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**HOW PLANNED PARENTHOOD “CARES” FOR
CHILD VICTIMS OF SEXUAL ABUSE:
A Summary of Planned Parenthood Failing to Report Sexual Abuse**

Sexual abuse of children is a very real problem across the United States. All 50 states, as well as the District of Columbia and all U.S. territories, have laws requiring reporting of suspected neglect or abuse of children.¹ These reporting laws typically include statutory rape. The two primary objectives behind them are: (1) ensuring the health, safety, and well-being of children, including the prevention of further harm, and (2) conducting a prompt investigation to determine whether or not the conduct is criminal and, if so, holding criminal perpetrators accountable.² Prompt investigation of allegations of abuse benefits everyone involved and society as a whole.

Medical professionals are almost always specifically included in statutory lists of mandatory reporters of suspected abuse or neglect of children.³ Those designated as mandatory reporters are often uniquely positioned to be the first to observe the signs of abuse or neglect of children.⁴ For example, the Colorado Department of Human Services Mandatory Reporter training for health care providers specifically advises that a child getting pregnant under the age

¹ *Mandatory Reporting of Child Abuse and Neglect State Statute Overview*, National Conference of State Legislatures (Dec. 9, 2011), <http://www.ncsl.org/research/human-services/child-abuse-and-neglect-reporting-statutes.aspx>; see also *Mandatory Reporting of Child Abuse and Neglect 2013 Introduced State Legislation*, National Conference of State Legislatures (Sept. 23, 2014), <http://www.ncsl.org/research/human-services/redirect-mandatory-rprtng-of-child-abuse-and-neglect-2013.aspx>.

² The Lewin Group, *Statutory Rape: A Guide to State Laws and Reporting Requirements*, prepared for the Office of the Assistant Secretary for Planning & Evaluation, Dep't of Health & Human Servs., Dec. 15, 2004, at 14.

³ According to Children's Bureau, the laws in 48 states, in addition to U.S. territories, list groups of individuals who are required to report include health-care providers; New Jersey and Wyoming do not provide a specific list of professionals required to report. Children's Bureau, Administration for Children & Families, U.S. Dep't of Health & Human Servs., *Mandatory Reporters of Child Abuse and Neglect 1* (Nov. 2013), https://www.childwelfare.gov/systemwide/laws_policies/statutes/manda.pdf.

⁴ Colorado's Mandatory Training for medical professionals specifically discusses this unique position held by mandatory reporters. The training is currently available at: *Mandatory Reporter Training*, Colo. Office of Children, Youth & Families, Div. of Child Welfare, Child Welfare Training System, <http://www.coloradocwts.com/community-training> (last visited Sept. 11, 2015).

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of 14 is a sign of sexual abuse.⁵ This is consistent with studies indicating young girls who become pregnant are frequently victims of sexual abuse, and the fathers of their children are often older men.⁶ According to the pro-abortion Guttmacher Institute, less than 2% of adolescents have had sex before their 12th birthday, and only 16% have had sex by the time they are 15.⁷ Consequently, young pregnant girls visiting Planned Parenthood should raise red flags for medical providers and should generally be reported to the proper authorities.

Not surprisingly, child victims of sexual predators are frequently brought to abortion facilities like Planned Parenthood by the abuser in an effort to hide criminal sexual abuse. Legal proceedings and undercover investigations demonstrate Planned Parenthood facilities often disregard mandatory sex abuse reporting laws. With the evidence of their crimes covered up, predators are free to continue abusing their child victims.

Planned Parenthood has been directly sued for failure to report sexual abuse or to notify parents of minor children seeking abortions. Criminal proceedings also indicate Planned Parenthood failed to report sexual abuse it should have known about. Because no report was immediately made to the proper authorities, the abuse is permitted to continue. A dozen of these examples are summarized in Exhibit 1, along with some of the supporting court documents.

Recently, documents from the Alabama Department of Public Health revealed that a Planned Parenthood affiliate in Mobile failed to properly report the suspected sexual abuse of a 14-year-old girl. According to the Statement of Deficiencies, the 14-year-old *mother of two* visited Planned Parenthood on April 9, 2014, for an abortion, and then again on August 18, 2014 *for another abortion*.⁸ Yet Planned Parenthood apparently saw no red flags and made no report to authorities.⁹ This is consistent with numerous cases across the country.

⁵ *Id.* The training clearly advises, consistent with the laws of Colorado and most other states, that: (1) doctors and nurses are mandatory reporters, (2) mandatory reporters are often the first to see “signs of child abuse,” (3) mandatory reporters are “integral to the protection of children,” and (3) the reports are important for protecting the victim and other children in the home, preventing harm to other children or future harm, providing services and promoting positive change. The training also discusses the confidentiality of reports made and advises, “Without your call, the abuse...may continue.”

⁶ See, e.g., Mike Males & Kenneth S.Y. Chew, *The Ages of Fathers in California Adolescent Births*, 1993, 86 Am. J. of Pub. Health 565, 565-68 (1996), <http://www.ncbi.nlm.nih.gov/pmc/articles/PMC1380562/pdf/amjph00515-0103.pdf>; David J. Landry & Jacqueline Darroch Forrest, *How Old are U.S. Fathers?*, 27 Family Planning Perspective 159,161 (1995), <http://www.guttmacher.org/pubs/journals/2715995.pdf>; Debra Boyer & David Fine, *Sexual Abuse as a Factor in Adolescent Pregnancy and Maltreatment*, 24 Family Planning Perspective 4, 4-11 (1992).

⁷ *Fact Sheet: American Teens’ Sexual and Reproductive Health*, Guttmacher Institute (May 2014), <http://www.guttmacher.org/pubs/FB-ATSRH.html>.

⁸ Ala. Dep’t of Public Health, *Statement of Deficiencies and Plan of Correction 5* (Nov. 21, 2014), http://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=1&cad=rja&uact=8&ved=0CB8QFjAAAhUKewj9vPb67O_HAhWHl4gKHRc7ABg&url=http%3A%2F%2Fdph1.adph.state.al.us%2FDeficienciesReports%2Fplanned%2520parenthood%2520mobile%252011-21-2014.pdf&usq=AFQjCNGt3sSX5itXvT7uXJtgf8j63CIHJw.

This form relates to the Planned Parenthood of Alabama, Inc. affiliate located at 717 W. Downtower Loop, Mobile, AL 36609.

⁹ *Id.*

Last year, a Planned Parenthood facility in Tempe, Arizona was investigated for failing to report the alleged rape of a minor.¹⁰ Previously, two different Planned Parenthood facilities in Arizona were caught on tape failing to report statutory rape.¹¹ Another Planned Parenthood facility some years before failed to report the rape of a 13-year-old girl by her 23-year-old foster brother until after she was brought in by the abuser and a *second* abortion was committed just six months after Planned Parenthood performed the first.¹²

In Ohio, a Planned Parenthood facility permitted a soccer coach who had impregnated a 14-year-old to sign off on her abortion without her parents' knowledge or consent.¹³ In another case, Planned Parenthood performed an abortion on a girl who was being sexually abused by her father and failed to report the abuse despite the young girl telling Planned Parenthood employees she was being forced to do things she didn't want to do.¹⁴ And in yet another Ohio case, a young girl was sexually abused by her mother's boyfriend.¹⁵ During the extended period of abuse, the girl was brought to Planned Parenthood for an abortion.¹⁶ Apparently no report was made to law enforcement by Planned Parenthood as the abuse continued for years after the abortion.¹⁷

In Colorado, a civil lawsuit alleged a Planned Parenthood facility failed to inquire about or report the suspected sexual abuse of a 13-year-old child by her stepfather.¹⁸ The abuse began when she was only six years old.¹⁹ When it resulted in the child becoming pregnant at age *thirteen*, the abuser took her to Planned Parenthood in Denver.²⁰ An abortion was performed without her mother's knowledge or consent, even though parental notice is required by Colorado law.²¹ According to the lawsuit, not a single Planned Parenthood employee asked about potential abuse despite knowing that the child was only 13 years old and that sex abuse was evident.²² After the abortion, the Planned Parenthood facility reportedly sent the child back home where she continued to be abused by this same predator for months.²³ Publicly available court documents filed in that case reveal that Planned Parenthood has a "Don't Ask, Don't Tell" policy

¹⁰ *Planned Parenthood Under Investigation*, Fox News (Aug. 13, 2014), <http://www.foxnews.com/transcript/2014/08/14/planned-parenthood-under-investigation/>.

¹¹ *Phoenix, AZ | Planned Parenthood*, Live Action, <http://www.liveaction.org/monalisa/phoenix-az/> (last visited Sept. 11, 2015).

¹² Amended Complaint, *Doe v. Planned Parenthood of Central and Northern Arizona, et al.*, Maricopa Cnty. Super. Ct., Case No. CV 2001-014876, <http://www.adfmedia.org/files/DoePPCNA-AmendedComplaint.pdf>.

¹³ *Roe v. Planned Parenthood Southwest Ohio Region*, 878 N.E.2d 1061 (2007), <http://www.adfmedia.org/files/RoeOhioAppellateCourtDecision.pdf>.

¹⁴ *Fairbanks v. Planned Parenthood Southwest Ohio Region*, Ct. of Common Pleas, Civil Div., Hamilton Cnty., Ohio, Case No. A0901484.

¹⁵ *Ohio v. Coles*, Case No. CR-478823, 2008 WL 4436872 (Ohio Ct. App. Oct. 2, 2008).

¹⁶ *Id.*

¹⁷ *Id.*

¹⁸ Third Amended Complaint, *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains*, Case No. 2014CV31778, Denver Dist. Ct., <http://www.adfmedia.org/files/SiskThirdAmendedComplaint.pdf>.

¹⁹ *Id.*

²⁰ *Id.*

²¹ *Id.*

²² *Id.*

²³ Deborah Myers, *Planned Parenthood Sued for Doing Abortion on Raped 13-Year-Old, Returning Her to Rapist*, LifeNews.com (July 11, 2014, 10:40 am), <http://www.lifenews.com/2014/07/11/planned-parenthood-sued-for-doing-abortion-on-raped-13-year-old-returning-her-to-rapist/>.

with regard to children and pregnancies caused by sexual partners/predators.²⁴ In sworn testimony, one of the Planned Parenthood employees said that being 13-years-old and pregnant was not a “red flag,” while another employee testified that she thought there was *nothing they could have “done better.”*²⁵ Planned Parenthood settled the case.²⁶

There are other shocking, high-profile examples of Planned Parenthood’s failure to report the sexual abuse of minors in California and Connecticut. In one California case, a well-known swimming coach, Andrew King, impregnated a 14-year-old girl who then received an abortion at Planned Parenthood.²⁷ King went on to sexually molest and abuse at least 20 other girls.²⁸ In Connecticut, Adam Gault kept a 14-year-old in his home for approximately a year, during which time he impregnated her.²⁹ She was then taken to Planned Parenthood for an abortion using a fictitious name.³⁰

In addition to these real case examples, undercover stings demonstrate Planned Parenthood affiliates repeatedly ignore laws designed to protect children.³¹ Live Action has caught Planned Parenthood employees ignoring age disparities between young girls and the men who impregnate them.³² They also advise the girls not to tell Planned Parenthood the age of the men and teach them how to circumvent parental notification laws.³³ Several years ago, Life Dynamics also conducted undercover calls to National Abortion Federation and Planned Parenthood affiliates with similar disturbing results.³⁴

These are just a few examples of Planned Parenthood’s failure to report the sexual abuse of minors. Given the difficulty in overseeing Planned Parenthood and obtaining evidence that

²⁴ See Motion to Amend (re: Punitive Damages), *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains*, Denver Dist. Ct., Case No. 2014 CV 21778, <http://www.adfmedia.org/files/SiskMtnToAmendRePunitives.pdf>; Order Granting Motion to Amend, *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains, et al.*, Denver Dist. Ct., Case No. 2014 CV 21778; various deposition transcripts, see, e.g., Deposition of Jamie Skarvan, Dec. 11, 2014, *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains*, <http://www.adfmedia.org/files/SiskSkarvanTranscriptPages.pdf>.

²⁵ Deposition of Jamie Skarvan, Dec. 11, 2014, *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains*, <http://www.adfmedia.org/files/SiskSkarvanTranscriptPages.pdf>.

²⁶ <http://www.adfmedia.org/News/PRDetail/9717>.

²⁷ Prosecution’s Statement in Aggravation at 10, *People of the State of California v. Andrew King*, Santa Clara Cnty. Super. Ct., Case Nos. CC942933, CC939000, <http://www.adfmedia.org/files/KingSentencingStatement.pdf>.

²⁸ *Id.*

²⁹ Affidavit in support of Arrest Warrant at 5, *State of Connecticut v. Adam Gault*, Hartford, Case No. HHD-CR007-0612969-T, <http://www.adfmedia.org/files/GaultAffidavit.pdf>.

³⁰ *Id.* at 6.

³¹ See, e.g., *Phoenix, AZ | Planned Parenthood*, Live Action, <http://www.liveaction.org/monalisa/phoenix-az/> (last visited Sept. 11, 2015).

³² *Id.*

³³ Ben Johnson, *Vindicated: Live Action busted Indy Planned Parenthood for covering up statutory rape in 2008*, LifeSiteNews.com (Nov. 26, 2013), <http://www.lifesitenews.com/news/vindicated-live-action-busted-indy-planned-parenthood-for-covering-up-statut>. Several videos of these undercover operations can be viewed at: *Sexual Abuse Coverup at Planned Parenthood*, Live Action, <http://www.liveaction.org/monalisa/> (last visited Sept. 11, 2015).

³⁴ Life Dynamics maintains copies of the recorded calls and transcripts from its investigation on its website, as well as an excellent report on this subject including examples from Planned Parenthood, some of which are included in Exhibit 1, and other abortion facilities. Mark Crutcher, *Child Predators: Exposing the Partnership Between Planned Parenthood, the National Abortion Federation and Men Who Sexually Abuse Underage Girls*, Life Dynamics, <http://www.childpredators.com/the-child-predator-report/> (last visited Sept. 11, 2015).

would reveal its failure to report sexual abuse of minors, the inescapable conclusion is that this cover up of sexual abuse happens regularly.

EXHIBIT 1

SUMMARY OF DOCUMENTED CASES INVOLVING PLANNED PARENTHOOD AND SEXUAL ABUSE OF MINORS³⁵

ARIZONA:

DOE V. PLANNED PARENTHOOD OF CENTRAL AND NORTHERN ARIZONA, ET AL.,
Maricopa County Superior Court, Case No. CV 2001-014876- CIVIL CASE

Court documents revealed that a 12-year-old girl who had been placed in foster care was impregnated by her 23-year-old foster brother, Shawn Stevens. Stevens himself took the child to Planned Parenthood of Central and Northern Arizona (PPCNA) for an abortion eight days *before* her 13th birthday. The facility failed to report the sexual abuse to authorities, consequently, the sexual abuse continued. Six months later, Stevens brought the girl back to PPCNA for another abortion. Five days *after* the *second abortion*, PPCNA notified the authorities. The girl later filed a lawsuit alleging that PPCNA's failure to timely report the sexual abuse to authorities essentially resulted in the continued abuse and subsequent abortion.³⁶ The civil case was ultimately settled.

STATE OF ARIZONA V. TYLER KOST– CRIMINAL CASE
Pinal County Superior Court, Case No. CR201400949

The allegations in this ongoing case indicate that Planned Parenthood of Arizona's Tempe facility failed to report an alleged sexual assault of a 15-year-old girl by Tyler Kost. According to the police report, the girl's mother (who was present at Planned Parenthood with her daughter) advised investigators that the Planned Parenthood employee told them that it wasn't worth the "hassle" to report the sexual assault. The assault was allegedly intentionally miscoded as a consensual encounter. Kost was subsequently charged with numerous counts of sexual assault against numerous minor victims (but the credibility of some of the witnesses has been called into question). Four of the counts which name additional minor victims are alleged to have occurred *after* the alleged incident at Planned Parenthood.³⁷

³⁵ Each of these examples resulted in *actual* litigation, either civil or criminal as noted by the case captions, and has been verified through various court documents, public records, court staff and/or law enforcement sources. Some of the court documents that articulate the allegations of each case are attached to this report for convenience. The facts of each of these cases are also discussed in various media articles available on the internet, and some are included in the comprehensive Life Dynamics report documenting numerous actual cases of abortion providers failing to report sexual abuse of minors. Mark Crutcher & Renee Hobbs, *The Cover-Up of Child Sexual Abuse: Part Two: Actual Cases*, Life Dynamics (2014), <http://www.childpredators.com/cases/>.

³⁶ See, e.g., Amended Complaint, *Doe v. Planned Parenthood of Central and Northern Arizona, et al.*, Maricopa Cnty. Super. Ct., Case No. CV 2001-014876: ; Court Docket Sheet

³⁷ See, e.g., Kost Supervening Indictment & Complaint; Pinal County Sheriff's Office Probable Cause Statement, *State of Arizona v. Tyler Kost*, Pinal Cnty. Super. Ct., Case No. CR201400949; May 13, 2014 Letter from Pinal County Sheriff Paul Babeu to Arizona Attorney General Tom Horne.

CALIFORNIA:

PEOPLE OF THE STATE OF CALIFORNIA V. ANDREW KING – CRIMINAL CASE
Santa Clara County Superior Court, Case Nos. CC942933, CC939000

Andrew King, a well-known girls' swim coach who worked with nationally ranked swimmers, is now incarcerated as a result of his sexual abuse of scores of young girls over a period of decades. One criminal case was brought against King on behalf of a twelve-year old victim molested by him in 2008, and a second criminal case was brought on behalf of two of his earlier victims. The prosecution's sentencing statement to the court also details numerous other young victims of King dating back to the 1970s. It states King impregnated a 14-year-old girl who then went to Planned Parenthood for an abortion. Planned Parenthood evidently made no report of suspected sexual abuse to law enforcement or child protective services. After one of King's victims went to the authorities, an investigation ensued. Only then did law enforcement learn that King had, over the years, sexually molested numerous minor girls he had coached.³⁸

PEOPLE OF THE STATE OF CALIFORNIA V. GARY W. CROSS- CRIMINAL CASE
Calif. Supreme Court, Case No. S139791

Gary Cross was criminally charged and convicted for sexually assaulting his 13-year-old step-daughter. In an effort to conceal his crimes, Cross took her to a California Planned Parenthood facility where a pregnancy test was administered. Staff there apparently did not report to authorities that the girl was well below the age of consent, or that there may be sexual abuse. Instead, they referred her for a late-term abortion as she was five and half months pregnant and required a surgical procedure. After the abortion, Cross resumed raping the girl for months.³⁹ He was ultimately convicted and incarcerated.

³⁸ See, e.g., Prosecution's Statement in Aggravation, *People of the State of California v. Andrew King*, Santa Clara County Superior Court, Case Nos. CC942933, CC939000, <http://www.adfmedia.org/files/KingSentencingStatement.pdf>.

³⁹ See, e.g., *People v. Gary Cross*, 134 Cal.App.4th 500(Cal.Ct.App.2005); *People v. Gary Cross*, 45 Cal.4th 58 (Cal. 2008).

CALIFORNIA (cont'd):

PEOPLE OF THE STATE OF CALIFORNIA v. EDGAR RAMIREZ- CRIMINAL CASE
Los Angeles County Super. Ct. No. BA382225

Edgar Ramirez was criminally prosecuted for sexually abusing his daughters. After daily sexual abuse for an extended period of time, one of the girls became pregnant at age thirteen. The girl was taken to Planned Parenthood for an abortion in July 2010. She made up a story about having a boyfriend her own age and Planned Parenthood performed the abortion. There is no indication that it ever filed a report of potential sexual abuse. The young girl went back to the custody of Ramirez who resumed the sexual abuse a couple of days after the abortion. Later that same year, in December 2010, she was again impregnated by Ramirez and taken to Planned Parenthood for another abortion at six weeks of pregnancy. This time, the Planned Parenthood doctor implanted an intrauterine device in order to prevent additional pregnancies. Again, there is no indication a report was made by Planned Parenthood to law enforcement. The abuse was finally stopped when Ramirez was arrested in March of 2011 after the girl's older sister, also a victim of abuse by Ramirez, reported his conduct to law enforcement.⁴⁰

⁴⁰ See, e.g., *People of the State of California v. Edgar Ramirez*, No. B243291, 2014 WL 667531 (Cal. Ct. App. Feb. 21, 2014) (unpublished).

COLORADO

**CARY SMITH (SISK) v. PLANNED PARENTHOOD OF THE ROCKY MOUNTAINS, ET AL. –
CIVIL CASE**

Denver District Court, Case No. 2014 CV 21778

A pregnant 13-year-old child was brought to the Denver abortion facility of Planned Parenthood of the Rocky Mountains (PPRM) by her step-father, Timothy Smith, who had been sexually abusing her for seven years. PPRM failed to look into the suspicious circumstances pursuant to its “don’t ask, don’t tell” policy. It performed the abortion without notifying the child’s parents or reporting suspected abuse as required by Colorado law. Moreover, they sent the girl back home with Smith who continued to abuse her for months.⁴¹ Smith was eventually prosecuted and incarcerated for his crimes, and the child’s mother brought a civil case against PPRM on behalf of her daughter. The court allowed the plaintiff to pursue punitive damages, noting that she had established a *prima facie* case that Planned Parenthood “purposefully committed conduct which they must have realized as dangerous, and performed it heedlessly and recklessly, without regard to consequences, or of the rights and safety of others, particularly [the child].” Planned Parenthood settled the case.

⁴¹ See, e.g., Motion to Amend (re: Punitive Damages), *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains, et al.*, Denver Dist. Ct., Case No. 2014 CV 21778; Order Granting Motion to Amend, *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains, et al.*, Denver Dist. Ct., Case No. 2014 CV 21778; various deposition transcripts, *Cary Smith (Sisk) v. Planned Parenthood of the Rocky Mountains, et al.*, Denver Dist. Ct., Case No. 2014 CV 21778.

CONNECTICUT:

STATE OF CONNECTICUT V. ADAM GAULT- CRIMINAL CASE
Hartford, Case No. HHD-CR007-0612969-T

A 15-year-old girl went missing in Connecticut in June 2006. She was rescued a year later from the home of 41-year-old Adam Gault, where she was found locked in a tiny room, about 3' high and 4 or 5' deep. During her year with Gault, she was sexually abused by him and taken to a Planned Parenthood facility in West Hartford for an abortion. Planned Parenthood performed the abortion, which enabled the abuse to continue until authorities ultimately found the child while investigating Gault.⁴² Gault was convicted and incarcerated for his crimes. There is no indication that Planned Parenthood ever reported the sexual abuse.

STATE OF CONNECTICUT V. KEVON WALKER- CRIMINAL CASE
New London, Case No. KNL-CR07-0291496-T

A police investigation uncovered that Walker (21-years-old) impregnated his then 14-year-old girlfriend three times in six months. The girl was taken for abortions to the Planned Parenthood clinic in Norwich April, July and September of 2006. Each pregnancy was terminated through abortion. The abortion providers evidently failed to report the first statutory rape and abortion to authorities which permitted the abuse to continue.⁴³

⁴² See, e.g, Affidavit in support of Arrest Warrant, *State of Connecticut v. Adam Gault*, Hartford, Case No. HHD-CR007-0612969-T.

⁴³ See, e.g, Affidavit in Support of Arrest Warrant, *State of Connecticut v. Kevon Walker*, New London, Case No. KNL-CR07-0291496-T; Disposition sheet, *State of Connecticut v. Kevon Walker*, New London, Case No. KNL-CR07-0291496-T.

MINNESOTA:

STATE OF MINNESOTA V. PAUL JAMES FREDERICK- CRIMINAL CASE
Douglas County District Court, Case No. 21-CR-11-2285

This case reveals that Paul James Frederick, a 42-year-old father, was prosecuted for sexually assaulting the 14-year-old girlfriend of his son. Frederick groomed the young girl by driving her to and from school, buying her things, including clothing and Victoria's Secret underwear. Because the child was "inexperienced" and a "virgin," court documents indicate that Frederick took her to Planned Parenthood to get birth control. The court opinion states Frederick was convicted based on the discovery of a used condom in his bedroom, and no mention is made of a Planned Parenthood report of potential sexual abuse.⁴⁴

⁴⁴ See, e.g., *State of Minnesota v. Paul James Frederick*, Douglas County District Court, Case No. 21-CR-11-2285, unpublished Minnesota Court of Appeals Opinion, A13-0784 (April 21, 2014).

OHIO:

FAIRBANKS V. PLANNED PARENTHOOD SOUTHWEST OHIO REGION- CIVIL CASE
Court of Common Pleas, Civil Division, Hamilton County, Ohio, Case No. A0901484

Denise Fairbanks was just 16 years old when she went to a Planned Parenthood facility in Ohio on Nov. 15, 2004. She was pregnant as a result of sexual abuse by her biological father. Denise tried to put an end to this abuse, which had started in 2000, by informing a Planned Parenthood employee that she had been forced to do things she did not want to do. Planned Parenthood did not report to law enforcement that Denise was a victim of sexual abuse as required by state law. This failure resulted in her being subjected to sexual abuse for another 1 1/2 yrs. The civil lawsuit was settled and the girl's father was criminally prosecuted and sent to prison.⁴⁵

ROE V. PLANNED PARENTHOOD SOUTHWEST OHIO REGION- CIVIL CASE
Court of Common Pleas, Civil Division, Hamilton County, Ohio, Case No. A0502691

Jane Roe, a 14-year-old girl, was impregnated by her 21-year-old soccer coach. The coach persuaded Roe to have an abortion. Roe wrongly informed Planned Parenthood that at least one parent knew of the planned abortion. She provided the name and address of her father, but listed the coach's cell phone as a contact phone number. Planned Parenthood called the contact number but made no effort to verify the identity of the person to whom they spoke. At no time were Roe's parents notified of, nor did they provide consent to, the abortion. The coach accompanied Roe during the abortion, and Planned Parenthood even checked his ID. But they did not report any suspected abuse. The coach resumed having sex with Roe shortly after the abortion. As a result of a subsequent report made by a teacher, the coach was later found guilty of 7 counts of sexual battery. The trial court granted partial summary judgment in favor of Roe's parents (the plaintiffs) on the issue of Planned Parenthood's failure to comply with the 24 hour waiting requirement in a civil lawsuit. The case was subsequently settled.⁴⁶

⁴⁵ See, e.g., *Fairbanks v. Planned Parenthood Southwest Ohio Region*, Ct. of Common Pleas, Civil Div., Hamilton Cnty., Ohio, Case No. A0901484.

⁴⁶ See, e.g., *Roe v. Planned Parenthood Southwest Ohio Region*, (2007) 173 Ohio App.3d 414; *Roe v. Planned Parenthood Southwest Ohio Region*, (2009) 122 Ohio St.3d 399; <http://www.adfmedia.org/News/PRDetail/4740>; <http://www.adfmedia.org/News/PRDetail/?CID=25767>.

OHIO (cont'd):

STATE OF OHIO V. JOSEPH COLES- CRIMINAL CASE
Cuyahoga County Court of Common Pleas, Case No. CR-478823

Joseph Coles sexually abused the daughter of his girlfriend for years, starting when she was just 10 years old. She became pregnant twice and had abortions both times—the first when she was 12 years old. She was taken to two different abortion facilities, including Planned Parenthood. After moving to Iowa, the girl told her mother of the abuse that occurred back in Ohio, and the abortions she had there. Evidently neither Planned Parenthood nor the other abortion facility made a report to law enforcement since no investigation was conducted until after she told her mother.⁴⁷

⁴⁷ See, e.g., *State of Ohio v. Joseph Coles*, Cuyahoga Cnty. Ct. of Common Pleas, Case No. CR-478823- Indictment; Affidavit, Motion & Order seeking records from Planned Parenthood, <http://www.adfmedia.org/files/ColesAffidavitParmaPD.pdf>; *State of Ohio v. Joseph Coles*, 2008 WL 4436872 (Ohio Ct. App. Oct. 2, 2008).