

ELECTION 2014:

DALLAS, TEXAS VOTERS BEWARE OF LORI
CHRISMAN HOCKETT, JUDGE OF THE 255th
DISTRICT FAMILY COURT

"VOTERS BEWARE" OF THE SELECTIONS YOU
MAKE IN THE UPCOMING ELECTION IN DALLAS
COUNTY, TEXAS. THIS IS PARTICULARLY SO
WHEN IT COMES TO THE RACE FOR THE
255th DISTRICT FAMILY COURT CURRENTLY
PRESIDED OVER BY A RACIST, LEGALLY
INCOMPETENT, AND UNETHICAL JUDGE NAMED
LORI CHRISMAN HOCKETT.

THERE ARE NUMEROUS REASONS WHY
THIS INDIVIDUAL MUST NOT BE REELECTED.
ONE NEED TO GO NO FURTHER THAN A
CURSORY REVIEW OF THE TRIAL COURT AND THE
APPELLATE COURT FILES OF THE FOLLOWING
CASE NUMBERS. DF-09-7655-S; 05-09-
01375-CV; 05-11-01503-CV. AND 05-13-
00958-CV. IN RE: ZMANI' L. SHARIF,
AND LAKEITH AMIR-SHARIF VS. TEXAS
DEPARTMENT OF FAMILY,³ PROTECTIVE SERVICES,
(1.)

AND TEXAS ATTORNEY GENERAL'S OFFICE.

There you will discover some of the most REACTIONARY, ANTI-FATHERHOOD, CONTRADICTIONARY, AND OUTRIGHT MEAN SPIRITED OR WASTY DECISIONS AND ORDERS MADE BY LOREI CHRISMAN HOCKETT. DECISIONS AND ORDERS THAT HAVE PERMANENTLY AND NEGATIVELY AFFECTED MY LITTLE DAUGHTER'S EMOTIONAL AND MENTAL WELFARE. DECISIONS AND ORDERS THAT IGNORED MY PLEAS FOR PROTECTION FOR MY BABY GIRL WHO LIVED IN A CONSTANT STATE OF FEAR AS A RESULT OF HER MOTHER, ALIDA SMITH'S, RELATIONSHIP WITH A VIOLENT DRUG DEALER AND CONVICTED CHILD MOLESTER NAMED ERIC DONSHA GLENN (DOB FEB. 05, 1977). (SEE: Reporter's Records Vol. 2, Vol. 3, Vol. 4, Vol. 5, AND Vol. 6)

DECISIONS AND ORDERS THAT (DESPITE AN INVESTIGATION) I WAS FINALLY ABLE TO FILE "LOREI CHRISMAN HOCKETT AND TDFPS

to conduct into the domestic violence and
drug activity in and around the home
my daughter Imani was being raised)
resulted in a convicted Texas child
molester, drug dealer, and domestic
abuser named Eric Donsha Glenn
(DOB February 05th, 1977) being granted full
rights and custody of his three children
Eric Glenn Jr (Age 6), Alexander Glenn
(Age 3), and King Glenn (Age 1 1/2). Judge
Hockett also deemed it appropriate to
grant my daughter's mom Alida Lachelle
Smith (DOB February 10th, or 11th, 1978) full
rights and custody of our daughter. This
is despite the fact Smith initially lied
to the judge when questioned about the
child molester's family violence, drug
use and sells, and Smith's admission
that she is addicted to smoking "weed".
(SEE: TDFPS Report & Investigation No. #
42346903; AND Reporters Record Vol. 2 of 6,
3 of 6, 6 of 6)

IN RETURN FOR MY "FOUR (4) PLUS YEARS" OF PERSISTENT EFFORTS TO PROTECT MY BABY GIRL AS BEST I COULD FROM THIS PRISON CELL I CURRENTLY OCCUPY, JUDGE HOCKETT (ABSENT ANY SUFFICIENT, REASONABLE, AND LEGALLY RECOGNIZED BASIS); DECIDED THAT IT WAS APPROPRIATE AND PURPORTEDLY IN MY LITTLE GIRL'S "BEST INTEREST" THAT I BE COMPLETELY STRIPPED OF ALL MY PARENTAL RIGHTS TO COMMUNICATE WITH AND HAVE VISIT/ ACCESS TO AND POSSESSION OF MY CHILD.

NOW THANKS TO JUDGE LORI CHRISMAN HOCKETT (AND THE DALLAS, TEXAS COURT OF APPEALS HEADED BY CHIEF JUSTICE CAROLYN WRIGHT) MY LITTLE GIRL HAS NO WAY OF COMMUNICATING WITH ME. NO MEANS BY WHICH SHE CAN ALERT ME IF CONVICTED CHILD MOLESTER ERIC DONSHA GLENN (SEE: TEXAS SEX OFFENDER REGISTRY) EVER SEXUALLY ASSAULTS HER OR VIOLATES HER IN ANY MANNER. NO MEANS BY WHICH TO ALERT ME THAT ERIC DONSHA GLENN

is "AGAIN" pistol whipping her mother, smashing the windows out of the car occupied by her and her mother and siblings, forcing her mother to perform sex acts in front of her and her siblings, and/or committing other acts of domestic violence. My little girl now has no means by which to alert daddy about any drug activity in her home environment. (SEE: Reporter's Record Vol. 2 of 6, 3 of 6, 5 of 6, and 6 of 6)

BE MINDFUL THAT my child's mother has lied and tried her best to cover-up and minimize the above-described facts. The child's alleged maternal Aunt (who Judge Hockett appointed as a possessory conservator) admits knowing about the above-described facts and failing to take any actions to protect my little girl. The same applies for the maternal grandmother. (SEE: TDFAS Report; Investigation, Sonya Butler and
(5.)

REGINA PATTERSON'S STATEMENTS TO INVESTIGATORS)

IRONICALLY, FOLLOWING MY RELEASE ON BAIL IN
FEBRUARY 2007, FOR THE AGGRAVATED ASSAULT
CHARGE I AM CURRENTLY IN PRISON FOR,
I HAD FULL CUSTODY AND WAS RAISING MY
BABY GIRL "ON MY OWN." BY AGREEMENT SHE
WAS ONLY AROUND HER MOTHER ON WEEKENDS
AND SOME HOLIDAYS. THIS WAS DUE TO
LEGITIMATE CONCERNS ABOUT MY CHILD'S SAFETY
AND GENERAL WELFARE, PLUS HER MOTHER'S
OBVIOUS INABILITY TO PROVIDE AN ACCEPTABLE
HOME ENVIRONMENT TO RAISE A LITTLE GIRL IN.

I could go on and on but I believe my point has been made. If you are a male or female it doesn't matter. What does matter is that if you care about your parental rights and protecting those rights from arbitrary, capricious, and unreasonable court actions as those described above, then I urge you not to vote for Lori Christman Hockett of the 255th District Court, and encourage others to do likewise.

This is the first step in holding elected

Judges Accountable for their inexplicable
Rulings and orders, as well as for their
lack of integrity, fairness, prudence, ethical
conduct, and impartiality.

Your vote this year will select the
individual who is truly worthy of
presiding over the cases being heard
in the 255th District (Family) Court.

~~Lakeith Amir Sharif~~
September 16, 2014

P.S.

BE SURE AND FOLLOW THE APPELLATE COURT
PROCEEDINGS ONLINE AT [http://5th.tx
courts.gov](http://5th.txcourts.gov), TO GAIN A GREATER UNDERSTANDING
HOW CHIEF JUSTICE CAROLYN WRIGHT AND THE
MEMBERS OF THAT COURT OF APPEALS ADHERES
TO UNITED STATES SUPREME COURT PRECEDENT
ON THE ISSUES OF THE PARENT-CHILD RELATION-
SHIP, DUE PROCESS, EQUAL PROTECTION OF THE
LAWS, AND FUNDAMENTAL FAIRNESS.

(7.)