

get into trouble with law enforcement as it stated could happen on the DFPS website if a parent didn't cooperate, or even if they did—but that I was not going to be able to work with that specific caseworker. She said she would speak to Karen Coblentz, allegedly Ms. Murray's supervisor, about her personnel issues, and gave me her phone number. I called and left her a voice mail, but I never heard from or about Ms. Karen Coblentz.

Furthermore, my knowledge, albeit cursory, of Texas Family Code, Texas Administrative Code, American Bar Association's Recommendations for an attorney appointed to serve in a dual role capacity (to include guardian ad-litem) for children in neglect and abuse cases, Civil Practice and Remedies Code, and Disciplinary Rules of Professional Conduct, begs the question, why hasn't an ad-litem and/or guardian ad-litem for my son called me to schedule an appointment to speak with me one-on-one and assess our living situation and review scholastic achievement, token reward behavior and discipline systems, view scrapbooks and photographs, or evidence that corroborates my allegations about the same parent for whom "The Department" and Ms. Donna Everson avidly support as a model parent and/or candidate for adoption and sole custody which inherently equates to "termination" of my parental rights?

Additionally, if Sergeant Lilly or another officer or government agency does deliver on (or plans on delivering on) his promise to "come back" for me with or without the aid of Assistant County Attorney and lead counsel for "The Department," Mr. William Sumner Frazier (for County Attorney Mr. Vince Ryan)