Judicial Misconduct Charges of Judge Richard G. Kopf

– The Hiding of Substantive Exculpatory Evidence, Conspiracy with Public Defender and Prosecutors & Public Corruption.

Following a Trial in April of 2009, the defendant discovered that the Judge, Public Defender and Prosecutors hid from the Jury, the Expert Witness requiring the evidence and the defendant evidence, which proved the defendants actual innocence.

Not knowing what had been discussed and what had happened at the time of the trial during a Side Bar meeting between the Judge and Lawyers, the defendant plead so he protect his youngest son from the physical, mental and psychological abuse that was occurring in the home. None of what the defendant pleads to in the holographic plea was a crime. The family court subsequently awarded custody of the son to the defendant.

Interestingly enough, the last time the defendant checked, the oral recording of this side bar discussion had been blocked on the Federal Courts PACER website (4:07cr03005; 2009, Nebraska Federal Court) and the Prosecutors had destroyed case documents. However, unbeknownst to them, the defendant had already legally downloaded the oral recordings before the Judge blocked them.

Since that time, the defendant has tried on multiple occasions to bring this evidence to different Courts, only to have the original Judge state the evidence would not be received and dismissed the Ethics and other Cases. Efforts to bring the attorneys & the Judge before the Nebraska Ethics Board were blocked by the very same Judge.

The details of this case and the Judicial Misconduct case have now been brought to the attention of the 8th Circuit Court of Appeals. The cover letter and case brought to the 8th Circuit (17-9548) includes other instances where Judge Kopf has violated his Judicial Ethics. The case also shows that failure of the Judges and lawyers involved in these cases to report these Ethics Violations to their respective Ethics Boards is in and of itself, a violation of their Judicial and Lawyer Ethics.

The defendant now has submitted (attached) cases to (1) the 8th Circuit Court of Appeals (17-9548 – Under Review by the Chief Judge of the 8th), (2) a D.C.C. Appeals Case (17-7103) and finally (3) the SCOTUS 16-3572. These cases detail the hiding of substantive exculpatory evidence, the misdirection of the Jury and Expert Witness by the Court (Judge Kopf), prosecuting attorneys (Everett and Russell) and public defender (Hansen), the conspiracy between the four of them, potential public corruption and the multiple other instances where the media has addressed Ethics Violations and Concerns about this Judge. Defendant and others have also made this information known to the FBI.