

The Center for Children's Justice (CCJ) is a nonprofit organization of active, concerned parents, professionals, and activists whose common goal is the preservation of the child-parent relationship in full after divorce or other family division and in cases of children born out of wedlock.

CCJ's central proposition is that children have a fundamental, natural, inalienable right to full access to both parents. Divorce or separation may end the relationship of the parents, but it does not, and cannot be allowed to, diminish the relationship between the child and either parent.

PARENTAL RESPONSIBILITY TOWARD THEIR CHILDREN

The CCJ promotes parental responsibility toward children by encouraging parents to put children first, before their own needs and desires. To these ends, CCJ actively works to introduce and support legislation (See UPREPA on the CCJ website) and policy which promotes equality of parenting time as much as possible and discourages a "primary custodial parent" from being allowed to interfere with the other parent's time with the child or to remove the child from proximity to the "other" parent. Move-aways after divorce are discouraged except in the most extreme or compelling circumstances. Children have a fundamental, natural, and inalienable right to both parents except in compelling circumstances such as proven abuse or neglect.

THE END OF CUSTODY CHILDREN ARE NOT CHATTEL

The fodder that feeds the "misery industry" known as family law is the custody battle. Every year in the U.S., 1.2 million children are affected by family dissolution, and in many cases custody of the child is a contested issue. Family law attorneys love these cases. They are often protracted, expensive battles which often flare up again after the divorce is final, providing a steady stream of hundreds of millions of dollars for the lawyers, social workers and psychologists. These battles, and the ensuing endless misery and separation they cause for the child and parent, would be impossible if our laws and the courts supported and enforced the proposition that children have the fundamental right to both their parents.

CORRUPTION – FAMILY LAW COURTS ROUTINELY DESTROY FAMILIES

The gender and economic bias and prejudice rampant in the family law courts and their sometimes complete disregard of facts, concrete evidence, rules and law, frequently results in children being ripped out of the life of one parent. CCJ's relentless efforts to ensure a child's full access to both parents after divorce or separation is aimed at the goal of eliminating the destruction of the parent-child relationship by judicial corruption.

PUBLIC EXPOSURE

Although law provides that most domestic relations hearings are open to the public, the reality is they are "closed," because no one is present besides the parents, their attorneys and sometimes a few witnesses. In these "closed" hearings, judges get away with murder.

Because of the "closed" nature of custody hearings and other family law cases, the public is unaware of the corruption in and rampant abuse of discretion by the judges who may someday decide the course of their children's lives – unless, of course, they have already been disenfranchised.

The public's lack of information causes great apathy about one of the greatest ongoing tragedies of modern times, one in which you yourself could be embroiled if you have children.

CCJ disseminates information about abuses by the judiciary through press releases to the media, press conferences, periodic articles regarding aspects of the larger problem, and hosts an interactive email list for all people interested in justice for children and themselves.

THE CCJ CONSTITUTIONAL CHALLENGES

Senior officers of the CCJ are currently litigating constitutional challenges to the "best interests of the child" statute to illegally remove a child from the from the

care, custody, control, maintenance and nurture of a loving parent in divorce and never-married situations (Muchnick v. Colorado), and against the imposition of sum certain child support in non-intact family situations (Stillman v. Colorado). The successful outcome of this litigation in the United States Supreme Court will end the child custody and child support industries in all fifty states. Visit www.childrensJustice.org on the Web to read the extensive pleadings in these two important cases.

YOUR SUPPORT IS ESSENTIAL

The efforts of CCJ are supported by contributions of talent, time and money from concerned citizens who are angry or outraged by the harm and injustice inflicted on children and disenfranchised parents by the courts.

Your contribution enables the full-time effort of CCJ to actively promote legislative change, public information, disclosure of bias and corruption within the family law system, and the promotion of policy changes to ensure that the inalienable rights of children to access to both parents will no longer be routinely denied.

Please join and support CCJ in its efforts to preserve the parent-child relationship and to reunite those disenfranchised parents and children who are the victims of bad law and even worse judges.

JOIN THE CENTER FOR CHILDREN'S JUSTICE, INC.

**DEDICATED TO PROTECTING
AND PRESERVING
THE INALIENABLE RIGHTS
OF CHILDREN**



**Don't let this happen
to another loving parent!**

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