

From my wife's attorney's "Trial Management Certificate":

The Petitioner believes that she should have sole decision making on all matters for the parties' minor children as she has had under the Temporary Findings and Orders of this Court. *(I was always the sole-decision maker for my children prior to the divorce, due to my wife's immaturity and inability to make proper decisions. "Temporary Findings and Orders" were previously obtained by fraud, and therefore, were void. Sole decision-making ability was also controlled by fraudulently obtaining restraining orders that would "tie the judge's hands" for temporary orders and permanent orders. See "Domestic Violence Scams".)*

Presently the Respondent has until school on Monday, however the children are exhausted and cranky on Monday evenings due to not getting to bed on time on Sunday evening when with the Respondent. The Respondent should also have any Friday or Monday school holidays that fall on his weekend. However, the Petitioner also believes that the Respondent's parenting time needs to be closely monitored, and perhaps supervised, by a Child and Family Investigator as Parenting Time Facilitator. *(The children were always well rested when with me and often went to bed early on Sunday. The lies about not getting to bed on time and my parenting time needing to be closely monitored by a CFI (who was obviously fully in their camp when this was written) resulted in the divorce judge restricting my time even further.)*

Petitioner needs the former marital home as her solo property since she is the primary residential parent of the children and it is the home the children have known. *(My wife and her attorney made no mention of the fact that we had agreed just before the divorce that my wife would move so I could continue with my home-based business plans. She even told me where she thought she would like to live and I started looking at several places for her. Before her attorney began planting the domestic violence scams in her head, we had also agreed that, for the kids' sake, she would be welcome to come to the property and that I would continue to service her vehicle and would also do any needed repairs to her new home. This quickly fell apart in the summer of 2004 when my wife told me that she was talking to an attorney. I believe that her attorney instructed her at that time to increase her attacks on my relationships with the kids and also thought up and encouraged her to commit her domestic violence scams.)*

During the 3 temporary orders hearings and 3 permanent orders hearings, my wife committed perjury after perjury after perjury about every matter. Everything that she was guilty of, she cast on me, and she and her attorney went to great lengths to portray me as "an abusive and neglectful father and husband". I met with the court appointed Child and Family Investigator (CFI) several times and gave her hundreds of pages of documentary evidence and the names of over 20 witnesses, most of which knew both of us very well including my wife's nephew, who had first-hand knowledge of not only previous illegal activity by my wife and her siblings, but also about the mental illnesses that run in her family. The CFI repeatedly refused to call my witnesses during her 5-month long 'investigation' and her Report and Recommendations are nearly totally contrary to the evidence. The frauds committed by my wife and the CFI and others, to influence the parenting time order, were very extensive and will be explained elsewhere on my website.

As with everything else, the divorce judge gave my wife whatever she wanted:

THE COURT FINDS that the testimony and report of the Child and Family Investigator, _____, was well reasoned, credible and persuasive. Applying the best interest standard of 10-14-124 to all of the evidence presented, the Court finds and concludes that the recommendations of the CFI are appropriate and are in the children's best interests. Recommendations 1 through 18 are adopted as the Court Order with one exception. Father should return the children Sunday evening from his alternate weekend parenting time, instead of Monday morning, if the Monday is a school day.

(This order severely harmed my children and they are still suffering and will be scarred for life because of it. The divorce judge is older and experienced and has probably officiated over hundreds of divorces. My attorney and I didn't just sit there for 3 days during the final hearings. We disproved many of the lies. The judge knew that my wife and her attorney and the CFI were orchestrating a very grand fraud and he gave the impression at times that he was not buying into it. I had thought that we had done a fairly good job defending against all the false accusations and exposing the truth. We backed up our claims with credible evidence, whereas the judge obviously allowed my wife and her attorney and the CFI to just make verbal claims without proof. When the orders were issued a couple months later, we were floored. The orders are cruel and sadistic under the circumstances and show very well the judge's level of corruption. I shouldn't have had to study the law. I should have been able to rely on the CFI and magistrates and judges. In preparing for upcoming legal issues, I have had a chance to read through the "best interest standards" and the "child support guidelines" that all judges are required to follow. This judge intentionally failed to abide by the law and there is absolutely no doubt that he knowingly participated in the fixed divorce to maximize everyone's profits. I have fought for nearly 3 years to modify this man's orders, but have been repeatedly denied due process and equal protection under the law to get me to go away. I have since found out that the orders are, for several reasons, void and unenforceable, but all judicial and administrative officials continue to use the orders to further oppress me, knowing that they are committing another crime. Everyone connected to our case seems to be well adapted to dealing with the "bitter fathers", like they've done this a hundred times before. I wonder how many Colorado families our family law courts have destroyed. It's important for all of us to remember that judicial officials work for us – they are public servants – they do not have the right to legislate from the bench and we all have the same law and rules. Justice will be served when this judge resigns or is fired and, along with his cronies, is prosecuted to the fullest extent of the law.)

(The CFI's Recommendations 1-18, that were adopted by this judge, include a recommendation that my wife receive "sole decision-making" ability for our children, which has since caused enormous problems for my family. Just like with the Mandatory Criminal Restraining Order during the divorce, my wife uses that recommendation to interfere with my relationships with public officials all around our children's community, and has managed to find several more people willing to continue removing my name from mailing lists and denying my requests for information about my children. If you know any of these irresponsible adults, please email me.)