PARENTS BEWARE!

PRIVATE CHILD CUSTODY EVALUATIONS ALSO CALLED "730 EVALUATIONS" "AND THE CHILDREN GO TO......THE HIGHEST BIDDER"

Judges regularly order parents into Private Child Custody Evaluations and appoint a specific evaluator. Yet no one in the Court, including the Judge, verifies the education, credentials, training, or competence of the appointees. The Court deems itself "not responsible" for private sector practitioners, yet they make orders that force you to sign a contract and pay for what could only be called a "disservice" to your children.

The evaluator then coerces you to sign a service agreement, medical releases, and other documents, when no legally binding contract existed prior to your signature being received. If the Court is allowed to make this kind of order, why is your signature required?

But you will do this. You will do this because your lawyer (who probably told you it was a good idea and suggested an evaluator), the Judge, and the evaluator themselves will deem you "uncooperative" and imply that you will lose all custody of your children if you don't.

Parents, WE, AS CITIZENS OF THIS COUNTRY, have no right under the U.S. or California Constitutions to raise or even have contact with our own children. Those in the business of the "Justice Factory" know this and will exploit your fear of losing your child to serve themselves and feed the mill.

Regardless of these facts, the Judge will enter any report an appointee generates into your Court file under California Evidence Code §730, without verifying that the evaluator followed the legal procedures and/or complied with the orders they issued in your case. Once released to the court, you have no independent access the report you paid for.

If you are ordered into a 730 Evaluation, your only chance at 50/50 custody is if:

- a) You are paying the "right" Family Law Attorney (\$250+/hr.), and;
- b) You agree to pay for ½ the evaluation, in advance of the report....

....which has no set limit as to how long it can take or how much the evaluator charges hourly. Evaluations can cost as much as \$30,000 and you may be required to participate in more than one!!! As well, you may be "farmed out" to their partner marketed colleagues for "therapy", "mediation", "parenting coordination", "supervised visitation", "coaching" and a few other "services" these same people provide.

THERE IS NO SUCH THING AS A "COURT APPROVED" PRIVATE EVALUATOR -- DESPITE WHAT YOU MAY HAVE BEEN TOLD * Please download PKT-036 at the link provided below

HOW THIS COULD HAVE HAPPENED?

In 1992, the Federal Government enacted The Child Support Recovery Act. The States were at risk of having welfare funding cut. In response, California dismissed "Argos Minimum Child Support Standards Act of 1984", in favor of "The California Child Support Guideline" (Family Code §§4050-4076). Child support was thereafter based on "time-share" rather than meeting the minimum needs of the child.

Non-custodial parents, previously disinterested in custody but ordered to pay child support or face criminal charges, flooded the Court seeking custody. Resources exhausted, the Court, in its infinite business sense, created measures allowing the "out-sourcing" of services at the parents' expense. The Court enticed private practitioners by calling them "expert witnesses", such that their "work product" was protected under Evidence Code §730.

With HMO's and PPO's limiting payments to doctors for mental heath services that were not "medically necessary", psychologists who formerly refused to be involved in the Court system, suddenly saw a "cash cow". The public was now required to pay their full hourly rates for an indeterminate length of time, in hopes of continued, meaningful contact with their children.

To this day the Court takes no responsibility to ensure that the credentials, training and education of the 730 Evaluators they appoint meet the legal standards. Lorna Alksne, Supervising Judge of the Family Court, recently told Channel 10 News that it is the responsibility of the parents to verify credentials of an appointed evaluator.** In other words, they "scapegoat" their incompetence, corruption, and deliberate ignorance on you, at the cost of your home, your retirement, your children's savings and college funds and most important, your child's psychological, emotional, physical and spiritual wellbeing...

NAMES

"730's": Stephen Doyne, John C. Parker IV, William Dess, David Green, Lori Love, Russell Gold, Steven Sparta, Robert Simon, Yanon Volcani, Breffni Barrett, Neil Ribner, Linda Altes;

Marketed Partners: Hannah's House, Family Connections, Monika Konia, Penny Angel-Levy, William Eddy, Terrence Chucas, Dave Schulman, Margot Lewis....and more too numerous to list here.

LINKS

* http://www.sdcourt.ca.gov (search "PKT-036" - created 7/09)

** http://www.10news.com/video/19987712/

http://10newsblogs.com/iteam/?p=657

http://www.youtube.com/watch?v=Dt5EjwwUJwQ

http://www.sandiegoreader.com/news/2009/jul/01/city-light-2/

http://whoresofthecourt.com/about.htm (check Amazon for deals)

http://courthouseforum.com/forums/view.php?id=1059108 (note email link)

http://www.youtube.com/watch?v=BsH-zndX8vc (what???)

⁻ created and/or dispersed 9/09 hy citizens exercising their 1st A mandmont Diable