

PREDATOR PERPETUATION OF LIBEL AGAINST PROFESSIONALS

From The Desk Of Jill Jones-Soderman
10/9/16

As a professional who began my career as a Whistle Blower, the retaliation I experienced from predators who wished to piggy back on false complaints against me by public agencies by anonymously using false accusations expressed through social media, has been the most challenging area of criticism to combat.

My licensed career began in 1972 and proceeded with a flawless, high profile record until 2003. I came to the attention of a judge, whom I came to refer to, with well founded evidence as a serial killer. This Judge presided over a kangaroo court which transferred four little boys from the custody of their Protective Parent into the hands of their fully documented abuser, resulting in the death by suicide of a twelve year old child on Oct. 25th, 2005.

In 2016, the judge in question has been removed from the bench and is facing a plethora of criminal charges and investigations. Her crimes, the tail of tragedy, merciless destruction goes without recompense, other than through my continued writing about the legacy of corruption of this judge and others of her ilk. It took me thirteen years of consistent writing about this judge as a template for other foul compatriots for there to finally be notice of this individuals bad acts of a significant enough level to remove her from the bench.

The false accusations perpetrated through the witch hunt against me personally, intended to eradicate my work, my reputation to destroy my capacity to work in the future, to have credibility in my accusations against all levels of courts/public agencies impacting/controlling children and families were challenging to overcome. Law suits against authorities, against false accusers were minimally helpful in combating the mass of lies and distortions able to be generated by those who could make any form of allegation they wanted when their allegations were made under cover of "Anonymous".

Advertised through web sites who state that their allegations are durable because they are supported by the First Amendment of the Constitution, the Right to Free Speech, turn out to be incorrect. The First Amendment does not confer the Right to slander and defame, or to cry out "Fire" in a crowded theatre or public place.

As the Executive Director of the Foundation for the Child Victims of the Family Courts, as part of our work – speaking Truth To Power, we file virulent, fact based, unassailable complaints, none of them anonymously, none of them under an imposed veil of secrecy, seeking to avoid controversy. The FCVFC invites controversy when such roiling advances our challenge to bring light, truth and justice to our clients drive to dismantling malevolent fraud, to restore, repair, create agencies that advance justice.

As I was labeled as “incorrigible” I embraced the brand and moved forward. My work proved to be my best defense, my best advertisement. With success came a level of notariety; with such public exposure the predators emerged. Suddenly I was faced with those who wished to profit from my work by threats of extortion and blackmail, that if I did not provide services for their criminal acts, work for free, support their nefarious actions, pay them for their silence, they would proceed with a campaign of libel and defamation against me..... and they did. I found myself in the same position as my clients, the individuals whom the FCVFC defends and fights for exposure of crippling false allegations. Because of, through our work, as a result of tremendous success on behalf of clients, I have found my own resurrection from the blasphemy of those miscreants whom without cause or reason,(other than personal gain, protection of their own nefarious deeds), wish to bury those who speak out against abuse of power and authority.

Every attorney approached stated that there was “no court that would reverse an anonymous allegation, there was no one to sue”. I was told by multiple attorneys that “web sites are not held accountable for their content”. I had no recourse, no voice, no defense and the predators could scream their venom to the whole world. This status has placed me in the position of having to allow the general public to figure “it” out for themselves and/or for those seeking to discredit me/the FCVFC in my defense of our clients, to use the cowardly lies of an anonymous/unreachable, unaccountable source.

The clients of the FCVFC are in exactly the same position as I am, as they face fortresses of capitalized power who move on behalf of their own interests for growth and economic gain. Kangaroo courts/government agencies can libel, defame, lie, manipulate “confessions” from Protective Parents under duress as they struggle to protect their children and preserve the rights savaged by the aggression of court actors to transfer children into the hands of abusers and sexual predators.

Each new case that comes to the attention of the FCVFC presents new challenges, new demands for research, research, research – plaid your eyes – look everywhere. We have looked and now we have found an intervention to deal with false allegations placed on web sites related to anonymous/social media exploitation and crass marketing. That intervention is now being applied. We will continue to write about our success and advertise to others to share the remedy.

Jill Jones-Soderman