Jaden's CHILD ABUSE HEARING WAS DENIED, EVEN WITH LAW ENFORCEMENT OFFICERS, SOCIAL WORKERS AND OTHER PROFESSIONALS WHO WOULD TESTIFY UNDER OATH AND WHO WOULD PRESENT UNDENIABLE EVIDENCE OF THE ABUSE

To:

City of Fort Collins Elected Officials and Public Employees

Karen Weitkunat, Darin Atteberry, Steve Roy, Lisa Poppaw, Aislinn Kottwitz, Gerry Horak, Ben Manvel, Kelly Ohlson, Wade Troxell

Larimer County Elected Officials and Public Employees

Justin Smith, Lew Gaiter, Steve Johnson, Tom Donnelly, Stephen Schapanski, Larry Abrahamson, Cliff Reidel

Dear Public Servants,

You all know that physical evidence and intent are the two components required in any criminal investigation and subsequent conviction.

Physical evidence is the easy part, unless of course that evidence has been tampered with. Remember Timothy Masters and what the city and county did to the evidence in his case? That was a costly frame job and attempted cover-up. The financial damage that was done to this city and county because of officials' crimes in Mr. Masters' case has not yet seen its final tally.

Intent is much more difficult to establish and prove beyond a reasonable doubt; unless of course, as officials did to Mr. Masters, they completely fabricate intent.

This letter is attached to *physical evidence* of the crimes that the City of Fort Collins and Larimer County are committing against me and my nine year old son, Jaden. You will also see in the attached *physical evidence* the **obvious** *intent* of officials to commit these crimes against Jaden and me.

This is only ONE example of what you are doing to us; there are hundreds of pieces of physical evidence with verifiable intent in Jaden's case.

Do you think Kent Spangler acted alone? If not, who do you think told him to do it?

I learned a great deal from Mr. Masters' tragedy. The first and most important lesson I learned was to keep impeccable records (audio, video, photographic, written documents). What did you learn?

Your financial liability increases as each day drags past and you carefully keep the horrifying truth tucked inside the brim of your political hats. Your supreme duty is to protect the peoples' rights and the taxpayers' financial well-being. Prudent elected officials and public servants usually try to protect their *personal* financial liability and political liability as well. Please do not believe that your official positions exempt you from legal liability in Jaden's case. And *still* you remain motionless. Is it Arrogance? Ignorance? Fear?

A jury is going to devour the attached motion, denial, and sworn affidavit of correction; they will not be pleased that you had a chance to stop the bleeding but were too afraid to apply the necessary pressure.

<u>Colorado is an open court state.</u> <u>The attached court documents are public record.</u>

Sincerely,

Stacy Lynne

CC:

Media Personnel:

Judi Terzotis and Josh Awtry (*Fort Collins Coloradoan* via Hand-Delivery And Others via Electronic Delivery

And Others via Electronic Delivery