Notice to CPS Agencies and their **Colluding** Actors

<u>Freedom of Association or Assembly</u> is protected under the First and Fourteenth Amendments to the Constitution of the United States.

Additionally, "The right to form groups, to organize and to assemble together with the aim of addressing issues of common concern is a human right. The ability to organize is an important means by which citizens can influence their governments and leaders. The right to freedom of association and assembly is protected in international and regional human rights treaties. These rights are applicable to any issue. Mass protest is a potent symbol of the exercise of this right."

American Family Rights Association is an assembly of family rights advocates and individuals who oppose the inhumane, unconstitutional and <u>Federal Criminally unlawful</u> method of operation of so-called Children's "Protective" "Services" (hereafter called CPS), their unwarranted, abusive, and <u>officious</u> insertion of brute government power into families, their <u>universal ignorance and denial of Constitutional Rights</u> to parents and <u>ESPECIALLY</u> <u>denying the children THEIR Constitutional Rights</u>.

The membership of American Family Rights Association (hereafter called AFRA) is engaged in the First Amendment protected right of publishing information of great societal concern for the purpose of helping people in trouble with CPS to find comfort, help, EDUCATION how to defend their families, AND to demonstrate to the mass public the growing grass-roots awareness and opposition to the inhumane and Federal Criminally unlawful, Calumnies, malfeasant, character assassination methods of operation of CPS.

It has come to our attention that CPS agents are STALKING their victims and using the following information against their victims in courts in violation of their First and Fourteenth Amendments:

- Citing their victim's association with and membership in AFRA and/or their victim's association with AFRA affiliates and member organizations as the basis of their negative and derogatory reports against their victim including:
 - Non-compliance with **non** court-ordered "safety" or "treatment" plans, focusing on the "wrong issues", being "in denial", have a "bad" or "wrong" attitude, being "too knowledgeable" about child protection laws and policies, being "uncooperative", and more.
- Introducing alleged "evidence" into CPS court proceedings that are *irrelevant* to the merits of the cases including:
 - Information in the form of web sites and publications of AFRA, and of AFRA Associates and member organizations, who are not parties to the case; published statements and stories of CPS victims; and published exposé's of the abuses of CPS agents and their colluding contractors.

This published information and association are protected by law. You are advised not to violate the rights of your victims by using these publications or associations against them in any court or record pertaining to your victim for the purposes of depriving them of their children.

To do so is retaliation for the exercise of Constitutionally protected rights which is clearly established under Federal law and strips you of your statutory immunity. See Title 18, U.S.C., Sections 241, 242, 245, Title 42 USC Sections 1983 and 14141

American Family Rights Association http://FamilyRightsAssociation.com

See <u>BELTRAN V. SANTA CLARA COUNTY</u> (and <u>many, many more</u> recent decisions against the methods of CPS)

*STALKING

"In general, for any type of stalker, the less of a relationship that actually existed prior to the stalking, the more mentally disturbed the stalker."

Stalking Laws and Implementation Practices:

A National Review for Policymakers and Practitioners

Neal Miller

October 2001

Overview- Stalking is a crime of terror. It is one part threat and one part waiting for the threat to be carried out. The victim of stalking has no way to resolve the threat and terror she feels.

Confidentiality and the right of a parent to talk about their case and the conduct of CPS thugs

China: E-repression leads to dramatic rise in those imprisoned for expressing opinions online

Amnesty International says in a report published today (Wed 28 January 2004) that since November 2002 there has been a dramatic rise in the number of people arrested and imprisoned for expressing their opinions online or for downloading information from the internet in China.

http://www.familyrightsassociation.com / info / law / notice_to_cps.html