State of Wisconsin Judicial Commission

In compiling the information necessary for my response to this judicial commission, the fears I have, and numerous others in the community, have risen. Fear of receiving the retaliatory actions by Judge Woldt and his brother Randy Woldt, second in command of the local drug unit, the Lake Winnebago Area Metropolitan Enforcement Group (MEG).

Scott Woldt, his brothers, and others have shown their propensity to “plant” evidence, make up search warrants, and even assault and kill people who they “feel” are a threat to them (read the following stories of the actions they have perpetrated in the past).

Past actions have resulted in a former Neenah Police Officer, a 15-year veteran, losing his job. A local businessman losing his business and his partner being killed by the task force (alleging his wouldn’t drop a weapon). Evidence has been “planted”, search warrants were “questionable” signed by Scott Woldt, and another officer, who expressed “misgivings about the raid” was fired, because of an “external” complaint called in about her.

This is, but one, action brought upon the community by Judge Scott Woldt.

My wife has moved to an undisclosed location now, after reviewing all of the retaliatory actions by Scott Woldt. She knew his wife and his daughters. There are numerous witnesses to the same. I blacked out my counsel’s name as he is not involved in this complaint and do not want his name disclosed-he has nothing to do with this and his actions have been commendable.

I will do my best to provide the additional information you require.

1. ***Please identify any and all attorneys by name who represented your ex-wife who you allege are friends with the judge and provide the specific basis for your belief. If you have any evidence which would support this contention, please provide a copy of such evidence to the Commission.***

Attorney Brian Mares is the most recent attorney my ex-wife has retained. Her former attorney, I believe was Dan Hall, or Hoff. I do not know of any other attorneys which she had retained.

According to my 16 ½ year old daughter, my ex-wife was dating a lawyer by the Taco John’s in Oshkosh, but I do not know if she ever retained him. This was one of 31 people with whom my ex-wife has dated since our divorce (my 16 ½ year old daughter can name 26 of them as she has been forced to stay at their homes on weekends when my ex-wife was staying there).

Attorney Brian Mares is one of the most arrogant, disrespectful attorneys I have ever met. His attitude is such that he woke up and has nothing but complete disgust for me. He “paints” the most horrible picture of someone whom I am not. I do not know if my veteran status offends him, or if he has always been a bully. But, this trial of placement for my 16 ½ year old daughter has gone on for over 16 months now (which Judge Woldt held the trial up for 5 months, doing nothing with it). AND THE REAL REASON FOR THIS CASE WAS LOST IN THEIR MORASS OF LIES, HYPOCRISY, AND CORRUPTION; THE CASE IS THE BEST INTEREST OF MY DAUGHTER, WHICH THEY DISREGARDED FOR THEIR OWN PERSONAL GAIN AND PERSONAL FAVORS FROM THE PETITIONER (this is not longer supposition, this has been proven).

Each time the Family Court Commissioner ruled in my “favor”, Brian Mares would motion for a stay on her order. Every single time, the motion to “stay” the Family Court Commissioner’s order, was upheld by Judge Woldt. In Winnebago County, why do they even have a FCC? Brian Mares motions to stay her orders, and the case goes to Judge Woldt for an instant win for Mares. In EVERY single trial, Judge Woldt ruled against me.

15 April 2020, Scott Woldt presided over a contempt of court charge against me. My daughter, after turning 16, came to visit me and refused to get back in the car to go back to her mother’s house. The police were called, by the mother. When the officer spoke with me, and privately with my daughter, he wrote in his report, “the daughter said she would rather be arrested than go back to her mother’s house. You have no idea what it is like there.” The officer agreed with my assessment to not physically assault my daughter by forcing her into my car. The mother was notified by the police, and in the police report, it said, “the mother agreed the daughter could stay with her father at this time.”

Judge Woldt, chided me, and disrespectfully did not allow the police report as evidence, denied me the right to order a deposition by the officer, and his conduct was disgusting, “oh, I know, it’s always someone else’s fault”, and (the comment was erased from the transcript), called my daughter a spoiled brat, as he had called his own daughter in previous years.

Judge Woldt and Attorney Mares, for lack of a better term, “ganged up” on my like school yard bullies. Comments from people in the community, “Woldt is friends with Mares, don’t you see why you never win?”

In support for this, the guardian ad litem, David Schultz, was appointed by Judge Woldt. I did not know, until after writing my complaint to the OLR on David Schultz, that Attorney Schultz employed Scott Woldt as his first job out of law school. David Schultz and Judge Woldt have perpetrated a plan, in the community of Oshkosh, where he can be the GAL and Woldt as the judge. The GAL can make arguments and Woldt can reject his arguments. Then, at the end, the GAL can make a deal with the father, and Woldt will accept it and order it. Cases closed; people’s lives destroyed, and YOUTH of Oshkosh disregarded and placed in harm’s way.

**Please read this paragraph and try to understand:** every action Scott Woldt has taken reflects a “God” complex. Now, he cheated on his ex-wife, and left her and his two daughters with his younger secretary (this was witnessed by me and numerous others). So, why would “God” ever rule in favor of a daughter wanting to live with her father? This would place his own failures in front of himself and he cannot admit any failure.

The GAL assigned to me case, Schultz, was rejected 6 times. Even when Scott Woldt was given the recommendation to place my 16 ½ year old daughter in my home, where she has begged to live, Scott Woldt rejected that. The GAL is supposed to be an expert witness. But Schultz and Mares are colleagues and friends of Scott Woldt. He is never going to rule against his friends; the community of Oshkosh is small; the judge is friends with certain attorneys in the town and no one can break through their network.

Judge Woldt, after denying me the right, after rejecting the evidence I presented where my ex-wife said, “she can stay at your house for a while”, which would have denied the contempt charge, Judge Woldt threatened to put me in jail for 6 months, took my daughter away for 21 days, held me in contempt, and made me pay all fees, including my ex-wife’s attorney….Brian Mares. And I had seven (7) days to pay it. During this time, Scott Woldt was disrespectful and chided me. It was one of the most disgusting displays of favoritism I have ever witnessed.

Furthermore, Judge Woldt rejected and suppressed evidence that would have proven I should not be held in contempt of court, but also arrogantly claimed ruling on a motion for emancipation, my daughter filed. He said, “we don’t emancipate in this state”. He was not the presiding judge, but he, without a doubt, spoke to the probate judge, who summarily rejected the motion the same day he received it. And, notwithstanding, Judge Woldt is wrong. Wisconsin does, and can, support emancipation. So, as a judge he ignored law and suppressed evidence.

Lastly, Judge Woldt had ONE JOB. He was supposed to look at the motion for placement and use WI statute 767.41 as a basis to decide (which he never did). All sixteen (16) stipulations supported the father and daughter to have her placed in my home. There was supporting evidence, pictures, videos, and testimony of a 16 ½ year old that Judge Scott Woldt rejected. **He never looked at one piece of evidence (which he has historically shown the propensity to do often). If he had, he would have had to rule against his friend Brian Mares and rule in favor of a daughter that does want to live with her father-**unlike his daughter Sara who publicly said she hates him and never wanted to talk to him after cheating on her mom (she said this in front of Cassie Andreini (daughter of Dr. Andreini in Oshkosh), my step daughter who is now a doctor out of state-un disclosed for security, and myself. The entire block of the neighborhood knew about Woldt’s infidelity and he never denied it and did move out (even though infidelity is a class 3 felony, he never faced charges-can’t sue a judge).

The GAL, Attorney Schultz, is a former employer of Judge Woldt. In contrast to what one would expect, in a “just” and fair society, Judge Woldt rejected his recommendations six (6) times. Judge Woldt also denied the Family Court Commissioner any ruling authority on my case. Judge Woldt became king, ruler, and jury.

When I entrusted Schultz to represent my daughter’s best interests, his attitude changed after he met with my ex-wife one three (3) separate occasions. He never disclosed these meetings, until he was on a recorded phone call with my daughter, which is now as evidence with a special investigative attorney on charges against Schultz for fraud and corruption, to name a few.

Schultz learned of my knowledge of Woldt’s infidelity. I asked him to find out about having Judge Woldt recused, especially after Schultz went to Woldt with this information. He said there is no way the Judge will recuse himself and, “asking him to do so would not be wise.” It was Schultz who told my Attorney, “he has met the judge’s ire and he has your client in his “crosshairs”.”

Members of this commission let it be known, I lived four (4) houses away from Scott Woldt. I lived in my home from 2006 to 2014. It was during this time Woldt cheated on his wife, Lynne Woldt. His daughters, Sara and Hillary came over to our house numerous times. Sara was good friends with my stepdaughter, and they drove to school, Oshkosh West, together. Sara would often be at our house in the afternoon and Hillary would come over to tell Sara, “mom said dinner is ready.” I tell you this to let you know, I KNEW SCOTT WOLDT AND HIS FAMILY. I knew he lost his leg in the motorcycle accident, which most news agencies do not disclose. It would be ignorant to assume Scott Woldt did not know me; he had seen me dozens of times when I was out mowing my lawn. After his infidelity, and his moving out, Sara said he got really mean and angry.

1. ***Please identify any and all attorneys by name who represented your ex-wife who you allege are friends with the judge and provide the specific basis for your belief. If you have any evidence which would support this contention, please provide a copy of such evidence to the Commission.***

I have met with Judge Woldt in (as of January 22, 2021) 4 separate hearings or trials. He has never been respectful to me, even to the point of a human being, and he has NEVER ruled in my favor. He listens to Atty. Brian Mares, agrees with everything he says, and rules against me in EVERY single way. He even threatened to jail me for 6 months, suppressed evidence, rejected other evidence, and joined in the disrespectful chiding as did Brian Mares, like school bullies on the playground. His actions and behavior confirm favoritism and favorable ruling for the opposition, “no matter what”.

When I had my second attorney, Jeffery Morrell, Sterling Law Offices. Suddenly, after meeting with the commissioner and the GAL, he left, with no explanation. As I read some of the atrocities of Judge Woldt, I always asked myself, “Did my attorney get threatened and leave because he was scared?” I never thought it to be real, but now I am thinking my thoughts may have been accurate.

In his, Jeffery Morrell, Sterling Law Offices, retort, he wrote, “In light of that ruling, and after confirming with the Judge that he would rule similarly on our De Novo (ending the case immediately) I asked the Motion for De Novo be held in abeyance”. Part of my complaint, to the OLR on Atty. Morrell, was that I never knew of these meetings. Based on the meeting, “the judge said he would rule similarly (ending the case immediately). So, Judge Woldt would disregard the law, disregard due process, and had already made up his mind to rule against me before looking at one piece of evidence, listening to any testimony. Because Judge Woldt threw away his family and his daughters refused to speak to him, he will rule against daughters in case after case; he thinks they are all “spoiled brats”. However, the judge said he would rule against me, no matter what. Not only does this lend more fact to Brian Mares being his friend, but to Judge Woldt, once again, disregarding evidence. He has shown a pattern of rejecting testimony, suppressing evidence, and actually not looking at or accepting any evidence. He is “God” and rules as he wishes. In a 10-minute trial on 23 December 2019, Brian Mares, once again, asked for a stay on the Commissioner’s ruling. Now, my attorney, at that time, Morrell, said, “not to worry, judge’s rarely order a stay on what the Commissioner rules”. Well, Judge Woldt ruled in favor of his “friend”, Mares. During that trial, he ordered my ex-wife and I to mediation. There was a question whether we had to attend orientation first. Judge Woldt said, “I’m the judge, I can order anything I want”.

In that same frame of mind, when my daughter was talking to the GAL, caught on a recording, she asked why we were even in court if Judge Woldt just keeps rejecting his recommendations, and the GAL, arrogantly said, “It’s up to the judge. There have been many times I have gone before Judge Woldt and felt one way and was disappointed when he ruled against the wants of my ward, but, it’s up to the judge.” Judge Woldt is not able to remain impartial as a circuit court judge, especially in cases involving daughter’s best interests in living with their fathers, but it seems now, Judge Woldt is incapable of being a judge in any trial.

In conclusion, Judge Woldt expressed to my attorney, back in DECEMBER 2019, without looking at one piece of evidence; 28 photographs, 5 videos of abusive behavior from the mother, 60 pages of texts, the direct testimony of the 16 ½ year old girl, AND a Maryland court order restraining Tracy Smith from having any contact with another minor child she had emotionally and verbally abused.

The GAL suppressed much of this evidence; we now know that he was bribing the mother (evidence of audio recording, “I have drafted a letter to your mother telling her what she needs to do as to no affect my recommendation in court next week.” The “what she needs to do” was not discussed, nor was the letter produced that he drafted). The Family Court Commissioner never looked at this evidence, and when Judge Woldt denied her any ruling authority, she was never included in future evidence either. And, Judge Woldt, “I’m the judge, I can rule on anything I want”, never looked at one piece of evidence, never looked at the WI statute 767.41, ignored WI statutory law regarding emancipation cases in his remark that he should never have made, violating codes of conduct, but not violating HIS codes of conduct, the codes of conduct HE feels are for HIM alone and that HE is above suspension and disbarment. He, in fact, even admits his violated codes of conduct, but that HE is telling YOU what punishment deserved-another ineffective reprimand is. Another, after numerous reprimands have been given to him, after being a judge with one of the highest rates of reversal on appeal cases in the state, after a 36% approval rating among peers, after causing atrocities across the county destroying the very trust the public should have in due process and the legal system. No, because of Judge Woldt, we either have people who are too scared and wish to eventually move out of the state, or people, like me, who have increased the amount of protection I carry, and install dash cams and house camera’s, infrared sensors, and proximity alarms. I served my country during Desert Storm; the only difference in the name of the dictator I am fighting. This is the atmosphere that Wisconsin has created by protecting a tyrant.

1. ***Other than rumors or supposition, please identify the specific basis for your belief, identify any witnesses who would support your assertion, and provide copies of any evidence which would support this assertion. [judge’s brother, a police officer, coming to him to have a search warrant signed]***

 Eric Litke, USA TODAY NETWORK

The disciplining of judges is normally [kept secret](https://docs.legis.wisconsin.gov/statutes/statutes/757/93/1) by statutory requirements in Wisconsin, but at least two complaints that fall outside that ban remain hidden today because of an administrator’s refusal to respond to an open records request.

Discipline is typically handled by a Judicial Commission that keeps investigations confidential unless formal charges are filed, which hasn't happened to a Wisconsin judge since 2010. But some complaints are routed through the [Director of State Courts Office](https://www.wicourts.gov/courts/offices/director.htm), which unlike the commission, does not have a statutory ban on releasing information.

A former staffer identified three complaints involving circuit court judges the office has handled since about 2010, but only one has been released despite three separate public records requests dating to December 2015.

The complaints would offer a rare glimpse inside a judicial system that is generally [light on accountability and transparency](https://www.postcrescent.com/story/news/investigations/2015/12/06/judges-never-evaluated-rarely-challenged/76673890/). The repeated refusal to provide them raises the question whether the lack of public discipline from the commission or otherwise is due to judges’ good behavior or a system designed to keep bad behavior behind closed doors.

The first open records request to Director J. Denis Moran took five months to fill and yielded records on only one judge, even though the request sought records on “all complaints involving Wisconsin judges” since 2010.

Pam Radloff, who was deputy director of state courts until leaving for a position in Florida in June 2015, said the office handled other complaints in that time span. One involved Winnebago County Judge Scott Woldt in 2012, and another involved Milwaukee County Judge Jeffrey Conen around 2010.

“Mostly the complaints start out involving a non-judicial employee,” said Radloff, who started as deputy director in 2002, "and if it starts involving a judge, we see if we need to refer it to the Judicial Commission or if the chief judge would take care of it, that kind of thing. “I don’t want to say it was common, but I would say at least once a year or once every two years we’d have to deal with a situation like that.”

With no details on those complaints or responses from Moran, it’s unclear what type of complaints were forwarded to the commission and what kinds Moran’s office handled itself. The one complaint that was released detailed a Barron County judge’s years-long sexual harassment of numerous female employees that stopped only when a court reporter came forward in 2013.

1. ***Other than rumors or supposition, please identify the specific basis for your belief, identify and witnesses who would supports your assertion, and provide copies of any evidence which would support this assertion [search warrant further assertion, several complaints of judicial misconduct, and one “sealed” reprimand […]***

**It is not clear what the complaints against Woldt and Conen involved and if any action was taken as a result. Neither judge responded to requests for comment.**

## **Moran repeatedly slow to respond**

Moran has repeatedly responded only when USA TODAY NETWORK-Wisconsin took unusual steps seeking compliance with public records law.

The [response](https://www.documentcloud.org/documents/3230968-Moran-Response-1.html) to the [first records request](https://www.documentcloud.org/documents/3230973-USAT-WI-Judicial-Complaints-Request-1.html) was sent only after USA TODAY NETWORK-Wisconsin [ran an editorial](https://www.postcrescent.com/story/opinion/editorials/2016/04/22/open-records-request-ignored/83391640/) condemning the lack of response, had its attorney contact Moran and reached out to Supreme Court Chief Justice Patience Roggensack, asking that she intervene. Moran reports to Roggensack, who hired him as a “temporary administrator” [amid controversy](http://archive.jsonline.com/news/statepolitics/supreme-court-justices-spar-over-hiring-of-court-director-b99509122z1-305440771.html) in May 2015.

Moran's eventual response included only details that were previously released to another media outlet, but Moran and spokesman Tom Sheehan did not respond to follow-up questions asking whether they were asserting they handled no other complaints — as they implied was the case by not providing any other records. They also declined to say why it took five months to respond.

USA TODAY NETWORK-Wisconsin then filed a [second records request](https://www.documentcloud.org/documents/3230971-USAT-WI-Judicial-Complaints-Request-2.html) reiterating that the request was for all complaints, formal or informal. That was [denied](https://www.documentcloud.org/documents/3230969-Moran-Reponse-2.html) as being overly broad — after a three-month delay.

A [third request](https://www.documentcloud.org/documents/3230970-USAT-WI-Judicial-Complaints-Request-3.html), filed in August, explicitly sought records on Woldt and Conen but has not yet been filled. Moran confirmed receiving the request but has not provided the records and refused to respond to four emails in the months since that sought a status update.

The delays and lack of responsiveness are unusual for public records requests and fall short of the requirements of state statute.

Statute says records requests should be filled “as soon as practicable and without delay.” That’s a vague description, but 10 business days is a “reasonable time for responding to a simple request for a limited number of easily identifiable records,” according to the Wisconsin Department of Justice Public Records Law Compliance Guide. USA TODAY NETWORK-Wisconsin cited that timeframe in seeking a request within 10 days in the third records request.

## **Office investigates some complaints**

Most judicial complaints in Wisconsin are handled by the state’s Judicial Commission, which does not identify the judges involved unless formal charges are brought before the Wisconsin Supreme Court. That’s exceedingly rare: No judge has been brought to a [disciplinary hearing](http://www.wicourts.gov/courts/committees/judicialcommission/publiccases.pdf) since 2010, and only 25 total since 1980.

Those warnings fell in six categories, with some judges receiving warnings in multiple categories. Two judges showed poor temperament in court, two failed to disclose conflicts of interest and two were listed for what is termed “misuse of prestige of judicial office” — basically abuse of power. One judge also had an improper delay in performing his judicial duties and one exhibited inappropriate off-the-bench conduct.

But Moran and others in the office can also play a central role in investigating and resolving complaints. This was the case for former Barron County Judge James Babbitt, whose sexual harassment complaint was settled in 2013 when he agreed to both resign and never run for judge again, records show.

“We’ve had a few others like Babbitt since I was deputy director that started with us, and we don’t always refer them to the judicial commission,” Radloff said. “It’s really up to the chief judge and the director of state courts, how they want to handle it.”

Babbitt's longtime court reporter — who later received a $10,000 settlement — said the judge suggested she perform a sex act on him, showed her sex-related web sites, shared his sex life in great detail and commented frequently on her body and other women's bodies. That investigation and settlement were revealed in about 200 pages of emails released to the [Eau Clare Leader-Telegram](http://www.leadertelegram.com/News/Front-Page/2013/10/22/Sexual-harassment-complaint-against-area-judge-outlined.html) in 2014 and again to USA TODAY NETWORK-Wisconsin in May in response to the first records request.

**The documents shed light on how judges’ bad behavior is handled, and how complaints — at least in that case — can quietly go away if the judge steps down**. But it's not known if that was an isolated case or common practice since Moran's office isn't providing the requested records.

Reach Eric Litke at 920-453-5119, elitke@gannett.com or on Twitter[@ericlitke](https://twitter.com/ericlitke).

# **3 requests, 12 months, 1 response**

Below are the requests filed to date by USA TODAY NETWORK-Wisconsin seeking records of judicial complaints handled by the Director of State Courts office.

## **RECORDS REQUEST #1**

**FILED**: [Dec. 21, 2015](https://www.documentcloud.org/documents/3230973-USAT-WI-Judicial-Complaints-Request-1.html), by email

**RECORDS SOUGHT**: “**All complaints involving Wisconsin judges that have been submitted or otherwise forwarded/relayed to the Director of State Courts Office from January 2010 through the date of this request.**” USA TODAY NETWORK-Wisconsin clarified in a separate email this included sexual harassment allegations against Barron County Judge James Babbitt.

**RESPONSE:** Records provided [May 2, 2016](https://www.documentcloud.org/documents/3230968-Moran-Response-1.html). The response included about 200 pages **but involved only the Babbitt case**, which had been previously released to the Eau Claire Leader-Telegram in 2014.

## **RECORDS REQUEST #2**

**FILED**: [May 23, 2016](https://www.documentcloud.org/documents/3230971-USAT-WI-Judicial-Complaints-Request-2.html), by email

**RECORDS SOUGHT**: “All records that in any way reference a complaint against a Wisconsin judge, whether that be a formal complaint or any less formal communication of any kind — literally anyone who wrote or emailed or otherwise complained about a judge.” The timeframe was expanded to run from Jan. 1, 2009, to May 23, 2016.

**RESPONSE**: After three months and numerous ignored emails, Moran responded [Aug. 5, 2016](https://www.documentcloud.org/documents/3230969-Moran-Reponse-2.html), to deny the request as “overly broad.” His letter read in part, “Informal references in any form of communication about a judge’s ‘improper behavior’ and any informal ‘complaints’ about a judge are not reasonable limitations.” He also said the length of time the requested records covered was not reasonable.

## **RECORDS REQUEST #3**

**FILED**: [Aug. 24, 2016](https://www.documentcloud.org/documents/3230970-USAT-WI-Judicial-Complaints-Request-3.html), by email and certified mail

**RECORDS SOUGHT**: “All records your office received or generated relating to the following two matters: 1. **A complaint (formal or informal) against Winnebago County Judge Scott Woldt in or around 2012.** 2. A complaint (formal or informal) against Milwaukee County Judge Jeffrey Conen in or around 2010.”

**RESPONSE**: **Moran confirmed receipt Aug. 28, 2016 but has not yet provided the records. He did not respond to emails seeking the updates on the status of the request Sept. 6, Sept. 9, Nov. 16 or Nov. 29.**

**WHY IS MORAN PROTECTING JUDGE SCOTT WOLDT? WHAT IS HE HIDING?**

1. ***Please identify the specific basis for your belief, including specific date of incident, identify any witnesses who would support your assertion, and provide copies of any evidence which would support this assertion [allege that the judge has publicly said he hates [you]”]***

I hesitate to provide witnesses, and this commission and Supreme Court may deem me to be paranoid, but as you read through the attachments I have sent, there is the one resounding fact; you do NOT challenge Scott Woldt.

Whether you concluded to remove Scott Woldt by utilizing Occam’s Razor, or by the copious volumes of documentation I have provided, there are many people who have not survived the challenge of Scott Woldt.

I do have witnesses, and documents that prove there is the air or “hate” and “anger” from Judge Woldt, specifically targeting me as his adversary.

I have given many examples of Scott Woldt and his style of judgement. His is abusive and every chance he has had to denigrate myself, my daughter, or my character, he could not refrain himself from doing so. His character clearly presents a judge that is unfit to hear any cases and cannot remain impartial any longer, in any case, but specifically mine.

Because of the filings I have made to request he recuse himself, I am not the source of his “ire”, as the guardian ad litem stated to my counsel, and “he has your client in his cross-hairs”.

1. ***To the extent that you have asserted that the judge should recuse himself from your case, please provide copies of any motions that you or any attorney acting on your behalf have filed to request the judge’s recusal. Please also provide any responsive briefing by opposing counsel and any orders issued by the judge concerning recusal.***

The answer to your question comes in two (2) parts.

Did I assert that Judge Woldt recuse himself? And provide any motions to that affect.

I have asserted that Judge Woldt should recuse himself numerous times, as I will provide e-mails and documentation reflecting my views and feelings of the same. So, yes, I have requested that Judge Woldt recuse himself, and Judge Woldt should have examined his own personal beliefs and reservations to hear this case with impartial judgement and found that he should have recused himself without having to be asked.

But, the air of fear and hypocrisy in Winnebago County is so thick, not one of my requests was ever considered. I did black-out my counsel’s name as he is not part of this complaint. However, through two (2) attorneys, I have requested Scott Woldt be recused and I have even requested the case be removed from Winnebago County. All of my attorneys are “afraid” of Judge Woldt and have said he will not recuse himself and that will go against me. It is a small-town mentality. If they asked Judge Woldt to recuse himself, the Judge has a reputation for retaliation and such attorneys who would request such a thing might as well move from Wisconsin as Judge Woldt would never rule in favor of them again. How sad that one tyrant, one person, one judge can rule and place an entire community in fear.

**Here is an interesting point: I did file a Notice of Appeal (attached). To the Honorable Lisa Neubauer, Chief Judge of the Court of Appeals, I wrote numerous reasons and facts that judge Woldt should recuse himself, or be recused, and also that he should be disciplined and is unable to remain impartial as a judge. Since this was stamped and received, I have included this.**

**However, I requested and paid for a Statement on Transcript. I met with the court reporter, in person, and paid the money (receipt on file). She asked if I would like the transcript e-mailed, as it would be faster. After two weeks and 3 days, with no answer via e-mail, I called Judge Woldt’s office to find out why I had not received the transcript. The secretary said, “She no longer works here, so I’m not sure what you’re going to do about it.”**

**When I did hear from Tamara Ruedinger, she said she retired and she could not provide me the transcripts for 75 days, per law. THIS WAS A SET-UP. She even asked if I wanted a refund of the money since I couldn’t appeal, which I refused and have the transcript in my file. I am not a conspiracy theorist, but this is just too coincidental. She refused to answer why she never said she was retiring, when she retired, or why she didn’t send the transcript before she retired.**

**Judge Woldt knew I was requesting the transcript to appeal his decision. By her retiring, the case was refused to be extended. Thus, it was dismissed. How many times has Judge Woldt manipulated procedure so a case of his isn’t appealed; especially since he has had so many rulings overturned on appeal. So, I specifically asked the Chief Judge to have Judge Woldt recuse himself, or recuse Scott Woldt, and I requested the case be removed from Winnebago County. But, since I could not complete the required documentation for the appeal, it was dismissed.**

I requested my counsel to file contempt charges, legal contempt charges. I asked my counsel to file a restraining order against the petitioner. I asked my counsel to request the recusal of Judge Woldt AND I requested my counsel to motion to move the case out of Winnebago County. NONE of these requests were completed. I do not fault my counsel, I fault Judge Woldt for his realm of fear in Winnebago County. He has everyone too scared to do anything; rejecting the GAL six (6) times, rejecting the Family Court Commissioner any ruling authority over this case four (4) times, approving motions to “stay” orders three (3) times, and ruling against me in five (5) different trials/hearings. There is just too much documentation to NOT prove Judge Woldt has me “in his cross-hairs” and I never have a chance at justice in that community.

I even wrote to the legislators of Wisconsin, specifically Rep. Gundrum, who “checked” to see what he could do. He wrote back that I would have to contact the judicial commission because there is nothing he could do. A legislator of our Wisconsin government could not even make the request.

But, no one has a chance at justice in that community because Judge Woldt is unable to remain as a judge, he is unfit to hear cases objectively, and he cannot remain impartial. Then again, up to now, he is also above recusal and reprimand. He is untouchable.

So, the air of hypocrisy and discrimination in Winnebago is clear. She can file contempt charges, but my lawyer recommends that we do not (and not just my current lawyer but past attorneys as well). With everyone scared of Judge Woldt and scared of filing against a woman in this state, this alone is discrimination and misjustice. This promotes judicial misconduct. A side note, Attorney Schultz was lying; nothing is free of charge. There is a filing fee, attorney fees, and time away from work for the hearing. The petitioner, in my case, has been in contempt of court at least a dozen counts in the last year, but no one will file against her on my behalf. As far as Judge Woldt, the same situation occurs. Attorneys say, “we can request he recuse himself, but he will refuse and then we have to place you before a much angrier judge. Asking for his recusal will do nothing.” Then why does the statute for “Disqualification” exist?

*E-mail 10/22/2020:*

***“And what recourse do I have?  I still feel we should filed contempt of court for not providing financial information (her W-2’s, her teacher’s pension, her business Remembories), and file contempt of court for not having an account in Alainee’s primary name and providing me the monthly statements as MARES AND TRACY SMITH DEMANDED FROM ME, and made sure it was in the agreement SHE signed.***

*… She has shown a pattern of abusing minors and disobeying court orders.* ***Atty. Schultz said that I should have filed things against her if I really cared about Alainee and he didn’t see anything filed (of course we know he is so honest).  However, I have filed for restraining orders and not contempt of court orders, but of course I was charged with contempt by our esteemed Judge Woldt, which we have found was an unethical ruling.****However:*

*I think they are forcing us to go to court and I signed the agreement on August 26th, and I have followed it and she has not.  I signed the child support agreements previously, and she has not.  She and Mares are playing games and they keep adding and delaying this agreement.* ***I say we go to court and file both contempt charges, filed for your fees that she should rightfully pay, and be reprimanded for wasting your time and efforts on writing agreements over and over.****WHY DO THEY HAVE THE FINAL SAY?  WHY HAVE I NEVER BEEN ABLE TO VOICE MY OPINION, BUT BE SUBJECTED TO FURTHER “BULLYING” BY MARES AND TRACY SMITH?  I AM TIRED OF THIS AND JUST WANT IT OVER, BUT THEY ARE FORCING THE COURTS****. I AM SURE IF THIS WAS TAKEN OUT OF WINNEBAGO COUNTY TO OUTGAMIE OR WASHINGTON COUNTY AND MARES HAD TO BE AN ATTORNEY WITHOUT HIS JUDGE FRIEND, THINGS WOULD BE DIFFERENT”.***

*E-mail 10/28/2020:*

***My daughter mailed a letter to Judge Woldt.*** *I did not read the letter, until now, and I remember telling her that she has a voice as an American citizen and can say anything she feels is necessary.  Actually, I was a little surprised at what she said, but I know she is extremely angry at the Judge (and Schultz, Tracy, Mares).* ***She was lied to and Schultz lied to you and the court (the 17-minute phone call pretty much defines everything****).  In her own words, Alainee said, “My nation tells me if I see something, I am supposed to say something****.  Judge Woldt and Schultz tell me to shut up or I’m a spoiled brat.”*** *…*

*…As far as crediting me; no surprise.  If a woman in this state asks for a nickel, they give her a dollar.  If a guy asks for a nickel, they charge him a hundred and threaten him with 6 months in jail if he doesn’t pay immediately-they don’t even give him 90 days to pay it.*

***I want to file a contempt of court for not providing me bank statements for Alainee Smith-please sir. But Tracy needs to pay all court fees and attorney fees for fighting this and I do feel 90 days is too long a time frame.***

*Second e-mail of 10/28/2020:*

*The more I think about this, the angrier I get****.  I gave 28 photographs, 5 videos, 60 pages of texts, and Alainee’s testimony to the GAL for court.  The GAL re-inspected the home and found it unlivable.  The GAL even said, in a transcript, the daughter should be ultimately placed with me.  NONE of this was ever looked at…***

*It does not make sense. And****, based on the September article in the paper, every case Judge Woldt has ruled on since 2016 should have the opportunity to be revisited if he was unfit to be an impartial judge at the time.  Since he was under extreme stress.***

*E-mail from 11/10/2020:*

***…I will not accept the name calling and denigration any longer if that is, he intention.  He does not have the judge to rely on any longer so I will not accept his bullying…******can you please object to his bullying tactics (this is unless he wishes for his client to face contempt of court charges, answer restraining orders, explain why she has falsified documents to receive food stamps from 2007-2019, free energy from the state 2007-2020, falsified tax documents 2009-2010 for not disclosing income from a business, falsifying documents to access Badger Care benefits for herself 2007, 2009, 2011,2013 when I was paying full insurance benefits for the kids but she illegally claimed them as dependents to get free Badger Care, and defamation of character charges for her comments to Alainee’s counselor (who Tracy Smith is now seeing and demanding the counselor see both Alainee and her for family counseling, and he has to explain why the judicial commission is seeking Judge Woldt’s suspension and why Attorney Schultz is now being investigated by a criminal investigative attorney).***

*As a matter of note; Alainee told Maria (the counselor that was appointed for her), that she no longer wishes to talk with her, “I don’t trust her”.  She is speaking with Tracy now, as a counselor, and Alainee had a counseling appointment that lasted 8 minutes, and Alainee is supposed to time the appointments so Tracy can have the minutes unused to talk with Maria.  Under MY benefits, Alainee will have counseling appointments covered, as they are supposed to be; for Alainee and no one else-especially the source of Alainee’s terror-Tracy Smith.*

*Lastly, I don‘t know if you heard, but don’t let Mares lie to you; Oshkosh schools went to a non-virtual for about 24 hours notification before rescinding back to* ***full virtual*** *school until further notice.  So, I have Alainee on more overnights (which makes me extremely happy).  Also, Alainee said the abuse has continued and intensified and she is struggling to B’s and C’s (Tracy Smith has told people it is because Alainee doesn’t learn well on virtual school.  Alainee said she does much better in her “home” in West Bend where she can relax and feel safe and have a clean place to study.*

*Also, Tracy’s brother, sister-in-law, and nephews all came down with COVID.  Tracy is still taking Alainee everywhere (she even took her to The Bar of Oshkosh last week).  This is truly unsafe, and I believe Tracy would rather Alainee got COVID so she would be quarantined.*

*I’d like to tell you something else, but Alainee is making me keep it a secret, but let’s just say she is taking her abuse by Tracy to a National Level this next weekend and she is also designed and printing t-shirts to give to people to wear about the child abuse in Winnebago County Court that is being allowed.*

*If you could please let me know how to access court and I am assuming we are asking for attorney fee’s to be paid in this court action as well?*

*E-mail to Katrina Morrison, Office of Representative Gordon Hintz, Sean Hannity Show, America newsroom@fox news, and foxreport@foxnews.com,* *childabuseneglectreporting@co.winnebago.wi.us**, and 23 news agencies across the United States, 4/17/2020:*

*Ms. Morrison-*

*Thank you for your reply.  The situation has become much worse and all TV and Newspaper outlets are being informed and I mailed out 26 letters yesterday informing both Supreme Courts and all veteran organizations.*

***I had a phone trial with the most corrupt judge in Winnebago County Court to date.  Judge Scott Woldt has gone completely “rogue” and is on his own mission with, what is termed in health care as a “God complex”.  In 29 years of health care, I’ve only seen it once (twice now with Judge Scott Woldt).  He did not afford me the right to speak, he was belligerent, denigrating, and disrespectful to the position he holds.  He did not even know what we were discussing when he first came on the phone and then he called my daughter a spoiled brat and me as a bad father.***

***He said, “let’s see:  you have until 6 pm to return the daughter or spend 60 days in jail (which I was willing to do just to show Judge Woldt I’m not afraid of his corrupt attitude), you are in contempt of court, the daughter will spend the next 16 days with her mother, and, yep, you will pay all of her attorney fees”.  Judge Woldt is either having an affair with my ex-wife or there is a bribe going on (my daughter said there were rolls of hundred dollars bills in her mom’s desk and the next day, they were gone; the day after Judge Woldt scheduled the trial for 2 weeks away (even with all the backlog).  He is corrupt, arrogant, and unbecoming a judge.  He won’t recuse himself, even though I lived four houses away for 8 years; his daughter Sara used to come over and have breakfast with my stepdaughter (went to school together) many times, where she talked about her dad cheating and he and her mom Lynne getting a divorce.  That judge Woldt said he refused to pay for her college if she stopped talking to him as she threatened because she was mad of what he did.******When Judge Scott Woldt found out she applied for Emancipation from her mother, he disgustingly said, “we don’t emancipate in this state”-which Judge Scott Woldt is incorrect; Wisconsin does not emancipate, but when a state has no law or statute that governs as such, it reverts back to Common Law and allows Wisconsin to then become an arbitrator as an arbitration emancipation and is up to the probate Judge, not Judge Scott Woldt.  He was deciding a case for the opposition for which he is not the judge-Judge John Jorgenson is the judge-this is disrespectful to him for Judge Scott Woldt to interject opinion.  I can’t even find a lawyer to represent me, which Judge Woldt denigrated my character for that problem.  I need a new judge in a different county if I am to have a fair trial on May 27th.***

***DCF, I’m afraid, will not do much. I challenge Judge Scott Woldt-go live in her home for a week.***

*The guardian ad litem issued a concern, “this girl is fighting to live with her dad and I worry putting her back into a situation and not having a child psychologist speak with her, we don’t want out conscience to live with making that mistake****”.  Judge Woldt disregarded what he said, disregarded what the Commissioner had agreed with the GAL and has rejected any extra visitation.***

***E-mail to Governor Evers 7/14/2020:***

Office of Governor Evers-

**I have contacted the Federal Bureau of Investigation to look into the corruption, coercion, and discrimination going on in Winnebago County Court.  I have a 37 page brief I will be turning in to the judicial commission for the misconduct of Judge Scott Woldt and I have one attorney suspended, I will be turning in the guardian ad litem and the attorney for the petitioner for misconduct as well.**

**Once I have the FBI involved, I am going to charge the IG and the AG with misconduct for lack of judicial economy and doing nothing…the mother has an order from Maryland to not have a contact with a child because of verbal and emotional abuse back in 2007.**

**She is attempting to bribe the judge and her attorney.**

**Is there anything your office can for me?  I have asked for your help and you turn your back.  Get my case out of Judge Woldt’s hands as he is unfit to hear this case, he should be suspended immediately.  I know the reprimand he received in 2012 that the commission has sealed.  I lived 4 houses from him.  He cheated on his wife with his secretary, he left his 2 daughters and moved in with a younger woman and called his one daughter, a “spoiled brat” because she said she hated that he cheated on her mom.  Judge Woldt called my daughter a “spoiled brat” in court because she wants to live with me, away from the abuse of her mom.**

E-mail 7/15/2020 to my counsel-

**This is beyond reason, beyond acceptable and I vehemently object to Attorney Schultz’s letter and I feel offended. His letter sounds like he is the Attorney for Tracy Smith, and I do not appreciate Attorney Schultz lying about the events of the case.**

**SCHULTZ EVEN KNOWS ABOUT THE POLICE REPORT AND ALAINEE SAYING SHE’D RATHER BE ARRESTED THAN GO BACK TO TRACY’S HOUSE!  I HAVE THE POLICE REPORT, JUST NOT A DEPOSITION- which Judge Woldt denied me getting.**

**Is Attorney Schultz afraid of Attorney Mares and Judge Woldt?  He has been rejected 5 times by Judge Woldt already, but his job is to fight for the best interest of the child.**

**Attorney Schultz needs to be removed for neglecting his “ward” if can’t uphold Alainee’s best interests. Judge Woldt needs to be removed as judge to be heard in a different county.  He is not fit to hear this case and has a vendetta against me but has gone “rogue” and refuses to recuse himself- he knows my wife Rose and myself.  Judge Woldt lived 4 houses from me for 7 years.  I know he cheated on his wife Lynne. His daughter, Sara, used to come over to our house for breakfast (she and Krystalyn, Rose’s daughter, were friends and drove to school together, back when Oshkosh West was a safe school, not now).  Sara sat at our breakfast counter and told us how her dad left, cheated on her mom with his younger secretary, and how she told him she hated him.  Sara said, “he told me he wouldn’t pay for my college if I didn’t apologize and talk to him and called me a “spoiled brat””, and Judge Woldt called Alainee a “spoiled bra” on April 15th, 2020.**

*E-mail to my counsel, 8/3/2020:*

Attorney Schultz and Judge Woldt win-period.  People in Oshkosh don’t live and thrive anymore, they simply exist; beaten down by the court system.

Also, is there a stop provision against Attorney Mares and Tracy filing future motions against me.  Every turn, they **keep filing frivolous motions against me, and with Judge Woldt in his back pocket, I cannot win.**

**So, a custody study would reveal my home and living is the absolute best scenario/interests for my daughter and it goes back to Schultz and Woldt and we are in the same situation-they will rule against me.**

**If the study could be heard by someone else, in a different county?  I have a chance at justice; otherwise, my daughter is left to the wolves.**

**Why has evidence never been looked at, or reviewed, or witnesses called, as I thought they would be?  And why did Attorney Schultz suggest a custody study back in December 2019, if mediation failed, and then it sat for over 5 months?**

*E-mail to counsel 8/4/2020****:***

*Sir-*

*I am just worried.  A custody study would prove that my home and lifestyle is the best interest for Alainee, but I would have to* ***go before Attorney Schultz and Judge Woldt who have already shown the propensity to rule against me, regardless of proof.  This just allows Alainee to continue being abused and the continue money being filtered to Schultz and Woldt, through the court system.***

*In all of this, I forgot to ask something; what would you, as my attorney, recommend?  I trust you in this, I do not trust anyone else. I apologize but I forgot to ask you.*

*E-mail to counsel 8/21/2020:*

 *I am pretty sure it won't mean anything (at least for now), but it is* ***compelling the backwards talk of Attorney Schultz (notwithstanding the conduct by Judge Woldt).*** *Of course, they will have to answer to that on a different venue, but why can he made statements and the judge basically does not care?*

*It means that* ***Alainee was not given a fair trial because the GAL is the voice of the child and Judge Woldt didn't care what she had to say and he used his own family failure experiences to determine my fate, when he and I are like apples and oranges. Additionally, he should not be using personal***

***experience to decide, he should be using law and fact and evidence,***

***which he looked at none.***

*I will be looking at the schedule and get it signed for you-I know I have to take what I can get, but I've never given up a fight in my life (if we had, our country might still be in Iraq). I'm a great dad, just like you are. All I want is to honor and love my daughter and,* ***because Judge Woldt threw his kids away and cheated on his wife, I am somehow punished for his failure.*** *My daughter wants to be with me; her best interests are with me; and, she and I do not have a voice in court or in this country and it really*

*hurts that I served, met the Chief of Staff, met the President of the United States (he handed me a gold tie clasp in the Pentagon), and I am told I'm a bad person by someone who has never ventured out of Oshkosh his entire life.*

E-mail to counsel 8/25/2020:

Whatever you send to me to sign, I will do so.

I am, pretty much, resigned to the fact that you are the only person that actually cared.  In 2 years, I will not be a citizen of Wisconsin anyway, so it is just a matter of time.  I went up against an opponent of **evil** and through **nefarious** methods, she won.  I would say, steer clear of her in the future. I have never seen any good come from her.

Please send me the proposal you want me to sign.  Does this mean I do NOT come to Oshkosh tomorrow?  **Or do I still need to show up and be denigrated by Scott Woldt?**

*E-mail to counsel 9/24/2020: (after Atty. Mares filed against me again)*

*I filed for a restraining order of harassment in Washington County.  I don’t know if it will be approved, but Tracy Smith is a psychotic abuser.  I wish I could turn off social media when Alainee is with me-she contacts her 6-8 times per day on Facebook messenger.  She is clinically losing her mind. She is trying to still call them and trying to use different numbers.*

***I will file for a contempt of court if she does not close the bank account and open one with Alainee as primary (Alainee cannot close the account, she doesn’t have the authority to do so)*** *and I* ***will file a contempt of court if Tracy does not give me bank statements for Alainee’s account****.  I can also file a contempt of court against Tracy because our divorce decree (signed by Woldt) said we will give each other W-2’s each year.  She has my last 2 years and I have none-in fact, she has never shared her W-2’s with me. I am tired of trying to agree (against my deepest wishes) to things to try and temper the anger and name-calling and Mares just thinks he can order whatever he wants from the court.  Is this a “friend’s network” there?  Why does he call all the shots?*

*I am prepared to go back to court and bring Schultz onto the stand* ***and I hope the case cannot be heard by Woldt anymore- he has proven to not be able to remain objective in this case.  In fact, I would request the case be heard in a different county as I don’t feel anyone can remain objective in Winnebago County.***

E-mail to counsel 10/27/2020:

My question is: so, my daughter gets to suffer continued abuse, grades slipping into C’s, and depression because of a corrupt ruling by the GAL and **Judge**?  And the **Judge** is claiming “extreme family stress” as a defense but **he did not recuse himself and this is acceptable?**  Just wanted you to the crumbling of a foundation of abuse in Oshkosh but seems like there should be some way to get my daughter out of that based on **the misconduct by the Judge** and the GAL (former employer/employee of each other).

*E-mail to counsel 11/23/2020:*

*Why is it that the court will not agree it is substantially harmful to Alainee to stay in that situation (especially as a 16 year 7-month-old begging to be allowed to leave that place)?  Do they not have enough evidence?* ***a judge who is being recommended to be suspended by the Executive Director of the judicial commission, and an April transcript from the GAL recommending the daughter should be placed with me but the judge ignored.  What more evidence did I need to produce?****I am not mad at you; I am mad at the city of Oshkosh and how corrupt they are.  How much evidence can one person bring to the table and have them suppress it all?*

*Did you know Tracy has dolls she has convinced Alainee are possessed and she purposely moves them around the house, at night, and this is Tracy’s source of entertainment, telling a friend of hers, “Alainee is so scared of dolls I can keep her in control if she believes the dolls have possessed powers.”  Seriously?  This lady is mentally sick!* ***The judge is supposed to review 767.41 and decide based on that.  Judge Woldt ignored all 16 stipulations, which supported Alainee being placed with me.  Since he is up for suspension and removal from the bench, doesn’t this constitute a need for the case to be looked at again and the recommendations to be followed?***

***And, Schultz should not be allowed to hear or have anything to do with this-he is being investigated because of my 40-page brief****,* ***there is a huge conflict of interest for the judge to be involved in any future hearings on this case.***

***if the court rules in favor of Tracy Smith, on insurance, then the court must re-open this entire case and rule on Judge Woldt’s refusal and ignoring the GAL’s recommendation, in April, that Alainee be placed with me… the judge ignored the recommendation.  Why did I spend $38K if the judge was against me from day 1, against all judge canons of impartiality and fairness?***

***…I WILL SHOUT THIS FROM EVERY ROOFTOP AND SUPREME COURT UNTIL JUSTICE IS FOUND.  MAYBE NOT IN WISCONSIN, MAYBE NOT NOW, MAYBE NOT EVEN IN THIS NATION. BUT I WILL DEFINITELY BE A LOUD VOICE OF THE EMBARASSMENT THIS COURT IS CAUSING WITH THEIR CORRUPT FAVORITISM AND DISCRIMINATION!!!!!!!***

***From:***

***Sent:*** *Monday, November 23, 2020 8:56 AM****To:*** *Smith, Geoffrey A. <**Geoffrey.Smith2@va.gov**>****Subject:*** *[EXTERNAL] RE: Smith v. Smith*

*E-mail response from counsel to the above e-mail:*

*Geoff,*

*With regard to a change in placement, there is not an age that the minor is able to file her own motion. Wisconsin simply doesn’t have provisions to that effect. ...However, if her grades continue to slide, we would have an argument. I tend to think the best time to file would be this summer. We want to put a school year behind us to show this isn’t just a rehash of the past litigation.* ***Also, by that time perhaps the GAL will have retired and we won’t be stuck with Mr. Schultz any longer.*** *Encourage Alainee to find a way to deal with the current situation. Once she has her license, it becomes harder for a court to tell her what to do. In conclusion, on placement let’s take a wait and see approach. Then plan on seeing if we can fight this battle this summer.*

E-mail to Jason Knack, Executive Office of Rep. Gundrum 12/9/2020: (he said they may be able to get Scott Woldt recused from the case. Obviously, they were unable to do so)

Jason-

I would like to thank you for speaking with me last week. I apologize, working in healthcare I get behind on some emails thanking people.

I am going to send you a long document (20+ pages not including the transcript where my daughter was recommended placement with me and **Woldt ignored it**) that is going to be my Permissive Summary of my case.

**I truly pray you will be able to have Judge Scott Woldt removed as the judge in my case.  I feel this is a gross abuse of power and misjustice if Judge Woldt is allowed.  I may be in some trouble with my attorney if Judge Woldt stays on, because I feel strongly enough to not show up for the trial.  Judge Woldt has violated law and has denigrated and belittled me and my daughter enough that I feel he should be removed as a judge permanently, not just in my case.** Again, thank you for the talk.

*Post to Facebook that went to seven (7) states: (attempt to public pressure to remove Judge Woldt)*

*Guardian ad litem neglects numerous youth to support his personal gain*

*IG & AG of Wisconsin are impotent to act- DA can do nothing about the abuse evidence*

*CPS does nothing to protect children, cases of abuse ignored, evidence suppressed*

*Father forced to meet* ***judge who has a personal vendetta against him and is unfit to hear case,*** *but Wisconsin does nothing to protect rights*

***16 YEARS 8-MONTH-OLD GIRL TOLD SHE MUST STAY IN UNCLEAN, ABUSIVE HOME BY JUDGE SCOTT WOLDT…***

*These are headlines I hope Social Media will make national.*

***I gave a guardian ad litem, David Schultz, appointed by Judge Scott Woldt, 28 photographs, 5 videos of abuse, a court signed order the mother was restrained from ever having contact with another minor she emotionally and verbally abused (and she is a fourth grade teacher in Oshkosh, teaching your kids), over 60  pages of texts from my daughter documenting the abuse of her mother, and the direct testimony of my daughter telling of her abuse and how she wished to live with me. That was 14 months ago and the court not relenting****.*

***…Attorney David Schultz was the first employer of Judge Scott Woldt, as an attorney in 1987…******Judge Woldt ignored and rejected his recommendations six (6) times. Judge Woldt stripped the Commissioner of any ruling authority and ignored Wisconsin Statutory law. Judge Woldt and I know of each other.  I lived four (4) houses away from Judge Woldt during the time he had an affair on his (ex) wife and left his family.  I knew both of his daughters and the (ex) wife. Judge Woldt knew of this but refused to recuse himself of the case. When he left his family, his daughter said she didn’t want to speak to him for what he did.  Judge Woldt said, “I won’t pay for your college then and you’re just a spoiled brat”.  In April 2020, Judge Woldt ruled on a contempt case because the daughter wanted to live with me so badly, she said she’d rather be arrested than go back to her mother’s house. Judge Woldt ordered her back or jail me and he said, “she is a spoiled brat”.  His abusive behavior continued, even threatening me that he would rule against me no matter what.***

*The corrupt actions of the guardian ad litem and* ***judge*** *are being investigated.*

***The mother wants this before the judge again (she is going to try and get Woldt again since he is best friends with her attorney and hates me) …***

***the recommendation the judge IGNORED, when the guardian ad litem said my daughter should be placed with me, (transcript 2020), should be reconsidered.  In fact, every case that Judge Scott Woldt has ruled on since 2007 should be able to be reopened and reconsidered.******Get your cases ready- the court should have to review your case if they change the rules of a signed order and make me pay the mother to carry insurance. WINNEBAGO COUNTY COURT IS GOING AGAINST THE WORD OF LAW.***

***My daughter is still be subjected to abuse***

***The guardian ad litem, David Schultz, met privately with and then sided with the mother, against the daughter he was appointed to defend.  In a recorded phone call, he belligerently told the 16 ½ year old girl, “Well, you don’t always get what you want.  It’s up to the judge.” A judge who rejected the guardian ad litem six (6) times and then the GAL says, “It’s up to the judge.  They voted for him and he has all the power.” The GAL said he has stood before the judge for years, not getting any consideration for his wards.  And we are to believe he is not involved in any corruption?***

***Judge Woldt is required to look at Wisconsin Statute 767.41, “The best interests of the child”.  The second stipulation is “the desires of the minor child”, and all other 16 stipulations strongly support the daughter immediately being placed with the father. The one statute he WAS REQUIRED to look at, and would have placed my daughter with me, he CHOSE TO IGNORE…******Judge Woldt, who has 2 daughters who do not wish to speak to him, ruled against it.  JUDGE SCOTT WOLDT Ignored Statutory Law and ignored his OATH to rule with impartiality and justice. HE NEEDS TO BE FIRED IMMEDIATELY!***

***And I am being forced to meet with Judge Woldt, again, January 22nd-he still refuses to recuse himself of any case involving me. This is when headlines will write: mistrial and abuse of justice rampant in Wisconsin-forced to meet a judge who has a conflict of interest and “unfit” to hear case.***

***How embarrassing Wisconsin will look****.*

E-mail to counsel 12/30/2020:

I was able to “hold off” on Alainee sending her letter to Commissioner Krueger (since **Judge Woldt** was so mature and uploaded his letter to our file instead of taking the criticism like a man-guess he can only dish it out, but not take it).  **I know Judge Woldt is going to destroy me January 21st.  His anger, history, 40-page brief at the JCC against him has made me his favorite “target”. I will just have to record the trial, take the abuse from him and Mares (as they did in April) and let them smile from the punches they get to throw…** **If we stand no chance, please just let me know. Truthfully, Woldt should be forced to recuse himself (and resign too, but at least recuse himself.  I know too much about him and Schultz ran to him like a child and told him how much I knew.  Woldt knows me too-he used to see my riding my lawnmower in my yard for 7 years).**

*E-mail to counsel 1/8/2021:*

*With all respect, sir, when I objected to Woldt presiding over any future trials regarding this case, you commented that it was a “simple math equation”. So, if it is simple math, what is that amount?  And…*

*After that; I am done.* ***I guess I go in front of Woldt since Mares knows he controls Woldt and they use this little boy network to deceive and corrupt the court. They get another chance to lie and spout abusive denigrations towards me to have their childish fun.*** *If they disagree with the proposal,* ***I want to file contempt of court for the taking money from Alainee’s account.  I want to file a contempt of court for, not once, providing copies of monthly statements. I would like proof the account is in Alainee’s name, not Tracy.  And, if Mares files one more motion against me, I intend on filing a frivolous lawsuit against him and Tracy Smith and show how she lied to force me to court for an unneeded healthcare hearing demanding the son be placed on my benefits.*** *They are ignoring you Brandt, and they are ignoring the court order. I have already been prepared to file three (3) contempt’s of court and a restraining order since August, but the court sees- zero, so they say I do not care.*

*Alainee is wilting; she is literally failing daily and it’s because the courts do nothing, the authorities do nothing.*

*…please sir, tell me; is there something you know that you are not allowed to tell me, or something I am not supposed to know? This case confuses me and has dozens of people “scratching their heads” at the abuse of judicial power and discrimination.*

***From:******Sent:*** *Wednesday, January 6, 2021 4:28 PM****To:*** *Smith, Geoffrey A. <**Geoffrey.Smith2@va.gov**>****Cc:*** *G S <**faithfulfamily5@yahoo.com**>; Rose <**lowery.rose@gmail.com*

***Subject:*** *[EXTERNAL] RE: What I would deem as "disturbing"-please let me know your thoughts as time allows, I know you are busy*

*Geoff,*

*…However, this, coupled with struggling grades may be enough to open the door.* ***We can try then to get rid of this GAL and get a new one****. It would be an uphill battle, but we can certainly try.*

*As for child support Atty Mares would not agree to $675. He would still accept $750. We can certainly put this issue in front of Woldt, but there is risk he could set support higher.*

*I will talk to you about a motion to modify placement after I talk to counselor.*

E-mail to counsel after very disrespectful letter from Atty. Mares to me 1/14/2021:

I want Mares!  He is guilty of slander and liable and attempting to defame my character.  I sent you the September statements that you sent to him and she had given NO statements to me.  Mares directly LIED TO YOU (NO statements have been given)! And, I want him brought to the court to finally answer for his horrendous attitude and provide monetary relief to me for having to pull up proof the money was returned to Oshkosh-his lying backside is offensive.  What does he think the $500.00 deposit was?  What a lying idiot.  I wrote that scathing woman a check for $500.00 as payment for the money ALAINEE MADE in Oshkosh.  She accepted the check as FINAL PAYMENT to conclude that matter.  **This is a frivolous action and I want charges brought against him and her….**

I WOULD LOVE TO GO TO TRIAL FOR CONTEMPT.  HIS CLIENT IS THE ONLY PERSON IN CONTEMPT AND I WOULD LOVE TO HAVE ANOTHER SHOT AT HIM WITH YOU AS MY ATTORNEY-THIS WOULD BE AN EASY ONE TO SHUT HIM UP…

**I want contempt charges brought on Tracy.  I want a suit for frivolous actions against me and I want defamation of character claims charges against him for directly lying, when he knows he is lying, about not giving the money to Oshkosh.** I am sick and tired of this- AND ALAINEE IS SUFFERING-I WANT HER OUT OF THAT HOUSE. GET IN COURT AND GET A CUSTODY STUDY DONE OR PROVE SHE IS MENTALLY SICK AND TORTURING MY DAUGHTER.

This is the last entry and the most important. This is the case I was hoping to avoid if this commission suspended Judge Woldt. Here is the text, the day before my hearing. I had assumed it would be a phone hearing. I was wrong. Judge Woldt, as the text indicated, asked to be in person. A judge, who had brought a pistol into his courtroom twice, had verbally said “he has me in his cross-hairs”, had ruled against me four (4) previous hearings, chided me, chided my daughter, and denigrated my character. As the text indicated, **“…we should take the $750 so Woldt doesn’t screw you tomorrow.”**

I believe and request the Supreme Court to rule for his suspension and disbarment for refusing to disqualify himself and violating my right to a fair and impartial judicial atmosphere. His favoritism and lack of judgement disqualifying himself is an “extreme abuse of judicial power”.

