



How to Handle CPS, Strangers, or Law Enforcement, Knocking on Your Door

Before I explain your response to the above circumstance, let's address your rights and what is very likely happening and the reason for my post today. I am in MT, but the rules are the same, for we all live under the same United States Constitution.

I just became aware of a situation that has happened here in MT. It actually made the Megan Kelly Show. I encourage you to watch it, it is the first 50 minutes of the show. It is the #714 (Jan 9, Kolstad) podcast of her show. FWIW, in MT, we are pretty much a staunch supporter of parental rights in regard to our kids. As you watch, keep in mind that you can be easily manipulated into surrendering those parental rights.

When your doorbell rings, what do you do? Naturally, most open the door! This is a parents first mistake. If you do not have the ability to know who is on the other side of the door, don't open it. Instead, while the door is still closed, through the door, ask who is there. If it is Child Protection Services (CPS), ask if they have a warrant. **DO NOT OPEN THE DOOR** unless they do have the warrant! If they do have a warrant, they will be accompanied by a law enforcement officer of some sort. If there is no warrant, **DO NOT** open the door!

Always, before opening the door, know who is on the other side. I cannot overstate doing this! If you cannot see who is ringing the door bell, get it fixed so you can see them. Your kids should not be opening the door to strangers either! Teach them!!! Today, there are door bells that wirelessly transmit a pic inside of who is ringing the bell. One can also install a peephole in the door. Understand, these are good safety devices overall for your home. It could be bad guys come to rob you, do a home invasion, or molest you and/or your kids, whatever. A doorbell with accompanying visibly, is a good idea in this day and age, no matter who rings the bell. Be secure. Protect your family – and your kids.

Back to the Kolstad story and their involvement with CPS. Understand, that if CPS comes to your door with or without an accompanying officer or warrant, **THEY ARE NOT THERE AS YOUR FRIEND!!!** The very nature of their job makes them your enemy. Please understand this simple fact! You are going to be treated as a suspect and absolutely **ANYTHING** you tell them can and likely will be used against you. There is nothing you can say or do that will fix this situation to your liking. Absolutely nothing! The only thing that is appropriate is to make an appointment away from your home, and away from your kids, but do not let them in.

Understand, it is legal for them to lie to you. Do not lie to them however!

(Read the 4th Amendment to our constitution)

Don't even open the door! Simply by opening the door, you let them get a peek inside. The kids shoes tossed around, or a curtain askew, dirty dishes on the table or sink, the vacuum left out, that flour on the counter that might be cocaine, anything they can see will be used against you. It gives them the ability to tell a judge ...the place was a mess... or some such. Remember, the reason they came was to gain entrance, and to see what dastardly things you have been doing – to and with your kids present. This is their job!

Ask them what brings them to your door. If they volunteer information to you that they have heard someone express concerns about one of the kids, as was the case with the Kolstads, they will also likely refuse to convey what their concern actually is. Tell them unless they want to be specific enough for you to understand, explain that what little information they are offering is inadequate for them to interview one of your kids. **NEVER, EVER,** let them interview one of your kids alone. **Never!** The **ONLY** circumstance they should

EVER interview **ANY** child is in a videotaped interview. One where you get to have a complete and unedited copy of the tape. **THIS IS THE ONLY CASE!!!**

I once had CPS interrogator give a 5-year-old boy a soda can full of Sprite. She watched him drink it, and 1 hour and 45 minutes later, when he needed to go to the bathroom, she told him, and I quote: “No, Eric, you can't go to the bathroom until you tell me what I want to hear.” This was actually on CPS's own videotape!

Tell them that you are uncomfortable having them in the house, and that you and your spouse will be happy to come to their office, or to the school, or where ever they would like to meet, but **DO NOT** let them gain access to your kids! Don't take the kids to the interview either!

Should this interview happen, at the very least, take your cell phone, with a voice recorder on it. Test it before hand. Walk into the meeting, put the recorder on the table, turn it on, and state the following: I will be recording this meeting, state the date, the time and place, and identify **ALL** the people who are in the meeting, as well as yourself and spouse, and at least a witness, or the attorney if you brought one.

Once you have stated the above, then verify if recording the meeting is okay with everyone. Get everyone's permission. If anyone in the meeting does not want to be recorded, tell them they are free to excuse themselves. **DO NOT** cave in! No recording, **NO** interview! In some states

ALL/BOTH parties have to agree to a recorded interview. In some states only one party must know that it is being recorded. Know which state allows only one to know, so be aware. (MT currently requires all to know.)

Announcing that you are going to record, will likely change the whole character of the interview so announcing that it is being recorded is still a good idea, even if your state only requires one party (you) to be aware. Announcing makes the recording legal evidence as well – with much less argument about its legality later. You may very well not get any further in their interview, for they are not going to like being recorded...it limits their “inventiveness” considerably. (They just might call it a day.)

Only after you have done the above, start the meeting off with: So, what do you folks want to talk about? The mere fact that the meeting is being legally recorded will keep the nonsense to a minimum. Do not provide any additional information than necessary. Remember, you are **STILL** suspects.

Let them divulge whatever information they have. You only listen. As silently as possible. **NO** admitting guilt of anything! No, once in a while I do _____ my children. **NO** admitting anything! **ALL** of their loaded & leading questions need to be responded with ...are you accusing us of _____? When CPS says ...oh, no, we are not accusing..., then respond with ...well, then, what are we here for? And wait....

I am reminded of the highway patrol officer who stops someone speeding. This is often how the conversation starts from an officer: “Do you know how fast you were driving?” (he may or may not know!) With CPS as well, **DO NOT CONFESS!** Just don't! You, your kids, and your family, are all at stake. I am not saying for you to be dishonest. I am saying protect your rights. Don't surrender them without knowing of pitfalls you might very possibly be unaware of, and what traps/charges you inadvertently could be walking into with zero understanding.

Listen to the Megan Kelly podcast interview #714. Then protect your family! The Kolstads did none of the above...they trusted the system and it destroyed their little family. Here in

Montana, no less!

Their daughter will be convinced she is a boy even if they eventually get her back. She even may be surgically transformed into a person who will never be able to have a family of her own. {Or “his,” for “he” will never be able to have children in any case.} Worse, almost all of these things are physically **NOT** reversible in spite of what is being stated by those that support doing these travesties to our children.

PART 10. YOUTH HEALTH PROTECTION ACT

PROHIBITIONS

50-4-1004. Prohibitions. (1) (a) Except as provided in subsection

(1)(c), a person may not knowingly provide the following medical

treatments to a female minor to address the minor's perception that her

gender or sex is not female:

* surgical procedures, including a vaginectomy, hysterectomy,

oophorectomy, ovariectomy, reconstruction of the urethra,

metoidioplasty, phalloplasty, scrotoplasty, implantation of erection or

testicular protheses, subcutaneous mastectomy,

.....
Local news media has been reporting about a 14-year-old that was removed from the state by Child Protection Services. (Glasgow) It has been reported, that Child Protection Services removed this youngster without and in defiance of her father and step mother's permission.

Media reports sounds like she was first taken to Wyoming, and may now be back in our state, or even moved by Child Protection Services to her biological mother somewhere in Ontario, Canada. It has been reported that this Canadian mother apparently has not been in contact with this girl but once in the past 7 years.

According to media reports, our Governor has put his blessing on the apparent violation of parental rights for this child and perhaps even approved of out-of-state gender dysphoria treatment(s). Reportedly our child protection services have apparently been involved in taking this child from the parents and removing her to out-of-state location(s) as well.

All I have is media sources, which I have long since learned to recognize as only occasionally factual.

Therefore, I move that we create an oversight committee to review, discover, and determine what is going on in the lives of this family. That the committee does attempt to determine the facts, and what state laws or parental rights, if any, have been, or are being violated as a result of, or because of the state's involvement with this family.

I also am encouraging video-taping all CPS interviews with minors.

Russell Sias
Former Institute for Psychological Therapies
Data Analyst

Testified in over 800 CPS Hearings/Trials

Columbia Falls 🇺🇸