

ROXANNE GRINAGE

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RESIDENCE: 8239 FRANKFORD AVENUE, APT. 110, PHILADELPHIA, PA 19136

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The answer to missed educational opportunities; oppressive contracts and unaccountability horror stories; racism; poverty; and hate-based ideas festering into terrorism, is the responsible development of entities that standardize access, standardize procedures, and standardize services. –roxanne grinage, HireLyrics Schematics 2003.

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PENNSYLVANIA BUREAU OF CONTRACTS ADMINISTRATION SAP VENDOR.

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www.BlogTalkRadio.com/Born-To-Serve

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www.hirelyrics.LiveJournal.com

PADGS Code 91725 Image Consulting

October 19, 2009

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OIG@Phila.gov

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Special Counsel, OIG

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Mark Alleva,

Clerk of the Family Court

Philadelphia, PA 19107

FAX and EMAIL Fax(215) 597-6390

PAED_clerksoffice@paed.uscourts.gov

Honorable Mitchell S. Goldberg

U.S. DISTRICT COURT JUDGE

c/o Michael E. Kunz, Clerk of Court

United States District Court for the

Eastern District of Pennsylvania

601 Market Street, Room 2609

Philadelphia, PA 19106-1797

Fax and Email 215-861-8618

AskDOJ@usdoj.gov

Michael L. Levy

United States Attorney

615 Chestnut Street, Suite 1250

Philadelphia, PA 19106

Fax: (215) 686-2913

Michael A. Horan, Esq.,

Custody Master Unit

Philadelphia, PA 19107

US Marshals Service

Attn: Two Marshals who visited

Roxanne Grinage June 24th and

Deputy McNamara who spoke with

Roxanne 10-16-09 after filing

Amended Complaint Request for

Restraining Order Against Family

Court Defendants Attorneys and Sgt

Muse. c/o of Clerk of Court

Fax and Email 215-686-7759

tactical@phillychildsupport.com

Robert Teti and

Hon. Margaret T. Murphy

Fax: 215-686-9158

Tactical Enforcement

Philadelphia PA 19107

Philadelphia Sheriff Domestic

Relations Civil Operations

(215) 686-3505

CC: Via Whitehouse Fax 202-456-2461

This is also **FAX COVER TOTAL 23 PAGES**

Justice Stephen Breyer and Justice Antonin Scalia in re announced preparation nationwide Cert Petition. Whitehouse Executive Officers, Fifteen member managed service list in care of Rahm Emanuel Chief of Staff, in re prototype demonstration US Economy and Court Reform Administrative Solution Tool.

**Re: OFFICIAL CORRUPTION RAMPANT IN FAMILY COURT PHILADELPHIA COUNTY
US District Court Eastern District of Pennsylvania 2:09-cv-04119-MSG
GRINAGE v. FERN BROWN CAPLAN, ESQUIRE et al, MITCHELL S. GOLDBERG, presiding
CCP Family Court DR No. 0C0705124**

Dear Madams and Sirs,

The more I expose and prove the egregious official corruption fraud crimes of Fern Brown Caplan, Timothy E. Possenti, Lisette Shirdan-Harris and Sergeant Muse, the more intensified is the aggravated assaults upon my family, our finances, our constitutional rights, and our freedom.

If there is some way you can notify Philadelphia Police Districts and Family Court/DHS Tactical Units not to act upon clandestine anonymous reports, warrants, until verifying the authenticity of same, it is greatly appreciated. Please say if there is any way you can stop the relentless and ongoing victimizations of our Family by family court positioned attorneys and one sergeant Muse in Philadelphia's Sheriff Green's office who are abusing their access to court forms, Clerk's office time stamp clock, IMMD and Tactical Enforcement City resources to deploy Philadelphia police, issue fraudulent subpoenas, harass, stalk, terrorize, show my daughter a firearm, lure me to phony job interviews that turn out to be in alleys 3 blocks from the convention center, etc.

So far, my family has been fortunate in that the fraudulently deployed Philadelphia Police Sergeant on October 8th was ethical and professional and took the time to look over our proofs as was the IMMD fraudulently deployed Social Worker Jacinta Garrison. My family was lucky enough to get Police sergeant and DHS social worker who were falsely deployed October 8th who also had exemplary work ethic to take the time to determine there was no legitimate "order" at all. It has been determined that allegations of "family court orders" are made by corrupt Federal Court defendant attorneys, Fern Brown Caplan, Timothy E. Possenti, Lisette Shirdan-Harris and Sergeant Muse in Philadelphia Sheriff Green's office and our city's taxpayer and Recovery Act Stimulus paid for resources of Police and Court Staff are abused and wasted.

On 10/15/2009, Defendant Family Court attorney Timothy E. Possenti defrauded Custody Master's Unit and slid by fraudulent Emergency Petition for Enforcement of Custody Order causing 8th District Officer Murphy to accompany private process server and demand our appearance at fraudulent rule to show cause hearing October 16 @ 1:30 PM.

Roxanne Grinage went to Federal Court and filed Amended Complaint adding "fashioning of Fraudulent Documents", "Racketeering Kidnap For Profit Scheme" to existing 13 counts Official Corruption, Fraud of several Stimulus funded agencies, Obstruction of Health Care, Obstruction of Education, Willful Reckless Child Endangerment Charges in 09/10/09 US District for the Eastern District of Pennsylvania Complaint.

Enclosed is the Federal Court's docket report; my rushed 10/16/09 attempt to notify Family Court officials to try and avoid fraudulent warrants for mine or my daughter's arrest for not appearing at the fraudulent rule to show cause hearing and 18 page Amended Complaint with Timothy E. Possenti's fraudulent documents scanned and embedded along with proofs of open DHS investigation we are trying to comply with but are having trouble doing so as we are constantly sitting ducks for Federal Court's Family Court attorneys and staff and possibly police who continue to act against my family based on what proven Racketeering Kidnap for Profit Scheme, criminal family court attorneys and their friend in the Sheriff's office says and does corruptly.

Respectfully,

Roxanne Grinage

Honorable President Barack Obama The White House 1600 Pennsylvania Avenue NW Washington, DC 20500	Dennis Blair Director National Intelligence Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500	Valerie Jarrett Senior Advisor The White House 1600 Pennsylvania Avenue NW Washington, DC 20500
Rahm Emanuel Chief of Staff The White House 1600 Pennsylvania Avenue NW Washington, DC 20500	Thomas A. Daschle Secretary Health and Human Services Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500	Melody Barnes Executive Office of The President Domestic Policy Adviser Director Domestic Policy Council Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500
Jim Messina Deputy Chief of Staff The White House 1600 Pennsylvania Avenue NW Washington, DC 20500	Elena Kagan Attorney General Justice Department Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500	Ray LaHood Secretary Transportation Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500
Mona Sutphen Deputy Chief of Staff The White House 1600 Pennsylvania Avenue NW Washington, DC 20500	Hillary Clinton Secretary of State Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500	Pete Rouse Senior Advisor The White House 1600 Pennsylvania Avenue NW Washington, DC 20500
David Axelrod Senior Advisor The White House 1600 Pennsylvania Avenue NW Washington, DC 20500	Celia Elena Rouse, Member Austan Goolsbee, Member Council of Economic Advisors Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500	Tim Geithner Secretary Treasury Department Executive Office of The President 1600 Pennsylvania Avenue NW Washington, DC 20500

**Warnings of Intent to Seek Class Action Supreme Court Scrutiny
Unchallenged Constitutional Rights Violations are Injuring Families in
First Judicial District, Court of Common Pleas, Philadelphia County, Family Court Division**

Warnings Intent to Sue Copies via Facsimile: Mark Alleva personally and Clerk of Court clerical staff, Custody Masters Unit and Bar Attorney(s) serving as Custody Masters and their secretaries and clerical support staff, Chief Administrative Judge Dougherty who has “looked the other way” while flagrant errors conspicuous for favoring unethical defense counsel, prevent qualified decisions of Fran B. Caplan, Esquire, Michael A. Horan, Esquire and Michael Schoneitz, Esquire and increase the chances that at least one custody master attorney will cause further injury to family in DR No. 0C0705124, by making unqualified and constitutional rights violating decision to destroy Grinage/Brown family children by returning the DHS mechanism substantially documented for causing generational injuries to the Grinage/Brown family.

Co-Plaintiffs reserve the right to produce copies, broadcast, or publish as needed, to protect Grinage/Brown family and our children from further risk of injuries; or to recover excessive costs and/or damages and/or loss of earnings being experienced caused by Court of Common Pleas, Family Court Division, Clerk of Court’s Office, and Custody Masters Unit’s Numerous, Flagrant and Uncorrected, Procedural and Clerical Errors, which Conspicuously Favor Defense Counsel Timothy E. Possenti, Esq., PC and are not necessarily in the best interest of any party including Defendant/Father, a valued member of the Grinage/Brown Family.

Date Filed	#	Docket Text
09/10/2009	1	MOTION for Leave to Proceed in forma pauperis filed by ROXANNE GRINAGE..(ks,) (Entered: 09/10/2009)
09/15/2009	2	ORDER THAT PLAINTIFF IS GRANTED LEAVE TO PROCEED IN FORMA PAUPERIS. THE COMPLAINT IS TO BE FILED AND SUMMONS ARE TO BE ISSUED. THE UNITED STATES MARSHAL FOR THE EASTERN DISTRICT OF PENNSYLVANIA SHALL SERVE THE SUMMONS AND COMPLAINT UPON THE DEFENDANTS AT NO COST TO THE PLAINTIFF. SIGNED BY HONORABLE MITCHELL S. GOLDBERG ON 9/15/09. 9/16/09 ENTERED AND COPIES MAILED TO PRO SE.(ah) (Entered: 09/16/2009)
09/15/2009	3	COMPLAINT against FERN BROWN CAPLAN, ESQUIRE, TIMOTHY E. POSSENTI, LISETTE SHIRDAN-HARRIS, SERGEANT MUSE, USER OF FAX NO. 215-686-3555, JOHN D. GREEN (IFP GRANTED), filed by ROXANNE GRINAGE. (EXHIBITS FILED IN HARD COPY).(ah) (Entered: 09/16/2009)
09/15/2009		Summons Issued as to FERN BROWN CAPLAN, ESQUIRE, TIMOTHY E. POSSENTI, LISETTE SHIRDAN-HARRIS, SERGEANT MUSE, USER OF FAX NO. 215-686-3555, JOHN D. GREEN. 6 Forwarded To: U.S. Marshal Service on 9/16/09. (ah) (Entered: 09/16/2009)
09/15/2009	4	ORDER THAT PLAINTIFF'S "EMERGENCY REQUEST FOR RESTRAINING ORDER" AND "EMERGENCY REQUEST FOR INJUNCTIVE RELIEF" ARE DENIED WITHOUT PREJUDICE. PLAINTIFF MAY RESUBMIT HER REQUESTS IN COMPLIANCE WITH FED. R. CIV. P. 65. SIGNED BY HONORABLE MITCHELL S. GOLDBERG ON 9/14/09. 9/15/09 ENTERED AND COPIES MAILED TO PRO SE.(ah) (Entered: 09/16/2009)
10/16/2009	5	AMENDED COMPLAINT against FERN BROWN CAPLAN, ESQUIRE, TIMOTHY E. POSSENTI, LISETTE SHIRDAN-HARRIS, SERGEANT MUSE, USER OF FAX NO. 215-686-3555, JOHN D. GREEN, filed by ROXANNE GRINAGE. (EXHIBITS FILED IN HARD COPY).(ah) (Entered: 10/16/2009)
10/16/2009		Summons Issued as to FERN BROWN CAPLAN, ESQUIRE, TIMOTHY E. POSSENTI, LISETTE SHIRDAN-HARRIS, SERGEANT MUSE, USER OF FAX NO. 215-686-3555, JOHN D. GREEN. 6 Forwarded To: U.S. Marshal Service on 10/16/09. (ah) (Entered: 10/16/2009)

F
A
X

Re: Rule To Show Cause Hearing Scheduled Today, 1:30 PM. DR No 0C0705124
Service Notification
TIMOTHY E POSSENTI IS FEDERAL OFFICIAL CORRUPTION, RACKETEERING KIDNAP FOR PROFIT DEFENDANT IN U.S. DISTRICT COURT FASHIONING FRADULENT DOCUMENTS WHICH DEFRAUD FAMILY COURT, CUSTODY MASTER'S UNIT, PHILADELPHIA POLICE DEPT, OBSTRUCT OPEN DHS HOME INVESTIGATION AND IS BARRED FROM HAVING ANYTHING TO DO WITH A CUSTODY MATTER CONCERNING ROXANNE GRINAGE AS NATURAL GUARDIAN OF LORRAINE GRINAGE AND ARRIYEL AND EZEKIEL BROWN. FAMILY COURT AND POLICE MAY NO LONGER LAWFULLY ACT UPON FRAUDULENT FORGED DOCUMENTS OF TIMOTHY E. POSSENTI SCANNED AND EMBEDDED WITHIN AMENDED COMPLAINT EMERGENCY RESTRAINING ORDER FILED WITH US EASTERN DISTRICT CLERK TODAY AND STAMPED FILED COPY 18 PAGES ENCLOSED. Re: 2:09-cv-04119-MSG GRINAGE v. FERN BROWN CAPLAN, ESQUIRE et al MITCHELL S. GOLDBERG, presiding, date filed 09/10/2009 and 10/16/09.

Fax: (215) 686-4157
Honorable Kevin Dougherty
Administrative Judge, Family D
1801 Vine Street – Suite 314
Philadelphia, PA 19103

Fax: (215) 686-2913
Michael A. Horan, Esq.,
Custody Master Unit
46 S. 11th Street – Room 276
Philadelphia, PA 19107

Fax: (215) 686-9308
Mark Alleva,
Clerk of the Family Court
1133 Chestnut Street, First Floor
Philadelphia, PA 19107

Fax: 610-627-5562
Timothy E. Possenti, Esq. P.C
30 West State Street
Media, PA 19063

From:
Roxanne
Grinage

Total
19
Pages

October
16, 2009

CC VIA FAX and EMAIL
ED_clerksoffice@paed.uscourts.gov
Fax No. (215) 597-6390
Michael E. Kunz, Clerk of Court
United States District Court for the
Eastern District of Pennsylvania
601 Market Street, Room 2609
Philadelphia, PA 19106-1797
Please forward to US Marshals

CC:
US Marshals Service
Attn: Deputy McNamara per
our conversation 10/16/9 in re
PAED 2:09-cv-04119-MSG
601 Market Street, # 2110,
Philadelphia, PA 19106
In care of PAED clerk

CC:
Michael Untermeyer,
Candidate
Philadelphia District
Attorney and as
Special Counsel to
Philadelphia Office of
Inspector General
526 South 3rd Street
Phila, PA 19147
Fax: 1-267-687-5876

CC:
Various Philadelphia Police Districts
including 15th and 8th District,
Attention Officer Murphy

DHS separate Distribution

CC
United States Attorney's
Office, Michael L. Levy,
United States Attorney
615 Chestnut Street
Philadelphia, PA 19106
Fax: (215) 861-8618

CC:
Margaret T. Murphy
Supervisor Judge,
Family Court
34 S. 11th Street
Phila., PA 19107
Fax: 215-686-9158

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

<p>ROXANNE GRINAGE</p> <p>Plaintiff Pro Se</p> <p>FERN BROWN CAPLAN, ET AL</p> <p>Defendants</p>	<p>CIVIL ACTION No. 2:09-cv-04119-MSG</p> <p>AMENDED COMPLAINT</p> <p>PER MSG 9/15/09 ORDER “PLAINTIFF MAY RESUBMIT HER REQUESTS IN COMPLIANCE WITH FED. R. CIV. P. 65”</p> <p>1. PLAINTIFF RESUBMITS EMERGENCY REQUEST FOR RESTRAINING ORDER TO PROTECT PLAINTIFF FROM DEFENDANT, TIMOTHY E. POSSENTI’S RELENTLESS FASHIONING OF FORGED FAMILY COURT DOCUMENTS WHICH ABUSE DEPLOYMENT OF CITY LAW ENFORCEMENT, DEFRAUD FAMILY COURT CLERKS AND CUSTODY MASTER’S UNIT AND OBSTRUCT AN OPEN DEPARTMENT OF HUMAN SERVICES CHILD WELFARE INVESTIGATION PLAINTIFF IS GRATEFULLY COMPLYING WITH.</p> <p>2. PLAINTIFF ADDS PROOFS OF “CONSPIRACY TO COMMIT KIDNAPPING FOR PROFIT RACKETEERING SCHEME” WHICH APPLY TO DEFENDANT TIMOTHY E. POSSENTI ONLY TO 13 COUNTS OF OFFICIAL CORRUPTION CHARGES MADE IN 9/10/09 COMPLAINT INCORPORATED BY REFERENCE.</p> <p>Fraudulent documents are scanned and embedded into this Amended Complaint.</p>
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AMENDED COMPLAINT

COMES NOW, Plaintiff, in her own right and sets forth only these statements for which she also provides evidence of:

1. Plaintiff invokes right given to her by Event 4 in docket **2:09-cv-04119-MSG** and resubmits her request for Emergency Protection from one defendant in particular, Timothy E. Possenti, Esq., PC. who practices in this Court as a commercial litigation attorney, but who also serves as part-time support master and defense counsel in CCP Philadelphia Family Court.

2. The 13 counts of stalking, terrorist threats, official corruption, willful reckless child endangerment, obstruction of health care and obstruction of education; and fraud charges made in Plaintiffs 09/10/09, and accompanying proof Exhibits are incorporated by reference as if fully set forth.

3. Racketeering Kidnap for Profit defendant Timothy E. Possenti is extorting his own client, defrauding family court and law enforcement and obstructing an open DHS child welfare investigation which Plaintiff Roxanne Grinage is grateful to comply with. See scanned embedded documents herein.

4. Defendant Timothy E. Possenti, Esquire is fashioning fraudulent family court documents that cause deployment of law enforcement and Custody Master's unit against Plaintiff Roxanne Grinage. See scanned embedded documents herein.

5. Defendant Timothy E. Possenti, Esquire is aware the IMMD Tactical Response Unit headed by ethical DHS Social Worker and professional Philadelphia Police Sergeant has determined that children may not be taken to Timothy E. Possenti's addiction impaired client and that Plaintiff Roxanne Grinage is complying with sixty (60) days DHS home visits investigation which will result in another family court custody hearing date, for the purpose of DHS making recommendations as to whether Plaintiff Roxanne Grinage's home is suitable for the children to stay in or whether placement in a foster home is the only option. See scanned embedded documents herein

6. Racketeering Kidnap for Profit defendant, Timothy E. Possenti, Esquire knows his client cannot have the kids because he is addiction impaired and refusing to go to drug and alcohol treatment. See scanned embedded documents herein

7. Racketeering Kidnap for profit defendant is fashioning documents and sliding them past Family Court clerks and Custody Master's unit in a desperate attempt to kidnap the children into a foster home where Timothy E. Possenti, Esquire becomes eligible to receive

payment from one or more of the Philadelphia Government's Contractor Service Providers of Foster Care and Adoption Agencies. See scanned embedded documents herein.

8. Racketeering Kidnap for Profit defendant Timothy E. Possenti is extorting his own client, defrauding family court and law enforcement and obstructing and open DHS child welfare investigation. See scanned embedded documents herein.

9. The crimes committed by the defendants were done within the context of a CCP Family Court custody matter and the 8-17-09 order of the defendants which Plaintiff published and offered 32 pages of proofs which documented daily civil rights violations; professional misconducts of the defendants including conspiracy, criminal intent, destroying and falsifying evidence, perjury, extortion, deliberate refusal to participate in discovery and disclosure, etc. See scanned embedded documents herein.

10. 09/24/09, two US Marshals visited Plaintiff at our home and took pictures of Roxanne Grinage with both grandchildren and this Court has proofs that on 09/24/09, Roxanne's grandchildren were in the home with Roxanne Grinage being protected from the kidnap for profit racketeering scheme of defendant, Timothy E. Possenti, Esq.

11. 10/08/09, An emergency tactical response unit which included a DHS social worker and several Philadelphia police officers headed by a Police Sergeant, came to Plaintiff's home having received a report that Supervisor Judge Margaret T. Murphy presided over a hearing during which it was determined Plaintiff protective grandmother, has "history of mental problems." See scanned embedded documents herein

12. 10/08/09, ethical, professional DHS social worker and a Philadelphia Police Sergeant saw no reason to remove the children and asked Roxanne Grinage if she had any proofs that she does not have a history of mental problems. See scanned embedded documents herein

13. 10/08/09, IMMD tactical response unit Police Sergeant read the severity of types and levels of drugs in Timothy E. Possenti's submitted positive drug results of Roxanne's son-in-

law, and Timothy E. Possenti's letter to defendant Fern Brown Caplan attaching an email from a Delaware county practicing custody evaluator, that Timothy E. Possenti's client need only pay an additional \$225.00 the next month and a negative drug test would be produced; See scanned embedded documents herein.

14. 10/08/09, ethical IMMD social worker and Philadelphia Police Sergeant learned that Timothy E. Possenti and Fern Brown Caplan intended to recklessly endanger the children by sending them unlawfully to reside with a stranger girlfriend who is receiving SSI for hearing disability and who has multiple auto accidents wherein she is cash settlement plaintiff three times, until next court date scheduled by Fern Brown Caplan six months away; destroying Plaintiff 47 pages 7/20/09 scheduled to be heard Nov 23, 2009 and which had five years of proofs that Plaintiff's son-in-law has threatened his family with a shot gun; has frequently drug and alcohol relapses and proofs of drug dealers threatening kidnapping torture and death of Timothy E. Possenti's addition impaired client because of money owed by Erick to drug dealers. Exhibit H of Plaintiff's destroyed custody complaint is in fact a District Attorney's public nuisance report with proofs of Timothy E. Possenti's client illegal auto repairs made on the street.

15. 10/08/09, IMMD DHS responding social worker and Police Sergeant made several calls and determined that there was never any hearing presided over by Margaret T. Murphy about the mental health of Roxanne Grinage and that supervisors in DHS legal Department knew where the alleged "order" came from. It was dropped on the desk of the IMMD tactical response unit by someone who had access to the family court's forms. See scanned embedded documents herein.

16. 10/14/09 Plaintiff Roxanne Grinage gratefully complied with DHS home visit investigation which began when DHS social worker Kenneth A. Dixon arrived approximately 4:32 PM. See scanned embedded documents herein.

17. 10/14/09 DHS home visit social worker took photographs of the children, interviewed Plaintiff Roxanne Grinage and victim protective mother Lorraine Grinage. See scanned embedded documents herein.

18. Racketeering Kidnap for Profit defendant, Timothy E. Possenti served upon Plaintiff Roxanne Grinage in complete contempt of these US District Court proceedings a September 30th family court unsigned, fraudulent Certification of Service dated September 20th and alleging service by Federal Express, with a September family court clerk stamped filed “order” that is not completed with any information or any signature or stamp signature of a judge. See scanned embedded documents herein.

19. 10/15/09 defendant Timothy E. Possenti, has not answered this Court’s summons to answer Plaintiff Complaint, but sends process server accompanied by 8th District Police Officer Murphy to hand serve Custody Master’s Rule To Show Cause which is issued on the 15th demanding appearance on the 16th, today, in conflict with Defendant Timothy E. Possenti’s forged 9/20/09 via Federal Express Overnight Service. Certificate of Service for the Family Court Clerk’s 9/30/09 filed stamped Petition for which Custody Master Michael Horan is issuing August 15th order for Roxanne Grinage and Lorraine Grinage to appear very next day, today to Show Cause why Timothy E. Possenti’s September 30th petition to enforce 8-17-2009 order.

20. Defendant Timothy E. Possenti knows his and Fern Brown Caplan’s 8-17-09 custody order is made moot by open Department of Services home investigation of child welfare custody matters concerning Roxanne Grinage will be revisited according to the rescheduling of hearings and recommendations of responsible Department of Human Services employees named below. See scanned embedded documents herein.

21. Fraudulent documents are scanned and embedded into this Amended Complaint.

22. Defendant Timothy E. Possenti, continues to slander Plaintiff to the detriment of her professional reputation, she cannot get employment in the Philadelphia legal community. See scanned embedded documents herein

23. Defendant Timothy E. Possenti continues to slander Plaintiff with irresponsible and unfounded statements like, “history of mental problems”, “internet smear campaign”, and “rambling.” See scanned embedded documents herein

24. Plaintiff Roxanne Grinage’s internet company uses internet technologies to document rights of ownership to creative work products and Roxanne Grinage won recognition by Wharton Business School nomination to Philadelphia 100 in 2001; and qualified for expert certifications in 7 areas of administrative practice by the Pennsylvania’s Bureau of Contract Administration, as a Minority Woman Business Enterprise, which include Evidence Gathering, Depositions and Expert Witness Testimony.

25. Roxanne Grinage was managing submission of community development data to a Presidential Whitehouse fifteen member managed service list of Executive Staff and Officers, before official corruption defendants in this federal matter did victimize Roxanne Grinage and her family in CCP Family Court, and Roxanne Grinage has responsibly recorded, respectfully reported, the nonfiction crime story of Fern Brown Caplan and Timothy E. Possenti’s hijacking of an otherwise ethically administrated custody case for their very own financial gain.

WHEREFORE, Plaintiff prays this Honorable Court will

Order Defendant Timothy E. Possenti to Stay Away from Plaintiff Roxanne Grinage and family members for whom Roxanne Grinage is natural guardian, Lorraine Grinage, Ezekiel and Arriyel Brown. Restrain Defendant Timothy E. Possenti from influencing or deploying Family Court staff or law enforcement with his relentless fraudulent forged family court documents;

Order Racketeering Kidnap for Profit Defendant Timothy E. Possenti to Stay Away from any matters concerning the child custody or child welfare of Roxanne Grinage’s family.

Order Defendant Timothy E. Possenti to stop criminal obstruction of an ethical Department of Human Services child welfare investigation that Plaintiff Roxanne Grinage and victim mother Lorraine Grinage are gratefully complying with.

Order Defendant Possenti to stop slandering Roxanne Grinage with false unproven allegations of “history of mental problems”, “internet smear campaign” and “rambling.”

Order all Defendants to Answer Plaintiff Roxanne Grinage’s 09/10/09 Complaint or if this Court deems appropriate, hold non-answering Defendants in contempt of this Court.

Scanned evidence documents are embedded after signature.

Respectfully submitted

/s/

Roxanne Grinage, Plaintiff Pro Se

Date: October 16, 2009



CITY OF PHILADELPHIA

8237 Front Street Ave
Phila. PA 19136

DEPARTMENT OF HUMAN SERVICES
11th Floor, One Penn Plaza, Philadelphia, PA 19103
215-686-4083 (TDD)
www.phila.gov/dhs

Commissioner

ANNEMARIE AMBROSIO

Deputy Commissioners

CYNTHIA BRUNNEN
JOSEPH K. JINIA
DOLLY VERMONT-LEHR

10-8-07 7:40 PM

RE: Ezzel Brown

To: MS. Catherine Grange - Angel Brown

The Children's Protective Service of the Philadelphia Department of Human Services has received a report concerning the care and alleging of the above named child(ren), which we are required to investigate under the Juvenile Act.

- I have made an unscheduled visit regarding the above allegation(s) and I have discussed with you the care of your children.
- I have made an unscheduled visit regarding the above allegation(s) and no one was home. I will be visiting you again to within two hours. I look forward to seeing you at this time and to offering you any help you may need regarding your children.
- I have attempted a second visit regarding the above allegation(s) and no one was home. You will be contacted by another DHS worker within 1 to 2 days.

Sincerely,

Jazmin Garrison
Social Worker
(215) 683-3953

Letitia Dutton
Social Work Supervisor
(215) 683-3960

If you have a question, complaint, concern, or suggestion about DHS and its work, please call the Commissioner's Action Response Office at (215) 683-4777 (TDD) or visit our website at: dhs.phila.gov and click on the "Suggestions" link.



CITY OF PHILADELPHIA

DEPARTMENT OF HUMAN SERVICES
1515 Arch Street, Philadelphia, PA 19102
215-683-4DHS (4347)
www.phila.gov/dhs

Commissioner

ANNE MARIE AMBROSE

Deputy Commissioners

CYNTHIA FIGUEROA
SUSAN KINNEVY
MARK MAHER
DELL MERIWETHER

8239 Frankford Ave, Room 118
Phila, PA 19136

10/14/09

Dear: LEAHNAE GEORGE + ROXANNE CORNWAGE

The Children's Protective Service of the Philadelphia Department of Human Services has received a report concerning the care and alleging a lack of adequate supervision of the above named child(ren), which we are required to investigate under the Juvenile Act.

- I have made an unscheduled visit regarding the allegation of inadequate supervision, and I have discussed with you the care of your children. It is my responsibility to make another unscheduled visit regarding the allegation of inadequate supervision.
- I have made an unscheduled visit regarding the allegation of inadequate supervision and no one was home. I will be visiting you again to discuss the care and supervision of your children on 10/15/09. I look forward to seeing you at this time and to offering you any help you may need regarding your children.

Sincerely,

Kenneth Dixon

Kenneth Dixon
Social Worker
683-6743

Dionne Woodbury

Dionne Woodbury
Social Work Supervisor
683-6772

PHILADELPHIA COURT OF COMMON PLEAS
FAMILY DIVISION
MOTION COVER SHEET

Erick L. Brown
Plaintiff

Roxanne & Lorraine Grange
Defendant

Term, 20____, No.____
DR No: OC0705124
PACSES No: _____
RECEIVED
09 SEP 30 PM 11:06
PROBATION

Name of Filing Party: Erick L. Brown
Status of Filing Party: Plaintiff Defendant Petitioner Respondent
Type of Filing: Support Custody Divorce Domestic Violence
State Full Description of Motion: Emergency Enforcement of Custody Order

CASE STATUS (Answer all questions)

- I. Has this case been listed before a Judge for any other Domestic Relations matter?
 Yes No IF YES, identify the Judge(s) Hon. Lisette Sheridan-Harris / Fern Caslan ^{Master}
Order entered 8-17-2009
- II. If a Decree in Divorce has been entered, identify the Judge who entered the Decree and the date of Decree.

- III. Has another Motion been decided in this case? Yes No
IF YES, identify the Judge and date of Order. _____
- Is another Motion pending? Yes No
IF YES, identify the type of Motion and hearing date if assigned. Custody complaint 1/25/2010 Hon. Elizabeth Jackson
- IV. List name, address and telephone number of other counsel of record and any unrepresented parties.
(Attach a self-addressed stamped envelope for each attorney and any unrepresented party.)
Roxanne Grange Pro Se 8229 Frankford Ave #110 Phila PA 19136
Lorraine Grange Pro Se (same as ; or unknown)

I verify that the information listed above is true and correct and I understand that sanctions may be imposed for inaccurate or incomplete answers.

Signature

Printed Name

TIMOTHY POSSENA #76478
Attorney for Erick L. Brown

TIMOTHY E. POSSENTI, ESQUIRE
ATTORNEY I.D. No. 76478
30 WEST STATE STREET
P.O. Box 715
MEDIA, PA 19063
(610) 627-5560

ATTORNEY FOR ERICK BROWN

**IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY, PENNSYLVANIA
FAMILY COURT DIVISION
CIVIL ACTION- CUSTODY**

ERICK L. BROWN
Plaintiff

vs.

**ROXANNE GRINAGE &
LORRAINE GRINAGE**
Defendants

:
:
:
:
:
:
:
:
:
:
:

**Case ID. 0C0705124
Order No.**

IN RE: CUSTODY

ORDER OF COURT

You, ROXANNE & LORRAINE GRINAGE, Respondents, have been sued in court to modify custody, partial custody or visitation of the children, EZEKIEL BROWN & ARRIYEL BROWN.

You are ordered to appear in person, with the children, at _____, Philadelphia, Pennsylvania, on _____, at _____, for:

- _____ a conciliation or mediation conference.
- _____ a pretrial conference.
- _____ a hearing before the Court.

If you fail to appear as provided by this Order, or fail to bring the child with you, an Order for custody, partial custody or visitation may be entered against you or the Court may issue a warrant for your arrest.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER. IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

PHILADELPHIA BAR ASSOCIATION
LAWYER'S REFERRAL AND INFORMATION SERVICE
ONE READING CENTER
PHILADELPHIA, PA 19107
(215) 238-1701

BY THE COURT:

J.

a. It is believed and therefore averred that Mother and Maternal grandmother have secreted the children in the apartment and have taken them back and forth from Philadelphia to New York to avoid compliance with the Order;

b. Father has no information as to the children's safety and well being;

c. Mother has moved out of her prior residence in a boarding house and either lives in New York at an unknown address and or has in effect transferred her custody of the children outside of the Court Order and without Father's consent to another family member, most likely her mother (children's maternal grandmother);

d. Neither Mother nor maternal grandmother are desirable custodians of the children for reasons set forth fully at the hearing in August. After the Order and corroborating her many mental health issues, maternal grandmother went on an Internet smear campaign disparaging and berating Father, Court staff involved in the case, the Judge, the Master and attorney involved in long and rambling attacks easily found by way of Google and You Tube.

6. Father has been unable to get the children back to him. The Sheriff of Philadelphia, by and through Sergeant Muse, has informed the undersigned that absent a breaking Order, they cannot, despite their several efforts, get the children and enforce the Court's Order.

6. Other than this case, petitioner has not participated as a party or witness, or in any other capacity, in any other litigation concerning the custody of the children in this or any other court.

7. Petitioner has no information of a custody proceeding concerning the children pending in a Court of this Commonwealth.

8. Petitioner does not know of a person not a party to the proceedings who has physical custody of the children or claims to have custody or visitation rights with respect to the children.

9. The best interest and permanent welfare of the child will be served by granting the relief requested herein.

10. Each parent whose parental rights to the child have not been terminated and the person who has physical custody of the children have been named as a party to this action.

TIMOTHY E. POSSENTI, ESQUIRE
ATTORNEY I.D. No. 76478
30 WEST STATE STREET
P.O. BOX 715
MEDIA, PA 19063
(610) 627-5560

ATTORNEY FOR ERICK BROWN

**IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY, PENNSYLVANIA
FAMILY COURT DIVISION
CIVIL ACTION- CUSTODY**

ERICK L. BROWN	:	
Plaintiff	:	Case ID. 0C0705124
	:	Order No.
vs.	:	
	:	
ROXANNE GRINAGE & LORRAINE GRINAGE	:	IN RE: CUSTODY
Defendants	:	

CERTIFICATE OF SERVICE

I, TIMOTHY E. POSSENTI, ESQUIRE, do hereby certify that a true and correct copy of the attached Petition for Emergency Enforcement of Custody Order has been served upon the following person:

Roxanne & Lorraine Grinage
8239 Frankford Ave Apt 110
Philadelphia, PA 19136

Via: Federal Express Overnight Delivery on 9/20/09
(Form of delivery) (Date)


TIMOTHY E. POSSENTI, ESQUIRE

ERICK L. BROWN

Petitioner

FAMILY COURT

DOMESTIC RELATIONS
DIVISION

ROXANNE GRINAGE &
LORRAINE GRINAGE

Respondents

DR # OC0705124

RULE TO SHOW CAUSE

AND NOW, this 15TH day of OCTOBER, 2009, upon consideration of Petitioner's petition and motion, a Rule is granted upon Respondents ROXANNE GRINAGE & LORRAINE GRINAGE to show cause why the within Emergency Petition for Special Relief should not be granted. RESPONDENTS SHALL PRODUCE THE CHILDREN: EZEKIEL BROWN AND ARIYEL BROWN AT THE FOLLOWING HEARING.

RULE RETURNABLE, on the 16TH day of OCTOBER, 2009, at the FAMILY COURT BUILDING, 46 South 11th Street, Room 280, 2nd Floor, Philadelphia, Pennsylvania at 1:30 P. m.

Michael A. Horn, Esq.
Custody Master

BY THE COURT:

Karen M. Dougherty 25

"I hereby acknowledge receipt of a copy of this petition and agree to serve copies on opposing counsel and/or parties."

Signed: _____

Tim Possenti

From: V R Roeder [roeder15@comcast.net]
Sent: Tuesday, August 18, 2009 12:22 PM
To: Timothy E. Possenti
Subject: Hair test for E. B.

FINANCIALLY INCENTED - V R Roeder, PhD. Is actually a Delaware County Custody Evaluator who lives in media close to Family Court favored Timothy E Possenti. As a Certified School Psychologist, V. Richard Roeder, PhD offers to manipulate Positive for Cocaine and Crack Cocaine Drug Screen Results by suggesting waiting until September and getting Timothy Possenti's addiction impaired client to pay \$225.00 to further block life saving health care.

Mr. Possenti - Mr. E. Brown's hair test covers a period of time from the date of the test on August 12, 2009 back approximately four months to the beginning of April 2009. Mr. Brown had indicated to me that he had not used cocaine since the end of December 2008. While it would be somewhat unusual, it is possible that if he were consuming an extremely large amount of cocaine until the end of December, that cocaine in his body might continue to be absorbed into his hair into the first or second week of April 2009. The only way that this could be established would be to perform a segmented test on his hair sample to determine when the cocaine was absorbed into the hair sample (during the past 40 days, the middle 40 days, or the first 40 days). Assuming that there was no cocaine found in the first or second hair sample, it would indicate that he had not used cocaine in at least the past 80 days. I am not sure if the laboratory has enough hair remaining from the original sample to perform the segmented test, and if that were performed, there would be an additional charge of \$100. If the laboratory requires an entirely new hair sample, the charge would be \$225 for the segmented test. If Mr. Brown has not used cocaine in the past 6 to 8 months, he should be able to produce a totally clean hair sample without segmented testing by the end of September 2009. Sincerely, V. Richard Roeder PhD

PSYCHEMEDICS

C O R P O R A T I O N

HAIR ANALYSIS DRUG TEST RESULTS

Patented Technologies

CLIENT

Voice: (810) 892-0800 / Fax: (810) 892-0807

V. Richard Roeder, Ph.d
V. RICHARD ROEDER, PHD
211 N. Monroe Street
2nd Floor
MEDIA PA 19063

Client Code: RICROE Entity ID: 10011965 OCF ID: K522563	Date Collected: 08/12/2009 Date Received: 08/13/2009 Date Reported: 08/17/2009 Test Use: Other	Lab ID: 116255941 Subject ID: 256-41-9031 Sample Length: 0 to 3.9cm 90-120 days
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Drug:	Result:	RIA Cutoffs:	Mass Spec Cutoffs:
COCAINE	Mass Spec POSITIVE	5 ng/10mg	5 ng/10mg
Parent drug and Metabolites present			
Cocaine:	Positive 13.5 ng/10mg		
Benzoylcegonine:	Positive 2.4 ng/10mg		
Cocacethylene:	Positive 1.8 ng/10mg		
NorCocaine:	Positive 0.7 ng/10mg		

OPIATES	Negative	2 ng/10mg	
PHENCYCLIDINE (POP)	Negative	3 ng/10mg	
AMPHETAMINES	Negative	5 ng/10mg	
MARIJUANA	Negative	2 ng/gm	

- Sample received with Chain of Custody Intact.
- A "Negative" result means that the drug was not detected in an amount that meets or exceeds the cutoff. A "Positive" result means that the drug was detected in an amount that meets or exceeds the Mass Spec cutoff.
- Technical questions concerning these results should be directed to the Laboratory Director. Please contact your Client Services Representative for assistance.

I certify that the sample identified by the Lab Identification Number on this result has been examined upon receipt, handled and analyzed in accordance with applicable procedures, and that the results set forth above are for that specimen.


Gloria Amelgeiras, MT (ASOP)



TIMOTHY E. POSSENTI,
ESQUIRE, P.C.

30 West State Street
P.O. Box 715
Media, Pennsylvania 19063
610-627-5560
Fax: 610-627-5562
Email: TEP@TEPESQ.COM

August 19, 2009

VIA FAX 215-686-2913

Master Fern B. Caplan, Esquire
Philadelphia County Court of Common Pleas
Family Court Division
1133 Chestnut Street
Philadelphia, PA 19107

RE: *Grinage and Brownson v. Brown and Grinage*; No. 0C0705124

Dear Master Caplan:

Enclosed herewith please find the hair follicle drug test results for my client, Erick Brown. I asked Dr. Roeder to send me an email because Mr. Brown is adamant he not used any illicit drugs since December of last year. I have enclosed that email message to me from Dr. Roeder for your review. I also understand the recent urine screen you ordered for him was negative. To be able to show at the next hearing that Brown is not using drugs and that he is being honest about the time of his last use, I intend to undertake the hair follicle test suggested by Dr. Roeder in September as outlined in his message.

I received these items at my office yesterday morning and I apologize it has taken me until today to send them to you. Your attention is most appreciated.

Very truly yours,

TIMOTHY E. POSSENTI

TEP/lsp
Encl. (as stated)

cc Mr. Erick Brown

Ms. Roxanne Grinage & Mr. Willie Brownson
8239 Frankford Ave., Apt. 110, Phila., PA 19136

Ms. Lorraine Grinage
4009 Green St., 2nd Floor, Phila, PA 19104

UCC LIEN: WILLFUL RECKLESS ENDANGERMENT. OBSTRUCTION OF HEALTHCARE. OBSTRUCTION OF EDUCATION.
Timothy Possenti, Esq. Willfully Recklessly Endangers Roxanne Grinage's grandchildren by suggesting in August 19th Fax to proven corrupt Fern B. Caplan, Esquire that Roxanne Grinage's small grand children should remain at highest risk of personal injury, obstruction of education, molestation, auto accident or drowning injury or wrongful death, abandonment, mental cruelty for 6 months egregiously implies that it's no big deal that Timothy Possenti's late produced test results of his addiction impaired client are in fact POSITIVE FOR COCAINE AND CRACK COCAINE SINCE HIS ADDICTION IMPAIRED CLIENT, ROXANNE'S SON IN LAW CAME TO LIVE WITH GRANDPARENTS AND THE CHILDREN APRIL 16TH. Timothy E. Possenti's egregious suggestion and Fern B. Caplan's and Shirdan-Harris and Elizabeth Jackson's participation in allowing the Willful and Reckless 6 month endangerment of Roxanne Grinage's grandchildren, obstructed educational opportunities, and obstruction of life saving healthcare for Timothy Possenti's, addiction impaired client is Financially Incented, Egregious, Corrupt and Criminal. Fern B. Caplan ordered 3 urine drug tests August 14th and concealed the results for Pro Se Plaintiffs, but Timothy E. Possenti writes in his August 19th Faxed Positive for Cocaine and Crack Cocaine Drug Results for his client "I understand the recent urine screen you ordered for Mr. Brown was negative." further proving the corrupt nature of Fern B. Caplan's conspicuous for violating civil constitutional