

FILED

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF FLORIDA**

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CLERK, U.S. DISTRICT COURT  
MIDDLE DISTRICT OF FL  
OCALA, FLORIDA

**LARRY KLAYMAN,**  
2775 NW 49th Ave, Suite 205-346  
Ocala, FL 34483

**Plaintiff,**

**v.**

**LAWRENCE R. LOEB,**  
1 W. Lakeside Ave.,  
Cleveland, OH 44113

**Defendant.**

**Civil Action No.**

5:13-cv-267-OC-10-PRL

**COMPLAINT**

The Plaintiff, Larry Klayman, hereby sues Defendant Lawrence Loeb in both is personal and professional capacities for violating Plaintiff's constitutional rights with the malicious intent to harm and destroy him in his trade and profession and personally. As grounds therefore, Plaintiff alleges as follows:

**NATURE OF ACTION AND JURISDICTION**

1. This is a civil action under 42 U.S.C §1983 seeking damages, injunctive and other equitable relief against Defendant Loeb for committing acts, under color of state and other law, with the intent and for the purpose of depriving Plaintiff of rights secured under the U.S.

Constitution and laws of the United States; retaliating against Plaintiff for his exercise of

constitutionally protected freedom of religion and speech and refusing to allow him due process and equal protection under the law.

2. This case arises under the U.S. Constitution and 42 U.S.C. §1983 and §1988, as amended.

This Court has jurisdiction in this matter pursuant to 28 U.S.C. §1331 and §1343. The declaratory and injunctive relief sought is authorized by 28 U.S.C. § 2201 and § 2202, 42 U.S.C. § 1983 and Rule 57 of the Federal Rules of Civil Procedure (FRCP).

3. Jurisdiction is also proper pursuant to diversity jurisdiction under 28 USC § 1332 because this case involves citizens of different states and the matter in controversy exceeds \$75,000 excluding interest and costs.

4. Plaintiff brings this action resulting from large damages and injury that resulted from the unlawful, devious, vindictive, hateful, and outrageous treatment of Plaintiff Klayman, whereby Defendant Loeb, a lawyer and not a judge or judicial officer who presided over a hearing in a family court custody proceeding rendering recommended findings of fact and conclusions of law, intentionally and maliciously manufactured facts and smeared Klayman, such as his false finding that Klayman had "inappropriately touched" his children, with unjustified invective in an unprecedented 93 page, single-spaced recommended decision concerning Klayman and his young children, Lance and Isabelle Klayman, which he issued knowing that it would be widely mischaracterized and published in this district, nationally and internationally, and would severely harm Klayman in his trade and professional and personally, as Klayman is a public figure with a high profile of legal and political activism. Defendant Loeb also recommended that Plaintiff Klayman be forced to pay in excess of \$320,000.000 USD in attorney's fees and costs to maliciously and outrageously harm Plaintiff Klayman further.

PARTIES

5. Plaintiff Larry Klayman is a citizen of the state of Florida who has two minor children living with his ex wife Stephanie Ann Luck (now DeLuca). Plaintiff is an attorney who has practiced law within Florida for 36 years and is continuously a member in good standing of The Florida Bar, gaining national exposure through his high profile lawsuits against the Clinton, Bush, and Obama administrations, as well as other high-profile public interest endeavors. He is the only person ever to have a court rule that a president of the United States committed a crime; which occurred during the administration of President Bill Clinton. Plaintiff Klayman was also instrumental in the impeachment of President Bill Clinton, as the organization which he founded and ran prepared and submitted an impeachment report to Congress and worked with House managers in developing the Congressional record which resulted in the actual impeachment and referral to the U.S. Senate for an impeachment trial of President Clinton. He also legally represented many of the women who President Clinton was alleged to have affairs with and/or harassed, such as Gennifer Flowers, Dolly Kyle Browning, Kathleen Willey, Paula Jones, and Juanita Broaderick. Later, during the administration of President George W. Bush, Plaintiff Klayman also filed suit against this Republican administration for alleged illegal wiretaps of American citizens and other alleged improper acts. Plaintiff Klayman became so famous for his strong public legal advocacy that the creator and executive producer Aaron Sorkin of "West Wing" created a semi-fictitious character after him, who he named "Harry Klaypool of Freedom Watch," played by Hollywood actor John Diehl. (Taken from Larry Klayman of Judicial Watch). Klayman's Judicial Watch was founded and came to prominence during the Clinton administration and continues to serve as a government ethics watchdog to this day, a type of

Peoples' Justice Department. In late 2003 Plaintiff left Judicial Watch to run for the U.S.

Senate in Florida's Republican primary. When he ran for the U.S. Senate in Florida he had a campaign headquarters in this district and continues to be legally and politically active in this district having established a citizens' grand jury there, and also resides in this district and the state of Florida. See [www.freedomwatchusa.org](http://www.freedomwatchusa.org), [www.larryklayman.com](http://www.larryklayman.com) and [www.citizensgrandjury.com](http://www.citizensgrandjury.com).

6. Defendant Lawrence Loeb is an attorney appointed to administer to family law matters and is distinctively not a judge or even judicial officer. Defendant Loeb issued the recommended findings in Plaintiff's custody lawsuit with his ex wife before the Cleveland family court with the malicious intent to have his "conjured up" false and malicious findings of fact and ad hominem attacks on Plaintiff's ethics, character and honesty published and mischaracterized in this district, throughout the United States and internationally, with the intent to harm and destroy Klayman, based on Defendant Loeb's antipathy toward Plaintiff's religious and political beliefs and practices. Defendant Loeb is Jewish, a Democrat and a leftist (as is most of Cleveland, where 99 percent of its precincts recently voted for President Obama and Democrats in the 2012 elections), who demonstrated during the custody trial and otherwise that he detests Plaintiff Klayman because he is a Jew who believes in Jesus Christ as Lord and Savior and the Son of God and is a conservative activist who has brought many successful lawsuits and taken hard hitting legal actions against Democrats such as Bill and Hillary Clinton, now President Barack Obama, and others. Plaintiff Klayman is also the author of a book principally about his years fighting the Clintons and other unethical politicians and government officials. The book is titled "Whores: Why and How I Came to Fight the Establishment." During the custody hearing, Plaintiff's legal counsel at the time,

Roger Kleinman, negligently, recklessly, and for whatever other reason handed Klayman's book to Defendant Loeb, for him to read. In the book there are chapters that discuss how and why Klayman came to Christ as well as his legal activism against the Clintons and other liberal Democrats and others. Thus, Defendant Loeb had full knowledge of Plaintiff Klayman's religious and political beliefs and practices before he issued his false and misleading 93 page, single-spaced diatribe which he maliciously intended to have picked up, mischaracterized and published in the media and by internet bloggers to destroy Plaintiff Klayman, who is high profile and well know to the media and in general -- in order to chill if not snuff out Plaintiff Klayman's public interest advocacy and his personal life.

#### FACTS

7. Plaintiff Larry Klayman was divorced from Stephanie Ann Luck in June of 2003.
8. In the summer of 2007, Plaintiff was forced to file for custody of his children in the Court of Common Pleas for Cuyahoga County ("Court of Common Pleas") (Case No. DR-07-316840) when his former wife, Ms. Luck, continued to unilaterally and without court order, contrary to a Consent Marital Agreement, deny him access to his children and then did not inform him timely and would not provide to him medical information about a serious accident that their young son, Lance, had sustained at a public pool. Lance had been left at the pool with a twelve to thirteen-year-old girl, which effectively left him unsupervised. Lance was six years old at the time and fell eight feet off of a high diving board and could have been killed.
9. At the first status conference in this case the court told Ms. Luck that she must abide by the couple's Consent Marital Settlement Agreement and permit the previously agreed upon visitation schedule. But just days after this admonition by the court, Ms. Luck outrageously

and "conveniently" alleged, out of the blue, and years after the alleged manufactured events, that Plaintiff had sexually abused his son Lance. A complaint was filed with the Department of Children and Families (DCF). Ms. Luck's counsel, Suzanne Jambe, later told the family court, falsely, that DCF had advised that Plaintiff no longer have access to his children. On information and belief, Defendant Loeb is at a minimum personally friendly with, and on information and belief has professionally and personally benefitted from his relationship with Suzanne Jambe and her law firm. At the custody hearing she referred to Defendant Loeb by his first name, "Larry." Defendant Loeb, in turn, usually referred to Ms. Luck's counsel as "Suzanne" when he addressed her; not exactly the kind of seriousness, professional decorum, and respect toward Plaintiff Klayman one would ordinary expect at a hearing that involved serious allegations of child sexual abuse. On information and belief, Defendant Loeb issued his recommended decision, finding without factual basis that Plaintiff had inappropriately touched his children, to also try to legally protect and shield Suzanne Jambe, who had concocted and furthered Ms. Luck's patently false allegations of child sexual abuse for strategic advantage and a result had substantial liability for her false allegations.

10. Various articles have been written about the factually false, outrageous and strategic use of child sexual abuse allegations by sleazy divorce and family lawyers and their clients. For example:

- In an article entitled "The Nuclear Option: False Child Sexual Abuse Allegations in Custody Disputes", the author observes: "In acrimonious divorce and child custody disputes emotions are tense and tempers flare. Buoyed by litigation attorneys, each side engages in strategic maneuvers to gain the greatest legal advantage. Sometimes a parent, fearing the loss of control or custody over a child, crosses the ethically acceptable bounds of legal warfare. An unfortunate but all too frequently used tactic by mothers is to accuse the father of sexually molesting their child. The mere accusation is sufficient to strip the father of all of his custody rights and launch a criminal investigation. Even when no evidence is found to substantiate the allegation, family law courts typically "err on the side of caution" and award full custody to the

mother. While national statistics reveal that the majority of all child abuse reports are legitimate, when such claims are made by the mother in the context of custody litigation, an estimated 77% of allegations are determined to be unfounded (Tong 2002). A false child sex abuse allegation made during child custody litigation is a destructive legal stratagem. Throughout the world, child sexual abuse is considered the ultimate crime. Not even murder generates the kind of raw emotional reaction that results from the sexual abuse of a child. Society acknowledges the innocence of children and responds to (alleged) child abusers with extreme prejudice. The power of the accusation alone is often enough for public opinion to impeach the character of the alleged child abuser and guarantee legal victory for the mother.” <http://www.mrcustodycoach.com/blog/false-allegations-child-sexual-abuse>.

- Another article on the subject observes, “When you have a societal climate that portrays all males as potential sexual abusers and a family court system that has a propensity to err on the side of “caution” – the impact of a false allegation of sexual abuse is swift and severe. Further, even when you are totally exonerated – your life is never the same personally, professionally, and you’re typically ostracized from your own community. Adding insult to injury – the false accuser is rarely punished.” See attachment, “Avoid False Accusations of Child Sexual Abuse.” <http://nolanchart.com/article2788-the-nuclear-option-false-child-sexual-abuse-allegations-in-custody-disputes.html> **(It is more than noteworthy that the article recommends that fathers not bathe their children, as ex-wives have frequently used this to manufacture claims of child sexual abuse. That is what occurred in this case, as the DA effectively found).**

11. Importantly, various relevant courts have dealt with false claims of child sexual abuse and

underscored how there is an epidemic in the family courts making these false and outrageous claims to gain strategic advantages:

- The Ohio Supreme Court observed: “Not every child who says he or she has been abused has in fact been abused. Sometimes a child can be a pawn in power games and rivalries between significant adults in the child’s world. Sometimes the adults are willing to believe the worst about their adult adversaries and encourage, consciously or subconsciously, stories of abuse when abuse has not occurred.” *State v. Storch* (1993) 66 Ohio St. 3d 280, 284-285.
- In *Beekman v. Beekman*, (1994) 96 Ohio App. 3d 783, 788, the Court observed that, to the mother, “a false accusation of sexual abuse is...only a tactic to be used in visitation disputes...Where the evidence shows that after the initial decree the residential parent is not living up to the court’s presumption and is attempting to poison the relationship between the ex-spouse and the child, this is a change of circumstances that warrants a modification of the prior custody decree. Unsubstantiated allegations of abuse are the worst kind of poisoning of the relationship.”

- Judge Handwork of the Sixth District Court of Appeals has observed that it is **“commonplace” for parents who are divorced “to use their children as tools to hurt one another or to be spiteful.”** Judge Handwork explains, “it almost goes without saying, and sadly so, that the actions of many former spouses as they relate to one another are motivated by hatred, ill will, and desire to hurt; and that **too often children of a former marriage become the pawns with which hurt is inflicted. What better way to inflict harm on a former spouse than to wrongfully accuse him or her of having abused their child?**” *Hartley v. Hartley*, (1988) 42 Ohio App. 3d 160, 162-163 (Handwork, J. Dissenting)
- Second District Court of Appeals observed, “[O]ther courts in this state have noted that there is a **significant percentage of false allegations of sexual abuse in child custody disputes.**” *Mascorro v. Mascorro*, (2000) Ohio App. LEXIS 2437, at 10-11.
- The 6<sup>th</sup> Circuit Court of Appeals observed, “the introduction of sexual abuse charges into bitterly contested custody actions seems to have become epidemic. Yet, as one expert in this case testified, **such allegations are unsubstantiated in as many as eight of ten times.**” *Kohlman v. Kohlman*, (1993) Ohio App. LEXIS 4481 at 16.

12. Not surprisingly, the DCF found Plaintiff Klayman's ex-spouse's allegations were

“unsubstantiated” and the district attorney, after a thorough investigation by the sheriff’s office, empathetically declined to prosecute. Importantly, the district attorney’s letter declining prosecution specifically referenced that the allegations occurred during litigation over custody – acknowledging that this is a common tactic by spouses who try to throw a monkey wrench into the other spouse’s desire to obtain custody or modify the visitation rights. See September 17, 2008 Letter from David Zimmerman, assistant district attorney. Importantly, the letter also indicates that there was a thorough investigation by the sheriff, which included interviews with the alleged victim, Plaintiff’s son Lance, and his daughter, Isabelle and that “(t)he disclosure of sexual abuse is very limited and appears to occur during normal bathing on a single occasion.” Plaintiff Klayman also had voluntarily taken a polygraph examination, which he easily passed. Not surprisingly, his former wife refused to



take one to "substantiate" her false and manufactured allegations. See Exhibits 1, 2, 3

(Findings of DCF, the district attorney, and the polygraph examiner, a renowned FBI expert).

13. Defendant Lawrence Loeb presided over the custody hearing as an attorney. He is not a judge or even a judicial officer. At the conclusion of the hearing, after several months, he issued recommended findings that are not based on fact but his personal bias, prejudice and hatred of Plaintiff Klayman, and his malicious and hateful desire and intention to destroy Plaintiff Klayman both professionally and personally.

14. Plaintiff Klayman testified that he is both a proud Jew and Christian. Plaintiff was born to Jewish parents (not just his mother) and the name Klayman, his father's family name, is a Jewish family name. (In fact, Mr. Klayman was "bar mitzvah'ed"). Plaintiff also testified that he is a Jew who believes in Jesus as his Lord and Savior and the Son of God, and that "Jesus is the greatest Jew there ever was." Klayman added that he taught his young children this and even bought them necklaces composed of Stars of David with Christian Crosses engraved on them. Thus, Plaintiff testified that he is both Jewish and Christian and taught his children the same thing.

15. Defendant Loeb, who is Jewish and a liberal Democrat, took extreme offense to and in a disparaging way, mocked Plaintiff's religious beliefs in his unprecedented June 9, 2010, 93-page, single-spaced recommended decision that dishonestly ridiculed and viciously smeared Klayman to the highest extent both on and off the record.

16. For instance, Defendant Loeb questioned and invented the "fact" that Plaintiff was raised a Christian. Nowhere in the record does this "fact" appear. Defendant Loeb then made up additional "facts" out of whole cloth, facts which are again not on the record, and engaged in rank speculation to harm Plaintiff and his reputation. He denigrated, mocked and

intentionally mischaracterized Plaintiff's dual religious beliefs and heritage. He speculated, gratuitously and without bases, whether Plaintiff had taken his children to Jewish services, and even went so far as to outrageously question whether or not Plaintiff celebrated any of the Jewish holidays with the children. He even outrageously stated, contrary to the testimony, that Plaintiff did not introduce the children to their Jewish heritage. To the contrary, the dual nature of the children's religious and ethnic heritage is exemplified in the jewelry, which Plaintiff had made for them at their request but which Klayman's ex-spouse had confiscated: the Stars of David with superimposed Crosses. Defendant Loeb had no legal or other right to question, mischaracterize and mock Plaintiff Klayman's belief in Jesus as the Lord and Savior and Son of God and his dual religious beliefs, other than to show disdain, loathing and hatred for him, both as a result of his religiosity and his legal and political activism, referring to Plaintiff Klayman hatefully and outrageously as "evil." Loeb outrageously wrote:

- "[T]he fight would become one of apocalyptic proportions, a **struggle between the forces of good [Plaintiff's ex-spouse] versus the forces of evil [Plaintiff Klayman].**" (Decision at 3).
- There is also no proof that the Defendant (Mrs. DeLuca) confiscated the Crosses with the Stars of David that the Plaintiff (Mr. Klayman) sent to the children. The crosses took on special significance for the Plaintiff who saw them tied up with his "Jewish heritage," which comes from his mother who was Jewish. He was however, raised a Christian. He told the court that he attends Christian services at Ted Baer's house in California and goes to an Orthodox service in Beverly Hills. While he may have attended Jewish services during his marriage to the Defendant, he did not take the children with him. He also failed to mention that he took the children to Jewish services whenever they were with him in Florida or when he lived in Cleveland. Further, there is no evidence that he has celebrated any of the Jewish holidays with the children, discussed what it means to be Jewish with them or introduced them to Jewish history or culture. Decision at 62.
- "... Plaintiff sought to portray himself as a warm, affectionate parent who deeply loves his children and who wants nothing more than to provide for them and to spend time for them. **While the Magistrate has no doubt that the Plaintiff loves his children in his own way,** the bulk of his claims, especially those relating to the

Defendant both as a person and a parent, are so devoid of the factual content as to amount to fantasy.” Decision at 46 (Emphasis added).

- “Since the social worker’s conclusions were ultimately overruled by her supervisor and because he was not prosecuted, the Plaintiff **triumphantly concluded that he had never sexually abused his children...**” Decision at 19 (Emphasis added).

17. Even more compelling, the Defendant's recommended decision of June 9, 2010, is full of even worse false invectives and lies that he obviously intended to have picked up and mischaracterized in the written press and media and on the internet to destroy Plaintiff Klayman financially and by harming Klayman's reputation in his trade and profession, and personally. Here are just a few examples of the outrageous, false, malicious, factually manufactured and hateful attacks on Plaintiff Klayman among many more on nearly every page of the unprecedented 93-page, single-spaced recommended decision:

- a. **(Disparaging and mocking Plaintiff for denying false allegations of child sex abuse and taking the advice of his counsel and exercising his legal rights by pleading the Fifth Amendment).** “... it important to note that the Plaintiff has always loudly declared that he had never sexually abused his children. ... Plaintiff, for all of his breast beating about his innocence the record reveals that the Plaintiff scrupulously avoided being questioned by anyone from” the DCF or Sheriffs Department.” Decision at 21 (Emphasis added).
- b. **(Disparaging Plaintiff for testifying to his “side of the story,” throwing out his testimony and calling him a liar).** “Instead, the Magistrate finds given Plaintiff’s almost total lack of credibility and his repeated efforts to paint almost everyone in the worst possible light that his description of his son’s and Mr. DeLuca’s (Ms. Luck’s name changed after she got remarried) behavior is nothing more than another attempt to depict events not as they happened, but as he wants the Court to believe that they did.” Decision at 63 (Emphasis added).
- c. **(Discussing the injury to Lance from his fall from 8 feet off a diving board at the public swimming pool and Plaintiff’s concerns that his son had been severely injured when he could not get medical records)** “The idea that Lance had sustained severe injuries in addition to a broken arm was not just a matter of hyperbole; it was what would prove to be another instance of an allegation made without any connection to the real world...Like his claim that the Defendant didn’t tell him what injuries Lance sustained; the idea that the child suffered other, severe injuries as a result of a diving

board accident is a fantasy that exists only in the Plaintiff's imagination." Decision at 8 (Emphasis added).

- d. **(Speculating that Plaintiff's request to have DCF investigate the spanking of his son by the boyfriend Mike DeLuca (which DeLuca was forced to admit to later after he lied to DCF), as well as DeLuca's offering cigarettes and beer to the young child, was simple harassment)** "... it is difficult to accept any explanation for the Plaintiff's call to 696-KIDS other than to disrupt the impending wedding of which he was well aware." Decision at 10 (Emphasis added).
- e. **(Disparaging Plaintiff for allegedly telling a DCF hotline intake clerk that while the basic needs of the children are being met, Mike DeLuca, Ms. Luck's boyfriend, spanked his young son Lance and the offered him alcohol and cigarettes. Also disparaging Plaintiff's profession and his alleged word choice concerning "basic needs," with rank speculation and undue sarcasm.)** The Defendant writes: "The statement, he told the court, was a 'word choice' by the person who wrote up the report. ... It was an utterly implausible statement from a man who graduated from both college and law school; a man who has two children and spoke proudly of what he did for them while at the same time was highly critical of his ex-wife's parenting abilities and who has repeatedly expounded at length on her faults as a parent..." Decision at 11(Emphasis added).
- f. **(Disparaging Plaintiff for telling the DCF worker that his ex-wife read the custody petition he filed to his young children)** "And even though more than two months had passed since he filed his motion to modify parental rights... Plaintiff told Ms. Blue that: ...the children' mother is mentally abusing the children by saying that he is trying to take them away from her, and that is not the case. It is an astounding statement from someone who had just launched a battle to gain control of children so he could remove them from their mother's house because of her alleged unsuitability as a parent." Decision at 12 (Emphasis added).
- g. **(Rejecting ultimate findings of DCF and the Sheriff and Prosecuting Attorney, and a polygraph test, showing that Plaintiff did not sexually abuse his children, and instead speculating derisively on what DCF considered and making up his own facts to prove his prejudicial points out of whole cloth).** "The Plaintiff would trumpet the child's denial that he had been touched in his private area as well as CCDCFS's final determination as evidence that the Defendant created the allegation out of whole cloth. ... He also touted the September 17, 2008 decision by the Assistant Prosecuting Attorney to whom the matter had been referred by the detective from the County Sheriff's Department who was investigating the alleged incident." Decision at 18 (Emphasis added).
- h. **(Rank speculation and mocking of polygraph Plaintiff voluntarily took and passed that he had not sexually abused his children.)** "The Plaintiff sought just such a review (by the DCF supervisor) because he believes that it would not only exonerate him since it would establish beyond any question that not only is he innocent (of sexual abuse,) but

it would also prove that the Defendant either made up the allegation or coerced the child into making the statement. He should not have been so quick to seek such an examination. One of the reasons he should have been more cautious is that the results of the polygraph, which may have played a significant role in the supervisor's decision to overturn the initial conclusion that the abuse allegations were unsubstantiated, are not entitled to any weight whatsoever." Decision at 20 (Emphasis added).

- i. **(Misstating not only the law, but disparaging and mocking Plaintiff's profession, his achievements as a public interest lawyer, his political beliefs as expressed by lawsuits against certain politicians and Presidents) and his decision to invoke the Fifth Amendment given the criminal allegations)** "Plaintiff is a lawyer licensed to practice in two or three states and the District of Columbia. He is proud that he has been involved in major cases including suits against powerful domestic and international adversaries as well as the government. It is impossible to believe that someone with his experience, with his training and his background would not have known that once he answered the questions, once he denied engaging in any of the activity he was asked about he could not invoke his Fifth amendment right against self-incrimination because he had waived it." Decision at 21 (Emphasis added).
- j. **(Mocking Plaintiff for arguing that the lower court should have acted much more quickly over four years and enforced visitation as provided in the Consent Marital Settlement Agreement, rather than let the case drag on with Ms. Luck in violation of the Consent Marital Settlement Agreement).** "His complaint about the delay is yet another example of the Plaintiff's that everyone else other than himself is responsible for the predicament in which he found himself." Decision at 40 (Emphasis added).
- k. **(Ordering Plaintiff's counsel, Roger Kleinman, not to sit at counsel table when, at the outset of the trial, Plaintiff dismissed him so he could represent himself pro se. Kleinman clearly could sit there to assist Plaintiff as a type of assistant and even if no longer counsel of record, as he had withdrawn, help Plaintiff at a minimum as a paralegal would have, or a consultant. The Defendant effectively admits his legal misconduct, and thus his bias and prejudice when he writes):** "After considering the merits of the Plaintiff's claim, the undersigned denied the Plaintiff's motion and informed Plaintiff's ex-counsel that while he could remain in the room as an observer since it was a public forum (this "fact" is false and made up and not in the record), he could not sit at the table and could not assist Plaintiff with the presentation of his case." Decision at 41.
- l. **(Defendant disparaging and mocking Plaintiff as crazy).** "Plaintiff's allegations ... say more about Plaintiff's imagination and view of the world than they do about the Defendant's parenting abilities or her as a person." Decision at 48 (Emphasis added).
- m. **(Personal attack).** "The only conclusion that the Magistrate can reach from the record (sic) is either that Plaintiff has an utterly perverse view of the Defendant, rooted in fantasy not reality, or he deliberately hurled this calumny at her as a means of striking out against her." Decision at 53 (Emphasis added).

- n. **(Personal attack).** “The Plaintiff’s side of the conversation makes for good reading, but again it is not the whole truth....” Decision at 73 (Emphasis added).
- o. **(Personal Attack).** “The Plaintiff had to deny that it was, though, because to acknowledge that it was genuine would have ruined his carefully built-up fantasy that the Defendant deliberately kept him in the dark...” Decision at 81 (Emphasis added).
- p. **(Personal attack).** “But it was not the Plaintiff who was at fault, ... it was always somebody else who was flawed or at fault, never him.” Decision at 83 (Emphasis added).
- q. **(Culmination of Defendant’s bias and prejudice and disdain for Plaintiff)** “... the Magistrate finds that the Plaintiff’s testimony is entitled to no weight. He is simply not credible.” Decision at 87 (Emphasis added).

18. In short, the Defendant Loeb's cynical, belittling, hateful, and outrageous manufacture of facts demonstrate bias and prejudice that is far beyond the pale and was maliciously intended to bury Plaintiff Klayman personally and professionally. Defendant Loeb, a Jew, perceives Mr. Klayman as a religious heretic, in effect a “Jew for Jesus,” which he mocks in his recommended decision.
19. Defendant Loeb's recommended findings were deliberately and maliciously written and calculated to harm Klayman and his reputation.
20. Defendant Loeb further knew that because of Plaintiff Klayman's high-profile legal and political activism and involvement in matters of national concern and in the public interest that his recommended decision would be picked up and then disclosed to members of the media or internet bloggers who would then mischaracterize and report on it and publish it in this district, throughout the country, and internationally.
21. The recommended findings by the Defendant were indeed widely circulated throughout the local and national media, including internet publications that reach into this district such as City Pages, Phoenix New Times, Right Wing Watch of People For the American Way,

Wonkette, and a large number of other publications and internet blogs, causing great harm to Plaintiff Klayman.

22. Nothing could have been more extreme than to recommend a finding that Plaintiff Klayman had inappropriately touched his children. False accusations of abusing one's children can have devastating effects. Less strong accused spouses have even been know to commit suicide over such allegations, since even if the accused is proved innocent, the stigma never goes away. There can be nothing worse – perhaps not even a murder charge – than to have been branded a sexual predator against one's own child, and thus caused great emotional distress to Plaintiff Klayman.

23. Defendant Loeb, as a sophisticated, albeit very prejudiced and hateful attorney given his own religious and political persuasion and antipathy toward Plaintiff Klayman, knew this, and that is why he maliciously and without one shred of evidence smeared Plaintiff Klayman, finding without any factual basis on the record or otherwise, that Klayman has “inappropriately touched his child.” Loeb knew full well when he maliciously issued this manufactured recommended finding, as well as when he smeared Klayman with other vicious and hateful attacks and lies about Plaintiff's ethics, morality, character and honesty, that his so-called findings would be mischaracterized and used by Klayman's adversaries to try to damage and destroy him both professionally and personally. Sure enough, as Defendant Loeb maliciously intended when he manufactured false facts out of whole cloth, as contained in his malicious accusations and recommended findings, have since been mischaracterized and published widely in the media and on the internet, by such venomous and radical-leftist publications as City Pages, Phoenix New Times, Right Wing Watch of the atheist and socialist group People for the American Way, Wonkette, and a host of growing media and internet publications.

Seeing Loeb's false recommended findings and invective, these media publications, blogs, and other internet postings make specific reference to Loeb's recommended findings to try to hide behind their own manufactured libelous false statements that Plaintiff was indicted and convicting of a the crime of child sexual abuse, which of course never happened! See composite Exhibit 4, which is incorporated herein by reference. These publications are proliferating and growing with each day, as Plaintiff's legal adversaries are using Loeb's malicious attacks to harm Klayman and stifle his political and legal advocacy, and destroy totally his ability to practice law and his legal and political advocacy as well as his personal life. This has caused great damage to Plaintiff Klayman, damage which is increasing daily.

24. In sum, Defendant Loeb's hateful agenda and intent was simply to destroy Plaintiff Klayman so he could no longer effectively engage in further conservative religious legal and political activism contrary to Defendant's religious legal and political beliefs and practices.

#### COUNT ONE

Constitutional and Civil Rights Pursuant to 42 U.S.C. §§ 1983, 1988  
Violations of First and Fourteenth Amendment Right of Freedom of Religion

25. The allegations of paragraphs 1 through 24 are incorporated as if realleged herein.

26. Defendant, acting under the color of authority of Cuyahoga County, Ohio maliciously and repeatedly manufactured false facts and engaged in other attacks on Plaintiff Klayman's religious beliefs, morality, ethics, character and honesty for his belief in Jesus Christ as the Lord and Savior and Son of God in violation of Klayman's First Amendment right of freedom of religion.



27. As a direct result of these actions, statements and/or illegal practices of Defendant Loeb, Plaintiff Klayman suffered an unconstitutional deprivation of his rights under the First and Fourteenth Amendments to the U.S. Constitution.
28. As a direct and proximate result of the Defendant's violations of Klayman's constitutional rights as described herein, Klayman has suffered severe damage.
29. These damages include but are not limited to lost earnings and capacity, lost career and business opportunities, litigation expenses including attorney fees, loss of reputation, ostracization, humiliation, embarrassment, inconvenience, severe mental and emotional anguish and distress and other compensatory and actual damages, as well as loss of reputation in his trade and professional and personally, and punitive damages, in an amount to be determined at trial.

## COUNT TWO

### **Constitutional and Civil Rights Pursuant to 42 U.S.C. §§ 1983, 1988 Violations of First and Fourteenth Amendment Right of Free Speech**

30. The allegations of paragraphs 1 through 29 are incorporated as if realleged herein.
31. Defendant Loeb violated Plaintiff Klayman's right to free speech by punishing Plaintiff for his well established religious beliefs and practices and conservative legal and political activism that did not coincide with his own religious and leftist political beliefs.
32. Defendant Loeb maliciously and intentionally acted with callous disregard for Plaintiff Klayman's clearly established constitutional rights.
33. As a direct and proximate result of the Defendant Loeb's violations of Plaintiff Klayman's constitutional rights, Klayman has suffered severe and substantial damages.

34. These damages include but are not limited to lost earnings and capacity, lost career and business opportunities, litigation expenses including attorney fees, loss of reputation, ostracization, humiliation, embarrassment, inconvenience, severe mental and emotional anguish and distress and other compensatory and actual damages, as well as loss of reputation in his trade and professional and personally, and punitive damages, in an amount to be determined at trial.

### COUNT THREE

Constitutional and Civil Rights Pursuant to 42 U.S.C. §§ 1983, 1988  
Violations of Plaintiff's Fourteenth Amendment Right of Equal Protection Under the Law

35. The allegations of paragraphs 1 through 34 are incorporated as if realleged herein.
36. Defendant Loeb violated Plaintiff Klayman's rights of equal protection under the law by illegally discriminating against him and making malicious and false recommended findings against him because of his religious, legal, and political conservative beliefs and practices.
37. It was simply because of Plaintiff's belief in Jesus Christ as the Lord and Savior and Son of God and because of his religious beliefs and practices, and conservative legal and political activism, and his success and high profile in this regard, that Defendant Loeb issued for publication and mischaracterization in the media, on the internet and for use by Klayman's adversaries false recommended findings that were intended to be mischaracterized and published to severely harm Klayman and which did severely damage him in his trade and profession and personally. This severe damage is continuing on a daily basis.
38. Defendant Loeb acted maliciously and intentionally and with callous disregard for Klayman's clearly established constitutional rights.

39. As a direct and proximate result of the Defendant Loeb's violations of Plaintiff Klayman's constitutional rights, Klayman has suffered severe and substantial damages.
40. These damages include but are not limited to lost earnings and capacity, lost career and business opportunities, litigation expenses including attorney fees, loss of reputation, ostracization, humiliation, embarrassment, inconvenience, severe mental and emotional anguish and distress and other compensatory and actual damages, as well as loss of reputation in his trade and professional and personally, and punitive damages, in an amount to be determined at trial.

#### COUNT FOUR

##### Intentional Infliction of Emotional Distress

41. The allegations of paragraphs 1 through 40 are incorporated as if realleged herein.
42. Defendant Loeb's conduct was extreme and outrageous and beyond all bounds of decency.
43. Defendant Loeb's conduct was intentional or reckless.
44. Defendant Loeb's behavior was intended to cause emotional distress or he should have known that such distress would result.
45. Defendant Loeb's extreme and outrageous conduct resulted in Plaintiff Klayman's severe emotional distress.
46. Plaintiff Klayman's emotional distress was severe and caused severe damage to Plaintiff Klayman, both professionally and personally.
47. These damages include but are not limited to lost earnings and capacity, lost career and business opportunities, litigation expenses including attorney fees, loss of reputation, ostracization, humiliation, embarrassment, inconvenience, mental and emotional anguish and

distress and other compensatory and actual damages, as well as loss of reputation in his trade and professional and personally, and punitive damages, in an amount to be determined at trial.

**PRAYER FOR RELIEF**

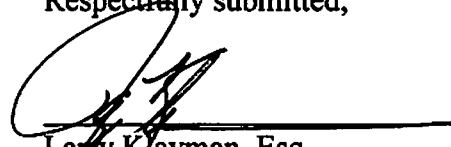
WHEREFORE, Plaintiff, Larry Klayman, prays for judgment against Defendant Loeb as follows:

- A. For compensatory, actual, and punitive damages, and for loss of reputation in Plaintiff Klayman's trade or profession and personally, and other damages as plead above in an amount to be determined at trial in excess of \$3,000,000.00 USD;
- B. For appropriate declaratory relief regarding the unlawful and unconstitutional acts and practices of Defendant Loeb;
- C. For appropriate equitable relief against Defendant as provided by the Civil Rights Act of 1871, 42 U.S.C. § 1983, including the enjoining and permanent restraining of these violations, and direction to Defendant Loeb to take such affirmative action as is necessary to ensure that the effects of the unconstitutional and unlawful practices are redressed and eliminated and do not continue to affect Plaintiff's, or others' legal rights;
- D. For appropriate equitable relief against Defendant Loeb including issuing a public apology for the violations of Plaintiff's constitutional rights and otherwise plead herein and correcting his false, malicious recommended findings;
- E. For an award of reasonable attorney's fees and his costs on his behalf expended as to such Defendants pursuant to the Civil Rights Act of 1871, 42 U.S.C. § 1988;
- F. A referral of Defendant Loeb's egregious misconduct to state bar authorities; and

G. For such other and further relief which this Court may be deemed just and proper.

PLAINTIFF REQUESTS TRIAL BY JURY ON ALL ISSUES SO TRIABLE.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Larry Klayman', is written over a horizontal line.

Larry Klayman, Esq.  
2775 NW 49th Ave, Suite 205-346  
Ocala, FL 34483  
Email: leklayman@gmail.com  
Tel: (310) 595-0800

Pro se

# Exhibit 1



COMMISSIONERS  
Jimmy Dimora  
Timothy F. Hagan  
Peter Lawson Jones

## Children and Family Services

3955 Euclid Avenue, Cleveland, Ohio 44115

(216) 431-4500 24-Hour KIDS Hotline: 696-KIDS

May 2, 2008

Roger Kleinman  
McDonald Hopkins LLC  
Attorneys at Law  
600 Superior Avenue  
Cleveland, Ohio 44114

Dear Mr. Kleinman,

Please accept this correspondence as a decision concerning the review process per CCDCFS policy 2.03.05. As will be discussed, the determination of this reviewer is that the disposition be changed from "indicated" to "unsubstantiated" in the case of Larry Klayman. This decision was based upon the review meeting, a review of the investigative file and information provided.

The initial determination of "indicated" was based upon the disclosure of the youth and the circumstances surrounding the youth's disclosure. The definitions of "indicated" and "unsubstantiated" in Ohio Administrative Code 5101:2-1-01, are as follows:

"Indicated report" is a report to the central registry in which there is circumstantial, or other isolated indicators of child abuse or neglect lacking confirmation; or a determination by the caseworker that the child has been abused or neglected based upon completion of an assessment/investigation.

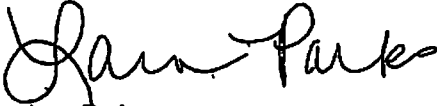
"Unsubstantiated report-no evidence" is a report of child abuse or neglect sent to the central registry by the PCSA in which the investigation determined no occurrence of child abuse or neglect.

The question for this appeal is whether, based upon the totality of the information, this matter should be considered as an "indicated report" or an "unsubstantiated report." While reasonable minds could differ in circumstances where a young child recounts an event which occurred some time ago, my conclusion is that the allegations in this particular circumstance must be deemed "unsubstantiated."

The "unsubstantiated" finding will be forwarded to the Central Registry as required by Ohio law and regulation.

Thank you for your time and if you have any further questions or concerns, please contact our Customer Service Office at 216-432-2273.

Sincerely,

A handwritten signature in black ink, appearing to read "Lara Parks". The signature is fluid and cursive, with the first name "Lara" and last name "Parks" clearly distinguishable.

Lara Parks  
Senior Supervisor

Cc: Family case record #143667  
Customer Service  
Melissa Wingler, Intake Sex Abuse Social Worker  
Erica Gaiter, Sex Abuse Supervisor  
Latasha Brown, Senior Supervisor



# Exhibit 2



**WILLIAM D. MASON**  
**CUYAHOGA COUNTY PROSECUTOR**

September 17, 2008

Detective Jamie Bonnette  
Cuyahoga County Sheriff's Department  
1215 West Third Street  
Cleveland, Ohio 44113

Detective Bonnette,

I have reviewed the reports and investigation submitted for review in the Larry Klayman investigation. As you are well aware these allegations have occurred during litigation by the mother and father over visitation and custody issues.

The disclosure of possible sexual abuse is very limited and appears to occur during normal bathing on a single occasion. The Department of Children and Family Services originally ruled the allegations substantiated but after further review ruled that the allegations were unsubstantiated.

Based upon my full review of the reports I do not believe that there is sufficient evidence to present the case to the Grand Jury at this time. As always if further evidence or information is developed in this case I am always willing to reconsider presenting the case to the Grand Jury.

Sincerely,

David Zimmerman  
Assistant Prosecuting Attorney  
(216) 443-7878

**OFFICE OF THE PROSECUTING ATTORNEY**  
Justice Center • Courts Tower • 1200 Ontario Street • Cleveland, Ohio 44113  
(216) 443-7800 • FAX: (216) 698-2270 • E-MAIL: MASONCCPO@AOL.COM

PY Ex. 23

TOTAL P.01

# Exhibit 3



**DIVERSIFIED DETECTION SERVICES, INC.**

2740 Chain Bridge Road, Vienna, Virginia 22181  
703-938-8018

October 15, 2007

Mr. Larry Klayman  
Attorney at Law  
601 Brickell Key Drive, Suite 404  
Miami, Florida, 33131

Dear Mr. Klayman,

At your request, a polygraph examination was administered to you in Fairfax City, Fairfax County, Virginia on October 12, 2007.

The purpose of the examination was to determine your veracity with regard to the following four distinct issues. ab) Whether or not you ever sexually abused your son Lance or your daughter Isabelle in any manner: cd) did ever touch your son Lance or your daughter Isabelle's private sexual parts in any inappropriate manner.

During the pre-test interview, appropriate relevant questions were developed with regard to the issues described above. These questions were reduced to writing and reviewed one by one with Larry Klayman. The relevant questions which were administered to you together with various control and irrelevant questions during the examination and your responses were as follows.

#5. Did you ever sexually abuse your son Lance in any manner?

RESPONSE: No

#7. Did you ever sexually abuse your daughter Isabelle in any manner?

RESPONSE: No

#8. Did you ever touch your son Lance's private sexual parts in an inappropriate manner?

RESPONSE: No

Mr. Larry Klayman  
October 15, 2007  
Page Two

#11 Did you ever touch your daughter Isabelle's private sexual parts in an inappropriate manner?

Response: No

Larry Klayman was administered a MGQT type examination. The federal government routinely employs this examination technique because it permits independent review, evaluation and verification by other examiners who are not present during the examination.

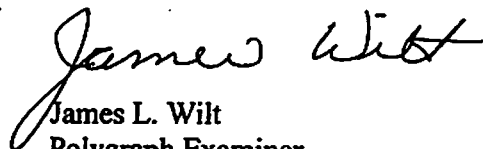
Four polygrams including a demo test was administered on a computerized Axciton polygraph with the Polyscore version 5.5 to score it. The Johns Hopkins University Applied Physics Laboratory developed this.

In accordance with my standard practice, my polygrams were reviewed and evaluated independently by another qualified, licensed polygraph examiner, who reached conclusions fully consistent with my own.

After careful analysis of the polygrams, it is my opinion that Larry Klayman's polygrams did not reflect reactions to the relevant question indicating any attempt at deception.

If I can be of any further service to you in the future please feel free to call upon me.

Sincerely,



James L. Wilt  
Polygraph Examiner  
Virginia State License #27

*JAMES L. WILT*

**POLYGRAPH EXAMINER**

**EDUCATION:**

*Bachelor of Science Degree, American University, Law Enforcement Administration, 1970, Washington, D.C.*

*Graduate Degree requirements completed with exception of comprehensive examination in the Administration of Criminal Justice at American University, Washington, D.C.*

*Graduate of the Keeler Polygraph Institute, Chicago, Illinois, 1962  
Certificate of Training, May 25, 1962, and Graduate Certificate, April 27, 1963.*

*Polygraph Examiners License, State of Virginia, #27*

*Private Investigator's License, State of Virginia*

*Qualified as an expert in the United States District Court, Eastern District of Virginia on April 21, 1981, on POLYGRAPH*

*Have qualified and testified as an expert in Polygraph in a number of State courts and in Military court martial cases in the Navy, Air Force, and Army*

*Graduate of Southern Police Institute, University of Louisville, Louisville, Kentucky, 1963*

*Graduate of the F.B.I. National Academy, Quantico, Virginia, 1973, 94th Session.*

*Vice President of Private Investigators in Virginia, 1982, 1983, and 1984.*

*Executive Director of PIVA, 1986 and 1987*

*Appointed by Governor's office in 1982 to Private Security advisory Board, State of Virginia, Department of Commerce, Richmond, Virginia, 1982, 1983 and 1984.*

*Graduate of the American Polygraph Association approved Polygraph Monitoring of the Sex Offender Certification Course in December 1998 Given by Argenbright International*

**POLYGRAPH EXPERIENCE:**

*I was the first Vice President of the Virginia Polygraph Association and was a member of the Legislative Committee in the state capital of Richmond that developed and implemented Polygraph Laws for the State of Virginia.*

*I was a Police Polygraph Examiner for the Fairfax County Police Department from 1962 to 1975, implementing a number of programs and procedures.*

*As a commercial examiner, owning and operating my own corporation of Diversified Detection Services, Inc. since 1975, I have administered well over 10,000 examinations for attorneys, commercial firms, including criminal, pre-employment, throughout the metropolitan area. Some of these examinations were conducted in connection with federal law enforcement activities and the results were both accepted and substantiated.*

**MEMBERSHIPS:**

*Member of the American Polygraph Association*

*Member of The National Polygraph Association*

*Member of The Virginia Polygraph Association  
a division of The American Polygraph Association*

# Exhibit 4



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By Aaron Rupar



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more likely to be  
arrested for pot  
By Aaron Rupar



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shooting leaves  
two dead, two  
injured  
By Aaron Rupar

Bradlee Dean

Bradlee Dean's attorney, Larry Klayman,  
allegedly sexually abused his own children

By Aaron Rupar Fri., Sep. 28 2012 at 11:10 AM

Categories: Bradlee Dean

5 Comments

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Dean's lawyer, Larry Klayman (left), allegedly sexually abused his own kids. To the best of our knowledge, he's not gay.

Bradlee Dean has long linked homosexuality and child sexual abuse. For instance, in a post from June about Larry Brinken's child porn arrest, Dean wrote, "The news about Brinken's horrific child-pornography crimes followed the conclusion of 'Pride Week' again pulling off the mask of the radical homosexual agenda to expose who they are and who their target really is, showing who is truly under attack."

## SEE ALSO:

- Bradlee Dean's troupe to Iowa public school: Homosexual lifestyle 'literally kills' gays [VIDEO]
- In St. Cloud, Bradlee Dean speaks to more protesters than supporters

Well this week brought some uncomfortable news for the tracksuit-wearing homophobic preacher — his notorious lawyer, the presumably straight Larry Klayman, has allegedly sexually abused his own children.

A court recently ordered Klayman to pay his ex-wife \$325,000 in attorney fees. Klayman

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AP: Gay teammate "wouldn't bother me that much"  
35 Comments



Employee swindled \$334,000 from car wash  
6 Comments



Jim Graves pulls out: Top 10 tweets  
5 Comments

From  
the  
Vault



## In Case You Missed It



Employee admits to stealing \$334,000 from Eagan's Paradise Car Wash between '07 and '12



Jesse Ventura poses with Dayton, Carlson, and Pawlenty, wears tie dye [PHOTO]



Adrian Peterson not thrilled to shower with gay teammate, but would still pat him on butt

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Awesome People at the 2013 City Pages Beer Fest

appealed, but a judge tossed it out. What's interesting, however, are a couple nuggets buried in the judge's ruling (via Ken Avidor — emphasis his):

{¶23} In his third assignment of error, Klayman argues that the magistrate's finding that he engaged in inappropriate touching of his child was against the manifest weight of the evidence.

{¶24} A judgment supported by some competent, credible evidence will not be reversed by a reviewing court as against the manifest weight of the evidence. C.E. Morris Co. v. Foley Constr. Co., 54 Ohio St.2d 279, 376 N.E.2d 578 (1978). A reviewing court must not substitute its judgment for that of the trial court where there exists some competent and credible evidence supporting the judgment rendered by the trial court. Myers v. Garson, 66 Ohio St.3d 610, 614 N.E.2d 742 (1993). Where the decision in a case turns upon credibility of testimony, and where there exists competent and credible evidence supporting the findings and conclusions of the trial court, deference to such findings and conclusions must be given by the reviewing court. See Seasons Coal Co. v. Cleveland, 10 Ohio St.3d 77, 80, 461 N.E.2d 1273 (1984); Cohen v. Lamko, Inc., 10 Ohio St.3d 167, 462 N.E.2d 407 (1984).

{¶25} The issues raised by Klayman involve credibility assessments made by the magistrate. Klayman challenges these findings. The magistrate heard evidence from the children's pediatrician who reported allegations of sexual abuse to children services, and from a social worker at children services who found that sexual abuse was "indicated." Although the social worker's finding was later changed to "unsubstantiated" when Klayman appealed, the magistrate explained that the supervisor who changed the social worker's finding did not testify. The magistrate pointed out that he was obligated to make his own independent analysis based upon the parties and the evidence before him. In doing so, the magistrate found on more than one occasion [Klayman] act[ed] in a grossly inappropriate manner with the children. His conduct may not have been sexual in the sense that he intended to or did derive any sexual pleasure from it or that he intended his children would. That, however, does not mean that he did not engage in those acts or that his behavior was proper.

{¶26} The magistrate further found it significant that although Klayman denied any allegations of sexual abuse, he never denied that he did not engage in inappropriate behavior with the children. The magistrate further found it notable that Klayman, "for all his breast beating about his innocence \* \* \* [he] scrupulously avoided being questioned by anyone from [children services] or from the Sheriff's Department about the allegations," and that he refused to answer any questions, repeatedly invoking his Fifth Amendment rights, about whether he inappropriately touched the children. "Even more disturbing" to the magistrate was the fact that Klayman would not even answer the simple question regarding what he thought inappropriate touching was. The magistrate stated that he could draw an adverse inference from Klayman's decision not to testify to these matters because it was a civil proceeding, not criminal.

{¶27} After reviewing the record, we find no abuse of discretion on the part of the trial court in overruling Klayman's objections regarding the magistrate's finding that Klayman inappropriately touched the children.

Turns out, gays aren't the only ones capable of disturbing, criminal sexual behavior — apparently even conservative straight guys tight with Bradlee Dean can turn out to be total creeps.

If Dean distances himself from Klayman in light of these allegations, who will help him figure out how to reimburse Rachel Maddow and the now-defunct Minnesota Independent the nearly \$25,000 in attorney's fees he owes them?



Parade Faces at Grand Old Day 2013

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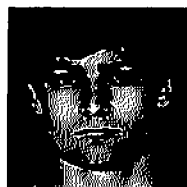
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Mark Hamburger's MLB career derailed by pot; he now lives in parents' Shoreview basement (City Pages - The Blotter)



Laura Ness, wife of Duluth mayor, rushes to aid man who was shot in head outside Whole Foods (City Pages - The Blotter)



White Bear Lake prom-goer allegedly beat up ex-girlfriend's date on dance floor (City Pages - The Blotter)

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fierylocks1

Oct 1, 2012

Add him to the ever growing list...

[http://www.dkosopedia.com/wiki/Examples\\_of\\_Republican\\_hypocrisy\\_on\\_moral\\_values](http://www.dkosopedia.com/wiki/Examples_of_Republican_hypocrisy_on_moral_values)

1 Like Reply



womanphoenix

Sep 30, 2012

Let's see: We've got a pediatrician and at least one person from child services saying he did it. He refuses to answer any questions -- even when asked to define "inappropriate" touching.

Yeah, this is coming out during divorce proceedings. Doesn't mean it's true or untrue.

Like Reply



swmnguy

Sep 30, 2012

Larry Klayman has a sordid history, and Bradlee Dean is beneath contempt. However, let's not forget the ongoing Todd Hoffner fiasco in Mankato. The sexual abuse of children is so despicable it has an ugly tendency to be alleged, without significant corroboration, in divorce proceedings. A proper legal defense is nearly impossible, and even disputing allegations tends to be held against the one accused.

Klayman and Dean are despicable. But we should be careful assuming there's anything to these allegations.

1  Like Reply



mark.gisleson

Sep 28, 2012

Isn't it funny how the pedophiles always find a home with some organization that hates gays? I wonder if Klayman's done legal work for the Catholic church?

2  Like Reply



JPRennquist

28 Sep

@panopticon13 @KenAvidor Has Dean blamed the gays yet?

Like Reply

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Joe Arpaio Recall

### Birther Lawyer Fighting Joe Arpaio Recall Was Found to Have "Inappropriately Touched" Kids

By Matthew Hendley Fri., Feb. 22 2013 at 12:49 PM  
Categories: Joe Arpaio Recall

39 Comments

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What are the chances that a lawyer who was found by a court to have "inappropriately touched" children would try to stop the recall of a county sheriff whose agency failed to properly investigate more than 400 sex crimes?

This is quite the, um, *coincidence*, as we stumbled across a judgment from an Ohio appellate court, in a divorce case involving attorney Larry Klayman.

**See also:**

*-Joe Arpaio's Birther Buddies Say They'll Take Recall Effort to Court to Shut It Down*

As we reported yesterday, a group calling itself "Citizens to Protect Fair Election Results LLC" claims it will take action against the attempted recall of Maricopa County Sheriff Joe Arpaio.

That group was registered by Surprise Tea Party "leaders" Jeff Lichter and James the folks credited with getting Arpaio to start the "investigation" into President Obama's birth certificate — and brought along Klayman to do the legal work.

Klayman, an attorney for Freedom Watch, happens to be friendly with the conspiracy theorists at *World Net Daily*, and once introduced a "birther" affidavit from Arpaio's evidence in an actual courtroom.

Thanks to our sister paper in Minneapolis, *City Pages*, we have an appellate court ruling from Ohio in which Klayman was unsuccessful in appealing a ruling about the terms of his parental rights stemming from his divorce, and a ruling that found him in contempt of court.

Part of that appeal was Klayman asking the court to review "the trial court's finding that [Klayman] engaged in inappropriate touching of his child is contrary to the manifest weight of the evidence and an abuse of discretion."



**Larry Klayman, who "inappropriately touched children, is trying to help Sheriff Joe Arpaio.**

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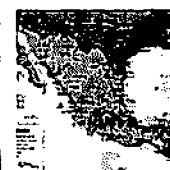
From the



### In Case You Missed It



Scottsdale Woman Makes Jodi Arias Look Like an Amateur: Shari Tobyn Chopped Up Her Husband, Scattered Him Over Three Counties



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Read the excerpts from the appellate court's ruling below:

The issues raised by Klayman involve credibility assessments made by the magistrate. Klayman challenges these findings. The magistrate heard evidence from the children's pediatrician who reported allegations of sexual abuse to children services, and from a social worker at children services who found that sexual abuse was "indicated." Although the social worker's finding was later changed to "unsubstantiated" when Klayman appealed, the magistrate explained that the supervisor who changed the social worker's finding did not testify. The magistrate pointed out that he was obligated to make his own independent analysis based upon the parties and the evidence before him. In doing so, the magistrate found on more than one occasion [Klayman] act[ed] in a grossly inappropriate manner with the children. His conduct may not have been sexual in the sense that he intended to or did derive any sexual pleasure from it or that he intended his children would. That, however, does not mean that he did not engage in those acts or that his behavior was proper.

The magistrate further found it significant that although Klayman denied any allegations of sexual abuse, he never denied that he did not engage in inappropriate behavior with the children. The magistrate further found it notable that Klayman, "for all his breast beating about his innocence \* \* \* [he] scrupulously avoided being questioned by anyone from [children services] or from the Sheriff's Department about the allegations," and that he refused to answer any questions, repeatedly invoking his Fifth Amendment rights, about whether he inappropriately touched the children. "Even more disturbing" to the magistrate was the fact that Klayman would not even answer the simple question regarding what he thought inappropriate touching was. The magistrate stated that he could draw an adverse inference from Klayman's decision not to testify to these matters because it was a civil proceeding, not criminal.

After reviewing the record, we find no abuse of discretion on the part of the trial court in overruling Klayman's objections regarding the magistrate's finding that Klayman inappropriately touched the children.

Obviously, we're talking about civil court matters here, not criminal court or criminal charges.

However, a magistrate judge weighed the evidence and found that Klayman acted "in a grossly inappropriate manner with the children."

Klayman's challenge to the attempted recall of Arpaio probably won't turn out in his favor, either.

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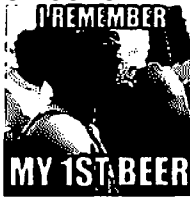
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Lana Meadville  
Allegedly Kills Cat  
and Hurls It at Her  
Mother, Authorities  
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biffguiznot

Feb 26, 2013

Is Klayman admitted in Arizona? Or is he just the only dumbass the birthers were able to find to defend their demigod?

Like Reply



deniseaz2003

Feb 27, 2013

@biffguiznot i have no idea .. but knowing Az .. who can really tell ?

Like Reply



danzigsdaddy

Feb 24, 2013

so Larry Klayman (a guy who inappropriately touches children) is going to defend the right to remain sheriff, a guy who doesn't feel investigating sex crimes against children is either that important or something that should be staffed with competent people.....how much do you want to bet Klayman is considering moving here? You always make sure its a neighborhood you will fit into before you move there. Hell, old Larry might just do this Pro-Bono. he has saved enough money by dodging his child support to get a nice house (and he owes enough other people that he wont pay, enough to get it in the area of his choice) Yep, god bless America, right?

4 Like Reply



Flyer9753

Feb 23, 2013

HAHAHA!!!! Oh the Irony!

But it doesn't surprise me in the slightest :)

4 Like Reply



deniseaz2003

Feb 23, 2013

the Ohio court report of Larry Klayman ,, Klayman vs Luck ...

<http://www.sconet.state.oh.us/rod/docs/pdf/8/2008/2008-ohio-6504.pdf>

3 Like Reply

**JoeArpaioFan**

Feb 23, 2013

I smell a slander lawsuit. This article is pure hearsay and proves that the liberals are now in panic mode.

Like Reply

**danzigsdaddy**

Feb 23, 2013

@JoeArpaioFan thats a shame, since the link to the court report are supplied that validate the claims. must be something wrong with your sense of smell

5 2 2 1 1 Like Reply

**danzigsdaddy**

Feb 23, 2013

@JoeArpaioFan hey Robert, speaking of lawsuits....when are they going to crack the case of "who kidnapped Joe" and prosecute them?

3 2 2 1 1 Like Reply

**danzigsdaddy**

Feb 23, 2013

@JoeArpaioFan the only panic that the liberals are in is for the safety of their kids now that the birthers are shipping kiddie diddlers in and giving them work.....is that how you got your job at Burger King?

5 2 2 1 1 ? Like Reply

**Flyer9753**

Feb 23, 2013

@JoeArpaioFan

ahhh... I missed you JAF, I had forgotten how much your nonsense ramblings make me laugh!

3 2 2 1 1 ? Like Reply

**IdontRecall**

Feb 24, 2013

HEY JAFFY DUCK, Finally You found Your way out of that maze that's the OLD FART's hole. BTW, you forgot to clean your mouth 'cause there's a lot of shit coming out of it. I wish You get cancer throat, - since that's the tool You use to work- and die a long and painful death. You are in IGNORANT MODE.

1 1 1 Like Reply

**david\_saint01**

Feb 26, 2013

@IdontRecall its not jaffy, its Boi wonder lol

Like Reply

**graham57**

Feb 24, 2013

@JoeArpaioFan You can't get much of anything right can you? Slander is verbal, libel is written.

3 2 2 1 1 Like Reply

**danzigsdaddy**

Feb 23, 2013

i guess it makes sense to have a guy who has a history of touching kids be the one to defend Joe from looking the other way for crimes against children. he could always take the stand himself and say that Joe didnt look the other way while he was touching kids.....Joe just didnt try to stop him

3 2 2 1 1 Like Reply

**gerry\_c**

Feb 23, 2013





Not just the birther movement (aka bowel movement). It is our very own Surprise Tea Party Patriots supporting these odious cretins. Don't forget that Ole Saggy Balls hired the bald sausage chomper to investigate MCSO corruption almost all the way to the top. Baldy also has a very suspect past with minors.

5 Like Reply



deniseaz2003

Feb 22, 2013

wonder if Klayman's Ex can get a national warrant for the famous ( NOT ) ex . for unpaid child support , and when the jerk arrives here in the valley ,, wonder if the JoKKKe will arrest him for not paying up, as he does the other people ,, ??? think it is time to give the tea party nuts a cheering hurrah, they could not pick a better looser to front a t nutjob on the state , and county ,,, great pick kiddos

6 Like Reply



Comrade

Feb 22, 2013

No surprise there, since the OLD FOOL seems to love that kind of people to the point of not doing anything to go after them. Maybe deep down inside, the Fng Shurf is one of them. It's too much coincidence that he loves pink undeware, allow the female inmates to throw the pink panties at him, pink handcuffs, even a pink room for inmates...allows a Hooker Beater to train His Clown Posse, and now another "child molester" pops up to join the "Party". JOE CAMEL AND THOSE PUTOS FROM CTPFER need to be investigated , BTW, probably Jaffy's real name is Robert Jaffy Klayman.

4 Like Reply



danzigsdaddy

Feb 22, 2013

is Seagal going to train the posse how to protect the schools and kids from Klayman? thats something Joe could publicize.....oh wait that would be 2 sex offenders in a school (that we know of). so much for the 500 foot rule

4 Like Reply



deniseaz2003

Feb 22, 2013

[http://blogs.miaminewtimes.com/riptide/2011/11/larry\\_klayman\\_conservative\\_win.php](http://blogs.miaminewtimes.com/riptide/2011/11/larry_klayman_conservative_win.php)

2 Like Reply



danzigsdaddy

Feb 22, 2013

hold on...wait a minute....is this right? so the birther movement not only supports a guy who wont investigate sex crimes and sex crimes against children, but the birther movement even hires one of these degenerates to defend the guy who wont arrest them? oh wait....my bad , he isnt a proven sex offender against kids (he isnt cleared either) but he has been declared by the courts to be one who cant discern inappropriate touching from appropriate, and has been determined to be a perpetrator of INAPPROPRIATE touching to children.....oh yeah, thats so much better

6 Like Reply



Lone\_Wolf

Feb 22, 2013

This shouldn't surprise anyone familiar with the Flaccid Failure's ongoing corruption and criminal enterprise known as the MCSO. He clearly serves as a magnet for rapists, child molesters and pedophiles. Who are naturally drawn to his nexus of evil. I hope there is more mainstream media coverage of this one. The American public needs to know about this.

7 Like Reply



danzigsdaddy

Feb 22, 2013

so Joe has surrounded himself with Seagal.....the woman abuser, and now Klayman.....the child abuser. ....is the uninvestigated sex crime number starting to make a little more sense to you now?

6 0 0 0 0 Like Reply

**WhoKnows**

Feb 22, 2013

Is he Jaffy's daddy? That would explain Jaffy.

3 0 0 0 0 Like Reply

**bob\_lablaw96**

Feb 22, 2013

**@WhoKnows** Jaffy doesn't know who his daddy is. For all he knows, the dribbles on his momma's legs hold the only DNA that could direct him to the sperm donor. Not surprisingly, his father has never admitted parenthood

3 0 0 0 0 Like Reply

**danzigsdaddy**

Feb 22, 2013

i honestly cant believe that Joe would allow this guy to represent him. Joe treats everyone as if they are guilty before they have their day in court. this guy had his day in court and was found to have some serious kiddie issues

3 0 0 0 0 Like Reply

**DNichols**

Feb 22, 2013

At least this "Pedifile" dosen't have to worry about Arpaio "Protecting Children."

6 0 0 0 0 Like Reply

**danzigsdaddy**

Feb 22, 2013

wow.....i mean really.....wow. and this is the kind of guy Joe wants to represent him? way to get those votes back that you lost for ignoring over 400 rapes and child molestations Joe. if you guys go to lunch to discuss your case, dont do it within 500 feet of a school

5 0 0 0 0 Like Reply

**bob\_lablaw96**

Feb 22, 2013

**@danzigsdaddy** Joe went for an expert opinion, apparently. The only thing that could be worse would be for Joe to hire a Catholic priest to investigate these crimes...if they really happened.

3 0 0 0 0 Like Reply

**eric.nelson745**

Feb 22, 2013

Invoking your right to remain silent, whether in criminal or civil court proceedings, means that you did it.

5 0 0 0 0 Like Reply

**david\_saint01**

Feb 22, 2013

**@eric.nelson745** i wouldnt say that...but in this case yes, because he was supposed to be fighting for the right to see his kids, or something of that nature. Id answer any and all questions i could if that meant getting my parental rights back. Seems like he didnt care too much about that.

5 0 0 0 0 Like Reply

**JohnQ.Public**

Feb 22, 2013

**@eric.nelson745** No, it doesn't.

1 0 0 0 0 Like Reply

**bob\_lablaw96**

Feb 22, 2013

**@JohnQ.Public @eric.nelson745** What, pray tell, does



it infer to you?

The right to refuse to answer questions that might tend to incriminate you is valid. But, it also says that you feel that by answering those questions, you would look like a pervert, in this case. How could the refusal not look incriminating?

3 Like Reply



**danzigsdaddy**

Feb 22, 2013

**@eric.nelson745** it just means you refuse to answer because your answer could incriminate you.....so it both yes and no, its not a definite "I am guilty" but is pretty close to just saying you are without actually saying it. if he is refusing to answer as to his touching children because to answer it would incriminate him on something else.... i wonder what he is hiding that is worse than being a kiddie diddler?

4 Like Reply



**eric.nelson745**

Feb 22, 2013

**@danzigsdaddy @eric.nelson745** One thing's for sure... he didn't expect the anti-Joe forces to delve into his past. It would be very unsurprising if he were to just all of a sudden leave town.

6 Like Reply



**JohnQ.Public**

Feb 22, 2013

**@danzigsdaddy @eric.nelson745** The right to not answer questions is guaranteed by the U.S. Constitution just like the right to deny law enforcement access to your house without a warrant is a Constitutional right. It's not saying "I'm guilty." It's saying "Hey, police, go do your jobs and conduct an actual investigation because under our judicial system the onus is on you, police, to prove my guilt and not on me to prove my innocence." I'm not defending this guy and I'm not saying he isn't a sleazeball - because the magistrate clearly felt that he is a sleazeball based on the language cited above - but I'm not willing to hold his exercise of his Constitutional rights against him.

2 Like Reply



**bob\_lablau96**

Feb 22, 2013

**@JohnQ.Public @danzigsdaddy @eric.nelson745** Keep in mind, John Q, that an experienced prosecutor will never ask a question that he does not already know the answer to. So, when you are asked a question in an open courtroom, trust that the prosecutor will bring in evidence of your guilt, whether you answer the question directly, or wait for the prosecutor to answer it....graphically!

4 Like Reply



**someguy**

Feb 22, 2013

**@eric.nelson745** in the court of public opinion, yes it does ... in the court of law it means nothing whatsoever, almost as if the question was never asked

3 Like Reply



**bob\_lablau96**

Feb 22, 2013

**@eric.nelson745** That is also my take on the invocation of that right. If you do it in civil court, you might as well wave a flag admitting you are guilty, but too much a pussy to say the word.

2  Like Reply



**Sandy Yost**

another reason to sign to recall....

Feb 22, 2013

Like Reply

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June 5, 2013

GROSS

2:01 pm September 28, 2012

# Judicial Watch Founder/Clinton Nemesis Larry Klayman Might Have Touched His Children In Their Swimsuit Areas

by [Rebecca Schoenkopf](#)



Well this is gross and awful. Larry Klayman, who [made his bones](#) with

Judicial Watch, which was constantly suing Bill Clinton every time he sneezed (with his penis), and who most recently has been writing for WND and representing totally rad heavy metal children's entertainer Bradlee Dean, may have sexually abused his own children! Ha? Ha? Hilarious?

Specifically, Larry Klayman was appealing a Cuyahoga County court order regarding visitation and his wife's attorney's fees, and the court found that previous magistrates had not been in error when they took away his visitation rights and awarded his ex-wife a shitload of money.

From BradleeDeanInfo, via [CityPages](#):

From Appeals Court Judge Mary Boyle, July 26, 2012 [\[PDF\]](#)

{J25} The issues raised by Klayman involve credibility assessments made by the magistrate. Klayman challenges these findings. **The magistrate heard evidence from the children's pediatrician who reported allegations of sexual abuse to children services, and from a social worker at children services who found that sexual abuse was "indicated."** Although the social worker's finding was later changed to "unsubstantiated" when Klayman appealed, **the magistrate explained that the supervisor who changed the social worker's finding did not testify.** The magistrate pointed out that he was obligated to make his own independent analysis based upon the parties and the evidence before him. In doing so, the magistrate found on more than one occasion [Klayman] act[ed] in a grossly inappropriate manner with the children. His conduct may not have been sexual in the sense that he intended to or did derive any sexual pleasure from it or that he intended his children would. That, however, does not mean that he did not engage in those acts or that his behavior was proper.

{J26} The magistrate further found it significant that although Klayman denied any allegations of sexual abuse, he never denied that he did not engage in inappropriate behavior with the children. The magistrate further found it notable that Klayman, "for all his breast beating about his innocence \* \* \* [he] scrupulously avoided being questioned by anyone from [children services] or from the Sheriff's Department about the allegations," and that **he refused to answer any questions, repeatedly invoking his Fifth Amendment rights, about whether he inappropriately touched the children.** "Even more disturbing" to the magistrate was the fact that Klayman would not even answer the simple question regarding what he thought inappropriate touching was. The magistrate stated that he could draw an adverse inference from Klayman's decision not to testify to these matters because it was a civil proceeding, not criminal.

This does not mean Larry Klayman is guilty. (Because we are liberals.) There are lots of reasons a man might have touched his children, on the real, and we are not privy to the testimony. Also, if anyone is going to constantly invoke the Fifth Amendment when he has the opportunity to clear his name, it is Larry Klayman, because he is a crazy person. It just means fucking ew.

[\[BradleeDeanInfo\]](#), via [CityPages](#)

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[Come here a minute](#) 122p · 35 weeks ago

+45

Because of course.

[Reply](#)



[BaldarTFlagass](#) 140p · 35 weeks ago

+85

Hey, once them little bastards are out of the womb, they're fair game.

[Reply](#) [5 replies](#) · active 35 weeks ago



[Goonemeritus](#) 127p · 35 weeks ago

+22

I can only hope that he and Bradlee's sexy-times are consensual.

[Reply](#) [1 reply](#) · active 35 weeks ago



[weejee](#) 129p · 35 weeks ago

+36

*fucking ew and then some.*

Reply



**BaldarTFlagass** 140p · 35 weeks ago

+25

Cuyahoga County? Isn't that in.... OHIO?!?!?

Reply **2 replies** · active 35 weeks ago



**elviouslqueer** 125p · 35 weeks ago

+75

*The magistrate further found it significant that although Klayman denied any allegations of sexual abuse, he never denied that he did not engage in inappropriate behavior with the children.*

WHAT  
THE  
ACTUAL  
FUCK?

Reply **2 replies** · active 35 weeks ago



**Mojopo** 105p · 35 weeks ago

+61

Would it not be in his best interests to clear his name, so his poor kids don't have to hear about this from schoolmates who have Google? Oh, this makes my heart hurt. Those poor kids, either way.

Reply **1 reply** · active 35 weeks ago



**SorosBot** 144p · 35 weeks ago

+42

I'm trying to think of a joke here, but nope, can't come up with one about this. Ugh fuck people.

Reply **2 replies** · active 35 weeks ago



**Baconzgood** 128p · 35 weeks ago

+19

Show us on the doll where this Dave Thomas (SCTV Thomas) look alike touched you.

Reply **3 replies** · active 35 weeks ago



**weejee** 129p · 35 weeks ago

+21



Isn't this a couple of daze early for a Cocktober Surprise?

Reply [1 reply](#) · active 35 weeks ago



[BaldarTFlagass](#) 140p · 35 weeks ago

+65

If you dress all in black, and you aren't an undergraduate or Johnny Cash, then you are a total douche.

Reply [17 replies](#) · active 35 weeks ago



[Serolf Divad](#) 120p · 35 weeks ago

+17

Doesn't that new papyrus they discovered say that Jesus was OK with this? Because I'm pretty sure I read that somewhere... maybe on the Judicial Watch website.

Reply [1 reply](#) · active 35 weeks ago



[mavenmaven](#) 121p · 35 weeks ago

+20

Robert Novak's calling Klayman "a prickly troublemaker" was more on target than he knew...

Reply



[Callyson](#) 129p · 35 weeks ago

+67

Can't snark when it comes to child abuse. I just hope the ex-wife gets herself and the kids a good therapist with that shitload of money, and that they find a way to heal somehow...

Reply [2 replies](#) · active 35 weeks ago



[CalvinsChoice](#) 98p · 35 weeks ago

+47

Somehow, this is all Bill Clinton's fault.

Reply [4 replies](#) · active 35 weeks ago



[actor212](#) 142p · 35 weeks ago

+45

Now, show us on the Republican elephant where the bad man touched you, son

Reply



actor212 142p · 35 weeks ago

+18

*There are lots of reasons a man might have touched his children, on the real, and we are not privy to the testimony.*

Yes. For example, there might have been a black widow spider on his penis. Or perhaps a vampire. Or a black vampire. Or a spider widow. Don't Praying Mantis eat their men?

Reply



Ennuithereyet 116p · 35 weeks ago

+12

Danger! Danger, Will Robinson!

Reply



SmutBoffin 118p · 35 weeks ago

+18

:^(\

This is good news.....FOR NO ONE

Reply



actor212 142p · 35 weeks ago

+13

Hey, Larry, I do not think the saying goes "Spare the bone, spoil the child."

I'm just sayin'...

Reply



ManchuCandidate 130p · 35 weeks ago

+39

The answer to the question: Who Watches the Watchers?

It's Pedobear... it's always been Pedobear.

Reply 2 replies · active 35 weeks ago



Baconzgood 128p · 35 weeks ago

+58

As a father of two kids....FUUUUUUUUUUUUCK THIS FUCKING FUCK UP THE FUCKING FUCK HOLE WITH FUCKING RUSTY CHAINSAWS!!!!!!

\*with votes\*

Reply **6 replies** · active 35 weeks ago



**PsycWench** 120p · 35 weeks ago

+62

This must have been some pretty inappropriate touching if the children's pediatrician is the person who reported it.

Reply **5 replies** · active 35 weeks ago



**Schmannnity** 122p · 35 weeks ago

+39

He should have to post a sign on all of his WND and Judicial Watch posts:

SEXUAL PREDATOR

Reply **1 reply** · active 35 weeks ago



**coolhandnuke** 119p · 35 weeks ago

+19

Just a reminder to kids and adults everywhere--steer clear of Republicans wearing Members Only jackets. Or any member of the Republican party.

Reply **1 reply** · active 35 weeks ago



**noodlesalad** 124p · 35 weeks ago

+17

This is when I say fuck it and turn off the internets and find the nearest alcoholic beverage. Usually it happens earlier but I actually had shit to do today. But not anymore.

Reply



**actor212** 142p · 35 weeks ago

+8

*In doing so, the magistrate found on more than one occasion [Klayman] act[ed] in a grossly inappropriate manner with the children.*

\*GASP\*

He expressed his political opinions????

GUILLOTINE!

Reply **1 reply** · active 35 weeks ago



**Baconzgood** 128p · 35 weeks ago

+9

"children's entertainer Bradlee Dean"

Linkey is broke.

Reply **3 replies** · active 35 weeks ago



**eggsacklywright** 114p · 35 weeks ago

+5

More than his feet are made of Klay, eh?

Reply



**Schmannnity** 122p · 35 weeks ago

+34

Maybe Ken Starr can get to the bottom of this with 7 or 8 years of investigation and a budget between \$75 and \$100 million.

Reply



**Terry** 123p · 35 weeks ago

+20

" he refused to answer any questions, repeatedly invoking his Fifth Amendment rights, about whether he inappropriately touched the children."

Good Lord. He's like Sandusky with a big more legal savvy.

Reply



**Hammiepants** 121p · 35 weeks ago

+36

Ugh, such hypocrites these people are. Clinton has extra-marital but consensual sex, he's a depraved monster, this dude apparently felt up his own kids, and he's calling people out on their sexual proclivities. Fucking republicans.

Reply



**Serolf Divad** 120p · 35 weeks ago

+17

Bill Donohue blames Klayman's gayness in 5... 4... 3...

Reply **3 replies** · active 35 weeks ago

**HogeyeGrex** 107p · 35 weeks ago

+11



loudmouthed Republican fringe. Taking the moral high ground as always, I see.

Seriously. Fuck this guy.

Reply



PsycWench 120p · 35 weeks ago

+44

I thought only gays molested children.

Reply 2 replies · active 35 weeks ago



kittensdontlie 104p · 35 weeks ago

+12

"Larry Klayman is a *prickly* troublemaker uncongenial to party and ideological establishment." The late Robert Novak, columnist.

He was more *prickly* than anyone ever knew.

Reply 1 reply · active 35 weeks ago



DaveJ 105p · 35 weeks ago

+29

The more conservative a person is, the more rank and horrific will be the thing that eventually brings them down. Pretty much a guaranteed fact of life at this point.

Also "and that he refused to answer any questions, repeatedly invoking his Fifth Amendment rights, about whether he inappropriately touched the children" is deeply disturbing. If the answer is "no," then why not say "no." If the answer is ANYTHING other than "no," then let's fire up the wood chipper.

Reply



SayItWithWookies 132p · 35 weeks ago

+18

I feel bad for his kids. But people obsessed with other peoples' sex lives send up a red flag right away. Now about that Ken Starr fellow...

Reply



Antispandex 104p · 35 weeks ago

+38

Of course it's only bad when lierals do it, hippies! You remember when a certain portly conservative talker was caught with illegal prescription meds, and then was later busted on a return trip from an apparent sex-cation? That is perfectly acceptable behavior because he wasn't an ELECTED official. See, where you screwed up there? Morals are for elected persons, and when they are caught, you need to check for their party affiliation. (R) = Unsubstantiated rumor. (D) = Impeachable offense. It couldn't be more logical.

Reply



**lulzmonger** 102p · 35 weeks ago

+16

Surely noone could have predicted there would be a link between conservatism & pedophilia!

Reply **1 reply** · active 35 weeks ago



**mrblifil** 113p · 35 weeks ago

+7

They were there, he was horny. This is for the emergency room to sort out surely.

Reply



**BigSkullF\*ckingDog** 123p · 35 weeks ago

+17

Gay marriage is to blame for this.

Reply **1 reply** · active 35 weeks ago



**cheetojeebus** 101p · 35 weeks ago

+20

so stabby, so very very stabby right now.

also ball punchy.

Reply



**BaldarTFlagass** 140p · 35 weeks ago

+32

"Larry Klayman, who made his bones with Judicial Watch, which was constantly suing Bill Clinton every time he sneezed (with his penis),"

Hey Larry, at least my "victims" were all consensual and of legal age in all 50 states. And not related to me.

---Bill Clinton

Reply **3 replies** · active 35 weeks ago



**SoBeach** 114p · 35 weeks ago

+15

...Klayman would not even answer the simple question regarding what he thought inappropriate touching was.

As a parent I can tell you that's about the easiest goddam question in the world to answer.

Ew indeed.

Reply



**bureaucrap** 112p · 35 weeks ago

+6

PLEASE, PLEASE, PLEASE, let someone in the Romney campaign hire Klayman to do an endorsement spot...

Reply



**Terry** 123p · 35 weeks ago

+16

That photo was taken at one of the overlooks at Great Falls Park, just north of DC. I plan on driving there immediately and pouring bleach on the spot.

Reply



**sullivanst** 122p · 35 weeks ago

+8

Disgusting pig is pig, and disgusting... allegedly.

Reply



**ChillBill** 127p · 35 weeks ago

+8

No snark. Disgusting to the nth degree.

Reply



**Kid Charlemagne** 105p · 35 weeks ago

+10

Republicans striking another blow for family values!

Reply

**3 replies** · active 35 weeks ago

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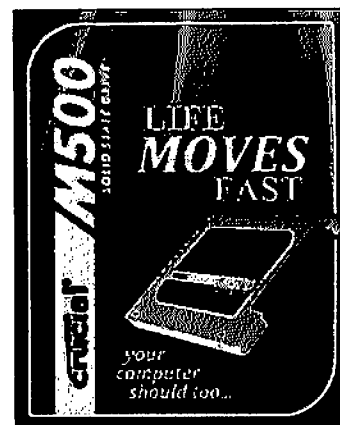
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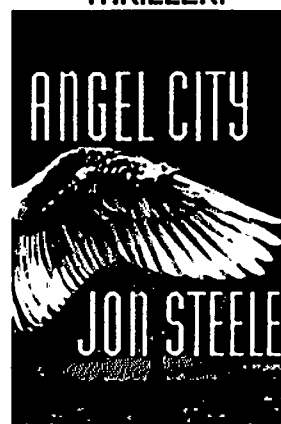
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Did Judicial Watch Superstar Larry Klayman Sexually Abuse His Own Children?

**Super Bowl** champion Ravens visit President Obama at the White House When the Ravens visited President Barack Obama at the White House today, coach John Harbaugh made reservations for 2014. "I want you to know we have plans to be here next year, too," Harbaugh told Obama.

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**Calamari**  
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## Did Judicial Watch Superstar Larry Klayman Sexually Abuse His Own Children?

[http://blogs.citypages.com/blotter/2...n\\_children.php](http://blogs.citypages.com/blotter/2...n_children.php)

*Well this week brought some uncomfortable news for the tracksuit-wearing homophobic preacher -- his notorious lawyer, the presumably straight Larry Klayman, has allegedly sexually abused his own children.*

*A court recently ordered Klayman to pay his ex-wife \$325,000 in attorney fees. Klayman appealed, but a judge tossed it out. What's interesting, however, are a couple nuggets buried in the judge's ruling (via Ken Avidor -- emphasis his):*

Some pretty sick stuff. You can go there yourself, I'm not copying it onto this board.

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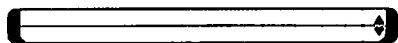
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Larry Klayman

Back sometime that was more than five yet less than ten years ago, Atrios was fond of stating, sometimes as a question, his belief that there was nothing a conservative could say or do that would get him or her permanently banned from public life. This belief I call "Atrios' Law".

It looks like Larry Klayman is about to test that law.

Klayman, you will recall, is the guy who first came to fame at the helm of Judicial Watch. The guy who sued his own mom. The guy who lost control of Judicial Watch and then sued it. The guy who is now suing *City Pages* and pretty much anyone he feels like suing or silencing (except for *Wonkette*, whose "Snipy" has dared Klayman to sue them over the same issue for which he's suing *City Pages*).

Has Klayman finally gone a SLAPP suit too far? It could be:

Via the birther debunker site Fogbow's thread, KLAYMAN v CITY PAGES, et al. – MDFL – (Klayman Suit for Defamation Bluestem has learned that the defendants in conservative lawyer Larry Klayman's defamation lawsuit filed a motion to dismiss on Wednesday, May 29, 2013.

The docket for the case can be viewed here. Bluestem embeds the motion below.

In the 13-page document, the crux of the defendants' argument is to appeal to the truth of their accounts and the privilege that journalists receive for "fair and accurate reports of official documents":

Thus, this lawsuit is about whether Plaintiff can sue Defendants for making that one statement in light of the magistrate's finding that Plaintiff's behavior was "grossly inappropriate," and the Ohio appellate court's decision affirming the magistrate. He cannot, and the reasons he cannot is because **the statement is truthful and cannot form the subject of a claim for defamation, because he does not identify any true statements of fact as is necessary to state a claim for defamation by implication, and because his claims are barred by the substantial truth doctrine and the privilege for fair and accurate reports of official documents.**

So what's Larry suing about? This:

A Florida lawyer has hit City Pages with a \$1.4 million defamation lawsuit for a story last fall that said the lawyer inappropriately touched his children.

Larry Klayman's lawsuit, announced Monday, March 25, said City Pages sought to hurt the attorney in retaliation for Klayman's representation of Bradlee Dean, the controversial anti-gay preacher and founder

of an Annandale-based group You Can Run But You Cannot Hide.

The City Pages story, which ran Sept. 28 last year, said an appeals court in Ohio had ordered Klayman to pay his ex-wife \$325,000 in attorney's fees, and that the order noted a lower court magistrate had heard evidence of sexual abuse from his children's pediatrician, who reported it to children's services, and from a social worker at that agency.

The story said the social worker's findings were changed to "unsubstantiated," but the magistrate found that Klayman acted in a "grossly inappropriate manner" with one of his children, although his conduct may not have been sexual....

Stay tuned.

*Photo [FreedomWatchUSA](#)*

 [6 Comments](#)

Tags: [Larry Klayman](#)

## 6 Responses to "Larry Klayman and Atrios' Law"

[tejanarusa](#) June 4th, 2013 at 5:54 pm

1

Very interesting. It certainly is a serious claim. But if the magistrate made findings of fact that match the claim, I'm thinking Larry's the loser on this motion.

Not that it'll stop him in the future, of course. But a good thing nonetheless.

 [Login to Reply](#)

[liberalarts](#) June 4th, 2013 at 6:59 pm

2

Putting aside for a moment what Klayman's doing, who is Larry Klayman? Need I care? I mean, there are only so many hours in the day for concerns and at almost 70, I feel I must sensibly ration my time and energy.

 [Login to Reply](#)

[ThingsComeUndone](#) June 4th, 2013 at 7:33 pm

3

The GOP needs to vets its people better.

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[Phoenix Woman](#) June 5th, 2013 at 5:54 am

4

In response to [liberalarts @ 2](#)

Remember the get-Clinton mania of the 1990s? He was a key figure in it.

He is also living proof of Atrios' Law, as stated above.

When someone like Jeremiah Wright says or does things that are all but totally innocuous, they are banished from public life. When someone like Larry Klayman or Andrew Breitbart does things that are actually , truly despicable, they are given an even bigger platform and treated with respect by our media and social overlords.

[Login to Reply](#)

[jonerik](#) June 5th, 2013 at 6:30 am

5

In response to [liberalarts @ 2](#)

Larry Klayman was the executive director and chief lawyer for a right-wing public interest law firm, "Judicial Watch", a Richard Scaife funded entity that sued President Clinton and his administration over who knows what. To its credit, Judicial Watch did join the Sierra Club in suing Cheney under the Freedom of Information Act for the minutes of his secret Energy Task Force.

[http://en.wikipedia.org/wiki/Judicial\\_Watch](http://en.wikipedia.org/wiki/Judicial_Watch)

[Login to Reply](#)

[Mommybrain](#) June 5th, 2013 at 1:35 pm

6

KKKlayman is one of the "top" birther lawyers. He's been involved in several suits and has filed an amicus brief in the Alabama birther case going before the AL Supremes soon. He is, as reading any of his personal lawsuits will show, a slime ball of the first order...and a terrible lawyer.

We have lots more about him at the Fogbow,

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## **Larry Klayman and Atrios' Law**

By: [Phoenix Woman](#) Tuesday June 4, 2013 5:48 pm

"The City Pages story, which ran Sept. 28 last year, said an appeals court in Ohio had ordered Klayman to pay his ex-wife \$325,000 in attorney's fees, and that the order noted a lower court magistrate had heard evidence of sexual abuse from his children's pediatrician, who reported it to children's services, and from a social worker at that agency.

The story said the social worker's findings were changed to "unsubstantiated," but the magistrate found that Klayman acted in a "grossly inappropriate manner" with one of his children, although his conduct may not have been sexual..."

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Tags: [Larry Klayman](#)

# RIGHT WING WATCH

A project of People For the American Way dedicated to monitoring and exposing the activities of the right-wing movement. [LEARN MORE >](#)



## Birthers of the World Unite: Larry Klayman to Represent Group Defending Joe Arpaio

SUBMITTED BY *Brian Tashman* on Thursday, 2/21/2013 2:15 pm

Well this comes as no surprise.

Larry Klayman, the birther attorney (<http://www.wnd.com/2012/12/how-to-stop-an-inevitable-president/>), who is now calling (<http://www.rightwingwatch.org/content/klayman-revolution-black-muslim-obama>) for an armed revolution against President Obama (<http://www.rightwingwatch.org/content/klayman-prepares-armed-revolt-burber-predicts-second-civil-war>), is representing (<http://www.dailymkos.com/story/2013/02/21/1188682/-Group-calls-for-end-of-Arpaio-recall-Ha-Ha-Ha-Threatens-Innsuit-Ha-Ha-Ha>) a new group of Tea Party members defending Sheriff Joe Arpaio from a potential recall election.

The Judicial Watch founder is threatening to sue activists (<http://www.sxcenrml.com/news/politics/articles/20130220arpaio-supporters-demand-and-recall-effort.html>) who are collecting petitions to recall the Maricopa County, Arizona sheriff. In a video posted by *Arizona Nightly News*, Klayman ironically (<http://www.theatlantic.com/national/archive/2012/05/sheriff-joe-arpai-no-legalty-not-only-harassed-latino-but-ignored-crime/257033/>) calls Arpaio opponents "vigilantes" who seek to "harass" the sheriff and distorts (<http://www.sxcenrml.com/news/politics/articles/20130220arpaio-supporters-demand-and-recall-effort.html>) state election law to claim that the recall attempt is illegal.

Poor legal advice aside, Klayman's selection to represent the group may not be a boon to the image of Arpaio, who is currently under fire for hiring a child-sex offender for his armed posse to guard schools (<http://www.seon.com/2013/02/13/arpai-hired-a-convicted-child-sex-criminal-for-armed-school-%E2%80%9Cposse%E2%80%9CSDA>), since Klayman himself has been accused of child sexual abuse (<http://wonkette.com/485407/judicial-watch-founder-clinton-nemesis-larry-klayman-might-have-touched-his-children-in-their-nymusai-orgs/>).

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# Bradlee Dean's attorney, Larry Klayman, allegedly sexually abused his own children

[Xiphias](#)

September 28, 2012 05:28PM

**Admin**

Registered: 1 year ago

Posts: 17,823

00

[[blogs.citypages.com](http://blogs.citypages.com)]



### Quote

Bradlee Dean has long linked homosexuality and child sexual abuse. For instance, in a blog post from June about Larry Brinken's child porn arrest, Dean wrote, "The news about Brinken's horrific child-pornography crimes followed the conclusion of 'Pride Week,' yet again puling off the mask of the radical homosexual agenda to expose who they are, what they are and who their target really is, showing who is truly under attack."

Well this week brought some uncomfortable news for the tracksuit-wearing homophobic preacher -- his notorious lawyer, the presumably straight Larry Klayman, has allegedly sexually

abused his own children.

(Posted to the front page on 2012-09-28 17:28:57)

Subject	Author	Posted
<b><u>Bradlee Dean's attorney, Larry Klayman, allegedly sexually abused his own children</u></b>	<u>Xiphias</u>	September 28, 2012 05:28PM

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### Orion Group, Satanism, NWO and "ruling elite"

#### Do not carry the poison of evil within yourself

In a world filled with evil, as you can see everywhere, there is a tendency of identification with it, and its penetration into your depths. If you succumb to its influence and begin to carry it within yourselves, even from

## Larry Klayman, founder of radical rightwing "Judicial Watch," who constantly sued Bill Clinton, charged with doing you-know-what to his children

Why are all rightwingnutjobs pedophiles???

-- quote

<http://wonkette.com/485407/judicial-watch-founderclinton-nemesis-larry-klayman-might-have-touched-his-children-in-their-swimsuit-areas>

Well this is gross and awful. Larry Klayman, who made his bones with Judicial Watch, which was constantly suing Bill Clinton every time he sneezed (with his penis), and who most recently has been writing for WND and representing totally rad heavy metal children's entertainer Bradlee Dean, may have sexually abused his own children! Ha? Ha? Hilarious?

Specifically, Larry Klayman was appealing a Cuyahoga County court order regarding visitation and his wife's attorney's fees, and the court found that previous magistrates had not been in error when they

took away his visitation rights and awarded his ex-wife a shitload of money.

From BradleeDeanInfo, via CityPages:

From Appeals Court Judge Mary Boyle, July 26,2012 [PDF]

{?25} The issues raised by Klayman involve credibility assessments made by the magistrate. Klayman challenges these findings. The magistrate heard evidence from the children's pediatrician who reported allegations of sexual abuse to children services, and from a social worker at children services who found that sexual abuse was ?indicated.? Although the social worker's finding was later changed to ?unsubstantiated? when Klayman appealed, the magistrate explained that the supervisor who changed the social worker's finding did not testify. The magistrate pointed out that he was obligated to make his own independent analysis based upon the parties and the evidence before him. In doing so, the magistrate found on more than one occasion [Klayman] act[ed] in a grossly inappropriate manner with the children. His conduct may not have been sexual in the sense that he intended to or did derive any sexual pleasure from it or that he intended his children would. That, however, does not mean that he did not engage in those acts or that his behavior was proper.

{?26} The magistrate further found it significant that although Klayman denied any allegations of sexual abuse, he never denied that he did not engage in inappropriate behavior with the children. The magistrate further found it notable that Klayman, ?for all his breast beating about his innocence \* \* \* [he] scrupulously avoided being questioned by anyone from [children services] or from the Sheriff's Department about the allegations,? and that he refused to answer any questions, repeatedly invoking his Fifth Amendment rights, about whether he inappropriately touched the children. ?Even more disturbing? to the magistrate was the fact that Klayman would not even answer the simple question regarding what he thought inappropriate touching was. The magistrate stated that he could draw an adverse inference from Klayman's decision not to testify to these matters because it was a civil proceeding, not criminal.

This does not mean Larry Klayman is guilty. (Because we are liberals.)

There are lots of reasons a man might have touched his children, on the real, and we are not privy to the testimony. Also, if anyone is going to constantly invoke the Fifth Amendment when he has the opportunity to clear his name, it is Larry Klayman, because he is a crazy person. It just means fucking ew.

end quote

\*\*\*\*\*

Women may come, and,  
Women may go.

But a dog and a truck  
Will stay with you  
Forever.

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"It is not unnaturally claimed by Western Jews that Russian Jewry, as a whole, is most bitterly opposed to Bolshevism. Now although there is a great measure of truth in this claim, since the prominent Bolsheviks, who are preponderantly Jewish, do not belong to the orthodox Jewish Church, it is yet possible, without laying ones self open to the charge of antisemitism, to point to the obvious fact that Jewry, as a whole, has, consciously or unconsciously, worked for and promoted an international economic, material despotism which, with Puritanism as an ally, has tended in an everincreasing degree to crush national and spiritual values out of existence and substitute the ugly and deadening machinery of finance and factory.

It is also a fact that Jewry, as a whole, strove with every nerve to secure, and heartily approved of, the overthrow of the Russian monarchy, WHICH THEY REGARDED AS THE MOST FORMIDABLE OBSTACLE IN THE PATH OF THEIR AMBITIONS and business pursuits.

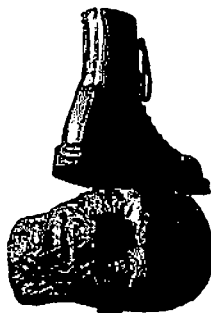
All this may be admitted, as well as the plea that, individually or collectively, most Jews may heartily detest the Bolshevik regime, yet it is still true that the whole weight of Jewry was in the revolutionary scales against the Czar's government.

It is true their apostate brethren, who are now riding in the seat of power, may have exceeded their orders; that is disconcerting, but it does not alter the fact.

It may be that the Jews, often the victims of their own idealism, have always been instrumental in bringing about the events they most heartily disapprove of; that perhaps is the curse of the Wandering Jew."

(W.G. Pitt River, The World Significance of the Russian Revolution, p. 39, Blackwell, Oxford, 1921;

The Secret Powers Behind Revolution, by Vicomte Leon De Poncins, pp. 134-135)



If you want a picture of the future, imagine a boot stamping on a human face – forever or "It's better for you to burn & die at the stake than live with a heart that does not love MY God the way I think YOU should." -Terry Gross

Friday, September 28, 2012

## Remember Larry Klayman, founder of Judicial Watch and Freedom Watch? He sexually abused his own kids

A court recently ordered Klayman to pay his ex-wife \$325,000 in attorney fees. Klayman appealed, but a judge tossed it out. What's interesting, however, are a couple nuggets buried in the judge's ruling.



Posted by PerceptionManagers.Org at 9/28/2012 03:36:00 PM

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Kevin Kordes of Gravois Mills, MO calls for the assassination of President Obama  
He works at Lowe Boats 2900 Industrial Drive Lebanon, Missouri 65536 (417) 532-9101

Right wing cuts off nose, despites face.  
We were going to go with "Unpatriotic Right Wing Scumbags root against America", but we went the civil route.

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visitation rights and awarded his ex-wife a shitload of money.

From BradleeDeanInfo, via [CityPages](#):

From Appeals Court Judge Mary Boyle, July 26,2012 [[PDF](#)]

{¶25} The issues raised by Klayman involve credibility assessments made by the magistrate. Klayman challenges these findings. **The magistrate heard evidence from the children's pediatrician who reported allegations of sexual abuse to children services, and from a social worker at children services who found that sexual abuse was "indicated." Although the social worker's finding was later changed to "unsubstantiated" when Klayman appealed, the magistrate explained that the supervisor who changed the social worker's finding did not testify.** The magistrate pointed out that he was obligated to make his own independent analysis based upon the parties and the evidence before him. In doing so, the magistrate found on more than one occasion [Klayman] act[ed] in a grossly inappropriate manner with the children. His conduct may not have been sexual in the sense that he intended to or did derive any sexual pleasure from it or that he intended his children would. That, however, does not mean that he did not engage in those acts or that his behavior was proper.

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[[BradleeDeanInfo](#), via [CityPages](#)]

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Larry Klayman Home



**Republicans Against Arpaio** · 225 like this  
February 24 at 1:54pm ·

Like

Larry Klayman (a guy who inappropriately touches children) is going to defend the right to remain sheriff. A guy who doesn't feel investigating sex crimes against children is either that important or something that should be staffed with competent people.

**Birther Lawyer Fighting Joe Arpaio Recall Was Found to Have 'Inappropriately Touched' Kids**  
blogs.phoenixnewtimes.com

What are the chances that a lawyer who was found by a court to have "inappropriately touched" children...

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6 people like this.



**Tamara Hillman** Obama has his ENTIRE PAST to hide, so if you wanna start diggin' up dirt----GO THERE!  
March 3 at 1:25pm · Like



**Republicans Against Arpaio** Tamara, please keep your posts relevant to Arpaio. Obama is another story. Lets stick focus on Arpaio on this page. Thank you.  
March 4 at 7:34am · Edited · Like



**Tamara Hillman** Why should I not make comparisons between a law abiding sheriff, and a lawbreaking president? I want LAWS & THE CONSTITUTION FOLLOWED BY ALL!!!!  
March 3 at 2:54pm · Like



**Republicans Against Arpaio** Because obama is not running for maricopa county sheriff. Arpaio law abiding? Please tell me you idolize him too. Have you not heard of the +400 child sex crimes he failed to investigate? ~\$200 millions of tax payer money that he has wasted? All rig... See More  
March 3 at 4:10pm · Like



**Tamara Hillman** What about the millions Arpaio has SAVED Arizona by putting criminals in tents with bologna sandwiches and water for their meals instead of steak & potatoes?-- No exercise rooms, TV, etc. either? Yes, I have heard and investigated all the charges brou... See More  
March 3 at 5:39pm · Like



**Republicans Against Arpaio** Tamara, Arpaio has wasted much more than he has saved. My question is why has he wasted any? You are willing to overlook +400 children being raped and ~\$200 million dollars because he managed to save some money? ps he just requested his budget to be doubled.  
March 3 at 9:27pm · Like



**Republicans Against Arpaio** Daniel G. Navarro and Tamara Hillman please do not discuss Obama on this page. Consider this your last warning. Thank you for your cooperation.  
March 3 at 9:27pm · Like



**Benjamin Marin** Tamara Hillman: You may believe Arpaio and the "Birther" movement has factual information against our U.S. President's residency, but as evident from a posting on Republicans Against Arpaio page yesterday afternoon your "Birther" movement has factually lost in court 287 cases. They have won zero of their cases. How is that for facts?  
March 4 at 7:43am · Like



**Tamara Hillman** No way am I looking the other way with 400 child molesters getting away with it.....I was LIVID about that! But they cleared him of any charges on that deal, so I thought it was trumped up charges to make him look bad before the election....

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March 4 at 12:57pm · Like



**Republicans Against Arpaio** Tamara Hillman Arpaio was never formally charged with letting 400 sexual predators go free by any kind of judicial entity. He was accused by the media, politicians in both parties, police officers, the USDOJ, and sex crime victims have filed viable law... See More

Home Page

[iftherewereanyvictims.com](http://iftherewereanyvictims.com)

Check out <http://iftherewereanyvictims.com/>! Home Page

March 4 at 4:18pm · Like



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