

Texas Parental Rights Association

"Equal Rights for Equally Fit Parents. Period."

Summary of federal class action arguments

If you are a "noncustodial" parent because of any TEXAS "family" court (or other Texas court), with an active case, or at least recent case, and without formal CPS history, you are most likely eligible to join online as a fellow co-plaintiff.

Visit https://TexasPRA.org for more information today!

Here's what you wanted to learn and know, in summary nutshell fashion. Stay tuned!!!

- 1. Family courts *cannot* actually "grant" or "award" child custody betwixt adversarial parents, because both *already had* full and equally full child custody rights prior to that family court, and those rights were never taken away yet;
- 2. Court matters of *just the parents themselves*, who are *not* blood-related, can be processed under the mere "preponderance" evidentiary standard, yes, sure, but it is unconstitutional to separate *direct-blood* relationships, *such as any parent-child relationship*, without using the "clear and convincing" evidentiary standard, also along with affording full due process steps in that process;
- 3. Parental rights are *fundamental* rights, not mere privileges. Although Texas allows jury trial option over Parent-v-Parent custody *later on down the line...*, it fails to provide this defense option *up front* as constitutionally required so as to protect against any arbitrary and/or summary losses of those *fundamental* rights;
- 4. Parents actually have <u>no</u> valid legal standing to sue each other over child custody, in the first place. Again, parental rights are *fundamental* rights... and ***only*** the State itself has legal standing to attack *fundamental* rights (*see*, a *bona fide* CPS case); *and*,
- 5. The Title IV-D system unconstitutionally creates *direct* pecuniary conflicts of interest in the court officers *themselves* (judges, clerks, prosecutors), by dividing out financial shares of pass-through bank interest earned upon all of the many, many child support payments therefore always ordered to be paid into their specific "SDU" accounts.
- 6. **Each** of the above five (5) issues is another *separate* "structural" violation of due process, *each* independently rendering the very foundational framework *of the case itself* as fundamentally erred from the very outset, and so the *entire* given court case, regardless of whatever supposedly happened therein, is entirely a legal nullity, a "case"

that was and is wholly void *ab initio*, not just for any *single* structural violation of due process, but for <u>each</u> of the above five reasons.

7. Therefore, each and every such same Texas court case of any kind betwixt adversarial natural parents (*whether via family court, protective order court, child support court, and/or etc.*) is **absolutely void** in literally all respects to the given natural parent's fundamental rights of child custody, clearly every such injured parent is manifestly entitled to relief in various forms, and clearly Texas' state courts must be immediately enjoined into full constitutional compliance with fundamental due process steps regarding those same inherent and pre-existing rights of <u>all</u> natural parents.

We are sending every above such eligible parent (which currently includes 1.1M+ parents, according to AG Paxton) to the following online registration form, to join as a new Member of the Texas Parental Rights Association ("TexasPRA"), hence also simultaneously joining as a new co-plaintiff Member of the "Lead" Class in the class action lawsuit itself, *hence entitled to early bird relief* along with the entire Lead Class:

https://form.jotform.com/250568436087162

If you are eligible, you do *not* want to miss out on joining the early bird co-plaintiffs!!

Please DO share this information with all other victims of the family court system today!