

## Planned Parenthood – Pedophile Protectors – the Evidence

### **From the Court of Appeal of California, Sixth Appellate District:**

“Appellant was tried for sexual misconduct with his 13-year-old stepdaughter who became pregnant and had an abortion. ... K. told appellant that she had missed her menstrual period and he took her to Planned Parenthood where a pregnancy test confirmed that she was pregnant. On December 17, 2002, appellant drove K. to San Francisco General Hospital for an abortion. ... About two weeks later, Wife found some old papers related to the abortion. When she confronted K., K. admitted that she had been pregnant and had had an abortion.” Elia, J The People v Cross 134 Cal. App. 4<sup>th</sup> 500; 2005 Cal. App. LEXIS 1844

Neither Planned Parenthood or San Francisco General Hospital notified authorities or the girl's mother of potential abuse; the mother notified authorities when she learned of it.

### **From Amicus curiae brief of Harlan Reeves in Ayotte v Planned Parenthood of Northern New England**

“Planned Parenthood of Northern New England, ... admitted that it has a “*legal obligation to report instances of sexual assault*” but did not report such instances. ( See Parental Notification of Abortion: Hearings on H.218 Before the House Judiciary Comm., 2001-2002 Legis. Sess. (Vt. 2001) (testimony of Nancy Mosher, President and CEO of Planned Parenthood of Northern New England on April 16, 2001). This information was uncovered as a result of testimony before the Judiciary Committee of the Vermont House of Representatives. This testimony also revealed that twelve girls under the age of sixteen had an abortion in 2000 performed by Planned Parenthood. Planned Parenthood’s representative testified that Planned Parenthood did **not** notify the authorities in any of these cases. This Planned Parenthood representative also could not identify any cases of reported abuse in 2000.”

Ayotte v Planned Parenthood of Northern New England is a case where New Hampshire legislature tried to address the issue of non-reporting of sexual abuse of minors by requiring parental notice and was vigorously fought by Planned Parenthood and other abortionists. Planned Parenthood of Michigan has also vigorously fought efforts to allow parental involvement in their daughter's abortion decision.

### **From The Birmingham News:**

“Alabama health officials have put the Birmingham clinic of Planned Parenthood of Alabama on a year-long probation after an inspection revealed multiple problems, including not adequately verifying parental consent from minors getting abortions and not reporting a potential case of child sexual abuse. In that potential abuse case, a 13-year-old girl reported that she became sexually active at 12 and came in for two abortions within four months. She was not asked by staff about potential abuse, and her case was not reported to authorities.” By Anna Velasco – the Birmingham News, “Birmingham Planned Parenthood clinic placed on probation”, Feb. 11, 2010

This investigation by the Alabama health officials was prompted by a Lila Rose video.

**From a hearing by the Kansas Office of the Disciplinary Administrator, as reported by Jill Stanek:**

“In an ethics trial.... , Kline just revealed to the court under oath that he found 166 instances during a specific time period when girls 14 years old and younger got abortions at clinics owned either by late-term abortionist **George Tiller** or **Planned Parenthood of Overland Park**. But during that same time period, Kline testified, Planned Parenthood reported only one case of child rape ... **Tom Williams, AG Phil Kline's** lead investigator, testified and **submitted documentation** that the **164 unreported adolescent abortions of girls 14 and younger, committed either at Planned Parenthood of Overland Park or George Tiller's abortion mill, between 2002-03.**” Jill Stanek Blog, dated February 24, 2011

**From the Court of Appeals – First Appellate District of Ohio (Hamilton County, Ohio):**

“In the fall of 2003, Jane engaged in a sexual relationship with her 21-year-old soccer coach, John Haller. At the time, Jane was 13 and in the eighth grade. The sexual relationship continued through 2004, and in March of that year, Jane discovered she was pregnant. ... [Haller] instructed her that if she was asked to provide a parental telephone number, she should give Planned Parenthood his cell-phone number in lieu of her father's phone number. ... On the day of the abortion, Haller drove Jane to the abortion clinic, and on arrival, a worker requested to see both Haller's and Jane's identification. Jane presented her school-identification card, and Haller provided his Ohio driver's license. ... **[T]his case is about whether Planned Parenthood performed an unlawful abortion on Jane; about whether Planned Parenthood met its duty to report suspected abuse of Jane;**”

Planned Parenthood's reliance on a telephone call to their minor patient's parents for a medical procedure falls far short of standard of care. **Non-abortion medical personnel require the parent to be present and provide a birth certificate if the last names are different for things as routine as sports physicals.**

Why would Planned Parenthood show such a lack of due diligence in notifying the parents about their minor daughter's abortion or the authorities about potential sexual abuse of a minor?

**From the Kennewick WA police report about a call from Planned Parenthood staff regarding a 14 year old girl who didn't want to leave with her father:**

“At that point [the Planned Parenthood employee] stated that *once the juvenile is pregnant, the juvenile is emancipated*, and further stated the father had no right to be present if the patient did not want him there.” Cpl JD Jackson OCA 08-33629, dated Sept. 16, 2008

**Patricia Donovan wrote in The Guttmacher Report on Public Policy:**

“[T]hey fear that the breach of confidentiality inherent in mandatory reporting will discourage young women from seeking needed health care and deprive them of crucial sources of support.”

*Caught between Teens and the Law: Family Planning Programs and Statutory Rape Reporting*

**Planned Parenthood believes that it is a better parent than the biological parents.**

**Planned Parenthood systemically doesn't comply with mandatory reporting of sexual abuse.**

**Planned Parenthood believes it is above the law.**