

To: **Departments of Justice and Education**
From: Randy Chapel
Date: November 20, 2017
Re: Government Corruption and Educational fraud

Statement to Departments of Justice and Education:

Neither Carol nor I will speak to any representative of the Administration over the phone. Neither Carol nor I will speak directly in person to any representative of the Administration.

If the Trump Administration wishes to speak to us, it may do so only in writing. Any calls made by or in person attempts by members of the Executive Branch or anyone representing one or more parties of the Executive Branch will be kindly reminded of this communication and that any communication to us from the Executive Branch or representing the Executive Branch must be in writing. Anything you do to us will be made public.

It has been well established through certified letters and emails, from our attorneys, Carol and myself, that our aim has always been to not be apart of the educational fraud centered at Western Seminary and to rid ourselves of any connection with Western Seminary, et al. We are here in part, because of the government's willingness to obstruct and make material misrepresentations about the issues of the case, in order to protect and self-serve its special interests, to self-serve its employees and what it deems its special interested parties over and against rule of law; The government's willingness to support and defend the educational fraud and government corruption centered at Western Seminary that involves its two accreditors, ATS and NWCCU; ATS, NWCCU and the government's willingness to maintain the complex white-collar schemes of the enterprise; and government ignored clear and repeated requests for correction from John Hannon, as well as both Carol and myself who pleaded for correction, for help, and that we would not be harmed any further. We are here because of government, not in spite of it. Instead of holding Western Seminary, ATS and NWCCU accountable in 2008, the Office of General Counsel for the Department of Education issued an internal memo to cut off all communications with **John Hannon, Carol and myself**. Likewise, the Department of State employees were **told (in email) to not communication with me**, violating my rights as a parent as I was dealing with the abduction of Joel.¹

Susan knew nothing of the case nor took part in any aspect of the case. Like so many others, Susan was lied to by the government; while it is also true Susan made choices that have and will impact lives for years and generations to come. I would rather have had my marriage healed with her, to have Joel's family restored. That is not going to happen, as Susan has made her choices. Whomever Joel was, is now lost. What the government did, in protecting the enterprise, including its obstructionism had life long, devastating impact on many people now, which clearly crossed a line in human decency. This is in part why the government lost in *Limone* as noted by the 1st Circuit Court "*Its [government's] misconduct was not only outrageous but also tortious. That misconduct resulted in severe harm to the persons wrongfully convicted and to their families. Under these unfortunate circumstances, the large damage awards mark the last word of a sad chapter in the annals of federal law enforcement.*"

We are at this point because of the government's active and unabashed support for the enterprise. There is never a time that Western Seminary, et al.'s claims were valid or that they could do what it falsely claimed. In addition, there is no support concerning what either ATS, et al., and NWCCU, et al. could do or claimed.

Carol and I are not going to support or cover up the corruption that the government itself has supported with public money. The public has a right to know how sick government will take things against people. "**[T]he public has a substantial interest** in the integrity or **lack of integrity of those who serve them in public office.**" *United States v.*

¹ The U.S. Supreme Court recognizes parental rights as a fundamental human right protected under the U.S. Constitution. It has regularly stressed the magnitude of parental rights, such as the right to conceive and to raise one's children have been deemed "essential," *Meyer v. Nebraska*, 262 U.S. 390, 399 (1923), "basic civil rights of man," *Skinner v. Oklahoma*, 316 U.S. 535, 541 (1942), "rights far more precious...than property rights," *May v. Anderson*, 345 U.S. 528, 533 (1953), and that "[T]he liberty interest at issue...the interest of parents in the care, custody, and control of their children--is perhaps the oldest of the fundamental liberty interests recognized by this Court...[I]t cannot now be doubted that the Due Process Clause of the Fourteenth Amendment protects the fundamental right of parents to make decisions concerning the care, custody, and control of their children." *Troxel v. Granville*, 530 US 2000, 99-138. It also includes a substantive component that "provides heightened protection against government interference with certain fundamental rights and liberty interests." *Washington v. Glucksberg*, 521 U.S. 702, 720; see also *Reno v. Flores*, 507 U.S. 292, 301-302.

Smith, 776 F.2d 1104, 1114 (3d Cir. 1985). “[A]n informed public is desirable, that access to information prevents governmental abuse and helps secure freedom, and that, ultimately, government must answer to its citizens.” *Pansy v. Borough of Stroudsburg*, 23 F.3d 772, 792 (3rd Cir. 1994). “[A] democracy cannot function unless the people are permitted to know what their government is up to.” *United States Department of Justice v. Reporters Committee For Freedom Of The Press*, 489 U.S. 749, 772-73 (1989).

It should be clear to all parties by now that Margaret Spellings and her staff in 2007-2008 supported that the secular act of education, retaining previous earned education (chattel) and earning additional education can be exploited by professors, administrators, schools, and accreditation agencies over and against students and their families. There should be no doubt in anyone’s mind that Spellings and her staff set the *arc of destruction* everyone suffers and will suffer under, regardless of what Western Seminary, et al., did or did not do.

For eight years the Obama Administration was more interested in overreach and casting a web of deception upon the courts, and the public, rather than enforce the law, and protect my family and me from further abuse and retaliation by known criminals. What do you think the public and Congress is going to say when they learn that no one from the insurance companies, the attorneys, the mediator, Western Seminary, et al., NWCCU, et al., or ATS, et al., has been held accountable nor anyone from the scandal-plagued Department of Education? Yet, *and as of the date of this letter, the government has committed my family to perpetual bondage at the hands of immoral men by spreading and defending injustice in the name of justice* by the sovereign.

Beating the crap out of me at all cost and in the name of purported “justice” doesn’t make the Obama Administration’s position right; it simply makes the Obama Administration a bully. In pulverizing a person, supporting fraud and abuse with public money, intentionally making misrepresentations to the court and public, *psychologically torturing* and *emotionally water boarding* me doesn’t make the governments’ arguments any more *justified* either. It simply betrays how messed up the government was under the Obama Administration in this case. Instead of *Rule of Law*, the Obama Administration acted via *Rule by Law*, twisting and devaluing the Law that constraints government and its officials, while embracing corruption.

Trump has inherited this unprecedented political chaos and obscene mess by Obama. Period.

I would rather be doing something else and so would my mother. Dale, Carol and I would rather be living Idaho, because we can’t live abroad. My mother has spent her entire retirement dealing with this. James A. Scharf suggests as attorney for the government, I in particular should just “move on” – to simply accept the corruption; damage by the government and others; and live out the rest of my broken life, having government forced this upon us by outright criminals and corrupt government employees.

It is the government in connection with the corrupt religious that has and continues to escalate matters. **It is not novel to do whatever it takes to fight for justice, explicitly when it impacts your family.** I, just like any other real American will fight for his freedom, fight for his family – his wife and child, and his parents; just as my parents will fight with all they have in them. We are not unique either as noted in *Limone* by Judge Gertner: “Framing innocent men for a capital crime, **prolonging their suffering for decades while they made futile attempt after attempt to win their freedom, thwarted at every turn these are acts beyond all bounds of decency. Perverting the system of justice they had sworn to uphold that has no place in a civilized community. The plaintiffs who knew themselves to be innocent were wrongfully convicted.** Three were told that they were to be executed, another that he would live the rest of his natural born life behind bars. **There is no way to describe that kind of horror than as so severe and of such a nature that no reasonable person could be expected to endure it. The FBI's conduct was intentional, it was outrageous, it caused plaintiffs immeasurable and unbearable pain, and the FBI must be held accountable.**” [Emphasis]

As I have now stated repeatedly and publicly in my recent report on page 91, I fully believe there is no possible resolution to this case and I am not expecting there will be. I am not even sure President Donald Trump can unwind this. We did not want to be here. We’re being forced by corrupt government employees and religious whom the government is protecting to accept what we will not.

I don’t normally agree with Obama; however he was right when he stated on September 24, 2015: “No God condones this terror. No grievance justifies these actions. There can be no reasoning, no negotiation, with this brand

of evil. The only language understood by killers like this, is the language of force.” Obama was referring to religiously motivated fanatics and the need for other nations to join with the US to confront the barbaric and horrified acts of the Islamic State. Western Seminary is ran by corrupt, religiously motivated right-wing fanatics who use Christianity as a means to an end, just as ISIL defames Islam. There is nothing about Jesus or his teachings in what Western Seminary has done; there is no reasoning or negotiating with them; they are highly deceptive and expect to get away with everything – and for the most part they have because of the government. Western Seminary, et al. and ISIL will never stop until they are forcibly ended. This is a school and administration that needs to be shut down and locked up. As of the date of this letter, no record has surfaced via FOIA request seeking such information about anyone at Western Seminary being *indicted, jailed, or fined*. No one has expressed their sincerest remorse to my family or me concerning their dishonest acts or what they have caused. No record has been produced showing Western or its administration repudiates the child molestation actions of Steve Korch. They are not sorry for what they have done against others or me, and they don’t consider their actions wrong. They just want their corruption covered up and enjoy the fact that taxpayers are footing the bill to defend the school, while destroying our lives.

This tortuous period of our lives needs to stop. The government needs to find some other Americans to screw over. My mother is 77 years old. Her health is failing. She held back with everything she had from unloading today when confronted over the phone. We are sick and tired of James A. Scharf and we are sick and tire of being abused by the government. Carol was right in April 2012: “Based upon the malice conducted against me by U.S. Attorney, James Scharf, **I expect that this may be intended by the government to end tragically rather than doing what’s right and enforcing federal regulations which is also linked to Western, ATS, and NWCCU.**”

It has now ended tragically for my family; lives have been needless damaged forever. James A. Scharf is not exempt from CA Rules of Professional Conduct Rule 3-200, “A member shall not seek, accept, or continue employment if the member knows or should know that the objective of such employment is: (A) To bring an action, **conduct a defense, assert a position in litigation**, or take an appeal, without probable cause and **for the purpose of harassing or maliciously injuring any person;**” My family (Susan and Joel), my parents and myself have been **maliciously injured, out rightly harassed by all opposing counsel** and most certainly the special kind of evil known as James A. Scharf on behalf of his client, the government.²

I have no reason to believe that the Departments of Justice or Education will do their jobs and hold Western Seminary, et al., ATS, et al., NWCCU, et al., etc., accountable for what they did. The Department employees compromised government in this case and most certainly with the use of James A. Scharf as a weapon against my mother and me.

With the exception of President Trump intervention, I believe this case is beyond a point of no return. Government made the wrong choice, tried covering it up, took it out on my family, parents and me and it is time government accept the outcomes of its corruption. Just as Carol and I are willing to die for our beliefs and will not capitulate to the government corruption and educational fraud, clearly the enterprise is willing to kill both of us to cover up what it did. My mother and I will not live a life being forced upon us by the corrupt religious or tainted government employees. Nor will we live a life having been financially destroyed with public money, so criminals and government employees can succeed. Nor will I put up with James A. Scharf’s *psychologically torturing and emotionally water boarding* me on behalf of the government to push me to take my life in 2012, and taking away my rights forever. The public will find out what was done against my family, parents and me; and most certainly the right and left will condemn it all. No student and family should ever be emotionally shattered, beat up and put through this. Government started this; Carol and I reasoned through it; time to accept it will be left to us to end it, unless you do your job, pay for the damages and restore my rights. Stop bullying us and do your job.

Randy Chapel
20171120_GovernmentStatement.doc

² ‘Malice’ in law is that condition of the mind, which shows a heart regardless of social duty, and fatally bent on mischief, the existence of which is inferred from acts committed or words spoken. Malice is also defined as the intentional doing of a wrongful act toward another without legal justification, or excuse, or, in other words, the willful violation of a known right.