

# The Cover-Up of Child Sexual Abuse

## Part Two: Actual Cases

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The United States has one of the highest rates of teen and pre-teen pregnancy in the industrialized world and it is not being driven by children having sex with children. Research into this issue consistently finds that the primary cause is illegal sexual relationships between adult males and underage girls. More alarming is that this applies even to girls in the youngest age groups. Today, American girls between 10 and 15 years old are far more likely to be impregnated by older men than they are by boys near their own ages.

In almost every case of adult men having sex with minor girls, the perpetrators are aware that the relationship is illegal and could land them in prison. They also know that one of the most likely ways for them to get caught is for their victims to become pregnant. When that happens, their back up plan is inevitably going to involve abortion. As a result, there is no place within the medical community where underage victims of sexual abuse are more likely to be found than at abortion clinics. The question is: how are these girls dealt with when they show up at those clinics?

In all 50 states, there are statutes that require adults to report reasonable suspicions of child sexual abuse to law enforcement or to a child protection services agency. Although, the determination of which adults are mandatory reporters varies between states, healthcare workers are universally included.

When an underage girl seeks an abortion, a pregnancy test, contraceptive drugs or devices, or treatment for a sexually transmitted disease, that is evidence of sexual intercourse involving a girl who cannot legally consent to sexual intercourse. By definition, that creates reasonable suspicion of child sexual abuse. The fact that state law may allow her to secure these services without parental involvement is irrelevant, given that the report is not made to her parents but to the state. Moreover, compliance with mandatory reporting laws does not prevent, interfere with or delay a child's ability to access these services since they can be rendered prior to the report being filed.

It is important to understand that mandatory reporters are neither obligated nor authorized to investigate these incidents. Whatever conclusions they might reach about the legality or illegality of a child's sexual activity has no bearing on their obligations as mandatory reporters. If they are presented with evidence of sexual activity by a patient who, by reason of her age, cannot legally consent to sexual activity, their only duty is to report to the authorities. The responsibility for determining whether a criminal act has or has not occurred belongs only to the state.

An analogy to this is a situation in which a man is brought into a hospital emergency room with a gunshot wound. In virtually every jurisdiction in the United States, any healthcare worker treating him is legally required to report the incident to authorities – despite the fact that a criminal act may or may not have caused the injury. The man might have accidentally shot himself while cleaning his gun or he might have been shot while robbing a convenience store. But the medical staff has neither the responsibility nor the authority to make that determination. The nature of the care they are rendering is evidence of criminal activity and their only duty is to report.

Perhaps an even closer analogy would be one in which a 12-year-old girl is taken to a physician who discovers that she has a sexually transmitted disease. Any ethical practitioner in that situation is going to alert the appropriate authorities.

The point is, when a girl who cannot legally consent to sexual activity seeks services that indicate she has been sexually active, those from whom she seeks these services are in the same position as an emergency room staff treating a gunshot victim or a doctor treating a minor girl with gonorrhea. However, in a previous Life Dynamics investigation, we were able to document that abortion clinics associated with Planned Parenthood and the National Abortion Federation are, with very few exceptions, completely ignoring their state's mandatory reporting statutes.

This report will show that the failure of abortion clinics to comply with these laws is having profound, real-world consequences for the victims of child sexual abuse. The cases contained here are instances of criminal prosecutions against men who have been caught having illegal sexual relationships with minor girls. In each case, the victims were taken for abortions with no report being made by the abortion providers.

It is important to understand several things about the cases presented here. First, they are only a representative sample of the total number of criminal prosecutions we found. However, even if we had the resources to locate and publish all such cases, that would still be only the tip of the iceberg. In reality, only a tiny fraction of these instances ever culminate in legal action and, therefore, the vast majority will never be known to anyone other than the victims, the perpetrators and the abortion clinics.

Second, among experts who study this issue, it is almost universally accepted that sexual predators who target children almost never stop on their own. Instead, they continue until

they are stopped by someone else. In reading the cases that follow, you will see incident after incident in which girls continued to be raped and sexually abused – sometimes for years – after the abortion clinic where they were taken ignored the state’s mandatory reporting law. But once the situation was eventually revealed to the authorities, the perpetrator was arrested and the abuse ended immediately. This illustrates why compliance with these laws is such an indispensable tool for dealing with our national epidemic of older males sexually exploiting underage girls.

Third, this report does not address the growing problem of abortion-causing drugs being sold over-the-counter. Obviously, from a sexual abuse standpoint, it is a legitimate concern that underage girls can buy these items without anyone knowing; but the far bigger problem is that sexual predators can buy them without anyone knowing.

Fourth, it is self-evident that when a minor girl seeks an abortion, she represents a textbook example of why mandatory reporting laws were created in the first place. Despite this, we have consistently found that the law enforcement community is functionally indifferent to the problem of abortion clinics not complying with mandatory reporting statutes even in the face of irrefutable evidence that violations are occurring. Among all the cases we researched – whether they are included in this report or not – we never found one example in which criminal charges were brought against an abortion clinic employee for failing to comply with their state’s mandatory reporting statutes. This was true even when this failure was (a) noted during the investigation and/or trial and (b) was a direct contributor to subsequent assaults on these children. In some cases, the abortion clinics flaunting of these laws even resulted in sexual assaults being committed against other underage girls.

#### **NOTE:**

Although we often knew the actual names of the victims in these cases, we chose not to identify them in this report. All names inside quotation marks are pseudonyms.

### **Alfaro, Rigoberto / IL**

In 2001, 32-year-old Alfaro began sexually assaulting 11-year-old “Caitlin.” She became pregnant at 14 and he took her for an abortion. It is clear no report was filed by the clinic since Alfaro continued to sexually assault Caitlin for approximately a year after the abortion. In 2005, she revealed the situation to her family and they notified the authorities. Alfaro was convicted for predatory criminal sexual assault and given 20 years in prison. [*Chicago Tribune, 12-23-2005*]

### **Bailey, Gregory Donzell / VA**

Bailey, 53, began sexually molesting his stepdaughter “Hillary” in 1992 when she was seven years old. He started having intercourse with her when she was 12 and, within two years, he was raping her four or five times a week. Court documents show that, at 16, Hillary became pregnant by Bailey and was taken for an abortion. Given that Bailey continued to assault Hillary for another year, it is evident the abortion clinic did not file a report. After authorities were made aware of the situation, Bailey was arrested, convicted and given 20 years in prison. [*Gannette’s Delmarva Now, 6-14-2011 • Ocean City Today, 6-10-2011, 8-12-2011 • Daily Times, 1-7 & 12, 2011*]

### **Bergara, Rudolfo Hope / CA**

In July 2003, Bergara, 30, was having a sexual relationship with 12-year-old “Rebecca” when she became pregnant. She was taken for an abortion in August and it is evident the clinic did not file a report since she was pregnant again in February of 2004. She was taken for a second abortion in March and, as before, it is obvious no report was made since the sexual abuse continued for more than another year. Court documents show that Bergara gave the girl various drugs including methamphetamine, alcohol, marijuana, PCP, ecstasy and psychedelic mushrooms. When the relationship turned violent, Rebecca became frightened

and went to the police. In 2008, Bergara was sentenced to more than 108 years in prison for charges related to this illicit sexual relationship. *[In The Court of Appeal of the State of California Sixth Appellate District, Santa Clara County case # CC585708, 3-20-2008]*

### **Bishop, Robbie L. / IL**

In 1997, Bishop, 35, began having sex with “Cara” – his 12-year-old stepdaughter. At 14, Cara became pregnant and Bishop took her to a Chicago abortion clinic where he ordered her to sign-in using a fictitious name. It is evident that no report was filed by the clinic since the assaults on Cara resumed two weeks after the abortion and continued until December when she went to the police. It was later discovered that, not only did the abortion clinic staff fail to report the situation, they also supplied the victim with birth control pills. In 2005, an Illinois court gave Bishop 30 years in prison for criminal sexual assault. *[The Supreme Court of Illinois, docket #99403, 1-20-2006 ]*

### **Blanks, John / OH**

According to court documents, the 44-year-old Blanks began having sex with his daughter “Brandy” when she was 13. The abuse continued almost nightly until, at the age of 18, she revealed it to a coach at her school and the authorities were then notified. In the legal proceedings that followed, it was revealed that Brandy had become pregnant at 16 and Blanks forced her to undergo an abortion at a Planned Parenthood facility in Mount Auburn. Brandy later testified that even though her father helped her complete the paperwork at the clinic, signed the consent forms for the procedure, and remained nearby during almost every step of the process, she was able to tell the clinic’s staff that he was forcing her to have sex with him. Despite that, it is evident no report was filed by the clinic since Blanks continued to rape Brandy for another year-and-a-half after the abortion. In 2007, Blanks was convicted of sexual battery and sentenced to five years in the state penitentiary. *[The Cincinnati*

*Enquirer, 5-10-2007 • The Pulse Journal, 5-17-2007 • Human Events, 3-5-2012 • The Court of Common Pleas Civil Division, Warren County, Ohio, case # 07CU68441]*

### **Brammer, Christopher Allen / CA**

In 2000, the 56-year-old Brammer began raping his 11-year-old step-granddaughter “Opal.” Within two years, he was also raping his 15-year-old stepdaughter. He eventually impregnated both children and paid for them to have abortions. It is apparent no report was ever made by the abortion clinic since Brammer continued to have sex with Opal until she was 19. Documents show that he had sex with the two girls hundreds of times and even forced them to engage in sexual acts with each other. After the authorities were made aware of the situation, Brammer was arrested and in 2011 he was convicted and sentenced to 36 years and four months in the state penitentiary. *[Court of Appeal of the State of California, Fifth Appellate District, case # CRM004150 • Mercedsun-star.com, 5-24-2011]*

### **Carter, Gregory Leon / NC**

Carter, 27, began raping his girlfriend’s 12 year old daughter in May of 1996. At 14, “Lisa” became pregnant and Carter told her mother that the child needed to have an abortion. Together, they took her to A Woman’s Choice abortion clinic in Raleigh, where Carter filled out the necessary paperwork. Testimony given in Carter’s trial showed that, after the abortion, he continued to rape Lisa for another five years. From this, it is obvious the clinic did not make a report. Lisa eventually went to the police and, in 2008, Carter was given 36 to 45 years in prison for first-degree rape, indecent liberties with a child and statutory rape. *[In the Court of Appeals 299, State v. Carter 198 N.C. App. 297, 2009 • State of North Carolina vs. Gregory Leon Carter, case # COA08-960, 7-21-2009]*

### **Castillo, Martin / CA**

In 2003, Castillo began sexually abusing the 14-year-old daughter of his girlfriend. Court records show he warned “Maddie” that if she told anyone what he was doing he would kill her and her mother. Eventually, the abuse grew to the point that he was having intercourse with her three to four times a week. Shortly after turning 16, Maddie was pregnant and Castillo forced her to have an abortion. Six months later, he forced her to have a second abortion and a year later he forced her to have a third. Since Castillo continued to rape Maddie after each abortion, it is clear no report was filed by any of the abortion clinics involved. The sexual assaults did not end until September of 2006 when Maddie told her mother and aunt about them and they notified the authorities. A California court convicted Castillo on 17 counts of lewd acts with a child and gave him 31 years and eight months in prison. *[Court of Appeals of California, Second District, Division One, case # B211209 and case # B219262, 1-25-2011]*

### **Cheshier, Jeffery / AR**

In November of 2006, Cheshier, 41, was arrested and charged with repeatedly raping “Allie” starting when she was 13 years old. Investigators also discovered that, in March of that year, Cheshier had taken her to the Hope Clinic for Women in Granite City, Illinois, where he forced her to have an abortion. Given that Cheshier resumed raping Allie after the abortion, and continued to do so for another eight months, it is evident the clinic staff did not file a report. Following his arrest, he was released on \$50,000 bail and was later found dead from a self-inflicted gunshot wound. *[KSDK News 5, 11-15-2006 • St. Louis Dispatch, 11-17-2006 • World Net Daily, 11-18-2006]*

### **Clark, Nathaniel Lamar / GA**

Clark, 36, began having sexual relations with his girlfriend’s mentally impaired daughter when she was 13 years old. “Alice” told authorities that Clark would have sex with her while her mother was at work and that, when she got pregnant, he took her to “the abortion

place” in Jacksonville, Florida, where they “did some work” on her. It is obvious no report was filed since Clark’s assaults on Alice continued for another two years. At 15, she was taken for a second abortion at the All Women’s Center in Jacksonville. Court records show that authorities were hampered in their investigation because the abortion clinic’s staff refused to identify any of the employees involved. Clark eventually confessed and was given 10 years in prison. *[The Court of Appeals of Georgia case # A10A1712, 3-23-2011 • Georgia Department of Corrections case # 545308]*

### **Colbert, Anthony / CA**

Colbert, 17, began sexually assaulting his foster sisters in 1989 and did so repeatedly until 1992 when his mother, Karla Coleman, gave the girls back to the county claiming they were incorrigible. The sexual relationship led to “Ryland” becoming pregnant three times resulting in one live birth and two abortions. The first abortion was in November of 1989 at Family Planning Associates abortion clinic when Ryland was 11 years old. It was later established that the sexual abuse of both girls continued after this abortion, making it obvious that no report was filed by the clinic. Ryland became pregnant again in 1994 and was taken back to Family Planning Associates for a second abortion. Court records state that Colbert’s mother was aware of the abuse and, when the situation became known by the authorities, she was indicted along with him. In a plea agreement with prosecutors, both were given a three-year probated sentence. *[Associated Press, 12-19-1998 • The Court of Appeal of The State of California, Second Appellate District, Division Four, Barrenda L. v The Superior Court of Los Angeles County, BC149788 • Daily Breeze, 10-8-1998]*

### **Coles, Joseph / OH**

According to court documents, Coles, 40, began having sex with his stepdaughter when she was 10-years-old. At 12, “Celena” became pregnant and her mother took her to the Cleveland Surgi-Center abortion clinic. The abortion was botched and Celena almost died

from internal hemorrhaging. Given that the assaults on Celena resumed afterward, it is clear the clinic did not file a report. Following the abortion, Coles persuaded Celena's mother to put her on birth control; however, in 2004 Celena again became pregnant by Coles and was taken to Planned Parenthood in Shaker Heights. She refused to submit to the abortion at that time but relented three days later and was taken to the Preterm Abortion Clinic in Cleveland. As before, it is evident no report was made by either Planned Parenthood or Preterm since the assaults on Celena resumed after the second abortion. In June of the following year, police were made aware of the situation and Coles was arrested. After being convicted, he received a total of 210 years in prison and Celena's mother was given three years for endangering children and obstructing justice. *[In the Supreme Court of Ohio case # 90330 • Parma Police Department Investigative Report Incident # 0518341]*

### **Creel, David M. / FL**

According to the Education Practices Commission of the State of Florida, Creel was a 33-year-old high school teacher who was supplying several of his female students with alcohol and having sex with them. In 1982, 16-year-old "Amy" became pregnant and Creel gave her \$500 for an abortion that was subsequently performed at the Women's Clinic in Pensacola. It is apparent no report was made by the clinic since Creel continued to sexually abuse Amy for several more years. When the situation was finally exposed to the authorities, he did not contest the charges against him and surrendered his teaching certificate. *[WJHG Channel 7 News, 2-27-2008 • Education Practices Commission of the State of Florida, case # 08-0044-RA and 067-1906-M]*

### **Cross, Gary Wendell / CA**

When Cross, 39, impregnated 13-year-old "Angela" he told her that she had to have an abortion and took her to a Planned Parenthood facility. At the time, she was more than 22-weeks pregnant. Planned Parenthood referred Cross to San Francisco General Hospital for

the abortion where he falsely claimed he was Angela's father. It is clear that neither Planned Parenthood nor the hospital filed a report since Cross continued to assault Angela for another seven months. At that time, her mother found papers related to the abortion and contacted police. Cross was later found guilty of committing a lewd act on Angela and inflicting great bodily harm on her. He was given six years in prison on one charge and 15-years-to-life on the other. [*The Supreme Court of California, The People v. Gary W. Cross, case # CC319761*]

### **Dixon, Alex / FL**

In 1985, Dixon, 44, was operating an auto repair shop and laundromat in a poor Miami neighborhood. After hiring an 11-year-old girl to sweep the shop, he began having a sexual relationship with her. A school counselor became aware of the situation and alerted authorities. As the case was being investigated, police discovered that Dixon had also engaged in a sexual relationship with two other children starting when they were 12 and 13 years old. These sisters told detectives that they had a total of seven abortions and that, at one point, Dixon took both of them for abortions on the same day. One sister stated that she once had two abortions in five months. Because of the time span involved, it is apparent no reports were ever filed by the abortion clinics. Dixon was arrested but later acquitted after the three victims recanted their stories. However, Miami detective Michael Osborn was able to acquire records from South Shore Hospital documenting four abortions between the two sisters at this one facility. [*The Miami News, 8-30-1985, 03-15-1985*]

### **Dunn, Kenneth / NC**

Dunn, 46, began fondling "Penny" at the age of 12 and two years later the abuse escalated into weekly intercourse. At 16, Penny was pregnant with twins when Dunn paid for her to have an abortion. It is clear the abortion clinic failed to make a report since the sexual abuse resumed after the abortion and continued for another two years. After Penny eventually

came forward, Dunn was convicted on 13 sexual offenses and given 210 years in prison. [*The News & Observer*, 7-9-1993 • North Carolina Department of Public Safety / Offender Public Information, 2012]

### **Ellis, Adolphus / FL**

According to court documents, Ellis, 37, began having sex with his 15-year-old stepdaughter in September of 1994. A short time later, “Addie” became pregnant and Ellis took her to Aware Woman Medical Center – an abortion clinic in West Palm Beach. Ellis signed the consent forms and paid for the abortion. It is evident no report was made since his assaults on Addie did not come to light until the following August when her mom learned of them and contacted authorities. After being arrested, Ellis pled guilty to four counts of sexual battery and was given two years in prison plus an additional 12 years on probation. [*The Palm Beach Post*, 8-11-1995, 12-22-1995 • Palm Beach County Sheriff's Office Offense Report # 95-099711]

### **England, George Joseph / FL**

In the early 1970s, England, 66, was discharged from the U.S. Army in Vietnam where he purchased a five-year-old girl from a local woman. He immediately began sexually molesting “Lauren” and did so almost daily. He traveled extensively with her and they eventually settled in Costa Mesa, California. He kept her silent about the abuse by warning her that, if he were to be arrested, she would end up with a foster family who would rape her or force her into prostitution. He also told her that she was too old to be adopted and he was the only one who could protect her. In 1977, England was convicted of sexually assaulting three of Lauren’s friends who, at the time, were nine and 10 years old. While free on bond awaiting sentencing, he fled with Lauren to Florida using the name, Stephen Arthur Seagoe. Court documents show that Lauren became pregnant for the first time at 13 and England made her place that baby for adoption. They also show he impregnated her another eight or

nine times over the next six years and forced her to have abortions in each case. It is obvious none of the abortion clinics involved filed a report since England continued to sexually assault Lauren until she was 19. At that point, police were made aware of the situation and England was arrested. After completing a prison term in Florida, he was returned to California where he received four life sentences. He was also convicted on federal charges and given a 30-year-sentence. [*KTLA News, 3-25-2011 • Sun Sentinel, 1-5-2011 • United States District Court, United States of America vs. George Joseph England, Southern District of Florida case # 10-6101-AEV and case # 10-60095-CR-GONZALEZ/Snow and case # 10-60095-CR-JAG*]

### **Estrada, Robert A. / KS**

Estrada began raping his two stepdaughters when they were 11 and 12 years old resulting in five pregnancies and two abortions performed at the Central Women's Services abortion clinic in Wichita. It is obvious that no one at the facility filed a report since the sexual contact continued for several years afterward. When authorities were made aware of the situation, Estrada was charged with nine felony counts of rape and indecent liberties with a child and sentenced to 90 years in prison. His wife, Patricia Estrada, was given 14 months in jail for knowing about the abuse and not reporting it. [*World Net Daily, 10-6-2006 • In the District Court of Kansas Eighteenth Judicial District Sedgwick County, Criminal Department, State of Kansas v. Robert A. Estrada and Patricia L. Estrada, case # 05CR3045, 11-15-2005 • KAKE News, 10-4-2006*]

### **Franklin, John Phillip / TX**

In June of 1997, Franklin, 33, was given 30 years in prison for the aggravated sexual abuse of a child. "Alexandra" was mentally challenged and the daughter of his girlfriend. He began having sex with her in 1993 when she was 11 years old; in 1994 he discovered she was pregnant. Franklin took her to the West Side Clinic in White Settlement. It is clear the

abortion clinic never filed a report since Franklin resumed raping Alexandra afterward. Court records show that Franklin impregnated Alexandra again the following year and that she was taken for a second abortion. [*Fort Worth Star-Telegram*, 8-1-1996 • *Austin American-Statesman*, 8-2-1996 • *The BrazosPort Facts*, 11-10-1995 • *Tarrant County District Court case # 05-99804*]

### **Fredell, John Willis / FL**

Authorities say Fredell, 37, began raping his two stepdaughters when one of them was six years old. Both children later testified they were raped hundreds of times and were routinely beaten on their breasts and upper thighs during these incidents. In July of 2004, a family friend noticed severe bruising on one of the victims and notified the sheriff's office. During the investigation, a detective discovered that Fredell had taken one of the girls to the All Womens' Health Center in Orlando for an abortion and instructed her to say she did not know the identity of the person who impregnated her. Given that the rapes resumed after the abortion and continued for many months, it is apparent the clinic never filed a report. Fredell was eventually convicted and given life in prison. [*The Vero Beach Press Journal*, 6-9 & 6-10-2006, 7-26-2006 • *Indian River Sheriff's Office Investigative Report # 200400014396 - 000*, 7-22-2004 • *In the Circuit Court of the Nineteenth Judicial Circuit In and For Indian River County, Florida, State of Florida vs John Willis Fredell, case No. 2004-991A, 6-9-2006*]

### **Gault, Adam P. / CT**

In June of 2007, 15-year-old "Briana" had been missing for over a year when police discovered that she was being held in a locked closet in the home of 41-year-old, Adam Gault. Authorities say they also found a journal Briana had kept detailing her two-year sexual relationship with Gault. In it, she revealed that she had once been impregnated by him and taken to Planned Parenthood in West Hartford for an abortion. The time lapse between when the abortion occurred and when Briana was located makes it obvious that no

report was filed by Planned Parenthood. Gault was indicted for kidnapping and other charges related to the sexual assaults on Briana. He entered a guilty plea and was sentenced to 50 years in prison. Additionally, two women who lived in the house were sentenced to prison terms for being accomplices. [*City News, 6-6-2007 • WFSB, Eyewitness 3 News, 6-7-2007 • Associated Press 7-11-2008 • USA Today, 6-14-2007 • Hartford Courant, 7-12-2008*]

### **Golden, Andre Demetri / FL**

In 1994, Golden was a 30-year-old deputy with the Seminole County Sheriff's Office when he began a sexual relationship with 15-year-old "Hannah." In July of 1995, she was pregnant and Golden took her to the Women's Health Center abortion clinic in Orlando. It is obvious the clinic failed to make a report since Golden continued to abuse Hannah for almost another year after the abortion. In 1996, the situation was discovered and Golden was fired from his job. As a result of a plea agreement, he received 10 years probation with no prison time.

[*Seminole County Sheriff's Office, Professional Conduct Review, case # PC-96-0016, 5-14-1996 • The Orlando Sentinel, 6-14-1996, 12-10-1996.*]

### **Gonzalez, Theodoro Jesus / UT**

In 1998, Gonzalez began raping his stepdaughter "Dana" when she was either 11 or 12 years old. In 1999, she became pregnant and miscarried. The baby boy was retrieved from the toilet and buried in the backyard where his body was later exhumed by police. In 2000, Dana became pregnant for the second time and Gonzalez took her to the Wasatch Women's Center abortion clinic in Salt Lake City. Gonzalez told the clinic's staff that she had been impregnated by an unidentified man who had since fled the country. It is evident the clinic did not file a report since Gonzalez continued to assault Dana after the abortion and did not stop until February of 2001. At that time, a neighbor became aware of the situation and reported it to the authorities. Later that year, Gonzalez, 37, pled guilty to the rape of a child and was sentenced to 15-years-to-life in prison. [*Deseret News, 7-10-2001 • Salt Lake*

*Tribune, 2-24-2001 • West Valley City Police Department, Officer Report for Incident 01-7490]*

### **Haller, John J. / OH**

In 2003, Haller, 21, began having sex with 13-year-old “Christy.” The following year, he discovered she was pregnant and coerced her to have an abortion against her will. He instructed her to call a Planned Parenthood facility in Cincinnati and make an appointment using his cell phone number instead of her father’s. At the clinic, he passed himself off as her stepbrother and paid for the abortion. At this time, it was also found that Christy had a sexually transmitted disease. It is clear that Planned Parenthood did not report the situation since the sexual attacks on Christi resumed immediately after the abortion. It was later determined they had given the child a Depo-Provera shot and supplied her with condoms. The situation eventually came to light when a teacher called the police after overhearing Christi talking to a friend about the relationship. Haller was arrested and, in October of 2004, he was sent to prison after pleading guilty to seven counts of sexual battery.

*[Cincinnati Enquirer, 9-16-2007 • The Court of Appeals First appellate District of Ohio Appeal, Hamilton County, Ohio, case # C-060557, 8-24-2007 • LifeNews.com, 12-8-2010 • Associated Press, 4-28-2011 • The Enquirer, 10-22-2004]*

### **Harris, Dwayne / PA**

Harris, 36, began raping his daughter “Jerri” at the age of eight and she became pregnant at 11. Harris took her to a clinic in Philadelphia and had her child aborted. It is clear the abortion clinic did not report the incident since the abuse continued for years. At 14, Jerri was pregnant again and taken back to the same abortion clinic. After the procedure, Harris asked that she be put on birth control and the doctor agreed. Once again, no report was made as evidenced by the fact that the abuse continued for yet another year. At 15, Jerri told a cousin what had been happening and the police were called. Harris was then arrested and

charged with 17 crimes, including rape, false imprisonment and nine other felonies. He was sentenced to 20 to 40 years in prison. [*Knight-Ridder/Tribune Business News, 8-10-2007* • *Municipal Court of Philadelphia County, docket # MC-51-CR-0407911-2005, 4-6-2005*]

### **Hernandez, Robert Anthony / CA**

In 1990, Hernandez, 32, began raping his 13-year-old niece “Crystal.” Almost immediately, she became pregnant and he took her to an abortion clinic in Agoura Hills. He ordered her to lie to the clinic staff about her age as well as the identity of her baby’s father. He continued raping Crystal after the abortion making it clear the clinic did not file a report. A year later, she was pregnant again but miscarried. In 1993, Crystal reported the situation to the police and Hernandez was arrested. He was later convicted on 11 charges including continuous sexual abuse of a child, forcible rape and sodomy. The judge in the case sentenced him to 78 years in state prison. [*The Los Angeles Times, 8-25-1994*]

### **Isenhower, James Bernard / TX**

In 2000, Isenhower was a 52-year-old Danbury, Texas, police officer when he began a sexual relationship with the 14-year-old daughter of a woman he was dating. In 2001, “Marlie” was pregnant and he took her to a Houston area abortion clinic. Her mother accompanied them and, afterward, was forced by Isenhower to destroy the documentation from the clinic so that there would be no paper trail. At trial, she testified that she was afraid not to comply with his demands because she was not a legal resident of the United States. It is obvious the abortion clinic did not file a report since Isenhower continued to assault Marlie until 2005 when she came forward and told authorities what was occurring. Isenhower was convicted on child sexual assault charges in both Colorado and Texas. He is currently serving a 20-year sentence in the state penitentiary in Huntsville, Texas. [*The Facts, 1-18,19 & 20-2007* • *Texas Court of Appeals case #14-07-00077-CR, Full Case Retrieved 6-18-2010* • *Texas Department of Criminal Justice case # 01416755*]

### **Jackson, Ricky Aurses / MA**

Jackson, 44, began raping the two daughters of his girlfriend when they were 11 and 13 years old. The girls said they did not report the rapes because Jackson had told them that he would kill them if they did. Between the two girls, three pregnancies resulted from these assaults and, in each case, their mother took them for abortions. Since there were multiple abortions and the sexual activity continued after each one, it is certain that none of the abortion clinics involved made a report. The rapes did not end until the parents of a boy who knew the girls learned of the situation and called police. Jackson was charged with two counts of child rape, violating a restraining order, intimidation of a witness, and one count of rape and indecent assault and battery on a child younger than 14. *[Metro West Daily News, 4-30-2008, 8-30-2008]*

### **Jazwinski, James Brian / PA**

In 1998, Jazwinski, 31, began having sex with the 12-year-old daughter of his girlfriend. When he later discovered he had impregnated “Debby,” he transported her from her home in York County, Pennsylvania, to an abortion clinic in Severna Park, Maryland. Five months later, Jazwinski had gotten Debby pregnant for the second time and took her back to the same abortion clinic. In both instances, Jazwinski dealt with the same clinic employees, paid cash for the abortions, and always insisted on being present during the counseling sessions. In neither case did the clinic staff file a report with the authorities. As a result, Jazwinski continued abusing Debby for several more months until her mother found out about it and called police. In 2000, Jazwinski was convicted of statutory rape and sentenced to 17½ to 35 years in prison. *[York Daily Record, 5-3 & 4-2000, 6-20-2000 • Court of Common Pleas of York County, docket # CP-67-CR-0005255-1999, 11-24-1999 and docket # CP-67-CR-0001103-2000, 3-13-2000]*

## **Jeffers, Nathaniel L. / IN**

In 2006, Jeffers, 24, began having sex with his girlfriend's nine-year-old daughter. At the age of 11, she became pregnant and her mother took her to have an abortion. Court documents show that "Darcy's" mother was aware that her daughter was being sexually abused by Jeffers but, in order to protect him, she instructed the child to say that a teenage boy was responsible for the pregnancy. It is clear the clinic did not make a report since Jeffers continued to rape Darcy until she was 13 and alerted the police. At this time, it was also found she had a sexually transmitted disease. Jeffers was convicted on multiple counts of child molestation and sent to prison and will not be eligible for parole until 2068. [*Court of Appeals of Indiana, case # 49A04-1104-CR-165, Nathaniel Jeffers v. State of Indiana, 12-7-2011 • Indiana Department of Corrections, file # 170084*]

## **Jones, Jermaine / FL**

Florida authorities say that, in May of 2009, Jones, 34, began sexually assaulting the 12-year-old daughter of a woman he was dating and, by November, "Natalie" was pregnant. Her mother took her to A Woman's Center abortion clinic in Gainesville. The clinic staff refused to do the abortion saying that Natalie was 24 weeks along and they do not perform abortions that late in pregnancy. However, they provided a hotline number for the National Abortion Federation who, in turn, referred them to another one of their affiliated clinics. This clinic is located 300 miles away in Tamarac and is operated by late-term abortionist, Michael Benjamin. Jones drove Natalie to the clinic after the National Abortion Federation agreed to provide all but \$200 of the cost of the abortion. According to a Florida Department of Health investigation, despite the fact that this was a 24-week abortion on a 12-year-old child, Benjamin's counseling with her lasted only six to eight minutes. The investigation also confirmed that Natalie was released to Jones after the abortion was over and that no report was ever made to the state. It is also evident no report was filed by either the National Abortion Federation or the A Woman's Center abortion clinic. The situation only came to

light because Natalie was taken for a checkup to a pediatrician in Alachua County who determined that she had been sexually active and called law enforcement. During questioning by investigators from the Department of Children and Families, Natalie revealed that Jones was the one who impregnated her. That led to him being arrested and given a 15-year prison sentence. *[Ft. Lauderdale Sun Sentinel, 10-1-2011 • Alachua County Sheriff's Office Offense Report # ASO09OFF011850 • Circuit Court of the Eighth Judicial Circuit in and for Alachua County, Florida, case # 01-2010-CF-000532-A • State of Florida Health Department, case # 2010-03039]*

### **Jury, Edward Bruce / CA**

Jury, 39, began having sex with his daughter “Kristin” in 1987 when she was 11 years old. She later testified that he raped her approximately 50 times often using restraints, beatings and threats of other physical violence to make her comply. He also warned her that he would “hurt her” if she ever told anyone what was going on. In April of 1988, Kristen was pregnant and Bruce forced her to have an abortion. Five months later, she was pregnant for a second time and, again, he forced her to undergo an abortion. Court documents do not identify the abortion clinics involved but it is clear that neither filed a report since Jury continued to rape Kristin after both abortions. In May of 1989, Bruce was arrested when a family member learned of the attacks and called police. He was eventually given a 40-year prison sentence. *[The San Diego Union-Tribune, 7-8-1989 • In the Superior Court of the State of California for the County of San Diego, SC # CR105399, People of the State of California v. Edward Bruce Jury, 7-7-1989]*

### **King, Andrew Asa / CA**

King, 61, was a nationally recognized girls swim coach whose students included potential Olympians. Authorities say that, in 1980, he impregnated “Denise” and the 14-year-old was taken to Planned Parenthood for an abortion. It is clear no report was filed since the

situation remained hidden until 2009. At that point, swimmers who had been coached by King connected through Facebook and began discussing the sexual abuse they had endured. After one of these victims went to the authorities, an investigation uncovered that King had engaged in sexual relations with dozens of his students starting in 1978 and that he targeted girls ages 10 to 17. He was subsequently sentenced to 40 years in prison. *[Mercury News, 11-19-2009 • NBCBAYAREA.com 11-20-2009 • Associated Press, 1-30-2010 • The Blotter (ABC News) 4-9-2010 • Superior Court of California, County of Santa Clara, People of the State of California v. Andrew King, case # CC942933 and CC939000, 11-19-2009 • San Jose Police Department Report # 09-084-0826, 3-26-2009]*

### **Lee, Dwayne Bruce / CA**

In 1998, Lee was 35 when he began having sex with his girlfriend's eight-year-old daughter "Betty." In 2001, Lee suspected that she might be pregnant and took her to Planned Parenthood for a pregnancy test. When it was discovered that Betty was four months pregnant, Lee took her elsewhere for an abortion. It is clear neither Planned Parenthood nor the unnamed abortion clinic filed a report since Lee continued to assault Betty on an almost daily basis. It stopped several years later when he was incarcerated on an unrelated parole violation. Courtroom testimony revealed that Lee had not only sexually assaulted Betty "hundreds of times" over several years, but was also having sex with her sister. He eventually received a sentence of 25-years-to-life. *[Court of Appeals of California, First District, Division Four, case # A124735, 8-26-2010]*

### **Lenihan, John P. / CA**

Lenihan was a 32-year-old Catholic priest when he began a sexual relationship with 14-year-old "Brittany." At 16, she became pregnant and was ordered by Lenihan to have an abortion. He then gave her money and took her to a Planned Parenthood abortion clinic. Given that Lenihan's abuse of Brittany continued after the abortion and did not come to light for several

years, it is clear Planned Parenthood did not file a report. In 2002, the dioceses of Orange County and Los Angeles agreed to pay \$1.2 million to settle a lawsuit filed by Brittany. Lenihan was also removed from public ministry and defrocked by Pope John Paul II. [CNN, 4-10-2002 • New York Times, 4-2-2002 • The Mirror, 4-4-2002 • Los Angeles Times, 12-15-2001]

### **Mays, Renal Alvin / CA**

According to court documents, Mays began sexually assaulting the nine-year-old daughter of his girlfriend after drugging her with sleeping pills. He kept “Nicole” quiet by warning her that, if she ever told anyone what was going on, he would kill her father and have her mother put in jail. In 2003, Nicole was 13 and pregnant by Mays when he took her to have an abortion. Since the sexual assaults on her resumed after the abortion and continued for another four years, it is apparent the abortion clinic did not file a report. It was also discovered that, after the abortion, the attacks became more frequent and escalated to include hitting and choking. At 17, Nicole became pregnant again but did not have an abortion. When she sought financial aid from the Department of Social Services, she told a caseworker about the sexual and physical assaults and the sheriff’s department was notified. A jury found Mays guilty of multiple charges including nine counts of rape and commission of lewd acts upon a child. He received two sentences of eight years in prison and one of 25-years-to-life. [Los Angeles County Superior Court case # KA085424, • Court of Appeal of California, Second Appellate District, Division Four, *The People v. Renal Alvin Mays*, 2-15-2011]

### **Meaders, Richard / NY**

Meaders, 44, began sexually abusing his 9-year-old daughter “Wendi” in June of 2002 and continued to do so until February of 2007. Documents show that Wendi’s father forced her to have two abortions before the age of 13. Because she continued to be raped by her father

after the abortions, it is clear the abortion clinics involved never made a report. The assaults did not stop until family members learned of them and called the authorities. Meaders was eventually sentenced to six years in prison. [*Staten Island Advance, 1-31-2008, 5-23-2008,*]

### **Price, William David / PA**

In May of 1995, Price, 39, began having a sexual relationship with his 12-year-old daughter “Shae” that continued until she was 16. During that time, the victim underwent four abortions at Philadelphia area facilities. An official in the case said that Price drove her to each appointment. Because multiple abortions occurred over several years, it is evident the abortion clinics involved never filed a report. In November of 2003, Price was sentenced to 11½ to 30 years in prison for several sexual offenses including forcible rape, aggravated indecent assault and incest. [*Herald-Standard, 11-11- 2003 • Court Summary, Fayette County Court of Common Pleas*]

### **Ring, Douglas Wayne / TX**

Ring, 47, sexually assaulted “Wilma” from the time she was eight or nine until she was 20 resulting in three pregnancies. At the age of 16, Ring forced her to have an abortion at a Houston-area Planned Parenthood. Given that the abuse continued for many years afterward, it is clear the Planned Parenthood facility did not file a report. Wilma eventually contacted the Angleton, Texas, police and Ring was arrested on multiple charges related to the sexual assault of a child. In 2010, he was sentenced to 20 years in prison. [*The Facts, 5-31-2010 • State of Texas 239<sup>th</sup> District Court File • Offender Information, Texas Department of Criminal Justice*]

### **Rivas, Steven Joseph / CA**

In 1998, Rivas, 23, began sexually molesting the 12-year-old sister of his girlfriend. At 16, “Petra” became pregnant by Rivas and she was taken to a family planning clinic in San

Bernardino for an abortion. It is clear the abortion clinic did not file a report since the Rivas impregnated the victim again the following year. Rivas then drove her to a Palm Desert abortion clinic and, again, no report was made. Less than a year later, Petra was pregnant for a third time and Rivas took her back to the San Bernardino facility for another abortion. In 2006, authorities were alerted to the situation and charged Rivas with aggravated sexual assault of a child under 14, two counts of lewd and lascivious acts on a child under 14, and four counts of lewd and lascivious acts on a child under 16. He was subsequently found guilty and sentenced to 18 years in state prison. *[In the Court of Appeal of the State of California, Fourth Appellate District Division Two, case # RIF136896, The People v. Steven Joseph Rivas, 4-15-2011]*

### **Sanchez, Richard / TX**

According to court records, Sanchez, 36, began sexually molesting his stepdaughter “Lana” in 1987 when she was seven years old. Her mother was aware of the abuse, and when Lana reached 11, she took her to a Dallas-area clinic to have a Norplant birth control device put in her arm. Immediately afterward, Sanchez began to routinely have intercourse with her. These rapes lasted for more than three years, with Lana’s mother occasionally participating in them. Given the time frame involved, it is obvious the clinic never filed a report. The assaults did not end until Lana told a cab driver about them and he contacted police. Sanchez eventually received life in prison for the rapes and Lana’s mother was given a 10-year sentence after pleading guilty to aggravated sexual assault of a child and indecency with a child. *[The Dallas Morning News, 8-17-1995, 5-16-1998 • Houston Chronicle, 4-2-1998]*

### **Schaerer, Richard Daniel / AK**

Schaerer, 39, began sexually abusing his stepdaughter “Tonya” who was either 11 or 12 at the time. At 13, he began to have sexual intercourse with her and a year later she became pregnant. Schaerer then drove her to Lake Otis where he forced her to have an abortion at a

clinic operated by abortionist George Stransky. It is evident no report was filed since court records show that the abuse resumed after the abortion and continued for approximately two more years. After going to authorities, Tonya provided a tape recording of a telephone conversation she had with Schaerer in which he admitted to the sexual assaults. He was then arrested and charged with 26 counts of sexually abusing a minor. *[Municipality of Anchorage, Anchorage Police Department, case # 06-58129 • KTUU, 12-20-2006]*

### **Scism, Harold W. / FL**

In December of 2002, Scism, 47, began having a sexual relationship with “Yolonda” who was 11 years old at the time. In court, the girl testified that they had sex three to four times a week and sometimes multiple times a day. At 14, she was pregnant by Scism and he took her to a Clearwater abortion clinic where an abortion was performed. It is obvious the abortion clinic did not file a report since Yolanda continued to be assaulted for another two years. Yolanda eventually told a friend what was going on and authorities were notified. Court documents show that Scism was also having a sexual relationship with another minor child. At trial, he was given life in prison after being convicted on nine counts of sexual battery and one count of lewd and lascivious molestation. *[St. Petersburg Times, 8-21-2009, 10-10-2009 • Florida Department of Law Enforcement-Sexual Offender / Department of Corrections Predator Flyer # U37714, 10-23-2009]*

### **Sherron, Charlotte & Xavier / MS**

Court documents show that Sherron, 29, began having intercourse with his 13-year-old stepdaughter in late 2001 or early 2002. In March of 2002, Sherron told his wife, Charlotte, that he had been having sex with “Susan” and that she was pregnant. Charlotte later testified that she tolerated the arrangement because she did not want to lose the financial support Sherron was providing. She also scheduled Susan for an abortion at the Women’s Clinic in Tuscaloosa, Alabama. It is evident this clinic failed to file a report, since authorities were not

notified until they were contacted months later by a relative who had become aware of the situation. Eventually, Sherron was convicted of statutory rape and given 26 years in prison without the possibility of parole. Charlotte Sherron was convicted of being an accessory after the fact and sentenced to three years in prison and two years of post-release supervision. *[In the Court of Appeals of the State of Mississippi, case # 2004-KA-01668-COA, 8-19-2004 • The Associated Press, 11-8-2006]*

### **Smith, Edward Walter / NC**

Court records show that, in 1996, Smith was in his early fifties and was sexually molesting his 11-year-old adopted daughter. By age 13, the abuse had escalated to intercourse and, at 14, “Olivia” became pregnant. She gave birth to a daughter and was told by Smith to claim that the child was fathered by a boyfriend. At 16, Olivia was again pregnant by Smith who ordered her to get an abortion. She later testified that, because she had no way out of the situation, she complied with Smith’s demand and went with him to an abortion clinic in Asheville. It is obvious no one at the clinic filed a report since Smith continued to sexually assault Olivia several times a week for another four years. Finally, in December of 2005, she went to the Transylvania County Sheriff’s Department and Smith would eventually receive prison sentences totaling more than 154 years. *[Times-News, 1-7-2010 • North Carolina Court of Appeals case # COA09-235, 1-5-2010 • North Carolina Department of Public Safety Offender Public Information #1086391 • Office of the Sheriff, Transylvania County, Incident / Investigation Report, file # 20051201036, 12-9-2005]*

### **Smith, Timothy David / CO**

According to a 2014 lawsuit against Rocky Mountain Planned Parenthood, Smith, began sexually assaulting his six-year-old stepdaughter “Bess” in 2005 and continued to do so for approximately seven years. During that time, Bess became pregnant and was taken by Smith to a Planned Parenthood abortion clinic in Denver. Court records state that Bess gave her

real age at the clinic and signed some of the forms, but that the majority of them were completed by Smith and unread by Bess. It was also stated that, following the abortion, Bess was offered birth control and directed by Smith to take it in the form of an injection so that her mother would not find out about it. Although Bess initially refused saying that she did not like shots, she eventually gave in. Her mother is suing Planned Parenthood and four of its employees claiming that their failure to comply with the state's mandatory reporting law allowed the sexual assaults of her daughter to continue for months. In July of 2012, Smith was charged with two counts of felony sexual abuse and, in January of 2013, he was sentenced to 28 years in prison. *[Amended Complaint and Jury Demand, District Court, City and County of Denver, State of Colorado, case # 2014CV31778 • Adams County Colorado Clerk of Courts, case # 12-CR2061]*

### **Spady, Jeffrey B. / WA**

In 1999, Spady, 41, began sexually assaulting his 10-year-old adopted daughter "Sherry." She became pregnant at age 16 and Spady took her to an unidentified abortion clinic where he paid for the procedure. It is clear that no report was filed by the clinic since the situation was not revealed for another two years. On the day Spady was charged with the assaults on Sherry, he fled to Canada. However, he was later apprehended and extradited back to the United States where, in 2008, he pled guilty to child rape and was given 10 years in prison. *[The Columbian, 10-16-2007 • The Oregonian, 9-18-2007 • Websleuths.com, 9-16-2007]*

### **Stanford, Jerry / NC**

Authorities say that Stanford, 41, began sexually assaulting his 13-year-old niece in May of 1987. "Chelsea" later testified that, at 14, she became pregnant by him and that he drove her to an abortion clinic in Winston-Salem where he paid for the procedure. She also testified that the sexual attacks were often so violent that she would have to pick out specific clothing to cover the bruises he left on her. It is obvious the clinic never filed a report since Stanford

continued to rape Chelsea for another two years after the abortion. She later went to the police which led to Stanford receiving an 84-year prison sentence for second-degree sexual offense, second-degree rape and taking indecent liberties with a minor. [*North Carolina Court of Appeals case # COA04-637 from Davidson County case # 02 CRS 59762-59769, State of North Carolina v. Jerry Stanford, 6-18-2004 • The Dispatch, 11-20-2003 • Winston-Salem Journal, 11-20-2003*]

### **Stephens, Bradley Nelson / GA**

Court documents show that Stephens, 28, started having sexual contact with his stepdaughter “Cindy” in 1991 when she was nine years old. The abuse continued for several years and she became pregnant at 16. Stephens told her that she was going to get an abortion and took her to an abortion clinic where he signed the consent forms. Obviously, no report was made by the clinic since the situation remained hidden, and Cindy continued to be abused, until she was almost 18. At that time, she reported the situation to authorities and, in 2008, Stephens was convicted of incest and given a 20-year sentence. [*Gwinnett Daily Post, 5-9-2011 • Georgia Court of Appeals case # A10A0223, decided 7-8-2010*]

### **Stevens, Shawn Michael / AZ**

In 1998, Stevens was 23 years old and living in his parent’s house. Also living there was his 12-year-old foster-sister “Ginger” who he was sexually abusing. In November, she was 10 weeks pregnant by Stevens and he took her to a Planned Parenthood abortion clinic. Authorities later determined the clinic failed to report which allowed the abuse to continue. Six months later, Ginger was pregnant again and Stevens took her back to the same clinic. This time, a report was made and Stevens was arrested. He was later convicted and given five years in prison and lifetime probation. In 2002, a civil court judge found Planned Parenthood negligent for failing to report the first incident. However, we found no record of

criminal charges being brought against anyone at the clinic for their failure to report. [*The Associated Press State & Local Wire, 12-26-2002* • *Casa Grande Dispatch, 12-27-2002*]

### **Szorady, John F. / OH**

In 2004, Szorady, 46, was released from prison after serving 14 years for sexually assaulting a nine-year-old girl. According to court documents, four months later he began raping his girlfriend's 13-year-old daughter "Glenda." He also videotaped the rapes and threatened to send the video to her friends and family if she ever refused to submit or if she told anyone about the situation. Glenda became pregnant and, in March of 2008, was taken for an abortion. It is evident the clinic did not make a report since Szorady continued to rape Glenda until January of 2009 when a school counselor learned about the situation and called police. Szorady was arrested for the assaults and would later be sentenced to 74 years in prison. [*Court of Appeals of Ohio, Eighth Appellate District County of Cuyahoga, Journal Entry and Opinion # 95045* • *Cuyahoga County Court of Common Pleas, case # CR-526119* • *The Cleveland Plain Dealer, 3-30-2010*]

### **Toro, Edwin Ricardo / FL**

In 1984, Toro began sexually abusing his nine-year-old stepdaughter on an almost daily basis. At 13, "Evelyn" became pregnant and Toro took her to an abortion clinic in Daytona Beach. Toro continued to assault Evelyn for another year after the abortion, making it clear no one at the clinic filed a report with the authorities. The situation did not come to light until Evelyn told a classmate what was going on and she alerted Evelyn's mother. The authorities were notified and Toro was eventually convicted on multiple counts of sexual battery on a child and sentenced to 30 years in prison. [*District Court of Appeals of the State of Florida Fifth District, case # 5D03-902, Edwin Toro v. State of Florida, 11-7-2003* • *State of Florida Register of Actions case # 1990-CF-007322-A-O* • *Police arrest file # OCO91-212140/CR 90-007332*]

### **Unnamed Perpetrator / FL**

[The perpetrator's name was not released by law enforcement in order to protect the identity of his victims.] In 1986, this 29-year-old Pompano Beach man impregnated his 10-year-old daughter "Sonya." The girl's mother later confessed that she made arrangements for the child to have an abortion at Women's Awareness abortion clinic in Coral Springs. It is obvious the clinic never filed a report since the rapes resumed after the abortion and continued for approximately two more years. There is also reason to believe that the perpetrator was sexually abusing his other daughters. The situation ended when Sonya was taken to a local hospital. The emergency room staff suspected that her injuries were the result of sexual abuse and called authorities. The perpetrator was subsequently arrested and charged with four counts of battery on a child under 12 and one count of sexual battery.

*[United Press International, 1-11-1989 • Sun Sentinel, 12-7-1988 • St. Petersburg Times, 1-12-1989]*

### **Unnamed Perpetrator / FL**

[The perpetrator's name was not released by law enforcement in order to protect the identity of his victims.] In 1981, this 39-year-old father began sexually abusing his 10-year-old daughter. At the age of 15 and then again at 17, "Raney" became pregnant and was forced by her father to have abortions. Court documents show that the perpetrator drove his daughter to a Tampa abortion clinic on both occasions. It is evident that the abortion clinic did not report either incident since the abuse continued until Raney was 20 years old and went to the authorities. It was later determined that the defendant was also having sex with Raney's sister who was two years younger. He had kept the girls silent by threatening to kill them if they told anyone what was going on. At trial, he was sentenced to 35 years in the state penitentiary. *[St. Petersburg Times, 9-25-1992 • The Tampa Tribune, 12-3-1991]*

### **Unnamed Perpetrator / FL**

[The perpetrator's name was not released by law enforcement in order to protect the identity of his victims.] Court records show that this 39-year-old Broward County man began having sexual relations with three of his biological daughters when one of them was five years old. One victim was forced to undergo three abortions starting at age 10 and there was at least one additional abortion done on one of her sisters. Because there were several abortions over an extended period of time, it is evident the abortion clinics where these children were taken did not file reports. The abuses did not stop until a family member learned of the situation and reported it to authorities. In 1998, the perpetrator was sentenced to life in prison after he was convicted of multiple counts of sexual battery on a child. In 1999, that conviction was set aside due to a technical issue involving one of the jurors. An attorney for the state said that the case would be retried but, because of the anonymity of the perpetrator, we were not able to determine the outcome of that trial. [*Sun Sentinel-Fort Lauderdale, 7-17-1998 · Broward Daily Business Review, 12-22-1999*]

### **Unnamed Perpetrator / FL**

[The perpetrator's name was not released by law enforcement in order to protect the identity of his victims.] A Clearwater man was arrested and held on \$150,000 bail for raping two of his daughters for 11 years. Police say the girls were 12 and 13 years old when the rapes began and that the attacks resulted in multiple pregnancies and at least four abortions. It is clear the abortion clinics involved did not file a report due to the fact that the abuse went on for so long after the abortions. The situation ended when the girls told a family member who went to the police. Because of the anonymity of the perpetrator, we were not able to determine the outcome of this case. [*St. Petersburg Times, 8-24-1993*]

### **Unnamed Perpetrator / MD**

[The perpetrator's name was not released by law enforcement in order to protect the identity of his victims.] According to court documents, a 43-year-old Maryland man began fondling three of his daughters when they were between five and six years old and started raping them when they were between 10 and 12. The rapes then continued over a nine year period of time. Prosecutors claim there were 10 pregnancies that ended in abortions but they were only able to secure records for five. The five abortions were done by abortionist, Julio C. Novoa, at the Greater Baltimore Medical Center. In all five instances, the girls were taken to the abortion clinic by their mother who, not only knew about the situation, but would even take the girls into the bedroom for their father to rape. Given the number of abortions and the time-span of the assaults, it is indisputable that neither the abortionist nor any of the clinic staff filed a report. The sexual abuse was uncovered when the youngest daughter wrote on the bottom of a history test that, "I hate life. I hate school. I hate people. I hope to die. Soon....!!!" The teacher talked to her and then called the authorities. The father confessed to three counts of first-degree rape and three counts of sexual abuse and received three consecutive life sentences plus 45 years. The mother pled guilty to three counts of first-degree rape and three counts of sexual child abuse. She agreed to a 25-year sentence and must serve at least 15 years before being eligible for parole. [*The Baltimore Sun*, 10-30-1990, 10-31-1990 • *Philadelphia Daily News*, 12-8-1990 • *The St. Louis Post-Dispatch*, 11-1-1990]

### **Verdun, Victor Raymond / LA**

In 1984, Verdun, 38, began raping the 10-year-old twin daughters of a woman he was dating. Police investigators determined that the almost daily assaults continued for seven years during which one of the victims became pregnant. The girl was 15 at the time and Verdun arranged for her to have an abortion. It is clear the abortion clinic did not file a report since the rapes continued afterward and the same child became pregnant the following year. Once again, Verdun arranged for an abortion and, as before, no report was filed since the assaults

resumed after the abortion and continued for another two years. Although Verdun warned the girls that he would kill them if they told anyone what was going on, one of them eventually went to the authorities. He was then arrested and charged with two counts of aggravated rape, two counts of aggravated oral sexual battery and two counts of molestation of a juvenile. In May of 2003, Verdun was convicted and given two life sentences. [*The Advocate*, 11-22-1999 • *St. Tammany News* 11-24-1999]

### **Wallace, Vincent Gregory / FL**

According to authorities, Wallace, 41, began raping his stepdaughter “Holly” when she was nine years old. At the age of 12, she became pregnant by him but told her mother that the father was a boy at her school. The mother scheduled her for an abortion. Given that Wallace continued to rape her after the abortion, it is clear the abortion clinic failed to make a report. Holly left home two years later saying she could no longer take the abuse. Wallace then began assaulting her eight-year-old sister and continued to do so until she was 12. At that time, authorities were made aware of the situation. Following a police investigation, Wallace was arrested in May of 2012 for the attacks on both sisters and charged with sexual assault and lewd and lascivious behavior. [*Sarasota Police Department, Offense Report # 12-013333*, 4-23-2012 • *Sarasota Herald-Tribune*, 5-30-2012]