

LEGISLATIVE PETITION

TO THE GENERAL ASSEMBLY OF THE STATE OF [state name]:

WHEREAS the PARENTS, CHILDREN, and OTHER CITIZENS OF THE STATE OF [state name] have suffered egregious and obscene outrages, indignities, loss of affection, emotional trauma, economic loss, and false imprisonment through false and wrongful child or sexual abuse allegations brought about as a result of:

1. Malicious acts, including organized crime in the judicial, child protection, mental health and social work systems;
2. Arrogant, corrupt, incompetent, and malicious individuals within the Department of Human Services, Law Enforcement Child Abuse Investigation Divisions, and individuals working as Counselors, Psychiatrists, Psychologists, Social Workers, and Medical Practitioners;
3. Counselors, Psychiatrists, Psychologists, and Social Workers who engage in science fraud and operate in flagrant disregard of [state name] Deceptive Trade Practices Code by using diagnostic tests rigged to produce false positives in psychological evaluations and child or sexual abuse investigations; and
4. Judicial, Prosecutorial, Attorney Ad Litem, Public Defender, and Attorney misconduct in child or sexual abuse allegation cases and divorce proceedings.

We the below signed CITIZENS OF [state name] petition the General Assembly of the State of [state name] to remedy the egregious and obscene outrages, indignities, loss of affection, emotional trauma, economic loss and false imprisonment caused by false child abuse allegations and State abetted child exploitation by any and all means including but not limited to as follows:

1. Adopt the following criteria based definition of the "best interest of the child": "For purposes of conducting child abuse or molestation allegation investigations and child custody or adoption decision making, the "best interest of the child" shall mean the least detrimental alternative objectively determined to have the lowest rates of per capita occurrence with regard to the following criteria and standards: (1) accidental injuries; (2) administrative inefficiency; (3) deaths; (4) deprivation of affection; (5) deprivation of constitutional and legal rights; (6) disruption of cultural continuity; (7) disruption of custody; (8) disruption of extended family relationships; (9) disruption of parental emotional relationship; (10) disruption of parental relationships; (11) disruption of religious affiliations; (12) disruption of social affiliations; (13) disruption of sustained intellectual development; (14) disruption of sustained healthy physical development; (15) disruption of sustained emotional development; (16) disruption of visitation; (17) economic exploitation; (18) emotional abuse (19) emotional exploitation; (20) exploitation for criminal purposes; (21) false negative conclusions; (22) false positive conclusions; (23) fraud; (24) inaccurate records; (25) institutional abuse; (26) institutionalized abuse; (27) human experimentation; (28) legal/judicial exploitation; (29) nosocomial abuse; (30) organized criminal activity; (31) parental abuse of legal processes; (32) parental alienation; (33) physical abuse (34) political exploitation; (35) science fraud (36) unnecessary medication; and (37) use of the child as a pawn in adult disputes.
2. Remedy inequities and interference with visitation and custody by establishing criminal penalties.
3. Protect children from exploitation, abuse, experimentation, and unnecessary medication and treatment by establishing criminal penalties for the use of science fraud by mental health and social work practitioner as determined by the standards of testability, falsifiability and refutability; and by establishing a State child protection system organized crime task force.
4. Provide for recovery of actual and punitive damages by an individual who can establish that an allegation of abuse or molestation was false.
5. Establish as State Policy the presumption that a child's needs are best met by his/her own parent(s) except when otherwise determined by consideration of all criteria and standards set forth in the definition of the "best interest of the child."
6. Protect citizens from abuse of office and abuse of government power by criminalizing intentional acts to destroy a family.

No	Signature	Printed Name	Date of Birth	Residence	City/Town of Residence	Date Signed
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						

INSTRUCTIONS SHEET

IMPORTANT INSTRUCTIONS FOR [state name] LEGISLATIVE PETITION

USE THIS FORM AS A MASTER TO MAKE COPIES OF THE PETITIONS YOU WILL ACTUALLY COLLECT SIGNATURES ON. THAT WAY IF YOU NEED MORE PETITIONS YOU CAN MAKE MORE COPIES FROM THE MASTER. **COPY THE PETITION ONTO BOTH SIDES OF THE PAPER WHEN MAKING COPIES.**

ONCE YOU HAVE COLLECTED ALL THE SIGNATURES YOU CAN, MAKE AT LEAST SIX COPIES OF THE COMPLETED PETITIONS. SEND ONE COPY OF THE SIGNED PETITIONS TO BOTH YOUR DISTRICT REPRESENTATIVE AND SENATOR. EVERYONE COLLECTING SIGNATURES SHOULD CONTACT THEIR DISTRICT REPRESENTATIVE AND SENATOR TO LET THEM KNOW A LEGISLATIVE PETITION IS BEING CIRCULATED. OBTAIN COMPLETE CONTACT INFORMATION FOR YOUR SENATOR AND REPRESENTATIVE FROM THE [state name] LEGISLATIVE WEB SITE. KEEP ONE COPY FOR YOUR RECORDS FOR FUTURE USE. PERSONALLY BRING OR SEND TO THE STATE PETITION COORDINATOR THE ORIGINAL AND THREE COPIES TO BE USED AT THE LEGISLATURE.

INDIVIDUALS AND GROUPS COLLECTING SIGNATURES WHO CAN SEND A REPRESENTATIVE TO HAND DELIVER THEIR COMPLETED PETITIONS SHOULD ESTABLISH THE TIME AND PLACE FOR DELIVERY OF THE LEGISLATIVE PETITIONS THROUGH THE PETITION COORDINATOR. CONTACT THE PETITION COORDINATOR AT:

[insert petition coordinator contact information]