

THE FOUNDATION FOR THE CHILD VICTIMS OF THE FAMILY COURTS
A NOT FOR PROFIT ORGANIZATION
275 MADISON AVE.
6TH FLOOR
NEW YORK, NEW YORK 10016
866 – 553 -6931

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COMPLAINT AGAINST ADMINISTRATION FOR CHILDREN'S SERVICES

Let me begin this complaint against ACS caseworkers and the Folie A Deux complicity with attorney for the now toddler child by stating that in our very long, intensive experience of expert witness oversight in death review cases related to child deaths where ACS or its related alphabet agencies across the country, are involved, neither ACS nor the attorney for the child begin to be capable of making assessments much less providing interventions in cases of child danger. The overwhelming educational/training deficits of ACS caseworkers and the lawyer for the child through her firm (The Legal Aide Society) in their unfortunate penchant to make judgments outside of their expertise, related to any level of subtle nuance, diagnostic or evidentiary discretion is nothing less than monumental, arrogance, mal practice and derogation of the duty for child protection.

The eagerness of ACS caseworkers and a Legal Aide Attorney to criticize terrified, desperate grandparents and a mother in fear for the life of the infant/toddler baby, whose protection is supposed to be at the center of this case.

The caseworker's words of praise for the fact that "the home" is clean and furnished is meaningless in the context of this case, where a child has been injured twice, while under supervision, recently hospitalized, and attention to the medical/psychiatric history of a parent with an extensive, documented history of violence and drug abuse goes ignored. The entire case was precipitated by an act of violence directed toward the baby in the mother's arms. Had the mother not moved to avert the assault from the father, the baby's skull would have been crushed. The assault forged a recognition for the necessity of the mother to flee the marital home. The mother was left homeless and penniless, fortunate to be able to live with her parents who then became subjects of threats and assaults from the Plaintiff father, whose prior known bad acts are covered with sealed and expunged charges. The fact that the father has the financial wherewithal to cover drug transactions/fight criminal charges with famous legal talent is central to civil rights concerns and complaints against CPS for bias and unequal treatment under the law.

ACS and its alphabet multi state sibling agencies, diagnostic assessment as it pertains to housekeeping cleanliness and adequacy of meal preparation family care, tends to confuse their power and authority to make critical decisions with the capacity endowed by education, experience and intensive ongoing training and supervision, none of which takes place in the bureaucracy that is ACS. The incapacity of ACS caseworkers to make competent assessments, because of an inability to understand the composite picture presented through evidence, assess present as well as missing elements of the picture, place those elements in meaningful, accurate composition and juxtaposition, place the life of every child before them in grave danger.

The alarm of this parent and her extended family has only been increased by a succession of the most unfortunate concatenation of circumstances of sloppiness, laziness, incompetence or outright fraud. Attorney Nisspen, engaged by the Plaintiff mother was a personal friend of Robert Spitzer and so felt that he could not file complaints or intervene in what we now know to be highly questionable practices of the well paid “forensic social workers”. * Judge Richardson has failed to order proper drug testing or oversight of an individual, the Plaintiff father, known to possess at least four guns in his home, one of which, an AR 15 was unlicensed. The father has a history of extensive drug abuse, alleged criminal behavior/business practices, explosive temper, domestic violence and a variety of ante social behaviors.

The Plaintiff father has a history of drug abuse engagement in drug culture activity with drugs that are known to precipitate intense mood changes from acute violence to profound depression; Steroids, Cocaine, Ketamine Upon intensive investigation of his personal, financial, criminal background, a composite picture of a seriously psychiatrically dangerous individual emerges, demanding proper Expert Testimony in the form of Psychiatric Forensic, Accounting Forensic talent to accurately portray and explain to the court the immanent danger faced by the subject child and her Protective Family. Neither ACS staff nor the attorney for the child appear to be properly relating to the critical elements of evidence before them which in some bizarre collective of bullying behavior, victim blaming and circling wagons around the Plaintiff father, they are not comprehending the peril faced by the toddler baby or her mother and grand parents though the presence of vile language in texts threatening the lives of multiple friends and family.

The grandparents have received multiple threats to their life, personal health and safety*. The child's mother has been subject to various forms of physical and emotional domestic violence*. The baby has been subject to a variety of incidents/accidents, dismissed by the paid, engaged caretakers as superficial, routine injuries and accidents. Given the number of adult staff/adults around the child, there is no excuse for any accident or mishap. The baby has been subject to a level of care as to her transport between homes in location for supervision which is deplorable..... see attached accounts *..... what happened to any attention to Tender Years Doctrine now replaced by behavior that is not tolerated by humane handling of dogs, cats, rabbits, or sheep.

The child's mother and grandmother/grand father are treated with an unconscionable level of contempt, rudeness, wreckless disregard for their dignity, their confidentiality disregard for their concern and engagement with their grandchild, by ACS and CFS case workers. 8The list of examples of such ill behavior by “professional” staff are attached as exhibits and attest to the vapid interactions with professional staff,

Sun. Visitation Schedule* – waking the baby unnecessarily early.....

Transport By CFS Social Workers*.....

Baby Accidents:

Injury to her forehead*

Injury to her eye*

Rude Behavior of CFS Case Workers – (by name and date)*

Inappropriate Behavior by Attorney for the Child*

Violations By Judge Richardson

Violations By Heather Saslosky

Violations By ACS Caseworkers

Violations By CFS Caseworkers