

- in which I had found them packaged together and forwarded to me by the Northville Public School District administrative offices.
9. I have maintained that package in my own possession and the contents of that envelope have never been left outside of my own personal possession at my professional counseling office.
 10. Upon inspection of the envelope contents, I found near the top of the stack of copied documents a copy of a Texas court order written as an "Agreed Order of Expunction". (Exhibit C)
 - a) The court Order, time-stamped "2004 Sept.27" was an 8-page document referencing the "expunction" of criminal history.
 - b) I noted that "Item #1 of this court Order specifically states,' "...all release, dissemination or use of records pertaining to such arrests and prosecution is PROHIBITED".
 - c) I further noted that "Item #7" of the document additionally held that Mr. David Schied "may deny the occurrence of the expunged arrest and prosecution AND THIS EXPUNCTION iJRDER".
 11. I have shared the contents of this package with Mr. David Schied as his dependent child is my counseling client; and I am aware that he has named various administrators of the Northville Public Schools as having acted maliciously in the past to obstruct him from employment as a schoolteacher. I am also aware of the negative impact that such action has had upon his ability to support is dependent wife and child, and in impeding his ability to provide for the ongoing costs of the counseling services that this family needs in the aftermath of earlier offenses by the Northville Public Schools' administration.
 12. I am aware that the Northville Public Schools has been engaged in previous civil litigation in which Evidence has shown that the administrators of this school district are well aware that Mr. Schied's criminal history in Texas was SET ASIDE in 1979, was PARDONED in 1983, and with the remaining arrest record EXPUNGED in 2004.
 13. By reference to the very State and Federal statutes provided to me by Northville Public Schools' assistant superintendent David C. Bolitho, I have come to believe that, by my receipt of these documents through the U.S. Postal Service, I have been inadvertently involved as a witness to a CRIME against Mr. David Schied as perpetrated by David Bolitho.
 14. I believe that Mr. Schied may therefore be a crime victim as based upon the following statutes provided by Mr. Bolitho himself on behalf of the Northville Public Schools administration:
 - a) Under MCL §15.243(1) of Michigan's Freedom of Information Act (Act 442 of 1976), a public body such as a SCHOOL DISTRICT may exempt from disclosure any *information of a personal nature if public disclosure of the information would constitute a clearly unwarranted invasion of an individual's privacy*"; and "(b) Investigating records compiled for law enforcement purposes... insofar.... as disclosure as a public record would... (ii) Deprive a person of the right to a fair trial or impartial administrative adjudication... (or) ... (iv) Constitute an unwarranted invasion of personal privacy. "

- b) MeL 380.1230, MCL 380.1230(a) and MCL 380.1230(g) (Revised School Codes) - *"The governing body of a public school... or an employee of a district, public school academy... SHALL NOT DISCLOSE ... a report (containing criminal history information) or divulge its contents to any person who is not directly involved in evaluating the applicant's qualifications for employment or assignment.... A representative of the individual's employer who receives a copy of a report, or receives results of a report from another source... SHALL NOT DISCLOSE the report or its contents or the results of the report to any person outside of the employer's business or to any of the employer's personnel who are not directly involved in evaluating the individual's qualifications for employment or assignment. A person who violates this subsection is guilty of a misdemeanor punishable by a fine of not more than \$10,000.00."*
- c) MCL 380.1230(b) (Revised School Codes) - *"[Criminal history] information ... shall be used by a school district... only for the purpose of evaluating an applicant's qualifications for employment in the position for which he or she has Except as otherwise provided by law, a board member or employee of a school district, local act school district, public school academy, intermediate school district, or nonpublic school SHALL NOT DISCLOSE the information to any person, other than the applicant, who is not directly involved in the process of evaluating the applicant's qualifications for employment. A person who violates this subsection is guilty of a misdemeanor punishable by a fine of not more than \$10,000.00."*
- d) MCL 722.622(g) (Michigan's Child Protection Law) - *"'Expunge' means to physically remove or eliminate and destroy a record or report."*
- e) MeL 780.623 (Michigan's Set Aside Law) - *"... a person, other than the applicant, who knows or should have known that a conviction was set aside (pardoned or otherwise "expunged").... and who divulges, uses, or publishes information concerning a conviction set aside under this section is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not more than \$500.00, or both."*
- f) Article 60.06(b) (of Texas Code of Criminal Procedures) - *Information on an individual that consists of an identifiable description and notation of an arrest, detention, indictment, information, or other formal criminal charge and a disposition of the charge, including sentencing, correctional supervision, and release that is collected and compiled by the Department of Public Safety and the Texas Department of Criminal Justice from criminal justice agencies and maintained in a central location is not subject to public disclosure..."*
- g) Article 55.03 (Tex. Code of Crim. Proc.) - *"When the order of expunction is final: (1) the release, dissemination, or use of the expunged records ... is prohibited..."*
- h) 5 U.S.C. § 552a (i)(I) (of the Privacy Act of 1974) - *"Any officer or employee of an agency, who by virtue of his employment or official*

*position, has possession of, or access to, agency records which contain individually identifiable information the disclosure of which is prohibited and who knowing that disclosure of the specific material is so prohibited, willfully discloses the material in any manner to any person or agency not entitled to receive it, **SHALL BE GUILTY OF A MISDEMEANOR** and fined not more than \$5,000."*

15. I also understand that, under §15.243(f)(ii) of Michigan's Freedom of Information Act, records held in confidence by a public agency are exempt from disclosure if the administrative officer of the public body has provided an expressed promise of confidentiality. (Exhibit D)
- a) I understand that such a promise was made, in writing, to Mr. Schied by the Human Resources Director of the Northville Public Schools on two different occasions as provided by attachment to this affidavit. (Exhibit E)
 - b) As such, it appears to me that by his good faith belief in these written promises by Northville Public School administration, Mr. Schied may also be the victim of criminal FRAUD.
16. I question the liability that is imposed upon Mr. Schied as the sole provider to his family when, by Texas court Order he is being allowed to deny the existence of this criminal history document, while the Northville Public Schools is being allowed to criminally disseminate it to anyone, including prospective employers, under the Freedom of Information Act.
- a) In my view, the document being disseminated by David Bolitho of the Northville Public Schools defies Mr. Schied's right to employment, and thus impedes his ability to provide for his dependent wife and child.
 - b) The document sent to me by the Northville Public Schools might justify what might otherwise be false allegations of "misrepresentation" against David Schied should Mr. Schied attempt to rely upon his right to deny the existence of this document as provided clearly by the Texas court Order being disseminated by David Bolitho and the Northville Public Schools.
17. I therefore submit this Affidavit, under Oath, as witness to crimes I perceive to be occurring against David Eugene Schied.

Further the affiant sayeth not.

Respectfully submitted.

Dated: 2-10-09

By



Sworn to and subscribed before me this 10th day of February, 2009.

Laura J. Myers

Laura J. Myers, Notary Public
State of Michigan, County of Oakland
My Commission Expires 51161201.
Acting in the County of Oakland

EXHIBIT "A"

Northville Public Schools

501 WEST MAIN STREET
NORTHVILLE, MICHIGAN 48167

D. Bolitho, Assist. Superintendent

TO:

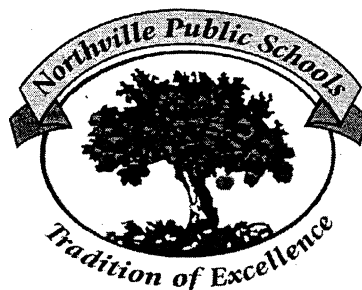
Mr. Earl Hocquard
140 Barn Ridge
Fenton, MI 48430

FIRST CLASS MAIL



EXHIBIT "B"

Leonard R. Rezmierski, Ph.D.
Superintendent



David C. Bolitho
Assistant Superintendent
Administrative Services

January 13, 2009

Mr. Earl Hocquard
140 Barn Ridge
Fenton, MI 48430

Mr. Hocquard:

This letter is in response to your request under the Freedom of Information Act, which was received by the School District on January 6, 2009.

Your request is denied under Section 13(1)(a) of the Freedom of Information Act to the extent that it would require the disclosure of home addresses, home telephone numbers and home e-mail addresses, as the disclosure of such information would constitute a clearly unwarranted invasion of privacy. See Michigan Federation of Teachers and School Related Personnel, AFT, AFL-CIO v. University of Michigan.

Your request is also denied to the extent that it would require the disclosure of social security numbers, as such information is exempt from disclosure under Section 13(1) (w) of the Freedom of Information Act.

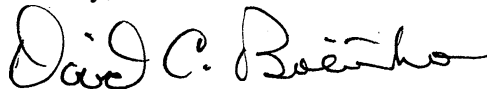
Finally, your request is denied to the extent that it would require disclosure of the results of criminal history/records checks conducted by the Michigan Department of State Police and/or the Federal Bureau of Investigation, as such information is exempt from disclosure under Section 13(1)(d) of the Freedom of Information Act, and Section 1230, 1230a, and/or 1230g of the Michigan School Code.

Pursuant to Section 14 of the Freedom of Information Act, to the extent that particular public records responsive to your request contain information which is both exempt and non-exempt from disclosure, copies are enclosed with the appropriate redactions of exempt information.

"Because your request has been denied in part, you may do one (1) of the following at your option: (a) submit to the head of the public body a written appeal that specifically states the word "appeal" and identifies the reason or reasons for reversal of the denial; or (b) commence an

action in Circuit Court under Section 10 of the FOIA (copy enclosed). Should you prevail you may also be entitled to receive attorney fees and damages.

Sincerely,



David C. Bolitho
Assistant Superintendent
Administrative Services

DCB:jt

Attachment: -Copy of Freedom-of Information Act (Excerpt)-

foiaO 11309.hocquard

FREEDOM OF INFORMATION ACT (EXCERPT)
Act 442 of 1976

15.240 Options by requesting person; appeal; orders; venue; de novo proceeding; burden of proof; private view of public record; contempt; assignment of action or appeal for hearing, trial, or argument; attorneys' fees, costs, and disbursements; **assessment** of award; damages.

Sec. 10. (1) If a public body makes a final determination to deny all or a portion of a request, the requesting person may do 1 of the following at his or her option:

(a) Submit to the head of the public body a written appeal that specifically states the word "appeal" and identifies the reason or reasons for reversal of the denial.

(b) Commence an action in the circuit court to compel the public body's disclosure of the public records within 180 days after a public body's final determination to deny a request.

(2) Within 10 days after receiving a written appeal pursuant to subsection (1)(a), the head of a public body shall do 1 of the following:

(a) Reverse the disclosure denial.

(b) Issue a written notice to the requesting person upholding the disclosure denial.

(c) Reverse the disclosure denial in part and issue a written notice to the requesting person upholding the disclosure denial in part.

(d) Under unusual circumstances, issue a notice extending for not more than 10 business days the period during which the head of the public body shall respond to the appeal. The head of a public body shall not issue more 1 notice of extension for a particular written appeal.

(3) A board or commission that is the head of a public body is not considered to have received a written appeal under subsection (2) until the first regularly-scheduled meeting of that board or commission following submission of the written appeal under subsection (1)(a). If the head of the public body fails to respond to a written appeal pursuant to subsection (2), or if the head of the public body upholds all or a portion of the disclosure denial that is the subject of the written appeal, the requesting person may seek judicial review of the nondisclosure by commencing an action in circuit court under subsection (1)(b).

(4) In an action commenced under subsection (1)(b), a court that determines a public record is not exempt from disclosure shall order the public body to cease withholding or to produce all or a portion of a public record wrongfully withheld, regardless of the location of the public record. The circuit court for the county in which the complainant resides or has his or her principal place of business, or the circuit court for the county in which the public record or an office of the public body is located has venue over the action. The court shall determine the matter de novo and the burden is on the public body to sustain its denial. The court, on its own motion, may view the public record in controversy in private before reaching a decision. Failure to comply with an order of the court may be punished as contempt of court.

(5) An action commenced under this section and an appeal from an action commenced under this section shall be assigned for hearing and trial or for argument at the earliest practicable date and expedited in every way.

(6) If a person asserting the right to inspect, copy, or receive a copy of all or a portion of a public record prevails in an action commenced under this section, the court shall award reasonable attorneys' fees, costs, and disbursements. If the person or public body prevails in part, the court may, in its discretion, award all or an appropriate portion of reasonable attorneys' fees, costs, and disbursements. The award shall be assessed against the public body liable for damages under subsection (7).

(7) If the circuit court determines in an action commenced under this section that the public body has arbitrarily and capriciously violated this act by refusal or delay in disclosing or providing copies of a public record, the court shall award, in addition to any actual or compensatory damages, punitive damages in the amount of \$500.00 to the person seeking the right to inspect or receive a copy of a public record. The damages shall not be assessed against an individual, but shall be assessed against the next succeeding public body that is not an individual and that kept or maintained the public record as part of its public function.

History: 1976, Act 442, Eff. Apr. 13, 1977;—Am. 1978, Act 329, Imd. Eff. July 11, 1978;—Am. 1996, Act 553, Eff. 31, 1997.

Popular name: Act 442

Popular name: FOIA

EXHIBIT "C"

O

O

NO.

EX PARTE

DAVID EUGENE SCHIED

§
§
§
§
§

IN THE DISTRICT COURT FOR.
THE 234TH JUDICIAL DISTRICT
HARRIS COUNTY, TEXAS

FILED
HARRIS COUNTY, TEXAS
CHARLES B. GALLER
DISTRICT CLERK
HARRIS COUNTY, TEXAS
SEP 27 1977 3:37 PM

P-7
ca 6
NCA
PROSECUTOR DEPUTY

AGREED ORDER OF EXPUNCTION

On this date on to be heard the petition for filed in the above captioned cause. Having considered the pleadings and other documents on file herein, the Court finds that it has jurisdiction over the instant cause and the parties thereto; and that the respondents have been duly served with and that all procedural and substantive requirements for expunction of the below specified criminal have been met.

Petitioner's full legal is DAVID SCHIID. a white male, whose date of birth is August 22, 1957. His past Texas number, is [redacted] his past California driver's number is A and his present Michigan number is [redacted] Petitioner's social security number is [redacted] Petitioner's address at the time ofbia was 8039 Boone Rd, #120, Houston, 77072.

Petitioner was arrested on July 20, 1977 by the Police Department (OR#293158) for the Felony Offense of [redacted] No. 266491 in the 183rd Criminal District Court of Harris County, Petitioner was on 14, 1977 and, sentenced to [redacted] s probation, which was terminated on December 20, 1979 releasing Petitioner from his probation. A pardon was issued to on June 1, 1983, by Governor Mark White, thereby, making the above referenced case eligible for expunction.

THEREFORE, it is ORDERED, ADJUDGED and DECREED that:

(1) the petition for expunction filed in the above-captioned cause is GRANTED, and all records of the petitioner's arrests in the above-stated causes including all records of petitioner's prosecution for these offenses expunged; and all release, dissemination or use of records pertaining to such arrests and prosecutions is prohibited;

(2) the respondents shall return all records and files concerning the above-specified arrests to this Court, or if removal is impracticable, obliterate all portions of the records or files that identify the petitioner, including all computer entries, and notify the court of its action;

(3) the respondents shall delete from their records all index references to the records and files that are subject to this expunction order;

(4) the respondent district clerk shall not permit inspection of the court records concerning this expunction proceeding by any person other than the petitioner's attorney, and shall obliterate all public references to this proceeding and maintain the file and all records in an area not open to inspection;

(5) the Clerk shall deliver to the petitioner or attorney, on request, all files and records returned to it pursuant to this order;

(6) the respondent district clerk shall destroy all such files and records returned to it pursuant to this order on the first anniversary of the date the order for expunction was issued unless the petitioner has requested the return of the records as provided above;

(7) pursuant to Article 55.03, Texas Code of Criminal Procedure, the petitioner may deny the occurrence of the expunged arrest and prosecution and this expunction order, except said petitioner, when questioned under oath in a criminal proceeding about said matters, may state only that the matter in question has been expunged;

(8) the Department of Public Safety shall send a copy of this order by certified mail, receipt to appropriate central federal repository of criminal records that there is reason to believe has any of the records subject to this order, together with an explanation of the effect of the order and a request that the records in possession of the repository, including any information with respect to this proceeding, be destroyed, deleted or returned to the court; and'

(9) the phrase "all records and files to the arrest" does not include records relating to the suspension or revocation of a license, permit or privilege to operate a motor vehicle except as provided in TEX. TRANSP. CODE ANN" §524.015 and §724.048 (Vernon Pamphlet 1996).


(10) the district clerk shall cause a copy of this order to be delivered, by certified mail, return receipt requested, to the following agencies subject to this order:

- (a) Harris County Sheriffs Department
Attn: Expunctions
1301 Franklin
Houston TX 77002
- (b) Texas of Public Safety
Crime Records Service MSC 0234
P.O. Box 443
Austin TX 78765-4143
- (c) County District Attorney's Office
Attn: Scott Durfee
1201 Suite 600
Houston TX 77002
- (d) Houston Police Department
Attn: Expunctions
1200 Travis, 10th Floor
TX 77002

(e) County District Clerk's Office
Attn: Expunctions
301 Fannin, 1st Floor
Houston TX 77002

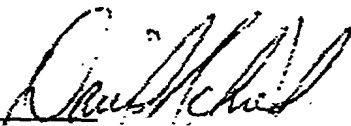
<0 Harris County Office of Court Services
Attn: Expunctions
1201 Franklin, 12th Floor
Houston TX 77002



Signed this -day of OCT - 1 2004 , 2004.



JUDGE PRESIDING
234th District Court
Harris County, Texas

Approved as to and substance:



AVID. SCHIED



Petitioner Pro Se

CHARLES A. ROSENTHAL, JR., DISTRICT ATTORNEY



By: SCOTT A.

Assistant District Attorney

SBN: 06277550

ROSE

Assistant District Attorney

SBN: 00786209

Harris County, Texas

1201 Franklin, Suite 600

Houston, Texas 77002-1923

Telephone: (713) 755-5816

Facsimile: (713) 368-9275

Attorney for Harris County District Attorney

MICHAEL A. STAFFORD, COUNTY ATTORNEY



By: T. SCOTT PETTY "

Assistant County Attorney

SBN: 24037273

By: CBARLFSN. WALKER

Assistant County Attorney

SBN: 20695200

1319 Prairie, Suite 940

Houston, Texas 77002

(713) 755-5101

Facsimile: (713) 755-8924

Attorney for Harris County District Clerk

Harris County Sheriff's Department

Harris County Constable's Office

Harris County Justice of the Peace Courts

Harris County Office of Court

HOUSTON POLICE DEPARTMENT



By: SANDRA W. ROBINSON
Assistant Police Administrator
SBN: 21576320

By: MARK A. HOLBROOK
Staff Attorney / Police Officer
SBN: 24035874

HPD Legal Services

1200 Travis, Floor

Houston, Texas 77002

Telephone: (713) 308-1660

Facsimile: (713) 308-2566

Attorney for the City Of Houston Police Department

TEXAS DEPARTMENT OF PUBLIC SAFETY

By: J. FRANK DAVIS

Crime Records Service, MSC 0234

P.O. Box 4143

Austin, Texas 78765-4143

Telephone: (512) 424-5841

Facsimile: (512) 424-5666

Attorney for the Texas Department Of Public Safety

HOUSTON POLICE DEPARTMENT

By: SANDRA W. ROBINSON

Assistant

SBN: 21576320

By: MARK A. HOLBROOK

/ Police Officer

SBN: 24035874

HPJ) Legal Services

1200 Travis. 7th Floor

Houston, Texas 77002

(713)

(713)

Attorney the City of Houston Police Department

OF PUBLIC SAFETY


By: J. FRANK DAVIS

SBN: 00785809

Crime Records Service, MSC 0234

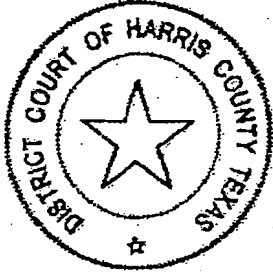
P.O. Box 4143

78765-4143

(512) 424-5841

(512) 424-5666

Attorney for the Texas Department of Public Safety



I, Charles Bacarisse, District Clerk
County, Texas, certify that this is a true **and**
correct copy of the original record filed and or
recorded in my office, electronically or hard
copy, as it appears on this date
Witness my official hand and seal of office
this November 2, 2004

Certified Document Number: 8390709 Total Pages: 7

A handwritten signature in cursive script, appearing to read "Charles Bacarisse".

CHARLES BACARISSE, DISTRICT CLERK
HARRIS COUNTY, TEXAS

•

EXHIBIT "D"

This was not included in NV package.

FREEDOM OF INFORMATION ACT
FREEDOM OF INFORMATION ACT

Act 442 of 1976

15.243 Exemptions from disclosure; public body as school district or public school academy; withholding of information required by law or in possession of executive office.

Sec. 13. (1) A public body may exempt from disclosure as a public record this act any of the following:

(a) Information of a personal nature if public disclosure of the information would constitute a clearly unwarranted invasion of an individual's privacy.

(b) Investigating records compiled for law enforcement purposes, but only to the extent that disclosure as a public record would do any of the following:

(i) Interfere with law enforcement proceedings.

(ii) Deprive a person of the right to a fair trial or impartial administrative adjudication.

(iii)

(iv) Disclose the identity of a confidential source, or if the record is compiled by a law enforcement agency in the course of a criminal investigation, disclose confidential information furnished only by a confidential source.

(v) Disclose law enforcement investigative techniques or procedures.

(vi) Endanger the life or physical safety of law enforcement personnel.

(c) A public record that if disclosed would prejudice a public body's ability to maintain the physical security of custodial or penal institutions occupied by persons arrested or convicted of a crime or admitted because of a mental disability, unless the public interest in disclosure under this act outweighs the public interest in nondisclosure.

(d) Records or information specifically described and exempted from disclosure by statute.

(e) A public record or information described in this section that is furnished by the public body originally compiling, preparing, or receiving the record or information to a public officer or public body in connection with the performance of the duties of that public officer or public body, if the considerations originally giving rise to the exempt nature of the public record remain applicable.

(f) Trade secrets or commercial or financial information voluntarily provided to an agency for use in developing governmental policy if:

(i) The information is submitted upon a promise of confidentiality by the public body.

(ii) promise of confidentiality is authorized by the chief administrative officer of the public body or by an elected official at the time the promise is made.

(iii) A description of the information is recorded by the public body within a reasonable time after it has been submitted, maintained in a central place within the public body, and made available to a person upon request. This subdivision does not apply to information submitted as required by law or as a condition of receiving a governmental contract, license, or other benefit.

(g) Information or records subject to the attorney-client privilege.

(h) Information or records subject to the physician-patient privilege, the psychologist-patient privilege, the minister, priest, or Christian Science practitioner privilege, or other privilege recognized by statute or court rule.

(i) A bid or proposal by a person to enter into a contract or agreement, until the time for the public opening of bids or proposals, or if a public opening is not to be conducted, until the deadline for submission of bids or proposals has expired.

EXHIBIT "E"

Main Identity

From: "David Schied" <dschied@sbcglobal.net>
To: <beasonch@northville.k12.mi.us>
Sent: Saturday, May 01, 2004 4:03 PM
Subject: request for assistance

Dear Charmaine,

You may forward this email message to Ms. Katie Doerr Parker if you wish. Ms. Parker is aware that there is information in my personnel file and substitute teacher employment application that I was reluctant to provide to your HR department I am currently in the process of getting a Texas court order for having those records "expunged" from all public and private agencies that I believe have possession of such information. The court representative that is processing my "petition" is requiring the following since over the next several months the original judge's order will be circulating from agency to agency for notice and signatures. Please provide me with the following information at your earliest convenience:

*** Name, Address, Phone, Fax, and Michigan Bar # for the attorney representing Northville Community Schools.

Your assistance in this very important matter will be greatly appreciated. I am thoroughly enjoying my current placement at Cooke Schools and hope to be considered for full-time contract employment next fall.

Sincerely,

David Schied

From: Katie Parker
To: Schied, David
Date: 5/19/043:00PM
Subject: Your request

Hello David.

I received your paperwork and the request for sign off. Our attorney does not understand why our district should be involved in anything that has to do with expunging the records of your past actions; it has nothing to do with us and everything to do with you. He does not feel comfortable signing anything. We are not endorsing or excusing you from your past actions. As I understand the documents you initially, shared with me, you were pardoned in Texas for actions in Texas. We certainly can and will destroy or return all implicating documents if your record is expunged by court order. Perhaps you can let us better understand why our attorney's signature is needed?

Thank you.

Katie Doerr Parker
Director, Human Resources
Northville Public Schools
248.344.8451

CC: gpk@kellerthoma.com; Parker, Katie

Date: Mon, 15 Aug 2005 16:15:37 -0400
From: "Katie Parker" <ParkerKa@northville.k12.mi.us>  Add to Address Book | Add Mobile Alert
To: dschied@yahoo.com
Subject: Re: new fingerprinting & BG check

Hello David,


Mr. Bolitho is the Assistant Superintendent for Administrative Services. He is now in charge of Human Resources as well. Ms. Taylor *is his* administrative assistant and the office manager.

Katie

>> David Schied <dschied@yahoo.com> 08/15/05 3:52 PM >>

Please excuse the question but would you be able to tell me the position of each of the individuals that you named at Northville Community Schools?

David


Date: Mon, 1 Aug 2005 13:01:43 -0700 (PDT)
From: "David Schied" <dschied@yahoo.com>  Add to Address Book | Add Mobile Alert
Subject: new fingerprinting & BG check
To: "Katie Parker" <ParkerKa@northville.k12.mi.us>

Dear Ms. Parker,

I just picked up the results of the new fingerprinting from Lola in HR, and am proud to say that "no criminal history record exists" by the response of the Michigan State Police and the FBI. I wish now to reiterate my request that all documents regarding previous background checks be destroyed and with a letter to that effect by Mr. Gary King.

Sincerely,

David Schied

Date: Mon, 18 Jul2005 08:39:49 -0400
From: "Katie Parker" <ParkerKa@northville.k12.mLus>  Add to Address Book | Add Mobile Alert
To: dschied@yahoo.com
CC: "David Bolitho" <BolithDa@northville.k12.mLus>, "Lola Nestor" <NestorLo@northville.k12.mLu5>
Subject: Re: new fingerprinting & BG check

David,

I am no longer in HR, but in the Office of Instruction. Please check with Mr. *Boli* ho and Lola. Lola receives the information on the background checks. Thank you.

Katie

»> David Schied <dschied@yahoo.com> 07/17/05 11:51 AM »>


Dear Ms. Parker,

I hope your summer *is going well*.

I was hoping to be notified when the results of my fingerprint and BG check come back. In the meantime, I thought I'd check back with you *periodically*. Thanks.

Sincerely,

David Schied

Date: Tue, 14 Jun 2005 09:39:00 -0400
From: "Katie Parker" <ParkerKa@northville.k12.mLus>  Add to Address Book | Add Mobile Alert
To: dschied@yahoo.com
CC: "David Bolitho" <BolithDa@northville.k12.mLus>, "Lola Nestor"-<NestorLo@northville.k12.mLus>
Subject: Re: Fwd: new fingerprinting & BG check

Dear Mr. Schied,

Our attorney, Gary King, would like for you to move forward with the required new fingerprinting at the \$54 cost. We *will* then make the determination to remove to *his* office in a sealed envelope or totally destroy any documents we possess. Thank you.

Katie

>>> David Schied <dschied@yahoo.com> 6/14/2005 8:46:49 AM >>>

Dear Ms. Parker,

My records are showing that I still have not received a reply to the message written below in follow up to my last visit to your office, and in which I left with the understanding that you would consult with the Northville Schools attorney to find out if we might replace (and destroy) "the previous FBI report (hopefully while I might still be fingerprinted by Lola at a reduced cost and before the switchover occurs that will cost me even more money).

I forgot at that time to mention my desire to have all of the copies of the Expungement paperwork that you copied for the attorney to keep on file; so I would like to add the destruction of that paperwork to my request to ensure that all records of my trying to get this record permanently cleared are obliterated.

Please let me know what stand the district's attorney is taking on this matter, or have that attorney contact me directly, ASAP. Thank you.

Sincerely,

David Schied

--- David Schied <dschied@yahoo.com> wrote:

> Date: ,Wed, 1 Jun 2005 Q6:05:57 -0700 (PDT)

> From: David Schied <dschied@yahoo.com>

> Subject: new fingerprinting & BG check

> To: Katie Parker <ParkerKa@northville.k12.rni.us>

> Dear Ms. Parker,

> As you know, I am making every effort to obliterate all remaining documents left in the possession of any and all Michigan agencies (for which I have had to furnish as a result of Dr. Sandra Harris failing to follow federal codes and provide me the opportunity to have my FBI report "corrected") to include What I believe is the last remaining document in possession of Northville Community Schools, which is the criminal background check I paid for in late 2003 or 2004.

That report reflects a modification and improvement over what was received by Dr. Harris at Lincoln Consolidated Schools; but it was not a full correction of the FBI's records as reportedly obtained from the Texas Department of Public Safety. Yesterday, you authorized my paying for another criminal background check after discovering that Lola for some reason was not able to adequately copy the original "corrected" FBI document that I brought in showing that "no criminal history" exists. You also told me

that you would consult with the District's attorney about the matter of my request that I be given (written) assurance that the original FBI report that was furnished to you was destroyed completely when replaced by the new FBI report that I am intending to purchase.

Just as I was walking out of the human resources office however, Lola told me that I would have to act soon before a change in your system occurs from manual to computer and from \$54 to \$72, which she said would be around the middle of the month. I just wanted to send you a reminder that my motivation for paying the \$54 amount *is* with the understanding that the first FBI report in possession of Northville Schools will be destroyed (and with that assurance *in* writing from your attorney); therefore, I ask that you get back with me as soon as possible with the attorney's response so that I may comply with Lola's reminder to get that check, along with my fingerprints, back to her as soon as possible.

Sincerely,

David Schied