

JAMES WHITAKER

From: "Brown, Dan (USAOHS)" <Dan.Brown@usdoj.gov>
To: "JAMES WHITAKER" <pass_columbus@msn.com>
Sent: Wednesday, January 10, 2007 4:27 PM
Subject: RE: CONTINUED CONSPIRACY, RETALIATION AND CRIMINAL ACTIONS BY PUBLIC OFFICIALS TO DEPRIVE RIGHTS/www.justiceforkids.net

Dear Mr. Whitaker -

I have received this email. I note that you indicate that you have asked me to "maintain [y]our confidentiality" in these matters. However, in the conversations I have had (all of which were over the telephone and began yesterday) no one has asked me to keep this confidential. In fact, I am not certain what you mean by that, particularly in light of the fact that in many instances I would need to share some or all of the information in order to proceed in any meaningful way. Our office does not employ investigators. At this point, I am uncertain as to what you think I should do.

Thank you, AUSA Dan Brown, Columbus, Ohio

From: JAMES WHITAKER [mailto:pass_columbus@msn.com]
Sent: Wednesday, January 10, 2007 4:08 PM
To: Brown, Dan (USAOHS)
Subject: Fw: CONTINUED CONSPIRACY, RETALIATION AND CRIMINAL ACTIONS BY PUBLIC OFFICIALS TO DEPRIVE RIGHTS/www.justiceforkids.net

Attorney Brown:

We removed all of the attachments to see if the e-mail will go through then we will try to e-mail the attachments separately. Again, we ask that you maintain our confidentiality in the matters we are sharing with you. Thank you.

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

From: JAMES WHITAKER
To: DAN BROWN
Sent: Wednesday, January 10, 2007 3:44 PM
Subject: Fw: CONTINUED CONSPIRACY, RETALIATION AND CRIMINAL ACTIONS BY PUBLIC OFFICIALS TO DEPRIVE RIGHTS/www.justiceforkids.net

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

From: JAMES WHITAKER
To: STEPHEN HUNT
Cc: THOMAS UTZ ; B. KENNEDY KENT
Sent: Wednesday, January 10, 2007 3:00 PM
Subject: CONTINUED CONSPIRACY, RETALIATION AND CRIMINAL ACTIONS BY PUBLIC OFFICIALS TO DEPRIVE RIGHTS/www.justiceforkids.net

Stephen Hunt
 Department of Justice Law Enforcement
 Special Agent
 111 North Canal Street - Suite #940
 Chicago, Illinois 60606

Dear Mr. Hunt:

Although we cannot understand why you would state you didn't know anything about the provider fraud involving Carol Harper when Neil Nelson copied you on two of the e-mails he sent to us. In addition, we provided the information to Mr. Utz, who stated he had forwarded the information on but he couldn't tell me to who. That was top secret he said. It appears there have been a lot of secrets that just the two of you know about and possibly some others.

Our complaints stem from the fact that after you interviewed us in December 2005, we had expected our government officials within the

1/11/2007

JAMES WHITAKER

From: "JAMES WHITAKER" <pass_columbus@msn.com>
To: "DAN BROWN" <dan.brown@usdoj.gov>
Sent: Wednesday, January 10, 2007 5:46 PM
Attach: FBI - 5 DEC 05 - COMPLAINT - 5 PGS.tif; CITY - COLS - 31 OCT 06 - COMPLAINT - PUBLIC SAFETY - 3 PGS.tif; TYSHEA'S VOICE TO TIBERI - PGS - 6 NOV 06.tif
Subject: Fw: CONTINUED CONSPIRACY, RETALIATION AND CRIMINAL ACTIONS BY PUBLIC OFFICIALS TO DEPRIVE RIGHTS/www.justiceforkids.net

Attorney Brown:

We were directed to your office by law enforcement in Washington D.C. and now Chicago. You will have to ask Stephen Hunt, Special Agent in Charge what he felt you could do; however, the F.B.I. agent made it clear. He stated we needed to call the U.S. Attorney office in our City and tell them that an F.B.I. agent sent us. He was aware of our fear and feelings of discrimination, retaliation, intimidation and deprivation of rights. He agreed that Tyshea's situation was an emergency, but it was his last day on the job so he urged us to contact our local U.S. Attorney and your office personnel would know who to contact and what to do.

We read the website and we felt comfortable after reading your website because it specifically states, "We also work hard to restore and maintain public confidence in government and corporate America, by investigating and prosecuting those who abuse the public and private sector positions entrusted to them."

It also says, "and we aggressively pursue those who damage the government and others through fraud and abuse, both criminally and civilly".

In addition, "This webpage is intended to strengthen our partnership with you by letting you know what we do and who you may contact, or you need to let us know about something that may be happening in your community."

These three sentences from your website is why we believed you would maintain our confidentiality and know what to do to initiate an investigation.

If there has been a breach of our confidentiality, then we must know who you have discussed our one conversation with and what was that persons' response to your inquiries.

In our one conversation concerning Tyshea, you stated you would not be able to do anything until you received some documentation to support the allegations of rape in an institution, the police misconduct and criminal activity involved; therefore, we did not anticipate you would be discussing the information from our initial conversation.

If you have not breached our confidentiality, then we hope from reviewing the documents, you will recognize the gravity of Tyshea's situation and the need for our confidentiality in order that you may receive an unbiased response in your inquiries and subsequent investigation, especially in light of our whistleblower activities; that Tyshea is currently "Missing" under unusual circumstances; the detective allegedly investigating Tyshea's rape falsely arrested the grandmother and her "visiting" son December 21, 2006.

Our documentation regarding Tyshea's case started in April 2006 when we were contacted by the grandmother through a mutual and close friend. Just as we have stated to all law enforcement who we have reported Tyshea's rape to, we have extensive documentation to support the allegations made in the criminal complaints made at the local, state and federal level.

As we stated to the F.B.I. Agent out of Washington and other public officials, we sincerely believe the reason for lack of assistance by law enforcement is in part due to the color of Tyshea's skin and the skin color of those who advocate for her and the skin color of those who have committed crimes against her and others. And that discrimination has caused a conspiracy among individuals in our agencies and total deprivation of rights with regard to Tyshea and others under federal and state law.

Thank you. jaw/bkk

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

From: JAMES WHITAKER

To: DAN BROWN

Sent: Wednesday, January 10, 2007 3:25 PM

Subject: Fw: CONTINUED CONSPIRACY, RETALIATION AND CRIMINAL ACTIONS BY PUBLIC OFFICIALS TO DEPRIVE RIGHTS/www.justiceforkids.net

Attorney Brown:

1/11/2007

The attachments and the letter to Stephen Hunt is a good summary from start to finish. Let us know if you can open them. Again, we ask that you maintain our confidentiality as you begin your review of this case for investigation. jaw/bkk

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

From: JAMES WHITAKER

To: STEPHEN HUNT

Cc: THOMAS UTZ ; B. KENNEDY KENT

Sent: Wednesday, January 10, 2007 3:00 PM

Subject: CONTINUED CONSPIRACY, RETALIATION AND CRIMINAL ACTIONS BY PUBLIC OFFICIALS TO DEPRIVE RIGHTS/www.justiceforkids.net

Stephen Hunt
Department of Justice Law Enforcement
Special Agent
111 North Canal Street - Suite #940
Chicago, Illinois 60606

Dear Mr. Hunt:

Although we cannot understand why you would state you didn't know anything about the provider fraud involving Carol Harper when Neil Nelson copied you on two of the e-mails he sent to us. In addition, we provided the information to Mr. Utz, who stated he had forwarded the information on but he couldn't tell me to who. That was top secret he said. It appears there have been a lot of secrets that just the two of you know about and possibly some others.

Our complaints stem from the fact that after you interviewed us in December 2005, we had expected our government officials within the city to make a concerted effort to adhere to federal and statutes as well as the rules and procedures to be followed by each governmental entity; however, that was far from the case and we continued to make you aware of those facts.

At the time you interviewed us in December 2005, we explained that the district was reacting poorly to our filing a police complaint and notifying everyone of their criminal activity involving Berma Dalton and other elderly persons. They did not take kindly to our right to advocate for children with disabilities and to file complaints on their behalf, if services were inappropriate or being denied. We also provided you the written documentation showing the Government Accounting Office had planned an on-site review of Columbus Public Schools because of the special education complaints; however, officials in the Ohio Department of Education intentionally interfered with the GAO's visit. We then provided written documentation that the Ohio Department of Education officials would no longer process our complaints. In that documentation we provided, we made it clear public officials in our city were using various discriminatory tactics to intimidate, retaliate and coerce us and our children clients and their families as a result of our filing and participating in a federal criminal investigation.

You were aware one of the ways in which the school officials retaliated was by intentionally calling the police on us May 11, 2005 because we had filed a police report May 4, 2005 and notified our public officials including the Department of Justice who directed us to the U.S. Department of Education who they believe had the resources and knowledge to address our complaints in the letter and the police report, which is why the information eventually ended up in the hands of Thomas Utz, who we were unaware was a law enforcement officer identified as a Special Agent in Charge.

Although we considered the face-to-face encounter with the police officers present on May 11, 2005 threatening, we felt comfortable taking the appropriate steps to file our complaints against the police officers with Internal Affairs the same day and in addition, we filed a complaint of race discrimination with the police department because of denial of civil rights. We also, as was stated to you when you interviewed school officials, we filed complaints against a number of attorneys we believed were guilty of violating their Professional Code of Conduct, which included Giselle Johnson, the district's attorney and Linda Mosbacher, the impartial hearing officer in the due process case against Berma Dalton.

At that time and at the time that we met you, we did not feel totally vulnerable and exposed because we still had a line of communication with the Mayor's Community Relations Director Jim Stowe. He appeared sensitive to our complaint and expressed he was willing to investigate our complaint against as well as arrange a meeting with the City Prosecutor Steve McIntosh and the Public Safety Director Mitchell Brown as well as City Attorney Richard Pfeffier. However, after you interviewed us and four of our parent/clients and some of their children, things changed drastically and the discrimination, denial of civil rights, retaliation and intimidation increased and began coming from an ever increasing number of individuals in other public agencies.

First, we discovered the investigative report ultimately approved by Commander Gray, the Internal Affairs Bureau, was biased, inaccurate, defamatory and intended to obstruct any request for investigation within the City of Columbus as we later discovered. During that same time period, we also received a letter addressed to one of our parent/clients from the Franklin County Children Services Intake Director Earl Lee. In a letter dated November 11, 2005, Earl Lee's statements, referencing our interaction with Columbus Public Schools, clearly violated the criminal statute pertaining to the confidentiality of the reporting party of child abuse. By writing this letter, Earl Lee, acting out of his official capacity and under color of law, created a climate within the FCCS Intake department which made it next to impossible for our complaints of institutional abuse or any other abuse to be taken or investigated. His letter later caused the intake department to ignore the physical assault of two girls on school property February 14, 2006 and the present situation of a

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