STATEMENT OF THE FACTS The identities and circumstances of individuals who acted dishonestly, ordering domestic abuse, child abuse, and denied people their constitutional rights under law are given below.

December 31st 2014: Watauga court house Child mediation: Christy Gottfried after 3-4 minutes got up from the table and left, not before stating “you will never see your children again”.

Judge F. Warren Hughes

a.

1. February 5th, 2015: Denial of due process: Judge F. Warren Hughes overruled my attorney's objections to allowed counsellor Lyric Fitzgibbons to testify as an expert witness, without following the proper due process procedures of a 5-day notice. Having had less than a two-day notice that she would be testifying in my case. While testifying Judge Hughes also was aware that Lyric Fitzgibbons was counseling my daughters in secret for the previous four months prior to this court date without my knowledge or consent while I had joint legal custody.
2. Judge F. Warren Hughes refused any time, visitation or otherwise with my children. Judge Hughes also acknowledged in court that he would go over the psychologicals in 30 days.
3. By doing this when my daughters were not in any imminent danger by myself Judge Hughes allowed the continuation for months of the psychological abuse to my daughters and the domestic violence of myself.
4. Denying any contact with my children led them to believe that parent must be dangerous and if a judge orders it, many children will interpret it must be true.

2. February 26th, 2016: One year later, the North Carolina Board of Licensed Professional Counselors found Lyric Fitzgibbons guilty of 3 ethics violations and ordered her to immediately stop seeing/counseling my daughters. The honorable judge disregarded the due process and refused to grant access or enable any time with my daughters causing permanent irreparable damage to them. This resulted in severe psychological child abuse and domestic violence for more than 16 months. Lyric Fitzgibbons admitted in open court she was administering EDM therapy and concluding they should not see me. When I tried to file child abuse charges with the Boone Police Department, they implied she had judicial immunity, and it was out of their jurisdiction. Boone PD refused to communicate after that. When I tried to file child abuse charges with Sheriff Len Hagaman he blatantly refused. [**https://www.childabusivejudges.com/ethics-violations-lyric-fitzgibbon-ma-lpc.html**](https://www.childabusivejudges.com/ethics-violations-lyric-fitzgibbon-ma-lpc.html)

**My daughters were psychologically abused by Lyric Fitzgibions, my ex-wife, Judges Hughes and Harrison plus lawyers Diverne and Eggers for over 2 years prior to the NC board of licensed professional counselors demanding that Lyric stop seeing my daughters. Meanwhile I was not granted 1 minute of time with my girls.**

**3. August 8th, 2015:** Judge Hughes once again allows my oldest daughter to testify without notice. Saying things on the stand like I never loved her or her sisters. For a child (age 19) to believe and testify to that means that she was in some kind of delusion.

Judge Hughes once again refused my daughters a single minute of time with their father. Judge Hughes reinforced the psychological abuse of my daughters

3. August 16th 2015. I went to Watauga County DSS and personally filed psychological child abuse causing my children severe emotional damage. I Was sent a letter from Chad Slagle blatantly lying in a letter stating that North Carolina does not investigate that child abuse.

3. December 2nd 2015: Judge Hughes ordered my two daughter into his private chambers. I have been trying to see them since 2013. There he witnessed my daughter in trauma. Shaking, crying, and convulsing. My children’s statements of wishing I (their father) was dead, should have been more than enough to report psychological child abuse and report a suspected child abuse under NCGS 7B-301. If that wasn’t enough, my protesting in front of the courthouse the very next day with signs stating “Judge Hughes abused my daughters” should have warranted NCGS 7B-301 of suspected child abuse. <https://www.hcpress.com/front-page/business-owner-in-child-custody-battle-protests-in-front-of-watauga-county-courthouse-in-boone.html>

Judge F. Warren Hughes, colluded with lawyers Tamera Divenere and Rebecca Eggers (soon to be a family court judge) to order the continuation of psychological child abuse of my daughters and emotional domestic violence toward me exactly as defined by the United States Department of Justice. Judge F. Warren Hughes ordered my daughters into his chambers on December 2nd, 2015. Judge F. Warren Hughes he personally observed the effects of psychological child abuse while in his chambers. Judge F. Warren Hughes declined to file a report of suspected psychological child abuse as mandated by N.C.G.S. 7B-301 and continued the psychological child abuse by not granting me any time with my children.

4. Denial of due process and NCGS 7B-301, any mandatory reporter has a duty to report if they have "cause to suspect.": December 3rd, 2015 I was protesting in front of the courthouse, trying to get my children some needed help. <https://www.hcpress.com/front-page/business-owner-in-child-custody-battle-protests-in-front-of-watauga-county-courthouse-in-boone.html> I was served with a summons to appear in court on while protesting with in 1 hour. The legal procedure of mandatory one week notification prior to court appearance was disregarded. When I protested in front of the courthouse to try to safeguard my girls, Judge Hal G. Harrison issued an illegitimate gag order. threatened to have me arrested. In accordance with N.C.G.S. 7B-301. 5. Judge Hal G. Harrison likewise declined to report suspected psychological child abuse happening to my children. Judge Hal G. Harrison forbade an impartial child psychologist with expertise in psychological child abuse from seeing my girls even after I stated on the witness stand several times they were being psychologically abused.

As there was not at least a 5-day warning beforehand, my attorney David Turlington contended in court that due process was not being followed in line with North Carolina code of having a 5-day notice prior to appearing in court. This is important for #7

6. February 5th, 2016: Denial of due process plus collusion: Judge Hal G. Harrison called my former attorney to the witness stand to testify against me. Judge Harrison called in open court to get my previous attorney in court to testify. Judge Hal G. Harrison colluded with Tamera Divenere to get a subpoena requiring former lawyer Nancy Rivenbark to show up and give a testimony with less than a two-hour notice.

7. On May 16, 2016: Denial of due process: Judge Hal G. Harrison and Tamera Divenere colluded together and in secret to have an illegal restraining order with **fraudulent findings of facts**. The restraining order issued, barred me from entering my place of business or being on any of my properties (where I was living at the time). Judge Hal G. Harrison issued a subpoena on May 19, 2016 for me to appear in court the next day on May 20, 2016. Denying proper due process. Judge Hal G. Harrison ordered me for a 30-day jail sentence in connection completely ignoring my constitutional right of due process. This was in conjunction with my daughter's high school graduation.

Attached is a letter from Dr. Robert Hill an associate professor of clinical psychology at Appalachian State University. 828-262-2559

The Americans with Disabilities Act was violated by Judge Hal G. Harrison in July 2016 when he disregarded a psychologist's recommendations that I be given 60 days away from court to rehabilitate mentally after being wrongfully jailed and forcibly missing my daughter's high school graduation.

9. Malicious and vengeful behavior by Judge Hal G. Harrison: Judge Hal G. Harrison issued an arrest warrant after reading my Doctor’s recommendations. : Judge Hal G. Harrison complicated my mental state even further. As I was no longer in the right frame of mind to appear in court or think clearly, Judge Hal G. Harrison issued another arrest warrant on August 17, 2016, essentially blackmailing me for over $5 million and almost everything I owned and worked for my entire life. He disregarded the Americans with Disabilities Act once again.

10. When I could no longer handle any more abuse from Judge Hal Harrison or continue to watch my daughter being psychologically abused, I signed over everything I ever made in my life (over 5 million dollars, including 5 pieces of property) to stop the abuse, malicious behavior, and blackmail by Judge Hal G. Harrison.

10. Sheriff Len Hagaman acted illegally by protecting the aforementioned child abusers and instructing his deputies to escalate any interaction with me so that he could handle it personally. Sheriff Len Hagaman refused to provide any documentation or write a report. Len Hagaman completely concealed the child abuse, allowing these people to continue abusing children and parents.

* 3. a. Agreed
* 3. B. Who do I file NCGS 14-231 or NCGS 7B-301 with? The police who said it’s not their jurisdiction. The deputies who won’t talk, or a sheriff that refuses to write a report?
* 3. C. This is simple. Read my interaction with Sheriff Len Hagaman here: [https://www.childabusivejudges.com/len-hagaman.html](https://www.childabusivejudges.com/len-hagaman.html%20) Then call the Sheriff’s department 828-264-3761 and ask for a copy of the report.
* 3. C. Here is where this you get insulting, and it shows your lack of knowledge of psychological child abuse. Even though the court orders were for psychological child abusive to my children and the case itself was orchestrated to conduct psychological child abuse and domestic violence the most important aspect was that my children were psychologically abused. Do you honestly say to parent who believes their children were sexually abused: “orders that you don’t agree with, I don’t see those as criminal acts merely based on the fact that you do not agree with them.” Your comment makes no sense and is out of context.

11. Tom Hughes, The director of the North Carolina Department of Social Services in Watauga County repeatedly lied about what North Carolina investigates, the consequences of psychological child abuse and the reasons for not providing an investigation. Director Tom Hughes refused to open or conduct any type of investigation and thus contributed to the cover-up and damage to my children of child psychological abuse.

12. August 18th 2016 was faced with Judge Hal G. Harrisons order to throw me in jail or give up everything I worked for my entire life. The letter from my therapist was concise about me being unable to think clearly from the damage the judges in family court had caused. After years of trying to see my children, watching them abused in front of me and Hal G. Harrisons orders to lock me up indefinitely, I was blackmailed out of over 5 million dollars and almost everything I ever owned. I was left homeless, unable to process my thoughts correctly, unable to work and the depression would follow me everywhere. When I regained some of my mental processing and realized what had transpired, I also tried to file blackmail with Sheriff Len Hageman. These emails fell on deaf ears. No reports or correspondence.

Here is where it gets even more complicated

12. I took your advice over the past 5 years.

13. I filed complaints with the North Carolina Judicial Standards Commission against Judge F. Warren Hughes and Judge Hal G. Harrison. On all counts, even with court recordings and physical proof of subpoenas, dates, times, court documentation of the failure of due process, and psychological child abuse documentation, the NC Judicial Standards acknowledged that judicial misconduct such as judge ordered child abuse, domestic violence, refusal of due process, refusing US citizens of constitutional rights and the total disregard of any cannon’s judges swore uphold was completely fine. The overall sentiment from North Carolina Judicial Standards Commission was that factual data, laws, denial of constitutional rights, wrongful incarceration, child abuse and crimes on the citizens of the United States do not apply to judges.

14. I sent letters to the Attorney General Josh Stein. Those were passed down to his attorney Hugh Harris to make them go away and not start any kind of investigation.

15. State bar complaints, here is one of the blatantly obvious ones I think you will appreciate. My first attorney was Andrea Capua of law firm diSanti, Watson, Capua 2.5 years earlier. When trying to communicate with the Director of Watauga DSS Tom Hughes and Sheriff Len Hagaman, they asked me to speak with the county attorneys Andrea Capua and Tony diSanti. When I filed a complaint with the NC State Bar due to an obvious conflict of interest, the state Bar responded with there was absolutely no conflict of interest.

16. What you are asking of me, and thousands of other parents, family members to do is leap back into a corrupt judiciary headfirst where it has been proven time and again that NO laws are enforced by this corrupt mafia type tyranny. Your comment of asking parents who have lost their children to do is this: “I believe that a lot of the change that you believe needs to occur needs to start with new or amended legislation. “ is horrific and trying to shift the focus from the FBI not willing to do their job and protect children is sadistic and malfeasant. It was the same attorneys and the same case just now on opposite sides.

Asking parents who are being and/or have already been abused by legal abuse plus having to watch their own children abused in front of their eyes to follow your recommendation of trying to write more laws amounts to a wild goose chase. Go to politicians to write more laws that these child abusers in black robes and corrupt organizations do not follow anyway? These people ABUSE CHILDREN AT WILL! What do you expect them to do? Stop? Any new statute will not be followed because of the enormous amount of profit that comes from these cases.

17. Over 250 judges in 44 states, have been accused of ordering child psychological abuse and domestic violence. The list can be found at https://www.childabusivejudges.com/reported-judges.html. The list is enclosed/attached to this letter. Please understand that my experience is extremely similar to many other parents experience. This is not an isolated incident. Many parents, family member have attempted many of the steps I have tried only to come up frustrated and disenfranchised.

18. I wrote a book called Killing Judges and it goes into how and why the corrupt family court scam works and why they abuse children, parents and destroy families. With all the exposure that family court atrocities are getting it is only a matter of time before one of 2 things happen. The FBI will do a serious investigation, judges and individuals will be held accountable. What I foresee is there may be another Oklahoma City like event surrounding the corrupt family courts.

I am truly hoping you are an FBI agent of your word and would like to protect families and children. If you try and shelve this complaint with the 250+ others, I will make it a point that when someone who is so fed-up and frustrated with the corruption of family court acts out in vengeance. I will use every means possible to publicize the fact of who knew what and when and committed malfeasance rather than protect the children and citizens of the United States.

People like Christopher Wray, and FBI agents, names, titles, dates and when they knew children were being abused, ran interference so it could destroy more families. By the FBI acting in this fashion, played their part in causing whatever event happens.

This is not a game of me or many other parents having the wrong attorneys. These are judges who order child abuse and child trafficking. This is a well-oiled organization that needs to be stopped right away because there are allegations that children and parents are in imminent danger as you are reading this letter. The FBI has repeatedly shown that reports to the FBI are ignored by negligent individuals because callers are mistreated and hung up on.

Please be advised that the facts in this letter, in my case and what happened to me is not at all unique. These are criminals doing criminal actions by judges and public officials. Oversite committees who cover up these illegal activities are copied from case to case and state to state.

All documents, subpoenas can be acquired and verified from the Watauga County clerk of court. Thank you in advance for your prompt attention to this letter. If you need any other evidence or assistance whatsoever, please do not hesitate to contact me.

And to leave at final note: As an FBI agent you can spin my letter and findings of fact in many different directions. The one thing you absolutely can not do is prove is what these people have done is not child abuse. Psychological child abuse DSM-5 V995.51. Child severe attachment Pathology. Risk assessment for spousal abuse using the child as a weapon.

Sincerely,

Kenneth R. Gottfried

Attachment: Robert Hill

