

**April 27 2016 PRESS RELEASE---FCVFC, New York**  
**FEDERAL CIVIL RIGHTS LAWSUIT**  
**CHALLENGING TENNESSEE JUVENILE COURTS and**  
**JUDICIAL IMMUNITY**

The Foundation for the Child Victims of the Family Courts was created to defend against state judicial, administrative, and regulatory deprivation of rights asserted by and rightfully belonging to protective parents caught in the modern legal webs which entangle almost all Americans and Canadians to a greater or lesser degree.

Whenever decent, loving parents find that it necessary to fight for our childrens' safety or their very lives when threatened by the arbitrary, capricious, overreaching authority of the Family Courts and administrative or regulatory “protective” apparatuses across the country, the FCVFC aspires to help righteous parents secure themselves and their offspring. We believe our children are our own and our world’s future, and that (through a sad convergence of bad policies) this future, our genetic and social heritage as members of the human race, is being attacked and systematically degraded BY the very institutions and officers of the law and government ostensibly designed to uphold this future.

Too often, it seems, modern judicial, administrative, and regulatory policy and “law” favor abusive and destructive parents. Whether accidental or intentional, such favoritism not only destroys or injures individual lives, but throws entire families and communities, and indeed, society as a whole into an ever deepening whirlpool, a vortex of dependency and despair.

All too often, decent, loving, and protective parents find themselves faced with uphill battles and vastly unequal struggles in trying to prevent child custody transfers into the hands of obsessive abusers who seek custody as a means of securing predatory access, covering heinous crimes or profiting from the larges secured through the advantageous equity position obtained by being the beneficiary of child support payments. The modern world has created court systems lacking in secure legal foundations or clear precedents in favor of positive good. The world tendencies of “moral relativism” and “cultural marxism”, supported by many good intentioned academics and social workers lacking bona fide experience or sound judgment, have fed and benefited from the doctrines of Judicial Discretion and Immunity....often extended by self-interested lawyers and bureaucrats far beyond any judge’s bench to cover all the abusers’ agents, advocates, and administrators....

Specifically, FCVFC condemns and seeks to influence and change the nationwide propensity of Family Court Judges to assert authority over individual lives by mandated treatment for psychiatric and psychological interventions merely for the purposes of exercising control over litigants and their families.

FCVFC charges that the courts have in this particular way not only violated the First, Fourth, and Fifth Amendment rights of millions of Americans, but in so doing have created a private monopoly of preferred providers who are able to exercise duress and exert undue influence to achieve judicial, administrative, or regulatory results contrary to the best interests of families, children, and their decent, loving, and protective parents.

In the opinion of the FCVFC, based on a team of advocates experience all over North America, the influence of many experts arises from and so is based on pandering and trading favors for the pretense of intellectual competence. The Family Courts are not inclined to investigate or challenge such abuses.

The influence of pseudoscience (including doctrines such as “parental alienation”—even when one parent is engaged in truly and blatantly criminal conduct) combines with the increasing tendency never to challenge, question, or even dare to examine the equality of all lifestyles to yield custody scenarios which are frightening, threatening, and potentially physically injurious or even deadly to millions of children.

Pseudoscience and “universal tolerance for everything and everyone” (including the increasing tendency even to make excuses for pedophilia) together with gross malpractice on the part of many attorneys, social workers, psychologists, psychiatrists and other practitioners which goes unchallenged, interferes with personal choice and free speech, basic Constitutional rights which have become beyond the access to numerous American families.

The cost to disadvantaged families is experienced as multiple violations related to overwhelming intrusion into the right to privacy, free choice, freedom from false imprisonment and, indeed, infringement of all rights under the First, Fourth, Fifth, Ninth and Tenth amendments that flow from the “soft science” theories of non-judgmental equality on the one hand and opposing Parental Alienation on the other. The legal excesses of the courts show no penchant for decrease in appetite for control, have in fact threaten to create black hole like atmospheres into which children are spirited out of the hands of more traditionally “fit” protective parents into the hands of obvious abusers, including pedophiles and individuals with

violent histories of cruelty and injury to their “loves ones”.

## **SPECIFIC SHOWCASE EXAMPLE OF WHAT WE ASPIRE TO DO**

Most recently, in the State of Tennessee, in particular the Jackson Division of the United States District Court for the Western District of Tennessee, the FCVFC has offered logical support and practical sponsorship to a heroic African-American Grandmother in filing a unique, legal challenging invoking the Federal Civil Rights laws against the State Juvenile Court Judiciary and, indeed, against the laws of the State of Tennessee.

In FCVFC client Dr. AH’s Civil Action Case Number **1:16-cv-01065-JDB-egb** this Grandmother sought a Jurisdictional transfer from a State Court into the Federal Court under the provisions of 28 USC1443.

A coincidence of several specific actions favored the “removal” of such actions. A white Judge, Christy R. Little in Jackson, Madison County, Tennessee has long favored the removal of certain children from their Grandmother, who has had possession for over a dozen years, to a dangerous and abusive father recently released from Federal Prison where he served a lengthy term for drug dealing.

So anxious was Judge Little to prevent this particular Grandmother AH (who holds a Ph.D. in divinity) from learning the true procedural posture of her case, or the true evidence held (or not held) by the Juvenile Court Clerk’s file, that she forbade access to these records even to the long-time custodial grandmother.

When the Grandmother, Dr. AH, sought to open these files, Judge Little chose to change case/docket numbers three times for the same case (a procedure completely outside the rules of the Tennessee Courts, or any other Courts known to FCVFC), and simultaneously renaming the case (without notice, complaint, motion or Petition of any kind) by (apparently) substituting parties.

To wit, Judge Little altered the name of the case by renaming the moving party, which had been the terrifyingly abusive biological father, to the Guardian ad Litem, Joshua Dougan, Esq., for purposes of hiding or making inaccessible information for the litigant to exercise her substantive or procedural rights to due process of law, guaranteed by both the Fifth and Fourteenth Amendments—EVEN in the Tennessee Juvenile Courts.

Judge Christy Little then proceeded (under the third case number, created only

after Grandmother Dr. AH's April 4, 2016 Notice of Removal) with a hearing which had been scheduled under the second of the previous two case numbers. Judge Little has left behind her evidence, in a trail of almost unparalleled deceit and depraved indifference to the minor children' but also the long-term custodial grandmother's rights.

FCVFC charges that Judge Christy Little's manipulations quite possibly constitute true, factual fraud in a criminal sense, also implicating the Guardian ad Litem in the case in conspiracy to commit criminal fraud.

The FCVFC has no lawyer "on the ground" in Tennessee (it is often difficult if not impossible to find local lawyers who will challenge corrupt local judges), but is doing all it can in supporting and seeking to assist Grandmother Dr. AH to take the necessary series of actions aimed at enforcing her Civil Rights Removal and void or vacate Judge Little's post-removal actions and orders.

Grandmother Dr. AH's Civil Rights Removal also rested on a close look at the Tennessee statutory scheme which permits judges to prefer the worst biological parents over even the best non-parents, and to ignore race-and-culturally specific tendencies such as the Afro-American Family's historically matrilineal and matriarchal formation, in such a manner as to constitute near genocide against African American children who may be consigned according to standards which are utterly inappropriate to their racial and cultural heritage, not to mention being absolutely in sane when applied to a family with a criminal biological father of whom the two minor children live in abject fear and terror.

FCVFC's legal team believes that Judge Little may have "gone way too far" in ignoring the Notice of Removal, and that this Judge may have put herself at risk of being found in contempt of Federal Court and violation of Federal and State Criminal Laws concerning the filing of false, altered or fraudulent documents with the Clerk of Court. FCVFC hopes to use this case to show and delineate the limits to Judicial Immunity for violations of the Fundamental Constitutional, Civil and Human Rights of children and custodial parents, as well as to right the astounding injustices done in one single family.