

PREG & O'DONNELL
GILLETT PLLC
L A W Y E R S

Emma Gillespie
egillespie@pregodonnell.com

Please Reply to Seattle Office

November 17, 2017

Dwayne Dodgen
1530 148th St., NE Lot 5
Arlington, WA 98223
dwaynefit@gmail.com

SENT VIA EMAIL AND USPS

Re: Dodgen, Dwayne W. - Edmonds School District
Our File No.: 05769-0823

Dear Mr. Dodgen:

Our firm represents the District in this matter. We have reviewed all of your complaints with the District, beginning with the District's decision to deny your volunteer application and ending with your complaints regarding the appeals process and your email sent to the District's Board of Directors today. If a response to your November 6, 2017, accusation of an alleged due process violation was not immediate, please understand that your constant barrage of additional correspondences has made our review of the material challenging and is not a sign of neglect or disregard. Based on the history of communications between you and the District, we believe that the District has responded appropriately to all of your persistent complaints.

Your conflict with the District began in September 2016, when you applied to volunteer at Brier Elementary School and disclosed a conviction that had been "overturned and dismissed." In accordance with its procedures for all parent volunteers, the District submitted a request for a criminal history report to the Washington State Patrol and found that [REDACTED]. You make the confusing claim that you "pass[ed] the background check." This is untrue. The District followed up and consulted public court records that revealed [REDACTED] which was overturned on appeal on procedural grounds, colloquially known as "technicalities," rather than the merits of the case. The District determined that [REDACTED] were sufficient grounds for denying your application to volunteer. In our opinion, this decision was appropriate and within the scope of the District's authority and discretion. The District informed you of its decision in November 2016.

You disagreed with this decision and emailed the District repeatedly, asking for an opportunity to prove your case. While the District's policy and procedures do not include any

November 17, 2017

Page 2

“appeal” rights for a decision to deny or grant a volunteer application, you were given multiple opportunities to meet with District administrators. First, Justin Irish, the Assistant Superintendent, met with you to discuss the matter. He declined to change the District’s decision. Second, you asked to meet with the Superintendent, Kris McDuffy, who granted your request. Superintendent McDuffy listened to your objections, and determined that the decision to deny your application would stand. You pursued these objections by emailing the District’s board of directors and posting a long message on Facebook stating that you were seeking legal representation. Third, Superintendent McDuffy followed up on your concerns with a letter explaining the bases for the District’s decision to deny your application in January 2017. We will not discuss the reasons that have already been provided to you, but encourage you to review them if you have any questions about the content of those letters.

After taking multiple opportunities to petition District administrators, you continued to challenge the District’s decisions. A common theme in these challenges and petitions were allegations that you were coerced into rendering criminal assistance in the murder, that you have been rehabilitated and are living as an upstanding citizen, that the prosecution conspired against you, and that witnesses falsely testified against you. When these attempts at minimizing your criminal history were unsuccessful, you offered to pay for a chaperone to be able to volunteer. In February, the Superintendent considered your repeated demands for reconsideration, concluded that the District’s decision would remain unchanged, and provided you with a letter to that effect. In our opinion, this was appropriate. Your repeated contention that the District should consider the merits of your criminal defense, the evidence against you, or the prosecutor’s motives are irrelevant to the limited issue of whether the District appropriately declined your application to volunteer.

On February 14, 2017, you emailed the District stating that you were accepting the District’s decision to deny your application and suggesting that the District coerced you into removing a Facebook post or talking to anybody affiliated with the school. The District clarified that you were not asked to refrain from discussing the matter with anybody else and reiterated that, despite the rejection of your application to volunteer, you remained otherwise welcome to visit your daughter at school during lunch, open houses, teacher conferences, and other public events. In spite of your claim that you were accepting the District’s decision not to grant your volunteer application, you persisted with the continued challenges to this decision by repeatedly emailing school administrators and board members about your allegedly unjust criminal history.

On May 4, 2017, you continued to beleaguer the point and emailed school administrators with a complaint that your inability to volunteer was a conspiracy between the school administrators and your ex-wife and constituted abuse of your daughter. The District initiated an investigation into these allegations of abuse. Because you had expressed a lack of trust in the District, it retained an independent third party investigator to conduct the investigation. During the course of the investigation, you continued to expand on your allegations and raised new claims. Ultimately, the investigator looked at evidence to determine (1) whether school employees called your daughter “Lilly,” rather than “Lillian;” (2) whether the District denied your request to become a volunteer at Brier because of your prior felony conviction; (3) whether school administrators inappropriately told your ex-wife about your volunteer application; and (4) whether you were prevented from eating lunch with your daughter in the elementary school cafeteria. Based on the investigator’s findings, the District concluded that neither you nor your daughter was subject to unlawful harassment or discrimination, or abuse.

November 17, 2017

Page 3

On September 21, 2017, the District sent you a letter with its conclusions on the investigation. This letter provided you with an opportunity to appeal its findings. You requested a copy of the investigative report, which the District provided to you. The District also extended the deadline for your appeal to provide you with an opportunity to review the report.

On October 24, 2017, the District's Board of Directors heard your appeal of the investigative report's findings and the District's conclusions. They listened to everything you had to say about the matters contained in the investigative report, including but not limited to the denial of your volunteer application. The Board of Directors upheld the decision of the District and sent you a letter regarding its determination on October 27, 2017.

We understand you were dissatisfied with the Board's decision and have resumed your persistent arguments as to why this decision was wrong or violated your rights. You continue to pepper board members and District employees with hundreds of emails. In your emails to the board members following the hearing, you accused the District of things such as discrimination, bias, and civil rights violations, and have demanded to speak with the District's attorneys. We have received and reviewed all of your complaints and conclude the following.

Volunteering at a school district is not a "right." No adult member of the public is entitled to be on campus during school hours, except in very limited circumstances. You have been granted the same rights to access the campus and your daughter as any other person who is not a student or employee. Denying your request to volunteer is not a violation of your civil rights. This denial does not constitute abuse or discrimination. The District has provided you with ample opportunities to be heard on all of your complaints. It has properly investigated the allegations of abuse, conspiracy, harassment, and unfair treatment and has addressed these issues with you on multiple occasions. You have requested and received multiple opportunities for reconsideration and appeal. These opportunities have been beyond the scope of what the District is obligated to provide under the circumstances.

Please cease contacting the District's school board members and Superintendent regarding the issues raised in your complaints and investigation to date. They have been investigated, appealed, and ultimately settled. Raising the same complaints repeatedly does not provide you with additional opportunities for reconsideration and appeal. The District's refusal to engage in this discussion with you any further about these issues is not a violation of your due process rights. You have received ample process. Its refusal to discuss the matter further is not due to any bias against you, but is simply due to the fact that this matter should now be considered closed. Your persistent conduct is disruptive to the administration of the school and your constant repetitious accusations of conspiracy are beginning to concern the school administrators and could be perceived as threatening and harassing. The District reserves the right to respond to a continued pattern of confrontational or inappropriate conduct by pursuing any available legal remedies.

If you would like to pursue further review of the District's actions, you may request review by the Office of the Superintendent of Public Instruction (OSPI). A link to OSPI's website can be found here: <http://www.k12.wa.us/Equity/ComplaintOptions.aspx>.

If you have any new or different issues or concerns regarding your child's education, please bring these up with appropriate District employees. Otherwise, we thank you in advance

November 17, 2017

Page 4

for your cooperation and a conclusion to your grievances about the denial of your application to volunteer, along with the remainder of the issues raised during the course of the investigation.

Very truly yours,

PREG O'DONNELL & GILLETT PLLC

A handwritten signature in black ink, appearing to read "Emma Gillespie". The signature is fluid and cursive, with a large initial "E" and "G".

Emma Gillespie

EOG:jp

5451814

cc: Dr. Kris McDuffy, Superintendent, Edmonds School District

From: McDuffy, Kris (ESC) <McDuffyK278@edmonds.wednet.edu>
Sent: Tuesday, December 13, 2016 9:29 AM
To: 'dwaynefit'
Cc: Hansen, Christine J. (ESC)
Subject: RE: The district's position

Hello Mr. Dodgen,

Thank you for copying me in on your emails about your continued questions and concerns. I understand that Ms. Stewart and Mr. Irish have made a decision about your ability to be involved at the school.

I would like to offer you an opportunity to meet with me to review the matter. I am more than happy to hear you out and review the documentation that Mr. Irish used as a basis for his decision.

I am copying in my assistant, Chris Hansen, in the event you would like to pursue a time to meet. I apologize this has been such a challenging situation for you and your daughter. Take care.

Dr. Kristine McDuffy | Superintendent
McDuffyK278@edmonds.wednet.edu



From: dwaynefit [mailto:dwaynefit@gmail.com]
Sent: Sunday, December 11, 2016 6:25 AM
To: McDuffy, Kris (ESC) <McDuffyK278@edmonds.wednet.edu>; Irish, Justin R. (ESC) <IrishJ@edmonds.wednet.edu>; Stewart, Johnna D. (BR) <StewartJ@edmonds.wednet.edu>
Subject: The district's position

Since I've asked and still not received anything to confirm this I am sending another email.

I was initially told I would not be allowed to volunteer in any supervisory capacity where I was interacting with the children, by which implies they feel I am unsafe around children. On Thursday I discovered this was modified to include I cannot be around the children at all in any capacity even to have lunch with my daughter. Again confirming the school district believes I am unsafe and or a threat and risk to the children's safety? According to Mr. Irish this is a discretionary Choice the school district is allowed to make?

This of course is due to the wrongful conviction I suffered due to documented lies and illegal actions by the Snohomish County prosecutor's office who violated my constitutional rights and illegally imprisoned me for two years. This is what the Edmonds School District through assistant superintendent Justin Irish, principal Stewart, with advice from legal counsel situation is stating? Superintendent McDuffy has knowledge of the situation as well.

By these actions the Edmonds School District is committing the act of Parental alienation thereby mentally and emotionally abusing and damaging Lillian Rose Calavicci-Dodgen and her relationship with her father, me.

Whether the district is intending this harm to my child or not is moot, as the damage is being done and it would come under the law of unintended consequences.

I have not yet received an answer so I am asking again outright does the Edmonds School District believe I am unsafe around children? Is this the reason for denying my daughter her rights that all of the other children get to enjoy? Or is it as I stated in my last email that the Edmonds school district is worried about the superficial appearance that could possibly be had by allowing me to be a volunteer? I have had no criminal convictions in my life other than the ones related to wrongful, illegal and immoral actions by the prosecutor's office so I would like to know if the school district deems me a threat and under what pretext does this occur?

Mr. Dodgen

Sent from my T-Mobile 4G LTE Device

From: McDuffy, Kris (ESC) <McDuffyK278@edmonds.wednet.edu>
Sent: Wednesday, December 14, 2016 1:12 PM
To: 'dwaynefit'
Cc: Hansen, Christine J. (ESC)
Subject: RE: The district's position

Mr. Dodgen,

I, too, am a straightforward person. What I am offering to do is to thoroughly review this situation to determine if there are any other options. If you would like to (1) meet with me to provide further information, or (2) share anything further via email, you are more than welcome to do that. If you would like to meet, please contact Chris Hansen at HansenC@edmonds.wednet.edu. Take care.

Dr. Kristine McDuffy | Superintendent
McDuffyK278@edmonds.wednet.edu



From: dwaynefit [mailto:dwaynefit@gmail.com]
Sent: Tuesday, December 13, 2016 9:59 AM
To: McDuffy, Kris (ESC) <McDuffyK278@edmonds.wednet.edu>
Subject: RE: The district's position

Hello Ms. McDuffy ,

I am a straightforward person and don't believe in unnecessary actions. If there is a real chance that meeting with you creates the opportunity to change this situation then yes I would enjoy that opportunity? When is the earliest possible convenient time for you to meet?

Dwayne Dodgen

Sent from my T-Mobile 4G LTE Device

----- Original message -----

From: "McDuffy, Kris (ESC)" <McDuffyK278@edmonds.wednet.edu>
Date: 12/13/2016 9:29 AM (GMT-08:00)
To: 'dwaynefit' <dwaynefit@gmail.com>
Cc: "Hansen, Christine J. (ESC)" <HansenC@edmonds.wednet.edu>
Subject: RE: The district's position

Hello Mr. Dodgen,

Thank you for copying me in on your emails about your continued questions and concerns. I understand that Ms. Stewart and Mr. Irish have made a decision about your ability to be involved at the school.

I would like to offer you an opportunity to meet with me to review the matter. I am more than happy to hear you out and review the documentation that Mr. Irish used as a basis for his decision.

I am copying in my assistant, Chris Hansen, in the event you would like to pursue a time to meet. I apologize this has been such a challenging situation for you and your daughter. Take care.

Dr. Kristine McDuffy | Superintendent

McDuffyK278@edmonds.wednet.edu



From: dwaynefit [<mailto:dwaynefit@gmail.com>]

Sent: Sunday, December 11, 2016 6:25 AM

To: McDuffy, Kris (ESC) <McDuffyK278@edmonds.wednet.edu>; Irish, Justin R. (ESC) <IrishJ@edmonds.wednet.edu>; Stewart, Johnna D. (BR) <StewartJ@edmonds.wednet.edu>

Subject: The district's position

Since I've asked and still not received anything to confirm this I am sending another email.

I was initially told I would not be allowed to volunteer in any supervisory capacity where I was interacting with the children, by which implies they feel I am unsafe around children. On Thursday I discovered this was modified to include I cannot be around the children at all in any capacity even to have lunch with my daughter.

Again confirming the school district believes I am unsafe and or a threat and risk to the children's safety?
According to Mr. Irish this is a discretionary Choice the school district is allowed to make?

This of course is due to the wrongful conviction I suffered due to documented lies and illegal actions by the Snohomish County prosecutor's office who violated my constitutional rights and illegally imprisoned me for two years. This is what the Edmonds School District through assistant superintendent Justin Irish, principal Stewart, with advice from legal counsel situation is stating? Superintendent McDuffy has knowledge of the situation as well.

By these actions the Edmonds School District is committing the act of Parental alienation thereby mentally and emotionally abusing and damaging Lillian Rose Calavicci-Dodgen and her relationship with her father, me.

Whether the district is intending this harm to my child or not is moot, as the damage is being done and it would come under the law of unintended consequences.

I have not yet received an answer so I am asking again outright does the Edmonds School District believe I am unsafe around children? Is this the reason for denying my daughter her rights that all of the other children get to enjoy? Or is it as I stated in my last email that the Edmonds school district is worried about the superficial appearance that could possibly be had by allowing me to be a volunteer? I have had no criminal convictions in my life other than the ones related to wrongful, illegal and immoral actions by the prosecutor's office so I would like to know if the school district deems me a threat and under what pretext does this occur?

Mr. Dodgen

Sent from my T-Mobile 4G LTE Device

From: Roehl, Shelley L. (ESC) <RoehLS@edmonds.wednet.edu>
Sent: Friday, November 18, 2016 8:15 AM
To: 'dwaynefit'; McDuffy, Kris (ESC); Stewart, Johnna D. (BR); Yampol, Gail A. (BR)
Cc: Irish, Justin R. (ESC)
Subject: RE: Lillian Calavicci-Dodgen PLEASE

Hello Dwayne,

I am acknowledging receipt of your email, and have cc'd Justin Irish, Assistant Superintendent so he can review prior to **your meeting with him on Tuesday, November 22.**

Sincerely,

Shelley

Shelley Roehl | Administrative Assistant
Superintendent's Office | Edmonds School District
roehls@edmonds.wednet.edu | ph: 425-431-7176
fax: 425-431-7182
20420 68th Ave W Lynnwood WA 98036



Notice: Public records, including e-mails, are available to the public as provided by the Washington State Public Records Act (RCW 42.56). Your e-mail and my response may be considered a public record under the Act and subject to disclosure upon request by a third party.

From: dwaynefit [mailto:dwaynefit@gmail.com]
Sent: Friday, November 18, 2016 6:36 AM
To: McDuffy, Kris (ESC) <McDuffyK278@edmonds.wednet.edu>; Roehl, Shelley L. (ESC) <RoehLS@edmonds.wednet.edu>; Stewart, Johnna D. (BR) <StewartJ@edmonds.wednet.edu>; Yampol, Gail A. (BR) <YampolG@edmonds.wednet.edu>
Subject: Lillian Calavicci-Dodgen PLEASE

Hello, I'm going to apologize for my reactionary responses to this point. Though I stand behind everything I have said, that course is counter productive to the end goal.

I believe that each of you must be decent, caring, devoted professionals who truly desire to have a positive impact on the children under your charge. This includes Lillian Calavicci-Dodgen.

We obviously are at a huge obstacle that I am positive none of you, like myself, ever imagined you would encounter.

I have already provided the court order showing my conviction overturned and dismissed with prejudice. That means it's never supposed to be held against me again for anything. Additionally I have supplied the ruling behind that order which I did not have to do. Had I simply provided the court order saying it was overturned dismissed with prejudice then none of this would have ever happened. You would have seen simply it was overturned and dismissed with prejudice and would've been okay with that. I provided the ruling because I knew at some point this would become an issue since Lillian's older sister is attending the school. I will tell you

as I have told everyone for the last 20 years I did not commit the crime. I witnessed it and yes I helped cover it up out of fear for 9 months. After that nine months I was the one who exposed it and took the police to the remains.

In the court of appeals ruling they clearly indicate that the prosecutor on the case let their lead witness make multiple statements before they finally charged me which means they intentionally let their witness lie to be able to charge me. That is actually what their witness admitted to at the end. I will be getting two statements from that Witnesses cell mates, where they indicate he admitted to them he was setting me up and I didn't do the things he claimed.

All of that being said, I do not want to be at odds with any of you nor anyone else. What I want to ask is what am I able to do to prove to you that I am able to be trusted as a volunteer with my own child and her classmates? Nothing is an absolute so I believe there must be some way for me to prove myself to you? I am willing to walk nearly any path you set before me to achieve this goal. I am sure that you are all aware of the statistics showing the effects of a father who is involved in his daughter's life and that is all I am asking for. My daughter deserves the best possible chances in life like every other child under your charge and that means I need to be active and influential in her life in a positive manner.

I am a father working to protect and support my daughter. Exactly like the 100's of other fathers you deal with.

Thank you Dwayne Dodgen

Sent from my T-Mobile 4G LTE Device

From: Dwayne Dodgen <dwaynefit@gmail.com>
Sent: Wednesday, January 4, 2017 10:07 AM
To: McDuffy, Kris (ESC)
Subject: Re: Appointment today

Thank you for your understanding.
Dwayne Dodgen

On Jan 4, 2017 10:04 AM, "McDuffy, Kris (ESC)" <McDuffyK278@edmonds.wednet.edu> wrote:
No problem. See you then. ~Kris

Sent from my iPhone

On Jan 4, 2017, at 9:21 AM, dwaynefit <dwaynefit@gmail.com> wrote:

Good morning superintendent McDuffy, I was thinking that lunch at Lillian's School was earlier and I told her that I would come for lunch in a secluded room today so I'm hoping you will allow me to be there at 1:15 today to meet with you? Thank you Dwayne Dodgen

Sent from my T-Mobile 4G LTE Device

From: [Christine Hansen](#) on behalf of [Christine Hansen <hansenc@edmonds.wednet.edu>](#)
To: [Dwayne Dodgen](#)
Bcc: [Kris McDuffy](#); [Chris Hansen](#)
Subject: Appeal Hearing Materials
Date: Friday, October 20, 2017 4:13:48 PM
Attachments: [Confidential Investigative Summary Report - Dodgen.pdf](#)
[Letter to Mr. Dodgen Re Outcome of Investigation.pdf](#)

Hi Mr. Dodgen,

Attached are materials that have been provided to the Board in preparation for **your appeal hearing on Tuesday, October 24, starting at 5:30 pm.** In addition to the attached, the Board has received the video to review as provided by Layne Erdman and the Board has been notified you intend to record the hearing.

Please note, your appeal will begin promptly at 5:30 pm. You will have from 5:30 to 6:00 pm to address the School Board; at 6:00 pm, the Board will begin deliberations.

Thank you,
Chris Hansen



Christine Hansen
Administrative Assistant
Superintendent's Office

425.431.7003 Phone
425.431.7182 Fax
hansenc@edmonds.wednet.edu

From: Kris McDuffy <mcduffy278@edmonds.wednet.edu>
Sent: Friday, May 4, 2018 8:07 AM
To: Dwayne Dodgen
Cc: Christine Hansen
Subject: Re: Moving forward

Mr. Dodgen,

We were preparing to send you a letter on Monday as my assistant, Chris Hansen, has been out all week.

The essence of the letter is three-fold:

*I must uphold the decision to deny your volunteer application at this time.

*You must refrain from communicating with families, staff or students in a manner that would make them feel uncomfortable.

***I am willing to meet again this summer to explore options as to how to move forward.**

In response to your two questions addressed in your email:

- 1) Yes
- 2) No

You can expect a follow-up letter sent to you early next week. Take care. ~Kris McDuffy



Dr. Kristine McDuffy
Superintendent

[425.431.7003](tel:425.431.7003) Phone
[425.431.7182](tel:425.431.7182) Fax
mcduffy278@edmonds.wednet.edu

On Thu, May 3, 2018 at 10:35 PM, Dwayne Dodgen <dwaynefit@gmail.com> wrote:
Dr. McDuffy,

It has been two full business weeks since I said I was open to hearing your ideas for moving forward. I truly apologize that my daughters future as well as her and my current lives interfere with your work schedule. I am adhering to your request to only email one person again as I truly only wanted to give my daughter all that she deserved in life as an innocent child. She truly is an innocent child caught up and suffering in the affairs of overzealous adults. That is just my uneducated opinion of course.

I have though long and deep about sending a response and wanted to wait until the weekend had come however, I don't think another 24 hours will make much of a difference. It has already been around 236 business hours since I sent the email "I have thought a great deal about our meeting and would like to take you up on your offer of finding a way forward for everyone through this situation. As I stated last year I am willing

to do whatever it takes to give my daughter what she deserves and I am open to suggestions on how to move forward."

As I have previously stated I have now completely switched employment to a job that pays me more however, it has cost me a very substantial retirement plan that would have gone to my daughter when that time comes. I plan to write a will leaving whatever I may have to her and her "sissy" Brianna" whom I still cherish as my own. She was ripped away from me after she asked me "will you please be my daddy". She has suffered even more than Lillian in my opinion because of professionals who ignore the blatant truth because it is to hard for them to accept and admit to.

I am working very hard to remain mostly neutral in my statements as that is the only possible way that Lillian MAY get what she deserved at the beginning of her kindergarten year in your school district. I met ALL of the requirements to volunteer and from Principal Johhna D. Stewart up to now president Ann McMurray the truth has been overlooked and "feelings" have been supplemented? I think my feelings on this are more than evident. Since you all admitted to your feelings being important I think it is fair to say mine are as well? Though to this point it seems my feelings have been completely ignored?

So here we are 236 business hours or so into me offering to hear your solutions. What this says to me is that most likely there were no solutions even discussed up to this point. Just like you stating you wanted a behind closed door, unrecorded meeting to have a fresh start? I have sought the advice of many "regular" folks and they all have agreed. Even my doctor friend whom I have mentioned was seemingly perplexed at why you would want that. You are a government agent who has been accused of very heinous crimes against a citizen and you ask for a private, unrecorded meeting to discuss "the future" where you seem to issue a veiled "threat" about another parent willing to "write a statement" about my escalation and that I am taking this all around the children? As I stated to you there are only two mothers I have spoken to in the last few months due to the CENSORSHIP of Principal Stewart and Mr. Erdman. I have even offered to you that your esteemed Mr. Erdman can come "watch" me with the children because I DO NOT TAKE adult issues around them. They call me Mr. Honkers and when I say I am Mr. Serious they laugh and say no way you are never serious. Sounds to me like your "parent" accusing me of things may be off just a bit? As I recall you said they claimed I am taking it around the children and it is concerning to them?

Believe it or not I can totally understand the "freak out" position of the district from simply looking at my record. The issue is in the many statements the district has issued in conjunction with that. Your lawyer is dead wrong in her advice and you have covered it up! Mr. Erdman gave a less than accurate response to Principal Stewarts failures on the iced over driveway.

The many accusations and assumptions that have been made by the district can be and have been shown to be less than accurate. Such as "your assertion that all evidence against you was fabricated can not be relied upon" maybe only 95% percent accurate but proven incorrect by the link I sent stating there was only one major piece of evidence or statement against me! The person who "made numerous inconsistent statements before finally deciding to charge, try and convict..." which is a quote from the appellate courts of Washington State. I have answered every question to the best of my ability to assure the district I am safe and only want what is absolutely best for my daughter. At every turn I have been met with resistance, dishonesty, shadiness, and seemingly attempted cover ups aka conspiracy.

You have allowed your staff who make errors that put my daughter and others in grave danger to go unpunished while dishonesty is used to cover it up. Your staff have admitted to policies and procedures in place to document and relate head injuries yet Lillians mother and I never received them? Were procedures not followed or was paperwork destroyed and Mr. Bue lied to? No evidence of head injuries? If your staff do not follow procedures why do they still have jobs? If they follow procedures then how did they FAIL TO DO IT TWICE WITH MY DAUGHTER? Did they fail twice or maybe something more nefarious occurred?

I am poor but I have set a path I will follow to my last breath. In this vein I am asking a couple of questions while adhering to you your request to only email one person. Principal Stewart I believe has been helping my ex and interfering with my Parental rights as granted by the courts. Mr. Erdman has blatantly and repeatedly been dishonest with me and punished me for having an opinion.

1) Does the school district carry property insurance for the schools and the property they own?

2) Does the school District in any way, shape, or form condone a representative, employee, or district staff threatening, obstructing, or telling in anyway shape or from a parent (including but not limited to coercion by threats) that they can not use legal rights given to them under US Law?

Since it has been 236 plus business hours since our last contact please just answer my two questions.

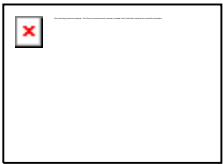
An abused and pissed off father who will stay with in the law and the legal system,

Dwayne Dodgen

On Wed, Apr 18, 2018 at 7:20 AM, Kris McDuffy <mcduffyk278@edmonds.wednet.edu> wrote:

Mr. Dodgen,

Thank you for your message. I will connect with our team just as soon as I can and will get back to you. Please take care. ~Kris



Dr. Kristine McDuffy
Superintendent

[425.431.7003](tel:425.431.7003) Phone
[425.431.7182](tel:425.431.7182) Fax
mcduffyk278@edmonds.wednet.edu

On Wed, Apr 18, 2018 at 3:04 AM, dwaynefit <dwaynefit@gmail.com> wrote:

Dr. McDuffy,

I have thought a great deal about our meeting and would like to take you up on your offer of finding a way forward for everyone through this situation. As I stated last year I am willing to do whatever it takes to give my daughter what she deserves and I am open to suggestions on how to move forward.

Dwayne Dodgen