

The Foundation for the Child Victims of the Family Courts

A Not for Profit Organization

"When Judges Become Outlaws - Disorder in the Courts"

The Foundation for the Child Victims of the Family Courts filed a Federal Civil Rights action "Notice of Removal Pursuant to 28 U.S.C. 1443(1) & 1447(d), in the Jackson Madison County, Tn. Juvenile Court of Judge Christy Little. The state action has been removed to Federal Court on the grounds that our client has been illegitimately deprived of the due Process Rights of Custody and Protection of minor children well established under Constitutional authority, guaranteed by the laws providing equal civil rights to citizens of the United States, specifically 42 U.S.C. 1981(a).

Our client has been deprived of the right "to sue, be parties, give evidence, and to the full and equal benefit under the laws and proceedings for the security of persons and property as is enjoyed by white citizens" within the express language, purpose and intent of 42 U.S.C. 1981 (a). Our client has been subject to the depraved, arbitrary capricious power grab of a judge possessed with the illusion of boundless power and authority. In collusion with attorney guardian ad litem Joshua Dougan, a similarly arrogant, morally bankrupt individual whom has violated all fiduciary responsibility to his child clients, placing them in a position of fear and trembling for their lives, Christy Little has continued her crusade to, with conscious and malicious intent, destroy the legacy, heritage, immortality of black families by crippling the promise of their youth. The Jackson Madison Court is known to conduct proceedings against the Black Community with depraved indifference.

The FCVFC is of the opinion that investment of Judges with a variety of forms of Immunity has created an investiture of power equaling the Divine Right of Kings and that all too many Judges proceed with an absence of mindfulness of the law in excess of their powers, indifferent to the rights and privileges of litigants granted under the law.

As the essence of the mission of the FCVFC is the protection of children, serving the Best Interest of children and respect for Due Process and Litigants rights, we hope that this suit, as eloquently articulated by its author shocks the conscience of the Public and acts with a chilling effect on those Judges and court actors whom are Lawless.

When Judges become Outlaws:

A former law clerk recalls Senior U.S. District Judge in Palm Beach, Florida, Kenneth L. Ryskamp, used to have a custom plaque on the walls of his Chambers that read: "If Judges Don't Follow the Law, who Will?"

Judge Christy R. Little needs to consider this question. A respondent filed a Notice of Removal in a case in Jackson, Madison County, Tennessee, and Judge Little said, "It doesn't mean anything." But apparently Judge Little thought the removal MIGHT mean something, because

the Notice of Removal listed two "Docket Numbers" which she had already assigned to the same case, and Judge Little invented a third docket number, renamed the case, and proceeded with a hearing which had been scheduled under one of the previous two case numbers. Judge Little has arguably done two things that might have an impact on her judicial career:

(1) She has violated a stay created by operation of law which commanded her, in the statutory language of 28 USC 1446 to "proceed no further" with her case, and

(2) By inventing a new case number without a new case initiating complaint or petition, she has taken action in the complete absence of jurisdiction---or at the very least, "clearly in excess" of her jurisdiction.

What this means is that Judge Little is now personally subject to a Civil Rights action for damages and contempt of injunction under 42 USC Sections 1983 & 1988. Judge Little's conduct appears at the very least abusive, and quite possibly fraudulent in a criminal sense.