

My Story By: Lola Telmos

telmosL@yahoo.com



11950 Springbrook Romeo , Michigan 48065 (586) 752-7972

18200 US Highway 31 North # 114 Westfield , Indiana 46074 (317) 896-5371

Mid West Regional Director



National Alliance For Family Court Justice

http://NAFCJ.org

May 15,1999 I became a non - custodial parent of Angela Michelle Telmos 12/10/89, & Michael Ryan Telmos 6/11/91.

Judge Viviano used "Parental Alienation" as legal basis for abuse evaluation & "The S.A.I.D victim". Any an all evidence of sexual, physical, emotional, physiological abuse was ruled as inadmissible, irrelevant & the children were removed from my custody. Even sexual abuse of my children by Grand father & Brother of biological father. Over turning a previous ruling of Judge George Steeh 3rd., affirmed the children had been abused by their natural father.

Former Judge Steeh 3rd, Friend of the Court Chief Investigator William Zim, Protective Services (substantiated sexual abuse of the natural Father Laurence Fredrick Telmos). Director of sexual abuse Clinic Macomb Co. Ms. Laura Henderson concurred support of the Telmos children's statement of abuse.

Psychologists PH.D Ms. Barbara Fisher concurred support of the Telmos children. Ms Karen Allmaker PH.D as well as Mr. Dion Ewards PH.D.

Care house also supported the Telmos children. Laurence F. Telmos failed polygraph given by Detective Mulso, Macomb Co. Sheriffs. However Carl Marlinga's office chose not to prosecute. In charge was Ms. Trish Fashard, then Ms. Teresa Tolbin.

Judge George Steeh 3rd left 16th Circuit court to become Justice of the Supreme Court of Michigan 7/3/1998. Judge Viviano was assigned my case # 96-6232 DM, Telmos - V - Telmos .

I was so moved by Judge Viviano's past I wrote Chief Judge Maceroni who over sees 16th Circuit Court to not allow Viviano to over see my case, Viviano has had sexual abuse charges against him of 5 females of Macomb Co. Youth home # 024-4986-94 by Michigan State Police.

Viviano should not have handed this case biased to personal to him to adequately protect my children . .

I have a copy of the original police report. This case was covered up, reported to the public Judge was investigated an found not guilty. Not prosecuted by Carl Marlinga's office. Children not protected by Social Services out of Detroit or Lansing.

Judge Viviano not removed by Judicial Tenure or Licensing Division out of Detroit or Lansing. State Police silenced as to true Facts of case. Just as with my case! Judge Viviano was exonerated of any wrong doing Just as Laurence Telmos was, his record was cleared up an his past of any an all wrong doing from law enforcement protective services, PAL & GAL'S of Attorney's (James Miller his Atty), My then Atty. Janet Fredrick-Wilson (please beware A Wolf in Sheep's clothing, I did not know at the time). Representative & spokesperson for Fathers Rights "Parents for Children PAC. Judge Viviano, Friend of the Court & Court appointed psychologists of NEW FAMILY DIVISION Karol Ross PH.D; Author of "The SAID Victim:", (wife of Democrat Ex-Senator of Michigan Doug Ross)

Gordon Blush PH.D., Karol Ross PH.D., Moria Simms PH.D., Dr. RYAN PH.D all teaching Richard Gardner's Parental Alienation Syndrome & S.A.I.D by Ross & Blush. Seminars being taught by All through out our system. All are by: Kelly O'Meara Investigative reports InSight Magazine

Slush Fund's / Justice for sale in LA (5/3//99) (Bryer Tort 9/10/98)

http://www.johnnypumphandle.com/cc/bryr0910.htm

http:nafcj.org/Haskins.htm This is being taught by AFCC http://iNAFCJ.org
Innocence Lost (5/14/99) http://www.prevent-abuse-now.com/rebuttal.htm
Has Psychiatry gone Psycho (4/25/99) http://www.loinhands.com/psychology/richard_gardner.htm//

My case File & other paper work came up missing, tapes of testimony were tampered with, transcripts not transcribed accurately. I have complete paper work of tapes an so on as not to get lost.

Macomb Co. sheriffs lost or threw out hand cuffs, tires, & belts father used on children, I have pictures an a receipt of contents given to police.

My children & I were court ordered to do visits (right to Access Visitation as to Gardner theory an Parental Rights) at Haven in Rochester, only to find out those in charge allowed Father to repeat (4x) molest again while they received funds, he paid on a "sliding Scale" A sliding scale is participant pays a small percentage of 10 to 20 percent of weekly wage and what is not paid Federal or non - profit Organizations pick up rest of bill.

Sexual abuse was unsubstantiated at Haven even though case worker Shelly Anders believe my son that this happened. Helping my children reconnect with * Father as to "The Fatherhood Incentive Programs" Giving custody to pedophile father. Children's Charter, Casa, United way, an many more as reported by those in charge to continue the abuse NOT help the children of abuse.

I & my children were ordered to Co-operate or be separated from each other, after all nothing happened to you, mother is sick, she brain washed you, mother needs help, Macomb Co. Sheriffs to pick up mother and place her in St. Joe's mental hospital as ordered by Judge Viviano.

Father gets custody, mother & children NO CONTACT. Mother to pay child support. My children are now silenced to abuse of Father, I've been silenced by those in charge, as now it is I who are the Victim & Labeled Perpetrator.

I talked to Prosecutor Carl Marlinga, he said we wouldn't win why waste tax payers money? I went to "Turning Point" (main place women go to for sexual abuse help) wouldn't help, this would cancel Federal funds let alone support from Judges, Atty's and supporters of non-profit contributions as Senator Debbie Stabenow. Ms. Stabenow is also a member of "The Children's Rights Council" which is in thick of many members of Pedophile Fathers Right Movement.

Debbie Stabenow is Senator of Michigan, which works with turning point as to the "Sane Program" and Carl Marlinga getting government grants & funds for the following programs, the catalog of Domestic Assistance (CFDA), Federal Information Center (FIC), In addition to Grants there are also government contracting opportunities as Children's Charter of Michigan, CHILDREN'S CHARTER is a part of the Family Law Division / Family Circuit Court Counseling.

I went to Atty. General Jennifer M. Granholm for help before she became Governor http://www.mlchigan.gov/gov

Both of my children are now special Ed & failing that. Both have been in & out of mental hospitals while in Father & stepmothers custody. I have had no contact, I'm not the abuser!

Visitation Centers & Social Service Visits

Both visitation centers & social service visits are funded by our Federal Government to promote Fatherhood projects. Its a put together deal from Wade Horn to Richard Gardner.

They claim to be protecting the child, while the other parent is having supervised visits. Can't use Parental Alienation on the system this way or say they are violating a parents constitutional rights.

The visitation money is in access / visitation through out DSS, Dept of Social Services. F.I.A. Family Independence Agency. CPS Children's Protective Services

Agency or Facility to Provide Supervised Parenting #1

I can help you to understand "Agency or Facility to Provide Supervised Parenting"!

First you are a Case, & or client (s), This Facility provides a service. Whither it be non-profit organization or not it will receive Federal Grants & Funds to Facilitate Supervised visits of non-custodial parent.

Mandated by law under the disguise of "The Fatherhood Project" To end the dead beat Dad, if he can have visits he'll pay his child support. If you volunteer to this all the better, if NOT you will be court ordered to do so. Just as Richard A. Gardner M.D., "Parental alienation Syndrome (2nd Edition) June 19,1999 http://www.fact.on.ca/info/pas/pasadd01.htm says this is court ordered traditional therapy to deal with PAS families. This is where you the custodial parent at the time are the Alternator an if these visits do not take place on a regular bases we will remove the children from your custody.

Which is what is going to happen any way, we will balance our national Deficit, end dead beat Dad & eliminate Welfare as we know it,. And one again our Forefathers & our Constitutional Rights will be in control of our population of ownership over our Women & Children thus taking back our Patriarchal Rights

As in this (2nd Edition) All those who help Facilitate this will get a cut of the pie. "The Fatherhood Project 2 - Up date. Fathers Rights Infiltration of the Department of Health & Human Services. http://members.aol.com/asherah ____ Mandated by President Clinton June 16, 1995 Fathering: The Man & His family, a must read.

Once visits are court ordered you will bring your children to facility a program monitor & staff will supervise the visits. Only the Director is mandated by Law to report any abuse that has occurred at the facility. Most staff are college / an or high school age volunteer's who don't have to report any abuse they are not mandated by law!

You will have supervised monitored visits, or (Supervised - Exchange) drop off & pick up visits or Telephone Monitoring contact visits. All records about client's case & / or file must be obtained Via Subpoena, & must be Authorized by Client through a release of information form. The Client is the Non Custodial Parent. They pay for the visit. No matter if they've abused the child or children. This is to be a safe place to do the visits, an they will supervise & monitor for you!

My children & I had a nightmare of visits at such a facility, "Haven "Rochester, Michigan 892 Rochester Road, Rochester, Michigan 48309. From 11-1-97 to 1-9-97 case #96-6232-DM Telmos-V-Telmos Director of 'Haven "Karen Swords, Legal Counsel for "Haven "Steven C. Kirschner, Monitor Ms. Jackie & stuff Jenny & Tracy.

Intake wasn't bad, but after this the nightmare began. I filed a grievance on 'Haven "An contacted Protective services to investigate abuse of "Haven" staff & sexual abuse of my son by Dad at "Haven".

On 11-1-97 My children were taken to a room separate from me to do an interview of children to see if they wanted to visit Dad. Once in this room they were persistently badgered to visit this went on for an hour. No food nothing to drink & you can not play with toys until you visit. They were placed at a table an se in a chair for a continued hour of harassment to visit. They were told they could go back to Mom in 15 minutes if they did not want to visit. How ever my daughter told me she was told no 4 times, not until she agreed to visit. My son wanted to see just for a minute how Dad looked, then he wanted to go back to Mom.

My daughter was brought back to me after one hour, I was told she didn't want to visit. This was when I found out they were badgering my children to visit while being confined to a table an chair in a enclosed room in another part of the building away from me. After all I thought they were visiting Dad. I was told my son wanted to visit Dad, not true he only wanted to see what Dad looked like.

My son told me he was taken to a room & the door was closed after he entered the room his Dad was there an some girl sat at the table, & Ms. Jackie would come an go to an from the room. He was afraid so he tried to hide under the table he said they wouldn't let me hide. So I built a wall of blocks to keep him from touching me, but he touched me anyway. I told Ms. Jackie an she put my Dad in a chair by the wall away from me two times. The other two times I told that girl he was touching me an she just looked at me an did nothing. Four times he touched me out side of my clothes. He touched places he shouldn't touch.

After this visit my son came back to me a hour later, his Dad said he only had 45 minutes with my son. What happen to the other 15 minutes? My son had sleeping problems, an wetting him self after this. He even tried to kill him self. He's only 7 years old.

These two children an my oldest son were so traumatized by the abuse they incurred by this man, his father an brother. The court awarded me custody & no contact for the Dad. This Dad was placed on central registry for abuse of my children by Protective services case # V3887249P Friend of the Court also did an investigation, an found abuse to be true an Dad was to have no contact.

I can for a fact back up any an all I'm writing about .I have Documentation as to my case which I have sent to many people as to not get lost or thrown out .

Just as Macomb Co. Sheriffs (Michigan) threw out or lost Nylon cable ties, slip not ropes, belts & car burlap heavy gage luggage tie belt & hand cuffs. These were the things the children said Dad used on them. Just a few of the items, good thing I didn't give them every thing. I have taken pictures of these items & have a receipt from Macomb Co. Sheriffs of contents. I have two school counselors telling of Dad using these things as the children told them. Judge Viviano pretended he didn't hear this, then said the mother told them to say these things. So this evidence was dismissed as well as Friend of the courts findings & central registry substantiation.

I and my children were being protected until PAS "Parental Alienation" was the reason for my children not wanting to visit.

Not only this but Judge Viviano on my case was cleared of sexual abuse of 5 females at Macomb Co. children's home. I have a copy of this 22 page police report. Judge Viviano DID sexually abuse these children, it was covered up. I've been trying to expose him.

Judge Viviano has given my two youngest children to Dad. Dad & new 2nd other has my children, I'm not allowed any contact. Custody was given May 15, 1999.

Dad's new 2nd other is a drug dealer & user along with Dad. This 2nd other lost custody of her 3 children because of drug bust an sexual, emotional, physical abuse of her own children.

Till this day I have no contact with my children, had I not gotten a call from a friend I would have not known where they moved with my children.

Others as well as my self have been forced to deal with visits, contact with the abuser, an a loss of custody to the abuser. Abuse by the Legal system an those in power an authority. Now its Dead beat Mom time, court time & jail time for non payment of child support. Not allowed any contact. Or placed on supervised visits if any. It is enforced by Law, to the police officer - its court ordered an mandated by Law. This is Federally funded http://www.gate.net/-ltz/ltz/contents.html

National Alliance for Family Court Justice "Home Page" http://NAFCJ.org

Fore Fathers & Constitution when we owned slaves, head of our house holds, women didn't vote, women & children were chattel.

P.S If you want real paper work on supervised visits I have all my rules from Haven & court papers I mind sharing.

page four

1 Pedephile & Child Porne Network >>> http://www.thecpsc.com/links.html

These police departments were not on this site until Charlotte Blasier, Ann Cox & Robert Blasier became involved in my life. These people help Pedophiles & child pornographers.

Just like they did in Paula Oldhams case & Jean Travis grandson Jack as well as my case.

I live in Macomb Co., my ex lives in St. Clair County, my youngest son was taken in to custody in Oakland Co., 4/19/02 # 01-657927-NA Michael Telmos 1200 N. Telegraph Rd, Pontiac Michigan 48341.

The Michigan State Police, an the Attorney Generals office is on there too!

Oh by the way Macomb Co. Sheriffs department has a new internet sex crimes division to catch child porno on the internet.

Kathy McGuire's case is in Warren, Michigan yes its on this site now too!

What a better way to protect yourself then to be right in the middle with a COVERT BUSINESS.

Richmond, (Mi) PD is the only post open because they shut down stations in Romeo & New Baltimore. Richmond post is where Michael McGuire failed his polygraph of sexual abuse on Kathy's son. Richmond post is also the station my ex husbands new 2nd other took my Daughter to say mom touched me after they had custody for a year.

I helped out Alma Wheeler Smith in campaigning at a MEA Conference Gubernational Forum Feb. 2, 2002. I talked to Former Governor James Blanchard, he was having lunch with Former Senator Doug Ross & Karol Ross PH.D who wrote "The S.A.I.D Victim". She supports Pedophile peddler DR. Richard Gardner. http://www.newsmakingnews.com/ross.familycourtcorrupt2nd2.19.03.htm

I also wrote & sent all I could to Judicial Tenure Commission about Judge Vivian & Judge Ronda Craig giving my children to 3rd Generation child molester (my ex Laurence Telmos).

The said nothing was wrong with what these Judges did. Grievance No: 01-13580 Dec. 17, 2002.

Attorney for Staff Casimir J. Swastek., Executive Director Paul J. Fischer, Commissioners Judge William B. Murphy, Chairperson Judge Thersa Doss, Vice - Chairperson Judge Barry M. Grant, Secretary Henery Baskin, ESQ, Carole L. Chiamp, ESQ, Peter B. Fletcher, Judge Pamela R. Harwood, Judge James C. Kingsley, James Mick Middaugh.

Please be advised that the Michigan Judicial Tenure Commission has completed the investigation conducted at your request, & determined that there is no basis on which to file formal complaint or take any other action against the named Judge . The commission's sole authority is to determine whether there is evidence of Judicial Misconduct, as defined by law, & inappropriate cases commence & pursue disciplinary proceedings. The commission is not empowered to act as an appellate court or grant any relief to those who file requests for investigation. Accordingly, our file in this matter has been closed.

I did take this to Appellate court # 219995 August 3rd, 1999, after Judge Viviano contacted them they dismissed it from the Docket. Vivinao; said how about WE send you some paper work.

They need my children to VICTIMIZE. Former Ombudsmen's Karen Quinn told me I would never get my children back. Ombudsmen Robert Geake will not allow me to visit or show him the corruption in my custody case by F.I.A. Viviano allowed Friend of the court to investigation Chief William Ziehm. I filed for change of custody due to my son being a ward of court in Oakland Co. after being in 2 mental hospitals on 5 different occasions. I was Denied. No change of circumstances. I can't even see my children. My 12 yr. old daughter is being abused, she's still in Dads custody. I 've tried to protect my children, I've been labeled. Clearly they are the ones who are Mental.

4 years no contact from my children

I filed for custody again. My son Michael (D.O.B 6/11/91) has been in a mental hospital 5 times & hospitalized for trying to kill himself. He is now in the custody of the state of Michigan, has been placed in Foster Care, with out my knowledge. Some one called my house & let me know about court hearings in Oakland. I have been banned from records.

My daughter Angela (D.O.B 12/10/89) has been in mental hospital 3 times & hospitalized once for trying to kill her self. 6/6/02 # 0200289 DI 31st Circuit 201 McMorran, Port Huron, Michigan 48060.

I'm being accused as the reason for all of this. They let my ex & his Pedophile Family have custody all the while they abuse them & place the blame on Lola.

Any way I'm back before Judge Viviano, who will not remove him self from my case. He did another Friend of the court investigation number .Just stalling for more time for my children to be abused. This is the second F.O.C investigation in three months, the last one said NO Change of Circumstances. Even though I presented the Evidence of my son being awarded custody to the state & my son being placed in a mental hospital.

I was placed under contempt, Viviano had a police officer stand behind me .I was told if I say one word out of time I would be taken to jail . Judge Viviano would ask me a question & before I was finished, he would cut me off & ask my ex what he had to say about what I said . So my ex had the final say, I would try to get on the record the facts, I was told to present them at F.O.C investigation . So every thing I said was labeled an out burst . Well I did not go to jail, I never know the way this Judge & my ex do things, you never know what they are up to.!

My children should have been removed from his custody on the spot, instead my ex left the court room to go back home & continue the abuse of my daughter. My oldest son & I left the court, while in the parking structure my ex circled us with his car, then parked off the road waiting for us to leave the pulled up right behind us & tried to follow us home. An he's the one making stalking reports, my son & I went to police, they said he did nothing wrong.

My Ex's PPO was thrown out in St. Clair County.

I went to court Thursday, I was the last case. The Judge kept me until the building was cleared out. You know how that goes, Don't We. I presented my facts, my ex filed a PPO against me for the 3rd time.

I'm sick of being bullied & stalked by him & his new other. I have done nothing. I found out my youngest son is now award of the state of Michigan. He's been in 2 different mental hospitals on 5 different occasions. My ex is trying to keep me from information & keep me at bay. He's the one who needs to be looked at. The Judge threw out the PPO, I went to the police & reported him for filing a False Police Report. I want charges pressed its a 4 yr felony if convicted. Key word here is convicted, we all know child molesters have protection under the law. And once they have custody of your children. You & threw children are prisoners for the ex 2 do dam well as they see fit.

No help, my children will die!

My ex was given custody even though he sexually abused my children. I had custody for 3 years, my children were improving, both were in regular class's, now both are special Ed & failing that.

Another Judge was put on my case & within 3 months the Family of Pedophiles had complete control. Mother "No Contact". What happened? P.A.S "Parental Alienation" was put in place on & my children's lives. Richard Gardner's REPROGRAMMING the Alienated Children has paid off (Brain Washing Program).

My ex has had my son in mental hospitals 5 different time, an in Children's hospital for trying to kill him self. My son is in Foster care & on 4 different medications to the Max. Father gets visits because Protective services offers those Federally Funded programs to help Father reconnect with child.

Mother is allowed NO CONTACT. I was told I'd be picked up by police if I entered on or near where my son is staying. I also found out my daughter has been in mental hospitals 3 x's & has tried to kill her self.

I went to a pretrial hearing over my daughter last Monday, she was in custody for Domestic Violence, on my ex & his new other. Seems they wanted to spank her & when she fought not to be hit, the step mother got a scratch on her arm, the father got a quarter size bruise from her kicking free. They were carrying her arm & leg into the house to be hit. One on each side.

I watched in court when this pale underweight hunched over little girl with a small voice bound up with shackles said I did do that, I did not want to be hit. So she's is being held in Juvenile center, guess she won't fight or tell any one of her abuse again.

The police, the court, even her Attorney sold her out. I have the documentation to prove it! This is so sick, no one will help, I get to watch him & them kill my children slowly. While I can't have any contact. Watch us die & do nothing.

No Change of Circumstances 2 give Mother Custody?

I filed for custody of my children Michael Telmos 10 & Angela Telmos 12. I lost custody to the biological father who is on Michigan's central registry # V3887249P. for sexual abuse of my children. He was given custody by Judge Viviano of 16th Circuit Court, Whom was investigated & covered up of sexual abuse of 5 females from youth home in Macomb Co. Incident NO: # 0244986-94.

I was denied No return of my children, No change of Circumstances. I have found out an have documented paper work of abuse of Isolation, Lack of Food, Imprisonment of my son. By both his father & step mother (CPS documented this but found no ABUSE).

I have found Medical evidence of both of my children being treated because they were misdiagnosed by information from father & step mother. My son has been in two mental hospitals on 5 occasions. My ex & his new other had refused to pick him up & take him home, so he is now award of the State of Michigan. In the reports it states their where no other family members. NO one called me or told me of my child being in their custody.

My daughter has been misdiagnosed with cerebral Palsy, she is having trouble walking from the sexual abuse. She was not born with this, she developed it after father got custody.

I have been denied of any contact of my children. Judge Viviano is not happy with me Exposing his abuse. The state is not happy with me of Exposing THE COVER UP of those in charge. Macomb Co. Prosecutor Carl Marlinga is responsible for NOT Prosecuting these Sexual Offenders.

How ever they have made me responsible for the abuse of my children, while keeping them from me. And to top it off I'm to pay child support for these people to abuse my children & me. I was told to enter my self in at St. Joe's mental hospital or never see my children again, as well as being arrested for non payment of child support. I will be imprisoned as my children are to be Sikenced In my own country, my own Land.

My Case & Viviano

Kish 1 of Michigan's missing children is DEAD. Father, Son face trail in teen's slaying by: David Shepardon, Detroit News online http://www.detnews.com/2002/wayne/0211/14/d03-10215.htm

The Lost children in the system Macomb County

http://www.zwire.com/site/news.cfm?newsid=6045440&BRD=988&PAG-461&dept_id=141265

The Lost Children - A news 31 Team Investigations

http://www.wwmtnews3.com/wwWT-News/Features/iteam/lostchildren.htm

Chief Judge Peter Maceroni of 16th Judicial Circuit of Mt. Clemens Does not Know of what he speaks. Macomb hit an all time record High in the Nation for Abuse of Children.

Does Maceroni know how many times my children were in mental wards?, hospitalized for try'ing to kill themselves to escape abuse, since custody was awarded to Pedophile Farther. Does he know both my children are in Foster care, and waiting to be returned to be abused again & again. Does he know both of these children now have criminal records from behavior problems? Does he know how many times they have run away & asked for help, only to be called a liar again by police, social workers & those who report Every thing is fine in Michigan?

I asked Chief Judge Maceroni in writing to protect my children & not allow Viviano to over see my case. Because Viviano was accused of sexual abuse of children in Macomb, I felt Viviano would identify with the accused. Guess what he did just that an any an all evidence of sexual abuse was not allowed, as a matter of Viviano's ruling No abuse Ever happened.

I thought I could go to Maceroni, I served as a Juror in his court room, I was awarded an appreciation certificate by Judge Maceroni on Anthony Bright killing of Brenda Ann Howitt, January 1995.

Does he know I'm in 3 different Counties in Michigan trying to get & protect my children? I'm not allowed any contact, I was accused of "Parental Alienation" an after the abuser got custody I was set up as the one who abused my children. Every one makes money in "The Fatherhood program" at any an all cost to the children's lives being put in Danger, all for the all Mighty Dollar, Greed is a better word!

It is the Children & those trying to protect them that lose. Would you like to see & read about the Judge that is protecting an abuser? He is also on the board of Directors of Children's Charter. http://www.zwire.com/site/news.cfm?newsid=6032658&BRD=988&PAG=461&dept_id=141265

I found my court ordered Custody Evaluator Karol Ross again, she is contracted by the court to do Evals to discredit children who have been abused, as well as discredit Mothers & Fathers who try to protect. She does not believe any child is ever abused. http://www.rgardner.com/refs/for_f.pdf

We have a Pedophile ring working right within the walls of our system. It must be stopped. I can tie in child porno as well with my case right here in Michigan ,as with an International Pedophile , Porno Ring. Charlotte Blasier & Robert Blasier were tracked by YAHOO after I exposed the link to their doing, mind you there were 185 different police departments on her web sites as contacts, The F.B.I, many Advocacy organizations as well. This is who I turned to for help, only to find out I'm not their only VICTIM. They set me up, I have had not seen my children since their involvement, May of 1999.

About Corruption

I have three children, Jawn Bree Wallace 1/11/79, Angela Michelle Telmos 12/10/89, Michael Ryan Telmos 6/11/91. All three of my children are Victims my ex's family abuse. His mothers bragged of baby sitting 40 to 60 children (sick).

I have been to the F.B.I, we have a sub station close by in Clinton Township, I also contacted Detroit F.B.I. They tell me to leave Charlotte alone. I've filed complaints with consumers & license of California, as well as State Police of Michigan & California on how dishonest & dangerous she is.

Charlotte, my ex, Judge, & protective services all colluded in conspiracy of me from exposing what they have done to my children and me.

page eight

She, my ex, Judge & protective services I'm sure are involved in a Covert child porno ring. Sounds unreal I know but what other reason would they need my children's bodies for? My ex called it 9/10ths of the law is possession. My children are in their possession. The things my children told of were sick, the only way they could have known was that it had happened to them I took some things he used on them, I have pictures of the items. I also had the police write me a receipt for these things. I gave in an envelope. When I found out they were not going to do anything. I asked for them back. They told me they lost or threw them out. I asked them if they gave them back to him so they could use them on my children again!

I 've gone to Internal affairs, Attorney General Jennifer Granholm. I an 4 other women did not get any help. She defended those in her office that were in charge of criminal investigations who did not do their job. When you tell her of problems she tells you to go to one of her assistants Margaret M. Flanagan which I did the I'm told Robert Iani is the criminal investigator. Bob Iani defends any an all action taken by whom ever within the government realm, so the cover up of corruption begins its snow ball roll.

Judge Viviano on my case sexually abused 5 females at the children's home he was a probate Judge over. The State of Michigan covered it up, I have a copy of the 22 page police report. The children's home sets right behind the Macomb County Sheriffs department, an is next door to the mental health department.

Read about the "Franklin Cover up" We have the "Macomb Cover up" We hear of children being used from Eagle Village & Foster care Abuse. Its all about money.

AFCC History has adopted "The S.A.I.D Syndrome ""The S.A.I.D Victim "http://NAFCJ.org
The courts have adopted this by Karol Ross PH.D she is married to former Senator Doug Ross.
Karol Ross & (Convicted child molester Gordon Blush) wrote "The S.A.I.D" they promote Richard Gardner's "Parental Alienation"

Expungement Hearing

I had an expungement hearing to clear me of improper touching of my daughter Angela .At this hearing Katie O'Connell of Care House testified to the fact that "The Telmos Children told her that Dad told them to lie about his touching them", Not Mom.

CPS worker Robert DeJarnett testified at Evidentiary (De Novo) hearing that Katie O'Connell told him that the children said the mother told them to lie & that I admitted to Katie that I told the children to lie.

Robert DeJarnett perjured himself at this hearing .I have this on tape which I've sent out to 5 different locations so they wont get lost . Robert DeJarnette also gave the 16th District Circuit court False documentations of my case as well as law enforcement collaborations . I called the Ombudsman's office for an Investigation of this ,Karen R. Quinn wants me to give them all my information ,then they will see if any investigation will take place .She told me I was not getting my children back anyway!

At this hearing the Perpetrator him self (Laurence Telmos) was called in to testify for protective services an speck for Angela . He's still on central registry for sexually abusing my daughter at the time . I was in the court room when Judge Viviano told my ex to take my children to care house & get it on tape on how I abused my children . My ex's new 2nd other was also called in to testify against me on my children's behalf . She talked as if she knew me ,she took every thing from Karol Ross's report that the children told of how Dad abused them & said Lola did those things . So now the records reflect I'm the abuser of my children .

I was not expunged, I was set up. I'm the one who sought protection of my children from the start. That is why I divorced this man to get way & protect my self as well as my children from abuse.

I have not seen my children since ,I'm told they Hate my gusts, who's the Alienator?

Will you Please Take the time to help me and my children? Thank You, Lola Telmos

I have been a member of Family Court Reform from 1998. I joined to get insight on my own case as well as taking steps toward reforming laws already in place. Once I joined, I got an enormous out pouring of information from Liz Richards and other NAFCJ, members.

I divorced my two youngest children's biological father after all three of my children disclosed physical & sexually abuse. My oldest son is from an earlier marriage ,yet all three were abused by the ex-my eldest son and younger son and daughter.

I filed for divorce in 1996, and it took until 1998 for the divorce to be final. I got sole custody. The ex stalked and haracsed me and the children. I was continually in court until custody was switched to him in May of 1999.

How could I possibly know & understand all of this back than? I'm a Victim, my Children are Victims. I had custody for three years until "Parental Alienation" of PAS was introduced into our lives and used to justify switch of custody. The "S.A.I.D" (Sex Abuse Im Divorce) syndrome was used by the Author herself — Karol Ross, Head of The Court Evaluator contracted by Macomb County Michigan Court to be the independent evaluator for divorce & custody cases.

My children were enlied lines; I was called a line. Judge Viviano yelled 'No Abuse' happened by any one other than the Mother. He switched custody and prohibited me from any contact with the children despite saying over and over that I was a good mother and the children loved me and I loved the children.

This is all proven in a 4-hour countroom video tape which Liz has and has included in NAPCJ TV video of TV programs and other videos on this issue. On this tape the children's teachers testified to the abuse they observed and and no witnessed childrenged them. The children had even been placed in special class for their abuse by the time of the castody switch houring. Police had taken and destroyed physical evidence. One day I'm a good mother & the next I'm the only abuser. For 1 1/2 hours of the 4-hour castody henring Judge Vivisno attacked and belittled me. He labeled me mental, even though I have no record of mental illness. Accused me of brainwashing my children into believing they have been abused. Viviano mid I had abused my children emotionally (by talking about the abuse), that I had a sick bond with my children. Viviano ordered Macomb County Sheriffs department to take custody of me & place me in ST. Joe's mental word.

My ex had summeried a women who lost custody of her three children due to selling & using drugs, as well as neglect & failure to protect her own children. Her children were sexually abused by her live-in boy friend who was out-of-prison-on-probation-ex-on. He was convicted of sexually abusing his own children. Even their bebysitter's boyfriend was convicted of sexual abuse of one of her daughter's in her custody. The court & Pannily Independent Agency would not allow her custody of her own children. Yet they gave her mine, because she was married to my ex.

Not only was this a concern, but the fact that Judge Vivisno had been investigated by the Michigan State Police for sexually abusing 5 females in the Macomb Youth home when he was the Probate Judge in charge. I have a copy of the 22 page report # 024-4966-94, and it

investigation was tampered with from the beginning. The Victims were approached by Judge Viviano & felt threatened, so would not testify. Viviano said it himself, do the report was placed in a basket & forgotten. No charges, No conviction, No Victim's, No Witness. The media & hub of the community my's he was cleared. A Cover-Up is a better choice of words.

I was placed on supervised visits of say children as soon as the ex was awarded custody and not seen them since, except for 3 supervised visits several years ago.

At this time he ex does not have custody of the children. Both children were removed from his home and are now wards of the State of Michigan. My daughter is in flater case, my youngest son is in a mental facility for problem children. I have documentation both of my children have been in several mental hospitals on at least 6 different occasions, and hospitalized for micide. Both are in Special Education, and falling. Both are on inedication to medify their behavior. Both have criminal records from behavior problems while living with the ex & his new 2nd famile companion. All of this since while being in fathers custody. They destroyed the children and blamed it on ma, despite the fact I have had no contact with them for years.

I am not allowed contact, not by phone, by mail, or in person. Yet I'm ordered to pay child support. I'm told my children hate me and do not want to see me. Court files have been closed to me; information kept from me. I have saked for school pictures an records with no response. I have been threatened with arrest if I make any attempts of contact my children. I'm to leave the ex & live-in girlfriend alone. I've been threatened by Judge Viviano again if I file any thing in his court! If I file for custody due to change in circumstances any more, he'll deal with me severely, and again try to place me in a montal ward.

I have 5 evaluations and one character analysis of me that shows I'm normal, just a mom trying to protect herself & her children from an abuser.

—I left Michigan for safety in the full of 2003 and my other family members who were being stalked & harassed by numerous Macomb County Michigan law enforcement agencies. I have had to contact the last 3 Attorney General's for protection from police harassment along with harassment from friends of the Judge, and the ex.

I have lost my Children, my Home, my Job, my Credit! How much more could one deal with me severely? All this for trying to protect the rights of my Children and my self from abuse. I'm safe for now, but I'm not done fighting this battle.

Lola Telmos

PRINCIPAL ORGANIZATIONS AND INDIVIDUALS INVOLVED IN THE FEDERAL PARENTING AND CUSTODY GRANT CORRUPTION

Parental Alienation Syndrome (PAS) methodology was devised by Dr. Richard Gardner working with AFCC judges and father's rights groups "FRs", principally Children Rights Council "CRC" (previously named - National Council for Children's Rights "NCCR") and the National Congress for Fathers and Children "NCFC" for the purpose of giving abusive males an advantage in custody litigation by producing false negatives to suppress paternal child abuse evidence. CRC's IRS non-profit (503(c)(3) initial status determination (1985) and other documents name the following individuals as their officials: Meyer Elkin (also the Association of Family and Conciliation Courts - "AFCC" co-founder), Warren Farrell, Ronald Haskins (former Congressional Ways & Means, staff director, 1988-2000), Debbie Stabenow (then a Mich. state representative, now a U.S. Senator), Joan B. Kelly (Northern California Mediation Center), James Levine (Director - Fatherhood Project), John Money (John Hopkins professor) and other important "players" in the AFCC-lead family advocacy and pedophilia movement. PAS was devised to obstruct charges of paternal sex abuse by producing a false negative and transferring blame to the complaining mother (Protective Parent) by switching custody of the abused child to the father, blocking most or all contact with the mother and engaging in a campaign of official retaliation against the mother to enforce her silence.

CRC literature proclaims close association with the AFCC. Many people who promote PAS are officials or activists with both AFCC and CRC, including Elizabeth Hickey of UT and Joan Kelly of CA - Northern California Mediation Center. AFCC judges associated with the CRC or the bad custody practices include: Judge Lawrence Kaplan of Pennsylvania, Dranginis - CT, Cawood - MD, Kass - NM, Rotman MA, Jones - North Carolina - and many others.

Dr. Richard Gardner has been the centerpiece of the fathers rights movement and their public policy efforts. He was the featured speaker at their events until his recent death by "suicide" caused by 7" butcher knife stab in his heart. His publications have been sold through the CRC membership network, and has been instrumental in the implementation of CRC's self-devised federal "custody" program - The Access/Visitation (A/V). Gardner's writing are very prooffender and pro-incest, including statements that a mother who is angry at the father for incestuous relations with the daughter, should be sobered up and told to use a vibrator to make her more sexually responsive so that the father will not need to seek sex from his daughter. Despite being frequently discredited, judges adhere to his theories is custody cases.

John Money and Warren Farrell are also incest/pedophile advocates. Money interview for the notorious Dutch pedophile publication Paedika, endorsed the legitimacy of sadomachoistic sex, and justifying a death during such a ceremony as free choice. Farrell interviewed for Penthouse on positive incest, saying it can be better for a teen girl to have her first affair with her father.

The A/V Program, began in 1988, with grants to Iowa CRC Iowa Chapter Director and Fathers for Equal Rights, Dick Woods, through the backing of Sen. Harkin, then Senate Chairman for Appropriations Subcommittee for HHS, and Bonnie Campbell, then IA Attorney General, and former Clinton Administration Director of DoJ Office for Violence Against Women. While the stated objective of the program is to assist visitation enforcement for non-custodial parents, - in practice the program acts as a kick-back scheme for CRC litigating members and their AFCC affiliated court professionals. A/V grants are steered to CRC members and their allies. AFCC affiliated judges, attorneys, psychologists are given financial incentive to favor the CRC litigating members who get their civil litigation attorney fees paid from A/V funds - basically using this as a case fixing vehicle. Gardner, Underwager and other members of the pro-

The following are the lead groups in this ring. These groups have sub-groups with similar or different names.

Association of Family and Conciliation Courts,

329 W. Wilson St., Madison, WI, 53703

Phone # 608/251-4001 fax 608/251-2231 e-mail afcc@afccnet.org

web sites: www.afccnet.org or NJ AFCC www.psychology.info.com/NJ-AFCC/feb 1999.html

Center for Policy Research, Jessica Pearson Primary consultant to the federal government on Family Policy and programs. Developed PAS-styled court programs but cover this up when doing evaluations and studies

American Academy of Matrimonial Lawyers, lawyers who represent the bad-dads National Headquarters, 150 N. Michigan Ave. #2040 Chicago ILL 60602, Ph. 312/263-6477 fax 312/263-7682; web site www.aamlsocal.com (Southern Calif chapter or: http://www.aaml.org/stepping.htm

Or: International Academy of Matrimonial Lawyers web site: www.iaml-usa.com/usa/members

Academy of Family Mediators, get court-appointments from AFCC judges and sides with bad dads.

5 Militia Drive, Lexington, MA 02173; ph#- 718/674-2663; fax 781/674-2690 web site: www.mediators.org e-mail: afmoffice@mediator.org

The Northern California Mediation Center, Joan B. Kelly, teaches PAS to court professionals 100 Tamal Plaza, Suite 175, Corte Madera, CA 94925

Ph 415/927-1422 or 800/777-9670 fax: 415/927-1477 web site: www.ncmc-mediate.org

Children's Rights Council, David Levy, umbrella group for most fathers rights organization 6200 Editors Park Drive, Suite 103, Hyattsville, MD 20782

Ph 301/559-3120 web site: www.vix.com/crc/ e-mail: crcdc@erols.com

Do NOT be mislead, Just because it says California, or Georgia or any other State, County, Town etc.

THIS PROGRAM IS GOING ON NATION WIDE, We have Found CASES With in EUROPE as well.

JUST TYPE IN THE NAME OF YOUR TOWN YOUR CITY ETC.
The program is the same (RICO) racketteer influenced corrupt organization.

Women have been labeled mental in one form or another ,Bi -Polar ,crazy ,delusional Paranoid etc. Parental Allienation , Munchausen Syndrome, The "S.A.I.D Victim", The S.A.I.D Syndrome.

Here we have the Pot calling the kettle Black. Only women have the problem, it is a Covert Pedophile organization to exploit women & children for profit.

National Alliance For Family Court Justice

http://NAFCJ.org

Lola Telmos 11950 Springbrook Romeo, Michigan 48065 Ph: & Fax: (586)752-7972 telmosL@yahoo.com http://NAPCLorp

National Alliance For Family Court Justice

Lois Telmos

Director Mid West Region 18200 US Highway 31 North #114 Westfield , Indiana 48074 (317) 896 - 5371 <u>telmost flyshoo.com</u> Record 49 of 200

31. E Mad

November 19, 1997

Teen testifies in molestation case: Oakland County Prosecutor's Office hopes others

come forward in trial of former court psychologist.

DR. Julian Bondon Blus Author " said V. ctim

worked: DAKLAND macomb

CELLITY S

By James A. McClear The Detroit News

Section: Metro Edition: Final Page: C1

Estimated Printed Pages: 2

Article Text:

A psychologist with the Oakland Probate Court who was assigned to counsel troubled youths Tuesday heard testimony accusing him of molesting a teen patient he was treating privately.

Gordon, 40, of Beverly Hills, was charged with a single count of third-degree criminal Dr. Julian sexual conduct and two counts of fourth-degree criminal sexual conduct in incidents that allegedly occurred between March and September in 1996.

The alleged victim, a boy now 15, nervously testified before Oakland Circuit Judge Alice Gilbert that at first he was too embarrassed by the episodes to tell his parents, who originally sought Gordon's help in treating the boy for dyslexia and an attention deficit disorder.

It wasn't until the boy was accused of exposing himself to a 4-year-old he was baby-sitting in April that he blurted out to his parents that Gordon had fondled and sodomized him in separate incidents over the seven months of treatment.

"I didn't think there was anyone I could tell this about," the boy testified. "I knew it would not go on forever."

The assaults allegedly occurred after Gordon, who raises horses, had befriended the boy while counseling him and took him to several horse shows around the state.

Besides his former counseling job with probate court, where he had been on staff since 1989, Gordon maintained a practice in Huntington Woods and did contract work with the St. Clair County Probate Court. He was terminated by that court several years ago after another youth reported "questionable touching," said Assistant Oakland Prosecutor Joyce Todd.

It was not immediately known how many youths were referred to Gordon through the courts or in private practice. Joseph Colaianne, of the Corporation Counsel's office, said Gordon was terminated by the county last June. Gordon is appealing.

The boy's mother testified that she sought out Gordon after her son failed to respond adequately to two years of school counseling. She said her concerns centered on her son's angry outbursts and poor nmp://intoweb8.newspank.com/pin/gate.ex...3M20xUjkoMjtt2LjAuMjQ3@state=smm375.5.1

33.

Record 115 of 200

E-Mail

ext Oniv, Ehsplay

List

Previous

December 18, 1997

In Oakland County: Child's molester asks for new trial: Psychologist says unrelated testimony swayed his jury.

By James A. McClear The Detroit News

Section: Metro Edition: Final Page: D4

Estimated Printed Pages: 1

Article Text:

Lawyers for convicted child molester Dr. Julian Gordon asked Wednesday for a new trial, saying jurors were influenced by testimony about an unrelated incident in St. Clair County.

Gordon, the former Oakland Probate Court psychologist convicted last month, was sentenced Dec. 11 to six to 15 years for molesting a Waterford Township boy he was treating privately for dyslexia and an attention disorder.

During his trial, another youth testified that Gordon grabbed his buttocks during "horseplay" at the Port Huron Profession Counseling Center.

Gordon was dismissed from the center for unprofessional conduct, but wasn't charged in that case.

Gordon joined Oakland County in 1989 as a staff psychologist, treating nearly 700 youths referred to him by the probate court.

Defense lawyer Christopher A. Andreoff, told Oakland Circuit Judge Alice Gilbert the Port Huron boy's testimony left the impression that Gordon must be a pedophile.

Assistant Oakland Prosecutor Joyce F. Todd said the incident showed Gordon had engaged in similar acts.

Wednesday's hearing before Gilbert is the first step in the appeal process. Gordon remains jailed.

Copyright 1997 The Detroit News, Inc.

Record Number: DTN12180071

E-Mail Text Only Display List Previous North

DR. Julian Bondon Blush



NAU LACIE

The Official Publication of the Macomb County Circuit Court

VOL 50, No. 29

MOUNT CLEMENS, MACOMB COUNTY, MICHIGAN 48043, FRIDAY, JULY 16, 1979

We are family

Macomb County Legal News Vol No 29 Friday July 16 1999



The Macomb Bar Association's Family Court Judges and Referees Luncheon was held recently at Luciano's restaurant in Clinton Township. Enjoying the festivities, standing from left, are Macomb Circuit Judge Donald G. Miller, Gregory L. Tolor, Karen A. Liwienski, Janes E. Cumoly William Staugaara Zaira M. Maio, David Elias and Anthony Urbani. Seated are Macomb Probate Judge Antonio P. Viviano, who is assigned to the Circust Court-Family Div sion. and Mary Beth Leija,

Top sirefuse

Maco]

■ Justices agree ! first-degree CSC (

By Chad Halcom

By a nurrow margin, 15 g in Supreme Court lias of appeal by Macomb Countries that could base charscate's criminal sexual base.

The distributed to the county last of smith to the county last of smith than S. Sweres, to stand in Enough december. Active Media:

Commence of the commence of th

Priblished Every Friday Information Technology

formation Technology LEGAL

AB COUNTY, MICHIGAN 4804 , RID

VOL. 49, No. 41

Macomb Legal News 10-9-1998



The Macomb Bar Association sponsored a seminar Monday on the Family Division of the Macomb Cunty Circuit Court. Shown from left Judge Lido V. Bucci, Family Division; David Elias, Macomb Friend of the Court cheif referee; Karol L. Ross, domestic relations consultant, Susan Isoppi, attorney; Linda Robak, Macomb Bar publications director and Anthony Urbani 11, chairman MCBA Family Law Committee. The program was held at the Macomb County Court Building. Mount Clemens

The MCBA Family Law Committee presents

Custody & Parenting Time in High-Conflict Divorce

Guest speakers:

Dr. Karol Ross • Dr. Moira Kennedy Simms

Hon. Peter Maceroni · Hon. Don Miller

Hon. Antonio Viviano • Chief Referee David Elias

MONDAY, OCTOBER 25

Check-in: 11:30 a.m.; Seminar: Noon - 2 p.m. • 5th Floor Jury Room Please bring confirmation slip.



amily Counseling Clinic: Mediation Counseling, Custody & Parenting Time valuations. Perspectives from the Family Counseling Clinic, the Bench, and the fond of the Court

RSVP MCBA at (810) 468-2940 or register by fax at (810) 468-6926

		ail to: 40 N. Main, Ste. 435, Mt. Clemens, 48043Amt. Enclosed:
dress:	Phone:	Fax:
y, State.	Zip	
arge my:	□VISA □ MC Exp. Date:	Fax:
	appears on card:	
ustody 8	Parenting Time in High-Conflict	Divorce October 25, 1000

Cost:

\$25. Members; \$40. Non-Members

\$15. Legal Assistants/Law Students MCBA Members \$30. Legal Assistants/Law Students Non-Members

Handouts included in fee. A \$5 surcharge added to these who register past 9:30 a.m. the day of the seminar Lunch provided for those who register by Friday, October 22, 1999.

Furths point to the Manarch Compy flar Association are not deceased as channels contributions for federal message purposes. However, the may be deducable under other provisions of the Internal Revenue walk.

37.

O CENTS

LN101000 to TELMOS: LOLA MAE 11950 SPRINGBROOM CT 60M80: M1

48035



Continuing on

The Macomb Councy Bar Association held continuing legal education seminars recently on attorney employment options and family law. The family law seminar focused on custody and parenting time in high conflict divorces. Above, from left, are presenters Sam Serra. Susan Isoppi, Dr. Moira Kennedy Simms, Dr. Karol Ross, Macomb Probate Judge Antonio Viviano and David Elias. At right, speaker Mary M. Barden confers with Sam Serra before the seminar on career choices for lawyers. Both programs were held at the Macomb County Court



where the constraints of the contract of the

make not organized after the continues in Same tropic stilling to plant the s Sell have been so with the sell of the se Continue was the continue of

Name of the Direct Capture agreement to the

South and the state of the same Bright Court of the Court Santa the state of management and a

Fried States and Compared to Assess and Longitude and

Commission becomes an above the thereto, the manager

The second second second second South Control of the second of

They are treated writter than to be mantener of a stage for the to

the a confident the Book Para di naka Marija جريده والمتألي الاعتماليكار فأأرز وجداء Oscili dintatteri nationimoo. 24 I have been been

or a section of the section of the section of

solar substitutes affected the property معقعه بالمداعون بهار وجاله ويصبط فيصابه والمراجعة والمادية The first constitution of the first page. للمرجة المواسدواين ترسينك فالمستلك الشارات شارحت THE BY THE OF THE CREATMENT ECO. Some suffering times and gradient of large floring at Salah Sa

Constitutes that the contention of the bridge. दर्ग क्षेत्रण (राक्षण एक हिनानश्चर्य को और अनुस्तृत ज्ञान And the first of the second of

KY PARK BANKADAN

The state of the state of the second the great or the strong confined the commence that And particular of the second o

CANCELLED LAND BURGER OF THE الرازي ويالد فينجي فيراجي وأواد والإي الأفاحة الريادي جاور فحفظ ting a language and the Areas a end you South and decrease of the page of the

to personal and the following of the state o Service Service Service De Service Chance of िक्षितिस्पर्दितिष्य ५३ स्ट्रिस् द्वार्ट्ड जानब्द

the forest from an in the end he dan 1. Per in Park of All 1 or Withings of the Addition of Shirting Bliston ranged to be a raine week Calleiges

But his many on to they to receive in this one promote, absorbe the and to he within the compagn at the الرازيون والزارو والطليسيني والمنتقا ريان والأولاية ويصفحوا الأموج الأثلي والأبلي والأي

A reservation of the contraction

The first was the constitution But the state of the state of the second A COMPANY OF WARRING THE STREET

Property programmes

A response of the second 2017年2月1日 · 100日 · 111日 · 111 e la come de la la come de la come La come de la come d

CARRY OF PRINCE CONTRACTOR The transport from the control of th conclusion to disposition of the contraction of the प्रान्थ्र क्षित्र र प्रमुद्ध एक क्षत्र र प्राप्त mana kalèng meréralah kal

Sweether the die officers of the entanen in medika attoria seri biro Andrew British Committee of the Committe e de la Colonia de Col

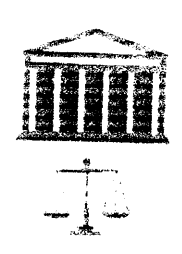
Machinistage News Fel 18 2000

State to David Com-

Dr. Karol Rose, director of the Pylichodiagnostic and Family Seevices Clinic for the Macroth Comby Chronit Court, was the speaker at a recent Maconib County Ree Association semicor. The sciritors topic was "Sexual Alesso Allega-Kons as it Relates to Femilies in Divorce, Principly and Jumpilly Matters' Conterling bears the securitate, from both, and Frank Commass, Ross and Paul Platt, The constitued with head of the Modernia County Count Building in Mount Clomber.

HAVE BRIEFCASE, WILL TRAVELIE







TRAVERSING THE FAMILY COURTS

if you practice family law in multiple jurisdictions, you shouldn't miss this event!!

Join us for a stimulating program
As we traverse the family courts.

Learn about the Wayne, Oakland and Macomb County
Family Court System from the Judges and Friend of the
Court personnel, then, join us for an afterglow!

Featuring:

Man, recerd, discernii Maccondi Councy Chresh

Hon Edward Sosnick Carriago County Circuit

Hon. Kreten Frank Kally Wayas Conney Chads

TULIDAY, OCTOBER 12, 1999 ALTEM. EXCALIBUR CONVENTION CENTER

78875 Franklin Road, Southfield, MI (Southwest Cerner of Morthwestern & 12 Talle) Cost. \$20.00 per person landalis in Hors d'amouses

1.2.V.Y. Cokland County Bar Assoc (248) 774-3400

ಿಕ್ಷಾಗಿ ಅಂತ್ರಕ್ಕೆ ದೇವ



Children's Protection Campaign Images & Text Copyright © 1996 All Rights Reserved. Contact the <u>CPAC</u> & its attorney <u>Fritz Claup</u>.

Jungard Asset Juriciana for Chica from Crines dich how in learn more Support Asset Forfeiture

No second chances for murderers, rapists or melesters.

Priority2

Do you want Larry Flint "entertaining" children?

1-916-133-7288

In Plain Site

Pedophiles Online. How to Protect Children 1.800 893-7335

How many children and teens have we seen in the media marching on the steps of the U.S. Capitol and to Congress to demand Age of Consent (AoC) laws be lowered, to assert their desire to have sex with adults, and to declare that their bodies are theirs and they should be able to have intimate (sexual) "relationships" with adults of their choosing? How many children and teens have held candlelight vigils, posted banners, or worn ribbons to show their support for pedophilia?

We don't see such things taking place. Children and teens are not clamoring for a change in the laws because they are frustrated by and tired of adults who oppose pedophilia and who object to giving pedophiles easy access to minor-age males and females.

What is happening, though, is, pedophiles have taken an in-your-face stance (when perceiving their identities are concealed), and they have a distorted reality, stating that adults who object to those who prey on children and teens are part of a widespread "child so a now e industry," comprised of those who are "repressed." Pedophiles wars 25/99 6:06 PN

Download Attachments I Back to Inb

- Choose Polder -

H

opecn02 Read Message as attachment Reply Reply All Forward Meesage Delete Message From: Secret 1975@sol.com | Add to Address Book | Black address Date: Wed, 26 May 1999 01:39:37 EDT - Subject: test mail Te: telmosl@yahoo.com . MISSING PERSONS & SENSITIVE CRIME INVESTIGATIONS Charlotte M. Blasier, Chief Investigator 11810 3600 Piedra Montana Road, El Dorado Hills, CA. 95672 (916)933-7288 Pax(916)933-7452 secret@calweb.com secret19759aol.com R-mail Lola,

If you get this, hit reply and write me back.



Terms of Service Copyright © 1994-1999 Yahoo! Inc. All rights reserved.

and the con-19627 CAN COL 79,1000 000 THE CO.

5- .

444 1

STATE OF THE STATE 美聞名 もっぱん

missing persons & sensitive crime investigations Charlotte M. Blasier, Chief Investigator 11810 3600 Piedra Montana Road, El Dorado Hills, CA. 95672 (916)933-7288 Fax(916)933-7452

secret1975@aol.com & secret@calweb.com

FACSIMILE COVER SHEET

FROM:

Charlotte M. Blasler, Chief Investigator

TO:

Jas. T. Miller, Esq., Laurence & Melissa Telmos

DATE:

May 28, 1999

RE:

Threats made by Lola Telmos

As per request,

Please call office to confirm receipt of FAX. ()

Please call office after review of FAX. (X)

Original will follow via:

()1st class mail. ()Federal Express. ()hand delivery

The information contained in this facsimile is confidential and is intended only for the use of the individual or entity to whom it is addressed. If you are not the intended recipient, be aware that any disclosure, copyling, distribution, or other use of the contents of this facsimile is prohibited. If you have received this facsimile in error, please immediately notify us by telephone.

This transmission contains 4 pages including cover sheet. Should you not receive all pages please call the number listed below. 372 Florin Road, Suite 290, Sacramento, California 95831 Telephone (916)427-1609, Facsimile (916)427-3600

MISSING PERSONS & SENSITIVE CRIME INVESTIGATIONS
Charlotte M. Blasler, Chief Investigator 11810
3600 Piedra Montana Road, El Dorado Hills, CA. 95672
(916)933-7288 Fax(916)933-7452
E-mail secret1975@sol.com & secret@calweb.com

This report is considered attorney/investigator/client work product

James T. Miller, Esq. Laurence and Melissa Telmos

Re Threats made by Lola Telmos

May 28, 1999

Dear Attorney Miller,

Due to being exhausted from nearly no sleep the last two nights I am sending you brief notes with regards to what Lola Telmos has told Anne Cox, The Children's Protection and Advocacy Coalition, 916-725-9490, and I over the last few nights. If you have any questions please do not hesitate to call Anne or myself.

The following are some of the statements made by Lola Telmos on or about 05-26-99, which concerned us the most (I have transcribed the following as close to verbatim as possible):

Said about her two youngest son and daughter residing with Laurence and Mellssa Telmos=

My kids are going to die. You'll see. I'll prove it to you. They're going to die real soon.

Sald about Laurence and Melissa Telmos and Laurence's father=
Someone has to stop them and it's been placed in my hands to do it.

Said about Janet Frederickson, Atty, and Judge Anthony Viviano Janet Frederickson didn't do her job. She's become part of them. Her and that judge. My kids told me about all of them. I know what has to be done. They're all involved in making sick films with my kids and forcing them to do sick things; even with animals and to each other.

The following are some of the statements made by Lola Telmos on or about 05-27-99, which concerned us the most:

Re 05-27-99, visitation with her children:

Just today my son asked me to kill him. He said, "Mom, will you kill me? I

want to die. I don't like myself.

You should have seen my daughter's vagina today. It was all red and swollen. She mutilates her vagina with her hands. She masturbates all the time.

My son's rectum was all red and swollen. I examined him while I was wiping him.

I'm court ordered not to examine my kids, but I don't worry about the supervisors saying anything because I work with the one who was here today and the others are all friends of mine. They won't say anything about what I do.

My daughter was real depressed to day. She doesn't know, like my son knows, that she's suicidal just like him.

With regards to homicides & suicide=

In the real near future you'll see. My kids will both be dead. Mike's going to do it. Mike will probably kill his dad and Melissa; then he'll have to kill his sister because she doesn't know she's suicidal; then he'll kill himself. He'll use a gun on his dad and Melissa, if he can get one.

They're all gonna die Tyou'll see. You'll see it or hear about it. Just watch out. They're all gonna die They're gonna die real soon. It's gonna die happen Tyou'll see! Tyou'll find out I'm telling the truth. Then, watch them do what they've been doing all along The reports and tapes will all be the changed around and they'll try to say that I did it. One way or another I'll get the blame. Then, remember I warned you it was going to happen that way!

With regards to a prescription medication Zoloft=
On 04-08-99, Michael tried to kill himself. He took three Zoloft. I took him to visit a friend and she told me to take him to Eastwood Clinic (in or on)
Arbor Oaks. The hospital wanted to keep him for three days, but I refused.
I just took off with him.

With regards to molestation of Lola's two minor children = I know for a fact that there's pictures and videos of them having sex. With each other. With animals. With their dad and that thing he's married to. But, mostly of them having sex with each other... And, there's even some of them having sex with our dog. That happened before my ex got custody of them. I know. I saw it. The kids won't tell about it. I think they were drugged when it happened. They'll probably say I did that, too.

With regards to parental abduction=

I've thought about taking them. I know I could do it and get away with it. I've made real good friends with Amy and Pete Waiter. Pete's Melissa's exhusband. He's married to Amy now. They live in Lemoore, CA. I'm real; good friends with her mother, too; and she lives in Onaway, MI. (sic). (Unknown if she was referring to Amy or Melissa's mother) I've planned on doing it, but I promised my son that I wouldn't. He got real upset when I talked to him about it. They've got him so brainwashed, he doesn't want to be around me sometimes.

I am unsure of what Lola was referring to when she made the following to statement=

I've been doing a lot of things on the Internet. You know you can find anyone and anything on there? It's been a big help. You'll see. You'll hear about it. I'm tired of letting them lie about me.

The report number for the case Anne Cox and I filed with your local law enforcement is # 44319-99. Detective Phil Newmeyer (unsure of spelling) called me from Laurence Telmos's residence last night. Newmeyer shared his tremendous concerns about Lola's lack of mental health and his belief that she is quite capable of doing great harm to her children, Laurence and Melissa Telmos. Newmeyer volunteered to me that he has felt strongly for years that Lola Telmos should be committed to a mental health facility for the safety of all concerned. I believe he said he is also the officer who responded to a 911 call from one of Lola's neighbors when the Lola attempted to kill one of her older sons with a fire extinguisher.

Blasics)

Sincerely,

Charlotte M. Blasier



Charlotte Blasier Tape (1) Page 1

Lola Telmos,

This Is Charlotte Blasier of missing persons an sensitive crimes investigations at (916) 933-7288. If I hear one more time about your slandering and libeling me, my agency, or my husband, If I find out your locating and contacting present or past clients of my self ,and or my husband.

I will take all legal action necessary to stop you. I want to make myself clear. You are not to slander or libel me or my husband or my agency !And you are not to make any contact with any of our clients. I strongly advise you to seek mental health treatment and you to speck to your Atty. about this matter. I also strongly advise that you perserve this tape recording and play it For your Atty., and mental health expert.

Thank you very much Also this message is being sent to you -- June 17th 1999 at approximately at 14teen hundred hours PM Good By. Califorina time.

Charlotte Blasier

Tape 2 Page 1

Be sure and save this tape Lola. This is Charlotte Blasier with missing persons an sensitive crimes investigations. To days date is July 7th 1999. The time is approximately 10:02 PM California time .If you dont stop lieing about my husband and I, slandering us, We are going to have to take care of you legally. You have a great emotional problem you are not dealing with. That is not good. I strongly suggest that you go to a serious mental health treatment, you are a disturbed person. You dont have a descent life of your own. So all you do is lie about about people you are jealous of.

You should really get a life. I warned you in the past that you should cease & desist your ill legal games! If you do not do so we will seek measures to stop you! I hope you will understand and I'm bored with you .Get a life of your own, stop try'ing to live yours through others ,make up lies about people and act like an Idiot! Get a life! Now I really want to remind you play this tape -- play it -- for your therapist, your psychologist, your psychiatrist, your family physician, your lawyer play it back to yourself.

Often maybe my words might sink in ,Your a sick person - you are De mented. The stories you tell about your children are vile, untrue, & disqusting and an incestutious. I find you extremly narrowly offenceive. You are a sorry excuse for a human being an even a sorry'er excuse for a biological mother. Good parents dont threathen to kill their children.Do you kind of understand what I'm telling you Lola? I really think you are disgusting, and whats more I think that opinion is shared by most that I know if not all. Well do have a nice life.

end of messages

I've Been set up!



Now I can NOT protect my children!

The REAL PEDOPHILES HAVE CUSTODY
Child porno & legal abuse of my children are taking place.
While I'm kept away from any contact: (
I love an Miss my children!
A Pedophile Ring of people with authority are abusing their power.

COUNTY BOARD Sara L. Chalgian Kenneth Durham Roger Factone



MACOMB COUNTY OFFICE Sterling Heights District 44600 Delco Blvd. Sterling Heights, Mi 48313

JOHN ENGLER, GOVERNOR FAMILY INDEPENDENCE AGENCY

DOUGLAS E. HOWARD, Director

CHILDREN'S PROTECTIVE SERVICES Notice of Action and Rights

LOLA TELMOS 11950 SPRINGBROOK CT ROMEO MI 48065-

County: MACOMB

Date of Complaint: 06/03/99

Case No.: X0346753P

Date of Notice: 06/22/99

The Michigan Child Protection Law, Public Act 238 of 1975, requires the Family Independence Agency to maintain a Central Registry to carry out the intent of the law - to protect children. In the case cited above, you are identified on the Central Registry as a person responsible for:

Sexual Abuse

This notice is being sent to you because of a recent Children's Protective Services investigation involving you or release of Central Registry information about you to someone allowed access to the information by the Child Protection Law.

Access to Central Registry is limited but includes the following:

- Children's Protective Services, including other states and Native American Tribes
- Law enforcement agencies investigating child abuse and neglect
- A physician treating a child suspected of being abused or neglected
- Any biological or adoptive, custodial or noncustodial parent or legal guardian of a child who is the subject of the investigation
- A person named in the report as responsible for, or allegedly responsible for child abuse/neglect or an adult person formerly identified as the victim of abuse/neglect, or an attorney representing these person
- A lawyer-guardian ad litum appointed by the court to act in the best interest of the child in an abuse/neglect court case
- Individuals or agencies involved in the treatment of the child or the family including the Office of Children's Ombudsman, county medical examiner or child fatality review team
- A court or grand jury, including the Friend of the Court
- Child placing agencies and juvenile courts for the purpose of evaluating foster homes and adoptive placements
- The Bureau of Regulatory Services for the purposes of licensing child care organizations
- FIA for purposes of certifying child day care aides.

This Letter will clear up tolse, statements made by Charlotte Blaster AND ANN Cox. 1. I made No treats to-Anyove!

2. I do feet my children will suffer

At Larry's hards Not mine! AS well AS emotional Abuse. 3. I said Nothing of my Atty Janet Frederickson. 4. My sor did Ask me to Killhim on Mayzoth. 5. I Never checkedmy daugther or my son en . 6. My daughter's never been de pressed My children , this is Now ay forther to live. 9 I'd never kill mychildness on Ary ove I'm Not Capables 10. ASToth. Newmeyer Thaveny own personal opionion: 11 I Never Tried to kill my son with a time Extinguisher, Here in is a state ment From JAWN I MYSON AS Well to the truth of the STORY. 12. Thave a Taped, conversation of chareatte with Two messages on it, which is also being placed into Europence. To whom it may concern.

an stating the police stated that I said may mother scrathed me and them the field extension and also tried to un me over with her car, I have statements are not true. I did not make those statements to the police or protective services or any other legel authority and to the foot that protective services who have hoped that Begarrette said in his report that all told him my mother was traying to other to conspire acquired to staying to other to conspire acquired darry of Jelmes is not true, a did darry of Jelmes is not true, a did darry of Jelmes is not true, a did did

Jun B. Wallace

Tilly an Steelle

SALLY ANN STEUDLE Notify Public, Macemb County, Mf My Commission Expires Feb. 26, 2001

June 27, 1999. To Whom I'm writting this in requards to Charlotte Blasiers, letter, about Tola Telmos Ly Jola of Michael or Angela, this never happened. Micheal or Angela nover seemed depressed, at all, I never heard Tola say she was going to kill any body, specially ther kids-she's not that crazy! would not do this. would not do sous. I we talked to her about this, I don't know who is saying this. but I know she wouldn't. may contact me, any gutiltons, you Sharon Vespini SHARON VESPRIUI

35551 TURNER

STERLING HTS. MI 4831

TO WHOM IT CONCERN:

I HAVE READ THE STATEMENTS FROM CHARLOTTE M. BLASIER, P.1.11810, 3600 PIEDRAMONIANA ROAD ELDORADO HILL'S. CAL 95672

STATEMENTS ON THIS REPORT ARE NO TRUE.

ONE EVENT DID NOT TAKE PLACE AS I WAS SUPERVISING THAT WAS THE 27OF MAY. I SUPERVISE FROM 4PM TO 7PM AT NO TIME DID ANY ONE EXAMINE THESE CHILDREN, NOR ANY TALK OF SEXUAL ABUSE ARISE.

MICHAEL DID SAY MOM WILL YOU KILL ME, I DON'T WANT TO LIVE, I DON'T LIKE MY SELF. AND LOLA REPLAYED I DON'T WANT TO DO THAT. MIKE. LOVE YOU TO MUCH. AT THAT TIME MICHAEL HAD LIVED WITH HIS FATHER FOR ABOUT 14 DAYS

ALSO AS FAR AS PARENTAL ABDUCTION. LOLA AND I TALKED ABOUT THAT ISSUE AND SHE TOLD ME IN APRIL THAT WAS NOT OPTION. SHE WOULD NOT DO THAT TO HER CHILDREN.

I HAVE LISTEN TO A MESSAGE THAT CHARLOTTE HAD LEFT AT LOLA HOME. CHARLOTTE GAVE PERMISSION FOR LOLA TO PLAY THAT FOR ANY ONE, AND I TELL YOU, CHARLOTTE SOUNDED LIKE SHE IS THE ONE WHO NEEDS HELP.

SINCERELY Smith

SUSAN K SMITH 73275 MCKAY.

ROMEO, MI. 48065

SUBSCRIBED AND SWORN BEFORE ME THIS 20TH DAY OF JULY, 1999

Notary Public, Macomb County, Michigan My Commission Expires February 9, 2003

MY COMMISSION EXPIRES 02-09-03

MACOUB COUNTY, MICHIGAN

STATE OF MICHIGAN



JOHN ENGLER, GOVERNOR DEPARTMENT OF STATE POLICE .

COL MICHAEL D. ROBINSON, DIRECTUR

PRIVATE SECURITY & **INVESTIGATOR UNIT CRIMINAL INVESTIGATION DIVISIO** PO BOX 30615 LANSING MI 48909-8135

June 29, 1999

TO WHOM IT MAY CONCERN:

By Authority Of Section 1 Of Act No. 79 Of The Public Acts Of 1939, As Amended, Being Section 28.201 Of The Compiled Laws Of 1979 (M.S.A. 4.470), the following information is furnished:

MS. CHARLOTTE BLASIER, who holds California Private Detective license #11810, is not now, nor has she ever been licensed in the state of Michigan as a private detective.

The files of the Michigan State Police, Private Security & Investigator Unit were searched for this information on June 29, 1999. If you have any questions regarding this matter, please contact this office at 517/336-3436.

Respectfully,

D/F/Lt. W. Thomas Sands Criminal Investigation Division

W. Thomas Sands

Private Security & Investigator Unit

WTS:md





DEPARTMENT OF CONSUMER AFFAIRS COMPLAINT MEDIATION PROGRAM

401 S Street, Suite 101 P.O. Box 942507 Sacramento, CA 94258-0507 (916) 322-3400 Fax No. (916) 322-3333



August 2, 1999

Ms. Lola M. Telmos 11950 Springbrook Ct. Romeo, MI 48065

RE: NJ 1999 4699/Charlotte Blasier

Dear Ms. Telmos:

The Complaint Mediation Program has received your complaint filed against Charlotte Blasier.

Unfortunately, our program has no jurisdiction in this matter. We are returning your complaint.

You may wish to contact the county Small Claims Court Advisor if you are interested in filing a case in Small Claims Court.

Regretfully, our program is unable to further assist you with this complaint.

Sincerely,

WENDY M. SHAFFER Staff Services Analyst

Enclosures

080

Mothers Against Sexual Abuse Claire Reeves

Old/503 1/2 South Myrtle Ave Monrovia, California 91016 old/626-305-1986 old/fax:626-305-5190

Claire Reeves Founder & Owner Of Mother Against Sexual Abuse (MASA).

Told me her self, Charlotte & Robert Blaiser were on the board of Directors of MASA. Both were asked to leave MASA, Both were asked by Claire Reeves if a Child Molester & or Pedophile came to you for help, would you help this person? Charlotte & Robert Blasier told Claire Reeves YES WE WOULD HELP THIS PERSON.

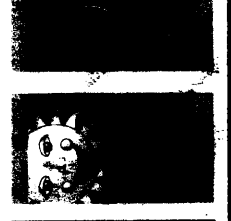
Claire Reeves then asked both to leave MASA, she told them both you can Not work with in MASA who is against sexual abuse & Then turn around and help abusers. So leave my company.

From the desk of: Chaire Reeves m swamp will be as enter Seon ration

SH S

Thurs lay, November 14, 1996

BELLEVIEW OF BILL BELLEVIEW



nild-abuse court costs soar

By Chad Sehreeld Average of 80 cases a

attorney fees. month clog docket in Macomb County Probate Court,

A growing number of child abuse et of the Macomb County Probate Court are costing taxpayers more than half a million dollars a year in and neglect cases clogging the dock-Maconto Daily Staff Writer

Judge Pamela Gilbert O'Sullivan,

a \$185,000 allocation to pay the addi-tional fees anticipated through the Board of Commissioners approved versees the Juvenile Division ow averages to per month, a bate Court, said Wednesday he number of cases awaiting

cant increase in abuse and neglect," said O'Sullivan. "I think more people are willing to come forward and "I'm not so sure there's a signifiare willing to make those calls (re porting anymendent,"

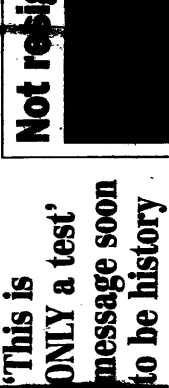
a result, the \$450,000 budgeted be for court-appointed attor-

cent increase over 1986.

to represent child victims and

sed parents was depleted last h. On Wednesday the county

month - refers to child abuse and neglect cases, as well as juventle crime matters. The number of new The 66-percent increase in the neglect cases handled monthly by the court has increased 50 percent pretrial docket -- 90 cases per over the past year, to 18 a month See ABUSE, Page 3A



1 Have Not Aftered / Nor made any changes to Pages of Children's Protection & Advocacy Coalition .

I scanned them & copied them as I found them .

Make a note of the dates the original was printed .

Compare information.

- A Look at All of the Police Departments listed , F. B. J. & Interpol.
- * KEPT in mind Both Char & Robert Blasier " ADMITTED They help Pedophiles " .
- * Others have also stated & proven the former statement to be true.

All the advertisement of helping & protecting women & children are false.

Nice info & pretty sites though .She has over 30 sites

I found

ADULT Links in SPOUSES OF POLICE OFFICERS

I was told by many males, that most men know they can get a hold of child porn through the back door of these kind of sites.

* Also lets not for get Char accused me of taking pictures of my children try' ing to blame the Father.

(even though my children don't remember MOM doing that)

I for one Do Not have any such pictures .Nor did I take any kind of these pictures .

However My children have told me Dad has taken pictures & moves of them sexually interacting. Dad admitted to me there are Photo's of this kind out on the internet.

I have had no contact from 1999. My children have been medicated, placed in mental facilities & hospitalized for try' ing to kill them selves.

All the while it is Lola who is being blamed for her abusing them?

Does a RED FLAG WAVE AT THIS POINT?

What we have is those doing the abuse, accusing the innocent to cover their own abuses!

The courts are giving pedophiles custody of their victims, some women go on the run with their children to protect them. Charlotte helps track them down using missing & exploited an works with F. B. I. This gal is a pathological liar. I'd like to see this gal lose her license & spend time behind bars.

Copyright ©1995-1999. All Rights Reserved. Contact the CPAC.

Privacy Policy & Child Porn & Asset Forfeiture
About the CPAC & Media Information



Web Tite At ell-At orth At itnossing — as it grows so, too, can our knowledge—

Law and Ethics Homepage
Law and Ethics for the Mental Health Professional
and for Pupil Personnel Services Professionals

Recovered Memories
Balancing the Law with Clinical Concerns

Quality Links
Very Useful & Thoughtfully Selected Sites

School Safety

- Dealing with School Violence
- Early Warning, Timely Response
- Facts about Violence Among Youth
- Fight Crime Invest in Kids
- Handgun Control Inc.
- How to Detect & Defuse Student Rage How to Make Your Child's School Safe
- Keep Schools Safe
- Kids & Guns

- National School Safety Center
- Ribbon of Promise: End School Violence
- Schools Look to Improve Safety & Security
- School Shootings & the Real Risks Kids Face
- School Violence
- School Violence Report
- Warning Signs of Teen Violence
- WeTip Crime Net
- --- <u>More...</u> ---

10/26/99 1:40 P



Raise Hope: Reduce Harassment & Hate

Hurring Children

<u>Raise Hope. Not Hate</u> Graphic Courtesy of Prestigious Women Copyright @1998-1999

Grab a loved one & explore together http://wonderfulmiracles.com

Child Service

- American Academy of Pediatrics
- ABA: Center on Children & the Law
- American Humane Association: Children's Division
- Annie E. Casey Foundation
- Australians Against Child Abuse
- A Teddy Bear's Secret
- ChildAlert
- Child Advocacy Council
- Children First in GA
- « ChildHelp USA
- Child Protection Bowling Green (KY)
- Child Sexual Abuse (by

Linda Cain)

- Children Are Worth Saving
- Children Of Separation and

Divorce (COSD)

- Children's Defense Fund
- Children's Partnership
- Children's Rights of America
- Children's Safety Network
- Children's Safety Sites
- D.A.R.E. Home
- F.B.I.: Safety Tips for

Children on the Internet

- Forgotten Kids
- Glynn County Child

Advocacy Network (CAN)

- Grand Parent Again
- Heip One More Child Today
- Help Stop Child Abuse
- I Am Your Child
- Index of the Pediatric

Internet

Indiana Youth Services

Association

- International Child Abuse
- Prevention Network
- International Foster Parents

Pages

- Latchkey Children
- Living Angels
- Mark McGwire Foundation

For Children

- Message Forum
- Missing Children's Agencies

& Organizations

Mothers Against Drunk

Driving (MADD)

National Association of

Child Advocates

National Association of

Counsel for Children

National Center for Youth

Law

National Child Protection

Clearinghouse

National Children's

Advocacy Center

National Committee to

Prevent Child Abuse

- NSPCC
- Not One More!
- Parent Information Network
- · Pedophiles Mainstreaming
- Plain Talk About Spanking
- Project Open
- Prevent Child Abuse
- Protect Our Children
- Rvan White Foundation
- Save Our Sons and

Daughters

- SIDS Network
- Stand for Children
- The Child Advocate
- The Zero: Official Home
- Page for Andrew Vachss

Verbal Abuse

Where to Report Child Porn

on the Internet

Must See Resources

Youth Law Center

10/26/99 1:40 P.

A Model State Sex-Offender Policy

- About Child Abuse

Bureau of Justice Statistics - U.S. DOJ

Child Abuse

- Child Abuse

Child Abuse Deaths Underreported

Child Abuse - The Hidden Bruises

Child Abuse Statistics (VA)

Child Abuse: Statistics

- Child Abuse & Fatality Resource Guide

Child Abuse & Neglect Statistics

Child Sexual Abuse

Effects of Violence on Children

Emotional Abuse

Foster Care Research & Statistics

Keeping Your Children Safe

<u>Neglect</u>

Physical Abuse

Profile of Offenders

Recidivism

- Sexual Abuse

Sexual Assault and the Adolescent

Sex Offender Profiles

Sex Offender Registries

Shaken Baby Syndrome

Shaken Baby Syndrome: Inflicted Cerebral

rauma

Signs of Physical and Emotional Child Abuse

Study: Abused Kids More Likely to Commit Crime

Technophilia: A Modern Day Paraphilia

The Graving of America's Prisons

Self-Help Roscureos

Abuse Can Happen to Anyone

- Abuse: The Family Epidemic (Domestic Violence)

- Child Abuse - Help

Schild Abuse Hotline Numbers

Child Abuse Information

Child Abuse & Neglect

Child Custody ~ Help

· Child Custody ~ Resources

Child Custody 911

- Children's Advocacy Institute

- Children & Divorce - Help

Combatting Identity Theft

Dating Violence

Domestic Violence

» Domestic Violence ~ Info. & Resources

- Domestic Violence - Help

Domestic Violence & Sexual Assault Information

Domestic Violence Statistics

Domestic Violence: The Facts

Elderly Abuse

Electronic Privacy Information Center (EPIC)

Family Law Links

- Guide to Domestic Violence

- Identity Theft

Identity Theft: Who's Using Your Name?

. If You Are Being Stalked

Join Hands - Justice for Children

Information on Children & The Court System

Kathy Copley, Victims' Advocate

Legal Resources

- Missouri Victim Assistance Network

Mothers' Voices (United to End AIDS)

National Organization for Victim Assistance (NOVA)

National Coalition Against Domestic Violence

New Jersey Law Network

Online & "Real Life" Stalking & Harassment Resources

Parents Anonymous

» Parents of Murdered Children

- Promise

Prostitution Issues

Shattered Love Broken Lives ~ Domestic Violence ~

South Carolina Victim Assistance Network

Stalking ~ Info. & Resources

Stalking (Links)

Stalking Victims ~ Help

Suffer the Little Children

- Violence at Home (Sacramento Bee)

Why Does It Happen - Child Abuse

Women Halting Online Abuse

Women in Prison

Write To Heal

Write To Tell

snap.com	
Search for:	
All the words	V
Search	

Search FindLaw [options]

International Police Association United States Section & Regions

Region 8 Region 22 Region 39
Region 13 Region 24 Region 40

Region 15 Region 27 Region 43

Region 16 - Region 29

Region 17 Region 33

Law Enforcement

Amador County (CA) Sheriff's Office

Atlanta (GA) PD

Baltimore County Police Department

Battle Ground (IN) PD

Beaufort City (SC) PD

Buffalo (NY) PD

California Highway Patrol

Campbell (CA) PD

Charleston County (SC) Sheriff's Office

Cretetion's Family Police Page

Davis (CA) PD

DeKalb County (GA) Sheriff's Office

Endicott (NY) Police Department

- FBI

Fifth Precinct - Nassau County (NY) PD

Folsom City (CA) PD

Framingham (MA) PD

Fremont (CA) PD

Frisco (TX) PD

Henderson (NV) PD

High-Tech Crime Investigation Association Silverthorne PD

- Hudson County (NJ) Sheriff's Office

Jonesboro (AR) PD

Kennebunk (Maine) PD

Kettering (Ohio) PD

Kingston Police Pennsylvania

Law Enforcement/Corrections

. <u>L.E.O.</u>

Lemoore (CA) PD

Livermore (CA) PD

Los Angeles County (CA) Sheriff's Dept.

Maine State Police

Mendocino County (CA) Sheriff

Monroe (NY) PD

Morro Bay (CA) PD

Nassau County (NY) PD

New Milford (NJ) PD

Officer Scott's Dare Home Page

Ogunquit (Maine) Police

Pasadena (TX) PD

Portland (Maine) PD

- Roseville (CA) Police Department

Roseville PD High-Tech Crime Investigation Unit

Sacramento (CA) PD Crime Alert Page

Sanford (Maine) PD

San Francisco (CA) PD

San Jose (CA) PD

San Luis Obispo County (CA) Sheriff-Coroner's Dept.

Santa Clara County (CA) Sheriff's Office

Savannah (GA) Police Department

Sequin (TX) PD

Somerville (NJ) Police Department

Spouses of Police Officers

State Targeted Offenses Program (S.T.O.P.)

The Flash's Homepage

Trenton (NJ) Police

Walt's Hinesville (GA) PD Page

Watertown (MA) Police Home Page

West Windsor (NJ) PD

Whitfield County (GA) Sheriff's Office

→ Yuba City (CA) PD

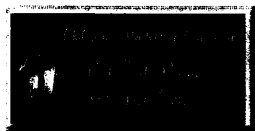


If you notice any broken links, please let us know: CPAC.









Protect Children from Pedophiles



ParoleWatch

"Harnessing the power of the Internet for safer communities."

ParoleWatch is one of the most important tools available to citizens in communities where previously, convicted violent offenders may be released: No one is immune from the potential for their release into neighborhoods. Yet we now have the ability to prepare ourselves with information and the choice to take preventive action prior to paroles — by supporting ParoleWatch's efforts to make our communities safer. ParoleWatch is education through increased notification, as well as a guide and steps that can be taken to better protect ourselves from victimization.

These are not individuals convicted for stealing a cookie or two from a jar or a store. They are violent offenders, exemplifying the reasons we need "Truth in Sentencing" in all U.S. jurisdictions -- the type of law that would've kept Daniel Mark Driver and Richard Allen Davis type-recidivists behind bars where they belonged and would've kept them out of children's pathways.

Notification is empowerment. Knowing who did what, and when they may be released, can help increase our safety: We can, then, make informed decisions for ourselves and our families about whether we choose to interact with convicted, violent offenders who may have releases pending in our neighborhoods. Ignorance of their prior offenses puts law-abiding citizens at risk; leaving the public in the dark conflicts with equal protection under the law. We have a right to know — to stay aware and, most important, possibly out of harm's way.



Contacting The CPAC Offline

@ 1996, 1997 by the Children's Protection & Advocacy Coalition

All of the materials published by the CPAC will not be available Online; the content may not be appropriate for all potential readers—children—who have access to the Internet. An annual subscription to the CPAC is \$25.



Some of the images on this page were designed by <u>Teri Williams Carnright</u>, and purchased, for use by the <u>CPAC</u> (the licensee) from <u>Fantasyland Graphics</u>.

Copyrights ~ respective of images and text on this domain ~ remain with the original owner(s).



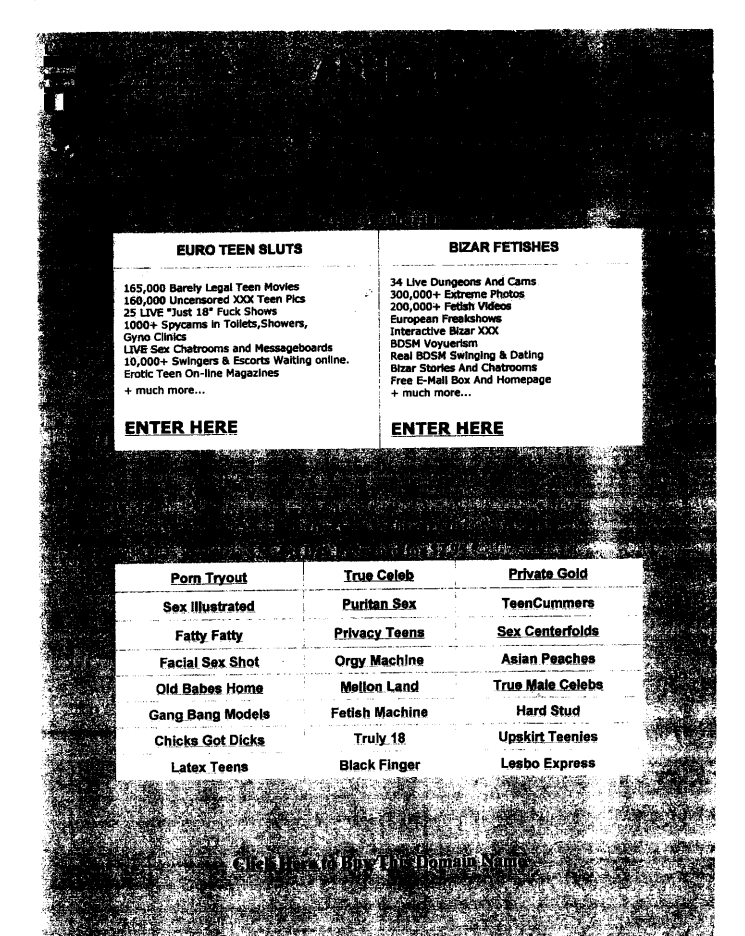
Don't steal from this site.

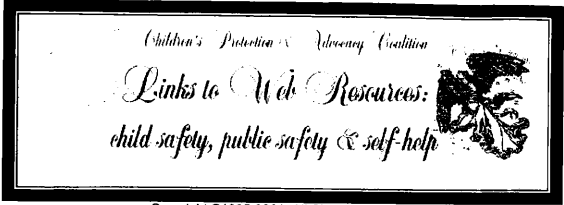
Taking without permission is copyright infringement.

You are visitor <u>7301</u> to this CPAC page since July 22, 1997.

Counter reset at 1615

10/26/99 1:40 P





Copyright ©1995-2001, All Rights Reserved. Contact the CPAC.

Privacy Policy & Caution, Entering the Net CPAC Directors - Media Information



Web Title Well Worth Wilnessing -- as it grows so, too, can our hugeledge --

Law and Ethics Homepage Law and Ethics for the Mental Health Professional and for Pupil Personnel Services Professionals

Recovered Memories Balancing the Law with Clinical Concerns

Quality Links Very Useful & Thoughtfully Selected Sites

School Safety

Building a Safer School Dealing with School Violence Early Warning, Timely Response Facts about Violence Among Youth Fight Crime - Invest in Kids Handgun Control Inc. How to Make Your Child's School Safe Keep Schools Safe Kids & Guns

Nat'l School Safety & Security Services Nat'l School Safety Center

Preventing Violence in Schools

Ribbon of Promise: End School Violence

Safer Schools

School Shootings & the Real Risks Kids Face

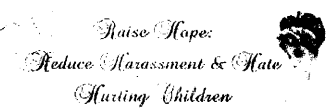
School Violence

School Violence Report Violent Kids Information Site Warning Signs of Teen Violence

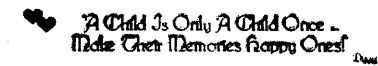
WeTip Crime Net

. . More...





Raise Hope, Not Hate Graphic Courtesy of Prestigious Women Copyright ©1998-2001



Uhild Service

- Academy of Child & Adolescent Psychiatry
- American Academy of Pediatrics
- ABA: Center on Children & the Law
- American Humane Association
- Annie E. Casey Foundation
- Australians Against Child Abuse
- . A Teddy Bear's Secret
- a Child Abuse Council (Santa Clara County)
- Child Abuse Prevention Association (MO)
- Child Advocacy Council
- 4 ChildHelp USA
- . Child Sexual Abuse (by Linda Cain)
- Children Are Worth Saving
- Children's Bureau
- Children's Defense Fund
- . Children's Partnership
- Children's Safety Network
- Children's Safety Sites
- D.A.R.E. Home
- F.B.I.: Guide to Internet Safety
- Grand Parent Again
- Help One More Child Today
- I Am Your Child
- Index of the Pediatric Internet
- Indiana Youth Services Association

- International Child Abuse Prevention Network
- Living Angels
- Mark McGwire Foundation For Children
- Missing Children's Agencies & Organizations
- Mothers Against Drunk Driving (MADD)
- National Association of Child Advocates
- National Association of Counsel for Children
- National Center for Youth Law
- National Child Protection Clearinghouse
- National Committee to Prevent Child Abuse NSPCC
- Parent Information Network
- Pedophiles Mainstreaming
- Plain Talk About Spanking
- Prevent Child Abuse
- Protect Our Children
- SIDS Network
- Stand for Children
- . The Colorado Children's Campaign
- The Zero: Official Home Page for Andrew Vachss
- ∀erbal Abuse
- Where to Report Child Porn on the Internet
- Wings of Safety
- Words of Hope
- Youth Law Center

Must See Resources

- A Model State Sex-Offender Policy
- About Child Abuse
- Bureau of Justice Statistics U.S. DOJ
- . Child Abuse Deaths Underreported
- Child Abuse Statistics (VA)
- . Child Abuse: Statistics
- Child Abuse & Fatality Resource Guide
- . Child Abuse & Neglect Statistics
- . Child Sexual Abuse
- Effects of Violence on Children
- **Emotional Abuse**
- Family Court of Australia
- Foster Care Research & Statistics
- How/When to Report (VA)

- Neglect
- Offender Profile
- Physical Abuse
- Recidivism
- Sexual Abuse
- Sexual Assault and the Adolescent
- Sex Offender Profiles
- Sex Offender Registries
- Shaken Baby Syndrome
- Shaken Baby Syndrome: Inflicted Cerebral Trauma
- Signs of Physical and Emotional Child Abuse
- Study: Abused Kids More Likely to Commit Crime
- Technophilia: A Modern Day Paraphilia
- The Graying of America's Prisons

Self-Help Rescurees

- Abuse Can Happen to Anyone
- Abuse: The Family Epidemic (Domestic Violence)
- Advocacy Center for crime victims and children
- Child Abuse ~ Help
- Child Abuse Hotline Numbers
- Child Abuse Information
- Child Abuse & Neglect
- Solution Control of the Control o
- Child Custody ~ Resources
- Child Custody 911
- Child Protection (TX)
- Children First in GA
- Children's Advocacy Institute
- Children & Divorce ~ Help
- Combatting Identity Theft
- Dating Violence
- . Denton County (TX) Children's Advocacy Center
- . Dept. of Children's Services (TN)
- Domestic Violence
- Domestic Violence ~ Info. & Resources
- Domestic Violence ~ Help
- Domestic Violence & Sexual Assault Information
- Domestic Violence Statistics

- If You Are Being Stalked
- Information on Children & The Court System
- . KARE Children's Advocacy Center (NC)
- Kathy Copley, Victims' Advocate
- Mandatory Reporting of Child Abuse and Neglect
- Missouri Victim Assistance Network
- Mothers' Voices (United to End AIDS)
- National Child Welfare Resource Center
- National Coalition Against Domestic Violence
- New Jersey Law Network
- . Online & "Real Life" Stalking & Harassment

Resources

- Parents Anonymous
- Parents of Murdered Children
- . Prevent Child Abuse (TN)
- Promise
- Protective & Regulatory Services (TX)
- Prostitution Issues
- . Pueblo (CO) Child Advocacy Center
- Reporting Child Abuse
- Sangamon County (IL) Child Advocacy Center
- . Shattered Love Broken Lives ~ Domestic Violence ~

Domestic Violence. The Facts

Eiderly Abuse

Electronic Privacy Information Center (EPIC) Floyd County (GA) Child Victim Advocacy

Program

Family Law Links

Glynn County Child Advocacy Network (CAN)

Guide to Domestic Violence

Hotlines

Identity Theft

Identity Theft: Who's Using Your Name?

South Carolina Victim Assistance Network Stalking ~ Info. & Resources

Loptions 1

Stalking (Links)

Stalking Victims ~ Help

Suffer the Little Children

Violence at Home (Sacramento Bee)

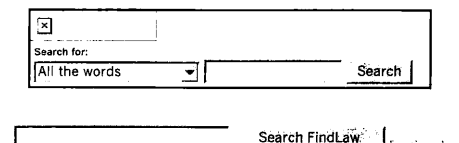
Why Does It Happen - Child Abuse

Women in Prison

Working to Halt Online Abuse

Write To Heal

Write To Tell



International Pelice Association - United States Section & Regions

> Region 8 Region 22 Region 39 Region 13 Region 24 Region 40 Region 43

Region 15 Region 27 Region 16 Region 29

Region 17 Region 33

Line Lafercomont

Amador County (CA) Sheriff's Office Atlanta (GA) PD

Battle Ground (IN) PD

Beaufort City (SC) PD

Buffalo (NY) PD

California Highway Patrol

χCampbell (CA) PD

Charleston County (SC) Sheriff's Office Cretetion's Family Police Page

Davis (CA) PD

DeKalb County (GA) Sheriff's Office Endicott (NY) Police Department

FB₁

Maine State Police

Mendocino County (CA) Sheriff

Monroe (NY) PD

Morro Bay (CA) PD

Nassau County (NY) PD

New Milford (NJ) PD

Officer Scott's Dare Home Page

Ogunquit (Maine) Police

Pasadena (TX) PD

Portland (Maine) PD

Roseville (CA) Police Department

Roseville PD High-Tech Crime Investigation Unit

Sacramento (CA) PD Crime Alert Page

Sanford (Maine) PD

- √ Fifth Precinct Nassau County (NY) PD
- X Folsom City (CA) PD
- Framingham (MA) PD
- Fremont (CA) PD
- X Henderson (NV) PD
- High-Tech Crime Investigation Association Silverthome PD
- Hudson County (NJ) Sheriff's Office
- ≽ Jonesboro (AR) PD
- Kennebunk (Maine) PD
- Kettering (Ohio) PD
- Kingston Police Pennsylvania
- Law Enforcement/Corrections
- L.E.O.
- Lemoore (CA) PD
- Livermore (CA) PD
- Los Angeles County (CA) Sheriff's Dept.

- San Francisco (CA) PD
- San Jose (CA) PD
- San Luis Obispo County (CA) Sheriff-Coroner's Dept.
- Santa Clara County (CA) Sheriff's Office
- Savannah (GA) Police Department
- Seguin (TX) PD
- Somerville (NJ) Police Department
- Spouses of Police Officers
- State Targeted Offenses Program (S.T.O.P.)
- . The Flash's Homepage
- Trenton (NJ) Police
- Walt's Hinesville (GA) PD Page
- .. Watertown (MA) Police Home Page
- West Windsor (NJ) PD
- Whitfield County (GA) Sheriff's Office
- · Yuba City (CA) PD



If you notice any broken links, please let us know: CPAC.









Protect Children from Pedophiles





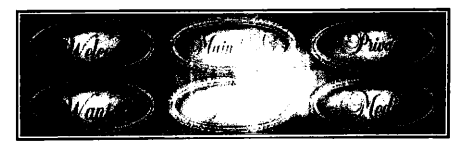


Contacting The CPAC Offline

@ 1996, 1997 by the Children's Protestion & theatey Coalition

All of the materials published by a. Online; the content may not be approximately may not be approximately may not be approximately may be approximately may be content of the content of

or be available ential readers = i subscription to



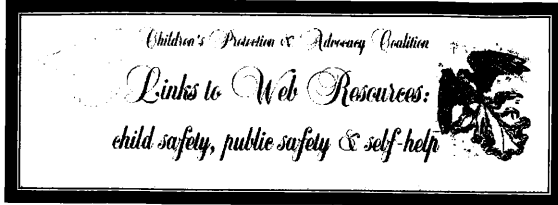
Some of the images on this page were designed by Teri Williams Carnright, and purchased, for use by the CPAC (the Tour Common Fantasyland Graphics.

Copyrights ~ respective of images and the common with the original owner(s).



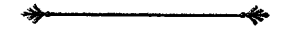
Don't steaf from the stagement.

You are visitor 14 1997.



Copyright @1995-2001. All Rights Reserved.
Contact the CPAC.

Privacy Policy • Caution, Entering the Net CPAC Directors • Media Information



Web Site Well-Worth Witnessing — as it grows so, too, can our knowledge —

Law and Ethics Homepage
Law and Ethics for the Mental Health Professional
and for Pupil Personnel Services Professionals

Recovered Memories
Balancing the Law with Clinical Concerns

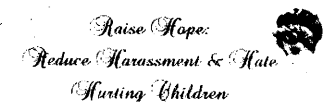
Quality Links
Very Useful & Thoughtfully Selected Sites

School Safety

- Building a Safer School
- Dealing with School Violence
- Early Warning, Timely Response
 Facts about Violence Among Youth
 Fight Crime Invest in Kids
 Handgun Control Inc.
- . How to Make Your Child's School Safe
- Keep Schools Safe
- Kids & Guns
- . Nat'l School Safety & Security Services
- Nat'l School Safety Center

- Preventing Violence in Schools
- a Ribbon of Promise: End School Violence
- Safer Schools
- School Shootings & the Real Risks Kids Face
- School Violence
- School Violence Report
- Violent Kids Information Site
- Warning Signs of Teen Violence
- WeTip Crime Net
- ... More... ...





Raise Hope, Not Hate Graphic Courtesy of Prestigious Women Copyright ©1998-2001





- Academy of Child & Adolescent Psychiatry
- Advocacy Center
 - for crime victims and children
- American Academy of Pediatrics
- ABA: Center on Children & the Law
- American Humane Association
- Annie E. Casey Foundation
- Australians Against Child Abuse
- Child Abuse Council (Santa Clara County)
- Child Abuse Prevention Association (MO)
- Child Abuse Prevention Council
 - Placer County, California
 Child Abuse Prevention Council
 - Sacramento County, California
- Child Advocacy Council
- Child Protection (TX)
- Child Sexual Abuse (by Linda Cain)
- Children Are Worth Saving
- Children First in GA
- ChildHelp USA
- Children's Advocacy Institute
- Children's Bureau
- Children's Defense Fund
- · Children's Partnership
- Children's Safety Network

- I Am Your Child
- Index of the Pediatric Internet
- Indiana Youth Services Association
- International Child Abuse Prevention Network
- KARE Children's Advocacy Center (NC)
- KIDSRIGHTS' Child Abuse Support Center
- Mark McGwire Foundation For Children
- . Missing Children's Agencies & Organizations
- National Association of Child Advocates
- National Association of Counsel for Children
- National Center for Youth Law
- National Child Protection Clearinghouse
- National Committee to Prevent Child Abuse
- NSPCC
- □ Parent Information Network
- Pedophiles Mainstreaming
- Plain Talk About Spanking
- Prevent Child Abuse
- Prevent Child Abuse Orange County, CA
- Prevent Child Abuse (TN)
- Protect Our Children
- Pueblo (CO) Child Advocacy Center
- Stand for Children
- The Colorado Children's Campaign
- The Zero: Official Home Page for Andrew Vachss
- Verbal Abuse
- Where to Report Child Porn on the Internet

Children's Safety Sites D.A.R.E. Home Denton County (TX) Children's Advocacy Center Dept. of Children's Services (TN) Grand Parent Again Help One More Child Today

Wings of Safety Words of Hope Youth Law Center

Must See Resources

A Model State Sex-Offender Policy

. Breaking the Last Taboo

child sexual abuse by female perpetrators

Child Sexual Abuse

Do We Treat Female Sexual Offenders Differently?

. Mother-daughter Sexual Abuse

. Mother-Daughter Sexual Abuse: A Painful Topic

. Offender Profile

Recidivism

 Safety Tips for Your Family Concerning Sex Offenders Sex Offender Registries Sex Offenders:

Sexual Abuse

Sex Offender Profiles

Arizona Republic - Special Section

Study: Abused Kids More Likely to Commit Crime

Technophilia: A Modern Day Paraphilia

The Graving of America's Prisons

Women Sex Offenders Increasing

Self-Help Resources

About Child Abuse

Abuse: The Family Epidemic (Domestic Violence) _ Harbor House

Abusive Relationships

Arizona's Child Abuse InfoCenter

Association for the Protection of the Elderly

A Teddy Bear's Secret

Avoid Abuse

Bureau of Justice Statistics - U.S. DOJ.

Child Abuse Deaths Underreported

. Child Abuse ~ How to Report

Child Abuse Information

Child Abuse Information & Resources

Child Abuse & Neglect

Child Abuse & Neglect Statistics

Child Abuse: Statistics

Child Custody ~ Resources

Child Custody 911

Children & Divorce ~ Help

Combatting Identity Theft

Dale L. Koons:

Child Abuse & Sexual Assault Investigation and Prevention Page

Dating Violence

Domestic Violence

Domestic Violence ~ Info. & Resources

Domestic Violence ~ Help

Domestic Violence & Sexual Assault Information

Domestic Violence Facts

Domestic Violence Statistics

Guide to Domestic Violence

Hotlines

Information on Children & The Court System

Kathy Copley, Victims' Advocate

Mandatory Reporting of Child Abuse and Neglect

Missouri Victim Assistance Network

Mothers Against Drunk Driving (MADD)

Mothers' Voices (United to End AIDS)

National Child Welfare Resource Center

National Coalition Against Domestic Violence

Neglect

New Jersey Law Network

Online & "Real Life" Stalking & Harassment Resources

Parents Anonymous

Parents of Murdered Children

Physical Abuse

Prevent Child Abuse America

. Promise

Protective & Regulatory Services (TX)

Reporting Child Abuse

Shattered Love Broken Lives ~ Domestic Violence ~

Shaken Baby Syndrome

Shaken Baby Syndrome: Inflicted Cerebral Trauma

SIDS Network

Signs of Physical and Emotional Child Abuse

South Carolina Victim Assistance Network

Effects of Violence on Children

Electronic Privacy Information Center (EPIC)

Emotional Abuse

Family Court of Australia

F.B.I.: Guide to Internet Safety

Suffer the Little Children

. Violence at Home (Sacramento Bee)

Women in Prison

Working to Halt Online Abuse

Write To Heal Write To Tell



[options]

International Police Association United States Section & Regions

Region 2 Region 23 Region 37 Region 49

Region 3 Region 24 Region 38 Region 50 Region 8 Region 27 Region 39 Region 51

Region 13 Region 29 Region 43 Region 54

Region 17 Region 30 Region 44 Region 57

Law Enforcement

Allegan County (MI) Sheriff's Dept.

Amador County (CA) Sheriff's Office

Anaheim (CA) PD

Atlanta (GA) PD

Banning (CA) PD

Battle Ground (IN) PD

Beaufort City (SC) PD

Berrien County (MI) Sheriff's Dept.

. Buffalo (NY) PD

California Highway Patrol

Charleston County (SC) Sheriff's Office

Concerns of Police Survivors, Inc.

Cretetion's Family Police Page

DeKalb County (GA) Sheriff's Office

Endicott (NY) PD

. FBI

Folsom City (CA) PD

Franklin (MA) PD

J Fremont (CA) PD

. Frisco (TX) PD

Houston (TX) PD

High-Tech Crime Investigation Association

Hudson County (NJ) Sheriff's Office

Kennebunk (Maine) PD

Kettering (Ohio) PD

Kingston Police Pennsylvania

Law Enforcement/Corrections

Lemoore (CA) PD

Michigan Attorney General

. Michigan PDs

Michigan State Police

Monroe (NY) PD

Napa (CA) Police

Nassau County (NY) PD

New Milford (NJ) PD

Oakland County (MI) Sheriff's Dept.

Officer Scott's Dare Home Page

Ogunquit (Maine) Police

Pasadena (TX) PD

. Plano (TX) PD

Richmond (MI) PD

Roseville (CA) PD

. Roseville PD High-Tech Crime Investigation Unit

. Sacramento (CA) Crime Alert Page

St. Clair Shores (MI) PD

San Antonio (TX) PD

Sanford (Maine) PD

San Francisco (CA) PD

San Jose (CA) PD

San Luis Obispo County (CA) Sheriff-Coroner's Dept.

Santa Clara County (CA) Sheriff's Office

Savannah (GA) PD

Silverthorne PD

Somerville (NJ) PD

State Targeted Offenses Program (S.T.O.P.)

The Flash's Homepage

- Longview (TX) PD
- Lonoke (AR) PD
- Los Angeles County (CA) Sheriff's Dept.
- Los Gatos (CA) PD
- Macomb County (MI) Prosecutor's Office
- Macomb County (MI) Sheriff
- Maine State Police
- Mariposa County (CA) Sheriff's Dept.
- Mendocino County (CA) Sheriff

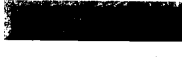
- Trenton (NJ) Police
- University of Maryland Baltimore PD Walt's Hinesville (GA) PD Page
- . Warren (MI) PD
- Watertown (MA) Police Home Page
- West Mephis (AR) PD
- West Windsor (NJ) PD
 - Whitfield County (GA) Sheriff's Office
- . Woodland (CA) Police

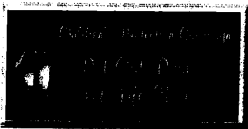


If you notice any broken links, please let us know: CPAC.









Protect Children from Pedophiles



NEW VIDEO FROM
###Intermedia
800-553-8336

SMALL JUSTICE

Little Justice in America's Family Courts

A Video by Garland Waller

www.intermedia-inc.com

info@intermedia-inc.com



\$189.00, 60 min, Code: \$M03

Fathers who battered the mother are TWICE as likely to seek sole custody of their children as are non-violent fathers.

American Psychological Association's Presidential Task Force on Violence and the Family

This captivating new program explores the family court system that routinely removes children from the protective parent and gives custody to the person the children have named as their sexual abuser. "Small Justice" portrays how sex abusers and batterers sacrifice their children in order to seek control over mothers, and furthermore how the courts enable these men by siding with them. By following the stories of three dedicated women and their lawyers, the program exposes a systematic legal failure to safeguard those who need protection the most...the children!

Praise for "Small Justice"

"The Small Justice documentary is perhaps the most important expose of the failure of protecting children in the family courts. This documentary should be made available to every person who cores about the health and safety of children. For the past 10 years I have been listening to the atroctice that are happening in the family courts. We must educate the public if we are going to have an own portunity to rectify those injustices and Small Action will greatly help."

-- Claire R. Reeves President/Founder, CEO MOTH-ERS AGAINST SEXUAL ABUSE

"Preliminary research in 13 California counties inactes that, in over 90% of family law costedy disputes in which child sexual abuse is alleged, the perpetrator received full or partial unsupervised custody, in over 50% of these cases, the nanabusive parents received supervised visitation or no contact at all with the children. We applicate and congratulate Garland Walter, Small Justice, and the brave mothers who agreed to speak out in this ground-breaking film."

-Connie Valentine, M.S. President, CA Protective Parents Association

Best Social Documentary
NY Int'l Ind Film & Video Festivai

Fax back to (800)553-1655 for 30 day FREE Previews!

110101111111111111111111111111111111111	
Ves! Send me a 30 Day Free Preview!	Conditions: Intermedia is pleased to offer the opportunity to preview our training videos for 30 day evaluations. Feel free to show the videotage to your staff and
No partie	clients for a true test of how useful this
haan, doo Name	video will be for training purposes. The only cost to you is to pay for the return
Attess	shipping of the video if you dedde not to
	tug it
Mitigate	accept our aparagies, check the box below, and include your information to the left so we
x	can remove you from sur list
දැමුවට ක්ර	— Please Remove me from your list

Preview New

Purchase Now Method of Payment

Method of Paymer

- **□** Amenoyo Exchest - **□** V su

□ wegeton

 $\square \approx_{\mathrm{sphit}} c_{\mathrm{total}} c_{\mathrm{total}}$

(10-50)2-

Property of

~ P .·

Germania Germania

WA BO

April 1993

Tax ID# 91-111-8945 Duns#: 102568163

##Intermedia

1700 Westlake Avenue N.
Suite 724
Seattle, WA 98109
(800)553-8336
(206)284-2995

CaliforinaProtectiveParentsAssociation

What We Are All About

Our organization is specifically devoted to advocating for parents and children who are being abused by the legal system in high conflict custody cases. In most cases, the children have been placed in the custody of an abusive parent when a safe parent is available. It is a corrupt money driven practice in which a parent seeking to protect a child from abuse is forced to litigate constantly in an effort to rescue his/her child from the abuser, which in turn provides a steady income for the family court "industry."

It involves "case fixing" and it works like this: During divorce when a child discloses abuse, the parent seeking to protect the child (protective parent—"PP") is attacked with spurious psychobabble labels of "emotional instability," and on that basis, with NO evidence pursuant to evidence codes of any harm toward the child by the parent who makes the complaint, the child is removed from that parent's custody.

In most cases, again using phony psychobabble labels and/or non evidentiary "syndromes," the parent seeking to protect the child is placed on "supervised visitation," court ordered to mediation, counseling, evaluations, parenting classes etc., The court is able to access state and federal funds dependent on the "services" litigating families "need."

The court makes money, the attorneys make money, and all the appendages of the court make money—the evaluators, mediators, attys. for the minors, etc.

The court banks on (pun intended) the fact that a parent will do anything to rescue their child from abuse, and so can be blackmailed into submitting to all the services and litigation that will provide a healthy, steady, income for those holding the child hostage from the parent. The protective parent is forced to jump through hoops to regain custody.

The problem is that when they jump through one hoop, the court simply puts up another. The anger and frustration of the legally abused parent who is desparate to protect his/her child is used against the parent to allege further "emotional instability."

When the "PP" uses publicity to expose the malfeasance, they are further restricted from access to their child with allegations that the publicity is "harmful" to the child. Of course, the publicity is harmful to the court, not the child. This is merely a ploy by the court to silence the victims of their illegal scheme. The cycle is never ending.

The children live their entire childhoods caught in litigation and continued abuse. A preliminary survey indicates that this phenomenon is restricted to middle and upper class parents who have money and assets. The parents are financially raped with FORCED and EXTORTED court services, their money and assets winding up in the hands of the attys., evaluators, and courts (appeals, transcripts, filing fees, etc.)

There is also the added component of the well formed movement in America to NORMALIZE PEDOPHILIA as an "alternate lifestyle. In the cases of sexual abuse of the child, this is a prime opportunity to advance that movement. Psychologists who known to be "pedophile friendly" are appointed by the courts to do the evaluations, and use pedophile friendly "syndromes" to defend the alleged molesters. The most prevalent "syndrome" used in cases of child sexual abuse is "parental alienation syndrome" (PAS)

PAS was made up (and I mean that literally) by a child psychiatrist (Richard Gardner) whose self published writings advocate pedophilia as well as other forms of deviant sexual behaviors such as necrophilia and beastiality, as having "societal benefits." Gardner believes the only harm to a child in having sex with an adult is the guilt they feel because of "society's over-reaction" to the sex.

Originally created as an "incest defense," PAS alleges that the child disclosing incest during custody is merely "coached" by the PP to make allegations of abuse to "alienate" the child from the other parent, and therefore the parent who supports the child's allegation of abuse is "emotionally harming" the child. Because the PAS label is so indiscriminate, and cannot meet standards of evidence, anything a parent says or does can be twisted to fit the "label." REAL evidence of abuse, such as police reports and medical evidence, is barred from being heard by the court in cases where PAS is alleged, since the PAS could not stand up in the face of real evidence.

PAS, which is used almost exclusively against women, is now routinely used to gain custody for men who simply don't want to pay child support, by alleging (without evidence) that the mother is trying to alienate the child from the father. The correlation between increased child support and enforcement coinciding with increased father custody and the use of PAS, provides prima facie evidence that PAS has mushroomed from an incest defense to a legal tool being to escape child support.

On May 15, 2000 we are having a press conference at the Capitol to unveil an investigative report of evaluators, judges, and the CA Board of Psychology's involvement in the use of PAS to place children in the custody of their identified molesters, despite medical evidence of the abuse. The press conference is mainly directed toward the Sacramento court system. A federal civil rights and RICO (racketteer influenced corrupt organization) lawsuit filed on behalf of several parents and children will also be unveiled.

You may call me at home for any additional information (209) 295-1542.

The press is our best and most needed tool to expose this holocaust that is destroying children in ever increasing numbers. While the below article is not precisely on the subject, but related, it does an excellent job of describing the how and why of the sacrificing of children's lives for the profit of the "system." The motivation is the same as in the cases we deal with.

No happy ending for these children Adoption Bonuses:

The Money Behind the Madness DSS & (CPS), as well as affiliates rewarded for breaking up families. By :Nev Moore Massachusetts News

Child "protection" is one of the biggest businesses in the country. We spend \$12 billion a year on it. The money goes to tens of thousands of a) state employees, b) collateral professionals, such as lawyers, court personnel, court investigators, evaluators and guardians, judges, and c) DSS contracted vendors such as counselors, therapists, more "evaluators", junk psychologists, residential facilities, foster parents, adoptive parents, MSPCC, Big Brothers/Big Sisters, YMCA, etc.

This newspaper is not big enough to list all of the people in this state who have a job, draw a paycheck, or make their profits off the kids in DSS custody In this article I explain the financial infrastructure that provides the motivation for DSS to take people's children - and not give them back. In 1974 Walter Mondale promoted the Child Abuse and Prevention Act which began feeding massive amounts of federal funding to states to set up programs to combat child abuse and neglect. From that came Child

"Protective" Services, as we know it today. After the bill passed, Mondale himself expressed concerns that it could be misused. He worried that it could lead states to create a "business" in dealing with children.

Then in 1997 President Clinton passed the "Adoption and Safe Families Act." The public relations campaign promoted it as a way to help abused and neglected children who languished in foster care for years, often being shuffled among dozens of foster homes, never having a real home and family.

In a press release from the U.S. Department of Health & Human Services dated November 24, 1999, it refers to "President Clinton's initiative to double by 2002 the number of children in foster care who areadopted or otherwise permanently placed." It all sounded so heartwarming. We, the American public are so easily led. We love to buy stereotypes; we just eat them up, no questions asked. But, my mother, bless her heart, taught me from the time I was young to "consider the source."

In the stereotype that we've been sold about kids in foster care, we picture a forlorn, hollow-eyed child. thin and pale, looking up at us beseechingly through a dirt streaked face. Unconsciously, we pull up old pictures from Life magazine of children in Appalachia in the 1930s. We think of orphans and children abandoned by parents who look like Manson family members. We play a nostalgic movie in our heads of the little fellow skyly walking across an emerald green, manicured lawn to meet Ward and June Cleaver, his new adoptive parents, who lead him into their lovely suburban home. We imagine the little tyke's eyes growing as big as saucers as the Cleavers show him his very own room, full of toys and sports gear. And we just feel so gosh darn good about ourselves. Now it's time to wake up to the reality of the adoption business. Very few children who are being used to supply the adoption market are hollow-eyed tykes from Appalachia. Very few are crack babies from the projects. [Oh. you thought those were the children they were saving? Think again].

When you are marketing a product you have to provide a desirable product that sells. In the adoption business that would be nice kids with reasonably good genetics who clean up good. An interesting point is that the Cape Cod & Islands office leads the state in terms of processing kids into the system and having them adopted out. More than the inner city areas, the projects, Mission Hill, Brockton, Lynn, etc. Interesting.

With the implementation of the Adoption and Safe Families Act, President Clinton tried to make himself look like a humanitarian who is responsible for saving the abused and neglected children. The drive of this initiative is to offer cash "bonuses" to states for every child they have adopted out of foster care, with the goal of doubling their adoptions by 2002, and sustaining that for each subsequent year. They actually call them "adoption incentive bonuses," to promote the adoption of children.

Where to Find the Children A whole new industry was put into motion.

A sweet marketing scheme that even Bill Gates could envy. Now, if you have a basket of apples, and people start giving you \$100 per apple, what are you going to do? Make sure that you have an unlimited supply of apples, right?

The United States Department of Health & Human Services administers Child Protective Services. To accompany the ASF Act, the President requested, by executive memorandum, an initiative entitled Adoption 2002, to be implemented and managed by Health & Human Services. The initiative not only gives the cash adoption bonuses to the states, it also provides cash adoption subsidies to adoptive parents until the children turn eighteen Everybody makes money. If anyone really believes that these people are doing this out of the goodness of their hearts, then I've got some bad news for you.

The fact that this program is run by HHS, ordered from the very top, explains why the citizens who are victims of DSS get no response from their legislators. It explains why no one in the Administration cares about the abuse and fatalities of children in the "care" of DSS, and no one wants to hear about the broken arms, verbal abuse, or rapes. They are just business casualties. It explains why the legislators I've talked to for the past three years look at mewith pity. Because I'm preaching to the already damned.

The legislators have forgotten who funds their paychecks and who they need to account to, as has the Governor. Because it isn't the President. It's us. How DSS Is Helped The way that the adoption bonuses work is that each state is given a baseline number of expected adoptions based on population. For every child that DSS can get adopted, there is a bonus of \$4,000 to \$6,000. But that is just the starting figure in a complex mathematical formula in which each bonus is multiplied by the percentage that the state has managed to exceed its baseline adoption number.

The states must maintain this increase in each successive year. [Like compound interest.] The bill reads: "\$4,000 to \$6,000 will be multiplied by the amount (if any) by which the number of foster child adoptions in the State exceeds the base number of foster child adoptions for the State for the fiscal year." In the "technical assistance" section of the bill it states that, "the Secretary [of HHS] may, directly or through grants or contracts, provide technical assistance to assist states and local communities to reach thei targets for increased numbers of adoptions for children infoster care."

The technical assistance is to support "the goal of encouraging more adoptions out of the foster care system; the development of best practice guidelines for expediting the termination of parental rights; the development of special units and expertise in moving children toward adoption as a permanent goal; models to encourage the fas tracking of children who have not attained 1 year of age into preadoptive placements; and the development of programs that place children into pre-adoptive placements without waiting fo termination of parental rights."

In the November press release from HHS it continues, "HHS awarded the first ever adoption bonuses to States for increases in the adoptio of children from the public foster care system." Some of the other incentive offered are "innovative grants" to reduce barriers to adoption [i.e., parents]. more State support for adoptive families, making adoption affordable for families by providing cash subsides and tax credits. A report from a private think tank, the National Center for Policy Analysis,

reads: "The way the federal government reimburses States rewards a growth in the size of the program instead of the effective care of children." Another incentive being promoted is the use of the Internet to make adoption easier.

Clinton directed HHS to develop an Internet site to "link children in foster care with adoptive families." So we will be able to window shop for children on a government website. If you don't find anything you like there, you can surf on over to the "Adopt Shoppe." If you prefer to actually be able to kick tires instead of just looking at pictures you could attend one of DSS's quaint "Adoption Fairs," where live children are put on display and you can walk around and browse. Like a flea market to sell kids. If one of them begs you to take him home you can always say, "Sorry. Just looking."

The incentives for government child snatching are so good that I'm surprised we don't have government agents breaking down people's doors and just shooting the parents in the heads and grabbin the kids. But then, if you need more apples you don't chop down your apple trees.

Benefits for Foster Parents

That covers the goodies the State gets. Now let's have alook at how the Cleavers make out financially after the adoption is finalized. Afte the adoption is finalized, the State and federal subsidies continue. The adoptive parents may collect cash subsidies until the child is 18. If the child stays in school, subsidies continue to the age of 22. There ar State funded subsidies as well as federal funds through the Title IV-E section of the Social Security Act. The daily rate for State funds is the same as the foster care payments, which range from \$410-\$486 per month per child. Unless the child can be designated "special needs," which of course, they all can.

According to the NAATRIN State Subsidy profile from DSS, "special needs" may be defined as: "Physical disability, mental disability, emotional disturbance; a significant emotional tie with the foster parents where the child has resided with the foster parents for one or more years and separation would adversely affect the child's development if not adopted by them." [But their significant emotional ties with their parents, since birth, never enter the equation.

Additional "special needs" designations are: a children twelve years of age or older; racial or ethnic factors; child having siblings or half-siblings. In their report on the State of the Children, Boston's Institute for Children says: "In part because the States can garner extra federal funds for special needs children the designation has been broadened so far as to become meaningless." "Special needs" children may also get an additional Social Security check. The adoptive parents also receive Medicaid for the child, a clothing allowance and reimbursement for adoption costs such as adoption fees, court and attorney fees, cost of adoption home study, and "reasonable costs of food and lodging for the child and adoptive parents when necessary to complete the adoption process.

"Under Title XX of the Social Security Act adoptive parents are also entitled to post adoption service; "that may be helpful in keeping the family intact," including "daycare, specialized daycare, respite care, in-house support services such as housekeeping, &personal care, counseling, and other child welfare services". [Wow! Everything short of being knighted by the Queen!]

The subsidy profile actually states that it does not include money to remodel the home to accommodate the child. But, as subsidies can be negotiated, remodeling could possibly be accomplished under the "innovative incentives to remove barriers to adoption" section. The subsidy regulations read that "adoption assistance is base solely on the needs of the child without regard to the income of the family." What an interesting government policy when compared to the welfare program that the same child's mother may have been on before losing her children, and in which she may not own anything, must prove that she has no money in the bank; no boats, real estate, stocks or bonds; and cannot even own a car that is safe to drive worth over \$1000. This is all so she can collect \$539 per month for herself and two children. The foster parent who gets her children gets \$820 plus.

We spit on the mother on welfare as a parasite who is bleeding the taxpayers, yet we hold the foster and adoptive parents [who are bleeding ten times as much from the taxpayers] up as saints. The adoptive and foster parents aren't subjected to psychological evaluations, ink blot tests, MMPI's, drug & alcohol evaluations, or urine screens as the parents are. Adoption subsidies may be negotiated on a case by case basis. [Anyone ever tried to "negotiate" with the Welfare Department?]

There are many e-mail lists and books published to teach adoptive parents how to negotiate to maximize their subsidies. As one pro writes on an e-mail list: "We receive a subsidy for our kids of \$1,900 per month plus another \$500 from the State of Florida. We are trying to adopt three more teens and we will get subsidies for them, too. It sure helps out with the bills." I can't help but wonder why we don't give this same level of support to the children's parents in the first place?

According to Cornell University, about 68% of all child protective cases "do not involve child maltreatment." The largest percentage of CPS/DSS cases are for "deprivation of necessities" due to poverty. So, if the natural parents were given the incredible incentives and services listed above that are provided to the adoptive parents, wouldn't it stand to reason that the causes for removing children in the first place would be eliminated? How many less children would enter foster care in the first place? The child protective budget would be reduced from \$12 billion to around \$4 billion. Granted, tens of thousands of social workers, administrators, lawyers, juvenile court personnel, therapists, and foster parents would be out of business, but we would have healthy, intact families, which are the foundation of any society. That's just a fantasy, of course.

The reality is that maybe we will see Kathleen Crowley's children on the government home-shopping-for-children web site and some one out there can buy them. May is national adoption month. To support"Adoption 2002," the U.S. Postal Service is issuing special adoption stamps. Let us hope they don't feature pictures of kids who are for sale. I urge everyone to boycott these stamps and register complaints with the post office. I know that I'm feeling pretty smug and superior aboutbeing part of such a socially advanced and compassionate society. How about you?

National Alliance for Family Court Justice Completely Support CPPA http://NAFCJ.org

*Note from CPPA:

These cases are NOT abberations, and they are NOT due to incompetence. They are about a well orchestrated corrupt enterprise; the trafficking of children for profit. We have all the evidence necessary to prove this. We only need to find someone intelligent enough to understand the scheme and honest enough to do something about it. In the meantime, we continue to expose everything we can, pull the covers off those who are hiding under the blankets of "confidentiality," and the invisible armor that covers black robes.

- * I left Michigan for my own safety.

 I was being stalked & harassed by many law
 En-forcement agencies.
- * Donna Fredrickson has to flee as well.

 She brought it to the attention of Judicial Tenure

 committee of Judge Viviano's sexual mis conduct

 in the children's home. She was a member of "Mosaic"

 an "Children for Justice " chapter in Michigan.
- * My son also had to flee for safety.

He was accused of stealing & wrecking his own car.

Once he found out his car was stolen, he filed a missing report. Macomb then issued a warrant for him filing a false police report.

I & 4 others could prove my son innocence of taking his car.

Join the club

My husband is an assistant U.S. Attorney who sexually abused my daughter in three states including his office at the U.S. Attorney's Office. The Dept of Justice prosecutor handling the case was reguelary assigned to the child pomography unit. They are all hooked up. Corruption abounds but God;'s grace abounds even more? Continue to fight the good fight of faith.

Lole Telmos

Landslide is what your looking for in the world of investigation into child pom.

http://www.cbc.ca/fifti/archives.html , http://www.cbc.ca/fifti/landslide/index.html,

The worlds biggest child porn investigation

http://www.cbc.ca/fifth/landalide/case_html

The major reason this criminal activity has not been stopped is , its those in charge to protect & investigate are just as much involved in the activity them selves . I found one of the port holes of buying child porn by mistake . My ex was using my children , he as much said there were pictures of my children out on the Infamet . For \$ 24.95 a month you could view such.

married to a high price defense Attorney. A ex member of QJ dream team he is now helping with the The site I found this port hole on was non other then a private investigator out of California, she is

Pedophiles. Yet work with Missing an exploited children of running down any one on the run to protect Both have celebrity status & work with Law enforcement. Both have also admitted to helping protect

I found over 165 police departments , CIA , FBI , & Interpol on this private investigators afte as well as this port hole to view child porn . NOT HELPING ABUSE ,BUT PROMOTING IT . They have a shield of

I'm a victim of this PI as well as others , because of the shield of protection & pathological lies nothing is ever done . Investigations are halted & stopped



AFCC Association of Family & Conciliation Court

RICO & A

Rackebering influenced Corruption Organization.

triumational & Interdisciplinary Association that Focus training , Judges , Custody Evaluators , Mediators about "Fatherhood Issues" & Promoting Allenation Theories.

AFCC SEMBARS teach Access Multidion programs in conjunction with

"Divorce adjustment programs".

Not in "The Best interest of Children" & those who want to protect them.

by: 1906 AFCC budget approached six figures .

The S. A.I.D Syndrome (Victim) & Parental Alternation

The S. A. I.D Syndrome (Victim) = sexual abuse allegations in divorce , which claims sexual abuse allegations in divorce are abusys false.

Karol D. Ross Ph. D & Gordon Julian Blush Ph. D wrote June 1987

"New Resource book 4 Judges & Court Personal "Both Ross & Stush promote Perental Alteration which claims the Protective parent brainweshed the children into falsely accusing Sexual Abuse.

in which that person keeps children from the PERPETRATOR thus Alienating the victim from the other parent.

Ross & Blush are teaching "Richard Gerdner's " Perental Allenation which condones PEDOPHILIA.

As does Raiph Underwager Ph. D, his wife Hollida Wekaffeld Ph.D ,PAIDIKA (Lutheran theologian) .

"National Congress 4 Fathers & Children " Parental Alternation is being used to switch custody to the Abuser & Alternate the Protective Parent

Children's Charter is being billed for funds to protect the abuser. A. P. A. American Psychiatric Association doe not except Gardner's theory.

You can med all about this



STATE OF MICHIGAN



IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

Plaintiff: LOLA M. TELMOS	Case No: 96-6232-1 DM
vs.	Judge: GEORGE C. STEEH P-Number
Defendant: LAURENCE F. TELMOS	
() Complaint() Countercomplaint() Answer to complaint for:	() = Order for: () Stip & Order for:
by: () Answer to countercomplaint for: by:	() Petition & Order for:
() Appearance () Substitution of attorney for: by:	() Snip & Order for Discontinuance
 () Jury Demand () Praecipe () Notice of hearing () Proof of service (not summons) () Summons returned 	 () Stip & Order for Adjournment () Aff. & Order to Answer () Aff. Ex-Parte Temp. Supp. Order () Aff. Ex-Parte Injunction () Aff. Writ of Carnishment () Proof of Mailing
 () Motion for: () Affidavit () Brief in Support () Interrogatories () Affirmative Defenses () Affidavit and Default 	() Consent Judgment () Summary Judgment () Mediation Summary () Medical Report(s) () Notice of Taking Depositions () Objections to:
() Stip & Order for Withdrawal of:	() Subpoena () Check
() Trial Notice () Opinion () Pre-Trial Summary	(X) F.O.C.Recommendation() F.O.C.Final Recommendation() F.O.C.Field Report
Attorney's name: for: P-Number:	
Address:	

Phone:

RE: TELMOS, LOLA M. vs. LAURENCE F.

File No: 96-6232-1 DM

Page 3

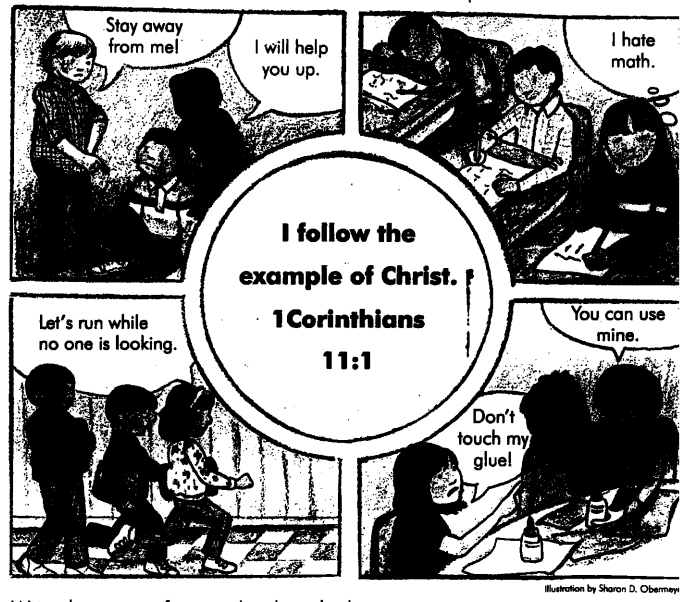
Defendant adds that her children do not wish to visit at this time and have become emotionally upset when they have seen their father at church. Further, Defendant indicates that Protective Services have also investigated this matter and feel that sexual abuse has indeed occurred. Defendant is totally against any visitation at this time, including supervised visitation because she feels her children are simply not ready to face their father and indeed need to remain in therapy. Defendant also feels that Angela, age seven, and Michael, age five, have been through far too much turmoil for young children and have been interviewed several times concerning the abuse. Defendant adds that it may not be productive or in the children's best interests to be re-interviewed by any other agency, plus the fact that they remain in treatment at Macomb Family Services.

This investigator has found that the children have been in a sexual abuse treatment program at Macomb Family Services since October 30, 1996. Director of this program, Laura Henderson, clinical therapist, has provided correspondence addressing the children's treatment. Said correspondence indicates that it would be "extremely ill-advised" for these children to have any contact with their father, pending resolution of the allegations. Further, Protective Services did investigate this case, prior to parties appearing for this investigator's interview. According to Mr. Robert DeJarnette of Protective Services, his office did substantiate sexual abuse.

Follow Jesus at School

Look at the pictures.

Which child is doing what Jesus would do?



Write the name of your school on the lines.

Act out a way to follow Jesus at school.

Purpose: Demonstrate one way to follow Jesus.



COUNTY BOARD Sara L. Chalgian Andrew Caravaggio Mark Young

CHILDREN'S PROTECTIVE SERVICE Notice of Action and Rights

Name:

TELMOS LAURENCE F Address: 11950 SPRINGBROOK CT

ROMEO MI 48065-

County:

MACOMB

Case: Date of Complaint:

V3887249P

09/18/96

OCTOBER 9, 1996 Date of Notice:

The Michigan Child Protection Law, Public Act 238 of 1975, requires the Department of Social Services to maintain a central registry system to carry out the intent of the law-namely, to protect children. Access to central registry is limited, but the following have access to this information:

Children's Protective Services, including other states' and Native American Tribes'

Law Enforcement agencies investigating child abuse and neglect

A physician treating a child suspected of being abused or neglected

Any biological or adoptive, custodial or noncustodial parent or legal guardian of a child who is the subject of the investigation

Another person named in the report

Individuals or agencies involved in treatment of the child or the family

A court or grand jury, including the Friend of the Court

Child placing agencies and juvenile counts for the purposes of evaluation foster homes and adoptive placements

The department's Bureau of Regulatory Services for the purposes of licensing child care organizations

The department for purposes of certifying child day care aides.

You are identified on the registry as a person responsible for child abuse and/or child neglect in the case cited above. This notice is being sent to You because of a recent Children's Protective Services investigation involving you or the release of central registry information on you to a person or entity allowed access to the information by the Child Protection Law.

Names are automatically removed from central registry ten years after the date of complaint or when the youngest child named as a victim in the complaint turns age 18, whichever occurs later.

You have the right to review the investigation record in this case. You may arrange to review the record by contacting the Supervisor named below. You must present personal identification before reviewing the record.



February 20,/1997

Macomb County Circuit Court Court Building - Main St. Mount Clemens, Mi. 48043

To Whom It May Concern:

Angela and Michael Telmos have been involved in treatment at Macomb Family Services since 10/30/96. They have both disclosed statements of repeated incidences of sexual abuse, to them, by their biological father, Larry Telmos (e.g. digital penetration in both genital and rectal areas, penal penetration, oral sex, use of various objects to penetrate). It would be extremely ill-advised for these children to have any contact with their father, pending resolution of the allegations.

If further information is needed, please feel free to contact me.

Sincerely,

Laura S. Henderson, MSW,CSW

Clinical Therapist

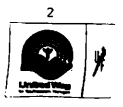
Director, Sexual Abuse Program

New Location 3/8/04 Laura Henderson Macomb Family Services INC. 36975 Utica Rd. Clinton Township ,MI 48035 Ph : (586)226-3440

REPORT OF ACTUAL OR SUSPECTED CHILD ABUSE OR NEGLECT State of Michigan — Department of Social Services

REFERRING PERSON: Complete items 1 - 20. Send PAI Services where the child is found. Retain PART 2 for your			1. DATE
			2-12
2. LIST OF CHILD(REN) SUSPECTED OF BEING ABUSED OR NEGLE	SIRTH DATE	Nack of Part 1)	SE
		- RACE	32.
Angula Telmos	12-10-55	Caversian.	Farma
MICAROL TELNIOS	6-11-91	Cavensian	Long
* * Both Children related, Separated that their furner had gages their mous			
tied up homes with day home comps /6 strap, covered here mitaches During	017	-	. 4.
3, FATHER'S NAME	4. MOTHER'S NAME		
	Lota Te	imos	
LARRY TELANOS 5. CHILD(REN)'S ADDRESS	6. CITY		S. PHONE NO
11950 Spaingbrook		MACOMB	752-7
9. NAME OF ALLEGED PERPETRATOR OF ABUSE OR NEGLECT	10, RELATIONSHIP TO	CHILD(REN)	<u> </u>
LARRY TOLINGS 11. PERSON(S) THE CHILD(REN) LIVING WITH WHEN ABUSE/NEGLI	Biologic	+1 Fatara	
		ABUSE/NEGLECT OCCUR	_
LARRY LOLA TELMOS	11950 5	Pring brook T	Correct 4
13. DESCRIBE INJURY OR CONDITIONS AND REASON FOR SUSPICI	ON OF ABUSE OR NEGLECT	T.L. Chilbren in	+
Separately). Hickory Strates what his	3 FATTLE MAS PLF A	180 Parts 10 01	3 70077
prob" Squeez + A his per-pac" many chares	s. Also, Michael recom	nd benot to a fact	man for be
him onto Angesto "lice" each other's privi	teparts. Henri US	32,000 7/13 p-000.	
Programa private ports, August Stat	- Chi Trans Appropriation	management and a property	
penis in her was way how FATHON has P	of hispanis, frante.	s / n n am reasons	, 75 (02///)
Objects /25 paneil tips plasme toy Flowe	r). Angela strated	g through the plant file.	ينهرومار بيهادولا. باب کاب
her touch his " private poor " with how he	ביון צמן ליעל מפנים בורנים בוינים		1, mm
4. SOURCE OF REFERRAL (Check appropriate box)	TEACHER	G	
PHYSICIAN AUDIOLOGIST	=	Li D\$\$ FACI	=
☐ MEDICAL EXAMINER (Coroner) ☐ *SOCIAL WORKER ☐ DENTIST ☐ SCHOOL ADMINISTRATO	_	T OFFICER LI DMH FAC	
	HOSPITAL	DER DOTHER (S	pecity below)
I NURSE LI SCHOOL COUNSELOR 5. REFERRING PERSON'S NAME		NG ORGANIZATION (scho	al baselial atal
	5	Family Service	
LAURA 5. Handerson, MISIU CSUL			20, PHONE NO.
J. Crocken Blub. # 202	18. GITY FOUNT Change		(514) 46 2.7
TO BE COMPLETED BY MEDICAL PERSON			
10 BE COMPLETED BY MEDICAL PERSON		MATTOR MAG DEEM D	
•	·	•	
2. LABORATORY, REPORT	23. X-RAY		
4. OTHER (Specify)	25. HISTORY OR PHYSIC	AL SIGNS OF PREVIOUS	
		☐ Yes . !	□ No →
5. PRIOR HOSPITALIZATION OR MEDICAL EXAMINATION FOR TH		ACES	
DATES		· · · · · · · · · · · · · · · · · · ·	
•			
			-
7. PHYSICIAN'S SIGNATURE 28. DATE	29. HOSPITAL (If applicat	He)	





2 CROCKER, SUITE 202, MOUNT CLEMENS, MICHIGAN 48043 . PHONE (810) 468-2656

has addressed the need to consider the emotional needs of Angela and Michael as the foremost priority. Iola has displayed the development of increasing insight into the potentially-damaging effect that domestic violence has on the psychological (and possibly physical) well-being of children. Iola's related primary concern, at this point, is the safety of her young children. Additionally, the mother has begun to address many of her own survivor issues.

Based on observation of the children's behaviors in a clinical setting, as well as related information from all family members, it is recommended that Angela and Michael Telmos remain in the physical custody of their mother, Lola Telmos. It is advised that any contact with the children and their older brother, Jawn be supervised ... in a public setting. It continues to be recommended that the father not have any contact with Michael and Angela pending resolution of the allegations.

If further information is needed, please feel free to contact me.

Sincerely,

Laura S. Henderson, MSW, CSW

Clinical Therapist

Director, Sexual Abuse Program

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

NO. 96-6232-DM

Lola Volmos	Atty: Janet Frederick
Plaintiff(s)	
Laurence Telmos	Atty: James Philler
Defendant(s)	
ORDER OF Evaluation At a session of said Court, held on 6/1 This cause having been noticed for	
Settlement Conference, Scheduling (Discovery Conference, Trial, Sonference, Stalus Gonf.
o - a + de	termine have to
In order a	termine parenting ten
for Pty and Whe	The same of the sa
01.1001 2100	emal be literaportes 16 Dept to St. Joseph
by moe ont Sheri	16 Wept to St. Joseph
X Now therefore, IT IS ORDERED that this ca	
·	for
Therefore, IT IS ORDERED	Lola Velmos be evalual
at St. Joseph Hoep. Occ	Lola Telmos be evalual ess Center re her mente
Condettion -	Intonio P. Viviano Ircuit Judge
_	₩ *

- 4. On April 15, 1998 this Court entered a Judgment of Divorce adopting the January 14, 1998 Recommendation and the findings therein.
- 5. The findings therein, as adopted by the Court, included a suspension of child support based on the Plaintiff's actions characterized by Referee Toler in his Recommendation "In this case the Plaintiff has done everything she can to thwart visitation with the Defendant...This is a classic case of parental alienation".
- 6. This Honorable Court did refer the matter to Family Counseling Center to attempt to establish a visitation schedule.
- 7. Plaintiff has failed to comply with the directions of the Family Counseling Center, failed to comply with reasonable visitation, continued to thwart visitation, and has maintained a pattern of conduct of parental alienation.
- 8. It is in the best interest of the minor children of the parties hereto that custody be changed to Defendant, so that a relationship can develop between both parents, as Defendant is willing to engender a relationship between these children and their mother.

WHEREFORE, Defendant, LAURENCE FREDERICK TELMOS, prays that this Honorable Court enter an Order Changing the physical custody of the parties two minor children, namely ANGELA TELMOS born December 10, 1989 and MICHAEL TELMOS born

ARENTAL.
AlieNATION IS
Pedophiles
program To
change Custody

The S.A.I.D. Victim

The S.A.I.D. Victim

(Sexual Allegations In Divorce)

By William Reid Kimbrough, Jr.

Accusations of sexual abuse in custody and visitation disputes continue and studies indicate the national divorce rate is increasing. Matrimonial attorneys are having clients, the accused as well as the accuser, undergo polygraph and psychological testing.

Statistics on the frequency of the accusations are inconclusive on this social problem that is not limited to the United States. Layman and professional cite high or low percentages that support education, training, experience, and personal beliefs. Only one study has been conducted on the issue, the results eventually became the foundation for the American Bar Associations' "SEXUAL ABUSE ALLEGATIONS IN CUSTODY AND VISITATION CASES: A Resource Book for Judges and Court Personnel".

Resource material on child abuse and allegations of child abuse clearly indicate the mental health community is divided on the accusations issue. Psychiatrists, psychologists, social workers, therapists, and counselors have taken definite sides, particularly in regard to sexual child abuse.

This article is about the falsely accused - how they react, the response they receive, what they learn, and what they propose. The intent is to point out that many falsely accused individuals react in ways that go far beyond 'I did not do what you have accused me of doing'. Another intent is to pose challenges to the mental health industry which is sustaining the accusations.

The accused are parents who have been falsely accused of sexually abusing a minor child in the context of either a custody or visitation dispute. While the majority of those accused are fathers, by pending or ex-wives, mothers have also been falsely accused under the same circumstances. For the most part their names are not known to the general public. Some cases occasionally appear in the press, but with few exceptions do we read about them in the national media.

For the purpose of this article the falsely accused will be called "SAID Victims", from the June 1987 Karol Ross and Gordon Blush paper "The SAID Syndrome: Sexual Allegations in Divorce". SAID Victims will be further defined as individuals who 1) never sexually abused a minor child, and 2) a court of law determined there was no sexual abuse.

Child abuse and allegations of child abuse are alarmingly real in our society today - reports are both true and false. They are made in good faith by mandated reporters protected by judicial immunity, by anonymous callers to state hotline phones, by malicious neighbors, by disgruntled day care employees, by students, by step-

During this period an increase of child abuse was seen on a national level, many statistics failed to mention the rising incidence of reports made in custody or visitation litigation.

The SAID Victim - What They Learn

Recall the time in your youth when you and your playmates took apples from a neighbors tree and consider three scenarios: 1) You took the apples, you know the neighbor saw you, and you were confronted; 2) You took the apples however the neighbor did not see you, and you were confronted; and 3) You never took any apples but were accused. Remember your reactions to each.

In March 1986 Dr. Sharon Satterfield (University of Minnesota) testified before the Minnesota Attorney General's Task Force On Child Abuse Within the Family.

Dr. Satterfield was asked "what happens to the children who have been falsely identified as being sexually abused?" She replied, "the most horrendous thing that can happen to a family is to be falsely accused. There are many well documented cases of reported abuse where abuse did not occur. It is a nightmare for both the accused and the children". She continued, "the acute symptoms of families who have been falsely accused are similar to those symptoms of families where abuse has occurred. It is a post traumatic stress disorder that these families go through."

In October 1986 the final report on the Minnesota task force included the statement, "Not every allegation of abuse is true. The impact of false allegations on families can be devastating—the stigma within the community, the potential loss of employment, and the trauma to all within the family. In child custody cases this problem is particularly evident".

This task force followed the Scott County, Minnesota abuse cases. A report on that investigation was issued in February 1985.

Also in 1986, while Minnesota was gathering information for its task force on child abuse, the Research Unit of the Association of Family and Conciliation Courts announced it was seeking input for the Abuse Allegation Project. This project sought information on sexual abuse allegations in divorce cases.

A notice on this project appeared in a 1986 copy of the Family Advocate, one of many publications not initially known to falsely accused persons. Networking by special interest groups urged SAID Victims to respond to the project and many did to the researchers at the Association of Family and Conciliation Courts.

How then does an individual react after being accused of doing something they never did, specifically SAID Victims? There have been comments from the mental health community but no in-depth research studies are found in the resource material. Most material has been written by special interest groups and falsely accused individuals.

Until proper research is conducted, along with changes required in the mental health and legal disciplines, SAID Victims will continue an innate educational process on the social issue they involuntarily became involved in. Emotional support, effective issue-educated legal representation, and precise documentation

Family Therapy, the American Academy of Psychotherapists, and the Institute for Psychological Therapies are only a few.

For obvious reasons the first resource material that SAID Victims receive from special interest groups relates to accusations made in the context of custody and visitation disputes. The falsely accused learn of individuals from the medical, mental health, and other professions who express concerns on the many issues associated with sexual child abuse: Dr. Elissa P. Benedek, Douglas J. Besharov, Dr. Gordon Blush, Dr. Harold Boverman, Dr. Lee Coleman, Kathleen M. Dillon, Margretta Dwyer, Robert L. Emans, Dr. Richard A. Gardner, Corey L. Gordon, Dr. Arthur H. Green, Dr. Melvin Guyer, Dr. William F. McIver, Dr. David C. Raskin, Dr. Domeena C. Renshaw, Karol Ross, Dr. Diane H. Schetky, Professor LeRoy G. Schultz, Dr. Daniel C. Schuman, William D. Slicker, Dr. Ralph C. Underwager, Dr. Alayne Yates, Dr. John C. Yuille, and numerous others.

The falsely accused obtain publications these authors cite and note that they appear to represent one segment of the overall mental health community. The falsely accused is aware that learning only one side of an issue is fundamentally wrong, yet later discover many individuals, representing all levels of this community, have no interest in educating themselves on the accusations issue, and the word "mindset" is added to an expanding vocabulary.

In time the falsely accused become knowledgeable on true child abuse and its many forms: psychological, physical, prenatal, selling, and sexual. It is in this phase that SAID Victims realize the full extent of the two related social problems and that other professionals in the mental health community have widely different opinions on the accusations issue.

New names and material is read on true sexual child abuse as the falsely accused learns of their concerns: Dr. Gene Abel, Cordelia Anderson, Lucy Berliner, Angela Brown, Dr. Donald C. Bross, Dr. Ann W. Burgess, Dr. Jon R. Conte, Dr. David Finkelhor, Dr. A. Nicholas Groth, Dr. Astrid Heger, Dr. Judith L. Herman, Jan Hindman, Linda L. Holmstrom, Fay H. Knopp, Dr. Richard D. Krugman, Kee MacFarlane, Mary McQuiston, Ann Seig, Dr. Suzanne M. Sgroi, Dr. Frances Sink, Dr. Roland C. Summit, Dr. Sue White, Dr. Bruce Woodling, and many others.

True SAID Victims, and victims of other false accusations, often acquire large amounts of resource material on child abuse and allegations of child abuse. Such material may be defined as any type of information created by any individual or group of individuals who express concern on the two related subjects. The use of computers to manage extensive amounts of data is valuable in categorizing information, noting trends, analyzing statistics, and correlating names and topics.

It appears that one segment of the mental health community offered few or no opinions on the accusations issue until February 1988 when the American Bar Association published "SEXUAL ABUSE ALLEGATIONS IN CUSTODY AND VISITATION CASES: A Resource Book for Judges and Court Personnel". This is based on a chronological review of the resource material on child abuse & allegations of child abuse from 1929 to the present. The review, as well as the background for this paper, included over 950 selections representing more than 5,000 pages of material.

The schism in the mental health community is evident as one reads the professional

rage / or i i

that the individuals consulted for these programs, as well as the publications they provide, are mainly from one segment of the mental health community.

SAID Victims also notice that there are no children's books that portray what a child, who was never sexual abused, was thinking or feeling as they were questioned or medically examined. Lawsuits have been filed by falsely accused individuals on behalf of their children who were in truth psychologically and/or sexually abused during evaluation procedures.

Because of their concern for true child abuse the falsely accused attends conferences and obtains information from past conferences. SAID Victims note who the speakers were, what workshops were presented, who sponsored and attended the conference, and what questions were avoided and by who. The falsely accused observes trends on child abuse conferences & notices that more often than not those individuals with beliefs similar to the sponsors become the invited speakers and workshop presenters, and special interest groups do the same thing.

The accusations of sexual child abuse in custody and visitation disputes has been a focused issue since the early 1980's but the subject is either not presented or is inadequately presented at child abuse conferences, in particular at the levels where it should be. Whether the subject is included depends on who is speaking and who is sponsoring or co-sponsoring the conference (rape crisis center, state agency, professional organization, safehouse, or other).

In their education the falsely accused literally learns a new vocabulary and often the first phrase they hear is "behavioral indicators consistent with children who have been sexually abused". The layman SAID Victim compares these behavioral indicators of sexual child abuse with symptoms exhibited by children of divorce or whose parents are divorcing, behaviors of children where there is alcohol or other substance abuse in the home, homes where there is domestic violence, & behaviors of children with the attention deficit disorder.

When SAID Victims consider the internal conflict among the "experts" in the mental health community they come to the same conclusions and opinions that any other non-professional would make on the sexual abuse indicators.

Prior to an accusation the falsely accused may have built a doll house or made doll clothes, now they find themselves reading about dolls with anatomical parts and court rulings on the dolls for admissibility of evidence (Kelly-Frye test). The original intent of the dolls was as a therapeutic tool to treat young children who were sexually abused. Now their use has been extended to being a diagnostic tool to determine if sexual abuse did occur. The controversy continues on this use of the anatomical dolls.

The SAID Victim also reads about a sexual child abuse accommodation syndrome and the opinions of others on this syndrome. The falsely accused also becomes knowledgeable on other syndromes: the Parental Alienation Syndrome, Munchausens' Syndrome by Proxy, statement reality analysis, and the SAID Syndrome. SAID Victims later learn that many persons who investigate child abuse cases and many who do evaluations for sexual abuse have never heard of the latter four syndromes, and have no interest in learning about them.

The resource material indicates that new information is being provided by one

drawings, play therapy, good touch/bad touch books, and anatomical dolls. More often than not these individuals believe that "children do not lie".

The resource material is indicating some who do the evaluations were themselves victims of sexual child abuse. Sexual abuse of any child is deplorable, however it does not require a degree in psychology to realize these individuals would have preconceived opinions when an accusation is made.

These evaluation procedures which, at times, reflect the personal history and beliefs of the evaluators, often questionable assessment techniques, and lack of education on the accusations issue, are conducted until the "truth" is extracted by non-objective adults who then conclude a child was sexually abused. It is then common to initiate psychologically damaging therapy for children who were not sexually abused but were parental pawns in custody or visitation disputes.

Improper evaluations and incomplete investigations lead to what is defined as "false positives". They result in the alleged abuser's name being entered in a state register as a child abuser and the alleged victim becomes a victim. No where in the resource material on national and state victim advocate groups is it seen that SAID Victims, or other falsely accused individuals, get classified as do victims of crime or domestic violence.

The present assessment techniques, which originated and are known by those at the top of the mental health community, indicate important educational changes are required, and these changes must be correlated with state and local child protection agencies.

It appears that the mental health community, and other disciplines, have not fully learned or implemented the lessons taught by, for example, the Scott County case or the McMartin preschool case regarding evaluation and investigation procedures. Both are still current controversies in the most recent resource material.

The many states that have had lawsuits filed against them basically caused their own problems. State child abuse task forces that do not consider the concerns of all professionals in the mental health community and state agencies that limit training of state personnel to selected individuals are not adequately fulfilling their role as true child advocates. Lawsuit claims of 'not providing adequate training in sexual abuse' are inherently correct.

State agencies also need to provide specialized training on the sex abuse accusations that occur in custody and visitation disputes. Because of the dynamics involved in the accusation cases training on sexual child abuse alone is no longer adequate. The granting of judicial immunity to perform one's duties is different than being fully responsible for one's actions, or having absolute immunity. There are mental health experts, as well as other individuals, who can provide this training, and whom state agencies have generally excluded in the past.

Summary

Not all accusations of sexual child abuse in custody or visitation disputes are false and it is has not been the intent of this article to imply they are. Sexual abuse of children by either parent is a valid reason to end a marriage, as is true domestic Tage (10) II

The following are just a few who can combine their expertise: Dr. Elissa P. Benedek, Lucy Berliner, Dr. Gordon J. Blush, Dr. Ann W. Burgess, Dr. Lee Coleman, Dr. Jon R. Conte, Dr. David Finkelhor, Dr. Richard A. Gardner, Dr. Arthur Green, Dr. A. Nicholas Groth, Dr. Melvin Guyer, Dr. Judith L. Herman, Dr. Richard D. Krugman, Dr. Sharon Satterfield, Dr. Diane H. Schetky, Dr. Suzanne M. Sgroi, LeRoy G. Schultz, Dr. Roland C. Summit, Dr. Sue White, and Dr. Ralph C. Underwager.

Thanks to the work of Dr. Groth and others, there is a substantial amount of research data on incarcerated pedophiles, child molesters, and sexual deviates. At one time these individuals most likely said, 'I did not do what you have accused me of doing'. The pedophiles and child molesters who are not imprisoned live in our communities and represent a bonafide risk to our children in social programs, and at public and school playgrounds.

This article has pointed out that true SAID Victims go far beyond simply saying, 'I did not do what you have accused me of doing'. They respond by educating themselves, identifying problems, and suggesting changes. A research study on SAID Victims is highly recommended, their input on the accusations issue is mandatory, and they can provide invaluable information to the mental health community on a social issue that changed their lives.

January 1991

William Reid Kimbrough, Jr. is a free lance writer, the Director of Abuse Allegation Research for the National Congress of Men and Children and the Divorced Men's Association of Connecticut. He is the founder of REIDLINE Associates (litigation support service) and a single parent who lives with his ten year old son in Preston, Connecticut.

Copyright 1991 - REIDLINE Associates

Page Location: http://www.deltabravo.net/cgi-bin/printpage.cgi?doc=/custody/said-1.htm

FALSE ALLEGATIONS OF ABUSE IN DIVORCE

By Reverend Dennis Austin

FALSE ALLEGATIONS OF ABUSE IN DIVORCE

By Reverend Dennis Austin

There has been a dramatic increase in the number of divorces over the last thirty years. Experts estimate that at least half of all marriages will end in divorce. Divorce has an effect on everyone involved, especially children if there are children in the relationship. Many times divorces become very hostile, which results in long courtroom battles. These battles are over money, houses, land and cars, but the most sensitive, traumatic and often the most cruel battle is the battle over the custody of the children. Custody battles for children are often long and heated debates over which parent is the better parent for the child. In the past, custody was always awarded to the mother because of the belief that children needed to be nurtured.

In recent years, there has been an upward trend to fathers seeking custody rights to the children. Often times parenting plans can be set up with mediation between the two parents but in most cases, the court becomes involved. During custody battles, there is a growing trend of one parent alleging abuse by the other parent. Before 1973, Child abuse was rarely reported to authorities and often times it was covered up. In 1963, reports of suspected child abuse was 160,000 but between 1976 and 1993, the total yearly number of child abuse reports grew from 669,000 to over 2.9 million after the child abuse protection legislation that Senator Mondale sponsored. The passing of this legislation has also resulted in the increase of allegations of child abuse in divorce battles.

In 1975, thirty five percent of all child abuse reports were unsubstantiated, but by 1993, that percentage sky-rocketed to sixty six percent. In divorce, when allegations are made and the police conduct investigations, ninety seven percent of these claims are unable to be substantiated. It is obvious that many allegations of abuse which are reported in divorce situations are false and ninety five percent of those accusers are women. With the high amount of divorces, the percentage of those divorces which abuse is reported, and the percentage of which are unsubstantiated, it shows that children are being used as pawns to hurt or destroy the other parent. These false allegations of abuse, even if proven to be false, can ruin someone's life and have a devastating effect on the children.

Two syndromes have been occurring in rapidly increasing numbers since 1980. The first is called **Parental Alienation Syndrome** (PAS). Douglas Darnall, PhD. States that, many women say that PAS does not exist or it is simply a tool used by male

Most people do not realize the effects of parental alienation on children and the false allegations of abuse. Many young children whose mothers have made false allegations of abuse will develop false memories of abuse because of leading questions or suggestive counseling. These children are left fatherless. Parentectomy results in children becoming depressed, sometimes reaching suicidal proportions. They often lack self-esteem. Often they will turn against the alienator in later adolescence when they realize they have been "brainwashed" against the other parent.

David Blankenhorn gives statistics of fatherless children. He states that forty percent of American children will live apart from their fathers sometime before they are 18. He also says that drugs, child and adult abuse, poverty, teen pregnancy, gangs, crime and growing prison population are all driven by the separation of fathers from their children. He states, "A man can communicate to his son how to be a good man. The best mother in the world can't do that."

"Children who are deprived of their natural fathers, compared to children in two-parent families, are more likely to go to prison by eight times, to commit suicide by 5 times, to have behavioral problems by 20 times, to become rapists by 20 times, to run away by 32 times to abuse chemical substances by 10 times, to drop out of high school by 9 times, to be seriously abused by 33 times, to be fatally abused by 73 times and to have a 44 percent higher mortality rate."

These statistics are alarming and horrifying but what is behind all the statistics are hurting children who long for a normal life and was never given the chance to have that. They long for a relationship, with both their parents, that is healthy. Many times the mother has so convinced the children that their father is worthless, that they have a bitter resentment toward their father, which is solely based on the fabrications of the mother. This can ruin the child emotionally. It is not only boys that need their fathers in their lives to help them become emotionally stable.

"Adolescent girls whose parents divorced during their oedipal years, we postulate that particular coping patterns emerge in response to the absence of the father which may complicate the consolidation of positive feminine identification in many female children and is observable during the latency years. We illustrate both the existence of these phenomena and implication for treatment:

- 1) intensified separation anxiety
- 2) denial and avoidance of feelings associated with loss of father
- 3) identification with the lost object
- 4) object hunger for males."

This also shows the hurt and anger that a child goes through with the loss of the father in their lives. They repress their feelings and act out upon them trying to make themselves whole again but without any hope of doing that because the only way would to be able to undo the emotional abuse that the alienating parent perpetrates on the child.

The target parent has literally lost their children. In essence, their children have died. The target parent grieves but continues to love their children from a distance. They are forced to live as if their children are dead. The only hope that the target parent has is that someone will be able to reach their children and explain what has

her and her child? CPS, of course." These CPS workers often ask leading questions which can distort the children's memories. In their reports to the court, they often ignore evidences that would clear the accused, such as lie detector tests and outside therapist evaluations and rely solely on the child's evaluations which have been skewed by the CPS and the therapists that they recommend.

In a report disseminated by the National Center on Child Abuse and Neglect (NCCAN) Child Maltreatment 1995 Reports From the States to the National Child Abuse and Neglect Data System depicts more than three million reports of alleged child abuse and neglect in 1995 of which two million of those complaints were without foundation.

False allegations of abuse in divorce is an epidemic that is sweeping the world. Children are becoming the heirs to hatred passed down to them from their parents and because this is all that they know, they in turn foster this pain, hatred and deceptiveness in their own adult relationships. The children are crushed under the weight of the system and a parent that is only looking out for their own best interests. Look at the rise in crime in recent years. There needs to be an accountability set within the legislation that would help to stop the false allegations of abuse and the propitiation of such allegations by the judicial system through CPS. The Mondale Act does not provide boundaries that would provide for prosecution of those who make false accusations. Where is the protection of the innocent in all of this?

The CPS has become a money making business and not a public service. Their theories that children do not lie about such issues are false. Many times children are coached into believing that something happened when it really did not. It is important to have laws to protect the innocent children from abuse but it is also equally important to protect the innocent adult from a wrongful accusation that could ruin them for the rest of their life.

America's judicial system was founded on the principal that the accused is innocent until proven guilty. The CPS has changed the law in this issue to guilty until proven innocent. Those who commit perjury are indicted and imprisoned and there should also be the same punishment for those who falsely allege abuse. This legislation will never change until men and women come together and protest the unjustness of this issue. Most people's attitudes are "it is better to falsely convict than to allow a child to be abused." There is no justice in this. The American Constitution gives us the rights to justice. Only if we decide to speak can our voices be heard.

There needs to be an accountability that the CPS has so answer to so that they cannot simply ignore the truth. Therapists should not have to fear making an honest evaluation. We cannot sit by and allow the burden of proof to always be on the father. The burden of proof must be placed once again on the courts and the person that makes the allegations. Children and the target parent will never lead normal, healthy lives until the abuse is stopped.

Legislation needs to be changed to protect all the innocent, not just one. Let's be the voice of freedom and justice to change the legislation on the abuse laws so that false allegations cannot be made so easily, destroying the life of one of America's citizens and hurting the most precious thing that God has given us, his children.

Reverend Dennis Austin

THEOLOGIE TO ESTAN

SEXUAL CONTACT

VENUE:

Macomb County.

INFORMATION:

Undersigned officer was assigned this complaint by B/Lt. RICHARD DUTHLER, who advised that he was contacted by Inspector MIKE CUSHMAN of the Michigan State Police in Lansing, who was contacted by ROBERT E. BEE, Director of the Division of Child Welfare and Licensing located in Lansing.

Lieutenant DUTHLER advised that there was allegations of improper touching of a juvenile female at the youth home by Juvenile Court Judge TONY VIVIANO, and he was requesting undersigned officer contact the Department of Social Service workers and investigate the complaint.

CONTACT/INTERVIEW DEPARTMENT OF SOCIAL SERVICES: Undersigned officer on August 22 and August 24, 1994, met with members of the Department of Social Services, which included BERNICE BURDEN. Supervisor for the Sureau of Regulatory Services (Child Welfare Licensing Division), address of 1200 Sixth Street, 4th Floor, North Tower, Detroit, Michigan 48226, TX 313-256-3714; slong with ELAINE PLOWERS, a Child Welfare Licensing Consultant for the Department of Social Services; STEVE GARCIA, also a Child Welfare Licensing Consultant; and LINDA TANSIL, also a Child Welfare Licensing Consultant, located in Detroit.

In speaking with ELAINE FLOWERS, officer was advised that their specific duties include yearly inspections of facilities that house youthful offenders, including the Macomb County Youth Home. FLOWERS advised that herself, STEVE GARCIA and LINDA TANSIL had made inspections which are required under the law, of the Macomb County Youth Home on June 20-24, including additional visits on June 28, June 29, and July 6.

FAG 8	INTESTIGATED BY	REPORTED BY	18713730 BT
1	D/SERGEANT SCHRAN	Cohun	L

TIME RECEIVED PLLE CLASS 11003	09/22/1994	024 - 4986-94
	TIME BECELVED 09:00A	

- 2) MELISSA FREEMAN is also reported to have cold her case worker that the Judge did something improper to her. The case worker's name was LUCY LUDWIG.
- 3] JANE PRESTON was a Child Care Worker in the girls unit. and 4s. PRESTON is reported to have witnesses improper interactions between the Judge and the female residents.
- 4) One other allegation is that the Judge had counseled a resident by the name of COBRA HOBSON for her not to have an abortion, to go forward with the pregnancy.

BERNICE BURDEN advised that once the allegations came forward, she saught direction from the director of the Child Welfare Licensing Division, ROBERT BEE, who in turn contacted the director of Social Services, GERALD VILLER, as to what direction they should proceed. BURDEN advised that they were going to go into the youth home in an attempt to interview some of these residents concerning these allegations, but were informed by her supervisors not to do that, that the matter should be turned over to the State Police.

Undersigned officer informed all parties that concerning the allegations of the Judge spending too much time, or directing his attention toward the females, or being bias toward them did not appear to be a criminal nature, that it was rather poor judgment; but that the allegations of sexual abuse would certainly be investigated. Further, that if there was any attempt to cover up, or the failure to report such allegations, it would certainly be investigated.

Undersigned officer, in speaking to the above listed individuals, tearned that they were getting their information from different case workers/staff at the youth home. None of the allegations were directly told to the above listed complainants personally by the residents, they all came from a second or third party.

Officer was also made aware that a complaint had been filed against the Judge with the Judicial Tenure concerning a racial remark he had made at the home, and it was being investigated by JIM BENNETT, r telephone #256-9104.

CONTACT BY ROBERT BEE:

Undersigned officer received a phone call from ROBERT BEE, who had advised that he felt maybe the investigation had been compromised. He advised that the director of social services, along with himself. had met with other individuals from the juvenile court system to discuss these allegations concerning Judge VIVIANO. He advised that some of those officials were from Macomb County who were strong supporters of VIVIANO, and feels that possibly they could have taken those allegations back to the Judge.

PAGE	ABFORTED DY	46* (A*10 6* }
J D/SERGEANT SCERAM	r Sala-	C5

ලා ට

VO-149C(Rev il-86) Wickigs# Department of State Polise

ORIGINAL INCIDENT

09/22/1994	024 - 4986-94
TIME ESCRITED 09:00A	11003

CONTACT JUDICIAL TENURE:

Undersigned officer contacted JIM BENNETT of the Judicial Tenure located in Detroit, telephone #256-9104. He advised that he cannot comment about the investigation concerning Judge VIVIANO.

INTERVIEW PAT MCCARTHY:

On September 2, 1994 officer spoke with PAT McCARTHY, 26396 Hollywood. Apartment D-9, Roseville, home telephone #771-3821.

McCARTHY came into the post for an interview reference allegations that she may have knowledge of concerning Judge VIVIANO.

McCARTHY advised that she has worked at the youth home since November 1977, and is a Child Care Worker-Facility Attendant, and normally works days. McCARTHY advised that there are three shifts for the workers to work. McCARTHY advised that when VIVIANO took over office in January 1993, during the first month of his office he spent more time in the youth home than any of the four previous judges combined. McCARTHY advised that the Judge spends a tremendous amount of time, both before and after his regular day hours, including many hours on the weekends.

McCARTHY advised that most of those visits are with the girls in the girls unit.

McCARTHY described the youth home as having four boys units, two girls units, one boys long-term unit, and one unit for the girls long-term. They also have a spot for the placement program in which the individuals are there enywhere from one month to a year and a half.

McCARTRY advised that immediately the Judge encouraged the workers, probation officers and other employees, to take the kids home and take them out for outings. Initially, the residents were supposed to have permission from their probation officer before they were to leave the youth home; however, she knows of many instances where the Judge overrode a particular probation officer in an effort to take the kids out to go for ice cream, movies or other social functions.

JUNCARTHY advised she remembers one particular incident, she believes in June, in which a worker named JANE PRESTON and DALE TELLER took the kids to a movie. McCARTHY advised that she believes some of the kids had been told by their probation officer that they could not go, however, the Judge overrode that and two or three girls ran away from the movie theater located at 15 Mile and Gratiot.

McCARTHY advised that any movements that the kids do, leaving the building or going anywhere, is all supposed to be documented in the books. However, often times the Judge will come over to take certain girls out to lunch, supper, out to eat, ice cream or down to the kitchen for coffee and will not document it.

7 4 9 8	INTESTEMATES AT	2470170/27	BEALEASO BA
Ŧ,	D/STROFANT SCHRAM	To the	cs
			

EU-107C(Rev 11-64)
Michigan Department of
Etata Police
ORIGINAL INCIDENT
REPORT Poge

09/22/1994	1 8 6 2 8 8 7 8 0 . 024 - 4986 - 94
TIME RECEIVES	11003

This officer asked McCARTHY about the allegation of touching concerning SUSAN BREEN. McCARTHY advised that she had heard that. She advised that she is not sure where she heard it, but that ELAINE PARR, who is an afternoon shift worker, had apparently been told by SUSAN BREEN that the Judge had touched her breast. ELAINE, in turn, had contacted the supervisor of the girls unit, DEBBIE WUJEK, who contacted JERRY ZIMMERMAN. The Judge was made aware of it and the Judge went in and talked with SUSAN behind closed doors, and she changed her story to an accidental touching.

McCARTHY advised that she had also heard about a possible touching concerning MELISSA FREEMAN, and that her case worker, LUCY LUDWICK, may or may not have information concerning that.

McCARTHY advised that she remembers, either at breakfast or lunch, watching the Judge come in and whisper something into MELISSA FREEMAN'S ear, and that MELISSA appeared to be very scared.

MCCARTHY advised that she had also heard allegations concerning dances that the Judge has reinstituted in the cafeteria. That the Judge would dance with the girls, and on one particular occasion he was dancing with a girl named JENNIFER DEYONKER and his head was placed on her breast while they were slow dancing. McCARTHY advised that it is extremely obvious to all workers that the girls (residents: are alleger to contact him, rush to him, and that they manipulate bim in an effort to get their own way. Rather than going through their case worker, they go to him directly.

Officer talked with McCARTHY about a COBRA HOBSON. McCARTHY advised that she has personal knowledge concerning that. She advised that last summer HOBSON, who has been frequently in trouble and in and out of the youth home on many occasions, was again placed into the youth home and was pregnant. She had been contacted by the Judge, who was making a weekend visit, and decided that he wanted to speak with HOBSON. McCARTHY advised that she went with the Judge while the Judge went in to talk with HOBSON to see how she was doing. McCARTHY advised that she was out in the hallway, out of sysight from both the advised that she was out in the hallway, out of sysight from both the Judge and HOBSON. Initially, the Judge was talking to HOBSON to see Judge and HOBSON. Initially, the Judge was talking to HOBSON to see how she was doing, he then put his arm around her and understood that she was pregnant, and went on to explain to her, "We don't want you go she was pregnant, and went on to explain to her, "We don't want you go she was pregnant, and went on to explain to her, "We don't want you go she was pregnant, and went on to explain to her, "We don't want you go she was pregnant, and went on to explain to her, "We don't want you go are an abortion. This child could have all the answers to the world's problems." He then started quoting Biblical scriptures, held her hand and prayed with her in an effort to get her not to have an abortion.

McCARTHY talked about other incidents which she felt to be improper, including where the Judge has taken and arranged for convicted murders MICHOLAS DELGRECO and MATTHEW TROUT to attend golf outings as part of the Macomb County Mentor Program, at the Warfield Golf Clab. McCARTHY advised that on one occasion she brought one of the youths back from the golf outing personally.

		<u>(1</u> .	
		122003720 34	11116660 11
	INARASSES 24	/ lock	ا ده
j 5	D/SERGEANT SCERAM	. 1	

en-injected livies High section of Reacon Police ORIGINAL INCIDENT REPORT FREE E

09/22/L994	024 - 4986-94
TINE RECEIVED	PILE CLISE
09:00A	11003

McCARTHY advised she had also heard about how there were a couple of girls who were assigned to go home with DEBBIE WUJEK to paint her house. McCARTHY believes that those residents were paid. She knew that a couple of the girls were HEATHER NUYTTEN and JOLENE SESKO.

McCARTHY advised that there have been many incidents where the Judge would come in on the weekends at night and take one of the girls for a walk, or take them back to his office - which is located in a separate building. McCARTHY advised that she attempts to document all such movements of the children.

McCARTHY advised that it was also quite common, and certainly common knowledge with other workers, how the Judge would always show up after supporting when all of the female residents would be taking showers, and the Judge was heard to say each time that he didn't realize the girls were taking showers.

INTERVIEW LINDA AND JOHN BREEN:

On September 22, 1994 undersigned officer contacted LINDA and JOHN BREEN, 24285 Warrington Court, Eastpointe, home telephone \$771-1947. LINDA and JOHN are the parents of SUSAN BREEN.

In speaking with LINDA and JOHN at their residence, they indicated their daughter had been in the youth home from October 27, 1993 through August 18, 1994 as a result of being a chronic runaway, as well as a larceny charge.

LINDA advised that she remembers at some point, unknown when, that she had been told by SUSAN that the Judge had touched her breast, but that she thought it was an accident. LINDA advised that she dismissed it and it did not appear that SUSAN thought it was too serious, in fact, she (LINDA) thought it was minor but that if it was repeated that maybe something should be said. LINDA advised that she had been informed by a staff person from the youth home, however, she was not sure who it was. She advised that each time they visited their daughter they never heard anything negative said about the Judge.

INTERVIEW SUSAN BREEN:

On September 22, 1994 undersigned officer interviewed SUSAN MARIE BREEN, w/f, 6-28-79. BREEN was interviewed at East Detroit Right School. BREEN is in the 10th grade.

Undersigned officer conducted the interview in the counselor's office. Present during the interview was undersigned officer and SUSAN.

SUSAN advised, when asked about the possible improper touching of the Judge, that she thought it to be accidental. She advised that she believes she was standing near the unit door, along with other girls including SHANNON GARRETT, and the Judge was taiking to the group of girls. The Judge has a tendency to talk with his hands, and it appeared to her that the Judge was going to reach out and put his hand on her shoulder, when in fact he placed his hand on her breast. SUSAN

6 D/SERGEANT SCHRAM

I G C DB-109C(Rev)1-86)
Michigan Begartaest of
State Politic
ORIGINAL INCIDENT

09/22/1994	1 HC1 DENT HQ. 024 - 4986-94
TIME RECEIVED	FILE CLASS
09:00A	11003

was taken back for a second, and in fact had to remove the Judge's hand, as he did not remove it, from her right breast. SUSAN thought it to be an accident, and that the other girls also laughed it off. SUSAN advised that the Judge did not appear to be embarrassed over the incident, and that she did say something to one of her case workers, possibly ELAINE PARR. She was contacted shortly after that by DEBBIE WOJECK, Assistant Superintendent of the girls unit, and the told Miss DEBBIE that she thought it was an accident, and shortly after that the Judge came to her room and spoke with her one-on-one, indicating that he was sorry.

SUSAN advised that she was sure an incident report was made, and she believes that reports have to be made on everything. In fact, on one occasion the Judge had accidentally run into her and spilled coffee on her, causing minor burns, and she knows that was reported as the Judge asked her why she reported the incident.

SUSAN advised that it is quite well known in the youth home that the girls always get special treatment from the Judge, and when the girls see the Judge come, they call it "ride his nuts", in an effort to get their own way. SUSAN advised that she has seen girls run up to hug and embrace the Judge. On one occasion she observed one of the girls to rub up, grab the Judge's tie and put her hand around the tie, notioning up and down on the tie while talking to the Judge.

SUSAN advised it is also quite well known that "if you want to get out on a pass, you always go over your PO's head and go to the Judge directly." "If you want or need anything, you always go to the Judge rather than your case worker."

SUSAN advised that she first had contact with the Judge shortly after she was there at the youth home. She indicated that some other friends were being taken out by the Judge and she asked the Judge why she couldn't go, and the Judge said maybe next time. After that, the Judge did take her out for an ice cream cone. SUSAN advised the Judge is always taking the girls out for ice cream cones or taking them to the movies.

SUSAN advised that when she really got to know the Judge was after a weekend pass and she took off running. After approximately a month or a month and a half she was caught and at that time the Judge began to counsel her about what she did, and SUSAN advised that she did open up to the Judge.

SUSAN advised on one particular occasion herself, along with some other residents, went to a movie. The Judge was driving the van, along with CARRIE FULLER, who is also a staff worker. Directly in front of herself was a girl named AMANDA MELTON. CALVIN MCKALPUN was sitting immediately next to JEANETTE SMITH, and herself was sitting next to JEANETTE. On the way to the movie, CALVIN was then "fingering" JEANETTE in the van while the Judge was driving. SUSAN personally observed this and nothing was said by JEANETTE. Both

7400		EXPORTED TO	E471913 17
7	D/SERGEANT SCHRAM	(

TD-189C(EAV 11-86)
Michigan Repartment of
State Police
OSIGINAL INCIDENT
REPORT Page 8

SEISIFAL DATE	INCIDENT NO.	
09/22/1994	024 - 4986-94	
TINE TOCOLFED	PIEB CLASE	
09:00A	11003	

herself and AMANDA kept trying to bring it to the attention of the Judge and CARRIE, however, nothing was said until the return trip was completed in which they mentioned to CARRIE about what had occurred between CALVIN and JEANETTE, and believes that CARRIE did take actionagainst both subjects.

SUSAN also talked about how the Judge appeared to be very close with another resident by the name of STANIELLE WATKINS, who apparently is partially Indian. She, along with other residents, have observed STANIELLE come from meetings with the Judge and have her hair messed up. Further, they have observed the Judge to have lipstick on his shirt.

SUSAN also talked about how they always take showers after supper, a that there were many times when the Judge would show up stating that he needed to talk to the girls. She can remember workers telling to Judge that this was shower time for the girls. SUSAN also talked about many times how the girls would prance around in towels or bras in an effort for the Judge to see them.

Officer again asked about the possible touching of her breast by the Judge. SUSAN advised that she felt it was an accident, and consider it as such. She did tell Miss DEBBIE that when she was quizzed by her. She believes that occurred sometime in April or May at the thome.

INTERVIEW JAME PRESTON:
On 9-26-94 undersigned officer spoke with JANE PRESTON, address
28301 Raleigh Crescent, Chesterfield Township, H-949-6806/W-469-J-

PRESTON advised that she was an attendant at the juvenile home for approximately 14 years. She left in June 1994 and now works as an investigator for the Friend of the Court.

PRESTON advised that she certainly disagreed, as many other workers with the procedures that VIVIANO was using with the kids and the fellow workers. She advised that she was outspoken toward the Judg and the Judge assisted in getting her a job outside of the youth he

PRESTON advised that herself, along with DALE TELLER, had taken 8 to the movies, that being the Star-Gratiot Theater located at 15 m and Gratiot. PRESTON advised that she was asked by Judge VIVIANO C Saturday what the procedure was for the kids to go to the movies. PRESTON explained to the Judge that they needed to talk with the probation officers to make sure it was okay for the kids to go. Stadvised the Judge then informed her that she should give these kid more freedom so they may learn more responsibility, and that she d not need to go with them when they go to the bathroom. PRESTON advised that she knows a couple of those individuals should not have gode, according to their probation officers, as they were high-rist and were not doing well at the home. She advised they did go to the movie theater and that 3 of the girls, when they went to the bathr

PAGE [2702765 ET . 22713781	
# D/SERGEANT SCHRAM	cs cs	

ORIGINAL INCIDENT

09/22/1994 INCLUDENT NO. 024 - 4986~9 TIMB RECEIFED FILE CLASS 11003	4
--	---

left the movie theater and ran away. PRESTON advised that that did not get into the newspapers, and the Judge was extremely upset at her. biaming her for the kids running away.

PRESTON advised that eventually the Judge apologized for his outburst with her. She advised that eventually the girls were caught. She is not sure exactly how long after that, but believes it occurred several months ago.

PRESTON advised that she is familiar with MATTHEW TROUT and NICHOLAS DELGRECO, the individuals that were convicted of murder in Macomb Circuit Court and are being kept in the jevenile has sending appeal process. She advised that she has taken both iddividuals on bowling offices. She advised that normally it is just herself and another worker. She advised that neither one of the workers are trained in any type of security measures concerning these individuals. She advised that she knows those kids have been on golf outings, as well as to McDonald's. She advised that she can remember the Judge, on one occasion, along with approximately 40 kids and approximately 6 members of the staff of the youth home, taking individuals bowling, etc.

PRESTON elso talked about how the kids were always "using" Judge VIVIANG. That they would always go around their probation officer that if the probation officer had said no to them they would then go to the judge. PRESTON advised that she has heard from the kids that when they see the Judge coming, they will "ride his nuts" in an effort to get him to change his mind or get them to go on outings, more favors, etc.

PRESTON advised that it is very frustrating to be a worker as the Judge is constantly changing their orders, setting up different rules and regulations for the kids contrary to what they say or believe is in the best interest of the kids. PRESTON advised that the kids are aware of this and constantly go over their heads when they see the Judge.

PRESTON advised that there have been occasions when the Judge has told her to take kids out for food or ice cream and that the Judge will give her money personally and then she will receive a check from the financial officer, WILLIAM BOYEA, who is located at the court, and the checks are then written in her name and she is then instructed to cash the checks and give the money back to the Judge, as the Judge did not want anything, (paperwork) in his name as for as monies.

PRESTON advised that she has heard about the possible touching involving SUSAN BREEN. She also mentioned other incidents of concern that this officer will follow-up.

STATUS: Open pending further.

PAGE ESTECATED ST		
	447047 8T	4418880 44
9 D/SERGEANT SCHEAN	Colum	cs

GB-114C(84+ 11-46) chigam Department of htm Paller SUPPLEMENTAL INCIDENT

09/22/1994	18018887 NO. 024 - 4986-94
10/11/1994	fith cites 11003

(BELDENT ATATES

0

OPEN

MATERA OF INCIDENT

SEXUAL CONTACT

JOURNAL:

None.

INTERVIEW ERIC MARQUIS:

On 10-3-94, undersigned officer contacted ERIC MARQUIS, 17 years of age, address of 19277 Gaynon, Clinton Township, TX #792-1133.

ERIC advised that he was in the youth home from May 20 through September 6, 1994. He advised that he was in the boys unit and that he did see the Judge quite often in the youth home. The Judge spent most of his time in the girls unit. Initially he would contact the boys unit, and when they saw him returning from the girls unit often times his pants would be undone, i.e., zipper down, shirt coming out of his pants. ERIC advised that all the boys knew what was going on and they constantly were asking the girls and the girls would not say what was going on between themselves and the Judge. ERIC talked about how he felt that the girls were extremely spoiled, and that the Judge would always take the girls down to the kitchen and out for ice cream. Often times he would see the Judge in the same areas as where the girls were taking showers.

This officer asked ERIC if he knew of any direct allegations concerning any improper touching involving the Judge and girls. He advised that none of the girls said anything to him, nor to any of the other boys, directly.

INTERVIEW MELISSA FREMAN:

On 10-5-94, undersigned officer contacted MELISSA FREMAN, address of 24837 Saxony, Eastpointe. FREMAN can be reached through her aunt. DONNA FREMAN, 792-9478, or through her brother, ISAAC FREMAN, address of 235 Cass Avenue, Apt. 2, Mt. Clemens, 309-2922.

FREMAN advised that she was in the youth home for several months. indicated that on one occasion when she took out the garbage that herself and another person can away. When asked about any possibility of improper touching, she advised that occasionally the Judge did accidentally touch her butt. When this officer asked her to describe that, she advised that when she would so through a door into her room or into the cafeteria, the Judge would walk extremely close behind her and if she stopped he would run into her butt. Occasionally, his hand

7488	CETESTIOATED BY	#1701750 PT	CETCSTED ST
10	D/SERGEANT SCERAM	Colum.	CS
<u> </u>			

3

W - 101 HT NO. **3**4 . 49886-94 # CL116 I 003

ENTAL INCIDENT

FREMAN advised them I she constidered would brash up against her butt.

09/22/1994

10/11/1994

PPERMENTAL BATE

FREMAN advised that the Judge was very friendly. It knowledge that the Judge was more friendly to the gair was quite common Is than to the

FREMAN was asked about any incidents involving the sho wers. She FREMAN was asked about any introductions the sho wers. She advised that she can remember on at least two occasion where the judge would show up after the girls had eaten and it was stheir shower as their shower. Judge would show up areas in the hallway and the wir is would be time. That he would well up in the sair is would be running around in towels in an effort to get him to gir is would be by taking them out to eat, etc. FREMAN advised that sheet was actually in the youth home from December 17, 1993, through Januar y 10, 1994.

STATUS: Open, pending further.

IBVESTIGATED BY 7461 8 1 A 1 64 8 BI D/SERGEANT SCHRAN

S-110CIES (1-16)
State Police
State Police
SUPPLEMENTAL INCIDENT
REPORT PAGE 11

09/22/1994	18C10887 HD. 024 - 4986-9
20/11/1994	11003

would brush me against her butt. FREMAN advised that she conside those incidents accidents, and did not think the Judge was doing purpose.

FREMAN advised that the Judge was very friendly. It was quite co knowledge that the Judge was more friendly to the girls than to t boys.

FREMAN was asked about any incidents involving the showers. She advised that she can remember on at least two occasions where the Judge would show up after the girls had eaten and it was their sh time. That he would walk up in the hailway and the girls would be running around in towels in an effort to get him to grant them faby taking them out to eat, etc. FREMAN advised that she was actuin the youth home from December 17, 1993, through January 10, 199

<u>STATUS:</u>

Open, pending further.

*** **********

1 D/SERGEANT SCERAM

(A)

89-114C(84T 11-441 Michigon Department of . Sinte Fallos SUPPLEMENTAL INCIDENT

09/22/1994	1xc12EUT xa. 024 - 4986-94
10/12/1994	11003

staff uncovered nothing, that it was strictly an accidental touching. He advised that in no way did he go back to her a couple days later, a week or two weeks later, and apologize for anything. He advised that he had immediately apologized to her at that time.

He was asked about MELISSA FREEMAN and he advised that he is not sure who she is, but that he did not touch any child here. He was also asked about JENNIFER DEYONKER, and he advised that he thinks he remembers dancing with her, but he certainly would not have done anything to her, especially no inappropriate touching in full view of everybody.

VIVIANO advised that he never talks to children one-on-one in his office, or alone anywhere. He advised that he takes them down to the staff dining room. He believes that the children need to be talked to and counseled, as they have undergone a lot of problems both at home and at school and he feels it is his job to assist them in bettering themselves and looking more positive when they get out.

VIVIANO advised that at no time were there any kids in his office when there was only one child and himself. He advised that there have been two or three kids in his office, when he has asked them to clean up to carn extra points.

VIVIANO went on to state that he is responsible for the kids, that he makes every effort to understand them and their lives, and what as going on with them. He feels the only way that he can do that is to have personal contact with them. VIVIANO advised that he is encouraging positive behavior, not only by himself but by other members of his staff. He knows that he has run into problems with certain members of his staff who do not agree with that, but feels those individuals should be approaching him face-to-face, rather than to state things behind his back.

He advised that he certainly has increased the outings for the children, and feels this is a positive step for the kids-that if they are good in the youth home they should be allowed certain privileges out and about, including going out to eat, ice cream and other social events. He advised that they do have a fund that was specifically set up by donations from a previous judge, in which monies are used to take the kids out to eat, etc.

VIVIANO were specifically, asked about DELGRECO and TROUT. He advised that when Judge STEER asked him to take the kids pending the appeal process, the only condition was that they not be released to go home. He advised that he told Judge STEER he was going to trust them like every other child is the program, which to him means that if they are doing good in the youth home they are allowed privileges like going out to eat, and other social events. VIVIANO stressed that any time any of the children are out and about on these outings that there is always at least one care worker with them, and usually two.

	· · · · · · · · · · · · · · · · · · ·		, and the second se
1-4-1	IFFESTEGATES BY	ABFORTED BY	BEVIEWED BY
13	D/SERGEANT SCERAM	olen	\s

#D-118C(Eav 11-16) Michigam Department of SCATE Police SUPPLEMENTAL INCIDENT

09/22/1994 | LECIBERT PO. 024 - 4986-94 | O24 - 4986-94 | O24

SUPPLEMENTAL INCIDENT

VIVIANO realized that the girls are manipulative, that he knows the kids say certain things about him, and if the care workers hear those things they are supposed to write up those kids to correct that type of behavior.

VIVIANO was asked about the outings, whether anybody had escaped. Initially he stated no one had ever escaped while they were out on an outing since he has been the judge. He was asked about the movie theater incident in Clinton Township, and he advised that yes, that was a time when a couple girls had left and were caught the next day. He advised that the worker, JANE PRESTON, had let the girls go to the bathroom by themselves and they had escaped.

VIVIANO advised that he knows there are certain people that want him to back off in his approach and how he deals with the kids, including outings, etc., and he advised that he will not do that. He is not concerned about the publicity concerning this investigation, advising that he has done nothing wrong as far as any type of inappropriate touching involving any of the children, and will defend his views on how he deals with the children and the outings, etc. This officer explained to him that this officer was only investigating whether there were any type of criminal violations, not his philosophical views concerning the treatment of the youths. This officer specifically informed VIVIANO that this officer was investigating the allegations of inappropriate touching, and the possibility of a violation of a Circuit Court Order concerning Judge STERH'S order.

VIVIANO understood that, and advised that himself along with the entire court and the youth home would be cooperative with this officer in the investigation.

INTERVIEW WILLIAM BOYEA:

on 10-11-94 undersigned officer spoke with William Boyea, a county employee for 27 years. Boyea explained to this officer that they basically have four individuals that run both the court and the youth home that report to the Judge. Boyea advised that he is the court administrator, handling money, personnel, budgets and labor negotiations. He advised that the person in charge of children services is Jerry ASLIP, and the person running the children's program is FRANK MORELLI, and the person running the legal program is Attorney MIKE COREY.

BOYEA was asked about the fund concerning monies that were reimbursed for the kids to go on cutings. He advised that the fund is actually run by a CPA TOM GRZYWACZ, address of 37520 S. Gratiot, Clinton Township, TX \$469-1985.

BOYEA advised that he receives receipts or okays from the Judge or other individuals concerning reinbursements for taking the kids out bowling, to games, pizza, ice cream, etc. He then contacts the CPA, who draws out a check to the individual to be reimbursed. BOYEA advised that he has never seen a check written out to the Judge to get

			-00 5	
7443	CHARALIGATED BA	ES701768 57	PRTERTE SY	1
14	D/SERGEANT SCHRAM	(56L	cs	J

-- 114C(2av 11-24) .ichigan Department of State Police SUPPLEMENTAL INCIDENT

Pese

09/22/1994	024 - 4986-94
10/12/1994	Fite class 11003

INTERVIEW RON GEKIERE:

On 10-11-94 undersigned officer interviewed RON GERIERE, the superintendent of the youth home. GENIERE advised that he has been as such for approximately 12 years.

GERIERE advised that he was aware of the investigation concerning SUSAN BREEN. He advised that himself, along with a couple other members of the staff, did conduct the investigation. He advised that it was brought to their attention by another girl who had said something to a worker, and eventually it was brought to his attention. They did confront SUSAN BREEN, who advised that it was an accidental touch. Himself and the other staff members talked with the other individuals that were present, and they felt it was an accident; therefore, the incident was not reported to any law enforcement agency, nor to any protective services.

GENIERE advised that he did not talk with SUSAN'S parents, but knows that SUSAN did talk to her parents about it as well.

This officer asked GEKIERE about any other possible allegations of " improper touching. He advised that is the only one he has heard of since Judge VIVIANO has been on the bench.

GERIERE advised that in reference to the kids going out on outings that it does occur much more often than what it did with the previous administration. He advised that they do get donations from different agencies for the youth home so they can take the kids out for food, ice cream, etc. He also advised that he is aware that there is a fund set up through donations for the kids to go out. He advised that they have very, very few escapes on these outlings. He believes that the kids are aware that this is a privilege for them and they do not try to abuse that type of privilege.

ORRIERS was asked specifically about DRIGRECO and TROUT, the convicted murderers. He mavises that they have gone or gots serings; Off boating trips, out to eat, stermant that all of these cases are documented. He did provide partfal files to this officer on outings taken by those two individuals. GENIERE advised that these two individuals are actual model individuals, that they have never caused any trouble inside the youth home.

GREERA admiced that it has been Judge VIVIANO'S philosophy that if they were throughout those two individuals, it would be a disruptive force for the whole program and the other individuals would not feel that there would be any benefit to acting good in the youth home so they would not be able to sain privileges, etc.

INTERVIEW GERRY ZIMMERMAN:

On 10-11-94, undersigned officer spoke with GERRY ZIMMERHAN, who is a counselor/therapist for the youth home, TX \$469-5485. She has been a counselor for approximately ten years, involved in the court system for a total of 20 years.

7405	[(01	28718968 87
16	D/SERGEANT SCHRAM	(52)	tun	CS

TH-114C(Ker L1-86)

Electe Police

SUPPLEMENTAL INCIDENT
REPORT

09/22/1994	ГИСТОВИТ МО. 024 - 4986-94
10/12/1994	110G3

upset that this officer was asking further questions about his philosophy concerning DELGRECO and TROUT and the outings. He felt that that was no one else's business on how he ran the affairs of his court/youth home. This officer explained to him that it was Judge STEEM'S understanding that the individuals would remain at the youth home. VIVIANO quickly pointed out that he told Judge STEEM that he would treat the individuals no different that anybody else, which includes taking the kids on outings.

Undersigned officer was provided access to the files concerning DELGRECO and TROUT. In looking at DELGRECO'S file, it was noted that he has been on outings such as: hockey; the Macomb County Performing Arts on 11-3-93; a football game on 11-13-93; and on 7-7-94 he was signed out to attend a practice for a golf tournament by Judge VIVIANO.

As far as TROUT, he attended a play in the school program at The Palace on 1-12-94; went to the Lions training camp on 7-27-93; on 16-25-93 he went to the Macomb County Performing Arts for a school play; and went to practice for a golf tournament on 7-7-94.

SUSPECT:

Possible suspect in a CSC is:

JUDGE ANTONIO PETER VIVIANO, W/m, 10-21-35 37925 Woodcrest

Mt. Clemens, Michigan - 5-6/230, black & gray hair/brown eyes, MI OPS 8V-150-067-680-812, SS 8295-32-8045

DD-79:

Form DD-79, Sex Motivated Crime Report, filled out in accordance to Official Orders.

CONTACT LUCY LUDWIG:

Undersigned officer contacted LUCY LUDWIG, who is the case worker for MELISSA FREMAN. LUCY advised that she was not aware of any accusations involving any improper touching concerning MELISSA FREMAN. She advised that she had spoken many times with MELISSA and MELISSA never revealed any type of inappropriate contact between herself and Judge VIVIANG.

CONTACT JUDGE JAMES NOWICK [:

On 10-12-94 undersigned officer spoke with Chief Judge JAMES NOWICK! for the Macomb County Probate Court System. Judge NOWICK! advised that he had been appraised of this officer's investigation the previous day, and he, in turn, had contacted the State Supreme Court administrator and advised them as to such. NOWICK! advised that he has spoken to Judge VIVIANO in the past about his management style in dealing with the kids.

[2000743 37 [22712460 47

E.V.C.

#9-118C(Rav | 11-86) Michigan Department of Flato Police SUPPLEMENTAL INCIDENT

09/22/1994	тистовит но 024 - 4986-94
10/12/1994	PELS CLASS 11003

RECONTACT RON GEKIERE:

On 10-12-94 undersigned officer recontacted RON GEKIERE and again asked him about the reporting of the possible CSC involving SUSAN BREEN and VIVIANO. He did produce a two page report which he indicates reveals the involvement in the investigation that he himself did. He advised that he did talk with Judge VIVIANO about the accusation, who denied any intentionally touching of SUSAN BREEN, indicating it was accidental and that he had apologized immediately

INTERVIEW JOLENE SESKO:

On 10-12-94 undersigned officer spoke with JOLENE VANESSA SESKO, W/f. 6-5-78, home address of 15537 Stricker, Eastpointe, H-776-2639. mother's telephone number (MARGARET WARRZYNIAK).

JOLENE has been in the youth home since February 1994. She was interviewed at the youth home and present during the interview was undersigned officer and RON GERIERE.

JOLENE was asked about the incident concerning the painting of the house of DEBBIE WUJEK.

JOLENE advised that she had been outside the youth home painting when Ms. DEBBIE approached her and asked her if she liked to paint. She replied that she did and Ms. DEBBIE asked her if she would assist in painting her house for money. JOLENE advised that she had no problems doing that and herself, along with HEATHER NUTTEN, MARY SHIELDS and ELATNE GIERAGA, painted and cleaned up Ns. DEBBIE'S house. JOLENE advised that she knows her probation officer, Ms. ZIMMERMAN, was contacted, as well as her mother, who okayed that. She advised that she was there for approximately 3 or 4 days and painted several rooms inside, and was paid a total of approximately \$140 cash by Ms. DEBSIE.

INTERVIEW ELAINE GIERAGA:

On 10-12-94 undersigned officer spoke with ELAINE CATRERINE GIERAGA. 1-30-78, address of 28051 Schram, Roseville, Michigan 48066, K-771-9522.

ELAINE was interviewed at the youth home and present during the interview was undersigned officer and RON CEKIERE. ELAINE advised that she has been in the youth home since February 16, 1991. She was asked about the incident of painting Ns. DEBBIE'S house. She advised that she believes it was in July or August. She had been approached by Mr. DEBBIE, along with JOLENE, HEATHER, and MARY SHIELDS, to help paint and clean the outside of Ms. DEBBIE'S house.

ELAIME advised that she did go to the residence on only one occasion. She advised that she did help clean the outside of the house and that she was not paid, however, she was given supper, a barbecue. Approximately a week later herself, HEATRER and JOLENE were taken out for ice cream by Ms. DEBBIE.

0816 CHAL DATE 09/22/1994	024 - 4986-94
10/12/1994	11001

ELAINE advised that she knows it was okay to go and paint at Ms. DEBBIE'S house as her mother was aware of it and had okayed it, along with her probation officer, Ms. ZIMMERMAN.

INTERVIEW STANYELLE WATKINS:

On 10-12-94 undersigned officer spoke with STANYELLE WATKINS, 6-3-79, home address of 35452 Hengesbach. Clinton Township, Michigan 48035, #792-2154.

STANYELLE was interviewed at the Macomb County Youth Home where she has been since October 1993. Present during the interview was undersigned officer and RON GEKIERE.

It had come to this officer's attention that possibly STANYELLE had also been a victim. STANYELLE denied that there was any type of inappropriate touching involving herself and the Judge, and that she considers the Judge to be very, very heipful to herself. He has helped her out with counseling in dealing with the problems that she had at home and at school. She has never been one-on-one in his office with him. She has gone on several walks alone with him, but most of the time when she talks with him she is with other individuals, either at his office, in her room when he comes in and plays cards with herself and other residents, or down at the kitchen when he takes her and some of the other girls to eat or drink.

STANYELLE felt that Judge VIVIANO was more of a father to her than what her own father was.

INTERVIEW DEBORAH WUJEK:

On 10-12-94 undersigned officer spoke with DEBORAR ANN WUJEK, w/f. 4-23-53, address of 23442 Dayton. Armada Township, Michigan, H-784-9328. DEBORAN is the assistant superintendent for the youth home, and has been since 1988. She was a probation office: from 1979 through 1988.

DEBORAH advised that she had been talking with JOLENE, that JOLENE needed some money for a prom dress and some other incidentals. It was her idea to ask JOLENE and some of the other girls to come out to her house to paint it and clean it, and that she would pay them. DEBORAH advised that she did pay JOLENE \$10 an hour. She was going to take the other individuals, HEATHER, ELAINE and MARY, out to Four Bears, however, she believes that only one of the individuals went to four Bears, but she did take them out for an ice cream. DEBORAH advised that she did have a barbecue for the girls at the end, and does not feel in any way that she was using these individuals. She advised that she lives there with a friend, NANCY GAJEWSKI, who was sick with Hepstitis C, which is not contagious, but is better now.

DEBORAH was asked if she had received permission from anybody to take the girls to her house, she advised that she did not. She thought it was okay with RON and as the assistant superintendent she thought she had the authority. She did check with JERRY ZIMMERMAN, who is the

EE415610 44

J-1100(Eev | 11-8-6) Michigan Department of State Police SUPPLEMENTAL INCIDENT

081GINAL BATE 09/22/1994	024 - 4986-94
10/12/1994	TILE CLASS

probation officer for JOLENE and ELAINE, and betieves that JOHN MARTIN was the probation officer for HEATHER, and is ensure of who the probation efficer was for MARY.

DEBORAH was asked about the allegations concerning the touching with SUSAN BREEN and Judge VIVIANO. She advised that she did talk with SUSAN BREEN, along with RON GEKIERE, and that SUSAN had told her that it was accidental.

RECONTACT RON GEKIERE:

Undersigned officer spoke again with RON GEKIERE concerning DEBORAR WUJEK. He advised that when he came back from vacation he had heard about DEBORAH taking the girls out of the youth home and having them paint and clean her house. He advised that though there is nothing written down about it, he did not think that it was appropriate and spoke with her about it. He advised that he believes that Judge VIVIANO is aware of it as well

CONTACT CPA TON GRZYWACZ: On 10-12-94 undersigned officer spoke with CPA TOM GRZYWACZ. of 37520 S. Gratict, Clinton Township, \$469-1985.

GRZYWACZ advised that there is an expense account set up with his firm. He advised that there were donations that were given to this fund many years ago, well before VIVIANO took over as the Judge. That it is used to help the children from the youth home out, which includes taking them out for ice cream or other social events. advised that when he receives receipts from BILL BOYEA he then writes out a check to those individuals for their expenses. GRZYWACZ advised that he does not believe he has ever written out a check to Judge VIVIANO for any expenses that he has incurred.

RECONTACT JUDGE VIVIANO: Undersigned officer recontacted Judge VIVIANO and advised him that this officer believed that he was done with the investigation and that the matter would be turned over to the prosecutor's office. Judge VIVIANO again stressed that any touching that he did with SUSAN BREEN was accidental and he again feets that Licensing and Regulation is out to get him. He was aware of what DEBORAH WUJEK had done, as far as taking the kids home to work on her house. He does not consider that exploitation of the children. He feets that it is okay, that the kids need to learn responsibility and part of learning responsibility is to work to help out their self-esteem.

This officer expressed some concern about the allegations concerning the touching with SUSAN BREEN not being reported to any protective services or any law enforcement agency. VIVIANO advised that linee. first of all, the touching was accidental; and second, the allegations were not brought forth by SUSAN BREEN but were merely overheard by girls talking to other girls, that he did not feel that it was required to be reported to any protective services or law enforcement agency.

PAGE INVESTIGATED BY INTERPORANT SCHEAM

E2412820 87

- (100 (dew t1-84)
 highs Department of
 cate Pelica

SUPPLEMENTAL INCIDENT
REPORT Page 22

08161WAL DATE 09/22/1994	1#CIDENT NO. 4986-94
10/12/1994	11003

VIVIANO advised that it was his understanding that the whole compliant had been "placed in a basket", as he had been told by Licensing and Regulation that there was nothing to the matter, that it was being closed out.

STATUS: Open pending contact with the Macomb County Prosecutor's Office

22 DISERGEANT SCHRAM

Col

BETLEWED ST

۲S