

From the CFI's initial paperwork:

POLICY STATEMENT OF THE CHILD AND FAMILY INVESTIGATOR

At the request of the Court, the Child and Family Investigator has agreed to conduct an objective investigation into the issues specified by the court in Civil Action number XXXXX. Attached hereto is a letter resume of the Child and Family Investigator (hereinafter referred to as CFI) which details her qualifications for such appointment. The parties should be advised that the CFI is a mandatory reporter and that, as such, the CFI may be required to contact the police, the Department of Social Services or other appropriate agency to report suspicions of neglect or child abuse.

A CFI is a court appointed individual who advocates for a child's best interests in a divorce, a post-divorce matter or related action. In that role, the CFI conducts a timely investigation of the family using interviews, observations of interactions, and other sources of information and data needed to complete the investigation. A brief report is then filed with the court. The primary goal is to determine recommendations concerning a parenting plan and parental decision-making recommendations which are practical for the family and which will provide for the continued healthy development of the child.

The CFI will faithfully and diligently represent the child's interests.

(The magistrate that officiated during the divorce appointed my children's CFI. During the CFI's 5-month long 'investigation', there were several instances of child abuse that should have been reported, including the kidnapping that took place at the Church. In fact, I had kept a Journal of the child abuses by my wife and her friends between October 2004 and December 2005 and gave the CFI a copy of the journal shortly after she started, which should have resulted in an immediate call to "the police, the Department of Social Services or other appropriate agency" as required. By early January 2006, the CFI had every page of my Journal, which is 149 typed pages long. She very obviously didn't read any of it, but went ahead and committed acts of perjury and libel about a few subjects that were explained in detail in the Journal: For example, my Journal documents every call that the children made to their mother during the divorce up until the end of 2005, which was nearly always on Friday nights and Sunday nights during my parenting time weekends. The CFI reported to the courts and testified under oath that I was preventing the children from talking to their mother when they were with me and she also stated that my children confirmed it. This is just one example of the many offenses by the CFI to help sway justice nearly totally in favor of the unfit maliciously abusive mother. The CFI and her magistrate friend worked very closely with my wife's attorney and others that testified to make sure that my wife was awarded near-full custody and sole decision making ability even though everyone knew that that arrangement had really hurt the children during the divorce and was not in any of the five children's best interests. When a jury finally hears all that this CFI did to ruin my family, it is my sincere hope that she will go to jail for many years.)