

From: Cheryl Martone

Here are the 6 cardinal rules I made up to protect you from the perpeTRATORS:

I'm not a lawyer and do not give advice but I have rules for them in my support group, wanna know them, here they are:

1) DO NOT speak to anyone about your baby/children without a witness present besides family and even then know who you are trusting if a report has been filed.

2) DO NOT let DCF/CPS or government agents in your home without a warrant.

3) DO NOT give " " " " any personal information.

4) DO NOT sign anything without researching legal ramifications or having a lawyer inspect it, as you have the right to refuse all legal documentation by them.

5) DO Document everything to do with DCF/CPS court,

also if you are in Family Court ...keep a

running notebook. Also in the same or separate notebook, everything you do for your children.

You can also set up a chronological timeline of events for the court not DCF.

Everything you tell DCF/CPS they will try to misconstrue it and use it against you.

6) Tape record whenever dealing with DCF or CPS. Although it is illegal in CT without consent, in many states you can record conversations legally. See <http://www.rcfp.org/taping/quick.html>

Some states you can have a hidden camera!

DO have counsel for your case?

CT. Law:

2011 Connecticut Code

Title 53 Crimes

Chapter 944 (Offenses Against Chastity) Concealment of Delivery of Child

Sec. 53-237a. Concealment of delivery: Class A misdemeanor.

Sec. 53-237a. Concealment of delivery: Class A misdemeanor. (a) A person is guilty of concealment of delivery who intentionally conceals the delivery of any child, whether such child was delivered alive or dead.

(b) Concealment of delivery is a class A misdemeanor.

(1971, P.A. 871, S. 56.)

Secs. 53-216 to 53-237. Offenses against chastity, generally. Sections 53-216 to 53-237, inclusive, are repealed.

(1949 Rev., S. 8359, 8544-8561, 8569, 8594, 8683; 1953, S. 3299d; 1959, P.A. 28, S. 190; 1963, P.A. 642, S. 58; 1967, P.A. 295, S. 2; 656, S. 54; 1969, P.A. 828, S. 214.)

Secs. 53-238 to 53-241. Rape. Assault with intent to commit rape; with intent to carnally know female child.

Examination for venereal disease of persons accused of violations of chapter. Sections 53-238 to 53-241, inclusive, are repealed.

(1949 Rev., S. 8562-8565; 1969, P.A. 828, S. 214.)

(1971, P.A. 871, S. 56.)

from the CGA website: <http://www.cga.ct.gov/2001/pub/Chap944.htm>

<http://law.justia.com/codes/connecticut/2009/title53/chap944/Secs53-216to53-237.html>