

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

DEBORAH M. YOUNG, Natural Guardian of
CAMERON DETWILER and
BRIANA DETWILER minors, In Our Own Right

Philadelphia PA Plaintiffs Pro Se

v.

ALICE BECK DUBOW, JUDGE
PHILADELPHIA FAMILY COURT DIVISION
1801 Vine Street, Courtroom H,
Philadelphia, PA 19103

*In her individual capacity for causing prolonged
child abuse by failing to enforce her very own
"Standing Order For Courtroom H" Rules.*

Defendant

and

ANGELE MARIE PARKER, CEO, and
CHEREL FERRELL, SOCIAL WORKER EMPLOYEE
METHODIST SERVICES FOR FAMILIES AND
CHILDREN ("METHODIST KINSHIP")
4300 Monument Road, Philadelphia, PA 19131

*In their individual, and Federal Grant funded capacities
as beneficiaries of kidnap for profit and prolonged child
abuse.*

Defendants

and

ANNE MARIE AMBROSE, COMMISSIONER DHS
KAREN R. REYNOLDS, SOCIAL WORKER, and
CARLA N. GARDNER, COMMISSIONER'S RESPONSE
PHILADELPHIA DEPARTMENT OF
HUMAN SERVICES ("DHS")
1515 Arch Street, 8th Floor, Philadelphia, PA 19102

*In their individual capacities as conspirators and complicit
accessories to kidnap for profit and prolonged child abuse.*

Defendants

and

MARY ANN TAYLOR
1309 Church Road,, Oreland, PA, 19075

*In her individual capacity as mental and physical child
abuser, and accomplice beneficiary of kidnap for profit and
prolonged child abuse.*

Defendant.

Civil Action No. _____

PETITION IN FORMA PAUPERIS

COMPLAINT

CAUSE OF ACTION:

JUDICIAL NEGLIGENCE
EMPLOYEE MISCONDUCT
CHILD ABUSE
CONSPIRACY COVER UP
SLANDER

NATURE OF CASE:

OFFICIAL CORRUPTION,
FRAUD AND CIVIL RIGHTS
18 U.S.C. § 3771

JURY TRIAL IS DEMANDED

DAMAGES:

- (1) RETURN OF KIDNAPPED FOR
PROFIT VICTIM PLAINTIFFS
CAMERON AND BRIANA
DETWILER TO NATURAL
GUARDIAN VICTIM PLAINTIFF,
DEBORAH M. YOUNG, and
- (2) \$900,000.00 Punitive Damages

COMES NOW, Victim Plaintiffs in our own right, and respectfully ask the U.S. District Court for the Eastern District of Pennsylvania to scrutinize the civil rights violations committed against our family by a group of corrupt officials who abuse the Public Trust and taxpayer supported courts and agencies to inflict capital crimes against Victim Plaintiffs which have resulted in prolonged kidnap for profit, child abuse and personal injury of Victim Plaintiffs' as a U.S. Citizen Family ("U.S. Citizen Family Victim Plaintiffs").

1. U.S. Citizen Family Victim Plaintiffs are law abiding citizens and believe as follows:

a. The Constitution of the United States of America is the supreme law of the United States. Empowered with the sovereign authority of the people by the framers and the consent of the legislatures of the states, it is the source of all government powers, and also provides important limitations on the government that protect the fundamental rights of United States citizens.

b. Federal crime victims* have the following rights, as set forth in 18 U.S.C. § 3771:

- (1) The right to be reasonably protected from the accused.
- (2) The right to reasonable, accurate, and timely notice of any public court proceeding, or any parole proceeding, involving the crime or of any release or escape of the accused.
- (3) The right not to be excluded from any such public court proceeding, unless the court, after receiving clear and convincing evidence, determines that testimony by the victim would be materially altered if the victim heard other testimony at that proceeding.
- (4) The right to be reasonably heard at any public proceeding in the district court involving release, plea, sentencing, or any parole proceeding.
- (5) The reasonable right to confer with the attorney for the Government in the case.
- (6) The right to full and timely restitution as provided in law.
- (7) The right to proceedings free from unreasonable delay.
- (8) The right to be treated with fairness and with respect for the victim's dignity and privacy.

Defendant
ALICE BECK DUBOW, JUDGE
PHILADELPHIA FAMILY COURT DIVISION, COURT ROOM H
In her individual capacity for causing prolonged child abuse by failing to enforce her very own
“Standing Order For Courtroom H” Rules.

2. Defendant Judge Alice Beck Dubow’s stamped filed September 24, 2009 Opinion prolongs the child abuse of U.S. Family Victim Plaintiffs. See 09/24/09 Opinion attached hereto as **Exhibit A**.

3. Defendant Judge Alice Beck Dubow failed to abide by her very own “Standing Court Order for Courtroom H”. See “Standing Court Order For Courtroom H” inserted below.

4. Defendant Judge Alice Beck Dubow’s negligence in complying with her very own “Standing Court Order for Courtroom H” is at best, judicial negligence. See Deborah Young August 3rd Notarized Affidavit and four (4) handwritten pleas of U.S. Family Victim Plaintiff children Cameron and Briana Detwiler addressed directly to “Judge Dubow” “Judge” and “Mayor”, attached hereto. **Exhibits A, B, C, D, and E**.

5. The prolonged child abuse suffered by U.S. Family Victim Plaintiffs has been exacerbated because Defendant Judge Alice Beck Dubow did not comply with her very own “Standing Court Order For Courtroom H” which would have enabled Defendant Judge to “catch” the repetitive civil rights violations inflicted upon U.S. Family Victim Plaintiffs which resulted in the official corruption Philadelphia Family Court ordered kidnap for profit and prolonged child abuse of U.S. Family Victim Plaintiffs, Cameron Detwiler and Briana Detwiler. (Complete “Standing Court Order For Courtroom H” inserted below.) See Correspondence between DHS and Methodist Kinship Defendants; Stamped File Received Courtroom H Assessment & Treatment Alternatives Report of Forensic Evaluation Biopsychosocial Psychosexual Evaluation of US Family Victim Plaintiffs minors Cameron Detwiler and Briana

Detwiler and See August 6, 2008 and September 24, 2008 Correspondence from Nefertiti C. Jordan, Esquire to Carlin Saafir, Esquire with cc to Defendant “DHS” Karen R. Reynolds, attached hereto as **Exhibit C**. See multiple pages **Exhibit B and Exhibit C**.

http://www.advokid.org/attorneys_faq.asp

The following questions were submitted by readers of the Advokid Quarterly newsletter. If you would like to submit a question for our next newsletter, please send your inquiry to rlmlaw@verizon.net.

Q: I heard that Judge Alice Beck Dubow has issued new procedures for her Courtroom, can you tell me what they are? A: Judge Dubow issued a Standing Order concerning the minimum expectations for lawyers and parties appearing before her in Courtroom H.

STANDING COURT ORDER FOR COURTROOM H

Below are minimum expectations for lawyers and parties appearing in Courtroom H. Failure to abide by these rules may result in disciplinary action by the Court, including, but not limited to, vacating appointment of counsel, recommendation of removal of counsel from the Dependency Wheel, contempt hearings and reporting counsel to the Disciplinary Board. The Court will interpret and administer the following rules to promote justice and fairness in the court proceedings.

A. OBLIGATIONS OF COUNSEL FOR ALL HEARINGS

1. All counsel must abide by the Rules of Professional Responsibility, the Pennsylvania Code of Civility as adopted by the Pennsylvania Bar Association and the Principles of Professional as adopted by the Philadelphia Bar Association.
2. If counsel is unavailable for a court hearing, the Pre-Hearing Conference or the Pre-Trial Conference, counsel must retain substitute counsel to represent the client. Counsel must apprise substitute counsel of the details of the case. Notifying the court administration or the court crier that counsel is unavailable for a hearing or in another courtroom does not relieve counsel of this obligation.
3. Failure to appear at a court hearing, the Pre-Hearing Conference, or Pre-Trial Conference, or to retain well informed substitute counsel shall result in further discipline by the Court, including, but not limited to, vacating counsel’s appointment, marking counsel unexcused and recommendation to remove counsel from the Dependency Wheel. Under no circumstances will the Court approve a payment voucher when counsel fails to appear and obtain substitute counsel.
4. Counsel must confer with and advise clients prior to and after every hearing. If counsel does not know the whereabouts of his client, counsel must, at a minimum, make reasonable efforts to establish contact with his client. Reasonable efforts include, but are not limited, obtaining the last known address from the Department of Human Services.
5. Counsel must provide other counsel with all documents that the counsel intends to introduce into evidence at a hearing at least one day before the scheduled hearing. If a party, due to limited finances, is unable to afford to make copies of documents before the court hearing, the documents may be exchanged as soon as reasonably possible. In such cases, counsel shall not wait until the hearing begins to make copies and exchange documents.
6. When the court orders that a professional prepare a report, counsel for the party responsible for obtaining the report shall provide copies of the report to (1) all other counsel as soon as the professional prepares the report and (2) to the Court within one day of the court hearing.

7. It shall be the responsibility of counsel for an incarcerated party, and not the Court, to make arrangements for the incarcerated party to attend a hearing by telephone. If the incarcerated party is only available during a particular time frame, counsel for the incarcerated party shall notify the Court in writing the day before the hearing, and the Court will attempt to adjust its schedule to permit the incarcerated party to attend by telephone.

8. If an incarcerated party wants to attend a hearing in person, counsel must request leave of court in writing in sufficient time prior to the court hearing. The Court will not automatically grant a continuance based upon the failure of the incarcerated party to be brought to Court or to be available by telephone.

9. Counsel shall provide the Court with a courtesy copy of any motion at the time filed or within five days of the hearing, whichever is earlier.

10. Counsel requesting an early relist must provide a courtesy copy of the Request for an Early Relist to the Court at the time of the request.

B. OBLIGATIONS OF COUNSEL, PARTIES AND WITNESSES

1. Parties, counsel and witnesses must respect the need to limit unnecessary distractions during a hearing and must make every effort possible to avoid entering or exiting Courtroom H during a hearing in which they are not involved.

2. All parties must be properly attired. Among the types of clothing NOT permitted in the courtroom are hats, sunglasses, clothing with offensive statements or symbols and clothing that reveal underwear, cleavage or a person's midriff.

3. All cell phones must be turned off or on vibrate mode.

4. Eating, drinking and chewing gum or tobacco are prohibited in the courtroom and the courthouse.

C. OBLIGATIONS OF DHS

1. DHS shall report to the Court and all counsel if a child is subject to a restrictive procedure as defined by the Pennsylvania Code within ten days of the date that DHS obtains the information.

2. DHS shall include all counsel in its scheduling of all FSP and Discharge Planning meetings and all parties shall agree to a specific date and time.

3. DHS shall provide a current school attendance record at every hearing.

D. OBLIGATIONS FOR PROTRACTED HEARINGS

If there is a conflict between this section and Section A, this section shall take precedence.

1. All parties are to exchange documents and lists of witnesses at least ten days before the hearing. If the parties do not exchange the documents and witness lists, the Court may preclude the introduction of the documents into evidence or the testimony of the witness.

2. Counsel shall stipulate to as many uncontested facts as necessary prior to the hearing.

3. Upon scheduling of the hearing, all counsel are deemed to be attached for the hearing. Failure to appear or appearing late at the hearing will result in disciplinary action by the Court, including the Court's scheduling a contempt hearing, recommendation of removal from the Dependency Wheel, report to the Disciplinary Board of Pennsylvania or other action the Court deems appropriate. The Court will not automatically grant continuance based upon a counsel's or a party's failure to appear.

4. All Motions for Continuance of a protracted hearing must be in writing and must include the reasons for the request and the positions of the other parties.

5. All Motions for Continuance must be received in the Court's chambers no later than fourteen days before the hearing. The Court will only grant a continuance upon a showing of good cause and that the delay was beyond the control of the party, its agents or his counsel. If the Court grants the request, the Court will reschedule the hearing for the morning list if all counsel are available and the hearing will be a status hearing.

6. Any Motion for a Continuance filed within the fourteen day period will only be granted in extraordinary circumstances.

5. Defendant Judge Alice Beck Dubow's September 24, 2009 Opinion is unqualified, non-applicable and is judicial culpability for kidnap for profit crimes, prolonged child abuse crimes inflicted by way of Philadelphia Family Court Order against U.S. Family Victim Plaintiffs, Deborah M. Young, Cameron Detwiler and Briana Detwiler. See July 13, 2009 Records Request of Victim Plaintiff Deborah M. Young, inserted below.

From: deb d <justiceforfamilies@gmail.com>

Date: Mon, Jul 13, 2009 at 5:22 PM

Subject: letter requesting other copies READ

To: justiceforfamilies@gmail.com

July 13, 2009

BARBARA ASH
DEPARTMENT O HUMAN SERVICES
1515 ARCH ST
PHILADELPHIA PA

Dear Ms. Ash,

Pursuant to the state open records law, Pa. Stat. Ann. tit. 65, sec. 66.1 to 66.9, I write to request access to and a copy of Requesting documents for Cameron and Briana Detwiler's therapist reports from Tree of Life for the period of 6-2007 until 7-2009, all report cards to date, home inspection of Deborah Young's residency dated 5-2009. Documents from child advocate Carlin Safiir with regards to my children and suggestions, documents regarding reasons for denied unsupervised visits.. If your agency does not maintain these public records, please let me know who does and include the proper custodian's name and address.

I agree to pay any reasonable copying and postage fees of not more than \$0. If the cost would be greater than this amount, please notify me. Please provide a receipt indicating the charges for each document. As required by the open records law, I would request your response within ten (10) business days. If you choose to deny this request, please provide a written explanation for the denial including a reference to the specific statutory exemption(s) upon which you rely. Also, please provide all segregable portions of otherwise exempt material. Please be advised that I am prepared to pursue whatever legal remedy necessary to obtain access to the requested records. I would note that willful violation of the open records law can result in a fine of up to \$300 and the award of court costs and attorney fees. Pa. Stat. Ann. tit. 65, sec. 66.4-1; 66.5. Thank you for your assistance. Sincerely, Deborah M Young

6. Had Defendant Judge Alice Beck Dubow observed her very own "Standing Court Order for Courtroom H", she would have learned about the repetitive and flagrant denial of due process, disclosure and discovery which had been inflicted upon U.S. Victim Family Plaintiffs by official corruption, Family Court ordered kidnap for profit, DHS social worker employee misconduct and paid contractor "Methodist Kinship." See Deborah Young speaking on CPS

laws and Financial Incentives for DHS Social Workers and Family Court attorneys to falsify evidence and deny due process to Kidnap Children for Profit, at Washington, D.C. Capitol Building July 14 through July 17, 2009. **Also See Philadelphia Police Reports, Violated Protection Orders, Stalking of Victim Plaintiff Deborah Young and Assault of Victim Plaintiff minor Briana Detwiler inflicted repeatedly and ignored by DHS Social Workers in favor of the financially incented decision to give kids to demonstrated abusive father, Vincent Lang and sexually and mentally abusive Paternal Grandmother, Mary Ann Taylor in favor of financial gain for Social Workers employees of DHS service contract provider “Methodist Kinship, attached hereto. See multiple pages Exhibit B and Exhibit C.**

Debra Young (PA) - Justice For Families - Part 1 of 2

<http://www.youtube.com/watch?v=0N39yH4jNnQ>

Debra Young (PA) - Justice For Families - Part 2 of 2

<http://www.youtube.com/watch?v=dEmR0W2uin0&feature=related>

7. U.S. Victim Family Plaintiff has tirelessly sought every lawful remedy to seek redress for the crimes committed against her by financially incented or incompetent Family Court positioned criminals having titles of Esquire, Custody Master, and Judge, including starting and managing without any salary, a community enhancing grassroots, Justice For Families, which helps other U.S. Family Victims of the systematic unchallenged corruption which is now proven to be rampant in First Judicial District, Philadelphia County, Family Court and affiliations, DHS, and “Methodist Kinship.” See June 6, 2009 Letter from Victim Plaintiff Deborah Young to Honorable Arlen Specter attached hereto as **Exhibit E** and See US Family Victim Plaintiff Deborah Young’s June 13, 2009 Letter to Pennsylvania Governor. See multiple pages **Exhibit B and Exhibit C.**

From: PA Governor's Office <GovernorsOffice2@state.pa.us>

Date: Thu, Jun 18, 2009 at 4:19 PM

Subject: RE: Pennsylvania Web Server Email

To: "justiceforfamilies@gmail.com" <justiceforfamilies@gmail.com>

Thank you for taking the time to contact the Governor's Office. Your correspondence has been forwarded to the appropriate staff person for their review and consideration. You should expect to receive a response in the near future. We appreciate you taking the time to bring this issue to the Governor's attention. Should you need further assistance on an issue related to Pennsylvania state government, please do not hesitate to contact our office again. Thank you.

-----Original Message-----

From: justiceforfamilies@gmail.com [mailto:justiceforfamilies@gmail.com]

Sent: Saturday, June 13, 2009 3:11 PM

To: PA Governor's Office

Subject: Pennsylvania Web Server Email

DEBORAH YOUNG

justiceforfamilies@gmail.com

I am sending this email to request your assistance with our DHS fight. My children got taken away from the mother that raised them God's way and did everything a mother is supposed to do love and protect a them. DHS has given my kids to the very man who tried to strangle my daughter and beat my son on a visit to his house. First DHS gave them to his mother who walked out on her son and was also abusive on visits to my children. When I found out I stopped all their visits went everywhere for help Police child abuse services and a child therapist. SUV founded what he did to my daughter but this man keeps getting away with all abuse. DHS told me in 2006 when he strangled my daughter and beat my son that the abuse was unfounded they never investigated the father , if they did they would have seen his arrest record of terrorists threats towards my children and I his stalking arrest DHS said then that I had no choice but to take them to his scheduled visits I was mortified and went to all services to stop this NO ONE HELPED me to help my children . I took them back there and he went after my daughter AGAIN in front of me I jumped in front of her to protect her and he attacked me he was arrested the police saw this but after a year of courts he walked out free again. When I stopped their visits they started making calls to DHS and accusing me of things I didn't do instead of DHS investigating properly I am taken to court and lose my children and have no idea why. Not one person ever spoke to my family friends pastor about me. My children told DHS and their therapist what they (father and mother) did but DHS called my children and I liars. I was mortified not even the judge let me defend myself. Even though I have evidence supporting what they have done to my kids. I was accused of things I never did if there was a proper investigation then the truth would have been revealed. I was never given the chance to defend myself or speak that is a violation of my constitutional and civil rights. Since these people have ha! d my children they have abused them and neglected them by leaving them alone once last year the father left my 10 yr old alone at a amusement park while he went on a ride and when he returned a strange man was talking to my daughter. Thank God he was not a child rapist. When we went to our first court hearing this man failed 3 drug test but got unsupervised visits I passed got nothing and since have passed all their evaluations and test but Not the father. Recent court DHS gave him custody. HOW? DHS is supposed to reunify with parents they have never tried to reunify my children with me the mother. Ds has made so many false accusations of me it's horrible that they do this to good parents. I have passed all test in 2 years and I still have supervised visits and still have no idea why this has happened. This is happening to thousands of families. Our children are taken for money. Here in Philadelphia DHS gets 600 to 900 million dollars a year to destroy families many for false accusations. I am asking you help my children before they get hurt again. I love my kids and have never ever hurt them in anyway. I raised them they way of God and because of that I lose them. What kind of world do we live in when DHS can get kids for lying and profit. My children have not been able to see anyone in my family. My mother had 4 brain tumors a few months back I begged DHS to let my mother see her Grand kids before she went in to surgery' she could have died. Thank god she didn't they called me 3 days later. My mother has seen them once in 2 yrs and they stopped her visits because at dinner we said prays and she begged God to bring her grandchildren home and prayed for their safety. So her visits were canceled. I am writing letters now to all senators ,governor, congress in hopes that we parents can save our

children before they become a statistic. I asking for your help. I am a Philadelphia Guardian Angel and have been awarded from the Vice president a few yrs ago for my volunteer work that I continuously do in the community. Please help me help my children. I am with Justice for Families and am asking for your help to bring my children home where they belong. I will be going to DC have been asked to speak about Children protective Services but my kids need help now. Thank You and God Bless. Deborah Young, Philadelphia, PA 19136.

Defendants
ANGELE MARIE PARKER, CEO, and
CHEREL FERRELL, SOCIAL WORKER EMPLOYEE
METHODIST SERVICES FOR FAMILIES AND CHILDREN (“METHODIST KINSHIP”)
4300 Monument Road, Philadelphia, PA 19131
In their individual, and Federal Grant funded capacities
as beneficiaries of kidnap for profit and prolonged child abuse.

8. Methodist Kinship is a Federal Grant funded business who receives money for transactions of human being child transfers, transport, placement and replacement. See multiple pages **Exhibit B and Exhibit C and Exhibit D.**

9. Methodist Kinship is a Philadelphia Department of Human Services paid service contractor provider. See multiple pages **Exhibit B and Exhibit C and Exhibit D.**

10. US Victim Family Plaintiffs are in possession of more than 100 pages of proofs (printed email, behavioral health reports and letter correspondence) of Defendant CEO, Angele Marie Parker’s complicit accessory culpability in failing to responsibly manage Defendant Social Worker Employees who willfully, repeatedly violated “Methodist Kinship’s” very on policies and mission statements to cause the kidnap for profit and prolonged child abuse of US Citizens Victim Plaintiffs minors Cameron and Briana Detwiler. U.S. Family Victim Plaintiff Deborah Young respectfully asks this Honorable Court for permission to submit proofs and evidence too voluminous to include in this first filing of Complaint in U.S. District Court for the Eastern District of Pennsylvania. See multiple pages **Exhibit B and Exhibit C and Exhibit D.**

Defendants
**ANNE MARIE AMBROSE, COMMISSIONER DHS
KAREN R. REYNOLDS, SOCIAL WORKER, and
CARLA N. GARDNER, COMMISSIONER'S RESPONSE
PHILADELPHIA DEPARTMENT OF
HUMAN SERVICES ("DHS")**

*In their individual capacities as conspirators and complicit accessories to
kidnap for profit and prolonged child abuse.*

11. US Victim Family Plaintiffs are in possession of more than 100 pages of proofs (printed email, behavioral health reports and letter correspondence) of Defendant Anne Marie Ambrose, Commissioner DHS' complicit accessory culpability in failing to responsibly manage Defendant Social Worker Employees who willfully, repeatedly violated Philadelphia DHS' very on policies and mission statements to cause the kidnap for profit, and willful prolonged child abuse of US Citizens Victim Plaintiffs minors Cameron and Briana Detwiler. U.S. Family Victim Plaintiff Deborah Young respectfully asks this Honorable Court for permission to submit proofs and evidence too voluminous to include in this first filing of Complaint in U.S. District Court for the Eastern District of Pennsylvania. Social Worker Employee, Karen R. Reynolds, Social Worker II, has inflicted malicious egregious crimes of slander, denial of due process, verbal abuse, destruction of evidence, defiance of subpoena for records; falsifying evidence and repeatedly willfully, deliberately prolonged the aggravated assaults, sexual and mental abuse of US Victim Plaintiffs minors Cameron and Briana Detwiler. See multiple pages **Exhibit B and Exhibit C.**

12. Although not named as a Defendant, Carla N. Gardner, DHS Commissioners Response Office, amplified the suffering of US Victim Family Plaintiffs and is complicit accessory to prolonged abuse of Victim Plaintiff minor children Cameron and Briana Detwiler. Defendant DHS Commissioner Anne Marie Ambrose and complacent accessory Carla N.

Gardner failed to perform the management functions of their public trust, federal, state and taxpayer paid functions, repeatedly willfully inflicting kidnap for profit and prolonged child abuse, denial of due process, defiance of records subpoenas, destruction of evidence, slander, and personal injury upon US Victim Family Plaintiffs. See multiple pages **Exhibit B and Exhibit C.**

----- Forwarded message -----

From: deb d <justiceforfamilies@gmail.com>

Date: Mon, Jun 22, 2009 at 12:14 PM

Subject: Abuse

To: carla.n.gardner@phila.gov

Cc: AnneMarie.Ambrose@phila.gov, luqman abdullah <labdullah63@yahoo.com>, linda.walters@comcast.net

Good Morning,

I am reporting neglect and abuse of my children again. I have documented evidence of all the neglect and abuse of my children since DHS has taken them from me the mother and put them with the abusers. Now on my visit on June 21 2009 my daughter Briana Detwiler showed me her hand, she was bitten by a dog and no one took her to hospital or to see a doctor. THAT IS NEGLECT. The sitter that the father had watching my children is an alcoholic (not recovering one) he was not watching my children and my daughter was attacked by a neighbor's dog. LACK OF SUPERVISION. He put a band aid on it!! When the father returned home he did nothing also. It looked like it needed stitches when it happened (but I am not a physician), but when they were with me any accident or illness was immediately taken care of by their doctor. This is the man who strangled my daughter in 2006 it was founded BY SVU he FAILED DRUG TESTS BUT YOU GAVE HIM UNSUPERVISED VISITS now you gave this abuser and addict my children. He did 8 visits to after work rehab and he is cured by your standards. Your reports and his mothers reports states he had been abusing Pot for 20 years. you cannot recover after 8 visits it is an everyday process with sponsor and meetings. My daughter and sons safety and well being are my only concerns and always has been, now my daughter was hurt again and nothing is done. THAT IS NEGLECT. I want my daughter taken to doctors and checked. In your own reports that I received from subpoenaed records you stated numerous times that my children were safe with me and that all their needs were meet, so why were they taken from me the mother. I do not received report cards because they are getting F's but they are doing academically good by DHS reports. they were honor roll students with me the mother. Please have my daughter taken to her doctor on Castor Ave. I want to know the results please. Thank you. Ms. Deborah Young

From: deb d <justiceforfamilies@gmail.com>

Date: Tue, Apr 14, 2009 at 4:27 PM

Subject: Re: Cameron/Brianna Detwiler; Deborah Young

To: linda.walters@comcast.net, justiceforfamilies@gmail.com

Very good but there was nothing about the subpoena she was served and the records she was subpoenaed to produce on March 26th. To my knowledge that is against the law when you violate an order that you have been served. Thank you and I hope you are feeling better. May God bless you.

On 4/14/09, linda.walters@comcast.net <linda.walters@comcast.net> wrote:

Karen: I was not in the office today but checked my email from home. I am now aware that you sent two letters certified mail to my client Deborah Young, despite the fact that she specifically requested that because of her > work schedule you not do that and send correspondence through regular mail. Nothing

ever came regular mail. In the future, can you send notices to her regular as well as certified mail? Despite the fact that you know her phone number, you never attempted to call her to advise her of the home visit. But for my telephone call, she would never have known of the home visit on 4/9/09 and the deadline of 4/6/09 to confirm the appointment. What adds to my distress is the fact that your letter didn't even mention a time as to your visit. It was not until Deb called you and I left you several messages did you advise her as to the time. How could she possibly confirm an appointment without knowing what time? You also never advised her that there were other concerns. Nothing in the last Order stated that she needed medical coverage in order to have unsupervised visits or that there were any other requirements whatsoever. The Court specifically stated that unsupervised visits could begin upon agreement of all parties. In addition, Mr. Lang failed to bring the children last Sunday with no repercussions from your office whatsoever, knowing that this Sunday was Easter Sunday and the Court nursery would be closed. My client will not have seen her children for almost 3 weeks. We request make up visits immediately and that they be unsupervised. Ms. Young has cooperated with DHS fully, has undergone every evaluation recommended, her home has passed your safety check, yet she is still hitting road blocks from your office. I fail to see the reason why. Can we all get on the same page to have Ms. Young reunified with her children?? Linda Walters

DEFENDANT MARY ANN TAYLOR

1309 Church Road, Oreland, PA, 19075

In her individual capacity as mental and physical child abuser, and accomplice beneficiary of kidnap for profit and prolonged child abuse.

13. Defendant Mary Ann Taylor is known by DHS Defendants to be beneficiary of Methodist Kinship DHS paid service provider contractor; and for having inflicted mental cruelty and verbal violence assault upon US Family Victim Plaintiffs children, including inflicting verbal violence and self esteem damaging tirades upon Victim Plaintiff Briana referencing weight and virginity.

14. US Victim Plaintiff, Briana and Cameron Detwiler, has informed Defendant DHS Social Workers that Defendant Mary Ann Taylor left Victim Plaintiff Children unattended, home alone, and Victim Plaintiff Children Briana and Cameron were witnessed telling Defendant DHS Social Worker Karen Reynolds that the Victim children came home several times to find a dark empty house.

15. Defendant Mary Ann Taylor is the Mother of the long term physical and mental abuser of Vincent Lang who DHS Defendants Ann Marie Ambrose, Carla N. Gardner and Karen

R. Reynolds, acted with premeditation, negligence and malice to cause Victim Plaintiff children Cameron and Brian Detwiler to be in full custody of resulting prolonged aggravated assaults, mental cruelty and child abuse suffered by US Family Victim Plaintiffs minors Cameron Detwiler and Briana Detwiler. See multiple pages **Exhibit B and Exhibit C.**

16. DHS Defendants allowed gross and flagrant conflict of interest witness testimony presented by Defendant Mary Ann Taylor's sister who was also a retired DHS social worker to commit conspiracy, willful reckless child endangerment and doom Victim Plaintiffs minors Cameron and Briana Detwiler to the prolonged suffering US Family Victim Plaintiffs, Deborah M. Young, Cameron Detwiler and Briana Detwiler are experiencing without hope for ethical redress. See multiple pages **Exhibit B and Exhibit C.**

WHEREFORE, US Family Victim Plaintiffs respectfully ask this Honorable US District Court for the Eastern District of Pennsylvania, to protect Victim Plaintiffs from further victimizations of the officially corrupt Family Court, DHS and Methodist Kinship positioned Defendants and make right what is wrong (redress) by ordering the return of kidnapped for profit Victim Plaintiff minors Cameron Detwiler and Briana Detwiler to their Protector Natural Guardian mother Deborah Detwiler immediately. Exhibits A, B, C, D and E are multiple pages and prove conspiracy, judicial negligence, willful and prolonged child abuse, kidnap for profit, fraud and civil rights crimes of Defendants named herein. Exhibits are appended to this Complaint after signature line for this Court's discretion in service of same. Exhibits A, B, C, D and E are multiple pages, scanned and resized to fit four per page in the interest of condensing the number of pages of this Complaint, Pages 14 through 22. Full sized Exhibit Proof Documents will be promptly provided upon request.


Respectfully submitted
DEBORAH M. YOUNG, Natural Guardian of
CAMERON DETWILER and
BRIANA DETWILER minors, In Our Own Right

November 1, 2009

By: _____

My mom was never mean to me she was always nice to me I miss her and my family, she never was mean it's not fun with her I hardly have friends ever

But With My I'm SO ~~Grandma~~ ~~lies~~ ~~vs~~ ~~US~~



hate with my mom, she always ~~boles~~ us and never hurt us and I want to come home, I was mad when she stopped the visits and when ~~my~~ ~~grandma~~ ~~grandson~~ lied.

From Cameron
July 15, 2008

EXHIBIT B

Cameron
Brianna
Best wishes
K. D. [Signature]

EXHIBIT B 31

by Brianna 2/3/07

The first time he called me and treated me bad I ~~felt~~ ~~bad~~ ~~and~~ ~~I~~ ~~wanted~~ ~~to~~ ~~hit~~ ~~him~~ ~~very~~ ~~very~~ ~~hard~~ ~~all~~ ~~the~~ ~~names~~ ~~he~~ ~~calls~~ ~~my~~ ~~mom~~ ~~my~~ ~~brother~~ ~~and~~ ~~me~~ ~~and~~ ~~he~~ ~~calls~~ ~~us~~ ~~such~~ ~~as~~ ~~some~~ ~~names~~ ~~he~~ ~~calls~~ ~~me~~ ~~a~~ ~~packer~~ ~~for~~ ~~bit~~ ~~ch~~ ~~all~~ ~~the~~ ~~names~~ ~~in~~ ~~the~~ ~~back~~.

EXHIBIT B

EXHIBIT B

Ms. Farrell

Mr. Lang and Ms. Taylor called and left several messages telling on each other (Sunday and Monday). Ms. Taylor requested that Mr. Lang wants to take the children to New Jersey for a concert. Ms. Taylor informed me that she has been coordinating additional visits with Mr. Lang, re: (8th of July) and other things that we nothing about. Mr. Lang has already taken the children to Great of Adventure which is in New Jersey. I did not receive any notification regarding the last two trips. Did you receive notification by Mr. Lang regarding these trips?

I am seeking information from Child's 2002 report regarding her therapeutic visits.

Karen R. Reynolds
Social Worker II
City of Philadelphia
Department of Human Services
1515 Arch Street
Philadelphia, PA 19102
(215) 955-5050

"Child Parent"
schriberd@hhswebmail.com

Ms. Farrell

MANY ALTERCATIONS BETWEEN PGM + FATHER IN FRONT OF MY KIDS THIS IS WHAT I WAS TRYING TO GET MY CHILDREN AWAY FROM OUTTA DHS RIGHT BACK INTO I TAKEN THEM

Good Afternoon,
I have talked to Mr. Lang and impressed that he should always contact me to set up visits. He asked me about taking the children to New Jersey frequently. I told him I will contact DHS to get permission. However, according to our conversation yesterday, he called you and was given permission to take the children to New Jersey.

The recent verbal altercation occurred because the father planned to arrive at his mother's home to pick up the children at 10:30 am on Sunday, which was coordinated by me. The grandmother did not come home from Church services by 10:30 am, in fact she arrived a half hour late. She told me she will not rush home to please her son. I told her to follow the plan at least to keep peace between her and Mr. Lang.

Do you have any information about what visits will occur at ASA with Ms. Deborah Young and her children?

Original Message
From: Karen R. Reynolds [mailto:karen.r.reynolds@phila.gov] Sent: Wednesday, July 16, 2008 12:27 PM
To: Cheryl Farrell; schriberd@hhswebmail.com; Tamara Loyd@phila.gov

EXHIBIT B

EXHIBIT B

Carla N Gardner (CHS) PHA
12/15/2008 09:58 AM

To: jacob@reynolds.com
Subject: Re: Your visit, Jan 18, 2008

HAVE ASKED PERMITS FOR NEW BANGERS OUT AN ICE CREAM

What has Ms. Reynolds done to make you so angry? Why do you want her removed from your case? Have you let her supervisor know how you feel and why? Perhaps your attorney should contact Ms. Reynolds and/or her attorney.

In any event, is your next visit here at CHS on the 22nd?

Thank you,
Carla N. Gardner
Commissioner's Action Response Office
Philadelphia Department of Human Services
1215 Arch Street, 8th Floor
Philadelphia, PA 19102
Tel # 215-685-8704
Fax # 215-685-8708
jacob@reynolds.com

To: Carla N Gardner@citypa.gov
cc: jacob@reynolds.com
Subject: Re: Your visit, Jan 18, 2008

Good Morning,

Your schedule (the worker has where you work, what have you talked over with my lawyer and did anyone review my case. Anyone you want to see the proof I have that all my worker has been living about me and my case. Just call me to set it up. I am asking you to get Ms Reynolds removed from my case. Thank you. You will be receiving along with Ms Andrews and others copies of letters that are being sent to higher up detailing what has gone on in my case and how the false allegations have hurt my children and what is happening to them now.

Original message
From: Carla N Gardner@citypa.gov

Good afternoon, Ms Young

Question: When do your visits take place with your children at CHS?

Thank you.

Jeffery B Reynolds (CHS) PHA
12/15/2008 08:53 AM

To: Carla N Gardner (CHS) PHA
cc: jacob@reynolds.com
Subject: Re: Your visit, Jan 18, 2008

Here's what I recommend:

1. Document all phone conversations, texts, correspondence.
2. Work with files on visits. Even if its possible a string of emotional visits, if its given you a future date, work with files.

If you can't do it, good for a CD submission. By doing this you are proving to the court that you have done everything necessary possible to accommodate him **THEY DID NOT NOTICE TO ACCOMMODATE MOTH**

Carla N Gardner (CHS) PHA
12/15/2008 07:09 AM

To: Jeffrey B Reynolds (CHS) PHA
cc: jacob@reynolds.com
Subject: Re: Your visit, Jan 18, 2008

My husband

IMPORTANT

He called and left a message regarding his scheduled appointment. He has not had any supervised visit since early October. He has cancelled all of his visits to work, so that he can see the Thanksgiving and Christmas holidays. He has not received a call and this week. He wants to make arrangements, I have informed him over the summer that I am not changing his weekend.

I will not see him back because I feel I am not changing his weekend.

Carla N Gardner
Social Worker
City of Philadelphia
Department of Human Services
1215 Arch Street
Philadelphia, PA 19102
215-685-8708
Jeffery B Reynolds (CHS) PHA

DHS AT THIS TIME WERE CANCELLED MY VISITS SO MY CHILDREN HAD NO IDEA WHY MOMMY WAS NOT SEEING THEM

Jeffery B Reynolds (CHS) PHA
12/15/2008 04:14 PM

To: Carla N Gardner (CHS) PHA
cc: jacob@reynolds.com
Subject: Re: Your visit, Jan 18, 2008

EXHIBIT B

Please call him at 215-678-8882.

EXHIBIT C

Carla N Gardner (CHS) PHA
12/15/2008 09:58 AM

To: jacob@reynolds.com
Subject: Re: Your visit, Jan 18, 2008

HAVE ASKED PERMITS FOR NEW BANGERS OUT AN ICE CREAM

What has Ms. Reynolds done to make you so angry? Why do you want her removed from your case? Have you let her supervisor know how you feel and why? Perhaps your attorney should contact Ms. Reynolds and/or her attorney.

In any event, is your next visit here at CHS on the 22nd?

Thank you,
Carla N. Gardner
Commissioner's Action Response Office
Philadelphia Department of Human Services
1215 Arch Street, 8th Floor
Philadelphia, PA 19102
Tel # 215-685-8704
Fax # 215-685-8708
jacob@reynolds.com

To: Carla N Gardner@citypa.gov
cc: jacob@reynolds.com
Subject: Re: Your visit, Jan 18, 2008

Good Morning,

Your schedule (the worker has where you work, what have you talked over with my lawyer and did anyone review my case. Anyone you want to see the proof I have that all my worker has been living about me and my case. Just call me to set it up. I am asking you to get Ms Reynolds removed from my case. Thank you. You will be receiving along with Ms Andrews and others copies of letters that are being sent to higher up detailing what has gone on in my case and how the false allegations have hurt my children and what is happening to them now.

Original message
From: Carla N Gardner@citypa.gov

Good afternoon, Ms Young

Question: When do your visits take place with your children at CHS?

Thank you.

EXHIBIT 2
CITY OF PHILADELPHIA

Commissioner
Carla N Gardner
Deputy Commissioner
Jeffery B Reynolds, A
JENNIFER JACOBSON

I PARAGAD WITH DHS TO HELP KID FATHER
KIDS + ADULTS
POLICE GOT NO HELP
GOT THIS LETTER INSTEAD

Mr. Deborah Young
1208 Longworte Ave.
Philadelphia, PA 19146

cc: Carolyn B Stone
CHSR 2124
124 51-18892

Dear Ms. Young:

This letter is written to advise you that the report of suspected child abuse on the above named children has been determined by the Child Protective Services of the Department of Human Services to be "unfounded". That means that our findings have not uncovered sufficient evidence to meet the criteria of what constitutes an abused child pursuant to the Child Protective Services Law and Regulations of the Commonwealth of Pennsylvania. Copies of these are available upon request from the office.

As we discussed during my last visit with you, this case will be closed. Because the report was unfounded, all of the information that was provided to the statewide register called "Childline" will be destroyed or "scrubbed" within 120 days of the one year anniversary of the date of the initial report which was 08/20/08. This information will subsequently be destroyed in the Department of Human Services upon notification from Childline.

Should you have any questions, please feel free to contact me at the number below. If you have any need of our services in the future, please do not hesitate to call us.

EXHIBIT C

Carla N Gardner
Social Worker
215-685-8708
Lyn Morris
Supervisor
215-685-8708

DHS never went out to see or investigate this case since removed at the DHS since visit was done by DHS and no one was to see. DHS never went out to see. Day (CHS) told me I had to take photos over to

Exhibits A, B, C, D, E pages 14 through 22.

EXHIBIT 9

Clinical Formulation (include presenting, precipitating, perpetuating, and protective factors in the client's life as well as the reasons for the recommended level of care and readiness of treatment. Also include a summary of the client's symptoms, functioning, risk behaviors, social supports, and ability to respond to treatment. Include a record of collateral information from records, consultations, and/or family interviews if appropriate).

Client is a 7 year old boy who is intelligent and cooperative. He is anxious and occasionally has nightmares. He gets easily irritated and has a conflicted relationship with his father whom he says he fears and wishes to avoid. He is a bit dependent and at times cries. He exhibits no psychiatric symptoms and appears to do very harm to himself. His judgment is intact.

Diagnosis

AXIS I: Adjustment Disorder with mixed anxiety and depressed mood

AXIS II: no diagnosis

AXIS III: partial loss of hearing in right ear

AXIS IV: conflict with father

AXIS V (GAF or Adherence) (GAF in past year)

Karell Fontana
Psychiatrist's Signature

Date: 3-22-19

2 MONTHS LATER MY KIDS WERE TAKEN (ILLEGALLY) FROM MOTHER AND FATHER GIVEN UNSUPERVISED EVAL THOUGH HE FAILED DRUG TEST. NO ONE LISTENED TO ME OR MY BUNDEAN ABOUT FATHER'S ABUSE.

EXHIBIT C

EXHIBIT 10

Clinical Formulation (include presenting, precipitating, perpetuating, and protective factors in the client's life as well as the reasons for the recommended level of care and readiness of treatment. Also include a summary of the client's symptoms, functioning, risk behaviors, social supports, and ability to respond to treatment. Include a record of collateral information from records, consultations, and/or family interviews if appropriate).

Client is an 8 year old girl who is intelligent, open and cooperative. She is overweight and insecure and tends to overreact, particularly when anxious. She states that she is bullied by her father and alleges physical and emotional abuse and wants to avoid him because she gets nervous in his company. Nevertheless, she seems to find it difficult to be separated from her father and it may be close to him and is therefore a bit dependent. She exhibits no psychiatric symptoms and no urge to harm herself. Her judgment is intact.

Diagnosis

AXIS I: Adjustment Disorder with mixed anxiety and depressed mood

AXIS II: no diagnosis

AXIS III: intermittent lower back pain

AXIS IV: conflict with her father

AXIS V (GAF or Adherence) (GAF in past year)

Karell Fontana
Psychiatrist's Signature

Date: 3-22-19

EXHIBIT C

Jordan Group
100 S. Broad Street
Suite 500
Philadelphia, PA 19110
(215) 496-2454
FAX (267) 861-3300

EXHIBIT C

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA
KARIM M. FARUQI, CLERK, CLERK AND BRIAN A. CLEGG, CLERK
OFFICE OF CLERK, COURT V. ALEX BOND, CLERK
RECEIVED AUGUST 06, 2008 10:00 AM

August 6, 2008

Carlin Saafir, Esquire
1218 Chestnut Street
Suite 500
Philadelphia, PA 19107

Re: Cameron & Briana Detweiler
Next Hearing Date: November 3, 2008 @ 9:30 a.m. "H"

Dear Mr. Saafir:

As you may recall on June 12, 2008 I was appointed as counsel for mother, Deborah Young, in the above referenced matter in which you act as child advocate.

I write to express mother's deep concern about the possibility of you agreeing with reunifying the children with their father before the next hearing pursuant to the June 12, 2008 order. It is our position that he has a history of documented violent episodes with the children. In that respect I draw your attention to the Clinical formulation of Cameron's March 22, 2007 psychiatric report which indicates that Cameron has a conflicted relationship with his father whom he fears and wishes to avoid. Further to his May 30, 2007 psychiatric medication progress note which indicates that Cameron fears his father over physical and verbal abuse by him. Lastly, in this respect I draw your attention to Briana's Child Protection Clinic report wherein she indicated that her dad tried to choke her on one occasion and that her dad has hit her on other occasions as well as hitting Cameron and her mom. She further reported that although she enjoys supervised visits with him, that these episodes were scary and she is sometimes afraid of him.

While we understand and appreciate that father can overcome a documented history of abuse by completing various objectives, our position at this time is that father has not accomplished enough. To begin, DHS has not been ordered to evaluate his housing if he attempted it. I'd ask that you insist that the same is established before "reunifying" him with the children without benefit of further hearing.

He has also failed to provide the court with documented proof that he completed anger management classes. While his visits to date may have been successful with the benefit of the watchful eye of the court, I pray that you proceed with caution in terms of

Jordan Group
100 S. Broad Street
Suite 500
Philadelphia, PA 19110
(215) 496-2454
FAX (267) 861-3300

EXHIBIT C

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA
KARIM M. FARUQI, CLERK, CLERK AND BRIAN A. CLEGG, CLERK
OFFICE OF CLERK, COURT V. ALEX BOND, CLERK
RECEIVED SEPTEMBER 24, 2008 10:00 AM

September 24, 2008

Carlin Saafir, Esquire
1218 Chestnut Street
Suite 500
Philadelphia, PA 19107

Re: Cameron & Briana Detweiler
Next Hearing Date: November 3, 2008 "H"

Dear Mr. Saafir:

As you know, I represent mother, Deborah Young, in the above referenced matter. Ms. Young contacted my office this morning because she is concerned that her children's safety has been compromised. She believes that the children are being left unattended daily from thirty to sixty minutes until the paternal grandparents arrive home from work.

Please contact my office immediately upon receipt of this correspondence regarding this urgent matter. Thank you.

I HAVE MY CHILDREN ON RECORDING TELLING DHS WORKER THAT THEY ARE LEFT ALONE FOR 30 MINS OR MORE

Deborah C. Ingham, Esquire

After Carlin Saafir called by to advise that the children have only been left alone for approx 10-15 minutes. Because they were picked up for therapy @ 3:00! grandmother has been there for perhaps all occasions. He did speak w/ DHS SW & they advised that they will no longer be left alone. THERAPY IS ON SATURDAYS NOT

Exhibit D Page 1 of 2



Select an Adoption Agency by its First Letter

Name Methodist Services for Children & Families .
Address 4300 Monument Road, Philadelphia, PA 19131 .
Phone (215) 877-1925 .
Web Site www.methodistservices.org .
Agency Type Adoption, Foster Care .
Service Provided Family Foster Care, FFC/Medical, Caretaker/Kinship Care

[Business Entity Filing History](#)

Date: 10/21/2009 (Select the link above to view the Business Entity's Filing History)

Business Name History

Name	Name Type
METHODIST SERVICES FOR CHILDREN AND FAMILIES	Current Name

Non-Profit (Non Stock) - Domestic - Information

Entity Number: 2576986
Status: Active
Entity Creation Date: 4/20/1994
State of Business.: PA
Registered Office Address: 4300 MONUMENT RD
 PHILADELPHIA PA 19131-1690
Mailing Address: No Address



**Methodist Home
for Children**



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Caring for Children and families

Methodist Home for Children in Philadelphia was founded in 1879 by women of faith to care for orphaned children. Today, 127 years later, the orphanage has been long closed but the building is still being used for various community outreach and activities. The historic Main Building is the site for the Before and After School programs, Summer Camp and an emergency Foster Care Respite apartment.

Black Women in Sport Foundation maintains a presence on the ground floor in a collaboration in which they offer alternative sports activities for the children enrolled in programs. Reaching out to children, individuals and families is still at the heart of our mission. John Wesley's values are the basis of our guiding principles.

Wesleyan Values Guiding Principles

To recognize people are worthy as God's Creation. To nurture the capacity to love.

To acknowledge the potential for individual growth. To empower people to take responsibility.

To recognize human limits. To serve the poor and the children.



Methodist Services for Children and Families (Philadelphia, PA)

Contact Organization: Methodist Services for Children and Families

Address: Philadelphia, PA 19131 United States Web: www.methodistservices.org

Background Year established: 2001

Mission: The mission of Methodist Services for Children and Families is to provide prevention and education services for children, youth and families to enable them to have the basic essentials for living and the social, emotional, psychological, educational, and spiritual development to achieve their greatest potential. History: The Methodist Episcopal Orphanage in Philadelphia, now known as the Methodist Home for Children arose from the sensitivity of women in Philadelphia to the needs of children orphaned as a result of the Civil War. The first home opened in September 1879 from the generosity of Mr. Richard Dobbins at 2104 Park Avenue in Philadelphia. Mr. Dobbins gave temporary use of his house to the orphanage. All aspects of operating the orphanage were conducted by women volunteers and supported by a Board of Advisors who helped manage financial and fundraising activities. Fundraising efforts were continuous and city-wide. Soon the orphanage was able to expand to two additional locations. The final and permanent location at 4300 Monument Road was a generous gift from Col. Joseph Bennett in 1882. During the 1950's the name changed to the Methodist Home for Children. Further changes in the social and economic conditions of the city set the stage for a dramatic shift in the operations of the orphanage. The organization evolved from being a volunteer operated charity to one utilizing paid professional social worker staff. With the decrease in applications to the orphanage, a greater need was being felt to provide support for children in the community. Planning and advocating for children today includes an intensive effort to care for children and individuals in their own community. Specialized programs have been developed to support outreach to the community through a number of services and nonprofit corporations under the umbrella of Methodist Home for Children. One of those corporations, Methodist Services for Children and Families, impacts pervasive societal issues stemming from poverty, such as substandard education, family disintegration, and the inadequate availability of resources. MSCF confronts these issues by: providing a continuum of care through a range of services designed to strengthen a family unit, advocate for equal access to resources, increase education and training for staff and clientele and build collaborative relationships within each of the communities served. MSCF offers a wide range of services designed to prevent the breakdown of the family enhanced education curriculum in support of what is offered in the public schools and therapeutic counseling to break the cycle of abusive behavior, violence and addiction.

Executive Director / President: Angele Marie Parker, Ph.D. - President and CEO