

EXHIBIT 22

LEGISLATIVE PETI
2005

TO BE PRESENTED TO THE STATE OF MONTANA'S 59TH LEGISLATIVE ASSEMBLY BY THE FOLLOWING REPRESENTATIVES CHOSEN BY THE 'PEOPLE':

Diane Rice, House of Representatives, Representative for House District 71, sitting Chairman for the House Judiciary Committee and Dan McGee, Senator for the State of Montana, Senate District 29, Member of the Senate Judiciary Committee:

TO THE LEGISLATIVE ASSEMBLY OF THE STATE OF MONTANA:

WHEREAS the PARENTS, CHILDREN, and OTHER CITIZENS OF THE STATE OF MONTANA, have suffered egregious and obscene outrages, indignities, loss of affection, alienation of affection, emotional trauma, irreparable, life long damages both emotionally, mentally and physically, economic loss to both individuals and the corporate state, and false imprisonment through false and wrongful child or sexual abuse allegations brought about as a result of:

1. Malicious acts, including allegations of criminal acts in the judicial, child protection, mental health and social work systems;
2. Arrogant, corrupt, incompetent, and malicious individuals within the Department of Health and Human Services/Child and Family Services/Child Protection Services, Law Enforcement, Child Abuse Investigators, and individuals working as Counselors, Psychiatrists, Psychologists, Social Workers, 'Non-Profit Stakeholders', CASA/GALs, Foster care system and Medical Practitioners;
3. Counselors, Psychiatrists, Psychologists, and Social Workers who engage in science fraud and operate in flagrant disregard of the Montana laws governing deceptive trade practices while performing psychological evaluations, clinical therapy and child or sexual abuse investigations; and
4. Judicial, Prosecutorial, Guardian Ad Litem, Public Defender, and Attorney misconduct in child or sexual abuse allegation cases and divorce proceedings;
5. Constitutional violations of unalienable rights, human rights and civil rights violations pertaining to THE AFOREMENTIONED PARENTS, CHILDREN and OTHER CITIZENS OF THE STATE OF MONTANA.

The CITIZENS OF MONTANA petition the General Legislative Assembly of the State of Montana by and through the aforementioned Montana Statesmen, to remedy (MCA 1-3-214. Wrong -- remedy. For every wrong there is a remedy) the egregious and obscene outrages, indignities, loss of affection, emotional trauma, economic loss and false imprisonment caused by false child abuse allegations and State abetted child exploitation by any and all means including but not limited to as follows:

1) A redress of grievances by calling a 'grand jury' to investigate allegations of; illegal actions under 'color of law' within the department of Child and Family Services/Child Protective Services; collusion among servants of the public in the Judicial and Executive Branches for taking part in organized criminal acts (RICO) against the PARENTS, CHILDREN and OTHER CITIZENS OF THE STATE OF MONTANA depriving said citizens of due process and equal protection under the law; Medicaid fraud pertaining to the fostering of children without proper court orders; false representation of the facts of foster care placement; violations of and non-compliance with the statutory requirements of CAPTA of 1974 and the Adoption and Safe Families Act of 1997 and it's amended versions; mental institutionalizing of children through deceptive psychological/mental health practices constituting Medicaid fraud; forced drugging of children; discrimination against a class of people generally but not limited to certain categories of race, religion, gender, color, income and education; the unconstitutionality of the laws regarding civil suits based on the "preponderance of evidence" when in fact Constitutional rights and liberties are being limited without the ability to confront one's accusers and the withholding of one's constitutional right to a trial by jury when limitation of constitutional rights are at hand; unlawful searches and seizures without warrants, signed court orders or proof of a compelling state interest verified by bona fide facts and evidence.

2) Upon the finding of grounds for further proceedings by the grand jury; initiate investigative hearings held under the Montana and Federal Rules of Evidence, with the ability to subpoena witnesses; protection for witnesses against retaliation in any form and prosecution of perpetrators of such frauds and rights violations with appropriate penalties and fines as are established in law.

3) Adopt the following criteria based definition of the "best interest of the child": For purposes of conducting child abuse or molestation allegation investigations and child custody or adoption decision making, **the "best interest of the child" shall mean the least detrimental alternative.** Such alternative shall objectively be determined to have the lowest per capita rates of detrimental occurrence in regards to the 'best interest of the child' with regard to the following criteria and standards: (a) accidental injuries; (b) administrative inefficiency; (c) deaths; (d) deprivation of affection; (e) deprivation of constitutional and legal rights; (f) disruption of cultural continuity; (g) disruption of custody; (h) disruption of extended family relationships; (i) disruption of parental emotional relationship; (j) disruption of parental relationships; (k) disruption of religious affiliations; (l) disruption of social affiliations; (m) disruption of sustained intellectual development; (n) disruption of sustained healthy physical development; (o) disruption of sustained emotional development; (p) disruption of visitation; (q) economic exploitation; (r) emotional abuse (s) emotional exploitation; (t) exploitation for criminal purposes; (u) false negative conclusions; (v) false positive conclusions; (w) fraud; (x) inaccurate records; (y) institutional abuse; (z) institutionalized abuse; (aa) human experimentation; (bb) legal/judicial exploitation; (cc) socioeconomic abuse; (dd) organized criminal activity; (ee) parental abuse of legal processes; (ff) parental alienation; (gg) physical abuse (hh) political exploitation; (ii) science fraud (jj) unnecessary medication; and (kk) use of the child as a pawn in adult disputes (ll) 'nosocomia' abuse, meaning: any death, injury, physical trauma, emotional trauma, physiological disorders, adverse medical conditions, diseases, mental disorders, economic loss or other harmful conditions inflicted upon a child or parent as a consequence of conducting unnecessary child abuse or molestations investigations, unnecessary abuse or molestation medical examinations, unnecessary medical procedures or medications, and unnecessary mental health evaluations or counseling.

4) Remedy inequities and interference with visitation and custody by establishing criminal penalties.

5) Protect children from exploitation, abuse, experimentation, and unnecessary medication and treatment by establishing criminal penalties for the use of science fraud by mental health and social work practitioner as determined by the standards of testability, falsifiability and refutability; and by establishing a State child protection system organized crime task force.

6) Provide for: recovery of actual and punitive damages by an individual who can establish that an allegation of abuse or molestation was false; the reunification of the family unit and absolution of the falsely accused.

7) Establish and enforce as State Policy the presumption that a child's needs are best met by his/her own parent(s) except when otherwise determined by consideration of all criteria and standards set forth in the definition of the "best interest of the child."

8) Protect citizens from abuse of office and abuse of government power by criminalizing intentional acts to destroy a family.

9) Enact a Constitutional amendment protecting the sanctity of the family unit above the interests of the state.

Respectfully submitted by:

Hande Matthew-Juliana
Missoula
(Without prejudice)

Date: 5/26/05

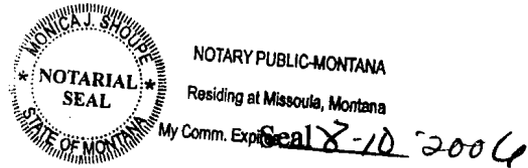
County of residence

("We The People", parents, children and other citizens of the State of Montana reserve the right to address the aforementioned requests, remedies and concerns at a later time.)

E.A.O.E.

"Failure to answer is silence. Silence can only be equated with fraud where there is legal and moral duty to speak, or when inquiry left unanswered would be intentionally misleading. US v Tweel (1977) 550 F 2d 297. U.C.C. § 3-419, U.C.C. § 1-205, U.C.C. § 1-201 (2), (3), (8), (11), (16), (25), (26), (27), (34), (35), (36), (37), (39), (40), (44) U.C.C. § 2A-519, U.C.C. § 2A-506, U.C.C. § 2A-516

(NOTICE: Whomever: you have **ten** days from receipt of this Legislative Petition and upon immediate notification of receipt of Petition to answer the 'petitioners'. Failure to do so within the allotted time period will make this Petition prima facia evidence for default and request for immediate action. After a **30 day** period without rebuttal to this Petition makes this Petition prima facia evidence of an adjudicative fact.)



STATE OF MONTANA }
Missoula COUNTY } SS.

On this 26 day of the May month in the year of our Lord,

Two Thousand Five, before me Monica J. Shoupe Monica J. Shoupe
Printed name Signature

a Notary Public residing in the county of Missoula, appeared the above named individual known to me and swore and subscribed the fore going document.

My commission expires 8-10-2006

