**JUDGE FRANCES McGROGAN COMPLAINT**

On or about October, 2010 Judge Peter J. Melchionne transferred my case to Judge McGrogan regarding DYFS n/k/a DCP&P.

My then-attorney Judith Ball requested Reesa Vilani to supervise my ex-husband Keith Yonos with my son Keith Alexander. He was being supervised by non-neutral supervisors Rose Vega, as well as his 83 year old alcoholic mother, Eleanor Yonos and his daughter Kaley Bunny, who actually resides in Denver Colorado.

Reesa Villani wrote a letter to Judge Frances McGrogan that she had seen red flags re. Keith Yonos while she supervised him and so did Judith Leggett who also complained to Judge that my son was at risk with my ex-husband.

What happened to the letter Supervisor Reesa Villani wrote to Honorable Judge Frances McGrogan regarding her concerns of Alexander being in the hands of his father? Ms. Villani had a fight with Alexander's father and he threatened her life. She described him as a "madman." She stated she was fearful for her life.

Why did Judge McGrogan disregard such important document? Where is that document? \*\*\*Note: I was forced to pay for half of Reesa Villani's supervision when my ex husband was the suspect per court order by Judge Frances McGrogan (including Interstate Fact Kathryn Dixon/s agency).

Judge McGrogan GAGGED me and allowed my son to be in the court room when he was removed from me one week later witnessing his father and I argue about the house when I had paid my ex-husband his share of the former matrimonial home but he continually refused to sign the deed - for two years - yet kept harassing me in court with his lawyer Ira Kaplan Esq. All this while my son was present in court, I was ordered to pay attorneys fees to Ira Kaplan. Our son was sitting alone in the back bench of the court room. He was (6.2) years old. He was crying and asking for his mother.

Judge McGrogan made me pay outrageous attorneys fees to Ira Kaplan while she was my Judge, but denying me to see those detailed attorney's fees. I had funded Ira Kaplan more than thirty thousand dollars already. My then-attorney Judith Ball asked Judge McGrogan to have Mr. Kaplan swear under the oath that this tremendous amount of money for legal representation of his client Mr. Keith Yonos for one hearing (almost five thousand dollars in one hearing day) was legitimate. Judge McGorgan yelled at my then-attorney Judith Ball and told her she was denying her petition and Mr. Kaplan to not swear under the oath. She entered a court order again for me to pay attorneys fees. This again also happened with Donna Tamayne when she represented me.

After Donna Lobiondo had suspended my visitations and DFYS and judge Frances McGrogan disbarred my visitation with my son based on Donna Lobiondo’s false report and because I said I was going to the press to expose my case and her for covering up the DFYS caseworker that drove my son to one of my last visitations. I had reported to my lawyer, DFYS case worker, supervisor Nicole Miller, also to my therapist Sarah Perkins, that my son was unattended in her parking lot office by that case worker. He ran to me asking me to take him home with me and clinging to the handle of that back door of my car with the excuse he was giving me some stickers. Donna Lobiondo suspended my visitations stating my son had told the case worker that drove him there that I told him "you don't love me any more" which is not true.

Then Judge Frances McGrogan, after I was disbarred form seeing my son since November 2012 and I had not seen nor heard anything about my son for about four months again because a similar incident occurred during the fact finding trial on May 2011 Judge Frances McGrogan suspended visitations for four months until DCP&P would find a qualified clinician for me to continue therapeutically visitations with my son. (Depriving me from parenting my son even during supervised vitiations total eight months alienated from having contact with my son) she court ordered me to see Psychologist Dr. Harold Goldstein and Psychiatrist Robert Latimer.

In the month of March 2013, four months after I was disbarred from visiting my son. I told my then-attorney Mark P McAuliffe since Dr. Sostre had a vague and non-credible 17 minutes evaluation on me and had falsely diagnosed me as delusional when I had a state psychiatrist from DFY prior to her evaluation (Dr. Michel Gentile) who diagnosed me PTSD and not delusional -. I felt the judge and DFYS wanted an excuse to suspend my visitations for further time.

On or about February 3rd, 2011 Judge France A McGrogan decided on the papers that my ex- husband Keith J Yonos was to remain under the current supervised visitations arrangements once per week with Interstate facts; Kathryn Dixon and his parenting; assigned weekends with his appointed supervisors: his mother and Rose Vega. I was to be paying for half of the supervisors. Judge McGrogan order states no overnight visits and without prejudice, this rider was to remain.

but kept the case with DFYS aka DCP&P

I asked her why was the case then still open if she was telling me this was final and why did Danielle Gonzalez was still coming to my home and harassing my son and myself? There was no answer. It was to become an open-ended nightmare.

My son Keith-Alexander told me that he had seen his bedroom ready at his father’s and met with “Essie”, the sister he was told to have. He told me he did not wanted to have that sister. He also complained that he had to watch her at nights and he was afraid she would fall from his arm. My son was only 5 and ½ years old. DCP&P caseworkers and supervisors and my then-attorney Judith Ball always ignored all of my son’s disclosures that were of my concerned. Judith told me my son was the son of his father and had half of his genes and could be also half sociopathic and be making up stories. I was very offended and hurt by Judith Ball's remarks. I called Judith Ball beginning of March 2011 and told her that I had received a phone call from a social worker named Families First Clinician Caseworker Victoria Madam. Ms. Madam had told me she had to come to my home urgently because she was informed my son was to be removed suddenly from my home.  Victoria Madam had a program of 10 hours per week to be at my home and at my ex-husband's home and to find out why my son was still making allegations.

Judith Ball told me to comply with the program but that the court order form Judge Frances McGrogan was already in place and my son was not to ever be removed from my residential home. Judith told me I was exaggerating and I need to calm down.

The program took place for about five weeks. The result of the program was that Families First Victoria Madam and her supervisor found that the safety of my son was to be in my home. That Mr. Yonos and I and our son were to be attending "family theories sessions” at Audrey Hepburn Children’s House, not only individual therapies but also, a family program.

Suddenly during my therapies and my son’s therapies on Friday 9th April 2011 when I showed up with my son, Danielle Gonzalez was present with another DCP&P case worker at my then- therapist office, Joan Glaeser. Danielle told me that my son was to be removed from my home starting that moment and for me to be under supervised visitations. I told her that we had gone to attend family therapies per Families’ first recommendation. Danielle Gonzalez said that “was very good and beautiful; however I am DFYS aka DCP&P and I have power and I make decisions over Families, first the judge and everyone else, Ms. Weber.”

They brought my son to say good-by to me, my son was very sad and told me "Mommy, I told you so many times I was going to be living with Papa and you failed to take care of me". They took my son Keith-Alexander away from me and all I could do was give him hugs. They separated us from hugging while my son was crying hysterically.

I called Judith Ball from my car and she said that could not be true, that if I was mentally well because she had never heard of such a thing. I told Judith that my son was gone and there was an emergency hearing on Monday April 11th 2011, and that I needed her to argue this before Judge McGrogan. I went to court and Judith Ball did not show up. The Judge said my attorney had called the chamber and said she was withdrawing from the case. I was stranded without an attorney and a public defender Michael Lamolino represented me.

During the hearing Public Defender Michael Lamolino was present. That was very strange to me. No one in that court room but us plaintiffs and defendants and Mr. Lamolino. Judge Frances A. McGrogan granted Mr. McAuliffe to be dismissed form the case and they forced me to take the public defender Mr. Lamolino when specifically requested that if Mr. McAuliffe was to be dismissed I wanted to be a Prose litigant and I requested for all my case documents. GAL Caryn Stalter opposed that I would be a prose litigant and told the judge I would go to the press and expose my case and I must be under the Public defender. I argued that issue and the Judge force me to sign a document that Mr. Michael Lamolino was to be my attorney going forward. I asked to sign it another day since I wanted to consult this matter with my family but the judge said no.

April 11, 2011 we appeared before Judge Frances McGrogan for an emergency hearing. Ms. Reesa Villani wrote a letter to Judge Frances Mc Grogan and informed DFYS that the father was dangerous to the child, as she has caught him touching the child's private part while putting the 5-year old in the car seat. She also reported the father had screamed at her and she feared for her life. She withdrew from supervising the visits. The judge ignored that letter on April 11, 2011 stating that it was I who was to have supervised visits one hour per week at DFYS facility with psychologist PHD clinicians Rachel Poland and Patricia Kryger. Judge Frances McGrogan removed Rachel Polan from being one of the supervisors. I complained that Rachel Poland was providing reports that were totally different than what was happening during the visits. I had been recording the visits. During the fact-finding trial Rachel Poland was found to a relationship with my ex-husband.

Judge McGrogan entered a court order that my son Keith Alexander, who was fluent in Spanish, his first language, and semi-fluent in Portuguese was forbidden to speak any other language but English. I cried in court and told the judge that was cruel and that my son had never communicated to me in English he only spoke English at the preschool but he was more fluent in Spanish and my family communication and my friends. The judge was moody and yell at me and humiliated me.

I hired Mark P. McAuliffe right after my son was removed from me by DFYS (now called DCP&P) Case Worker Danielle Gonzalez, about April 15thh, 2011. My then-attorney Judith Ball who left me stranded and did not show up at that hearing on April 11th, 201i before Judge Frances A. McGrogan. I called Mark P. McAuliffe’s office since he was referred to me by a lawyer on Bergen County as an aggressive lawyer who knew how to fight DCP&P and would get my son home. When I called Mr. McAuliffe to see if he could be in court to represent me, he said he could not take my case that week since he was busy, but to look for public defender, Michael Lamolino, who was able to help me in the meantime and he would talk to Michael Lamolino and to go to his office with ten thousand dollars to retain him. When I retained him, he said he would get my son back within six months. However, he was dishonest in telling me that he had represented my caseworker investigator, Luis Padierna, in his own personal legal family matter with his son, and where he was testifying for his best friend as a witness being accused of molesting boys and girls.

On or about May 12th, 2011 we had a hearing – Mark P. McAuliffe then representing me, before Judge Frances McGrogan, Mr. McAuliffe surprised me when he told the judge, without discussing with me, that I was to be pleading guilty of emotionally harming my son and neglect and he was asking to start immediate reunification. I was in shock. I was expecting Mr. McAuliffe to fight for my son to be returned back to me and the judge clarify why my son was removed, when the judge had ordered on February 2011 for my son to remain with me and his father Mr. Yonos to have continued supervised visitation. I interrupted Mr. McAuliffe and asked why was he doing that? I was NOT pleading guilty to a crime I did not commit. Judge France

McGrogan told Mr. McAuliffe to talk to me outside the court room and get clarification.

I told Mr. McAuliffe that I was outraged with the way he had proceeded. Mr. McAuliffe told me that the judge was a difficult judge and she had hired as an attorney for DCP&P (former DFYS) taking children away from parents and he did not see a way out on my case other that play the game and for me to start reunification because this judge was never going to admit they had made a mistake by giving my son to my ex-husband and this was done by Danielle Gonzalez and the Judge needed to protect DCP&P because she worked for them for 25 years. I told Mr. McAuliffe I was not moving forward and to tell the judge to stop the hearing and I wanted to fire him and get another attorney since he had acted unethically. Mr. McAuliffe said okay, we will go to trial then. I said, just stop this hearing, but he said “I will tell the judge, we will go to trial.”

I noticed Mr. McAuliffe was stretching days for what he promised it was going to be a ten-day trial and it would not take more than three weeks to get it over just in case there were some other emergencies that the judge may, in the end, reschedule. It was not true. They were scheduling hearings for every two months and for a period of three hours and even one hour. We only had during the fact-finding trial, about two or three days that were full days of six hours straight. The trial lasted 22 months. I also told Mark I had caught the GAL Caryn Stalter lying that she had gone to my son's school and spoken with the principal and superintendent and teachers. I had meeting at my son’s school and I have audio recording where they all state they never had seen her at the school, nor met with them. I asked Mark to subpoena GAL Caryn Stalter's notes and Mark responded he could not because she was not caseworker.

January 26th, 2012 during my therapeutically visitations with my son Keith Alexander and I in the presence of two psychologists from Children Aids and Family (CAFS) Patricia Kryger and Maria Mathanis: he pulled down his pants and told both clinicians to put their mouth on his penis. He opened up his buttocks and told both clinicians to stick their fingers in his anus. Both clinicians called DYFS supervisor Nicole Miller the visit was held at DFYS office. He said that he did not wanted to go home with his father; his father was going to kill him; his father had a black gun and was going to put it on his head. He ran into the corner of the room, facing the wall saying, “Please help me, somebody please help me, I want to die, nobody helps me.” DFYS supervisor Nicole Miller decided to end the visit (that was being held at DFYS facility division) and handed the child to his father. I was informed that by the next day she would know what the division would decide according to experts from Audrey Hepburn Children's house. No one contacted me from neither Audrey Hepburn Children’s House (AHCH) nor Children's Protective Services (DCP&P). Both clinicians Patricia Krieger and Maria Mathanis withdrew from supervising the visits with my son and me; both stated to me over the phone that they had concerns regarding the child being abused by the father and they were not experts in sexually child abuse.

I called Mark P. McAuliffe Esq. and also sent him a text message of what had happened during my visit and I never heard back from Mr. McAuliffe until 20 days later. I showed up at his office angry and demanding what he was doing with my case. Then he was nervous and said he was going to do an OSC but that he was afraid that Mary Zec, the Deputy City Attorney would say to the judge we had spoken Spanish during my visit with my son for his birthday and that was not true. This idea came from Mark and that was exactly what Mary Zec argued in court. Also in front of me, in his office, he said “Be quiet, I am calling Mary Zec (DCP&P Attorney) to let her know I will do an OSC.” I asked Mark if he had to ask her permission for any of this who was he working for me and my son Keith-Alexander Yonos (K.A.Y.) or for DFYS, now called DCP&P.

Judge Frances McGrogan allowed two moths without me having any contact and no visitations with my son while “experts from Audrey Hepburn children’s Hose made a recommendation regarding why my son had made such sexual allegations – my son had not lived with me for two pears already nor been without any clinicians while my supervised visits that were one hour per week only held at DFYN aka DCP&P Hackensack offices. A total of 10 moths I was alienated form my son’s live if we add all those occasion that during the waiting period of time the Judge was deciding who was going to be the next clinician to supervised my visits.

August 2012 during the Mother's supervised visit with former DFYS now DCP&P caseworker Joan Tacktas the child told a case supervisor that his penis was hurting and to please take a look at his penis and see how bad it was hurt. Caseworker said to “just keep playing with your mother.” My son told me and case worker again that his penis was hurting very badly, please both to take a look at his penis. I asked caseworker to please call a nurse to check up on my son penis please. The caseworker denied my request and gave the child to the father. The caseworker informed me that she told the father to take the child to his own pediatrician for an examination and she would get back to me the following day. I called the division to find out the status of my son's medical examination. Caseworker informs me that she found out that the father have left on a business trip very suddenly and they were not happy and were going to address the issue with the father. I asked where was the child? The caseworker said that they were not going to provide that information to me.

I reported this to Mr. McAuliffe and he never got back at me. He ignored all these opportunities to go before the judge and argue my son was not living with me and he was still making sexual allegations. One week later, father comes back from a business trip and takes the child to his pediatrician, who finds that child informed him that his penis was hurting the week before but pediatrician did not see anything abnormal.

On January 20th, 2012 I was allowed to have supervised visitation to celebrate my son's birthday with a paid supervisor Dr. Dennis Chatyane in Englewood NJ. The court order by Judge Frances McGrogan stated that Mr. Yonos was to drop off my son to Dr. Chatyne’s office and I would pick my son up. We had two hours to celebrate his birthday. I went with my friend’s father in the car that I was driving with Mr. Hector Castro. We picked up my son and Dr. Dennis Chatyane; after a small session in his office and my son and I hugged each other. We went to Outback on River Road in Edgewater for dinner. It was a quick dinner and my friend, Jazmine Gomez, her father and mother, her 12-year-old son and my Turkish friend Mr. Gulgu attended who doesn’t even speaks Spanish. We had not time to basically talk but we were full of joy that we were able to open up presents and have dinner and sing happy birthday to my son. We were only thirty minutes late to go back to Dr. Chatyane’s office.

Dr. Dennis Chatyane texted and spoke with Mr. Keith J. Yonos that we would be by his office by 7:45 PM.  Nothing unusual when Mr. Yonos had supervised visitations with Kathryn Dixon - he was up to one hour and half hours late from his court order time and I was always flexible. When we arrived to drop off my son to Dr. Chatyane’s office, we saw a man coming from behind a tree, it was dark and he grabbed Dr. Chatyane and told him he was late and insulted him. Mr. Yonos opened the left back door of my car and pulled my son out. He was dragging my son by his clothes and my son was saying he was being hurt. He dragged my soon all the way to the sidewalk. Dr. Chatyane intervened and he said you are hurting the child. I got out of the car and Mr. Yonos threatened me and put his finger on my nose. There was a witness, Jazmin's mother Libya Gomez and she said please call the police. I was trying to get my cell phone form my hand bag but then Mr. Yonos kept dragging my son, screaming at him and put him in the back seat of his car, not even making sure the child had put seat belt on and was sitting properly on the booster seat, and then drove away.

Dr. Chatyane promised he would call DFYS that night and report it. He did not. I called my lawyer and left him a message and no response. Mr. Yonos wrote a letter to the judge and turned the story around. We ended in a OSC by Mr. Yonos. Dr. Chatyane testified and said Mr. Yonos needed to be evaluated by a psychiatrist and my son was in tremendous danger. I wanted to testified and the witness Libya Gomez too but Mr. McAuliffe did not say anything nor defended the case properly. Dr. Chatyane was dismissed form the case as a supervisor that day. After Dr. Chatyane, I had no visits for over four months until the GAL and DCP&P got an agreement on who could be a qualified clinician supervisor. I reported this frustration to Mr. McAuliffe and told the Judge. Mr. McAuliffe ignored me and told me to "play the game".

I had several disagreements with Mark P. McAuliffe because I thought it was important that he find the lost documents from the Families First and the clinicians prior to the removal that stated that the safety of my son Keith Alexander (K.A.Y.) was in my home and that their recommendation was for "family therapy at Audrey Hepburn Children House" and that those documents disappeared and McAuliffe did not wanted to touch that during trial.

Where are those documents and why were they ignored?

I called Mark P. McAuliffe after I have my supervised visitation with Donna Lobiondo, Psychologist in Montclair NJ, and, my mother was also present during my visitation with my son. That there had been an incident with Mr. Keith Yonos in the waiting area. Mr. Yonos was harassing my mother and myself and I had requested for Ms. Lobiondo to please make special arrangements prior our arrival where Mr. Yonos was not to be in the same room with my mother and I when our son arrived to the visit. Such arrangement was granted but when we arrived it was not set the way it was promised. Mr. Yonos was sitting in the waiting area and told our son not to greet his grand mother - my mother. I reported to Mark P. McAuliffe that my mother was not allowed to communicate to my son since she does not speaks English and my son was forbidden per court order to speak any other language but only English.

Also I told Mark P. McAuliffe that my son in a previous supervised visit at Donna Lobiondo’s office My son Keith-Alexander had ran away from the DCP&P case worker in the parking lot – (Caseworker that drove him to the supervised visit) and there were cars driving by and the caseworker didn’t do anything to protect my son. My son was at risk to be hit by a vehicle. 

I was expecting for Mark P. McAuliffe to file and OSC before Judge Frances A. McGrogan regarding this incidents but he did not get back to me. Never even responded to my phone calls.   
Mr. McAuliffe was focused on the money that according to him I owed him when I had never signed a written agreement that I was to pay him more than 50K for the entire case.

Dr. Donna LoBiondo, Supervisor suspended my visitations and told the judge I had threatened to go to the Media and expose my case and her lack of protection to my son during the parking lot incident and in her waiting area with my son present and his father Mr. Keith Yonos bullying my mother and myself and telling my son not to greet his grand mother. Judge McGrogan had gagged me, forbid my son and I to speak our native language Spanish, forbid my son to speak to any of my side relatives to speak Spanish when they speak no English and they flew from overseas to see my son

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I had reported to Mark P. McAuliffe that my son’s school Principal informed me and his teacher that they were unaware that there was still a DFYS (DCP&P) case going on. The principal told me he had not seen a caseworker and never meet with GAL Caryn Stalter. Caryn Stalter sated over the oath several times she had met with my son’s teacher and the Principal and Superintendent of the school. I asked Mark P. McAuliffe to subpoena Ms. Stalter’s note and Mark told me he had asked Ms. Stalter and she had said she was not my case worker and di not have to provide me notes. I have all of these evidence e-mail and audio recordings.  Mark was calling me asking me to bring ten thousand dollars to his office. I told him I had e-mail where he stated the final amount he was charging for my case and I had paid him already, my son was in danger and he was not doing anything about it.

I decided to Google about DFYS (DCP&P) cases and I found out that I was not the only protective mother that had lost her child because of reporting sexual abuse and the children were given custody to their identified abusers as well I found out about “foster care business.”

I connected with many advocates in the United States to know more about this terrible situation and I found thousands of parents in very similar situation I was. I went to Mark P McAuliffe’s office and I told him about all these advocates and organizations. Mr. McAuliffe was very defensive and instead of being helpful and understanding decided to withdraw from my case and left me stranded.  He wrote a motion asking to dismiss him from the case and asking the judge for me to pay a balance of almost $50,000 when there had never been a written agreement.  I wrote a cross motion as a Prose litigant demanding Mr. McAuliffe to stay in my case as my attorney since I had not money to hire another attorney and we were at the end of the trial and my ex husband had retained his attorney Ira Kaplan and they were going to be asking for sole custody of my son Keith-Alexander.

Judge France A. McGrogan denied Mr. McAuliffe the balance he claimed I owed him since there was no written agreement signed by me that I owed him that money but a letter where Mr. McAuliffe stated that all I owed him was $20,000 and I had already paid him in full.

Mr. Mark P. McAuliffe bullied my appeal attorney Mr. Mario Blanch for almost one year denying to transfer my case to Mr. Blanch since he was hired by me.  I needed documents that Mr. McAuliffe had in my file in his office in order for me to comply with court order to restore visitations with my son Keith-Alexander.  Mr. McAuliffe told my appeal lawyer Mario Blanch that my case had an order of protection and in order for him to transfer my files he would need to go before the judge. That was not true. Mr. Mario Blanch sent Mr. Mark P. McAuliffe a letter informing him that for a period of over nine months he was asking for my case files and he was not cooperating in transferring them therefore Mr. Blanch was going to turn Mr. McAuliffe to the board of ethics and file a complaint about him. Mr. McAuliffe then decided to transfer my case within one week—nine months later of us not having a document to work with.  Mr. Mark P. McAuliffe continues to harass me weekly by sending me attorney’s bills via regular mail – when I have no payments obligations with his office.

On August 25th, 2014 prior to my hearing August 27th, 2014 to request a stay and resume visitations with my son I sent a letter to Judge Frances McGrogan via fax and regular mail. Judge McGrogan was furious when she was to start the hearing and told my attorney Mario Blanch that if he had read that letter I had faxed her the day before our hearing August 27th, 2014. Mario said nothing. The judge denied the stay and resume with visitations and ordered the 6 months of psychiatry and psychology treatment despite the fact she was told that DCP&P had ignored all my attempts for one year to have them to send the psychiatrists and psychologists order directly to my evaluators. That specific Judge court order that has been difficult to accomplish:

1- I needed to be treated by psychiatry for a period of 6 months and provide the psychiatrist with the "previous Psychiatrists evaluations conducted by state Psychiatrists and Evaluators.”

I had gone to several psychiatrists and after three to five treatment sessions, my treatment was terminated due to the fact they found NO mental illness in me.

In late November 2013 my ex-husband, Keith John Yonos, submitted a motion to request modification of matrimonial divorce decree -- since Judge Frances A. McGrogan granted my ex-husband sole custody in March 26th, 2013 –on the papers not during the hearing.

Letter to Attorney General was shown to the judge and Deputy attorney Monique D'Errico and GAL Caryn Stalter denied having knowledge of any of my attempts contacting DCP&P myself and being ignored. I was punished again and prevented from seeing my son and having access to my son's academic information and medical information but to pay child support or face incarceration.

The judge entered a child support obligation when my son was removed and I had no employment based on employment history of earnings. She said I used to make over six figures and she was going to be generous and make it as if I was making 75,000.00 per year when I had NO employment. She said I need to come up with the child support regardless. I was heart broken without my son even as I was forced to pay child support as if I was still making money I was not making. My home for sale again. I had paid Yonos his share two years prior that but he refused to sign the deed. I was punished to pay Ira Kaplan tremendous attorneys fees, they were putting me homeless. I argued before the judge – crying - and she was angry telling my attorney to tell me to control myself, that those were New Jersey rules. Then she pass the child support mater to Judge Wilcox who entertained child support separately from Judge McGrogan, to the point I was unjustly jailed.

Another ex parte was entered on January 17th, 2014 by Judge Frances McGrogan regarding the judgment of Mr. Kaplan's attorney fees without providing a bill and without me being notified that there was another motion entered.

March 25th, 2014, we lost our hearing and the judge did not grant me visitations. The judge said the court order was not followed properly. Ms. Adams had the court order and has read it and she knew that I was unable to obtain the "second state Psychiatry evaluation that diagnosed me "delusional" because I had gone physically to Newark trying to obtain it and I was told the case was closed and they were not providing me with any documents. Michelle Adams told me over the phone on May 2, 2104 that the only way I was going to see my son again was if I admitted that I was delusional and I made false allegations against my ex-husband regarding my son's disclosing to the nanny, myself, the police, the trauma therapist, Audrey Hepburn Children's House evaluators, the pediatrician, as well as DCF (former DFYS) Case Workers that his father had molested him. I informed Ms. Adams I was not pleading guilty to something I did not do. Ms. Adams told me I would never see my son again if I did not do what she said. She also mentioned to me after court on April 25th, 2014 that I should ask the doctor to medicate me and diagnose me with something she did not care what, but that the judge needed to hear and read a report stating that "I was sorry for making false allegations", else he (the judge) would not grant me visitations.

I filed three motions on June 20th, 2014   
1- vacate/quash those two ex parte orders from Judge Peter Melchionne and Judge Frances McGrogan, regarding that judgment of $30K and also requesting Mr. Ira Kaplan be dismissed from this case for conflict of interest and professional unethical behaviors throughout the time he has been representing his client, Mr. Keith Yonos. This motion it is still pending and Judge Peter Melchionne said he was not hearing it and he re-scheduled it for July 11th 2014 - but without hearing it, entered and ordered denying vacating those two ex parte orders and it is not correct. He never heard the motion and Mr. Kaplan dismissal was not even argued. How could he order something when he rescheduled that motion and it is still pending and no judges want to hear it in Bergen County right now?

On or about July 7th or 8th, 2014 I called Judge Peter Melchionne's chamber to confirm the time of the hearing dated on July 11th, 2014. I spoke with Theresa (Terry) and she was told there was no hearing because Judge Peter Melchionne was on vacation. I asked when was that motion going to be heard. Theresa (Terry) said July 25th, 2014. Judge Perter J. Melchionne recused himself from my case.

On August 27th, 2014 hearing when I appeared before Judge Frances McGrogan to request for visitation with my appeal attorney Mario Blanch, at that time, Ira Kaplan asked Judge McGrogan to reinforce the judgment and to hear that motion pending of June 27th, 2014 and she denied to hear it and sent it back to Judge Peter Melchionne. To my understanding Judge Peter Melchionne does not want to hear any of my motions and he is in the process of retiring.

CASE UPDATE:  
Ira Kaplan asked Judge Frances McGrogan to deny WEBER's request to adjourn the hearing since it was scheduled last week and she was misled again. Judge Frances McGrogan said she has court tomorrow. The hearing is at 1:30 PM. WEBER's appeal lawyer will be arguing visitation rights with her son. Two hearings will be happening.   
1- with Mario Blanch, Esq. appeal attorney requesting for WEBER to see her son

2- WEBER will be a Pro Per litigant arguing 30K and detailed bill. Arguing Mark P McAuliffe abandoning the case at the last minute and forcing her to take a public defender because they GAGGED her when she found out what CPS was all about.  
3- Mario Blanch, Esq thinks that since Judge Peter Melchionne recused himself and transferred the case back to Judge Frances McGrogan who covered up abuse, is demanding MONEY AGAIN, she will be tough.  
4- The state attorney is Ann Avram Hube, Esq. is opposing that WEBER sees her son and had given Mario Blanch a hard time

Judge McGrogan is demanding $30,000 and continues to deny my motions requesting

1- the bill

2- detailed bill

3- why and what for.

Judge France McGrogan transferred this case to Judge Peter Melchionne who entered an

ex parte hearing/order on December 20th, 2013.

He was not legally correct in doing this because I (Amy Weber) recorded her phone conversation with his clerk Ms. Marcelle Nicole lying that court was adjourned to January 17th, 2014.

It is on record and by transcripts on June 27th, 2014 that Judge Peter Melchionne was covering Judge Frances McGrogan.

Judge Peter Melchionne stepped off the case suddenly and transferred the case back to Judge Frances McGrogan--playing ping pong with her case since 2009.

Judge Frances McGrogan was trying to enter another ex parte order; his clerk David told over the phone court was July 24th, 2014.

I have been deprived from seeing and know about my son’s life for over two years now despite all the efforts I have made to comply with Judge Frances McGrogan’s court order but she and Judge Peter Melchionne continue to deny a stay or accept my psychologists and psychiatrist’s evaluations.

In Sum Judge Frances McGrogan has violated the following ethics:

Canon 1. A Judge Should

Uphold the Integrity and Independence of the Judiciary

Canon 2. A Judge Should Avoid Impropriety and the Appearance of Impropriety in All Activities

Canon 3. A Judge Should Perform the Duties of Judicial Office Impartially and Diligently

Canon 4. A Judge May Engage in Activities to Improve the Law, the Legal System, and the Administration of Justice

Canon 5. A Judge Shall so Conduct the Judge's Extra-Judicial Activities as to Minimize the Risk of Conflict With Judicial Obligations

Applicability - Compliance With the Code of Judicial Conduct