

## "LOCKED AND LOADED FOR FORENSIC ADVOCACY"

James Cathcart, a retired US Marine and attorney was a court appointed guardian ad litem for an adolescent girl in Puyallup, Washington. Not a clinician, not a person of any mental health training or experience, just another court appointed bureaucrat who thinks he knows it all because he is appointed, could well have been responsible for the death of a young girl - and her death would have been blamed not on him, but on her - because after all - she was "suicidal".

This young girl contacted THE FOUNDATION FOR THE CHILD VICTIMS OF THE FAMILY COURTS, 501(C) 3 having seen our web site on the internet. She secretly called, blurted out a statement indicating that she had been the subject of years of abuse by male members of her family and that though she had asked for help from "everyone" no one would, or could help her. It appeared that her mother was subject to a gag order by the family court in Puyallup Washington, Judge Dirks who placed an order that the mother was not allowed to discuss any form of concern or complaint expressed by her two young daughters. This is a conventional modus operandi for family court judges to silence those whose cases they wish to dispose of and silence forever by threats, odious actions fuelled by an insistence on silencing dissension, evidence, veiling dark secrets.

The mother was reputedly threatened, behind closed doors that if she departed in any manner from the strict conscriptions of the court she would lose her license to work. Unable to work, the mother would have been unable to support her youngest daughter, by another husband, her home and her lifestyle.

The battle waged in court with lawyers for ten years. The adolescent called for help, stating that if she did not get help immediately, she would die within days. Her threat was taken seriously by Jill Jones Soderman who was on call that evening as the phones of the Foundation are monitored seven days per week, twenty four hours per day. The adolescent hung up the phone mid sentence as she heard her mother approaching from another room. Due to the miracles of phone call back an adult was reached and an explanation of events that occurred was imparted - along with the understanding of the conscriptions of the situation faced. Remedies existed for immediate action without endangering the endangered.

Actions followed confirmed the immediate health risks to the young woman in question who was taken into protective custody immediately that night - over the protests of the "child protective services", other responsible adults and authorities who did not want to alter the court ordered living circumstances ordered by Judge Dirks and supported by a pervert pediatrician. Timothy Jolly, MD of Puyallup, Washington who functioned as a pediatrician under a supervised license since 1984. Timothy Jolly has thousands of pages of complaints against him personally and professionally for despicable conduct, spelled out clearly in those complaints. Those complaints are known to the boards of professional conduct by the AMA, local and national and by the head of the committee that deals with pedophile physicians whom are known - but whom the boards state, "They just do not know how to deal with these physicians".

The adolescent girl might have become another statistic of the negligence, indifference and failure of ethical responsibility of these boards that are the gateway to corruption and perversion of ethical

responsibility in the courts and those individual inappropriately appointed to positions where they have no expertise, no training, and no fit. Where does a 50ish year old lawyer, court minion come to even begin to think that he is prepared to speak to a traumatized young girl who has taken all of her courage to reach out for help, only to be opposed by an authority figure who is attempting to maintain the status quo of a biased and manipulative judge Dirks of Puyallup, Washington. Dirks ruled ten years before retaining a wall of silence and restricting freedom of expression, safety and the rule of law.

James Cathcart attempted to imply in a meeting of fourteen with the presence of the child subject present that Jill Jones-Soderman was "LOCKED AND LOADED" in her defense of a young girl - by insisting that a proper, unbiased medical evaluation take place immediately before another moment of discussion take place. The subject in question was found to be severely malnourished and suffering from a BMI well below a nearly healthy level. The idea that an argument advanced for evaluation was false and unnecessary was clearly proven to be false. James Cathcart could have easily been the instrument of death for an innocent seeking help after ten years of what she described as a "living hell". Would Cathcart have been held responsible for the death or held responsible for practicing medicine and mental health evaluation without a license.....; the answer is no! Judge Dirks has suffered no consequences for her original erroneous, reprehensible judicial indiscretion and malfeasance.

Jill Jones-Soderman, Executive Director of The Foundation for The Child Victims of the Family Courts accomplished in three days what the ineptitude of the attorney Jacque McMahon and the family court, Judge Dirks and James Cathcart could not do - restore order and justice to the life of an innocent who became the target of a suspected corrupt and inept court. Timothy Jolly continues to practice in Puyallup, Washington uninterrupted by the authorities appointed to protect the public welfare - hopefully minus one patient whom he almost killed.

How many have known for ten plus years of the suffering of a child and those who loved her were compelled to silence. Silence and intimidation cannot be condoned.

"Locked and loaded" has become the watch words for The Foundation for the Child Victims of the Family Courts, (501) C3.

Julie Truther - Consulting Journalist for WWW.FCVFC.ORG