



Have you been Classified as a Non-Custodial Parent by The Family Court?

You are by no means alone. There are now over 25 million of us in this country with more unsuspecting parents finding out the "hard way" what Family Court is really all about. Once you sign away "Substitution of Attorney" to a member of the Bar Association you are no longer in control of the process you are involved in. Your representative is now in charge of your case and will operate according to a different agenda than a member of the public would expect not being familiar with "business as usual" in these institutions.

Larry Hanshew
949-548-0403

<http://groups.yahoo.com/group/ncp-ca-orange>

What was the reason for the "Family Court" order to take away the custody of your children ? Chances are there was none! The court says it's because the kids need to have a "stable living situation" so they can keep going to the same school and stay in the same environment. But if both parents still live in the vicinity (within 50 miles) why does one parent get cut out of the child's life?

We have seen many examples where parents do not use the contested litigation process of the local Family Court when they are no longer going to be together as a couple. The kids do much better having two households to call home and can draw on the experience of more adults to gain guidance and knowledge

There is no legal basis for anything but Equal Custody in the Majority of these cases!

So why do we have this problem?

Because the Family Courts of this country do not Follow the Law!

The right to have the care and control of your natural children is your sovereign right as an American! The Supreme Court of the United States has reaffirmed this time and time again Unless you have been shown to act in a criminal or negligent capacity in your parental duties there is no reason for the court to be telling you when and when you can't see your kids!

Both parents have a right to play an active role in their children's development .Both parents also have the responsibility to ensure their well being. This is very simple. It means the basic things like food, medical care and making sure they get to and from school safely. (Or see to their education)

Money is the problem. Today we have an ever growing cadre of "Family Court Professionals" who make a very good living from having "your case" go on for as long as possible and have as many "orders" as can they milk it for. Attorneys (who become the judges) and their partners the "Therapy Professionals" are all too eager to find a problem with you that they can fix. For a fee that you have no choice in paying if you want to see your kids! There are also well meaning government "programs" that bring LOTS OF MONEY to the local county every time they have a new "client!"

What is the Answer?

Everything from the Constitution Itself through the U.S. Code down to the state family code supports the inalienable right of a fit parent to the raise their child without interference from government. We need to band together as parents and taxpayers to assert our rights to our kids!

The Lawsuit for Mom and Dad!

How many good families in this country have been financially and emotionally ruined by this process? They are not going to fix it themselves. We must band together in civil action. We are in the process of organizing a class action lawsuit for VIOLATION OF CIVIL RIGHTS in the FEDERAL COURT. We need thousands of injured parties to step forward and join the lawsuit. This will not cost you any legal fee's.All you need to do is sign on as a plaintiff and be ready to tell YOUR STORY to the JURY! Please see this website for more details and contact your local coordinator OR BECOME ONE!

WWW.INDIANACRC.ORG