

23 Sides to Every Story

"Please Tell My Daddy I Love Him"



May – 2006 Volume 1- Issue 1

Three Sides to Every Story

The Third Side

The Other Side of the Three Sided Coin

We would like to invite you to light a candle, post a yellow ribbon, tell your story, volunteer or just visit our site regularly.

We add new, exciting & educational information to our site on a regular basis...we don't want you to miss out on anything that might help in your struggle to stay in your child's or grandchild's life.

www.three-sides-to-every-story.org



J



C



K

Welcome to the third side of the he said/she said Epidemic.

You have arrived into what is commonly known as

"The Non-Custodial vs. Custodial Parent War"

Or what I call

"The Kid Trap"

Pull up a chair and grab your glasses. Once a month (if you are lucky maybe more often) we will be sharing views and opinions about the effects of divorce on "Children and Their Many Families". Please take note that we did not say "Families and Their Children".

Family court is no such thing. If it were family court...you would come out of the courtroom a family, but instead you come out an UN-FAMILY...one parent goes one way...the other parent goes the other way, and the kids hang on for a very bumpy ride...because they have no choice.

If my research into what they call family law were accredited...I would have a degree in law and hang out my shingle.

The law is made up of a lot of words that make it possible for attorneys and judges to do whatever they want to do...with any case they want to do it to.

The industry of law is nothing more than a very large corporation. It claims that it does right by those who are involved, by following the law and doing the right thing...when nothing could be farther from the truth.

I do believe the law was meant to do what was right...I think the law was formed to keep people safe in the very beginning, however when it started leaning over into families lives when divorce came on the front, they saw there was money to be made and BINGO...let's make all the money we can...and help families at the same time...however they don't help families, they destroy them by dividing them into tiny pieces. So many times those pieces are lost forever. We are coming on the front to say, let's stop this and do the right thing by our children of divorce.

\$^%#%\$@\$#%\$...Family law has nothing to do with family...it only has to do with UN-FAMILY and how much money can be made from the divorce industry and the pain they inflict on children and the non-custodial parent.

This country has become a nation of fatherless children. If a family has one income and that one person loses that job, the UN-FAMILY courts do not come in and take away the children, however, if one parent leaves the other and takes the children, they are granted child support...then, if the non-custodial parent cannot pay for what ever reason, the children are taken away from the non-custodial parent...in so many cases the children live the rest of their lives without their other parent. The children grow up thinking the other parent just walked away and never looked back.

I would like for all to know...I lived this life as a child. I had all the problems you could think of as a result of my childhood. Now I watch this same kind of abuse in today's world and in my family...I had to do something...I could not just set back and not try to do something to help fix this very broken system.

*MY BABIES – YOUR BABIES – OUR BABIES – THE FUTURE OF ALL BABIES
DEPENDS ON IT. COME JOIN US...LET'S MAKE THIS RIGHT IN OUR
LIFETIME!*

THREE SIDES TO EVERY STORY, INC.
IS ABOUT TO EMBARK ON A JOURNEY
THAT WILL NEVER BE FORGOTTEN AND
MOST ASSUREDLY CANNOT BE OVER
LOOKED

YOU ARE INVITED TO COME ALONG!

Children and their Families are suffering an unbelievable amount of pain due to the laws in the states of Georgia and Alabama, and across the country. Judges are given the power to take one man's children and give them to another in what he calls the "Best Interest of the Child". There are no provisions that automatically provide counseling for these children. Dads are being removed from their children's lives on the say so of the mother without regards to the feelings of the children or their other family. No one is sent to the home to check out the step-parent. No one talks to the children to see if they have questions. No one even checks with the children to see if maybe they know a different story than what the judge is being told. No one cares about these children...the attorneys and the courts only care that they are being paid to remove these fathers from their lives

No one stops to think that these children go to bed for a very long period of time, covering their heads so they can cry without being heard. No one cares that they watch for

their dad at every turn of their head, until one day, they just give up and say, I guess he really did leave me, didn't want me and doesn't love me.

NO ONE CARES WHAT HAPPENS TO A CHILD ON THE INSIDE. NO ONE EXCEPT MeMa...I LIVED IT AND IT TOOK ME OVER 50 YEARS TO DEAL WITH IT. IF WE WANT TO RAISE PRODUCTIVE ADULTS, WE MUST ALLOW THEM TO HAVE THEIR WHOLE BEING.

There are so many different ways and reasons that children are taken from one parent or the other...one of them being Step-Parent Adoption.

To be adopted by a step-parent...age ten and under...only the requirements of the state, which can be very easily manipulated by perjury and fraud by the custodial parent have to be met...as well as the custodial parent must give permission...the adoption is then granted. It makes no difference that the non-custodial parent has not been proven unfit or that he or she has been kept away illegally...only that he or she is behind on child support and has had no contact with the child for a period of more than one year...again this can be very easily manipulated by perjury and fraud.

Depending on the state, once a child reaches the age of ten-fourteen and up to eighteen they are required to give up their rights to their other parent in order to be adopted by a step-parent. They MUST sign a legal document at an age below any other age of consent to give up that parent...the parent that is their birthright...half of their being, to be

adopted by the step-parent that their other parent now wants in their life. If their mother has figured out how to use the system, and she manages to keep him or her from their daddy for the correct amount of time...the courts will allow her to give her child(ren) to another man. There is NO mandatory counseling for the children. The only requirement for this man...the mother has to marry him and she has to sign giving her permission. We are told that most states require a criminal history to be pulled, however we have no proof that it is done in some states, because the biological father is not required to be given that information when his children are taken from him.

IF CHILDREN ARE SUPPOSED TO BE OLD ENOUGH TO SIGN THESE PAPERS, THEN WHY CAN WE NOT TRUST THEM TO KNOW THEIR OWN HEARTS?

IF YOU LOVE ICE CREAM AND IT IS TAKEN FROM YOU WHILE YOU ARE A MINOR, NO REASON GIVEN OTHER THAN IT IS BAD FOR YOU, OR IT WILL MAKE YOU FAT, OR TOO MANY SWEETS WILL MAKE YOU SICK, ETC. WHAT DO YOU DO WHEN YOU GET OLD ENOUGH TO BUY YOUR OWN FOOD - YOU BUY ICE CREAM - SO IF YOU TAKE THESE CHILDREN'S DADDY AWAY FROM THEM STATING "**WHATEVER**" AS THE REASON - WHEN THEY GET OLD ENOUGH, THEY WILL GO FIND HIM. EVEN IF IT IS JUST TO GET ANSWERS. NOW, IF THESE CHILDREN HAVE BEEN LIED TO, THEN DADDY TELLS THEM THE TRUTH AND CAN BACK IT UP WITH CASE COPIES AND THE HELP OF HIS FAMILY - WHAT HAVE WE DONE TO OUR CHILDREN? WE HAVE RAISED THEM TO LIVE A LIE AND NOW THEIR LIVES ARE UPSIDE DOWN BECAUSE THEY - "**NOW**" - DO NOT HAVE A CLUE WHAT TO DO.

We Care at Three Sides to Every Story...Our Goal is to Help Solve this Horrific Problem in the UN-Family Courts.

In forty nine of our fifty states, plus DC children ranging from the ages of ten to fourteen are required to give permission to be adopted by a step-parent. In one state there seems to be no code available addressing this in their adoption codes. Children are told they cannot be adopted unless they sign a piece of paper giving up their rights to their daddy. In only one state do they require counseling for these children before signing this paper. They are not allowed to talk to their daddy or anyone else before they sign half of their being away. So many times these children never see their dad, grandparents, aunts, uncles or cousins again.

WHAT WE HAVE LEARNED FROM OUR RESEARCH ABOUT THE NEED OF VARIOUS LEGAL AGES IN ALL FIFTY STATES AND DC.

In some states you may acquire a learner's permit as young as fourteen. A guardian must sign for you to obtain this permit and a legal aged person with a valid driver's license must be in the vehicle with you at all times. You must be at least sixteen to obtain a driver's license so you can drive a vehicle alone, but if you are under age, you must still have a guardian to sign giving permission for you to get that license.

In every state in our country you must be at least eighteen to marry without a guardian giving permission,

unless you are pregnant in some states. Then and only then are you able to marry without the prior approval of your guardian. Some states require a judge's permission for marriage for any reason when under the age of eighteen.

We have found a number of things that young people want to do, but cannot without the consent of their guardian and in some cases not at all before a certain age.

- Pump Gas – You must be 16 to pump gas.
- Play Lottery – You must be 18 to play the lottery.
- Be An Organ Donor – You must be 18 to donate your organs, you can make arrangements before 18, but you must have parental consent.
- Quit School – You must be 16 to quit school, even with a guardians permission
- Vote - 18
- Get a Tattoo - 18
- Purchase Alcohol - 21
- Purchase Cigarettes - 18
- Marry - 18
- Drive - 16
- Purchase White Out - 18
- Purchase Aerosol Products or Spray Paint - 21
- Purchase Glue - 21
- Purchase Cough Medicine - 21
- Enter into a Legal Contract - 18
- Attend or Rent “R” or “X” Rated Movie - 18
- Enter the Military - 18
- Operate Slicing Machine in some Restaurants - 18
- Curfew LaGrange Georgia - Midnight
- Piercing – 18

As I have researched these laws I found more and more evidence this epidemic is happening all over our country and the entire world. Courts are separating fathers and children at an alarming rate. These same children are missing one half of their being, growing up without the love and guidance of the man that fathered them. They are being raised by the custodial parent who wanted the father gone and out of their own life and in order to not deal with

him any longer...out of his children's lives as well. It has amazed us at the ways a lot of custodial parents make this happen...with the aid of the courts and their attorneys.

The alarming information we have acquired is listed below. As you have read above you must be thirteen to sixteen to eighteen even twenty one to do many things without either a guardian signing, or taking some kind of class, or someone instructing you. Below you will find the ages for giving up your rights to your non-custodial parent in a step-parent adoption. No one should have to go through this pain. You will find that children are being asked to sign contracts for life decisions at an unreasonable age...that will affect them the rest of their lives...in ways they cannot imagine.

Adoption is for children that need a family. However, children that have parents that love them...and they love their parents should not be put in a position of having to give up one parent because the custodial parent wants another spouse. No amount of money in this world is worth destroying a child's self-esteem. When you set out to take half of a child's being...you make them feel responsible for all the problems. The guilt they feel is immeasurable. I, the founder of this organization, came from such a situation...and thus the reason "Three Sides to Every Story, Inc." is working so hard to educate the public...and stop this very unjust act against children.

If a young person is not old enough to mentally make the decision to vote, drive, smoke, drink, enter the military, marry, pump gas, purchase spray paint, sign a contract,

play the lottery, donate their own organs, quit school, get a tattoo or pierce their own ears, we have serious doubts that they are old enough to realize the effects of giving up a parent.

AGE OF CONSENT FOR STEP-PARENT ADOPTION – IN ORDER FOR A CHILD TO BE ADOPTED BY A STEP-PARENT – THEY MUST CONCENT – BELOW IS THE AGE OF CONCENT FOR SUCH ADOPTIONS IN ALL STATES.

<i>State</i>	<i>Age</i>	<i>Counseling Required</i>	<i>Notes</i>
Alabama	14	No	Additional information not available.
Alaska	10	No	Additional information not available.
Arizona	12	No	Consent must be given in open court.
Arkansas	10	No	If the child is 10 years old or older, then consent must be given before a Judge, otherwise a Guardian at Litem must sign giving consent.
California	12	No	Additional information not available.
Colorado	12	Yes	The parent and child must obtain counseling from the Department of Social Services and then petition the court.
Connecticut	12	No	Additional information not available.
Delaware	14	No	Additional information not available.
District of Columbia	14	No	Additional information not available.
Florida	12	No	Additional information not available.
Georgia	14	No	Additional information not available.
Hawaii	10	No	No Adoption Decree shall be granted without a hearing at which anyone who needs to give consent must appear, unless expressly excused by the court.
Idaho	12	No	Consent must be given before any authorized officer, district Judge, or magistrate on a form provided in the Idaho Code.
Illinois	14	No	Consent forms are provided in the statute.
Indiana	14	No	Additional information not available.
Iowa	14	No	Consent by a minor must be executed in court.
Kansas	14	No	Additional information not available.
Kentucky	12	No	Additional information not available.
Louisiana	N/A	N/A	After diligent research, no information regarding this matter could be found.
Maine	14	No	The adoptee, if 14 years of age or older, must execute consent before a judge.
Maryland	10	No	Additional information not available.
Massachusetts	12	No	Additional information not available.
Michigan	14	No	Additional information not available.

Minnesota	14	No	Consent must be given in writing only.
Mississippi	14	No	Additional information not available.
Missouri	14	No	Additional information not available.
Montana	12	No	Consent can be given in writing or in court.
Nebraska	14	No	Additional information not available.
Nevada	14	No	Additional information not available.
New Hampshire	14	No	The Court has the authority to no require consent due to it may not be in the best interest of the child to request consent.
New Jersey	10	No	A child 10 years of age and older is required to appear at the final adoption hearing and the child's wishes be given consideration provided the child has the capacity to form an intelligent preference.
New Mexico	10	No	Additional information not available.
New York	14	No	Additional information not available.
North Carolina	12	No	The Court has the authority to no require consent due to it may not be in the best interest of the child to request consent.
North Dakota	10	No	Additional information not available.
Ohio	12	No	A child 12 years of age or older must give consent in the presence of the court. Also, the Court has the authority to no require consent due to it may not be in the best interest of the child to request consent.
Oklahoma	12	No	Additional information not available.
Oregon	14	No	Consent must be in writing and its validity attested to by the court or authorized person.
Pennsylvania	12	No	Additional information not available.
Rhode Island	14	No	Consent must be given in writing only.
South Carolina	14	No	The Court has the authority to no require consent due to it may not be in the best interest of the child to request consent or if the child has a lacking mental capacity.
South Dakota	12	No	Additional information not available.
Tennessee	14	No	Additional information not available.
Texas	12	No	The Court has the authority to no require consent due to it may not be in the best interest of the child to request consent.
Utah	12	No	Consent must be taken by a Judge or someone appointed by a Judge to take consents.
Vermont	14	No	A minor the age of 14 or older must consent in the presence of a Judge.
Virginia	12	No	A minor the age of 12 or older is required to attend the hearing pertaining to their adoptive placement. Also, consent must be given in court after the Judge explains the effect of termination of rights and is satisfied that consent is informed and voluntary.
Washington	14	No	Additional information not available.
West Virginia	12	No	A child the age of 12 or older must give consent in the presence of a Judge, but consent may be waived for "extraordinary cause" by the Court.

Wisconsin	12	No	A minor the age of 12 or older is required to attend the hearing pertaining to their adoptive placement. Also, consent must be given in court after the Judge explains the effect of termination of rights and is satisfied that consent is informed and voluntary.
Wyoming	14	No	Additional information not available.

Last week April 25, 2006 “Three Sides to Every Story, Inc.” helped to pass the word for another organization, “Parental Alienation Awareness Day”. The effort put forth by this group was overwhelming to us so we jumped on the wagon to help spread the word. We are proud to say that we printed and passed out over 250 flyers for them...as well as posted their site on ours.

Below you will find their thank you and our commitment to continue. When you have lived this torture in your own childhood...and then watch it happening to your own grandchildren...you will do anything you can to stop this horrible treatment of children.

REMEMBER – WE ARE ALL PRODUCTS OF OUR CHILDHOOD!



Thank you

To everyone, all over the world, who made April 25-Parental Alienation Awareness Day such a huge success. We would like pictures/media coverage /information about your event, so we can post it on our website. We will continue to provide information and awareness throughout the year, until children all over the world can enjoy the right to love and be loved by both parents.

We welcome your ideas and suggestions, and hope you will continue to provide us with your stories as inspiration, so that next year, will be even bigger and better.

Regards,
Sarvy Emo
Robin Denison
co-founders
www.parental-alienation-awareness.com

Do your part to get your local community aware of this problem!

Did You Know That...
Parental Alienation is a form of Child Abuse?

Parental alienation involves the systematic brainwashing and manipulation of children with the sole purpose of destroying a loving and warm relationship they once shared with a parent.

Parental alienation and [hostile aggressive parenting](#) deprives children of their right to be loved by and showing love for both of their parents. These selfish, vindictive and malicious actions by the alienating parent (the parent who is responsible for the manipulations and brainwashing) is considered **a form of child abuse - as the alienating tactics used on the children are disturbing, confusing and often frightening, and rob children of their sense of security and safety.**

Most people do not know about Parental Alienation and Hostile Aggressive Parenting until they experience it. Parental Alienation Awareness Day is put forth to help raise awareness about this growing problem of mental and emotional child abuse seen mostly in cases of divorce or separation.

We need your help to protect the innocent...the children.

We need your help to educate and make aware to the public the effects of Parental Alienation and Hostile Aggressive Parenting.

If you've been effected by Parental Alienation or know someone who has, or are a past victim of a parent who exhibited Hostile Aggressive Parenting and Alienated from one parent, please [write and tell us your story](#). We will add your story to our letters page for everyone around the world to publish in their local magazines, newspapers, etc. Please remember to keep your story to the telling of the loss, love, and heartache. Please refrain from excessive anger and verbally assaulting the alienator(s) in your letters.

The aim of the awareness day is to make the judges, police officers, psychiatrists, lawyers, as well as friends and family of the people abusing their children by HAP and alienation tactics to become aware of this growing problem and form of abuse.

With awareness comes education and understanding, and the power to stop the abuse of innocent children caught in the crossfire of people they love.



They have asked for those willing to please carry on in our own communities. We very much plan to do that. The following schedule is our continuing effort to stop this very wrongful treatment of children.

If you have an idea that might help in this battle, please send it to us. Together – Jointly...we can make a difference.

SIGN UP TODAY – WE WILL SEND YOU ALL THE INFORMATION YOU NEED TO GET YOUR STATE EDUCATED ABOUT THE PROBLEM OF PARENTAL ALIENATION & WRONGFUL STEP-PARENT ADOPTIONS

**PARENTAL ALIENATION EDUCATION
WEEK BY STATE**

IF YOUR STATE DOES NOT HAVE A DATE BY IT – IT IS STILL OPEN – IF YOU WOULD LIKE TO CHOOSE A DATE AND HELP COORDINATE THAT STATE - PLEASE E-MAIL THREE3SIDES@AOL.COM.

IF YOU WOULD LIKE TO BE A REPRESENTATIVE PLEASE E-MAIL THREE3SIDES@AOL.COM

GET INVOLVED – HELP THE CHILDREN – MILLIONS OF PEOPLE – ONE VOICE – WE CAN MAKE A DIFFERENCE

**WE CAN STAND UNITED AND MAKE A
DIFFERENCE - OR - WE CAN STAY IN
OUR OWN LITTLE WORLDS DIVIDED
AND FAIL!**

***JULY 30 THROUGH AUGUST 5
NATIONAL PARENTAL
ALIENATION EDUCATION WEEK***

<i>State</i>	<i>Date</i>	<i>State Representative</i>	<i>Notes</i>
Alabama	May 12-18	Bessie Hudgins	Our Founder over-sees this state as a tribute to her granddaughter.
Alaska	November 16-22	Bessie Hudgins	Our Founder over-sees this state as a constant reminder to men who marry women with children to get all the facts before they sign on the dotted line to adopt these children. No child should be adopted by a step-parent unless all the facts are fully checked out. These children have a father and in most cases, he is a very loving and caring father. He is their birthright.
Arizona			
Arkansas	February 27-March 5	Bessie Hudgins	Our Founder over-sees this state as a tribute to her Mother. The Mother/Daughter connection between these two was a story that will warm your heart...once they were able to get past all the lies that separated them...even though they only had twelve years before her Mother's death in 1983.
California			
Colorado			
Connecticut			
Delaware			
District of Columbia	December 18-24	Bessie Hudgins	Our Founder over-sees DC as a reminder to all mothers who deprive their children of their father, how they are disconnecting their children from one half of their being.
Florida	April 25-May 1		
Georgia	May 04-10	Bessie Hudgins	Our Founder over-sees this state as a tribute to her granddaughter.
Hawaii			
Idaho			
Illinois			

Indiana	September 18-24	Bessie Hudgins	Our Founder over-sees this state as a tribute to her own alienation of her parents as a child. Her adopted mother, who was also her grandmother, caused this. As an adult she learned that the alienation was created by lies. Thank God this was resolved before her Mother's death.
Iowa			
Kansas			
Kentucky	July 24-30	Bessie Hudgins	Our Founder over-sees this state as a tribute to her Father...who died before she found him. Going to his grave allowed her to finally know where he was. However, she unable to get answers as to why he left instead of fighting for her. No child should have to endure this pain.
Louisiana			
Maine			
Maryland			
Massachusetts			
Michigan			
Minnesota			
Mississippi			
Missouri			
Montana			
Nebraska			
Nevada			
New Hampshire			
New Jersey			
New Mexico			
New York			
North Carolina			
North Dakota			
Ohio			
Oklahoma			
Oregon			
Pennsylvania			
Rhode Island			
South Carolina			
South Dakota			
Tennessee	September 27-October 2	Bessie Hudgins	Our Founder over-sees this state as a tribute to her granddaughter.
Texas			
Utah			
Vermont			
Virginia			
Washington			
West Virginia			
Wisconsin			
Wyoming			