

From: Cheryl Martone
Sent: Monday, March 31, 2014 4:56 PM
To: Jud Testimony; US Concerned Parents
Subject: Bill no. 494 written testimony on GAL's & AMCs

Cheryl Martone, P.O. Box 165 Westbrook
and West Haven CT.

'US Concerned Parents' support group
& Parents MOVEMENT for childrens & parents Rights

www.usconcernedparents.webs.com

"Judicial Abuse" Activist

Court Reform Advocate

ctparent@gmail.com

[860-301-1274](tel:860-301-1274)

[203-654-9631](tel:203-654-9631)

on Raised S.B. No. 494

AN ACT CONCERNING GUARDIANS AD LITEM AND ATTORNEYS FOR MINOR
CHILDREN IN FAMILY RELATIONS MATTERS

The Committee needs to look at Proposed Bills 5209 & 5138
OVERSIGHT on GALs and AMCs

We should not have to fight with these poorly trained, ill minded, money grubbing, not caring about our children that work as GALs and AMCs. They do work? what kind of work is it making a family go into poverty, become homeless, loose assets and then being threatened with losing your child if you don't suck up to their RICO lies, the GAL (COUSINEAU) never did any good work for my child. He is 18 and very emotionally torn because of the bad sytem.

Why do they continue to play with a fit parent and continue to make them look unfit.

Yes, we are in a good fight, its a holy war and we have our ammo with Constitutional and Family Law, practice Book rules and the plan we want to make for our children. We have to put our hard hat on and watch out for immoral grenades being thrown at us by the GALs or the AMCs as a good/loving/nurturing parent. God has His sphere of protection around us. We need to put up moral boundaries of which they can't penetrate.

You know the Family court and Juvenile Courts have put our lives through hell or tried to with the GALs & AMCs misconstruing all things up in your case. We know these so called professionals right now are squirming in their devish seats because we are bringing forward the atrocities they have caused and we need to keep doing this. We need to ask the Judiciary Committee to abolish the GAL & AMC system or make oversight on them to show all their earnings, is why their appointments are "out of control" and when they lie about an innocent caring/nurturing parent. They cause intentional infliction of emotional distress when they brain bash, brow beat, ridicule, humiliate your child into saying things about the caring/protective parent that is not true.

A high percentage of caring/protective parents report molestation to the Family & Juvenile Courts and 9 times out of 10 the child is left with the molester/abuser parent. The Family Court Judges, Family Relations scheme , GALs, AMCs, evaluators, therapists all ignore the innocent

young child because like many have said before it is because of the AFCC (we need to bring this up in our testimony, running like business and not in the best interest for our children.

We have the chance to stop this madness by the **worst** GALs and AMCs in the state of CT. whom are **COUSINEAU** and **DORNFELD** who I know personally have caused many children harm with their fraud and perjury. Ask their clients. If you fear retaliation by these unprofessionals then send me their names and I will surely mention them. Now is the time for the Judiciary to stand up and show the state of CT. (that you care about our children) about dismantling the GAL/AMC system or having oversight put in place to show all their earnings and have a state rate for all and have a cap. There should also be a time limit if a Judge appoints a GAL or AMC for your children. STOP them from stealing our children and stealing from our children's future.

The courts, the GALs & AMCs, are robbing us of our basic fundamental rights along with Constitutional rights to parent, grandparent and be a family member to our children's lives, all to funnel money to their pockets (it is a business run by the AFCC of which the Judges, lawyers and) and never in the best interest of our children. Our children deserve to keep the nurturing/caring/loving parent(s), grandparent(s), family in their lives without the ones looking to make money off the children by lying (committing perjury), writing false reports (committing fraud) taking to evaluators so they can write reports with bias and prejudice, so they make it look like a family is fighting when they are simply getting a divorce or going to the court for custody rights or to write a legal parenting plan is where the so-called professionals GALs, AMCs, evaluators, therapists, etc. in the court system interfere with the natural parent bond and should not be doing this. They are a vulture on their prey swooping down on innocent families to tear them up and create conflict when there was none to begin with. I know first hand this is happening because I personally witness it every time I go to the Family and Juvenile courts as a Court watcher/advocate for the innocent ones. I let them know don't be a deer in the headlights, try to prepare yourself with going to the Law Library to study up on Family Law 46b, practice book rules, Canon Laws and your rights as a parent and your children's rights even if you have a lawyer, know your rights so you can object to things in court when you know they are violating your rights.

The unprofessional ones cause/impose intentional affliction of emotional distress in the court because they can and we know that is not their job description. When the parents are fighting with each other instead of working with them to solve problems they create a whole ignore them issue and say we will talk about this later and never get to anything to help the situation. 1) say you have a great relationship with your ex husband or fiancée', they look at ways to be controlling, instead working with you, 2) if you just went into court to make a parenting plan and have an amicable divorce, they do not listen.

If there are any questions or comments, please email me at ctparents@gmail.com
GOD BLESS OUR CHILDREN

SAVE OUR KIDS, PARENTAL ALIENATION FOUNDATION
will hold a candle Light Vigil on April 25th for our children
On the CT. Capitol grounds from 3-9 pm.