

By Sean Anthony Riker

March 26th, 2014

"Jesus Mows My Lawn"

ART

I know that I am not an "Artist", but I can draw a Mean Stickman ☺. I would like to draw for you. If you would please make ANY pecuniary donation to St. Jude's Hospital, I will do a drawing of your choice. Any size donation; a dollar, five dollars, ten, it doesn't matter. Every penny counts. Just tell me you made a donation and I will hook you up. Make donation to:

St. Jude's Children's Hospital

P.O. Box 2151

Memphis, TN. 38101-2151

OR call: 1-800-655-1900 OR 1-800-822-6344

OR email: [donors@stjude.org](mailto:donors@stjude.org)

Prison address: Sean Riker #367232

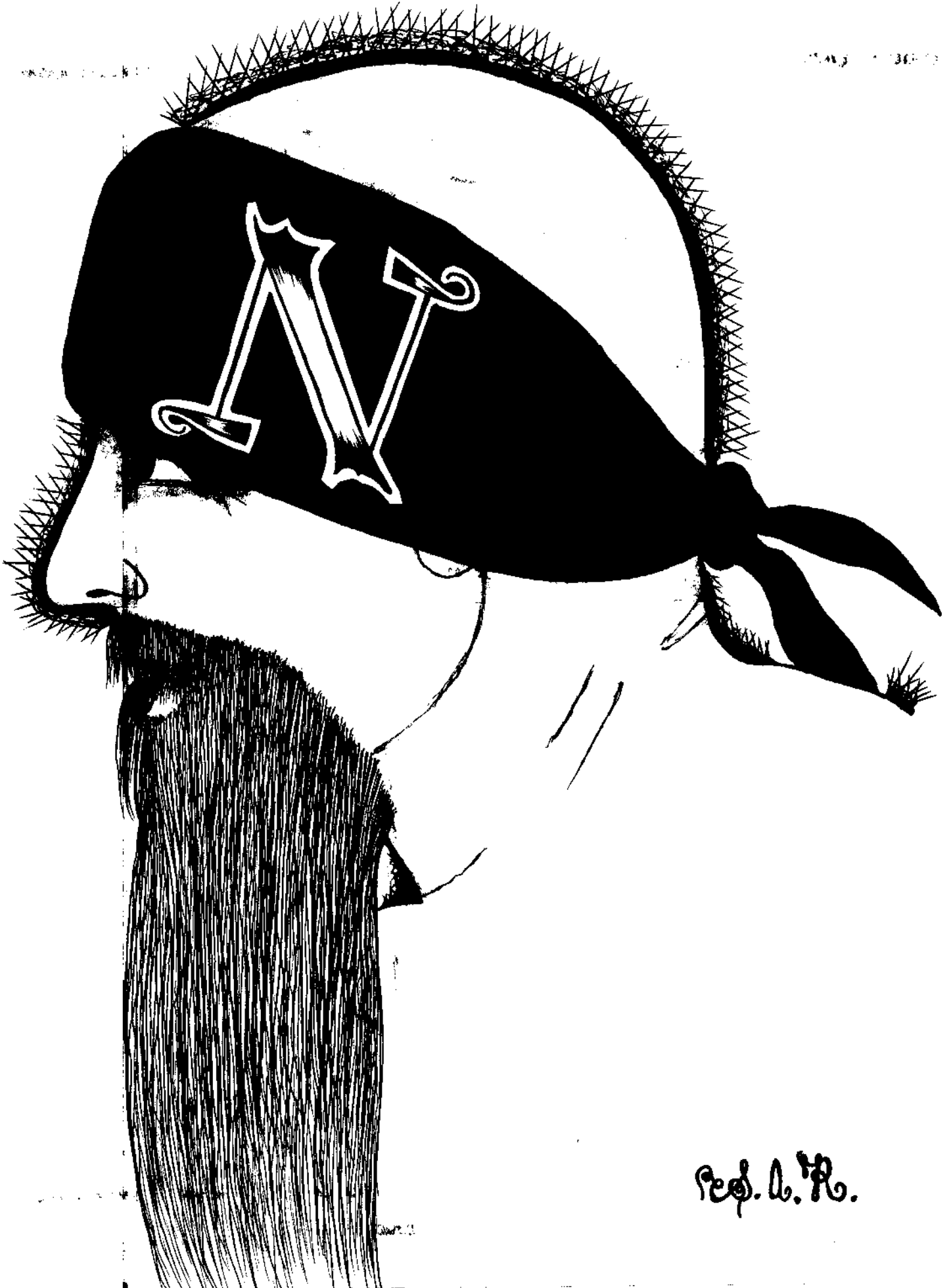
WSPF POB 9100

BOSCOBEL, WI. 53805

Home address: 26213 Nordic Ridge Dr.

Waterford, WI. 53185

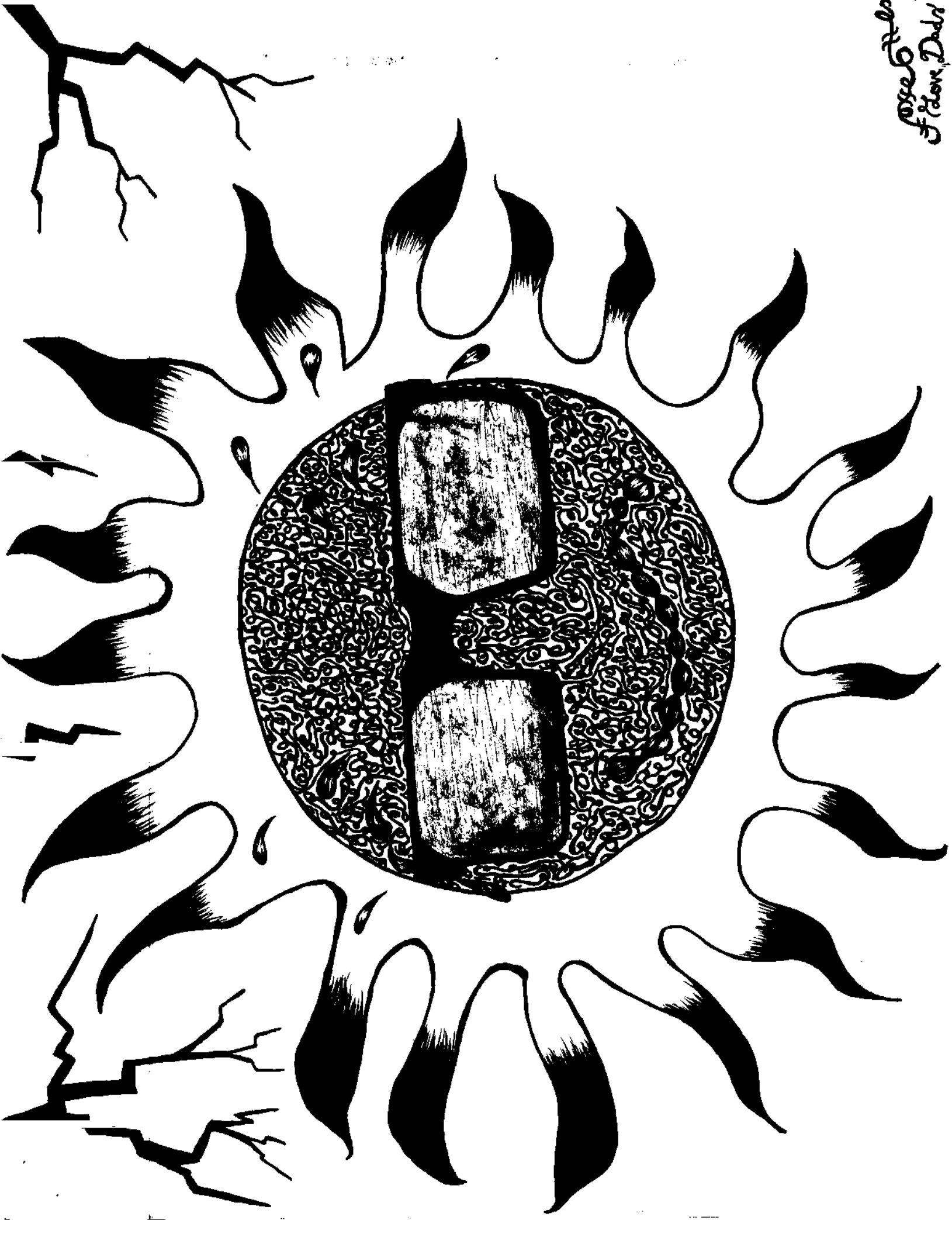
ANY MAN,  
THAT WILL JUMP IN FRONT OF A MENEVAN,  
FOR TWENTY GRAND,  
IS FUCKING CRAZY...

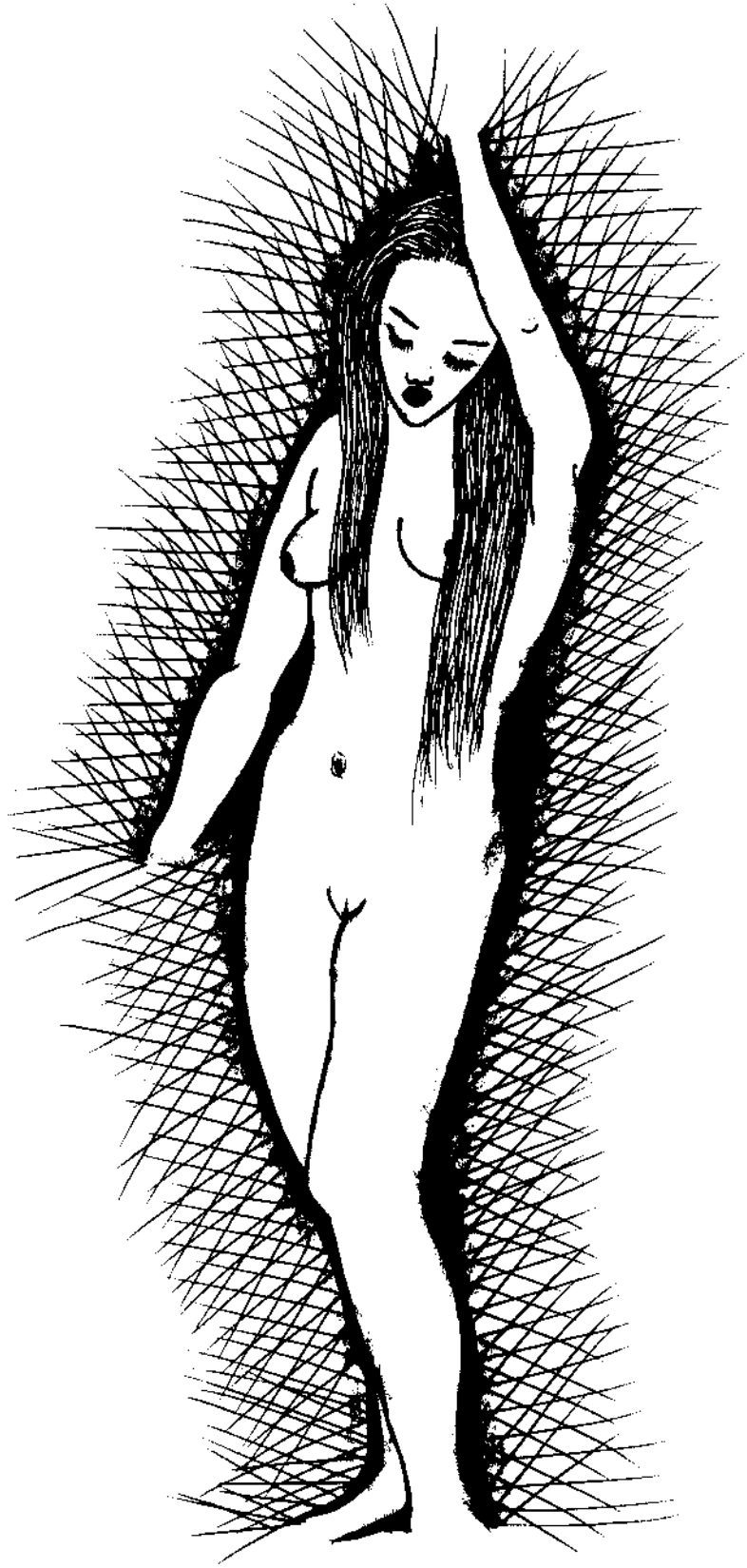


Red. A. R.



*Rose & Daisy  
Flower Daisies*





E.A.R.



Forever the  
Quintessence of  
Contumacy..

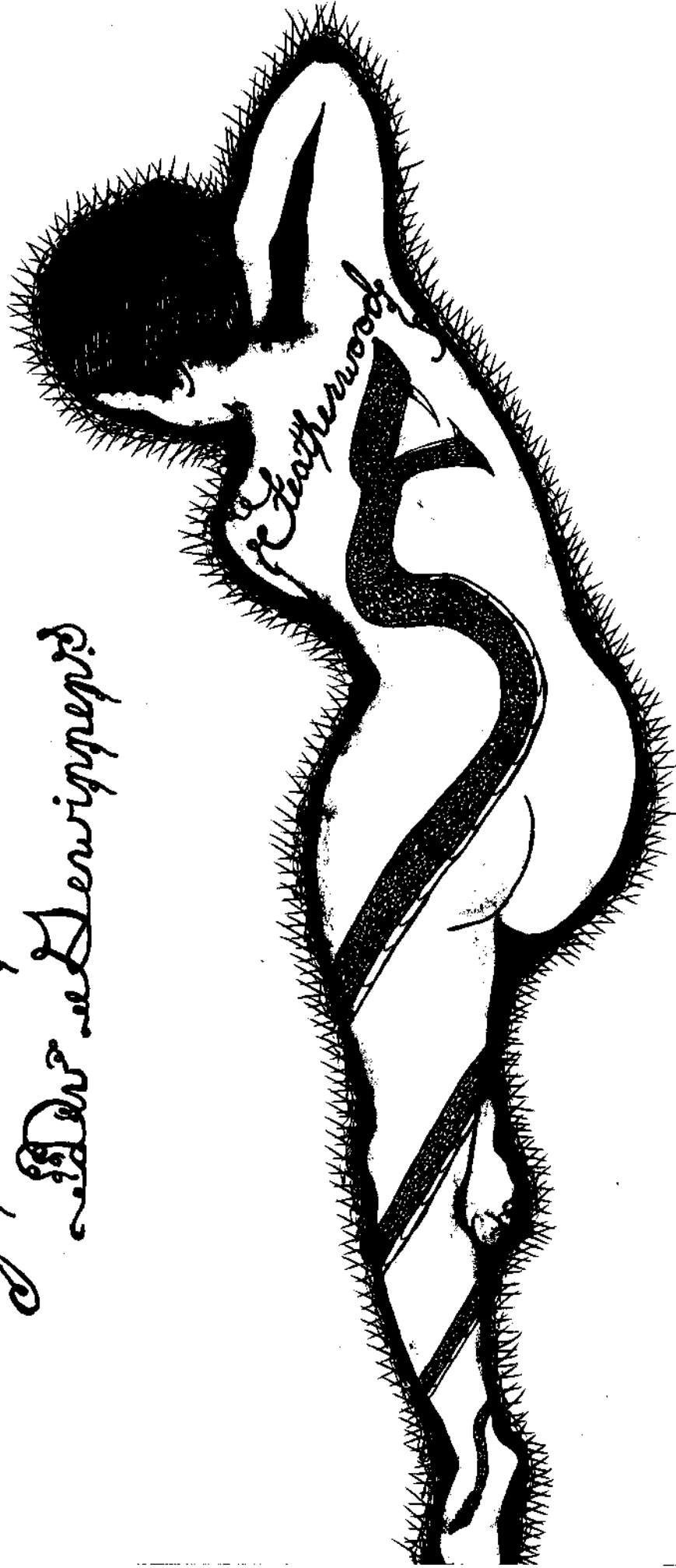
By George Rippe



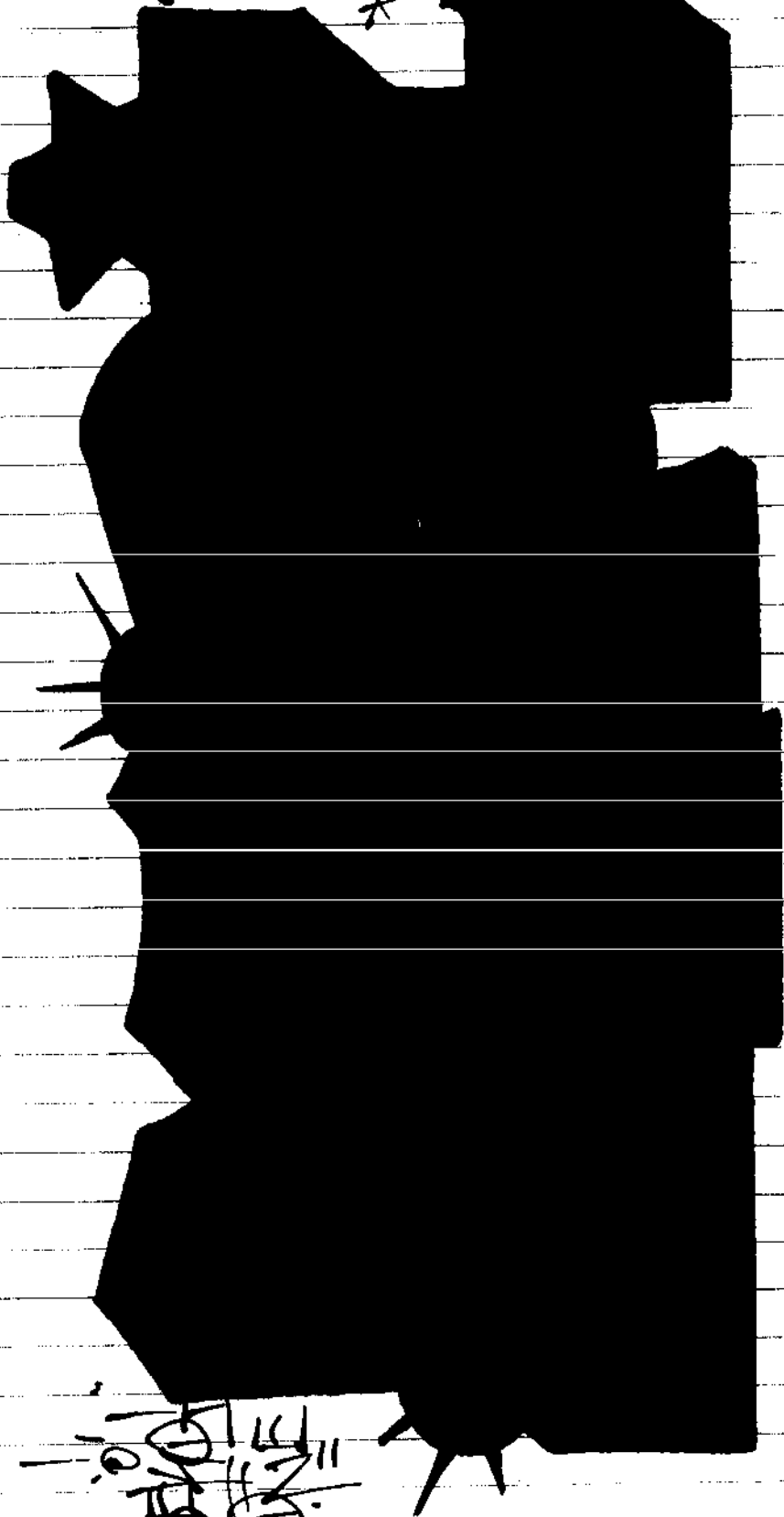
ed. G. R.



für unser Nachkommenschaft,  
Erziehend und Stützend!  
Setzen Mich's ein!  
Dan' und Bewundern!



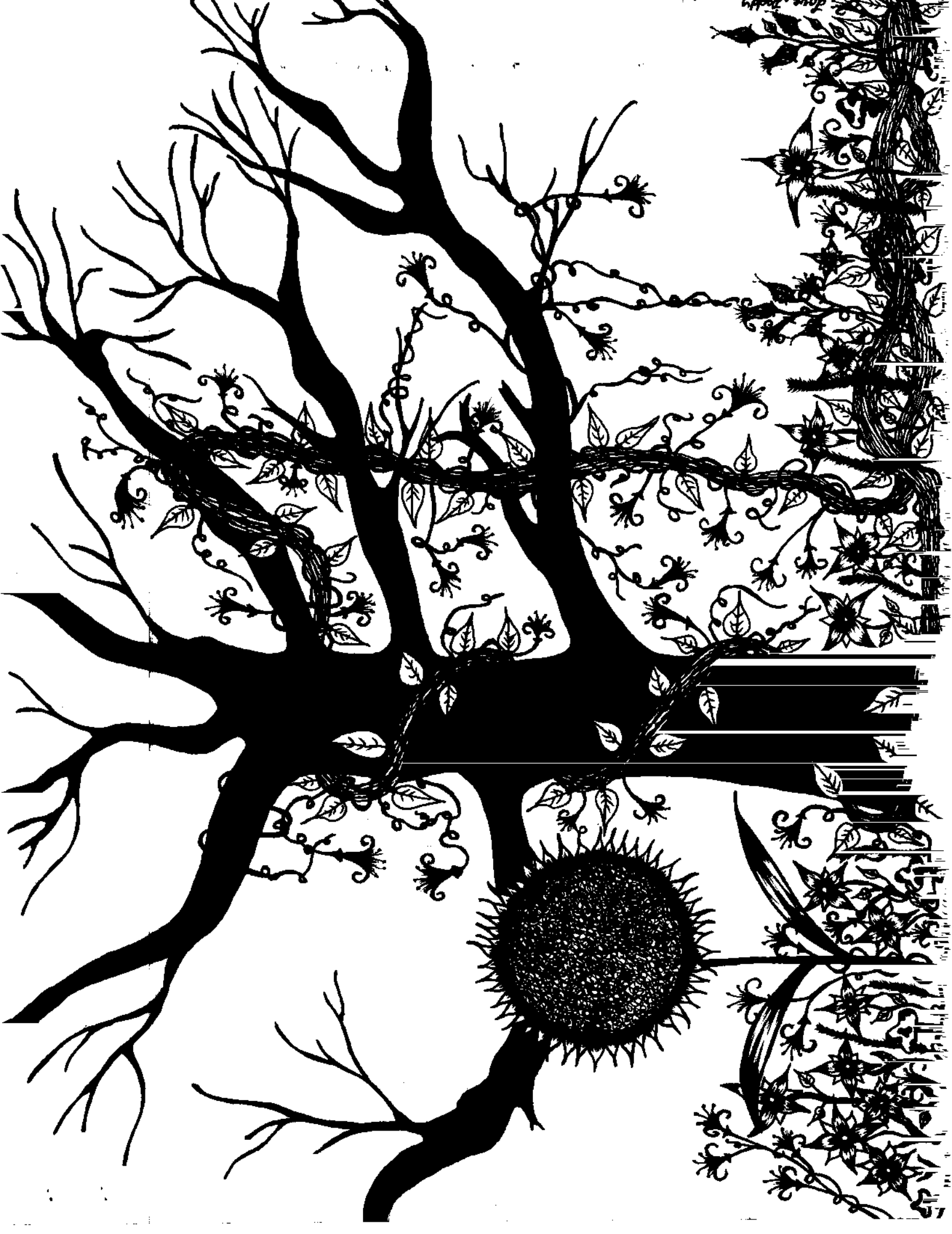
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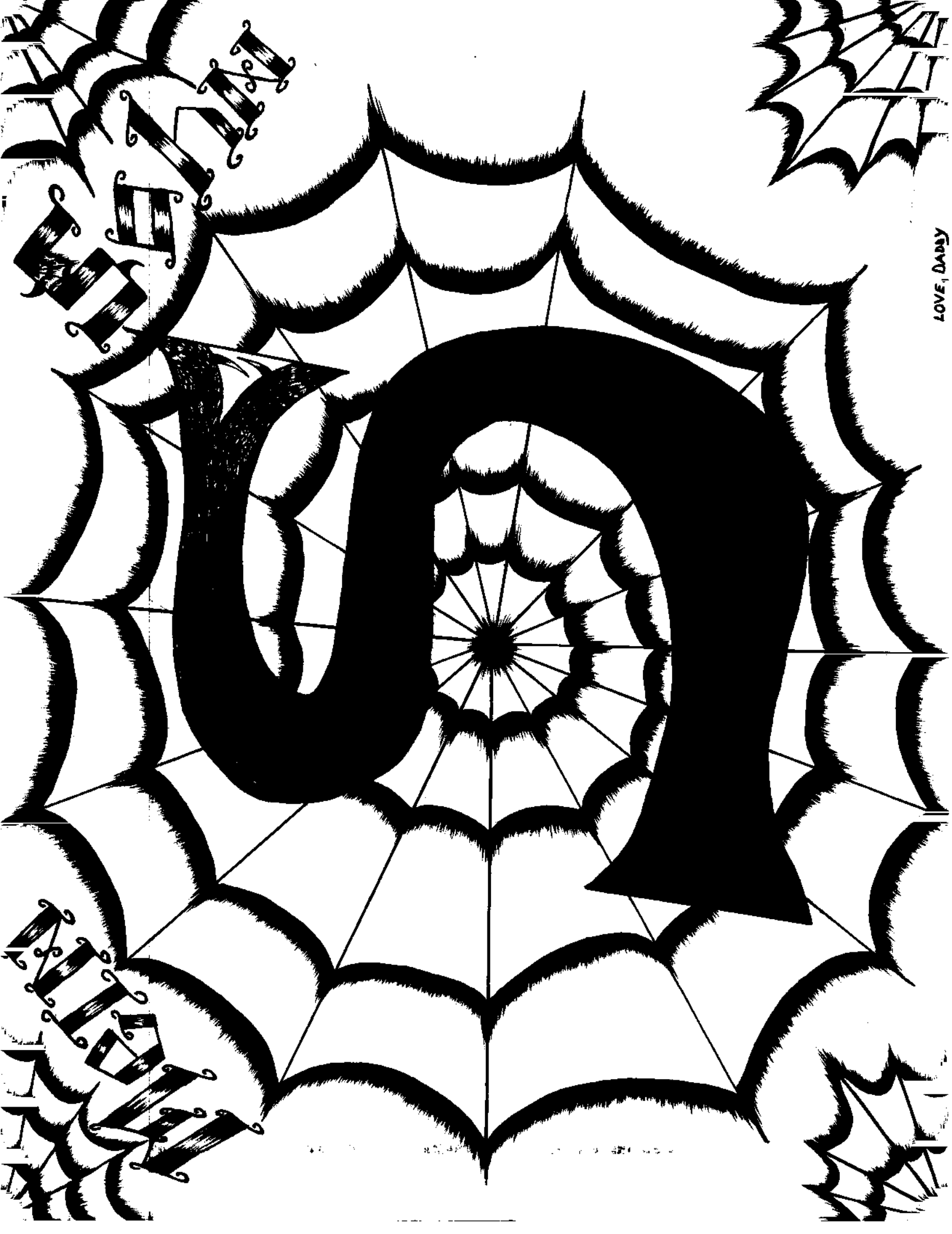




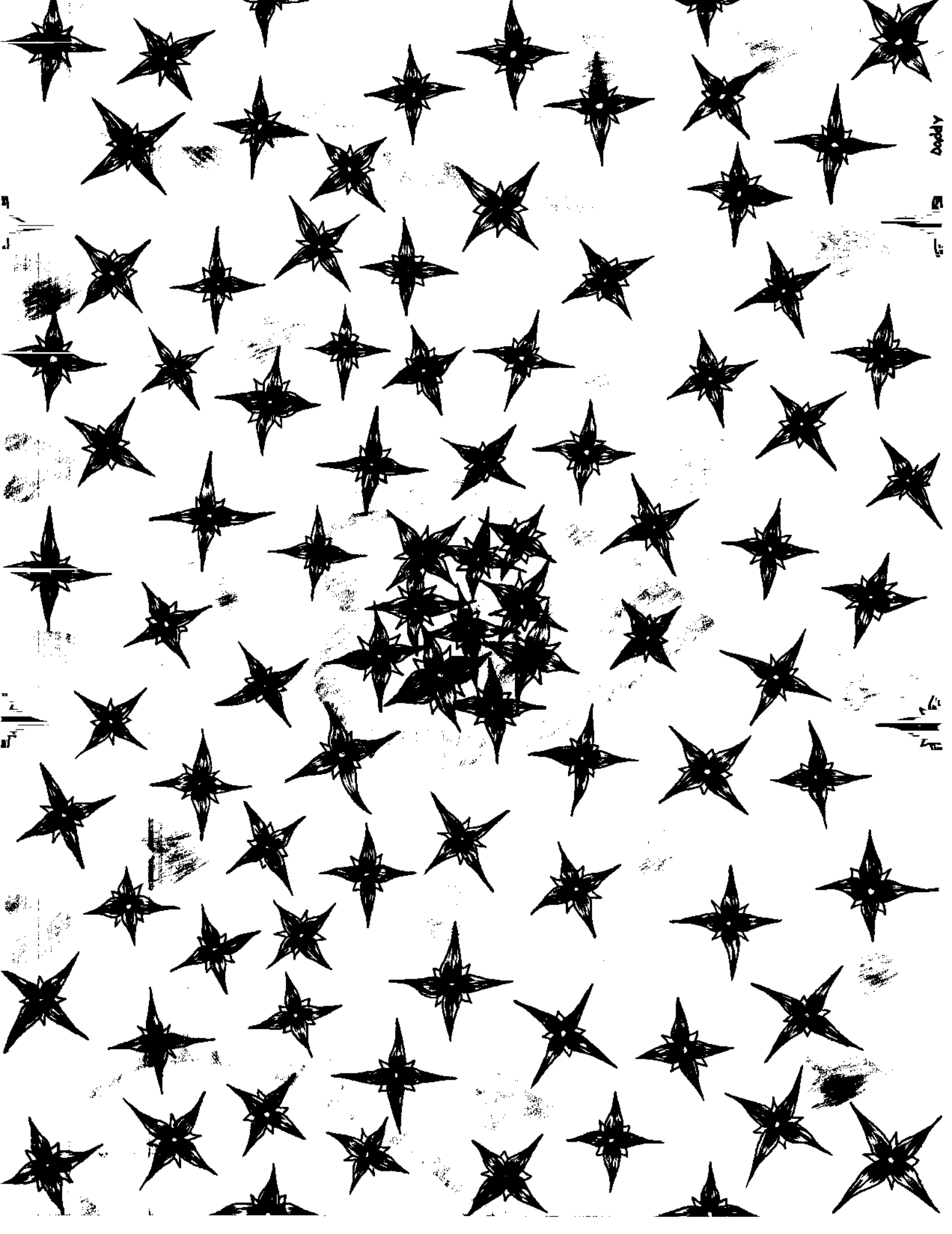
I miss you  
without you

Love & Life





LOVE, DAD



body

51

51

Whether we experience happiness  
or life with conviction that  
we are loved

My Edup's Easter's Ripper



11

K.S. L.R.



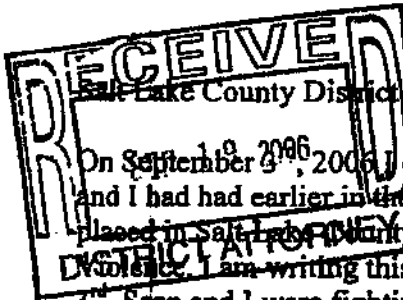


W  
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Nothing Else Matters



00010257

September 9<sup>th</sup>, 2006

Salt Lake County District Court:

On September 9<sup>th</sup>, 2006 I called the police to report a fight that my boyfriend Sean Riker and I had had earlier in the evening. As a result of this call Sean Riker was arrested and placed in Salt Lake County jail. He has been charged with Aggravated Assault Domestic Violence. I am writing this letter to better explain what happened the night of September 3<sup>rd</sup>. Sean and I were fighting over various things; our fight included yelling and screaming. After the argument I became resentful of Sean and wanted to get back at him. I was upset at him and wanted him to leave my house for a few days. I thought that calling the police would be the best way to accomplish this. While the police were polite towards me, I feel like I was pressured into saying things that did not really happen and exaggerating the scope of the argument. I told the police that Sean was physical towards me during the argument. Sean was not physical towards me though, only verbal. I became wrapped up in the situation as it was unfolding and said things that did not happen. No physical assault happened between Sean and myself. I only wanted Sean to leave for awhile; I did not realize that making up stories would have such a bad reaction to Sean's present circumstances. I feel very remorseful that I have caused this situation to be taken so far by not being truthful in the beginning. I was told that unless I said Sean physically attacked me that he would not go to jail. Since I was still mad at him I said what I thought was necessary to have him arrested that night. I exaggerated the argument and lied to the police so that Sean would have to go to jail. I cannot feel right though about Sean being charged with Aggravated Assault and Domestic Violence when he did not hit me.

Stacy Jones 9-9-06

"MRS JONES" IS TAYLER MORRISON-JONES, FYI

told Mrs. Jones that it would be very difficult for the Department to send [redacted] and [redacted] home at the Emergency hearing without a support person on the safety plan. Mrs. Jones told this worker that she had no one but her mom. This worker suggested many options to Mrs. Jones, a co-worker, her daytime babysitter, her neighbors, all of who she shot down.

Mrs. Jones continued to place blame on Chloe and Lila, saying that there has been a huge sigh of relief since they were removed from the home. Caseworker Beck talked with Mrs. Jones about Chloe and Lila's absences from school. Mrs. Jones said that it was not her responsibility to get the girls up and read for school, and that they were old enough to get themselves to and from school. Caseworker Beck suggested that Mrs. Jones work closely with the school in regards to attendance and the girls' grades. Mrs. Jones said that she has and that she has attended parent teacher conferences for both girls. This worker said that after looking at past notes from Caseworker Riewerts, that the school has tried numerous times to get in contact with her to no avail. Mrs. Jones denied this and said that she has reached out to the school and it has not helped.

### HISTORY

On September 5, 2004 the Department received a referral with the following concerns: The children are never bathed, fed, supervised, and the house has bugs in it. Per the reporting party, there is food everywhere, smashed in the carpets and on the walls. The children are not supervised, properly clothed, and run in the streets in front of cars. The referral alleges that Mrs. Jones and her younger sister spoke pot and drank in front of the children and Mrs. Jones sister also admitted to the reporting party that they, being Mrs. Jones and herself have gotten Chloe high in the past.

Before me →

NOTHING WHEN I WAS WITH THE TURB -

On August 25, 2010 the Department received a referral from a mandated reporter with the following concerns: The police have been called to the home now for the second time and believes that Mrs. Jones really needs some help with her parenting skills. The referral stated that Chloe and Lila are left on their own to get themselves ready for school in the morning and often skip school. Mrs. Jones was upset over some text messages that Chloe had sent to an adult male and the two got into a disagreement where there was door slamming and kicking of the walls. No charges were filed as there was no concern for physical abuse at the time. The reporting party felt like Mrs. Jones was "in over her head" and was in great need of some parenting skills and community resources. A family visitor was sent to the home and it is unknown at this time how that visit went.

After me ↓

On September 4, 2010 the Department received a referral from a mandated reporter with the following concerns: Law enforcement was called out to the home due to a verbal disturbance where there was a lot of yelling and screaming. When the officer arrived on scene, he could hear Mrs. Jones yelling inside of the house telling Chloe that she was a "fucking idiot", "all of you kids are fucking brats", and "go to your fucking room". Once law enforcement gained entry in the home, they found Mrs. Jones to be "volatile" and "defensive" and glared at Chloe while the officers were talking to her.

When officers interviewed Chloe, Chloe said that her mom was mad at her because of the computer. When asked if she was afraid of her mom, Chloe would not look at the officer in the eyes but shook her head no. Mrs. Jones was also interviewed at this time, telling the officer that her kids were driving her nuts and have no respect for her. Mrs. Jones reported feeling stressed and said that she can't deal with her kids right now. Mrs. Jones also said that she is surprised that the police came this morning because she's "been louder than this before". According to public records, the police have been called to the residence a total of five times starting on 4/26 where a call was made that Chloe was out of control and hit her mom and left the house. Law enforcement referred to the family to the Hub for mediation. On 8/25 there was a

call from a "hysterical 10 year old" saying that her mom was hitting her and pushing her against the wall. It is unknown what the outcome of that call was. The police were also called to the residence on 8/19 and 7/19. It is also unknown as to why the police were called to the residence on those times. This assessment was assigned was unfounded with Mrs. Jones not returning calls to Caseworker Riewerts.

On September 5, 2010 the Department received a referral from a mandated reporter with the following concerns: Law enforcement was called out to the residence for the second day in a row. This time it was because Lila had been "kicked out the house" by Mrs. Jones. Mrs. Jones told the officers on scene that Lila had bitten her on the arm after she found Lila in her purse looking for money. Mrs. Jones admitted that she had locked Lila out of the house and Mrs. Jones had no idea where Lila had gone. Officers were able to locate Lila and brought her back to the home. The reporter said that Mrs. Jones was "at her wits end" with Chloe and Lila. Mrs. Jones told officers on scene that she has thought about giving Lila and Chloe up in order to concentrate on taking care of the two younger children. The reporter felt like Mrs. Jones had "zero parenting skills" and is need of desperate help on many levels with the children. After hours Caseworker Zakaria was asked to complete a safety plan over the phone with Mrs. Jones and her mother. The assessment was then transferred to Caseworker Riewerts for follow up.

On November 11, 2010 the Department received a referral with the following concerns: Chloe and Lila have to get themselves up in the morning for school. There is minimal food in the house, and the kids are always hungry. Chloe told the reporting party that her mom had not come home last night and she had to watch her younger siblings. Chloe said that she called her mom and she said that she was too drunk to come home. The reporting party believed that the same thing happened the previous weekend. The reporting party stated that the house was unkempt, bags of chips all over the floor and what appeared to be human feces on the floor. It was also the reporters understanding that Chloe and Lila had poor attendance at school and were failing their classes.

On November 23, 2010, Caseworker Riewerts interviewed both Chloe and Lila in regards to their living situation. Both Chloe and Lila told Caseworker Riewerts that their mom often leaves the home after they are asleep and does not come until the following morning. Chloe reported that her mom never leaves them home alone for more than a couple of days at a time. Both Chloe and Lila also report that their mom drinks but never at the house and only drinks at the bar.

On November 23, 2010, Caseworker Riewerts spoke with the school social worker at Bauder Elementary School, Angela McDonald. Mrs. McDonald told Caseworker Riewerts that she has had concerns about Chloe and Lila for some time. She reports that the two girls are often 'out wondering' and no one knows where they are. Mrs. McDonald also reported that the school has started the truancy process for both Chloe and Lila as Chloe has missed 8.5 days of school and tardy 6 days, Lila has missed 7 days of school and tardy 11 days. Mrs. McDonald said that they have tried to contact Mrs. Jones in regards to the absences and reports that Mrs. Jones has not responded to the calls

This worker researched Mr. Jones and found that he has two older twin girls that were removed from their mothers care in 2005. The Department was unable to locate Mr. Jones and his rights along with the mother's rights were terminated in 2007.

#### SUMMARY AND RECOMMENDATIONS

The Department would have grave concerns if the children were to remain in the care of Mrs. Jones. Mrs. Jones has made it very clear that she is overwhelmed with Chloe and Lila and asked that they be removed from her care. The Department has received numerous reports with allegations that Mrs. Jones has repeatedly kicked both Chloe and Lila out of the house, calls all the children 'fucking brats' and 'fucking idiots', and ongoing concerns for the condition of the house.

WHAT A SKANK

UNITED STATES DISTRICT COURT  
DISTRICT OF COLORADO

SEAN ANTHONY RIKER,  
PLAINTIFF,

CASE NO.: 12-CV-641-BBC

VS.

TAYLER ANNE MORRISON, D.O.B. 4-27-83 AND  
CHAD MICHAEL MORRISON, D.O.B. 4-6-80,  
DEFENDANT(S)

---

Civil Complaint for Child Pornographic Exploitation of my children

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Nature of the case:

This is a civil complaint by a person who is proceeding pro se, alleging that his former wife and her new husband, both residents of the state of Colorado, took pornographic images of the plaintiffs children and sold them. Plaintiffs children are currently four and five years old.

Jurisdiction:

1. As the plaintiff is a resident of Wisconsin and the defendant(s) are residents of Colorado, and the criminal acts occurred in the state of Colorado, and the damages sought is two million dollars, this court has jurisdiction over this case.

Parties:

2. The Plaintiff, Sean Anthony Riker ("Sean"), is naturally born citizen of the United States of America, currently residing at 1101 Morrison Drive, P.O.B. 9900 Boscobel, WI., 53805-0901.
3. The Defendants, Tayler Anne Morrison and Chad Michael Morrison are naturally born citizens of the United States of America and currently reside at 1303 Castlerock Dr., Fort Collins, Colorado, 80521.
4. Tayler Anne Morrison ("T.A.") and Chad Michael Morrison ("C.M.") are sued in their individual capacities.

Facts Supporting Claims:

5. Sean and T.A. Married November 18, 2006, the day after Sean was released from federal prison after having served twelve years.
6. Sean and T.A. Created two wonderful children together who will be identified henceforth as "K" and "S".
7. Sean and T.A. Had a horrible marriage until divorce ended it on March 16, 2010. (A) Sean filed for divorce.
8. On November 10, 2009 T.A. Falsely accused Sean of horrendous crimes for which Sean currently serves a life sentence on.
9. Sean vehemently maintains his innocence and currently appeals his conviction.
10. T.A. Was arrested in Fort Collins, Colorado on November 24, 2010 for savagely abusing our children K and S.
11. The Police found K on a busy street corner clad only in a bathing suit in 27 degree snowing weather, no shoes. Freezing to death.
12. The police took K to her house and found S with razor blade cuts on his legs and back.
13. T.A. Was arrested for child abuse; CS:10JV532, FCPD #10-18170

14. K (2 yr old) and S (1 yr old) went to a foster home.
15. T.A. was ordered to take several classes and eventually Child Protective Services gave K and S back to her.
16. Child Protective Services ("CPS") kept their thumb on T.A.'s pulse (kept a close eye on T.A.) and over the next year numerous reports of child abuse were filed by concerned neighbors.
17. T.A. suffers from Diminished Mental Capacity and mild retardation.
18. T.A. found Sean in prison in 2005 through a prison pen pal service: [writeaprisoner.com](http://writeaprisoner.com)
- X19. T.A. found her current husband, Chad Michael Morrison, on the same site.
- X20. T.A. married C.M. In 2012 while he was in prison at Sterling Correctional Facility in Colorado State.
- X21. C.M. was released from Prison November, 2012. (BACK IN NOW)
22. Sean hired a Private Investigator from Fort Collins, Co. to (at first) watch and observe T.A. and C.M., but soon realized they were committing criminal acts.
23. Backtrack: One month after T.A. had Sean falsely arrested, T.A. informed the police that Sean was involved in child pornography trade. (A) The home computer(s) were confiscated (B) The computers were forensically examined and it was determined that there was child pornography on them, BUT the child pornography was put on the computer(s) after Sean was incarcerated. (C) T.A. was the person involved in child pornography trade.
24. Exhibit 1 is Odenthal LLC Investigations report on the forensic examination of the computers in question.
25. Fast Forward: Sean's investigator monitored T.A. and C.M.'s internet activity through November, 2012-January 2013 and immediately discovered that T.A. and C.M. were dealing in child pornography.
26. Sean immediately reported these crimes to Doloris Garza of the Fort Collins Colorado Police Dept. and never received a response.
27. Sean then wrote to the Colorado Attorney General and reported the crimes, and the Fort Collins Police not doing anything. (A.) The A.G. Wrote back and claimed he does not have jurisdiction and to "Keep pestering the police to do something"...
28. Sean showed his private investigator photo's of K and S and he confirmed "most" of the child pornographic images are of K and S.
29. In December, 2012, Sean's Private Investigator ("P.I."), set up a meeting through T.A. and C.M.'s child porn website and they met in a McDonald's parking lot in Fort Collins, Colorado, to sell "P.I." child porn.
30. T.A. and C.M. brought hundred of pictures of my children in various sexual poses and all completely nude.
31. The P.I. Videotaped the entire encounter. (A) The video shows T.A. and C.M.'s faces. (B) The video has every criminal word they spoke. (C) The Video shows photos of my children easily identifiable. (D) The video is hereby entered as Exhibit 2 and placed under court seal do to its content and Sean's need to protect his children.

Causes of Action:

32. By the Defendant(s) exploiting Sean's children in such a horrendously egregious manner, they have caused Sean to suffer mentally and physically in the worst way.

Relief Sought:

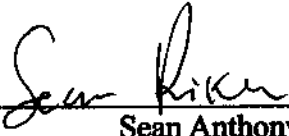
33. Given the foregoing, Sean seeks the following:
  - (A) First and foremost that the court order the foolish Fort Collins Police Dept to Review Exhibit 2 in this complaint and arrest T.A. and C.M.
  - (B) Remove K and S from these child exploiting criminals.

- (C) Compensatory damages for the anguish, torment, and material costs caused by T.A. and C.M.'s criminal acts in the amount of one million dollars.
- (D) Punitive damages in the amount of one million dollars.
- (E) Courts costs, and all other legal fee's incurred by Sean, in bringing this action.


**Verification:**

I, Sean Anthony Riker, declare under penalty of perjury, that based on my personal knowledge, or information and belief, that that foregoing is true, truthful, and correct.

Executed on this 4 day of March 2013.

  
Sean Anthony Riker  
P.O. Box 9900  
Boscobel, WI 53805



Booking No 09-010847	Booking Dt/Tm 11/10/09 16:20	Sex : M	Race : White	Hair : Bald	Eyes : Blue
SPN# : 93138	Name : Riker, Sean A	Height: 62	Weight: 210		
Address : 2600 Nordic Ridge Dr. Waterford, WI 53185	Phone# : -- --	State ID :			

**Investigative Report**

Client: Richard Hart  
 Contact: Richard Hart  
 RE: State Wisconsin V Sean Riker Racine County 09CF1490

Case #: HL031010  
 Date: 11/10/10

Reporting Investigator: Steve Odenthal #10118

**NOTE: BOOKING DATE COMPARED TO PIX DATES**

**Summary:**

**EXHIBIT A**

This report is reference a computer forensic analysis performed by Odenthal at the offices of DCI in Madison WI on 10/25 – 10/26/10. Upon arrival at approx 09:00 AM C/A Mark Howard provided me with a 2TB SATA Hard Drive with two EnCase evidence hard drive images loaded on it. One from an EMachine desktop and one from a Toshiba Laptop. Odenthal believes the EMachine to be DCI Property #10-149.1 and the Toshiba Laptop to be 10-149.2

Odenthal loaded both evidence hard drive images into EnCase V6. On reviewing the folder structures on both machines Odenthal observed that the EMachines hard drive only had user created profile "Sean". The Toshiba laptop only had the user created profile "Taylorbabie".

On the EMachine under the "Sean" profile Odenthal observed hundreds of family type images in approx 34 catalogued folders that appeared to have been taken with a digital camera, Polaroid i737, between 2007 and 2009. Limited time will not allow Odenthal to export all of these images, further, Odenthal was not allowed to export images, only metadata, in this case. Odenthal observed 1 picture among the hundreds, where a blonde female, possibly aged 8-10 years old, wearing a dress with apparently no panties, was laying on a bed or fouton in a family type room, with a toddler walking toward her. Both the girl and the toddler appeared to be watching TV. The girl had her legs in the air when the picture was taken and a partial view of her vagina was seen from the side. Odenthal observed a second picture which appeared to have been taken shortly after where the female was crawling on her hands and knees toward what appeared to be a TV. Odenthal opines that these pictures were likely harmless and not meant to be taken as child pornography, especially regarding the hundreds of normal family type pictures that one could likely find on any family computer. The dates of the 2 pictures were 2:25:33 03:15:35AM.

Odenthal cannot explain the date anomaly of 1933 unless the computer battery was going bad and considers this date and time to be unreliable.

Odenthal then reviewed the Recycle Bin on the EMachine and found 5 pics named Chloe 003, 005, 006, 007, 008 which were of a 12 – 14 year old female in a 2 piece swim suit posing for pictures. 2 of the pictures may be mildly sexually suggestive poses, however, Odenthal opines that these pictures were likely harmless and not meant to be taken as child pornography, especially regarding the hundreds of normal family type pictures that one could likely find on any family computer. These pictures were dated 2/11/07 06:XX AM

Odenthal also found 1 additional picture in the EMachine Recycle Bin of an unknown male masturbating in the shower dated 5/23/09 2:11:29 AM CST.

Odenthal reviewed the Browser cache (Temporary Internet Files) on the EMachine under the "Sean" profile and found 1 adult porn picture dated 9/28/09 9:14:48 PM CST. Odenthal did not observe any child pornography pictures. Odenthal observed nothing of interest in the cookies file under this profile.

Odenthal reviewed the Browser cache (Temporary Internet Files) on the Toshiba laptop under user "Taylorbabie" and found hundreds of adult porn pictures and approximately 36 possible under age pictures. The possible child pornography pictures found were dated 12/12/09 11:19PM – 11:43 PM.

*← I was already in jail.*  
Odenthal reviewed the cookies folder on the Toshiba Laptop under user "Taylorbabie" and observed approximately a dozen or more cookies from porn sites with the username "Taylorbabie". These cookies were dated in the later part of the month of November 2009 to the mid part of December 2009.

Odenthal reviewed the documents folder under user "Taylorbabie" and found a txt file apparently speaking to people in a chat room about her abuse at the hands of her husband. This file was dated 11:30:09 04:28:39 PM.

Odenthal reviewed the Recycle Bin on the Toshiba Laptop and found 6 pictures of what appears to be a female hand placing a picture of a young female (8-10) who is possibly nude from the breast up, on a table or possibly a computer scanner. There are no genitals observed. There is another picture next to it of a young female who appears to be in a bikini top similar to the Chloe bikini pictures described above. These files were deleted on 12/7/09 1:20:56 PM. They came from laptop\users\Taylorbabie\2009-12-07 zoopictures folder.

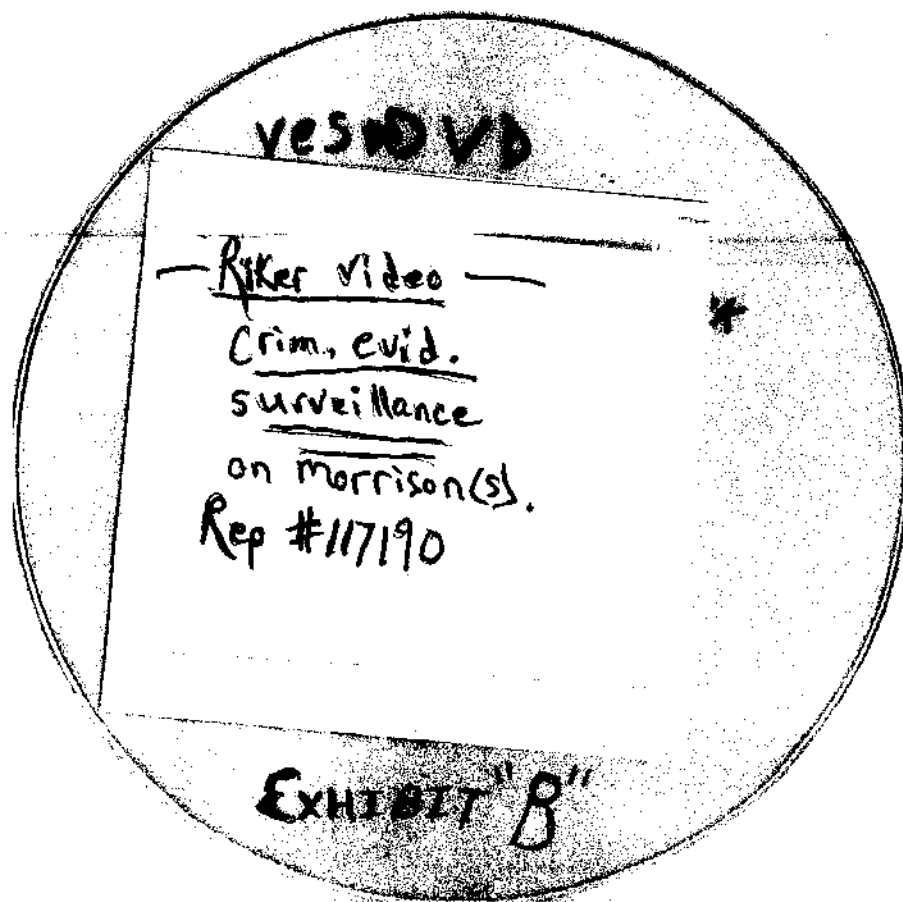
*12-7-09*  
Odenthal reviewed movie type files on all evidence and observed 1 .avi movie that is questionably child pornography on the EMachine under the "Sean" profile in the appdata\local\temp folder. This movie clip only shows the area of the top of the legs

to the stomach of a girl laying on her back with an apparent adult penis penetrating the vagina.

Odenthal ran 3 types of email searches and found nothing. Both Sean and Taylor have Yahoo.com email addresses, so they should have been easy to find, however did not find anything in searches on either hard drive. It is possible that they had internet service that kept email on the ISP server.

No further information to report.

**End of Report**





Colorado Department of Corrections Friday, October 19, 2012, 2:24 pm

# OFFENDER SEARCH

New Search

Death Row

Par. Board

Search Tips

Disclaimer



## MORRISON, CHAD M

Name: MORRISON, CHAD M  
 Date of Birth: 04/06/1980  
 Ethnicity: WHITE  
 Gender: MALE  
 Hair Color: BROWN  
 Eye Color: BROWN  
 Height: 6' 00"  
 Weight: 175

DOC Number: 128398  
 Est. Parole: 12/27/2008  
 Eligibility Date:  
 Next Parole: *Back in*  
 Hearing Date: *NOV 2012*

This offender is scheduled on the Parole Board agenda for the month and year above. Please contact the facility case manager for the exact date.

Est. Mandatory Release Date:

Est. Sentence: 05/30/2014  
Discharge Date:

Current Facility Assignment: STERLING CORRECTIONAL FACILITY

### IS

Sentence	County	Case No.
3Y-3Y	LARIMER	99CR923
5Y-5Y	LARIMER	08CR1818
1Y-1Y	LARIMER	08CR212

HER PERFORMANCE AT MY TRIAL WAS ABSOLUTELY CRINGE-WORTHY:  
 NO TEARS,  
FAKE HYSTERIA,  
 CLASSIC TAYLER.

United States District Court  
District of Colorado

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Sean A. Riker, Plaintiff,

vs.

Case: 13-CV-615-bnb

Taylor Anne Morrison, d.o.b. 4-27-1983 and  
Chad Michael Morrison, d.o.b. 4-6-1980, defendants.

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- INFORMATION -

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Comes now, Sean A. Riker, ("S.R.") Plaintiff, Pro Se with information that the Court needs to know.

Background: S.R. brought this case March 4th, 2013 with absolute evidence that the defendants exploited children through pornographic images. The Court ruled that the lawsuit was in the "wrong form" and ordered SR to redo the lawsuit. S.R. did not pursue the case due to the Court's erroneous and bias ruling regarding the "wrong form". S.R. contends and maintains that the "form" was absolutely correct, and due to the immediate bias of this case, SR would never get a fair trial. The case was dismissed w/o prejudice.

S.R. was notified via U.S. mail that someone set up a web site with a domain name: MurderTaylorAnneMorrison.com and this unknown person used the Plaintiff's name as the creator of the website.

The contents on the web page are verbatim:  
"My ex-wife Taylor Anne Morrison and her new husband Chad Michael Morrison exploited my children through pornography. Please Bind, Torture and kill the following people and extract the whereabouts of Taylor (she's in hiding) and then Bind, Torture and Kill her:

Elaina Cobb  
1748 ELK SPRINGS ST.  
LOVELAND, COLORADO 80538

Richard Morrison  
6519 Westbourn Circle  
Fort Collins, Colorado 80525

Hazel Reed and Stewart Reed  
2703 Chase Dr.  
Fort Collins, Colorado 80525

Taylor's work: Home Depot  
4502 JFK PKWY  
Fort Collins, Co. 80525

Bind, Torture and Kill these "People"  
and you will find Taylor. Her husband  
is in prison. I have that handled.  
Look up my case if you need more info:  
'District of Colorado 13-CV-615-bnd'

Thank you, Sean Riker " END

I (S.R.) am hereby notifying the Court that S.R.  
did not, would not, and could not make this web-  
site, nor does S.R. [have] anyone to carry out such a  
feat. SR moves the Court to Seal this case forthwith.

This case may be "dismissed", but it is not over.

Under penalty of perjury the foregoing; true, truthful,  
and to the best of Plaintiff's knowledge, factual.

Executed this 7th day of Feb., 2014

Sean Riker

Sean Riker 567232  
WSPF POB 9900  
Bascom, WI. 53805

Sean Riker #567252  
ACB 9900  
BOSCOBEL, WI. 53805

