

FREE!!!

COMMON SENSE

TAKE ONE

Editorialized News

(At least we admit it)

“Better a free press without government than government without a free press.”—Thomas Jefferson

NOTICE: Nothing in this edition of **Common Sense** is to be construed as legal advice, or as an effort to interfere with any courts discretionary powers of decision making. Nor is it to be construed as attempting to encourage any person to violate any of the the laws of the U.S. or any state. The material contained herein is a 1st Amendment effort to get the judiciary to stop attempting to diffuse political accountability for the various legislatures, to stop the rampant misuse of the judicial process by unethical lawyers, and to encourage the abolition of so-called “absolute immunity” (opposed by William O. Douglas) of judges which results in the wholesale abuse of nonbar pro se litigants, and the demonization and persecution of anyone who even attempts to publicly discuss the issues presented herein. See also the website jail4judges.org regarding the national movement toward accountability and liability of judge/lawyers to the people instead of to their colleagues in the autonomous legal profession.

CRIMINAL* BEHAVIOR BY LOCAL PREACHER CALLS FOR DE-FROCKING

John R. Wilkenson

The factual complexity of the situation addressed by this edition of **Common Sense** is explained by the phenomenon that people, even well-meaning ones, being imperfect creatures, can all too often and all too easily be manipulated into making mistakes and misjudgments so huge, inexcusable and embarrassing that they feel a need to cover up those mistakes, even at the expense of the truth, and even if it damages or destroys other people.

Many people related to this saga have been manipulated into making erroneous “Custer” decisions their false pride (combined with their concern that their unethical criminal activities will eventually expose them to legal liability

and/or cost them their jobs/careers) makes it very difficult to admit and correct.

In truth, this is not a story about a shameful “family disagreement over Dad’s health care.” It is the story of my siblings Dan and Anita conspiring and
(**Criminal Behavior cont’d on p. 8**)

* Misprision of serious crime (e.g. perjury, false reporting, fraud upon the court, etc.), and conspiracy to obstruct justice by manipulating “the system” into violating the fundamental rights of citizens in violation of 18 USC 241,242 and other statutes.

According to Black’s 4th Ed. Law Dictionary, “misprision” means “...a misdemeanor (misdemeanors are ‘criminal,’ as opposed to ‘civil’—*Common Sense*) which does not have a specific name...neglect or light account made of a crime, that is, failure in the duty of a citizen to endeavor to prevent the commission of a crime, or, having knowledge of its commission, to reveal it to the proper authorities.”

Article 2, Section 10 of the Colorado Constitution

says in pertinent part: “Freedom of speech and press...every person shall be free to speak, write or publish whatever he will on any subject,...and in all suits and prosecutions of libel the truth thereof may be given in evidence, and the jury, under the direction of the court, shall determine the law and the fact.

Accordingly, any person/s who might be offended by this edition of **Common Sense** would be well-advised to see if they can find one sentence they can prove to be untrue and malicious. Most of the allegations contained herein are a matter of official court records and various letters.

Daniel A. Wilkenson



Anita L. Vieira (Wilkenson)



Commentary

Common Sense

Originally founded
by Thomas Paine in 1776

John R. Wilkenson
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EDITORIALS

Liberty Baptist Church

It is this corner's view that the good folks at Liberty Baptist Church should consider the fact the pastor is *not* the church. Jimmy Swaggart and Jim Bakker, along with many other so-called "men of God" have turned to the Dark Side in their manipulations. They seem to always try to spin any efforts to expose their wrongdoings as "a satanic attack against our church." Daniel Wilkenson, whether directly or through operatives, can be expected to do the same.

Truth is, there is no intent here whatsoever to impugn Liberty Baptist, but to bring to the church the sad truth about their pastor (per Matthew 18:15-17).

Back around 1996, I went to Dan alone about the problem of his lying to the Mesa County Department of Human Services (MCDHS) about Mom and Dad, then I went to Dan with Mom (passed on July 4, 2000) and Dad. Dan

John 3:20-21

20. For every wrongdoer hates (loathes, detests) the Light, and will not come out into the Light but shrinks from it, lest his works (his deeds, his activities, his conduct) be exposed and reprove. 21. But he who practices truth [who does what is right] comes out into the Light; so that his works may be plainly shown to be what they are—wrought with God [divinely prompted, done with God's help, in dependence upon Him

just scoffed and said, "I don't think you'd want to be in the position of trying to defend Dad's child-discipline philosophies in public." We then took the matter to the deacon's board, I by letter, Mom and Dad in person. The end result of those efforts were that Dan lied to his then-board of deacons and told them he hadn't spoken to MCDHS, when under oath later he admitted talking to MCDHS. Then he had Mom and Dad kicked out (aka "suspended until they have a change of heart and want to restore fellowship") of Liberty Baptist. It was not enough for Dan to manipulate Mom and Dad's expulsion from the church to which they had devoted so much of their time and money. He also somehow felt a need to try to undermine Mom's standing with Pastor Curt Solum by sending him a letter bald-faced lying—"We have begged them to bring their grievances before this church according to the principles of Matthew"—about the circumstances of her departure. Not only did Dan lie, but because they had been successfully politicked by Dan, the then deacons' board had no interest whatsoever in the truth, choosing to call the truth "negative, slanderous, and divisive." Clearly Dan did not beg Mom and Dad to bring their grievance to the church, but he manipulated the church into kicking (aka "suspended until they have a change of heart and want to restore fellowship") Mom and Dad out of the church. For those readers who care about the truth, the absolute proof lies in the letter Dan sent Curt Solum.

Fact is, Liberty Baptist should vindicate both the church's and Mom's honor by firing Daniel forthwith. See Ephesians 5:11, which says, "Have nothing to do with the fruitless deeds of darkness, but rather expose(NIV)/reprove(KJ) them."

Any person who doesn't want to know the truth is in direct conflict with their professed Christian faith. It's just that simple.

Re: John L. Wilkenson

Mr. Wilkenson is very lonely because he will not even consider stopping the behavior which alienates other people. He doesn't carry on 2-way conversations, but rather engages in a 1-way recitation of the mythological exploits of his life.

Among other stories, he claims he invented the Air Force, and designed the curriculum at the Air Force Academy, has 3 master's degrees, and 2 Ph.D.'s. He also claims to have run the first 9-second 100-yard dash, run the first 4-minute mile, and been raped by 20 women (which taught him the power of women). Of course, all these stories are false.

Most importantly from the viewpoint of church people, for some 35 years John L. Wilkenson has been saying that the Lord told him to tell everybody the Second Coming of Christ is going to be August 14. He tells people he has studied the Bible for 75 years, and yet doesn't seem to know that Acts 1:7 (KJ) says, "It is not for you to know the times or the seasons, which the Father has put in His power."

No one who could hear his de-

Common Sense believes the publication and distribution of "peoples" newspapers is essential to the public exposure of the whole truth and the preservation of liberty and justice. Accordingly, **Common Sense** encourages anyone who is having trouble getting the truth out to the people to feel free to borrow the idea of **Common Sense** and its format. Because so few ideas are truly original, the editor reserves the right of editorial control only over those volumes with his name on it as editor and publisher. Every issue of a "people's" newspaper should be viewed as a completely separate undertaking, and other publishers of **Common Sense** ought to accept accountability by placing their names on any issues they might publish, much as America's Founders accepted accountability by signing the Declaration of Independence.

mented howlings (tape recordings available to the skeptical) could possibly disagree with his family doctor's 1/17/02 statement, "John L. Wilkenson is a patient of mine I have examined him within the past week, and it is my opinion that he is not able to understand any legal document pertaining to a change in his legal or physical status. He needs constant custodial care at this time." Nor could a reasonable person doubt the psychologist's 1/17/02 statement that "...at this time, it is not recommended that this individual make any decision which would influence his overall well being."

John L. told David on numerous occasions to take out money for himself to live on. He also told John R. and David to buy a computer for David's son Brandon, which, in anticipation of his demonizing lies, they never did. Since John L. is not a member of Sam's Club, and since Sam's doesn't accept checks from non-members, on a weekly basis, Dave would cash a check (signed by John L.) to himself for \$200 and buy groceries and household necessities. Of course, now that John L. wants out of the nursing home, and now that he and Daniel are manipulating each other to get what they want—Dan-money, and John L.-constant-care-in-home—John L. will lie about all the things he asked John R. and Dave to do for him. Compare his latest lies and manipulations to the "Dear Family and Friends" letter he signed (which is at the end of this booklet, and is derisively referred to by Daniel and Anita as "the opus.")

Of course, now that John L.'s wife Mildred is deceased, Dan can get him to pretend he was coerced by Mildred into signing the opus and retaining an attorney to handle their estate. Oh yes—and now that John L. is mentally incompetent and wants out of the nursing home, he is supposedly not

being manipulated by Dan who, along with Anita L. and Susan M., wants to sell the debt-free family home and spend the money.

Re: Anita Vieira's crimes

Anita deliberately falsely accused David of plotting to murder his then-wife Johannah. She did this in a deliberately, maliciously and conspiratorially perjurious affidavit with the wannabe-clever words, "My husband

"...I truly believe she (Anita—Common Sense) is both corrupt and mentally ill."—John Vieira

(then one John Vieira, from whom she had a hideously acrimonious divorce, committing serial perjury, and getting her daughter Michelle to make false sexual assault charges against John—**Common Sense**) thought he was thinking about killing Johanna. He even spoke with David about 'the murder.' I don't know for sure, but it certainly didn't look good."

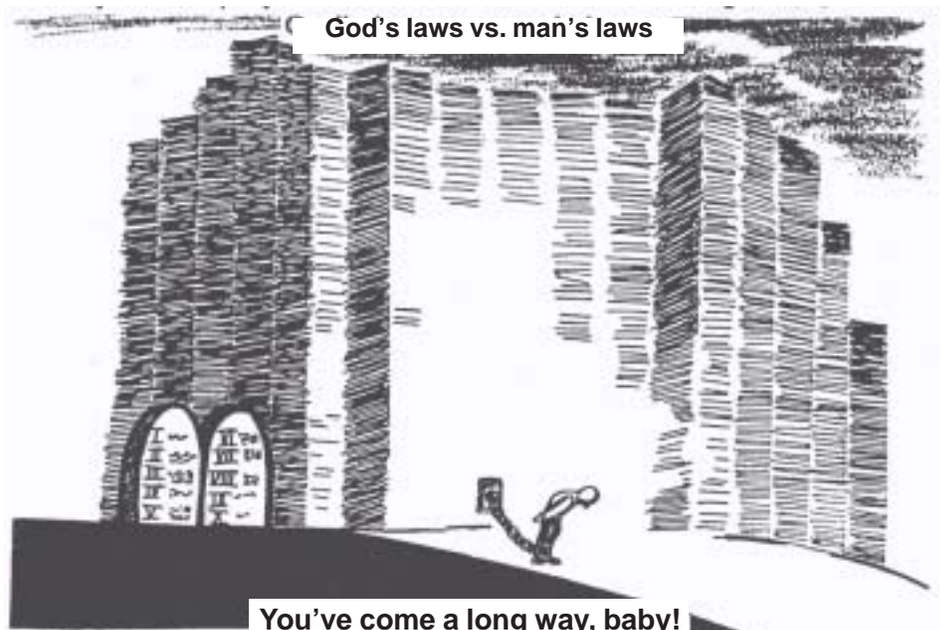
In David's custody case, the three major lies the conspirators used to tweak the system against David were,

1) that David was plotting to kill Johannah, 2) that David had a history of domestic violence [John R. has never even seen Dave yell at anybody, let alone hit them], and 3) that Mom and Dad were abusive to their children and ran an abusive household.

The system had actually filed a motion to give Dave sole custody of the two sons he had with Johannah (Ben and Toby), when Dan and Anita made MCDHS believe he was a liar and a bad father for not naming Daniel and Anita as alternate placement homes for Ben and Toby. The truth is that David knew Dan has been hospitalized several times for mental psychosis (plus Dave disagreed with Dan's spanking of children and didn't want his own children spanked by Dan), and that Anita and John fought like cats and dogs using the vilest profanity against each other regularly.

It is fascinating that during Anita and John Vieira's divorce case consolidated from cases #97 DR 1088/97 DR 1095, Anita Vieira under penalty of perjury, swore that **John Vieira, "...has sexually assaulted her** (Anita Vieira—**Common Sense**) this past year." "Plaintiff (Anita Vieira—**Common Sense**) believes that unless Defendant (John Vieira—**Common Sense**) is kept from Plaintiff's presence **serious physical harm is imminent. He**

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and distribute the
material in
Common Sense.



You've come a long way, baby!

is acting increasingly unstable.”
“Plaintiff feels in imminent physical danger because of the Defendant’s repeated verbal and psychological attacks and his willingness to stop at nothing to inflict emotional and physical harm....”

Likewise, John Vieira swore about Anita under penalty of perjury: “I couldn’t believe it! **My name had been forged to obtain funds from a financial institution by fraud.**” **“I called them (Anita and her children—Common Sense) thieves which resulted in an accusation of a sexual assault by me on Michelle.”** “Anita informed Michelle that she believed Kevin (Michelle’s Husband—Common Sense) was going to kill her.” **“Once again she (Anita—Common Sense) threatened suicide by pills. She said I couldn’t stop her and she was going to do it.”** “Earlier in our marriage

“Anita would usually perform such self-flagellation in front of the children....”—John Vieira

she would beat herself with a board, saying ‘bad person, bad person, bad person,’ rather than threaten suicide.” **“She would usually perform such self-flagellation in front of the children....”** **“All guns were removed for I feared extreme anger when she returned and maybe another suicide threat.”** **“...I truly believe a divorce is necessary and that she (Anita—Common Sense) is both corrupt and mentally ill.”**

And, according to the Einsteins at MCDHS, David is supposed to be a liar and a bad father for not naming the Vieira household as a suitable placement home for his children? What a farce! Give us a break!

It seems obvious Anita has a pattern of using false and malicious accusations of murder plots and sexual abuse charges to work her manipulations. That’s why **Common Sense** gives her less than zero credibility.

In the present case of Dad’s care, the Vieira-Wilkenson conspirators are now giving the opposite twist to ev-

erything they said previously in an attempt to tweak the system into believing that David and John R. are somehow the manipulators, that Dad is somehow mentally competent, and that they are somehow deeply concerned (prior to this latest controversy) for his care. Anita and Sue hadn’t visited Dad for years and yet they object to the idea he has been placed in a professional care center.

Clearly, the actions and words of Dan and Anita have nothing to do with the truth of their intentions, and haven’t for the last five years. Even Dan’s attorney, Brad Hibberd told John R.’s lawyer in a phone conversation that property/money was the real issue, not John L.’s health care.

Since Mom and Dad knew about Dan’s and Anita’s manipulations against them to the harm of their grand children, they knew they could not trust Dan and Anita, and, in anticipation of extreme squabbling over their humble estate, they went to an estate attorney to plan out their estate affairs as best they could, in a manner as strong as possible to avoid contention and acrimony, and to preserve the family house as a debt-free haven and a hedge against homelessness for their children and grandchildren in such economically uncertain times.

Re: John Vieira’s crimes

The following truth about the perjury, witness tampering, obstruction of justice and 18 USC 241, 241-violative conspiracies is found on page 8 in David’s EMERGENCY C.A.R. Rule 21 PETITION FOR RULE TO SHOW CAUSE Why a Writ of Mandamus Should Not Issue to the District Court of Mesa County, Colorado, and the Honorable Nicholas Massaro, Judge Thereof and 18 USC 4/CRS 18-8-115 NOTICE OF FELONIES Material to Case Below (filed in the Colorado Supreme Court:

“In ways material to, and directly connected with, the case below, John Vieira has deliberately lied and tried to deceive the court below into believ-

ing DEW uttered the words ‘would bury the problem’ as a statement probative of Vieira’s lie that DEW might be planning to murder JCW, when Vieira knew

[following paraphases are 100% accurate in substance and context but reworded slightly from legal documents for clarity]

“John Vieira... has sexually assaulted me”—Anita Vieira

“...serious physical harm is imminent. John Vieira is acting increasingly unstable.” **“I feel in imminent physical danger because of the his repeated verbal and psychological attacks and his willingness to stop at nothing to inflict emotional and physical harm....”—Anita Vieira**

for a fact DEW uttered the words as a question, in which DEW asked Vieira, ‘Do you really mean you would bury the problem?’ Both DEW and Mark Hawkinson are witnesses to John Vieira’s perjury and devious intent. Vieira’s perjurious intent is also corroborated by his bragging: ‘Of course I must admit that I tricked him (DEW) into said statement.’ See the affidavit of Mark Hawkinson (Appendix p326-327)...In ways material to, and directly connected with the case below, John Vieira has generally harassed and intimidated Gayle Walker and DEW, and has repeatedly threatened to “take care of” DEW’s older brother John R. Wilkenson in front of witness Dennis Blaine. See the affidavit of Dennis Blaine (Appendix p331).

John R. notified Mesa County DA Frank Daniels of these crimes and manipulations in writing, but Daniels declined to prosecute John Vieira, osten-

“Of course I must admit that I tricked him (David—Common Sense) into making said statement.”—John Vieira

sibly to protect the various local government entities from embarrassment and legal liability for their gross negligence.

Interestingly, the DA's office did prosecute John Vieira criminally in the Vieira divorce case, but Vieira was able to convince a jury to acquit him based on the fact he was able to prove that Anita is a such a habitual liar she deserves zero credibility. It seems that nowadays violating a restraining order is a more serious crime than perjury, obstructing justice, witness tampering, and felony conspiracy to violate civil rights. Go figure.

Re: The Criminal "Tweaking" of MCDHS et al.

In addition to the manipulative, 18 USC 241, 242-violative perjuries and justice obstructing frauds against the court committed by John and Anita Vieira, combined with the unethical manipulations of say-anything-for-money lawyers like Catherine Burkey (# 017744—**Common Sense**) and say-anything-for-money therapists like Rodney Hollandworth and Abigail Lange, the following truth about the way MCDHS, the DA's office, and various treatment providers got "tweaked" by the Vieira Conspiracy's crimes is found on page 9 et seq in David's EMERGENCY C.A.R. Rule 21 PETITION FOR RULE TO SHOW CAUSE Why a Writ of Mandamus Should Not Issue to the District Court of Mesa County, Colorado, and the Honorable Nicholas Massaro, Judge Thereof and 18 USC 4/CRS 18-8-115 NOTICE OF FELONIES Material to Case Below (filed in the Colorado Supreme Court:

Credible evidence of the conspiracy, prejudice, and manipulation related to the DA's office lies in the fact the DA's office dropped a valid charge (against JCW) of violating a restraining order. In the People's Withdrawal of its Emergency Motion to Modify Custody, filed 11/26/96, Assistant County Attorney Valerie J. Robison wrote: "One of the initial grounds for the Motion to change custody was the arrest of the Respondent, Johanna Wilkenson. Since that time, it has been learned that

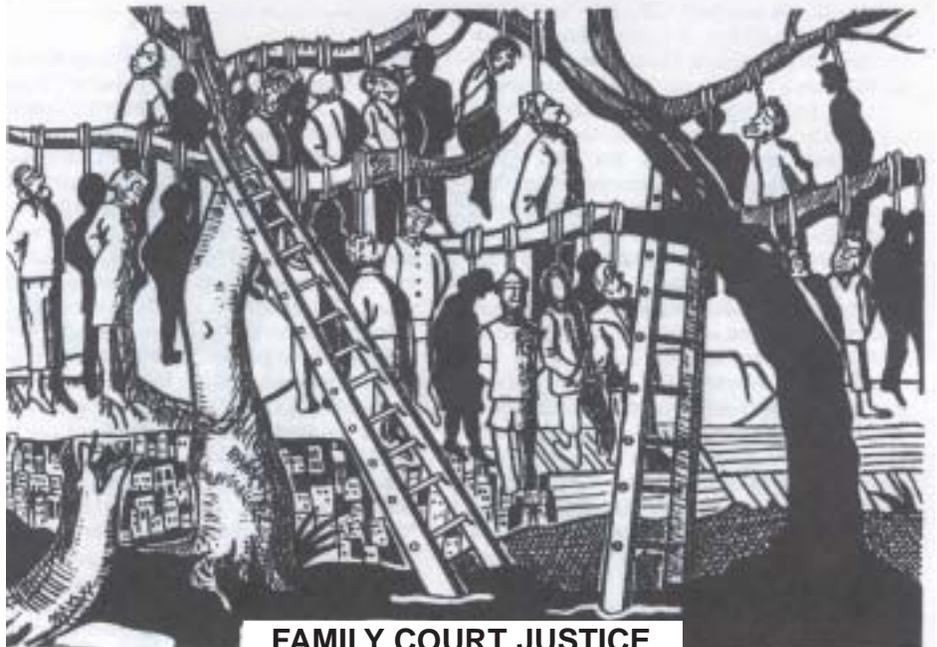
the basis for the arrest was the violation of a County Court restraining order prohibiting contact between David Wilkenson and Johanna Wilkenson. That restraining order had been lifted prior to Ms. Wilkenson's arrest. Therefore the arrest was erroneous." Ms. Robison's obviously untrue statement is made quite interesting by the fact on page 3 of a Report of Contact form, HH Number 78155, on 11/19/96 prior to Ms. Robison's falsity, MCDSS caseworker Lori Rienstra wrote: "T/c (telephone call—DEW) to District Court. 96 DR 372 includes current restraining order. Sharon called Massaro's division, and learned that it is still in effect. Signed 4/26/96 507 p.m. by Massaro. Call County Court." 2573640." See Appendix p292. The appearance is that Valerie Robison knew that what she was saying in The People's withdrawal is untrue. The appearance is that Ms. Robison knew the arrest was valid and was deliberately spinning The People's pleading in a manner to benefit JCW and further prejudice the system against DEW. Ms. Robison and the DA's office deliberately overlooked that fact that JCW had driven with a suspended driver's license and arrived at DEW's residence drunk. The appearance is that all this is a result of manipulations by Catherine Burkey. The appearance

also demonstrates how a little manipulation here and a little manipulation there, in the right places at the right times by the right people, can skew the entire system into perpetrating a huge injustice.

In a IV-A Referral Form dated 8/7/96, MCDSS caseworker Mark Scofield wrote to Jackie Owens: "**CI. (Client, meaning JCW—DEW) has lied, manipulated, changed story to meet own ends.**" See Appendix p288.

MCDSS caseworker, Joni Vohs, in transferring the case over to MCDSS caseworker, Mark Scofield, wrote the following: "I'm not really sure what Catherine is referring to here. I transferred the case exactly as I would any other case.... Considering the statements and the abrupt reversals of positions and the falsehoods brought forth by Johanna, **I think Catherine is blowing smoke here.** I think it's an attempt to throw the light off Johanna and David and on to MCDSS. I also think that it is an attempt to split us on possible upcoming court stuff. In other words, **Catherine has a real mess on her hands w/Johanna and needs to dig up doo-doo to move the spotlight.** See me when you get back. Joni." See Appendix p287.

Before his CRS 12-43-704(1)(g),(h), & (t)-violative opinion slan-



FAMILY COURT JUSTICE

derous to DEW about matters such as brainwashing, in which he is believed to be totally unqualified to express an expert opinion, **Rodney (Hollandsworth —Common Sense) told a MCDSS case worker that he “has had several calls a day from Johanna asking him to intervene inappropriately” and that “he may need to add histrionic &/or borderline personality D.O. to Johanna’s DX.** Noted she stirs up all the service providers associated with her case whenever a problem arises, without notifying each that she has asked all the others to help her solve the problem she reports.” See Appendix p141.

Joni would not (and never did) talk with DEW’s parents, his older brother, his ex-wife Gayle Walker, or any other friends or relative who could verify the lies and manipulation of Anita Vieira and Daniel Wilkenson. The tragedy was exacerbated by the fact MCDSS case workers Mark Scofield and Lori Rienstra did not begin with an independent evaluation as required by the legislative intent of the relevant statutes, they simply rubber-stamped the errors, negligence, incompetence, and dishonesty of Joni Vohs. Despite the fact in point #6 of her Case Transfer Summary dated 5/21/96, **MCDSS case worker Joni Vohs prophetically wrote, “Domestic Violence Shelter staff seems to be enmeshed w/Johanna. I don’t know how objective they can be about reports and supervising.”**—the entire system was seriously prejudiced against DEW at the point Joni believed Anita and Daniel’s lies without any further investigation.

Once MCDSS discovered the truth about the official police records of JCW’s habitual drunk driving behavior, rather than try to protect the children by recognizing the mentally ill nature of JCW’s bizarre criminal behavior, MCDSS successfully moved to terminate juvenile case 96 JV 180, they chose to try cover up their own inappropriate and unprofessional behavior throughout the case below by saying in effect, “JCW is okay, DEW is okay, the kids are okay, we want out of here.”

Re: Daniel A. Wilkenson

Daniel Wilkenson was fully aware of the justice-obstructing, civil-rights-violating fraud the Vieira Conspiracy was perpetrating on the courts and MCDHS, yet he did nothing whatsoever to inform the courts and MCDHS as to the truth of what was going on. To the contrary, he joined Anita in the lies she told MCDHS about their mother and father to cause MCDHS to believe that John L. and Mildred’s home was dangerous to children as a suggested placement environment.

Although he admitted to MCDHS that he could not verify Anita’s false allegations of sexual abuse, Dan did tell MCDHS that John L. had physically abused him as a child. Oldest brother John R. says “that is a flat-out manipulation and lie, because as favorite blame-everything-on-David son, Daniel was almost never punished by John L. On two occasions he received 4 swats on the buttocks, and on a few other occasions he got 2 swats.”

Daniel is a clever enough manipulator that he decided to try to get the system to judge parental behavior which was the norm 50 years ago by today’s touchy-feely “if-you-spank-your-kids-you-go-to-jail-but-if-your-kids-turn-out-bad-it’s-still-your-fault-anyway” standards.

Compare that truth with Dan’s hypocrisy in giving one of Liberty Baptist’s school kids 8 swats which resulted in court charges against him. Like all clever manipulators, Dan claims those charges were “cleared.” That is a lie. Due to behind-the-scenes manipulations not dissimilar to the ones in the current controversy, the boy’s family left Liberty Baptist Church and didn’t show up to prosecute the case.

John R. can bear witness to those John-Vieira-strategy-based manipulations (such as packing the courtroom with Wilkenson supporters), because he was in attendance at that court hearing, and the judge was so rattled that he called the case as “John

Wilkenson” instead of “Daniel Wilkenson.”

Re: Bradley Hibberd, Esq.

It seems to **Common Sense** that Hibberd is working overtime to join the ranks of unethical attorneys of Catherine Burkey’s ilk. The reader can judge for him/herself from the following quotes from Colorado’s Code of Professional Responsibility, all of which were deliberately violated by Catherine Burkey:

Canon 1.

Disciplinary Rule (DR) 1-102 (A) (2) A lawyer shall not circumvent a Disciplinary Rule through the actions of another.

Canon 1.

DR 1-102 (A) (2) A lawyer shall not engage in conduct involving dishonesty, fraud, deceit, or misrepresentation.

Canon 1.

DR 1-102 (A) (5) A lawyer shall not engage in conduct that is prejudicial to the administration of justice.

Canon 7.

DR 7-106 (C) (1) In appearing before a tribunal, a lawyer shall not state or allude to any matter that he has no reasonable basis to believe is relevant to the case or that will not be supported by admissible evidence.

Canon 7.

DR 7-106 (C) (2) In appearing before a tribunal, a lawyer shall not ask any question that he has no reasonable basis to believe is relevant to the case and that is intended to degrade a witness or other person.

After causing the Frank Randall family considerable grief by preparing paperwork (revocation of powers of attorney, etc.) which got Frank (91 years old w/Alzheimer’s) released from a local nursing home, brother Bradley is—either by conspiracy or by allowing himself to be manipulated by Daniel Wilkenson’s lies—doing his best to use his privileged status as a member of the bar to cause grief for the John L. Wilkenson family and the carefully prepared legal work done by another law firm.

Amazing thing is, Dan's efforts "to help Frank Randall" are motivated by nothing other than feelings of revenge stemming from the fact the Randall family left Liberty Baptist and started a new church, taking with them roughly three dozen former Liberty Baptist members who had grown tired of Dan's endless manipulations. It is **Common Sense's** understanding that the break originally began by a benign disagreement over which of two young girls played the piano better.

Studies have shown that churches which fail to grow over 300 members do so because the pastor is a control freak who can't delegate power and responsibility.

Getting back to Mr. Hibberd, after huffing and puffing to nursing home staff that he was going to immediately

Johannah (Dave's then wife—Common Sense) "has lied, manipulated, changed story to meet own ends."—MCDHS caseworker Mark Scofield

apply for guardianship of John L. Wilkenson by his manipulative son Dan, and after telling John R.'s attorney that the whole controversy has nothing whatsoever to do with John L.'s health care, Hibberd has, completely reversed his position and now claims John L. Wilkenson is mentally competent and does not need a guardian. Ethical behavior?

Of course such manipulative bad faith reversals seem consistent with the fact that out of one side of her mouth Anita told MCDHS that John L. physically and sexually abused her as a child (and is therefore dangerous to children), and that he has an "undiagnosed mental illness," while out of the other side of her mouth, she is no doubt in fully-informed conspiratorial complicity with Daniel's and his lawyer Hibberd's newly reversed position that John L. is mentally competent and can live with Dan instead of being in the constant care of a professional care center.

It seems to **Common Sense** that some of the local estate planning attorneys should join forces and file a formal grievance against Mr. Hibberd.

Re: Scriptures on enabling

Common Sense believes that Bradley Hibberd professes to be a Christian and may even attend Liberty Baptist Church. There are numerous scriptures regarding the fact that enabling manipulative behavior in others does not serve God's interests in them. Here are a few.

Exodus 20:16 (KJ)

Thou shalt not bear false witness against thy neighbor.

Exodus 20:16 (NIV)

You shall not give false testimony against your neighbor.

Ephesians 5:6-7 (KJ)

Let no man deceive you with vain words: for because of these things cometh the wrath of God upon the children of disobedience. Be not ye therefore partakers with them.

Ephesians 5:6-7 (NIV)

Let no one deceive you with empty words, for because of such things God's wrath comes on those who are disobedient. Therefore do not be partners with them.

Ephesians 5:11 (KJ)

And have no fellowship with the unfruit-

ful works of darkness, but rather reprove them.

Ephesians 5:11 (NIV)

Have nothing to do with the fruitless deeds of darkness, but rather expose them.

Proverbs 28:23 (KJ)

He that rebuketh a man afterwards shall find more favor than he that flattereth with the tongue.

Proverbs 28:23 (NIV)

He who rebukes a man will in the end gain more favor than he who has a flattering tongue.

Luke 17:3 (KJ)

Take heed to yourselves: If thy brother trespass against thee, rebuke him; and if he repent, forgive him.

Luke 17:3 (NIV)

So watch yourselves. If your brother sins, rebuke him, and if he repents, forgive him.

Galations 6:7-9 (KJ)

Be not deceived; God is not mocked: for whatsoever a man soweth, that shall he also reap. For he that soweth to his flesh shall of the flesh reap corruption; but he that soweth to the Spirit shall of the Spirit reap life everlasting. And let us not be weary in well doing: for in due season we shall reap if we faint not.

Galations 6:7-8 (NIV)



THE FREEDOM TO PEACEFULLY ASSEMBLE (RIGHT TO LIFE)

Do not be deceived: God cannot be mocked. A man reaps what he sows. The one who sows to please his sinful nature, from that nature will reap destruction; the one who sows to please the Spirit, from the Spirit will reap eternal life. Let us not become weary in doing good, for at the proper time we will reap a harvest if we do not give up.

Criminal Behavior,

(cont'd from p. 1)

dishonoring their parents by sneakily engaging in false reporting to the Mesa County Department of Human Services, by bearing false witness, and then using and abusing the power and credibility of the Pastorate of Liberty Baptist Church to demonize and destroy any person who disagrees with their greed/money-driven agenda, and/or who tries to expose the truth. It is a tragic tale about what can happen (and actually did happen) when a severely borderline woman succeeds in manipulating two siblings in a dysfunctional family who think they have political connections and know how to manipulate the "system" behind the scenes into carrying out their evil intentions and destroy one of their brothers to the harm of his children. It is a story about false reporting to officials. It is a story about perjury. It is a story about witness tampering. It is a story about fraud/perjury-induced official misconduct. It is a story about fraud/perjury-induced judicial misstatements, fraud/perjury-induced deliberate falsification of records on appeal, fraud/perjury-induced deliberate falsification of registers of action, and fraud/perjury-induced false imprisonment. It is a story about dishonoring parents. It is a story about manipulating the elderly. It is a story about what happens when sick manipulators succeed in finding an unethical say-anything-for-money attorney who works in conjunction with an unethical say-anything-for-money psychologist to destroy an innocent man and his children on behalf of a crazy foreign woman and her rich parents, and then find another attorney of questionable ethics to attempt to undo legal

paper work their parents had every right to make in anticipation of acrimony and controversy when the will they had made was finally read.

How political spin manipulates unjust judicial decisions and coverups.

Unethical lawyers thrive on political spin. It's their stock in trade. They use it to demonize and destroy people wielding the power of a judiciary which most often lets them get away with it. Look at it another way, if perjury were punishable by public crucifixion, fewer people would risk going to court, which means lawyers would make less money. So it is in the financial interests of lawyers to wink at perjury. Going one step further, lawyers would be out of work if people could bring themselves to obey the Golden Rule and the Ten Commandments.

In human law (as opposed to the real kind), the facts determine what law applies to the case. Only by following strict procedural due process rules can a court arrive at what the actual facts are, which in turn dictates what substantive law applies. Obviously, liars and other unethical people have a vested interest in manipulating a court into "finding" facts which relate to the law most favorable to them.

For the unethical, spin is easier than procedural due process. Two examples come to mind. In David's child custody case, the spin (thanks to the lies of Daniel and Anita) was that Dave had a history of domestic violence and was a liar and all-around bad guy for not mentioning the homes of Daniel and Anita to MCDHS caseworker as possible placement homes for the children. In the most recent example, Marilyn Richardson—being clueless as to the level of manipulation Dan and Anita are capable of—made the "Custer" decision that Dad was entitled to look at his medical records, and that Dave and John R. are bad guys for telling the nursing home not to let him look at the medi-

cal records. So Ms. Richardson (because MCDHS dispenses so much money to various treatment providers and care center) persuaded the nursing home to stop honoring my valid powers of attorney, which gave Dan the opportunity to change doctors, and, ultimately manipulate a change in the facts (which will govern which law applies). The fact in question is Dad's incompetence. If Dad is incompetent, I am power of attorney, and Dad will stay in the nursing home and get the level of care he needs. If Dad is "competent", then Dan will try to get Dad out of the care center and manipulate him into trying to change valid legal work which was carefully done by a reputable law firm some five years ago.

In Dave's custody case back in 1996, his then-wife, Johanna, had 3 DUI's and a 4th charge of running drunk into a police car and injuring people. She fled to her home country of England to avoid prosecution on that charge. Having a severe borderline personality disorder, when Dave finally decided to try to get the system to intervene for the safety of the children and general public, Johanna was able to get Dan and Anita to help her spin it to look like Dave was the bad guy, and that her bizarre mentally ill child-endangering criminal behavior was nothing more than "marital relationship difficulties."

In her most recent drunken accident, she was so angry that she beat out the windows of her Blazer with a tire iron. The tire iron bounced back and hit her under the eye. She spun it to Domestic Violence Shelter staffers that Dave had hit her.

MCDHS had actually filed a motion for the court to award sole custody of the children to David, when Dan and Anita were able to help Johanna successfully spin the system.

There is no doubt that people in the system committed crimes against David. Problem is, they don't look at it that way. Magistrate Jane Westbrook, knowing full well that what she was doing was deliberately unconstitutional, jailed Dave for 18 days in an attempt to coerce him into waiving his legal rights.

There was a sheer absence of all due process. But in her already-spun-by-manipulation mind, it was probably justifiable as being “in the best interests of innocent women and children.”

The problem is, the people who do such evil things don’t see their evil as being bad. If the idea is to protect children, or prevent violence to women, then “we don’t need no stinking due process” seems to be the motto of the day.

A person, especially one who is in power (e.g. judge, caseworker) and doesn’t want to look fallible, one who has been spun into thinking s/he already knows the facts, has no need of procedural due process to discover the true facts. Such a person, especially one annointed with “official immunity,” is a grave danger to liberty and justice.

EDITOR’S CORNER

Your humble editor just gets bone-weary of watching the endless felonious and fraud-upon-the-court manipulations of unethical lawyers be met by opposing ethical lawyers with nothing more than an hapless, enabling “well the other side has the same right to present their arguments as we do.” Almost never do fraud-manipulated judges nail anyone’s hide to the wall for perjury or ethics violations, no matter how serious and justice-obstructing such manipulations might be. They seem to believe cleaning their own house would not be good for business or the public image of the legal profession.

My youngest brother Daniel has misused and abused the power of his position of trust as pastor of Liberty Baptist Church and alleged ordained “man of God.” This edition of **Common Sense** has been necessitated by the self-defensive fact that Dan is not going to stop his lies, his manipulations and his abuse of power until he is stopped.

All it takes for evil to prosper is for good people to do nothing under the pretense of “neutrality” or “ignorance.” Because inaction in the face of evil is taking the side of evil, like Dr. Alexandre Manette in Charles Dickens’s *Tale of Two Cities*, who was secretly imprisoned

for 18 years in the Bastille for daring—despite his awareness of “court influence” and the immunity of nobles—to write a letter to a minister of the court detailing the wrongs done by the evil Marquis St. Evrémonte and his brother, I feel compelled to write the whole truth as I know it, and let the chips fall where they may.

It seems appropriate to paraphrase Dr. Alexander Manette:

“If it had pleased God to put in the hard hearts of all the liars, manipulators, and unethical ‘professionals,’ in all the these frightful years, to grant my brother David any shred of local, state, or federal procedural due process, any shred of equal protection of law, or any shred of substantive factual truth, I might have thought that He (God) had not quite given up on them. But now I believe the diseases of deception, manipulation, and false pride are fatal to their eternal souls, and that they have chosen to place themselves outside His mercies. Thankfully, only God can be the true and final judge of that. Accordingly, I, John R. Wilkenson, unhappy recipient of unfair demonization, do this first month of

the year 2002, in my unbearable agony of being forced to watch the destruction of my family, denounce to the times when all these things shall be answered for. I denounce them to Heaven and to earth.”

Based upon the above-stated TRUTH, it seems also seems appropriate to encourage my brother David with a prayer from the much persecuted prophet Jeremiah 20:10-11: “For I have heard many whispering and defaming, [There is] terror on every side! Denounce him! Let us denounce him! Say all my familiar friends, they who watch for my fall. Perhaps he will be persuaded and deceived; then we will prevail against him, and we will get our revenge on him. But the Lord is with me as a mighty and terrible One; therefore my persecutors will stumble, and they will not overcome [me]. They will utterly be put to shame, for they will not deal wisely or prosper [in their schemes]; their eternal dishonor will never be forgotten.”

In my opinion, the law demands that the Vieira Conspiracy should be prosecuted and put in prison for their crimes.



