FROM: WAYNE R.N. SEARLE

Attorney at Law Pro. Box 233 Midway, Utah 84049

Phone - (435) 657-2985

Fax - (435) 657-2986 Date August 24, 2001

## FAX TRANSMITTAL

TO: Paul Amenn, AG 366-0333

RE: Elizabeth Bierly,

Message:

Paul,

Whats it going to be the Utah Rules of Civil Proceedure, Criminal Rules of Evidence or the Juvinile Courts rules? §78-3a-44.5(3)(g) and §78-3a-44.5(9) UCA.

I don't dispute that you haven't been appointed a judge yet. If this hide and seek game continues it would seem that your intentions may not be that objective as a Prosecutor. That is seeking justice. By your continued refusal to provide my client with the medical records, it would appear that your trying to hide something. Could it be that thier is no case and is just a fabrication to adopt her infant daughter. Your toying with legaleeze has put the one son of Ms. Bierlly's in jepoardy again. This could amount to some other forms of litigation if you and your caseworkers continue to ignore medical facts in the interest of adopting her daughter, out from under her.

All I want is a level playing field not one that has you making all the rules. This is further evidence of what Mrs. Bierly has complained of in her Motion to Recuse Judge Johansson.

Please let me know, as soon as possible, when I can arrainge a time to copy the entire records regarding this matter. I am attaching my latest list which is due now. As you know, the clock is ticking inspite of our legal wrangels. The best interests of the Bierly children are not being served by playing adult games.

Sincerely

## CONFIDENTIAL

THE INFORMATION CONTAINED IN THIS TRANSMISSION IS FROM THE LAW OFFICE OF WAYNE R.N. SEARLE. The information may be confidential and subject to The Privacy Act, especially if children are involved. If you have received this transmission in error,