

August 2021

- Judge Mark Tyree grants Plaintiff joint legal custody and visitation despite being shown the following evidence by Defendant
 1. Plaintiff's medical record where he admits to repeated illegal drug and alcohol abuse
 2. No evidence of clean drug screen
 3. Plaintiff admits in a counseling session to seeking treatment only because of this case
 4. Plaintiff admits in counseling to stopping his PTSD medication at will for a total of 6 months (two 3-month periods).
 5. Plaintiff's actions indicate that he had no desire to take care of the child, evidenced by the fact that this case is a counterclaim filed by the defendant. The original claim was filed by Plaintiff. It was for divorce only and omitted custody and child support entirely.

September 2021

- Judge Mark Tyree grants Plaintiff overnights with minor child despite the following evidence...
 1. Plaintiff has not provided proof from his medical provider that he is taking his medications regularly
 2. Plaintiff has not spent any overnights alone with the child alone in over 7 years.
- Judge Mark Tyree states that the overnights should be limited to 4 (per the Defendant extreme concern), and a review should be held in 2 months. However, he allows this to be omitted from the written order.
- Attorney Karen Jackson purposely fails to write up the written order for the judge's signature. When defendant brings the issue to her attention she lies to the judge about why, and purposely omits key factors from the order in an effort to incarcerate the defendant. Evidenced by...
 1. Defendant emails attorney Jackson outlining Plaintiff's violation of the verbal order and it's effect on the minor child. Attorney Jackson emails Judge Marc Tyree stating that she had a death in the family and that is why the order hadn't been written up 2 months after the court date. She further indicated that she only remembered when the defendant sent the email. However, the creation date on the file states that she wrote the order up prior to the defendant's email, just in time for a court date that was continued.
- Judge Mark Tyree signs the order despite the fact that he has not verified that everything he verbally dictated was added to the order, and that it is 2 months past the date he dictated it. He also allows opposing counsel to type up the order despite the fact that it's a huge conflict of interest for her to do so with a pro se litigant.

May 2022

- Attorney Karen Jackson has the defendant incarcerated based on the order she lied to Judge Tyree to get him to sign
- Judge Angela Foster during pre-trial instructs the bailiff and the defendant's public defender that she is considering a million-dollar bail and that the defendant cannot leave the courtroom. This is all before the defendant was heard.
- Judge Angela Foster decides to incarcerate the defendant and remove her child from her grandmother before the trial begins.
- Judge Angela Foster sends the Defendant to jail with NO bail despite her having no prior criminal record. Additionally, she specifically advises that the Defendant not be allowed to call her daughter until after she is in the custody of the Plaintiff.
- Judge Angela Foster writes as a statement of fact that Defendant is a flight risk despite having NO evidence to support the accusation

June 2022

- Judge Angela Foster agrees to allow Defendant to be released early only if the Plaintiff agrees.
- Attorney Karen Jackson refuses to notify her client and refuses to get back to Defendant's public defender
- At follow-up hearing Judge Angela Foster again agrees to allow Defendant to be released only if Plaintiff agrees. She does so without hearing from the Defendant at all, she refuses to allow her to leave her cell to be heard during the hearing at all.
- Attorney Karen Jackson indicates that Defendant will only be released if she agrees to give full custody to Plaintiff.
- Attorney Karen Jackson lies to Judge Marcus Shield that the Defendant is a flight risk for him to grant Plaintiff emergency custody. Judge Shield grants the order despite a complete lack of evidence.

November 2022

- Judge Marc Tyree...
 1. Gives Plaintiff more time with the child even though Plaintiff still has provided NO evidence that he is consistently taking his medications.
 2. Refuses to address the fact that Plaintiff admits to violating the judge's order to place the child in counseling without the Defendant's permission, and by refusing to allow phone calls with the Defendant. The Defendant was jailed for this violation, yet Judge Tyree looks the other way when the Plaintiff does the same thing
 3. Requests the mother's counseling records despite having NO evidence that the mother harmed the child in any way, and despite previously stating that the mother was fit and attentive to the child.
 4. Still refuses to make any decisions on child support despite the Plaintiff paying NO child support in over 7 years.