

## ALLEGED EVIDENCE OF RICO ACTIVITY AMONG MD COURT ACTORS, WITH COLLUSION OF LOCAL POLICE

The facts that back up this allegation are fully documented and have been presented to the Circuit and District Courts in Maryland. Herein we describe the egregious acts of a corrupt Court.

The Foundation for the Child Victims of the Family Courts (FCVFC), a not-for-profit child advocacy entity made up of family advocates, psychologists, medical doctors and clinical forensic legal experts who have supported a protective parent in the case of Bouma v. Bouma in front of the Circuit Court in Ellicott City, MD., has endured the most vicious, libelous, and unprecedented assaults by this Court due to FCVFC's aggressive and lawful efforts to defend its client.

The above named Court has blatantly supported the attorney for the father, Jason Karl Bouma, and has blatantly suppressed evidence on the part of the protective mother. We allege that the Court has suborned perjury through Md. Child Protective Services (CPS) worker Ms. Bobbi Feher, and allowed the "Best Interest" Attorney, Alysa Cummins, to perjure, and suppress evidence that would have protected the child in this case, Jase Bouma, who she is paid to protect, although she has not seen or spoken with him in over two years.

Staff of the FCVFC allege that Alyssa Cummins, in concert with Christopher Rand, attorney for the father of the child, have themselves suspected to have been paid off by the father, while aiding and abetting the paying off of lawyers for the protective parent, distorting any possibility of a just outcome in this case. We hereby state that the child's father keeps the child in what the child has described as deplorable circumstances, living alone in a basement, deprived of proper education and medical care.

We further allege that the reports submitted by Court appointed psychologist Paul Berman, well known in Maryland to be the psychologist used when one parent wishes to terminate the custody of the other, protective parent, wrongfully portray the situation of the child as living in a healthy situation with his father. Berman's reports defy all the evidence to the contrary, scientific logic, and scholarly practice with a blatant credo of whomever pays most wins: the child be damned.

The triumvirate of Rand, Cummins and Berman, and whoever CPS workers are assigned to the case has been acting in concert as a RICO, where the custody outcome has already decided behind closed doors, in illicit ex parte communications. In the present case of Bouma v. Bouma, in open court, the corruption and pre-determined outcome was so blatant that Cummins and Judge Becker did not even feel a need to disguise their contempt for the protective parent. The casual, open discussions in Court between Cummins and Becker, with Feher sitting next to Cummins, openly speaking of how can they further destroy the mother's credibility was astounding, especially in light of the overall facts of the case.

Legal charges and possible jail time for the mother was openly discussed, along with sanctions including payment of \$18,775 in Rand's legal fees were humiliating, along with the imposition

of an injunction keeping the mother from filing any legal actions in the case, as would be her right in protecting her son against the father's behavior, as described in the CPS report of Feher.

We claim that the actions of the Court have driven the subject child into a constant state of despair and a often openly repeated wish for death. FCVFC staff have also witnessed, in Court, the taunting of the mother by local police in Courtroom testimony, continuing the attempt to humiliate and dissuade the mother from every effort be in contact with her son.

High conflict custody litigation does not have to be a "blood sport", unless, as evidenced by the RICO-style behavior of those above bad actors, when one combines the ingredients of one-sided monetary throw-weight, pure vengeance and vindictive insistence, resulting in total control of the Court outcome. The mother, in this case the protective parent, has barely been able to see or speak with her son. She is kept from any information about his health, schooling and limited social life. The Court's subjective and wrongful decisions have willfully contributed to this toxic witches' brew, as a mother who is desperate to care for a son she loves has lost custody. And the boy who loves her is being kept against his will with a father who has proven his consistent indifference to the child.

This eleven year old child has, in the most detailed manner, has described the abuses of the father toward him, and the father's attempts to alienate him from his mother. Additionally, the father's willingness to force the mother into financial destitution is beyond factual questioning, given the Court record and the continued desperate declarations of the child, which are clearly detailed in the CPS reports ignored by the Court. Officially, CPS is "sealed" from prying eyes, but the detailed reporting of Feher has, despite all efforts, come to light, describing the depraved indifference of the Court, and the RICO-type actions keeping a child apart from a mother.

Currently, on December 2, 2014, the mother, in her own defense has taken action by filing a Federal Civil Rights Action in Federal Court in Md. against Judges McCrone, Gelfman, Becker, and Alyssa Cummins, Esq., et al.

From the desk of: *THE FOUNDATION OF THE CHILD VICTIMS OF THE FAMILY COURTS*

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