February 4, 2009

Hon. Sam Brownback 612 South Kansas Ave. Topeka, KS 66603 Phone: (785) 233-2503 Fax: (785) 233-2616

Dear Senator Brownback,

I am writing your constituent services offices because my children reside in the State of Kansas and my mother June Landrith residing at 12820 SW State Rd K4, Topeka, KS 66614 is your constituent. As a result of the conduct of federal officials in the US Judicial Branch over which your US Senate Judiciary Committee has oversight and the conduct of US Department of Justice officials, I have been deprived on my right to earn a living and to provide for my children or repay my student loans to Kansas universities or to even help my mother repay a student loan she cosigned upon resulting in as many as five calls a day for collections.

I lost my property right in my livelihood for seeking to vindicate the laws of Congress in the US District Court for the District of Kansas on behalf of an African American James L. Bolden Jr., the son of James Bolden a Kansas Electoral College member and supporter of <sup>1</sup>your campaign committee.

I was a Kansas licensed attorney who was disbarred<sup>2</sup> for bringing James L. Bolden, Jr.'s civil rights racial discrimination case to federal court (and for representing David Price, Bolden's American Indian witness *pro bono* in a separate matter) in the Kansas state officials' violation of 18 U.S.C. § 241 where my advocacy was clearly protected from their retaliation under 42 USC . § 1981 <sup>3</sup> and the mistreatment of me for seeking redress on behalf of James Bolden by the US Magistrate was clearly within established federal court precedent for race based discrimination. Shortly after being disbarred by the State of Kansas, I prevailed in James L. Bolden, Jr.'s case in the US Court of Appeals for the Tenth Circuit.

In the US District Court for Kansas I was reciprocally disbarred<sup>4</sup> without a hearing and appear to have been reciprocally disbarred without a hearing despite giving notice to the

<sup>&</sup>lt;sup>1</sup> US District Court Audio tape of a US Magistrate abusing me during Bolden's case management conference http://www.medicalsupplychain.com/pdf/Bolden%20Hearing.wav

<sup>&</sup>lt;sup>2</sup> In re Landrith, 124 P.3d 467, 485-86 (Kan. 2005) Bret D. Landrith disbarred for taking the African American civil rights plaintiff's claims in *Bolden v. City of Topeka, Kan.*, 441 F.3d 1129 (10th Cir., 2006) to federal court and for representation James Bolden's witness American Indian David Price.

<sup>&</sup>lt;sup>3</sup> Kansas Supreme Court Audio of disbarment oral argument

http://judicial.kscourts.org:7780/Archive/2005%20court%20hearings/Oct/94,333.mp3

<sup>&</sup>lt;sup>4</sup> In the Matter of Bret D. Landrith, Kansas District Court reciprocal disbarment action continued at request of the respondent until *Bolden v. City of Topeka, Kan.*, 441 F.3d 1129 (10th Cir., 2006) and *Medical Supply Chain, Inc. v. Neoforma et al* KS Dist. Court Case No.: 05-2299 were decided. The Kansas

Western District of Missouri Court of the Fourteenth Amendment invalidity of the Kansas State decision; the Due Process violations used to fraudulently procure the disbarment including the Kansas State Attorney Discipline Committee facially misrepresenting the official court records in David Price's case; and the Kansas State Attorney Discipline making demonstrably false statements to the US Court of Appeals for the Tenth Circuit to disrupt James L. Bolden, Jr.'s appeal and to the Kansas Supreme Court.

The US District Court for Kansas and the Western District of Missouri has refused to provide a Missouri farmer named Dustin Sherwood and his associate Sidney J. Perceful the opportunity to view the case file for a reciprocal disbarment in that court.<sup>5</sup> I believe Dustin Sherwood lost his farm and over 9 million dollars in savings and equity and was falsely imprisoned and subjected to the extortion of his wife being taken from his young children in a similar manner because he was unable to obtain legal representation in the US District Court for the Western District of Missouri before being taken prisoner and held in Kansas. The story was covered nationally in the Milkweed Dairyman's newspaper.<sup>6</sup>

I myself have lost my family. If the social stigma of being disbarred were not bad enough, being unable to provide support for my children or to repay my student loans, I have also been prevented from even obtaining a truck driving job. The State of Kansas has continued to commit fraud and to disrupt my chances of obtaining a livelihood since I became a resident of Missouri on January 1, 2007. The Kansas Attorney Discipline Stanton Hazlett told Sydney J. Perceful and Dustin Sherwood in his office during July 2008 that I would never be permitted to practice law again, a clearly established constitutional violation of rights in attorney discipline.

I am writing to you to seek your assistance in inquiring about my status in the US Court for the Western District of Missouri, a federal agency and where I am not a party to any active case. I have sought this help from Missouri's junior Senator, Hon. Claire McCaskill and from my Congressman Hon. Emanuel Cleaver. All I received was the attached letter suggesting I initiate an ethics complaint against the judges that disbarred me in the State of Missouri Judicial Ethics Office. However that office does not have jurisdiction over the federal judges in Missouri or Kansas. I was never a Missouri attorney. In the alternative I respectfully request your assistance with initiating ethics complaints against Senator, Hon. Claire McCaskill and Hon. Emanuel Cleaver for

District court reciprocally disbarred Bret D. Landrith after the trial court of Hon. Judge Carlos Murguia ordered dismissal and sanctions in *Medical Supply Chain, Inc. v. Neoforma et al*, KS Dist. Court Case No.: 05-2299 without waiting for the Tenth Circuit decision in *Bolden v. City of Topeka, Kan.*, 441 F.3d 1129.

<sup>&</sup>lt;sup>5</sup> Dustin Sherwood was never permitted to inspect the disciplinary records and interviewed former Chief Judge Hon. Dean Whipple with the affiant Sydney J. Perceful, the witness to the \$39,000,000.00 bribery fund described in the WD of MO case *United States ex rel Michael W. Lynch v Seyfarth Shaw et al.* Case no. 06-0316-CV-W- SOW. Hon. Judge Dean Whipple stated he was not aware of any WD of MO reciprocal disbarment of Bret D. Landrith and commented that it is unusual he does not recall it since there are so few.

<sup>&</sup>lt;sup>6</sup> http://www.themilkweed.com/MW%20Aug-Sep%2008%20Sherwood%20Story.pdf

declining assistance in vindicating the antidiscrimination laws of the US Congress and or referring the State of Kansas officials for criminal prosecution.

I have attached my March 19, 2007 letter to Congressman Hon. Emmanuel Cleaver as exhibit 1, Senator, my letter to Hon. Claire McCaskill as exhibit 2, her response as exb 3 and my letter to Senator Kit Bond as exb. 4. I have also attached a privacy waiver which I have also authorized the Hon. Emanuel Cleaver, Senator McCaskill and Senator Bond to similarly have access to any record related to me. I am willing to provide any documents in my possession that your office requires, provide witnesses and answer any questions.

Sincerely,

Bret D. Landrith 3520 NE Akin Blvd. #918 Lee's Summit, MO 64064 bret@bretlandrith.com 816-365-2986