

Health Impact News

Medical Kidnapping Children in the United States: Wisconsin

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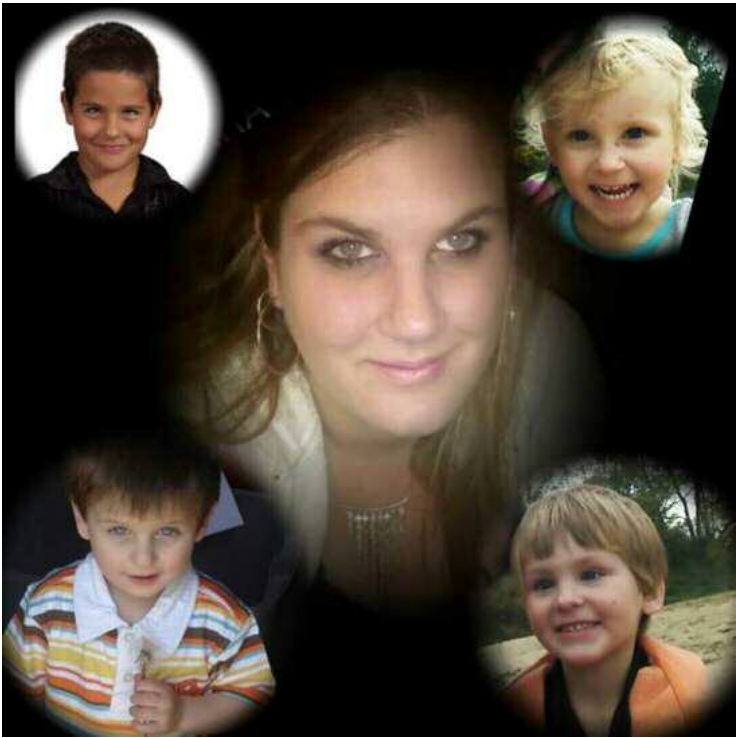
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Wisconsin



Wisconsin Mother's Children Kidnapped by the State on False Allegations of Drug Abuse



“My beautiful children & myself. I love you 4 with all my heart & soul.” – Sara. Image from [Facebook](#).

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

Sara Ambrosini’s story spans many years, two sets of children, and several different case plans. Sara started out

believing that the Wisconsin Department of Children and Families' Child Protective Services (CPS) was a benevolent agency whose intentions were to truly help families in need, but came to realize that CPS and the Juvenile Court system was an adversary that could not be trusted. She never imagined that she would eventually lose all her children to the system that she initially trusted for help.

Although she was under a doctor's care for methadone treatment to detox from a prescription painkiller, the methadone treatment would become a constant subject of "drug abuse" allegations made against Sara to CPS.

Believing that no one "inside" the system could be trusted, Sara began researching and learning all she could about the law to equip her in the long legal battle ahead. Sara is still fighting the courts to bring her youngest two children home. She has a final hearing on April 4th, and then Judge Jude is retiring the next day.

Here is Sara's story.

Drug Abuse Allegations

In 2010 when Sara broke her foot, she was prescribed Percocet, an opioid pain medication that can be habit-forming, even at regular doses. After 4 refills, Sara experienced withdrawals from the Percocet and the doctor then said she needed to start on a methadone program to safely wean off Percocet.

When most people think of methadone treatment, they think of recovering heroine addicts, but it is used to treat all opioid addictions, not just heroine. Another myth commonly believed by people is that methadone is just trading one

addiction for another, but this not true, according to the [Medical Assisted Treatment of America](#):

Methadone is prescribed as in maintenance therapy, acts as a normalizer rather than a narcotic. The patient is able to function in every physical, emotional, and intellectual capacity without impairment. It is orally effective and does not produce mood swings, tranquilization or narcotic effects. Methadone patients can obtain college educations, perform all types of intellectual and physical skills, marry and raise families. Methadone does not produce dependency as so [sic] other medications prescribed.

Regardless, methadone would become the basis for multiple allegations of drug abuse, eventually resulting in the removal of all four of her children.

CPS Involved in Custody Dispute



Sara's two older boys, Dakota and Joshua before she lost custody. Image provided by Sara.

In 2011 Sara filed CPS charges against her ex, during a custody battle. In 2012, Sara's ex retaliated and opened a CPS case against her, alleging that Sara was a drug addict due to the methadone treatment, and that Jeremy, her new boyfriend and father of her third child, Ashton, was physically abusive.

Dakota and Joshua, the two older boys were given to their father (Sara's ex), and Sara's 4-month old son Ashton was put in foster care. Ashton's father, Jeremy, was not even considered as placement. In fact, CPS required that Jeremy move out of Sara's home during the CPS "investigation," and he was not even allowed to be a part of the CPS case.

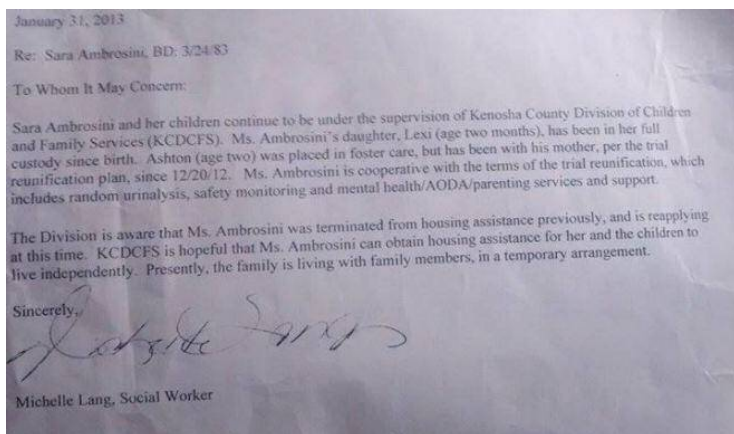
Sara complied with all services, believing that if she did so, CPS would return her children:

- Sara was made to take multiple UAs (urine analysis). All Sara's UAs came back negative.
- Sara was made to participate in AODA therapies (Alcohol and Other Drug Abuse). Each time the evaluator said that Sara was not an addict, CPS made her take another AODA. By the 3rd evaluation, CPS had to admit that Sara was not an addict.
- Sara was made to take domestic violence and parenting classes.

The methadone treatment was done under strict doctor's care and with regular counseling sessions at a clinic. When Sara and Jeremy found out they were pregnant with Ashton, Sara wanted to immediately stop the methadone treatment, but was told by the doctor that she could not as it would be extremely harmful to the fetus. Instead, she was made to increase the methadone dosage due to the pregnancy, or he

would report her to CPS for medical neglect for the unborn baby!

In November of 2012, Sarah and Jeremy had another child, a girl named Lexi. Because Sara was doing so well in her case plan, her newborn Lexi was never removed from her care, and in December of 2012, after 9 months in foster care, Ashton was returned to Sara's care, for "trial reunification."



1.31.13 – Report from Sara's caseworkers indicating how well she was doing. Image supplied by Sara.

Dakota and Joshua were never returned to Sara's custody. Sara now regrets ever involving CPS in her life and making that first call against her ex, mournfully recalling:

"My ex eventually got full custody of the children after he retaliated and opened a CPS case against me. In the end, I got no visits with my oldest boys. I haven't seen them in years."



“Happy day when Lexi was born, but now my older two don’t get to see my younger two. ” Image provided by Sara.

Drug Allegations Increase in Women’s Abuse Housing

Even though Ashton and Lexi were home with Sara, their father Jeremy was still not allowed to live with them. In order to have her CPS case closed, Sara claims that CPS required her to move into [Bethany Apartments](#), a non-profit transitional housing for women and children who have suffered domestic abuse.

Sara claims that living at Bethany became a life of hell for

her instead of the “sanctuary and strength for victims of domestic abuse” that it should have been.

In November of 2013, Sara was given an apartment at Bethany, but the new director allegedly tried to retract the lease, according to Sara. Sara appealed, and the board allowed Sara to move in, a decision that reportedly did not make the new director happy.

In March of 2014, Sara’s CHIPS (Child in Need of Protection and/or Services) case was successfully closed, and almost immediately the staff at Bethany began calling CPS and the city of Racine police in an effort to open a new CPS case. Sara says that the director was prejudiced towards her due to the methadone treatment, and claims that the director would constantly accuse her of being a “drug addict.”

According to one report, CPS investigated the “drug abuse” allegations made by the director, finding them untrue:

Worker then called Sara’s therapist at QAM who advised that she sees Sara 3x per month, all drug screenings have been clean and everything has been going well. She advised that Sara is doing very well. Sara is tapering down on her methadone so she can ultimately get off it.

Sara goes to her 1 hr. therapy session with Angie 3x a month and Angie advised that Sara takes advantage of the sessions. Angie advised she has spoken with Sara’s CM at Bethany Apartments and they just don’t understand methadone. They think Sara should just stop taking it immediately, but that can’t happen. They say she is high on methadone, but Angie advised, no she is not, Sara is doing just fine. They just think methadone is a drug and want her to detox off it right away.

Ongoing Alleged Harassment at Bethany Apartments

According to Sara, Bethany staff made 15 false and unsubstantiated allegations against her to CPS.



Ashton and Lexi. Image from [Facebook](#).

Sara reports that Bethany staff violated her civil rights by making false allegations to CPS, repeatedly belittling her during required Bethany counseling sessions about things like cutting her hair, quitting the methadone treatment, her children crying, and even her back child support to her older

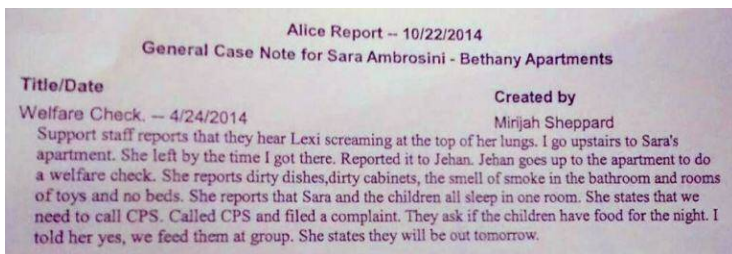
two boys.

Bethany was supposed to provide services like emergency money for laundry or gas, but Sara says she was always denied, and that even when Santa was there to bring presents, she and her children were not allowed to attend. Sara also reported she was forced to march in a street protest against sexual abuse, even though she had never been sexually abused, and despite the fact that her children had strep throat at the time.

Sara voluntarily participated in Birth to Three (developmental services, education, therapy, and other supportive services to disabled or delayed infants and toddlers, from birth to age three, and their families) through [Racine County Opportunity Center](#) (RCOC), but eventually stopped the services because she said that Bethany staff wanted to be present and would not stop harassing her during the services.

Illegal Entry Violating Lease, 4th Amendment Rights

Sara alleges that Bethany staff entered her apartment on multiple occasions *without* the required 12-hour notice, and even told police that Bethany had the authority to enter apartments *at any time*. The below report dated April 24, 2013, confirms that Sara's apartment was entered when she was not home and that CPS was called for what amounts to "housekeeping" issues.



4.24.14 - Bethany report showing they entered Sara's apartment without notice. Image provided by Sara.

When CPS arrived the next day, Sara was out on an errand. Without Sara's consent, the director took CPS through Sara's home. Sara filed a police report after Bethany staff illegally entered her apartment:



4.24.14 - Illegal entry of Bethany staff to police. Image provided by Sara.

Sara contends that Bethany staff obstructed justice by withholding the lease information from the police, falsely claiming that they had the right to enter the premises at any time. According to excerpts from Sara's lease below, Bethany must give a 12-hour notice for repairs and inspections, unless there is a health or safety **emergency**.

Bethany Apartments may enter the premises at reasonable times with or without the Resident's permission to inspect the premises, make repairs, or to comply with any applicable laws or regulations after first giving a twelve-hour notice. No advance notice is required for entry in a health or safety emergency or where entry is necessary to preserve and protect the premises from damage in Resident's absence.

Apartment inspections are held on a monthly basis. All residents will be given a 12-hour notice before apartment inspections. All apartments will be inspected after a 12-hour notice, whether or not the resident is on the premise.

The excerpt below, from the CPS visit on April 25, 2014, clearly shows that the CPS investigators did not agree with any of the allegations made by the director at Bethany:

IAW Harmann and IAW Peterson went to Bethany apartments to meet with Sara Ambrosini. The director of Bethany apartments walked us to Sara's apartment. She advised that Sara yells profanities at her children, is using drugs, doesn't clean her home, to the point where it is filthy. She advised, there was a horrendous odor in the apartment as well.

When workers knocked on the door, a woman, not identified as Sara opened the door. She stated she is a neighbor and she is just watching the kids while Sara dropped some paperwork off at Workforce.

Workers asked Director if she could allow us into the home, she stated, that she could. Worker entered the home, accompanied by the director, who advised she did not want to approve Sara to live here but the board ultimately agreed

to let Sara move in. She advised she was told by other tenants that Sara is using drugs again. Worker asked how did she know about the yelling, the uncleanness and the drugs. She stated that she was told this by other residents.

Upon entering the apartment, worker did not note any type of smell. Worker saw a boy running around the house, who was very hyper. He was identified as Ashton by the babysitter and Lexi was napping on the couch. Worker walked through the apartment. There was food. There was a full fridge, cabinets and pantry full of food to eat. When worker opened the pantry, there was a garbage can in there, the director made a sour face as though she smelled something acrid, however, this worker and IAW Peterson were unable to smell anything and were confused as to what she was smelling. Worker noted there were clean clothes folded all over the table. The home was not unkept.

The director then said that the children were left in soiled diapers and she was given a 3 bedroom for her and the two children, but she only uses the one room. She advised that Sara has both children sleeping in the same room with her. Workers then walk back into Sara's room where a crib was pushed up against the wall and a toddler bed was next to Sara's bed. Worker then went into the other bedrooms and they were basically toy rooms for the children and had T.V.'s in them as well.

The director advised due to Sara's volatility that no one is coming to the home, like B-3 or RCOC anymore because they can't work in those conditions.

At this time worker did not note any concerns noted in the referral.

When Sara arrived home, she clarified that she did not use “heroin” as accused, but was on methadone treatment. Sara signed a release for CPS to speak with her counselor and receive her drug screens from QAM. The CPS report ends with these words:

IAW Harmann received drug screens for Sara from QAM. All drug screens were clean, there was no heroin present in drug screens.

More Proof Of Ongoing Harassment

Allegations were made, but CPS did not open a case, “as the allegations in the referral were found not to be true.”

V. CLOSING SUMMARY / SUPERVISOR COMMENTS
Include any referral to community resources that were made.

IAW Harmann staffed with Jean Feneelon, no further follow up was required as the allegations in the referral were not found to be true. It should also be noted, that the reporter indicated that Ashton and Lexi had to withdraw from methadone, however, in CHIPS paperwork through Kenosha County it noted that they did not suffer withdraws from methadone and their urine screens were negative for methadone. Sara is involved in services and doing well in them. No identified risks were found. Sara presented as very dedicated to her children especially since she had previously had them removed.

Based on the interviews conducted, the allegation of neglect is unsubstantiated. There is no concern for maltreatment. The allegations in the referral were not found to have been true. Worker saw the condition of the home, the children and assessed for food. There was no indication that what was reported in the referral was occurring in this family.

VI. CORRESPONDENCE

Mandated Reporter

Not applicable (non-mandated reporter)

Date mandated reporter given feedback: 06/19/2014

CPS report from 6.19.14. Image supplied by Sara.

Bethany made complaints, but CPS took no action:

Letter from CPS -- 10/27/2014

They states that no action was taken on the complaint filed on 10/20/14.

Mirijah Sheppard

Image supplied by Sara.

Letter from cps -- 1/12/2015

Mirijah Sheppard

I received a letter from CPS. They will not take any further action.

Image supplied by Sara.

More complaints unfounded by the Racine police:

Notes	11/17/14 10:21	Ref 17 calling third party stating she heard from gloria unkn last name, stating that Sarah unkn last name has 2 children that are being physically abused, 17 stating that she is leaving the kids home alone at times and going out and doing drugs. unkn if the kids are home alone now, 17 stating that the kids have bruised from the mother. Ref 17/ 262-880-0410
	11/17/14 16:35	CPS from -> CHDNER to WELFAR
	11/17/14 16:31	Update reviewed by dispatcher- Chernouski, Nicola A-9634
	11/17/14 17:04	Dispatched: 2082, 2301
	11/17/14 17:17	apt 210
	11/17/14 17:22	sara was located in 210 , sarah was fine , there was food clothes no problem

Police Report 11.17.14. Image provided by Sara.

Notes	11/16/14 13:20	Apt 210 17 can hear two kids being abused/ ongoing problem
	11/16/14 19:23	17 can hear children crying and yelling ouch ouch/
	11/16/14 19:23	Update reviewed by dispatcher- Silverstein, Julie A
	11/16/14 19:24	2031 (PARTIAL) ;
	11/16/14 19:25	Dispatched: 2101, 2201
	11/16/14 19:26	17 ref 262-321-1251
	11/16/14 19:26	Names Added : Ambrosini, Sara J;
	11/16/14 20:24	Made contact with Sara J. Ambrosini DOB 03-24-1983, who has a three year old boy, Ashton, and a two year old daughter. No signs of physical abuse to children (No bruises, marks, scratches), house was orderly/appeared to be fairly well kept. Complaint unfounded.

Police Report 11.18.14. Image provided by Sara.

On October 28, 2014, Sara received a Notice of Termination, stating that she did not participate in mental health treatment, despite her ongoing counseling at the methadone center:

October 28, 2014

Sara,

This letter confirms your termination from the Bethany Apartments transitional housing program. You no longer have access to case management and other supportive services. This official action is based on your continued refusal to comply with program rules and expectations in the following non-inclusive list of examples.

Refusal to stop smoking in your apartment. (Rental Agreement and Rules violation)

Refusal to participate in professional mental health treatment for yourself.

You have received notifications of the program expectations and reminders to correct your behavior through one-on-one case manager meetings, meetings with the Executive Director, and in several written notices. The dates and content of these meetings and notices are documented in copies you have received and in case notes. Program documentation, including copies of your own notes, shows that you have had several months to cure these violations.

Staff will redirect you to me, should you have any questions.

10.28.14 Notice of Termination. Image supplied by Sara.

On November 24, 2014, Sara's home was again entered into by Bethany staff and police while she was home sleeping with her children at 10:30pm:

Monday
November 24, 2014

Kadian Edwards told me that the police came to Sara's apartment Friday night (11/21) at approximately 11 p.m. They received a call that Sara had left the building and the children were alone in the apartment. There was no answer when Kadian knocked on Sara's door. Kadian and the officers entered the apartment while Kadian called Sara's name. There was still no answer. Kadian went to the back of the apartment to Sara's bedroom; she continued to call Sara's name. She turned on the light in Sara's bedroom (the last bedroom). Sara did not respond to Kadian calling her name, nor did she respond to the light being turned on. Sara was in bed, Lexi was on her chest. Kadian did not see Ashton (in any bedroom), but knows he was in the apartment because she saw him leave the building on the following day (Saturday). Kadian told the officer that Sara was in the last bedroom. The officer said they needed to enter the bedroom to verify that Sara was in there. Kadian allowed them to do so and one of the officer's shined a flashlight into Sara's face. Sara did not respond. One of the officers asked if Sara had an addiction problem. Kadian responded that Sara goes to a clinic each day.

11.24.14 Illegal entry by police and Bethany. Image supplied by Sara.

Children “Kidnapped” by CPS on the Day Sara is Moving

On January 29, 2015 Sara was served with a 48-hour eviction notice and she immediately started preparing to move. On the same day, the director of Bethany made another call to CPS, claiming that Sara threw Ashton into a stroller, hitting his head. CPS coded it as “No Impending Threats” and did not immediately investigate:

DESCRIBE THE POSSIBLE OR LIKELY IMPENDING THREATS TO CHILD SAFETY.

No Impending Threats

II. Agency Response

A. Supervisor Screening Decision

Decision	Date / Time Decision was Made
Screen In	1/29/15 1:42 PM
Response Time	Reason
Within 5 business days	Screen In - CA/N Primary
Explain	

B. Yes No Law enforcement notified
 Yes No After hours

1.29.15 – No Impending Threat. Image supplied by Sara.

When CPS coded it a 5-day response, the director called the police to investigate, who also noted the allegation as “Unfounded.”

Notes	Time	Text
	1/29/15 16:58	See 17 ref a resident in apt 210 grabbing and throwing 3 yoa child in a stroller earlier today also house is a mess, cps was called wants to see officer. (this is transitional living for domestic) and 17 is case manager. will be officers at door and buzz them in.
	1/29/15 16:58	Sara j ambrosini f/ 33
	1/29/15 16:58	resident does not know police where called
	1/29/15 16:58	Names Added : Ambrosini, Sara J;
	1/29/15 16:58	2051,2031 (PARTIAL) ;
	1/29/15 16:58	Dispatched: 2051, 2201
	1/29/15 16:58	10-74 for party
	1/29/15 16:58	17 RECALLED AND IS HOME, WHEN SHE HEARD KNOCKING SHE THOUGHT IT WAS OFFICERS AT THE DOOR TO EVICT HER, 17 DOES NOT KNOW POLICE ARE COMING NOW
	1/29/15 16:58	17 RECALLED AND IS HOME, WHEN SHE HEARD KNOCKING SHE THOUGHT IT WAS OFFICERS AT THE DOOR TO EVICT HER, 17 DOES NOT KNOW POLICE ARE COMING NOW
	1/29/15 16:58	Call Restacked.
	1/29/15 16:58	Call Re-Stacked.
	1/29/15 16:58	Old - Prime Unit#: 2051
	1/29/15 16:58	Old - Disposition: NOR
	1/29/15 16:58	SARA J AMBROSINI DOES LIVE IN APT 210
	1/29/15 16:58	Update reviewed by dispatcher- Klemick, Ada M
	1/29/15 16:58	original 17 is no longer on site hours 7:30-4p.
	1/29/15 16:58	if welfare of children can be checked and living conditions, original 17 said was very dirty and unfit for children.
	1/29/15 20:54	2051,2072 (PARTIAL) ;
	1/29/15 20:54	Dispatched: 2051, 2072
	1/29/15 21:11	Checked on the welfare of Sara and her two children. While the apartment is very messy with clothes, toys and Play-Doh, there is no food and garbage scattered everywhere. Sara's kids are both very hyperactive with possible ADHD and Autism. She is already taking them to treatment and requesting assistance from HSD.
	1/29/15 21:11	Sara also said she's moving out in two days and in with her Aunt Raeanne Ambrosini in Kenosha.
	1/29/15 21:25	See officer comments

Police Report 1.29.15. Image Provided by Sara.

Yet the very next day, the director *again* called the police and CPS to Sara's apartment. Sara had put the children down for a nap and fell asleep with them, and during their nap, the director used a locksmith to enter Sara's apartment, with police and CPS.

This time, Sara's apartment was a bit disheveled, since Sara was packing and moving that day. Lexi had used her potty chair before the nap, which Sara planned to empty after the nap. Ashton had dumped instant potato flakes onto the floor, which were carefully worded in the report as a "unknown white powdery substance," alluding to drugs, even though Sara says she told them they were just potato flakes.

On 1/30/2015, Initial Assessment Workers (IAW) Samantha Lins and Erica Corriher arrived at Sara's residence of 806 Wisconsin Ave. #210. IAW(s) Lins and Corriher were granted access to the building by the Bethanny Apartments building director, Jehan Ghuari. After knocking multiple times, no response could be gained from within. Director Ghuari confirmed Sara was present in the apartment as video surveillance of the residence shows she departed prior to 9:00 am then returned around 9:30 am. Ghuari indicated Sara is scheduled to be evicted from the building and has created hazardous conditions for herself and the children as a result. Ghuari then stated that due to the confirmation that Sara and the children were in the home but were not responding, there was cause for entry due to safety, and attempt to enter would be made. Ghuari then attempted to enter the unit with a master key however the door lock had been tampered with and was no longer functional. Ghuari then contacted the building locksmith and law enforcement. Upon the arrival of the City of Racine Police Department, entry to the apartment was gained. Immediately upon entry to the home, the conditions were deplorable and disheveled. The floor in the entryway/living room area was covered with an unknown white powdery substance to the point where the floor could not be seen in some areas. The home was able to be walked through but one needed to step around and/or over several items located on the floor or garbage in the home. In the living room area of the home, multiple diapers and women's sanitary napkins were observed on the floor in addition to a potty training seat, filled with urine and feces. There was garbage, kid's toys, clutter, and old food throughout the apartment floor, all of which was accessible to the

1.30.15 – Day of moving. Illegal entry while napping, and kidnapping of children. Image supplied by Sara.

On January 30, 2015, *the day Sara was moving out of Bethany*, the director finally succeeded in getting CPS to kidnap Sara's children. In defense, Sara exclaims:

A messy house especially the day you are moving is not neglect!!!

No Case Plan, No Visits – Children Labeled Abandoned

This time, Sara decided to fight for her children in court, refusing to sign any CPS paperwork, knowing that signing is considered an admission of guilt, allowing CPS to force case plans upon you which must be completed before your children are returned. However, by not signing, Sara was considered “non-compliant” and was not allowed regular visits.

Sara exclaims:

it's me begging and them not allowing it unless I sign their paperwork which we ABSOLUTELY Refuse because WE DO NOT CONSENT!! And did nothing wrong and signature is signing into a contract so ABSOLUTELY NOT.



10.21.15. Last visit with Lexi and Ashton because we refused to sign paperwork. Image from [Facebook](#).

Sara and Jeremy were only allowed a handful of visitations, and threatened with arrest if she showed up at birthdays or holidays.



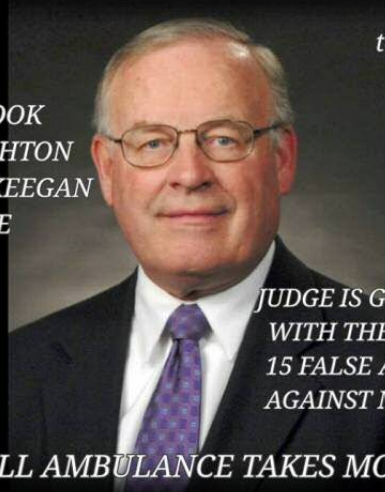
Christmas 2015 – without my babies! We have been kept from our children this whole year and threatened with arrest if we showed up to their birthdays. Image of Ashton and Lexi from [Facebook](#).

Mother Denied Finishing Jury Trial After Being Rushed to E.R.

After two court-appointed attorneys that refused to help her, or put anything on record, Sara was finally permitted to represent herself pro se. However, Sara was instructed not say anything that had to do with the best interest of the children, or mention her completion of parenting classes,

letters of commendation, or any of the prior false allegations made by Bethany staff.

On December 9, 2015, at the jury trial, Sara told Judge Jude that she could not medically continue, and that she was having difficulty breathing and chest pains. The Judge made her continue, answering medical questions about the methadone treatment, until the ambulance arrived. While Sara was in the E.R., Judge Jude made findings that the children were in need of protection and services, and they should proceed to adoption.



RETIRING JUDGE; JOHN JUDE
FORCES MOM AFTER TOLD SHE COULD NOT BREATHE
to CONTINUE

FACEBOOK
BRING ASHTON
AND LEXI KEEGAN
HOME

JUDGE IS GOOD FRIENDS
WITH THE ACCUSER OF
15 FALSE ALLEGATIONS
AGAINST MOTHER!!!!!!!

911 CALL AMBULANCE TAKES MOM TO E.R.
WHILE MOM IS IN E.R. JUDGE MAKES RULING
2&3 yr old taken away on false allegations no proof no warrant

Judge Jude. Image from [Facebook](#).

The judge claimed that Sara had abandoned the children because she did not have regular visits with them. The next day when Sara returned to court, she discovered that the jury had been dismissed and the trial was never finished. Sara never got to put any proof on record at the trial.

As Pro Se counsel, Sara Fights to Bring Ashton and Lexi Home

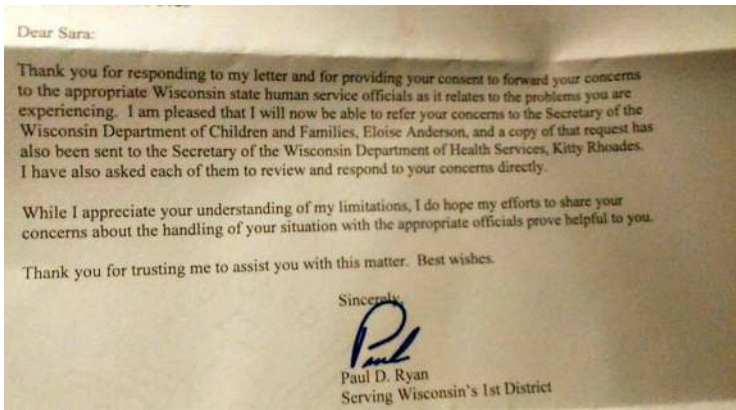
Sara discovered that the jurisdiction papers were not even filled out until 11 months after the children were removed, and when she challenged jurisdiction, the paperwork was altered. For the recent March 1, 2016 hearing, Sara filed many forms alleging corruption in the court, including:

- Notice of Demand to Vacate Unlawful Entry: stating that court does not have Jurisdiction, the children were removed without warrants, and that Sara and Jeremy are appearing under duress, coercion, & threat, while their children are held hostage.
- Rightful & Lawful Notice and Sworn Affidavit: stating that she is the rightful & lawful owner of herself and her children, and that the legal name SARA AMBROSINI, ASHTON KEEGAN and LEXI KEEGAN, are merely fiction!
- Petition to return of Private Property & Habeas Corpus: to return Ashton and Princess Lexi
- Violation Warning – Denial of Rights Under Color of Law : filed against Judge Jude for the continued violation of due process, both parents rights, and

children rights.

The March 1 hearing was adjourned until April 4, 2016, the day before Judge Jude retires.

Sara also sent a letter to Speaker of the House Paul Ryan, who replied that he referred her concerns:



Reply from Paul Ryan. Image from Sara.

Sara Pleads for Judge to “Do the Right Thing” before Retiring

Sara alleges she discovered a “friendship” between Judge Jude and the former director of Bethany Apartments, the one who made 15 false allegations against Sara when she was a resident there. Sara alleges that her “accuser’s” family endorsed John Jude when he ran for Judge, and that he was her attorney for 10 years. Sara believes that the Judge is carrying out a favor for his long-time friend, colluding with her to permanently remove Sara’s children, but Sara pleads

for him to do the right thing and return her children as his last judicious act before he retires on April 5, 2016.

Sara continues to advocate and share what she is learning, pleading with the public to become aware:

I think I should educate those who aren't aware of the corruption in family courts and with CPS. I continually update on my own page these statistics and such as well as hundreds to thousands of parents I talk to daily that have had their children removed usually illegally, like my situation, but always CPS, and everyone in the courts use conspiracy, corruption, falsified documents, perjury, etc. to take these children away.

Most children have NEVER been abused or neglected at all, and are not even at risk of being abused. No parents are safe.

This is an epidemic, mainstream media will not take our stories. People have to stop turning the other cheek, so what happens in the dark so to speak will come to the light.

My children have been illegally removed by the county CPS and Judge Jude and everyone else who is a government official is allowing this injustice, misconduct, inhumane acts against me and my family to happen, as well as trying to punish me for standing up, speaking out and not giving in to the greed. \$\$\$ is what drives them to do this to innocent children and happy families. It is bigger than you can imagine, it must be stopped.

We must all speak out for what is right! There needs to be justice and fairness and the government officials are not above the law. They take an oath, they are trusted to do what is right!



“Visit [Bring Ashton and Lexi Keegan home on Facebook](#) for crimes committed against us and updates to our story.” – Sara.

Contact Judge Jude:

By phone: 262- 636-3804

or by mail:

Honorable Judge John Jude

Racine Clerk of Courts

717 Wisconsin Ave

Racine, WI 53403

Contact Sara’s Congressmen:

Senator Robert W. Wirch here:
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Wisconsin Doctors Afraid to Bring Their Children to Their own Hospital Due to Fear of Medical Kidnapping



Dr. John Cox and his wife, Dr. Sadie Dobrozsi, haven't seen their daughter since Child Protective Services placed her in foster care eight months ago. [Photo by Darren Hauck – NBC News](#)

Comments by Brian Shilhavy
Editor, Health Impact News

Reporter Mike Hixenbaugh and NBC News have done a phenomenal job of bringing to the public's attention the problems of medical kidnapping at the hands of Child Abuse Pediatricians.

They [published a follow-up article](#) this week out of Wisconsin, where they previously covered the story of Dr. John Cox and his wife, Dr. Sadie Dobrozsi, who had their 1-month-old daughter taken away by Child Protective Services based on the testimony of Child Abuse Specialists who claimed their daughter was abused.

Their investigative report apparently caused such a backlash, that Hixenbaugh reports:

At one internal meeting this week, some Children's Wisconsin doctors told administrators from the Medical College of Wisconsin — which employs physicians who practice at the hospital — that without swift policy changes, they would hesitate to bring their own children to the hospital following accidental injuries, fearing that a medical mistake or overreaction could lead Child Protective Services to break their families apart.

Health Impact News started MedicalKidnap.com in 2014 to start publishing all the family stories we were receiving regarding the widespread practice of taking children away from loving families based mostly on the accusations of doctors, many of them Child Abuse Specialists.

Over the past 4 plus years we have reported on the rise of this new class of doctors, and we have published an eBook on our research:

[The New Child Abuse Pediatrician: Doctors become Prosecutors eBook](#)

This is a compilation of years of research, and any reporter

covering this issue, either in the alternative media or the corporate mainstream media, can [email me personally](#) and I will send them a copy at no charge.

Doctors at Wisconsin hospital call for changes amid backlash over child abuse cases

By [Mike Hixenbaugh](#)
[NBC News](#)

Excerpts:

In the days after an NBC News investigation revealed problems with a major hospital's handling of a suspected child abuse case, members of the hospital's medical staff criticized senior administrators and demanded changes, according to several people who attended a series of internal staff meetings.

The article, published last week, detailed the case of Dr. John Cox, a former emergency room physician at Children's Wisconsin, who was charged with abusing his 1-month-old daughter, based largely on medical reports from child abuse specialists at his own hospital. More than 15 other medical experts who treated the baby or later reviewed the case concluded that the hospital's child abuse team made serious errors, but Child Protective Services took her anyway, NBC News reported.

The reporting sparked public backlash aimed at Children's Wisconsin and state child welfare authorities — including from within the hospital.

Several physicians told administrators during a series of staff "listening sessions" held in response to the reporting

that they had serious concerns about the work of the hospital's child abuse specialists, and some asked for an external investigation of their practices, according to four Children's Wisconsin doctors who attended the meetings and spoke to a reporter on the condition of anonymity.

Numerous physicians from across the hospital have spoken out at the meetings, attendees said, including cardiologists, neonatologists and infectious disease specialists.

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At another meeting last week, hospital executives committed to conducting an external review of the hospital's child abuse team, according to interviews and staff emails shared with a reporter. But three doctors who attended the meeting said they worry the investigation won't be truly independent.

So far, the message from senior administrators has been, "trust the system, trust the process," according to physicians who attended the meetings.

"It's felt very much like damage control," one doctor said. "Every step of the way, it feels like they are just working to minimize corporate liability."

Read the [full article at NBC News](#).