

CITIZENS DEMANDING JUSTICE

RADIO SHOW – SUNDAY NOV. 8, 2015

“SAVING MADI”

Between 2003 and 2011 little Madi was sentenced by the Family Court of Union County Arkansas to unsupervised visitation with her father whom was a substantiated sexual abuser in Louisiana. The father was not substantiated for abuse on the same set of facts in Arkansas, where the abusers father had served as a Judge on the Arkansas Supreme Court and worked as an attorney. Business connections with members of the Arkansas Attorney General's Office protected the abuser from prosecution and therefore from being kept from asserting rights to visitation and sexual contact with the child.

At the onset of forced visitation with her father Madi was screaming, crying and clinging to her mother's leg to keep from being passed over to her father. In Mar.'06 the child was taken to the pediatrician for chaffing and severe rashes in her “private area” The mother had no idea of what was happening to her child. She asked naive questions that the abuser must have been laughing at behind her back.

The father owned several well known bars that had the reputation for serving drinks with date rape drugs served to young women who attended the bars. A drug testing laboratory was involved in investigations as was allegedly the drug task force of the FBI. The bars were shut down allegedly for “non payment of sales tax”. Despite the fact that the perpetrator was allegedly caught with a counterfeiting plate, he was never prosecuted. Despite the fact that there was allegedly hard evidence of drug trafficking, possession of drug paraphernalia, possession of pornography, the Arkansas authorities continued to cast a blind eye. The perpetrator continued as “untouchable “– even after admitting to all criminal actions. The news of these events come from under cover reporters. The court records of this perpetrators records have been sealed. He was not charged as an under age suspect, but charged and convicted as an adult. This individual served no jail time, was placed on probation, but because he was able to move to Missouri he escaped the consequences that should have attended an individual known to be a pedophile and a crook.

Columbia County authorities stated to the mother of an ex wife of the perpetrator who was fighting for custody of her son, “We will bankrupt you if you keep up” seeking

court action against our client”. The mother in question attempted to pursue custody of her child based on ample evidence. The mother lost her home, her personal finances and her child. The perpetrator was given custody of the child, was able to leave the state of Arkansas to move to Missouri, where he is supposed to be on a sex offenders list, but isn't.

Madi's mother and grandmother joined forces along with other unlikely forces to protect Madi as much as possible from abuse during forced visitation with her father. The grandmother “friended” the perpetrator who needed help managing the business end of his bars. He needed help with paying bills and managing collection and credit. She extended her personal excellent credit record to assist him in establishing the credit history he was unable to procure because he had ruined his own credit. Once she established trust on the part of the perpetrator she could then make demands on him to have Madi stay with her for weekend visits, at least for some part of the time. At times she was able to take over the whole weekend, though he would come to see Madi. On more than weekend Madi stated in front of the grand mother “why are you rub around on me?”. “She just would start to say things and he would say Madi, you don't know what you are talking about, you just need to hush up..... you are a liar”.

The grandmother put her hand on Madi's leg and squeezed. Trust was established and confirmed by such gestures meant to minimize and protect against the known damages to which the court had subjected Madi. “Child protective services” used such intervention on the grand mother's part as substantiation against Madi as the perpetrator's' father presented the relationship with the grandmother and her work with the perpetrator as proof that no one believed the then five year old Madi. No one in CPS ever spoke with the undercover grandmother or Madi who remained totally vulnerable to the incursions of a child molester. Texts of phone sex which included a description of having his three year old son, Gray on his lap with “an erect penis” he makes my tongue red” he told his female partner who said, “ I always knew you were a pervert”. The female assistant district attorney, Tenille Price stated “that does not reference oral sex..... I don't think that has anything to do with oral sex”. Other reports of children have stated “he licks on me like a cat licking a kitten”. This office has the phone with the text messages. When brought to the assistant district attorney they said they were not sure how the phone was procured, but it is still in the possession of the state police.

The perpetrator stated by text message that he would not have been arrested for a DWI had a young cop not gotten him, the cop was not aware of who I am so they arrested me.” this was in a conversation with hos brother which included a description of his engagement in sexual relations with a prisoner while he was in jail.’

Arkansas Crimes Against Children who now has possession of the phone stated that the comments were “inappropriate” as opposed to providing a basis for probable cause for

child abuse against the then three year old child sitting in the lap of the perpetrator while the perpetrator was involved in phone sex. The perpetrator now has custody of Madi's half brother. The concern for that sibling weighs heavily on Madi.

Madi's grandmother worked with her daughter, Madi's mother, hand in hand to befriend girl friends, business associates, friends of the perpetrator to remain in close contact with Madi, even to make sure that Madi was fed and clothed while she was in the care of the perpetrator. Madi was saved from contact with the paternal perpetrator abuser, first by her mother who refused to subject her to one more contact. "Child Protective Services" tried to force further contact. The perpetrator tried to pursue contempt of court charges against the mother, with threats of jail time for the mother. Evidence of drug abuse and failure to ever produce a clean drug test finally stopped visitation, not the crime of child sexual abuse.

This predator whose name, residence in Missouri we know, just as we know that he is in possession of Madi's half brother, living in Missouri. The predator in control of a child is receiving child support from the protective mother who moves from state to state to be in proximity of her child to provide whatever protection possible while she knows what is happening to her child. Who is going to save Gray?