

Please be advised that the FCVFC has received numerous complaints about your practice as a Guardian Ad Litem/Parenting Coordinator.

We are and have been in recent weeks, reviewing multiple facets of your work product, your interactions with clients, outcomes and consequences of your direction. We have been documenting and recording distressing accounts about the impact of your intervention and resulting destructive outcomes to court appointed clients who are caught in the Scylla and Charibdis vice of Court Orders issued by Judges blanketed with Immunity and Court actors who enjoy / abuse Qualified Immunity, such as yourself.

We are seeing the rise of the Court created phenomenon of “Parenting Police”, an artificial layer of bureaucracy whose purposeless imposition is questionable at best but like pornography, the level of fraud, criminal extortion of fees, suppression of the voices of vulnerable, abused children, dismembered Protective Parents are visible, if not yet clearly articulated.

Please be very clear that the FCVFC is all about the clear articulation of fraud and abuse of power, confronting deprivation of Due Process, and Limitations of Access of Litigants to the Courts. The pursuit of shutting down those professionals who use their degrees, their licenses, their authority to shred families, destroy loyalties and trust in the Liberty Rights of parents to protect their children is at the forefront of our mission in speaking for disenfranchised litigants – both children and adults. Such protection that should extend to protect children from Predator Parents has been compromised in too many cases. The specialized, idiosyncratic status of parents has devolved to make the class of parents in Custody litigation, in Family Courts, inaccessible to the normal protections of law that would be available to strangers who commit the same crimes. Crimes of alleged incest, psychological abuse are mitigated through false arguments allowed in Family courts across the country, fostered by junk science, dealt with as “Family Offenses “ as opposed to crimes, adjudicated in criminal courts.

In reviewing many cases in which you are engaged, or have been engaged in the past, we find the same robotic arguments advanced in an assembly line like routine of false narratives, specious psychological applications, outside of your expertise, used for purposes of exacting and manipulating control, manipulating power over clients via the specter of court reprisal for challenging your authority. And - then there are your billing practices.....where you impose a constant flow of ongoing charges to parents who require records and have to navigate the charges that create a financial windfall for you and an impediment to parents, seeking to acquire documents needed to acquit their own legal cases – against you.

Of greatest concern to the FCVFC in our case reviews is the level of callous, conscious malevolent harm to children whose spirits you clearly seek to break and whose parents'

you humiliate, set against each other and undermine respect and authority of their children who are forced into dealings with abusers who would otherwise be subject to restraining orders or jail.

The interventions ordered at your direction create a life long legacy for children forced to deal with trauma created by ill advised, interventions imposed at your direction. Subject children forced into accommodation to reunification with their abusers, children with parents whose very act of hiring you, permitting “the all force necessary” orders that force them, under the most extreme protest to submit, attest to the sadistic character of those parents as well as those complicit in implementing compliance with the nature of the autocratic character of your practice.

The legacy of destruction to the psyches, character, ability to trust, to form bonds of love and loyalty to vulnerable children may be incalculable existentially, but factually, our financial forensic experts are figuring it out. In closing, I wish to note that the material we are reviewing related to the tragic suffering experienced by clients subject to your brutal imposition of control is being documented in complaints, with exhibits, with Affidavits, with Testimonay and with legal arguments challenging Qualified Immunity and will be sent to all relevant authorities regulating your practice.