



Canadians are getting wise to the lies and corruption within Canada's morally corrupt family court system

By Mike March, Justice Reporter

The Judges, lawyers and child protection agency workers who are the major players in Canada's family court system are starting to run scared and for good reason. Canadians are beginning to wake up to the lies and deceptions they have been fed for so long by what many Canadians would call a legalized gang of morally corrupt hoodlums, who literally are tearing apart Canada's fragile social fabric by destroying families through Canada's system of family and domestic violence courts.

Parents, grandparents, aunts and uncles, brothers and sisters from across Canada are beginning to talk and share their stories. Even children are beginning to stand up and speak out of how they have been harmed because of Canada's family court death machine. With domestic violence courts, many know or have heard of someone (usually a father) who has been maliciously prosecuted by police and crown attorneys and labelled a criminal based just on the word of a vindictive ex-partner wanting to gain the upper hand in a child custody case.

Children are telling of being ripped from their loving families by police and unlicensed CAS workers upon the orders of the family court and then being thrown into CAS approved foster or group homes where they are being physically and emotionally abused. Some children are even being sexually abused after being ordered by the courts into the care and control of the CAS.

Many children are now speaking up about their experience with lawyers assigned to them under the name of a "children's lawyer." Children are reporting being lied to, deceived and coerced by lawyers who have been appointed to them by the courts. Children are reporting being coerced by their lawyers to take sides against one of their parents in a custody disputes. In spite of many children reporting being coerced during meetings with their children's lawyer, the head of Ontario's Children's lawyer's office, Ms. Clare Burns, has said that her office will not keep any kind of electronic record of interviews with children because her office feels this to be

harmful to children. The office of the Children's Lawyer does not seem to want to acknowledge that children themselves have reported that they would feel safer if interviews were being recorded. It must be asked, just what is Clare Burns and her lawyers with Ontario's Office of the Children's Lawyer afraid of?

Workers with many child welfare protection agencies are running scared of simple recording devices as well. Workers are telling clients that they will not meet with parents of children taken into care if parents indicate that they want meetings recorded. One parent reported that when he went to visit with his child at a Children's Aid (CAS) Office in Toronto, that he was body searched for recording devices before his visit. Workers told him that if he did not submit to a body search that he would not be allowed to visit his child.

Earlier this year in June, Justice Lydia Olah of Ontario's Superior Court of Justice, ordered the courtroom doors of the Collingwood family court padlocked by armed officers from the Ontario Provincial Police in order to keep the media out of her court. The unlawful actions of Justice Olah occurred after a 13-year-old girl and her family who were the subject of the court hearing had asked that the media be present to help protect them from the CAS. The media had the lawful right to be in the court. The court was padlocked without a court Order and without Justice Olah allowing arguments to be heard by media representatives. In a earlier court hearing, Justice Olah threatened members of the media with arrest if they did not get out of her court. What could Justice Olah have been so frightened of that she had to resort to breaking the law in order to keep the media out of her courtroom? What did Justice Olah fear so much that she had to use the threat of physical force to have the media leave her court? Justice Olah never did give an explanation for her actions.

Some lawyers, speaking from anonymity, have told stories of court transcripts being altered with the knowledge and consent of judges from the Ontario Courts in order to cover up wrongdoings done by

lawyers and judges in the court. These lawyers have reported that it would be economic suicide for them to speak publicly about this issue because the judges would make sure that those lawyers paid a heavy price when before the court. Some lawyers have said that if they were to speak publicly about court transcripts being “fixed up”, that the judges have enough influence to effectively put them out of business. One parent from Halton, Ontario reported that on two occasions, court tapes went missing and were reported lost by court the after he had requested copies of the court transcripts. This parent said that there were a number of things said by the judge and the opposing lawyer in court which would have been embarrassing to the judge and the lawyers. The court reporter’s tape has never been found and likely never will.

People are hearing about these things and most importantly of all now beginning to believe that Justice in Canada’s courts is not as Canadians have been led to believe.

In response to the many abuses of children and parents by the court system, new community-based advocacy groups and internet based communication groups are forming almost every day in cities and towns across Canada to fight what many Canadians now see as blatant corruption in our family and domestic violence courts. Organizations with names such as Fathers For Justice (F4J), Fathers in Action, Families Against Injustice, Children’s Rights Council, The Children’s Voice, Fathers are Capable Too (FACT), Canada Court Watch, The Second Wives Club, Equal Parents of Canada (EPOC) are becoming part of the network of citizens who are communicating and meeting with each other for the purpose of making social change. Workshops for parents facing divorce and/or separation are now being offered to help parents protect themselves from the ravages of Canada’s family court system. Protests about the family courts system by groups of parents from communities across Canada are becoming regular events. Jokes about lawyers and judges and Canada’s legal system in general are rampant.

While the number of ordinary Canadians fighting the family court system continues to grow, those who are part of, or promote the adversarial family court system, find themselves speaking to ever smaller captured audiences such as other lawyers and judges, social workers and health care professionals, all of whom profit from the misery of families in court during separation and/or divorce proceedings. When many of these events are held, rarely are they advertised to members of the public.

The fact that so many children and families have been destroyed at the hands of Canada’s family court system is a tragedy. But on the other hand, it’s encouraging news that so many families are finally getting wise to the lies and taking steps to protect themselves. The tide to win war to bring justice back into our courts is finally beginning to turn.

For many years now, Canada’s family and domestic violence courts have been based on a pack of lies and distortions. But now, the truth is coming out, and Canadians, both young and old are starting to get the message. This is why we must keep spreading the truth about Canada’s family and domestic violence court systems. We must helping families in crisis by educating them about the horrors of the system and teach them the skills to fight back.

In short, Canadians are finally hearing the truth about Canada’s adversarial, morally corrupt family court system which damages children and families and destroys the very fabric of our society. The destruction that Canada’s family court judges do to families in Canada carries terrible risks and long-term consequences for the health of our nation. We are already starting to see these consequences now and without family court reform soon, our once great nation will be doomed.

Those judges and lawyers who promote family destruction and profit from it are now trying to figure out how they can protect themselves and to continue to hide what they are doing to children and families. There is no doubt that they are beginning to worry for their futures.

The great playwright, William Shakespeare, once said, “First of all, we hang all the lawyers.” What did this great man know back then that we Canadians are only beginning to find out about now? Maybe he was right. Once thing is for certain, however, Canadians are beginning to see the light of day about our morally corrupt court system and are beginning to take action.

Hopefully, it won’t be too much longer before Canadians are successful in getting rid of these morally corrupt judges and lawyers who claim to be acting in the name of Justice. Maybe the time has come for judges to be elected in Canada so at least Canadians have the chance to get rid of those incompetent and biased judges who bring disrepute to Canada’s entire system of Justice. Giving Canadians the power to get rid of bad judges in their communities will at least give Canadians a fair chance to correct some of the major problems with Canada’s broken down system of Justice.