

UNCONSTITUTIONAL OPERATION OF THE FAMILY COURTS

The U. S. Constitution, U. S. Supreme Court, and State Constitutions trump any lower laws. This is the law of supremacy. Ignoring these higher laws is technically “treason” against the U. S. government by a judge and a violation of their oath of office. Under the constitution no state is allowed to make any law that takes away fundamental constitutional rights of “we the people” and there is enough Supreme Court case law to choke a horse on parental rights.

Under the U. S. Constitution, you have the right to a jury trial in any matter worth over \$20 in Superior Court. The family court system has illegally usurped and ignored this right for decades even though our children, home, and future income is all at state and worth millions of dollars by any measure. Erosions of these rights by judges are not lawful under the constitution.

TITLE 28--JUDICIARY AND JUDICIAL PROCEDURE PART I--ORGANIZATION OF COURTS CHAPTER 21--GENERAL PROVISIONS APPLICABLE TO COURTS AND JUDGES

Sec. 453. Oaths of justices and judges.

Each justice or judge of the United States shall take the following oath or affirmation before performing the duties of his office: “I, __ ____, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as X under the Constitution and laws of the United States. So help me God.” Therefore family court judges break their oath of office and literally commit “treason” against the U. S. each time they ignore these higher laws of the land.

A political process appoints judges in Massachusetts, and many other states, and there are little qualifications for being a judge other than knowing the right people. Judges have a cozy relationship with legal bars, insurance companies, and others who appoint them, which create patronage in the form of throwing business their way via “special masters” and other high-priced and unnecessary legal work.

The federal courts have been ignoring this abuse for decades as they consider it a can of worms and allow the states to constantly violate the constitution. Our federal government is sleeping. Many federal suits have been thrown out under the so-called “Rooker-Feldman” doctrine and other

lame excuses. Class actions have been filed in all 50 states and are now being filed by county where less immunity is available.