

Health Impact News

Medical Kidnapping Children in the United States: Georgia

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Georgia



Medical Kidnap in Georgia: Newborn Nursing Baby Seized at Hospital



Baby Tobi never got to go home from the hospital with his parents. Image from [Diana McBryar Facebook Page](#).

UNFIT

A court's prediction fractured a Chattanooga family before it began. Experts say they're not alone.

BY [JOY LUKACHICK SMITH](#)
[Chattanooga Times Free Press](#)

Excerpts:

Hospital records describe what happened that day at Erlanger hospital like this: The baby tested positive for amphetamine. A nurse was concerned about domestic issues. The mother complained of depression and said she was afraid for herself and her baby and that she was having suicidal thoughts. The mother said she didn't know if she could care for her baby. A staff member stayed with the mother overnight to monitor her. The next morning a member of the hospital's crisis team evaluated the mother and determined that she did not need treatment. She was not a threat to herself or her baby.

But before Multari was discharged, a Georgia child welfare worker appeared at the hospital with her own questions. She had been told about the drugs in the baby's system and Multari's behavior after the birth.

"It was reported that the birth mother made comments to the medical staff at Erlanger East that she was not mentally up to caring for the child and that she wanted to commit suicide," the caseworker later wrote in a report.

Without identifying herself, the parents said, the social worker began interviewing Multari, asking about their

parents, their relationship, their health.

“Who are you?” Multari said she asked.

“You best not get defensive,” Multari said the woman responded.

The woman told her that if she cooperated, everything would be fine.

Minutes later, while Multari was nursing the baby, a nurse came and took the newborn away.

We have never hurt our child, they argued. We never even had her in our custody. How can the state take her away?

Read the full story at [Chattanooga Times Free Press](#).

Senator Nancy Schaefer: Did her Fight Against CPS Child Kidnapping Cause her Murder?



Georgia Senator Nancy Schaefer. Image from [We Demand An Extensive Investigation On The Death Of Senator Nancy Schaefer Facebook Page](#)

by **Brian Shilhavy**
Health Impact News

Georgia Senator Nancy Schaefer may have known more about State-sponsored kidnappings than any other

politician in the United States before she was murdered in March of 2010. Her published report, *The Corrupt Business of Child Protective Services*, is reproduced below. It was the basis for many lectures and interviews she gave on the topic. She claims the report caused her to lose her Senate seat in the Georgia State Senate, but she stated:

However, there are causes worth losing over.

This cause was so big however, that there are some who believe she lost more than just her job. They believe she lost her very life.

On March 26, 2010, police from Habersham County Georgia reported that they found Nancy Schaefer and her husband Bruce Schaefer dead in their home. The official report was that it was a murder suicide, and that Bruce Schaefer had killed his wife and then turned his .38-caliber handgun on himself. Their daughter reportedly found them in their bedroom, and investigators say they discovered a suicide note, as well as notes to each of the couple's five children.

However, many have questioned the "official" police report. Mark Davis of The Atlanta Journal-Constitution published an article on April 4, 2010 titled:

What really took 2 lives in Schaefer case?

Some excerpts from [Mark Davis' article](#):

And yet, people talk. They talk about a twosome that was rarely apart, about a woman who achieved renown for her unapologetic stands against abortion and overzealous child

protective services.

“You hardly ever saw one without the other,” said Robert “Buster” Smith, whom Bruce often visited when Nancy came to town from their Clarkesville home to get her hair done.

A Toccoa native, Smith saw Bruce Schaefer on the last Tuesday of his life when he stopped by Smith’s furniture store. “He seemed like his old self,” said Smith. “I have a hard time believing it happened like it happened.”

Nancy Schaefer was a former officer of the Georgia Baptist Convention, and the Baptist Press also ran a piece on the murder:

Nancy Schaefer, conservative activist, killed

They also raised the question as to whether the police report was accurate:

However, at least one friend of the Schaefers has questioned the murder–suicide theory. Garland Favorito, founder of Voters Organized for Trusted Election Results in Georgia (VoterGA), circulated an 11–point, two–page bulletin via the Internet stating it is “more obvious” that the case is a “murder made to look like suicide.”

Favorito cited the Christian faith and pro–life beliefs of the Schaefers and the fact that Nancy Schaefer had been delving into alleged corruption in family & child services agencies.

I looked up Garland Favorito’s bulletin and [found it online](#).

Here is what he wrote:

Although off topic, I felt led to do one more update on the Schaefer family with some new information. I want to particularly thank the progressives and Democrats who responded with encouragement to my previous article by recognizing that the child abuse and trafficking against which Sen. Schaefer fought for the last two years of her life is a non-partisan issue that transcends political party boundaries.

On Wed. Mar 31, over 1000 people flocked to Ebenezer Baptist Church in Toccoa Ga. to pay last respects to former state senator, Nancy Schaefer and husband, Bruce. Pastor Andy Childs focused on the forgiveness of sins and eternal life available to all mankind through Jesus Christ. He felt they would have wanted it that way. Pastor Childs also mentioned that he researched Nancy Schaefer's efforts in Child Protective Services, which I believe will eventually become her legacy and greatest work.

Many people in line and at the service who knew Bruce "Bear" Schaefer were still consumed with doubt that he would do something so uncharacteristic as to kill his wife and himself. More information is gradually coming to light about the couple's financial troubles that may have led to the tragedy but several points have fostered doubt:

- *The Schaefer's were receiving death threats that had accelerated;*
- *There was no indication from Bruce Schaefer of him being under any kind of stress that would cause him to commit such an uncharacteristic act right up to the eve of their death;*

- *Nancy Schaefer was completing a video exposing the lack of oversight in Georgia's Department of Family and Child Services (DFCS) as well as Child Protective Services (CPS) nationally*

I spoke at some length with the video producer, William "Wilky" Fain. Both he and other friends of the family corroborate that Bruce had complained of investment losses and they had just received a foreclosure notice on the magnificent home they owned. They had put their home up for sale a couple months earlier but had been unable to sell it or another property in such a down market.

Still, many of the couple's friends question whether their financial condition was really severe enough to warrant such an uncharacteristic drastic action. Burning psychological questions remain such as:

- 1. Why would Bruce decide to kill himself and his wife because he received a foreclosure notice on a home that they had already decided to sell two months earlier?*
- 2. Why would Bruce consider the couple's financial situation so severe when their assets still appeared to exceed their secured property debt by several hundred thousand dollars?*
- 3. If Bruce was under financial stress, why did he not show any signs of it up to an including the eve of the couple's death?*
- 4. If Bruce was under financial stress why wouldn't he seek help from any or all of his five grown children who loved him and would have wanted to help?*
- 5. Why would Bruce decide to deprive both he and Nancy of*

seeing the grandchildren who they loved so dearly grow up?

6. Why would Bruce knowingly take a drastic action that would devastate the children and grandchildren who loved him so much?

7. Why would Bruce, who was so highly supportive of Nancy's efforts for decades, including her CPS/DFCS work, decide to kill her just at the peak of one of her most important works?

8. Why would Bruce commit such an act that was so against his faith and completely out of character for him according to those who know him best?

9. Why would Bruce jeopardize any chance of the family collecting life insurance benefits by committing suicide and killing his wife? ([Source](#).)

Nancy Schaefer's Interview with Alex Jones

Note: These videos are now gone from YouTube, but you can watch the interview on our [Bitchute channel](#).

<https://www.bitchute.com/embed/TNyNj9l9ald7/>

Less than a year before she was murdered, Nancy Schaefer appeared on the Alex Jones show to discuss the American foster care and adoption business, and the terrible corruption involved with it, including “bounties” on children and child sex trafficking. Her interview is available via YouTube, and we reproduce it here.

Part 1

Video no longer available.

Excerpts:

Nancy Schaefer says that CPS is unconstitutional.

Parents across this country need to be warned of the dangers of Child Protection Services nationwide.

“The Department of Child Protective Services has become a protected empire. It’s built on taking children and separating families.”

After she lost her State Senate seat due to what she believes was her report on CPS, she began to talk to other State Representatives and Senators around the country who were being confronted with CPS issues in their district, but they told her that if they did anything, they would lose their jobs just as Nancy Schaefer had.

Alex Jones asked her if there were “bounties on the heads of children” and Mrs. Schaefer said “yes,” and that in fact just the day before she had learned that “an order” had come in to a CPS office stating what kind of child someone wanted to adopt.

Mrs. Schaefer states that the financial motive for the State to legally kidnap children was put in place in 1974 by Walter Mondale with the “Adoption and Safe Families Act.” This was later expanded by President Bill Clinton in 1997 with The Adoption and Safe Families Act that gave states cash

bonuses for every child adopted out of foster care. (Editor's note: Bill Clinton signed this bill into law, but the bill was passed by the Republican-led House and Senate led by Newt Gingrich, so it was a bi-partisan effort initiated by a Republican majority in Congress.)

Part 2

Video no longer available.

Excerpts:

In this segment, Mrs. Schaefer talks about how States have a "base formula" regarding how much each child is worth in terms of collecting federal funding, and how they can increase that formula to get all the federal funding that is available. If they get close to the end of the year and they have not collected all the funds available for that State, there is more incentive to put more children into foster care.

Mrs. Schaefer explained how the words "in the best interest of the child" have been redefined by CPS, whose goal is to destroy the family. She explained how grandparents often cannot even get custody of their own grandchildren when it would be in the best interest of the children to be with their grandparents. She explained how children are much more likely to be abused in foster care than they are when they are left with "abusive" parents.

She gives first hand experience of a case in her district where two little girls were removed from their mother because the mother allegedly had an unopened can of beer in her car, and the girls were placed into a foster home with many other children where they were sexually abused, including by the CPS caseworker who lived in the foster home.

Part 3

Video no longer available.

Excerpts:

In this third segment, Mrs. Schaefer finishes the story of how she became exposed to the corruption in CPS, with a grandmother in Florida who was trying to get custody of her grandchildren in Georgia, which is the story started in the previous section. She persisted with the help of Senator Schaefer, and eventually was able to get custody of her grandchildren, but then the juvenile court judge issued an order for the girls to become the custody of their biological father who lived on the West Coast, but had never been a part of their lives. He reportedly was in the business of "Adult Entertainment," which included pornography according to Mrs. Schaefer.

Both Alex Jones and Senator Schaefer comment on how many pedophiles are involved in social services like CPS working with children.

Mrs. Schaefer again reiterates that the system has to be exposed and completely dissolved. All federal funding needs to be cut off, and the rescuing of truly abused children in homes needs to become the function of law enforcement, and not social workers. This would provide due process of law. This mantra of hers to cut off funding and expose everything certainly provided a motive for someone to not want her doing that job.

One of the tragic things Mrs. Schaefer said in this segment was that she was overwhelmed with calls from families losing their children all across the U.S., and they had no

where to turn for justice. “There is no where to go,” she stated. This reflects our own experience here at MedicalKidnap.com since launching this website.

Video no longer available.

Part 4

In this last segment, Alex Jones asked the Senator how to fight this corruption. Mrs. Schaefer replied that she tried to pass a bill in Georgia that would have helped to stop it, but it was defeated. She mentioned the incredible bureaucracy that exists in the system, and all the jobs that “child protection services” provided, which is a huge “business.”

William Fain Film Producer on Nancy Schaefer’s Work: What Happened to the Film?

As you can read in [Garland Favorito’s report](#), he spoke with the film producer who was working with Nancy Schaefer to expose the “smoking gun” facts on the corruption of CPS, and Mr. Fain also did an [interview with Alex Jones](#) after Nancy’s death. He stated that he was convinced that Nancy’s death was as the police reported, and part of her husband’s murder/suicide.

The interview Mr. Fain conducted with Alex Jones and revealed some of the details he and Nancy Schaefer were working together to uncover [can be heard here](#). The film was to be released a short time later, but I have found no evidence that this film was ever produced, and the filmmaker William Fain does not even own the domain name Williamfain.com any longer.

Here is the published report Nancy Schaefer did on CPS.

The Corrupt Business of Child Protective Services

**By: Nancy Schaefer
Senator, 50th District Georgia**

<https://www.bitchute.com/embed/6yft6nHlOPqd/>

My introduction into child protective service cases was due to a grandmother in an adjoining state who called me with her tragic story. Her two granddaughters had been taken from her daughter who lived in my district. Her daughter was told wrongly that if she wanted to see her children again she should sign a paper and give up her children. Frightened and young, the daughter did. I have since discovered that parents are often threatened into cooperation of permanent separation of their children.

The children were taken to another county and placed in foster care. The foster parents were told wrongly that they could adopt the children. The grandmother then jumped through every hoop known to man in order to get her granddaughters. When the case finally came to court it was made evident by one of the foster parent's children that the foster parents had, at any given time, 18 foster children and that the foster mother had an inappropriate relationship with the caseworker.

In the courtroom, the juvenile judge, acted as though she was shocked and said the two girls would be removed quickly. They were not removed. Finally, after much pressure being applied to the Department of Family and Children Services of Georgia (DFCS), the children were

driven to South Georgia to meet their grandmother who gladly drove to meet them. After being with their grandmother two or three days, the judge, quite out of the blue, wrote up a new order to send the girls to their father, who previously had no interest in the case and who lived on the West Coast. The father was in “adult entertainment”. His girlfriend worked as an “escort” and his brother, who also worked in the business, had a sexual charge brought against him.

Within a couple of days the father was knocking on the grandmother’s door and took the girls kicking and screaming to California.

The father developed an unusual relationship with the former foster parents and soon moved back to the southeast, and the foster parents began driving to the father’s residence and picking up the little girls for visits. The oldest child had told her mother and grandmother on two different occasions that the foster father molested her.

To this day after five years, this loving, caring blood relative grandmother does not even have visitation privileges with the children. The little girls are in my opinion permanently traumatized and the young mother of the girls was so traumatized with shock when the girls were first removed from her that she has not recovered.

Throughout this case and through the process of dealing with multiple other mismanaged cases of the Department of Family and Children Services (DFCS), I have worked with other desperate parents and children across the state because they have no rights and no one with whom to turn. I have witnessed ruthless behavior from many caseworkers, social workers, investigators, lawyers, judges, therapists, and others such as those who “pick up” the children. I have

been stunned by what I have seen and heard from victims all over the state of Georgia.

In this report, I am focusing on the Georgia Department of Family and Children Services (DFCS). However, I believe Child Protective Services nationwide has become corrupt and that the entire system is broken almost beyond repair. I am convinced parents and families should be warned of the dangers.

The Department of Child Protective Services, known as the Department of Family and Children Service (DFCS) in Georgia and other titles in other states, has become a “protected empire” built on taking children and separating families. This is not to say that there are not those children who do need to be removed from wretched situations and need protection. This report is concerned with the children and parents caught up in “legal kidnapping,” ineffective policies, and DFCS who do does not remove a child or children when a child is enduring torment and abuse. (See Exhibit A and Exhibit B)

In one county in my District, I arranged a meeting for thirty-seven families to speak freely and without fear. These poor parents and grandparents spoke of their painful, heart wrenching encounters with DFCS. Their suffering was overwhelming. They wept and cried. Some did not know where their children were and had not seen them in years. I had witnessed the “Gestapo” at work and I witnessed the deceitful conditions under which children were taken in the middle of the night, out of hospitals, off of school buses, and out of homes. In one county a private drug testing business was operating within the DFCS department that required many, many drug tests from parents and individuals for profit. In another county children were not removed when they were enduring the worst possible abuse. Due to being

exposed, several employees in a particular DFCS office were fired. However, they have now been rehired either in neighboring counties or in the same county again. According to the calls I am now receiving, the conditions in that county are returning to the same practices that they had before the light was shown on their deeds. Having worked with probably 300 cases statewide, I am convinced there is no responsibility and no accountability in the system.

I have come to the conclusion:

- that poor parents often times are targeted to lose their children because they do not have the where-with-all to hire lawyers and fight the system. Being poor does not mean you are not a good parent or that you do not love your child, or that your child should be removed and placed with strangers;
- that all parents are capable of making mistakes and that making a mistake does not mean your children are always to be removed from the home. Even if the home is not perfect, it is home; and that's where a child is the safest and where he or she wants to be, with family;
- that parenting classes, anger management classes, counseling referrals, therapy classes and on and on are demanded of parents with no compassion by the system even while they are at work and while their children are separated from them. This can take months or even years and it emotionally devastates both children and parents. Parents are victimized by "the system" that makes a profit for holding children longer and "bonuses" for not returning children;
- that caseworkers and social workers are oftentimes guilty of fraud. They withhold evidence. They fabricate evidence and they seek to terminate parental

rights. However, when charges are made against them, the charges are ignored;

- that the separation of families is growing as a business because local governments have grown accustomed to having taxpayer dollars to balance their ever-expanding budgets;
- that Child Protective Service and Juvenile Court can always hide behind a confidentiality clause in order to protect their decisions and keep the funds flowing. There should be open records and “court watches”! Look who is being paid! There are state employees, lawyers, court investigators, court personnel, and judges. There are psychologists, and psychiatrists, counselors, caseworkers, therapists, foster parents, adoptive parents, and on and on. All are looking to the children in state custody to provide job security. Parents do not realize that social workers are the glue that holds “the system” together that funds the court, the child’s attorney, and the multiple other jobs including DFCS’s attorney.
- that The Adoption and the Safe Families Act, set in motion by President Bill Clinton, offered cash “bonuses” to the states for every child they adopted out of foster care. In order to receive the “adoption incentive bonuses” local child protective services need more children. They must have merchandise (children) that sell and you must have plenty of them so the buyer can choose. Some counties are known to give a \$4,000 bonus for each child adopted and an additional \$2,000 for a “special needs” child. Employees work to keep the federal dollars flowing;
- that there is double dipping. The funding continues as long as the child is out of the home. When a child in foster care is placed with a new family then “adoption bonus funds” are available. When a child is placed in a

mental health facility and is on 16 drugs per day, like two children of a constituent of mine, more funds are involved;

- that there are no financial resources and no real drive to unite a family and help keep them together;
- that the incentive for social workers to return children to their parents quickly after taking them has disappeared and who in protective services will step up to the plate and say, “This must end!” No one, because they are all in the system together and a system with no leader and no clear policies will always fail the children. Look at the waste in government that is forced upon the tax payer;
- that the “Policy Manuel” is considered “the last word” for DFCS. However, it is too long, too confusing, poorly written and does not take the law into consideration;
- that if the lives of children were improved by removing them from their homes, there might be a greater need for protective services, but today all children are not always safer. Children, of whom I am aware, have been raped and impregnated in foster care and the head of a Foster Parents Association in my District was recently arrested because of child molestation;
- that some parents are even told if they want to see their children or grandchildren, they must divorce their spouse. Many, who are under privileged, feeling they have no option, will divorce and then just continue to live together. This is an anti-family policy, but parents will do anything to get their children home with them.
- fathers, (non-custodial parents) I must add, are

oftentimes treated as criminals without access to their own children and have child support payments strangling the very life out of them;

- that the Foster Parents Bill of Rights does not bring out that a foster parent is there only to care for a child until the child can be returned home. Many Foster Parents today use the Foster Parent Bill of Rights to hire a lawyer and seek to adopt the child from the real parents, who are desperately trying to get their child home and out of the system;
- that tax dollars are being used to keep this gigantic system afloat, yet the victims, parents, grandparents, guardians and especially the children, are charged for the system's services.
- that grandparents have called from all over the State of Georgia trying to get custody of their grandchildren. DFCS claims relatives are contacted, but there are cases that prove differently. Grandparents who lose their grandchildren to strangers have lost their own flesh and blood. The children lose their family heritage and grandparents, and parents too, lose all connections to their heirs.
- that The National Center on Child Abuse and Neglect in 1998 reported that six times as many children died in foster care than in the general public and that once removed to official "safety", these children are far more likely to suffer abuse, including sexual molestation than in the general population.
- That according to the California Little Hoover Commission Report in 2003, 30% to 70% of the children in California group homes do not belong there and should not have been removed from their homes.

FINAL REMARKS

On my desk are scores of cases of exhausted families and troubled children. It has been beyond me to turn my back on these suffering, crying, and sometimes beaten down individuals. We are mistreating the most innocent. Child Protective Services have become adult centered to the detriment of children. No longer is judgment based on what the child needs or who the child wants to be with or what is really best for the whole family; it is some adult or bureaucrat who makes the decisions, based often on just hearsay, without ever consulting a family member, or just what is convenient, profitable, or less troublesome for a director of DFCS.

I have witnessed such injustice and harm brought to these families that I am not sure if I even believe reform of the system is possible! The system cannot be trusted. It does not serve the people. It obliterates families and children simply because it has the power to do so. Children deserve better. Families deserve better. It's time to pull back the curtain and set our children and families free.

“Speak up for those who cannot speak for themselves, for the rights of all who are destitute.

Speak up and judge fairly; defend the rights of the poor and the needy.” Proverbs 31:8-9

RECOMMENDATIONS

1. Call for an independent audit of the Department of Family and Children's Services (DFCS) to expose corruption and fraud.

2. Activate immediate change. Every day that passes means

more families and children are subject to being held hostage.

3. End the financial incentives that separate families.
4. Grant to parents their rights in writing.
5. Mandate a search for family members to be given the opportunity to adopt their own relatives.
6. Mandate a jury trial where every piece of evidence is presented before removing a child from his or her parents.
7. Require a warrant or a positive emergency circumstance before removing children from their parents. (Judge Arthur G. Christean, Utah Bar Journal, January, 1997 reported that “except in emergency circumstances, including the need for immediate medical care, require warrants upon affidavits of probable cause before entry upon private property is permitted for the forcible removal of children from their parents.”)
8. Uphold the laws when someone fabricates or presents false evidence. If a parent alleges fraud, hold a hearing with the right to discovery of all evidence.

Senator Nancy Schaefer
50th District of Georgia

EXHIBIT A

December 5, 2006
Jeremy’s Story

(Some names withheld due to future hearings)
As told to Senator Nancy Schaefer by Sandra (XXXX), a foster

parent of Jeremy for 2 +1/2 years.

My husband and I received Jeremy when he was 2 weeks old and we have been the only parents he has really ever known. He lived with us for 27 months. (XXXX) is the grandfather of Jeremy, and he is known for molesting his own children, for molesting Jeremy and has been court ordered not to be around Jeremy. (XXXX) is the mother of Jeremy, who has been diagnosed to be mentally ill, and also is known to have molested Jeremy. (XXXX) and Jeremy's uncle is a registered sex offender and (XXXX) is the biological father, who is a drug addict and alcoholic and who continues to be in and out of jail. Having just described Jeremy's world, all of these adults are not to be any part of Jeremy's life, yet for years DFCS has known that they are. DFCS had to test (XXXX) (the grandfather) and his son (XXXX) (the uncle) and (XXXX) to determine the real father. (XXXX) is the biological father although any of them might have been. In court, it appeared from the case study, that everyone involved knew that this little boy had been molested by family members, even by his own mother, (XXXX). In court, (XXX), the mother of Jeremy, admitted to having had sex with (XXXX) (the grandfather) and (XXXX) (her own brother) that morning. Judge (XXXX) and DFCS gave Jeremy to his grandmother that same day. (XXXX), the grandmother, is over 300 lbs., is unable to drive, and is unable to take care of Jeremy due to physical problems. She also has been in a mental hospital several times due to her behavior. Even though it was ordered by the court that the grandfather (XXXX), the uncle (XXXX) (a convicted sex offender), (XXXX) his mother who molested him and (XXXX) his biological father, a convicted drug addict, were not to have anything to do with the child, they all continue to come and go as they please at (XXXX address), where Jeremy has been sentenced to live for years. This residence has no bathroom and little heat. The front door and the windows are boarded. (See pictures) This home

should have been condemned years ago. I have been in this home. No child should ever have to live like this or with such people. Jeremy was taken from us at age 2 + 1/2 years after (XXXX) obtained attorney (XXXX), who was the same attorney who represented him in a large settlement from an auto accident. I am told, that attorney (XXXX), as grandfather's attorney, is known to have repeatedly gotten (XXXX) off of several criminal charges in White County. This is a matter of record and is known by many in White County. I have copies of some records. (XXXX grandfather), through (XXXX attorney's) work, got (XXXX), the grandmother of Jeremy, legal custody of Jeremy. (XXXX grandfather) who cannot read or write also got his daughter (XXXX) and son (XXXX) diagnosed by government agencies as mentally ill. (XXXX grandfather), through legal channels, has taken upon himself all control of the family and is able to take possession of any government funding coming to these people.

It was during this time that Jeremy was to have a six-month transitional period between (XXXX grandmother) and my family as we were to give him up. The court ordered agreement was to have been 4 days at our house and 3 days at (XXXX grandmother). DFCS stopped the visits within 2 weeks. The reason given by DFCS was the child was too traumatized going back and forth. In truth, Jeremy begged us and screamed never to be taken back to (XXXX his grandmother) house, which we have on video. We, as a family, have seen Jeremy in stores time to time with (XXXX grandmother) and the very people he is not to be around. At each meeting Jeremy continues to run to us wherever he sees us and it is clear he is suffering. This child is in a desperate situation and this is why I am writing, and begging you Senator Schaefer, to do something in this child's behalf. Jeremy can clearly describe in detail his sexual molestation by every member of this family and this sexual abuse

continues to this day.

When Jeremy was 5 years of age I took him to Dr. (XXXX) of Habersham County who did indeed agree that Jeremy's rectum was black and blue and the physical damage to the child was clearly a case of sexual molestation.

Early in Jeremy's life, when he was in such bad physical condition, we took him to Egleston Children Hospital where at two months of age therapy was to begin three times a week. DFCS decided that the (XXXX grandparent family) should participate in his therapy. However, the therapist complained over and over that the (XXXX grandparent family) would not even wash their hands and would cause Jeremy to cry during these sessions. (XXXX the grandmother), after receiving custody no longer allowed the therapy because it was an inconvenience. The therapist reported that this would be a terrible thing to do to this child. Therapy was stopped and it was detrimental to the health of Jeremy. During (XXXX grandmother) custody, (XXXX uncle) has shot Jeremy with a BB gun and there is a report at (XXXX) County Sheriff's office. There are several amber alerts at Cornelia Wal-Mart, Commerce Wal-Mart, and a 911 report from (XXXX) County Sheriff's Department when Jeremy was lost. (XXXX grandmother), to teach Jeremy a lesson, took thorn bush limbs and beat the bottoms of his feet. Jeremy's feet got infected and his feet had to be lanced by Dr. (XXXX). Then Judy called me to pick him up after about 4 days to take back him to the doctor because of intense pain. I took Jeremy to Dr. (XXXX) in Gainesville. Dr. (XXXX) said surgery was needed immediately and a cast was added. After returning home, (XXXX), his grandfather and (XXXX), his uncle, took him into the hog lot and allowed him to walk in the filth.

Jeremy's feet became so infected for a 2nd time that he was

again taken back to Dr. (XXXX) and the hospital. No one in the hospital could believe this child's living conditions. Jeremy is threatened to keep quiet and not say anything to anyone. I have videos, reports, arrest records and almost anything you might need to help Jeremy. Please call my husband, Wendell, or me at any time.

Sandra and (XXXX) husband (XXXX)

EXHIBIT B

Failure of DFCS to remove six desperate children

A brief report regarding six children that Habersham County DFCS director failed to remove as disclosed to Senator Nancy Schaefer by Sheriff Deray Fincher of Habersham County.

Sheriff Deray Fincher, Chief of Police Don Ford and Chief Investigator Lt. Greg Bowen Chief called me to meet with them immediately, which I did on Tuesday, October 16, 2007 Sheriff Fincher, after contacting the Director of Habersham County DFCS several times to remove six children from being horribly abused, finally had to get a court order to remove the children himself with the help of two police officers.

The children, four boys and two girls, were not just being abused; they were being tortured by a monster father.

The six children and a live in girl friend were terrified of this man, the abuser. The children never slept in a bed, but always on the floor. The place where they lived was unfit for human habitation.

The father on one occasion hit one of the boys across his

head with a bat and cut the boy's head open. The father then proceeded to hold the boy down and sew up the child's head with a needle and red thread. However, even with beatings and burnings, this is only a fraction of what the father did to these children and to the live-in girlfriend.

Sheriff Fincher has pictures of the abuse and condition of one of the boys and at the writing of this report, he has the father in jail in Habersham County.

It should be noted that when the DFCS director found out that Sheriff Fincher was going to remove the children, she called the father and warned him to flee.

This is not the only time this DFCS director failed to remove a child when she needed to do so. (See Exhibit A)

The egregious acts and abhorrent behavior of officials who are supposed to protect children can no longer be tolerated.

Senator Nancy Schaefer
50th District of Georgia

Baby's Health Rapidly Declines After Receiving 13 Vaccines at One Time - Mom Accused of Abuse for Disagreeing with Doctors



Durenda and her son KJ on his 1st birthday, before he had 8 shots in one day.

by **Health Impact News/MedicalKidnap.com Staff**

A young Georgia mother had no idea that a routine trip to the pediatrician's office for her son's 1 year check-up would change her son's life forever, and leave her fighting the state for custody of her own son. When the nurse-practitioner told her that her son was a little behind on his shots and they would need to catch up, Durenda Whitehead didn't question the need for the vaccines. She did, however, question the safety of giving 13 vaccines at once.

Durenda's pediatrician assured her that it was fine:

I can give up to 20 at one time.

Durenda was unaware of a research study published in the summer 2016 edition of the *Journal of American Physicians and Surgeons* by Neil Z. Miller entitled, "[Combining Childhood Vaccines at One Visit Is Not Safe](#)." In a [press release](#), Miller wrote:

Our study showed that infants who receive several vaccines concurrently...are significantly more likely to be hospitalized or die when compared with infants who receive fewer vaccines simultaneously.

Baby's Health Declines After 13 Vaccines in One Day

During his first year of life, little KJ had a few bouts with respiratory illness, but on January 16, 2017, he was healthy,

happy, and active.



KJ was a happy, active baby before his one-year checkup. Photo courtesy of the family.

His mother followed the advice of the nurse-practitioner, consenting to 8 shots at once. Some of the shots contain multiple vaccines; thus, KJ was given a total of 13 vaccines on that day - 4 shots in each leg.

Durenda said that they told her at the pediatrician's office to give him some Tylenol, and to "play extra hard with him when he gets home."

Studies have linked the use of acetaminophen (Tylenol) to reduce fever after vaccinations with severe immune abnormalities that are prevalent in autism. See:

See:

[Study: Evidence that Acetaminophen, Especially in Conjunction with Vaccines, is a Major Cause of Autism and Asthma](#)

[Acetaminophen \(Tylenol\) Harmful for Babies](#)

[Just Say No To Acetaminophen](#)

Over the next few days, Durenda reports that KJ was sleeping much more than usual, only waking to eat. She describes his decline a couple of nights later:

I went into my kids room to pack their clothes [for my mother to babysit while I went to work]. I noticed my son didn't attempt to follow me as usual and he started to cry. I called his name so he would come to me, but his cry only got louder. When I came back in the room to see why he wasn't coming, he leaned his body forward and reached for me. I then said to my son, "Stop being lazy. I'm not about to pick you up."

He leaned his body forward again and had this 'help me' look in his eyes while he continued to cry.

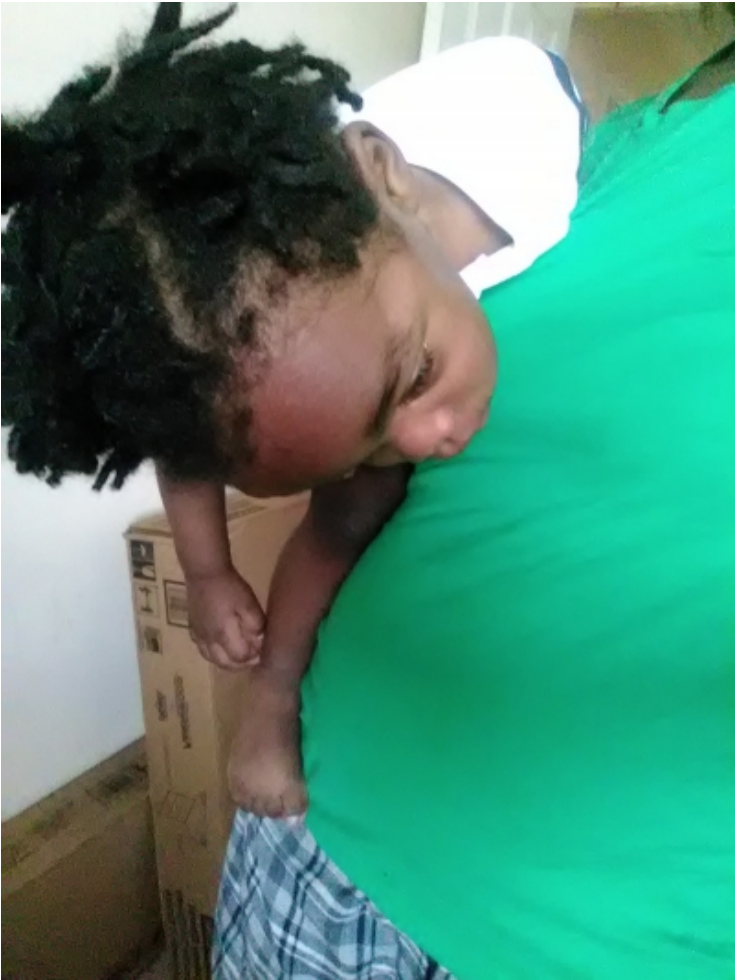


“Help me.” KJ couldn’t even sit up unsupported that day. Photo courtesy of the family.

This was not normal for him at all. Durenda says she tried to stand him up, but his legs were trembling and limp, and he kept falling down.

Alarmed, she called her mother, who told her to bring the children over. They decided that Grandma was going to watch extra closely while Durenda worked a double shift the next day. By the next evening, Durenda's mother called her at work, concerned that KJ was "lethargic, spaced out, and slumped over when trying to sit up."

Because KJ and his 4-year-old sister were asleep by the time that Durenda got to her mother's house, she decided to go to the emergency room at Athens Regional Hospital first thing in the morning on January 23. (The family had recently moved to Athens from Macon, but were still going to their pediatrician's office in Macon.)



KJ couldn't even hold his head up straight, less than a week after vaccines. Photo courtesy of the family.

Durenda explained to the E.R. staff that her chief complaint was:

He was spaced out, [and] had weakness and trembling in his legs and swelling where his shots were given.... I told the E.R. doctor that my son had received 8 shots earlier that week. He gradually lost his ability to use his legs properly and was acting very abnormal.



KJ after vaccines. Photo courtesy of the family.

The doctor decided to run a CT scan on the baby, then reported to Durenda that he saw “black lesions” or inflammation on her son’s brain. He told her that an MRI would give them better answers as to what was happening, but they didn’t have the equipment there to do the MRI. He set up a transfer to Children’s Health Care of Atlanta.

Within a few hours, KJ’s daddy Keynard rode with him in the ambulance to Atlanta, while Durenda and her daughter followed in her car.

Durenda says that the E.R. doctor in Atlanta “did a spinal tap and another CT scan on my son because his concern was ADEM [Acute disseminated encephalomyelitis], post-vaccination encephalitis, or some metabolic issue.”

KJ was sedated the following afternoon for the MRI. Durenda left her family at the hospital to take a work excuse to her job, which was an hour away. She was almost back to the hospital, just one exit away when she was in a car accident. Her face slammed into the steering wheel, busting her lip and causing her eye to be very swollen. Even so, all she could think about was getting back to her baby, who had come out of sedation.

Police on the scene told her that her car needed to be towed and called for a tow truck and another officer to come take her to the hospital with her baby.

By the time she got to the hospital, it was close to 9 pm. KJ had been moved to a regular room. Durenda went straight to the room and climbed onto the bed to hold her son close to her. It had been a very stressful day.

Doctor Recommends PICU Based on the Wrong Diagnosis

Shortly after she arrived, a doctor came into the room to introduce herself. She told the family that KJ may need to move upstairs to the PICU (Pediatric Intensive Care Unit) because she had heard that he was admitted for breathing issues. Durenda reports that she immediately sat up a bit and said:

No, ma'am. My son is here because he has been very weak and spaced out after receiving his vaccines earlier this week and he's been acting very abnormal.

The doctor appeared confused. Durenda explained that KJ used to have episodes of bronchiolitis for which she and his father sought medical attention, but that it had been several months since he had an issue with it. That could be what was in the records, but it wasn't what they were currently there for. The doctor ordered a blood gas test to make sure that he was breathing adequately.

When the results came back affirming that there were no breathing issues, the doctor still insisted that KJ went to the PICU floor. She reportedly told the family that she felt it would be best because, if KJ were to begin to have breathing issues, they are not as "equipped" on that floor as the doctors in the PICU would be, and that the doctors there were waiting for him.

Durenda asked:

My son is showing no signs of respiratory issues though, so why is that such a huge concern right now?

The doctor stated that he had to go and that their daughter would not be able to go upstairs with him. Durenda says that she explained their situation – that she had been in a car accident, so they had no car in which one parent could leave with their daughter, and that it would be very difficult to find a family member that late at night who would be able to drive so far to pick her up. She says that the “doctor became hostile and stormed out of the room.”



KJ is very much loved by his big sister. Photo provided by the family.

A hospital social worker showed up shortly after, and the family again explained their predicament. The social worker told them that they cannot argue with the doctor's suggestion. They replied that they weren't arguing with the suggestion, simply explaining their situation.

The social worker told them that he would check to see if the family room was available for Keynard and their daughter so that Durenda could accompany the baby to the PICU. They agreed to that.

Hospital Security Enforces Doctor's Wrong Diagnosis

However, the doctor came back to the room a few minutes after the social worker left. She was flanked by 4 hospital security guards, with police officers and a state trooper standing just outside the door.

One of the guards surrounding the bed where Durenda sat holding her son told her that he heard that they were not willing "to comply with the doctor's orders" and that they were "refusing treatment."

Durenda explained that this was not the case and that "the doctor came in with false information about [her] son's health condition."

The security guard reportedly took issue with that, saying:

Oh, you think you know more than the doctor now?

Durenda said:

No, sir, but this is her first time ever seeing him. I know my son and I know the reason I brought my son to the hospital and that's not why. Even the test she just ran proved that.

That was not good enough for the security guard, who told her:

Whatever the doctor says goes. If she says he's going to PICU, then he's going if that means we have to take him.

Medically Kidnapped under Terrell Peterson Act

At that point, the young mother asked to transfer to another facility to get help for her son, but they refused. The conversation escalated from there. A nurse practitioner came into the room with a paper, telling the parents that they had violated the [Terrell Peterson Act](#).

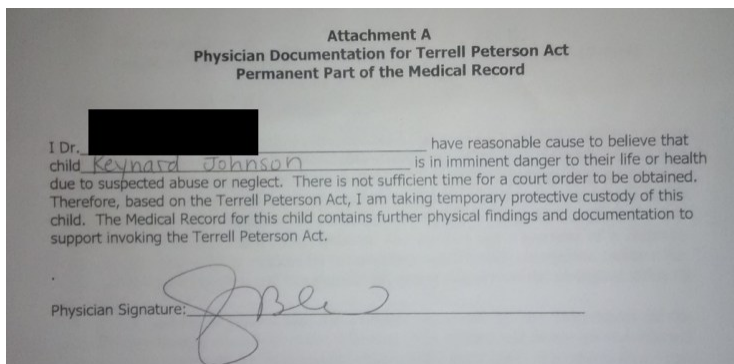
Since Durenda had never heard of the act, she asked how they were violating it.

The nurse practitioner reportedly grabbed a piece of paper, came and stood directly in [Durenda's] face and read aloud,

Terrell Peterson was a boy who was in imminent danger and needed special medical treatment but his parents refused and took him from the hospital and he later went home and died.

Durenda pointed out that her son was not in imminent

danger, nor were they refusing treatment.



The Terrell Peterson Act was passed by the Georgia legislature in 2000 after a little boy did, indeed, die eventually after he was taken home from the hospital and denied medical treatment.

However, it was not the parents who abused him or denied him treatment. It was, in fact, his foster mother who was responsible for his death – a foster mother chosen by the Department of Family and Children Services (DFACS). According to an investigative report by [*60 Minutes*](#), the little boy had been viciously abused in foster care, and DFACS failed to follow many of their own protocols to protect Terrell Peterson, as well hundreds of other children who were placed in their care.

Nonetheless, the doctor had already signed the document, and the conflict between Durenda and the hospital staff ended with security physically taking KJ out of Durenda's arms and kicking the rest of the family out of the hospital, literally out into the street.

Child Protective Services was called into the situation and

found KJ “dependent,” based on the reports from the hospital that the child had respiratory issues and that the family did not agree with the doctors that he needed treatment in the PICU.

The reports accused the parents of trying to take KJ out of the hospital. Durenda wonders if that part referred to her request that he be transferred to another hospital, something that should be the right of any parent. There was no way that they could have whisked him away from the hospital even if they wanted to because her car was wrecked.

KJ’s parents were not permitted to see or visit him at all until after the 72-hour hearing.

The family scraped together money to hire an attorney, who reportedly advised them to waive the initial hearing.

Baby Gets Sicker in Hospital but Moved Out of PICU

Though the test results show that there were no signs of breathing problems on the day that the hospital seized custody of KJ and transferred him to the PICU, he caught a viral infection on the ward, causing his bronchiolitis to flare up. By the time his parents were able to visit him after the 72-hour hearing, KJ had been placed on a ventilator. He lost the ability to move and was still unable to hold up his head. According to Durenda:

My son looked ten times worse than he did when the hospital took him from me.



KJ in the hospital after being taken from his parents. Photo provided by the family.

Despite this, the PICU staff had KJ moved back down to the first floor, the floor where he was taken from his parents. The PICU reportedly told Durenda that he was not “PICU criteria,” even though he actually had developed breathing

problems requiring a ventilator by this point.

Medical reports show that KJ did not test positive for any respiratory problems until after he was taken from his parents, who were faulted for insisting that he was not having respiratory problems.

proof that my son didnt have respiratory issues before he was taken from me and did not develop any until after he was taken from me and sent to PICU

Name	1/24/17	2/2/17
ADENOVIRUS PCR NEGATIVE	NEGATIVE	NEGATIVE
Chlam pneumoniae PCR NEGATIVE	NEGATIVE	NEGATIVE
Coronavirus 229E PCR NEGATIVE	NEGATIVE	NEGATIVE
Coronavirus HKU1 PCR NEGATIVE	NEGATIVE	NEGATIVE
Coronavirus NL63 PCR NEGATIVE	NEGATIVE	NEGATIVE
Coronavirus OC43 PCR NEGATIVE	NEGATIVE	NEGATIVE
HMPV PCR NEGATIVE	NEGATIVE	POSITIVE
Influenza A PCR NEGATIVE	NEGATIVE	NEGATIVE
INFLUENZA B PCR NEGATIVE	NEGATIVE	NEGATIVE

Durenda says that it was quite obvious to her that the numerous vaccines in one day were what precipitated her son's condition, but most medical personnel appear to be in denial about that possibility. One of the primary theories at the beginning was that KJ had some kind of metabolic issue causing his symptoms. However, over the next two weeks after he was taken, multiple tests were run and all the metabolic panels came back normal.

When that happened, Durenda asked if they had figured out what caused the inflammation in KJ's brain. She was reportedly told:

We aren't focusing on a diagnosis; we're just going to try to start his therapy to help him get better.

At that point, Durenda realized that it would be difficult to get any doctor to look closely at the real source of his condition – the vaccines.

Doctors transferred KJ to in-patient rehabilitation and started KJ on a regimen of occupational, physical, and speech therapy. It was with the rehab staff that Durenda found support for her family.

They told the DFACS investigator that it was their recommendation that KJ's parents remain at the hospital with no limitations on visitation:

because that seemed to be the only time my son could stay calm enough to receive the physical, occupational, and speech therapy he needs because he was less irritable when we were around to comfort him.

Durenda credits the rehab staff with getting their son back into their custody. Because they spoke up, the court gave the parents back custody of their son two weeks after he was taken, albeit under a protective order of the court.



KJ's family before vaccines forever changed their lives. Photo provided by the family.

DFACS Still Treating Parents as Criminals – Attempting to Put Mom in Child Abuse Registry

The court and DFACS are still involved in the family's lives. Durenda has been ordered to have a psychological evaluation, and she recognizes that refusal puts her at risk of losing her children to the state.

DFACS also mailed her a notice saying that they are registering her name in the Child Abuse Registry, even though she has not harmed her son. She had 10 days to file an appeal, which she has done.

The family has been frustrated at the lack of people involved who have been willing to hear their side of the story or “take a look at [the] evidence to see the truth.”

This situation escalated from being a concerned parent about my son receiving too many vaccinations, which caused inflammation in his brain, to me being falsely accused, causing me to lose custody of my son in a hospital.

KJ still is not better, and there is still no definitive diagnosis. Even though the first doctors were willing to acknowledge the possibility of vaccine injury, subsequent doctors have not.

To Durenda's knowledge, no one has done any differential diagnosis to see if this is post-vaccination encephalitis, as early doctors theorized. It is frightening to her that none of the doctors they have seen appear to understand vaccination injury. She told *Health Impact News*:

Doctors get very defensive regarding vaccines and deny that this is vaccine injury. They don't really understand how to help.

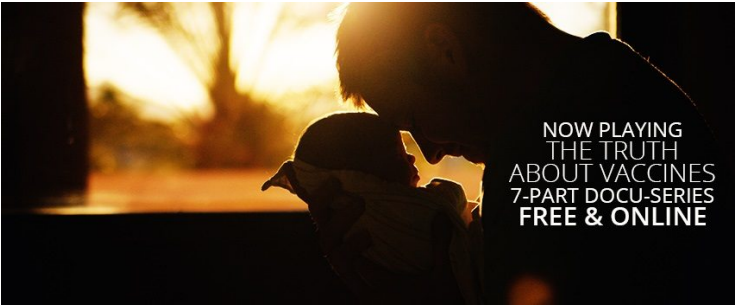
When all of this started in January, Durenda was like the majority of mainstream parents, who had no clue that vaccines could cause harm. She never dreamed that vaccines could do what they have done to her son.

People need to be aware. I want to tell my story to hopefully help save another child and/or parent who may be at risk or currently going through something similar to what I have within the past few months.

She was unaware that the government has a vaccine injury database – the Vaccine Adverse Event Reporting System (VAERS) – run by the Centers for Disease Control (CDC) and the FDA, where doctors and parents can report adverse effects to vaccines.

Doctors should report problems, but as Durenda has found, many doctors are in denial that vaccines can cause harm. Parents are welcome to file their own reports at the website [here](#).

Join the online FREE Documentary, [The Truth About Vaccines](#) to learn more about the unholy alliance between the manufacturers of vaccines and state and federal legislators who want to pass mandatory vaccine laws. Find out what options you have if you are a parent concerned about vaccines.



Dr. Andrew Moulden: Every Vaccine Produces Harm



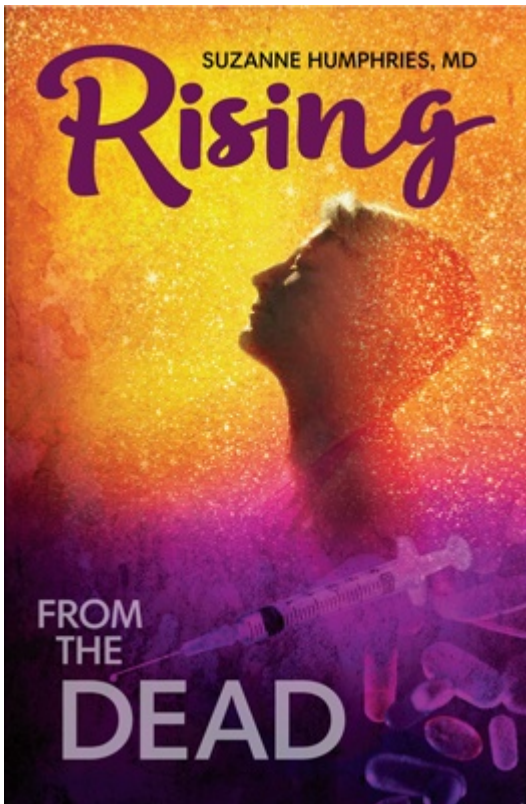
[eBook – Available for immediate download.](#)

Canadian physician Dr. Andrew Moulden provided clear scientific evidence to prove that every dose of vaccine given to a child or an adult produces harm. The truth that he

uncovered was rejected by the conventional medical system and the pharmaceutical industry. Nevertheless, his warning and his message to America remains as a solid legacy of the man who stood up against big pharma and their program to vaccinate every person on the Earth.

Dr. Moulden died unexpectedly in November of 2013 at age 49.

Because of the strong opposition from big pharma concerning Dr. Moulden's research, we became concerned that the name of this brilliant researcher and his life's work had nearly been deleted from the internet. His reputation was being disparaged, and his message of warning and hope was being distorted and buried without a tombstone. This book summarizes his teaching and is a must-read for everyone who wants to learn the "other-side" of the vaccine debate that the mainstream media routinely censors.



Leaving a lucrative career as a nephrologist (kidney doctor), Dr. Suzanne Humphries is now free to actually help cure people. In this autobiography she explains why good doctors are constrained within the current corrupt medical system from practicing real, ethical medicine. [Order here.](#)

Young Girl with Rare Trisomy 9 Condition Medically Kidnapped in Georgia - Life in Danger



Nhyariah Mack has a very rare chromosomal condition, but her mother never wanted to allow her to be a medical experiment. Photo supplied by family.

UPDATE 12/7/2017

[Formerly Healthy Girl with Rare Genetic Disorder Dies After Being Medically Kidnapped in Georgia](#)

UPDATE 10/11/2017

[Is This Medically Kidnapped Girl in Atlanta Being Murdered for Medical Research Due to Rare Genetic Disorder?](#)

UPDATE 9/29/2017

[Medical Kidnapping in Atlanta! Child with Rare Disorder to Die for Medical Research?](#)

Young Girl with Rare Trisomy 9 Condition Medically Kidnapped in Georgia – Life in Danger

by Health Impact News/MedicalKidnap.com Staff

If you had a child born to you that had a medical condition that only one out of every 100 million children have, and of which only 100 children worldwide have been diagnosed with this condition, should the medical system and the government have the right to take your child away from you so that they could research this condition for the “greater good”?

If this sounds like something that might have only happened in tyrannical states like the former Nazi Germany, you are wrong. Not only does this happen in the United States today, it is actually legal. See:

[Medical Kidnapping in the U.S. – Kidnapping Children for Drug Trials](#)

The latest story we bring to you involves a mother from Florida and her daughter who was born and diagnosed with

Trisomy 9, an extremely rare chromosomal abnormality.

The mother, Jasmin Mack, moved with her daughter Nhyariah to Georgia to be closer to family members. Nhyariah was doing well for several years prior to that time while living with her mother in Florida.

When Nhyariah was 3 1/2 years old, Jasmin Mack says that a genetic counselor from the University of Florida hospital in Gainesville offered her money to enter her daughter into medical research studies, but she refused.

After moving to Georgia, the first doctor they saw recognized how rare Nhyariah's condition was and allegedly commented:

Oh! I have some friends next door that would LOVE to see you!

This was Henrietta Egleston Hospital for Children in Atlanta, which is the pediatric teaching hospital affiliate for the Emory University School of Medicine, located on the campus of Emory University.

Even though Nhyariah was not sick, they immediately admitted her to the hospital, and used the Georgia Division of Family and Children Services (DFCS) to take over custody of Nhyariah. Jasmin was kicked out of the hospital.

Today, Nhyariah's condition has deteriorated greatly while in state care due to undergoing several surgeries, and her mother Jasmin just wants to take her back to Florida, as she fears that the medical professionals in Georgia will soon kill her daughter.

I feel like if she can get out of this hospital, she can have a chance.

She's a rare child. She's made it this 10 years.

Born with a One in 100 Million Condition

Nhyariah was born with Trisomy 9, an extremely rare chromosomal abnormality that occurs when there are 3 copies, rather than 2, of chromosome 9.

In the Mosaic form of Trisomy 9, which Nhyariah has, some of the cells in the body have the extra chromosome, while others have the normal 2 copies. In Full Trisomy 9, all of the cells have the third chromosome. Most babies with Full Trisomy 9 do not survive until birth.

The prognosis for children with Mosaic Trisomy 9 varies greatly, depending upon what organs are affected. The disorder presents differently in each child, with a wide variety of symptoms and complications. The condition is so rare that only a limited amount of information on it even exists.

In Nhyariah's case, only about 20 percent of her cells are affected.



From the beginning, Nhyariah has had a smile that lights up the room. Photo supplied by family.

She was born with a common congenital heart defect called patent ductus arteriosus, and she had surgery when she was 2 years old to close it. Doctors in Florida continued to monitor her heart condition over the years.

Jasmin says that her daughter has always been small for her age, and was diagnosed as failure to thrive at one point. Doctors in her native Florida recognized that this was part of her medical condition, and not something that her family caused. A g-tube (feeding tube) was inserted and she grew, albeit slowly.

The only other surgery that Nhyariah needed during her childhood was a shunt placement in her head to drain excess cerebrospinal fluid.

She was tiny, but she was happy and doing well. Her smile lit up the room wherever she went. Jasmin says that she is:

a very special little girl that's loved by all her family and those who cross her path along the way.

When Nhyariah was old enough, she started school and attended daily. She is described as “happy-go-lucky.” Though she had some developmental delays and was in a wheelchair, she was not sick and did not have any serious health problems. She had a feeding pump, but did not need any medications.



Nhyariah in her wheelchair, ready for school. Photo supplied by family.

The Mack family lived in Panama City, Florida, and the specialist doctors that she saw were 4 hours away, in Gainseville, Florida. She saw them routinely and her condition was monitored.

When Nhyariah was 3 1/2 years old, Jasmin Mack says that a genetic counselor from the University of Florida hospital in Gainsville offered her money to enter her daughter into medical research studies, but she refused. She knew that her child was rare, but she did not want her to become “an experiment.”

“Georgia Has Done Me and My Child Wrong”

In late 2015, Jasmin moved her family to Georgia to be closer to her sister. She anticipated that the move would be good. It would place them near a bigger hospital than the one they left behind, and she hoped that perhaps doctors there would be able to get her wheelchair-bound child walking some day.

Now, she just prays they don't kill her daughter.

As her family made the transition to a new home in Georgia, Jasmin did not switch over her insurance immediately to the new state. She continued to take her daughter back and forth to her old doctors in Florida for a while.

Their first doctor visit in Georgia was supposed to be a routine appointment with a GI (gastroenterology) doctor, Dr. Gayathri J. Tenjarla. That visit proved to be disastrous.

The doctor reportedly came into the room and looked at the chart (not her daughter), then spoke the chilling words that Jasmin will never forget:

Oh! I have some friends next door that would LOVE to see you!

Jasmin told *Health Impact News* that “from that, I knew that she had noticed my daughter's disability.” It appeared to her that Nhyariah was little more than a science experiment to her, because of her fascinatingly rare medical condition.



Dr. Gayathri J. Tenjarla. Photo [source](#).

Without allegedly doing any type of physical assessment whatsoever, Dr. Tenjarla insisted that Nhyariah be admitted immediately to the hospital, even though she wasn't sick.

Doctors began running all sorts of tests and changed her feeding regimen. After spending a week with her daughter in the hospital, Jasmin says that security guards came in and dragged her out of her daughter's room and made her leave.

DFCS seized custody of Nhyariah on the grounds that medical staff was concerned about her being underweight and that the doctors said that Jasmin didn't have the child under medical care. They later alleged that she had missed appointments in Florida which showed "negligence."

She was, in fact, under medical care because her mother had been taking her back and forth to Florida while they were "awaiting the Medicaid switch" from Florida to Georgia.

Nhyariah has “never been a big girl,” Jasmin says, but it is part of her Mosaic Trisomy 9 condition.

She has been followed her entire life by Children’s Medical Services, a collection of programs under the Florida Department of Health designed for children with “special health care needs.”

Jasmin points out that if she had missed appointments in Florida that were a concern, the doctors there would have reported her.

They didn’t.

Jasmine told us:

Georgia has done me and my child wrong.

One report from DFCS states that a possible “future harm that may occur to the child if they remain at home” is that:

Missed medical appointments may cause future harm with Nhyariah’s ongoing medical issues.

Unnecessary Surgeries Almost Cost Her Life

The real harm that has happened to Nhyariah in Georgia state custody is far worse than any possible imagined harm that DFCS social workers told the court that they wanted to avoid.

It was 2 weeks after she was kicked out of the hospital before Jasmin Mack was able to find out any information about her daughter, and what she learned horrified her.

Nhyariah had just come out of surgery. Doctors at Children's Atlanta had reportedly decided that she had sleep apnea and needed to have her tonsils removed.



Even in the hospital, Nhyariah's smile remains. Photo supplied by family.

They did this without consulting or informing her mother. Jasmin's parental right to make an important medical decision for her daughter was ignored, and she later learned that the hospital did this surgery without first obtaining any of her medical records from Florida.

The surgery was not something that Jasmin believed was necessary, and she would not have consented.

While her daughter was in surgery without her knowledge, Nhyariah's left lung collapsed. She spent an entire month in the hospital.

When she was released, she was sent with an oxygen tank to a foster home with strangers. She was reportedly rushed back to the hospital soon after and put on oxygen full-time.

She had never been on oxygen in her mother's care.

There are differing medical reports about her condition. According to one medical report, Nhyariah had "acute respiratory failure following trauma and surgery." Another copy of the report calls it "severe lung disease."

A couple months later, some of the doctors at the teaching hospital reportedly decided that it would be a good idea to surgically put a band on Nhyariah's stomach. Even though Jasmin refused to consent to what she termed an "experimental surgery," the hospital proceeded with the surgery.

It lasted 4 1/2 hours.

Jasmine found out that her baby girl coded during the surgery and it took them 2 hours to get her fully

resuscitated.

Nhyariah spent the next 30 days in the ICU. She developed RSV (a respiratory virus) and a bacterial infection.

Since that surgery, she is now on about a dozen medications and requires oxygen full-time. She has gained more weight than is healthy, and her hips have become dislocated. She gets out of breath when she moves.

While she was at home with her mother, she never needed to be on oxygen or was not on any medications, even with her disorder.

Requests to Transfer Denied

Jasmin worked to jump through all of the DFCS hoops, completing all of the classes and training that was ordered. Nhyariah's condition had badly deteriorated. Nonetheless, the court and hospital agreed to allow her to go home to her mother's care on April 19, 2016.

She required round-the-clock care, and staff members from a clinic connected to the hospital were placed in the Macks' home to assist with Nhyariah's care. Jasmin says that they harassed her relentlessly, daily asking her, "Are you tired yet?" They seemed bent on either seeing her give up or getting Nhyariah back under state custody.

Social Worker Allegedly Almost Quit DFCS Over Injustice in Nhyariah's Case – Whistleblowers Welcome to Contact Us

It got so bad that a social worker with DFCS who saw what was happening talked to Jasmin about it.

The social worker reportedly stated she might quit her job over the injustice that she was seeing.

We will not reveal any names of social workers from Georgia DFCS who do not like what the department is doing with Nhyariah's case, so if you want to comment on this story, [please contact us here](#). We extend the same invitation to anyone that was or is currently on the medical team.



Jasmin and her daughter. Photo supplied by family.

Mother Pressured to Approve Medical Procedure or Have Daughter Sent to Hospice

Nhyariah's health did not improve after the surgeries and complications, and she was readmitted back into the

hospital on June 1. They told her mother that a tracheotomy was necessary for her “to stay alive.”

Jasmin believes that the real purpose for the trach is that it will mean she would always have to be institutionalized and could never come home.

Then they could throw her away like trash when they are done with [experimenting on] her.

Jasmin was given the choice of approving the tracheotomy or sending her daughter to hospice. She rejected both of those options and instead asked for her court-appointed attorney to put in a motion for her daughter to be transferred back to her previous hospital in Florida for a second opinion.

Judge Blocks Mom from Taking Daughter Back to Florida

The very next day after the request to transfer, DFCS called for an emergency hearing to place Nyariah back into state custody. The attorney has since quit working on her case, and she needs a new attorney.

At the hearing, one of the attorneys reportedly told the judge that Nhyariah had a severe lung disease and that she will not survive.

Judge Fatima El-Amin reportedly told Jasmin Mack that she was placing Nhyariah back into state custody while she is in the hospital. She said that she could possibly go home with her mother if she gets released, “unless she is placed in hospice.”

Jasmin alleges that Judge El-Amin “took my rights back to keep me from transferring to Florida.”



Judge Fatima El-Amin. Photo [source](#).

Nhyariah has been approved by the Florida hospital to transfer there, but the Georgia hospital must agree to it before it will happen.

In what appears to be becoming a pattern with hospitals in the news lately, Jasmin says that the Henrietta Egleston Hospital for Children in Atlanta does not want the transfer to happen, and only wants Nhyariah to see their doctors.

In previous stories we have reported regarding Baby Steffen, who was taken off of life support before a second medical opinion could be obtained, the family had allegedly found at least 10 hospitals willing to give a second opinion, but Vanderbilt refused to talk with any of them. See:

Tennessee Family Wants Daughter and Sister of Deceased Baby Steffen to Come Home

Civil Rights Abuse? Judge Only Gives Parents 24 Hours to Find Doctor Before Baby is Removed from Life Support

If Nhyariah stays in Atlanta, Jasmin is afraid that her child will soon be on full life-support. She may not make it out of the hospital alive. Her mother believes that her best chance for survival is for her to transfer back to the hospital in Florida that has been treating her for most of her life.



Jasmin desperately wants the chance to save her precious little girl's life. Photo supplied by family.

Like Baby Steffen's family, Jasmin believes that the choice should be left up to her, the parent, not to a hospital or a judge. She never consented to have her daughter admitted to the hospital in the first place. Her daughter also has no voice in the matter. Jasmin says, "I have to be her voice."

Nhyariah has since developed MRSA and another serious bacterial infection in the hospital, and is on strong antibiotics.

In a meeting with doctors and DFCS workers on Thursday

(July 13th), Jasmin was absolutely horrified to learn that the doctors at Children's in Atlanta did not even know that Nhyariah had a heart condition. She told us that:

These surgeries were done without them paying any attention to her medical records! They have had her for a year without ever having her see a cardiologist or a neurologist.

Ironically, Jasmin Mack says that her daughter's hospital room is located literally next door to the research lab.

In 9 months my child went from living a life quality of 8, 9 on a great day. Going to school on no medications, happy go lucky. How on earth did she get to a 1, barely living!! On 12 different medications, oxygen and vent dependent. Unacceptable.

How You Can Help

Jasmin Mack asks first for prayer. She believes God is big enough to help her daughter and that Nhyariah matters to God. They also need an attorney willing to help fight for Nhyariah.

Governor Nathan Deal is the governor of Georgia, where Nhyariah is being held by DFCS and the hospital. He may be reached at 404-656-1776, or contacted [here](#).

Senator Emanuel Jones represents the district where Nhyariah was taken into custody. He may be reached at 404-656-0502, or contacted [here](#).

Representative Renitta Shannon is their House Representative. She may be reached at 404-656-7859, or contacted [here](#).

The Twitter hashtag the mom is using is: #SheIsHuman

Medical Kidnapping in Atlanta! Child with Rare Disorder to Die for Medical Research?



Nhyariah – still smiling through it all. She wants to live.
Photo supplied by family, taken Sept. 10, 2017.

by **Health Impact News/MedicalKidnap.com Staff**

A little girl's life literally hangs in the balance in Georgia. Nhyariah Mack's mother wants her to be transferred back to their hometown hospital in Pensacola, Florida, but Child Protective Services and Egleston Children's Hospital at Emory refuse to allow her mother to transfer her or get a second opinion.

For months doctors at Egleston have been telling Jasmin Mack that Nhyariah doesn't have long to live and will need to go into hospice care soon. This week, a new cardiologist told Jasmin that they have a heart for her daughter and they want to do a heart transplant.

At first Jasmin was hopeful, thinking that maybe, finally, doctors were going to try to save her child's life. Then she says that she saw the doctor "skipping down the hallway" toward the front desk. That was when it hit her like a ton of bricks:

They want my baby's heart!

These people are still trying to research my child!

To understand how the custody of children, especially children with rare medical diseases, are removed from their families and placed into state custody for the purpose of medical research, *legally*, see our investigative report:

Medical Kidnapping in the U.S. – Kidnapping Children for Drug Trials

Child With Rare Medical Condition Seized by CPS

Nhyariah is a very special child. She was born in Florida with Trisomy 9 mosaic, an extremely rare chromosomal abnormality. Only a little over a hundred children in the world have been diagnosed with this condition.

See original story:

Young Girl with Rare Trisomy 9 Condition Medically Kidnapped in Georgia – Life in Danger

She was tiny, as part of her medical condition, but she was doing well in her mother's care. Everyone who has met Nhyariah loves her, and her smile lights up the room.



Nhyariah Mack – tiny in stature, with a big smile that lights up the room. Photo supplied by family.

In late 2015, Jasmin moved to the Atlanta, Georgia, area at the request of her sister, after their mother passed away. Jasmin thought that it might be a good move for them.

At that time, Nhyariah was not on any medications. She had a feeding tube and was in a wheelchair.

Her mother hoped that having access to the bigger hospitals in Atlanta would help Nhyariah move to the next step – walking on her own.

Instead, she found a nightmare.

For the first several months, they traveled back and forth to their regular doctors in Florida until they could get insurance switched over.

The very first doctor visit in Georgia forever changed their lives. It was supposed to be a routine appointment with a GI (gastroenterology) doctor, Dr. Gayathri J. Tenjarla.

When Dr. Tenjarla walked into the room, Jasmin says that she didn't even look at her daughter. She just picked up the chart, and said:

Oh! I have some friends next door that would LOVE to see you!

Next door was Henrietta Egleston Hospital for Children in Atlanta, the pediatric teaching hospital affiliate for the Emory University School of Medicine, located on the campus of Emory University. The hospital is just around the block from the CDC (Centers for Disease Control).

Even though Nhyariah wasn't sick, Dr. Tenjarla insisted that Jasmin admit her to the hospital immediately over concerns about her weight. This was despite the fact that Nhyariah's previous doctors in Pensacola were well-aware of her tiny size and recognized that it was part of her chromosomal disorder.

During the next week, doctors changed the feeding regimen for Nhyariah three times and ran numerous tests. By the end of the week, doctors at the Emory-affiliated hospital called the Georgia Division of Family and Children Services (DFCS) and accused Jasmin Mack of medical neglect.

They alleged that Jasmin had missed some doctors appointments, though she could easily prove that was false if only she had the opportunity. Their other allegation was that Nhyariah was underweight. She was, but it was in no way her mother's fault.

Based on those allegations, DFCS seized custody of Nhyariah and kicked Jasmin out of the hospital.

Experimental Surgeries Without Mother's Consent

By the time Jasmin was allowed to see her daughter again, doctors had already performed their first unnecessary experimental surgery on Nhyariah.

They removed her tonsils, which had never caused a single problem before in her life. The explanation later given to Jasmin was that the doctors hoped taking out her tonsils would help her sleep apnea. (It didn't.)

During the course of that surgery, her lung collapsed. She

has battled the resultant pneumonia and lung problems ever since.

Jasmin did not give her consent for that surgery, or for the next one that followed. Nor was she even informed that the surgery was going to be performed on her child.

It was as though Nhyariah's body now belonged to the hospital and DFCS, and her mother was not informed or allowed to make medical decisions.

On paper, she still retained medical parental rights, but as many other parents report to *Health Impact News*, those rights seemed invisible.

During the next experimental surgery, Nhyariah “coded” for 2 hours and needed resuscitation. Her health has never bounced back after that point, and doctors at Egleston Children’s Hospital have told her that Nhyariah is not likely to survive.

All of this experimentation is something that Jasmin Mack has always wanted to avoid for her daughter. She knew that Nhyariah’s medical condition is rare and that some people would like nothing more than to turn her child into a science experiment.



Photo collage provided by family.

When Nhyariah was 3 years old, Jasmin fended off doctors from Gainesville, Florida, who reportedly offered her money to conduct medical experiments with her. She told them that was absolutely not a possibility.

Then, she moved to Georgia 5 years later, and ran into doctors who appeared willing to cut her out of the picture by calling Child Protective Services.

Heart Condition Worsens After Taken Into State Custody

Ironically, there was never any mention of a heart condition during Nhyariah's first year in DFCS custody. On July 13, 2017, the day before her story was originally published, Jasmin met with doctors who told her that they didn't realize that her daughter had a heart condition. Since she had been at the Egleston Children's Hospital at Emory in Atlanta, she had never once seen a cardiologist.

Jasmin says she learned that day that they had never consulted Nhyariah's records from Pensacola. Had they done so, they would have known that she was born with a common congenital heart defect called patent ductus arteriosus, and that she had surgery when she was 2 years old to close it. Doctors in Florida monitored her condition from that time until she went into Georgia state custody.

She never showed symptoms of a heart condition until recently. On Sunday, Jasmine said:

The doctors are expecting her to go into cardiac arrest any day now, causing her heart to stop.

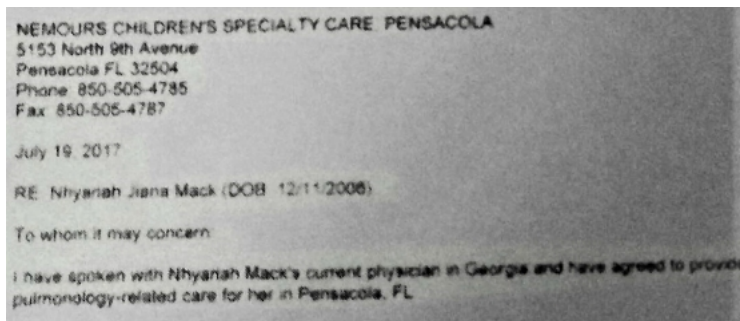
At that point, Jasmin was told that there was nothing that the doctors at Children's could do.

Transfer for Second Opinion Denied, Mother Silenced

All along, Jasmin has petitioned the court and has begged for them to transfer her daughter back to her previous hospital

in Pensacola. While doctors in Atlanta have offered no hope for Nhyariah's survival, doctors in Pensacola have seemed to be more optimistic.

Two months ago, on July 19, a doctor from Nemour's Children's Specialty Care in Pensacola sent a letter stating that they would be willing to see Nhyariah. This was just 5 days after their original story was published.



Jasmin has always believed that, if she could get her daughter out of Georgia's custody and back home to Pensacola, Nhyariah would live. She has requested to the court at least 5 times for her to be transferred, especially after doctors at Eggleston made it clear that they were giving up on Nhyariah's survival.



Judge Fatima El-Amin. Photo [source](#).

These requests have been denied by Judge Fatima El-Amin, who reportedly told Jasmin in court in July, after seeing the letter:

You can forget about a transfer. A transfer is never going to happen.

Unfortunately, most of the court hearings have been about the media rather than about Nhyariah's condition. Shortly after the *Health Impact News* article about the Mack family was published, supporters issued a press release on July 24.

(See [press release](#).)

Jasmin was kicked out of the hospital later that day.

The Guardian ad litem (GAL) was reportedly quick to show Judge El-Amin the Facebook posts, but this person hired by the state to represent “the best interests of the child” neglected to mention even a single thing about Nhyariah’s health or the possibility of a transfer to doctors who had not given up on her.

The judge reportedly demanded that Jasmin take down all of her posts about Nhyariah’s story and anything mentioning anyone in the courtroom, as well as her GoFundMe account. Jasmin was warned about contacting media; thus, she has been hesitant to allow an update to her story until now.

This amounts to an unconstitutional gag order, something we have addressed numerous times at *Health Impact News*. See:

[Family Court Judges’ Unconstitutional Gag Orders On Parents](#)

[Arizona Judges Continue to Threaten Parents and Restrict Free Speech](#)

[Doctor Offers Heart Transplant](#)

As horrific as her daughter’s care has been under DFCS custody, nothing prepared Jasmin Mack for the encounter that she had this past Tuesday (9/26/17).

It was only in the past couple of weeks that doctors have shown any concern about Nhyariah’s heart. Always before,

the focus has been on her declining lung function, pneumonia, and the MRSA, which has now resolved.

About that same time, Jasmin noted that a baby in the room next to Nhyariah's coded. There was reportedly a flurry of activity with multiple doctors, and the baby was whisked away to ICU. Jasmin hasn't seen the baby or the baby's caretaker since.

The events may be unrelated, but the timing seems a bit odd to Jasmin. When the doctors told her that Nhyariah's heart could fail at any point, she felt like that came out of nowhere because "she doesn't even LOOK like she is in critical condition." The only visible sign is that she now needs her BiPAP breathing machine during the day, not just at night.



Nhyariah with BiPAP breathing machine. Photo provided by family.

On Tuesday, a new cardiologist said she needed to speak with Jasmin about Nhyariah's rapidly declining heart. The doctor told her that they have a heart for Nhyariah and want to do a heart transplant. She said they would have to run further tests to make sure that it would be compatible, but she offered hope to Jasmin that they could save Nhyariah. Jasmin admits that she was, for a brief moment, hopeful that

they were finally interested in saving her baby's life.

Then, she saw the cardiologist literally “skipping down the hallway” toward the front desk, excited that they might be doing the heart transplant. Her own heart sank as the realization hit her like a ton of bricks:

They want her heart.

I could not believe it! They aren't interested in saving my child's life, or they would have sent her to Pensacola when she still had a chance to be saved.

After all this, they are still trying to research my child!

She told us that Nhyariah is not even stable enough to undergo a heart transplant.



Jasmin Mack will not give up on Nhyariah. Photo supplied by family.

Mother Refuses to Allow Her Child to Be a Medical Lab Rat

Distraught but determined that her child will not continue to be a medical experiment, Jasmin told the doctor when she returned that she did not want her baby cut on anymore. She signed a form stating that she refuses for any of Nhyariah's organs to be donated.

After her refusal, doctors reportedly suggested that she “just think about it and talk it over.”

She has since learned that the heart condition that the doctors say Nhyariah has does not normally result in such rapid deterioration. She wants to know what else is going on.

Jasmin is afraid that the only reason that they are suggesting the transplant is so that they can get her daughter's heart, the heart of a child with an extremely rare chromosomal disorder, which would be of great value to medical researchers.

As Jasmin has stated, her child is human, not a lab rat. As Nhyariah's mother, she still has the right to refuse to allow such experimentation.

Through ethical, legal, and semantical juggling, the child welfare system has created for themselves a legal loophole whereby they are able to use children who are wards of the state for such experimentation because, as the legal guardians, the state is able to consent on behalf of the children in their custody. Attempts by legislators to change this legal loophole have been unsuccessful.

See:

“Justina’s Law” Seeks to End Experimental Medical Research on Children Seized by Child Protection Services



War Crimes Tribunal at Nuremberg. Adolf Hitler’s personal physician, 43-year old Karl Brandt. Brandt was also Reich Commissar for Health and Sanitation, and was indicted by the U.S. prosecution with 22 other Nazi doctors. Brandt was found guilty of participating in and consenting to using concentration camp inmates as guinea pigs in horrible medical experiments, supposedly for the benefit of the armed forces. He was sentenced to death by hanging. [Image Source](#).

After the Holocaust, where millions of Jews, Gypsies, and others were used as commodities to be requisitioned for medical experimentation, some of which were horrific in nature, the Nuremberg Code was developed to ensure that

what happened at Auschwitz and other concentration camps never happened again. Yet, it is apparent that involuntary experimentation continues to happen in some American hospitals.

1. The voluntary consent of the human subject is absolutely essential.

This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him to make an understanding and enlightened decision. This latter element requires that before the acceptance of an affirmative decision by the experimental subject there should be made known to him the nature, duration, and purpose of the experiment; the method and means by which it is to be conducted; all inconveniences and hazards reasonably to be expected; and the effects upon his health or person which may possibly come from his participation in the experiment.

The duty and responsibility for ascertaining the quality of the consent rests upon each individual who initiates, directs or engages in the experiment. It is a personal duty and responsibility which may not be delegated to another with impunity.

First of ten points of the Nuremburg Code. [Source](#).

Court Theatrics: Judge Quits Case – Justice Denied

Her new attorney filed documents recently stating that Jasmin Mack wants to file suit against parties who are holding her child captive.

Suddenly, the judge on her case quit.

Jasmin went to court Monday, hoping the judge would hear her request for a transfer again and look at the evidence that she did not miss any doctor appointments and that it was Nhyariah's Trisomy 9, not medical neglect on her part, that was responsible for her small size.

Instead, she found that the judge had removed herself from

the case.

She had court again on Wednesday, September 26, but she never saw a judge. A sheriff simply gave her a piece of paper informing her of yet another court date – October 18. Jasmin doesn't even know if her daughter will live that long.

DFCS continues to oppose Jasmin's every effort to bring Nhyariah back to Florida. They continue to talk about sending Nhyariah to a foster home with hospice, "to die with strangers."

Mom – "I Feel Like I Let Her Down"

Jasmin Mack is heartbroken over her daughter and is desperately trying to get Nhyariah transferred back to Pensacola, where there may be hope for her. She truly believes that God is big enough to turn this around:

Deep down in my heart, I believe there is hope for her.

She feels like the doctor at Eggleston Children's Hospital offered only "false hope" with the heart transplant.

They are playing a dirty, dirty game. They just want me to agree to this heart transplant.

You don't expect this from doctors. These doctors and judges are people that you put your trust in to do what's right.

Jasmin broke down into tears as she said:

I feel like I let her down because I brought her here [to Georgia].

How You Can Help

There will be a rally for Nhyariah on Friday, October 6, at the hospital. The family welcomes any and all supporters to help them to call for Nhyariah to be released to go to Pensacola for a second opinion and a chance at life. Check the Facebook event page for details and for confirmation of the time for the [Free Nhyariah Rally](#).



OCT
6

Free Nhyariah Rally ShelsHuman

Public · Hosted by Mad Angels Army

★ Interested

✓ Going

➔ Share ▾

⋮

🕒 Friday, October 6 at 3 PM - 6 PM EDT
Next Week

📍 Egleston Children's Hospital at Emory 1405 Clifton Road NE Atlanta, GA

Governor Nathan Deal is the governor of Georgia, where Nhyariah is being held by DFCS and the hospital. He may be reached at 404-656-1776, or contacted [here](#).

Senator Emanuel Jones represents the district where Nhyariah was taken into custody. He may be reached at 404-656-0502, or contacted [here](#).

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The Twitter hashtag the mom is using is: #SheIsHuman

Is This Medically Kidnapped Girl in Atlanta Being Murdered for Medical Research Due to Rare Genetic Disorder?



Nhyariah at Egleston Children's Hospital at Emory – full of life. Photo source: Health Impact News.

UPDATE 10/11/2017

Since this story went to press, *Health Impact News* has learned that Nhyariah is still being given doses of morphine, against her mother's wishes. Jasmin Mack spoke with someone at the hospital who confided to her that the records show that she was given a dose of morphine yesterday, even while the staff has been telling her that they stopped it when she made the request Saturday.

She was told that Nhyariah's heart is still declining, but the

last echocardiogram on her heart was done on September 28. So how do they know?

It is clear that Nhyariah is having a difficult time breathing, but former army medic and advocate Sherrie Saunders explains that the morphine will do that to her, with her impaired lung function.

Is This Medically Kidnapped Girl in Atlanta Being Murdered for Medical Research Due to Rare Genetic Disorder?

by **Health Impact News/MedicalKidnap.com Staff**

According to doctors at Atlanta's Egleston Children's Hospital at Emory, ten-year-old Nhyariah Mack is on death's door. Her mother Jasmin Mack has been told that she could die at any moment because her heart is failing her. There has been recent talk of a possible heart transplant.

Just before the heart transplant was suggested, Jasmin says that the hospital risk management team offered her a very large sum of money as a settlement if she would just walk away, leaving her daughter with the hospital and the Georgia Division of Family and Children Services (DFCS), and stop talking about her daughter's situation.

If that meant that her child would live, Jasmin might have taken the settlement. She said that the only way that she would consider it would be if they would send Nhyariah to the Pensacola hospital that had already offered to give a second opinion. As a mother, her daughter's life means more to her than anything in the world.

When they refused, so did she. She believes that they are

more interested in her organs and the research they can use her for than they are in her. Nhyariah has an extremely rare chromosomal disorder – Trisomy 9 mosaic. There are just over a hundred people worldwide who have that diagnosis, making Nhyariah a prime target for those who would like to use her as a lab rat for medical research.

Unfortunately, Child Protective Services can legally sign for the children in their custody to be used in medical experiments, even without their parents' knowledge or consent.

See:

[Medical Kidnapping in the U.S. – Kidnapping Children for Drug Trials](#)

This has allegedly already happened to Nhyariah. Twice the hospital has allegedly performed experimental surgeries on her that were not necessary.

Jasmin Mack recently obtained a complete copy of her daughter's medical records, and she says what she is learning is quite disturbing. As she reads through the documents, she reports that she is finding things that appear to support her suspicions that the hospital and DFCS are interested in medical experimentation on her daughter rather than her health.



Nhyariah is obviously loved by her mom, Jasmin Mack. Photo source: Health Impact News.

During the first one, her tonsils were removed, and, according to hospital records, the tonsils and any other tissue removed may be used for medical research. A DFCS social worker signed the consent for the surgery and for the tissue to be used for research.

The surgery was not at all about improving Nhyariah's health, and, in fact, the surgery actually caused her harm. One lung collapsed. She is still functioning on only one lung.

Jasmin learned that the most recent surgery was a procedure that the DFCS worker who signed for it knew was unnecessary. One document states that Nhyariah's odds if she did not have the surgery were still good. In other words, the surgery was not necessary for her health or survival.

See original story and follow up:

[Young Girl with Rare Trisomy 9 Condition Medically Kidnapped in Georgia – Life in Danger](#)

Is Georgia DFCS Preventing Nhyariah from Having a Chance to Live?

Things are not adding up. Jasmin told *Health Impact News*:

I just don't see the sickness that they are saying she has.

Former Army medic and military vaccine whistleblower [Sherrie Saunders](#) agrees. She says:

I don't either.

Jasmin believes that her daughter has a very good chance of living – IF she can get her transferred to another hospital for a second opinion. However, DFCS currently is standing in the way of a second opinion.

It may well be that DFCS is literally standing in the way of Nhyariah's chance to live. The hospital where Nhyariah is essentially being held prisoner has repeatedly told her mother that she will likely die soon. They seem bent on keeping her in their grasp until she dies.

The picture that Egleston Hospital paints of Nhyariah's health is not consistent with what Jasmin is seeing.

On Friday afternoon, October 6, 2017, Saunders joined Brenda Hampton, an environmental activist who fights for clean water, and *Health Impact News* reporter Terri LaPoint for a visit with Nhyariah and her mother at Egleston Children's Hospital.



Brenda Hampton, Nhyariah Mack, and Sherrie Saunders.
Photo source: Health Impact News.

The group expected to see a very sick child barely clinging to life, based on the fact that doctors have been talking about Hospice care for Nhyariah and have told her mother that she could go into cardiac arrest at any time. Instead, what they found was a child who is full of life.

During the first hour and a half of the visit, most of Nhyariah's face was covered up by a BiPAP machine that helps her to breathe after she lost the use of one lung during the first surgery.

She only has the use of one lung. The other collapsed during

the first of 2 unnecessary experimental surgeries performed on her without her mother's consent after DFCS seized custody of Nhyariah, based on allegations that have since been allegedly proven to be false.

Even with the BiPAP machine, Nhyariah wanted to play with her mom. The only time she showed any signs of discomfort was when the nurse gave her water through her feeding tube. The syringe of water was at least the size of a turkey baster, and the nurse pushed it through pretty quickly, over about ten seconds.

Up until that point, Nhyariah had been happy and playful, her eyes showing the smiles that were hidden by the machine. It was obvious that the water was going through too fast for her and was uncomfortable because she batted at it and tried to push the nurse's hand away.

During the group's visit on Friday, the staff moved Nhyariah to her wheelchair and removed the BiPAP machine, replacing it with a nasal cannula for oxygen. She currently has two 2-hour sessions per day with the cannula.

With more freedom of movement, Nhyariah was able to play and interact more. It seemed to take less effort for her to breathe.



Nhyariah had fun with Sherrie Saunders while her mother kissed her. Photo source: Health Impact News.

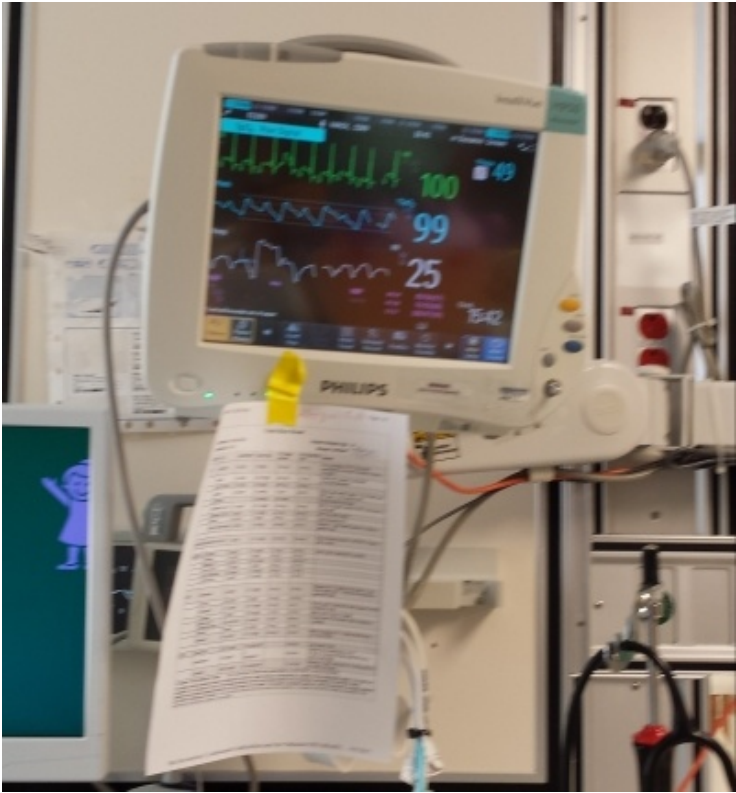
She is developmentally delayed, and doesn't speak much. However, she is quite responsive and took great delight in throwing her toys on the ground and watching her guests pick them up for her. She enjoys blowing kisses with her mother, and the loving bond between the two was readily apparent.

<https://youtu.be/sUdTHFglbMs>

She and her mother appeared to have a language all their own, and several times Nhyariah broke out into giggles of delight.

The entire visit lasted more than 3 hours. Sherrie Saunders, former Army medic, noted that the monitors showed that Nhyariah's oxygen saturation levels remained very good the entire time she was using the nasal cannula for oxygen. The numbers stayed between 96 and 100, most commonly 98 and

99.



Nhyariah's vitals. Photo source: Health Impact News.

Sherrie reports that the other indicators on the monitor reflect a normal heart.

Her skin is clear, again showing no signs of heart problem.



Photo source: Health Impact News.

Are Doctors Motivated by Harvesting Organs for Research?

As we have previously reported, there was never even any mention of heart problems until just a few weeks ago, when a doctor approached Jasmin with the suggestion of a heart transplant.

Could this discussion simply be a ploy to get Nhyariah into another surgery where doctors can take another one of her organs out for research purposes?

Jasmin refused the heart transplant after she saw the cardiologist literally skipping down the hall when she thought that Jasmin might agree to the surgery.

Since that time, doctors have stopped all treatment and told Jasmin to prepare for her seemingly inevitable death. They also prescribed morphine, presumably for the pain of her dislocated hip.

Jasmin was concerned that the morphine could hasten her daughter's demise, and she requested that the morphine be stopped. She is grateful that the hospital honored that request.

Nhyariah has a feeding tube and sits in a wheelchair – both conditions that she had prior to DFCS or Egleston hospital involvement. She is not currently on any other medications. Her hip causes discomfort, but it is certainly not life-threatening.

She has breathing problems, which were created from the first unnecessary surgery. She has a collapsed lung and has battled pneumonia ever since. That has led to her difficulty in breathing. However, it does not appear to be life-threatening. Indeed, the negative prognosis that Egleston doctors are reporting is unrelated to her lung function.

True Medical Kidnapping for Wanting to Transfer to Another Hospital for a Second Opinion?

Jasmin wants to know – what is really going on? Why has this hospital given her daughter a death sentence? Why won't they allow her to transfer to another hospital that gives her hope of survival? If she is really at death's door, why is she so full of life? If Child Protective Services is about protecting children, why aren't they letting her transfer to the hospital that believes that she has a chance to live?

Why did the hospital offer her such a large sum of money to keep quiet and walk away from her daughter? If they actually expected her to take it, does that mean they are accustomed to other parents complying with such offers? How many other parents have sold their children to be studied and

turned their backs on their own flesh and blood?



Sign on the wall in Nhyariah's room. The number to reach the Patient Advocate for Egleston Children's Hospital is 404 785 6163. Photo source: Health Impact News.

How can this be happening in America? How can a child so

full of life be sacrificed on the altar of medical research, while her mother fights for her life? Why cannot a parent get a second medical opinion in the land of the free and the home of the brave? How can Child Protective Services push aside an innocent, loving mother and allow a hospital to experiment on her child?

These are very disturbing questions with even more disturbing implications. The bottom line is that a child wants to live and her mother wants to give her every chance to do so. Yet, she is fighting the might of a huge hospital network and the state for the very life of her child.

How You Can Help

A petition has been set up [here](#).

Governor Nathan Deal is the governor of Georgia, where Nhyariah is being held by DFCS and the hospital. He may be reached at 404-656-1776, or contacted [here](#).

Senator Emanuel Jones represents the district where Nhyariah was taken into custody. He may be reached at 404-656-0502, or contacted [here](#).

Representative Renitta Shannon is their House Representative. She may be reached at 404-656-7859, or contacted [here](#).

The Twitter hashtag the mom is using is: #SheIsHuman

Formerly Healthy Girl with Rare Genetic Disorder Dies After Being Medically Kidnapped in Georgia



Nyhariah was full of life and laughing on September 10. Photo provided by family.

by **Health Impact News/MedicalKidnap.com Staff**

Nyhariah Mack's battle to live has ended. She passed away

Thursday afternoon, December 7, 2017. The little girl with a very rare chromosomal disorder was full of life when a doctor and hospital enlisted Georgia's Child Protective Services to seize her from her mother a year and a half ago.

At the time, she had no issues, just a rare medical condition that made her tiny and delayed her development. Shortly after going into "protective" custody, her health rapidly declined. She was subjected to unnecessary, experimental surgeries.

Her mother, Jasmin Mack, has been fighting the system ever since to get her back home to their home state of Florida. She has tried, "from Day 1," to get her sent back to Florida to the doctors who cared for her before the fateful decision for the family to move to Georgia. Jasmin has told us many times that she believed that her daughter would get better if only they would let her come home.

On Thursday morning, Nhyariah's heart stopped, but they were able to get her back again. We spoke with Jasmin in the early afternoon, and she was still trying to get doctors and the Georgia Division of Family and Children Services (DFCS) to allow her to transfer back to Pensacola, Florida.

By 5 p.m., sweet Nhyariah was gone, leaving behind many broken hearts. The tiny girl with the smile that lit up the whole room has lost her final battle.

#justiceforNy



See her original story here:

**[Young Girl with Rare Trisomy 9 Condition
Medically Kidnapped in Georgia – Life in Danger](#)**

Beloved Child – So Full of Life

For months, doctors at Egleston Children’s Hospital at Emory in Atlanta have been saying that she didn’t have long to live, and that they wanted to put her into hospice care.

Just two months and a day before her death, our reporter and other advocates visited her and filmed the bubbly child in her hospital room. It became abundantly clear then that

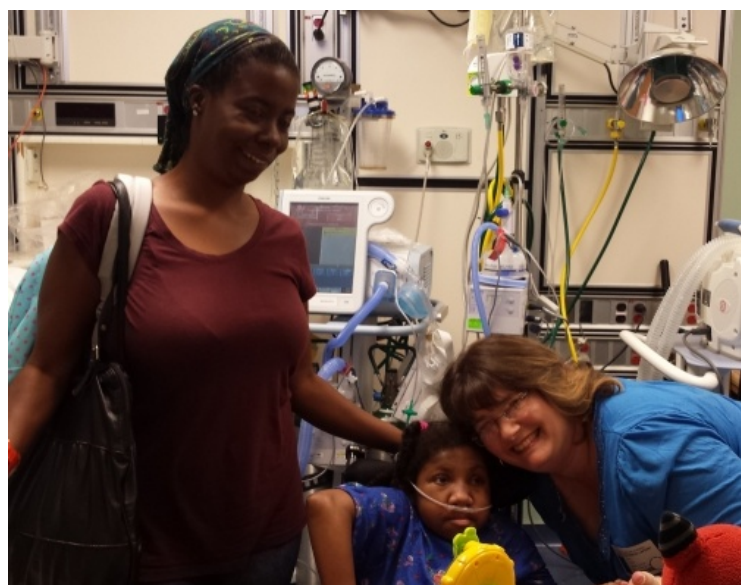
Nhyariah was full of life. Like every normal person who meets her, we fell in love with her, inspired by her spunk and playful spirit. Her determination to live was palpable.

<https://youtu.be/sUdTHFglbMs>

Her mother's love and dedication to her baby girl was readily apparent, leaving us wondering how anyone could accuse this almost Madonna-like mother of anything wrong toward her child. Indeed, the allegations against her, that she missed doctors' appointments, thus neglecting her care, were easily demonstrated to be false. It appears that this evidence has simply been ignored by DFCS and the courts.



Jasmin and Nhyariah at the hospital on October 6, 2017.
Photos by Health Impact News.





Was There Another Agenda at Play Here?

As we originally reported, their first doctor visit in Georgia was supposed to be a routine appointment with a GI (gastroenterology) doctor, Dr. Gayathri J. Tenjarla.

The doctor reportedly came into the room and looked at the chart (not her daughter), then spoke the chilling words that Jasmin will never forget:

Oh! I have some friends next door that would LOVE to see you!

Jasmin told *Health Impact News* that “from that, I knew that she had noticed my daughter’s disability.” It appeared to her that Nhyariah was little more than a science experiment to her, because of her fascinatingly rare medical condition.

The doctor insisted that Nhyariah be admitted to the hospital immediately, even though she was not sick or having any issues. She was merely small for her age, something that her previous doctors recognized as a part of her chromosomal disorder.



Nhyariah was always little for her age due to her Trisomy 9.
Photo provided by family.

Doctors began running all sorts of tests and changed her feeding regimen. After spending a week with her daughter in the hospital, Jasmin says that security guards came in and dragged her out of her daughter's room and made her leave. DFCS seized custody of Nhyariah, and Jasmin has been fighting to free her daughter ever since.

Despite all her efforts, her little girl is gone now.

One of Nhyariah's aunts posted on Facebook:

My niece had no issues! They need to be shut down....

Many family, friends, and supporters believe that the doctors and hospital at Emory took her in order to experiment on her, since her condition was so rare – only a little over a hundred people worldwide have the diagnosis of Trisomy 9.

Her tonsils were removed only a couple of weeks after she was seized, providing tissue that scientists were free to use in experiments. What else might they have done to this little girl behind closed doors?

It has been apparent to her mother since the beginning that there were some within this whole ordeal that saw her child as nothing more than a guinea pig, a lab rat to be used for scientific experimentation.

Human Rights Safeguards Bypassed

The world forbade human experimentation without informed consent after the Holocaust, and the Nuremberg

Code was put into place by the international community to ensure that the Nazi-era type experimentation could never again happen. The code was designed to protect humanity from such human rights violations.

However, there are those within the medical and pharmaceutical community who have found a way to bypass the Nuremberg Code safeguards. By allowing social workers and GALs to act in the place of parents and give consent for foster children to be used in medical experimentation, children who are wards of the state (foster children) may legally be used as medical lab rats in America, without their parents' knowledge or consent.

Thus, children like Nhyariah, [Justina Pelletier](#), [Baby Steffen](#), [Isaiah Rider](#), the [Diegel sisters](#), [Christopher Brown](#), and countless others can and have been legally used, in the United States of America, in medical experimentation, bypassing their parents' refusal simply by working with Child Protective Services to seize them from their families.

Nhyariah is the latest casualty of this battle called Medical Kidnapping.

See more of Nhyariah's story here:

[Medical Kidnapping in Atlanta! Child with Rare Disorder to Die for Medical Research?](#)

[Is This Medically Kidnapped Girl in Atlanta Being Murdered for Medical Research Due to Rare Genetic Disorder?](#)

Watch Terri LaPoint discuss Nhyariah's death and medical kidnapping:

<https://youtu.be/7b7NgX1tPOE>

Pediatric Doctor Pleads Guilty to Illegally Targeting Teens for Cholesterol Drug Trials



Dr. Eduardo Montaña, Pediatric Cardiologist at Children's Cardiovascular Medicine in Georgia. [Image Source](#).

by **Brian Shilhavy**
Editor, Health Impact News

A Pediatric Cardiologist from Georgia has pleaded guilty to

illegally targeting teens for a cholesterol drug that was only approved by the FDA for a rare disorder.

According to court documents, Dr. Eduardo Montaña colluded with pharmaceutical company Aegerion to sell their drug Juxtapid to teenagers with heart problems, even though the drug was not approved for their conditions.

Dr. Montaña violated HIPAA laws of patient privacy by supplying the pharmaceutical company private medical records of 280 teenagers without patient knowledge or consent.

Drug company Aegerion was [found guilty of criminal wrongdoing](#) in a Massachusetts court, and a sales representative of the company apparently knew that what they were doing was wrong, as the sales rep allegedly wrote in an email:

“By the way, I am sending this to you from my personal email because of the patient info :)” ([Source.](#))

Juxtapid, which received FDA approval in 2012, is only suitable for use for patients with a rare lipid disorder: *homozygous familial hypercholesterolemia*, a genetic condition that obstructs the body’s ability to manage cholesterol.

It [costs over \\$330,000 per patient per year](#), so the drug company had strong financial motives to expand its sales.

Dr. Montaña was a willing accomplice in their criminal activities, and reportedly hoped to get a kickback for himself. He requested a \$236,000 grant from Aegerion, which the company allegedly declined. ([Source.](#))

Dr. [Montana's bio](#) explains why he was an attractive doctor for Aegerion to approach to seek and expand their market for their cholesterol drug to children:

Dr. Eduardo Montaña is a Board Certified Preventive Pediatric Cardiologists and one of the few Pediatric Cardiologist nationally who is board eligible in Clinical Lipidology, the diagnosis, management and treatment of Pediatric Cholesterol disorders. (sic.)

The maximum penalty Dr. Montaña faces is one year in prison and a \$50,000 fine. He has not been sentenced yet.

Pediatric Drugs and Cholesterol Drugs: The Wedding of Two Very Profitable Markets for Drug Makers

Cholesterol-lowering statin drugs are a \$100 billion a year industry. Lipitor is by far the most profitable drug in the history of mankind among all pharmaceutical products, let alone being the most profitable cholesterol drug before its patent expired at the end of 2011. Sales to date from this one particular cholesterol-lowering statin drug have exceeded \$140 billion.

Lipitor benefited from the change in marketing laws in 1997 that allowed pharmaceutical companies in the U.S. to advertise their products directly to consumers. Pfizer convinced an entire generation of Americans that they needed a pill to lower their cholesterol in order to prevent heart disease, in what will go down as one of the most brilliant and unethical marketing schemes of all time.

After Lipitor's patent expired at the end of 2011, the [FDA issued its first warnings against statin drugs](#), which has since been updated with more side effects and now includes: liver injury, memory loss and confusion, diabetes, muscle damage (professional athletes have been warned to not take statin drugs for years now), and increased hemoglobin A1c levels.

Soon after issuing these warnings, the lawsuits started trickling in.

Today, with more and more studies being published linking statin drug use to various side effects, those lawsuits have significantly increased, even though you are not likely to hear much about this in the mainstream media. One attorney predicted the [lawsuits could reach 10,000](#).

However, doctors continue to prescribe cholesterol lowering drugs, and drug companies continue trying to develop the next blockbuster cholesterol drug.

Since most people prescribed statin drugs are older people (one out of every four Americans over the age of 50 is currently taking cholesterol-lowering drugs), the next obvious target market is children.

Tapping in to the very large and very profitable pediatric drug market would open the door to increased sales for cholesterol drugs.

The fact that Aegerion is trying to cash in on the profitable cholesterol market by encouraging doctors to prescribe it "off-label" seems to be continuing, in spite of its criminal conviction, as is evidenced by the [drug's website](#), where they advertise the drug to "lower your bad (LDL) cholesterol

numbers.”

Juxtapid[®] may help lower your numbers

Adding Juxtapid to your HoFH (homozygous familial hypercholesterolemia) treatment plan may further lower your bad (LDL) cholesterol level. In one study, there was an average additional decrease of 40% at 6 months.

You should not take Juxtapid if you have moderate to severe liver problems or active liver disease, including unexplained abnormal liver function tests.

[See how Juxtapid may help lower your numbers](#)



Here at *Health Impact News* we have exposed the fraud over cholesterol drugs many times over the years. Cholesterol is an essential part of our bodies, and we would die without it.

The whole lipid theory of heart disease, which blames high cholesterol for heart disease, has been thoroughly proven wrong by the science. Honest cardiologists who understand the science and are not motivated by profit, have been sounding the alarm for many years, in spite of the corporate media's censorship of this topic. See:

[Cardiologist: Millions of People Taking Statin Drugs Will Continue to Have Far Greater Chance of Harm than Benefit](#)

[Statin Scam: People with Higher Cholesterol Live Longer than People with Low Cholesterol](#)

Children Used in Drug Trials: Medical Kidnapping Expands Test Patients



Jewish twins kept alive to be used in Mengele's medical experiments in Nazi Germany during WWII. These children were liberated from Auschwitz by the Red Army in January 1945. [Image source](#).

As we have reported in the past, children all across America are targeted for drug trials to meet the demands of developing new pediatric drugs.

To enroll a child in a drug trial, typically parental approval is needed, and insurance companies will not typically cover the cost of care for drugs that are not yet approved by the FDA.

But there is a loophole: seize custody of the child by removing them from their families and putting them into state custody, with a foster parent. Once a child is the ward

of the state, drug trials can occur without parental approval, and all of the child's medical needs can be billed to Medicaid.

There have been Congressional hearings on this practice, and bills have been proposed to stop drug experimentation on children put into foster care, but it still remains a legal practice today. See:

Medical Kidnapping in the U.S. – Kidnapping Children for Drug Trials

We are not currently aware of any families who have lost their children due to this illegal activity by pharmaceutical company Aegerion or Dr. Eduardo Montaña, but if you have a child diagnosed with *homozygous familial hypercholesterolemia*, and you lost custody of your child by an agency like Child Protection Services (CPS) in your state, please contact us at MedicalKidnap.com. We would be interested in publishing your story and exposing this very evil practice.

Pharmaceutical Companies: Largest Criminal Organization in the World



It has been well documented that pharmaceutical companies comprise the largest group of illegal criminal activities of any other group in the world.

Richard Smith, editor of the *British Medical Journal* until 2004, wrote an opinion piece in 2013 about a book published by Peter Gøtzsche, the head of the Nordic Cochrane Centre, entitled “*Deadly Medicines and Organised Crime: How Big Pharma Has Corrupted Healthcare.*”

The characteristics of organised crime, racketeering, is defined in US law as the act of engaging repeatedly in certain types of offence, including extortion, fraud, federal drug offences, bribery, embezzlement, obstruction of justice, obstruction of law enforcement, tampering with witnesses, and political corruption. Peter produces evidence, most of it detailed, to support his case that pharmaceutical companies are guilty of most of these offences. ([Source.](#))

The “largest fraud settlement in U.S. history” was against a pharmaceutical company:

On July 2, 2012 the British drug maker GlaxoSmithKline plead guilty to three counts of criminal misdemeanor and other civil liabilities relating to the prescription drugs Paxil, Wellbutrin and Avandia, and agreed to pay a total of \$3 billion in fines—\$1 billion to settle criminal charges, and \$2 billion to cover civil liabilities.

The payment is the largest fraud settlement in U.S. history, and the largest fine ever paid by a drug company. ([Source.](#))

The Department of Justice lists the largest FALSE CLAIMS ACT SETTLEMENTS & JUDGMENTS [on their website](#) between 2009 and 2016, and “Health Care Fraud” tops the list with 19.3 BILLION. Coming in a distant second is Housing & Financial Fraud at 7 BILLION. ([Source.](#))

In 2010 a panel of doctors with the Public Citizen’s Health Research Group produced [a study](#) showing that while the defense industry used to be the biggest defrauder of the federal government under the False Claims Act, the pharmaceutical industry has now overtaken them. The study found that:

U.S. spending on prescription drugs has increased from \$40 billion in 1990 to \$234 billion in 2008. In this era of rapidly rising drug costs, the illegal pharmaceutical company activities that have contributed to such inflated spending have garnered a significant amount of media attention.

Recent billion dollar settlements with two of the largest pharmaceutical companies in the world, Eli Lilly and Pfizer, provide evidence of the enormous scale of this wrongdoing.

In the conviction against Aegerion in this case with Dr. Eduardo Montaña, District Judge William G. Young lamented how the U.S. Government allows criminal pharmaceutical companies to get off so easily, and continue doing business.

Existing laws that protect pharmaceutical companies apparently prevented Judge Young from automatically issuing the harshest penalty, as the federal government generally strikes a plea bargain with the pharmaceutical company to keep them in business.

What is left unexplained is why the government does not simply let Aegerion collapse in disgrace. Surely Aegerion is not too big to fail.

The point is, I do not know and the proffered “C” plea does not begin to explain the financial picture in detail. Apparently the parties think their representations suffice.

They do not. I have a job to do – an independent judicial responsibility I may not delegate to others.

Most problematic, this “C” plea provides not one cent of restitution to the actual victims. This result is justified say the parties by the multi – million dollar proposed settlement between Aegerion and the third-party payors, federal and state, who were fleeced into paying for misbranded drugs.

Thus, governmental actors (who inferentially provided most of the purloined funds) get partial repayment but the actual victims, many of whom suffered medical complications and physical and emotional harm, get nothing.

How can I possibly justify such a result?

Judge Young [goes on to explain](#) that there now exists “A Two-Tier Criminal Justice System.” One for non-business criminals, and one for large businesses like pharmaceutical companies that never go to trial, but settle their cases through plea deals.

District judges throughout the United States play two vital roles in our constitutional polity. They try cases and sentence offenders.

These two functions lie at the very heart and core of the judicial function. Upon their proper and dispassionate discharge rests much of the moral authority of the third branch of our government.

The “C” plea displaces the common law adversarial proceeding and thus directly affects the judicial role.

Somehow, we seem to be forgetting that the very reason for our judicial existence is to afford jury trials to our people pursuant to the United States Constitution.

[Plea deals] undermine the rule of law by facilitating a shadow system of adjudications away from any oversight. . . . [Plea deals] also undermine the legitimacy of the criminal justice system in a second way—by creating the perception that certain business organizations are ‘Too Big to Jail.’

Read [Judge Young’s entire opinion here](#).

Georgia Court of Appeals Blasts Judge in Juvenile Court that Denied Parents Justice Forcing them to Flee the State to Keep Their Children



[Photo courtesy of 11 Alive.](#)

Comments by Brian Shilhavy
Editor, Health Impact News

[The Reveal](#), a weekly news show at [Alive 11 news in Atlanta](#), has published a report about judicial corruption in Georgia's Juvenile Court, highlighting a case where parents were denied their Constitutional rights, forcing them to flee the state to try and prevent the state from kidnapping their children.

Judge Tripp Self from the Georgia Court of Appeals wrote in their decision:

We agree with the parents' view that this 'case is about much more than its individual facts. It is about the American legal system, about what our state and country require for every person brought before a court: fairness, respect, and a judicial system that should protect its citizens.'

Chief Judge Stephen Dillard went on to call the state's justification for removing the children, "nonsense on stilts," citing case law declaring parenting to be "a fiercely guarded right ... that should be infringed upon only under the most compelling circumstances."

The full hearing at the Court of Appeals was recorded, and can be viewed here:

<https://youtu.be/Ap3vId6mhNA>

This story is all too typical of the kinds of stories we have been reporting at *Health Impact News* for years now, where parents are often denied due process and their Constitutional rights in family courts where decisions are made to remove their children.

The judge in the case, County Juvenile Court Judge Joseph Wyant, used the excuse of "imminent danger" to order the removal of the children, even though the children's lives were allegedly not in imminent danger.

The parents were denied legal representation and the opportunity to call their own witnesses and to cross examine the Division of Family and Children Services' (DFCS)

witnesses.

So feeling they had no options left in a corrupt judicial system, the parents packed up their children and fled the state.

“I’m sure there are going to be people who are going to be judgmental and be like, ‘You were stupid. You put their lives in danger.’ Everyone knows in the back of their minds, if you have children, you would probably do the same thing,” said Martha.

Newnan parents wanted for child abduction

By CLAYNEEKY | Feb. 05, 2016 - 12:51 PM

THE NEWNAN TIMES-HERALD



Federal, state and local authorities are currently searching for a Newnan couple who abducted their children after losing custody of them.

Following their custodial hearing on January 20, Patrick and Martha Henderson left the courtroom and immediately traveled to the home where their three children were staying and took them.

The children are identified as Collin Henderson, 11, Connor Henderson, 5, and Savannah Henderson, 1.

Felony warrants for custodial interference were issued for Martha and Patrick on Jan. 21 and



Patrick and Martha Henderson

[Photo courtesy of 11 Alive.](#)

Fugitive Family: Couple flees Georgia to keep their children after ruling by juvenile judge

How much power should a judge have? When it comes to the child welfare system, it’s a crucial role with limited oversight.

by [Rebecca Lindstrom, Lindsey Basye](#)
[Alive 11](#)

Excerpts:

The Division of Family and Children Services (DFCS) shoulders the blame when a child is abused or dies. But there is only one authority that actually has the power to remove a child from their parents: a judge.

Yet, when families disagree with a court's ruling, holding a judge accountable for that decision can seem almost impossible.

That's why Patrick and Martha Henderson say when a Coweta County juvenile court judge ordered the temporary removal of their children, their first instinct wasn't to fight – but to run.

“I'm sure there are going to be people who are going to be judgmental and be like, ‘You were stupid. You put their lives in danger.’ Everyone knows in the back of their minds, if you have children, you would probably do the same thing,” said Martha.

Big picture – the Hendersons admit turning their family into fugitives wasn't a good idea. But the spotlight on their case has helped expose aspects of our child welfare system that the Georgia Court of Appeals finds troubling.

In its written ruling, Judge Tripp Self writes, “We agree with the parents' view that this ‘case is about much more than its individual facts. It is about the American legal system, about what our state and country require for every person brought

before a court: fairness, respect, and a judicial system that should protect its citizens.’”

Chief Judge Stephen Dillard went on to call the state’s justification for removing the children, “nonsense on stilts,” citing case law declaring parenting to be “a fiercely guarded right ... that should be infringed upon only under the most compelling circumstances.”

With the Georgia Appeals Court ruling, the Henderson’s were able to file the proper motions to have their criminal convictions removed.

Still, the Georgia Attorney General’s office stood by the original decision made in the Coweta County courtroom, taking the case a step further to the Georgia Supreme Court.

Read the Full Story at [Alive 11](#)

Georgia House Approves Legislation to Ban Foster Parents from Having Sex with Children in Their Care



Georgia State Representative Ed Setzler. [Image Source](#).

Comments by Brian Shilhavy
Editor, Health Impact News

The [Atlanta Journal-Constitution](#) is reporting that a new proposed bill has just passed the Georgia State House of Representatives “that would make it illegal for foster parents to have sexual contact with children they are caring for.”

It is House Bill 911 sponsored by Republican state Representative Ed Setzler.

Health Impact News supports Rep. Setzler's bill, but we disagree with his published statement that these situations are "rare instances where a foster parent has inappropriate sexual contact with those in his or her care."

Statistics show that the U.S. Foster Care system is the main pipeline for child sex trafficking, and is not that rare at all. See:

Foster Care Continues to be Child Sex Trafficking Pipeline in 2020 – How Do We Stop It?

Georgia House backs ban on foster parents' sex with kids in their care

By [Maya T. Prabhu](#)
[The Atlanta Journal-Constitution](#)

Excerpts:

The Georgia House approved legislation that would make it illegal for foster parents to have sexual contact with children they are caring for.

The legislation is part of a package of bills backed by Gov. Brian Kemp as he aims to overhaul the state's foster care system.

House Bill 911 would make it illegal for a foster parent to engage in a sexual activity with those in their care, closing a loophole the legislation's sponsor said exists once a child in foster care turns 16 — Georgia's legal age of consent.

Acworth Republican state Rep. Ed Setzler said, in the rare instances where a foster parent has inappropriate sexual

contact with those in his or her care, there currently is no legal recourse.

“Over the last number of years we’ve passed bills to prohibit teachers, counselors, probation officers, medical personnel from having sexual contact with people under their care,” said Setzler, who sponsored the bill. “This bill simply closes the loophole in prohibiting foster parents from having inappropriate sexual contact with their foster kids.”

Read the full article at [The Atlanta Journal-Constitution.](#)