

NO. FBT-FA-19-6088163S : SUPERIOR COUFT
CHRISTOPHER AMBROSE : J.D. OF FAIRFIELD AT
 : REGIONAL FAMILY
 : TRIAL DOCKET - MIDDLETOWN
V. :
KAREN AMBROSE : DECEMBER 10, 2021

Memorandum of Decision Granting Motion to Recuse Judge Gerard Adelman for Bias

1. Flaws in the judicial system are the product of Jewish conspiracies, abuse conspiracies, and disfavor toward the disabled.

The public is aware that family court is a threat to society and a danger to children. The undersigned agrees that the court is evil and operates on principles alien to American values. The leadership of the judicial branch is focusing on these evil elements which inflict so much financial pain and emotional suffering on families where one parent seeks to void wedding vows under the atheistic law of no-fault divorce.

The process of plundering family savings, pointless protracted litigation, destruction of childhoods has been refined over time by collusion of judges, lawyers, vendors, and other unscrupulous state actors in the legislature, who have intentionally designed a system for the extraordinary financial benefit of the the Bar Association and judicial budgets; a deliberate conspiracy to defraud the public under the color of dissolution law, which has gone on for over 40 years.

This perverted process is designed to be slow, and cumbersome, where cases proceed at a glacial pace to allow the maximum accumulation of billable hours for lawyers. The Bar

Association abhors quick and efficient proceedings because BMWs and Audis require more court time than a Ford Focus. Greed of lawyers is the simple driving force behind everything that is wrong with family court, a simple example of criminal racketeering, in which lawyers and judges willingly participate to the expense of families in abandonment of oaths.

In many cases, over-analysis by costly so-called 'experts' and malicious *guardians-ad-litem* unfairly delays cases from getting decided and has even financially broken the parties with enormous expenses. Judges traditionally don't police this aspect of a case so it has too gotten out of hand. But in reality the judges intentionally fail to manage the litigation for the sole purpose of allowing opposing counsels and the GAL to execute a fleecing of the family for personal profit. It is obvious that the family court judges are colluding with the lawyers to maximize financial gain to members of the Bar and the AFCC. The inherent power of the court controls trial proceedings, especially where no jury sits, these family court judges are to blame for the fiasco of protracted litigation for an administrative dissolution of marriage. It is the simple truth of family court. A combination of the worst lawyers and worst judges that Connecticut has to offer victimize the very public they are sworn to serve.

2. Judge Adelman is grossly biased against non-Jews, where his impartiality is reasonably questioned on this issue.

Judge Adelman is a jew, known as the Dark Lord of family court, who possesses an unhealthy and unprofessional desire to singularly preside over family cases involving children and parents with money. Judge Adelman lacks the maturity and intellect to be a judge, as he testified under oath before the joint Judiciary Committee of the General Assembly that judges of this state do not want to hear family cases. He further stated that Judge Suarez HATES hearing family cases and then claims his statement is FACT. Only a jew, who claims to be chosen, would

make such a public proclamation. The jew Adelman went on to claim his love for family court and his professional calling to rape childhood. Any reasonable goy would question Adelman's impartiality, for which Canon requires his disqualification.

With regard to the claim of jewish conspiracy in the instant case, the court finds it obvious that jews Caverly, Grossman, Aldrich, Hurwitz, and Adelman conspired to defeat the rule of law and inflict harm on the children for the benefit of the father, who was in complete control of the family bank accounts. To wit:

To the reasonable detective, a jew psychologist who is paid to fabricate an improper diagnosis of the victim, then fraudulently recommends treatment by a momectomy to a jewish judge, inflicting emotional and psychological harm on children, in violation of child protection laws, promoted by pedo dad's jew counsel and a jew GAL, both being paid graciously by the perp dad who relishes in demented parental behavior, then said fraud is upheld by a jew JTR, for no state interest, in defiance of SCOTUS case law, in violation of ADA Title II, in violation of CAPTA, in defiance of state policy and religious freedom act, for the sole advancement of financial benefit (motive) of jews is a JEWISH CONSPIRACY.

The public may patiently await the ZOMBIE APOCALYPSE but the JEWISH APOCALYPSE gripped society long ago. It is obvious that the Rules of Professional Conduct are ignored and that Judicial Canon is a joke in family court, where lawyers occupy that special place in the judicial system to ensure that families are bled dry for the fault of applying for a divorce under the laws of Connecticut. Family court holds no justice, no truth, no evidence, no transparency, no due process, no equal protection; just simple racketeering that will only end when the parents are penniless when the judge orders the house sold to pay the GAL.

The jewish conspiracy is obvious. Money is the god of the jews, which makes the flesh crawl and the conscience clatter, which meets the evidentiary standard that it is MOST LIKELY TRUE, just like the six million jews exterminated in German death camps of World War II. The jewish conspiracy of family court is pronounced in that GAL absolute immunity is conferred not by an act of a sovereign people through legislative action, but by jewdicial discretion wielded by jew judges upon the unsuspecting goy. State supreme court case law of Carrubba v Moskowitz, handed down by jewdicial overreach of jews in black robes is evidence of the conspiracy. Only Christian Judge Hennessy dissented, stating that immunity is strong medicine, not for the court to apply, but reserved for the legislature. His legal point that it is not the court's office to legislate was quashed by a majority of jew judges.

The public need only review the infamous, record-setting, case of Tauck v Tauck before jew Judge Holly Aberly-Wetstone, who, in this same special RFTD court in 2007, orchestrated 86 days of trial, over twenty law firms, over 600 motions, over 1000 docket entries, \$13.3M in fees, \$1.3M for the GAL alone, a 132 page decision, to strip a mother of custody of two children produced from her womb. Winning counsel for Peter Tauck was jew Attorney Reuben Midler with malicious GAL Attorney Gaetano Ferro. Opposing play-along counsel Tom Colin was later appointed to the family bench. Only a criminal conspiracy of jewish proportions involving the judge could create such a barbaric miscarriage of justice in a simple administrative no-fault divorce proceeding.

This is a very serious matter. Whenever secret religious cabals of any faith undermine a secular court of law, it can incite imminent lawless action against the judges which allow it, breeding mindless hatred and contempt for the judicial branch of government by a people who have no redress other than to take up arms against tyranny under the Second Amendment.

History is replete with violence slaying tyranny. This parasitic jewish ideology that infects the family court is the same disease that has dug millions of graves through the centuries. It will be of no surprise when judges are tarred and feathered and courthouses burned to the ground to eradicate the present infection. Jews have been expelled from 109 countries and kingdoms in the last millennium. It is time to expel them from Connecticut Family Court.

A judge who maliciously separates children from mother for no purpose in law and with no state interest is repugnant to even the most primitive society, which in the present day requires immediate disqualification of Adelman, J.

Family court litigation is an income test: a judge is a ring master, not a trier of fact, not a referee under the law. Simply a state sponsored terrorist. The jewish conspiracy is most likely true.

3. Judge Adelman is biased against the disabled and his impartiality can be reasonably questioned on this issue.

The record confirms that Judge Adelman exhibits bias and prejudice for those labeled with mental disability by the jew psychologist in the instant matter. The record clearly shows that Adelman failed to take up the motion *in limine* ordered to him by Welch, AJ of Bridgeport. The motion *in limine* claimed federal violation of Americans with Disabilities Act, ADA Title II, a claim of civil rights deprivation by jew Jane Grossman in conspiracy with three other jews. Adelman proceeded in 36 days of trial over nine months without addressing the motion that was ordered heard prior to trial. Failing to take up the pleading is denial of mother's right to be heard, being bias and prejudice which cannot be ignored. The court has no option but to disqualify Adelman instantly.

4. Judge Adelman is really biased against women, as well his impartiality is reasonably questioned on this issue.

This claim of bias against women was reasonably questioned by the legislature in Adelman's reappointment hearings of January 2017, which is all on the public record, of which this court takes judicial notice. This court accepts such reasonable questioning by the elected representatives of a sovereign people as prima facie evidence requiring disqualification.

5. The court will hold a hearing to consider awarding a freedom medal on Attorney Cunha.

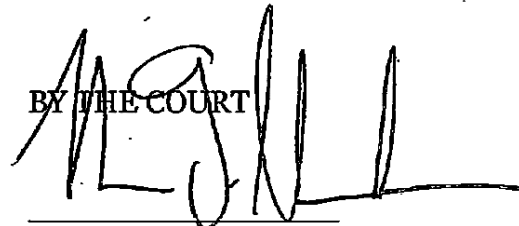
It takes dedicated legal professionals to call out the miscarriage of justice now recognized by judicial leadership. To that end the court applauds mother's counsel for her bravery in her fight for justice and protection of children in keeping with state policy, in what the undersigned finds is a corrupt court that fails to serve the public nor does it uphold the rule of law.

6. Conclusion: Vivid observations simply expose the truth of a court that fails the people and harms the children.

Public observation, testimony before the legislature, the record before this court, proves the corruption, conspiracy, racketeering, and judicial misconduct of the family court, which solely measures best interest in billable hours for attorneys and vendors. There is no recourse at Bar to purge the infected system of its jewish parasites and inhumane practices. The best that society can hope for is that the character from the film *Full Metal Jacket* who operates the helicopter's door mounted .50 cal machine gun would fly over and take out the evil doers.

Anyone who runs is a child predator; anyone who stands still is a well-disciplined child predator.
This court must be reformed, where jewish ideology must be purged from the process to protect
the children and their parents.

ORDERED: Adelman J is hereby disqualified from the Ambrose case and referred to the
Judicial Review Counsel for removal as a judge of the Superior Court.

BY THE COURT


MOUKAWSHER, J.