

*This communication is 32 pages. Roxanne Grinage will abide by any “gag” or “unpublish” orders of either the Attorney General’s office or the Eastern District Court at such time as help in the form of ethical counsel and protection from Corrupt Criminal Family Court and Sheriff Office Positioned “professionals” is received.*

**VICTIM FAMILY:** Lorraine Grinage, Ezekiel Z. Brown and Arriyel R. Brown,  
 Roxanne Grinage and Willie Brownson  
 8239 Frankford Avenue, Apt.110, Philadelphia, Pa. 19136  
 Landline Telephone: 215-904-8589, Mobile Telephone: 229-395-0039  
 Electronic Service Securely Received at  
[DignityForTheHumanSpirit@HireLyrics.org](mailto:DignityForTheHumanSpirit@HireLyrics.org) (Pacer Registered)

September 7, 2009

**URGENTLY AND RESPECTFULLY ADDRESSED TO THE ATTENTION OF:**

<p><b>TO:</b>  <b>United States Attorney Michael L. Levy</b>  <b>United States Attorney's Office</b>  <b>615 Chestnut Street, Suite 1250</b>  <b>Philadelphia, PA 19106</b>  <b>Phone: (215) 861-8200, Fax: (215) 861-8618</b>  <b>Media Contact:</b>  <a href="mailto:Patricia.Hartman@usdoj.gov">Patricia.Hartman@usdoj.gov</a></p>	<p><b>TO:</b>  <b>Michael E. Kunz, Clerk of Court</b>  <b>United States District Court for the Eastern</b>  <b>District of Pennsylvania, U.S. Courthouse</b>  <b>601 Market Street, Room 2609</b>  <b>Philadelphia, PA 19106-1797</b>  <b>Fax No. (215) 597-6390</b>  <a href="mailto:PAED_clerksoffice@paed.uscourts.gov">PAED_clerksoffice@paed.uscourts.gov</a></p>
<p><b>CC: Possibly Culpable Accessory</b>                  John D. Green, Sheriff                  Attn: Civil Operations Unit                  Sheriff's Dept-Domestic Relations                  34 S 11th Street # B-10,                  Philadelphia, PA 19107                  (215) 686-3526, (215) 686-3505 Fax  <a href="mailto:SheriffGreen@PhillySheriff.com">SheriffGreen@PhillySheriff.com</a></p>	<p><b>CC: Criminal Defendant</b>                  Sgt Muse spoke to Roxanne Grinage from personal cell phone 9/3 and 9/6, 215-906-3955 saying he is with Philadelphia Sheriff’s office and will force entry and perpetrate any brutality personal injury or wrongful death to enforce proven criminal 8-17-09 order of Fern Brown Caplan and gave Roxanne Grinage fax no. September 3, 2009, Fax: 215-686-3555.</p>
<p><b>CC: Criminal Defendant</b>                  Fern Brown Caplan, Esquire                  46 S. 11th Street Room 276                  Philadelphia, PA 19107                  Telephone: (215) 686-9292,                  Fax: (215) 686-2913</p>	<p><b>CC: Complacent Culpability Ignored Prior Notices of Corruption and Court Abuse.</b>                  Amy Kurland, Office of the Inspector General                  City of Philadelphia, The Curtis Center                  601 Walnut Street, Suite 300 East                  Philadelphia, PA 19106, Phone: 215-686-1770                  Fax: 215-686-1757, E-mail: <a href="mailto:oig@phila.gov">oig@phila.gov</a></p>
<p><b>CC: Criminal Defendant</b>                  Lisette Shirdan-Harris  <a href="mailto:Lisette.Shirdan-Harris@courts.phila.gov">Lisette.Shirdan-Harris@courts.phila.gov</a>                  and in care of                  Fax: (215) 686-4157                  Honorable Kevin Dougherty                  Administrative Judge, Family Division                  1801 Vine Street – Suite 314                  Philadelphia, PA 19103</p>	<p><b>CC: Criminal Defendant</b>  <b>Fax: 610-627-5562</b>                  Timothy E. Possenti, Esq. P.C                  30 West State Street                  Media, PA 19063, <a href="mailto:TEPEsqire@AOL.com">TEPEsqire@AOL.com</a>                  And various people stalking, harassing and intimidating, Victim Family hopes to identify through United States Attorney General’s Investigation.`</p>

Dear Mr. Kunz and Mr. Levy:

Our Pacer login search of Eastern District Cases shows several cases where the Family Court and Sheriff's Office positioned criminals who are currently victimizing our family were sued for Civil Rights violations as defendants and in every case side stepped accountability by Eastern District Federal Judges who dismissed the cases with no penalty or accountability for the same group of Corrupt Court and Sheriff's Office criminals. Fern Brown Caplan, Lisette Shirdan-Harris, Elizabeth Jackson, Sheriff Green's Office and private counsel Timothy E. Possenti are extremely politically powerful, having powerful wealthy legal industry, city and state employee friends and family who they are using to terrorize and victimize Roxanne Grinage, Lorraine Grinage, Willie Brownson and Babies Ezekiel and Arriyel.

Our mail has been tampered with, I have lost wages of more than 2400 dollars scrambling to protect my grandchildren; these court positioned criminals have caused me to be "blackballed" for employment in the same legal industry for which I have worked for attorneys on a consultant project driven basis in the Center City, Philadelphia area for more than 15 years; our family is facing utility shuts offs and eviction, my daughter Lorraine will have to leave school with student loan debt of \$15,000 because these court positioned criminals defrauded the Federal Food Stamp, Internal Revenue Service, Social Security Disability and Child Support Enforcement, when Fern Brown Caplan destroyed evidence to give addiction impaired father full physical custody; Timothy E. Possenti has "goons" following stalking, glaring at my daughter while she goes to school and one time showed her a firearm. Albeit court positioned, these people are criminals, highly politically favored culprits Fern Brown Caplan, Timothy E. Possenti, Sgt Muse of Philadelphia Sheriff's office and Lisette Shirdan-Harris continue to stalk harass threaten and steal from our family by refusing to correction proven criminal 8-17-09 Fern Brown Caplan Order.

Please say if Federal Court, Eastern District Pennsylvania Rules allow for appointment of ethical counsel by the Court and where the form for Poverty Affidavit may be found. If Court cannot appoint pro bono counsel, please say where form of Complaint which is acceptable to this Court may be found.

Attorney General Levy, Please say if there are any protections through the Attorney General's office that might give our family relief from the mounting threats of violence, home invasions, personal injury, sheriff's office brutality, lost income, kidnapping, stalking, harassment, stolen state and federal benefits, Internal Revenue Service Fraud, etc. that arrogant, unaccountable proven Corrupt/Criminals Fern Brown Caplan, Esq., Timothy E. Possenti, Esq., Lisette Shirdan-Harris, Elizabeth Jackson, Sgt. Muse who calls from his personal cell phone saying he's with Sheriff's office and he has right to force entry inflict whatever personal injury his officers have to in order to enforce proven criminal willful reckless child endangering 8-17-2009 order of Fern Brown Caplan and Lisette Shirdan-Harris; are inflicting upon Lorraine Grinage, Babies Ezekiel, Arriyel, Roxanne Grinage and Willie Brownson

This letter covers several pages of consolidated proofs included marked evidence egregious willful reckless criminal child endangerment and extortion crimes of Timothy E. Possenti and Fern Brown Caplan last few pages.

Sincerely, Roxanne Grinage

Our mail has been forwarded without our knowing where. Please use email and cell to contact, respond to or serve anything: [DignityForTheHumanSpirit@HireLyrics.org](mailto:DignityForTheHumanSpirit@HireLyrics.org) 229-395-0039. Expect home phone to be disconnected sometime this week.

**THE UNITED STATES ATTORNEY'S OFFICE  
EASTERN DISTRICT OF PENNSYLVANIA**

**ATTENTION: United States Attorney Michael L. Levy**

**OFFICIAL FRAUD CORRUPTION ORGANIZED CRIME AND TERRORISM**

**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.**

Definition (n) **terrorism**, [act of terrorism](#), [terrorist act](#) (the calculated use of violence (or the threat of violence) against civilians in order to attain goals that are political or religious or ideological in nature; this is done through intimidation or coercion or instilling fear)

**and**

**UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA**

**ATTENTION:**

**Michael E. Kunz, Clerk of Court**

**United States District Court for the Eastern District of Pennsylvania**

**U.S. Courthouse**

**601 Market Street, Room 2609**

**Philadelphia, PA 19106-1797**

**Fax No. (215) 597-6390**

**PAED\_clerksoffice@paed.uscourts.gov**

**VICTIM FAMILY:** Lorraine Grinage, Ezekiel Z. Brown and Arriyel R. Brown,  
Roxanne Grinage and Willie Brownson  
8239 Frankford Avenue, Apt.110, Philadelphia, Pa. 19136  
Landline Telephone: 215-904-8589, Mobile Telephone: 229-395-0039

**NATURE OF URGENCY**

Urgent Request for Civilian Protection Corruption Investigation - Rampant unchallenged **Official Fraud Corruption Civil Rights Organized Crime and Terrorism** committed against Civilian Families by politically powerful, wealthy, and having famous powerful attorney best friends, and family members working in city government and Philadelphia Sheriff's office are condoned, tolerated and nurtured in First Judicial District, Court of Common Pleas, Philadelphia Sheriff's Office, Delaware County, and Philadelphia County.

Victim Family is being stalked terrorized and threatened with forced entry, home invasion, police brutality, personal injury, kidnapping and wrongful death by Family Court and Philadelphia Sheriff office positioned criminal "professionals" who Roxanne Grinage has proven are guilty of the following crimes.

**PROVEN CRIMINAL STATE TERRORISTS  
OFFICIAL FRAUD CORRUPTION CIVIL RIGHTS ORGANIZED CRIME**

**Fern Brown Caplan, Esquire,**

**Timothy E. Possenti, Esquire, PC**

**Lisette Shirdan-Harris, Judge**

**Sgt Muse, Philadelphia Sheriff's Office and Possibly John D. Green, Sheriff**

**V. Richard Roeder, PhD.**

**CHOP Social Worker, Patricia Lee, LSW**

**Possibly Elizabeth Jackson, Judge**

**Culpable Accessory: Administrative Judge Kevin Dougherty  
Culpable Accessory: Office of Inspector General, Philadelphia, Pennsylvania**

<p><b>PROVEN CRIMINALS / CONSPIRATORS / STATE TERRORISTS</b></p> <ol style="list-style-type: none"> <li>1. Fern Brown Caplan, Esquire</li> <li>2. Timothy E. Possenti, Esquire</li> <li>3. Lisette Shirdan-Harris, Judge</li> <li>4. V. Richard Roeder, PhD</li> <li>5. Sgt Muse, Sheriff John D. Green Office</li> <li>6. CHOP social worker Patricia Lee, LSW</li> <li>7. Elizabeth Jackson, Judge</li> </ol>	<p><b>PROVEN CRIMES:</b></p> <ol style="list-style-type: none"> <li>1. Conspiracy, Criminal Intent</li> <li>2. Willful Reckless Child Endangerment</li> <li>3. Fraud, Internal Revenue Service, Earned Income Credit</li> <li>4. Fraud, Pa Dept of Human Services</li> <li>5. Fraud, Federal Food Stamp Program</li> <li>6. Fraud, State Public Assistance Program</li> <li>7. Fraud, Social Security Disability</li> <li>8. Fraud, Child Support Enforcement</li> <li>9. Criminal Obstruction of Life Saving Healthcare</li> <li>10. Criminal Obstruction of Quality of Life Saving Education</li> <li>11. Terrorist Threats, Stalking, Harassment</li> <li>12. Forced Commercial Transactions</li> <li>13. Terrorist Threats of Home Invasion, Police Brutality.</li> </ol>
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**CONSTITUTIONAL RIGHTS VIOLATIONS PERPETRATED UPON VICTIM FAMILY BY FERN BROWN CAPLAN, TIMOTHY E. POSSENTI, LISETTE SHIRDAN-HARRIS AND PHILADELPHIA SHERIFF’S OFFICE SGT MUSE.**

**The First Amendment** provides that Congress make no law respecting an establishment of religion or prohibiting its free exercise. It protects freedom of speech, the press, assembly, and the right to petition the Government for a redress of grievances.

**The Fourth Amendment** protects citizens from unreasonable search and seizure. The government may not conduct any searches without a warrant, and such warrants must be issued by a judge and based on probable cause.

**The Fifth Amendment** provides that citizens not be subject to criminal prosecution and punishment without due process. Citizens may not be tried on the same set of facts twice, and are protected from self-incrimination (the right to remain silent). The amendment also establishes the power of eminent domain, ensuring that private property is not seized for public use without just compensation.

**The Sixth Amendment** assures the right to a speedy trial by a jury of one's peers, to be informed of the crimes with which they are charged, and to confront the witnesses brought by the government. The amendment also provides the accused the right to compel testimony from witnesses, and to legal representation.

**The Seventh Amendment** provides that civil cases also be tried by jury.

**The Ninth Amendment** states that the list of rights enumerated in the Constitution is not exhaustive, and that the people retain all rights not enumerated.

**The Tenth Amendment** assigns all powers not delegated to the United States, or prohibited to the states, to either the states or to the people.

a. Fern Brown Caplan, Esquire conspired with private counsel, violated several constitutional and bill of rights to willfully recklessly endanger babies Ezekiel and Arriyel for financial incentive and whose refusal to correct criminal 8-17-2009 order causes welfare fraud, internal revenue service fraud, social security disability fraud, child support enforcement fraud, federal food stamp program fraud, loss of earnings for protective victim grandparents, and risk of student loan debt in excess of \$15,000.00 due to Victim Lorraine Grinage possibly having to leave school due to terrorism and threats of kidnapping, brutality, terrorism enabled by Fern Brown Caplan's, Timothy E. Possenti, Lisette Shirdan-Harris, Philadelphia Sheriff Sgt Muse's, powerful politically favored influence. Powerful respected attorney, Gloria Allred says in CBS interview that Fern Brown Caplan is Gloria Allred's best friend. Roxanne Grinage emailed Gloria Allred the night before first media release and internet exposed crime proofs to ask Gloria Allred to talk to her best friend, Fern Brown Caplan about how Caplan's 8-17-2009 financially incented, willful reckless child endangerment order signed by Lisette Shirdan-Harris is destroying Victim Family and offered to await and abide by any instructions Gloria Allred would offer with regard to delaying aggressively exposing crimes of Fern Brown Caplan. Ms. Allred responded by reply email within 20 minutes and explained that she does not discuss Fern Caplan's cases with her and that "I cannot be of any help to you in any way."

b. Timothy E. Possenti, Esquire, threatens and terrorizes Lorraine Grinage by having "henchmen" follow her, sit outside her residence, follow her while she is going to school, glare stare and show her a firearm. Timothy E. Possenti extorts money from his proven addiction impaired client promising to manipulate positive drugs tests to be presented to court as negative for additional money. Timothy E. Possenti shows up on Court Administrator Committee meeting minutes as Support Master; is seen as both plaintiff and defense counsel for Commercial Litigants; owns several pieces of real estate including \$274,000 2007 purchase in Ocean City with his wife Lauren, has sat on Brandywine Youth Board, has strong influence in Delaware County where he produced Delaware County Custody Evaluator under guise of drug screen doctor, V. Richard Roeder, PhD; and the birth of his third son is announced in celebratory fashion in Widner University Law School newsletter while Timothy E. Possenti deliberately willfully recklessly endangers the safety and obstructs education for Victim Family's children.

c. V. Richard Roeder, PhD.; conspires to obstruct lifesaving health care for Timothy Possenti's addiction impaired client by offering under his Psychologist fax letterhead the suggestion to get an additional \$225.00 from Possenti's impaired client and try again for a negative test.

d. Sergeant Muse Philadelphia Sheriff's office, terrorizes Roxanne Grinage on conversations to and from personal cell telephone 215-906-3955 on 9/3 and 9/6. Sgt. Muse grilled Roxanne asking, "Do you know what happens to people who try to keep a father away from his kids?" and "Don't you think it's a little far fetched to say that your grandkids have anything to do with Economy and Stimulus." Sgt Muse asked Roxanne "Well have your grandkids been raped yet?" **Sgt Muse told Roxanne Grinage on 9/6/09 that he is going to force entry, cause whatever personal injury to the Protective Grandparents of babies Ezekiel and Arriyel is necessary to enforce the proven financially incented, criminal 8-17-2009 willful reckless child endanger custody order of Fern Brown Caplan and Lisette Shirdan-Harris, by kidnapping Babies Ezekiel and Arriyel.**

**VICTIM FAMILY HAS EXHAUSTED EVERY POSSIBLE REMEDY INCLUDING PROVIDING INFORMATIONAL COURTESY COPIES OF THIS COMMUNICATION WITH UNITED STATES DISTRICT, EASTERN DISTRICT OF PENNSYLVANIA AND UNITED STATES ATTORNEY'S OFFICE, EASTERN DISTRICT OF PENNSYLVANIA AND REASSERTING VICTIM FAMILY'S DEMAND TO CORRECT FINANCIALLY INCENTED CRIMINAL WILLFUL RECKLESS CHILD ENDANGERMENT AUG. 17 2009 ORDER OF FERN BROWN CAPLAN IMMEDIATELY  
(all Victim Family letterhead except first entry is deleted to shorten Complaint)**

I.



Prototype U.S. Citizens Public Incident Database  
 Unites American Family Court Victims  
 Landmark Supreme Court Class Action  
 Dismantle Corrupt Family Court Machine  
 Award Restitution, Crime Victim Compensation,  
 Uniform Commercial Code Liens  
 Attach Personal Assets of Unethical Bar Attorneys,  
 Complacent Judges, Financially Incented Custody  
 Masters, Evaluators, Social Workers, PhD, CPS, DHS,  
 LSW,  
 Who Abuse Their Family Court Positions of Trust to  
 Destroy U.S. Economy Recovery by Consuming  
 America's Careers Work Force and Product  
 Contributors

Electronic Service Received @ [DignityForTheHumanSpirit@HireLyrics.org](mailto:DignityForTheHumanSpirit@HireLyrics.org)

Tel: 215-904-8589 Call First to Fax

#### PENNSYLVANIA BUREAU OF CONTRACTS ADMINISTRATION SAP VENDOR

**Pennsylvania Department of General Services, Minority Women Business Enterprise Certified 2003-2007**

PADGS Code 96159 Legal Services Including Evidence Gathering, Depositions and Expert Witness Testimony;

PADGS Code 91885 Personnel Employment Consulting (Human Resources)

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PADGS Code 95238 Employee Assistance Programs

[twitter.com/HireLyrics](https://twitter.com/HireLyrics)

PADGS Code 95239 Employment Generating Activities

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

PADGS Code 94682 Tax Services Including Tax Advisory Services

[www.google.com/profiles/RoxanneGrinage](http://www.google.com/profiles/RoxanneGrinage)

PADGS Code 95238 Employee Development Consulting

[www.youtube.com/HireLyrics](http://www.youtube.com/HireLyrics)

PADGS Code 96225 Copywriting Services

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Worldwide Population of Disadvantaged Creators"©*

August 30, 2009, From: "Roxanne Grinage" <roxannegrinage@yahoo.com

To: "Lisette.Shirdan-Harris@courts.phila.gov" <Lisette.Shirdan-Harris@courts.phila.gov>, TEPEsquire@aol.com

Dear Mr. Possenti and Hon. Lisette.Shirdan-Harris

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**ROXANNE GRINAGE DEFIES PROVEN CRIMINAL AUG 17, 2009 ORDER OF CUSTODY MASTER FERN B. CAPLAN, ESQUIRE SIGNED BY HON. LISETTE SHIRDAN-HARRIS, ENACTED BY COMPLACENT CRIMINAL INTENT FIRST JUDICIAL DISTRICT CCP FAMILY COURT ADMINISTRATIVE JUDGE KEVIN DOUGHERTY**

Your client was recorded moments ago, telling Lorraine that Timothy E. Possenti, Esq. and "the Judge" knew about positive drug test "long before August 14th hearing." I sent text to Erick Brown to talk to his attorney and follow whatever he advises because we fully expect 8-17 order of Caplan to change as a result of 8-19 produced positive for cocaine drug test of Possenti's client and that the kids would not be recklessly endangered or moved out of their only known home, unnecessarily until Erick had clean drug test and his own place to live. Erick Brown is recorded threatening Lorraine "get ready for the ride..It's on now...." Erick Brown told Lorraine "So what? We all knew my test was positive, my lawyer knew it and the judge knew it...we even talked to the doctor about it....The Judge knew, my lawyer knew we all knew." "Your mother is messing in business that does not concern her" "I did all this fighting and paid all this money, you [to Lorraine children's mother] are going to keep f'kng around until you lose all your rights." "I'm going to pay my lawyer whatever it takes to make sure you and your mother lose all your rights."

Other evidence gathered in the past week.

Cell phone pictures sent to us by mutual friends of Erick and Sandra Sullivan "copping" (buying drugs), one time with the children in the back seat (no car seats of a vehicle that was borrowed by Erick from one of his auto repair customers.) Digital Audio File statements of several mutual twelve step recovery associates of Erick and Roxanne Grinage; a HireLyrics Client who lives across the street from Sandra Sullivan's house gave us capture video surveillance of the number of people who actually stay in the house for two and three days at a time, including Sandra's mother's five foster kids, and Sandra's 18 year old daughter who she testified in August 14th hearing had moved out. And, there is surveillance capture video of Sandra Sullivan leaving the kids at her mother's house all day and overnight. We also have video of Sandra Sullivan purchasing alcohol. There is no video of Sandra Sullivan or Erick going to church as they claimed.

Witnesses in Lorraine's rooming house have given their statements and we have video footage of the condition the kids were in when Erick dropped them off for Lorraine's 8-17 Caplan order which stripped Lorraine of all physical custody rights, visit 8-28 showing rash all over Arriyel's face and Ezekiel being offered computer time for watching videos, and saying "no touch Miss Sandra computer....bad bad."

You are advised that this is now a federal matter and we have requested and expect to achieve Federal Corruption Probe for the purpose of blocking federal funding of the Corrupt First Judicial District Family Court Machine. On an individual level we are committed to protecting our constitutional rights proven violated in August 14th Caplan presided hearing and August 17th Lisette Shirdan-Harris signed order (we recorded the hearing on digital recorder). 8-17-09 Criminal Willful Reckless Child Endangerment, Obstruction of Life Saving Health Care and Obstruction of Education, Cover Up Criminally Intentioned Order of Fern Brown Caplan must be corrected immediately or we will proceed with proving your actions forced a commercial transaction which resulted in the loss of millions of dollars and impose UCC Liens as described in Attached "Defy Criminal Court Ordered Abuse" "Younger Notice" and we will aggressively participate in all federal and supreme court class actions to pull restitution, damages, crime victim compensation from your personal assets of real estate, bank accounts, vehicles and your children's college funds.

Erick is claiming he is coming to our house with the police to enforce Caplan's 8-17-09 order. The police have been notified that this is a federal matter and are proceeding accordingly.

Please change the 8-17-09 Caplan order that Willfully Recklessly endangers my grandchildren and dooms their education and stops their father from going into drug and alcohol treatment programs that will save his life.

Lastly CCP Philadelphia County Family Court had better prove why Arriyel and Ezekiel need to be moved from their only known home with Grandparents and Mother for any reason other than the fact that Erick's new girlfriend has furniture and wants some foster kids of her own as she testified at Caplan's 8-14 hearing. All the slander and unfounded statements Possenti and Patricia Lee CHOP social worker need to be proven. I have proven that the testimony of Patricia Lee was orchestrated by Timothy E. Possenti based on fragments told to him by his addiction impaired client, Erick Brown. Sondra Sullivan wants to sue all of you for defamation of character and identity theft. You censored and destroyed our evidence and Caplan is heard on our digital recording saying, "I didn't even read it" referring to our numerous faxes pointing out Court Administrated Errors Flagrant for Conspicuously favoring Timothy E. Possenti, Esq., PC, defendant father's counsel and destroying evidence that would have caused an ethical court to mandate my son in law to drug and alcohol rehab and maybe save his life instead of recklessly endangering his children by flippantly suggesting they take their chances with an overcrowded functionally illiterate on SSI for hearing and other disabilities food stamp greedy stranger, Erick's new girlfriend.

Of course we reserve our right to publish all communications, facts and data relative to crimes committed against our family or client/collaborator constituency. All fraudulent DMCA claims will be counter claimed with penalties. All calls to landline home phone and Lorraine's phone are recorded.

Roxanne Grinage  
www.HireLyrics.org

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**ROXANNE GRINAGE DEFIES PROVEN CRIMINAL AUG 17, 2009 ORDER OF CUSTODY MASTER FERN B. CAPLAN, ESQUIRE SIGNED BY HON. LISETTE SHIRDAN-HARRIS, ENACTED BY COMPLACENT CRIMINAL INTENT FIRST JUDICIAL DISTRICT CCP FAMILY COURT ADMINISTRATIVE JUDGE KEVIN DOUGHERTY**

"The answer to missed educational opportunities; oppressive contracts and unaccountability horror stories; racism; poverty and hate-based ideas festering into terrorism, is the responsible development of entities that standardize access, standardize procedures, and standardize services." Respectfully, Roxanne Grinage" HireLyrics Schematics 2003, DignityForTheHumanSpirit@HireLyrics.org

**II. AUGUST 25, 2009 TO DISTRIBUTION VIA EMAIL:** Office of Inspector General City of Philadelphia, [oig@phila.gov](mailto:oig@phila.gov), Judge Lisette Shirdan-Harris, [Lisette.Shirdan-Harris@courts.phila.gov](mailto:Lisette.Shirdan-Harris@courts.phila.gov), Fern Brown Caplan (unable to find a court email, please forward), Timothy E. Possenti, Esquire, PC, [TEPEsqire@aol.com](mailto:TEPEsqire@aol.com), V. Richard Roeder, Ph.D., [roeder15@comcast.net](mailto:roeder15@comcast.net)

**NOTICE AND DEMAND**

**CORRUPT FIRST JUDICIAL DISTRICT CCP PHILADELPHIA FAMILY COURT VICTIMS  
DEFY PROVEN CRIMINAL AUGUST 17, 2009 ORDER OF  
CUSTODY MASTER FERN B. CAPLAN, ESQUIRE SIGNED BY  
HON. LISETTE SHIRDAN-HARRIS, ENACTED BY COMPLACENT CRIMINAL INTENT  
FIRST JUDICIAL DISTRICT CCP FAMILY COURT ADMINISTRATIVE JUDGE KEVIN  
DOUGHERTY**

**FEDERAL AND SUPREME COURT CHANGE OF VENUE FOURTH AMENDMENT DUE PROCESS  
CONSPIRACY, SLANDER, MULTIPLE CRIMINALLY INTENDED ASSAULTS, OBSTRUCTION OF  
HEALTHCARE,  
OBSTRUCTION OF EDUCATION, THEFT OF U.S. ECONOMY CAREERS AND PRODUCT  
CONTRIBUTIONS**

If I don't receive something in writing by 5:00pm today from one or any combination of you confirming that you are working to correct/vacate the Financially Incented, Criminally Contrived August 17<sup>th</sup> Order of Custody Master FERN BROWN CAPLAN, signed by Hon. Lisette Shirdan-Harris **IMMEDIATELY...All of you (including OIG) will incur the UCC Liens, Criminal Charges/Indictments and Federal Corruption Probe focus described herein.** You are notified that any further assaults upon my family and my grandchildren to cover up your financially incented crimes of reckless endangerment, including but not limited to placing my grandchildren in custody of anyone but protective mother and/or maternal grandparents, including placing them with DHS for even one second; and any false arrest and/or personal injuries or death incurred by me, my daughter, my husband who are committed to defying your Criminal August 17<sup>th</sup> Order in defense of our most precious resources, Ezekiel and Arriyel...will result in additional criminal charges and increased crime victim compensation pulled from your personal assets via Uniform Commercial Code Liens. **CORRECT/VACATE AUG 17<sup>TH</sup> FINANCIALLY INCENTED CRIMINAL ORDER OF CUSTODY MASTER FERN BROWN CAPLAN, ESQUIRE AND HON. LISETTE SHIRDAN-HARRIS IMMEDIATELY.**

**III. Prototype U.S. Citizens Public Incident Database Unites American Family Court Victims  
Landmark Supreme Court Class Action - Dismantle Corrupt Family Court Machine  
Award Restitution, Crime Victim Compensation, Uniform Commercial Code Liens  
Attach Personal Assets of Unethical Bar Attorneys, Complacent Judges, Financially Incented Custody  
Masters, Evaluators, Social Workers, PhD, CPS, DHS, LSW,  
Who Abuse Their Family Court Positions of Trust to Destroy U.S. Economy Recovery by Consuming  
America's Careers Work Force and Product Contributors**

DMCA, ISBN, Citizen Reporter, Press Release and ASIN Copyrights are owned by Roxanne Grinage dba HireLyrics and 100s Corrupt Family Court Machine Family and Children Victims Federal and Supreme Court. Class Action Begins in Pennsylvania First Judicial District, CCP, Philadelphia County, Family Court. UCC Liens against each below named Federal Criminal Defendant in the amount of \$100.00 per day, penalties and interest compounded bi-weekly beginning date of Financially Incented Corrupt August 17, 2009, Order of Custody Master Fern Brown Caplan, Esq., Timothy E. Possenti, Esquire, PC and Hon. Lisette Shirdan-Harris, Delaware County Pennsylvania Custody Evaluator V. Richard Roeder, PhD., for each and every proven crime of Willful Reckless Endangerment of Roxanne Grinage's Grandchildren; Willful Obstruction of Education and Life Saving Health Care, Conspiracy, Denial of Constitution Right to Due Process, Criminal Intent and Criminal Accessory Participation in causing Fraud Burdens upon U.S. Department of Treasury, Internal Revenue Service, Social Security Disability Administration, Welfare Fraud, Federal Food Stamp Program, False Arrest, Personal Injury Incurred during False Arrest and Incarceration and Lost Wages, Obstructed Education, Obstructed Health Care, Costs, Fines, Penalties and Fees associated with Proven Financially Incented Criminal Acts of Fern Brown Caplan, Esq. Timothy E. Possenti, Esq., Lisette Shirdan-Harris, Administrative Judge Kevin Dougherty, First Judicial District, Pennsylvania Court of Common Pleas, Family Court, Philadelphia County Corrupt Family Court August 17, 2009 Order.

IV.

**ROXANNE GRINAGE DBA HIRELYRICS, and 100s FAMILY COURT VICTIMS SIMILARY SITUATED CALL FOR FEDERAL CORRUPTION PROBE AND UCC LIENS AGAINST FIRST JUDICIAL DISTRICT, COURT OF COMMON PLEAS, PHILADELPHIA COUNTY CORRUPT FAMILY COURT ATTORNEYS, SOCIAL WORKERS, JUDGES.**

**Roxanne Grinage dba HireLyrics, Victim Family Grinage/Brown Babies Ezekiel and Arriyel,  
and 100s similarly situated**

v

**Fern Brown Caplan, First Judicial District, Philadelphia Family Court Custody Master,  
Timothy E. Possenti, Esquire PC  
CHOP Patricia Lee, LSW**

**V. Richard Roeder, PhD, Delaware County Custody Evaluator  
Lisette Shirdan-Harris, Judge  
Administrative Judge Kevin Dougherty  
Clerk of Court Mark Alleva  
Additional Defendants Pending**

**TIMOTHY E. POSSENTI, ESQ., FERN B. CAPLAN, ESQ, HON. LISETTE SHIRDAN-HARRIS, V.  
RICHARD ROEDER, PHD, CHOP Social Worker, PATRICIA LEE, LSW**

- 1. FINANCIALLY INCENTED WILLFUL RECKLESS CHILD ENDANGERMENT;**
- 2. OBSTRUCTION OF LIFE SAVING HEALTH CARE;**
- 3. OBSTRUCTION OF QUALITY OF LIFE SAVING EDUCATION;**
- 4. COVER UP AND DESTRUCTION OF EVIDENCE**

Proofs are scanned and inserted pages 11 through 20  
available for free .pdf, [www.HireLyrics.org](http://www.HireLyrics.org) and other websites on the internet  
find by typing into any search engine names or keyword tags styled above.

**UCC LIEN 001-** UCC Lien \$100.00 for each day Financially Incented Criminal August 17<sup>th</sup> Order of Fern B. Caplan, Timothy E. Possenti, Esq. PC and Lisette Shirdan-Harris criminally obstructs life saving health care for the fatal disease of addiction Erick L. Brown is diagnosed with.

**UCC LIEN 002-** UCC Lien \$100.00 for each day Financially Incented Criminal August 17<sup>th</sup> Order of Fern B. Caplan, Timothy E. Possenti, Esq. PC criminally obstructs authentic nurturing and Education of Roxanne Grinage's grandchildren, including continuing with daily learning, PBS accredited home school curriculum, National Geographic Tutorials, technology, arts, and Sports.

**UCC LIEN 003** - UCC Lien \$100.00 for each day Financially Incited Criminal August 17<sup>th</sup> Order of Fern B. Caplan, Timothy E. Possenti, Esq. PC , Recklessly Endangers Roxanne Grinage's grand children by willfully prolonging Child Endangerment in Sandra Sullivan's home for viral infections, Influenza, slip and fall, toxemia, rape, fractures, undernourishment, mental cruelty, auto accident, slip and fall, drowning, neglect (Sandra Sullivan has her mother's 5 other foster children and her 13 year old son and her 18 year old daughter living in the house).

**UCC LIEN 004** - UCC Lien \$100.00 for each day Fern B. Caplan, Timothy E. Possenti, Esq. PC, Lisette Shirdan-Harris cover up Criminal Intent of Financially Incited Criminal August 17<sup>th</sup> Order by placing the kids with DHS or in the custody of anyone besides the Protective Mother and/or Maternal Grandparents.

**UCC LIEN 005** - UCC Lien \$100.00 for each day Obstruction of Justice and Cover Up Crimes of Financially Incited Criminal August 17<sup>th</sup> Order of Fern B. Caplan, Timothy E. Possenti, Esq. PC , Lisette Shirdan-Harris result in the arrest, incarceration, personal injury, wrongful Death of Roxanne Grinage, Wilie Brownson, or Lorraine Grinage.

**UCC LIEN 006** - UCC Lien equal to amounts of Stolen Department of Treasury Internal Revenue Tax Refund Earned Income Credit, Stolen Identity, Social Security Disability Fraud, Welfare and Federal Food Stamp Program Fraud.

Timothy Possenti, Esq. **Willfully Recklessly Endangers** Roxanne Grinage's grandchildren by suggesting in August 19<sup>th</sup> Fax to proven corrupt Fern B. Caplan, Esquire that Roxanne Grinage's small grand children should remain at highest risk of personal injury (auto accident or drowning), obstruction of education, molestation (13 year old boy and 5 foster kids of girlfriend's mother in the house), auto accident or drowning injury or wrongful death, abandonment (Timothy E. Possenti knows his client is addiction impaired), mental cruelty for 6 months until next Fern B. Caplan pushed back from November 23<sup>rd</sup>, hearing January 25, 2010 before Hon. Elizabeth Jackson; egregiously implies that it's no big deal that Timothy Possenti's late produced test results of his addiction impaired client are in fact POSITIVE FOR COCAINE AND CRACK COCAINE SINCE April 16<sup>th</sup> when Timothy Possenti's ADDICTION IMPAIRED CLIENT, ROXANNE'S SON IN LAW CAME TO LIVE WITH GRANDPARENTS AND THE CHILDREN APRIL 16<sup>TH</sup>.

Timothy E. Possenti's egregious suggestion and Fern B. Caplan's and Shirdan-Harris and Elizabeth Jackson's participation in allowing the Willful and Reckless 6 month endangerment of Roxanne Grinage's grandchildren, obstructed educational opportunities, and obstruction of life saving healthcare for Timothy Possenti's addiction impaired client is Financially Incited, Egregious, Corrupt and Criminal.

Fern B. Caplan ordered 3 urine drug tests August 14<sup>th</sup> and concealed the results from Pro Se Plaintiffs, but Timothy E. Possenti writes in his August 19<sup>th</sup> Faxed Positive for Cocaine and Crack Cocaine Drug Results for his client "I understand the recent urine screen you ordered for Mr. Brown was negative." Additional proof of the corrupt nature of Fern B. Caplan's conspicuous for violating civil and constitutional right to pro se disclosure and discovery in favor of paid attorney, Timothy E. Possenti, Esq., PC. This is one more example of how Custody Master, Fern Brown Caplan favors paid attorney Possenti, to the detriment of Roxanne Grinage's Pro Se family.

Financially Incited August 17<sup>th</sup> order of Fern B. Caplan, Timothy E. Possenti, Esq., and Lisette Shirdan-Harris is criminally contrived to commit **IRS Fraud, Criminal Accessory to Identity Theft and Internal Revenue Service Fraud; enabling Sandra Sullivan or Addiction Impaired Timothy E. Possenti's client to steal the U.S. Department of Treasury, Obama Administration Stimulus funded Earned Income Credits of Roxanne Grinage's small grandchildren...**

So that Corrupt Timothy E. Possenti , Esq., PC and unethical Delaware County Custody Evaluator friend of Fern B. Caplan and Timothy E. Possenti, V. Richard Roeder, PhD, can all siphon more money from addiction impaired client of Timothy E. Possenti, Roxanne Grinage's son in law, the father of babies Ezekiel and Arriyel...

To manipulate Evidence (Positive for Cocaine and Crack Cocaine Drug Test produced two days after corrupt financially incited order of Fern B. Caplan, Esq.,) Criminally Obstruct Lifesaving Health care for Timothy E. Possenti's client in need of treatment for a fatal disease of addiction recognized by the American Medical

Association for having specific symptoms, diagnosis and prognosis, enabled by Fern B. Caplan, Esq. who censored and destroyed Roxanne Grinage's 47 pages of qualified proofs in August 14<sup>th</sup> Rule to Show Cause hearing digitally recorded by Protective Mother and Grandmother of Ezekiel and Arriyel Brown and audio file proofs prepared as **Exhibit A** in pending UCC Lien applications and Supreme Court Class Action.

Judge Lisette Shirdan-Harris signed Fern B. Caplan's and Timothy E. Possenti's Corrupt Financially Incited August 17<sup>th</sup> Order without verifying whether Due Process, Civil Rights of all Parties had been protected. Roxanne Grinage Digitally recorded August 14<sup>th</sup> Rule To Show Cause Hearing. Fern Brown Caplan is heard on digital audio file of August 14<sup>th</sup> hearing, admitting that she did not read any of Plaintiff Grandparents' pro se Correspondence to Administrative Judge Kevin Dougherty, Custody Masters Unit, herself specifically, and is heard saying "I didn't even read it" and "whatever", referring to Roxanne Grinage's Letter Supreme Court Justices Stephen Breyer and Antonin Scalia outlining the adverse U.S. Economy impacts caused by Constitutional Rights Violations occurring within Roxanne Grinage's prior and current Family Court Victimization; and documented by Roxanne Grinage dba HireLyrics and Numerous National Family Court Reform groups.

Fern B. Caplan, Esq. Censored, Destroyed, Ignored 47 Pages of Evidence including five (5) years of Proofs that Timothy E. Possenti's client is in dire need of life saving healthcare, **07/20/09 Complaint Plaintiff Grandparents' 11 Page Notarized Affidavit and Exhibit A through H.**

Fern B. Caplan, Esq. is heard on the digital recording of the August 14<sup>th</sup> Rule To Show Cause Hearing, receiving testimony of Timothy E. Possenti's client's 2 month girlfriend, Sandra Sullivan, saying she always wanted foster kids because her Mother has them but was unable to qualify to get foster kids and wants to be foster mother for her new boyfriend's kids.

Fern Brown Caplan, Esq. Contrived Financially Incited August 17<sup>th</sup> Order with Timothy E. Possenti, Esq., PC, to cause Roxanne Grinage's grandchildren who Roxanne Grinage paid \$126.00 filing fee on 07/20/09 to enter evidence proving authentic nurturing, financial support, progressive education of her grandchildren all their lives including pregnancies, proofs that Timothy E. Possenti's addiction impaired client resided with and cared for financially for the duration of Roxanne Grinage's grandchildren's lives.

Financially Incited Criminally Contrived August 17<sup>th</sup> Order of Fern B. Caplan, Esq., caused babies Ezekiel and Arriyel to be taken from their Authentic Nurturing home, five years demonstrated safety, promise of best quality education, and Willfully Criminally Recklessly Endangered, placed at maximum risk for injury and wrongful death in auto accident or drowning.

Fern B. Caplan's August 17<sup>th</sup> Order is Criminally Intended because Fern B. Caplan was made aware by Plaintiff's 07/20/09 47 pages of proofs Complaint and corroborated by some portions of Sandra Sullivan's testimony to Ms. Caplan at August 14 hearing : Sandra Sullivan is lump sum settlement receiver in multiple auto accidents, one in which her own minor child was injured. Sandra Sullivan collects SSI for hearing disability. Sandra Sullivan gives pool parties for her mother's five (5) foster kids, and neighborhood children. Erick Brown, is completely deaf in his left ear due to a childhood injury.

Fern Brown Caplan can be heard on digital audio file of August 14<sup>th</sup> hearing accepting Sandra Sullivan's detailed testimony as to the multiple disabilities she receives Social Security Disability for (SSI), one of which is hearing disability. Fern B. Caplan and Timothy E. Possenti were also made aware that Sandra Sullivan is uneducated, functionally illiterate and educational opportunities for Roxanne Grinage's grandchildren that would have saved babies Ezekiel and Arriyel from the legacy of ignorance, poverty and street crime offered by Sandra Sullivan's functional illiteracy and addiction impaired father Erick Brown are obliterated.

Lisette Shirdan-Harris signed a Financially Incited Criminal August 17<sup>th</sup> order Contrived by Fern B. Caplan and Timothy E. Possenti, destroyed evidence, falsified case Captions and Willfully and Criminally Recklessly endangers small children for molestation, rape, auto accident, slip and fall, lost education, other personal injuries and wrongful death (drowning and auto accident).

V. Richard Roeder, Ph.D. lives down the street from Timothy E. Possenti, Esquire. V. Richard Roeder, Ph.D. submitted Positive for Cocaine and Crack Cocaine hair follicle drug screen results confirming Erick used Cocaine

beginning in April when he was released from Clayton County Georgia jail and came to live with Roxanne Grinage who was caring for Erick's children. Erick was released April 14<sup>th</sup>, received \$240.00 Western Union from Roxanne Grinage and arrived at Protective Plaintiff Grandparents home April 16<sup>th</sup>. Roxanne Grinage purchased \$649 worth of tools for Erick and Erick was earning money one week after his arrival. The Hair Follicle Test Positive for Cocaine and Crack Cocaine dated to April 2009 is consistent with Erick's untreated disease of addiction.

Instead of suggesting life saving health care for his client, Timothy E. Possenti and V. Richard Roeder, (actually an undisclosed, Delaware County Custody Evaluator), convolute the positive for cocaine and crack cocaine drug test in manipulative language to Fern B. Caplan, Esq. (Aug 19<sup>th</sup> Fax) to get more money out of addiction impaired client of Timothy E. Possenti, Willfully and Recklessly endangering small children Ezekiel and Arriyel by suggesting that Drug Test results can be manipulated to appear negative if Timothy E. Possenti's Client pays an addition \$225.00 in September and it's okay to continue recklessly endangering the welfare of Ezekiel and Arriyel and obstructing children's access to authentic nurturing and educational opportunities for six months until January 25<sup>th</sup> hearing scheduled by Fern Brown Caplan to censor destroy Plaintiffs 07/21/09 Complaint Evidence Exhibits A through H, scheduled and cancelled by Fern Brown Caplan (November 23, 2009).

Recovery.gov Agency and Stimulus Budget Accountability Fraud Criminal Intent of Fern Brown Caplan, Timothy E. Possenti and Hon Lisette Shirdan-Harris: January 25, 2010 hearing before Elizabeth Jackson is just in time for opening of Tax Season...Fern B. Caplan, Timothy E. Possenti and Lisette Shirdan-Hardin are Criminal Accessories to Identity Theft; Internal Revenue Service Fraud; enabling Saundra Sullivan or Addiction Impaired Timothy E. Possenti's client to steal the children's Internal Revenue Service Department of Treasury Earned Income Credit Tax Refunds so that Timothy E. Possenti and Fern B. Caplan and V. Richard Roeder, PhD, can extort more money out of Timothy E. Possenti's addiction impaired Corrupt Family Court victim, Arriyel and Ezekiel's father, Roxanne Grinage's son-in-law.

**ROXANNE GRINAGE PROVES CRIMES OF FERN BROWN CAPLAN, TIMOTHY E. POSSENTI, ESQ., PC.**

**V. Fern Brown Caplan wrote the criminal order August 17<sup>th</sup>, concealing August 14 urine drug test, premature of receiving Timothy Possenti's Positive for Cocaine and Crack Cocaine drug tests and will not correct the proven criminal August 17<sup>th</sup> order that recklessly endangers, unnecessarily Victim Family.**

August 17, 2009

TOTAL PAGES 4 INCLUDING COVER

TO: Fern B. Caplan, Esquire, Custody Master Fax: (215) 686-2913

TO: Judge Lisette Shirdan-Harris J. Fax: (215) 686-4157

TO: Timothy E. Possenti, Esquire Fax: (610) 627-5562

FROM: Roxanne Grinage, Petitioner/Plaintiff Pro Se Fax: (215) 904-8589  
Cell: 229-395-0039

**Grinage Grinage Brownson v. Erick L. Brown DR. No. 0C0705124**

**COMMENTS:** Please find enclosed copy of Press Release which exposes your corrupt conducts in destroying one more American Family. Unlike prior victimizations by mal-practicing DHS Social Workers and Family Court Attorneys, HireLyrics will utilize our already demonstrated U.S. Economy Solutions Tool to Responsibly Record your violation of our constitutional rights to pro se disclosure, discovery. What were the results of the 3 urine tests ordered by Caplan? What were the purported hair follicle test results promised and never disclosed by Possenti. What have you to done to note that Patricia Lee, LSW's testimony relied on what Sondra Justice supposedly told her but Sondra Justice is not mentioned in the written report? Why have you not acknowledged our 47 pages of Affidavit and Exhibit A through H proofs which document 5 years of much needed healthcare for the father so that he can take care of his kids? The U.S. Citizens Database will name for the purpose of suing for personal assets those Family Court Professionals who are proven corrupt. Your August 17<sup>th</sup> Order is Corrupt, ignores due process, and destroys two children blocked from receiving education (given to a hearing disabled multiple accident litigious on SSI uneducated stranger and has blocked an opportunity for the father to get drug and alcohol treatment healthcare. Your 8-17-2009 Order is also attached.

VI. Victim Family Wrote Supreme Court Justices noticing flagrant constitutional rights violations conspicuous for favoring private counsel, Timothy E. Possenti, prior to the August 14<sup>th</sup> hearing which birthed Fern Brown Caplan's proven criminal August 17 order.

August 12, 2009

VIA FAX (202) 456-2461

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**Justice Stephen Breyer**

*"The court has found no single mechanical formula that can accurately draw the constitutional line in every case."*

**RAHM EMANUEL**

**CHIEF OF STAFF**

**THE WHITE HOUSE**

1600 PENNSYLVANIA AVENUE,

NW

WASHINGTON, D.C. 20500

**Justice Antonin Scalia**

*"What in the world is a 'moderate' interpretation of a constitutional text? Halfway between what it says and what we'd like it to say?"*

**SUBHEADING ADDED:** "Roxanne Grinage Respectfully Suggested Administrative Solutions for U.S. Economy Recovery, In The Trenches Qualified Contribution, Administrative Solutions for Traditionally Systemized Administrative Challenges", published and issued April 5, 2009 to President Barack Obama and fifteen Whitehouse Executive Officers via Managed Service List.

**UNCHALLENGED PERVERSION OF FAMILY COURT/ATTORNEY/CHILD WELFARE ETHICS HAS EVOLVED RAPACIOUS CREDITOR MECHANISM WHICH FEEDS UPON, IN MECHANIZED FASHION, U.S. ECONOMY RECOVERY STIMULUS PLANS AND BUDGET IMPLEMENTATION.**

**WOULD BE U.S. PRODUCT CONTRIBUTORS, CHILDREN AND FAMILIES, ARE INJURED OR DESTROYED BEFORE QUALITY OF LIFE CREATIVE WORK PRODUCT CONTRIBUTIONS OF EDUCATION, ENGINEERING, ENTERTAINMENT, TECHNOLOGY, LITIGATION, COMMUNITY SERVICE, DESIGN, ART, MILITARY/DEFENSE, MENTORING, HOUSING AND HEALTH CARE CAN BE CULTIVATED AND DELIVERED TO CONSUMER MARKETS.**

Dear Supreme Court Justices and President Obama's 15 Executive Staff & Officers,

The American tragedy headlined above, exposed by journalists, directors and media and sadly documented within my nine year demonstration of invention of business method, standard access to administrative services that when rendered contingently enable fair entry into competitive processes to cause earnings and exposure opportunities for the previously unseen, unmeasured and un-accommodated Worldwide Population of Disadvantaged Creators©, Can no longer be denied for its holistic detrimental impacts on U.S. Economy.

Kindly note addition of data tracking category within published draft prototype development U.S. economy and quality of life enhancing administrative solutions tool, respectfully suggested, **U.S. Citizens Controlled Public Search Incident Reporting Docket Thread Database** (shorter name pending). Free download of forty-five page document published to President Obama's fifteen member Whitehouse Executive Staff and Officers April 6, 2009 via Managed Service List is available for free download at top of home page of [www.HireLyrics.org](http://www.HireLyrics.org). Links to Video Journalism and Free Players of archived Radio Broadcasts documenting announced draft development of U.S. Citizens Controlled Public Incident Report Docket Thread Database are available on Home page of [www.HireLyrics.org](http://www.HireLyrics.org).

This notifies President's Executive Office and Supreme Court Justices that constitutional rights are so flagrantly violated in our U.S. lower Family Courts, resulting in the mechanized abduction, emotional and physical injuries of children and snuffing out of careers and original creative work product contributions vital to the recovery of U.S. Economy.

HireLyrics is advising every American in our internet portal constituency to enforce our Constitutional Rights by issuing **Warnings of Intent to Seek Class Action Federal Court Scrutiny** which individually and personally sues for the personal assets of each and every Family Court Administrative Judge; Clerk; Custody and Support Master who docket and consolidate for discussion at Rule To Show Cause hearing without

service upon respondents, claims as serious as “illegal IRS dealings” and allegations of “death threats”; negligently practicing Bar Attorneys who take \$800 from their poor father defendant client, use their relationship with Clerk of Court secretaries to ask for and receive continuances – take their wife and kids on vacation while advising their defendant father client not to speak to his child until the pushed back court date. Unethical attorney conducts result in unfair advantage to nurturing of bar attorneys’ children while poor defendant father’s children are emotionally harmed when the child calls his dad repeatedly to share good news and accomplishments and are emotionally injured when their father repeatedly hangs up the telephone without even hearing his child’s voice, on the advice of the bar attorney who also shows up on court administrative meeting minutes for making a few extra bucks as Support Master, a glaring conflict of interest.

American families will seek to recover damages from the personal assets of every Family Court/Attorney/Child Welfare staff member within the Clerk of Court’s office who are noted for deliberately making clerical errors in service of time sensitive documents; censoring and reversing case captions; intended to convolute for the purpose of extorting money from trusting parent/family protectors of children.

Lastly, we will seek to have damages incurred by American Families as a result of Family Court/Attorney/Child Welfare machine-like assaults upon our children and future product contributors acknowledged by suing for personal assets and demanding the criminal prosecution of each and every Family Court Employee/Attorney/Child Welfare case worker, including Chief Administrative Judges who can be shown to have ignored or played any part in any child’s risk of injury, abuse and death known to be maximized when the unsavory ethics of the perverted Family Court/Attorney/Child Welfare “machine” crushes the American Family by abducting U.S. children into the horrors of Child Welfare case worker malpractice.

Respectfully submitted,

Roxanne Grinage  
[www.HireLyrics.org](http://www.HireLyrics.org)

President Obama’s Executive Office Managed Service List

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

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

Courtesy Copies: Mayor Michael Nutter  
Philadelphia Office of Inspector General  
DHS Ombudsman

*HireLyrics reserves the right to produce copies, broadcast, or publish as needed, to protect our children from further risk of injuries; or to recover excessive costs and/or damages and/or loss of earnings being experienced caused by Court of Common Pleas, Family Court Division, Clerk of Court's Office, and Custody Masters Unit's Numerous, Flagrant and Uncorrected, Procedural and Clerical Errors, which Conspicuously Favor Defense Counsel and are not necessarily in the best interest of any party including Defendant/Fathers who are essential to the nurturing and safety of U.S. children.*

**VII. Fern Brown Caplan was provided proofs of multiple and prior DHS and Court Administrated Malpractice Victimization which inflicted long term and permanent injuries upon the Grinage/Brown family. Fern Brown Caplan not only censored these proofs but accepted the perjuring testimony of defense counsel's CHOP social worker witness which relied on what prior Judges had declared incompetence and malpractice of Department of Human Services.**

Fax Cover Sheet & Letter

**August 12, 2009**

<b><u>Fax: (215) 686-4157</u></b> Honorable Kevin Dougherty Administrative Judge	<b><u>Fax: (215) 686-2913</u></b> Custody Masters, Individually and Jointly, Personally & Professionally	<b><u>Fax: (215) 686-9308</u></b> Mark Alleva, Clerk of the Family Court
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Family Division Personally and Professionally  <b>Fax: 610-627-5562</b> Timothy E. Possenti, Esq. P.C Bar Attorney Personally and Professionally	Michael A. Horan, Esq., Fern B. Kaplan, Esq. Michael Schoneitz, Esq. Kathleen, Secretary  Total Page 5 with Enclosures	Individually and Jointly with Staff Personally and Professionally  Re: 0C0705124 <b>Proposed Order</b> <b>August 14 Rule To Show Cause</b>
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**NOTICE:** Flagrant uncorrected errors; censored and reversed case caption; plaintiff grandparent Brownson served at co-defendant mother's address; docketed and consolidated for discussion at rule to show cause hearing without service on plaintiffs, co-defendants' counterclaims against plaintiffs of grave and serious nature, including "illegal dealings with the IRS", and unfounded "death threats" against plaintiff grand parents' still not served upon plaintiffs; Family Court's Clerk of Court and staff receiving and acting on correspondence of defense counsel without service or courtesy copy to plaintiffs: PUT **GRINAGE/BROWN FAMILY CHILDREN AT RISK OF ASSAULT, EMOTIONAL AND PHYSICAL INJURIES, AND LOSS OF EARNINGS** caused by reasonably anticipated unqualified orders of presiding custody masters who are without accurate and timely information to make qualified decisions concerning custody of the Grinage/Brown family children. **CCP PHILA COUNTY FAMILY COURT DIVISION EMPLOYEES ARE NOTIFIED THAT ANY ACTION/ORDER OR COURT ERROR WHICH RESULTS IN THE ABDUCTION OF GRINAGE/BROWN CHILDREN BY PROVEN MAL-PRACTICING DHS CASEWORKERS** will result in the Class Action Federal Supreme Court Litigation seeking to leverage personal and professional accountability against incompetent or dishonest Family Court/Attorney/Child Welfare decision makers; described in attached August 12<sup>th</sup> Letter Posting to Supreme Court Justices Breyer, Scalia and Fifteen member managed service list of President Barack Obama's Executive Staff and Officers and entered as Plaintiffs' Exhibit I. Reference: 07/20/09 Complaint, Exhibits A through H inclusive; Reference: CP9912-06081/2 and 2/2; JD6901-99-09; CCPDelCTY98-15494; CCP Philadelphia OC/9901120 (Honorable Retired Nicholas M. D'Alessandro); DHS#152335-B; Victim Impact Statement to Hon. Sheldon C Jelin; Pennsylvania Crime Victim Compensation Claim No.: 20-0066-B will be included with Plaintiffs Responses, labeled J through Q which cannot be entered until such time as Family Court lawfully serves co-defendants' grave and serious 7/21/09 counterclaims upon plaintiffs.

**VIII. FERN BROWN CAPLAN IGNORED ALL OF ROXANNE GRINAGE'S FAXED NOTICE OF CONSTITUTIONAL AND CIVIL RIGHTS VIOLATIONS INCLUDING DAMAGES AND LOSSES BEING INCURRED AS A RESULT OF HER WILLFULLY CONSPIRING WITH TIMOTHY E. POSSENTI, ESQ. TO UNECESSARILY RECKLESSLY ENDANGER THE CHILDREN BY LEAVING IN THE HOME OF A STRANGER HEARING DISABLED OVERCROWED WITH FOSTER KIDS AND OLDER CHILDREN OF THE FATHER DEFENDANT WHO THEY KNOW FOR CERTAIN IS ADDICTION IMPAIRED AND ABANDONS HIS CHILDREN, EGREGIOUSLY SUGGESTING THE KIDS STAY WITH GIRLFRIEND UNTIL JANUARY 25<sup>TH</sup> COURT DATE.**

August 17, 2009

TO: Fern B. Caplan, Esquire, Custody Master Fax: (215) 686-2913

FROM: Roxanne Grinage, Petitioner/Plaintiff Pro Se Fax: (215) 904-8589  
Cell: 229-395-0039

CC: Timothy E. Possenti, Esquire Fax: (610) 627-5562

**Grinage Grinage Brownson v. Erick L. Brown DR. No. 0C0705124**

**COMMENTS:**

Dear Custody Master Caplan, Please find enclosed copy of emailed correspondence to defense counsel Timothy E. Possenti: (1) Fax Number for faxing Erick Brown's Drug Screen; and (2) Social Worker witness Patricia Lee, LSW's verbal testimony before you on August 14th which relied on substantial references to Ms. Sondra Justice, is said by Ms. Sondra Justice to be theft of Ms. Justice's identity, false and professional misconduct. (3) Plaintiffs Grandparent and Mother respectfully await your Order promised mailed to all parties today.

**IX. AS EARLY AT AUGUST 6, 2009 VICTIM FAMILY WAS NOTIFYING CUSTODY MASTER, COURT CLERK AND OFFICE OF INSPECTOR GENERAL OF THE FLAGRANT COURT ADMINISTRATED ERRORS, FAILURE TO SERVE, CASE CAPTION CENSORSHIP AND REVERSAL, DUE PROCESS, DISCLOSURE AND DISCOVERY VIOLATIONS, CONSPICUOUS FOR FAVORING PRIVATE COUNSEL, TIMOTHY E. POSSENTI, ESQ., PC.**

**FORMAL LETTER NOTICE**

August 6, 2009

**Fax: (215) 686-9308**

Mark Alleva  
Deputized Prothonotary  
Clerk of the Family Court  
1133 Chestnut Street  
First Floor  
Philadelphia, PA 19107

**Fax: (215) 686-2913**

Michael A. Horan, Esquire  
Acting Chief  
Custody Master  
46 S. 11th Street  
Room 276  
Philadelphia, PA 19107

Fax: 215-686-1757

Office of the Inspector General  
City of Philadelphia  
ATTN: Amy Kurland  
The Curtis Center  
601 Walnut Street,  
Suite 300 East  
Philadelphia, PA 19106

**CCP, Philadelphia, Family Court Division, Civil Action Custody Dr. No. 0C0705124**

Dear Sirs and Madam,

Due to the injuries suffered by our family as a result of documented Family Court administrative errors and DHS caseworker malpractice 2000 and 2001, attached to Plaintiffs' **07/20/2009** Complaint as Exhibit B, pages 1 through 16 within the context of Exhibits A through H inclusive, incorporated by reference as if fully set forth **herein**; Roxanne Grinage is compelled to issue this FORMAL LETTER NOTICE regarding DR No. 0C0705124. This FORMAL LETTER NOTICE is transmitted via facsimile or certified mail and documents Roxanne Grinage's truthful and accurate experiences within the above matter for the period beginning 07/20/09 to 08/6/09.

**CLERK OF COURT'S OFFICE STAFF IS PERFORMING DATA ENTRY UNAUTHORIZED ABBREVIATIONS OR DATA ENTRY TYPOS, WHICH CAUSE CASE CAPTION AND SUBSEQUENT FAMILY COURT PETITION AND FILINGS TO BE UNLAWFULLY CENSORED, REVERSED OR FALSIFIED.**

**FLAGRANT PROCEDURAL AND CLERICAL ERRORS OF FAMILY COURT CLERK'S OFFICE AND CUSTODY MASTER'S UNIT IN THE ADMINISTRATION OF DR. NO. 0C0705124 ARE CONSPICUOUS FOR FAVORING DEFENDANT'S COUNSEL, AND CONVOLUTE UNNECESSARILY COPLAINTIFFS' HOPE OF QUALIFIED ADJUDICATION AND QUALIFIED RULINGS IN THE BEST INTERESTS OF THE GRINAGE/BROWN FAMILY: LORRAINE GRINAGE, COPLAINTIFF/MOTHER, ERICK BROWN DEFENDANT/FATHER, AND THEIR CHILDREN EZEKIEL AND ARRIYEL BROWN. COPLAINTIFFS DO NOT RECEIVE SERVICE OR TIMELY COPIES OF CLERK'S DOCKETED ACTIVITY IN MATTER 0C0705124**

**THIRD REQUEST TO CORRECT IMMEDIATELY CASE CAPTION DR NO. 0C0705124**

**L. GRINAGE, R.GRINAGE/BROWNSON v. ERICK L. BROWN**

*(Lorraine Grinage joined Co-Plaintiffs by Consent Agreement and 08/04/09 Petition To Modify Custody which was also docketed, consolidated with future hearing without service on parties)*

**Attached/Enclosed**

1. 07/20/2009, Stamped Filed, Petition and Complaint
2. 07/20/2009, Temporary Ex Parte Order of Custody Master Michael A. Horan, Esq.; typo made in clerk's office showing a judge of different name "entered the Ex Parte Temporary Order on Lorraine's 08/04/2009, Petition To Modify Custody.
3. 07/30/2009, Letter of Roxanne Grinage to Clerk of Court, and Custody Master with emailed and faxed courtesy copy to Defendant's Counsel, Timothy E. Possenti, Esq.

4. 08/03/2009, Emailed communications between Roxanne Grinage and Defense Counsel, Timothy E. Possenti, Esq.
5. 08/04/2009, Stamped Filed, Co-Plaintiff Lorraine Grinage Petition to Modify Custody with Reversed Censored Falsified Unlawful Case Caption caused by clerical error.
6. 08/05/2009, Notarized Executed Consent Custody Agreement with Stipulations for drug treatment for Defendant Father Erick L. Brown and supervised visitation, by and between Lorraine Grinage, (formerly codefendant), joined with Co-Plaintiffs, Roxanne Grinage/Brownson.
7. 08/05/2009, Stamped Filed, Temporary Order of Protection, Lorraine Grinage and minor children Ezekiel and Arriyel Brown against Erick L. Brown, Respondent/Father before Judge Summers, August 10<sup>th</sup>.
8. 08/\_\_/2009, Divorce Complaint Case No. [pending hiring divorce of counsel].
9. Clerk of Court and Custody Master's office are permitting Defendant, Erick L. Brown's counsel, Timothy E. Possenti, Esq. to glean unfair advantaged from his prior building of relationships with Family Court staff in his capacity as a Bar Attorney, to the detriment of Co-Plaintiffs Pro Se, whose primary purpose for soliciting Court's adjudication, is to ensure best possible health recovery solutions for addict Erick L. Brown, Defendant/Father and the best and safest care, nurturing and education of Lorraine and Erick's children, Ezekiel and Arriyel (Ages 3 and 1).
10. Clerk of Court and Custody Master receive and act upon correspondence from defense counsel, Timothy E. Possenti, Esquire, P.C., docket, consolidate and relist without courtesy copy or service upon plaintiffs. Plaintiffs learned by telephoning Clerk's Office and then speaking with Kathleen in Custody Master's Unit that Timothy E. Possenti's request for continuance of 08/06/09 Rule To Show Cause hearing because he was "constrained to attend prepaid family vacation in upstate New York" (unopposed by Plaintiffs), was granted. On the date of this FORMAL LETTER NOTICE (08/06/09), Co-Plaintiffs Lorraine Grinage, Roxanne Grinage or Willie Brownson have not received written notice or subpoena from the Court confirming relisting of Rule To Show Cause hearing granted as a result of Timothy's E. Possenti's 8/03/09 fax to Court which denied Plaintiffs, pro se of any faxed or mailed courtesy copy. Kathleen in Custody Master's Office told Roxanne Grinage on telephone that subpoena/notices were in front of her to be mailed/served upon parties announcing relisted Rule To Show Cause Hearing Relisted August 14, still not received on August 6<sup>th</sup> by any Co-Plaintiffs (L. Grinage, R. Grinage/Brownson).
11. **08/03/2009**, Email correspondence by and between Roxanne Grinage and Timothy E. Possenti, Esq. demonstrates that defense counsel, for whatever reason, refuses to courteously comply with Plaintiffs' emailed faxed letters of July 30<sup>th</sup> and August 3<sup>rd</sup> requesting timely courtesy copies of correspondence with the court that impact scheduling and is unnecessarily convoluting these quality of life impacting procedures.
12. **07/30/09**, Plaintiffs' faxed letter of July 30, 2009 requesting service of Defendant's counter claims and courtesy copies of Defense Counsel's correspondence with the Court which impacts scheduling is attached. Clerk's Office and Defense Counsel continue to ignore July 30, 2009 written request of Co-Plaintiffs, Grinage, Grinage and Brownson.
13. **08/03/09, Clerk of Court and Custody Master's office are permitting Timothy E. Possenti, Esq. to glean unfair advantaged from his prior building of relationships with Family Court staff, to the detriment of Grinage/Brown Family, whose primary purpose is to ensure best possible health recovery solutions for addict Erick L. Brown, Defendant/Father and the best and safest care, nurturing and education of Lorraine and Erick's children, Ezekiel and Arriyel (Ages 3 and 1).**
14. **08/03/09**, Court Clerk, (Custody Master's Unit) is receiving and acting upon correspondence of Defense Counsel, Timothy E. Possenti, Esq. which impacts scheduling, Custody Master and Judge assignment in this matter without requiring Defense Counsel to courteously copy Co-Plaintiffs, Pro Se, unfairly favoring Defense Counsel's relationship with Court's staff and unlawfully imposing unfair disadvantage against Co-Plaintiffs, pro se, for preparing responses and producing evidence and witnesses, as well as, thwarting The Grinage/Brown family's primary purpose for seeking this Court's adjudication in this matter, i.e., the best health recovery for Erick L. Brown, Defendant/Father, Lorraine Grinage, Co-Plaintiff/Petitioner/Mother, and best possible care, nurturing and education of their children Ezekiel and Arriyel (Ages 3 and 1). **Timothy E. Possenti, Esquire has served as Support Master and his name is prevalent on several Family Court Administration Meeting Minutes.**

15. **08/03/09, Timothy E. Possenti's refusal to timely copy Co-Plaintiffs pro se on correspondence with the Court which impacts scheduling and Mr. Possenti's failure to perform service (cos) of his client, Erick L. Brown's 07/21/09 Counterclaims (docketed and consolidated with rule to show cause hearing) upon Co-Plaintiffs after two respectful requests to do so, before leaving on family vacation and after requesting and being granted continuance of rule to show cause hearing; are detrimental to the clarity of these Court proceedings and arrogantly disrespect the concerns of the Grinage/Brown family which are the timely best interest of our children and grandchildren. Court Clerk and Custody Master's Unit is permitting Defense Counsel to unfairly give higher priority to Timothy E. Possenti's family vacation priorities without affording Co-Plaintiffs' children and grandchildren equal consideration of timely service on Clerk's office activity on this case.**

16. **08/04/09, Clerk's Office has Censored and Reversed Custody Matter Caption and Inserts Erroneous name of Court Authority which did not issue 07/20/09 Temporary Ex Parte Order, and abbreviates such that** terms of 07/20/09 are unclear and Petitioner's Stipulation for Defendant/Father to have Supervised Visits are contingent on Erick L. Brown completed drug and alcohol treatment; probationary drug and alcohol testing; and that Lorraine's Order of Protection against Erick L. Brown require Erick L. Brown to coordinate with Plaintiff/Grandparents supervised visits in the event August 1<sup>4th</sup> and November 2<sup>3rd</sup> presiding Custody Master(s) or Judge(s) might order.

17. **08-04-09, 08-05-09 and 08-06-09, Plaintiff/Petitioner Clerk's Office stamped filed, Petition To Modify Custody, Petition For Order of Protection; and Petition Divorce Complaint; respectively against custody matter 0C0705124 Defendant/Father Erick L. Brown and Clerk's False Reversed and Censored case caption was erroneously generated on the 08-04-09, 08-05-09 and 08-05-09.**

18. **08/05/2009, Erick L. Brown is Sole Defendant in Civil Action Custody DR No. OC0705124. There is NO LAWFUL SERVICE of any filing of Erick Brown v. Roxanne Grinage and Court's record must be corrected without further delay.** Former Co-Defendant, Lorraine Grinage, Mother is Joined By Consent Agreement with Plaintiff Grandparents. If Clerk's office data entry fields do not permit Clerk's staff to enter full names of Co-Plaintiffs, kindly abbreviate **CORRECT CASE CAPTION ALL MAILERS ALL DOCUMENTS:**

**GRINAGE, GRINAGE, BROWNSON V. ERICK L. BROWN**

19. **08/06/2009, Mr. Possenti, Esquire apparently has left for vacation, after being granted continuance and relisting of which Co-Plaintiffs are not notified or made aware of in writing. Further, Mr. Possenti, Esquire apparently has left for vacation, ignoring Plaintiffs' respectful request to be served with his client's, Defendant, Erick L. Brown's, 07/21/2009, Answers and Counterclaims which have been docketed and consolidated for discussion at Rule To Show Cause Hearing without service on Plaintiffs.**

20. **08/04/09, 08/05/09, 08/06/09, CLERK'S STAFF FAMILY COURT DATA ENTRY ERROR IS AUTOMATICALLY REPLICATED WITHIN SUBSEQUENT RELATED CASE OPENINGS, i.e., PETITION TO MODIFY CUSTODY FILED BY MOTHER COPLAINTIFF/PETITIONER 08/04/09; PETITION ORDER OF PROTECTION FILED BY COPLAINTIFF/PETITIONER MOTHER, 08/05/09 AND DIVORCE COMPLAINT FILED BY COPLAINTIFF/PETITIONER MOTHER, 08/06/09.**

Plaintiffs Pro Se learn about case activity by calling Clerk's office and receive various and contradictory verbal representations depending on which staff member answers the telephone. Plaintiffs are entitled to lawful service of activity which affects a president Custody Master's or Judge's knowledge of the quality of life impacting issues of any custody case. Kindly standardize Court procedures to include Co-Plaintiffs, **L. Grinage, R. Grinage and Brownsong v. Erick L. Brown. CORRECT ALL MAILERS ALL DOCUMENTS DR. NO. 0C0705124.**

Respectfully submitted,

/s/

Roxanne Grinage

cc: Timothy E. Possenti, Esq. (via fax 610-627-5562 w/ Custody Consent Stipulation)

Erick L. Brown c/o Sandra Sullivan girlfriend (via 8/6/09 hand delivery service of TOP)

*Co-Plaintiffs reserve the right to produce copies, broadcast, or publish as needed, to protect Grinage/Brown family and our children from further risk of injuries; or to recover excessive costs and/or damages and/or loss of earnings being experienced caused by Court of Common Pleas, Family Court Division, Clerk of Court's Office, and Custody Masters Unit's Numerous, Flagrant and Uncorrected, Procedural and*

*Clerical Errors, which Conspicuously Favor Defense Counsel Timothy E. Possenti, Esq., PC and are not necessarily in the best interest of any party including Defendant/Father, a valued member of the Grinage/Brown Family.*

**AUGUST 6, 2009**

Total 11 pages including Cover Page

<b>TO:</b>	<b>Fax: (215) 686-4157</b> Honorable Kevin Dougherty Administrative Judge, Family Division 1801 Vine Street – Suite 314 Philadelphia, PA 19103	<b>RE</b>	Phila. County, CCP, Family Court Division, Civil Action, DR. NO.: OC0705124
<b>CC:</b>	<b>Fax: (215) 686-9308</b> Mark Alleva Deputized Prothonotary Clerk of the Family Court 1133 Chestnut Street, First Floor Philadelphia, PA 19107		<b>CLERK OF COURT DOCKETED AND CONSOLIDATED WITH RULE TO SHOW CAUSE HEARING WITHOUT SERVICE UPON PLAINTIFFS, 07/21/09 COUNTERCLAIMS OF DEFENDANT.</b>
<b>CC:</b>	<b>Fax: 610-627-5562</b> Timothy E. Possenti, Esq. P.C 30 West State Street Media, PA 19063 Defendant's Counsel, Erick L. Brown <b>Note: Court's cancellation and relisting notice of 6-Aug-09 hearing is postmarked 5-Aug-09 and received in 6-Aug-9 mail.</b>		<b>PLAINTIFFS ARE UNFAIRLY ASKED TO "SHOW CAUSE"/DEFEND AGAINST PETITION/CLAIMS WHICH HAVE NOT BEEN MADE KNOWN TO DEFENDANTS BY SERVICE OF SAME.</b>  <b>CLERK OF COURT, CUSTODY MASTERS AND DEFENDANT'S COUNSEL ARE NON-RESPONSIVE TO PLAINTIFFS' 07/30/09 AND 8/06 PLEAS FOR TIMELY SERVICE OF DEFENDANT'S 07/21/09 COUNTERCLAIMS.</b>

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**Re: L. Grinage, R. Grinage/Brownson v. Erick L. Brown, Defendant/Father**  
*Phila. County, CCP, Family Court Division, Civil Action, DR. NO.: OC0705124*

*Hon. Dougherty, will you please cause service of Defendant's 07/21/09 docketed and consolidated for discussion at Rule To Show Cause hearing to be timely served upon Co-Plaintiffs so that we might become qualified to show cause/defend against claims made by Defendant, Erick L. Brown?; or Please GRANT Continuance of Rule To Show Cause hearing until such time as numerous administrative errors performed in clerk's office and detailed in attached 08/06/2009, **FORMAL LETTER NOTICE PROCEDURAL AND CLERICAL ERRORS OF CLERK OF COURT/CUSTODY MASTER RISK QUALIFIED ADJUDICATION OF CCP PHILA. FAM. CT. DIV. CIV. CUSTODY DR. NO. 0C0705124. L. GRINAGE, R. GRINAGE/BROWNSON v. ERICK L. BROWN**, are corrected? Thank you.*

---

July 30, 2009

**VIA FACSIMILE ONLY**

**Fax: (215) 686-9308**

Mark Alleva  
Deputized Prothonotary  
Clerk of the Family Court  
1133 Chestnut Street  
First Floor  
Philadelphia, PA 19107

**Fax: (215) 686-2913**

Michael Horan, Esquire  
Acting Chief  
Custody Master  
46 S. 11th Street  
Room 276  
Philadelphia, PA 19107

**Fax: (215) 686-9286**

Michael Schonzeit, Esquire  
In care of  
Lisa Dacri, Clerical Supervisor, Custody  
Masters  
46 S. 11th Street – Room 280  
Philadelphia, PA 19107

**Re:** Roxanne Grinage and Willie Brownson v. Erick L. Brown and Lorraine Grinage

Phila. County, CCP, Family Court Division, Civil Action, DR. NO.: OC0705124  
**DEFENDANTS' July 21, 2009 ANSWERS and COUNTERCLAIMS were  
DOCKETED and CONSOLIDATED WITHOUT SERVICE UPON PLAINTIFFS**  
Rule To Show Cause Rule Returnable, 6-AUG-09 @ 1:30pm Rm 280  
Custody Masters Conference/Hearing, 23-NOV-09 @ 10:00am Rm 280

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Dear Messrs. Alleva, Horan and Schonzeit:

Plaintiffs have learned that Defendants' 07/21/09 Answers and Counterclaims were docketed by Clerk of Court on 07/21/09 and Consolidated "for discussion" at the Rule To Show Cause hearing before Acting Chief Custody Master Michael Horan, Esquire, without Service upon Plaintiffs.

Plaintiffs respectfully request Clerk of Court anticipate and accept, for filing, Plaintiffs' Responses to Defendants' 07/21/09 Answers and Counterclaims and Plaintiffs' Amended Complaint to be fairly consolidated for "discussion" in the event Custody Master approves Defendant's attorney, Timothy E. Possenti's request for continuance of 6-AUG-09 Rule To Show Cause Hearing.

Plaintiffs are in receipt of Timothy E. Possenti, Esquire, P.C.'s courtesy copy of his July 28<sup>th</sup> letter to Custody Master Michael A. Horan, Esquire, entering Mr. Possenti's appearance as counsel for Defendant Erick L. Brown in the above matter. **Plaintiffs respectfully ask Mr. Possenti to correct erroneous [DR. No. ~~0C1240705~~] styled in the "Re" line of his July 28<sup>th</sup> entry of appearance letter and to reflect correct Phila. County CCP Family Court Division Civil Action DR No. OC0705124, on all future filings and correspondence in this matter.**

Plaintiffs request Mr. Possenti certify service (COS) to Plaintiffs of any court filings done by Mr. Possenti's office on behalf of Defendant Erick L. Brown, and to continue to provide courtesy copies of correspondence which impacts scheduling in this matter.

Plaintiffs do not oppose Mr. Possenti's request for continuance of August 6<sup>th</sup> Rule To Show Cause hearing as Plaintiffs share family values which support the importance of Mr. Possenti taking vacation with his family in upstate New York. Plaintiffs look forward to Court's **written notice** of any Custody Master's or Clerk's rescheduled dates in this matter.

**Plaintiffs understand that 07/20/09 Temporary Ex Parte Order of Acting Chief Custody Master Michael A. Horan, remains enforce until further Ruling(s) of Custody Master at Court approved, scheduled or rescheduled Rule To Show Cause Hearing.**

Plaintiffs herewith inform the Custody Master and Defendant's counsel of Plaintiffs Grandparents' willingness to participate in mediation, visitation consent agreements and stipulations that resolve this dispute in the best interests and safety of Ezekiel (09/22/06) and Arriyel (07/22/08), and Mr. Possenti's client, Defendant, Erick L. Brown, and Plaintiffs' daughter and the children's' mother, Lorraine Grinage. Drug Testing for father, Erick L. Brown is a substantially qualified demand of the Plaintiffs/Grandparents.

**Plaintiffs respectfully give updated accounting to Custody Master with below excerpt from the Plaintiffs' Amended Complaint being drafted by Roxanne Grinage which Plaintiffs will file before Rule To Show Cause Hearing.**

**Mother/codefendant, Lorraine Grinage and Grandparent Plaintiffs have worked out temporary consent agreement which enables safe care of Ezekiel and Arriyel and overnight visits with the mother as much as Lorraine's landlady will permit until Custody Master's Rulings at Rule To Show Cause Hearing currently scheduled and possibly continued from 6-AUG-09 pending Custody Masters approval, and/or 23-NOV-09 Custody Masters Conference/Hearing before Michael Schoneitz.**

cc: Timothy E. Possenti, Esquire, P.C. (via email [TEPEsqire@aol.com](mailto:TEPEsqire@aol.com) and via fax (610) 627-5562)  
Lorraine Grinage (picked up in person when visiting children today 7/30/09).

**X. FERN BROWN CAPLAN DESTROYED EVIDENCE OF PROTECTIVE GRANDPARENTS  
7/20/09 47 Pages Complaint Exhibits A through H, First Page Exhibit B (FIRST PAGE).**

**Prior Injuries and Damages Suffered by Grinage/Brown Family Caused by Department of Human Services  
Child Welfare Malpractice and Family Court Misadministration. Dated July 7, 2007.**

<p><b>Honorable Mayor John Street</b>  <b>Esteemed Cabinet Members</b>  <b>Joyce Wilkerson, Chief of Staff</b>  <b>Pedro A. Ramos, Managing Director</b>  Room 215 City Hall  Philadelphia, PA 19107  <i>Via Facsimile: (215) 686-2180</i></p>	<p><b>Honorable Mayor Elect</b>  <b>Michael Nutter</b>  42 S. 15th Street, Suite 625  Philadelphia, PA 19102  <i>Via Facsimile: (215) 545-4088</i>  <i>Via e-mail: <a href="mailto:Info@NutterForMayor.com">Info@NutterForMayor.com</a></i>  <b>Certified Mail / Return Receipt</b></p>
<p><b>Lynne Abraham</b>  <b>District Attorney</b>  Three South Penn Square  Philadelphia, PA 19107-3499  <i>Via Facsimile: 215-563-0047</i>  <i>Via e-mail: <a href="mailto:DA.WEBMAIL@phila.gov">DA.WEBMAIL@phila.gov</a></i></p>	<p><b>Carol Wilson Spigner, DSW</b>  <b>Field Center for Children's Policy,</b>  <b>Practice and Research of Pennsylvania</b>  3815 Walnut Street  Philadelphia, PA 19104-6179  <i>Via Facsimile: (215) 573-7199</i>  <i>Via e-mail: <a href="mailto:cwilliam@sp2.upenn.edu">cwilliam@sp2.upenn.edu</a></i>  <b>Via Certified Mail / Return Receipt</b></p>
<p><b>Frank Cervone, Esquire, Executive Director</b>  <b>Support Center for Child Advocates</b>  <b>Philadelphia Children's Alliance Board Member</b>  1900 Cherry Street  Philadelphia, PA 19103  <i>Via Facsimile: 215.925.4756</i>  <b>Via Certified Mail / Return Receipt</b></p>	<p><b>John Delaney, Esquire</b>  <b>Philadelphia Children's Alliance Board of</b>  <b>Director Member</b>  Deputy District Attorney, Trial Division  Three South Penn Square  Philadelphia, PA 19107-3499  <i>Via Facsimile: 215-563-0047</i>  <i>Via e-mail: <a href="mailto:DA.WEBMAIL@phila.gov">DA.WEBMAIL@phila.gov</a></i>  <b>Via Certified Mail / Return Receipt</b></p>
<p><b>Arthur C. Evans</b>  <b>Acting Commissioner DHS</b>  <i>Via e-mail: <a href="mailto:Arthur.C.Evans@phila.gov">Arthur.C.Evans@phila.gov</a></i></p>	<p><b>Joseph E. Kuna</b>  <b>Acting Deputy Commissioner DHS</b>  <i>Via e-mail: <a href="mailto:Joseph.E.Kuna@phila.gov">Joseph.E.Kuna@phila.gov</a></i></p>
<p><b>Ellen Walker, Director</b>  <b>Community-Based Prevention Services</b>  <i>Via email: <a href="mailto:Ellen.Walker@phila.gov">Ellen.Walker@phila.gov</a></i></p>	<p><b>DHS Ombudsman</b>  <b>Department of Human Services</b>  <b>c/o Patrick J. Mullen</b>  1515 Arch Street 8th floor  Philadelphia, PA 19102</p>
<p>Deputy City Editors Philadelphia Inquirer  Dan Biddle, Julie Busby, Francisco Delgado, Conrad Grove  <b>Via e-mail: <a href="mailto:dbiddle@phillynews.com">dbiddle@phillynews.com</a></b>  <b><a href="mailto:jbusby@phillynews.com">jbusby@phillynews.com</a></b>  <b><a href="mailto:fdelgado@phillynews.com">fdelgado@phillynews.com</a></b>  <b><a href="mailto:cgrove@phillynews.com">cgrove@phillynews.com</a></b></p>	<p><b>Executive Editor, Patti Hassler</b>  <b>Leslie Stahl, Correspondent</b>  <b>60 Minutes</b>  524 West 57th Street  New York, NY 10019  <b>Via Certified Mail / Return Receipt</b>  <i>Via e-mail: <a href="mailto:60m@cbsnews.com">60m@cbsnews.com</a></i></p>

**XI. VICTIM FAMILY PROTECTOR GRANDPARENTS NOTIFIED KEVIN DOUGHTERY, JUDGE, CLERK OF COURT, CUSTODY MASTER, FERN B. CAPLAN, ESQUIRE OF THE CONTINUING, UNCORRECTED FLAGRANT COURT ADMINISTRATED ERRORS CONSPICUOUS FOR FAVORING WEALTHY TIMOTHY E. POSSENTI, ESQ.,PC.**

**August 12, 2009**

<b>Fax: (215) 686-4157</b> Honorable Kevin Dougherty	<b>Fax: (215) 686-2913</b> Custody Masters, Individually and	<b>Fax: (215) 686-9308</b> Mark Alleva,
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Administrative Judge Family Division Personally and Professionally  <u>Fax: 610-627-5562</u> Timothy E. Possenti, Esq. P.C Bar Attorney Personally and Professionally	Jointly, Personally & Professionally Michael A. Horan, Esq., Fern B. Kaplan, Esq. Michael Schoneitz, Esq. Kathleen, Secretary  Total Page 5 with Enclosures	Clerk of the Family Court Individually and Jointly with Staff Personally and Professionally  Re: 0C0705124 <b>Proposed Order</b> <b>August 14 Rule To Show Cause</b>
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**NOTICE:** Flagrant uncorrected errors; censored and reversed case caption; plaintiff grandparent Brownson served at co-defendant mother's address; docketed and consolidated for discussion at rule to show cause hearing without service on plaintiffs, co-defendants' counterclaims against plaintiffs of grave and serious nature, including "illegal dealings with the IRS", and unfounded "death threats" against plaintiff grand parents' still not served upon plaintiffs; Family Court's Clerk of Court and staff receiving and acting on correspondence of defense counsel without service or courtesy copy to plaintiffs: PUT **GRINAGE/BROWN FAMILY CHILDREN AT RISK OF ASSAULT, EMOTIONAL AND PHYSICAL INJURIES, AND LOSS OF EARNINGS** caused by reasonably anticipated unqualified orders of presiding custody masters who are without accurate and timely information to make qualified decisions concerning custody of the Grinage/Brown family children. **CCP PHILA COUNTY FAMILY COURT DIVISION EMPLOYEES ARE NOTIFIED THAT ANY ACTION/ORDER OR COURT ERROR WHICH RESULTS IN THE ABDUCTION OF GRINAGE/BROWN CHILDREN BY PROVEN MAL-PRACTICING DHS CASEWORKERS** will result in the Class Action Federal Supreme Court Litigation seeking to leverage personal and professional accountability against incompetent or dishonest Family Court/Attorney/Child Welfare decision makers; described in attached **August 12<sup>th</sup> Letter Posting to Supreme Court Justices Breyer, Scalia and Fifteen member managed service list of President Barack Obama's Executive Staff and Officers and entered as Plaintiffs' Exhibit I. Reference: 07/20/09 Complaint, Exhibits A through H inclusive; Reference: CP9912-06081/2 and 2/2; JD6901-99-09; CCPDelCTY98-15494; CCP Philadelphia OC/9901120 (Honorable Retired Nicholas M. D'Alessandro); DHS#152335-B; Victim Impact Statement to Hon. Sheldon C Jelin; Pennsylvania Crime Victim Compensation Claim No.: 20-0066-B will be included with Plaintiffs Responses, labeled J through Q** which cannot be entered until such time as Family Court lawfully serves co-defendants' grave and serious 7/21/09 counterclaims upon plaintiffs.

**XII. Scanned Correspondence of Timothy E. Possenti, V. Richard Roeder PhD. To Fern Brown Caplan egregiously suggesting to leave babies Ezekiel and Arriyel with addiction impaired client until Fern Brown Caplan moved back court date January 25, 2009 having destroyed all Plaintiffs Petitions, Complaints and Evidence which were set to be heard November 23, 2009.**

[NEXT PAGES]



TIMOTHY E. POSSENTI,  
ESQUIRE, P.C.

30 West State Street  
P.O. Box 715  
Media, Pennsylvania 19063  
610-627-5560  
Fax: 610-627-5562  
Email: TEPEsqire@aol.com

August 19, 2009

**VIA FAX 215-686-2913**

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

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

Dear Master Caplan:

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

I received these items at my office yesterday morning and I apologize it has not until today to send them to you. Your attention is most appreciated.

Very truly yours,

TIMOTHY E. POSSENTI

TEP/lsp  
Encl. (as stated)

cc Mr. Erick Brown

V. Richard Roeder's faxed Positive for Cocaine Faxed Results to Possenti, show Timothy Possenti actually received the Positive for Cocaine and Crack Cocaine Results the evening of August 17<sup>th</sup>, the same day Fern B. Caplan wrote Financially Incited Corrupt order.

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

**Tim Possenti**

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

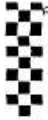
**FINANCIALLY INCENTED - V R Roeder, PhD. Is actually a Delaware County Custody Evaluator who lives in media close to Family Court favored Timothy E Possenti. As a Certified School Psychologist, V. Richard Roeder, PhD offers to manipulate Positive for Cocaine and Crack Cocaine Drug Screen Results by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

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

AUG-17-2009 08:54 PM

610 892 9997

P. 01



P. O. Box 220  
Wallingford, PA 19086  
Voice: 610-892-0800  
Fax: 610-892-9997

**V. Richard Roeder, Ph.D.**  
**PA Licensed Psychologist**  
**PA & NJ Certified School Psychologist**

# Fax

To: <u>Timothy Pessenti, Esq</u>	Business:
Fax: <u>610 627-5562</u>	Pages: <u>1/1</u>
Re:	Date:

This fax transmission may contain confidential and/or privileged information protected by various federal and state laws regarding mental health and/or drug and alcohol records. If this fax was received in error, please respect the private nature of the document(s) and contact the sender at the number above immediately. Thank you.

Hair analysis results from Psychemedics Corp. for client E.B. identified by their personally recognized identification number. You may contact me if you have any questions.

# PSYCHEMEDICS

C O R P O R A T I O N

## HAIR ANALYSIS DRUG TEST RESULTS

Patented Technologies

CLIENT

Voice: (810) 892-0800 / Fax: (810) 892-9997

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

Client Code: RICOE Entity ID: 10011965 OCF ID: K522563	Date Collected: 08/12/2009 Date Received: 08/13/2009 Date Reported: 08/17/2009 Test Use: Other	Lab ID: 116255941 Subject ID: 256-41-9031 Sample Length: 0 to 3.9cm <i>95-120 days</i>
--	---	---

Drug:	Result:	RIA Cutoffs:	Mass Spec Cutoffs:
<b>COCAINE</b>	Mass Spec POSITIVE	5 ng/10mg	5 ng/10mg
Parent drug and Metabolites present			
Cocaine:	Positive 13.5 ng/10mg		
Benzoylcegonine:	Positive 2.4 ng/10mg		
Cocacethylene:	Positive 1.8 ng/10mg		
Nor-Cocaine:	Positive 0.7 ng/10mg		

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

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

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

  
 Gloria Ameigeiras, MT (ASOP)

\* \* \* Communication Result Report ( Aug. 19. 2009 4:09PM ) \* \* \*

Fax Header)

Date/Time: Aug. 19. 2009 4:08PM

File No.	Mode	Destination	Pg(s)	Result	Page Not Sent
2646	Memory TX	12156862913	P. 4	OK	

Reason for error  
 E. 1) Hang up or line fail  
 E. 2) Busy  
 E. 3) No answer  
 E. 4) No facsimile connection  
 E. 5) Exceeded max. E-mail size



TIMOTHY E. POSSENTI,  
 ESQUIRE, P.C.

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

August 19, 2009

VIA FAX 215-686-2913  
 Master Fern B. Caplan, Esquire  
 Philadelphia County Court of Common Pleas  
 Family Court Division  
 1131 Chestnut Street  
 Philadelphia, PA 19107

RE: *Grinze and Brinson v. Brown and Grinze*; No. 000705124

Dear Master Caplan:

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

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

Very truly yours,

*[Signature]*  
 TIMOTHY E. POSSENTI

TEP/ep  
 Enc. (as stated)

cc Mr. Erick Brown

Ms. Rosanne Grinze & Mr. Willie Brinson  
 8239 Frankford Ave., Apt. 110, Phila., PA 19136

Ms. Lorraine Grinze  
 4009 Green St., 2<sup>nd</sup> Floor, Phila, PA 19104

12. The best interest of the child(ren) will be served by granting the relief requested because

The children are not safe in rooming house or being left with new girlfriend and her older children.

*Plaintiff Petitioner Grandparents have Attached Sworn Notarized Statements in Aff. Davit with Proof Exhibits A, B, C, D, E, F, G + H + detail Requested Reliefs*

13. Plaintiff requests the court to grant plaintiff (circle all the types of custody requested) legal custody, physical custody, partial custody, visitation of the child(ren).

*detailed at bottom of this page.*

WHEREFORE, plaintiff requests the court to grant this petition.

*Grandparents' Sworn Statements Notarized Aff. Davit with Proofs total 47 pages are Attached.*

Date 7/20/2009

*X Roxanne Grinage, Grandmother  
X Willie L. Brown, Grandfather*  
Plaintiff

I verify that the statements made in this complaint are true and correct. I understand that false statements herein are made subject to the penalties of 18 PA. C.S.A. § 4904 relating to unsworn falsification to authorities.

Date 7/20/2009

*X Roxanne Grinage, Grandmother  
X Willie L. Brown, Grandfather*  
Plaintiff

PLAINTIFF/PETITIONER GRANDPARENTS RESPECTFULLY PRAY COURT, DHS, AND LAW ENFORCEMENT GRANT RELIEFS THAT WILL PROTECT BABIES EZEKIEL BROWN (DOB: 9/22/06) AND ARRIYEL R. BROWN (DOB: 07/22/08) IN THE FOLLOWING WAYS:

- a. ORDER BOTH PARENTS, LORRAINE GRINAGE BROWN and ERICK L. BROWN, TO RETURN EZEKIEL (dob: 09/22/06) and ARRIYEL (dob: 07/22/08) to the children's familiar safe home of Grandparents, Roxanne Grinage and Willie Brownson, 8239 Frankford Avenue, Apt. 110, Philadelphia, Pa. 19136, to be reunited with the children's familiar toys, books, clothes, beds, nutritious meals, learning to read, walk, talk, potty training, pbs, sesame street and national geographic online activities and tutorials, and stability for a PERIOD OF AT LEAST SIX (6) MONTHS. PLEASE GIVE GRANDPARENTS' PERMISSION TO ASK POLICE TO HELP RETRIEVE THE CHILDREN FROM EITHER THE MOTHER OR THE FATHER'S GIRLFRIEND'S HOUSE.
- b. ORDER BOTH PARENTS, LORRAINE GRINAGE BROWN and ERICK L. BROWN to demonstrate to Court, DHS or law enforcement, safe residence, source of income, and that they are addressing their long term behavioral health problems, including Lorraine's depending on relationships to pay her way, giving boyfriends, associates and abusive husband Erick and his associates/girlfriends and older children access to Babies Ezekiel and Arriyel. Please Order Erick L. Brown to demonstrate clean time before he has access to Babies Ezekiel and Arriyel Brown, for a PERIOD OF AT LEAST SIX (6) MONTHS.
- c. ORDER SUPERVISED VISITS FOR BOTH PARENTS, LORRAINE C. GRINAGE OR ERICK BROWN TO OCCUR IN A PUBLIC PLACE FOR A PERIOD OF AT LEAST SIX (6) MONTHS.

ORDER ARREST OF ERICK L. BROWN and/or LORRAINE GRINAGE BROWN and/or SAUNDRA SULLIVAN, IF EITHER OR ALL DEFENDANTS PARTICIPATE IN KIDNAPPING/TRANSPORTING THE CHILDREN FROM GRANDPARENTS' HOME, ANY COURT APPEARANCE, ANY NURSERY SCHOOL, TWELVE STEP RECOVERY MEETING, PLAYGROUND, OR ANY DHS APPOINTMENT for a PERIOD OF AT LEAST SIX (6) MONTHS.

ORDER SAUNDRA SULLIVAN STAY AWAY FROM BABIES EZEKIEL AND ARRIYEL BROWN. SAUNDRA SULLIVAN HAS CRIMINAL INTENTIONS REGARDING LORRAINE and ERICK BROWN'S CHILDREN, EZEKIEL and ARRIYEL BROWN. Plaintiff Grandparents have reason to believe that: (1) Philadelphia Civil Dockets show multiple car accidents where Plaintiff Sandra Sullivan settles out of court after minor child has been injured - Sandra Sullivan continues to drive Ezekiel and Arriyel in her vehicle with and without either parent while supposedly being completely hearing disabled, collecting full social security disability for hearing disability. Three (3) Civil Cases Auto Accident in 2002 and 2007 where Sandra Sullivan sued and settled where her minor aged daughter was injured and details of Accident Reports in 2002 and 2007 show she was hit because of her inability to hear. (2) Sandra Sullivan is defrauding Social Security Disability, earning money by assisting Erick Brown in his illegal repairs of cars on the street and at her house while collecting Social Security Disability for hearing disability; and (3) Sandra Sullivan announces pool parties at her house for neighborhood children when she is supposedly hearing disabled. Erick Brown is deaf in his left ear from a childhood injury. Sandra Sullivan is supposedly hearing disabled in both ears. PLEASE ORDER SAUNDRA SULLIVAN, (Father's Girlfriend) to STAY AWAY FROM BABIES EZEKIEL AND ARRIYEL BROWN FOR A PERIOD OF AT LEAST 18 MONTHS OR AS LONG AS THE COURT WILL ALLOW.

**UCC LIEN.** Plaintiff Grandparents offered Proofs that were Censored by Caplan in 7/20 Petition and Complaint 47 Pages Exhibits A through H. This says: ORDER SAUNDRA SULLIVAN STAY AWAY FROM BABIES EZEKIEL AND ARRIYEL BROWN, SAUNDRA SULLIVAN HAS CRIMINAL INTENTIONS REGARDING LORRAINE AND ERICK BROWN'S CHILDREN AND ARRIYEL BROWN. Plaintiff Grandparents have reason to believe that: (1) Philadelphia Civil Dockets show multiple car accidents where Plaintiff Sandra Sullivan settles out of court after minor child has been injured - Sandra Sullivan continues to drive Ezekiel and Arriyel in her vehicle with and without either parent while being hearing disabled, collecting social security disability for hearing disability. Three (3) Civil Court Cases Auto Accident in 2002 and 2007 where Sandra Sullivan sued and settled when her minor aged daughter was injured and details of Accident Reports in 2202 and 2007 show she was hit because of her inability to hear. (2) Sandra Sullivan is defrauding Social Security Administration, earning money by assisting Erick Brown in his illegal repairs of cars on the street and at her house while collecting Social Security Disability for hearing disability; and (3) Sandra Sullivan Announces pool Parties at her house for neighborhood children when she is supposedly hearing disabled in both ears. PLEASE ORDER SAUNDRA SULLIVAN, (Father's Girlfriend) to STAY AWAY FROM BABIES EXZEKIEL AND ARRIYEL BROWN FOR A PERIOD OF A LEAST 18 MONTHS OR AS LONG AS THE COURT WILL ALLOW.

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY

ROXANNE  
(Petitioner)

FAMILY COURT  
DOMESTIC RELATIONS DIVISION

vs.  
ROXANNE  
(Respondent)

DRS 2009-00144

TEMPORARY EX PARTE  
ORDER

AND NOW, THIS 20<sup>TH</sup> day of July, 2009, upon

Consideration of the matter before this Court, it is hereby

ORDERED, ADJUDGED AND DECREED that PENDING FURTHER ORDER OF COURT, MATERNAL GRANDMOTHER, ROXANNE GRINAGE AND MATERNAL STEP-GRANDFATHER, WILLIE BROWNSON A/K/A BROWNSON ARE AWARDED SHARED PHYSICAL AND LEGAL CUSTODY OF THE CHILDREN: EZEKIEL BROWN, D.O.B. 9/22/06 AND ARAIYEL BROWN, D.O.B. 7/22/08. ALL LAW ENFORCEMENT TO ASSIST IN THE FORTHWITH RETURN OF SAID CHILDREN TO THE CUSTODY OF THE MATERNAL GRANDPARENTS.

Michael G. Moran, Jr.  
Clerk of Court

BY THE COURT:  
[Signature]

CLERK OF COURT  
PHILADELPHIA COUNTY

NEW JERSEY COURT OF PA  
JULY 20 2009

6. CIRCLE ONE:

- A. A complaint/petition is being filed with this petition.
- B. A complaint/petition was filed on \_\_\_\_\_ (date) and a hearing has been scheduled on \_\_\_\_\_ (date).

Grandparents' 11 page Notarized Affidavit + 30 pp Proofs Attached 07/20/09

7. Petitioner believes that a situation exists that requires an emergency listing because:

- a. On 07/05/09 Erick Brown (father) moved in with a woman & her 13 yr old son & 18 yr old daughter he met in May when grandparents confronted him about his latest drug & alcohol relapse & leaving the kids with girlfriend & older children until 10:30pm same day kids got shots & needed to be watched for convulsions.
- b. On 07/10/09 Lorraine Grinage (mother) took Ezekiel and Arriyel from their familiar home, toys, clothes, potty training and learning to read, with grandparents who have cared for and supported the children all of their lives, to her room in a rooming house where she has her boyfriend, Russell Robinson, visit overnight.
- c. 07/13 - 07/15, Lorraine told grandmother she sent kids to stay with Erick Brown and new girlfriend's older kids overnight in exchange for Erick promising to pay her child support. Both Parents are endangering babies Ezekiel and Arriyel by having them sleeping around & leaving babies with boyfriends/girlfriends & older kids.

and 7/17 thru 7/19 - Lorraine told us last night kids at 972 Anchor St. with Sandra Sullivan on 7/20 + 7/21

Please help us go with police to get Ezekiel & Arriyel. We have no contact - NO way of knowing what is happening to them at 972 Anchor

WHEREFORE, petitioner respectfully requests that this honorable court grant the following relief

Grandparents pray for Reliefs listed in Notarized Affidavit with Proof Exhibit A, B, C, D, E, F, G and H and AS Summarized and Pasted at the bottom of this Page. Petitioner

Date: 07/20/2009  
July 20, 2009

X Roxanne Grinage Grandmother  
X Willie & Rosemarie Grandfather

I verify that the statements made in this petition are true and correct. I understand that false statements herein are made subject to the penalties of PA. C.S.A. § 4904 relating to unsworn falsification to authorities.

Date: 07/20/2009  
07/20/2009

X Roxanne Grinage  
X Willie & Rosemarie Grandfather

PLAINTIFF/PETITIONER GRANDPARENTS RESPECTFULLY PRAY COURT, DHS, AND LAW ENFORCEMENT GRANT RELIEFS THAT WILL PROTECT BABIES EZEKIEL BROWN (DOB: 9/22/06) AND ARRIYEL R. BROWN (DOB: 07/22/08) IN THE FOLLOWING WAYS:

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ORDER ARREST OF ERICK L. BROWN and/or LORRAINE GRINAGE BROWN and/or SAUNDRA SULLIVAN, IF EITHER OR ALL DEFENDANTS PARTICIPATE IN KIDNAPING/TRANSPORTING THE CHILDREN FROM GRANDPARENTS' HOME, ANY COURT APPEARANCE, ANY NURSERY SCHOOL, TWELVE STEP RECOVERY MEETING, PLAYGROUND, OR ANY DHS APPOINTMENT for a PERIOD OF AT LEAST SIX (6) MONTHS.

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IN THE COURT OF COMMON PLEAS  
FAMILY COURT DEPARTMENT

ROXANNE GRINAGE  
PETITIONER

VS.

ERICK L. BROWN  
RESPONDENT

CAS

ORDER

AND NOW, THIS 17TH DAY OF AUGUST , 2009, IT IS HEARD

TEMPORARY ORDER

IN CONSIDERATION OF THE TESTIMONY AND EVIDENCE OF  
MATERNAL GRANDMOTHER'S EMERGENCY PETITION FOR CUSTODY  
MATERNAL GRANDMOTHER, MOTHER, FATHER, CHOP SOCIAL  
GIRLFRIEND, THE FOLLOWING TEMPORARY ORDER IS ENTERED  
BEFORE THE HONORABLE ELIZABETH JACKSON ON 1/25/10,  
11TH ST:

THE EX PARTE ORDER OF 7/20/09 IS HEREBY VACATED.

MOTHER LORRAINE GRINAGE AND FATHER ERICK BROWN SHALL HAVE  
CUSTODY OF THE CHILDREN EZEKIEL BROWN (9/22/06) AND  
(7/22/08).

FATHER SHALL HAVE PRIMARY PHYSICAL CUSTODY.

MOTHER SHALL HAVE PARTIAL CUSTODY EVERY SATURDAY  
AT OTHER TIMES AS AGREED AND ARRANGED BY THE PARTIES.  
SUITABLE HOUSING TO ACCOMODATE THE CHILDREN, HER VISITATION  
OVERNIGHT TO SUNDAY, EVERY OTHER WEEK. FATHER SHALL  
PICKUP AND DROPOFF TO MOTHER.

THE CUSTODIAL RIGHTS OF MATERNAL GRANDMOTHER ROXANNE GRINAGE  
DERIVATIVE OF MOTHER'S RIGHTS, SHALL BE SHARED WITH FATHER  
ARRANGED BETWEEN THEM.

THE CONFERENCE SCHEDULED FOR 11/23/09 BEFORE MRS. JACKSON IS  
CANCELLED.

LAW ENFORCEMENT PERSONNEL SHALL ASSIST IN THE IMPLEMENTATION OF  
ORDER IF NECESSARY.

THIS IS A TEMPORARY ORDER, WITHOUT PREJUDICE TO THE FINAL  
HEARING AS SET FORTH ABOVE.

OR622 \ REV 9/05  
FC128738

COPIES SENT  
PURSUANT TO Pa.R.C.P. 236(b)

*Fern B. Caplan*  
*Custody Master*

AUG 18 2009

FIRST JUDICIAL DISTRICT OF PA  
USER I.D.: KTW

*Lisette Shirdan*  
HONORABLE LISETTE SHIRDAN - HARRIS V.

UCC LIEN

FALSIFIED CASE CAPTION

FALSE RECORD. No evidence of Grandparents allowed by Caplan at 8-14 hearing.

FALSE RECORD. No requirements of proof for statements made against Plaintiff Mother and Grandmother, i.e., "Rambling", "Paranoid", History of Mental Illness, was required by Caplan.

CIVIL AND CONSTITUTIONAL RIGHTS VIOLATIONS

FERN CAPLAN IS HEARD ON DIGITAL RECORDING SAYING "WHATEVER" AND "I DIDN'T EVEN READ IT."

FINANCIALLY INCENTED CRIMINALLY ENDANGERING ORDER MADE BY CAPLAN 2 DAYS BEFORE SHE LEARNED POSITIVE FOR COCAINE AND CRACK COCAINE TEST RESULTS OF TIMOTHY POSSENTI'S CLIENT.

EVIDENCE CENSORED/DESTROYED  
ROXANNE GRINAGE CAN BE HEARD ON DIGITAL EVIDENCE FILE ASKING WITNESSES IF THEY HAD ANY KNOWLEDGE OF DISEASE OF ADDICTION AND FERN CAPLAN CONSTANTLY SUSTAINED POSSENTI'S OBJECTIONS TO DESTROY ALL EVIDENCE OF PRIOR DHS AND FAMILY COURT MALPRACTICE VICTIMIZATIONS OF GRINAGE/BROWN FAMILY AND ALL QUALIFIED EVIDENCE ABOUT THE FATAL DISEASE OF ADDICTION THAT IS TERMINAL IF NOT TREATED WITH HEALTH CARE.

RECORDS TAMPERING

The Date of First Judicial District Of PA Stamp is hand altered by "User ID KTW"