

THERAPEUTIC COMPULSION

© Copyright 2005 - WebPastor David Todeschini - All rights reserved

It is commonly known that nobody in their right mind goes to see a psychiatrist. Jokes about "shrinks" abound, and like jokes about lawyers, they're funny because they have an ironic ring of truth to them. One gut-buster about *Hick-Farmer Sigmund Freud Wannabes* has it that a shrink was treating a patient with multiple personalities, and then billed the health care insurance for three separate patients (actual case).

Most of the patients ("victims" would be more accurate) of psychiatric "care" these days are school children, prisoners, and ex-convicts. All of them would rather not be involved with these people, but they have no choice. Students have no say in the curriculum, or in who the school hires to be on staff (or who the school allows in to visit); a child does not have the ability to assert him/herself over authority figures. Children will often develop an *ally computation* with an adult, inevitably telling a persistent "counselor" whatever the counselor seems to want to hear.

In one case I am familiar with, an elderly gentleman (in his 80s), was released from prison after serving 8-1/2 years of an 8-1/2 to 25 year sentence for allegedly molesting his stepdaughter. In the prison "therapy" groups, he had to admit to an offense he did not commit in order to appease the "therapist", and thereby be recommended for parole. In an out-patient therapy group after his release, he was asked by the *Hick-Farmer Sigmund Freud Wannabe* "counselor" about the circumstances surrounding his "crime". He replied that there was in fact, no crime, and that he never molested his stepdaughter; that the charges that were leveled against him were the result of a domestic dispute after he caught his wife *in flagrante delicto* in his own bed with another man. He said that his wife coached his stepdaughter to make the allegation to a "counselor" in school, and he was arrested shortly thereafter. He took his case to trial and lost; despite the child's later denial that anything of the sort happened. (Child abuse trials with recent (Michael Jackson) notable exceptions are suicide missions). The man went further to state that while he is completely innocent of any sexual misconduct against a stepdaughter he dearly loves, he has a "*level hearing*" coming up, and if he does not admit to the offense and take "responsibility" for this thing he never did, he will be flagged as a "*dangerous pedophile*" for the rest of his life (at age 80, how long could that be?).

It is useful to note here, a landmark case in which a man's probation was violated because he did not get favorable evaluation from a shrink because he would not admit to a crime he did not commit in a group "therapy" session. He was subsequently imprisoned and filed a *Habeas Corpus* petition: *Mace vs. Amestoy, 765 F. Supp 847 (D. Vt. 1991)*. During the court proceeding, the girl in question (similar to the case just mentioned) testified under oath on her stepfather's behalf. Her "therapist", when called to the stand, said that the girl was lying (she told the truth, and didn't say what she was coached to say). The petitioner (Mace) was subsequently released; the court ruled that a man placed in such a position is in "*a classic penalty situation*". The court also ruled that "*If the State compels a person into therapy, it must provide immunity from prosecution*". The court ruled that the probation violation on the basis of his unwillingness to admit to the alleged, but unproven offense, was a violation of his First Amendment right under the US Constitution as "freedom of speech", and that the First Amendment also entails the right *not* to speak; *i.e.*: "*...to admit, deny, or refuse to answer*". The program also violated his Fifth Amendment right to be free from being compelled to incriminate himself.

The cited Federal District Court case is *stare decisis* (already decided - precedent) in the Second Federal District, but it is routinely ignored by the lower courts in New York. It is a travesty in the USA, when a person is placed in a position of having to prove his innocence beyond a shadow of a doubt to corrupt court officials who "*ain't tryin' to hear it*", and to an ignorant and sexually aberrated society whose moral values simultaneously view the dismemberment of a living human being *in vivo* to be perfectly OK.

It is a sad day in America, folks! All of these alleged "sex-offenders" can't be lying and saying the same thing practically verbatim. These people (ACS, CPS, *et al.*) can (with the sanction of law) intimidate a grown, mature man to say things that are *not true*, and to admit to things that *never happened*. The same techniques are used in the questioning (coaching) of children in schools, and it leads me to conclude that most of the kids who *allegedly* allege sexual abuse (disclose it to a "counselor" in school), are in fact, being brainwashed.

A human being's perception of reality is based upon prior experience with his / her environment. The conclusions one comes to can be aberrated by being taught to "*see things in a different light*". Psychology and Dianetics both recognize this phenomenon as "dub-in"; otherwise known as "False Memory Syndrome". A child would not normally confide in a stranger, and so the first question that should be asked is, "*How did that stranger develop such confidence in such a short period of time, that the child told him / her about being abused, instead of confiding in a parent or family member?*" The answer to that question is that there is much more than meets the eye with 90% of these cases. The Bruck & Ceci experiment is the tell-all of how a child can be manipulated into making ridiculous allegations in the total absence of any abuse whatsoever. It happens every day, and there is an entire industry built up around it - from the "social workers" to the cops, the courts, the prisons, and the "therapists" - all of them profit at the expense of the (largely) falsely accused, and the taxpayers foot the bill. It is high time someone who has been a victim of this quackery put these DEMONS (I'm not afraid to call it as I see it) "out on Front Street".

If you have any doubts about this, you should do some further research. A good place to start is the web site of www.accused.com and search engine queries on the phrase "*Bruck and Ceci*" - notable researchers into child behavior and suggestibility. You should also read my book "*The Sexual Paraphilias - Therapy by Hick-Farmer Sigmund Freud Wannabes*".

The following are just a few of the more egregious examples of so-called "justice" gone to the dogs in America:

Aggravated sexual assault, kidnapping, conspiracy charges were dismissed against 2 football players identified only as "JP" and "JM" on Nov 3, 04 in Newark NJ, involving an incident in October - AM NewYork, 11/4/2004 Pg. 3

Clarence Harrison spent 17 years in prison for a rape he did not commit. Sentenced to life in prison in 1987 in Dekalb Cty. Georgia, he was freed when the Georgia Innocence Project found "[DNA] evidence stashed in an old box" - source: AM New York, 09-01-2004 , Pg. 6

Vincent Jenkins of Buffalo, NY similar fate (as above) - also spent 17 years in prison until DNA technology developed during his incarceration, proved he did not commit the crime. - Buffalo News

Kobe Bryant cleared of sexual assault when witness refused to testify - case dismissed "with prejudice" - source: NY Metro, 09-02-2004, front page.

Wilton A. Dedge, 42, spent 22 years in a Florida prison for a rape he did not commit. He was released in August 2004. He got no counseling or job referrals, or even a bus ticket home. Florida has no wrongful conviction compensation law, and his legal remedies are limited. -source: NY Metro, 9-13-2004 front page.

Ernest Willis, 59, was released from a Huntsville, Texas prison after serving 17 years on death row for a crime (a 1986 arson that killed two women) that never happened. Ori White, the Pecos Cty. DA, dropped the case on Oct. 5, 2004, saying that the fire was probably an accident - not an arson. - source: AP / NY Metro 10/7/2004 - Pg. 2

What the politicians have done is to take several high-profile cases such as the case of Sarah Ann Woods, Megan, *et al.* and projected that "profile" onto innocent people who are placed in the unfortunate position of having to prove their innocence. Sexual abuse - particularly involving a child - is impossible to defend against in a majority of cases. Where a Legal Aid attorney is assigned by the court, it is a charade and a joke, and the majority of cases end up as plea bargains; and plea bargains have nothing to do with whether or not a crime actually happened.

A plea is offered because the DA has no case, and it is accepted by the defendant as a method of risk management. What often ends up on the record is a concoction of bullshit that rivals the Warren Commission's Report on the JFK assassination.

The end-result is that 10% of so-called "sex-offenders" are actually guilty (according to judge Judy Schiendlin in her book *"Don't Pee On My Leg And Tell Me It's Raining"*), and those who are compelled by their predilection, propensity, and predisposition to re-offend once released, will, faced with possible life in prison if caught, often kill their victims to avoid being identified. The Draconian laws passed as "political hay" by politicians who know what the end-result will be, have (as we see) made the problem worse. The so-called "experts" (criminologists, *et al.*) have studied recidivism for over a century. If they can't come to a logical conclusion based on the overwhelming evidence, then perhaps they need to find a new line of work. It is not that they can't solve the problem; they've created the problem, and the persistence of that problem ensures job security all around. As long as the gullible and ignorant-of-the-facts public continues to buy into the idea that the sanctions of law have any effect on minds determined to do what they are wont to do, the sham and the scam of "Criminal Justice" will continue status quo, and the problem will inevitably escalate. That is precisely what the politicians want, because that is precisely what keeps them employed, and it is a hot issue that gets front-page attention by the media, and can be used endlessly for political grandstanding to get oneself re-elected.

Of course, I am a proponent of conspiracy theories, and I believe that things just don't happen by "accident"; they happen for a reason. Most of the time the surface events are apparencies; that is, they appear to be, but are actually *not* what they appear to be. If they are apparencies, they are apparencies by design. Under the cloak of benevolence, politicians have proposed that some of these "sex-offenders" be monitored with GPS bracelets. What is to prevent one of these "offenders" from removing that bracelet and tying it onto the collar of a stray cat? Nothing! What the true motivation is here, I believe, is to get the public to spend their hard-earned tax money to put the tracking system in place. Once the technology is developed, and all the "bugs" worked out, the tracking devices can be miniaturized and implanted in the body... in everyone's body, not just the criminals. The politicians will push this as a "safety measure". They will tell you that you won't have to worry about your child being kidnapped by a pervert. What they won't tell you is that GPS does not work in basements, in subways, or anywhere where a signal from the 24 orbiting satellites can't be received. In addition, in order to "track" someone, there has to be a transmitted signal from the tracking device. I know from whence I speak, since I did extensive research into this technology from 1994 to 1998 when I ran a Navigation Systems company in New Jersey. No technology can accomplish the purpose for which they will tell you this is intended. They are lying to you, and they intend to micro-manage every citizen's life under the guise of "National Security" and / or "Child Safety". If the American people buy into their techno-babble, the Nazi salutes and a Police State are not too far in the future.

As with all despotic plots, innocent children, bear the brunt of the corruption and the foolishness. I am loathe to write these words, because some *Hick-Farmer Sigmund Freud Wannabe* will quote me out of context. The words are true. Facts are facts. You persecute people, and tolerate the persecution of others at your own peril. You will be next. Trust me... you WILL be next.

To those whose sons and daughters have been murdered by the demented that prowl among us, I can offer only my prayers as consolation. Your love for your children should make you stop long enough to see the effects of what your lobbying the Devil for solutions to spiritual problems has accomplished. Please read my essay *The Etiology of Recidivism*.

Perhaps my little bit of "bully pulpit" here, will be the straw that breaks the camel's back.

If you want to stop sexual crimes; those that unfortunately, *actually happen*, try lobbying for decency in the media. Take the garbage and the sexual innuendos off TV, off the radio, and off the Internet. Get that smut off the magazine racks where inquiring young minds and aberrated adult minds can obtain it. Stop teaching kids that they "evolved" from monkeys, and instead, offer spiritual counseling, confidentiality, and immunity to those who seek help with abnormal desires. Finally, and perhaps most importantly, outlaw all "psychology" - either practiced upon or taught to school children. Psychology is a black art from the pit of Hell. The practice of it has NEVER helped anyone. Read my book "*Psychiatry, Mind Control, Genocide, and Infanticide*" and download free literature from Citizen's Commission on Human Rights from my LINK page at www.Net4TruthUSA.com/cchrlinks.htm to be convinced of that fact beyond any doubt whatsoever.

<<<•••••>>>

Godspeed and Peace,



WebPastor David Todeschini

