

Petitioner, Matt Worrell, that “Daddy put Mommy in jail just because he can” and because Mommy can’t afford a lawyer continues to present a quality of life that can only be described as terroristic, and one that further constitutes an assault on the American family, namely, mine. I implore and reasonably and rationally insist that anyone privy to this notarized declaration made out of good faith and truly in the “best interests” of my child who has any power whatsoever to immediately return my son to me by reason of complete lack of any probable cause or imminent physical danger or exigent circumstances in the Cause of Julian Jacob Worrell, A CHILD that necessitated illegally seizing my son without a court order on May 08, 2012. Please also let it be noted for the court record that not a single person from “The Department” ever came to my current address to conduct a home evaluation or investigate any possible life-threatening dangers to my son’s physical health or welfare that it is within my personal knowledge would not have been found even if someone had truly conducted themselves professionally and with due diligence and respect for the very same law sanctimoniously self-professed by Ms. Harvick and many other involved parties. To date, I have yet to even be invited to any Family Team Meeting, see any reasonable findings or probable legal cause to support the court-ordered psychosocial psychological evaluation and release of my personal medical records by way of official jury trial criminal adjudication that alleges I am guilty of child abuse or neglect or any other false allegations to which I have become a favorite target and victim in Harris County Texas, nor have I seen or signed any Family Service Plan, Parent Child Safety Plan, Home Study that should have