

§§ 22.041. Abandoning or Endangering (a) In this section, "" means to leave a child in any place without providing reasonable and necessary care for the child, under circumstances under which no reasonable, similarly situated adult would leave a child of that age and ability.

(b) A person commits an offense if, having custody, care, or control of a child younger than 15 years, he intentionally the in any place under circumstances that expose the to an unreasonable risk of harm.

(c) A person commits an offense if he intentionally, knowingly, recklessly, or with criminal negligence, by act or omission, engages in conduct that places a child younger than 15 years in imminent danger of death, bodily injury, or physical or mental impairment."...

e) An offense under Subsection (b) is a felony of the second degree if the actor the under circumstances that a reasonable person would believe would place the child in imminent danger of death, bodily injury, or physical or mental impairment.

(f) An offense under Subsection (c) is a state jail felony.

§ 38.12. Barratry and Solicitation of Professional Employment

(a) A person commits an offense if, with intent to obtain an economic benefit the person:

(1) knowingly institutes a suit or claim that the person has not been authorized to pursue;"...

...(F) involves coercion, duress, fraud, overreaching, harassment, intimidation, or undue influence; or

(G) contains a false, fraudulent, misleading, deceptive, or unfair

Brought to you by the father of only one of the children of whom Mr. Kelly has continued to conspire to neglect, endanger and cause life-long emotional harm all for a buck or two. If he could sell a child out, what will he do for the City of Corpus Christi? If he is willing to trash his whole career for the chance to harm even one child, what does it say about us as concerned parents and citizens if this man is elected?

Stan Rains
simply a daddy
P.O. Box 3581
Victoria, Texas 77901

GET TO KNOW THE REAL BILL KELLY

**FAMILY MAN? KIND FAMILY COUNSELOR?
NOT A CHANCE IN _____!**

KEEP OUR FAMILIES SAFE

VOTE NO TO BILL



VOTE NO TO BILL KELLY

OR JUST A PLAIN OLE SCOFFLAW SHYSTER WITH A BRAND NEW SCAM?
YOU DECIDE.
CORPUS CHRISTI DESERVES BETTER.

CAUSE NO. 97-2091-E

IN THE INTEREST OF

A MINOR CHILD

§ IN THE DISTRICT COURT
§
§ 148TH JUDICIAL DISTRICT
§
§ NUECES COUNTY, TEXAS

AFFIDAVIT OF SAM A. WESTERGREN

My name is Sam A. Westergren, I have been admitted to the Texas Bar since 1965.

I have represented Mr. Rains since November of 1999 in this cause. Mr. Rains has been a very cooperative client. I am convinced that he loves his daughter, [REDACTED] very much, and is very concerned that her best interests be protected and preserved.

I am unable to represent Mr. Rains any further because of his financial condition. I have become aware of his destitute financial condition in my representation of him in other matters. In my opinion, he is indigent or at least, in the worst, most dire financial straits. That is, he is unable to pay his bills as they become due. I am no longer able to represent him because he has accumulated a legal bill to me in excess of \$10,000.00. In spite of the justice of his cause, it is no longer economically feasible for me to continue this representation.

In my opinion, he should be allowed to represent himself in these proceedings as an indigent and should be allowed by the clerk of the court and/or the court to be dispensed with the requirement of the payment of court costs in his continued efforts to obtain unsupervised visitation with his daughter. It is my considered opinion, based upon reasonable legal probability, and based upon many years of experience in this type of litigation, that there is no basis in this case for continued supervised visitation. The supervised visitation order was based upon an

alleged molestation which was proved to be absolutely groundless. The groundless nature of the alleged molestations was acknowledged by the child's psychologist, Dr. Rogers, and opposing counsel to be groundless. Nevertheless, the opposing party and the psychologist then conjured additional superficial reasons to refuse to advise that there was no reason by Mr. Rains should not be granted unsupervised visitation of his child.


SAM A. WESTERGREN
State Bar # 21222000

SIGNED under oath before me on the 5th day of December, 2000.




Notary Public, State of Texas

Certificate of Service

I hereby certify that I have mailed true copies of the above affidavit to opposing counsel by first class U.S. Mail, with sufficient postage pre-paid, as follows:

William J. Kelly, P. O. Box 2024, Corpus Christi, TX 78401, attorney for Dinna Rains.

Ms. Jeanette Cantu-Bazar, 801 Lipan Street Corpus Christi, TX 78401, Attorney Ad Litem.

Done this the _____ day of December, 2000.

STANLEY RAINS, Pro Se

MR. WILLIAM "BILL" KELLY IS THE OPPOSING COUNSELOR.

Do you want a scofflaw attorney taking care of your child, grandchild or anyone else's child? Are his own children safe in his home? Where is the D.A.? The Judge? Where is Justice? Apparently not with "Bill" Kelly!