

We need protections for children and families who are being preyed upon by our broken and horribly corrupt "family" court system in order for HB 7038 to mean anything.

The accounts proposed as part of HB 7038 will mean nothing if "family" court judges are allowed to continue forcing parents to liquidate their children's college funds, retirement funds, savings accounts and more to pay "court appointed experts" who act as quasi-judicial actors and complete immunity under the threat of imprisonment.

No parent or family should EVER be forced to suffer the loss of funds set aside for their children to pay for "court appointed experts" and attorneys who provide absolutely no value to a custody case.

No parent should EVER be jailed by a "family" court judge for not being able to (or refusing) to pay an attorney with immunity who did nothing for them or their children.

Yet this happens in our "family" courts every day.

It's time for the rampant corruption in our state's courts to STOP.

This is why Chief State Justice Rogers does NOT deserve to be reappointed on April 10, because she allowed this.

And why HB 7038 will mean nothing if this is not done.

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