On the morning of April 22, 2000 Attorney General Janet Reno woke to a very big problem: a series of seven pictures, snapped by AP photographer Alan Diaz, of agents seizing 6-year-old Elian Gonzalez. Television and the Internet displayed images of a terrified child confronted by a heavily armed, helmeted, goggled, body-armored commando.

Polls taken that weekend indicated that a plurality of Americans were troubled by the raid’s brutality. People understood the images as illustrating a disturbing level of government force in an American Home.

ARE YOU NEXT?

Melissa Gaston
In 1996, Melissa Gaston, age 5, was literally stolen out of the front yard where she and her father, Will Gaston, were living.

Melissa has not been returned to her father although he was never charged with any crime. In foster homes, she has been raped, burned as a method of punishment, and, at age 6, a porn film was made of her by a foster mother, at the direction of a caseworker for State of Oregon Services for Children and Families.

This outrageous case is still unresolved. Oregon has done EVERYTHING short of KILLING the Gastons trying to silence them. Visit them at http://www.avoiceforechildren.com

What you should know Before it happens

DO NOT spank your child in public. Avoid yelling and be careful about name calling (Like calling your child a “dummy”).

DO NOT do anything that could appear Sexual with children.

DO educate yourself on CPS rules and regulations. They violate their own rules and your constitutional rights regularly. DO educate yourself by reading all information available to you from Family Rights advocates sources available on the Internet.

DO NOT trust any CPS official, no matter how friendly they act. They are not your friends!

Be aware that CPS can take your children out of class, interrogate them, strip search them, photograph them, remove them from school, x-ray them, medicate them, place them in foster care or other state-run institutions, all without your knowledge, notification or consent.

DO file a written notice with all medical professionals that you or any member of our family have seen restricting them from discussing your medical history with anyone unless authorized by you in writing.

DO NOT let CPS case workers or police inside your house unless they have a warrant. If they insist on seeing your child call the child to the door or a window.

DO NOT open the door. DO tell them you will not talk to them without your attorney present, even if you don’t have an attorney. ESPECIALLY do not relent when they threaten you! Demand your Constitutional Rights.

Do ask them if you are under arrest and free to leave. If not-SHUT UP! If so– absolutely shut up.

DO NOT give CPS caseworkers or the police any information in defense of yourself. CPS will take anything you say and twist it to use against you. BE firm but polite and courteous at all times.

DO NOT allow CPS officials to provoke you. An angry response will be used against you. DO keep your composure at all times.

DO tape record or VIDEO TAPE all conversations with CPS officials or representatives when possible. If you do not have a tape recorder call a trusted friend to come over and be a witness. If possible, have one or more trusted friends present whenever you or your children speak with CPS officials or police.

DO document all interviews, phone calls, events or altercations as thoroughly as possible. (Write things down as soon as possible after an interview or telephone call. You may have a legal right to record telephone calls. Do so if possible.)

Do locate and preserve any evidence corroborating your innocence. DO NOT rely on others to do this.

NOTE: This information is for educational purposes only. It is not legal advice.

End the War Against America's Families!

“When the people no longer read or understand their Constitution, then they will live in a POLICE STATE” - Robert Wangrud

EACH CHILD in YOUR FAMILY has a 1 in 25 chance of being the subject of a child abuse/neglect investigation this year. On the other hand, the chance of getting a flat tire on the family car is 1 in 70 (including Firestones).

http://FamilyRightsAssociation.com
A Social Worker Knocks on Your Door....

Does that strike TERROR in your heart?

Sadly today, almost anyone can relate a story about a miscarriage of justice. They may personally know someone or heard about a tragic case from friends, relatives, co-workers, or on TV—Parents crucified for false allegations of child abuse, children violently removed from their homes—never to return, people sent to prison for years for crimes they didn’t commit, functioning families DESTROYED.

CPS builds such ABSURD cases that many make it to investigative TV shows like PBS Frontline.

ANYONE can phone Child Abuse Hotline and say anything they want, NEVER to be held accountable. You will NEVER be able “to be confronted with the witnesses against him” (Your 6th Amendment Right).

Your local CPS will send somebody to talk with your kids at school. The kids will be COERCED into talking. And like the Art Linkletter TV show of yester-year—

“Kids Say the Darndest Things”

Later, the social worker, maybe with a policeman, knocks on your door. “There’s been a report. WE would like to ask a few questions to get this cleared up. May we come in?”

The accusation is so bizarre and ridiculous that you’re SURE you will be able to easily clear it up. You don’t think you have anything to hide and you don’t know any better, so you let them in, GIVING AWAY your 4th Amendment Right about Search Warrants, your 5th Amendment Right against self-incrimination, and your Miranda Right to have counsel present. So it begins...

Why is a Social Worker asking questions?

She has three kinds of accusation to bring:

**Abuse Categories**
- **Physical** Abuse ranging from Severe to Mild
- **Sexual** Abuse ranging from Severe to Mild
- **Emotional** Abuse ranging from Severe to Mild

**Neglect Categories**
- Severe life threatening neglect/medical neglect
- Neglect ranging from Chronic to Mild

**Who Knows Category—New**
- Threat of Harm—Vague and VERY dangerous

The social worker SUBJECTIVELY assigns SEVERITY by WHAT SHE IMAGINES HAPPENED, and HOW OLD the child is.

What you think Abuse or Neglect is—is entirely different than what CPS calls Abuse and Neglect. That’s how you can be drawn into DEEP TROUBLE over the SILLIEST things.

**THEIR DEFINITIONS**

**Definition of Neglect**—Neglect is failure, whether intentional or not, to provide and maintain adequate food, clothing, shelter, medical care, supervision and protection, and/or nurturing.

**Definition of Physical Abuse**—Physical abuse is non-accidental injury to a child which, regardless of motive, is inflicted or allowed to be inflicted by a caretaker. Physical abuse includes but is not limited to any injury which could not reasonably be the result of the explanation given, and/or any injury which is the result of discipline or punishment.

**Definition of Sexual Abuse**—Sexual abuse and sexual exploitation is any incident of sexual contact including but not limited to rape, sodomy, incest, and sexual penetration with a foreign object.

**Definition of Emotional Abuse**—Mental injury is the result of cruel or unconscionable acts and/or statements made, threatened to be made or permitted to be made by the caretaker which have a direct effect on the child; or caretaker failure to provide nurturance, protection or appropriate guidance.

What Happens Next

If you are WEALTHY, they will NEVER mess with you, because your top-notch lawyer that is on retainer and available on a moment’s notice will tear them to shreds. Then too, you might call your pals in the U.S. SENATE and cause LOTS of trouble. You should anyhow.

Otherwise, you are GUILTY UNTIL PROVEN INNOCENT. You have to prove your innocence. The social worker is a children’s advocate, not an impartial investigator. CPS agencies are fueled with BILLION $ of DOLLARS and HIGHLY MOTIVATED to INCREASE the head count in the MEAT GRINDER.

If you earn a decent wage, live in a decent house, are married, have no run-in’s with the law, and have SOME stature in the community, (In other words, if your character appears unimpeachable, while the witnesses’ character does not)-

If Johnnie or Suzie told the social worker they fell off the bicycle or down the stairs or hurt themselves on the trampoline, THINGS MIGHT be OK.

Whether you DID or DID NOT spank, hit, slap, or Emotionally Injure the child, you are going to AT LEAST get counseling, and go to a “Parenting Class” to be tutored in the New Age drivel.

If you did Sexually Abuse a child, you deserve what you get. If you DID NOT, you are in a battle for your LIFE.

If you are poor, or a minority, and have NO stature in the community-The state gets up to $6000 BO-NUS from the Feds if they get your child (preferably UNDER 5 years old) adopted. (FAMILY PRESERVATION is no longer the goal under the new ASFA act of 1997).

The scenarios above represent what happens if you don’t know your rights, and don’t know anything about CPS BEFORE you get involved with them.

By the time you figure out -

**THIS IS SERIOUS**
you have already GIVEN them your Constitutional Rights and your lunch, and they HAVE THEIR BOGUS CASE BUILT