

RICO REIGNS IN HOWARD COUNTY, MD.

13 – C – 11 - 087058 CONTINUED Case # 13 – C – 17 - 110150

A disturbing trend toward autocratic, dictatorial rulings by family court judges, marshaling the use of threats, Contempt Orders, Sanctions, Orders to “Use All Necessary Force” to return litigants to jurisdictions of choice of the presiding judge, black balling experts, legal talent, advocates for litigants, appears as a new trend exploding in the family courts, but first fully recognized in Howard County, Md. in 2014, case number

In 2014 staff of the FCVFC was retained to evaluate, review and intervene in the case of a child whose abuse was well documented by authorities, well publicized in the press and through complaints directed at the multiple abuses of process in reporting and adjudicating damages inflicted by multiple authorities. Moving actors in that case included, the psychologist Paul Berman, PhD, Alyssa Cummins Esq., court appointed Best Interest Attorney, Christopher Rand Esq., a team credited with acting with speed, surgical precision, delivering brutal consequences to Protective Parents and vulnerable children subject to physical, emotional and sexual abuse. The accounts of well documented abuse, backed up by compelling evidence is aggressively suppressed, experts vilified, barred from testifying in court on behalf of clients.

The most disturbing technique used by those seeking to discredit victims' statements is the use of victims accounts of their own abuse which does not tend to emerge in well organized, complete, full accounts. Further, victims of horrible crimes that take place in the privacy of their homes, their bedrooms, in the middle of the night, in isolation, in terror and in fear for their lives, humiliated, do not tend to emerge in the light of day, under the supervision of their terrorist, as defiant, aggressive, boisterous. The victim emerges compliant, under the control and direction of their assailant, appearing to give the impression of normalcy, or even affection for their assailant. This contradiction is a cruel and misleading impression for the public whom are ignorant of tactics of coercion and torture – such as using a child's pet, the threat of inflicting pain on an animal, to gain complete and total compliance with grooming behavior leading to sexual assault. Lawyers for Predators exploit this abstruse piece of clinical expert knowledge dealing with victimology, to attempt to create probable cause for reasonable doubt as opposed to laying the ground work for explaining the elements of victimology and the exact techniques used by the pathological character – their client.

In the cases we are writing about some attorneys were alleged to have been threatened that if they advocated for their clients they would experience sanctions or be relieved of their professional licenses. Other attorneys, familiar with the game, the practice of the “go along to get along,” just passively feigning normal practice. Other attorneys were actively “paid off” by the opposing team. The strategy laid out in hours of paid preparation were fully and thoroughly abandoned as soon as the attorney entered the court and warmly greeted the opposing litigation team. Witnesses assembled by subpoena were suddenly not called and presto change – o, absolutely no defense was offered.

As per the 2014 case, similarly involving an abused child and the team of Christopher Rand Esq., and Alyssa Cummins, Best Interest Attorney, the charade of Best Interest of the Child was played out in exactly the same manner as the case taking place in 2016. Child Protective Services reports documenting statements by the child, agonizing statements of abuse, neglect and despair were kept from being heard in court.

Copies of the CPS report were demanded, by the judge, to be removed from all lawyers in the court, under chilling rhetoric from the judge. Such rhetoric then had the desired effect of keeping critical testimony out of court. Critical testimony from witnesses and experts was kept out of court. The child in question was never rescued from the vile assault by the court actors, alleged to be criminals participating in RICO conspiracy (by FCVFC staff present at the proceedings), for which we are aware they were well paid. However, the CPS report of Bobby Ferrer was published as was further publishing about the dealings/machinations of the Howard County Court actors – Christopher Rand Esq., Alyssa Cummins BIA and a variety of judges, including Judge Lenore Gelfman.

As that which is not resolved is repeated, another horrific example of the dark forces of the Howard County judicial system has emerged and found its way to the attention of the FCVFC. The same ruthless cast of characters were again united to assemble with the intent of suppressing evidence, crushing the spirit of a young child, incessantly crying out to everyone with whom she was in contact, sharing her terror, her experiences, begging for help.

The FCVFC has written, published, engaged in TV, radio interviews extensively, dealing with predators who defend their secrets with lawyers and custody suits to cover their ill deeds. The rush to judgment by lawyers who make a premium fee in specializing in defending predators is to get ahead of the evidence – suppress, destroy credibility, spotlight suggested inconsistencies in the victim's story and eliminate all who are so brave as to come forward in the defense of those whom are slated for slaughter. Such is the instant case of the matter now before us and the subject of this article.

On Thursday, 5/11/2017 mid afternoon Jill Jones-Soderman, Executive Director of the FCVFC, a non party to the case and not in contact with the Rand Cummins crew since 2014, received frantic calls, first from Christopher Rand, Esq. and then from Alyssa Cummins BIA, making demands for information on the whereabouts of a mother and child who committed no crime, who violated no court order, yet whose every move was being tracked and reported on by some member of the school staff who had proprietary knowledge of what should have been confidential communications, discussions between the child and her school protectors. Instead, it is suspected that a member of that staff contacted the child's father. The father is the accused physical, emotional, sexual abuser of the child. The complaints against him as a violent domestic violence abuser, (documented) engaged in behavior that can only be described as progressively grooming for sexual contact and immediately focused on personal sexual gratification. The accused abuser, has hired Christopher Rand, well known as the protector du jour of Predators with secrets seeking possession of children through custody litigation. Alyssa Cummins, Esq. is frequently associated with Christopher Rand in the military quality assault unleashed on Protective Parents seeking to shield children from the heinous acts engaged in by

the unbridled over reaching of power conducted by Rand and Cummins. The only reason that this duo gets to prevail is the pusillanimous, cowardly defense, if any is provided by lawyers for the Protective Parent and vulnerable child.

The aggressive, skilled, scholarly legal work of talented legal /forensic experts is rarely available to litigation victims and when that talent is available, the victims need to be brave enough to stand firm before a threatening court long enough for proper legal intervention to be launched to protect the victims. The victims are most often subject to an immediate campaign of chilling threats, first echoed by the Predator launching the litigation - "You will never see your mother/father again".

The protocol followed by attorneys defending accused abusers tends to involve alienation of witnesses and professionals who need to testify on behalf of those targeted, seeking protection via direct threats to the professional. Further, back channel chatter libeling and defaming experts, advocates, all areas of support for the victim are brought to the court where illegal orders are issued, stating that parent, treatment providers, school, recreational staff are not allowed to speak with - or even read the publications of the protectors of Constitutional Rights afforded to all citizens/inhabitants of the United States.

Rand and Cummins issued a demand for an Emergency Hearing for Friday 5/12/2017 based on nothing other than proffered false allegations meant to plant fake news before the court and eviscerate the defense team of the parent seeking protection of the child. Orders issued by the court of Lenore Gelfman forbade the Protective parent from seeking advice and counsel of her choice. The school Principle was threatened with litigation against her school, which the team of Cummins and Rand tried to insinuate was "unlicensed". Major Federal/constitutional legal interventions which need to be propelled in defense and protection of this child may never take place for her, but the staff of the FCVFC waits for next.