



THE
PHOENIX
ORGANIZATION
ARTIST MANAGEMENT COMPANY

December 6, 2017

The Honorable Judge

, TX

RE: CASE

/ M

vs.

Davis

Your Honor,

Thank you for taking time to read this letter.

I recently sent you a letters dated October 31, 2017, November 7, 2017
November 10, 2017 in regards to the above case. While I haven't heard
anything back from the court, I realize my recent office move may have
something to do with that.

I am taking the liberty of including my updated address:

David Davis
The Phoenix Organization

And requesting that any and all response to the above attached letters, be
forwarded to this address.

I greatly appreciate your attention in this matter and please know I am
available if you have any questions for me.

Most sincerely,

David Davis

Encl.

LOS ANGELES, CA



THE
PHOENIX
ORGANIZATION
ARTIST MANAGEMENT COMPANY

November 10, 2017

The Honorable Judge

TX

RE: CASE / M. v. Davis

Your Honor,

Thank you for taking time to read this letter.

I recently sent you a letters dated October 31, 2017 and November 7, 2017 in regards to the above case. However, I realize I haven't sent you any proof of my being a patient of both Davis, M. or Women's Medical Center.

I am taking the liberty of enclosing a copy of my medical file from Womens Medical Center.

While I have been the aforementioned parties patient most of my adult life, I was only sent the last 15 years worth of documents but they contain the pertinent information to prove my status as a patient.

I have also enclosed photos of the various prescriptions I was sent by M. during the time period I write about in my book The Abortionists Son (note I was being treated during those "vacations" as well.)

Please know I am available if you have any questions for me.

Most sincerely,

Davic Davis

Encl.

LOS ANGELES, CA

PHONE:



November 7, 2017

The Honorable Judge

TX

RE: CASE [redacted] / M: [redacted] vs Davis

Your Honor,

Thank you for taking time to read this letter.

I recently sent you a letter dated October 31, 2017 in regards to the above case. While I normally would wait several weeks before following up on this matter, I just thought of a question I would like to ask the court.

Did M. [redacted] or Davis, [redacted] or any of their agents or council use any portions of my book The Abortionists Son as exhibits in CASE [redacted] or reproduce any of the physical portions of the book?

The reason for my inquiry is as the author I own the copyright to the book and have reserved any and all rights to it. I have taken the liberty of enclosing the book and marking the aforementioned reserved rights and a copy of my copyright.

For the record, at this time neither of the aforementioned parties or the agents or council has received permission from me to use any portion of my book or intellectual property.

Most sincerely,

David Davis

Encl.

LOS ANGELES, CA

IONE



October 31, 2017

The Honorable Judge S

, TX

RE: CASE

/ M

vs.

J Davis

Your Honor,

Thank you for taking time to read this letter.

I am taking the liberty of attaching the courts response to my original letter I sent on June 8th 2017. I understand that because of The Code of Judicial Conduct you were unable to read it because it contained information regarding a pending judicial proceeding.

Now that the above case has been closed, I am now asking you to read my original letter and the last six pages of my new book which detail my attempted suicide. The suicide attempt was a direct result of the medical treatment I received from Dr. Davis and M

To be clear, had I known about the issues regarding Dr. Davis or M. ; I would not have tried to take my own life.

Please know I am available if you have any questions and thanks again for reading both letters and the enclosed material.

Most sincerely,

David Davis

Encl.

0 · LOS ANGELES, CA

PHONE:

STATE OF TEXAS

Office of the District Judges

Filed in The District Court

Texas

June 20, 2017

JUN 20 2017

At 10:00a M.

Via US Regular Mail

David Davis

CA

Re: Cause:

and

Davis; in the

In the Matter of the Marriage of M

istrict Court,

Texas

Dear Mr. Davis:

On June 12, 2017, the Court received a letter from you regarding the above-mentioned cause. The Code of Judicial Conduct prohibits private communication with a judge regarding the merits of a pending or impending judicial proceeding. The Court therefore cannot and will not take any action in response to your letter other than routing your original letter to the Office of the District Clerk for file-marking and filing in the Court file.

Please do not attempt to communicate directly with the Court regarding a pending case except through pleadings or motions properly filed with the District Clerk's office with a cause number, along with copies properly served on all parties in accordance with the Texas Rules of Civil Procedure.

You may file any pleadings with the District Clerk's Office and set any motion you wish the Court to hear through the Court Administrator's Office at notice to all parties and if represented by counsel, to their counsel.

Thank you for your attention to this matter.

Sincerely,

Civil District Courts

Cc:

Xc:



Filed in The District Court

JUN 20 2017

At

10:00 a.m.
District Clerk

June 8, 2017

The Honorable Judge S

, TX

RE: CASE

/ M

vs.

Davis

Your Honor,

Thank you for taking time to read this letter.

My name is David Davis and I am the biological son of Davis and step-son of M I was also a patient of Davis at Women's Medical Center and he acted as my physician most of my adult life. Unfortunately, as a direct result of both ; treatment of me as a patient and M ; I was involved in a motorcycle crash that almost cost me my life.

Since the records regarding the above case have been sealed, I am writing this letter under the assumption that you have read the pertinent details surrounding my crash in my book, The Abortionists Son. While I am not a lawyer (I am a film producer, manager and writer by trade), I believe in light of the events discussed in my book and more recent events involving myself, Davis and M , it is in the public's interest that the documents in this court file be open to public inspection.

As a former patient of both Davis and Women's Medical Center, I believe his patients have a right to know about the issues surrounding him. Further, I have checked the public records on both Women's Medical Center / Davis and see no indication that M (Listed as Executive Director of Womens Medical Center) has reported Davis's issues to any of the appropriate organizations (The Texas State Medical Board, Texas Department of State Health Services, etc.).

Please don't take this statement to indicate I am unfeeling for Mr. [redacted] on this matter. When I originally contacted Mrs. [redacted] (via email and phone) on 3-8-15 to make her aware of this situation and help her deal with the issues surrounding [redacted] Davis, I tried to be as sympathetic as possible (I have a detailed time line and all of the appropriate documentation) but after a couple of two minute conversations (both resulting in her hanging up on me) she terminated any meaningful communication on 4-21-15.

Since 4-21-15, Mr. [redacted] made it very clear she didn't want to be involved. She did this by leaving me a voicemail telling me, "she was removing herself from the situation because she felt it had nothing to do with her and she had to take care of herself (I am paraphrasing the original voice mail message which I also have a tape of)."

Since that time, what little I have been able to uncover indicates a system of enabling behavior that has allowed [redacted] Davis to operate unchecked for a long time. I have made numerous attempts to contact the family since the day Mr. [redacted] shut down communication with me. It was my desire to start a meaningful dialogue about the situation regarding my father and my actions will back that assertion (Including flying to Austin to sit down with our pastor, repeated attempts via emails and texts begging them not to ignore this situation or least talk with me, etc.) to help protect my nephew, sisters, myself and other people [redacted] Davis interacts with.

With no other options left, I began write my book and sent the unpublished version to her family. I heard nothing in return. It took self publishing the book and resending the published version to her family in order to get Mr. [redacted] to take some type of action. Roughly 21 months after my originally letting her know what was going on, Mr. [redacted] filed for divorce. I immediately took the book off the market hoping there would be some type actions that would ensure her enabling behavior (Covering things up, etc.) was over and this situation was being dealt with.

Unfortunately, I have now learned that not only is [redacted] Davis getting worse but that the records of Case [redacted] M [redacted] vs. [redacted] Davis have been sealed. I have been led to believe that the records could only be sealed if both parties mutually agree to do so which brings me to the sad conclusion that both parties are continuing to cover up important facts about [redacted] Davis's practices and character as a physician.

Speaking as a former patient of [redacted] Women's Medical Center, I believe this information is at the very least crucial to patients (Current, new and former) of [redacted] Women's Medical Center to make informed decision regarding health care they have received or are going to receive. As a side note, the location of the office of [redacted] Women's Medical Center puts it inside [redacted] County's jurisdiction.

On a separate but related note, I also believe it is in the citizens of [redacted] Counties best interests that the files be unsealed, as I believe several of the incidents in the court records I am referring to, took place while [redacted] Davis was serving as a commissioner for [redacted] Emergency Services District Number 9. While I don't know if [redacted] Davis used public funds or resources during our trips (One of them was during the 2011 wildfires), I do believe the taxpayers and citizens of [redacted] County have a right to views these documents as well.

I also noticed Mrs. M [redacted] was one of three finalist for the ninth board position that governs [redacted] County's Public Health District. With Davis already holding a position in public office working for [redacted] County and Mrs. [redacted] obvious willingness to run for a seat on the board would seem to make them both public figures. In my opinion, since both people either occupy or seek a position working for the general public using their credentials as health care professionals as a qualifier for a position working for a [redacted] County public office, a greater degree of public scrutiny of both people is warranted and this file should be unsealed.

Again, I am not a lawyer and this isn't a formal motion (Please let me know if this is necessary), but I do believe that the aforementioned facts make a compelling argument for unsealing case [redacted] vs. [redacted] Davis for public examination, as it is in the public's best interest.

Please know I am available if you have any questions and thanks again for taking the time to read this letter.

Most Sincerely,

Davi Davis