

IN THE SUPERIOR COURT OF PENNSYLVANIA

DEBORAH YOUNG :
: Pa Super Docket No. 2699 EDA 2009
: CCP Family Division Courtroom H
Appellant Pro Se : DP# D5662075
: J# 46046401
v. : DHS# 212424B
:
DEPARTMENT OF HUMAN SERVICES : Pa Super Docket No. 2697 EDA 2009
: CCP Family Division Courtroom H
Appellee : DP# D56630705
: J# 46046402
: DHS# 0212424C
: *and necessary relevant incorporation of*
:
: Pa Super Docket No. 1875 EDA 2009¹
: 11/04/09 Appeal from the Ordered entered
: June 15, 2009 and Judicial Conduct Complaint
:
: US District Court For The Eastern District of
: Pennsylvania Official Corruption Fraud Civil
: Rights No. 2:09-cv-05015-MSG
:

Appeal from Post Adjudication Hearing and Order entered August 3, 2009
First Judicial District of Pennsylvania Court of Common Pleas
Family Division Juvenile Branch
Trial Court No. 0906V7858

COMES NOW, Deborah Young in her own right as a resident of Pennsylvania, as a
United States Citizen and as natural guardian of children, Cameron Detwiler and Briana
Detwiler, as guardianship has not been lawfully reassigned (“Appellants”) and appeals to the
Superior Court of Pennsylvania to scrutinize Department of Human Services’ (“Appellee DHS”)

¹ See Exhibits 1 through 38. Pa Super Court Docket No. 1875 EDA 2009 Appellant filed 11/04/2009 Proofs of Philadelphia Family Court Judge Alice Beck Dubow’s Courtroom H and Judge Ida K. Cheng. Appellee in Pa Super 1875 EDA Vincent Lang, and Defendants in US District Court for the Eastern District of Pennsylvania 2:09-cv-05015-MSG Department of Human Services Commissioner Anne Marie Ambrose, Karen R. Reynolds, DHS Social Worker and Carla N. Gardner, DHS Commissioner’s Response Department; Angele Marie Parker, CEO and Cherele Ferrell, Social Worker Methodist Services for Families and Children share complicit accessory culpability for prolonging the aggravated assaults and prolonged child abuse shown in 38 pages of Police Reports, Domestic Violence Police Call Logs, Letters from Children’s attorney pleading for relief from the DHS known about abuse, notes from Cameron and Briana Detwiler pleading for help addressed directly to Judges Dubow and Cheng, and psychological evaluations describing the emotional and mental injuries suffered by Cameron Detwiler and Briana Detwiler known about by Appellee DHS but ignored by Appellee DHS.

chronic misadministration and willful misconducts which have birthed abhorrent Appealed Post Adjudication Hearing and Order entered August 3, 2009 in Courtroom H; enabled by Department of Services (“DHS”) Social worker and Commissioner corruption, willful reckless, child endangerment, conspiracy and financial intent to prolong the voluminously proven ongoing assaults, personal and emotional injury and prolonged child abuse of Appellants Deborah Young and her children Cameron Detwiler and Briana Detwiler.²

1. Appealed Post-Adjudication Hearing and Order entered August 3, 2009 is the abhorrent instrument fashioned in chronic Family Court and Appellee DHS’ misadministration that if left in place exacerbates and prolongs the aggravated assaults, prolonged child abuse, mental and emotional injuries suffered by Deborah Young and Deborah Young’s children Cameron Detwiler and Briana Detwiler inflicted by Vincent Lang (Appellee in Pa Super 1875 EDA 2009) enabled perpetuated and exacerbated by the Appealed from Post-Adjudication Hearing and Order entered August 3, 2009.

2. Appealed Post-Adjudication Hearing and Order entered August 3, 2009 is the abhorrent instrument fashioned in chronic misadministration in Philadelphia Family Court Division and Appellee DHS’ proven in Appellant’s Federal Crime Victim Witness Plaintiff Pro Se’s Official Corruption Fraud Civil Rights Complaint open in United States District Court for the Eastern District of Pennsylvania where judicial negligence is proven by Appellants to have occurred in Appellant’s Exhibits Proofs and Complaint in United District Court for the Eastern District of Pennsylvania 2:09-cv-04119-MSG wherein Judge Alice Beck Dubow is a defendant

² See 11/04/09 Pa Super 1875 EDA 2009 38 Pages of Appellants’ Exhibit Proofs chronic ongoing current prolonged assaults, terror child abuse and injury inflicted upon Appellants’ Deborah Young Cameron and Briana Detwiler at the hands of Vincent Lang known about and willfully enabled by Department of Human Services Defendants in Official Corruption Fraud Civil Rights US District Court for the Eastern District of Pennsylvania’s willful financially incited complicity in causing the prolonged, exacerbated abuse of Appellant’s children Cameron and Briana Detwiler.

in her individual capacity for committing judicial negligence which prolongs child abuse by failing to enforce her very own Courtroom H Rules.

3. Appealed Post-Adjudication Hearing and Order entered August 3, 2009 denies Appellant Deborah Young and her children Cameron and Briana Detwiler constitutional rights to due process, disclosure and discovery.

4. Appellee DHS, Commissioner Ann Marie Ambrose, DHS Social Worker Employee Karen R. Reynolds and DHS Commissioner's Response Office Carla N. Gardner are Official Corruption Fraud Civil Rights Defendants in US Eastern District Pennsylvania 2:09-cv-04119-MSG.

5. "Children's Fast Track" and "Sealed Record" status of above captioned Pennsylvania Superior Court Dockets defrauds this Honorable Pennsylvania Superior Court and assists Appellee DHS Official Corruption Fraud Civil Rights defendant-culprits in quick cover up of Appellee DHS' proven conspiracy, criminal intent and willful exacerbation of prolonged aggravated assaults, emotional, mental and physical injury inflicted by Vincent Lang (Appellee in Pa Super 1875 EDA 2009).

5. Appealed Post-Adjudication Hearing and Order entered August 3, 2009 is abhorrent product of Appellee DHS's culpable role in kidnap for profit crimes, prolonged child abuse crimes inflicted by way of Philadelphia Family Court Order against Appellants, 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 Safir 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 Young³

6. Appellant Deborah Young has tirelessly sought every lawful remedy to seek redress for the crimes committed against her by officially corrupt, financially incented or incompetent Appellee DHS who are substantially proven in 11/04/2009 Pa Super 1875 EDA 2009 Appellant Brief with 38 pages of proof Exhibits, to have acted criminally against Appellant's children Cameron and Briana Detwiler. See Appellant Deborah Young's Letter to

³ See Philadelphia Police Reports (Pa Super 1875 EDA 2009 11/4/09 filed Appeal of Deborah Young and her children Cameron and Briana Detwiler), Violated Protection Orders, Stalking of Victim Plaintiff Deborah Young and Assault of Victims Appellant minors Cameron and Briana Detwiler, inflicted repeatedly throughout Appellant DHS's misadministration of domestic relations and safety matters concerning minor Appellant Children Cameron and Briana Detwiler; and ignored by Appellee DHS Social Workers specifically Karen R Reynolds and Appellant DHS Commissioner Anne Marie Ambrose in favor of the financially incented decision to exacerbate long term child abuse (more than 70 Police Call Log 911 calls regarding domestic violence and police reports founded to prove Vincent Lang's (Appellee in 1875 EDA 2009); Appellee DHS' willfully prolonged exacerbated child abuse, all Appellant Deborah Young and Cameron and Briana Detwiler's 38 pages of Abuse Proof Exhibits known to Appellee DHS and Appellee DHS willfully continues to exacerbate and prolong the suffering, aggravated assault, documented mental and emotional injuries suffered by Appellant Family and proven in 2:09-cv-04119, Pa Super 1875 EDA 2009 with 38 pages of proof exhibits recorded with this Honorable Court 11/04/2009.

Pennsylvania Governor Ed Rendell and Pennsylvania Governor's Office acknowledged receipt

June 13 and June 18, 2009 inserted below.

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 had 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.

7. Appealed Post-Adjudication Hearing and Order entered August 3, 2009 is the abhorrent product of Appellee DHS's culpable role in kidnap for profit crimes, prolonged child abuse crimes inflicted by way of Appellee DHS' fraudulent and cover up recommendations which Defraud Court of Common Pleas Philadelphia Family Court Division to cause the prolonged aggravated assault, mental and emotional abuse of Appellants Deborah Young and her children Cameron and Briana Detwiler known about extensively by Appellee DHS who is proven officially corrupt, financially incented or incompetent in Pa. Super 1875 EDA and US District Court for the Eastern District of Pennsylvania Official Corruption Fraud Civil Rights Cause of Action 2:09-cv-04119-MSG. See Excerpt which describes the crimes of Official

Corruption Fraud Civil Rights Defendants, Appellee DHS, inserted below, excerpt from Appellant Deborah Young's 11/01/09 Plaintiff Pro Se Complaint 2:09-cv-04119-MSG.⁴

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.*

8. 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.

9. Defendant, Carla N. Gardner, DHS Commissioners Response Office, amplified the suffering of US Victim Family Plaintiffs and is complicit accessory to prolonged abuse of

⁴ See Appellant's Exhibit A. 11/04/2009 Appellant Brief Pa Super 1875 EDA 2009 is appended to this 11/09/2009 Appellant Brief Pa Super 2699 EDA 2009 and Pa Super Docket No. 2697 EDA 2009. Appellant Pro Se Deborah Young Summation of Proof Exhibits Index IN THE SUPERIOR COURT OF PENNSYLVANIA, Appeal from the Order entered June 15, 2009, Court of Common Pleas, Philadelphia County, Family Division at No. 0906V7858, 38 Pages Proof Exhibits with Index are incorporated by reference as if full set forth herein.

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.⁵

----- 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 abduallah <labduallah63@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

⁵ See Appellant's Exhibit A. 11/04/2009 Appellant Brief Pa Super 1875 EDA 2009 is appended to this 11/09/2009 Appellant Brief Pa Super 2699 EDA 2009 and Pa Super Docket No. 2697 EDA 2009. Appellant Pro Se Deborah Young Summation of Proof Exhibits Index IN THE SUPERIOR COURT OF PENNSYLVANIA, Appeal from the Order entered June 15, 2009, Court of Common Pleas, Philadelphia County, Family Division at No. 0906V7858, 38 Pages Proof Exhibits with Index are incorporated by reference as if full set forth herein.

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

WHEREFORE, Appellant has proven by submitting 38 pages of proof exhibits in 11/04/2009, Pa Super 1875 EDA Appellant Brief that "attorney for children" listed in Appealed Post Adjudication Hearing and Order entered August 3, 2009 is noted for having attempted to stop the ongoing Appellee DHS prolonged abuse of Appellant's children, but has been ineffective and Pennsylvania Superior Court Docket should be corrected to reflect that Victim

Appellant Children, Cameron and Briana Detwiler do not have qualified counsel in Carlin Saafir, Esquire, and thereby have been denied constitutional right to representation in Philadelphia Family Court and within Appellee DHS' chronic misadministration of the domestic relations matters concerning Appellant Deborah Young and her Appellant children Cameron and Briana Detwiler.

WHEREFORE, Appellant has proven by submitting 38 pages of proof exhibits in 11/04/2009, Pa Super 1875 EDA Appellant Brief that "attorney for mother" listed in Appealed Post Adjudication Hearing and Order entered August 3, 2009, acted unethically and in conflict of Appellant Mother Deborah Young's best interest and Pennsylvania Superior Court Docket should be corrected to reflect that Victim Appellant Mother, Deborah Young does not have constitutional right to qualified representation within Appellee DHS' chronic misadministration of the domestic relations matters concerning Appellant Deborah Young and Appellant Children Cameron and Briana Detwiler.

WHEREFORE, Appellant has proven by submitting 38 pages of proof exhibits in 11/04/2009, Pa Super 1875 EDA Appellant Brief that Appellant DHS "representatives" indicating and signing Appealed Post Adjudication Hearing and Order entered August 3, 2009, "Imani Oliver" juvenile court representative "Rosanne Murtha" are not positioned to be knowledgeable of Appellee DHS' chronic willful exacerbation of prolonged child abuse crimes and Appellee DHS's and Pennsylvania Superior Court is asked to correct dockets such that juvenile court representative's "Imani Oliver" and "Rosanne Murtha's roles be clarified to account for whether these Appellee DHS employees are knowingly complicit accessories in the willful prolonged child abuse of Appellant's children or whether these Appellee DHS and Philadelphia Family Court employee are unwittingly duped by Appellee DHS's long term chronic misadministration of the domestic relationship matters concerning Appellant Deborah Young, Cameron and Briana Detwiler.

WHEREFORE, Appellants Deborah Young Cameron Detwiler and Briana Detwiler respectfully pray this Honorable Pennsylvania Superior Court grants reliefs and rescue to Appellants which bring an end to Appellee DHS's chronic misadministration of the domestic relations matters concerning Appellants and which share blame in the exacerbated prolonged, ongoing and current, aggravated assaults, mental and emotional injury, child abuse of Appellants Cameron and Briana Detwiler at the hands of Pa Super 1875 EDA 2009 Appellee Vincent Lang and enabled by Appellee DHS' proven willful criminal participation.

Dated: November 9, 2009

DEBORAH YOUNG, APPELLANT PRO SE

APPELLANT EXHIBIT A
Pa Super Docket Nos. 2697 EDA and 2699 EDA 2009
Filed 11/09/2009 Incorporated By Reference and Attached as Exhibit A.
IN THE SUPERIOR COURT OF PENNSYLVANIA

DEBORAH YOUNG	:	Pa Super Docket No. 1875 EDA 2009
	:	
Appellant Pro Se	:	<i>and necessary relevant incorporation of</i>
	:	
v.	:	US District Court For The Eastern District of
	:	Pennsylvania No. 2:09-cv-05015-MSG
<i>redacted in caption only per Deborah Young</i>	:	
	:	Pennsylvania Judicial Conduct Board
Appellee	:	Confidential Request For Investigation Form
	:	First Judicial District CCP Philadelphia
	:	Family Court Judge Ida K. Chen

Appeal from the Order entered June 15, 2009
Court of Common Pleas, Philadelphia County
Family Division at No. 0906V7858

COMES NOW, Deborah Young ("Appellant Pro Se"), and sets forth the following statements of fact for which Deborah Young Appellant Pro Se provides voluminous proofs herein.

1. Appellant Pro Se Deborah Young submits substantial proofs to Superior Court of Pennsylvania that Appealed June 15, 2009 Order of Court of Common Pleas Family Court Judge Ida K. Chen is evidence of judicial misconduct in violation of Canon 1 of Pennsylvania Judicial Conduct Board Code of Judicial Conduct.⁶ See Appellant Pro Se Deborah Young Summation of Proof Exhibits Index attached hereto and incorporated by reference as if fully set forth throughout Appeal from the Order June 15, 2009. All Exhibit Proofs submitted to Superior Court of Pennsylvania were also known to Court of Common Pleas Family Court Judge Ida K. Chen and Court of Common Pleas Philadelphia County Family Court Division.

2. Appellant Pro Se Deborah Young submits substantial proofs to Superior Court of Pennsylvania that Family Court of Common Pleas Philadelphia Family Court Judge Ida K. Chen's Appealed Order entered June 15, 2009 and Judge Ida K. Chen's August 21, 2009 Opinion in 1875 EDA 2009 Case No. 906V7858⁷; and Judge Ida K. Chen's June 29, 2007 Orders denying protection from abuse for Deborah Young, Cameron Detwiler and Briana Detwiler; and Judge Ida K. Chen's June 8, 2008 "Final Order of The Court" giving protection to Vincent Lang, are evidence of Judicial Misconduct egregious for exacerbating and prolonging Vincent Lang's aggravated assaults, stalking, terror, verbal violence, physical mental abuse upon Deborah Young and her children Cameron and Briana Detwiler.

⁶ Pennsylvania Judicial Conduct Board Code of Judicial Conduct. Canon 1: Judges should uphold the integrity and independence of the Judiciary. An independent and honorable judiciary is indispensable to justice in our society. Judges should participate in establishing, maintaining, and enforcing, and should themselves observe, high standards of conduct so that the integrity and independence of the judiciary may be preserved. The provisions of this Code should be construed and applied to further that objective. Adopted November 21, 1973, effective January 1, 1974; Amended November 21, 2005.

⁷ "Petitioner Failed To Prove Her Case. By a Preponderance of the Evidence" and "Based upon the testimony offered, as well as the credibility determinations of the court regarding the witnesses, the trial court was not able to find that the petitioner established a case of abuse within the meaning of the law." Opinion of Judge Ida K. Chen, Deborah Young, Petitioner, v. Vincent Lang, Respondent, Stamp Filed August 21, 2009 4:13 PM. See Appellant Pro Se Deborah Young Exhibit Proof Index.

3. Appealed June 15, 2009 Order of Family Court Judge Ida K. Chen denies protection; denies due process, fails to protect, censors and ignores evidence, and egregiously exacerbates and prolongs the physical mental abuse, assault, terror, verbal violence and threat of loss of life, inflicted by Vincent Lang, Appellee, upon Appellant Pro Se Deborah Young and her children Cameron and Briana Detwiler, which Court of Common Pleas Philadelphia County Family Court Division, as a court, has known about and failed to protect Appellant Pro Se and her children Cameron Detwiler and Briana Detwiler from 1997 to present and which Family Court Judge Ida K. Chen is complicit accessory for causing intensified and prolonged victimization of Appellant Pro Se Deborah Young and Deborah Young's children, Cameron Detwiler and Briana Detwiler.

4. Appellant Pro Se Deborah Young submits substantial proofs to Superior Court of Pennsylvania that Vincent Lang Appellee has been permitted to inflict prolonged abuse, assault, stalking, terror, verbal violence, physical mental abuse upon Deborah Young and her children, Cameron Detwiler and Briana Detwiler, which was made possible by the Court of Common Pleas Family Court's administrative negligence of the Domestic Relations matters concerning Appellant Deborah Young, her children, Cameron and Briana Detwiler, and Vincent Lang, Appellee.

5. Appellant Pro Se submits substantial proofs to Superior Court of Pennsylvania that Vincent Lang Appellee has been permitted to inflict prolonged abuse, assault, stalking, terror, verbal violence, physical mental abuse upon Deborah Young and her children, Cameron Detwiler and Briana Detwiler because Judge Ida K. Chen has unfairly denied protection from abuse for Appellant Pro Se Deborah Young and Deborah Young's children, Cameron Detwiler.

6. Appellant Pro Se provides herein substantial proofs spanning 1997 to present of Court of Common Pleas, Philadelphia Family Court Division's failure to protect Deborah Young, Cameron Detwiler and Briana Detwiler, from the repeated assaults, stalking, terror

threats, verbal violence, physical mental abuse inflicted by Vincent Lang, Appellee such that Appealed Order entered June 15, 2009 is, in fact, the result of Court of Common Pleas Philadelphia County Family Court's denial of due process, censorship of Deborah Young Appellant Pro Se evidence, and flagrant case management errors which conspicuously favor Vincent Lang, Appellant.

7. Deborah Young, Appellant Pro Se did not have ethical counsel during the Court of Common Pleas Philadelphia County Family Court proceedings which resulted in the Appealed Order of June 15, 2009, and is at a disadvantaged for citing case law within this Appeal to Superior Court of Pennsylvania brief. See Appellant Pro Se Deborah Young Summation of Proof Exhibits Index attached hereto and incorporated by reference as if fully set forth throughout Appeal from the Order June 15, 2009. All Exhibit Proofs submitted to Superior Court of Pennsylvania were also known to Court of Common Pleas Family Court Judge Ida K. Chen and Court of Common Pleas Philadelphia County Family Court Division.

8. Appellant Pro Se remains committed to these Superior Court Appeal of Order of June 15, 2009 proceedings, hopeful Superior Court of Pennsylvania could rescue Deborah Young and her children Cameron Detwiler and Briana Detwiler from the prolonged abuse, assault, stalking, terror, life threatening conducts, physical mental abuse inflicted by Vincent Lang, Appellee which Court of Common Pleas Philadelphia County Family Court Division as a court has known about and failed to protect Appellant Pro Se and her children Cameron Detwiler and Briana Detwiler from 1997 to present.

9. Deborah Young Appellant Pro Se respectfully asks Superior Court of Pennsylvania to scrutinize the voluminous proofs provided in this Appeal of Order entered June 15, 2009, which include proofs that Appellant Pro Se has been victimized by at least one unethical attorney representative (Linda Walters, Esquire) but remains hopeful Superior Court of Pennsylvania could rescue Deborah Young and her children Cameron Detwiler and Briana

Detwiler from the prolonged abuse, assault, stalking, terror, life threatening conducts, physical mental abuse inflicted by Vincent Lang, Appellee which Court of Common Pleas Philadelphia County Family Court Division as a court has known about and failed to protect Appellant Pro Se and her children Cameron Detwiler and Briana Detwiler from 1997 to present. See Commonwealth of Pennsylvania Judicial Conduct Board Pennsylvania Judicial Conduct Board completed, signed form, Confidential Request For Investigation of Philadelphia Family Court Judge Ida K. Chen, which names Linda Walters, Esquire.

10. Appellant Pro Se believes Linda Walters, Esquire acted in conflict of interest when Linda Walters instructed Deborah Young to transfer \$4,000.00 to Linda Walters' bank account without disclosing her prior friendship relationship with Vincent Lang and Vincent Lang's mother, Mary Ann Taylor, a defendant in US District Court for the Eastern District of Pennsylvania 2:09-cv-05015-MSG.

11. Deborah Young Appellant Pro Se provides voluminous proof exhibits that Court of Common Pleas Family Court Judge Ida K. Chen's Appealed June 15, 2009 Order is indicative of Judicial Negligence, Judicial Misconduct, Denies Due Process, Censors Evidence and prolongs the physical mental abuse, assault, terror, verbal violence and threat of loss of life, inflicted by Vincent Lang, Appellee, upon Deborah Young, Cameron Detwiler and Briana Detwiler, which Court of Common Pleas Philadelphia County Family Court Division as a court has known about and failed to protect Appellant Pro Se and her children Cameron Detwiler and Briana Detwiler from 1997 to present, and Family Court Judge Ida K. Chen has known about and is culpable for exacerbating the prolonged child abuse, assault, stalking, terror threats, verbal violence, physical mental abuse of Appellant Pro Se Deborah Young and her children Cameron Detwiler and Briana Detwiler 2006 through Appealed Order of June 15, 2009. See Appellant Pro Se Deborah Young Summation of Proof Exhibits Index attached hereto and incorporated by reference as if fully set forth throughout Appeal from the Order June 15, 2009. All Exhibit

Proofs submitted to Superior Court of Pennsylvania were also known to Court of Common Pleas Family Court Judge Ida K. Chen and Court of Common Pleas Philadelphia County Family Court Division.

**Appellant Pro Se Deborah Young
Summation of Proof Exhibits Index
IN THE SUPERIOR COURT OF PENNSYLVANIA
Appeal from the Order entered June 15, 2009
Court of Common Pleas, Philadelphia County
Family Division at No. 0906V7858**

1. Appellant Pro Se Exhibit 1. First Page Pennsylvania Judicial Conduct Board Confidential Request For Investigation Form.
2. Appellant Pro Se Exhibit 2. Signature Page Pennsylvania Judicial Conduct Board Confidential Request For Investigation Form.
3. Appellant Pro Se Exhibit 3. Philadelphia Police All Incidents 911 Call Log. Page 1 of 7. There are more than 70 911 calls to two different addresses, where Vincent Lang repeatedly inflicts domestic violence, assaults and life threatening conducts against Appellant Pro Se Deborah Young and her children, Cameron and Briana Detwiler.
4. Appellant Pro Se Exhibit 4. Philadelphia Police All Incidents 911 Call Log. Page 2 of 7.
5. Appellant Pro Se Exhibit 5. Philadelphia Police All Incidents 911 Call Log. Page 3 of 7.
6. Appellant Pro Se Exhibit 6. Philadelphia Police All Incidents 911 Call Log. Page 4 of 7.
7. Appellant Pro Se Exhibit 7. Philadelphia Police All Incidents 911 Call Log. Page 5 of 7. There are more than 70 911 calls to two different addresses, where Vincent Lang repeatedly inflicts domestic violence, assaults and life threatening conducts against Appellant Pro Se Deborah Young and her children, Cameron and Briana Detwiler.

8. Appellant Pro Se Exhibit 8. Philadelphia Police All Incidents 911 Call Log. Page 6 of 7.

9. Appellant Pro Se Exhibit 9. Philadelphia Police All Incidents 911 Call Log. Page 7 of 7. There are more than 70 911 calls to two different addresses, where Vincent Lang repeatedly inflicts domestic violence, assaults and life threatening conducts against Appellant Pro Se Deborah Young and her children, Cameron and Briana Detwiler.

10. Appellant Pro Se Exhibit 10. 06/26/06 Philadelphia Police Department Complaint Incident Report, Assault of Appellant Pro Se Deborah Young's eight (8) year old daughter, Briana Detwiler by Vincent Lang perpetrator of repetitive and ongoing assaults, verbal violence, terror threats and prolonged child abuse.

11. Appellant Pro Se Exhibit 11. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant's son, Cameron Detwiler despite grave and serious nature of Vincent Lang's crimes against Cameron Detwiler. Petition for Relief Under the Protection Act Cameron J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

12. Appellant Pro Se Exhibit 12. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant's son, Cameron Detwiler despite grave and serious nature of Vincent Lang's crimes against Cameron Detwiler. Petition for Relief Under the Protection Act Cameron J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

13. Appellant Pro Se Exhibit 13. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant's son, Cameron Detwiler despite grave and serious nature of Vincent Lang's crimes against Cameron Detwiler. Petition for Relief Under the Protection Act Cameron J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

14. Appellant Pro Se Exhibit 14. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant's son, Cameron Detwiler despite grave and serious nature of Vincent Lang's crimes

against Cameron Detwiler. Petition for Relief Under the Protection Act Cameron J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

15. Appellant Pro Se Exhibit 15. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant Deborah Young and her children Cameron and Briana Detwiler, Petition for Relief Under the Protection Act Deborah Young on behalf of Cameron J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

16. Appellant Pro Se Exhibit 16. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant's daughter, Briana Detwiler despite grave and serious nature of Vincent Lang's crimes against Briana Detwiler. Petition for Relief Under the Protection Act Deborah Young on behalf of Briana J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

17. Appellant Pro Se Exhibit 17. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant's daughter, Briana Detwiler despite grave and serious nature of Vincent Lang's crimes against Briana Detwiler. Petition for Relief Under the Protection Act Deborah Young on behalf of Briana J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

18. Appellant Pro Se Exhibit 18. 06/29/07 Judge Ida K. Chen Denies Protection for Appellant's daughter, Briana Detwiler despite grave and serious nature of Vincent Lang's crimes against Briana Detwiler. Petition for Relief Under the Protection Act Deborah Young on behalf of Briana J. Detwiler vs. Vincent Lang, Family Court Division No. 0611V7063.

19. Appellant Pro Se Exhibit 19. 02/03/07 handwritten note of Appellant's daughter, Briana Detwiler written believing Philadelphia Family Court Judge would protect child from described abuse of Vincent Lang, Appellee.

20. Appellant Pro Se Exhibit 20. Commonwealth of Pennsylvania County of Philadelphia, Detective Michael Weleski 794 Arrest Warrant No. 24283 for Vincent Lange "Violation of Protection Order. Vincent Lang Appellee criminal dockets. Multiple arrests for Terrorist Threats, Threat with Knife, Assault, Drunk Driving, Possession of Controlled

Substance, Contempt of Court, Domestic Violence, Stalking, etc. and finally Vincent Lang's Municipal Court Cost Account is referred to collection agency while Victims Appellant Deborah Young and her children continue to be assaulted terrorized and abused. MC51CR811091-2006; MC51CR1252031-1999, MC51CR1226331-1995, MC51CR0431711-1995.

21. Appellant Pro Se Exhibit 21. 12/31/1999 Philadelphia Police Department Arrest Record of Vincent Lang arrested on Affidavit of Probable Cause. Vincent Lang Appellee criminal dockets. Multiple arrests for Terrorist Threats, Threat with Knife, Assault, Drunk Driving, Possession of Controlled Substance, Contempt of Court, Domestic Violence, Stalking, etc. and finally Vincent Lang's Municipal Court Cost Account is referred to collection agency while Victims Appellant Deborah Young and her children continue to be assaulted terrorized and abused. MC51CR811091-2006; MC51CR1252031-1999, MC51CR1226331-1995, MC51CR0431711-1995.

22. Appellant Pro Se Exhibit 22. 12/13/08 Clinical Care Specialist reported need to investigate Vincent Lange's abuse of Cameron and Briana Detwiler, Appellant Pro Se Deborah Young's children to DHS and CBH Health Philadelphia. Censored and ignored by Appealed Order of June 15, 2009, Family Court Judge Ida K. Chen.

23. Appellant Pro Se Exhibit 23. 03/22/07 Cameron Detwiler Clinical Formulation Report: "Client is a 9 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." Diagnosis: Adjustment Disorder with mixed anxiety and depressed mood.

24. Appellant Pro Se Exhibit 24. 03/22/07 Briana Detwiler Clinical Formulation Report: "Client is an 8 year old girl who is intelligent, open and cooperative....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....” Diagnosis: Adjustment Disorder with mixed anxiety and depressed mood.

25. Appellant Pro Se Exhibit 25. One of four letter written by and between former counsel, alerting Philadelphia Family Court, Judge Ida K. Chen that Appellant Deborah Young’s children, Cameron and Briana Detwiler are abused regularly and in great danger posed by aggravated assaults and life threatening conducts of Vincent Lang, Appellee.

26. Appellant Pro Se Exhibit 26. 07/15/08 handwritten note of Appellant’s victim children. Cameron Detwiler and Briana Detwiler wrote this note to Philadelphia Family Court Judge, pleading for help “to go home” and to see their mother Appellant Deborah Young. Censored and ignored by Judge Ida K. Chen.

27. Appellant Pro Se Exhibit 27. Vincent Lang Bail Report Criminal Docket Report. Simple Assault Recklessly Endangering Another Person, 4 Criminal Arrests. Appellee Vincent Lang simply pays \$5,000.00 bail and repeats assaults against Appellant Deborah Young and her children Cameron and Briana Detwiler.

28. Appellant Pro Se Exhibit 28. Vincent Lang Appellee Criminal Docket Report, Contempt of Court, Harassment, Terroristic Threats, simply dismissed for Vincent Lang, Appellee. Vincent Lang Appellee criminal dockets. Multiple arrests for Terrorist Threats, Threat with Knife, Assault, Drunk Driving, Possession of Controlled Substance, Contempt of Court, Domestic Violence, Stalking, etc. and finally Vincent Lang’s Municipal Court Cost Account is referred to collection agency while Victims Appellant Deborah Young and her children continue to be assaulted terrorized and abused. MC51CR811091-2006; MC51CR1252031-1999, MC51CR1226331-1995, MC51CR0431711-1995.

29. Appellant Pro Se Exhibit 29. Vincent Lang Appellee Criminal Docket Report. Driving Under Influence Alcohol and Controlled Substance simply fined and closed for Vincent Lang Appellee. Vincent Lang Appellee criminal dockets.

30. Appellant Pro Se Exhibit 30. 07/15/09 Philadelphia Family Court Prothonotary stamped filed CONCISE ERRORS of Appellant Deborah Young. Timeline reports repeated and intensified victimization of Deborah Young and her children by Philadelphia Family Court's failure to protect by way of denial of due process, censorship of evidence and chronic mis-administration of the domestic relations matters affecting Appellant Deborah Young and her victimized children, Cameron and Briana Detwiler. CONCISE ERRORS Page 1 of 3.

31. Appellant Pro Se Exhibit 31. 07/15/09 Philadelphia Family Court Prothonotary stamped filed CONCISE ERRORS of Appellant Deborah Young. Timeline reports repeated and intensified victimization of Deborah Young and her children by Philadelphia Family Court's failure to protect by way of denial of due process, censorship of evidence and chronic mis-administration of the domestic relations matters affecting Appellant Deborah Young and her victimized children, Cameron and Briana Detwiler. CONCISE ERRORS Page 2 of 3.

32. Appellant Pro Se Exhibit 32. 07/15/09 Philadelphia Family Court Prothonotary stamped filed CONCISE ERRORS of Appellant Deborah Young. Timeline reports repeated and intensified victimization of Deborah Young and her children by Philadelphia Family Court's failure to protect by way of denial of due process, censorship of evidence and chronic mis-administration of the domestic relations matters affecting Appellant Deborah Young and her victimized children, Cameron and Briana Detwiler. CONCISE ERRORS Page 3 of 3.

33. Appellant Pro Se Exhibit 33. 08/11/2006 Philadelphia Police Report DC No. 6-02-052883. Other Assaults, Domestic Abuse, Simple Assaults, Domestic Abuse, Simple Assault. Philadelphia Family Court egregiously forced Appellant Deborah Young to return Children Cameron and Brianna to their abuser, Vincent Lang, when Deborah Young tried to protect her children from further Vincent Lang inflicted Criminal Assaults including choking, punching and throwing of person, terrorist threats, threat with a knife, assault, drunk driving, possession of controlled substance, contempt of court, domestic violence, stalking, etc.

34. Appellant Pro Se Exhibit 34. Justice For Families United Petition. Appellant Deborah Young and her children's long term victimization inflicted by Vincent Lang, caused by Philadelphia Family Court's failure to protect this family has resulted in Justice For Families, a grassroots community service Petition which is Cameron and Briana's last waning hope of rescue from the ongoing assaults of Vincent Lang whereon Cameron and Brian Detwiler have written, "I love mom so much. I want to go home. My mom never hurt me" and "Let people go home; Let kids be happy; Let me go home..."

35. Appellant Pro Se Exhibit 35. Justice For Families United Petition. Appellant Deborah Young and her children's long term victimization inflicted by Vincent Lang, caused by Philadelphia Family Court's failure to protect this family has resulted in Justice For Families, a grassroots community service Petition which is Cameron and Briana's last waning hope of rescue from the ongoing assaults of Vincent Lang whereon Cameron and Brian Detwiler have written, "I love mom so much. I want to go home. My mom never hurt me" and "Let people go home; Let kids be happy; Let me go home..."

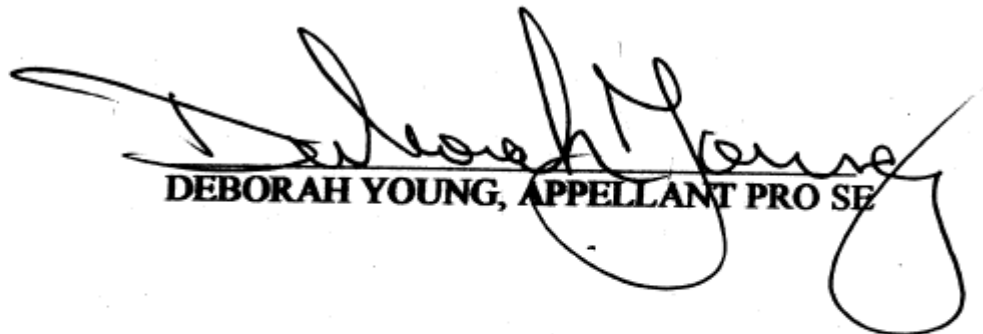
36. Appellant Pro Se Exhibit 36. 01/23/07 Witness Statement testifying to Vincent Lang's verbal assault and terror threats inflicted upon Appellant and her children Cameron and Briana Detwiler in public at the children's school, St. Matthews.

37. Appellant Pro Se Exhibit 37. Docket Summary of Federal Official Corruption Fraud Civil Rights Action wherein Appellant Pro Se Deborah Young has recorded voluminous Proofs of the long term and ongoing Philadelphia Family Court Mis-administration of the Domestic Relations issues for Appellant's family and which have exacerbated, intensified and enabled the ongoing and prolonged assaults and abuses of Vincent Lang, Appellee.

38. Appellant Pro Se Exhibit 38. Signature Page including Wherefore Paragraphs of Federal Official Corruption Fraud Civil Rights Action wherein Appellant Pro Se Deborah Young has recorded voluminous proofs of the long term and ongoing Philadelphia Family Court mis-administration of the Domestic Relations issues for her Family and which have exacerbated, intensified and enabled the ongoing and prolonged assaults and abuses of Vincent Lang, Appellee.

APPELLANT PRO SE, DEBORAH YOUNG, PRAYS PENNSYLVANIA SUPERIOR COURT GRANT RELIEF FOR DEBORAH YOUNG AND HER CHILDREN, CAMERON AND BRIANA DETWILER AND NULLIFY APPEALED ORDER OF JUNE 15, 2009.

Respectfully submitted,


DEBORAH YOUNG, APPELLANT PRO SE

Date: November 4, 2009