

December 11, 2014

Mr. Lakeith Amir-Sharif  
(TDCJ No. # 1505967)  
Ramsey II Prison Unit  
1200 FM 655  
Rosharon, Texas 77583-8602

Attn: Commissioner, Texas  
Department of Family & Protective  
Services (TDFPS); AND TDFPS  
Attorneys LAURA ANNE COLE  
AND CRAIG BONHAM

RE: Dallas Trial Case No. # DC-09-7655-S;  
Dallas Appeal No. # 05-13-00958-CV

"OPEN LETTER" TO TDFPS Commissioner  
And Counsels of Record:

I trust we all can  
agree that the TDFPS is an object  
(1.)

FAILURE with respect to the purported mission of your AGENCY, AND the Reality. Should you DARE disagree with me, then I trust you would have no problem with ANSWERING the following questions that TAXPAYERS AND other individuals deserve ANSWERS to. FOR INSTANCE:

(A) Why did the TDFRS AND EACH of you neglect to take prompt AND appropriate actions to protect my 3½ - year old daughter when it was made known to TDFRS my daughter was being terrorized by "convicted child molester" Eric Lonsha Glenn Sr.?

(B) It took me <sup>4</sup>four (4) years" AND A "court order" before either of you AND your TDFRS showed ANY concern for my little girl. Why? Is that your idea of being an alleged "family protective services" Agency?  
(2.)

(c) In light of the tangible evidence and testimony on record in the 255<sup>th</sup> District Court, case number DC-09-7655-S; ARE the claims made by TDF's investigator Pablo R. Aquilar "A lie" or "cover-up"? (SEE: Pablo's July 13, 2009, letter to me)

(d) If it were not for "my" persistent efforts to protect my child following my 2008 incarceration, what did either of you do to protect her, and when?

(e) My child's mother, grandmother Regina Patterson, and Aunt Sabina Butler "All" either lied about the "abuse, violence, and drugs" in the child's home or they concocted these facts. Justify your arguments in favor of my parental rights being abridged and/or terminated.

(f) If my efforts from this prison cell has helped to protect my little girl, then justify your requests to abridge and/or

TERMINATE my parental rights.

(g.) If it was "I" who WAS RAISING my little girl "on my own" prior to my wrongful conviction and incarceration, justify the rulings made by judge Lodi Hockett, which each of you have supported since 2012.

(h.) If you three individuals support judge Hockett's decision to place three (3) minor children in the care, control, and custody of a known child molester and drug dealer "without" any home studies being conducted nor any other services from TAFS being offered; justify your support for judge Hockett's orders that have and continue to attack the natural rights existing between my daughter and I, absent any reason for such.

I could go on and on, but I believe

(4)

EVERYONE WHO READS THIS ON THE  
INTERNET RECOGNIZES THAT ALL THREE  
OF YOU AND JUDGE LOUI CHISMAN  
HOCKETT HAVE FAILED MY DAUGHTER, ME,  
AND THE TAXPAYERS WHOSE HARD EARNED  
DOLLARS PAY YOUR SALARIES, AND COSTS FOR  
THE COURT PROCEEDINGS INVOLVED.  
THE QUESTION NOW WHAT EVERYONE  
MUST ASK IS, DOES THE FIFTH DISTRICT  
COURT OF APPEALS OF TEXAS AT DALLAS  
HAVE THE INTEGRITY, ETHICAL VISION,  
AND POLITICAL COURAGE TO ISSUE AN  
OPINION IN APPEAL NUMBER 05-13-00758-  
CV THAT: (1) PROTECTS MY RIGHTS TO AN APPEAL  
AND (2) PROTECTS THE PRECIOUS NATURAL  
RIGHTS OF THE PARENT-CHILD RELATIONSHIP  
I'VE SHARED BY ME AND MY LITTLE  
PRINCESS.

LAS/

Sincerely,  
~~LAKETHANKS~~ SHARP