



Net4TruthUSA Christian Ministry

Expose' on abuse by Social Workers
(aka: *Hick-Farmer Sigmund Freud Wannabes*)

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| Matter of Senator NN. |
| 2004 NYSlipOp 07555 |
| October 21, 2004 |

An interview with the respondent in the case.

<http://www.Net4TruthUSA.com/ACSAbuse.htm>

This document contains active hyperlinks.

You may post this document on your web site, or link to the pages that contain the information on Net4TruthUSA.com

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You may download the audio file of the referenced interview by [RIGHT CLICKING HERE](#) and saving the file to your hard disk.



Child Protective Services in Clinton County, NY, allege abuse of 3-1/2 year-old boy because of his mother's desperate phone calls to help son get medical attention. They then had the outright GALL to PUT HER IN PRISON (see updates, below) when she attempted to ascertain if her son was being cared for properly.

The case is reported at: www.Net4TruthUSA.com/ACSAAbuse.htm and linked pages that are all reproduced in this PDF document.

What you are about to read and hear is very emotional.

Read about how these people tried to censor this entire web site because of what is contained on this page.

Hello, My name is David Todeschini, and I am a minister in the World-Wide Church of Jesus Christ. I am WebPastor of an Internet ministry at www.Net4TruthUSA.com I am a born-again Christian, who tries to live his faith in the face of all the evil that surrounds us in this country. My faith tells me that *ALL things work together for good* - not just the good things, but the adversities as well - *for them who love God, and are called according to his purpose* (Romans 8:28)

My faith also tells me that God even allows evil things to happen to good people, in order to bring about some unseen and unexpected greater good that is His will for those who love Him, and for those who stand in the face of that evil, with unwavering faith (see: Genesis 50:20).

In the last several days, I have encountered two women who have made allegations that CPS or ACS - Government agencies that are supposed to be watchdogs for child welfare, have come into their homes uninvited, and with absolutely no probable cause to do so, had taken their children out of their homes, and subsequently charged them with various forms of child abuse or neglect. The statistical probabilities that everyone is lying, and telling the same lies, just does not wash in the mind of someone like me who is skilled at dealing with lies and obfuscations (see "*The Lie Detection Manual*" on this web site) These charges were, according to the women, totally unfounded and unjustified, and in the case at hand here, I believe it to be an act of retaliation for the woman's assertion over the phone (becoming "*incoherent and boisterous*" according to the court record) that her 3-1/2 year old son had something wrong with his ears, and was trying to get someone to pay attention to the problem. After the child was taken from her, she subsequently learned that the boy had undergone an operation, and that both his adenoids were removed, and his eardrums were damaged as a result.

After speaking to Donna for a few minutes, and after she patiently waited seven hours for me to finish what I had been doing at the NY Science and Industry and Business Library on 34th Street and Madison Avenue, I decided that the voracity and tenacity of her resolve to tell her story, merited some of my time and some of my limited resources to help her. I therefore went with her to get a bite to eat, and conducted the totally spontaneous interview which you will hear when you press the INTERVIEW link button.

This deponent has no way to ascertain the validity of what you are about to hear in the interview when you **press the INTERVIEW button to your left**. Certainly, Donna's catharsis and emotions clearly demonstrate to me that she is concerned with her son's welfare, and is despondent and inconsolable over losing him to these Gestapo agents posing as humanitarian do-gooders. I begin the interview by reading from a court document - an appeal by the social worker to a higher court, to have Donna's son adjudicated as being neglected. I am not a lawyer, so I could give this poor woman no legal advice, but perhaps there is one of you out there who is familiar with these things that would be willing to help *Pro Bono Publico*.

Jesus said:

"And whosoever shall give to drink unto one of these little ones a cup of cold water only in the name of a disciple, verily I say unto you, he shall in no wise lose his reward". - Matthew 10:41 KJV

Certainly, this woman's story is not unique. I believe that the paucity of the so-called "evidence" cited in the court appeal for substantiating a finding of neglect by the court is entirely subjective, arbitrary and capricious and egregious to the point of absurdity. I am not a lawyer, but I do know right from wrong. Based on the court's own papers, and the fact that Donna has an audiologist's report showing a problem with the boy's hearing, and the fact that the child was operated on after he was out of her custody, tells me that perhaps her albeit boisterous conduct over the phone to attempt to get her child treated for problems with his ears, was not at all unfounded.

If the reader here has any doubts whatsoever about the abuses that occur at the hands of Psychiatrists, Psychologists, and other various and sundry *Hick-Farmer Sigmund Freud Wannabes*, Please visit my web site's link pages at: www.Net4TruthUSA.com/cchrlinks.htm and download FREE PDF files of various publications of the Citizen's Commission on Human Rights International. You will be shocked by what you read. The TRUTH, as my book on Vietnam speaks about, is sometimes more fantastic than the lies told to cover up the truth. TRUTH, as defined as *"a statement that comports to reality"*, is sometimes stranger than fiction.



Please feel free to link to this page at: <http://www.Net4TruthUSA.com/acsabuse.htm> which is a NEWS page of the main web site which is mirrored at: <http://www.geocities.com/acskidnap/> I encourage the wide distribution of this information, and as time goes on, I will be doing follow-up interviews. Since these people attempted to squelch this report, by the time you read this, this information will be posted everywhere, and I unconditionally release the copyright to the pages dealing with this issue to the public domain. Please feel free to copy these pages, and post them on your own web site.



This little boy named "Senator" doesn't look abused or neglected to me!

If you want to read about REAL CHILD ABUSE, go to:

www.Net4TruthUSA.com/EndangeringChildren.htm

An exuberant little boy named "Senator" – This young man needs to be with his mother.

SITUATION UPDATE: 8/3/2005

Today, I received an E-mail, which stated only that Donna was in the Warren Cty. (NY) jail. I replied to the E-mail requesting clarification. There was no response.

SITUATION UPDATE: 8/6/2005

At approximately 11AM today, I received a phone mail call from Donna's mother. I called her back, and she stated that her other daughter had mailed her a copy (hardcopy) of this web page, and that is how she got my number. During my extended conversation with her, she told me that Donna was so distraught about not having her son (who will be six years old shortly) that she went to her sister's house where her son is, and peeked in the window. Little Senator saw his mom, and called out "Mommy!", then her sister (who has custody of the boy) called 9-11, reporting that Donna had violated a court order to stay away from her son.

During our conversation, she said that Donna told her that the child appeared frail, and had lost weight (Donna hasn't seen her son Senator for almost two years). Her mother told me that Donna had been arrested, and subsequently sent to "Marcy" for psychiatric evaluation (Marcy is an upstate New York prison psychiatric facility). Donna's mother also stated that the boy is being sent to "a psychiatrist", who no doubt, is in the process of brainwashing the child to abandon the natural affection for his mother. I referred Donna's mother to the Citizen's Commission on Human Rights International at 800-869-2247, and to the CCHR links page on this web site for information on psychiatry in general.

I am not a lawyer, but it seems that Donna has a slam-dunk case for a lawsuit under Title 18 USC § 1983 for a violation of her right to privacy and unlawful search and seizure, not to mention alienation of affection and the destruction of her family for no valid reason. According to all of the documents Donna showed me, and now, having heard corroboration from her mother, leads me to believe that Donna's allegations are 100% accurate and truthful, and that some Hick-Farmer Sigmund Freud Wannabes are in need to be taught that this is America, and not Nazi Germany.

With absolutely NO EVIDENCE of neglect - and CERTAINLY NO EVIDENCE of abuse whatsoever, these Gestapo Agents - the modern-day equivalent of Nazi SS-Troops, can break into YOUR house tomorrow, and LEGALLY KIDNAP YOUR son or daughter for NO REASON other than you "screamed on" some quack who in fact, deserved to be SHOT. It is high time that America does away with "qualified immunity" for all government officials, and hold them PERSONALLY RESPONSIBLE for the egregious abuse of their office, and the irreparable damage they cause to families in this country. If you doubt anything I have said here, please follow the following links and learn the TRUTH about what is happening in America today. Only YOUR OUTRAGE will stop it. FAIL to become moved; FAIL to become incensed; FAIL to do whatever you can to stop this, and you will end up with precisely the government you deserve.

SITUATION UPDATE 11/9/2005

I was ordered by NYS Division of Parole to take down this (entire) web site. I reluctantly complied, because fighting these devils from a jail cell would be next to impossible. I could do more "damage" if I am free to call who I want and converse with attorneys in private. There is case Law Precedent that ensures my case will be seen as an egregious violation of my Constitutional right to free speech. In addition, this is primarily a Christian Ministry, and so censorship of this site is also censorship of my evangelistic Christian faith.

SITUATION UPDATE 12/09/05

The New York State Parole board (who was fully aware of this web site for 18 months), had it shut down under threat of sanction, because some Hick-Farmer Sigmund Freud Wannabes didn't like the TRUTH being put "out on Front Street" about how ACS / CPS workers kidnap children from their parents to cover up their own medical incompetence. I also found out in the course of conversation, that the Hick-Farmer Sigmund Freud Wannabes I was dealing with had instigated the attempted ban on this web site. I countered their move by reporting it to the New York State Attorney General's Office - Medicaid Fraud Control Unit, at 120 Broadway, NYC. I spoke with investigator Al Maiorano at length, and agreed to act as an undercover Confidential Informant. I was issued a "marked" Medicaid card, and on one occasion, I was sent into the premises with a miniature video camera and a "wire", and took videos of one of the employees running my Medicaid card. I "blew up the spot" on the Nazi bastards, and now, THEY'LL NEVER HEAR THE END OF IT, because the story is being mirrored all over the Internet! Repeated calls to Donna's mother went unanswered, except by an answering machine; the calls were not returned. It is possible they took the whole family to Gitmo, or something.

SITUATION UPDATE APRIL 2006

I received a call from Donna's mother, who said that the State had sent Donna to prison for attempting to see her son. On 4/29/2006 I uploaded this entire site - with much more material, and several more books - including a new treatise on the Social Engineers: *"The Sexual Paraphilias - Therapy by Hick-Farmer Wannabes"*. I briefly cover my involvement as an undercover CI in the book - but as the investigation is still ongoing as of the writing, I could not be specific about who was being investigated. If they find out I was investigating them by finding this article, the moves they'll make will no doubt get them in deeper with the law.



Child Protective Services in Clinton County, NY, Allege abuse of boy 3-1/2 because of his mother's desperate phone calls to help son get medical attention.

The case is reported at: www.Net4TruthUSA.com/ACSAbuse.htm and linked pages that are all reproduced in this PDF document. [Go to Article on the Internet](#)

Read About a TRUE story of abuse by "Child Protective Services" and how the State tried to censor this web site for reporting it

This interview was conducted at approximately 8 PM, Thursday March 24, 2005, in a deli on 34th Street and Madison Avenue.



Donna



WebPastor Dave

Donna has given her consent to have this posted here, and was given the opportunity to review it before posting.

PROTEST ACS ABUSE by:
E-mail to Patricia Auer: auerp@co.warren.ny.us

The following is the actual case read into the WebCast on www.Net4TruthUSA.com/DonnaInterview.htm

The interview is totally spontaneous, unrehearsed, and unedited.

If you don't have a broadband connection, it may take the sound file a minute or two to load. If you don't hear anything, check your mute and volume settings.

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| Matter of Senator NN. |
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| Appellate Division, Third Department |
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In the Matter of Senator NN., a Child Alleged to be Neglected. Clinton County Department of Social Services, Respondent; Donna NN., Appellant, et al., Respondents.

—[*1]

Spain, J. Appeal from an order of the Family Court of Clinton County (Lawliss, J.), entered October 29, 2003, which, inter alia, granted petitioner's application, in a proceeding pursuant to Family Ct Act article 10, to adjudicate respondent's child to be neglected.

On March 4, 2003, petitioner removed the child of respondent Donna NN. (hereinafter respondent) from her home without a court order pursuant to Family Ct Act § 1024 on the ground that respondent's behavior and mental state placed the child (born in 1999) in imminent danger. Respondent was transported to a local hospital for a mental health evaluation pursuant to Mental Hygiene Law § 9.41 and was later admitted. On March 6, 2003, petitioner filed a neglect petition against respondent. Also named in the petition were the child's father and the maternal grandparents, each of whom was charged with failing to intervene on behalf of the child despite [*2]their awareness of respondent's neglectful behavior.^[EN*]

After a fact-finding hearing on the neglect petition, Family Court determined that, on the day in question, respondent had neglected the child having "failed to provide proper and adequate supervision to the child[,] . . . failed to control herself adequately in order to care for said child, and . . . that the physical, mental and emotional condition of the child was in danger of being impaired." At the conclusion of the subsequent dispositional hearing, the court ordered that the child be placed in the father's custody and that respondent have no contact with the child except under petitioner's supervision. Respondent appeals, solely contending that the findings of fact, even taken together, do not sufficiently establish that the child was neglected within the meaning Family Ct. Act article 10.

We affirm. A finding of neglect is warranted where it has been shown that the child's "physical, mental or emotional condition has been impaired or is in imminent danger of becoming impaired as a result of the failure of his [or her] parent or other person legally responsible for [the child's] care to exercise a minimum degree of care . . . in providing the child with proper supervision or guardianship, by unreasonably inflicting or allowing

to be inflicted harm, or a substantial risk thereof" (Family Ct Act § 1012 [f] [i] [B]). According "great deference to [Family Court's] factual findings, which will only be disturbed if they lack a sound and substantial basis in the record" (*Matter of Nicole VV.*, 296 AD2d 608, 611 [2002], *lv denied* 98 NY2d 616 [2002]; *see Matter of Russo v Russo*, 257 AD2d 926, 927 [1999]; *Matter of Alice A. v Joshua B.*, 232 AD2d 777, 779 [1996]), we conclude that the court's finding of neglect is amply supported by the record evidence.

In determining that respondent neglected the child, Family Court considered two reports of suspected child abuse filed against respondent on March 4, 2003 as a result of phone calls she placed to Patricia Auer, the Director of Warren County Public Health Department, and to Patricia Howard, the coordinator of psychological services at the Prospect Child and Family Center in Warren County. Testimony by Auer and Howard demonstrated that, during these calls, respondent was very agitated and threatening while ranting loudly and incoherently about what she perceived to be the mistreatment of the child by numerous agencies and individuals, including her sister. Auer testified that, while respondent was screaming unintelligibly at her over the phone, respondent failed to verbally acknowledge or comfort the child, who could be heard whining in the background. Both witnesses, concerned about the 3½-year-old child's safety, separately reported the phone calls to the New York State Central Register.

Family Court also relied upon evidence of respondent's behavior later that day when—prompted by the reports to the Central Register—Child Protective Services workers Darcy Sutherland and Carol Trombly, along with a State Trooper, visited respondent's home where they found her alone with the child. They interviewed respondent for over an hour to ascertain her state of mind and to ensure that the child would be safe under her care. Sutherland repeatedly attempted to discuss a safety plan for the child with respondent, but respondent was unable to focus on anything other than the alleged "medical malpractice" that she claims ruined her son's [*3]ears. She yelled, pounded her fist, and almost had to be restrained on two different occasions during the interview. The child was in the next room with Trombly, who could hear respondent's screams and boisterous behavior. Notably, reports from doctors who examined the child's ears reflect no current problems with his ears. Respondent was later diagnosed as suffering from bipolar disorder and mixed personality disorder with antisocial and possible schizotypal features. In addition, the record demonstrates that respondent's unfounded obsession regarding the child's ears had affected the child as well, in that he adopted her apparent delusional belief.

The record amply reflects that when respondent was in a volatile mental state, fueled by her mental illness and obsession over the child's ears, she was unable to adequately provide proper supervision and care for her child. Petitioner demonstrated that respondent's mental illness and her inability to control her emotional state in the presence of the child created a genuine threat to his physical, mental and emotional well-being.

Considering the totality of the circumstances presented (*see Matter of Catherine KK.*, 280 AD2d 732, 735 [2001]; *Matter of Katie R.*, 251 AD2d 698, 699 [1998], *lv denied* 92 NY2d 809 [1998]; *Matter of Kathleen OO.*, 232 AD2d 784, 785 [1996]), we conclude that the testimony and other relevant evidence support the finding of neglect.

Mercure, J.P., Crew III, Lahtinen and Kane, JJ., concur. Ordered that the order is affirmed, without costs.

Footnotes

Footnote *: The grandparents, who intentionally defaulted, were found to have neglected the child and have not appealed. Family Court ultimately dismissed the neglect petition as against the father based upon petitioner's failure to prove a prima facie case of neglect against him.

NOTE (NOT part of court record)

An expose' and an interview with the "respondent" in this case was done by Net4TruthUSA Christian Ministry at: www.Net4TruthUSA.com/ACSAbuse.htm