refused to answer the door to him when we spoke on May 08, 2012, are negligent and out-of-control with false presumptions, or, dare I say, bold-faced liars, at least in this case. It is my firm belief that given Ms. Harvick's history and conduct in mine and my son's case, she should be the one taking a battery of not only psychological, but also intelligence tests. The fact that I tracked down my new caseworker before she contacted me further attests to the fact that I have fully cooperated with CPS whenever given the opportunity and legal findings (to include the morning of the ex-parte hearing on May 09, 2012 when I answered my phone on the first ring to Ms. Harvick to go out of my way to backtrack to her office to hand over my son's birth certificate, social security card, and immunization records for Ms. Harvick and Lesley Murray, who I met for the first time that morning and actually apologized to for any possible miscommunication. With regard to why I reported Ms. Lesley Murray to the Office of Consumer Affairs, please consider the following: On the morning of Thursday, May 03, 2012 (just hours before Officer Elton was to show-up with Petitioner, Matt Worrell to humiliate me in front of my child through intimidation and clearly in the name of the father's rights movement), Ms. Murray, who refused to identify herself to my son, or to me without contempt, let alone her employee number, which allegedly they do not have (despite the DFPS website warned me to always ask to see caseworker's employee identification/badges) when she called my cell phone at approximately 11:30AM, initiated conversation by yelling at me through the phone, "You're a bad parent for letting your son answer the phone.!" I replied, Ma'am, my son is not allowed to answer my phone, but I have been busy getting