

2

FILED

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

MICHAEL M. BAYLSON Clerk
By _____ Clerk

Wade E. Lee, (father)
Plaintiff

vs.

Michael Nutter, et, al,
co-Defendant

CIVIL ACTION NO. 09-4945

2nd Amended Petition

Before: Honorable
Michael M. Baylson, J
Amended civil Action complaint

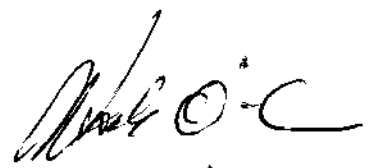
COMPLAINT

On March 6, 2009, Her Honorable Judge Paula Patrick Johnakin did conduct a hearing at 1801 Vine Street - Family Court, Philadelphia, Pa, seeking in for Honorable Judge Charles J. Cunningham III. Judge Johnakin, reversed the order of Charles J. Cunningham III, requiring D. H.S. et, al, to present Police Reports, that would verify, D. H.S. et, al, position that both Parents were outside of the home arguing, while Philadelphia Police officer Bowen, and others watched Wade D. Lee II for an ~~hour~~ (hour) and a half. Also, D. H.S. et, al, was instructed to explain how father, had current medical prescription and developmental reports, when D. H.S. et, al, swore under oath, that neither parent, had Wade D. Lee II taken for any hospital examinations. D. H.S. et, al, appealed the court order to Her Honorable Judge Paula Patrick Johnakin, whom "reversed the court order of Cunningham, and freed D. H.S. et, al, from any Evidentiary burden, relying on "three unconfirmed" reports from D. H.S. Agents, as evidence. Paula Patrick Johnakin, Judge, denied Parents, the right to produce witnesses on their behalf, refused to view any of Parents medical documentations on child, even those documents entered into evidence by Judge Cunningham. Judge Johnakin, then reversed a ~~per~~ previous order of Judge Cunningham III, that barred D. H.S. et, al, from applying "leg braces," to child, until D. H.S. et, al, had their physicians review

recommended by Parents chosen Physician. Paula Patrick
ohnakin, reversed that court order, violating Plaintiffs
Due Process Rights, and established on, "Instant Appeal Process"
violating Pennsylvania Rules of Appeals, and aborted the
Natural Process of Appeals.

Wherefore, we state; This Court Has Jurisdiction pursuant
to U.S. Ca. 14th Amendment, section 42 United States Constitutional
Amendment section 1983.

Plaintiff, is entitled to relief, and demand full return of Parental
Rights, including the right to select medical assistance of
their own choosing. The right to visit with child, while these
matters are being deciding, and finally, that 1.5 Billion dollars
be paid to Plaintiff, For damage done to character of Plaintiff
and Plaintiffs, business Investments.



BY: Wade D. Lee
Pro se
Plaintiff

January 10, 2010 (2010)

CONTACT INFORMATION SHEET

Civil Action No.: 09-4945

Name: Wade D. Lee
(Please print)

Address: 6416 Elmwood Ave,
Philadelphia, Pa. 19143

Phone #: 215-430-2156 (215-430-2156)
(Include area code)

E-mail address: none