

**IN THE JEFFERSON COUNTY
CIRCUIT COURT, DIV. 7**
(Chief Judge Audra Eckerle)
Case No.: 12-ci-06517

CIRCUIT CLERK'S OFFICE
JEFFERSON CIRCUIT COURT

2013 MAR 18 A 9:48

CLERK 6

MIDDLETON REUTLINGER, **PLAINTIFFS**
PROCARENT, INC. d/b/a LOUISVILLE TRANSPORTATION CO.,
KENTUCKY STATE TREASURER for
COMMONWEALTH OF KENTUCKY

vs. **NOTICE OF PLAINTIFF'S IMPROPER REPLY**
(re: Plaintiffs' Mar. 11, 2013-filed Reply)

DANIEL COBBLE
ALLISON GRIMES AS SECRETARY OF STATE

DEFENDANTS

Mar. 18, 2013 | Page 1 of 4

1. Now comes Defendant Daniel Cobble (hereafter as Cobble) to give Notice of Counsel's (for Plaintiffs) Mar. 11, 2013-filed *Plaintiffs' Reply to Defendant's Response to Cross Motion For Summary Judgment*.
2. Counsel's 3-11-2013 pleading is improper for two reasons:

**I. RESTATED RELEVANCY OF YOUTH PATHOLOGY TO
THIS CASE & REVERSING THE PATHOLOGY**

3. **First**, Plaintiffs' Counsel requests that Cobble be admonished pursuant to Civil Rule 11 regarding his comments on causation of the youth massacres plaguing our society. Such request is unreasonable, where Counsel misunderstands Cobble's concern for what's causing the pathology of youths conducting massacres and committing suicides. **We should not shy away** from this discussion, in the interest of realistic and practical resolutions to saving our youths.

3. Cobble's believes the instant case (and many others) is related to youth pathology by the mis-behavior of adults that's ultimately accepted by other adults in the community at-large, where Our children observe adult-

COPY

acceptance, thereof.

4. Cobble believes adult acceptance of bad behavior leaves many children with an "emotional vacuum" where they either copy the behavior, or they are left confused and dejected, since the widely-accepted malfeasance of adults contradicts the moral, ethical, religious and constitutional values that are taught to youth in Our schools, colleges, churches, Etc. – This conundrum, **in addition to adult apathy**, must leave many of Our children feeling isolated, anxious, neglected, and frustrated, that sets-up ADHD, ADHD-related conditions, and other mental maladies (not-to-mention the genetic transmission of emotionally-based maladies). (Cobble also believes it's partially why the school drop-out rate is so high.)

5. A case-in-point is the **Mar. 8, 2013 CBS News story** (by Steve Hartman) about 7th-grader Noah Brocklebank planning his suicide on the internet, due to his mental depression and being bullied in school. Noah's disposition was reversed when his mother prompted a large community response from Facebook, long overdue by school officials and faculty.

6. **Another example** is 19 year-old Keith Ponder in Jefferson County district court (Case 12-F-06759), where adult malfeasance is seeking to also destroy his life. Here, this teenager is being prosecuted without any formal charges filed against him. – The court clerks are aware of this situation, but have thus far refused to demand the judges dismiss the case. – **Adults are simply allowing it to happen.**

7. Likewise in the instant case, where Plaintiffs, their attorneys, court clerks and judges are refusing to honor the law and their moral duties of taking responsibility for the injuries done to Cobble. Instead, these adults are transmitting "acceptance" of such immoral behavior into the community

at-large for Our children to observe and emotionally process.

8. **By contrast**, people are questioning why New York City (**NYC**) is experiencing record-low crime. This is because Mayor Michael Bloomberg operates a policy of clean government, making government more functional, with fewer problems (striving to address the needs of its citizenry), for other adults in NYC to be proud-of and emulate. Because Bloomberg is not beholden to cronyism, he can set high standards for how government officials should conduct themselves.

9. Whereby, Cobble asserts that negative youth pathologies can be reversed by adults understanding that their behaviors directly and indirectly affect the pathological behavior in Our children. **It's critical that all adults** begin to understand that their behavior influences the lives of Our children, for better or worse, as the instant case is no less related or affected.

10. Pursuant to Albert Einstein's *Theory of Relativity*, we all make a difference in the social outcome of Our society. – The "mature adult" understands his relevancy to society at-large. We can reverse the pathologies leading to youth massacres by adults becoming more involved with Our children, whether they are parents or non-parents.

II. DISHONESTY OF PLAINTIFFS' MOOT ISSUES

10. **Second**; Counsel's 3-11-2013 Reply (*supra*) for Plaintiffs is yet another moot argument. **Counsel well understands** the Court is procedurally required to ratify Liens 2012-2603246-38.02, 2012-2603243-05.01, and 2012-2603245-27.01, since the Secretary of State has not deemed these liens administratively invalid, and Plaintiffs have not moved for jury trial.

11. Counsel is disingenuous by continuing to file frivolous pleadings.

This Notice respectfully submitted,

Daniel Cobble MAR. 18, 2013

Daniel Cobble, Plaintiff DATE
3401 Lesway Ct., #12, Louisville, KY 40211 - 502-499-5249

Certificate of Service

A copy of the foregoing was sent on MAR. 18, 2013 by first-class mail to:

David J. Kellerman & Mark S. Fenzel
Middleton Reutlinger, P.S.C.
401 So. 4th St., #2600
Louisville, KY 40202

Noel Caldwell
Director of Business Filings
KY Sec. of State
700 Capitol Ave., Ste. 152
Frankfort, KY 40601

Nicole H. Pang, Assist. Attorney Gen.
Office of the Attorney General
700 Capitol Ave., #118
Frankfort, KY 40601

by Daniel Cobble *D. Cobble*

ORDER BARRING COBBLE FROM COURTHOUSE

JEFFERSON COUNTY CIRCUIT COURT

IN RE: DANIEL COBBLE

ORDER REGARDING SECURITY OF JEFFERSON COUNTY JUDICIAL CENTER
AND THE LOUIS D. BRANDEIS HALL OF JUSTICE

.. .. .

Having considered Daniel Cobble's recent pattern of sending troubling letters to this Court, Circuit Judge Barry Willett, and District Judge Donald Armstrong invoking the massacres in Newtown, Connecticut; Aurora, Colorado; and Columbine High School in Littleton, Colorado; blaming those tragedies in part on Judicial decisions; and shouting in Courtroom outbursts; as well as committing destructive acts of pouring tar on the steps of both the U.S. District Court in Louisville and the office of the Commonwealth's Attorney in Louisville and throwing bricks through the windows of the U.S. District Court in Louisville, the Judges of the Jefferson Circuit Court have concluded that Daniel Cobble represents a substantial threat to the safety of all personnel of the Jefferson County Judicial Center and the Louis D. Brandeis Hall of Justice. Accordingly, the Circuit Court Term has voted and hereby decrees that from and after the date of entry of this Order, Daniel Cobble shall be prohibited from entering the Jefferson County Judicial Center or the Louis D. Brandeis Hall of Justice until such time as this Order may be rescinded by a subsequent Order of this Court.

The Court will accommodate Daniel Cobble's need to conduct legitimate business. During this period of prohibition, the Court requests the Sheriff to identify

Daniel Cobble upon his entrance and ascertain whether he has legitimate business. If Daniel Cobble has no legitimate business on the premises, the Sheriff shall escort him from the premises. If Daniel Cobble does have legitimate business, the Sheriff shall escort him throughout the entire duration of his presence on the premises.

So entered this the 12th day of March, 2013.




Hon. Audra J. Eckerle
Chief Regional Circuit Judge

- cc: Justice Lisabeth Hughes Abramson, Kentucky Supreme Court
Judge Denise G. Clayton, Kentucky Court of Appeals
Judge Irv Maze, Kentucky Court of Appeals
All Jefferson Circuit Court Judges
All Jefferson Family Court Judges
All Jefferson District Court Judges
Colonel John Aubrey, Jefferson County Sheriff
Mr. David Nicholson, Jefferson Circuit Court Clerk
Ms. Laurie Dudgeon, Director, Administrative Office of the Courts
Mr. Marc Theriault, General Counsel, Administrative Office of the Courts
Ms. Carla Kreitman, Chief Court Administrator
Mr. Eric Darnell, Circuit Court Administrator

NOTICE OF REPLY TO
SEC. OF STATE, COUNSEL
PANG & RUESTLINGER MIDDLETON

DOWNTOWN STATION
Louisville, Kentucky
402039998

03/18/2013 2047860002 -0096 10:09:04 AM
(800)275-8777

Product Description	Sales Receipt		Final Price
	Sale Qty	Unit Price	
LOUISVILLE KY 40202 Zone-0 First-Class Letter 0.80 oz.			\$0.46
Issue PVI:			\$0.46
FRANKFORT KY 40601 Zone-2 First-Class Letter 0.90 oz.			\$0.46
Issue PVI:			\$0.46
FRANKFORT KY 40601 Zone-2 First-Class Letter 0.80 oz.			\$0.46
Issue PVI:			\$0.46
Total:			\$1.38
Paid by:			
Cash			\$20.00
Change Due:			-\$18.62

Order stamps at usps.com/shop or call 1-800-Stamp24. Go to usps.com/clicknship to print shipping labels with postage. For other information call 1-800-ASK-USPS.

Get your mail when and where you want it with a secure Post Office Box. Sign up for a box online at usps.com/poboxes.

Bill#: 1000403942682
Clerk: 09

All sales final on stamps and postage
Refunds for guaranteed services only
Thank you for your business

HELP US SERVE YOU BETTER

Go to: <https://postalexperience.com/Pos>

TELL US ABOUT YOUR RECENT
POSTAL EXPERIENCE

YOUR OPINION COUNTS

Customer Copy