

¶037. From January 10, 2006 through June 10, 2021, per *initial calculations*, I would owe 186 months at \$334.63 for a total of \$62,241.18. According to the new monthly payment of \$401.55 {¶40}, I would owe \$74,688.30. A significant difference.

¶038. The illegal adoption took place on April 27, 2016 (DOC # 11). As of June 10, 2021, this vacates 60 monthly payments at the *initial established rate* of \$334.63 for a total of \$20,077.80. Thus, leaving a balance due of \$42,163.38 (\$62,241.18 - \$20,077.80).

Recalculations

¶039. For the purposes of recalculations, as previously noted, I was arrested on August 4, 2005 (DOC # 03). At that time, I became a *ward of the State* {¶017}. On or about August 22, 2005, I was released on a **\$200,000.00 cash bond until it was fraudulently revoked** {¶020} on February 17, 2006. Clarifying, I have remained incarcerated, a *ward of the State*, ever since my initial arrest.

¶040. Applying my State-pay earnings at the average rate of \$20.00 per month after the first 180-days of incarceration, consistent with the 25% calculation in O.R.C. § 3121.08, Section (B), I would owe the following:

(Spreadsheet Calculations on next page for easy reading and reference)

Spreadsheet Calculations

Number of Payments	Type of Payment	Payment Amount	Total Due	Total Paid
Out on bond: January 10-February 17, 2006 (2 months)	Base on CSEA <i>initial</i> findings	\$334.63	\$669.26	
First 6 months (180 days) of incarceration		\$334.63	\$2,007.78	
116 months of incarceration until April 27, 2016	25% of \$20.00	\$5.00	\$580.00	
1	Stimulus Check	\$1,200.00		\$1,200.00
As of June 10, 2021	State-pay paid to date			\$864.34
Subtotal Due			\$3,257.04	
Subtotal Paid				\$2,064.34
Subtotal Due (minus) Subtotal Paid				\$3,257.04 - <u>\$2,064.34</u> = \$1,192.70
New Balance Due				\$1,192.70

¶041. I understand that the CSEA, although it may, is not required by operation of law to utilize my State-pay as *earned income* for the purposes of recalculation. The CSEA may also choose to utilize the *initial* calculation of \$334.63, or the new amount of \$401.55 above in {¶036} and (DOC # 16). Either way, I am requesting a new Worksheet that reflects and justifies and changes. Thank you.

Extraordinary Circumstances

¶042. There are a few other critical issues worthy of **dishonorable mention** to justify my request. In this light, or **SHADOW**, I ultimately contend that **all arrearages be terminated** due to the following facts:

1. My former Lead-Counsel F. Harrison Green knew that I was not with the alleged rape victim on the indicted dates of October 1st-3rd of 2004. Rather, page 1 of the enclosed (DOC # 17: Medina County Gazette article; May 16, 2006) reveals that S.L. was with her legal guardian “dad” **Scott Sadowsky** and “not at Frank Wood’s house” (See DOC # 15). Odd, Atty. Green knew this and never mentioned it to the Court-declared “cynical” Jury. Now that *is* suspect. Yes?
2. I was not allowed to testify.
3. Attorney Green failed to subpoena my witnesses despite my handwritten list.
4. M. Douglas Reed, Ph.D.¹⁵, testified *voir dire*¹⁶, that I do not possess the psychological capacities to harm a child (DOC # 18: The Core of the Voir Dire of M. Douglas Reed, Ph.D., The Ohio Attorney General’s Leading Expert, Concerning the Mind and Beliefs of Frank P. Wood). No, the noble Dr. Reed was not permitted to testify before the Jury,

¹⁵ I had to argue with Atty. Green to call Dr. Reed (see

¹⁶ *Without* the “cynical” Jury’s presence.

either. His credentials were simply too high (DOC # 19: The Credentials of M. Douglas Reed, Ph.D.).

5. (DOC # 20: The Minutes of the Medina County Commissioner's Meeting – Monday, November 22, 2004) reveals that Dr. Suzanne LeSure of Cornerstone Psychological Services received a *County Contract* **during** my investigation. At that time, her diagnoses of both alleged victims in this case went from “adjustment disorder” to “sexual abuse” (see DOC # 15)¹⁷. In the most biased and *in subsidium*¹⁸ manner, Dr. LeSure's reports were illegally suppressed by Judge Collier, and, in contrast to Dr. Reed, she *was* permitted to testify before the Jury.
6. Danielle learned she was pregnant during the first week of September of 2004 (DOC # 15). According to Dr. LeSure, Scott and Danielle signed the rape case in for invest with her on September 24, 2004 (ibid). Strange how the allegations are for the **following month** of October. Here, we have either established fraud and conspiracy, or we have proven the existence of clairvoyant capabilities. This is fascinating because, under oath, Danielle admitted she went to Dr. LeSure and “not the police” (ibid). This calls for the all-probing question of “Why?”
7. For Danielle to tell the alleged F-1 rape victim, “**Frankie raped you**”¹⁹, was/is a direct violation of Title 18 U.S.C.S. § 1512, Tampering with a witness, victim, or informant, §§ (b)(1)(j)(k)²⁰.
8. (DOC # 21: My Pre-Trial History With Danielle Sadowsky-Smith) will further reveal

¹⁷ Once shaken, *The Money Tree* never lies.

¹⁸ Law. Latin: “In aid of.”

¹⁹ How do some people sleep at night?

²⁰ With *extra territorial federal jurisdiction* now involved, I will not stop until this Insolent Injustice is set right. A Title 42 § 1983 is definitely in the fed-filing forecast.

why I was set up for what Scott Sadowsky had done, and provides an excellent historical background of the unknown. In sync, (DOC # 22: Who or what destroyed the Sadowsky marriage?)

- a. Confirms the deceptions of Scott and Danielle.
 - b. Verifies the existence of internal familial and hidden conflicts regarding S.L.²¹
 - c. Elaborates on how Danielle “resents” S.L. (Testimony of Scott and Danielle).
 - d. Clarifies that Danielle does not possess the maternal instincts to nurture a child not her own. What is her relationship with S.L. now? Nonexistent.
 - e. Exposes role reversals regarding parenting of S.L., while two (2) more reversals came out on Trial Record. Ask any Federal Agent; parents only do such things when they are hiding something. Yes, I’ve done my homework.
9. Serving an undeserved Life-Sentence clearly reveals, logically, that I will *never* come home and pay this debt because, those who did this to me, will do anything to cover up their sins and hide their lies²². Still, I am strong and remain Unbroken.
10. On January 12, 2005, Tricia Carchedi (“Ms. Carchedi”) of the Medina County Job & Family Services (“MCJFS”) interviewed Danielle and S.L. with Montville P.D.’s Officer McCourt (“Ofc. McCourt”) present (Testimony of Ms. Carchedi: Tp.338, Ln.16-19; Ofc. McCourt: Tp.51, Ln.4-Tp.53, Ln.1). This interview concerned Danielle’s allegations regarding October 20, 2004. Ofc. McCourt then video-interviewed me on February 1, 2005 (Tp.57, Ln.1-11) *without the presence of counsel* and then searched my home without a warrant: **both of my own volition**. Eventually Montville’s Office

²¹ Both of these Documents have been presented in numerous legal proceedings and have gone uncontested by the State of Ohio. After all, both are founded on State’s evidence.

²² It is amazing at how far one will go to hide family secrets.

“terminated” the October 20, 2004 rape case (Tp.74, Ln.16-17), and shared their negative findings with MCJFS (DOC # 15).

11. The Montville police report that explains *why* the rape case against me was **“terminated”** was illegally suppressed during Trial by Judge Collier (DOC # 15). Yes, just like Dr. LeSure’s report above.

12. Ms. Carchedi testified regarding the October 20, 2004 rape allegations. She admitted that she sent the Medina County Prosecutor’s Office a letter stating,

“there was not any evidence to support the allegations of sexual abuse”

(Tp.346, Ln.5-6), and that her office **“closed”** the rape case against me (Tp.339, Ln.11) due to **“no evidence”** (Tp.342, Ln.6-10)²³. Now we know why their office never interviewed me {¶048} (Tp.346, Ln.25-Tp.347, Ln.1). They simply saw no need (DOC # 15).

13. For some unknown reason, Judge Collier illegally suppressed the letter from Ms. Carchedi during Trial.

14. I did not know the letter existed until I received a copy of my materially altered and incomplete Trial Record in late-2006.

15. All investigations and testimony evolved around the “closed” and “terminated” allegations of October 20, 2004 (DOC #15).

16. No one testified that they actually investigated the indicted dates of October 1st-3rd of 2004 (DOC # 15). Why?

17. No one testified that I committed a crime on the indicted dates of October 1st-3rd of 2004

²³ This letter surfaced in a sidebar conversation that took place without my presence.

(DOC # 15). So, why am I in prison?

18. All testimony against me was in regards to Danielle's October 20th of 2004 allegations.

Yes, I am incarcerated for a crime I did not commit, and that was "closed" and "terminated" due to "no evidence."

19. Nurse Practitioner Donna Abbot of Akron Children's Hospital testified that she could not conclude a rape occurred (DOC #13), (DOC #15).

20. The combined testimony of Scott, Danielle and S.L. placed Scott with S.L. in "Put-In-Bay" and "not at Frank Wood's house" on the indicted dates of sexual abuse October 1st-3rd of 2004 (DOC # 23: Amended Bill of Particulars; April 12, 2006). See also (DOC #12) and (DOC # 15). Yes, the original charging instrument was altered by Former Assistant Prosecutor Anne Eisenhower²⁴ (Tp.17). The alteration resulted in the October 20, 2004 allegation being *removed* from the charging instrument, thereby deliberately narrowing down the allegations to October 1st-3rd of 2004. Also, Pros. Eisenhower admitted there were, "No supplemental indictments" (ibid). In layman's terms, there were 'No additional charges' to prosecute.

21. Scott Sadowsky and I need to trade places for the alleged rape of S.L. on October 1st-3rd of 2004.

22. Similarly, Ryan Spencer and I need to trade places for the alleged GSI of K.S.²⁵

23. Statute of limitations for prosecution of the alleged rape of S.L. is valid until 2024 (DOC # 15). And, with Ottawa County Job & Family Services claiming that the Job & Family Services of the County in which he currently resides must investigate, there is sufficient

²⁴ Anne Eisenhower now works for the Cleveland Metroparks in Fairview, OH.

²⁵ Everything I know and witnessed (DOC # 15), supported by State's evidence, can be found at **www.freefrankpwood.com**. Truly, a righteous movement.

time for a proper prosecution by information under the U.S. 6th Amendment (DOC # 15).

¶043. Wrongfully Imprisoned, I belong at home with my son.

Query

¶044. If the State is so right and righteous in my wrongful conviction, then why lie, hide, alter, destroy, manipulate, suppress or make disappear?

Assumptions & Inferences

¶045. This is not the time and the place for making assumptions or drawing inferences. I sincerely ask for the Administrative Officer not to do so, for that is how I was motivationally accused, unjustly tried, and wrongfully convicted against law and fact, and then wrongfully imprisoned. Every fact presented and referenced is fully supported by State, Court, Public and Published Records that are either in the form of a federalized affidavit, or supported by one. I implore this CSEA Office take this into deep consideration. Thank you.

Conclusion

¶046. The illegal adoption of G.S. warrants a recalculation of arrearages due.

¶047. *Extraordinary circumstances* do exist. Therefore, all arrearages should be vacated in their entirety. In sync, Danielle should be ordered to pay back every penny she has received thus far.

¶048. Any action this Office takes against Danielle Smith, Scott Sadowsky, or Ryan Spencer for violations of law will be of its own accord.

Request for Interview

¶049. The MCJFS/Children's Services never interviewed me regarding the bogus allegations

{¶042, 12}. Therefore, let it be known that I remain open to interview by their office, and the press if they so choose²⁶, with all Records published at **www.freefrankpwood.com** on the table.

¶050. I further require the presence of my Counsel of Record²⁷.

Request for Telephone Hearing

¶051. Obviously, I cannot be physically present at the hearing. However, the prison permits teleconferencing with courts, attorneys, state agencies and the ilk. Should the Administrative Officer call the prison at least one week ahead of time at **(419) 526-2100**, the prison will assign a Special Duty Officer who will ensure my presence on the day and at the time of the hearing. It is recommended that the Administrative Officer request a specific number and/or extension to call on the day of the hearing.

¶052. The intent behind my request is that I wish to speak directly with the Administrative Officer regarding recalculations. What more, my presence will ensure rapid response to any questions the Administrative Officer may have.

Service

¶053. I am requesting that a true and accurate copy of the letter of introduction, this Affidavit, and all Documents presented, be forwarded to Danielle Smith at her last known address by the MCSEA. Thank you.

Publication

¶054. This Affidavit *will be published* at **www.freefrankpwood.com**, minus internal exhibits.

²⁶ News Channel 5 out of Cleveland, Ohio.

²⁷ Attorney Ronald R. Stanley can be reached at 330-952-1415; Legal50@aol.com.

As to *why* the publication will take place, for those who did this to me, know this to be true:

I will fight this Insolent Injustice until Hell freezes over,
and then I'll fight it on the ice.

-Mr. Frank P. Wood, *Victim of an Insolent Injustice*

AFFIANT FURTHER SAYETH NAUGHT.²⁸

Frank P. Wood
Frank P. Wood (#A504-107)
Affiant

Sworn to and subscribed in my presence of this 28th day of May,
2021.

Monica Zirkle
Notary Public

My Commission expires: 2-26-22.

Notary Seal:



²⁸ For now.

Document List

- DOC # 01: Request for an Administrative Review of the Child Support Order; 5-12-21.
- DOC # 02: Child Support Financial Affidavit Addendum; 5-10-21.
- DOC # 03: WARRANT TO ARREST ON INDICTMENT; August 4, 2005.
- DOC # 04: *Nunc Pro Tunc*, JUDGMENT/SENTENCING ENTRY; May 22, 2007.
- DOC # 05: Affidavit of Verity and Confinement; March 4, 2020.
- DOC # 06: Initial Articles of Incorporation, Documents No(s): 200405600054; February 23, 2004.
- DOC # 07: Gazette article; August 16, 2005.
- DOC # 08: FINDINGS AND RECOMMENDATION, March 7, 2006.
- DOC # 09: CSEA Administrative Order/Establishment of Paternity; 10/14/2005.
- DOC # 10: Parentage Test Results; 10/10/05.
- DOC # 11: Final Decree of Adoption; April 27, 2016; reissued on April 13, 2021.
- DOC # 12: Claim of Actual Innocence.
- DOC # 13: Akron Children's Hospital's Suspected Child Abuse and Neglect Record, Physical Examination Data page.
- DOC # 14: Administrative Order: For the payment of child support; March 7, 2006.
- DOC # 15: R.C. § 2935.09 & .10 Affidavit of Accusation; March 5, 2020.
- DOC # 16: Payment History Report; Payment History Period: 01/01/2020-12/31/2020.
- DOC # 17: Medina County Gazette article; May 16, 2006.
- DOC # 18: The Core of the Voir Dire of M. Douglas Reed, Ph.D., The Ohio Attorney General's Leading Expert, Concerning the Mind and Beliefs of Frank P. Wood.

- DOC # 19: The Credentials of M. Douglas Reed, Ph.D.
- DOC # 20: The Minutes of the Medina County Commissioner's Meeting – Monday, November 22, 2004.
- DOC # 21: My Pre-Trial History With Danielle Sadowsky-Smith.
- DOC # 22: Who or what destroyed the Sadowsky marriage?
- DOC # 23: Amended Bill of Particulars; April 12, 2006.