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Re:Complaint Against Judge Erica Tindill #4  
With Attachments

On April 22<sup>th</sup>, 2016, Judge Erica Tindill not only returned two young girls into the hands of the accused abuser, but she also foreclosed the ability of the grandparents, the only available source of protection for the girls, to file further legal action against the accused abuser. As part of the Ex Parte Orders delivered outside of the presence of the lawyer for the Grandparents of the two teenage girls whom, with Police support brought an action for a Protective Order against their father, Judge Tindill ruled against further legal action being brought on the part of the girls until they are eighteen years old.

The childrens' mother has been so legally compromised by terrible legal direction/representation, (dating back to 1990 ) supported by the fraud eviscerating, incompetent psychological evaluation of Eric Frazer, Psy.D., that she has no capacity to fight for protection of her children without extraordinary financial and legal resources, neither of which have been available. Complaints against Eric Frazer and all therapists he supervises and controls, foreclosing the victims from access to proper medical/psychiatric care, have been filed with the Department of Public Health. The Department of

Public Health is the body that supervises and controls the licenses of the therapists/psychologist who are the mandated reporters, Gatekeepers of the girls/victims truths. As per discussion with Department of Public Health Psychology Board Supervisor Katherine Boulware, permission to access files must be permitted through the child/victims records – the father, the accused abuser. We have a totally closed system controlling therapists, filing police reports, speaking to any and all access/egress for aid to victims in possession of the predator.

Consistent with the type of Fascistic control we see being exerted by all authorities charged with protecting children against physical, emotional, medical, sexual abuse in the context of custody litigation, we continue to see judges as Gatekeepers to the suppression of disclosure of abuse. We suggest, we actually do more than suggest, that there is a rampant pattern of criminal corruption with explicit exchange of favor and fees involving Judges and attorneys. There are several attorneys whom have experienced prejudicial treatment by Judge Tindill. Legal cases indicting attorneys/other court actor, allegedly for taking bribes to transfer custody into the hands of abusers are published, but have disappeared from the Ct. register, such as the case dealing with attorney Gary Cohen (No. A.C. 34320, Sept. 9. 2013) Why has attorney Cohen been allowed to continue to practice in Ct., much less maintain a law license.?What exactly is the responsibility of Judges in continuing to condone the behavior of Gary Cohen as he practices before them????? .

In each of these cases involving vulnerable children both the specter of racial and financial considerations have palpably emerged as themes of profound concern. Vulnerable children whose voices have been silenced in court, by Judge Tindill, along with suppression of evidence, under questionable circumstances and rulings have suffered terribly. In more than one circumstance, of which we are aware, Judge Tindill interrupted a trial because she was going on vacation.

The children at the center of the immediate matter are suffering profoundly. The circumstances in which they live on a day to day basis are described as “living with someone whom you feel is capable at any moment of causing you to die a horrible death” .This sentiment was imparted to Ethel Moore of DCF. The evidence of this conversation is recorded and remains in confidential custody. Ethel Moore never appropriately acted on this information, suggesting that the speaker was still alive, minimizing her concerns (“your little concerns”) by referring, on record to but not taking into consideration the extent of precautions needed to be taken by the girls, on a moment to moment basis to maintain life and perceived basic personal safety.

Despite constant prevarication by DCF, corrupt therapists psychologists given shade by the Legislature/Department of Public Health, whom all swear to the beneficence of the accused abuser, the girls continue their sub rosa rebellion, encouraged by the knowledge that the protected evidence of their truth is preserved in tact, in accord with chain of evidence protections. The abuser, assured by the coverage afforded has continued to use the girls' money, neglect the girls' medical needs, which are critical, continued to block their relationship to their beloved, adored mother, grand parents, extended family. The girls are/continue to be forbidden to grieve for their sister who died at age twenty eight 12/1/2014. The accused abuser is considered to be complicit in the death of this child, (an issue that will be addressed as part of future litigation on the part of the victims discussed). Their lives, their education, their health are severely compromised. The abuser continues his reign of unchallenged grandiose tyranny. Erica Tindill is solely and completely responsible for a level of depraved indifference, negligence and suggested legal mal practice in not providing the girls with legal counsel and allowing the ineptitude of the attorney representing them to determine the fate sealed when that

attorney left to celebrate his own religious holiday, leaving the lives of these totally at risk teenagers in the hands of an at best indifferent court. In addition to Judge Tindill's protection of the status quo maintenance of the atmosphere of covering for the accused abuser's past crimes, she has opened a new front for him to engage in unrestrained criminal behavior "Fraud Upon The Court", by filing law suits against those whom have actively engaged to protect the girls; the New Canaan police and the maternal grand parents, (Attached Complaint – Case # 3:16- cv-01654-sru).

The Grandparents rose to the urgent entreaties of grand children they had barely seen over a period of five years, except under supervised visitation in a local Diner. Judge Tindill's overreaching commentary speculating ("presuming") as to her unfounded thoughts that the grandparents' met with, had personal access to their grand children, ( transcript pg. 6, lines 13 through 18), leading to her preclusion, effectively, for the ability of the grandparents to pursue any further legal action on behalf of the girls, places the grand parents in the position of having to file expensive and time consuming litigation to even begin to re-access protection of the girls. The accused abuser is at the advantage of being able to file whatever frivolous litigation he wishes, without barrier. (Transcript – Excerpt:Orders Only - attached)

The multitude of complaints lodged against the abuser, contained in the Protective Order FA164029tuy written by the girls with their lawyer, a fact which would have been made clear had they been able to testify themselves as to the facts of proceedings, (or had their attorney truthfully dealt with this manner in court at the time of the hearing) detail, in part, the depraved sadistic abuse the girls suffered to the date of their escape, Mar. 20<sup>th</sup>. 2016. The facts suppressed through the manipulation of Judge Tindill and the abuser's lawyer by way of depriving the victims of lawyers in court (refer to Tindill complaint #3/Grievance Committee Complaint against Jacob Pyetranker filed with the Grievance Committee, of the Bar), will, with no thanks to Judge Tindill, find expression in the law suit(s) to be unleashed in response to the despicable act of grandiosity currently ventured into by the abuser. The eloquent language of 18USC1512 will finally be freed, laying the ground work for 1982/1983 landmark Federal Civil Rights cases for which Judge Tindill will be a leading, notable presence.

The sloth like speed, ignorance of the most rudimentary facts related to the nature of sexual predators and the misery of children in possession of predators, lack of accountability exacted by this grievance committee against a judge whose functioning on the court is nothing less than reprehensible, will not go unnoticed, lacking in comment, or ever forgotten.

Jill Jones-Soderman