

**HUMAN RIGHTS ABUSE & ABDUCTION OF  
CHILDREN UNDER COLOUR OF LAW**

**INTER & INTRA NATIONAL  
CHILD ABDUCTION**

**RENDITION OF CHILDREN  
*for*  
PROFIT**

**STATE SPONSORED “TERRORISM”  
*on*  
Children**



**UNIVERSAL  
DECLARATION  
OF HUMAN  
RIGHTS**

Dignity and justice for all of us

## **INTER & INTRA NATIONAL CHILD ABDUCTION**

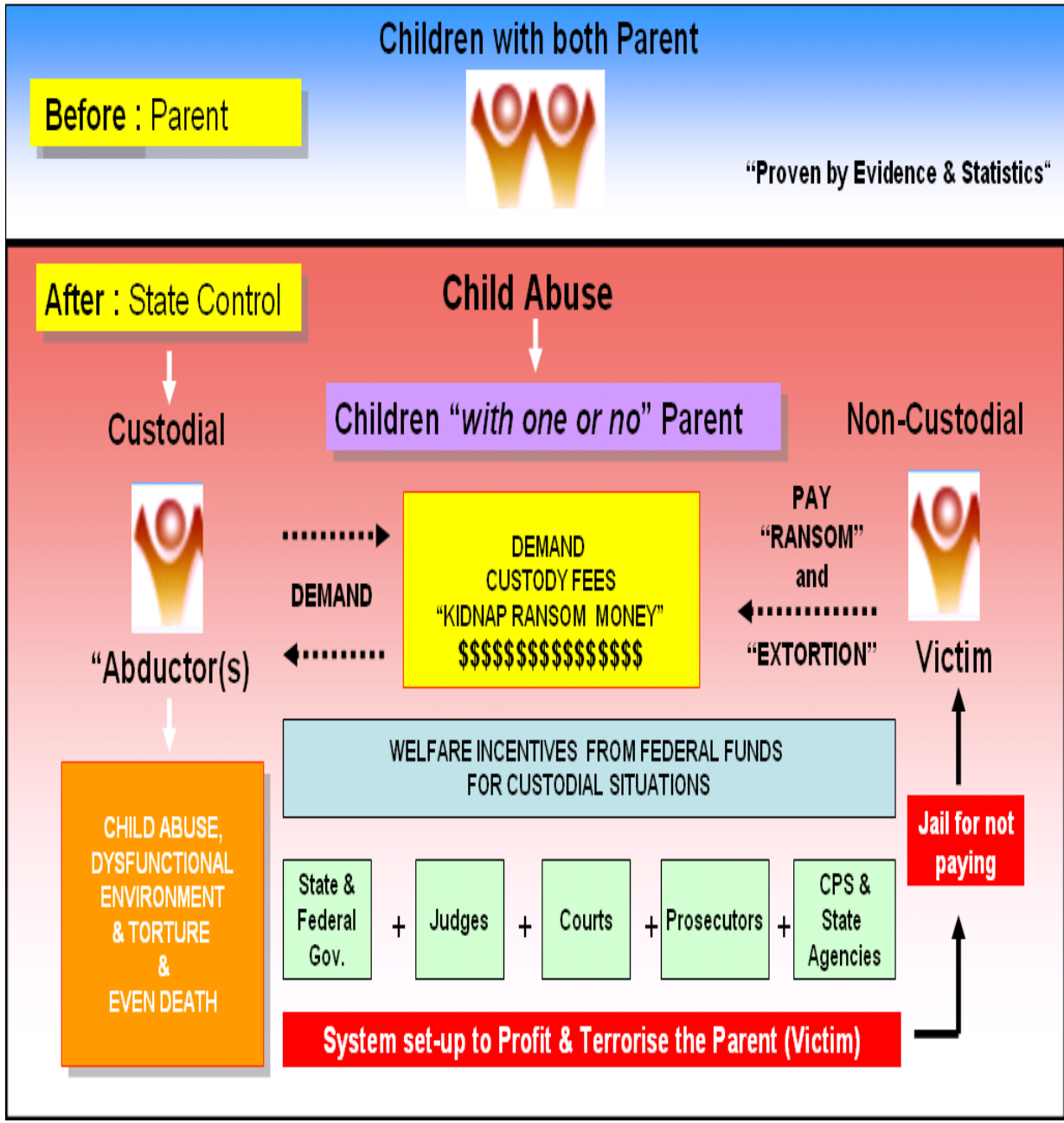
### **EXECUTIVE SUMMARY**

Here is presented an executive summary outlining the causes and mechanisms that bring about the environment conducive to conflict amongst separating parents and result in the tragedy of our time that is parental child abduction. Also presented are some of the steps that, if undertaken faithfully and seriously, are most likely to succeed in alleviating this scourge of our time and the abuse and human rights violations upon children and their parents.

1. **Set up:** Parents are forced to enter the legal arena upon separation and/or divorce. A parent's natural parental rights removed and designated as "non-custodial parent".
2. **Inducement:** "Custodial parent" allocated by courts all the money and the control of the child as well as effective control of the "non-custodial" parent. "Custodial parent" is often too busy to be able to spend much time parenting the child.
3. **Profit:** "Non-custodial parent" pays all the (ever escalating) money, gets no hands on involvement, no respect and goes to jail when money runs out (even through no fault of his/hers), or if any complaints made by the "custodial parent".
4. **Injury:** The child effectively loses the best of both parents and grows up in a dysfunctional environment resorting to "friends" who very often direct them toward a life of irresponsibility, hatred and crimes as social outcasts.
5. **Motive for abuse:** States and local governments get welfare incentive money from federal government the more "custodial"-noncustodial" situations they create (judges, courts, prosecutors, counties and states directly and indirectly profit from the incentive money. Maximum profit generated if all marriages with minor children break up and "enforcement" cases are created against the "non-custodial" parents.
6. **Official Complicity:** Innocent and loving parents are criminalised and fathers and mothers taken away from their children. Official and judicial bias and discrimination in treatment of certain classes of parents based upon gender, race, nationality, financial disposition. Vast majority of child abduction cases are carried out with the knowledge and passive / active participation, in view of the profit incentives involved, of the judiciary and officials involved even in violation of their own court orders.
7. **Proposed Remedy:** Certain (brief) suggestions are made herein in reforming the pertinent systems based upon experience, proven records and statistics and evidence of atrocities and the most likely causes and perpetrators. Reforms in the judicial, legal and official policies and practices (to wit, greater transparency and removal of profit incentives and cover of immunity for bias, fraud, and other unlawful activities by the officials involved) are pre-requisite to stemming the tide of destruction of the family, child abuse and abduction and creation of dysfunctional "families" that will only be self-perpetuating into the future.

# USA TITLE IV-D MODEL - "CASH for KIDS" SCANDAL

Abuse and Injustice : "Voice for all Children" : Whistleblower.



# HUMAN RIGHTS ABUSE

## INTER & INTRA NATIONAL CHILD ABDUCTION

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### Human Rights Abuse : Inter and Intra National Child Abduction

1. This document relates to Intra-national and the inevitably resulting International Child Abduction which encompasses kidnapping, extraordinary rendition, human trafficking and slavery .
2. Such international abductions almost always begin as intra-national abduction by the State and its complicit parent (“custodial” parent) under the colour of law and for profit. After all research has shown that *the best parent is both parents*. Many cases become international as a direct result of deliberate, extreme and wide spread bias and discrimination against one parent (on the basis of gender, nationality, race, financial ability) by the agencies that deal with issues and of divorce and custody such as the whimsically called “Family” Courts, Child Protective Services (CPS), and other state agencies. Such undue and often unlawful, but verified (by government statistics and other research), official and judicial insidious and extensive discrimination against certain classes of parents result in loss of faith in the judicial system, and hence prompting some of the intra and most of the inter national abductions.
3. Hence, and as supported by US government's own records, the current judicial and official policies and practices in the U.S. regarding destruction of the children's future and families through parental abduction, primarily under the colour of law, amounts to *state sponsored terrorism* against its own children and citizens as well as those of other nations, knowingly and deliberately executed through the complicity of various organs of all three branches of the state and federal governments, i.e., the Judicial, Executive and Legislative. Dr. Sanjari's efforts since 2001 in all the three branches of the government and research in law and history have yielded evidence to this effect.
4. Many cases also become international as a result of misguided and/or insidious treaties / agreements between nations using “best interest of children” as pretext. Yet, such agreements not only do not address the causes of the break up and destruction of the family and the resulting injury to the children and their abduction, but they further remove a parent and accentuate the loss of a parent from a child's life. *“As long as the government is perceived as working for the benefit of the children, the people will happily endure almost any curtailment of liberty and almost any deprivation.”*
5. One such international treaty is the November 2007 Amendment to the Hague Convention (<http://www.corruptusjudicialsystem.org/hagueletter.pdf>) that not only solidifies the atrocities depicted in the diagram (see diagram # 1) on an international scale, but it pervasively invades the sovereignty of the signatory (Member) states and subjects them to the US courts' jurisdiction even regarding their own respective citizens in their own countries. (In the US vast majority of “family” courts rule and apportion custody in accordance with their own organisational self-interest and profit motives, upon families and children's lives and futures. See <http://www.corruptusjudicialsystem.org/cs-ivd-evileffectsdamages-stats.rtf>) C.f. *“A senior lawyer for the American government has told the Court of Appeal in London that kidnapping foreign citizens is permissible under American law because the US Supreme*

*Court has sanctioned it.“*

The Amendment to the Hague Convention has been and is being ratified and implemented by many countries under the radar of their respective national parliaments and their elected representatives. The Parliaments of the EU countries have, it appears, not been given the opportunity to discuss and vote on it, and instead the EU is apparently set to adopt it as a blanket policy on behalf of its member states affecting many of their own citizen children and their parents.

6. The English speaking / Anglo Saxon countries are main instigators and perpetrators of such knowing and deliberate policies against their own children and their families with the U.S. having a distant lead amongst them. There is a glaring discrepancy between such executed policies and the utterances that come of the organs of the governments in these countries, inter alia- refusal of the UK government to protect and support its own citizens, to wit: Mr. Narashiman and children, Dr. Sanjari and children and Mr. William Coleman even thought the UK Embassy in Washington, D.C. was informed as early as 2006/2007 of the unlawful actions of the US officials and judiciary in direct violation of the US' own laws and Constitution and the UN Charters it has signed and ratified.

*“That it is the view of the United States that States Party to the Covenant should wherever possible refrain from imposing any restrictions or limitations on the exercise of the rights recognized and protected by the Covenant, even when such restrictions and limitations are permissible under the terms of the Covenant. For the United States, article 5, paragraph 2, which provides that fundamental human rights existing in any State Party may not be diminished“.*

*“The United States declares that it will continue to adhere to the requirements and constraints of its Constitution in respect to all such restrictions and limitations. (3) That the United States declares that the right referred to in article 47 may be exercised only in accordance with international law.”*

(signed by the United States on 10.05.1977, Date receipt of Inst. 06.08.1992)  
(United Nation International Covenant on Civil and Political Rights and the International Convention on the Elimination of All Forms of Racial Discrimination and Convention on Human Rights.)

7. Yet, there are statements such as:

*“International parental child abduction is a human rights issue and one that we take very seriously..”* FCO Statement.

As well as other inconsistent statements by the US.

Such discrepancy is further complicated and unconscionable by the “Special Relationship” that glaringly ignores the more extensive and egregious human rights violations perpetrated by the U.S. Judicial System and officials.

8. Many of the problems and their causes find common thread in the above mentioned countries so the proposed solution to child abduction, to varying degrees, is applicable to all those countries. Proposed solution may include:

A- reform of the judicial system regarding divorce and custody and greater accountability of the courts, agencies and their officials, and their adherence to the laws and constitutions.

Ironically the “old” English legal system of dealing with divorce and custody may be argued to have been more fair (not withstanding other factors such as class, etc) to the children and their parents than the current opaque and abusive judicial systems in the “family” courts, particularly in the the U.S. where official and legal policies encourage officials and judges to participate in the feeding frenzy for profit using children and families as pawns.

B- removal of judicial and quasi judicial immunity would serve as a powerful disincentive to perpetrate criminal and unlawful acts by the courts and other officials involved in such cases, hence alleviating the helplessness by parents who may contemplate child abduction.

C- revocation of (unconstitutional) policies and laws that provide the financial incentives for such judicial and official crimes. At least in the United States such crimes by said officials have reached wide spread and common place proportions due to the perpetrators' comfort level under immunity and the massive financial profit involved in “family” court cases. (In a recent report, the states alone received over \$6 Billion from federal government. This is just the tip of the iceberg).

Dr. Sanjari would appreciate and be grateful for the opportunity to provide to this august committee further details and evidence regarding the following as relates to such violations upon and abuse of our children and their futures, i.e. the fabric of today's and tomorrow's society:

- I) the possible root causes, mechanisms utilised and exacerbating factors in inter and intra national child abduction. Many of the root causes are created by governments' often deliberate policies.
- II) legal / judicial remedies to alleviate this cancerous problem.
- III) executive / legislative remedies to combat same.
- IV) the resources that maybe harnessed to stem the problem.

## **Authors' Backgrounds**

Mr. Thana Narashiman (UK citizen), Dr Amir H. Sanjari (UK citizen - currently based in the USA), and a USA based non profit charity - “**Voice for Children Inc**” – managed by Ms Marianne Malky, Founder and President, are jointly submitting this document for the consideration of the Committee and are keen for and appreciate the opportunity to provide further oral and documentary evidence to the committee in support of effective action for all children (for enforcement ad prevention).

We are all Non-Political, Non-Religious, Non-Governmental group – and fully Independent. We do not receive any funding from the State, corporations, legal or commercial firms to pursue our mission to protect children from harm using lawful and fair approach.

All three authors and their respective children have been and still are victims of inter and/or intra national abduction and parental alienation in the US.

### **The Case of Mr. Thana Narashiman And Children**

9. Under disclosure, it is documented that my own two daughters (both of whom were born in the UK with no dual nationality) were abducted in the State of Texas. This abduction was orchestrated by a number of individuals ( 4 International from Far East countries and 2 USA

Citizens in State of Texas) with the facilitation of a flawed State and International judicial process with alleged corruption involving a USA Judge and a USA Attorney with other public officials.

10. Various UK government officials and agencies have been informed of the violations. Yet, not only there has been no assistance forthcoming, but in some cases the officials have been obstructive, hence whether knowingly or not, aiding and abetting the violations by the US perpetrated upon me and my children.
11. Further details and evidence available upon request.

### **The Case of Dr. Amir H. Sanjari And Children**

12. Dr. Sanjari (a renowned Nuclear Scientist and British citizen) and his former wife had equal legal and physical custody of their two British born (UK citizen- no US citizenship) daughters. Upon a trip home by Dr. Sanjari to UK in summer of 2001, the former spouse fraudulently filed for sole custody of the children in the state of Indiana, USA, and obtained same before Dr. Sanjari returned to the US in October 2001, the latter having been delayed by the September 11, 2001, travel ban to the US.
13. Since that time, Dr. Sanjari has learned of and exposed the fraud and corruption within the judicial system and the complicity of the judges and officials in bringing about and fostering atrocities of child abduction under the colour of law for profit gains (Title IV-D incentive by federal government and ransom from the “non-custodial” parents). He has, through self-representation, litigated his cases through various state and federal courts including their respective Supreme Courts, lobbied the US Congress and Executive branches while continuing to expose the judicial and official criminal misconduct that result in abuse of children. Dr. Sanjari has become a known voice advocating for equal parental rights and judicial and policy reforms to stem the massive tide of government supported policy creating one-parent families and abuse of children for money.
14. The State of Indiana is amongst 50 States in the United State that resort to unlawful abduction and abuse of children in **order to profit** from federal incentives (**42 U.S.C. 651 to 669b - Title IV-D**). Dr Amir H. Sanjari is challenging this process and we like to know what the UK Government is doing to assist three (Dr. Sanjari and his two children) of its citizens.
15. The money audit trail on child abuse leads to unlawful policies enacted by secret courts and alleged collusion between Attorneys and Judges. The forensic testimony of Dr Amir Sanjari on his website is a travesty of blind justice. It is self explanatory.
16. For his exposing of and blowing the whistle on the judicial corruption, state of Indiana judiciary has issued fraudulent and unlawful retaliatory orders to arrest Dr. Sanjari under false pretext. He is currently proposing to go on Hunger Strike if he is threatened with arrest for exposing judicial corruption in a western “democracy”. He is a Human Right defender – the kind of person that the FCO claims to support and protect.
17. The UK Embassy was informed of same as early as 2006/2007 and has failed to take action in support. Dr. Sanjari's imminent incarceration is unlawful and he intends to go on hunger strike immediately upon it taking place. In the meantime, his children have been targets of child abuse, parental alienation and abduction by the other parent under the colour of law and by the connivance of the judiciary and officials in the US. Dr. Sanjari's case and activities

exposing judicial corruption maybe found at:  
[www.corruptusjudicialsystem.org/papa](http://www.corruptusjudicialsystem.org/papa) . Many other cases of judicial abuse and resulting child abduction across the US may also be found at: [www.corruptusjudicialsystem.org](http://www.corruptusjudicialsystem.org).

### **The Case of Mr. Coleman**

18. Mr. Coleman was falsely arrested and incarcerated in the state of Connecticut, USA, upon no evidence and no crime except on the claim of his former wife made soon *after* Mr. Coleman filed for the custody of their child. Polygraph test that Mr. Coleman voluntarily submitted to confirmed his assertion that the former wife's allegations were false and merely calculated to prevent Mr. Coleman from proceeding with obtaining the custody of their child. Such ruses are commonly utilised by attorneys to deprive a parent of their child in custody cases and the courts are pre-disposed to curtail a parent's right to achieve this.
19. Mr. Coleman went on hunger strike protesting his innocence. The resulting force-feeding of him by the state prison department reached a level of torture that the Connecticut branch of American Civil Liberties Union filed a letter with the UN Torture Commissioner to investigate. Mr. Coleman's case is being pushed under the carpet and covered up as is usual in the US in such cases of judicial and official atrocities and miscarriage of justice by the states and US. The UK Embassy in Washington, D.C., appears, thus far, to have ignored Mr. Coleman's plight since 2005.
20. Separately, the case of both Dr Amir H. Sanjari, and Mr Coleman – both UK citizens - highlight the lack of commitment by the UK Government under the “doctrine for responsibility to protect.” We seek answers from the FCO’s Foreign Secretary as to what actions, if any, they have taken or are taking to assist the UK citizens overseas via their global embassy network. Indications are that the British Government and its Ministers and politicians condone torture as matter of policy.
21. Both of the above cases were reported to the Chairman of this Committee on 26 Feb 2009.
22. In a recent case, a US citizen was shot *in the back* by the Indiana state police during an altercation, in bringing the case to the attention of law enforcements authorities regarding child abduction custody battles which are Human Right abuses exacerbated by the judicial process motivated by greed. It is a lucrative business involving children as commodities used for trading.
23. For these and other cases of judicial and official misconduct upon other UK citizens see [www.corruptusjudicialsystem.org](http://www.corruptusjudicialsystem.org). Mr Bill Coleman – is in jail in the USA for over 8 years for miscarriage of justice. ..
24. **Judicial Corruption** : Both Dr A. Sanjari and I have been subjected to intimidation following our exposure of the alleged corrupt system in our quest to seek justice as “whistleblowers” to the scandal impacting children globally. We regret that the FCO appears to have abdicated its responsibility as evident by lack of proactive steps taken to engage directly with us.

**Voice for Children (Inc)**  
Founder and President : Ms Marianne Malky

<http://www.voiceforthechildren.com/>

25. Marianne herself was a victim of stranger abduction. Moreover she is also a victim of Parental Abduction when her son David was abducted by her ex-husband. It took her 31 years to locate her son but sadly the nature of abduction itself alienates children from the left behind parent to the extent that she has never seen or located him again or even arrangement to meet her son.
26. Ms. Malky has over thirty-four (34) years experience and was instrumental in introducing and passing New Jersey's Missing Children State Clearing House, as well as in passing of Bill A-2847 in New Jersey (interference with custody pertaining to parental abduction).
27. On behalf of Voice for the Children, Ms. Malky has appeared on nationally televised shows including "Geraldo Rivera", "Court TV with Johnny Cockran", "Michael Reagan", and has spoken on numerous radio shows in Florida, New York, and California.
28. She further participates in the Florida Missing Children's Day and the National Missing Children's Day in Washington, D.C. In August and November, 2001, Ms. Malky's story was featured on "Unsolved Mysteries". Ms. Malky recently received an award from the State of Florida as "**Citizen of the Year**" for her work with missing and exploited children.
29. Ms Marianne Malky is a consultant to a screen play-writer in California. The script is about "Parental Abduction". She is also a media consultant for Radio, TV and newspapers.
30. Marianne uses her 34 years experience to teach missing children's programs in the schools and is a public speaker campaigning tirelessly to educate all parties to the detrimental effects of child abduction on innocent children.

### **Anatomy of Systematic Corruption and Abuse Resulting in Inter & Intra National Parental Abduction**

31. 354,000 children are parentally abducted in America every year, meaning that millions of American children have been abducted. There is a very small recovery rate.
32. Children kidnapped by a parent represent the largest segment of abducted children. Their identities are taken away. They are forced to live as fugitives, their names are changed and they are constantly on the run and not allowed to make friends. The abductor keeps them hidden so that they will not be found.
33. They are deprived of their basic needs including stable medical attention, education, and a healthy, loving relationship.
34. Parental abduction is child abuse. In addition, they sometimes suffer physical, sexual, and psychological abuse, as well as neglect and abandonment by the abducting parent, or this parent's new partner. Some of these children are murdered.

35. After abandonment, some of these children are placed in foster care.
36. They are brainwashed by lies such as that the left-behind parent, who is actually searching for them, is dead or doesn't love them. This psychological infliction (American Psychological Association) upon the child is referred to as Parental Alienation Syndrome (PAS), the left behind parent as the "target parent", and the abductor as the "alienating parent".
37. Many children never know the truth that they were parentally abducted.
38. Parental abduction becomes a mental health problem because the children are at high risk of suicide and other problems, and the left-behind parents are also at high risk for mental illness. This creates a serious drain on the economy and society.
39. Children who have suffered the trauma of parental abduction have a much greater risk to become alcoholics, drug abusers, clinically depressed, mentally ill, or criminals themselves.
40. Left-behind parents spend their lives and their resources searching for their children with little to no help, some even unto death, never knowing what happened to their children. The left behind parent is in shock, struggling to find resources to locate their child, until they break down and are no longer able to do so.
41. Often the left behind parent loses everything including their houses, their cars, their jobs and their sanity.
42. There are few resources available to search for parentally abducted children and reunite them with their parents who love them.
43. In most states, the criminal statutes are either weak or non-existent.
44. Police rarely have the time or the resources to search for parentally abducted children. Parentally abducted children are rarely granted Amber Alerts, search parties, flyers distributed by the public, or search dogs.
45. The only assistance that is offered is the clearinghouse featuring photos of the child and the abductor. However, custody must first be established to file a missing child's report, and for the photos to be printed. By this time, it is already too late, and the name of the child and abductor have already been changed. The child could have already been murdered by then.
46. They are held hostage and suffer "*Stockholm syndrome*", and, in order to survive, they have to identify with the abductor.
47. The crime of parental abduction is premeditated. Before the abduction, the abductor uses slander to get full support of their family to help conceal the child.
48. The parental abductor uses false allegations to confuse the legal process and slander the left-behind parent.

49. If the child is located, then the left-behind parent has to fight for custody even if the he or she had legally protected custody in the first place. They must fight for it again, and sometimes lose. The main determinant of these custody cases is the financial resources of the parent, and because the left-behind parent has spent all of his or her resources searching for the child, then the abductor is at an advantage.
50. With the case of an international abduction, the left-behind parent must have an attorney in the home country, an attorney in the country the child was abducted to, a translator, and a private investigator. If one has the money for all of this, there is still only a slight chance that the child will be returned to his or her proper custody.
51. It is hard for the public to accept the truth that parents who abduct their children are psychopaths and do so just to hurt the other parent. Parents who kidnap their children do not have any concern for their child's welfare. The child is seen as an object and a pawn in a chess game.
52. The judicial system sometimes does not comprehend and very often is, for dogmatic and profit motives, unwilling to consider that the abducting parent can be as harmful to a child as a stranger. However, most often the judicial system and other state agencies are complicit in bringing about such a damaging outcome in order to maximise profit incentives and state control of the families through such unconstitutional mechanisms as the Title IV-D which was initially created aid needy families but now used in nearly all family cases for the said profit incentives to the state.
53. One important solution is to teach about parental abduction in the elementary schools.
54. If children are aware of the problem of parental abduction, then they can realize that their other parent may in fact be looking for them, and then can reach out for help.
55. A desirable first step would be for those who are knowledgeable about the issues, and those who have been affected, to meet with decision makers, without participation of any party with vested financial or career interest, to reform the current system to solve this problem.

### **Conclusion And Request For Action**

The evidence, statistics and the human suffering of both children and their parents point to the following conclusions:

56. The atrocities resulting in inter and intra national abduction and abuse of children are overwhelmingly caused by the deliberate policies and unlawful actions of judiciary and government officials at various levels who facilitate and induce a state of no-win environment for parents and children whereby the *only* winner is the State and its agencies that profit from it, i.e. the courts, prosecutors, CPS, local, state and national governments. (E.g., Title IV-D incentives and \$\$Billions paid to the states annually to operate the programme which only separates children from their fit parents either directly or through financial and control

inducements to various agencies and/or abducting parents.

57. To eradicate such abuse and atrocities upon children and their families would, as the first step, require:

A) judicial and policy reforms and holding various involved officials accountable for their (mis)conduct and actions in contravention of laws and constitutions.

B) revoke unlawful, unconstitutional and destructive laws and policies and incentives that induce and encourage such abuse, human rights atrocities upon and destruction of the children and their families and the resulting consequences such as intra and inter national abductions, most of which take place under the colour of law and with the official complicity.

58. **Simply stated the phenomenon of intra and inter national child abduction amount to an international cover-up when parentally abducted children are being ignored. The result can *only* be the destruction of the fabric of the society, and hence chaos!**

**Mr. Thana Narashinman  
Dr. Amir H. Sanjari  
Ms. Marianne Malky**

May 05, 2009

***"All that is necessary for the triumph of evil is that good men do nothing."***

Edmund Burke. 1729-1797

## **NOTES TO THE COMMITTEE & THE MEDIA**

Please note the following for guidance.

1. All the material, including but not limited to: information, evidence, logos and diagrams, presented herein are already in the public domain and/or otherwise freely available to the public. As such any of the said material, either in part or in full, maybe used publicly as of time of its availability.
2. "As per International judicial practice minor children's names maybe redacted and/or only their initials used in publications and publicity."
3. All requests for media interviews and publications can be directed initially c/o Thana Narashiman (email address provided).
4. Despite repeated request for face to face meetings with the civil servants and Ministers within the UK Government, we have yet to receive an invitation to submit evidence.
5. There is a fiduciary responsibility on the part of all policy makers, civil servants, MPs and Ministers of all political parties to take action when matters, especially of those abuse and atrocities, are brought to their attention. The Nuremberg defence is not valid.
6. When Human Rights are abused by State and Individuals, under the colour of law and on behalf of the State, the "terrorists" are those that inflict the pain and suffering. It is that simple. They need to be brought to justice.