

The self serving comments by Judge Munro are a violation of the powers of separation of government and must be removed. A judge cannot be involved in making comments about legislation. It violates the code of judicial conduct to have a judge lobby for a legislative position of any kind.

The video on the ct.jud.ct website contradicts her comments.

The two lawyers letters provide no data to support their conclusions without revealing that the usage of GALs and AMCs in post modification hearings represent 100 per cent of those cases.

The commentary of these two legal groups represent the status quo guarantees proper representation of childrens voices or preferences.

By keeping children out of court these lawyers appointed by the discretion of the court invade the funding of our children's educational funding. By doing so, the avaricious lawyers are provided the unmonitored ability to misrepresent the child's voice and then claim judicial immunity because they are court appointed.

We request in this letter that the Child Commission hold a public hearing on the abuse of authority granted to lawyers in Connecticut to be exempted from prosecution for their fraudulent advocacy.

The AMC in my case FST FA 04 0201276S to amass over \$100,000 in legal fees and completely misrepresented my two teenagers.

The unlawful use of discretion by jurists who protect these lawyers from having to provide sworn testimony and therefore insulate them from perjury charges being administered.

On January 19 the DOJ opened a criminal investigation on the operations of the family court system for the insider trading on our parental rights guaranteed by the Constitutional rights under life, liberty and the rights to happiness defined by our Creator, not by a court or a series of lawyers who for years have subjected our childrens voices from being heard.

We want the Select Committee on Children to conduct a proper public hearing of the parents concerns about Constitutional and civil rights abuse by the status quo promoted by the judiciary, and not limit the input to those of who are nothing more than lobbying agents for their ability to abuse our children who want equal access to the love and devotion of both parents, which is never represented in court by these lawyers who could care less about anything but their billable hours.