

Christine Morrison

June 28, 2021

Senator Peters,
Via e-mail only

RE: Legislation/Zoom meeting

Request to **immediately void *ab initio*/vacate no consent judgments**

Response request to February/March 2021, e-mail to Senators/Representatives

Referral to the Macomb County Prosecuting Attorney

Referral to testify before the House Judiciary Committee

Dear Senator Peters:

1. Thank you for your email response to my message. I am requesting a zoom meeting to work with your chief of staff, Caitlyn Stephenson to create legislation. For review, I am sending my summarized story of abuse of power by Michigan judges that I have suffered: <https://www.veteranstoday.com/2021/06/16/family-court-judges-above-the-law-and-holding-them-accountable-and-liable-to-compensate-the-victims/> . This supports my request that is decades overdue and critical that all state Michigan government officials and perpetrators be investigated, charged, and subsequently prosecuted.
2. June 4, 2021, Financial Crimes Division, AG File No. 2021-0321333-A, Division Chief Scott Teter, stated: "Therefore, I suggest you contact your state representative or senator with your concerns regarding family courts. Furthermore, if you have information that you believe may indicate specific criminal conduct on the part of any individuals referred to in your e-mail, please provide that information and any relevant evidence to the prosecuting attorney of the county where the alleged criminal conduct occurred". Therefore, I am requesting your office **immediately** provide this to the Macomb county prosecuting attorney for criminal investigation/prosecution, provide proof.
3. By contrast, if you limit yourself to a mere email 'thank you again for contacting me' then this protects government officials and/or perpetrators riskless crimes, abuse of power, abuse of office and disregard of ethical standards to people's detriment. In 2019, I gave my book to Congressman Andy Levin's office, Senator McMorrow, and state Representative Stone. Another Senator refused to accept or present my book for reform. Only Representative Stone responded. February 26, 2021, and March 2021, via e-mail Michigan state senators and representatives were requested to sponsor legislation and void *ab initio* no consent judgments. No response. This is a legislative matter for the state of Michigan. Please end this ventriloquist farce.
4. My story documents how Michigan judges behave in practice, abusing their power for their gain and convenience because they are unaccountable, and their abuse is riskless. On that factual basis, court reform should be undertaken in family courts that have

conspicuous financial incentives to reach judicial outcomes not supported by the facts, law, and equities. I am one victim of America's Family Court- 'a corporate crime ring' where state courts' maximize federal child support incentives under Title IV-D to pay for the states social programs/entitlements (TANF) via child support collected @ <https://www.acf.hhs.gov/css/resource/fy-2018-preliminary-data-report> (p.11/42).

5. Foremost, my request is overdue: I respectfully request that the state of Michigan **immediately void ab initio** judgments based upon facts and the law, not fake law, or double standards:

A statute of limitations 'does not make an agreement that was void at its inception valid by the mere passage of time'. No client consent or modification to an original or two amendments of "consent judgment of annulment" dated and verified by court transcripts:

- (a) August 19, 1997: Consent Judgment of Annulment
- (b) September 2, 1997: Amended Consent Judgment of Annulment
- (c) September 8, 1997: Second Amended Consent Judgment of Annulment

On April 29, 2020, the Michigan Supreme Court unanimously ruled in favor vacating the **consent agreement** in *Foster v Foster*. According to a press release on November 13, 2020, 'This ruling comes after more than two decades of illegal court orders administered by state divorce courts nationwide'. Accordingly, nationwide honorable disabled veterans received restitution by state courts?

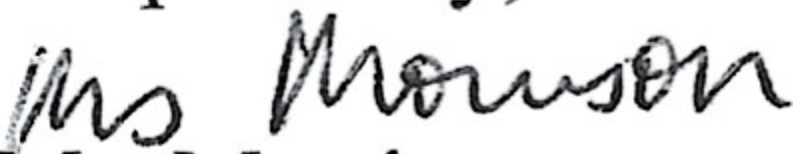
6. I believe the U.S. Government and the state of Michigan has failed to protect my rights and request state court reform that takes from judges the unaccountability that they have arrogated to themselves and gives back to *We the People*, the Masters of all public servants, what is our birthright: government by the rule of law where *the People* exercise their right to hold also their judicial public servants accountable for entrusted power and liable to compensate the victims of their abuse.

ACTION REQUESTED BEFORE THE HOUSE JUDICIARY COMMITTEE:

If Michigan state senators or representatives will not protect victims of legal system abuse/fraud, I request you present to your colleagues in Congress:

- (a) My request and/or opportunity to testify before the House Judiciary Committee to use my state court experience to effectuate broader change.

I look forward to your response, to **immediately void ab initio no consent judgments**. Thank you.

Respectfully,

Ms. Morrison

February 26, 2021

RE:(1) REQUEST to Michigan Senators/Representatives to sponsor legislation:
Michigan Retroactive Legal System Accountability Act.

(2) Investigate Michigan Family Court Fraud, Civil Rights Violations, Obstruction of Justice documented in my book summarized @ www.judicialcriminal.com.

(3) RESPONSE REQUEST FOR LEGISLATIVE ACTION
to christinesjustice@gmail.com

Dear Michigan Senator/Representative:

I have reported and sought help for harm caused by Michigan court officers acts of misconduct. I believe the solution to this problem rests with the Michigan leadership for directives for prosecution of violations of law in Michigan courts of law. How can society avoid consequences of “positive law of the land” violations summarized @ www.judicialcriminal.com? One can assume only through legislation to end judicial/court officer impunity. These unprosecuted criminal violations of civil, constitutional, and/or human rights have allowed Michigan's legal system to be abused and weaponized with impunity. Examples of criminal acts which are not being lawfully investigated, let alone prosecuted, are described in 18 U.S.C. Section 241 [Conspiracy against Rights]; 18 U.S.C Section 242 [Deprivation of Rights Under Color of Law]; and 18 U.S.C. Section 1346 [Intangible Right to Honest Services]. Especially concerning is the role of such crimes in violations of U.S. human rights treaties. I am a victim of legal system abuse and understand what lawmakers are up against. Suggested recommendations for investigation:

1. The State of Michigan should create a task force to conduct appropriate state legislative hearings as well as criminal investigations to fairly and impartially confirm the extent of Michigan legal system abuse facilitated by unchecked judicial/court officer misconduct;
2. Arrange for appropriate relief first and foremost, **void ab initio judgments** dated August 19, 1997, September 2, 1997, and September 8, 1997, for no consent. Include reparations **all lawful relief** (positive law) without regard for otherwise applicable statutes of limitations or similar tolling/limiting provision (ineffective avenues of redress and relief for the role of judges/court officers), to prevent recurrence in addition to bringing all responsible parties to justice for the harm caused by Michigan court officer acts of misconduct;
3. Review Title IV-D federal incentive funding for Michigan’s child support enforcement agency/program for false claims of compliance with federal civil rights laws and the United States Constitution (the United States OCSE conducts an audit of each state's program at least every three year) such as;
 - February 10, 2009: Michigan Supreme Court Appeal #138219 -Dismissed.

- August 21, 2001, Oakland County Circuit Court, Attorney Malpractice Trial: Suppression of financial material evidence:
 - (1) Financial Trial Exhibit Z (book p.34, 82-83) or
 - (2) Fact #6 (c) [@www.judicialcriminal.com](http://www.judicialcriminal.com);
- 4. Since “(t)he most important obligation of the United States government under the Constitution is to protect its citizens' unalienable rights, which it accomplishes by giving expression to those rights in the positive law of the land”, **I request my Michigan Representatives** present my book [JUDICIAL CRIMINALS: The greatest Fraud Upon American Society - America's Legal System](http://www.judicialcriminal.com) summarized [@www.judicialcriminal.com](http://www.judicialcriminal.com) to the U.S. Congress to hear citizen testimony to create a task force (judicial/court officer reform); and
- 5. Lastly, positive law can change according to changing norms in society, now begs my request: legislators to create a Michigan **retroactive legal system accountability act** for judges/court officers.

Respectfully yours,


Ms. Morrison