



- [Gamers click here...](#)
- [Puzzles](#)
 - [Classic Sodoku](#)
 - [Crystal Caverns](#)
 - [Cube Crash](#)
 - [Deep Sea Dive](#)
 - [Diamond](#)
 - [Jungle Fruit](#)
 - [Little Tyke](#)
 - [Slot](#)
 - [Star Struck](#)
 - [Three Charms](#)
 - [Brickshooter Egypt](#)
- [Cards](#)
 - [Blackjack](#)
 - [Solitaire: A Game of Patience](#)
 - [Spider](#)
- [Action](#)
 - [Christmas Tree](#)
 - [Road Attack](#)
 - [Space Flight](#)
 - [Splatt the Candidate](#)
- [Educational](#)
 - [Anatomy: Body Parts](#)
 - [Geography: Global Navigator](#)
 - [Word Game: Alphabet Jungle](#)
 - [Memory Game: Ocean Catch](#)
 - [Think Quick!](#)
 - [History: Time Trip](#)
- [Arcade](#)
 - [Blobber](#)
 - [Descent Blooming](#)
 - [Mouse in Danger](#)
 - [Remote Commander](#)
- [Sports](#)
 - [Ice Hockey 3D](#)
 - [Sport Search](#)
- [Kids](#)
 - [Chicken Challenge](#)
 - [Leatherbacks Luncheon](#)
 - [Mad Shark](#)

- [Best Of](#)
 - [Jungle Fruit](#)
 - [Space Flight](#)
 - [Classic Sodoku](#)
 - [Solitaire](#)
 - [Spider](#)
 - [Mouse in Danger](#)
 - [Brickshooter Egypt](#)



[home](#) | [register](#) | [login](#) | [post](#) | [retrieve password](#)

Search

[Visit PARENTINGTIME: the home of OPTIMAL™, the Online Parenting Time Information Manager and Access Log.](#)

Glenn Sacks

[NJ Judge: Targets of Parental Alienation Can Sue for Intentional Infliction of Emotional Distress'](#)

2008-12-15 at 1:58 pm · Filed under [blog](#)

False accusations and Parental Alienation are terrible acts and all states should have a significant civil remedy for it. The article below discusses a New Jersey case where apparently that is going to happen.

From Henry Gottlieb's "Exes can sue over ruined ties to couple's children" (*New Jersey Law Journal*, 12/1/08):

For the first time in New Jersey, a judge has recognized the right of parents to collect damages for intentional infliction of emotional distress when their relationships with their children are poisoned by former spouses.

Superior Court Judge Maurice Gallipoli ruled on Nov. 21 that a man can sue his ex-wife and her parents for allegedly turning his children against him by making false accusations that he had committed sexual misconduct.

The central legal issue in the Hudson County case was whether the emotional distress claim was a disguised complaint for alienation of affections, a cause of action New Jersey abolished in 1935.

By then, America no longer believed cuckolded husbands deserved damages from their wives' lovers or that the father of the bride should be able to sue the scoundrel who jilted his daughter.

As recently as two months ago, defendants have invoked the law that abolished such

actions — the Heart Balm Act — to win summary dismissal of tort claims alleging that parents and their children had been alienated by ex-spouses or other individuals.

But Gallipoli said an emotional distress claim is separate and distinct from the abolished claim of alienation of affection. "Here, plaintiff is alleging that defendants' alienating conduct has caused him emotional distress," he wrote in *Smith v. Smith*, Hud-L-1837-08. "Thus emotional distress, not alienation of affections, is the predicate cause of action."

The decision creates the potential for a showdown in the Appellate Division...

Vincent and Rose Marie Smith were divorced in 2007 and though their two children live primarily with her in Guilford, Conn., he is entitled to parenting time at his home in Hoboken.

The damage suit alleges that the ex-wife and her parents, Daniel and Barbara Marese, began alienating the children from the father during the predivorce separation in 2006. The defendants falsely told the children, court-appointed psychiatrists and law enforcement officials that the father was a sex addict and had molested the children in the past, the suit says.

And it says the children are afraid to sleep at their father's house because they have been told they are in danger of being sexually abused.

The wife and her parents denied the allegations and argued in motions to dismiss the suit for failure to state a claim that the Heart Balm Act had eliminated the cause of action. Indeed, they pointed out, the term "alienating the children" is what the complaint calls the alleged wrong.

The defense supported its motion by citing three rulings in which courts had relied on the Heart Balm Act to throw out damage claims involving children.

Gallipoli brushed aside two of the precedents as irrelevant from a factual or legal standpoint. The third, Rand's decision in *Segal*, was on point but wrong, Gallipoli said.

In dismissing the father's claim in *Segal*, Rand wrote, "To sustain a claim for such damages would result in a revival of evils not unlike those banned in 1935 and would be an exceptionally ineffective technique for resolving matrimonial differences or custody disputes."

In recognition of the family court's role, Gallipoli ruled that if Smith wants to seek damages from his ex-wife he must do it in a post-judgment proceeding in family court. It would still be a damage claim and the family court has the power to arrange jury trials. Because the grandparents were not parties to the divorce action, the case against them can continue in the civil court, the judge ruled.

Plaintiff's lawyer Resnick says suits like his have been rare because parents and their lawyers have been content to fight for equitable relief in custody battles.

"They feel the ultimate sanction of a transfer of custody is enough," he says.

"But it's not enough because they still do it," he says of parents who make false accusations to get the edge in custody battles. "They are never afraid of losing custody, so the only other thing to do is hit them in the pocketbook or the wallet."



[WHYJUDGELITTLE.com](http://www.WHYJUDGELITTLE.com)

I was sued & lost custody for becoming a firefighter by my ex-wife Dora Heisey. Alabama Judge Loyd H. Little, Jr. has ignored his own rulings & reversed himself 3 times. Judge Little miscounted the number of days he had to rule & would not correct his mistake which has placed my son in a worse custody situation. Many like me have lost complete confidence in the Alabama judicial system.--Chris Hobbs, Dad
www.WHYJUDGELITTLE.com

◆ Email this

Rate this post:

[Permalink](#) | 158 views | Other posts by [Glenn Sacks](#)



[Stumble It!](#)



Comments are closed.

[Click here to take the MND demographic survey.](#)


COMMENTARY





[editor's bio](#) | [article rss](#) | [comments rss](#) | [itunes podcast](#) | [tos](#) | [privacy policy](#)

MensNEWSdaily®, mndnet.com, BlogWonks.com™, BlogWonk.com™, NewsWax.com™, YakVox.com™, DorkWatch.org™, CounterPulse.com™, JavaKing.com™ © 2001 - 2006 Java King, Inc.. *Opinions found on this website are expressly those of the author(s) and do not necessarily reflect the opinion of this publication, its editorial staff or contributors.* Words, graphics, audio, video, and all other content published on this domain must adhere to our [Terms of Service](#). JAVA KING, INC AND ITS SUBSIDIARIES, ADVERTISERS, SPONSORS AND AFFILIATES, DISCLAIM ALL WARRANTIES, REPRESENTATIONS OR ENDORSEMENTS HEREIN EXPRESSED OR IMPLIED.

Best sites 



[RETURN TO MENS NEWS DAILY](#)