

been filed with the court by the Department, or any written reasonable excuse for not so doing by "The Department," no due diligence was attempted let alone documented to contact or conduct criminal background checks on any of the ten people I listed for possible placement in lieu of foster care that I voluntarily provided, no medical history form or Parent/Caregiver Authorization Form as cited in the CPS (DFPS) Manual titled, *While Your Child is in Our Care*, not to mention that time limitations explicitly stated in such manual have been met. I have yet to be informed of my son's progress in educations, <sup>P.O.S.</sup> field trips, or Child Service Plan (counseling,) or medical or dental health. I did however observe on June 13, 2012 my son to have long, dirt-encrusted fingernails, that he was wearing oversized, used/borrowed clothes—his father would always return him to my custody in Nancy's children's underwear, and was in much need of hair cut and sunshine. Similarly, my son admitted on aforesaid visit that he was going to start school with Nancy's children (not Grandma Diane's school zone), and had been having frequent telephone and other non-court approved visitation with his father. My mother said she noticed a small bruise or mark on his chin at the same visit. I did leave a voice mail for Ms. Robin Gray after I left the CAC. Similarly, I informed Ms. Gray that since it was no longer within my right, someone, perhaps Ms. Donna Everson, court-appointed guardian and attorney ad-litem for my son, should follow discharge instructions from Texas Children's Hospital and call Lisa Creamer for Chlamydia and Gonorrhea results and a six-to-eight (6-8) week visit to the child's regular family physician/pediatrician. I left

→ Please allow me to add an record that Matt James Werrell Vagisil on my son's eczema and said was J. his sister law in north 20 10