

Johnson  
19898 E. Thornton Rd.  
Queen Creek, Arizona 85142

February 25, 2020

To Whom it May Concern,

Enclosed you will find case summaries of Karla Johnson, maternal grandmother and her daughter, Sara Ybarra-Johnson with exculpatory evidence on CD's, which detail how their family was targeted by Arizona Child Protective Services (CPS) with the seizure and human trafficking of four (4) grandsons/sons. The Johnson case involves due process and RICO violations, illegal contracts, medical malpractice coverup, including medical kidnapping. Maternal grandmother and mother have fought a 10+ year battle to bring to light DCS' fraud perpetrated upon their family, the criminal activity of the courts, the collusion and conspiracy of the Attorney General's office with DCS and court-appointed attorneys.

Mother's 14 month old son, Isaiah was seized by DCS via false allegations of medical neglect in 2009 to coverup medical malpractice with his birth injury – cerebral palsy. As the case continued Isaiah's brothers, Wilfredo, Josiah and Jayden were also seized while DCS workers created more false allegations against their mother. Maternal grandmother and mother attended court hearings between 2009 and 2015. Over the course of this case DCS nor the Attorney General's office did NOT produce one single document of evidence, nor did they provide one single expert witness who supported and validated their false allegations against maternal grandmother and mother.

In January of 2014, Governor Jan Brewer, due in part to the disaster of the CPS agency in Arizona, abolished CPS, and renamed it the Arizona Division of Child Safety and Family Services (AZDCFS), more commonly now called the Department of Child Safety (DCS) and separated it from the Department of Economic Security. This made DCS a free-standing business contracted with the Government where cash flow became more lucrative, yet worse for children and families. Under LLC's, contractors began to quadruple billing and fraudulent contracts between Arizona and its collaborative partners who profited from the seizure, medical kidnapping and the human trafficking of our children. See **(Exhibit 1)** This is supported by Manta, which reflect DCS as a **privately held company** See **(Exhibit 2)** and pursuant to Arizona Revised Statute **41-3024.06** DCS' **contract** with the State of Arizona terminates July 1, 2024. DCS also have a **Dunn & Bradstreet** number **07-829-1672**, which claims this business has only 2 employees. See **(Exhibit 3)** They have also been assigned a **Federal Identification number 866004791** for Title IV-E funding. See **(Exhibit 4)**

Arizona is a "good ole' boy" state where repeat players/state actors have a vested interest and contribute to Arizona DCS' well-oiled machine of their '**state-sanctioned-kidnap-for-profit scheme,**' which operates to seize children who are adoptable, to market and sell within the adoption industry to put monies in their own pockets and the state coffers, which include Arizona **stakeholders** who have a vested financial interest in the foster care and adoption industry and pharmaceutical industry, which include Arizona Legislators, Supreme Court Administrators, judges, governors and other government officials.

An inside look into the criminalization of CPS, their contracting partners and the American Judicial System, which has allowed these profiteering organizations destroy children and families, and have allowed CPS in itself to become a National Criminal Organization with the financial encouragement to operate the business of “**human trafficking children.**” See President Trump’s Executive Orders 13818, 13863 and 13773, which address Human Trafficking.

Because Arizona advocates continue to expose the criminal activity of DCS, government and state officials have gone to great lengths to scrub the internet and conceal information from public view. Examples include: DCS workers names have been removed from <https://azdirect.az.gov/agencies>; the office of DCS’s director has been moved to a ‘secret location’ with their floor restricted to public access; contracts with DCS, such as Phoenix Children’s Hospital have been removed, along with multiple other contractors from <https://procure.az.gov/>; Maricopa County District Attorney removed the adoption assistance information page on their website just to mention a few.

Arizona’s DCS seize at least 35 children per day primarily with false allegations of neglect. The 2015 Child Maltreatment report published by the US Dept. of Health and Human Services, reveals that Arizona reports **Neglect at 93.1%**. The 2017 State Administrative Structure, Level of Evidence table reveals that Arizona is the **ONLY** state who has implemented the lowest level of evidence - “**probable cause**” to seize our children. See (**Exhibit 5**)

In addition children in foster care are subject to be used as guinea pigs for **medical research**, which is authorized by the Code of Federal Regulations Title 45 Public Welfare authored by the Department of Health and Human Services: **46.409 Wards** states: " Children who are wards of the state or any other agency, institution, or entity can be included in research . . . One individual may serve as advocate for more than one child. The advocate shall be an individual who has the background and experience to act in, and agrees to act in, the best interests of the child for the duration of the child's participation in the research and who is not associated in any way (except in the role as advocate or member of the IRB ) with the research, the investigator(s), or the guardian organization." See (**Exhibit 6**)

Hundreds of Arizona’s parents and families are forced into Arizona’s Administrative courts every day, NOT courts of law to engage in a battle, they cannot and will not win for the return of their sons and daughters. Hearings which last but a few minutes while judges, DCS and Assistant Attorney Generals decide the fate of their family while violating the parents protected right to due process and suppressing exculpatory evidence, which proves their innocence of CPS’ false allegations of neglect and abuse. One can spend more time in a McDonald’s drive through than they will spend in these court hearings!

We watched the impeachment hearings of President Trump by the deep state. **Here’s the analogy: Adam Schiff** is the CPS caseworker who fabricates abuse and neglect allegations. **Jerry Nadler** is the judge who changes and makes up rules during the hearings. **President Trump** is the parent silenced while their sons and daughters are held captive by the state.

Our children in Arizona languish in foster care on the average of 2 years while Arizona collects a windfall of monies from the federal government – examples include Child Abuse Prevention and Treatment Act 1973-1974 (CAPTA); Title XX of the Social Security Act of 1975, 42 USC Chapter 7 – Social Security; Adoption Assistance Child Welfare Act of 1980; Child Abuse Prevention, Adoption and Family Services Act of 1988; Adoption and Safe Families Act of 1997 (AFSA); Keeping Children and Families Safe Act of 2003; Title IV-E Foster Care and Adoption Assistance Program; State Children’s Health Insurance Programs (CMPD) (Medicaid) (AHCCCS). Arizona’s billion-dollar business is supported by the U.S. Dept. of Health and Human Services **Adoption and Legal Guardianship Incentive Payments**; In 2009 Arizona received **\$660,000** and five (5) years later business was booming; 2014 the bonus windfall for Arizona was over **\$9 million dollars!** (\$2,703,836 + \$7,047,750) See **(Exhibit 7)**

In 1974 Walter Mondale promoted the Child Abuse Prevention and Treatment Act (CAPTA), which began feeding massive amounts of federal funding to states. It was Mondale himself that became gravely concerned that the states would create a “**business**” and would ultimately learn how to “**cash in**” on our children. In addition, one of the Authors of the 1997 Adoption and Safe Families Act **Richard Gelles** said: *“You’re going to make mistakes in terms of sweeping up children into the system who might not belong in the system and those children are almost always going to be from poor families, from minority families, from Spanish-speaking or non-majority-language families. When we wrote ASFA we knew that the mistake we were willing to tolerate was having the nets be not quite as fine and pulling people in who might not belong there.”*

The “1997 Adoption and Safe Families Act” established strict times lines to return children to their parents or terminate parental rights so the children could be put up for adoption. Instead of saving abused and neglected children this act created “adoption incentive bonuses” to states for every child they adopted out of foster care. Therefore, CPS began their insidious search for children, nothing more than a desirable “product” that would “sell” in the adoption business.

The child welfare system is failing children and families across our great nation. The system meant to protect children has waged a ‘**WAR**’ on American families, which is evident in news articles and across social media websites as heartbroken parents who have been targeted and victimized by the system reach out. Children are seized from non-offending parents and families simply to fuel employment and job security for up to 35 people per child. See **(Exhibit 8)** The system has become a well-oiled machine fueled by self-indulgence and self-delusion working for profit, not for the “best interest of the child,” meanwhile, it is the children and families that suffer the real abuse – abuse by a system that has failed.

For more information See **(Exhibit 9 AZ DCS is not Broken)** and **(Exhibit 10 Theft of Arizona’s Children)**

This case represents hundreds of other cases in Arizona where Civil Rights and Constitutional violations are so severe and fundamentally opposed to the foundation of our country that the gross injustice of this case alone warrants the immediate investigation of Arizona’s CPS and

judicial systems by authorities outside the state of Arizona. Authorities such as a Human Trafficking Committee and/or the Department of Justice who possesses the empowerment and authority to bring forth criminal charges against State actors for their criminal acts, comprised of RICO violations, Starks law violations, seditious conspiracy (**18 U.S.C. §2384**) amongst many other violations.

The Johnson family hopes to obtain justice and prays for the immediate return of mother's four (4) sons who were unlawfully seized and trafficked by the Department of Child Safety, a 'privately held company' out of control.

Sincerely,



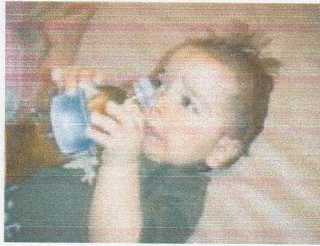
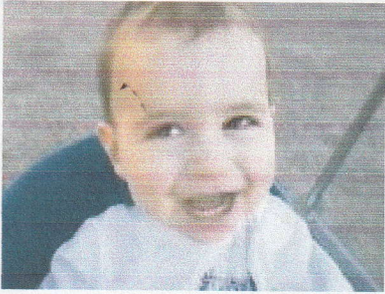
Karla Johnson



Sara Ybarra-Johnson

The government was created by the people, for the people to protect our individual rights and liberty. ***“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed.....”***

*Declaration of Independence, July 4, 1776*



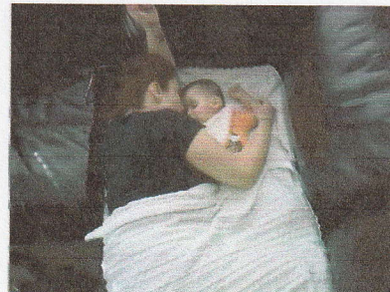
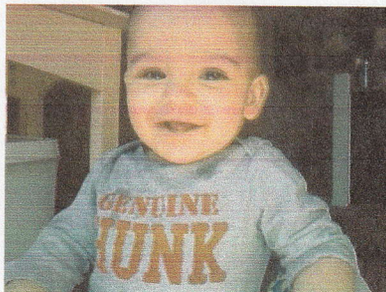
**Isaiah** (Safe in Mother's Care)



**Wilfredo** (Safe in Mother's Care)



**Josiah** (Safe in Mother's Care)



**Jayden** (Safe in Mother's Care)