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**ORIGINAL FILED**  
Los Angeles Superior Court

JAN 21 2010

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By BOBETH SWAIN, Deputy

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SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES, CENTRAL DIVISION

10 COLBERN C. STUART, III,  
11  
12 an Individual,  
13  
14 PLAINTIFF  
15  
16 v.  
17 ASHWORTH, BLANCHET,  
18 CHRISTENSON & KALEMKIARIAN  
19 a Professional Corporation.  
20 SHARON BLANCHET,  
21  
22 an Individual,  
23  
24 and does 1 - 100, inclusive  
25  
26 DEFENDANTS

**FIRST** BC429951  
37-2010-00092953-CU/NP-CTL  
**AMENDED COMPLAINT FOR DAMAGES  
FOR LEGAL MALPRACTICE,  
INTENTIONAL AND NEGLIGENT  
MISREPRESENTATION, FRAUD, BREACH  
OF CONTRACT, INTENTIONAL AND  
NEGLIGENT INFLICTION OF  
EMOTIONAL DISTRESS, BREACH OF  
FIDUCIARY DUTIES, AND UNFAIR  
BUSINESS PRACTICES PURSUANT TO  
CALIFORNIA BUSINESS AND  
PROFESSIONS CODE SECTION 17200 ET  
SEQ.; DEMAND FOR JURY TRIAL**

21 1. This is a Complaint for Legal Malpractice, Intentional and Negligent Misrepresentation,  
22 Fraud, Breach of Contract, Intentional and Negligent Infliction of Emotional Distress, Breach of  
23 Fiduciary Duties, and Unfair Business Practices pursuant to California Business and Professions  
24 Code section 17200 et seq.  
25 2. Plaintiff Colbern C. Stuart, III, Esq. ("Stuart") is a citizen of the state of California,  
26 doing business as managing partner of a law firm operating in Los Angeles, San Diego, and San  
27 Jose, and residing in Marina Del Rey, Los Angeles County, California.  
28 3. Defendant Ashworth, Blanchet, Christenson & Kalemkarian ("ABC&K") is a California  
Professional Corporation with a principal place of business located at 2250 Third Avenue, San

1 Diego, California, 92101 and doing business in Los Angeles County, CA.

2 4. Defendant Sharon Blanchet ("Blanchet") at all times relevant hereto was an attorney  
3 doing business at ABC&K with a principal place of business located at 2250 Third Avenue, San  
4 Diego, California, 92101 and doing business in Los Angeles County, CA.

5 5. Venue within this County and division is appropriate as all times relevant hereto,  
6 Defendants were conducting business as a law firm specializing in the area of family law in Los  
7 Angeles and San Diego counties by representing, advising, communicating, collecting revenue  
8 from, making representations to, and causing harm to Plaintiff within Los Angeles County.

9 6. Defendants and ABC&K, Blanchet, and Does 1 - 100 and each of them at all times  
10 relevant hereto were the agents of every other Defendant, acting within the scope of said agency,  
11 such that each and every Defendant herein is liable and accountable for the acts of each other  
12 Defendant.

13 7. Plaintiff is unaware of the true names and capacities of Does 1-100 and will amend this  
14 Verified Complaint for Damages upon learning the true names and capacities of said parties.

15 **First Cause of Action: Legal Malpractice**  
16 **(Against Defendants and Does 1-10)**

17 8. Plaintiff incorporates herein paragraphs 1-7 above as if set forth fully herein.

18 9. At all times relevant hereto, Defendants owed a duty of care to Plaintiff to represent him  
19 in legal advice, communications, billing, and guidance in accordance with relevant legal  
20 standards of care within the practice of law.

21 10. Defendants breached the relevant duty care by failing to adequately represent Plaintiff in  
22 providing competent legal advice, full and accurate communications, accurate billing, and legal  
23 advice in accordance with relevant legal standards within the practice of law, as detailed more  
24 fully below.

25 11. Specifically, Defendants, inter alia, recommended that Plaintiff stipulate to retaining  
26 Stephen Doyne ("Doyne") as a mediator in the family law matter in which Plaintiff was  
27 involved.

28 12. Defendants represented to Plaintiff that Doyne was one of the most qualified  
professionals in San Diego County.

13. Defendants represented to Plaintiff in an email from Blanchet to Stuart that "You'll love  
Dr. Doyne!"

14. Defendants represented to Plaintiff that Doyne, as a mediator, preferred to work toward a

1 shared custody plan between parents.

2 15. Defendants represented to Plaintiff that Doyne charged reasonable fees and was less  
3 expensive than other methods, and less expensive than litigating such matters in Court.

4 16. Defendants represented to Plaintiff that Doyne "always" recommends 50/50 custody  
5 sharing between parents.

6 17. Defendants failed to advise Plaintiff that Doyne had a close personal and professional  
7 relationship with opposing counsel Jeffrey Fritz and Marilyn Bierer (collectively "Opposing  
8 Counsel").

9 18. Defendants failed to advise Plaintiff that on information and belief that Doyne had  
10 received numerous referrals of clients/patients and generated millions of dollars in revenue from  
11 referrals by Opposing Counsel.

12 19. Defendants failed to advise Plaintiff that Doyne was not authorized to conduct mediations  
13 because he regularly failed to file papers required by California Rules of Court to qualify him as  
14 a mediator, C.R.C. 5.010, including, inter alia, the following forms: FL 325, FL 326, and FL 327  
15 (attached hereto at exhibits "A", "B", and "C" respectively).

16 20. Defendants failed to research Doyne's qualifications and eligibility, and failed to advise  
17 Plaintiff that these forms were forms required by law before Doyne could act as mediator in the  
18 Stuart matter or any other matter which Doyne had worked.

19 21. Defendants failed to advise Plaintiff that Doyne's failure to file forms FL 325, FL 326,  
20 and FL 327 made him legally incompetent to perform the services for which Defendant  
21 recommended him.

22 22. Defendants failed to advise Plaintiff that Doyne had previously failed to file the required  
23 forms in approximately hundreds of similar matters, including numerous other matters for which  
24 Defendants had recommended Doyne.

25 23. Defendants failed to properly investigate Doyne's background, qualifications, credentials,  
26 relationships with opposing counsel, and history of filing forms FL 325, FL 326, and FL 327.

27 24. Defendants failed to advise Plaintiff that Doyne's failure to file these required forms  
28 enabled Doyne to overcharge for his services, to commit tax evasion in Plaintiff's matter and  
dozens of similar matters for which Defendants recommended Doyne.

25. Defendants failed to advise Plaintiff that Doyne was in fact not authorized to conduct the  
hundreds of mediations and evaluations he had performed for years prior, including Plaintiff's,

- 1 and was not authorized to perform the services Defendants recommended Doyne for Plaintiff.
- 2 26. Defendants failed to advise Plaintiff that Doyne's C.V. contains numerous  
3 misrepresentations, misleading statements, falsified credentials and false claims relating to his  
4 experience.
- 5 27. Defendants failed to advise Plaintiff that dozens of Doyne's present and former clients  
6 had complained about Doyne's services, accusing him of extortion, fraud, dishonesty, bias,  
7 overbilling, falsified credentials, tax evasion and/or numerous additional misrepresentations.  
8 Defendants knew or had reason to know of many such complaints. See Exhibits D-G attached  
9 hereto.
- 10 28. Defendants advised Plaintiff that Doyne would perform collateral investigation with third  
11 parties to verify claims made by litigants, yet Doyne failed to perform said collateral  
12 investigations with any third parties as Defendants represented.
- 13 29. Defendants represented to Plaintiff that Doyne was honest and reliable. Doyne was not  
14 honest and reliable.
- 15 30. Defendants advised Plaintiff that Doyne would not permit ex-parte contact between  
16 himself and other parties without Plaintiff's presence or consent. Doyne in fact initiated or  
17 acquiesced to extensive ex-parte contact between himself and other parties without Plaintiff's  
18 presence or consent.
- 19 31. Defendants failed to advise Plaintiff that despite Doyne's track record of  
20 misrepresentations and abuse, Doyne had claimed that no one could sue him for extortion, fraud,  
21 misrepresentation, dishonesty, overbilling and incompetence because he claimed to be "immune"  
22 or "privileged" from all such lawsuits.
- 23 32. Defendants failed to advise Plaintiff that Doyne would not conduct a "mediation", but  
24 would instead attempt to act beyond his authority as a "judge" in the case.
- 25 33. Defendants failed to advise Plaintiff that Doyne regularly overbilled for services he did  
26 perform.
- 27 34. Defendants failed to advise Plaintiff that Doyne regularly billed for services that he did  
28 not, in fact, perform.
35. Defendants failed to advise Plaintiff that Doyne would use his position as "mediator" to refer Plaintiff to Doyne's many colleagues—many of whom also charge exorbitant fees—and

1 require that Plaintiff utilize those professionals' unnecessary services or risk losing custody of  
2 his child.

3 36. Defendants knew or had reason to know, yet failed to advise Plaintiff that Doyne did not  
4 possess the qualifications, licenses, and degrees he claims to possess.

5 37. Defendants failed to advise Plaintiff that Doyne would use Plaintiff's son as a "pawn" to  
6 attempt to extract tens of thousands of dollars from Plaintiff, depriving Plaintiff of thousands of  
7 dollars.

8 38. Defendants failed to advise Plaintiff that Doyne regularly told parties he produced a  
9 report to both counsel for "review and approval" prior to delivering it to the Court, but regularly  
10 failed to abide by that promise.

11 39. Defendants failed to advise Plaintiff that Doyne falsely claimed that he preferred "equal  
12 and shared custody" between parents and that he would work toward such an "equal and shared"  
13 custody situation.

14 40. Defendants failed to advise Plaintiff that Doyne would use divisive instruments such as  
15 unnecessary supervised visitation, separation instructions, stay-away from school instructions,  
16 and unreasonable, unnecessary, and harmful restrictions on constitutionally guaranteed civil  
17 liberties to extract funds from Plaintiff.

18 41. After being retained by Plaintiff based upon Defendants' representations, Doyne stated  
19 that he used a "bag of tricks" to coerce his clients/patients into compliance with his profiteering  
20 agenda rather than seeking healthy, cooperative resolutions.

21 42. Defendants failed to advise Plaintiff that Doyne would utilize the "Caldwell Report"  
22 interpretive tool for the MMPI survey. The Caldwell report is a computer print-out similar to an  
23 astrology reading.

24 43. Defendants failed to advise Plaintiff that Doyne regularly dishonestly manipulated the  
25 "Caldwell Report" astrology reading to disfavor one or the other party.

26 44. Defendants failed to advise Plaintiff that Doyne fails to use any scientific methodology,  
27 which is generally accepted in the field of Psychology for the purposes which Defendants, and  
28 each of them, proscribed. For example, Defendants knew or had reason to know that Caldwell  
Report has been widely criticized, and even called "dangerous." Two notable family law  
specialists **Cheryl L. Karp, Ph.D.** and **Leonard Karp, J.D.** have described the problems with

1 the test thusly:

2           However, the MMPI must be interpreted in light of the biographical and  
3 other information about the client. "Blind interpretations," where nothing  
4 is known of the client except perhaps gender, may be useful for testing a  
5 psychologist's memory about the descriptive statements attached to certain  
6 individual scale elevations or certain profiles. They are not useful, *and*  
7 *may be dangerous*, in interpreting MMPI results for forensic work or any  
8 other professional psychology work.  
9 Computer use has brought other problems to the area of MMPI  
10 interpretation. Computer programs have been developed to allow  
11 computers to score the raw data ... produce the files in printed graph form,  
12 and do the work of fetching interpretative information from "cookbooks."  
13 Undeniably, the computers save valuable time for psychologists. Yet, their  
14 use with the MMPI has opened the way for some serious problems.  
15 This advanced technology lends an image of "truth" or "accuracy" to the  
16 printout results that may mislead even psychologists. Also, this technology  
17 is more readily available to non-psychologists than is wise. Persons with  
18 no or minimal training in psychology and psychological testing may use a  
19 computer report to make statements about a person's personality  
20 functioning that sound definitive or are presented as such. Even generally  
21 competent and respectable practitioners in fields normally thought to be  
22 "allied to" psychology, such as psychiatry or clinical social work, can  
23 make the grievous error of believing that they have acted responsibly or  
24 done a good job when they make conclusions about a client  
25 based solely or predominantly on the MMPI, using a computer to produce  
26 scores and interpretations. The MMPI needs to be interpreted in light of  
27 many factors often not considered by the computer programs. Computer  
28 programs frequently require only information about the client's sex, age,  
and achieved education level, not other factors such as current life  
stressors or other life experiences or environmental factors.  
Furthermore, when used as part of a testing battery, the MMPI results  
must be integrated with all the testing and historical data and finally

1 interpreted in light of all of the psychologist's psychological knowledge.  
2 Doing this may alter the psychologist's original interpretation of the  
3 MMPI, as will be discussed below in the section on the interpretation of  
4 the Rorschach. Non-psychologists should not and usually cannot  
5 administer a whole test battery and interpret it appropriately.  
6 Secondly, many computer reports focus mainly on giving statements about  
7 the elevation of each individual scale, with perhaps cursory statements  
8 about the highest two scales considered together. Unfortunately, there is  
9 not a statement at the beginning of the computer printout explaining  
10 whether the statements are from research with a normal or abnormal  
11 population.

Source: ParentingPlan.net

11 45. Doyne was not "honest" and, in fact, regularly committed malpractice, fraud, extortion,  
12 and perjury.

13 46. Defendants knew or had reason to know of all of the above facts, including Doyne's  
14 dishonesty and manipulation.

15 47. Doyne was also not "thorough" as he frequently failed to review or analyze dozens of  
16 documents and abundant evidence presented to him, failed to review his clients' file, made  
17 reckless, false, and malicious recommendations clearly indicating he had not reviewed the file,  
18 and acted with oppression, fraud, and malice.

19 48. Defendants failed to advise Plaintiff that Doyne regularly refers clients to a select group  
20 of his professional colleagues to perform additional unnecessary, fraudulent, and/or harmful  
21 services such as intrusive and expensive supervised visitation, unnecessary child counseling, and  
22 supervision centers.

23 49. Defendants failed to advise Plaintiff that Doyne and his colleagues would attempt to  
24 entrap Plaintiff and/or his son in months or years of such extensive, unnecessary, and harmful  
25 services, draining him of financial resources.

26 50. Defendants failed to advise Plaintiff that many other alternatives to use of Doyne were  
27 preferable under these circumstances, including collaborative parenting education, "true"  
28 informal mediation, mediation with unbiased mediators, mediation with volunteer attorneys,  
mediation with less expensive mediators, mediation with individuals who waive all claims to

1 immunity, mediation with mediators who would agree to qualified immunity, attorney-to-  
2 attorney "four way" informal negotiations, confidential counseling, as well as other alternative  
3 dispute resolution techniques.

4 51. Doyne admitted that he was, in fact, not authorized to perform the activities that  
5 Defendants recommended him to perform and he attempted to perform, including unilaterally  
6 altering a custody schedule, changing the location of pick-ups and drop-offs, and imposing  
7 draconian burdens on the parties, which Doyne himself described as "handcuffs" and his "bag of  
8 tricks".

9 52. Defendants failed to advise Plaintiff that Doyne's pattern and practice in mediation and  
10 evaluation is in fact to encourage conflict between the parties by encouraging hostile behaviors,  
11 discouraging conciliatory behaviors, thereby prolonging the parties' conflict, increasing the  
12 number of sessions he would require the parties to attend to "resolve" the conflict he encouraged,  
13 charging more fees for his services, and thereby generating additional revenue for his practice at  
14 the Plaintiff's expense.

15 53. Defendants failed to advise Plaintiff that on information and belief Doyne's pattern and  
16 practice was to make false reports against his clients/patients to Child Protective Services,  
17 thereby using the trust placed in him as a mediator to jeopardize the Plaintiff's relationship with  
18 his child, then offer to modify or withdraw the false report in exchange for Plaintiff's payment to  
19 Doyne of more fees or otherwise "paying off" Doyne. On information and belief, Doyne has  
20 utilized such dishonest, subversive, and harmful techniques with many of his clients for decades,  
21 including with Defendants' clients. Defendants knew or had reason to know of such dishonest  
22 practices for years.

23 54. Defendants failed to disclose a conflict of interest in that they previously utilized Doyne  
24 in other client matters in which they or their clients paid Doyne thousands or tens of thousands of  
25 dollars in exchange for favorable opinions. Defendants failed to advise Plaintiff that Doyne  
26 would insist that Plaintiff comply with this "cash for custody" illegal extortion scheme.

27 55. Defendants failed to advise that Doyne was, in fact, an incompetent mediator, regularly  
28 made false statements under oath, regularly made false reports to CPS, regularly overcharged for  
his services, regularly charged breathtaking sums for unnecessary and harmful services, regularly  
billed for services he did not perform, regularly failed to meet the relevant professional standards  
in his profession of psychology, and otherwise regularly committed fraud and/or extortion on his



1 patients/clients, acted with oppression, fraud, and malice, imposed unnecessary and ineffective  
2 testing and other measures, and otherwise acted to extort and/or harm his patients/clients, and  
3 their children.

4 56. Defendants failed to advise Plaintiff that Doyne had violated state and federal  
5 patient/client and child privacy laws by disclosing confidential patient information to third  
6 parties and that he would do so in Plaintiff's matter. Defendant did make illegal, unethical, and  
7 inappropriate disclosures of private, privileged, and protected matters regarding Plaintiff.

8 57. After Plaintiff retained Doyne and advised Defendants of Doyne's incompetence and  
9 unprofessional behavior, Defendant Blanchet admitted that such behavior was "not unusual" for  
10 Doyne. Defendants failed to advise Plaintiff how to remedy such misbehavior by immediately  
11 seeking to discharge Doyne and seek one or more of the other, more efficient and helpful ADR  
12 procedures described above.

13 58. Defendants further failed to advise Plaintiff of his right to trial by jury.

14 59. Defendants had significant prior knowledge of Doyne's track record of illegal,  
15 incompetent, and unethical behavior. After Plaintiff engaged Doyne, Defendant Blanchet  
16 admitted to Plaintiff that Doyne "usually forms his opinions first, then twists the facts to fit his  
17 opinion."

18 60. Defendants suggested that Plaintiff commit bribery by paying Doyne for his illegal,  
19 unnecessary, harmful, and fraudulent behavior to form an opinion in Plaintiff's favor.

20 61. When Plaintiff realized concerns regarding Doyne's failures to investigate or otherwise  
21 properly perform his duties, he consulted with Defendants. Defendants falsely advised Plaintiff  
22 that he could not to request to record all sessions with Doyne to create a record of Doyne's  
23 illegal behavior. In fact, Plaintiff had a right to record all such sessions. Defendants'  
24 misrepresentation was to Plaintiff's disadvantage in that Plaintiff was prevented from preserving  
25 evidence of Doyne's fraud and abuse.

26 62. Defendants failed to advise Plaintiff that by agreeing to mediate the action with Doyne,  
27 Plaintiff would severely compromise his rights to review Doyne's opinions and actions by  
28 judicial review, appeal, and by other professional oversight organizations.

63. Defendants failed to advise Plaintiff that by agreeing to engage Doyne, that Doyne could  
commit any number of harmful, incompetent, malicious, fraudulent, and oppressive acts against  
Plaintiff and his child, and then seek to invoke "immunity" or "privilege" for such harmful,

1 incompetent, malicious, fraudulent, and oppressive acts.

2 64. Said failures actually and proximately caused Plaintiff damages in an amount to be  
3 proven at trial, but no less than \$1,000,000, accounting for the amount of money, time, and effort  
4 spent preparing for and attending sessions with Doyne, the amount of money paid to Doyne and  
5 the amount paid by Plaintiff to Defendants for Defendants' services relating to Doyne's  
6 emotional distress and punitive damages.

7 65. Defendants further failed to advise Plaintiff that on information and belief Doyne  
8 exhibited a pattern and practice of committing these fraudulent acts with dozens of other  
9 clients/patients as described in the attached Combined (1) Application For Leave To File As  
10 *Amici Curiae* And (2) amicus Brief Of Proposed *Amici Curiae*, (A) California Coalition For  
11 Families and Children (B) National Coalition For Men, In Support Of Plaintiff Dr. Emad Tadros'  
12 Motion To Continue Hearing And Conduct Discovery, attached hereto as Exhibit "H" and  
13 incorporated herein by reference.

14 66. Such acts and omissions were conducted with oppression, fraud, and malice.

15 67. On or about January, 2009, Judge Joel Wohlfeil, who had presided over this case for one  
16 year left the bench, to be replaced by Judge Lisa Schall.

17 68. Judge Lisa Schall has been reprimanded by the California Counsel for Judicial  
18 Excellence three times for inappropriate conduct, drunk driving, reckless driving, and abuse of  
19 discretion and was incompetent to sit in Plaintiff's family court matter.

20 69. At the time that Judge Schall entered the case, Defendants had knowledge of the above-  
21 referenced facts.

22 70. At the time Judge Schall entered the case, Defendants had a duty and opportunity to  
23 advise Plaintiff that he could file a pre-emptory "strike" against Judge Schall, removing her from  
24 the case.

25 71. Defendants failed to advise Plaintiff of Judge Schall's reprehensible track record as a  
26 judge.

27 72. Defendants further failed to advise Plaintiff that he could strike Judge Schall.

28 73. As an actual and proximate result, and in reliance on Defendants' failure to strike Judge  
Schall, Plaintiff failed to strike Judge Schall from the case.

1 74. As an actual and proximate result of Defendant's failure to advise Plaintiff to strike Judge  
2 Schall, Judge Schall proceeded to behave in exactly the same irresponsible manner she had  
3 previously behaved, issuing numerous recklessly irresponsible decisions, causing harm to  
4 Plaintiff in an exact amount to be proven at trial.

5 75. In performing the actions described hereinabove, Defendants acted with oppression,  
6 fraud, and malice.

7 **Second Cause of Action: Intentional and Negligent Misrepresentation**  
8 **(Against all Defendants and Does 11-20)**

9 76. Plaintiff incorporates herein paragraphs 1-75 above as if set forth fully herein.

10 77. The actions and representations described above were made intentionally, recklessly, and  
11 negligently.

12 78. The actions and representations described above were material.

13 79. The representations described above were reasonably relied on by Plaintiff in retaining  
14 Doyne and continuing to provide information to and work with Doyne, to pay Doyne, to pay  
15 Doyne and Defendants, and other acts in reliance thereon.

16 80. Said reliance by Plaintiff actually and proximately caused Plaintiff damages in an amount  
17 to be proven at trial, but no less than the amount of money, time, and effort spent preparing for  
18 and attending sessions with Doyne, the amount of money paid to Doyne, the amount billed by  
19 Defendants paid by Plaintiff for Defendants' services relating to Doyne, and cognizable  
20 emotional distress.

21 81. In performing the acts and missions described herein above, Defendants acted with  
22 oppression, fraud or malice.

23 **Third Cause of Action: Intentional and Negligent Infliction of Emotional Distress**  
24 **(Against Defendants and Does 21-30)**

25 82. Plaintiff incorporates herein paragraphs 1-81 above as if set forth fully herein.

26 83. Defendants' actions described hereinabove were intentional and/or negligent.

27 84. Defendants owed a duty of care to properly advise Plaintiff of the facts set forth herein  
28 above.

85. Defendants' actions described hereinabove actually and proximately caused Plaintiff  
emotional distress, loss of business opportunities, and loss of monies spent retaining Doyne and

1 charged by Defendants relating to Doyne.

2 **Fifth Cause of Action: Breach of Fiduciary Duties**  
3 **(Against Defendants and Does 31-40)**

4 86. Plaintiff incorporates herein paragraphs 1-85 above as if set forth fully herein.

5 87. Defendants, as attorneys for Plaintiff, owed Plaintiff a fiduciary duty to preserve and  
6 protect Plaintiff's interests, rights, and opportunities.

7 88. Defendants, by virtue of the actions and failures to act described hereinabove, breached  
8 said fiduciary duties.

9 89. As an actual and proximate result of Defendants' breach of fiduciary duties described  
10 above, Plaintiff has been injured in an amount to be proven at trial.

11 90. In breaching said fiduciary duties, Defendants acted with oppression, fraud, or malice.

12 **Fifth Cause of Action: Unfair Business Practices pursuant to California**

13 **Business and Professions Code section 17200 et seq.**

14 **(Against Defendants and Does 41-50)**

15 91. Plaintiff incorporates herein paragraphs 1-90 above as if set forth fully herein.

16 92. Defendants, by virtue of the actions and failures to act described hereinabove, committed  
17 violations of California Business and Professions Code section 17200 et seq.

18 93. As an actual and proximate result of Defendants' violation of said Business and  
19 Professions code described above, Plaintiff has been injured in an amount to be proven at trial.

20 94. In breaching said Business and Professions Code provisions, Defendants acted with  
21 oppression, fraud, or malice.

22 95. On November 25, 2009, Plaintiff delivered a demand letter to Defendants, detailing the  
23 breaches and violations described hereinabove. Plaintiff requested Defendants'  
24 acknowledgement of and response to said claims. Defendant failed and refused to comply with  
25 Plaintiff's reasonable requests. As a result, Plaintiff has been forced to file this lawsuit.

26 **Prayer for Relief:**

27 Plaintiff hereby prays for relief as follows:

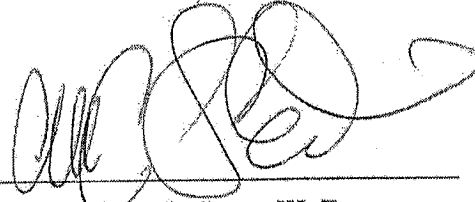
- 28
1. For damages in excess of \$100,000, the exact amount to be proven at trial;
  2. For interest, attorney's fees, and costs of suit incurred herein;

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- 3. For injunctive relief preventing Defendants from causing such further injuries to Plaintiff and other clients of Defendants;
  - 4. For additional remedial measures requiring Defendants to strictly adhere to the professional standards to which they are bound by law and submit to an annual audit by Plaintiff for compliance w/same; and
  - 5. For punitive and exemplary damages in an amount to be proven at trial;
  - 6. For such further and other relief as this Court deems just and proper.
- Plaintiff hereby demands a trial by jury.

Dated: December 31, 2009

Lexevia, PC

By: 

Colbern C. Stuart III, Esq.  
Attorney for *Plaintiff*

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VERIFICATION

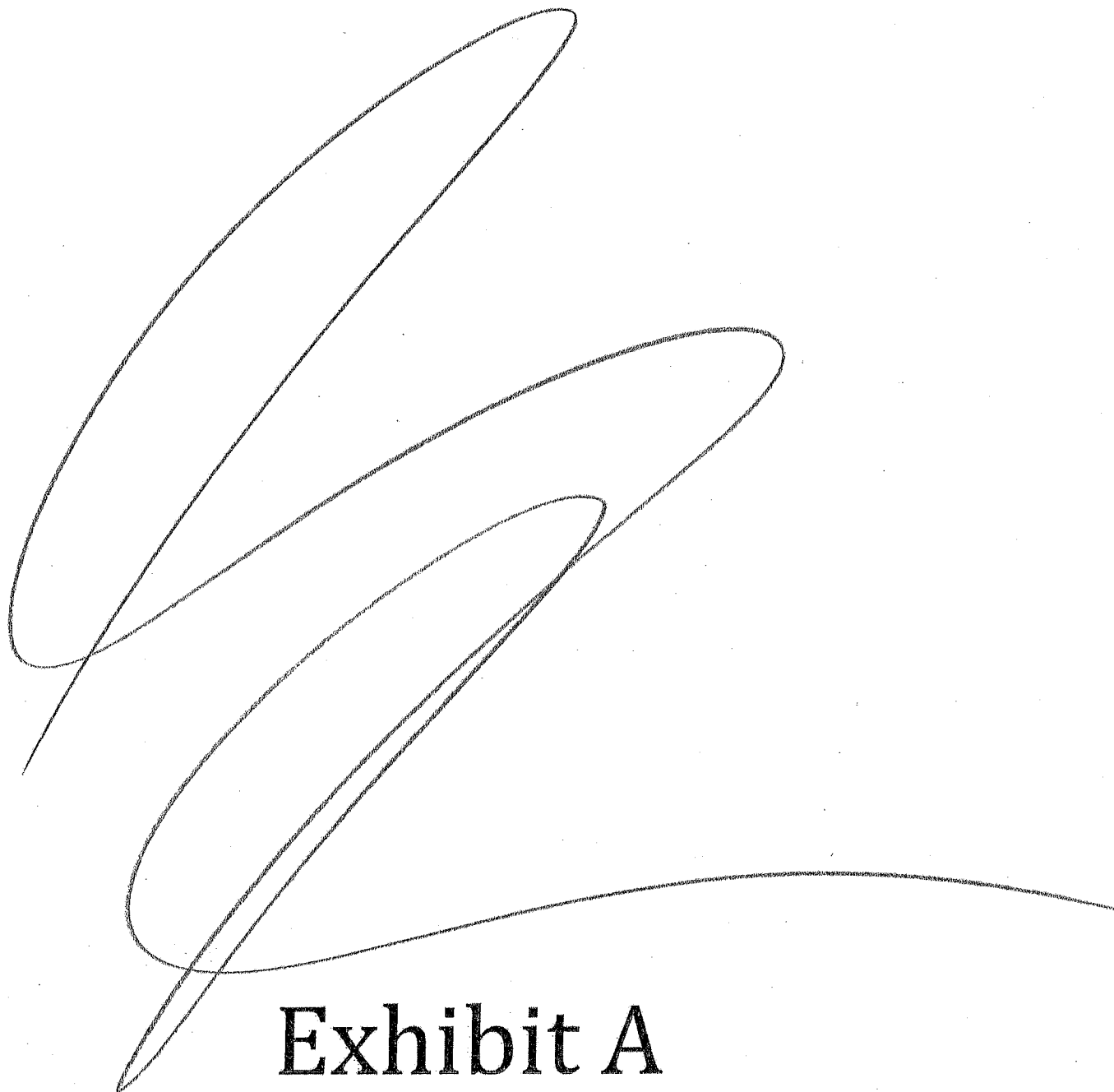
I verify under penalty of perjury that the facts alleged in the foregoing complaint are true and correct to the best of my information, knowledge and/or belief.

Dated: December 31, 2009

BY:



COLBERN C. STUART III, Plaintiff



**Exhibit A**

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EVALUATOR (Name and address):   TELEPHONE NO.: _____ FAX NO. (Optional): _____ E-MAIL ADDRESS (Optional): _____	<b>FOR COURT USE ONLY</b>
<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF _____</b>  STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
<b>DECLARATION OF COURT-CONNECTED CHILD CUSTODY EVALUATOR REGARDING QUALIFICATIONS</b>	

1. I, (name): \_\_\_\_\_, declare that if I appeared in court and were sworn, I would testify to the truth of the facts in this declaration.
2. As of (date): \_\_\_\_\_, I am a court-connected child custody evaluator or a person who supervises court-connected child custody evaluators for the above court.
3. I submit this form to indicate compliance with all applicable requirements for a court-connected child custody evaluator under rule 5.225 of the California Rules of Court for (specify year): \_\_\_\_\_

**LICENSING REQUIREMENTS**

4. a.  I am licensed as a psychologist, marriage and family therapist, or clinical social worker;
- b.  I am licensed as a physician and I am a board-certified psychiatrist or I have completed a residency in psychiatry; or
5. a.  I am not licensed, but I am eligible to be certified by the court to perform court-connected child custody evaluations under Family Code section 3110.5(c)(5) and rule 5.225(c)(2)(A) because:
  - (1) I meet the requirements for a court-connected child custody evaluator under rule 5.225(j); and
  - (2) I am being supervised by a court-connected child custody evaluator who has complied with all the requirements for court-connected child custody evaluators under rule 5.225; and
- b.  I request that the court certify that I meet all the requirements for a court-connected evaluator under rule 5.225.
6.  I am not licensed or eligible for certification as indicated in 4 or 5.  
**NOTICE: If item 6 is checked, the court may not appoint the person to perform a child custody evaluation in this case unless, under Family Code section 3110.5(d) and rule 5.225(c)(2)(B), all the following criteria have been met:**
  - (1) The court determined that there are no licensed or certified evaluators who are willing and available, within a reasonable period of time, to perform child custody evaluations;
  - (2) The parties have stipulated that the person may conduct the child custody evaluation; and
  - (3) The court approves the person's appointment.

**EDUCATION AND TRAINING REQUIREMENTS**

7. I have completed:
  - a.  The basic and advanced domestic violence training requirements for a court-connected child custody evaluator under rule 5.225(e); and
  - b.  The 40 hours of education and training requirements for a court-connected evaluator under rule 5.225(d); or
  - c.  At least 20 of the 40 hours of the education and training requirements for a court-connected evaluator, and I will complete the remaining hours of education and training required by rule 5.225(d) within 12 months of conducting my first evaluation as a court-connected child custody evaluator.
8. I have completed:
  - a.  The annual 8 hours of update training requirements for a court-connected child custody evaluator under rule 5.225(h); and
  - b.  The annual 4 hours of domestic violence update training requirements for a court-connected child custody evaluator under rules 5.225 and 5.230.

*EXA*



EVALUATOR'S NAME:	
-------------------	--

**EXPERIENCE REQUIREMENTS**

9.  I have complied with the experience requirements for a court-connected child custody evaluator in rule 5.225(g) because I participated in the completion of four court-appointed child custody evaluations in the preceding three years. I (specify):
- a.  Independently conducted and completed the child custody evaluations as stated in rule 5.225(g)(1)(A);
  - b.  Materially assisted another evaluator as stated in rule 5.225(g)(1)(B); or
  - c.  Complied with the requirements stated in rule 5.225(g)(2), and I am deemed to meet the experience requirements of rule 5.225(g) until December 31, 2009.
10.  I have complied with the experience requirements for those who supervise court-connected child custody evaluators because:
- a.  I conducted or materially assisted in the completion of four court-connected child custody evaluations in the preceding three years under rule 5.225(g)(4)(A); or
  - b.  I have been employed as of January 1, 2007, as a person who supervises court-connected evaluators, and I am deemed to comply with the experience requirements of this rule until December 31, 2009, under rule 5.225(g)(4)(B).
11.  I have not complied with the experience requirements for child custody evaluators in rule 5.225(g)(1).  
**NOTICE: If item 11 is checked, the court may not appoint a court-connected evaluator to perform a child custody evaluation unless, under rule 5.225(g)(3), all the following criteria have been met:**
- a. The court determined that there are no child custody evaluators who meet the experience requirements for child custody evaluators who are willing and available, within a reasonable period of time, to perform child custody evaluations;
  - b. The parties have stipulated that the person may conduct the evaluation; and
  - c. The court approves the person's appointment.

**USE OF INTERNS**

12.  I intend to use interns to assist with the child custody evaluation in the manner disclosed and agreed to by the parties and attorneys in the case. Each intern will have complied with the criteria of rule 5.225(l), and will work under my supervision at all times.

**NOTICE**

Court-connected child custody evaluators practicing as of January 1 of a given year must submit this form to the court executive officer or his or her designee by January 30 of that year. Court-connected evaluators beginning practice after January 1 must file this form before beginning any work on the first child custody evaluation and by January 30 of every year thereafter. (Cal. Rules of Court, rule 5.225(k)(1)(A))

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
----------------------	--------------------------

**CERTIFICATION**

**BASED ON THE FOREGOING, THE COURT CERTIFIES THAT THE ABOVE PERSON IS A COURT-CONNECTED CHILD CUSTODY EVALUATOR WHO MEETS ALL THE QUALIFICATIONS FOR COURT-CONNECTED EVALUATORS AS SPECIFIED BY THE JUDICIAL COUNCIL IN RULE 5.225 OF THE CALIFORNIA RULES OF COURT.**

Date:

<input type="checkbox"/> JUDGE	<input type="checkbox"/> COMMISSIONER
--------------------------------	---------------------------------------





EVALUATOR'S NAME: PETITIONER/PLAINTIFF; RESPONDENT/DEFENDANT:	CASE NUMBER:
---	--------------

**EXPERIENCE REQUIREMENTS (continued)**

7.  I have not complied with the experience requirements for child custody evaluators in rule 5.225(g)(1).  
**NOTICE: If item 7 is checked, the court may not appoint a court-connected evaluator to perform a child custody evaluation unless, under rule 5.225(g)(3), all the following criteria have been met:**
- a. The court determined that there are no child custody evaluators who meet the experience requirements for child custody evaluators who are willing and available, within a reasonable period of time, to perform child custody evaluations;
  - b. The parties have stipulated that the person may conduct the evaluation; and
  - c. The court approves the person's appointment.

**USE OF INTERNS**

8.  I intend to use interns to assist with the child custody evaluation in the manner disclosed and agreed to by the parties and attorneys in the case. Each intern will have complied with the criteria of rule 5.225(l) and will work under my supervision at all times.

**NOTICE**

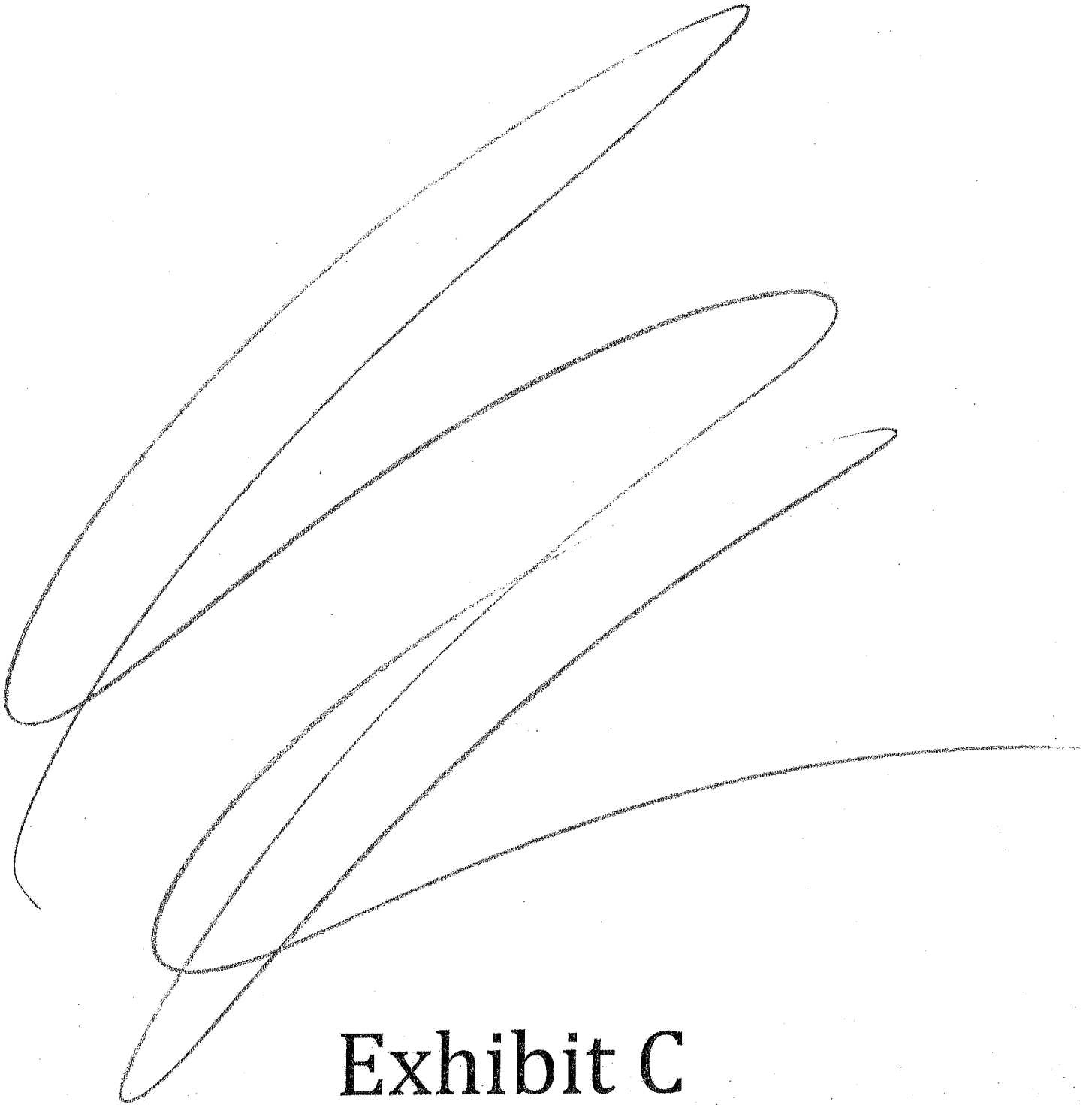
Private child custody evaluators must complete this form and file it with the clerk's office no later than 10 days after notification of each appointment and before beginning any work on the child custody evaluation.  
 (Cal. Rules of Court, rule 5.225(k)(1)(B))

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

\_\_\_\_\_  
 (TYPE OR PRINT NAME)

\_\_\_\_\_  
 (SIGNATURE OF DECLARANT)



# Exhibit C

100  
101  
102  
103  
104  
105

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):     TELEPHONE NO. (Optional): _____ FAX NO. (Optional): _____ E-MAIL ADDRESS (Optional): _____ ATTORNEY FOR (Name): _____	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF _____  STREET ADDRESS: _____ MAILING ADDRESS: _____ CITY AND ZIP CODE: _____ BRANCH NAME: _____	
PETITIONER/PLAINTIFF: _____ RESPONDENT/DEFENDANT: _____ OTHER PARTY: _____	
<b>ORDER APPOINTING CHILD CUSTODY EVALUATOR</b>	CASE NUMBER: _____

**THE COURT ORDERS AS FOLLOWS:**

1. The court appoints:

- a.  a local court-connected child custody evaluation service (specify):
- b.  a private child custody evaluator (specify):
- c.  family court services
- d.  other (specify):

in this matter to perform (check one):

- e.  a full child custody evaluation
- f.  a partial child custody evaluation

under the statutory authority of:

- g.  Family Code section 3111.
- h.  Family Code section 3118.
- i.  Evidence Code section 730.
- j.  Chapter 15 (commencing with section 2032.010) of title 4, part 4 of the Code of Civil Procedure.

2. The names and dates of birth of the children are (specify):

See attachment.

Name

Date of birth

3. The purpose and scope of the evaluation is (specify):

See attachment.

*60C*

PETITIONER/PLAINTIFF: RESPONDENT/DEFENDANT: OTHER PARTY:	CASE NUMBER:
--	--------------

**4. DETERMINATION OF FEES AND PAYMENT**

See attached order on fees and costs.

a. The evaluator will be compensated as follows:  
 (Specify amount or rate and terms):

The court reserves jurisdiction to determine the amount of the fees and costs for the evaluation.

b. The court finds that the parties are able to pay the cost of the child custody evaluation. The parties are ordered to pay as follows:

(1)  Petitioner/plaintiff must pay \_\_\_\_\_ % of the cost.  Respondent/defendant must pay \_\_\_\_\_ % of the cost.

(2)  The court reserves jurisdiction to reallocate the cost of the evaluation between the parties.

(3)  Other:

c. Payment will be made as follows:

(1)  Petitioner/plaintiff must make installment payments of \$ \_\_\_\_\_ per month until the cost of the evaluation is paid or modified by court order.

(2)  Respondent/defendant must make installment payments of \$ \_\_\_\_\_ per month until the cost of the evaluation is paid or modified by court order.

(3)  Other:

**5. NOTICE TO EVALUATOR**

Within 10 court days of receipt of this order and before the evaluation, the child custody evaluator must file a *Declaration of Private Child Custody Evaluator Regarding Qualifications* (form FL-326) with the court unless the person is a court-connected employee who must annually file the *Declaration of Court-Connected Child Custody Evaluator Regarding Qualifications* (FL-325).

**6. NOTICE REGARDING CONFIDENTIALITY OF EVALUATION REPORT**

The child custody evaluation report is confidential. You must not make an unwarranted disclosure of the contents of the child custody evaluation report. By law, a court can order a penalty for the unwarranted disclosure of the child custody evaluation report, which can include an order that the disclosing party pay a fine and attorney fees and costs.

For more information, read Family Code section 3111 and obtain *Child Custody Evaluation Information Sheet* (form FL-329-INFO). This form is available from the office of the court clerk or online at [www.courtinfo.ca.gov/forms](http://www.courtinfo.ca.gov/forms).

**7. INSTRUCTIONS FOR INITIAL CONTACT**

a.  The evaluator will contact each party.

b.  Each party must contact the evaluator.

c.  Additional instructions (specify):

**8. OTHER**

9.  Additional orders attached.

Number of pages attached: \_\_\_\_\_

Date:

\_\_\_\_\_  
 JUDGE OF THE SUPERIOR COURT



# Exhibit D

11/1/2020



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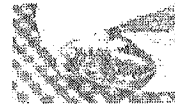
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LISTS IN SAN DIEGO

Write a review



5 to Try: Breakfast Burritos in San Diego by Tim Chester, Citysearch Editor

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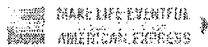
Jonathan Gale, Ph.D.  
9404 Genesee Ave Ste 335  
La Jolla, CA 92037

3 Reviews

Kenneth Ailon, Ph.D.  
4452 Park Boulevard, Suite 204  
San Diego, CA 92116



San Diego Thanksgiving Planner 2009 by Christine Stull



Suggest a correction

Can this business be...?

OVERVIEW

USER REVIEWS (21)

MAP & DIRECTIONS

### REVIEWS & RATINGS FOR DOYME STEPHEN E PHD

21 reviews

Write a review

2 reviews

0 reviews

0 reviews

0 reviews

19 reviews



#### northcountyguy is misinformed

by concerned parent #1

Obviously northcountyguy has not worked with Dr. Doyme as a patient. From his "review" it appears that he is a long-time friend and colleague in Dr. Doyme's profession of Psychology. I would urge you to weigh the opinion of a long-term friend and colleague against the many, many opinions of Dr. Doyme's patients.

Search Channel 10's website to view the report by award-winning investigative journalist Lauren Reynolds which broke the story questioning Dr. Doyme's credentials. View the interviews of a half-dozen of Dr. Doyme's patients highly critical of Dr. Doyme—some of whom were forced to pay over \$20,000 as part of Dr. Doyme's services.

Search online to find the negative reviews of Dr. Doyme by others accusing him of fraud, negligence, misrepresentation, and endangerment of their children.

Search court records for the lawsuit recently filed against Dr. Doyme in San Diego Superior by another of his former patients for fraud.

Ask your attorney about these allegations. There are many qualified psychologists in San Diego County. Good luck.

Pros: Appears kind at first

Cons: Lack of judgment, overbills, misrepresents qualifications

Helpful | Not helpful | Report

#### Dr. Doyme is a dedicated, honest and fair expert

by [unclear]

I've known Dr. Doyme for over twenty five years. I've gotten to know him personally and professionally over these many years and have nothing but

### THINGS TO DO NEARBY DOYME STEPHEN E PHD

**Doyme Stephen E Phd**  
9834 Genesee Ave Ste 416  
La Jolla, CA 92037

- Restaurants
- Hotels
- Gyms
- Movie Theaters
- Department Stores
- Shopping & Retail
- Grocery Stores
- Pharmacies
- Hospitals
- Books

### NEARBY REVIEWS IN SAN DIEGO

LifeSipos

9400 Activity Rd Ste 1, San Diego, CA

Song Hwang Food To Go

4650 El Cajon Blvd, San Diego, CA

Flowers By Sean

3334 5th Avenue, San Diego, CA

Dr. Howard M. Ailon Institute

10145 Pacific Heights Blvd Ste 1, San Diego, CA

Exp

All of the ethical psychologists and attorneys are staying away from Stephen Doyne.

Who are you and why are you not writing your name? No one with principles would endorse this phoney.

His credentials are manufactured by a papermill.

We are his clients complaining he does not do therapy- he just sits there collecting \$300 per hour. This is not about judgments- this is about an arrogant take.

He pads his billing statements and we are sick of it.

The judges are not recommending him anymore- now everyone sees through him. He makes up reasons for behavior that fit a preconceived conclusion- This is what one top Psychologist stated about him. He will make false statements and come to erroneous conclusions. Is he paid off?

I know one person who paid him \$10,000 to get what he wanted written.

I have not seen one ethical psychologist stand up for him or ONE single patient. Look at the court documents. Read "Whores of the Court"

Court Watch San Diego is keeping track of his false statements on the witness stand.

Pros: up for hire

Cons: Unethical con man

helpful not helpful comment

### heartbroken mother

helpful not helpful comment

I appeared in court on wednesday august 26th to have a hearing about a custody modification. I at that time had full custody of my 4 year old son and have for the past 2 years. I have recently lost custody of my son due to a report filed by Dr. Doyne, who was appointed by the court and my ex-husbands attorney and paid for by my ex-husbands family. in his report he admits that my ex-husband has had mental health issues since childhood as well as being a confirmed substance abuser and alcohol abuser which is confirmed by Dr. Elig his psyhologist. He admits in his report that my ex husband has been in out patient treatment programs and has had stays in sharp mesa vista and tri cities mental health facility for suicide attempts and substance use. This report goes on to indicate that all investigations into abuse by me and my family have come up UNFOUNDED however on wednesday the court ordered physical custody to my ex husband taking my son from me and allowing me weekend visitation. Seems that they paid Dr. Doyne to side in their favor.

Cons: On the take

helpful not helpful comment

### doynes ABUSEs are MADE known MORE each DAY

helpful not helpful comment

last I saw doyne, he had a "head tick" whereby his whole head would twitch to one way or the other on a consistent basis, probably about every thirty seconds or so. Nobody here wishes sickness, illness, or any other medical conditions to katz/doyne, but I do believe he was taking alot of medications (head,twits) and he often was half asleep, with one eye half shut or fully shut, and about to doze off. He never did the assigned work he was hired for, but instead, would look at his desktop computer and be reviewing his personal business; how do I know you ask? Good Question!

Because multiple times I would excuse myself to go out to the restroom, and I would always see his personal email open on his computer or other case assignments he had taken on. It was never information about me or my child. So I was paying this individual a ton of my hard earned money so he could essentially review his other cases and check his emails.

He is not a man, he is not a human being. What he actually is, I would rather not post on this site.

Pros: he pays his bills

Cons: by thieving us of our livelihood

helpful not helpful comment

### He offers Free Time you say?

helpful not helpful comment

doyne gives "free time" you say? Well, how interesting is that?

While in katz doyne office with my child for month's on end, he typically CUT SHORT his 50 minute clinical session to 45 minutes, and also even 40 minutes.

I checked his clock each time a session started, and also when he said "times up!"

I called him on his unethical pathetic ways, regarding this and more. He did not have an answer

I went through an eval with this person nine years ago and had a feeling something wasn't right. Although the out come of the court case was favorable to me, Doyno made it much more difficult than it had to be. I was ordered to pay

for the eval and discovered many billing errors, when his Office was made aware of the errors, my problems started. When the errors were not corrected, I took it up directly with Doyno and our relationship became adversarial. When the report was finally released to the court, after many calls by my attorney, it was at best a sloppy unprofessional fill in the blanks evaluation. Suffice to say I would recommend to steer clear of this person at all cost. The whole family court process is a fee churning machine that can get out of hand quickly.

Pros: None  
Cons: To many to list

helpful not helpful comment

### Doyno's a fraud

1. 0/0/0/0/0/0

if you're looking for a custody evaluator steer clear of this charlatan...currently under investigation for falsifying credentials and reports. Go view the July 8th, 2008 investigative report on Doyno from San Diego's Channel 10 News on their website (links not allowed in this post).

Pros: none whatsoever  
Cons: being sued for fraud and negligence

helpful not helpful comment

### I have been keeping a close eye on this individual!

1. 0/0/0/0/0/0

beware-there's something very dangerous about this man and I will utilize every resource that I have to get to the bottom of this individual and his corrupt and pathological manner!

he withheld critical and pertinent information regarding the welfare of two small children. he will be investigated.

deceit and falsehood dread examination while truth invites it!

helpful not helpful comment

### Get your Diplomate here...Stand out, NEW, BIGGER, BETTER!!!

1. 0/0/0/0/0/0

Dr. Mal, are you Doyno? You sound like you might be him. Hmmm, I wonder.

Anywho... in my opinion Doyno is like a bag of chips on the and how they're packaged these days... full of air and only partially filled with the real product of what is being sold. It is a sad state of affairs for integrity in credentialing.

Like a falsely filled bag of chips, puffed with air, Doyno puts his Diplomate American College of Forensic Examiners credential ever so proudly under his signature on all correspondence. Just about anyone can purchase a weak and phony credential as that from Robert O'Block for a fee, even a cat can! What a shame. Worse yet, anyone can start up a "certification mill" business just like Robert O'Block did and issue Diplomates without any oversight whatsoever.

In contrast, the highly regarded credential in Forensic Psychology is offered by the ABPP, but Doyno would rather deceive the Court and the Public by having a bunch of air in his bag rather than earn the real deal or oh, be full of the real product being sold. Does he remember he has a PhD? Has he lost respect for his PhD? Does he even have a real PhD? Did he even earn it with integrity? Clearly, he lacks the cognitive faculties to distinguish between the two as he proudly displays his weak and phony Diplomate on all his correspondence along with PhD. What's more is that he claims to have been an adjunct Professor at the University of San Diego School of Law, among other fine learning institutions. USD says he has not and has never heard of him. That's like the "chip" companies offering "NEW," "BIGGER," "BETTER," "MORE," on their packaging when we all know it's the same product... shallow in content, near empty, and full of air... like Doyno with his false and misleading credentialing.

Dr. Mal, are you sure you're not Doyno himself? You can't ignore the facts, or maybe you haven't gone to the courthouse yourself (if you're not Doyno). If you are Doyno, you surely are delusional and a danger to the Public. How can we trust you Doyno? How can we trust the Court who heralds Doyno and allows him on the pedestal he is on? Dr. Mal, you sound delusional yourself in contrast to the facts. I think you need to do your research Dr. Mal, you appear to be too impressionable by those five pages of fluff Doyno has for a Curriculum Vitae (CV). Try Googling... "the credentialing con" or "the print by mark hansen expertise to go," then go down to the courthouse and review the exhibits. Dr. Mal you're either Doyno himself or a stupid fool.

Pros: There is not much in the bag...  
Cons: He is stale and rotten

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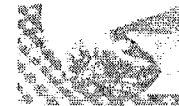
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LISTED IN SAN DIEGO



5 to Try: Breakfast Burritos in San Diego  
by Eric Chen, Citysearch Editor



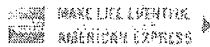
San Diego Thanksgiving Dinner 2009  
by Doyne Stephen E Phd

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2 reviews

Kamala Allen, Ph.D.  
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#### REVIEWS & RATINGS FOR DOYNE STEPHEN E PHD

21 reviews

Write a review

Write a review

2 reviews

0 reviews

0 reviews

0 reviews

10 reviews

Write a review

#### Thank you for your "educational" reviews

10/18/11

Easily one of the best known (among experts) psychologists in San Diego, Dr. Doyne listens extremely well, easily comprehending all, then cuts right to the chase with truly the most helpful advice possible. I was encouraged by all the negative reviews here, they are surely from vindictive self-centered types that Dr. Doyne expertly helps expose the courts of. He is dedicated to and concerned solely with CHILDREN and their PROPER DEVELOPMENT including GENUINE CO-PARENTING. Thank you from one who saw right through your "reviews" (I have the experience of a permanently horrid sociopath in my child's life).

Pros: Fabulous (famous) credentials which show in every way  
Cons: A bit pricey, but he often gives free time without charge.

helpful not helpful unhelpful

#### BUSINESSES TO GO NEARBY DOYNE STEPHEN E PHD

**Doyne Stephen E Phd**  
9834 Genesee Ave Ste 416  
La Jolla, CA 92037

Restaurants  
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Gong Hing Food To Go  
4650 El Cajon Blvd, San Diego, CA

Flowers By Susan  
3334 5th Avenue, San Diego, CA

Dr. Flowers Visitor Institute  
10145 Pacific Heights Blvd Ste 1, San Diego, CA

#### It's in the credentials

Healthcare & Staff

Superior Court of California

County of San Diego

330 West Broadway

San Diego, CA 92101

Case: 37-2008-0003386-CU-BT-CTL

Emad G. Tadros, M.D., Plaintiff vs. Stephen E. Doyne, Defendant

Complaint:

3. The American College of Forensic Examiners is a sham organization owned by a con artist named Robert O'Block that provides fake diplomas for a price. he operates a "certification mill." A pot cat has been issued the same credentials as Doyme; he has the certification that Zoe the cat has. Robert O'Block has also certified a murderer while he was incarcerated in prison; it was mailed to him while he was in prison (see scientific evidence review by Professor of Law Carol Henderson pp 7 & 8; also Google "the credentialing con" & "the print by mark hansen expertise to go").

\*\*As implied, Doyme does not possess certification by the one and only well respected forensic Board named the American Board of Professional Psychology (ABPP). The ABPP is the one and only to be recognized by all state licensing boards and the American Psychological Association (APA), and specifically in Forensic and/or Family Psychology specialty.

4. San Diego Family Court did not have record of Doyme's curriculum vitae (CV). The court ordered Doyme to release his CV upon Plaintiff's request. Doyme's CV lists false and misleading credentials such as:

a. In page 1 under honors and awards, Doyme's CV states he is a Diplomate in Psychology, American College of Forensic Examiners, which is a sham organization selling fake diplomas (2750 East Sunshine, Springfield, MO 65804).

b. CV states Doyme is a Diplomate of the American Board of Forensic Examiners (child-custody evaluators), a sham organization run by the same con artist (2750 East Sunshine, Springfield, MO 65804).

5. Page five, under Teaching Experience, Doyme's CV states he was an Adjunct Professor at the University of San Diego School of Law. In a letter of response to Dr. Tadros dated August 7, 2007 from the Office of the Vice President and Provost, the Assistant VP for Academic Administration of the School of Law at USD states, "I have searched our paper and digital records back to the mid-1970's and do not find a record of Stephen Doyme ever teaching at the University of San Diego."

6. Page five, under Teaching Experience, Doyme's CV states he was an instructor at the University of California at San Diego. In a letter of response to Dr. Tadros dated November 6, 2007 UCSD states that, "after extensive research of our payroll documentation, it has come to our attention that Stephen Doyme has not been directly employed by the University of California, San Diego."

7. Page five, under Teaching Experience, Doyme's CV states he was an instructor at the California School of Professional Psychology (CSPP). In a letter of response to Dr. Tadros dated September 5, 2007 CSPP states, "that we do not have employment records."

See courthouseforum did you know what, and search for Doyme

Pros: Not a thing.

Cons: Beware of him.

noted - not helpful - document

### Incompetent, unprofessional, and unethical!!!

Equipment

The reviews don't surprise me, but it is a great surprise to see them online!

There are a lot of things wrong with the Family Court process and in particular the 730 evaluator Doyme. First of all I'm denied my fourth amendment right to privacy. In the words of Mark Young ([www.exitedfathers.org](http://www.exitedfathers.org)), "judges routinely order psych evals which invade and probe every detail of private family life of law-abiding parents. Parties who come to court to address legal issues are diverted into a wilderness of psychological evaluations because judges refuse to do their job: enforce the constitutional right to parent, further draining family assets."

I am not a criminal. I do not have a criminal record, I've never had a criminal record. My life was looked into like I was a criminal. Moreover, when it was naively expected to be looked into professionally, it wasn't done so by Doyme.

All I asked for was a simple change of custody and visitation in the case and made no attack on my Ex. and created no problems in the process. I followed everything the court wanted me to do. I presented a dozen or so letters from highly respected people in the community who know my daughter and I together, and they all said very good things about me, and her and I together. What part of that does the Judge and Doyme not understand? I didn't need a 730 evaluation in the first place!

Worst of all, Doyme's lack of common sense put my child in danger from the fiancé of my Ex. He included this fiancé into his office for a one-on-one as part of the evaluation and wrote nothing negative about him, in spite of the fact that he endangered my daughter during the course of the evaluation.

Doyme conducted an unthorough evaluation of me and my family... people who know my child and I together better than anyone else. He did not talk to the most important people I wanted him to talk to.

When I made phone calls to Doyme for his help, crying out for help and protection, he turned and wrote in his report about those calls as if I was a nuisance in the course of the evaluation, as if the calls were nothing but a bother to him.

He omitted practically every important thing I said in evaluation, but apparently included most of the vicious and unnecessary attack that my Ex had made in the course of the evaluation.

Fiat out, and without a doubt, Doyme biased against me very strongly in the tone and content of his report.

Doyme is an evil man. No wait, he is not even a man. He does not deserve to be called a man because no real man would ever recommend what he recommended. Do not use his services, stay far away from this man, and if you have used him, please file complaint against him. He is dangerous!

Pros: NONE!!!!!!

Cons: He's DANGEROUS!!!!!!

helpful not helpful comment

### Incompetent!

Comment

Dr. Doyme did everything possible to keep me from my young son...just to generate more fees...this man is evil and that he will take to "his bank."

Pros: None

Cons: Expensive...motivated by greed!

helpful not helpful comment

### Civil Suit

Comment

Civil Suit: San Diego Court House

Fraud filed 10-14-2008: CASE NUMBER 37-2008-009 3885

Business Tort/ False

helpful not helpful comment

### Biased!!!! Ruined my toddlers life!!

Comment

I am recently divorced and a victim of DV, Dr. Doyme and the justice system. My ex husband whom is 22 years older than me, was verbally and emotionally abusive to me. Toward the end, he was physically violent. Even in front of my toddler. I threatened to leave and then he got the jump on me and filed first. I got a restraining order against him. Then before it got to court, he and his attorney talked me into dropping it. He then gets one against me saying "I am going to run away with the baby". Boom! Psych eval. His attorney chooses this wack job to do it. Remember, I am totally fine with it at first, I was sure that it would be obvious that my ex was abusive to me. Then, Dr. Doyme, writes and releases an unfinished, biased report!! He never made contact with my family and witnesses. Ignored my police report against him and littered the report with information from my ex's ex wife and his mother...HELLLO? Do ya think something is missing? DO NOT USE THE WEIRDON!! I am still trying to get custody back of my little innocent baby. He recommended that I go to therapy to deal with my anger toward my abuser... I still do not have custody of my baby. 2 YEARS LATER

Any ideas?

Pros: None, unless you want your life ruined!!!

Cons: very expensive, and very biased

helpful not helpful comment

### Avoid this person

Comment

Mr Doyme is a professional, and an expensive one. family abuser. He makes parents fight in a VERY skillful way. In this process children are the ones that suffer the most. In our case it took 3 other professionals. lots of time, lots of money (and more) to undo the mess that he did. His professional liaisons and referrals are at least unethical. In our case he was also caught over billing us and had to partly reimburse us. AVOID.

Pros: none

Cons: abusive, unethical, expensive

helpful not helpful comment

### He will absolutely hurt you if you're not the paying party - biased

Comment

I was engaged in a custody dispute with my ex-husband. Basically, husband didn't want a divorce after he found out how much support for three children was. Then he attempted everything in his power to take my children. It is difficult to effectively write about this man and not use the forbidden expletives. So just think of what expletives you would use if a doctor involved in your court case wrote a clearly biased report (since your ex-husband paid for the report), sent your children to a "specialist" for evaluation who turned out to be his very close

I would not hire this doctor unless I wanted a biased report. He leaves pertinent information out of his reports in a biased way for whoever is paying him. I do not believe he has the health, safety, and welfare of minor children in mind. The report he wrote for our family was very inaccurate and had a great deal of information that did not pertain to any of our pasts. I would not hire him. He should not be license to practice. I would only recommend to your worst enemy. If the court appoints him request a different person otherwise you will get a biased report!!!

Pros: Parking

Cons: biased

Pros: Parking

Cons: bias

hospital, not admit, common



**Biased to payor/slanted/opinions without substantiated proof**

11/11/2011

I agree with prior opinion. Who payed him got the ruling. Serious statements were not entered into report. Major discrepancies through out numerous pages of the report, details confused. Not questioned about serious allegations, just were put in report and found guilty with no basis except a statement out of context many years prior. Statements considered fact from a young child. He ruled by what 2 others said without questioning me or giving an opportunity to refute opinions with fact. He is considered the expert witness and his "ruling" is weighted heavily and would cost tens of thousands of dollars to refute, and show the true facts which is evidence based. It is a game except to the ones who are affected by it. His fees are \$300.00/per hour and the eval cost about \$10,000.--For a psych opinion plus the attorney costs of both sides combined is about \$800.00/ per hour. That leaves you with an \$800.00 an hour bill. Sounds like a racket.

Cons: biased/ rules for payee/ looked for evidence to bolster unfounded opinion

hospital, not admit, common

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11/11/2011

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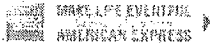
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**Exhibit E**

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**Parents for Accountability 2009-09-12**

**STEPHEN DOYNE, PHD LA JOLLA AND SAN DIEGO**

**Concerned Citizens:**

We are looking into professional misconduct of Child Custody Evaluator, Stephen Doyme, PhD. This will be a collective complaint to protect the public.

Superior Court of California  
 County of San Diego  
 330 West Broadway  
 San Diego, CA 92101  
 Case: 79-2008-00093885-CV-BF-CTL  
 Sima G. Tadros, M.D., Plaintiff vs. Stephen E. Doyme, Defendant

**Complaint:**

1. Violation of BPC 17200 et seq.
2. Breach of Contract
3. Negligence; and,
4. Fraud

**Exhibits:**

1. In correspondence, Doyme claims to be a "Diplomat American College of Forensic Psychologists." There is no organization called the American College of Forensic Psychologists.
2. The American College of Forensic Psychology in a letter dated September 18, 2007 the American College of Forensic Psychology writes back to Plaintiff stating, "... Doyme is not, and has not never been, a member of the American College of Forensic Psychology. We do not have Diplomates and his lists the group as American College of Forensic Psychologists, which is not our group."
3. The American College of Forensic Examiners is a sham organization owned by a con artist named Robert O'Block that provides fake diplomas for a price, he operates a "certification mill." A Det. car has been issued the same credentials as Doyme. He has the certification that Zee the cat has. Robert O'Block has also certified a murderer while he was incarcerated in prison it was mailed to him while he was in prison (see forensic evidence review by Professor of Law Carol Henderson pp 7-8-8; also Google "the credentialing con" & "the prat by mark harrah expertise to go").
4. As implied, Doyme does not possess certification by the one and only well respected forensic board named the American Board of Professional Psychology (ABPP). The ABPP is the one and only to be recognized by all state licensing boards and the American Psychological Association (APA), and specifically in Forensic and/or Family Psychology specialty.
5. San Diego Family Court did not have record of Doyme's curriculum vitae (CV). The court ordered Doyme to release his CV upon Plaintiff's request. Doyme's CV lists false and misleading credentials such as:
  - a. In page 1 under honors and awards, Doyme's CV states he is a Diplomate in Psychology, American College of Forensic Examiners, which is a sham organization selling fake diplomas (2780 East Sunstone, Springfield, MO 65804).
  - b. CV states Doyme is a Diplomate of the American Board of Forensic Examiners (Child custody evaluators), a sham organization run by the same con artist (3760 East Sunstone, Springfield, MO 65804).
6. Page five, under Teaching Experience, Doyme's CV states he was an Adjunct Professor at the University of San Diego School of Law. In a letter of response to Dr. Tadros dated August 7, 2007 from the Office of the Vice President and Provost, the Assistant VP for Academic Administration of the School of Law at USD states, "I have searched our paper and digital records back to the mid-1970's and do not find a record of Stephen Doyme ever teaching at the University of San Diego."
7. Page five, under Teaching Experience, Doyme's CV states he was an instructor at the University of California at San Diego. In a letter of response to Dr. Tadros dated November 6, 2007 UCSD states that, "after extensive research of our payroll documentation, it has come to our attention that Stephen Doyme has not been directly employed by the University of California, San Diego."
8. Page five, under Teaching Experience, Doyme's CV states he was an instructor at the California School of Professional Psychology (CSPP). In a letter of response to Dr. Tadros dated September 5, 2007 CSPP states, "that we do not have employment records."

If you would like further information please send an email to: [amthecredentialedits@gmail.com](mailto:amthecredentialedits@gmail.com). We will send you additional information.

**Parents for Accountability of Credentials of Court Appointed Experts**

**Parents for Accountability for Credentials of Court Appointments**



Re: STEPHEN DOYNE, PHD LA JOLLA AND SAN DIEGO

ONG

2009-09-14

CFE

Sheet  
2009-05-14

Re: STEPHEN DOYNE, PHD LA JOLLA AND SAN DIEGO

The Credentials wrote:  
Court Appointed Experts

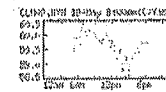
I checked with the Court House on Broadway and YES all information posted is ACCURATE. Cannot believe what I read. Yes, OMG and these are the Court Experts. Signed, A Caring Parent in San Diego County.

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Sheet  
2009-05-14

Re: STEPHEN DOYNE, PHD LA JOLLA AND SAN DIEGO

I just read Google:

- 1- "The Credentialing Con.
- 2- The Print Expertise To Go The Print By Mark Hansen.
- 3- Forensic Evidence Review and Expert Witness Testimony by Professor of Law Carol Henderson pp 7&8.

It is shocking and embarrassing that this 2009 the Cat very much has the same Fraud this Doyme has with the American COLLEGE of Forensic Examiners same sham address as the American BOARD of Forensic Examiners. Same BS sold for a worthless piece of paper deceiving trying to mislead the naive public. Shame on the Court for not checking their experts out.

Link to the text

Add Photo Below

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Sheet  
2009-05-14

Forma FL-325, FL-326, FL-327 "THE COURT IS MADE BY THE PEOPLE FOR THE PEOPLE"

In a recent article/story by News 10 Journalist Lauren Reynolds, San Diego Family Court Supervising Judge Lorna Aikens is quoted as saying that, "Family court is doing an excellent job." I beg to differ.

California Rules of the Court and the case of Emed Tadros M.D. vs Stephen Doyme prove otherwise.

I've seen the case with my own two eyes at the court house that Dr. Tadros filed against Doyme. **Doyme has false and misleading credentials. It is true.**

**It is also very clear that Family Court is responsible for Doyme's unprofessional, unethical conduct.**

Why hasn't Doyme filed forms FL-325, FL-326 and FL-327 with Family Court? Apparently he hasn't because Dr. Tadros had to go through the court to get Doyme's curriculum vitae (CV), otherwise know as his resume, credentials, and experience.

Why??? The Court is made by the people for the people. With this principle in mind, is the Court supposed to be safe for the Public or in cahoots with cat credentials??? See "credentialing.com" you will be shocked. A cat was issued a Diplomate credentials from the same owner "Robert O'Block/American College of Forensic Examiners" that Doyme is proud of highlighting on his CV as "Honors and Awards".

Doyme's CV:

In page 1 under honors and awards, Doyme's CV states he is a Diplomate in Psychology, American College of Forensic Examiners, which is a sham organization selling fake diplomas (2750 East Sunshine, Springfield, MO 65804). They sell Diplomas for a price.

CV states Doyme is a Diplomate of the American Board of Forensic Examiners (Child custody evaluators), a sham organization run by the same con artist (2750 East Sunshine, Springfield, MO 65804). They sell Diplomas for a price.

There you go San Diego Family Court! You've got an expert for sure!!!

The Judges allow Doyme to give annual lectures to them and this has been the case for many years as outlined in Doyme's CV.

Are some San Diego Family Court officials, 730 Evaluators and Mediators in bed with one another??? The Court is made by the people for the people.

See attachment at bottom of this posting: It will cost your cat approximately \$350 dollars to get a Diplomate, "The Honorable Zoe D. Katze PhD." ...

Google... "the credentialing con." Google... "the print by mark hansen expertise to go"

Please see the California State rules I am speaking of below:

(1) Responsibility of the courts

Each court:

(1) MUST develop local court rules that:

- (A) Provide for acceptance of and response to complaints about an evaluator's performance; and
- (B) Establish a process for informing the public about how to find qualified evaluators in that jurisdiction;

(2) MUST use an Order Appointing Child Custody Evaluator (form FL-327) to appoint a private child custody evaluator or a court-connected evaluation service. Form FL-327 may be supplemented with local court forms;

(3) MUST provide the Judicial Council with a copy of any local court forms used to implement this rule;

(4) As feasible and appropriate, may confer with education and training providers to develop and deliver curricula of comparable quality and relevance to child custody evaluations for both court-connected and private child custody evaluators; and

(5) MUST use form Declaration of Court-Connected Child Custody Evaluator Regarding Qualifications (form FL-325) to certify that court-connected evaluators have met all the qualifications for court-connected evaluators under this rule for a given year. Form FL-325 may be supplemented with local court rules or forms.

(Subd (f) amended and relettered effective January 1, 2007; adopted as subd (f); previously amended and relettered as subd (k) effective January 1, 2005.)

(K) Child custody evaluator

A person appointed as a child custody evaluator MUST:

(1) Submit to the court a declaration indicating compliance with all applicable education, training, and experience requirements;

(A) Court-connected child custody evaluators beginning as of January 1 of a given year must submit a Declaration of Court-Connected Child Custody Evaluator Regarding Qualifications (form FL-325) to the court executive officer or his or her assistants by January 30 of that year. Court-connected evaluators beginning service after January 1 MUST file form FL-325

before any work on the first child custody evaluation has begun and by January 30 of every year thereafter; and

(B) Private child custody evaluators MUST complete a Declaration of Private Child Custody Evaluator Regarding Qualifications (form FL-326) and file it with the clerk's office no later than 10 days after notification of each appointment and before any work on such child custody evaluation has begun;

(3) At the beginning of the child custody evaluation, inform each adult party of the purpose, nature, and method of the evaluation, and provide information about the evaluator's education, experience, and training;

(4) Use interview, assessment, and testing procedures that are consistent with nationally accepted clinical, forensic, scientific, domestic, or medical standards;

(5) Have a license in good standing if licensed at the time of appointment, except as described in (c)(2) and Family Code section 31.40; and

(6) Be knowledgeable about relevant resources and service providers; and

(7) Before undertaking the evaluation or at the first practical moment, inform the court, counsel, and parties of possible or actual multiple roles or conflicts of interest.

(Subd (k) amended and relettered effective January 1, 2007; adopted as subd (m); previously amended and relettered as subd (l) effective January 1, 2005.)

Attachments

Printed by: 2009-05-14

Page:

RECEIVED BY THE COURT

0009-05-15

Re: Court Rule 5.220.H (2) Protect the confidentiality of the parties and children...

The conflict of the "Rules of the Court" as detailed thus far is only partial. My heart goes out to Dr. Tadros for what Mr. Doyne did to him and continues to do to him by not being honest, now. Court Rules are clear as to the privacy of the person that undergoes any custody evaluation. The evaluator is not to discuss or disclose the information to other parties. The court rule reads:

**Court Rule 5.220.H (2) Protect the confidentiality of the parties and children in collateral contacts and not release information about the case to any individual except as authorized by the court or statute;**

In the case Mr. Doyne showed the help of a trade group "CAAP" who filed an Amicus Brief to the Court of Appeals with Dr. Tadros name on it. This Amicus is posted on the internet for everyone to read. <http://capp.mppa.org/CAPPDoyneamicusone.pdf> This is proof of Mr. Doyne showing the appointment as an evaluator with others. This single simple proof of violation of an administrative rule should show reason for suspension and removal of Dr. Doyne by the "Family Court" until the case is decided. Where is the District Attorneys Office on this issue? Is this not criminal fraud when you lie to the court to obtain an appointment as an official of the Court?

A large question looms, who won this appeal? Even the rules of the court call for disclosure of the documents. What was Doyne's motive? Did he not do everything that could have been done in the evaluation? Was he protecting himself?

It is my understanding that Judge Joan M. Lewis now sitting in on the case was at one time a Family Court Judge and would or should know this rule of privacy. If she has not filed for suspension and investigation of Mr. Doyne maybe she is going to. Or is it possible Judge Postwach who ordered Mr. Doyne to disclose to Dr. Tadros the information that was the subject of the appeal will do this. If no one does this, in my opinion it really does point to the failure of the Court to protect the public from unethical custody evaluators and a failure to follow the State Rules of the Court.

On another note is Judge Lewis or anyone that has failed to follow the rules of the Court well suited to hear this case. In fact I would like to hear why this Judicial Officer has not acted to call for a review of this case and or seal it to protect the privacy of Dr. Tadros. Sealing it now is of course a double edged sword, the horse is out of the barn so to speak, the failure of Mr. Doyne to follow Court Rules is now public knowledge. To not settle this in public view is to allow a corrupt system to live on and for Mr. Doyne who insulted the reputation of Dr. Tadros in live in public with impunity. That is just not the way our Courts should work, at least from my learned point of view.

If for one want to know how many cases Mr. Doyne is handling at the time and if the attorneys and the public have been notified of an investigation if one is underway into the credentials of Mr. Doyne. This custody evaluation cost in the tens of thousands of dollars. Does the Public not have a right to know of the credibility of Mr. Doyne's claims of professional background, after all, they were to be presented to the parents at the time the evaluation started.

I guess the question is who is more important to the Court, Mr. Doyne or children and parents that he has been charged with protecting, at an approximate hourly fee of \$350.00? If Mr. Doyne's evaluations are worthless now is the time to figure that out not after the child's college funds are expended in favor of enacting someone who has a questionable professional background.

Maybe now is the time to call Zoe the Cal and get the opinion of 8 Diplomate, American College of Forensic Examiners. I am sure Zoe would love to testify in this case. I can hear the testimony, Meow, Meow, Meow.

Now one disclaimer before, it is from the same sham organization run by Robert O'Black (2750 East Sunshine, Springfield, MO 65804). Doyne highlights his Diplomate credential on all his correspondence and reports. Doyne has his Diplomate American College of Forensic Examiners credential from the same sham organization.

Google... "the credentialing con"

Google... "the print by mark hansen expertise to go"

Superior Court of California

330 West Broadway

Case: 07-2008-00093885-CU-ST-CTL

Ernad G. Tadros, M.D., Plaintiff vs. Stephen E. Doyne, Defendant

Attachment

John M. Tadros

Full Case Report

Report Download to MyAccount

0009-05-15

Re: Court Rule 5.220.H (2) Protect the confidentiality of the parties and children...

It looks like the attorneys have come to play on this post. At what point will this get pulled, this is starting to get radio active. When does the media get interested in this case? Nothing like a scandal, is there?

John M. Tadros

Full Case Report

Report Download to MyAccount

0008-05-19

Re: Court Rule 5.220.H (2) Protect the confidentiality of the parties and children...

As the research for this continues you may want to check, I think Stephen Doyne is an instructor for the Family Court Judges, how funny would that be?

John M. Tadros

Full Case Report

Report Download to MyAccount

0009-05-15

Re: Court Rule 5.220.H (2) Protect the confidentiality of the parties and children...

This is no laughing matter but I think, Zoe Dekatz is in Department M for Meow up in Vista.

John M. Tadros

Full Case Report

Report Download to MyAccount

0009-05-16

Re: Court Rule 5.220.H (2) Protect the confidentiality of the parties and children...

We need to get our Congress people and Senators and make them accountable for the court appointing and entertaining such a clown with such a high standards without checking any credential. Everyone gets benefit from this Attorneys, Judge and I am sure Dr. Doyne gets major benefit from the criminal scam he is conducting in our court system. The people count and not like Dr. Doyne world!!!

John M. Tadros

Full Case Report

Report Download to MyAccount

0009-05-16

Substandard Reports for Tens of Thousands of Dollars

The reports are substandard. There is a lack of empirical evidence in his reports. Academic Psychologists reviewing his reports are appalled. Data submitted in writing is not used in his reports. He refuses to use material provided to him from collateral sources. The reports costs tens of thousands of dollars. What happens to all the tens of thousands of dollars paid to him?

What is the next step?

John M. Tadros

Full Case Report

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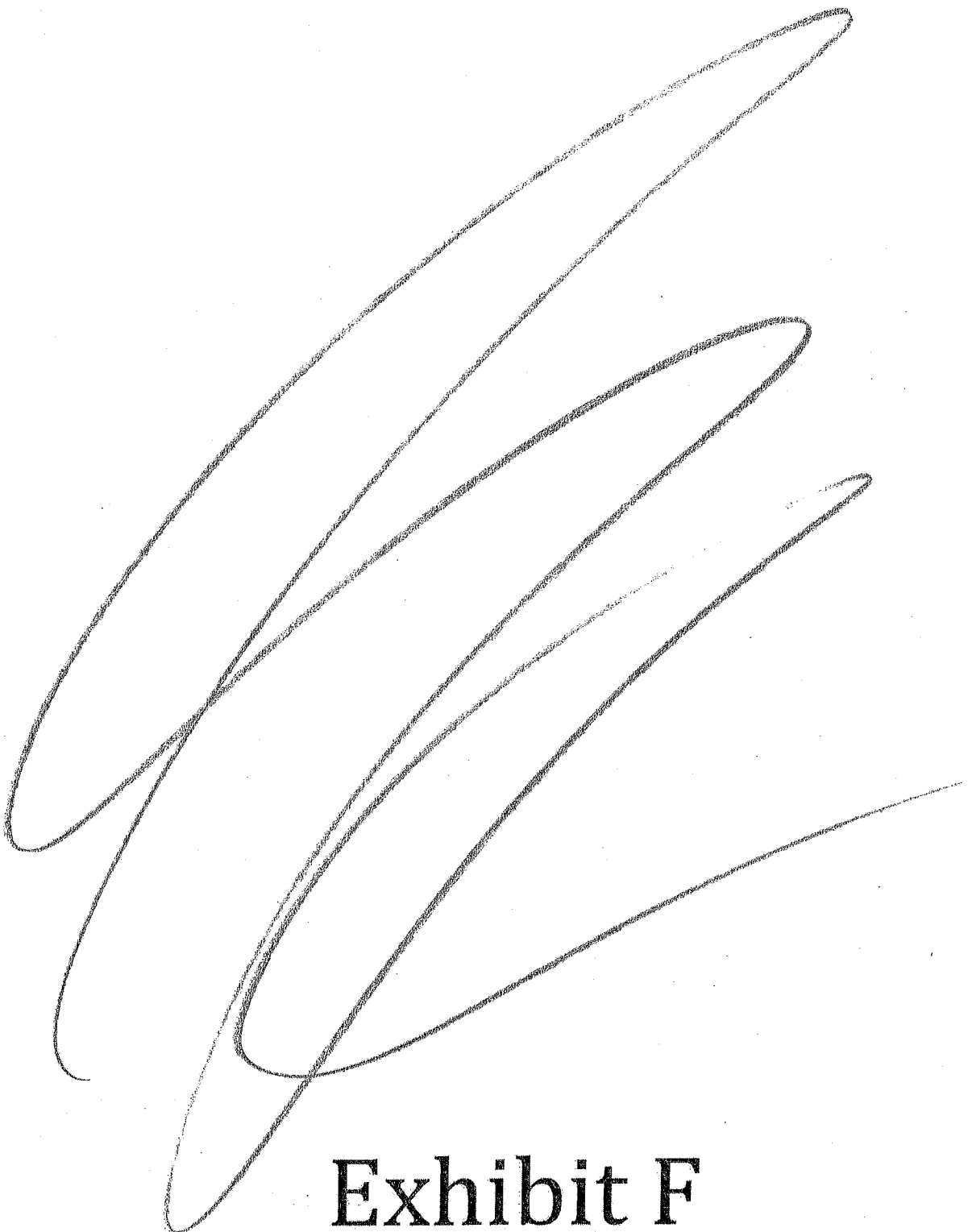
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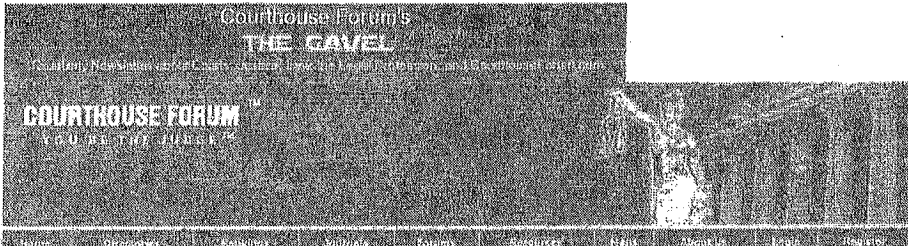


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# Exhibit F

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PHD Doyno or Responder

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Oldest First

Parents for Accountability  
2009-09-12

Concerned Citizens:

We are looking into professional misconduct of Child Custody Evaluator, Stephen Doyno, PhD. This will be a collective complaint to protect the public.

Superior Court of California  
County of San Diego  
330 West Broadway  
San Diego, CA 92101  
Case: 37-2008-00093885-CU-BY-CTL  
Emad G. Tadros, M.D., Plaintiff vs. Stephen E. Doyno, Defendant

Complaint:

1. Violation of BPC 17200 et seq.
2. Breach of Contract
3. Negligence; and,
4. Fraud.

Exhibit:

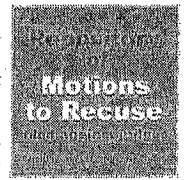
1. In correspondence, Doyno claims to be a "Diplomat American College of Forensic Psychologists." There is no organization called the American College of Forensic Psychologists.
2. The American College of Forensic Psychology in a letter dated September 18, 2007 the American College of Forensic Psychology writes back to Plaintiff stating, "... Doyno is not, and has not never been, a member of the American College of Forensic Psychology. We do not have Diplomates and he lists the group as American College of Forensic Psychologists, which is not our group."
3. The American College of Forensic Examiners is a sham organization owned by a con artist named Robert O'Block. That provides fake diplomas for a price, he operates a "certification mill." A det. con has been issued the same credentials as Doyno; he has the certification that says the con has. Robert O'Block has also certified a murderer while he was incarcerated in prison; it was mailed it to him while he was in prison (see forensic evidence review by Professor of Law Carol Hanegerson pp 7 & 8; also Google "the credentialing con" & "the print by mark Hansen expert to go").
- \*\*As implied, Doyno does not possess certification by the one and only well respected forensic board named the American Board of Professional Psychology (ABPP). The ABPP is the one and only to be recognized by all state licensing boards and the American Psychological Association (APA), and specifically in Forensic and/or Family Psychology specialty.
4. San Diego Family Court did not have record of Doyno's curriculum vitae (CV). The court ordered Doyno to release his CV upon Plaintiff's request. Doyno's CV lists false and misleading credentials such as:
  - a. In page 1 under honors and awards; Doyno's CV states he is a Diplomat in Psychology, American College of Forensic Examiners, which is a sham organization selling fake diplomas (2780 East Sunshines, Springfield, MO 65804).
  - b. CV states Doyno is a Diplomat of the American Board of Forensic Examiners (child custody evaluators), a sham organization run by the same con artist (2780 East Sunshines, Springfield, MO 65804).
5. Page five, under Teaching Experience, Doyno's CV states he was an Adjunct Professor at the University of San Diego School of Law. In a letter of response to Dr. Tadros dated August 7, 2007 from the Office of the Vice President and Provost, the Assistant VP for Academic Administration of the School of Law at USD states, "I have searched our paper and digital records back to the mid-1970's and do not find a record of Stephen Doyno ever teaching at the University of San Diego."
6. Page five, under Teaching Experience, Doyno's CV states he was an Instructor at the University of California at San Diego. In a letter of response to Dr. Tadros dated November 6, 2007 UCSD states that, "after extensive research of our payroll documentation, it has come to our attention that Stephen Doyno has not been directly employed by the University of California, San Diego."
7. Page five, under Teaching Experience, Doyno's CV states he was an Instructor at the California School of Professional Psychology (CSPP). In a letter of response to Dr. Tadros dated September 5, 2007 CSPP states, "that we do not have employment records."

If you would like further information please send an email to: [help@www.mylawfirm.com](mailto:help@www.mylawfirm.com). We will send you additional information.

Parents for Accountability of Credentials of Court Appointed Experts

Parents for Accountability for Credentials of Court Appointments

Law, D. Tadros



CRF

0099-05-17

Stephen E. Doyme, Ph.D - Send a Message to the Court and the Attorneys - Investigate NOW

One of the people asked what is next. Next is to complain to the Courts, send a letter to the Presiding Judge and let the attorneys know about this. This Diplomat of American College of Forensic Examiners issue alone would be enough to make me, if I was an attorney not want this guy evaluating my clients situation and the custody of their children. How could an attorney face his client if things with Doyme did not work out fairly.

The Court in my opinion has a responsibility to suspend this guy just based on him sharing Dr. Tadros case with anyone. Then take a look at his claimed background, if he is well suited to continue then the investigation will prove it. If not... Dr. Tadros may be a very rich man and have his reputation cleared.

I bet someone out there has an e mail list of all the Divorce Attorneys in town, send them an e mail and tell them to review this blog or better yet go look at the Case in Civil Court.

Link to the post

Send a Message

Send a Message to the Administrator

0099-05-16

APPEALS OF THE COURT

The Credentials write:

vs. Stephen E. Doyme, Defendant

Downloaded from online PP 98& 99 states:

"What is wrong is that the Psychological Industry takes advantage of the public's desperate need for answers to impossible psychological questions and claims to be able to satisfy that need. It is a lie. These snake oil salesmen pretend to a gullible public and to courts to know things to have been trained in things they cannot possibly know anything about, and pretend to be able to provide help they cannot possibly provide. Worse, professional organizations stand behind these claims of psychological expertise, not only by permitting advertising but by providing continuing education credit for what is nothing more than complete nonsense. Worse, our state governments license practitioners to make claims of expertise based on this same nonsense. It is crucial that we determine whether someone will kill again or if a child will be harmed in a particular setting, whether someone is guilty of a particular action, when someone is lying. Because these matters are so vital, our courts are desperate for certainty and they search for this certainty beyond their own limitations. In the current system of American jurisprudence, psychologists are asked to make these decisions under the assumption that they unlike their poor, benighted, nonscientific brethren are specially trained and skilled at making these decisions. They are not. They cannot be.

Claims about psychological expertise are being made on and off the witness stand, and psychological "services" are being offered to the public by entrepreneurs who represent themselves as certified and licensed and expertly knowledgeable in matters about which they cannot possibly qualify as true experts because no one on earth could.

Let us be very clear about the true state of the psychologist's art. Psychologists do not know any more about behavior than the average man or woman in the jury box or the judge's robes. Psychologists do not know what causes behavior and they are entirely incapable of pinpointing some hypothetical event in the past that has led to the present state of an individual. They do not know what got done, how it got done, or who did it.

Diagnostic categories are not validly established and diagnoses cannot be rendered reliably. Neither can therapy be reliably used to change the behavior of our citizens, juvenile or adult, violent or simply wayward.

Psychologists have no special ability to read into the soul or mind or psyche of another human with any more accuracy than the rest of us. Upon finishing graduate or medical school they are not given special soulgraphs or psychometers that let them plumb the depths of anyone's psychological being. There simply is no mental Stethoscope, no matter how much our justice system wishes there were.

Clinicians are not trained to perform the myriad tasks the legal system asks them to perform because no body of knowledge exists to support such training. It is a sorry state of affairs, but it is the only state we've got.

Margaret Hagen, PH.D. Professor of Psychology, pp 98& 99

Link to the post

Send a Message

Send a Message to the Administrator

0099-05-16

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Margaret Hagen, PH.D. Professor of Psychology, pp 98& 99

Link to the post

Send a Message

Send a Message to the Administrator

	USD	EUR	CNY	GBP
USD	1.0000	0.7500	1.3000	0.6000
EUR	1.3333	1.0000	1.7333	0.8000
CNY	0.7692	0.5774	1.0000	0.4615
GBP	1.6667	1.2500	2.1739	1.0000

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Output  
2009-05-18

Re: W\*\*ES OF THE COURT

Looks like someone has been reading the Internet. I had this same thing sent to me by a woman who lost custody of her children from Oregon. This whole book is available for free on line, I know I read it...

Women in waiting... waiting to see my kids that is, I think I am getting closer, I did ask my guy, Friday about Diplomat of American College of Forensic Examiners... he said a what? He had never heard of that as a title. Just FYI.

Good Luck San Diego

John Hansen

Adj. Page 2/3  
Send this mail to John Hansen

Printed  
2009-05-19

Re: W\*\*ES OF THE COURT

Your guy? If your guy is Doyno, he's lying. Doyno has put on all his correspondence with many of his patients, and signs to it... that he is a Diplomat American College of Forensic Examiners.

His Diplomat comes from a sham organization that pretty much anyone, including a cat, can pay a fee of about \$350 dollars for and take a weak ethics test (or maybe not even have to), and maybe not even have to prove any other credential to get it (as Zoe certainly did not).

Doyno has false and misleading credentials. FACT.

John Hansen

Adj. Page 3/3  
Send this mail to John Hansen

Printed  
2009-05-19

Question Doyno has credentials from the same sham organization as Zoe the cat?

Stephen Doyno highlights his credentials... Diplomat American College of Forensic Examiners

### Cat Gets "Board Certified" as Psychologist

BY MARK HANSEN

2009-05-18

Zoe D. Katz has an impressive-looking set of credentials: Ph.D., C.M.H., DAPA. She has been board-certified by three major hypnotherapy associations and holds diplomate status in the American Psychotherapy Association.

Not bad for a 6-year-old house cat. And not even a pedigreed one at that.

But Zoe's not just any cat. She's Philadelphia psychologist Steve K.D. Eichel's cat. Eichel had a point he had been wanting to make about the proliferation of bogus credentialing organizations over the past 10 or 20 years.

So he decided to credential his cat.

To do that, Eichel first had to get his own credit, which turned out to be the hardest part of the process. The credit card company's agent initially asked for Zoe's Social Security number, Eichel says, but cheerfully relented when Eichel told him it wasn't readily available. Zoe was then added to Eichel's account as an authorized user.

To get Zoe her first credential, Eichel says, he simply filled out an "application for certification" on a lay hypnosis association's Web site and charged his fee to his credit card under Zoe's name. Since most lay hypnosis associations have reciprocity agreements, he says, it was a snap getting Zoe board-certified by two other credentialing organizations.

Eichel then decided to go for the gold: diplomate status in the American Psychotherapy Association, which, according to its own promotional literature, "is limited to a select group of professionals who, by virtue of superior training and expertise, have demonstrated their outstanding abilities in regard to their specialty."

For a National Hypnotherapy Association is affiliated with the American College of Forensic Examiners (Stephen Doyno highlights on all his correspondence under his signature... Diplomat American College of Forensic Examiners), whose credentialing practices were critically examined in the February 2008 issue of the ABA Journal. Eichel admits that he served briefly on the APA's executive advisory board, but says he quit in 1990 when he learned that board-certifying people who did not have licenses or graduate degrees.

The APA, to its credit, requested a copy of Zoe's resume before it would issue her any credentials, Eichel says. So he made one up. And it's a real doozy.

The name itself is the first clue as to Zoe's true identity. In German, "Zoe Die Katz" translates to "Zoe the Cat." And Eichel didn't stop there. He listed a previous job with the St. Peter Las in "Falle the Cat" Home for Children. And he gave her a consulting position with the Fezujournal Friends School, the first name of which is "I'm really a cat" spelled backwards.

That's where it might have ended, Eichel says he had no intention of publicizing the matter further. But when he cat started getting a lot of e-mail, he felt obliged to answer. And when a reporter for a major magazine requested an interview with Zoe for a story she was doing on the use of hypnosis during childbirth, he decided it was time to let the cat out of the bag.

Rochester, N.Y., psychologist Michael A. Baer, chairman of the APA's executive advisory board, says the association has a system of checks and balances in place to prevent something like this from happening.

"I'm not exactly sure how it happened, but the truth is, this one just slipped right through the cracks," he says.

Baer says Zoe's credentials have since been revoked. And the association has taken steps to tighten its credentialing procedures.

"We don't want anything like this to ever happen again," he says.

Eichel says he suspects that Zoe's unmaking will make some people very angry.

As a matter of fact, it already has. Eichel has just been informed that Capital One MasterCard, which issued him the credit card he used to get her into credentials, is investigating a report of credit card fraud against him and Zoe. The report lists Jerome Beschin, training director of the International Medical and Dental Hypnotherapy Association, one of the three organizations that issued Zoe credentials, as the source of the complaint.

But Eichel also hopes the episode will inspire others to demand changes in the way some credentialing is done.

"Landing a credential to Homo sapiens would be a good start."

Stephen Doyno is listed as... Diplomat American College of Forensic Examiners

Doyno says he has never read of his being... Diplomat American College of Forensic Examiners

Does Doyno ever hear a what? The most common sense he has for credentials? Diplomat American?

SEE ATTACHMENT

Attachments

Printed by  
2009-05-19  
User

Send this mail to John Hansen





# Exhibit G

11-11-11

## Custody Evaluator's Credentials Questioned In Lawsuit

by JW August ~ July 9th, 2009. Filed under: Uncategorized.

Dr. Stephen Doyne, PhD, is widely used in the San Diego Family Court as a custody evaluator. His job is to advise the court on where children of divorce should live, which parent is more fit. The evaluations can be costly, both in emotion and dollars. Clients told the 10 News I-Team they paid Doyne between \$5,000 and \$30,000.

"A child custody evaluator has tremendous power and influence," said Marc Angelucci. He's an attorney representing Dr. Emad Tadros in a civil lawsuit against Dr. Doyne alleging fraud and negligence.

Dr. Tadros is Vice Chief of Scripps Behavioral Health Services. He was a client of Dr. Doyne and felt Doyne's work was unprofessional. When Tadros researched Doyne's credentials, he believed they were falsified and dubious.

"I think it's a big deal to have misleading credentials, particularly when you are a child custody evaluator that the courts refer people to," pointed out Angelucci.

While Dr. Doyne is a licensed psychologist, questions remain, for instance, the "Diplomate" title Dr. Doyne uses.

In a letter filed in court documents, Dr. Doyne signs his name and calls himself a "Diplomate of the American College of Forensic Examiners."

The college, Angelucci says, is a "sham organizations" that "sells fake diplomas."

"They've given credentials to a cat," he said.

The cat was named Zoe. D. Katze. The American Bar Association Journal reported how the housecat was credentialed.

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EX 6

The I-Team called the American College of Forensic Examiners for a comment. They were told they could not have any information without the signed consent of the member they were calling about.

Dr. Doyne's resume, also filed in court documents, lists Doyne as an Adjunct Professor at the University of San Diego Law School.

I Team Reporter Lauren Reynolds questioned Angelucci "true or false?"

His response, "From what we've seen, completely false."

In court documents, U.S.D. claims no record of Dr. Doyne as a professor, searching "back to the mid-1970."

Maureen Miller, a client of Dr. Doyne, said Doyne made another claim to her.

"He had told me that he had been a professor at U.C.S.D."

A letter from U.C.S.D., also filed in the court file, says after "extensive research" Stephen Doyne has not been directly employed by the University of California San Diego.

In Doyne's declaration to the court he says he worked at both universities "25 to 30 years ago" and that "nobody keeps records that long."

We requested an interview with Dr. Doyne. His attorney, Christopher Zopatti, said his client "can't personally respond" to our questions because of the pending lawsuit. However, he wrote, "Dr. Doyne stands by his record of education and experience." Zopatti called the allegations against Dr. Doyne "unsubstantiated."

John Van Dorn, a Doyne client, said "You have a certain expectation that the courts have vetted out the person they are appointing."



best in San Diego” only mean “I’m one of his looting associates” or “I’m one of the gang” or “I back him up because he brings me clients.”

We’ll see who gets “theirs” as you so ominously allude to at the end of your ridiculously blatant effort at back-patting Dr. Doyne.

Dr. Doyne is a fraud, a con-artist, and he misleads. Look up the definition of con-artist... yes that’s what he does. Where is the response from the ACFE Dr. Doyne? The college is not a real college, the Diplomate is not a real diplomate, it’s not even a bonified board. More aptly, it is the American College of Robert O’Block – 2750 East Sunshine Road, Springfield MO, you know, the address that Zoe the Cat got his/her Diplomate from too! Yep, from the same man, Robert O’Block. The only thing that is for certain Dr. Doyne is that you have Cat credentials!

There you go Bill Cochran, there’s your back-patting effort right there, keep petting the kitty Bill... purrr, purrr, purrr.

What joke you are Doyne!

## 2. *I Say Bravo*

July 9th, 2009 at 9:00 pm

10 News you deserve an Emmy for the Courage to run this story, I pray you stay with it. Clearly the Courts were ignoring the Rules of the Court and that is something the Presiding Judge and the Court Administrator should address in a public forum. The citizens of our County deserve to find out who will be held accountable for this denial of our Civil Rights. Stick a CAMERA in their FACE. I want to see the guy who is responsible for administration of the RULES and does not follow them.

As for Dr. Katz (MR. DOYNE) what Jury would believe that someone who uses diploma mills credentials would not also lie about being a teacher at famous Colleges when he

figured no one would be looking? Well I can not be on that JURY.. I have already made my decision.

I pray you follow up and find out who posts their Resumes as is required by Court Rules. Let's see the MEMO that the Presiding Judge has written to the Family Court Judges and Commissioners to make sure starting RIGHT NOW no one is taking an appointment as an evaluator unless they have met the RULES OF THE COURT.

What system do they now have in place to find out who has how many cases and what kind of fees they are collecting per case?

Please do a follow up on the lady who spent 30 Thousand Dollars on a Custody Evaluation. Did she have any Felonies, what is in her records that would allow anyone to keep the case alive for so long. In fact how many of those people in the story had broken any law that would indicate that they could not be parents. I bet you, not one of them has a criminal conviction.

Put the Presiding Judge in a room with all those people and let them have a go at him. Let him explain to them why the Court Rules were ignored. Is the Judge not a public servant or is he some god like MR. Doyne figured he was. How it must hurt to have one of your wings ripped of on the telly...

Here is a good question how come these normal citizens knew about the RULES of the COURT and not one single JUDGE hearing the cases knew what the requirements were? Either they acted knowingly as facists or they were inept. They either ignored the law to the citizens detriment or they acted on their own agenda in violation of the Judicial Canons.



How can Dr. Tadros feel he is ever going to get a fair trial knowing he not only challenged a Diploma Mill Certificate holding shrink but he challenged the very Court that is going to make the decision on what is fair. Tadros and all those people on your stage are heros.

What strikes me as very odd is that even after you pointed out that the rules were not being followed they did not tell the reporter thank you for bringing it to their attention. This was no mistake this is a friggen cover up.

What does the Bar Association have to say about this. Should we be suing attorneys for not finding out Doyne and no one else for that matter was following the Court Rules. Are attorneys not supposed to know about the court rules.... Be very careful of this powerful lobby.. they will steal you blind and take your kids, its big business. Clearly this is the blame game.

### 3. *Zealousadvocate*

July 20th, 2009 at 9:45 pm

This wasn't an investigation, this was scapegoating for the drug users, domestic violence abuser, sexual abuser and self centered parents who need constant refereeing and monitoring of their inability to parent with each other.

Dr. Doyne is a skill expert dealing with child custody and visitation. Lets not kid ourselves, if a 730 pyschological oustody evaluation is going on, these parents, one or both, have something wrong and can't cooperatively parent with one another. Did the reporter even investigate the those parents making statements for the news.....I doubt it. The criticism wasn't related to the quality of his job, frankly the complaints were irrelevant....just whying parents who can't parent.

If they didn't have this parenting problem they wouldn't need Dr. Doyne's services. This was nothing more than a soapbox opportunity with a sham of an investigator that wreaks of collusion.

Collusion, you ask? yes.

If you want a real investigation maybe find one that's closer to home.

4. *Doyned*

July 9th, 2009 at 10:15 pm

Zealousadvocate you are so ignorant and false yourself. First of all you do not know any of the the individuals who were in the story. None of them are drug addicts, alcohol abusers, or domestic violence abusers or sexual abusers. None of them have criminal records either.

You are nothing but a sensationalist.

10News has done a thorough job of investigation.

Dr. Doyne is a con-artist, fraud. He has Cat credentials, a Diplomat from the same man that provided Zoe the cat with his/her Diplomat. Robert O'Block provided the Diplomat, not a real college, not a real Board. Dr. Doyne paid some \$350 dollars and took a weak ethics test along with maybe or maybe not showing his other credentials to get his Diplomat. Zoe the Cat didn't have to show anything. What does this say about Dr. Doyne's level of professionalism... I bet you think a cheap little trinket from a gumball machine or a surprise from a box of Crackerjacks would suffice to be called an expert!

I was Doyned. I do have an excellent relationship with my child. You know nothing... and are nothing but a back-patting associate of Doyne's... go pet the kitty again zealousadvocate, go ahead pet your expert kitty... meowww, meowww, meowww.

A sham investigator? Are you calling Lauren Reynolds a sham investigator? Follow her around for a day on an investigation you fool, I think you'd find real investigative work going on... and not like Dr. Doyne who operates from within an office only.

Collusion? NO!

10News did their homework. Did you not see Lauren at the Courthouse in the 7pm airing on Tuesday the 7th? She went to the Courthouse.

If Doyne truly had substantiated evidence Dr. Tadros's case would be over already, and Dr. Doyne would have shared it already with 10News. He doesn't have substantiated evidence you fool!

5. *One\_Of\_The\_Doyned*

July 9th, 2009 at 10:18 pm

Zealousadvocate is obviously a plant. I am one of the Doyned. I am also a well respected, well known member of the San Diego business community. I'm involved in various philanthropies around town. I'm none of the pejoratives that Zealousadvocate (exactly how stupid do you think we are?) listed above. My post graduate education compares to anyone's. I also give lectures at UCSD which are well documented. My custody case is current and I can tell you that Doyne's report, delivered recently, was so full of misrepresentations, false allegations and outright lies that it was laughable. Something is seriously not right about this man. The good news is that my custody trial is coming up shortly. He will be exposed as 100% incompetent and fraudulent and there's nothing he can do to stop it. I can only pray that the collective efforts of "the Doyned" will result in a complete shut down of his practice. After all, it won't be long before the divorce attorneys and judges in town who recomment him so heartily are going to start looking very foolish, very soon.

6. *Another victim*

July 9th, 2009 at 10:31 pm

I am so grateful that this guy is finally being seen for his true colors. I am sure justice will be served and Doyne will not be allowed to destroy more families.

7. *Parents against fraud*

July 9th, 2009 at 10:50 pm

Stephen Doyne's credentials and teaching experience are bogus. I have seen the court filed documents myself. Dr. Doyne has falsified his CV his true "Diplomate" status and his reports. Other psychologists have viewed his reports and consider them unprofessional without using any empirical evidence. The other custody evaluators know his game and have stated he is up for hire. He writes the conclusion and then twists the facts to support the conclusion the party requests.

Stephen Doyne's m.o. is to increase the animosity between parents in order to increase his billing. Stephen Doyne is the one who ignores the abusive parent.

Please help keep more children from being harmed from Stephen Doyne.

These parents have already been harmed by Dr. Doyne. These are not drug using etc parents-These are very well educated

caring parents speaking out so that other families will not be hurt by Stephen Doyne.

8. *Doyned*

July 9th, 2009 at 11:01 pm

Great job, Channel 10

You have opened up Pandora's Box

There is a book written, Whores of the Court- this will explain what is going on in San Diego with the Divorce Court Industry

The Custody Evaluators, Court appointed Psychologists and Minor's Counsels do not want the media to expose them because they are all making tens of thousands of dollars off these parents.

9. *I Say Bravo*

July 10th, 2009 at 7:53 am

Let me see if I understand this. Dr Doyne has to file his C.V. (resume) according to Court Rules. He is supposed to also present it to anyone involved in the case upon request but Dr. Doyne's attorney can not discuss it. And to add insult to injury the Court does not have a copy of it.

So to this simple man (me) it seems like until all of the C.V. are gathered together for all of the custody evaluator none of the reports that are in files are worth the weight of the paper they are written on. RIGHT?

What administrative step are being taken to insure this is corrected on an a do it yesterday basis?

How funny, you have to register with the court to get appointed and the Court does not know that? Talk about crazy, this is beyond the pale. And what is worse is the Public brings this out to the court and the attorneys.

Think of the anger of the parents that have had Dr. Kat in thier life when the attorney they paid thousands of dollars to did not even know the Court Rule designed to protect them.

I wonder when some forces the removal of the evaluation because at no time was the C.V. registered with the court. Is the registration of the Evaluator going to be X post facto.

10. *Eileen Lasher*

July 10th, 2009 at 9:25 am

This is a violation of the public's trust. Upon reviewing this fraudulent conduct on the part of the court I question their motives in allowing this – I am quite sure it is financial. The attorneys, judges and court appointed psychologists are using state funds to run an organized crime ring. The lengths people will go to make a profit; using children as currency under the color of authority is a matter for the US Attorney's office. These so called high conflict cases are being churned for tremendous fees and bankrupting families.

11. *If the Police Did this*

July 10th, 2009 at 10:16 am

If the Police ignored the law or even their operation guidelines they would be fired. What is happening to the Judges in Family Court who were ignoring the Rules. I called a friend in Sheriff's Department and found out that the case was reassigned to another Judge as Judge Lewis who was sitting on the Tadros Case knew and was trained by Dr. Doyne.

Thank you 10 news for airing this story... you deserve an award for this.

12. *Eileen Lasher*

July 10th, 2009 at 10:33 am

This is alarming you have a state entity financed by tax dollars not adhering to the law and checking credentials. It appears there is financial incentives not to check and the children are being used as credentials. Judges, attorneys court appointes "professionals" lining their pockets by making parents jump thru hoops that aren't even legal under the guise of what is best for the children. The US Attorney's office needs to look into this

public corruption and examine the money trail to find the bad guys. The alarming fact is the bad guys are operating within the San Diego Family Court.

13. *UnitedFortheChildren*

July 10th, 2009 at 12:10 pm

Stephen "Kat" Doyne has no creditability. He lied.

Judges remove children from a loving dedicated parent on his recommendation although they are bonded strongly to this parent

Children are torn out of a the primary care takers home on him recommendation although the parent has no psychiatric history, substance abuse, domestic violence history, emotional abuse history

"Kat" Doyne is abusing his power

He is the first to state he is protected under "quasi judicial immunity"

He know he can make hundreds of thousands of dollars off the children and never be held accountable

Judges have been mislead by "Kat" Doyne they need to stand up on their own two feet and realize this and make their own decisions "in the best interest of the children"

Not the best interest of "Kat" Doyne's bank account.

14. *Monica*

July 10th, 2009 at 1:27 pm

In Los Angeles County we have an evaluator that has done so much damage. JoAnn Feigin LCSW routinely recommends custody of children to be awarded to abusive parents. She charges a great deal of money and want to continue to write reports on an annual basis to maximize her income. Further, she minimizes any abuse and even blames the innocent parent for the abusive behavior inflicted upon the children. She violates the

law by requesting orders that prohibits any protective service complaints in regards to the children. She wants the complaints to be made to her and she has no understanding of abuse nor empathy. Her reports are fraught with factual, grammatical and spelling errors. The reports are lengthy but are never read by her just dictated in a disjointed and dishonest fashion

15. *just a comment*

July 10th, 2009 at 1:55 pm

Give Donye a chance to come on T.V. and plead his case. If he is so interested in following the law (Court Rules) I am sure he has already filed his resume ,.... Right... The Court should have that resume by now.

This is a question if no one has filed their Resumes are their any of the Evaluators legal. Channel Ten is there a form to file a complaint with the Court Against and Evaluator... how do we file a complaint.. do we have to do what Dr. Tadros did and file a lawsuit? If anyone knows it would be nice to share the information. Or does the Court want us all to be silent and just go with them breaking the "State" court rules.

16. *Itis in The Credentials*

July 10th, 2009 at 1:59 pm

I noticed that some Doyne's Associates here or Unconditionally Doyne's favor Biased are criticising writers who are only victims.

This case put a hole in Doyne's First Line of Defense (He said/She said). The Complainant steered away from He Said /She Said and "Zeroed In" only on the CREDENTIALS.



For any logical mind it is that simple. Let us not get lost into what Doyne did and did not do! Everyone knows that one would have never hired Doyne if Doyne had the CAT Credentials.

Why does Doyne Claim Diplomat? Why does he portray himself as such? Doyne knows that without The Diplomat, he is worth nothing...

Doyne spelled it out on every correspondence letter and realized the importance of having Diplomat before any of us did.

Does Doyne REALLY have the REAL Diplomat?

And if we uncovered that he does not, what does that spell out to any logical mind?

Signed:Public Interest, worried about looting Kids College Funds...

17. *Kyle Keilman*

July 10th, 2009 at 4:01 pm

Agree with those saluting 10 news for this story. This the kind of real journalism that is sadly lacking in the media these days. You are doing your job well, so please keep it up... there are a lot of people depending on you, and those few like you, who are willing to actually investigate the unethical and criminal doings of those who prey on the innocent.

18. *Michael Painter*

July 10th, 2009 at 4:08 pm

Thanks to Channel 10 for allowing both sides of the story to be heard.

Many of you may have posted here and noticed the posts were missing a short time later.

Someone who was supporting Doyne was voting against them. Three negative votes and you were removed.

Anyone who has experienced the San Diego court system knows that only allowing one side to speak is the way it works.

As for Doyne's comment that nobody keeps records that long, he apparently is not familiar with a bureaucracy. I'm still on the books at CSU Chico as both an instructor and student from the late 1960's. In 1971 I took classes that were affiliated with the local community college and am still on the computer system as a student.

19. *Parents against fraud*

July 10th, 2009 at 4:38 pm

Dr. Tadros's suit shows that the Honorable Diplomat in Psychology has no record of Stephen Doyne.

What is the reason he never qualified for the true Diplomat in Psychology?

Was it ethics? Was his work product?

So he purchased a Kat Diploma because he could not qualify for the real Diplomat

He fooled the public and the judges.

The ethical psychologists knew his scheme. This has been whispered in the court hallways for decades.

The others in the scam are protecting Doyne because they are his referral base- Court ordered psychologists, Minor's Counsels and some attorneys. All knew which attorneys could get a "good" report out of Doyne

The professionals of character and ethics will rise up and speak for justice. The bottom feeders will continue to protect Doyne and themselves for the money

20. *Molly Shannon*

July 10th, 2009 at 5:07 pm

11/11/11

Thanks to Channel 10 for covering a story that is rarely found in mainstream media. If you Google "corrupt, San Diego, Family Court, coverup of child abuse, corrupt minor's attorneys" etc., you will discover many websites and YouTube videos covering the scandal of protective parents losing custody to abusers. You can lose custody if you are a man or a woman if you fit the criteria of protecting your child from an abuser. The San Diego Family Court system is rife with corruption from the judges on down to their hired guns of evaluators, minor's attorneys, psychologists and visitations monitors. All with the design of putting more money into the pockets of the court and their cottage industry cronies. The judges arbitrarily apply laws and listen to their favored "reporters" of minor's attorneys and psychologists. The judges no longer investigate their cases but take their information from the afore-mentioned individuals. The minor's attorneys overstep their boundaries, do not represent the children and take sides if they don't like you for your gender, belief system, religion or lack thereof. And as they are not sworn in they have no concern about being prosecuted for perjury. The court removes children without meeting the required minimum laws to do so and if you point this out to them you become a victim of judicial retaliation and are slapped with a gag order. As far as the court saying it is not their responsibility to affirm the evaluators credentials but the litigents, then this is the time to point out that the court does not give you a choice as to what evaluator, psychologist or minor's attorney you will utilize. You will go to the court-appointed "professional" they tell you to or you will be cited with contempt. People all across California are in revolt against Family Court. We no longer have faith or confidence that justice will be forthcoming. The children are placed in the home of one parent, not allowed to see the other parent or to see the other parent only with supervision

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and become visitors in one of their parent's home. They come to realize that you cannot count on the authorities to protect you. How will they respect the court, the law, the system when they grow up? Why should they follow the law? The court doesn't.

21. *futurehopeforchildren*

July 10th, 2009 at 5:38 pm

Thank goodness for 10News and responsible courageous reporting! "Dr" Doyne lied, flat out. Anyone that mis-represents and lies on something as important as credentials is flawed in character and in ethics. How sad that an unethical liar is allowed to recommend any type of decision affecting the lives of children. Unrecoverable time and memories based on an unethical man's flawed opinion. And if he lies about himself then it's a given that he is mis-representing and lying to the court about the best custody situation for the children. I wonder what his real motivation in making recommendations is? Since we know that his motivation is not honesty and the best possible situation for the children, then what? Maybe "Dr" Doyne has some other explaining to do... wouldn't it be great if our courageous journalists could uncover the damage done and the rewards to Doyne that are a bi-product of this sham. One also has to wonder about why so many judges would follow his recommendations? I am sure his recommendations are not based on the best situation for the kids so has no judge noticed a pattern that goes against common sense? Are the judges just too busy to care about the kids whose lives are affected? Let's review the average time to settle the custody cases that Doyne is involved in versus the typical average and look at the average amount of money paid to Doyne versus someone who really does have credentials and approaches this critical job in a responsible professional way. Now that could make some interesting news!

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22. *Doyned*

July 10th, 2009 at 5:43 pm

Lauren Reynolds reported that the Court told her that it is up to the Attorneys and their clients to check credentials, that the court doesn't do that.

Under Title 5-Family and Juvenile Rules of the Court, CA State Rules of the Court, mind you, deep in there it conveys that EACH COURT MUST be responsible for three different forms having to do with Custody Evaluators qualifications on file with the Court whether they are court-connected or private evaluators. It also spells out that either of said evaluators MUST provide their qualifications to the Court. It also says EACH COURT MUST provide for a process of acceptance and response to complaints against custody evaluators.

What the ABA Model Rules of Professional Conduct. Does the Public know that California is the ONLY State that has not adopted these general rules, and that all other States have? ABA Model Rule 3.3 requires a lawyer to investigate the background of expert witnesses to avoid putting on perjurious testimony regarding their credentials. If the Court is saying that it isn't their job and the CA State Rules of the Court spell out that it is, and that the ABA of the State of California hasn't adopted The Model Rules of Professional Conduct which would include model rule 3.3, then how is the Public protected from fraudulent con-artists like Stephen Doyne?

How is the Public to be protected?

Looks like a class-action lawsuit against the Court to me!

Do you see a class action lawsuit against the Superior Court of San Diego or what?

Hey Presiding Judge So, hey Court Executive Officer Michael Roddy, both of you under Title 10 CA State Rules of the Court, are responsible for administering and adhering to

these rules. I've read both Titles, it says so. Why aren't you doing your job? You're violating Public Trust. This is Government Official malfeasance... where is the FBI? Why aren't they investigating this? 1000s of families are being seriously affected by this! Doyne has conducted between 3000 and 4000 evaluations and what about the other members of the regularly court ordered gang. The names I consistently keep hearing from others are Dess, Love, Sparta, Green, Gold, etc... have they filed their CVs with the Court and each case they handle? Why do they all pat each other's back? These people all play God, they can't all possibly be so right all the time! Oops, looks like the cat is out of the bag! Thanks goodness for Dr. Tadros's truly scholarly and academic work, and for Channel 10News's investigative work, and for The Reader all for exposing these violations of Public Trust.

### *23. Parents for Family Court Justice*

July 10th, 2009 at 5:46 pm

Doyne's Malpractice Attorney is:

Christopher Zappotti, Esq

He has defended other Custody Evaluator's whom have lost their Licenses

Here is an excerpt:

BRADLEY ALFRED MANNING, PH.D. A C C USA 'T ION2321 Walgrove Avenue13  
Los Angeles, CA 9006614 Psychologist's License No. PSY735415

Respondent.1617Complainant alleges:18PARTIES19.1. Thomas S. O'Connor

("Complainant") brings this Accusation solely in his20official capacity as the Executive Officer of the Board of Psychology, Department of Consumer21Affairs.22. On or about January 15, 1982, the Board of Psychology issued23Psychologist's License Number PSY7354 to Bradley Alfred Manning, Ph.D. ("Respondent").24The Psychologist's

License was in full force and effect at all times relevant to the charges<sup>25</sup> brought herein and will expire on May 31, 2001, unless renewed.<sup>26</sup> 27281";"-

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FIRST CAUSE FOR DISCIPLINE<sup>22</sup> (Gross Negligence)<sup>23</sup> 7. Respondent is subject to disciplinary action under Code section 2960,<sup>24</sup> subdivision (j), in that respondent committed unprofessional conduct by being grossly negligent<sup>25</sup> in the practice of his profession.

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The letter written by respondent was based on certain court documents and<sup>9</sup> the unverified statements of L.R. Despite the fact that the statements of L.R. were unverified,<sup>10</sup> and the fact that he made no attempt to contact J.S. or C.S., respondent wrote a letter to the<sup>11</sup> County on behalf of L.R. and her son C.S. which made certain findings and contained several<sup>12</sup> recommendations. Respondent stated that C.S. exhibited "systematic parental alienation." In<sup>13</sup> addition, he recommended that the County continue to investigate the parental "alienation<sup>14</sup> process" and file an amended petition if they felt it was appropriate. Furthermore, respondent<sup>15</sup> stated in his letter that the County should immediately make orders to address this alienation.<sup>16</sup> The orders that were recommended by the letter were as follows: (a) that all visitation will occur<sup>17</sup> absent a doctor's note, and visitations should be unmonitored; and (b) that shared custody be<sup>18</sup> awarded to L.R.<sup>19</sup> <sup>10</sup>. Respondent did not qualify his findings and recommendations to point out<sup>20</sup> to the reader that they were limited because they were based on information from a source who<sup>21</sup> was biased and may not be accurate. Nor did respondent make any attempt

to corroborate his<sup>22</sup> facts or to obtain the full court documents.<sup>23</sup> Respondent violated many of the professional guidelines of his profession which are<sup>24</sup> memorialized in the "Ethical Principles of Psychologists and Code of Conduct" ("Code of<sup>25</sup> Conduct") and the "Specialty Guidelines for Forensic Psychologists" (1991) ("Guidelines").<sup>26</sup><sup>27</sup> — —

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.1 Respondent was grossly negligent and his violations of the standard of care include:<sup>2</sup>  
a. Claiming to write the letter on behalf of L.R. and C.S. when he had<sup>3</sup> not spoken to or obtained permission to write the letter from C.S.;<sup>4</sup> b. Failing to review all the court documents concerning L.R., J.S.,<sup>5</sup> and C.S.;<sup>6</sup> c. Writing an evaluation about individuals he never met or attempted<sup>7</sup> to meet;<sup>8</sup> d. Basing an evaluation on unverified hearsay information from L.R.<sup>9</sup> and her attorney;<sup>-10</sup> e. Making no attempt to corroborate information he had received<sup>11</sup> from L.R. and her attorney; and<sup>12</sup> f. Making no attempt to qualify his conclusions since they were<sup>13</sup> based on non-corroborated sources of information.<sup>14</sup><sup>15</sup> SECOND CAUSE FOR DISCIPLINE<sup>16</sup> (Unprofessional Conduct)<sup>17</sup>  
11. Respondent is subject to disciplinary action under Code section 2960 in<sup>18</sup> that he committed unprofessional conduct in his forensic evaluation and method of diagnosing<sup>19</sup> the relationship between L.R., J.S., and C.S. The circumstances are as follows:<sup>20</sup> 12. The facts and allegations of paragraphs 7 through 10, inclusive, are<sup>21</sup> incorporated here by reference.<sup>22</sup><sup>23</sup><sup>24</sup><sup>25</sup><sup>26</sup><sup>27</sup><sup>28</sup><sup>4</sup>,-,

. Ordering Bradley Alfred Manning, Ph.D. to pay the Board of Psychology<sup>7</sup> the reasonable costs of the investigation and enforcement of this case, and, if placed on<sup>8</sup> probation, the costs of probation monitoring; <sup>9</sup> 3. Taking such other and further action as

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deemed necessary and proper..THOMAS S. O'CONNOR<sup>14</sup> Executive Officer Board of  
Psychology<sup>15</sup> Department of Consumer Affairs .State of California<sup>16</sup> Complainant<sup>17</sup>189

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DECISION AND ORDER by mail on each of the following, by placing same in an  
envelope (or envelopes) addressed (respectively) as follows: NAME AND ADDRESS

CERT NO. Bradley A. Manning, Ph.D. 700125100001214722092321 Walgrove  
Avenue Los Angeles, CA 90066 Christopher J. Zopatti

Callaham, McCune & Willis LLP<sup>11</sup> Fashion Lane, Tustin, CA 92780

Rajpal S. Dhillon Deputy Attorney General<sup>300</sup> The letter written by respondent was  
based on certain court documents and<sup>9</sup> the unverified statements of L.R. Despite the fact  
that the statements of L.R. were unverified,<sup>-10</sup> and the fact that he made no attempt to  
contact J.S. or C.S., respondent wrote a letter to the<sup>11</sup> County on behalf of L.R. and her  
son C.S. which made certain findings and contained several<sup>12</sup> recommendations.  
Respondent stated that C.S. exhibited "systematic parental alienation." In<sup>13</sup> addition, he  
recommended that the County continue to investigate the parental "alienation<sup>14</sup> process"  
and file an amended petition if they felt it was appropriate. Furthermore, respondent<sup>15</sup>  
stated in his letter that the County should immediately make orders to address this  
alienation.<sup>16</sup> The orders that were recommended by the letter were as follows: (a) that all  
visitation will occur<sup>17</sup> absent a doctor's note, and visitations should be unmonitored; and  
(b) that shared custody be<sup>18</sup> awarded to L.R.<sup>19</sup> <sup>10</sup>. Respondent did not qualify his  
findings and recommendations to point out<sup>20</sup> to the reader that they were limited because  
they were based on information from a source who<sup>21</sup> was biased and may not be  
accurate. Nor did respondent make any attempt to corroborate his<sup>22</sup> facts or to obtain the

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full court documents.<sup>23</sup> Respondent violated many of the professional guidelines of his profession which are<sup>24</sup> memorialized in the "Ethical Principles of Psychologists and Code of Conduct" ("Code of<sup>25</sup> Conduct") and the "Specialty Guidelines for Forensic Psychologists" (1991) ("Guidelines").<sup>2627</sup>

24. *ParentsforFamilyCourtJustice*

July 10th, 2009 at 5:52 pm

David Green PHD has the same Kat Credentials as Stephen Kat Doyne

Check his letterhead

25. *Doyned*

July 10th, 2009 at 6:03 pm

Under the CA State Rules of the Court Title 5, each court MUST establish a process for informing the public about how to find qualified evaluators in that jurisdiction. Where is San Diego's? Show it to us, come on the News Judge So, come on the News Court Executive Michael Roddy and tell us where it is!

Los Angeles has it, why don't you? Case in point you're NOT doing you're job. What part about that do you NOT understand Mr. Presiding Judge and Mr. Court Executive Officer? Under Title 10 – CA State Rules of the Court this IS your job!

<http://www.lasuperiorcourt.org.....index.aspx>

Where is yours San Diego Superior Court?

Or are you stuck in the fascist method of ordering the Public to the same Evaluators and Mediator, and Psychologists over and over and over? This is NOT consistent with the CA State Rules of the Court.

This is more consistent with an organized crime ring, racqueteeing, lining the pockets of your buddies, than anything else.

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Wake up San Diego, band together and form a class-action lawsuit/complaint to The Judicial Commission, The Attorney General of the State, the FBI, the DA, all of the above and carbon copy all of them to make they're all held accountable!

26. *ThePublicCourt*

July 10th, 2009 at 7:47 pm

Yes, I have a copy of David Green's business card. It has on it Diplomate American College of Forensic Examiners, just like what Dr. Doyne has on all his correspondence with me.

So this makes him David Kat Green PhD?

Are Dr. Doyne and Dr. Green... Kat credential buddies?

I've seen a list of professional references of Dr. Doyne's and Dr. Green is at the top of the list!

Hmmm...

27. *Sylvia Montoya*

July 10th, 2009 at 8:52 pm

Thanks to Channel 10 for allowing both sides of the story to be heard.

Anyone who has experienced the San Diego court system knows that only allowing one side to speak is the way it works.

As for Doyne's comment that nobody keeps records that long, he apparently is not familiar with a bureaucracy. Dr. Doyne had a chance to defend his side and it was obvious he was caught. How do you defend his sham credential? As for the courts very typical to blame everybody else and not take responsibilities for their action. I will hope the this changes the course in the San Diego Family Courts. This is the people's court and yet they tell us what to do go figure!!!!

28. *Parents against fraud*

July 10th, 2009 at 9:37 pm

THE TRUE AMERICAN BOARD OF FORENSIC PSYCHOLOGY

STATES STEPHEN DOYNE IS NOT A MEMBER

American Board of Forensic Psychology

The Proposed Specialty Guidelines Diplomat Directory

0 Diplomates found when searching for:

First Name: Stephen

Last Name: Doyne

Specialty: ALL

State: ALL

States of Practice: ALL

The Diplomat in Forensic Psychology

The receipt of the Diploma in Forensic Psychology from the American Board of Professional Psychology (ABPP) attests to the fact that an established organization of peers has certified the Diplomat as possessing a high level of professional competence and maturity, with the ability to articulate an explicit and coherent rationale for his or her work in forensic psychology.

The ABPP diploma has been recognized by judicial decisions, regulations, and statutes in some jurisdictions as the standard of professional competence in forensic psychology.

The Diploma awarded by the American Board of Professional Psychology (ABPP) is the only post-doctoral specialty certification recognized in the American Psychological Association Directory. ABPP has been incorporated since 1947, and ABPP has rigorous standard for the credentials, work review and oral examination of applicants for three

hours by a panel of three psychologists who hold the Forensic Diplomate. No candidates are exempt from the examination or "grandfathered."

Stephen "Kat" Doyne did not meet the above criteria

Instead he purchased a "Kat Diplomate" for \$350.

Stephen "Kat" Doyne fooled the clients and the judges as he ran to the bank

And this damaged the children taking away their college tuitions to fill his pocket

### 29. *itisinthecredentials*

July 10th, 2009 at 9:47 pm

CHARLATAN (shär'l?-t?n)

n. A person who makes elaborate, fraudulent, and often voluble claims to skill or knowledge; a quack or fraud.

[French, from Italian ciarlatano, probably alteration (influenced by ciarlare, to prattle) of cerretano, inhabitant of Cerreto, a city of Italy once famous for its quacks.]

Definition: swindler

Synonyms: cheat, con, con artist, fake, fraud, imposter, mountebank, phony, pretender, quack, rip-off artist, sham

### 30. *Ben Siegfried*

July 10th, 2009 at 11:03 pm

Dr. Stephen Done...

I leave out the "y" because it is my recommendation that you focus on "Y" you are receiving the response you are being given over how you conduct yourself.

People are telling you something about yourself, your ethics, your morality, and intelligence... or lack thereof.

31. *Sylvia Montoya*

July 11th, 2009 at 9:11 am

Dr. Doyne people are telling you something about yourself, your ethics, your morality, and intelligence .. or lack of it. It shows in your responses to the interview. You may think you are dealing with the courts were they take your word and never investigate whether is true or not. We are are a group of parents fighting for our children since you have already robbed us of their college funds.

32. *Griselda Montoya*

July 11th, 2009 at 9:20 am

I hope the SD Family Court takes the burden and responsibility to re-evaluate those 3000-4000 cases Dr. Doyne evaluated. someone or some institution needs to be held accountable for this serious negligence that has negatively impacted children and wrongfully accused parents. OK so maybe the court will, if they're smart, will release him, but what about the countless cases he influenced?

33. *br*

July 11th, 2009 at 9:33 am

What you will find, as you dig deeper into this cesspool, is that the amount of evaluation needed in these cases depends on the wealth and assets of the parents involved. The more you have, the more they will drag you through the system.

34. *ParentsagainstCorruption*

July 11th, 2009 at 5:15 pm

Stephen "Kat" Doyne is one of the GANG of 5

David Green

Sparta



2333 Camino Del Rio So., #110

San Diego, CA 92108

Phone: 858.831.1892

Fax: 619.688.9397

Email

David DiCicco, Ph.D.

5190 Governor Drive, Ste 108

San Diego, CA 92122

Phone: 858.549.1211

Stephen Doyne, Ph.D

SCRIPPS MEMORIAL HOSPITAL

Medical Office Bldg.

9834 Genesee Ave # 321

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Robin Tarbox-Roland, LMFT

4700 Spring Ave, Ste 206

La Mesa, CA 91941

Phone: 619.709.7208

Fax: 619.469.4515

Email

Does it not seem a conflict of interest to have 730 Custody Evaluators on the Lawyers website-Talk about the appearance of bias

36. *Michael Painter*

July 12th, 2009 at 10:09 am

It is important to realize that this is but one part of a broken system that extends across much of the United States and that this is a civil rights issue.

<http://www.pressreleasepoint.com/announcement> is a press release from Georgia but it reads like it happened to people here in California.

Search out and support those who are fighting to fix this issue and let the children be heard.

The Center for Judicial Excellence is one place to start.

<http://www.centerforjudicialexcellence.org/>

37. *Ed Dale*

July 12th, 2009 at 12:17 pm

The "I-TEAM" is setting this town to talking around the water cooler, on the web, and around the Hall's at the Hall of Justice. I am afraid that this is just the tip of the iceberg. There are many, many more unbelievable stories still left to be told. And the saddest part is: until recently, no one believed the stories from these parents. Pay attention Mr. Wade, Esq and all the other FRAUDS out there. 10 News Rocks.

38. *Doyned and Family Court*

July 12th, 2009 at 3:08 pm

I think this was written in regards to Kat Doyne's method of Custody Evaluation

"It is hard to imagine an approach more likely to incite litigation than to award sole custody to the party causing the problem because most parents are highly motivated to know their children and would therefore be likely to fight an unfair, arugable illegal order"

This is written by TJ Sutherland, RN BSN PHN JD

High Conflict Divorce or Stalking by Way of the Family Court

Thank you Lauren Reynolds for exposing the horrible problems with Family Court

You are heroes for the children hurt by Doyne

39. *Doyned*

July 12th, 2009 at 3:57 pm

Dr. Doyne's MO in general goes something like this: Fabricate pathologies, form them into a treatment plan, assign both parties to therapy with his looting associates (whether he knows them or not) who have open records to him for re-evaluations and updates so he can keep the cash cow being milked at \$350 per 45 minutes.

This sort of MO has been implemented on many, and many will stand and testify when the time comes to these truths. The hard facts are mounting.

Some of his inhumane horrors are to omit facts completely, polarize facts to the complete opposite, lie about what collateral contacts have said, neglect calling collateral contacts that would be the most important, flat-out fabricate statements that would bias against you, and make calls to both Attorneys and to the therapists that are probably unnecessary and hiding why they are made in the first place.

He's done things like recommend a couple of hours (or less) of supervised visitation a month to high-functioning, educated, loving and caring parents who have no criminal record and no history of drug or alcohol abuse. He's billed for calls before they were even made. There are so many more horrific things... all of these will be substantiated sooner or later, but they will.

This is why it is so critical to understand the seriousness of 10News's story and Dr. Tadros's case.

There is so much more information to reveal that 10News only scratched the surface of.

I applaud the efforts of 10News for creating a fine dance of protecting themselves and the Doyned, yet exposing the Court and its practices and Dr. Doyne himself.

And what about Evan Nash and Bill Hoffine? I'm not condoning what Bill did, but what or who drove him to that point? I certainly know how I felt and how others have felt being cornered by the processes of Dr. Doyne and the Family Court!

Folks, you're right, this is only the tip of the iceberg.

#### 40. *family court cynic*

July 12th, 2009 at 9:46 pm

Dr. Doyne is just one of the many corrupt individuals in the multi-billion dollar family court industry. There are many other psychologists, attorneys, minors' counsels, therapists, social workers, judges, etc. who do have good credentials but still they abuse their power. They smell parents coming who have some money who they can bankrupt, keeping them hoping that someday truth and justice and the protection and good of the children will prevail. But it never seems to. In the end, the children suffer. These so-called professionals need to be held accountable for their crimes against families and Channel 10 is making a good start in that direction. Keep on covering family court corruption stories—maybe you can help make change happen!

#### 41. *Demand Family Court Reform*

July 13th, 2009 at 9:36 am

As stated in many of the comments above, "this is just the tip of the iceberg." Yes, these people need to be sued. Is there a lawyer out there who will step up to the plate to help children that have suffered from court appointed abuse? Let's start naming some names here. Lets talk about our judges and minor's attorneys. How many people have had Timothy N. Smith, Esq. not support the child and give a biased report after never once interviewing the protective parent? Why can minor's attorneys go to court and lie without fear of perjury? Well, because, they aren't sworn in. They can say anything they wish as

an arm of the court and it will be accepted. Anything the parent says is "hearsay" as they will not allow the child to speak in court. And why won't they allow the child to speak? Because then you stand the chance that the truth will be revealed. Revealing the truth must be avoided at all costs because then their lies will be exposed. But then I guess that doesn't really matter either, does it? The judge will just slap a gag order on the protective parent and allow the abuse to continue until the parent has no money and is bankrupt.

Lets stand up to these lieing crooks!

42. *Frustrated*

July 13th, 2009 at 12:33 pm

Even though I spent about \$100,000 disproving Doyne's report the judge would not return my son to my custody. Although hospital and police reports showed my ex-husband to be abusive to our son, the court awarded him custody on the basis of Doyne's report.

After my son was removed from my custody, Doyne was deposed concerning his findings in the case. Doyne lied (under penalty of perjury) about results (and even the existence) of psychological tests, established events, and third party statements. Again, despite evidence the court refused to reconsider the value of Doyne's evaluation. Once Doyne submitted his report, my child's fate was sealed.

Why has there been no penalty for Doyne's perjury, why? In the court there is no checks and balances in cases that affect the wellbeing of the children that they are charged to protect.

43. *gufrog*

July 13th, 2009 at 2:03 pm

Parentsagainstcorruption

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Case: 37-2008-00093885-CU-BT-CTL

The story is about Dr. Stephen Doyne having false and misleading credentials.

Please view the aired piece or read the article, or go down to the Court and view the case.

The facts are all there.

This isn't a case about unfit parents.

All of the parents who have been affected that I know of are high-functioning, educated, loving and caring parents who have no serious criminal records.

47. *Stephen E. Lockwood*

July 14th, 2009 at 4:43 pm

Conspirator to Emotional Kidnapping of Children

Dr. Doyne has the opportunity to preserve and protect children in divorce cases, but his lack of judgement allows insidious and flagrant Parental Alienation to severely damage loving and healthy relationships between children and EACH parent. Dr. Doyne simply plays the game and is well paid whether children have access to each parent or not. Dr. Doyne puts the burden on the bread-winner to jump through all the "dead-end" referral loops and useless parental guidelines or parental recommendations only to wash his greedy hands so he can move onto the next unfortunate family. In high-conflict divorce cases Dr. Doyne lacks the skill and judgement to identify the nurturing, reasonable, and loving parent and leaves children with only one custodial parent- and a non-custodial parent who will lose much more money trying see their own children and correct the injustice. I have had my children emotionally kidnapped from me since 2003 and I barely have visitation every other Sunday for 2 hours. I really miss my children and am exhausted emotionally and financially in my efforts to reestablish a relationship with them. I continue to find creative ways to maintain relationships with my children, however.

#### 48. *Itis in the Credentials*

July 14th, 2009 at 4:44 pm

A professional is someone who works in ALL settings without changing colors. A Professional is not a scientific whore and if he/she did not have the Diplomate, then humbly and honestly state so, without adding more "rotten ketchup" to the PHD.

"CREDENTIALS" is everything. For some of you who might be unconditional Doyne's believer(s), I ask you to be very carefully looking into doyne's character.... What we see on paper speaks volumes. This is the kind of Character who will inevitably hurt your child, niece, nephew etc.

This predator on Kids College Funds is only and blindly selfish and has too cold blooded for what the weak and vulnerable needs. One must never feed or allow this to grow. If you Christian this, Doyne's attitude is not what God wanted or trusted us to do. Doyne's MO is clearly Con Artist Nicely Manipulative but fell on his face to be a professional.

Thank you Lauren Reynolds and Channel 10 for carrying the candle, being conscientious and not being intimidated. Your airing is clearly letting the cat on the run and set the precedent for DOING the right thing, hopefully from now on.

#### 49. *LicenseToSteal*

July 14th, 2009 at 5:09 pm

"Dr." Stephen Doyne has a "license" to steal valuable resources of hard-working families and creates additional conflict between divorced parents. He will tell you that mature parents will do the right thing and things will work out. This naive approach works well with highly functioning adults, but Dr. Doyne has a history of granting custody with an unhealthy or abusive parent who often inflicts even greater parental alienation on the other parent. If you confront or complain to Dr. Doyne he will dismiss your concerns and



minimize your perspective. As a patient or client of Dr. Doyne I simply felt abandoned and his court report simply "divorced" me from my children.

50. *Doyned and Family Court*

July 14th, 2009 at 5:18 pm

Instead of a shared parenting plan Steven Kat Doyne usually removed the children from a nurturing well adjusted parent with no history of mental illness and no abuse issues. This parents is outrages and spends over \$100,000 in court trying to seek justice and an shared parenting plan.

This keeps Kat Doyne is business-because he charges \$3000 for each day in court.

The children suffer. He will pull a child away from a loving parent.

He has no skill in trying to really help the family adjust to divorce.

The facts have been checked over and over again by attorneys, Channel 10 I team and the Reader. This information is vetted.

51. *Chris Lemay*

July 14th, 2009 at 11:22 pm

I am a step father in a case that Mr Doyne was appointed to and feel that this wrong man along with my step daughters father have been corrupt. Well, we know that the girls father is very sick and now it seems as if the "doctor" is messed up as well. What a world?

52. *Ben Siegfried*

July 15th, 2009 at 7:22 am

Dr. Steven Lockwood you said, "Dr. Doyne puts the burden on the bread-winner to jump through all the "dead-end" referral loops and useless parental guidelines or parental recommendations..."