

FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF ERIE

IN THE MATTER OF SOPHIA COULOUTE
SOPHIA COULOUTE

File #: 204566
Docket #: NN-02494-17

MATTHEW COULOUTE, JR.
Respondent

AFFIDAVIT IN
SUPPORT OF
ORDER TO SHOW CAUSE

I, MATTHEW COULOUTE JR, being duly sworn, deposed and says:


1. I am an attorney licensed in the State of Connecticut and the State of New York. I am the biological father of Sophia Couloute. I reside in the State of Connecticut and have been traveling extensively to the State of Georgia for work. The factual statements made herein are based on my personal knowledge as well as the documents annexed hereto. I respectfully submit this affidavit in support of my Order to Show Cause and request the court enter a Protective Order Against Ms. Haidon restricting her from further breaching the confidentiality of the family proceeding by disseminating confidential information provided to her counsel.
2. On or about May 1, 2017, the Parties were duly informed of the harm done to the minor child by the deliberate distribution of sensitive information regarding alleged sexual abuse of the minor child given to the public for commentary.
3. On May 2, 2017, the very next day, Divorceinconnecticut.blogspot.com wrote a "story" regarding the pending neglect proceeding and listed anonymous comments that could only be presented by someone directly involved in the court proceeding. The blog, owned and written by Catharine Sloper, pseudonym of Elizabeth Richter is a close friend of Ms. Haidon's and part of the "coalition" in Connecticut that is "fighting to reform the Connecticut Family Court System." Ms. Richter/Sloper befriended Ms. Haidon during our divorce and is the unidentified witness in Ms. Haidon's Federal lawsuit filed against her prior Connecticut attorney Budlong. Additionally, another member of their "coalition" is Mr. Paul Boyne who uses the aliases "John Owens", "Wilbur Templeton and "Political Monster." As part of the coalition he started repetitively calling, the Bloomfield Police Department, disgruntled about Ms. Haidon's

warrant and subsequent arrest. He then posted on YouTube and other social media sites a collage of photographs of Bloomfield Police Officer Danaher, who wrote the warrant for Ms. Haidon, calling him a pedophile. Paul Boyne is responsible for the familycourtcircusblog.wordpress.com. Both of these individuals are friends with Ms. Haidon. Currently there is an active warrant out for the arrest of Mr. Boyne for similar conduct in a case out of Glastonbury, Connecticut.

4. On or about May 6, 2017 I contacted Mr. Haidon (Ms. Haidon's father) and Mr. Haidon only, letting him know that that I was going to be late picking Sophia up at the designated location. Less than two hours after the late pick up, a description of my car and other particulars only known to Mr. Haidon were printed on the divorceinconnecticut.blogspot.com site as an anonymous post.
5. On or about June 26, 2017 in an attempt to comply with the request of the court, I sent an email (enclosed) with attachments to Attorney Creighton, Attorney Ball, Attorney Paladino and Attorney Vertlieb. The attachments to the email were only sent to the attorneys. Except for the originator of the document, the documents have not been available to the public.
6. On or about July 5, 2017 a confidential letter regarding a medical diagnosis and the results of my polygraph were posted to Mr. Boyne's blog titled "Jewish Adjustment Disorder". (enclosed)
7. The only place that Mr. Boyne would be able to obtain those documents f are from Attorney Creighton, Attorney Ball, Attorney Palidino, Attorney Vertlieb or a person they forwarded the documents to i.e. Ms. Haidon or Mr. Haidon.
8. On July 5, 2017 I attempted to address the issues with the attorneys by writing an email (enclosed) asking for suggestions on how we could collectively "address" the issues present by said disclosures. As of the date of this Affidavit I have not received a response from anyone.
9. At that point, I stopped sending any and all documents that were suppose to be provided to the attorneys to intern be presented to the Court as documentary evidence as the Court requested.

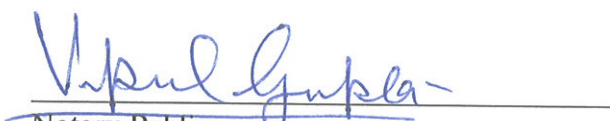
WHEREFORE, I, MATTHEW COULOUTE JR., respectfully request that I be granted an Order of Protection restraining Ms. Haidon from further breaches of the family courts confidentiality and limiting the information that is given to her as well as any further relief as the Court may deem just and equitable.

Dated: Cumming, Georgia
July 10, 2017


MATTHEW COULOUTE JR.

State of Georgia
County of Cumming

On 10th July, 2017, before me personally came Matthew Coulotte Jr. to me known, and know to me to be the individual described in, and who executed the foregoing Affidavit in Support of Motion to Dismiss, and duly acknowledged to me that he executed the same.


Notary Public
State of Georgia



FAMILY COURT CIRCUS

Legal Destruction Of Families

Jewish Adjustment Disorder

JULY 5, 2017 / FAMILYCOURTCIRCUSBLOG

The junk science of psychology as practiced by court whores and charlatans of the family cesspool is a comedy in itself. Credibility derived solely from the deviancy of the jewdicial authority in the black robe. Let's examine the 'adjustment disorder' as diagnosed by a jewish master of licensed professional counseling from the state authority of Corrupticut.

The elements associated with this 'adjustment disorder' are quite curious; a label so vague as to be useless. A wife beater and bone cracker has an 'adjustment disorder', because why? He failed to adjust his fist blows to limit the damage to mere bruising? The beating was proper, bone cracking requires adjustment? Improperly adjusted the trajectory of the body so that the landing broke the tail bone? Is this a chronic or acute disorder?

The quack manual DSM defines (<http://behavenet.com/node/21645>) the disorder, but does not corollate spousal bone cracking to the specific stressors under disturbance of conduct. Wagging the male appendage (<https://www.scribd.com/document/352988721/RomeMcGuigan-Letter>) at little kids is also absent from this diagnosis, as is entertaining requests for child porn pictures. Dragon games being of strange purpose with a child. If the symptoms persist more than six months and across the spectrum of two mothers and two children, four states and three family court cases, is this is a chronic diagnosis?

If you need retired Judge Annie Dranginis (<http://www.pullcom.com/attorneys-annedranginis.html>) to defend against child molestation charges is it merely an adjustment disorder? If your lawyer has to threaten social workers and therapists with lawsuits for discussing the welfare of a child, is it a simple disorder? If you and your lawyer threaten a mother with loss of her child by legal fraud, is it a disorder? If you can lie to get a rookie sworn law enforcement officer, K9 cop to write a false affidavit to arrest the mother of your child on felony charges, is it a disorder? If you have protection from the pedo prosecutor's ring, is it a disorder or criminal conduct?

Diagnosis excluding personality, or psychiatric disorder, delusions or psychosis is suspect. A well functioning adult and parent is a non-clinical observation. In this case (<https://www.scribd.com/document/352845235/Couloute-Diagnosis>), there is significant displays of disorders, delusions and psychosis that manifests itself in harm to others. Bone cracking of a spouse, arrest, criminal charges being the most scary symptom. A well functioning adult is not prone to losing his professional law license for misconduct. A well functioning parent who does not pay child support? Does not file tax returns?

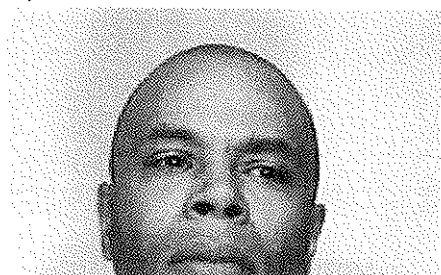
LPC Lieberman does not agree with the professional action of a sovereign state, other licensed professionals and the orders of a child protection court. He feels his patient is undeserving of behavioral scrutiny applied in protection of a child. Is any Jew in Connecticut supposed to agree with anyone who questions Nutmeg child trafficking? Why is the court whose licensed in Connecticut attacking the professional actions of New York State? Why so public with private diagnosis?

Interesting to compare the observations (<https://www.scribd.com/document/352991604/Psyche-Warning>) of a New York licensed M.D. (real doctor) to those (<https://www.scribd.com/document/352845235/Couloute-Diagnosis>) of a Connecticut licensed LPC. The contrasts are striking. One predicted the broken bones were coming, the other denies them. See how Connecticut plays the game?

Is the letter (<https://www.scribd.com/document/352845235/Couloute-Diagnosis>) written by LPC John Lieberman (https://therapists.psychologytoday.com/rms/name/John_David_Lieberman_MA_LPC_Bridgeport_Connecticut_160367) of Bridgeport just fraud? Or just professional services of the conspiracy of court whores to protect child traffickers in the Connecticut Pedo Utopia?



(<https://familycourtcircusblog.wordpress.com/2017/07/05/jewish-adjustment-disorder/as-seen-on-a-sussex-directories-inc-site/>)





Matthew Couloute <mattcouloute@gmail.com>

Documents

1 message

Matthew Couloute <mattcouloute@gmail.com>

Wed, Jul 5, 2017 at 1:35 PM

To: "Creighton, Lauren (ERIE)" <lauren.creighton@erie.gov>, Kelly Ball <kballlaw@gmail.com>, cpaladino@ellicottdevelopment.com, Yvonne Vertlieb <yvertlieb@assigned.org>

I sent confidential medical information to only the people on this email list. These documents have not been a part of any motion presented the court nor has anyone but the people included on this email seen the documents. To this end, I'm not sure how they are now published on the Family Court Circus Blog. <https://familycourtcircusblog.wordpress.com/>

Judge LoVallo warned everyone in this case regarding the same. I've told all of you that Ms. Haidon is unable to control herself yet, the documents continue to be given to her and her father.

So, does anyone have a suggestion because I will not send another document to any of you until this issue is resolved.

Thank you.

Matthew Couloute Esq.



Matthew Couloute <matfcouloute@gmail.com>

Requested Documentary Evidence

1 message

Matthew Couloute <matfcouloute@gmail.com>


Mon, Jun 26, 2017 at 5:34 PM

To: "Creighton, Lauren (ERIE)" <lauren.creighton@erie.gov>, Kelly Ball <kballlaw@gmail.com>, cpaladino@ellicottdevelopment.com, Yvonne Vertlieb <yvertlieb@assigned.org>

Find attached documentary evidence requested by Judge LaVallo. Additional medical information won't be available until tomorrow.

Thanks.

MCC, JR.

 **Documentary Evidence 1028.pdf**
1066K

TRANSMISSION OK

JOB NO. 2058
DESTINATION ADDRESS 17166740082
PSWD/SUBADDRESS
DESTINATION ID
ST. TIME 03/03 12:47
USAGE T 03' 51
PGS. 8
RESULT OK



Joette Katz
Commissioner

DEPARTMENT of CHILDREN and FAMILIES
Making a Difference for Children, Families and Communities



Dannel P. Malloy
Governor

County of Erie Department of Social Services
Buffalo, New York
Ref: Sophia Coulhoutte DOB 1/31/12

To Whom It May Concern

I am an investigation social worker for the Department of Children and Families.

On February 27, 2017, the Department received an anonymous report made regarding allegations of physical neglect and sexual abuse of Sophia by her father Mathew Coulhoutte DOB 1/2/70. The report also indicated that there is an active child protective service investigation regarding this child in New York. Our agency's Careline contacted New York CPS and spoke with a staff member who reported that she was unable to report over the phone if there was an open case.

On February 28/2017, this report was assigned to me to investigate. On February 28, 2017 I conducted an unannounced home visit at Mr. Coulhoutte's home to assess for safety. Mr. Coulhoutte cooperated in meeting with me and allowed me to interview his daughter Sophia in private.

During my private interview with child, she did not make any child protective service disclosures. I assessed for sexual abuse, physical abuse and exposure to neglectful situations while cared by her father. Based on the information obtained, she did not disclose any sexual abuse or neglect. On March 1, 2017 I contacted your agency and spoke with social worker Amy Thurman and informed her of the referral made to our agency and to the findings from the interview with Mr. Coulhoutte and Sophia.

If you have any questions, you may contact me at (860) 818-5395.

Thank you,

Nina Bentham
Social Worker.

A handwritten signature in cursive script that reads "Nina Bentham".

June 1, 2017

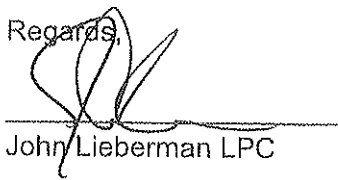
This letter is in regards to Mr. Matthew Couloute (DOB (1/02/1970) and the outpatient clinical services that he has participated throughout the last four years. As a licensed professional counselor in the state of Connecticut I submit the following.

Mr. Couloute initiated services in July of 2013. His presenting concerns were his deteriorating relationship with his then wife, the well-being of his young daughter, and his ability to handle other typical stressors related to work and family life. For the first year Mr. Couloute attended sessions regularly. He was able to express his emotions and to address his issues effectively.

As his life transpired, and as his marriage dissolved, Mr. Couloute became embroiled in multiple court hearings and false accusations, up to and including the sexual abuse of his daughter, and both the physical and sexual assault of his then wife. None of these allegations have been substantiated, and seem to be only opportunities to discredit both his custodial rights and career. The fallout of these allegations became the focus of our work at this time, as they had a significant impact on Mr. Couloute's ability to move on with his life. During this time our meetings were less frequent, as Mr. Couloute was obligated to participate in all the related legal proceedings, as well maintain his work and newly changing personal life. Nonetheless Mr. Couloute has maintained a strong working relationship to therapy.

I had diagnosed Mr. Couloute with an Adjustment Disorder due to the emotional set of symptoms he was experiencing. He was (And still is) going through a series of changing events within several areas of his life, and as such there are typical emotional difficulties that are a part of such a circumstance. To be clear, in none of my findings or observations have I ever thought that Mr. Couloute displayed anything related to a personality or psychiatric disorder, delusions, or psychosis. I believe that Mr. Couloute is a well functioning adult and parent. I have had the chance to meet his son on several occasions and have witnessed their interactions. From this as well as the entirety of our work, I do not have any belief that Mr. Couloute's ability to parent deserves the level of scrutiny that he has been forced to contend with.

Regards,



John Lieberman LPC



STATE OF GEORGIA
Division of Family and Children Services

Nathan Deal
Governor

Bobby D. Cagle
Director

Notification of Unsubstantiated Child Protective Services (CPS) Investigation Outcome

Forsyth, County DFCS
426 Cantn Rd., Cumming GA
30040 (County DFCS Address)
Margaret Dawe, County Director

Mailed: 5/12/17

Name Matt Couloute
Address 3210 Lakeheath Dr. Cumming GA 30040
Hand Delivered:
City, State, Zip Code

Dear Matthew Couloute,

This letter is to inform you that the Forsyth County Department of Family & Children Services (DFCS) has unsubstantiated allegations of child abuse and neglect concerning Case ID Number 17625202. This finding means that either there is no evidence of maltreatment or the allegation(s) of maltreatment were not supported by a preponderance of the evidence, as defined by Georgia statute and DFCS policy requirements.

If your family will be receiving additional services or supports, DFCS or a service provider will be contacting you to continue working with your family and/or to identify supportive services that can further assist you. Please contact me at 470-270-3535 (phone) or sunni.zylstra@dhs.ga.gov (email) if you have any additional questions.

Sincerely,

Sunni Zylstra , Social Services Case Manager

Nakia Avery , Social Services Supervisor



Georgia Department of Human Services
Aging Services | Child Support Services | Family & Children Services

To Matthew Couloute,

Please be advised that your case with the Forsyth County Department of Family and Children Services has been closed for unfounded allegations of inappropriate touching of your son. There were additional concerns of your son being left with friends while you left the state, however, this too was investigated and found to be a safe option for the child.

The Department was able to perform an assessment of your home and found there to be appropriate sleeping arrangements, hot water, working utilities, and plenty of food.

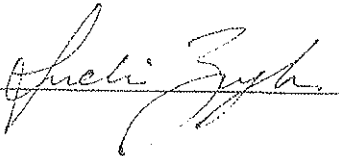
There are currently no safety concerns for your family.

Please feel free to call me or email me at the contact information below if I can provide any more assistance.

Sincerely,
Sunni Zylstra, SSCM

Cell: 470-270-3535

Email: sunni.zylstra@dhs.ga.gov

X:  5116117

NOTIFICATION OF INVESTIGATION RESULTS
(NON-PERPETRATOR PARENT OR GUARDIAN)

Date: _____

Name: Matthew Couloute
Address: 50 Duncaster Rd.
Bloomfield, CT. 06002

COPY

Re: Investigation of Report(s) dated: 6/4/14
LINK Number 303154

Dear Mr. Couloute

The mission of the Department of Children and Families (DCF) is to protect children, improve child and family well-being, and to support and preserve families. An important part of this mission is investigating reports of alleged abuse or neglect of children in our communities. DCF recently investigated reported allegation(s) of abuse or neglect of the child or children named below. The purpose of this letter is to inform you of the decision made regarding that investigation.

DCF has concluded that:

- Abuse or neglect has not been substantiated as a result of this investigation.
- DCF has substantiated allegation(s) as follows:

<u>Child Name</u>	<u>Perpetrator</u>	<u>Substantiated Allegation(s)</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Sincerely,

Tracey D. Wright

Tracey D. Wright
Social Worker/Investigations

NOTIFICATION OF INVESTIGATION RESULTS
(UNSUBSTANTIATED)

Date:

12-1-14

Name:

Mathew Couloute

Address:

50 Duncaster Rd, Ct 0002

Re: Investigation of report(s) dated:

7/25/14

LINK Number

303154

Dear, Mr. Couloute

The mission of the Department of Children and Families (DCF) is to protect children, improve child and family well-being, and to support and preserve families. An important part of this mission is investigating reports of alleged abuse or neglect of children in our communities. DCF recently investigated reported allegation(s) that you abused or neglected a child or children. The purpose of this letter is to inform you of the decision made regarding that investigation.

DCF has concluded that:

 Abuse or neglect has not been substantiated on you as a result of this investigation.

Sincerely,

Ashlon Banks

Social Worker/Investigations

NOTIFICATION OF INVESTIGATION RESULTS
(UNSUBSTANTIATED)Date: 12-1-14Name: Mathew CoulouteAddress: 50 Duncaster Rd, Ct 0002Re: Investigation of Report(s) dated: 7/25/14LINK Number 303154

Dear, Mr. Couloute

The mission of the Department of Children and Families (DCF) is to protect children, improve child and family well-being, and to support and preserve families. An important part of this mission is investigating reports of alleged abuse or neglect of children in our communities. DCF recently investigated reported allegation(s) that you abused or neglected a child or children. The purpose of this letter is to inform you of the decision made regarding that investigation.

DCF has concluded that:

 Abuse or neglect has not been substantiated on you as a result of this investigation.

Sincerely,

Ashlon Banks
Social Worker/Investigations

NOTIFICATION OF INVESTIGATION RESULTS
(UNSUBSTANTIATED)

Date: 9/28/15

Name: Matthew Couloute

Address: 50 Duncaster Road, Bloomfield, CT 06002

Re: Investigation of Report(s) dated: 8/11/15 and 9/15/15

LINK Number 303154

Dear Mr. Couloute,

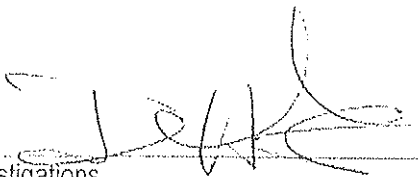
The mission of the Department of Children and Families (DCF) is to protect children, improve child and family well-being, and to support and preserve families. An important part of this mission is investigating reports of alleged abuse or neglect of children in our communities. DCF recently investigated reported allegation(s) that you abused or neglected a child or children. The purpose of this letter is to inform you of the decision made regarding that investigation.

DCF has concluded that:

Abuse or neglect has not been substantiated on you as a result of this investigation. The Case will be closed.

Sincerely,

DeShawn Hawkins
Social Worker/Investigations



COPY

NOTIFICATION OF INVESTIGATION RESULTS
(UNSUBSTANTIATED)

Date: 11/25/15

Name: Matthew Couloute

Address: 50 Duncaster Road, Bloomfield, CT 06002

Re: Investigation of Report(s) dated: 10/5/15

LINK Number 303154

Dear Mr. Couloute:

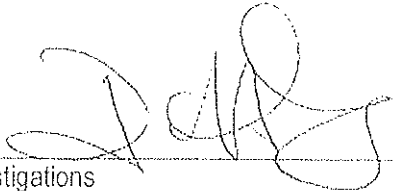
The mission of the Department of Children and Families (DCF) is to protect children, improve child and family well-being, and to support and preserve families. An important part of this mission is investigating reports of alleged abuse or neglect of children in our communities. DCF recently investigated reported allegation(s) that you abused or neglected a child or children. The purpose of this letter is to inform you of the decision made regarding that investigation.

DCF has concluded that:

Abuse or neglect has not been substantiated as a result of this investigation.

Sincerely,

DeShawn Hawkins
Social Worker/Investigations



NOTIFICATION OF INVESTIGATION RESULTS
(UNSUBSTANTIATED)

Date: 1/16/15

Name: Matthew Couloute

50 Duncaster Road, Bloomfield, CT 06002

Re: Investigation of Report(s) dated: 12/3/14

LINK Number 303154

Dear Mr. Couloute:

The mission of the Department of Children and Families (DCF) is to protect children, improve child and family well-being, and to support and preserve families. An important part of this mission is investigating reports of alleged abuse or neglect of children in our communities. DCF recently investigated reported allegation(s) that you abused or neglected a child or children. The purpose of this letter is to inform you of the decision made regarding that investigation.

DCF has concluded that:

 Abuse or neglect has not been substantiated as a result of this investigation.

Sincerely,

Maria Cameron
Social Worker/Investigations



BLOOMFIELD POLICE DEPARTMENT

785 Park Avenue; Bloomfield, Connecticut 06002-2444

V: 860.242.5501

www.bloomfieldct.org

F: 860.242.9316

FOI Case No.: 17-13270

FOI/PUBLIC RECORD RELEASE REQUEST

-BPD-Z15-

Date of Request: 5/30/17

Requested By:

Name: Matthew Coubutre

Address: 50 Dunroster Rd

City: Bloomfield State: CT Zip: 06002

Day-Time Phone Number: 860-879-8951

BPD Case Number of Incident: 14-17902

Date of Incident or Date Range: 2014

Specific Information Requested:

ALLEGED SEXUAL ASSAULT OF MINOR CHILD IN BLOOMFIELD | REPORTS

Fee Schedule

See Connecticut General Statutes 1-200, 1-210, 1-211, and 1-212 regarding definitions, disclosure format, disclosure limitations, and fees applicable to the release of public records.

Please make Check or Money Order payable to the "Bloomfield Police Department"

Requestor's Signature: [Handwritten Signature]

BPD USE ONLY

Request Received By (ID): 160 Date Received: 5/30/17

FOI/RO (ID): 153 Date Reviewed: 05/30/17 Date of Determination: 05/30/17

Determination: Released in Full Partial Release Redacted Release Declined to Release
(Circle those that apply)

Remarks: unaccompanied

Approving Officer's Signature/ID: [Handwritten Signature] / 153



BLOOMFIELD POLICE DEPARTMENT

785 Park Avenue; Bloomfield, Connecticut 06002-2444

V: 860.242.5501

www.bloomfieldct.org

F: 860.242.9316

FOI Case No.: 17-13270

FOI/PUBLIC RECORD RELEASE REQUEST

BPD-Z15

Date of Request: 5/30/17

Requested By: Matthew Calabrese Jr

Name: Matthew Calabrese Jr

Address: 50 Dunstable Rd

City: Bloomfield State: CT Zip: 06002

Day-Time Phone Number: 860-879-8951

BPD Case Number of Incident: 17-11578

Date of Incident or Date Range: _____

Specific Information Requested:

REPORTS REGARDING ALLEGED SEXUAL ASSAULT OF MINOR CHILD STEMMING FROM ALLEGED ERIE COUNTY DISCLOSURE.

Fee Schedule

See Connecticut General Statutes 1-200, 1-210, 1-211, and 1-212 regarding definitions, disclosure format, disclosure limitations, and fees applicable to the release of public records.

Please make Check or Money Order payable to the "Bloomfield Police Department"

Requestor's Signature: [Signature]

BPD USE ONLY

Request Received By (ID): 160 Date Received: 5/30/17

FOI/RO (ID): 153 Date Reviewed: 05/30/17 Date of Determination: 05/30/17

Determination: Released in Full Partial Release Redacted Release Declined to Release
(Circle those that apply)

Remarks: Unaccompanied

Approving Officer's Signature/ID: [Signature] 153



BLOOMFIELD POLICE DEPARTMENT

785 Park Avenue; Bloomfield, Connecticut 06002-2444

V: 860.242.5501

www.bloomfieldct.org

F: 860.242.9316

FOI Case No.: 17-13270

FOI/PUBLIC RECORD RELEASE REQUEST

BPD-Z15

Date of Request: 5/30/17

Requested By:

Name: Matthew Coultate

Address: 50 Duncaster Rd

City: Bloomfield State: CT Zip: 06002

Day-Time Phone Number: 860-879-8951

BPD Case Number of Incident: 14-27673

Date of Incident or Date Range: 2014-

Specific Information Requested:

ALLEGED SEXUAL ASSAULT OF MSOLAREN
COULTATE (HARDY) BY MATTHEW COULTATE JR.

Fee Schedule

See Connecticut General Statutes 1-200, 1-210, 1-211, and 1-212 regarding definitions, disclosure format, disclosure limitations, and fees applicable to the release of public records.

Please make Check or Money Order payable to the "Bloomfield Police Department"

Requestor's Signature: _____

BPD USE ONLY

Request Received By (ID): 160 Date Received: 5/30/17

FOI/RO (ID): 153 Date Reviewed: 05/30/17 Date of Determination: 05/30/17

Determination: Released in Full Partial Release Redacted Release Declined to Release
(Circle those that apply)

Remarks: Unsubstantiated

Approving Officer's Signature/ID: _____ 153 153

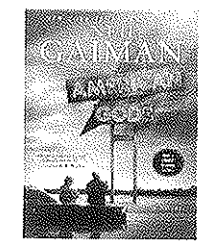
Download the app for the best reading experience!

Download App

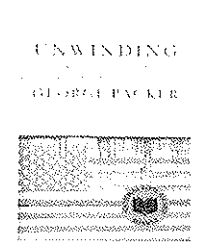
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- * Store on your device—view anytime, anywhere.
- * Enjoy millions of documents, books and audiobooks.
- * Over 5 million app installs.

Apple Store Kindle Fire

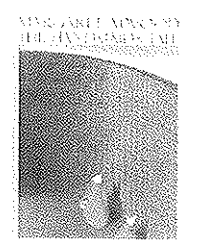
Wilbur Templeton published this



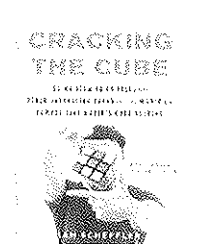
American Gods



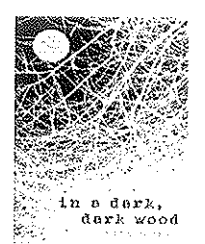
The Unwinding



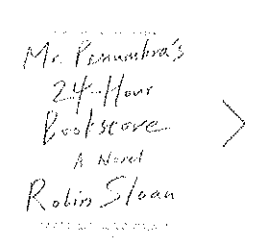
The Handmaid's



Cracking the Cube



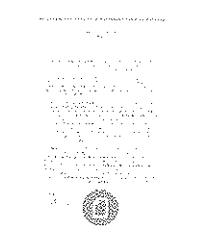
In a Dark, Dark Wood



Mr. Penumbra's 24-Hour



Recuse Meyer Criminal



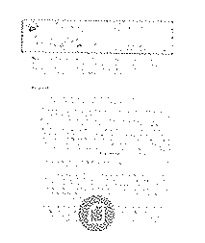
Couloute Diagnosis



Dr. James P. Merrigan Letter



Family Services Supervisor Job



Comprehensive Evaluation



Observant Kids

**ROME
MCCUIGAN PC**
Attorneys at Law

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One State Street, Westport, NY 10988
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www.rym.com

March 29, 2017

PRIVILEGED AND CONFIDENTIAL

Sent via email to: lauren.craigton@erie.gov

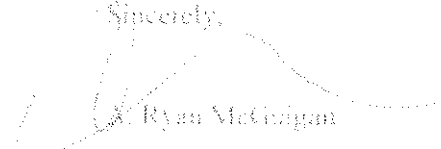
Lauren Craigton
Counsel for Social Services
Erie County Department of Social Services
95 Franklin Street, Room 833
Buffalo, NY 14202

Re: Matthew Conloute

Dear Attorney Craigton,

Attached please find the report of the polygraph examination of Matthew Conloute as provided by PDD Solutions Polygraph Service dated March 25, 2017. Should you wish to discuss this matter, please do not hesitate to contact me.

Sincerely,



A. Ryan McGuigan

ARM/ldm

Attachment

cc: Matthew Conloute
mattconloute@gmail.com

cc: 0/0

PDD Solutions Polygraph Service

*The Passage
68 High St.
Suffield, CT 06078
Tel 860.668.1295
Fax 860.668.7478*

March 25, 2017

A. Ryan McGuigan, Esq.
One State St.
Hartford, CT 06103-3103

Re: Matthew Condé Couloute DOB 1-2-70

Dear Attorney McGuigan,

On March 20, 2017 your client Matthew Condé Couloute arrived at the offices of PDD Solutions Polygraph Service where he was administered a Utah Zone Comparison Test, which is a comparison question polygraph technique designed to address specific or multi-facet issues. This examination was specific in nature. Directed lie comparison questions were utilized and a total of 3 polygraph charts were collected. An acquaintance test was also conducted and your client reacted appropriately.

Issue: Whether or not Mr. Couloute was being truthful when denying that he had ever played a game with his daughter called Dragon wherein he identified his penis as a sword.

Mr. Couloute was asked the following relevant questions and his answers are noted:

R1: Did you ever play a game called Dragon with your daughter?

Answer: no

R2: Did you ever call your penis a sword in front of your daughter Sophia?

Answer: no

R3: Did you ever call your penis a sword while playing any game with Sophia?

Answer: no

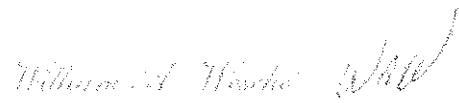
Upon careful evaluation and numerical scoring of the polygraph charts collected from Mr. Couloute utilizing the Empirical Scoring System, I concluded that he scored +1 at relevant question #R1, +5 at relevant question #R2 and +2 at relevant question #R3, resulting in a grand total score of +8, which indicates no significant reaction to the relevant issue. A +2 or greater grand total score (i.e. +3, +4, etc.) is required for a finding of no deception or no significant reaction.

The Empirical Scoring System utilizes a probability factor or P value related to the numerical score. The P value assigned to a +8 score is .017. In other words, according to research, there are seventeen chances in one thousand that a person lying about this issue would generate these polygraph charts.

Mr. Couloute's polygraph charts were sent electronically to Mark Handler, a polygraph practitioner, researcher and lecturer, for peer review. Mr. Handler evaluated Mr. Couloute's polygraph charts and concurred with my finding that the charts contained no significant reactions to the relevant questions. His numerical scores were +1 at relevant question #1, +2 at relevant question #2 and +3 at relevant question #3 for a grand total score of +6 which is a passing score. The P value assigned to a +6 score is .030. In other words, according to research, there are thirty chances in one thousand that a person lying about this issue would generate these polygraph charts.

Mr. Couloute passed this examination.

Conclusion: No Significant Reaction



William A. Wesche
PDD Solutions Polygraph Service
March 26, 2017

Transcription of recording between Matthew Couloute and Sophia Couloute

Recording dated March 22, 2017

00:00:00 [Beginning of recorded material]

Matt You don't want to go to Atlanta?

Sophia No

Matt Why not?

Sophia Because I want Mommy to come

Matt But I don't understand who told you to say the dragon stuff?

Sophia My mommy did

Matt What?

Sophia My mommy did and I'm sorry.

Matt Why did she tell you to say that?

Sophia I don't know

Matt She tells you to say that a lot? Or when did-what did she say?

Sophia I don't know?

Matt No, tell Daddy the truth

Sophia She said-I dont know-because she said, 'she said she wanted you to be nicer'

Matt And she said if you said that I would be nicer?

Sophia Yeah

[End of recorded material at minute 00:00:53]

John Lieberman LPC

2210 Park Avenue
Bridgeport CT 06604

June 1, 2017

This letter is in regards to Mr. Matthew Couloute (DOB (1/02/1970) and the outpatient clinical services that he has participated throughout the last four years. As a licensed professional counselor in the state of Connecticut I submit the following.

Mr. Couloute initiated services in July of 2013. His presenting concerns were his deteriorating relationship with his then wife, the well-being of his young daughter, and his ability to handle other typical stressors related to work and family life. For the first year Mr. Couloute attended sessions regularly. He was able to express his emotions and to address his issues effectively.

As his life transpired, and as his marriage dissolved, Mr. Couloute became embroiled in multiple court hearings and false accusations, up to and including the sexual abuse of his daughter, and both the physical and sexual assault of his then wife. None of these allegations have been substantiated, and seem to be only opportunities to discredit both his custodial rights and career. The fallout of these allegations became the focus of our work at this time, as they had a significant impact on Mr. Couloute's ability to move on with his life. During this time our meetings were less frequent, as Mr. Couloute was obligated to participate in all the related legal proceedings, as well maintain his work and newly changing personal life. Nonetheless Mr. Couloute has maintained a strong working relationship to therapy.

I had diagnosed Mr. Couloute with an Adjustment Disorder due to the emotional set of symptoms he was experiencing. He was (And still is) going through a series of changing events within several areas of his life, and as such there are typical emotional difficulties that are a part of such a circumstance. To be clear, in none of my findings or observations have I ever thought that Mr. Couloute displayed anything related to a personality or psychiatric disorder, delusions, or psychosis. I believe that Mr. Couloute is a well functioning adult and parent. I have had the chance to meet his son on several occasions and have witnessed their interactions. From this as well as the entirety of our work, I do not have any belief that Mr. Couloute's ability to parent deserves the level of scrutiny that he has been forced to contend with.

Regards,



John Lieberman LPC

From: Peter Abskharon <33648@lapd.online>
Date: June 16, 2017 at 4:54:31 PM PDT
To: "MattCouloute@gmail.com" <MattCouloute@gmail.com>
Subject: Violation of a Court Order

Mr Couloute,

I'm a police officer with the Los Angeles Police Department, Pacific Division. I am sending you a courtesy email advising you that you are named in a Violation of a Court Order report. All of the paperwork provided to me indicated you failed to abide by the standards set forth in the order. In the future I would **highly** recommend you make every possible effort to ensure your son is where he's supposed to be to avoid any further reports. Thank you in advance.

Regards,

Officer Pete Abskharon #33648

LAPD Pacific Division



Browse safer with Chrome,
Google's official web browser.



Divorce in Connecticut

For Protective Parents. Your source for news and information on the broken Family Court System in Connecticut. I am NOT an attorney. This blog does not constitute legal advice. Blog spirit: In the words of Emiliano Zapata, "I would rather die standing than live on my knees!"

HOME



Tuesday, May 2, 2017

WHAT HAPPENS WHEN YOU EMPOWER A BULLY: THE TRAGEDY OF MATHEW COULOUTE!



There are few cases that present the spectacle of the foolishness of family court here in CT quite as effectively as the Mathew Couloute versus Lauren Haiden versus Stacey Blitsch cases.

Mathew Couloute, for those who are interested, is a native son, born and raised here in CT and said to be an associate of Gov. Dan Malloy. An attorney and formerly a state prosecutor, Mr. Couloute is a talented, intelligent, capable if not brilliant professional with some unfortunately fatal character flaws, one being an inability to maintain a steady and law abiding career path, and the other, a complete inability to maintain a decent and courteous relationship with the mothers of his two children currently aged 11 and 5.

These flaws have led to constant moves from state to state, several career changes, and more recently extensive and complicated litigation in CT Family Court including several custody evaluations conducted in Family Relations at both Hartford, CT and New Milford, CT, not to mention additional proceedings in other states, i.e. Florida, Georgia, and New York.

For those of you who are interested in knowing what this case all comes down to in a nutshell, I'd say it all comes down to character. It's so obvious, it flies right into your face and smacks you on both cheeks.

Now, I am not saying that the two ladies involved in this case--Lauren and Stacey--are so fabulous, because no they are not. They have gotten on my nerves many times.

Of course, all that adds up to is a bit of irritation.

On the other hand, Mathew Couloute? Here is a man who has demonstrated well into his forties that he is completely incapable of maintaining a relationship with a woman for any notable period of time. For his entire

life up to this point, he has simply bounced from relationship to relationship to relationship. Any time it gets tough for him, he just leaves and goes on to the next one.

Of course, co-parenting children with the mothers of the children he left behind requires a little bit more "stick to it iveness" than Mr. Couloute has been able to demonstrate thus far.

So where is family relations on this point?

What is interesting, of course, is that during all the family relations evaluations and court hearings that have taken place in this case, no one has actually focused in on this point, which is, of course, the most important point--the fact that Mathew Couloute is not capable of a mature, adult, respectful relationship with a woman on a long term basis.

Furthermore, on Mr. Couloute's part, there has been a lot of demonization of his ex partners, but no specific demonstration of any intent to work with them to raise their children.

For instance, I read Mathew Couloute's recent motions to the CT Family Court for sole custody where he goes into detail regarding his layman's understanding of Lauren Haiden's mental health condition. What he fails to mention is that, not only has he demonstrated his severely compromised mental health condition by his manner of living his life, which is pretty obvious to anyone, but also he does have his very own record of mental health problems which, since he is a highly capable and knowledgeable attorney, he has been able to suppress from the record in the case.

Unfortunately, this has been a big problem, i.e. the way in which Mathew Couloute has been able to play around with how the Court understands his case.

For instance, in the year leading up to his divorce from Lauren Haiden in 2015, he was supposed to be in therapy with a master's degree psychotherapist who was supposed to assist him in communicating more effectively with his ex wife. In the months leading up to trial, this therapist stated that Mathew Couloute had been highly successful in his therapy and that the work they'd done together was a big success.

But how could that therapy possibly be a success if Mr. Couloute failed to demonstrate in his life any concrete indication of improvement in his ability to communicate with the mothers of his children. In fact, the emails sent back and forth during that timeframe, many of which were provided to the custody evaluator, demonstrate clearly the fact that Mathew Couloute speaks to the mothers of his children in a mean, vicious, cruel, and unkind manner and is, at this time, incapable of coparenting because, so far, no one has required him to.

Witnesses who have heard Mathew Couloute rant and rave on the phone to the mothers of his children have also stated that he is both frightening and abusive towards them.

So far the Family Court in CT and its family relations department have maintained the position in regard to Mathew Couloute that whatever he wants to do he can do.

For instance, it appears that up to this point Mr. Couloute has placed his son of 11 years old in 9 separate schools, almost one for each year of his life. Is anyone going to object to that? Several credible studies have linked school changes to serious psychiatric difficulties in children. See link:

<http://time.com/8854/study-switching-schools-may-make-your-kids-psychotic/>

Anyone with a fundamental understanding of child well being should.

Then there is the fact that when his son was four, Mr. Couloute was able to wrest custody from the mother who had been taking primary care of the child up to that point. You'd think he would then spend more time with the child. But no. Instead, he continued on with full time work and gave responsibility for the care of the child to his brand new 22 year old girlfriend.

Just in case you are wondering, I have met the boy's mother, Stacey, and she is a wonderful person, clearly perfectly responsible and capable of taking care of her child. In fact, the court pretty much said that at the time, prior to irrationally giving the child away to the father.

Anyway, not to take up your whole day with this, although there is so much more to say.

Right now this case is being wrangled between the State of CT and the State of NY and I receive frequent updates on the progress of the case.

Apparently, what led to this debacle is that after the divorce, Mathew Couloute failed to pay any court ordered child support for a year, and then last Fall 2016 he moved to Georgia, established residence, and enrolled his son in a private school.

After a few months, given that Mr. Couloute was no longer in the State of CT, Lauren Haiden gave a notice to the court that she was leaving the state temporarily because she had no money or a place to stay. Her father came and picked her up, along with their little girl, and they moved away to Buffalo, NY.

She then filed for sole custody in New York state even though the State of CT has jurisdiction. Now that seems foolish to me, but that's because I've been hanging around court systems for so long. Given that Lauren Haiden is a non-attorney, and unfamiliar with the Court, her actions should be understood as simply a product of convenience and not ill intended.

Nonetheless, in response, instead of attempting to work the situation out, Mathew Couloute returned to Connecticut from Georgia and filed a police report claiming that Lauren had fled the state with the child and that he was concerned about the child's wellbeing, blah blah. As a result, he was able to get her arrested. Of course, he knew she hadn't fled anywhere, but you know, if you can get away with shit, why not try? I guess that's what he thought, and he was right. The CT Family Court system was only too willing to snatch up the bait.

Anyway, so here we have more legal drama, more dysfunction, more hoopla, and who suffers here? The kids, you've got it.

The problem, as I see it, is where you give a fairly unwise and unstable individual complete authority and the ability to get away with any nonsense, while leaving the other parent helpless in the face of bad decision making and interpersonal bullying.

What is necessary for post-divorce tranquility is that there is proper cooperation combined with an equal balance of power between the parents in order to promote an atmosphere the children can thrive in. When you empower a bully, as the CT Judicial Branch seems readily prepared to do with this family, the spreading ripples of pain and destruction for this generation and the next are endless, and virtually unstoppable in the absence of common sense.

Would it be possible to order therapy for the parties based upon actual facts rather than Mr. Couloute's fantasies or the highly edited statements of mental health professionals who are so low on the professional totem pole they are vulnerable to coercion?

This statement here is not my standard approach to writing a blog. Usually, I like to have all my facts lined up in advance, and I only speak when I have everything perfectly prepared. But it seems we have an emergency, so I'm speaking up now while the CT Family Court system has time to correct its mistakes and resolve this matter in a way that benefits the children. I don't want it later said that I stood witness to this travesty and said nothing against it.

This is what I have to say to CT Family Court. It is time to stop the nonsense, to stop the politicking and grandstanding, and stop the hyperbole and do what is right for everyone concerned in this case, particularly the children. For the better part, this includes putting the brakes on Mathew Couloute's bullying. Enough already.

Catharine Sloper at 4:59 PM

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28 comments:

Anonymous May 2, 2017 at 10:38 PM

Missed the point completely. This is another Connecticut pedo ring case. Two kids are play toys of the pedos. Daddy moves to Georgia. puts son in private school in the woods. Still pays no child support for daughter. Gets a K9 police officer to get a felony interstate arrest warrant for mom to get the play toy daughter back under ring control. Plan backfires. New York State seizes the kid.....oops.

But don't worry, Connecticut pedos are working through New York pedos and the judge will return the kid to Connecticut soon after vilifying the mother as pedos always do. Just watch. Judge Sharon LoVallo is on the pedo payroll.

Reply

Anonymous May 3, 2017 at 3:28 PM

It wasn't the mother (Haidon) that filed for sole custody, she filed for order of protection because of the history of DV, and asked NY to take jurisdiction. Even after couloute moved to Georgia, the mother continued to offer couloute visitation in NY. Couloute refused. He then filed for sole custody in Hartford (faxing in from Georgia with forged signatures). When mom went and obtained protective order, couloute ran to his pals in Bloomfield to get her arrested on a fraudulent complaint, looking to back door family court. That's when his pals in Bloomfield hunted Haidon down with an extradition warrant and told Haidon she must turn the child over to Couloute. See what's going on here? Let's put mom in jail and avoid the issues in family court completely. Haidon was arrested based on completely false allegations, no investigation, and apparently Bloomfield police now has control over civil cases and can police family court. Complete violation of Haidon's rights and yet another example of corruption in Connecticut to strip a mother desperately trying to protect her child and herself from an abuser. But alas, let's enable and reward the abuser who is part of the system. Couloute has been abusing both mothers of his children through the legal system for years. And if Haidon is so unfit, why wait until the child is 5 years old to file for sole custody? Not a dime of support. Left homeless repeatedly. Couloute has assistance from Attorney Ryan McGuigan and his political pals. The writing is on the wall, but continues to be ignored courtesy of the Connecticut "judicial" system and the corrupt players like couloute, McGuigan, Jack Whalen, Dan Malloy, Ceil Gersten, Mike Budlong, Anne Dranginis, Brendan Danaher, Bloomfield police, Joette Katz, etc.

Couloute has a son enrolled in school in Georgia, not in a boarding school with a sticker price of \$17k a year; ironically he can't support his other child. One must ask, where is Couloute's domicile? Not Connecticut.

Why is couloute such a valuable player in this circus? What is he part of or what does he know? Because the cover ups are not simply because he's an attorney. They are far deeper than that.

Reply

Replies



Catharine Sloper May 3, 2017 at 5:10 PM

Haven't the bogus criminal charges been dismissed yet?

Anonymous May 3, 2017 at 6:02 PM

Of course not. Couloute has been sending investigator Miele and Hartford prosecutor letters saying that he wants the mother (Haidon) prosecuted to the fullest and incarcerated (for a crime she didn't commit). Hartford knows case is bogus, but continues to abuse mother through the "process". Couloute agreed to Haidon leaving after he fled to Georgia. He just didn't want visitation in New York because his mafia is in Connecticut. Couloute uses child as pawn to abuse mother and use as gps locator. When he doesn't get his way, mom must go to jail.

Obviously his buddy McGuigan has dirty hands in this one. McGuigan has been hunting Haidon since 2015 trying to protect his pal Couloute. Silence the abused.

The truth needs to be exposed as to Couloute's lies, and the system assisting him in trying to steal the child to take off to Georgia. Obviously if he can put mom in jail he'd automatically be able to take child and head south to Georgia without the trouble of family court.

Couloute wants Haidon completely out of the picture just as he threatened to kill his son's mother. Pattern of behavior.

Next court date is 6/5 for criminal court.

Reply

Anonymous May 3, 2017 at 9:20 PM

Judge Dewey is in on the scam. She even stated from the bench that she does not care how far mom has to travel to come back to court in Connecticut for further illegal abuse. The courts will abuse this battered mother until she gives up the kid to the pedo ring. Dewey is a pedo player.

Reply

Anonymous May 3, 2017 at 9:30 PM

NEWSFLASH: Judge LoVallo vacated the TRO against Matthew Couloute without motion, evidence, testimony. Last time a judge vacated a restraining order a kid went splash in the river. Now Georgia child protective services has opened an abuse investigation into Couloute regarding his son. But Judge LoVallo orders the daughter to visit with Couloute for a week starting Saturday. Will this be Connecticut's Baby Aaden II?

Reply

Replies

Anonymous May 4, 2017 at 10:18 AM

She vacated the protective order put in place by another judge, before the date it was to expire. So let's give the abusive father the "OK" from the court to abuse, harass, stalk, etc. WHY?

Reply

Anonymous May 4, 2017 at 9:40 AM

Lovallo is a known "fathers rights" player. All arranged by Couloute, McGuigan, and Connecticut.

Reply

Anonymous May 4, 2017 at 9:41 AM

McGuigan's old man and Blumenthal have pedo connections dating back to the 80s. Wake up here people.

Reply

Replies

Anonymous May 5, 2017 at 11:24 AM

When retired Judge Annie Drainginis shows up to defend Couloute, threatens everyone with lawsuits, she is really protecting Ryan McGuigan, as Annie was a partner in daddy pedo McGuigan's law firm....Rome McGuigan....just need a pedo play card to connect the dots of all the child predators and their protectors in Connecticut Pedo Utopia.

Reply

Anonymous May 5, 2017 at 10:15 AM

<https://familycourtcircusblog.wordpress.com/2017/05/05/judge-omar-a-williams/?frame-nonce=783dfbaf4f>

Reply

Anonymous May 5, 2017 at 5:27 PM

NEWSFLASH: Couloute is picking up his daughter this Saturday, keeps her for a week of visitation in Connecticut under supervision of Couloute's 82 year old mother. Couloute is driving from Atlanta to Bloomfield, picks up grandma, then drives to Buffalo to pick up kid, then back to Bloomfield. All that gas money and tolls, but he can't pay a dime in child support and the judges don't care.

Will the daughter survive the week or will this end with a splash like Baby Aaden? Stay tuned. Family Court is never about happy endings.

Reply

Replies

Anonymous May 5, 2017 at 6:01 PM

I feel sorry for the Grandma who has to watch this nonsense unfold. She has been enduring this situation with her son now for years. You would think she could have some peace in her old age. Instead, she has this disgrace of a son she has to babysit through his life.

Anonymous May 5, 2017 at 6:04 PM

So what is going on with the son while Mr. Couloute is up in CT? This is not school vacation time--so the son is by himself in Florida? And what about earning a living? Is Mr. Couloute taking his work with him? What a travesty!

Anonymous May 5, 2017 at 6:05 PM

Sony Georgia.

Anonymous May 5, 2017 at 7:27 PM

When Couloute pretends to live in Connecticut he leaves his son in the care of Andy and Amber Bashkin, two shady characters who relocated from Connecticut to Georgia for dubious reason. Child trafficking takes a village.

Reply

Anonymous May 6, 2017 at 2:23 PM

NEWSFLASH: Matthew Couloute picked up his daughter/toy today for a week of supervised visitation under the watchful eye of DCF approved 82 year old molther. Dad has not talked to daughter in over ten days, but dutifully shows up over three hours late to pick up his cherished play toy.

Connecticut resident Matthew Couloute drives a Caddy with Georgia dealer plates, holding a CT driver's license....strange.

Wonder why CT DCF is not co-operating with the New York child abuse investigation?

Reply

Anonymous May 6, 2017 at 4:50 PM

The question remains, why does the CT Family Court allow an attorney, because let me remind you that this is what Mathew Couloute is, to file false allegations that his ex wife fled the State of CT. The next question is, once the State of CT had the opportunity to determine those allegations were false, why weren't those criminal charges dropped? Why is it considered acceptable for Mathew Couloute, who appears to have ample funds, to get away with not paying child support? Why is it that when there is detailed documentation that Mathew Couloute is verbally abusive to the mothers of his children, does CT Family Court, let alone NY Court do nothing to address the problem? This man seems to have been given a free rein to bully, abuse, and physically attack the mother's of his children. Don't forget that Mr. Couloute was charged with domestic violence, but he was able to evade that charge on a minor technicality. How come the Family Court system and the Criminal Court system seem to allow this man to simply get away with any of his actions, no matter how harmful they are to his children. With all the special favors he has received, with all the inducements and advancements he's received on so many fronts, why is he still such an unmitigated failure, moving from state to state, getting and losing jobs, and hanging on by a thread. Why is such an unstable and impulsive individual granted such extensive access to his children without therapy, without guidance, and without any kind of accountability. Talking about what the public might want to know, these are areas where the pubic would certainly like some kind of credible explanation. So far, there hasn't been one.

Reply

Replies

Anonymous May 6, 2017 at 5:11 PM

Pedos are protected by the RING in Connecticut. Judges, cops, DCF, prosecutors, all paid to traffick kids, silence mothers. It is Connecticut Pedo Utopia. Child screams cannot be heard in Connecticut. Everything about state government is deviant. Children just living in a horror show. Feds protect it all under the deviant watch of Deirdre Daly and her lesbo pals at FBI along with dyke judges in federal court. In other words, the kid is fucked....or will soon be fucked.



Catharine Sloper May 6, 2017 at 5:57 PM

I don't really like the language you put this in, and I do not join you in this blanket condemnation of homosexuals because I don't think any particular sexual orientation has presented themselves particularly well here. However, the overall observation that you are making that this state allows abusers to continue their abuse in an ongoing manner, that there are individuals who feel gleeful and triumphant at oppressing women and act on the basis of that in the exercise of their power, this I do not doubt.

Anonymous May 6, 2017 at 6:33 PM

Funny how you equate deviants with homosexuals....your choice. Deviants traffick kids. Deviant mentally. What Deirdre Daly does with other parts of her body are irrelevant. But what Ryan McQuigan, Matthew Couloute, Omar Williams, K9 Danaher, Gov. Malloy do with their appendages is of grave public concern when it comes to kids.

Reply

Anonymous May 6, 2017 at 11:40 PM

What kind of pig refers to a child as a "play toy" in any context? Have some decorum.

Reply

Replies

Anonymous May 7, 2017 at 1:28 AM

It isn't about decorum. There is a genuine concern that in many of these extended cases where children have been seized without cause that the reason is that the offending parent is sexually abusing the children or making the child available for human trafficking. There is great concern among advocates that the CT legal system and the culture in CT as a whole condones and facilitates child sexual abuse. This issue has been raised in the Couloute case. I don't want to get into it because it is such a complex issue and there are many others to address, but that is why it has been spoken of in commentary on this particular blog. No abuse has been verified as of this time, but it has been mentioned.

Anonymous May 7, 2017 at 10:44 AM

Play Toy? Does one have a better term for the victims of child trafficking and sexual exploitation under protective supervision of key public officials of Connecticut? Why not ask Deirdre Daly, Elizabeth Bozzuto, Gerard Adelman, Kevin Kane, Carl Ajello, Brendan Danaher, Paul Hammick, Gail Hardy, Julia Dewey, Joette Katz what they call a five year old child used for the perverse entertainment of demented male attorneys?

Anonymous May 7, 2017 at 11:33 AM

How about "alleged child victim" since there has been no proof of such so far as per comment below. Only someone who gets pleasure from using a term like that would do so. Certainly not someone who has empathy, children or GRANDCHILDREN themselves.

Continuing to project victimization only creates victims where there are none. Just look at our society as a whole.

Anonymous May 7, 2017 at 1:20 PM

I think that the problem is that the atmosphere in CT where child sexual abuse has been covered up and facilitated for years is that people feel very frustrated and then use those kinds of terms. Are you claiming that child sexual abuse does not occur, because it appears as if that's what you are claiming. I think, personally, that there is a lot of discussion of victimization such as child sexual abuse and rape because our society still does not do anything to punish perpetrators and allows them to get away scott free. That's the real problem. Rapists get a slap on the wrist, and boys will be toys. Our President talks about snatching women's vagina's and huge swaths of our voter population thinks that acceptable. The problem is a culture of coverup of hypocrisy and of lies. You talk about a lack of proof. Well, of course there is no proof when the State of CT family court and DCF do everything to obstruct any kind of valid investigation, and that is the problem across the board with child sexual abuse cases in CT.

Anonymous May 7, 2017 at 1:24 PM

I meant to say "boys will be boys"-- perhaps that was a Freudian slip. Anyway, there has been strong and constant speculation for years that there is a pedophile ring operating in CT using both DCF and the CT Family Court System as a means to snatch children. When you have a conversation going that will not go away, perhaps it is time to start asking why? Could there be some truth in it? This is particularly in the light of the fact of the collusion of the Institute of Living with the Catholic Priests scandal, and

then the infiltration of psychiatrists from the scandal into the family court system where they then look on custody evaluations, often in cases of child sexual abuse and then vindicated alleged perpetrators. So it appears they took the game from one arena and transferred it into another. I think these concerns are worth a serious look..

Reply

Anonymous May 7, 2017 at 9:57 AM

How did Couloute teach that little girl? She knows far too much about adult male anatomy for a five year old. But for some reason, Couloute can't pay a dime in child support. Drives a Caddy, commutes between Atlanta, Hartford and Buffalo on the road, but no money for food for his daughter. Expensive private school for son, \$17k a year, but not a dime for daughter. Very strange. But no judge has mentioned it, no social worker. Even Connecticut DCF refuses to respond to inquires by NY Social Services. Needless to say, Governor Malloy has interest in this kid.

Reply

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