



Presiding Judge Eric C. Taylor
Los Angeles Superior Court
111 North Hill St. Dept. JC
Los Angeles, CA 90012

September 29, 2021

RE: COMPLAINT AGAINST COMMISSIONER STEPHEN MARPET
Juvenile Dependency Cases: 21CCJP01280A, DK18820, DK18820B
DVRO Cases: 21STRO02151, 21STRO03853, 21STRO04611

I, the undersigned, am writing to you today as a member of the Family Court Anti-Corruption Coalition. Although in its infancy we are an international organization whose purpose is to ensure that the courts are acting in the interests of the public they serve. We are focused on exposing court corruption and demanding accountability and justice in the context of Family Court, CPS and Guardianship fraud.

Children and persons with disabilities are the least able to advocate for themselves, therefore we aim to hold to the highest standard those who are charged with protecting them. As such, this Coalition holds a vested interest in court corruption in your jurisdiction.

We are deeply concerned about three Juvenile Dependency Cases in Los Angeles County that are before Commissioner Stephen Marpet - age 80. Mr. Marpet has presided over all three cases and destroyed a mother's life for over 5 years now. This commissioner must be removed from the bench - he doesn't follow the law. Over a dozen members have personally witnessed the shocking cruelty this mother (RH) continues to endure due to malfeasance and abuse of power.

Most recently we have witnessed Commissioner Marpet tell RH that her abuser (please see the DVRO's RH attempted to obtain that Commissioner Marpet interfered with) did nothing wrong when he strangled her. This incredibly abusive man has threatened her life repeatedly, he is a violent felon with a very long wrap sheet, yet Commissioner Marpet recently screamed at RH and told her that if she tries to get a protection order against the man that strangled her, he would remove her 8 month old child and put him in foster care.

We are seeking a FBI and Federal Grand Jury Investigation into this case because we know that RH is not the only victim of this racist, bigoted, misogynistic commissioner. We have over a dozen members who would gladly be interviewed about the abuse they have personally witnessed RH go through. We have absolutely no idea why this lunatic is still on the bench, or how many lives he has destroyed. We are sickened by the thought of how many other families have been completely devastated by this commissioner and we demand that this abuse of power STOP immediately. We are horrified to discover that our federal tax dollars pay for this abuse of families and we will no longer stay silent. We are requesting the annual cognitive behavioral

testing results for Commissioner Marpet, through the Freedom of Information Act, to determine if Commissioner Marpet is mentally competent to sit as a judicial officer due to his advanced age. Most judges across the USA are required to retire at 70 and we ask that this commissioner retire now.

This is another classic RICO case where the court, social workers, court appointed attorneys and county counsel are conspiring against rights to illegally detain children for their own personal gain. This case is not unique. We believe that there is a pattern of practice, and that the FBI will be able to uncover massive juvenile dependency court corruption and fraud on the court when they take this case. Our CPS Anti-Corruption Task Force has discovered over 900 similar cases across the country. We are also aware of a massive conspiracy between the Los Angeles Juvenile Dependency court, Pacific Toxicology, Los Angeles Dependency Lawyers and Children's Law Center against the rights of families and children in Los Angeles County. We are collecting the data on these cases and would be very happy to turn our evidence over to your office and the FBI.

It is well known that the State of California has the highest rate of CPS corruption in the nation. As the Presiding Judge of Los Angeles County Superior Court, the responsibility falls on your office to fully investigate and prosecute this type of corruption. We have confidence that you are up for this challenge, and we look forward to your response and further communication. We are requesting a hearing on the matter, and that the court will obtain the transcripts from every hearing related to RH and her children over the last 5 years. We are certain that once you are aware of the facts, that you will review all of Commissioner Marpet's decisions. Commissioner Marpet must be removed from this case and removed from the bench immediately.

Please contact support@familycourtanticorruptioncoalition.com

Thank you,

cc:

California State Representative
Maria Elena Durazo
State Capitol, Room 5066,
Sacramento, CA 95814

Governor, of the State of California,
Governor Gavin Newsom
Room 1303 10th Street, Suite 1173,
Sacramento, CA 95814

U.S. Senator for California,
Lena A. Gonzalez
Capitol Office,
State Capitol, Room 2068,
Sacramento, CA 95814

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
Juvenile Dependency/Adoption Division
CC410

21CCJP01280A

IN THE MATTER OF:

██████████

September 17, 2021
8:30 AM

Honorable Stephen C. Marpet, Commissioner

Mike Perez, Judicial Assistant

Hilda Ramirez (#8133) , Court Reporter

NATURE OF PROCEEDINGS: Appearance Progress Hearing

The minor subject to the following orders is: ██████████

Date of birth: 2/13/2021

The matter is called for hearing.

The following parties are present for the aforementioned proceeding:

DCFS, Petitioner

██████████, Mother

Priya Bala, Deputy County Counsel

Megan Humphries, Children's Law Center 1 for

Minor

Chenito Ayala, LADL5 for Mother

Forrest Miller, Attorney

The court has received an agreed schedule in which the mother and father share 50- 50 custody of the child.

The father is to pick up the child today at 3 pm at the designated pick up area and return the child to the mother by 3 pm next Friday.

The Friday to Friday custody arrangement is to remain in effect with the parents to have custody one week and than off the following week.

The court admonishes the mother that she needs to comply with the custody order arrangement. Also, if the mother desires to request any type of restraining order she needs to go through her own attorney and file the appropriate document here in the Children's Court- Dept 410 not any other court house. If the court is informed that the mother is filing restraining orders in other court rooms / court houses the court will deem this a violation of the court orders and look into detaining the child from the mother's custody.

Pursuant to Welfare & Institutions Code § 827 and Cal. Rules of Court, rule 5.552: All records and information obtained shall be used only in connection with a related case, if any, and shall not be disseminated or used for any other purpose.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
Juvenile Dependency/Adoption Division
CC410

21CCJP01280A
IN THE MATTER OF:
Hubbert, Justin

September 17, 2021
8:30 AM

The mother and father to go through "talking parents" in regards to the shared custody and pick up/ drop off times and locations and or a similar type of talking parent source.

The court will set another non- appearance progress hearing on 10-20-21 to allow DCFS to update the court as to how well the parents are cooperating with the court orders and in the shared custody arrangement of the child Justin.

Minor remains a dependent of the Court pursuant to Welfare and Institutions Code §300. Order of Home of Parents remains in full force and effect.

Minor remains released home of parents under the supervision of Department of Children and Family Services.

All prior orders not in conflict shall remain in full force and effect.

Non-Appearance Progress Report Hearing is set to October 20, 2021 at 8:30 AM in Edmund D. Edelman Children's Court Dept. - 410. All appearances are waived, DCFS is ordered to prepare a report.

Pursuant to the order of the Court, the 09/22/2021 Non-Appearance Progress Report Hearing is advanced to this date and vacated.

Department of Children and Family Services is ordered to prepare the necessary reports needed and to give proper notice to all appropriate parties for the next hearing.

All attorneys are informed of the hearing date change.