

From The Desk of Jill Jones-Soderman - 2/10/16

**STOP BULLYING AND BROW BEATING OF LITIGANTS BY  
UNETHICAL APPOINTED COURT ACTORS**

When the Guardian Ad Litem on Your Case is your WORST NIGHTMARE!

With the words:

"I intend to file a petition for contempt if information .....is not forthcoming from you."

"I want to know.....what transpired....."

"Because attorney.....is your child's ATTORNEY,..... attorney / client privilege, which only allows him to provide me with information that..... says he is permitted to disclose to me.....information for which you have knowledge does not need to come from the attorney.....".

With these words the Guardian Ad Litem appointed by the Judge has attempted to bully, intimidate, threaten, blackmail a client whose child has a court appointed attorney to defend her from the violations of a parent accused of sexual abuse.

The child is a victim of physical and sexual abuse and a witness to her brother's physical and sexual abuse. Instead of being treated as a an individual who should be in the WITNESS PROTECTION PROGRAM this court actor is attempting to violate attorney privilege by doing an end run around the subject child to subvert her rights.

The ethical breaches, biased behavior, suppression of evidence, ex parte communications, behaviors engaged in by many court actors in Family, Juvenile and Dependency Courts must be brought to the attention of court authorities (Chief Clerks) in the jurisdiction where the litigation is taking place.