



Written by <u>Staff</u> on February 5, 2018 Published in the February 5, 2018 issue of <u>the New American</u> magazine. Vol. 34, No. 03

### **Letters to the Editor**

## **Keeping Your Kids**

In the "Help! Government Kidnapped My Child!" article (October 23, 2017 issue), Joe Wolverton II, J.D. wrote about government abuse of its citizens through Child Protective Services (CPS), a misnomer if there ever was one.

Wolverton is to be commended for explaining the "abuses" by parents that CPS uses to justify taking children from them, such as homeschooling, resisting forced vaccination, or otherwise not being fit to raise their children, with the definition of such "fitness" being so broadly defined by "bureaucrats as suits their own ends, not the purported purpose of the agency, that is, the best interest of the child."

The kidnapping of children by the state is a grievous transgression of our constitutional rights, a fact that the author does not mention until the fourth page of his article: "If CPS tries to barge into your home, you can inform them of your rights, and even quote the Fourth Amendment." He further says, "Should they try to barge into your house anyway, you have every right to call the authorities, or even initiate a court hearing regarding their lack of adherence to the Constitution."

Yes, parents need to hold to account government officials who violate their constitutional rights, but they also need to understand that the American court system is largely controlled by the same leftist establishment that runs the government, the mass media, academia, banking, industry, etc. These courts do not uphold the Constitution, despite the fact that all judges and attorneys take oaths to abide by it. In other words, your constitutional due process rights are meaningless in American courts unless you challenge their jurisdiction and invoke such rights.

Most lawyers in America are beholden to the legal "justice" system, and many also benefit from it in ways well beyond their fees. This system is gamed against American citizens to such an extent that engaging an attorney to defend your natural rights is tantamount to hiring a fox to guard your chickens. Wolverton qualifies his advice to parents who are victimized by CPS, to "get a strong attorney," adding that "it is imperative that one chooses an attorney with years of experience fighting CPS." But how many lawyers, who are part of the same rigged system that feeds federal money to CPS and the other agencies to impugn citizens' rights, will be motivated to fight CPS (or any other government entity)?

There is another option. Jack and Margy Flynn have been dealing with government abuses for many years and have developed a methodology for holding officials liable to their oaths, both administratively and judicially, using only the Constitution — not lawyers, statutes, ordinances, or codes. The Constitution is the supreme law in this country. Not only is its mandatory oath a sacred public trust, but its violation is a treasonable offense. The Flynns and their student groups have used these methods to win well over 300 cases strictly *pro se*. They offered seminars around the country for several years because they couldn't personally handle all the requests for help they were getting each week. The Constitution is about the only thing that stands between our diminishing freedom and total tyranny, and it can be a powerful tool to wield against government abuses on all levels and all venues. But just as freedom is not free, the Constitution is only as good as the people who know how to wield it against errant government. The Flynns have a website: *Citizens of the American Constitution*.

Rick Aiello





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Sent via e-mail

# **Convention Caution**

I agree with The New American that a constitutional convention is extremely dangerous. Even if everything went well and an amendment was passed and made effective, there is no reason to believe those in Washington, D.C., would obey it. They already disregard the U.S. Constitution at all levels of government, including the U.S. Supreme Court. There is no reason to believe anything will change because of a new amendment.

Why take the risk when we already know it will be ignored?

William B. Baker

Elkhart, Indiana



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