.slatery@tn.gov >

Cc: bill.haslam

bill.haslam@tn.gov>; demetria.kalodimos <

demetria.kalodimos@wsmv.com>; cbundgaard

cbundgaard@wkrn.com>; ealvarez <

ealvarez@fox17.com>; nberes <

nberes@newschannel5.com>; pwilliams@newschannel5.com>; tomhumphrey3 <

tomhumphrey3@aol.com>; bhaas

< bhaas@tennessean.com>; tgonzalez < tgonzalez@tennessean.com>; jrlind < jrlind@nashvillepost.com>; jrlind

<irlind@southcomm.com>; scavendish <scavendish@nashvillepost.com>; jmeador

<imeador@nashvillescene.com>; Ralph.Bristol < Ralph.Bristol@cumulus.com>; michael.delgiorno

<<u>michael.delgiorno@cumulus.com</u>>; doug.himes <<u>doug.himes@capitol.tn.gov</u>>; scase <<u>scase@fox17.com</u>>; mcass <<u>mcass@tennessean.com</u>>

Sent: Sat, Feb 8, 2014 1:03 pm Subject: Applauding Covenant

Dear Mr. Slatery,

I am disappointed you chose to applaud Covenant's contribution to the community last Monday, mostly because you did not contact me or search the matter out: https://soundcloud.com/valglenn18/herbert-slatery-speech.

I do not care how big and important a church is, if a church does not provide human beings love and truth, it is a clanging cymbal, passing away. To demonstrate love and truth, Covenant members need to stop the rampage of lies, slander and gossip long enough to ask me about what their leadership has done, and they should care more about abused young children than they presently do. It does not matter if a person is a

9/18/2014

despised beggar like me, or a Governor like Bill Haslam, or an important lawyer like yourself, the rules and laws apply to all of us and no person is above the law, not even the DA's office or the Metro Police.

Some emails sent to me in recent days have struck me as decidedly unloving (see in red below). You, Governor Haslam, Covenant Members and those who sent me these emails all seem to be "locked-in-arms" that Covenant Leaders have not concealed a known child-molester with access to a private elementary school by using Metro Police?

Have all the parents of The Covenant School been informed of this inappropriate conduct or is this still a private, internal matter undisclosed to The Covenant School parents, especially to those parents who are non-church members? Is the known child molester banned by police from returning to the church-school property or is my family still the only people subject to unwarranted arrest by Metro Police?

I realize you do not want any questions on "litigation" and the Covenant audience found this comment to be funny (start at 33:44 in audio link above). However, the deliberate shielding of a child-molester while attacking my family with police does not amuse me.

This Sunday morning, and every public church gathering hereafter. each Covenant man or woman who stands before the congregation or a Sunday School class is effectively participating in a public endorsement of a child-molestation cover-up which has now lasted for almost six years under the cover of Metro Police.

If you and the Governor do not search the matter out, and if the courts of Tennessee continue to block us from ever getting our rightful day in court, and if the Tennessee Media never reports a single word about the the concealment of a child-molester with the help of Metro Police, it is a tragic day for all Tennesseans and will ultimately set a precedent for all Tennessee houses of worship to become "safe sanctuaries" for the hiding of child-molesters if First Amendment arguments by PCA attorneys prevail in Tennessee civil courts.

For the moment, a California news agency is the only media organization in the United States to serve the public interest by reporting on any aspect of two lawsuits and Covenant Members probably do not even know about the 2nd lawsuit filed in October 2013: http://www.courthousenews.com/2013/10/24/62312.htm.

Did Covenant Leadership share this California news report with you or Governor Haslam prior to your speaking at Covenant on Monday?

Again, I beg with you, I plead with you. I plead with Governor Haslam. Please, please, please, do not provide the Governor's seal of approval for the use of Metro Police to invade my family's property, or anyone else's private property, for the sole purpose of suppressing First Amendment rights in an effort to conceal a known child molester.

Respectfully yours, Catherine Davis 5895 Willshire Drive Nashville, Tn 37215 615-579-7282 Isaiah 54:17

----Original Message----

From: Jimmy Stansell < jstanselljr@

To: Catherine Davis < valglenn18@aol.com>

Sent: Sun, Feb 2, 2014 7:00 pm

Subject: Re: Please Do Not Delete - Herb Slatery - Covenant Men's Luncheon

Get a life and stop sending me your drivel.

----Original Message----From: Jerry Harris < HarrisJ

To: 'Catherine Davis' < valglenn18@aol.com>

Sent: Tue, Feb 4, 2014 2:19 pm

Subject: RE: Please Do Not Delete - Herb Slatery - Covenant Men's Luncheon

Please delete this email address from all of your mailings. I have no desire to hear anything further from you or to have you email anything to me--ever.

----Original Message----From: valglenn18 < valglenn18@aol.com> To: bill.haslam <bill.haslam@tn.gov> Sent: Mon, Feb 10, 2014 7:14 pm Subject: If The Salt Has Lost Its Savor...

Dear Governor Haslam:

I was disheartened when I heard Covenant's Sunday sermon: https://soundcloud.com/valglenn18/enemies-of -god-feb-9-2014

The message was preached after I sent you and others an email this past Saturday (see emails below). I would recommend the entire audio but the sermon begins at 31:53 and a later segment (51:23 - 52:21) is of interest.

Also, here is a video you should watch: http://www.youtube.com/watch?v=AdxWNBg6nbsyou

I realize I am foolish for speaking out but what was done was wrong.

I certainly hope you and Mr. Slatery do not condone using the police to conceal a known child-molester.

I look forward to hearing from you soon.

Respectfully yours, Catherine Davis 5895 Willshire Drive Nashville, Tn 37215 615-579-7282 Isaiah 54:17