

BONNIE AND CLYDE CT. - "KIDNAPPERS"
THE NEW FACES OF CONFRONTATION WITH THE CT. COURTS

Accused by the predator, holding their grand children, urgent pleas for help forced them into action to rescue desperate children. In spite of grave concerns of retaliation from those with no conscience or fear of lying, cheating and stealing. they stated, "We had no choice as grandparents but to respond to our grandchildren's cries for help when they called".

THE PREDATOR, ACCUSED THE NEW CANAAN POLICE AND THE
GRANDPARENTS OF FEDERAL CIVIL RIGHTS VIOLATIONS.....

These grandparents kept from contact with their grand children for more than five years were forced into action.....and then they were forced to defend themselves, by themselves. In seeking legal counsel to confront lies put forth in brazen acts of treachery meant to cover years of child abuse, threats, extortion, financial fraud, libel, defamation, they were told by law firms they approached that they would need to retain a huge firm and the fees would be in the hundreds of thousands of dollars. Years of law firms produced loss of children loss of funds, personal humiliation.....Self defense as pro se litigants has produced excellent legal results, an enhanced sense of self esteem and control and the release of one child with another not long behind.

The Court of Erica Tindill suborned perjury, suppressed testimony, fostered the machinations of lawyers to perpetrate mal practice by manipulating testimony, falsifying testimony and allowing libel and slander to be committed with malicious intent by such reviled court experts as Eric Frazer, PhD. Frazer who was the evaluator for the predator, named as an abuser by the children when he first met with them, filed consciously false statements before the court of Erica Tindill . Frazer, having never met or spoken with the grandparents, he willfully disseminated vile character and personal statements which were nothing less than confabulations. Frazer no longer works in the role of Evaluator, but has moved onto a position of at least equal destructiveness to families whose attorneys are too weak, incompetent or corrupt to challenge Frazer's malevolence.

The attorney for the children, Alex Schwartz was an equally culpable perpetrator of mal practice, multiple acts of malevolence and manipulation who knowingly placed his client, the grandfather of the girls in jeopardy by confusing him into testifying to facts not in evidence, in the order which the lawyer presented the facts. The lawyer omitted the fact that he prepared a document with the escapees, before court, a document never seen by the grandfather prior to signing it. The lawyer, Alex Schwartz placed the witness on the stand with no preparation as to the documents on which he was to be questioned. The document was prepared with the escapees directly with the lawyer, after meeting

with the police and not discussed with the grandfather. The lawyer erroneously left the court with the impression that the grandfather prepared the form, and complaint, with the complainants, at the time that the escapees met with the police, while in fact the lawyer prepared the critical paper work with his clients, after the escape, after the meeting with the police. The lawyers malfeasance led to the ability of the perpetrator to file false charges against the grandparents.

The police did not question the children at the time of their escape. The grandparents sought out the police, with the grandchildren, as planned, in order to inform the police of their acts intentions, motives for escaping with the intention. They expected to file a report. The police, with all their experience with severely abused children knew what they were looking at and did not question the children. Their terror was palpable. They were allowed to leave to seek protection of the court.

The pure heroism of the grandparents, least of those expected to act as Daniel facing off against Goliath are becoming the voice of the fearless who are losing loved ones in North Korea , Ct.....2018!