Sheriff Larry Campbell 2825 Municipal Way Tallahassee, Florida 32310

1/15/2002

Daniel L. Meier 21223 Seminole St. Southfield, MI 48034 (248) 980-3694 e-mail dannn@sprintpcs.com

Dear Sheriff Larry Campbell:

Mr. Campbell, I am again concerned by the behavior of your Leon County Sheriffs Office. We have had issues before as you are aware. This pattern is truly becoming disturbing. I was to pick up my daughter for Christmas vacation on December 22, 2001. I was to meet the ex-wife with child at the Tallahassee police department at 9:00 a.m.. She did not arrive and the Leon County Sheriffs department was contacted since the ex-wife lives out of the city limits. Officer Allie arrived at TPD shortly after the call. I demonstrated to her that I had a court order, and documentation of prior notice, and a message from the former wife that she had in fact received the notice and was refusing to allow me contact with my child. Officer Allie stated that she would not go over to the wife's house to assist in the exchange. I again traveled 18 hours to see my daughter for Christmas and had a court order and documentation of prior notice. She stated that unless she had and order that stated for her office to physically transfer possession of the child there was nothing she could do. This is not true, there have been countless times when the Leon County Sheriffs Department has facilitated exchanges without a court order to make a physical transfer of the child. Why am I not being provided the same services of your department that other people in your county receive. I was told that I would have to wait and file something with the court. This is on my child's Christmas vacation and she was looking forward to our Christmas together. I had to stay in town another five days until the courthouse would be open, this is time that I was to be spending with my child. This is time that can never be replaced and as was the case in the other incident at my daughter's school (See attached previous letter). Your Department, by not enforcing a court order, destroyed my daughters Christmas vacation and a once in a lifetime family reunion that had been planned for over a year. On December 26th, after Christmas when the courthouse was again opened your department then offered to send an officer to assist me in picking up my daughter. Why?

If your department has something against me other than me being from another state, I would like to know what it is. The first contact that we had, I thought was quite pleasant. You stated to me that you would look into the incident that happened at my daughters school, you also stated that you would have your people look into the situation and we could discuss the final ome. Instead, you had Major Daws call me and leave a massage for me to call him back. I call him back only to be slandered and told that he doesn't care what happened. I was never told that I had done anything wrong or explained



in any way the behavior of deputy Meeks. I then send a letter back to you asking for your assistance and you send me a response (See attached e-mail message). That Major Daws was following your instructions. I take it that this means you are =X#/ holding yourself "personally" responsible for the actions of all involved in this situation. I had never been harassing you or your department, as a matter of fact the only calls that I made after first contacting you were return calls. This specific call was a return after a page and two voice mails by Daws. How was I harassing you? I would like you to tell me so I can see how it falls under the definition of harassment in the Florida Statutes. I was not Harassing you or your department. As you were me in your e-mail back to me in all caps "YOU WERE IN THE WRONG" That is defined in general text definitions as shouting. You still in your e-mail do not tell me what I did wrong. You did not ,and have not done everything "humanly possible" to help. You would not even explain the circumstances to me as you said you would. You then threaten to "arrest me". Why would you do that? I then looked through some of my documentation and found that you were a part of the group of people that had me arrested on trumped up Grand Theft Charges in order to make a Custody issue into a Criminal issue. All of those fraudulent charges were completely dropped. I see officer Allie was a part of that too. How ironic. Or is it just the same thing all over. All good Americans will stand up when they see corruption in their country and take a stand to defend what is good and just. You say that I am pestering you and threaten to arrest me as you see fit, without regards to someone's freedom. You then try to send me through your county court system again.

I want you to know that Major Daws stated to me it was my fault and I was only making things hard on my daughter and that I should stay in Michigan. Is that because I gave my daughter a bible. I am sorry if you all have problems with Christians. I asked major Daws if he was one and he wouldn't give me an answer. Don't hate me because I am a Christian.

I want you to know that I graduated From Florida State nearly cum laude, and I pay every penny of my child support. When a great Father travels 18 hours to see his child it is truly sick to interfere. You have no right to throw a child's life away and destroy her relationship with her Father. Children are not a sacrificial offering. You stated in your e-mail that you would not be a" victim" of my "antics". If an American is seeking justice and you want to call that antics so be it. If you want to call yourself a victim, when when you make my child your victim there is no excuse. This country is supposed to be united. Please call me to resolve these issues.

CC:

Sincerely,

Daniel L. Meier

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