

PREDATOR IN POSSESSION – SCOTT POWELL

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Members Of The New Canaan Police Named As Unwitting Participants The Crime – Protecting Child Victims Reporting Crimes

The legal representative of accused child abuser, Scott Powell of New Canaan, Ct., the force behind a relentless multi year campaign of libel, slander, threats, intimidation against the family who attempted, within the permeable membrane of the law to protect children has now come up with a new conspirator in pursuing a vile campaign. Attorney John R. Williams of New Haven, Ct. has joined what can only be described as upside down law suit, where not only is the fox in charge of the hen house, but the farmer is taking the side of the fox.

Scott Powell, assisted by attorney Williams has generated a Federal Civil Rights Law Suit, Case 3:16-cv-01654-SRU accusing three the New Canaan Police officers with the crime of, finally, doing their job. Over the years of the isolation of the child victims whom are the subject of this article and the articles to follow chronicling a problem of the failure to protect child victims from their abusers, the Foundation for the Child Victims of the Family Courts, (FCVFC) has railed against police who, as per Prosecutorial Discretion, fail to protect child victims. The FCVFC knows, through our undercover reporting that Police (Chief DeMayo) of the New Canaan police department and other police officials, Officer David Bender of the New Canaan police have in fact blocked any investigation into complaints seeking to bring attention to the plight of the victims whom are the instant subjects of this article.

Scott Powell, through his attorney John R. Williams of New Haven, Ct., is attempting to frame an argument that the Grandparents of the victims have used undue influence to manipulate and maneuver the actions of the police. The children whose voices – but not their words through writing and speech, may have been prevented from public access, but the girls did in fact speak directly to the police officers and to others during a period of acute crisis. As per the experience of this case and the ongoing actions (or inaction) of the police, the police believed the girls, allowed them to gain access to a court hearing, by which as per direct knowledge of events, we believe saved their lives.

The court hearing, a Protective Order which represented the horrendous complaints of the children, gave temporary custody of the children to the grandparents. Scott Powell, through his attorney Jacob Pyetranker, of Stamford, Ct., orchestrated an ex parte hearing (a hearing at which the attorney for the grandparents and children were not present) with Judge Tindill. The actions of Judge Tindill with regard to moving ahead with a hearing in which the attorney for the children and the grandparents were not present was the subject of complaints against Judge Tindill filed with the Grievance Council of Ct., (see complaints attached to this article). Tindill returned the children to their accused abuser, instantly, following the ex parte hearing. Present at the hearing were Timothy Welch of DCF, attorney Jacob Pyetranker and court officer Phillip Hamilton who was not even a party to the current case.

While the subject children were in the custody of their grandparents for a period of approximately a month, a series of experts became fully apprised of the depth and breadth of the conspiracy on the part of Scott Powell, psychologist Eric Frazer, casework supervisor for DCF Timothy Welch, DCF case worker Ethel Moore, to cover the unconscionable abuse, immanent harm, ongoing danger to which these children had been subject for more than five years of completely isolated custody in the grip of Scott Powell. The veil of silence facilitated by the slippery legal slope provided by the Judicial Discretion and wide birth of crimes covered by a Judge's liberty to "believe" as opposed to know, these children have been living in hell for years.

The crimes committed by Scott Powell, only described in the Protective Order of March, 2016 in the most limited of counts, have continued to be obfuscated by the fact that psychologist Eric Frazer has been allowed to disseminate false information, seriously challenged psychological reports (which have never been challenged) lacking in any scholarly gravitas, or fact. The quagmire of junk science, false allegations, absence of factual foundation for orders written by a series of judges has compounded the misery of countless lives and forever altered the personal development, education, health and over all well being of the children at the center of this current fabricated law suit.

The law suit is itself meant to pile on more layers of defense for Scott Powell whom has been protected against crimes committed years before the statute of limitations for criminal activity has been acceded, though additional crimes for abuse should have been lodged.

In a celebration of the freedom to run afoul of the law, Scott Powell has pushed the boundaries of excess and avarice in seeking to impugn the good offices of the police and the outstanding loyalty, devotion, independence and courage of the victims' grandparents to speak Truth to the Power of greed, arrogance, malevolence of a fully documented perpetrator of multiple forms of child abuse.

This article has not yet addressed the responsibility of the Connecticut communities of Stamford, Wilton, Darien, home to residents of the Woodbury Country Club who to accommodate their own psychological comfort level look the other way when there are clear symptoms of concern for children that should raise red flags of inquiry. The disclosures of Tracy Fabres (NAASCA For Our Kids /NOV. 2, 2016) following the murder of her sister by their father needs to serve as a quickening to consciousness and action on the part of all communities.