

Santa Clara County
 Office of the District Attorney
 Family Support Division
 P.O. Box 7622
 San Francisco, CA 94120-7622

019500001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH:	JANUARY	1995
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 435 S. WHITE ROAD
 O SAN JOSE CA 95127
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT JANUARY 1995

DESCRIPTION OF ACCOUNT	FOR YOUR CHILDREN	ACCOUNT TYPE	PRIOR BALANCE		NEW CURRENT + SUPPORT	NEW INTEREST + OWED	NEW BALANCE	
			ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH			ARREARS & INTEREST	
			1	2	3	4	5	
KATRINA		DEC CURR C/S	350.00	0.00	0.00	0.00	350.00	
		CH SUPT ARRS	19739.98	0.00	0.00	140.00	19879.98	
		SUBTOTAL:	20089.98	0.00	0.00	140.00	20229.98	
		JAN CURR C/S	0.00	0.00	350.00	0.00	350.00	
CASE TOTALS			20089.98	0.00	350.00	140.00	20579.98	
ALL CASES - TOTAL			20089.98	0.00	350.00	140.00	20579.98	
REPAYMENT AMOUNT DUE THIS MONTH			20229.98	+ CURRENT SUPPORT DUE THIS MONTH	350.00	+ TOTAL OWED PAY THIS AMOUNT	20579.98	

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

When a payment for a month is either not made at all or is less than what is due for that month, interest is calculated on the unpaid balance for that month and thereafter. The rate of interest was 7% for any amounts that were owing before January 1, 1983, and is 10% for amounts owing after that date (CCP 685.010). Under California law, interest accrues automatically as a matter of law.

Payments are applied first to any current support that is owed for the month in which the payment was received. Anything more than the current amount is applied first to any interest which may have accrued as of that time; then if there is no interest or if the interest was paid off, the payment is applied to any outstanding support arrears or welfare reimbursement balance due. This method of application is required by law (CCP 695.220).

If you have questions regarding the statement, please write our office at District Attorney, Family Support Division, 2645 Zanker Road, San Jose, CA 95134. Be sure to include your case number. If you have made payments which are not reflected in the total listed on the application or if you know facts which may affect the amount owing, such as a child named in the order living with you that we did not know about, please be prepared to provide verification. This might consist of cancelled checks or other receipts for payments, or school or other records which show the child lives with you. In this way, any dispute may be resolved.

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PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH: FEBRUARY 1995
AMOUNT ENCLOSED \$

PAYOR ID # 0000170371
 MILAM SAM AIII CASE 1: 0051012
 435 S. WHITE ROAD
 SAN JOSE CA 95127

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ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT FEBRUARY 1995

DESCRIPTION OF ACCOUNT		PRIOR BALANCE	PAYMENT APPLIED	NEW CURRENT	NEW INTEREST	NEW BALANCE
		ARREARS & INTEREST	- LAST MONTH	+ SUPPORT	+ OWED	ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
KATRINA	JAN CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	20229.98	0.00	0.00	142.92	20372.90
	SUBTOTAL:	20579.98	0.00	0.00	142.92	20722.90
	FEB CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		20579.98	0.00	350.00	142.92	21072.90
ALL CASES - TOTAL		20579.98	0.00	350.00	142.92	21072.90
REPAYMENT AMOUNT DUE THIS MONTH		20722.90	CURRENT SUPPORT DUE THIS MONTH	350.00	+ TOTAL OWED PAY THIS AMOUNT	21072.90

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

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PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH:	MARCH	1995
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 435 S. WHITE ROAD
 O SAN JOSE CA 95127
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ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT MARCH 1995

DESCRIPTION OF ACCOUNT		PRIOR BALANCE				NEW BALANCE
		ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	= ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
KATRINA	FEB CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	20722.90	0.00	0.00	145.83	20868.73
	SUBTOTAL:	21072.90	0.00	0.00	145.83	21218.73
	MAR CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		21072.90	0.00	350.00	145.83	21568.73
ALL CASES - TOTAL		21072.90	0.00	350.00	145.83	21568.73
REPAYMENT AMOUNT DUE THIS MONTH		21218.73	* CURRENT SUPPORT DUE THIS MONTH	350.00	* TOTAL OWED PAY THIS AMOUNT	21568.73

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

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 INQUIRIES: (408) 922-1400

MONTH:	APRIL	1995
AMOUNT ENCLOSED \$		

PAYOR ID # 0000170371
 MILAM SAM AIII CASE 1: 0051012
 435 S. WHITE ROAD
 SAN JOSE CA 95127

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ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT APRIL 1995

DESCRIPTION OF ACCOUNT	FOR YOUR CHILDREN	ACCOUNT TYPE	PRIOR BALANCE		PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	NEW BALANCE	
			ARREARS & INTEREST	1				2	3
KATRINA		MAR CURR C/S	350.00		0.00	0.00	0.00		350.00
		CH SUPT ARRS	21218.73		0.00	0.00	148.75		21367.48
		SUBTOTAL:	21568.73		0.00	0.00	148.75		21717.48
		APR CURR C/S	0.00		0.00	350.00	0.00		350.00
CASE TOTALS			21568.73		0.00	350.00	148.75		22067.48
ALL CASES - TOTAL			21568.73		0.00	350.00	148.75		22067.48
REPAYMENT AMOUNT DUE THIS MONTH			21717.48		* CURRENT SUPPORT DUE THIS MONTH	350.00	+ TOTAL OWED PAY THIS AMOUNT		22067.48

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

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DEMAND FOR PAYMENT

CHILD SUPPORT COLLECTION PROGRAM
STATE OF CALIFORNIA
P.O. BOX 460
RANCHO CORDOVA, CA. 95741-0460

TELEPHONE (916) 845-4010

DATE: 04/24/95
95-0017-38444
SAM A. MILAM
435 S. WHITE ROAD
SAN JOSE, CA 95127

ACCOUNT NUMBER

CS-305-3790

BILLING NUMBER

95-0017-38444

AMOUNT DUE

\$ 22,067.48

RETURN this portion with your payment
KEEP this portion for your records

ACCOUNT NO.

CS-305-3790

BILLING NO.

95-0017-38444

SOC. SEC. NO.

AMOUNT DUE

\$ 22,067.48

Your delinquent family support account with Santa Clara County has been referred to this office for collection. The account is past due and legal action is pending. Failure to pay the full amount due within 10 days will result in collection action which may include one or more of the following actions without further notice.

- * GARNISHING YOUR WAGES OR OTHER SOURCES OF INCOME.
- * ATTACHING YOUR BANK ACCOUNT.
- * FILING A LIEN WHICH WILL ATTACH TO ALL REAL PROPERTY YOU NOW OWN OR LATER ACQUIRE IN CALIFORNIA. (A lien is a matter of public record and may damage your credit rating nationwide.)
- * SEIZING AND SELLING YOUR REAL OR PERSONAL PROPERTY.

Partial payment will not stop collection action or the addition of interest on the amount due. The amount due was provided by the county and may not include all amounts owing. In addition, the County's Family Support Division may also take involuntary collection actions.

PAYMENT INSTRUCTIONS

- Make check payable to the CHILD SUPPORT COLLECTION PROGRAM.
- Write your Account Number and Billing Number on your check or money order.
- Enclose your full payment and the top portion of this notice in the enclosed envelope.
- Mail payment to:

CHILD SUPPORT COLLECTION PROGRAM
STATE OF CALIFORNIA
P.O. BOX 460
RANCHO CORDOVA, CA. 95741-0460

If you have questions, please contact the Family Support Division in the above county.

FTB 2011 MEO Rev 10/94

FTB 2011 MEO Rev 10/94



THE STATE OF CALIFORNIA / EL ESTADO DE CALIFORNIA

CHILD SUPPORT COLLECTION PROGRAM / PROGRAMA DE COLECCION PARA EL SOSTENIMIENTO DE HIJOS

GENERAL INFORMATION

The State of California's Child Support Collection Program was developed to assist counties with the collection of past due child support. Assembly Bills 3589 and 923 authorize the Franchise Tax Board to withhold wages, levy bank accounts, and seize real or personal property to collect past due child support. The Child Support Collection Program is being expanded to all counties during 1995 and 1996.

YOUR PAST DUE CHILD SUPPORT

A County District Attorney has referred your account to the State of California's Child Support Collection Program for the collection of past due child support. Your account was referred to us even though you may be making child support payments or you have payments taken directly out of your paycheck. The payments you are making now may be for current child support only. In addition to remaining current in your child support payments, you have a legal requirement to pay all past due child support. IF YOU DO NOT BELIEVE YOU OWE PAST DUE CHILD SUPPORT, YOU MUST CONTACT YOUR CHILDREN'S COUNTY DISTRICT ATTORNEY'S OFFICE. Collection action will continue until we receive payment in full or the County District Attorney instructs us to do otherwise.

I DISAGREE WITH THE BALANCE DUE

The balance due shown on your billing notice is provided to us by your children's County District Attorney's office. We do not have specific information about the balance due. If you disagree with the amount shown on your bill or are requesting a computation on the balance due, you must contact your Children's County District Attorney's Office. Before calling, you should have your county case number and social security number ready.

TDD INFORMATION: Toll-free phone service is provided for the hearing impaired with a Telecommunication Device (TDD). The telephone number is 1-800-822-6268.

INFORMACION GENERAL

El Programa de Colección para el sostenimiento de hijos del Estado de California fue creado para asistir a los condados en la colección de sostenimiento atrasado. Los Estatutos de la Asamblea números treinta y cinco ochenta y nueve (3589) y nueve veintitres (923) autorizan al Franchise Tax Board la deducción de salarios, el embargo de cuentas bancarias y el embargo de bienes o propiedad personal para coleccionar el sostenimiento para hijos atrasado. El Programa de Colección para el sostenimiento de niños esta siendo expandido a todos los condados durante mil novecientos noventa y cinco (1995) y mil novecientos noventa y seis (1996).

SU CUENTA DE SOSTENIMIENTO DE HIJOS ESTA ATRASADA

Un fiscal de distrito ha referido su cuenta al programa de colección para sostenimiento de hijos del Estado de California, para coleccionar pagos atrasados de sostenimiento. Su cuenta fue referida a nuestra oficina aún cuando usted este haciendo pagos o estos le sean deducidos de su salario. Los pagos que usted esta haciendo ahora pueden ser para estar al corriente solamente y no para cubrir pagos atrasados. Aparte de mantenerse al corriente en los pagos, usted tiene la obligación legal de pagar todo el monto del sostenimiento que este atrasado. Si usted cree que no debe sostenimiento atrasado deberá ponerse en contacto con la oficina del fiscal de distrito de su hijo. Esta oficina continuará tomando acciones de colección hasta que recibamos pago por completo o la oficina del fiscal de distrito nos instruya diferente.

NO ESTOY DE ACUERDO CON EL BALANCE QUE DEBO

El balance que muestra su estado de cuenta es proveido por la oficina del fiscal de distrito de su hijo. Esta oficina no tiene información especifica acerca de su balance. Si usted no esta de acuerdo con la cantidad que muestra su estado de cuenta o decaea una computación de su balance, deberá ponerse en contacto con la oficina del fiscal de distrito de su hijo. Antes de llamar, tenga listo el numero del caso del condado y el numero de su seguro social.

INFORMACION TDD: Si tiene problema para oír y tiene la maquina TDD, llame gratis al número 1-800-822-6268.

THE PHONE NUMBERS OF PARTICIPATING COUNTY DISTRICT ATTORNEYS ARE:

EL DORADO COUNTY:

Placerville (916) 621-5600
So. Lake Tahoe (916) 573-3280

FRESNO COUNTY (209) 453-5100

LOS ANGELES COUNTY:

Encino (818) 386-6000
Lancaster (805) 949-6570
Commerce (213) 889-2922
West Covina (818) 858-2500
El Segundo (310) 297-2300
Torrance (310) 354-6300

MARIN COUNTY (415) 507-4068

MERCED COUNTY (209) 385-7675

MONTEREY COUNTY (408) 755-3200

NEVADA COUNTY (916) 265-1253

SAN BERNARDINO COUNTY:

San Bernardino (909) 381-8187
Rancho Cucamonga (909) 987-9984
Victorville (619) 243-5227

SAN MATEO COUNTY (415) 366-8221

SANTA CLARA COUNTY (408) 922-1400

SOLANO COUNTY (707) 421-7210

TULARE COUNTY (209) 733-6920

VENTURA COUNTY (805) 654-5200

Thursday, April 27, 1995

Child Support Collection Program
State of California
P.O. Box 460
Rancho Cordova, California 95741-0460

NOTICE: I do not owe any money to Santa Clara County. I have no obligation to make any payments to Santa Clara County.

My position is thoroughly documented and supported by the voluminous correspondence that I have provided to the Santa Clara County District Attorney and others during the past three years. I have included a copy of the pertinent correspondence herewith.

On your Demand For Payment (aka Extortion Threat) you made four specific threats. I will respond to each of them.

- Garnishing My Wages or Sources of Income - You have no authority to garnish my wages or income.
- Attaching My Bank Accounts - You have no authority to attach my bank accounts.
- Liens - It's amazing how many synonyms you can find for *steal*.
- Seizing my property - If you attempt to "seize" (steal) my property, I will defend both myself and my property to the greatest extent of my ability.

WARNING: I will not submit to extortion perpetrated under color of law. I am violent only with those who are violent with me. I will defend myself and my property with whatever force or violence may be appropriate.

DEMAND: I demand that you cease harassing me and attempting to intimidate me.

Sincerely,



Sam A. Milam III
435 South White Road
San Jose, California 95127

P.S. The number that you show as my Social Security Number is incorrect.

copies to:

Boutros Boutros-Ghali, Secretary General of the United Nations

Bill Clinton, U.S. President

George W. Kennedy, Santa Clara County D.A.

Charles Gillingham, Santa Clara County Sheriff

Los Angeles Times

Metro

San Jose Mercury News

San Mateo Times

Sun Reporter

KNTV Channel 11

KPIX Channel 5

KRON Channel 4

others

Sunday, April 30, 1995

Child Support Collection Program
State of California
P.O. Box 460
Rancho Cordova, California 95741-0460

To whom it may concern:

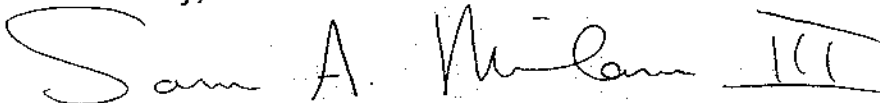
I'm sending this letter as a response in addition to the NOTICE, WARNING, and DEMAND that I sent to you on April 27, 1995. In that document, I stated my position, which has not changed. In this letter I am stating my feelings.

For several years now, the Santa Clara County DA has been backing me into a corner. The situation is clearly documented in the correspondence that I included with my NOTICE, WARNING, and DEMAND. I urge you to read that correspondence.

I will not submit to the tyranny of a bureaucracy that has violated the fundamental principles of American and English law upon which America was founded. The unjust methods and demands of the DA are forcing me to either submit to an insufferable evil or enter into a fight that I cannot possibly win.

I do not want to die in a gunfight with the police. Please leave me alone.

Sincerely,



Sam A. Milam III
435 South White Road
San Jose, California 95127

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Bill Clinton, U.S. President

George W. Kennedy, Santa Clara County D.A.

Charles Gillingham, Santa Clara County Sheriff

Los Angeles Times

Metro

San Jose Mercury News

San Mateo Times

Sun Reporter

KNTV Channel 11

KPIX Channel 5

KRON Channel 4

others

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MONTH:	MAY	1995
AMOUNT ENCLOSED \$		

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 A MILAM SAM AIII CASE 1: 0051012
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ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT MAY 1995

DESCRIPTION OF ACCOUNT	ACCOUNT TYPE	PRIOR BALANCE		PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	NEW BALANCE	
		ARREARS & INTEREST					ARREARS & INTEREST	
FOR YOUR CHILDREN		1		2	3	4	5	
CATRINA	APR CURR C/S	350.00		0.00	0.00	0.00		350.00
	CH SUPT ARRS	21717.48		0.00	0.00	151.67		21869.15
	SUBTOTAL:	22067.48		0.00	0.00	151.67		22219.15
	MAY CURR C/S	0.00		0.00	350.00	0.00		350.00
CASE TOTALS		22067.48		0.00	350.00	151.67		22569.15
ALL CASES - TOTAL		22067.48		0.00	350.00	151.67		22569.15
REPAYMENT AMOUNT DUE THIS MONTH		22219.15		+ CURRENT SUPPORT DUE THIS MONTH	350.00	+ TOTAL OWED		22569.15
						PAY THIS AMOUNT		

Tuesday, May 2, 1995

Supervisor Blanca Alvarado
70 West Hedding Street
San Jose, California 95110

Attn: Jennifer Renzo

Here's the bundle of correspondence about which we spoke earlier today.

I'd like to direct your attention to a few letters that are of particular significance:

- Thursday, June 11, 1992, to Jack S. Cardinale
- Saturday, June 13, 1992, to George W. Kennedy
- Saturday, June 13, 1992, to Jack S. Cardinale
- Monday, July 13, 1992, to George W. Kennedy
- Monday, January 11, 1993, to Laura J. Williams
- Monday, January 18, 1993, to Laura J. Williams
- Thursday, April 15, 1993, to Stephen S. Henigson
- Sunday, July 4, 1993, to Barry L. Morrisroe
- Friday, August 20, 1993, to George W. Kennedy
- Saturday, December 25, 1993, to George W. Kennedy
- Sunday, April 30, 1995, to Whom it may concern

Of course, they're all "interesting".

Sincerely,

A handwritten signature in cursive script that reads "Sam A. Milam III". The signature is written in dark ink and is positioned above the typed name.

Sam A. Milam III
439 South White Road
San Jose, California 95127
408 272-2817

Wednesday, May 3, 1995

Supervisor Blanca Alvarado
70 West Hedding Street
San Jose, California 95110

Attn: Jennifer Renzo

I'm writing this letter as an additional response to our telephone conversation of May 2, 1995. After that conversation, I sent you copies of pertinent correspondence regarding the so-called case (DA004443) being pursued by the DA. That stack of correspondence is rather large, so I decided to highlight here one of the several flaws in the so-called case.

Jack S. Cardinale has claimed that the summons was "personally" served to me.


- In his letter to me dated June 30, 1992, he claimed that the summons was "personally" served to me on March 20, 1992.
- In his letter to Laura J. Williams (Child Support Program Improvement Bureau), dated December 21, 1992, claimed that the summons was "personally" served to me on March 20, 1991, a full year earlier than his previous claim.

In fact, the summons was **never served** to me. It took me more than a year of written demands before I was finally able to obtain a copy of the alleged proof of service of the alleged summons. Attached to a letter from Laura J. Williams, dated July 23, 1993, was a copy of a scrap of a proof of service. It was copied as an "add-on" on the same page as a copy of the alleged summons.

- The scrap of "proof of service" contains no information that proves that it has anything to do with the summons. It is merely copied on the same page.
- The date on the "proof of service" is March 22, 1991. This is different from either of the two alleged dates of service claimed by Jack S. Cardinale.
- The line on the summons itself for date of personal delivery is blank.
- The defendant named on the summons is a man who died, to the best of my memory, sometime around 1960.
- The birthday of the defendant named on the summons isn't my birthday.
- The individual who allegedly served the summons worked for a private company. He seems to have vanished. Even the company itself could provide no information in this matter. However, one employee of that company confided in me that the DA's office always violated its contracts with them.

The handling of this alleged summons is only one of the several flaws in this so-called case. I demand that the case be rescinded immediately. I didn't say dropped. I said rescinded.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127
408 272-2817

Thursday, May 4, 1995

Supervisor Blanca Alvarado
70 West Hedding Street
San Jose, California 95110

Attn: Jennifer Renzo

On November 20, 1986, Lorita Ann Taylor indicated to me that I am not the father of the child at issue in this matter (so-called case DA004443). At that time, she instructed me to discontinue the child support payments that I had been making according to our previous agreement. She insisted that she would refuse to accept payments if I tried to continue making them.

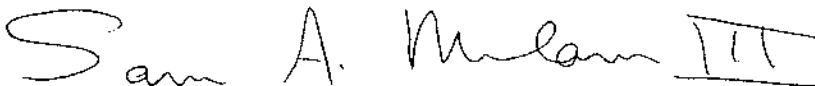
I documented her instructions in a letter, in which I confirmed that I would no longer be making payments. I sent the letter to her by certified mail on November 21, 1986. The post office Article Number for the letter is p-493 672 533. I received the return receipt proving that she had received the letter. I still have that receipt in my files.

Lorita Ann Taylor has never made any objection to me regarding the letter. She has never asked me for any further child support payments. She has never offered to repay the payments that I made to her prior to her termination of our agreement. I have never asked her to repay either those payments or the considerable amount of additional money that I loaned to her during the same period of time. She has never offered me an opportunity to see the child, nor have I asked her for such an opportunity.

Although Lorita Ann Taylor has again changed her mind and has now asserted that I am the father, there is no proof of that assertion. Indeed, there is reason for doubt. Lorita Ann Taylor was never married to me and never even lived with me. In fact, at the time that the child was conceived, she was sharing an apartment with two other male companions. I can only speculate that their pockets have proven to be even more shallow than mine.

The only obligation I ever had to make payments to Lorita Ann Taylor ended on November 20, 1986, when she voluntarily terminated the agreement between us. I will not allow Santa Clara County to dictate the terms and conditions of an arbitrary "agreement" in this matter. If I should ever again make an agreement with Lorita Ann Taylor, I will make it only with her, only voluntarily, and without interference or coercion by Santa Clara County. I refuse to make child support payments to an arrogant and matriarchal bureaucracy. I certainly have no obligation whatsoever to make payments to the Santa Clara County district attorney's office.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127

408 272-2817

Friday, May 5, 1995

Supervisor Blanca Alvarado
70 West Hedding Street
San Jose, California 95110

Attn: Jennifer Renzo

Karen Fisher Henderson committed perjury on the Proof of Service by Mail of the Judgment and Order in the so-called case DA004443. Included herewith are copies of both that Proof of Service by Mail and the envelope in which it was mailed. Together, they constitute incontrovertible proof of perjury.

- On Saturday, June 13 1992, I notified George W. Kennedy, the Santa Clara County DA, of this act of perjury.
- On Thursday, April 15, 1993, I notified Stephen S. Henigson, the Regional Administrator of the Department of Health & Human Services in Seattle, Washington, of this act of perjury.
- On Wednesday, June 30, 1993, I notified Barry L. Morrisroe, the Regional Program Director of the Administration for Children and Families in Seattle Washington, of this act of perjury.
- On Friday, September 17, 1993, I again notified Barry L. Morrisroe of this act of perjury.

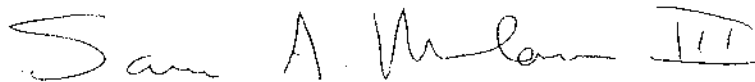
By copy of some of these letters of notification, I have also notified Karen Fisher Henderson, the accused; Charles P. Gillingham, the Santa Clara County Sheriff; Marsha Scott, Deputy Assistant to the U.S. President; Bill Clinton, the U.S. President; and Boutros Boutros-Ghali, the U.N. Secretary General.

So far as I am aware, no action has been taken against Karen Fisher Henderson. Presumably, she is continuing to absorb tax dollars in a cushy bureaucratic position protected from accountability by bureaucratic arrogance. If I committed perjury, I would probably rot in jail until Hell froze over.

Members of your government must be accountable for their actions. Therefore, I demand that Karen Fisher Henderson be prosecuted for perjury.

I also suggest that Charles P. Gillingham, George W. Kennedy, Stephen S. Henigson, Barry L. Morrisroe, Marsha Scott, Bill Clinton, and Boutros Boutros-Ghali be investigated to discover the reasons for their failure to act in this matter. I can't help but wonder if these people might be guilty of complicity in this act of perjury.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127

408 272-2817

Saturday, May 6, 1995

Supervisor Blanca Alvarado
70 West Hedding Street
San Jose, California 95110

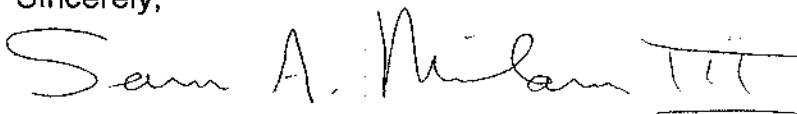
Attn: Jennifer Renzo

The Judgment and Order in the so-called case DA004443 was served by mail. The proof of service by mail that came with it has been subjected to tampering. That is, the dates of service and execution have been changed using correction fluid. The date prior to the change (as seen through the paper with a mirror from the back side) is March 25, 1992. The date after the change is May 20, 1992.

There is no way to tell if the change was made after the proof of service was signed. A document that is signed as "true and correct" under penalty of perjury cannot be presumed to be true and correct if an alteration of that document exists and could have been made after the document was signed. In general, a legal document must not be altered without proper notation and validation of the alteration. Any legal document containing such a bootleg alteration must be regarded as void, and as having no legal effect.

This example of the modus operandi of the DA's organization is typical, and illustrates the attitude of the people in that organization. They believe that they can behave without accountability for their actions. I don't agree. I'm waiting to hear your opinion.

Sincerely,

A handwritten signature in cursive script that reads "Sam A. Milam III". The signature is written in dark ink and is positioned above the typed name.

Sam A. Milam III
439 South White Road
San Jose, California 95127

408 272-2817

Sunday, May 7, 1995

Supervisor Bianca Alvarado
70 West Hedding Street
San Jose, California 95110

Attn: Jennifer Renzo

After my original objections to the so-called case DA004443, I received from Jack S. Cardinale a letter dated June 30, 1992. In that letter, he insisted that I could oppose the matter only by appearing in court. The meaning of *appearance*, as dictated by the so-called legal system, provides excellent reasons why I have refused to do so. By appearing, I would voluntarily submit myself to both the jurisdiction of the court and to the rules of the so-called legal system.

Rules

The case is defined as a civil case. This is used to justify a total abrogation of my rights: I will be presumed guilty until proven innocent; I will be required to bear the burden of proof; I will be required to provide information that might be used against me; I will be refused the right to remain silent; I will be refused the right to a trial by a jury of my peers. If I demand my rights, I will be locked up for contempt of court.

I will not do anything that might be viewed as a voluntary submission to or cooperation with such a set of rules.

Jurisdiction

It is impossible for me to receive a fair trial in the present so-called legal system. The court has an undeniable predisposition to rule against me. I am a middle-aged single white male, and will be perceived as a scheming lecherous villain. The opposing party is a young black female and will be perceived as a poor, underpaid, mistreated, underprivileged, struggling, hapless, minority victim. Not only that, she will probably weep piteously the instant that she has the attention of the court. If I behaved that way, I'd probably be remanded to the care of a psychiatrist. Sexual equality ends at the courthouse door.

The judge will probably be a tear-streaked bleeding heart liberal hell-bent on a holy crusade to apprehend and punish so-called deadbeat dads. There will be no such thing as a meathead mom. My rights, concerns, and political objections will be of no interest to the court. My evaluation of my own responsibilities and obligations will be accorded no credibility whatsoever. The court's only objectives will be to control me and to take my money.

I refuse to submit to a jurisdiction that is foreign to everything that I believe and hostile to everything that I am.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127

408 272-2817

Monday, May 8, 1995

Supervisor Blanca Alvarado
70 West Hedding Street
San Jose, California 95110

Attn: Jennifer Renzo

The proper tools of legitimate government are persuasion, negotiation, and dialogue. Demands, threats, and violence are the tools of tyranny.

In the weeks since the Oklahoma City bombing, I have been disgusted by the baffled public figures who keep wondering in perplexity at the source of "all this anger". Only a fool or a politician could be so blind or so stupid. The fact is that government itself, at all levels, has created the anger.

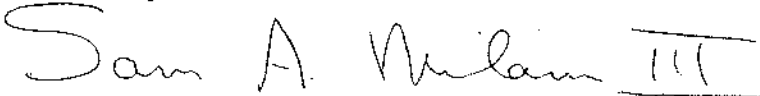
You have before you, in the so-called case DA004443, a perfect example of such a source of "all this anger". Your government has never made even the pretense of diplomacy in dealing with me. The very first notification that I ever received in this so-called case was a list of demands attached to a list of threats. My every attempt to either explain or defend my position has been met with ignorance, indifference, or arrogance.

Instead of a responsible institution intent upon the preservation of liberty, I'm being forced to deal with an arrogant tyranny that threatens to intercept my wages, steal my savings, and invade my home. In addition, your government has demonstrated it's willingness to casually murder anyone who appears to be resisting such outrages.

Today, government at all levels has forced the people to the very brink of a revolution. Personally, I do not believe that the revolution can be avoided, although I am still attempting to peacefully address the problem. It is worth noting, however, that John F. Kennedy observed in 1962 that those who make peaceful revolution impossible will make violent revolution inevitable. Today, the government itself holds the key to the future, for it is a fact that revolutions are not started by people. They are started by government. In a revolution, the people have only two choices: to win the revolution or to lose it. Only the government can prevent it.

My own particular case is a microcosm of this truth. My only options are to win or to lose. Only you can prevent the confrontation.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127

408 272-2817

Wednesday, May 10, 1995

Supervisor Blanca Alvarado
70 West Hedding Street
San Jose, California 95110

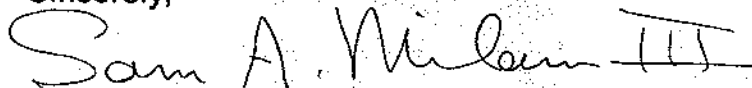
Attn: Jennifer Renzo

As of this letter, I have sent you eight letters explaining and supporting my position in the matter of the so-called case DA004443. In addition, I have sent you more than 90 pages of additional documentation of the matter. You now have available to you the information that will allow you to understand the rightness of my position and the error of the so-called case against me. I believe it is appropriate at this time for you to instruct the office of the Santa Clara County district attorney to

- terminate its demands upon me and its threats against me,
- remove the lien against my home,
- terminate all orders, warrants, or accounts that may have been issued or created pursuant to this so-called case, and
- prosecute Karen Fisher Henderson for perjury.

If you choose not to intervene, but plan instead to allow this mockery to continue unchecked to its outrageous conclusion, I need to plan accordingly. In that case, you should at least tell me what action your government intends to take and when it intends to take it.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127

408 272-2817

Wednesday, May 17, 1995

California Liberty
P.O. Box 1400
Burbank, California 91507

Attn: Joseph Miranda, editor

Enclosed herewith are copies of letters that I recently sent to Jennifer Renzo, of the Office of the Board of Supervisors in Santa Clara County. I'd appreciate it if you would read the letters carefully. They constitute a good summary of my position in a so-called case against me that is being pursued by the Santa Clara County district attorney. In addition to these letters, I will provide copies of other pertinent correspondence in this matter upon request. Pursuant to this so-called case, and in spite of its many deficiencies, the State of California Child Support Collection Program has threatened to seize my home. In response, I have stated my intention to forcibly prevent such seizure.

Please retain in your files these letters and any other information that I may send you concerning this matter. In the event of my death, disappearance, or imprisonment, you have my permission to publish or disseminate this information. You also have my permission to conduct, now or later, any investigation of the matter that you believe to be appropriate. I would appreciate having copies of any documentation that results from such an investigation.

I reserve the right to give this information and similar permission to other parties.

Sincerely,

Sam A. Milam III
439 South White Road
San Jose, California 95127

Santa Clara County
 Office of the District Attorney
 Family Support Division
 P.O. Box 7622
 San Francisco, CA 94120-7622

089500001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH:	AUGUST	1995
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 435 S. WHITE ROAD
 O SAN JOSE CA 95127
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

D#000017037 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT AUGUST 1995

DESCRIPTION OF ACCOUNT		PRIOR BALANCE		NEW BALANCE		
		ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
ATRINA	JUL CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	23231.23	0.00	0.00	160.42	23391.65
	SUBTOTAL:	23581.23	0.00	0.00	160.42	23741.65
	AUG CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		23581.23	0.00	350.00	160.42	24091.65
ALL CASES - TOTAL		23581.23	0.00	350.00	160.42	24091.65
PAYMENT AMOUNT DUE THIS MONTH ▶		23741.65	+ CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED PAY THIS AMOUNT ▶	24091.65

Santa Clara County
 Office of the District Attorney
 Family Support Division
 P.O. Box 7622
 San Francisco, CA 94120-7622

099500001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH:	SEPTEMBER 1995
AMOUNT ENCLOSED \$	

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 435 S. WHITE ROAD
 O SAN JOSE CA 95127
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT SEPTEMBER 1995

DESCRIPTION OF ACCOUNT		PRIOR BALANCE		NEW BALANCE		
		ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
KATRINA	AUG CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	23741.65	0.00	0.00	163.33	23904.98
	SUBTOTAL:	24091.65	0.00	0.00	163.33	24254.98
	SEP CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		24091.65	0.00	350.00	163.33	24604.98
ALL CASES - TOTAL		24091.65	0.00	350.00	163.33	24604.98
REPAYMENT AMOUNT DUE THIS MONTH		24254.98	+ CURRENT SUPPORT DUE THIS MONTH	350.00	+ TOTAL OWED PAY THIS AMOUNT	24604.98

Santa Clara County
 Office of the District Attorney
 Family Support Division
 P.O. Box 7622
 San Francisco, CA 94120-7622

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PAGE 1 OF 1
 RECEIVED BY MAIL 10/1/95

MONTH OCTOBER 1995

AMOUNT ENCLOSED

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 435 S. WHITE ROAD
 O SAN JOSE CA 95127
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER. THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT OCTOBER 1995

		PRIOR BALANCE			NEW BALANCE	
DESCRIPTION OF ACCOUNT		ARREARS & INTEREST	PAYMENT APPLIED -- LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST OWED	ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
KATRINA	SEP CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	24254.98	0.00	0.00	166.25	24421.23
	SUBTOTAL:	24604.98	0.00	0.00	166.25	24771.23
	OCT CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		24604.98	0.00	350.00	166.25	25121.23
ALL CASES TOTAL		24604.98	0.00	350.00	166.25	25121.23
REPAYMENT AMOUNT DUE THIS MONTH ▶		24771.23	0.00	350.00	166.25	25121.23

COURT SUPPORT
 (SEE THIS MONTH)

PAY THIS AMOUNT ▶

STATE OF CALIFORNIA—HEALTH AND WELFARE AGENCY

COUNTY OF SANTA CLARA
 OFFICE OF THE DISTRICT ATTORNEY
 CHILD SUPPORT ENFORCEMENT DIVISION
 2645 ZANKER ROAD
 SAN JOSE, CA 95134-2107

(408) 922-1400

CHILD SUPPORT WARNING NOTICE

PRESORTED

0000170371

DATE OF NOTICE

SOCIAL SECURITY NUMBER

CASE I.D.

10/13/95

0000170371

County records show you are past due in making payment on a child or spousal support court order. Federal and state law require that your federal and state income tax refund be taken to help pay your past due support and accrued interest. The amount(s) shown below will be taken from your income tax refund. This amount will be taken even if you file a joint refund with a spouse who has no support obligation. This amount may not include interest. If interest is not included, it may be added to your account at the time your refund is taken. Under California Code of Civil Procedure section 685.010 interest is charged on unpaid child support. California code of Civil Procedure section 695.221 requires that monies taken be applied first to interest and then to principal owed on past due support.

As of [REDACTED], you owe \$ [REDACTED] in past due support while your child(ren) received public assistance. The Internal Revenue Service (IRS) and/or the State Franchise Tax Board (FTB) will deduct this amount from your tax refund. This action is authorized by Title 42, United States Code, sections 664 and 666, Title 45, Code of Federal Regulations, sections 303.72 and 303.102 and California Government Code section 12419.5.

As of 08/31/95, you owe \$ 23,741.00 in past due support and the person who has custody of your child(ren) has asked the county shown above, to help collect this support. The IRS and/or the State FTB will deduct this amount from your tax refund. This action is authorized by: Title 42 United States Code, sections 664 and 666, Title 45, Code of Federal Regulations sections 303.72 and 303.102 and California Code of Civil Procedure sections, 708.730, 708.780 and 708.795.

MR. AND/OR MRS.
 SAM MILAM

435 S WHITE ROAD
 SAN JOSE CA
 95127

Also, under California Government Code section 12419.5, Code of Civil Procedure sections 708.730, 708.795, any other monies which may be owed to you by the State of California will be taken (for example, lottery winnings).

The IRS and/or FTB will send all or part of your income tax to the county shown above. Any amount the county receives in excess of the past due support plus interest, will be immediately sent to you. However, the county may take other legal action to have this excess money used to help pay other past due support plus interest accrued since the date of this notice.

NOTICE AND DECLARATION

Sunday, October 29, 1995

To: County of Santa Clara
Office of the District Attorney
Child Support Enforcement Division
2645 Zanker Road
San Jose, California 95134-2107

From: **Sam Aurelius Milam III**

I recently received from the Child Support Enforcement Division of the Office of the District Attorney a document euphemistically called a Child Support Warning Notice. The document is, in fact, an admission of attempted extortion. A copy of that document is attached to this NOTICE AND DECLARATION.

NOTICE:

- The number _____, shown on the attached document as "Social Security Number", is **not** my number.
- The number 0000170371, shown on the attached document as "Case I.D.", does **not** identify a case under which I have an obligation.
- I do **not** owe Santa Clara County any debt whatsoever.

DECLARATION:

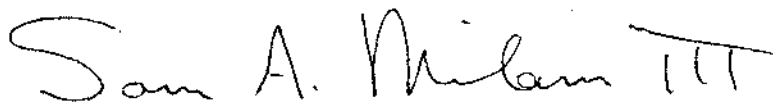
- Neither the California Code of Civil Procedure, the California Government Code, the United States Code, the Code of Federal Regulations, nor any other federal or state law has any jurisdiction over me.
- Neither Santa Clara County, the State of California, the State Franchise Tax Board, the Internal Revenue Service, nor any other federal or state agency has any authority over me.

I hereby refer the reader to the voluminous correspondence regarding this matter that I have previously sent to the Office of the District Attorney of the County of Santa Clara. That correspondence

- thoroughly documents the errors, arrogance, and incompetence of the Office of the District Attorney in this matter, and
- clearly describes my demands, intentions, and position.

Copies of that correspondence may be requested from the Office of the District Attorney.

Signed and attested in the defense of Liberty with God as my Witness on this 29th day of October, 1995, at Mere Keep.



Sam Aurelius Milam III

copies to:

Charles P. Gillingham, Santa Clara County Sheriff	Los Angeles Times
George W. Kennedy, District Attorney, County of Santa Clara	Metro
	San Jose Mercury News
Blanca Alvarado, Supervisor, Second District, County of Santa Clara	San Mateo Times
	Sun Reporter
California Liberty	KNTV Channel 11
Liberty Link	KPIX Channel 5
Santa Clara Libertarian	KRON Channel 4
Libertarian Volunteer	others....

Santa Clara County
 Office of the District Attorney
 Family Support Division
 P.O. Box 7622
 San Francisco, CA 94120-7622

119500001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH: NOVEMBER 1995
AMOUNT ENCLOSED \$

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 435 S. WHITE ROAD
 O SAN JOSE CA 95127
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#000017037 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT NOVEMBER 1995

DESCRIPTION OF ACCOUNT	ACCOUNT TYPE	PRIOR BALANCE		NEW CURRENT + SUPPORT	NEW INTEREST + OWED	NEW BALANCE	
		ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH			ARREARS & INTEREST	=
FOR YOUR CHILDREN		1	2	3	4	5	
KATRINA	OCT CURR C/S	350.00	0.00	0.00	0.00	350.00	
	CH SUPT ARRS	24771.23	0.00	0.00	169.17	24940.40	
	SUBTOTAL:	25121.23	0.00	0.00	169.17	25290.40	
	NOV CURR C/S	0.00	0.00	350.00	0.00	350.00	
CASE TOTALS		25121.23	0.00	350.00	169.17	25640.40	
ALL CASES - TOTAL		25121.23	0.00	350.00	169.17	25640.40	
REPAYMENT AMOUNT DUE THIS MONTH ▶		25290.40	+ CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED PAY THIS AMOUNT ▶	25640.40	

Santa Clara County
 Office of the District Attorney
 Family Support Division
 P.O. Box 7622
 San Francisco, CA 94120-7622

129500001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH: DECEMBER 1995
AMOUNT ENCLOSED \$

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 439 SOUTH WHITE ROAD
 O SAN JOSE CA 95127
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT DECEMBER 1995

DESCRIPTION OF ACCOUNT	FOR YOUR CHILDREN	ACCOUNT TYPE	PRIOR BALANCE		NEW BALANCE		
			ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	ARREARS & INTEREST
			1	2	3	4	5
KATRINA		NOV CURR C/S	350.00	0.00	0.00	0.00	350.00
		CH SUPT ARRS	25290.40	0.00	0.00	172.08	25462.48
		SUBTOTAL:	25640.40	0.00	0.00	172.08	25812.48
		DEC CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS			25640.40	0.00	350.00	172.08	26162.48
ALL CASES - TOTAL			25640.40	0.00	350.00	172.08	26162.48
REPAYMENT AMOUNT DUE THIS MONTH ▶			25812.48	CURRENT SUPPORT DUE THIS MONTH ▶	350.00	TOTAL OWED PAY THIS AMOUNT ▶	26162.48

Saturday, December 2, 1995

Office of the Attorney General
State of California
1515 K Street, Number 511
Sacramento, California 95814

Attn: Dan Lungren

I hereby inform you that Karen Fisher Henderson, of Santa Clara County, California, should be prosecuted for perjury.

Karen Fisher Henderson committed this act of perjury on the Proof of Service by Mail of the Judgment and Order in the so-called case DA004443. On that Proof of Service by Mail, Karen Fisher Henderson declared that she had mailed the Judgment and Order in an envelope bearing a particular address. On the Proof of Service by Mail, she declared under penalty of perjury that all of the information on the Proof of Service by Mail was true and correct. The envelope, however, had a completely different address. In addition, the Proof of Service by Mail is defective due to tampering. That is, the dates of service and execution have been changed by the use of correction fluid. The date under the correction fluid (as seen through the paper with a mirror from the back side) is March 25, 1992. The date over the correction fluid is May 20, 1992. Any official document containing such a bootleg alteration must be regarded as incompetent.

This Proof of Service by Mail and the envelope in which it and the Judgment and Order were mailed, taken together, constitute undeniable proof of perjury by Karen Fisher Henderson. The Proof of Service by Mail, by itself, constitutes undeniable proof of tampering with an official document by some unknown person. These examples of inept bungling and violation of proper procedure are typical of the handling of this so-called case. They are not the only errors that I have observed, but they do illustrate the cavalier attitude of the people in the District Attorney's organization. These people believe that they can misbehave without accountability for their misbehavior.

I have notified various other parties of Karen Fisher Henderson's act of perjury:

- On Saturday, June 13 1992, I notified George W. Kennedy, the Santa Clara County District Attorney.
- On Thursday, April 15, 1993, I notified Stephen S. Henigson, the Regional Administrator of the Department of Health & Human Services in Seattle, Washington.
- On Wednesday, June 30, 1993, I notified Barry L. Morrisroe, the Regional Program Director of the Administration for Children and Families in Seattle Washington.
- On Friday, September 17, 1993, I again notified Barry L. Morrisroe.
- On Friday, May 5, 1995, I notified Blanca Alvarado, Supervisor, Santa Clara County, California.

In addition to those individuals, I have also notified Karen Fisher Henderson, the accused; Charles P. Gillingham, the Santa Clara County Sheriff; Marsha Scott, Deputy Assistant to the U.S. President; Bill Clinton, the U.S. President; and Boutros Boutros-Ghali, the U.N. Secretary General.

So far as I am aware, no action has been taken against Karen Fisher Henderson. Presumably, she is continuing to absorb tax dollars in her cushy bureaucratic position, protected from accountability for her misbehavior by bureaucratic arrogance.

Copies of both the Proof of Service by Mail and the envelope in which it and the Judgment and Order were mailed are enclosed herewith. The original Proof of Service by Mail and the original envelope are in a safe location. I will not surrender them to any agent or agency of the government. However, I will allow them to be viewed by such an agent, at a time and place and under such conditions as may be mutually acceptable.

In other letters to other parties, I have made other demands and objections with regard to the so-called case DA004443. The omission of those demands and objections from this letter does not diminish them in any way whatsoever.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127

copies to:

Charles P. Gillingham, Sheriff, County of Santa Clara	Los Angeles Times
George W. Kennedy, District Attorney, County of Santa Clara	Metro
Blanca Alvarado, Supervisor, Second District, County of Santa Clara	San Jose Mercury News
California Liberty	San Mateo Times
Liberty Link	Sun Reporter
Santa Clara Libertarian	KNTV Channel 11
Libertarian Volunteer	KPIX Channel 5
	KRON Channel 4
	others....

DANIEL E. LUNGREN
Attorney General

State of California
DEPARTMENT OF JUSTICE



PUBLIC INQUIRY UNIT
P.O. BOX 944255
SACRAMENTO, CA 94244-2550
(916) 322-3360
TOLL FREE (800) 952-5225
TDY (916) 324-5564
or (800) 952-5548

December 15, 1995

Sam A. Milam III
439 South White Road
San Jose, CA 95127

Dear Mr. Milam:

Thank you for your letter to Attorney General Dan Lungren regarding allegations of perjury against Karen Fisher Henderson.

While law enforcement agencies are generally responsible for the investigation of most crimes, allegations of perjury are investigated by the prosecuting attorney's office. Perjury is normally committed while a witness is under oath during court proceedings and therefore the jurisdiction of the court and their officers. The prosecuting attorney's office is an officer of the court.

From the information you have provided, it appears that you have already contacted the proper authorities. We hope this matter is resolved to your satisfaction by the Santa Clara District Attorney's Office.

Again, thank you for contacting our office. We regret that we could not provide more assistance to you in this matter.

Sincerely,

DANIEL E. LUNGREN
Attorney General

A handwritten signature in cursive script, appearing to read "Gloriamalia Perez".

GLORIAMALIA PEREZ, Analyst
Public Inquiry Unit

GP:plp

Wednesday, December 27, 1995

Daniel E. Lungren, Attorney General
State of California, Department of Justice
P.O. Box 944255
Sacramento, California 94244-2550

Attn: Gloriamalia Perez, Analyst

In my letter of December 2, 1995, I notified Dan Lungren of perjury committed by Karen Fisher Henderson, of Santa Clara County, California. In your letter to me of December 15, 1995, you acknowledged on behalf of Dan Lungren the receipt of my letter. You also verified that the Santa Clara County District Attorney is responsible for the prosecution of this act of perjury. In fact, I had already been aware of that responsibility.

In my letter of December 2, 1995, I informed Dan Lungren that I had attempted to get George W. Kennedy, the Santa Clara County District Attorney, to investigate the act of perjury. In that letter, I also informed Dan Lungren that the District Attorney had utterly refused to do so. I am enclosing herewith a copy of my letter to George W. Kennedy so that you cannot credibly claim ignorance of this aspect of this matter.

In my letter of December 2, 1995, I also informed Dan Lungren that I had attempted to get various other parties to investigate the act of perjury and that they had all, without exception, utterly refused to do so. I am enclosing herewith copies of those letters so that you cannot credibly claim ignorance of this aspect of this matter.

I am also enclosing herewith a copy of the Proof of Service by Mail on which Karen Fisher Henderson committed perjury and a copy of the envelope in which she mailed it. Therefore, you cannot credibly claim ignorance of the act of perjury.

Since (as you acknowledge) the Santa Clara County District Attorney is responsible for investigating this act of perjury, and since (as you are well aware) he has utterly refused to do so, it is therefore now the responsibility of the State Attorney General to investigate not only Karen Fisher Henderson, but also George W. Kennedy. Karen Fisher Henderson must be investigated for perjury. George W. Kennedy must be investigated for initiating and orchestrating an ongoing conspiracy to commit perjury and for the obstruction of justice in the matter of the act of perjury.

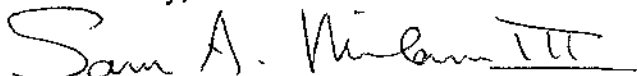
In my letter of December 2, 1995, I also informed Dan Lungren that the Proof of Service by Mail is incompetent due to tampering. Therefore, I have not yet been notified of the alleged judgment and order of the so-called court.

In other letters to other parties, I have made other demands and objections with regard

to the so-called case DA004443. The omission of those demands and objections from this letter does not diminish them in any way whatsoever.

You are now completely informed regarding this occurrence of perjury. You have in your possession all material that is necessary and sufficient to motivate you to conduct an investigation. If you refuse to do so, you will become a part of the ongoing conspiracy for the commission of perjury and for the obstruction of justice. Indeed, your letter of December 15, 1995, appears to be an attempt to evade responsibility and continue the conspiracy. Such behavior is unacceptable. You may be absolutely certain that I will not let the matter drop until it is resolved to my satisfaction.

Sincerely,



Sam A. Milam III
439 South White Road
San Jose, California 95127

copies to:

Charles P. Gillingham, Sheriff, County
of Santa Clara

George W. Kennedy, District Attorney,
County of Santa Clara

Blanca Alvarado, Supervisor, Second
District, County of Santa Clara

California Liberty

Liberty Link

Santa Clara Libertarian

Libertarian Volunteer

Los Angeles Times

Metro

San Jose Mercury News

San Mateo Times

Sun Reporter

KNTV Channel 11

KPIX Channel 5

KRON Channel 4

others....